

**CLARK REGIONAL EMERGENCY SERVICES AGENCY  
INTERLOCAL COOPERATION AGREEMENT**

THIS IS AN AGREEMENT entered into under the Interlocal Cooperation Act (Chapter 39.34 R.C.W.) between Clark County, the Cities of Battle Ground, Camas, La Center, Ridgefield, Vancouver, Washougal, and Yacolt, and Clark County Fire District's 1, 3, 6, 9, 10, 11, 12, 13, and 14, and North Country EMS, and Cowlitz-Skamania Fire District #7 (hereinafter the "parties"), by which the parties agree to establish and participate in consolidated communications services and emergency management services hereby designated as "Clark Regional Emergency Services Agency" (hereinafter "CRESA"), formally known as Clark Regional Communications Agency, under the direct supervision of the CRESA Administrative Board herein created; and that CRESA shall perform the emergency communications and emergency management services work for all parties, including budgeting, staffing, equipment procurement and utilization, and operations. This agreement replaces and supersedes the Clark Regional Communications Agency (CRCA) Interlocal Agreement entered into January 6, 1976, and amended June 21, 1994; the Clark County Department of Emergency Services Interlocal Agreement entered into January 15, 1981, and amended May 21, 1981 and August 17, 1990; and the Clark County 800 MHz Simulcast and Trunking Radio Services Contracts entered into by participating agencies in 1997.

WHEREAS, this agreement is formed to be consistent with the provisions and terms of the "Interlocal Cooperation Act" pursuant to RCW 39.34 et seq.; and

WHEREAS, the Washington State RCW 38.52 provides for the establishment of emergency communications through enhanced 9-1-1 service and encourages under related laws local plans that detail how enhanced 9-1-1 will be implemented in the most efficient and effective manner with priority for state assistance given to those developing consolidated or regional 9-1-1 systems; and

WHEREAS, the Washington State RCW 38.52 further provides for the establishment of a local organization for emergency management services in which two or more political subdivisions may join for the establishment and operations thereof; and

WHEREAS, it is believed that each of the parties and the public will benefit through regional coordination and economies of scale if such communications and emergency management activities continue to be consolidated; and

WHEREAS, on January 6, 2000, the CRCA Administrative Board approved the CRCA strategic plan including in part the agency's mission, governance structure, funding and resource development, including the elimination of the Clark County Department of Emergency Services Executive Board and that all functions of CRCA emergency management and emergency communications services be under the direct supervision of a single administrative board established herein; and

WHEREAS, based on this strategic plan, a financial task force has identified the need for and made recommendations to CRESA (formerly CRCA) to establish long term funding options to ensure quality regional emergency management and emergency communications service, financial responsibility to its stakeholders, equitable costs allocation practices, and independence; and

WHEREAS, based on the January 6, 2000 CRCA strategic plan and the financial task force recommendations, it appears to be in the best interest of the public and of the users of regional emergency management and emergency communications services to replace and supercede the CRCA Interlocal Agreement, the Clark County Department of Emergency Services Interlocal Agreement, and the Clark County 800 MHz Simulcast and Trunking Radio Services Interlocal with this Interlocal Agreement;

NOW, THEREFORE,

THE PARTIES AGREE AS FOLLOWS:

1. PURPOSES.

The purposes of this agreement are:

- a. To replace and supersede the Clark Regional Communications Agency (CRCA) Interlocal Agreement entered into January 6, 1976, and amended June 21, 1994; the Clark County Department of Emergency Services Interlocal Agreement entered into January 15, 1981, and amended May 21, 1981 and August 17, 1990; and the Clark County 800 MHz Simulcast and Trunking Radio Services Contracts entered into by participating agencies in 1997.
- b. To provide regional 9-1-1 dispatch services, a regional 800 MHz and conventional radio system and services, and regional emergency management services in all incorporated and unincorporated areas of Clark County which are under the jurisdiction of any member of this agreement;
- c. To provide through contract, to Clark County and Emergency Medical Services (EMS) District #2, the material and staff support for regulatory and contract administration functions within EMS District #2 and within the jurisdictions which have adopted a Uniform EMS Ordinance and which are signatories to the 1995 EMS Interlocal Cooperation Agreement;
- d. To establish CRESA as a separate legal entity as authorized by RCW 39.34.030(3)(b);
- e. To establish a process of administrative oversight for such communications and emergency management services;

f. To establish a process for other jurisdictions and public service entities to become participants in this agreement; and

g. To provide members of this agreement 9-1-1 dispatch services, 800 MHz and conventional radio system and services, and emergency management services that are enhanced through regional coordination and economies of scale.

2. DEFINITIONS.

Unless a different meaning is plainly required by the context, words and phrases used in this agreement shall have the meanings attributed to them in R.C.W. 38.52, 39.34, and 82.14, provided that in case of any conflict, Clark County Ordinance , codified at Ch. 2.48 Clark County Code, shall control:

a. "800 MHz and conventional Radio System and Services" means a countywide radio communications infrastructure comprised of 800 MHz voice/data microwave systems and the VHF county fire radio system.

b. "9-1-1 Dispatch Services" means the regional organization for 9-1-1 call taking and radio dispatch for law enforcement, fire and ambulance providers within Clark County and portions of Cowlitz and Skamania County.

c. "Emergency Management Services" means the program that assists participating jurisdictions in preparing for, responding to, and recovering from major emergencies and disasters pursuant to R.C.W. 38.52.

d. "Emergency Medical Services District #2" means the area within Clark County established under RCW 36.32 and Clark County Ordinance 1991-09-23 for the purposes of uniform EMS regulation and group purchasing of ambulance services established under the EMS Interlocal Cooperation Agreement.

- e. “Executive Head” and “Executive Heads” means the county executive in those charter counties with an elective office of county executive, however designated, and, in the case of other counties, the county legislative authority. In the case of cities and towns, it means the mayor in those cities and towns with mayor-council or commission forms of government, where the mayor is directly elected, and it means the city manager in those cities and towns with council manager forms of government. Cities and towns may also designate an executive head for the purposes of this chapter by ordinance.
- f. General purpose governmental jurisdiction means the state, a city, or a county.
- g. “Small city” means the cities of Battle Ground, Camas, LaCenter, Ridgefield, Washougal, and Yacolt.
- h. “Super-majority” means a majority of the members of the CRESA Administrative Board entitled to vote, plus one.
- i. “User Cost Allocation” means the allocation of the cost of dispatch operations determined by the Administrative Board for the purposes of calculating the members’ obligations to contribute to the funding of such operations for the year in which a notice of withdrawal or termination is given.

3. PARTICIPATION.

Clark County and the Cities of Battle Ground, Camas, LaCenter, Ridgefield, Vancouver, Washougal and Yacolt, and Clark County Fire Districts 1, 3, 6, 9, 10,11, 12, 13, and 14,

and NCEMS, and Cowlitz-Skamania Fire District #7 participate in the formation and operation of CRESA for the purpose of consolidated 9-1-1 dispatch and regional 800 MHz and conventional radio system and services. Clark County and the Cities of Battle Ground, Camas, LaCenter, Ridgefield, Vancouver, Washougal, and Yacolt also participate in CRESA for the purpose of consolidated emergency management services. General purpose governmental jurisdictions and public service providers may join CRESA for consolidated 9-1-1 dispatch and regional 800 MHz and conventional radio system and services upon approval of the CRESA Board and by executing this agreement. Other organizations who are neither general purpose governmental jurisdictions or public service providers may participate in consolidated 9-1-1 dispatch and regional 800 MHz and conventional radio system and services through separate service agreements. General purpose governmental jurisdictions may also join the formation and operation of CRESA for the purpose of consolidated emergency management services by executing this agreement.

4. MEMBERSHIP AND VOTING RIGHTS OF THE CRESA ADMINISTRATIVE BOARD.

The CRESA Administrative Board shall consist of nine (9) persons serving indefinite terms, each of whom are delegated one vote, and consisting of the following members:

- a. Clark County Administrator or designee, who shall not hold an elected county position
- b. Vancouver City Manager or designee who shall not hold an elected position
- c. Small City representative appointed by the small city mayors who may hold an elected or non-elective position with one of the Small Cities
- d. Clark County Sheriff or designee

- e. Police representative appointed by the Clark County Regional Law Enforcement Planning Council
- f. Vancouver Fire Department representative
- g. Fire representative appointed by the Clark County Fire Chief's Association
- h. A Chief Financial Officer of a large business or industry doing business in Clark County appointed by the Local Emergency Planning Committee established pursuant to WAC 118-40-150/160
- i. Representative from an EMS district providing public transport services in Clark County.

The membership and structure of the CRESA Administrative Board may only be modified through an amendment to this agreement, recommended by a Super-majority of the Administrative Board, and approved by the majority of the participating agencies.

The CRESA Administrative Board may, in the event of a permanent vacancy on the Board, solicit the appointment of a replacement member from the appointing authority. In the event the appointing authority fails to appoint a replacement within sixty (60) days of the Board's request, the Board may select a person to fill that vacancy.

5. AUTHORITY AND RESPONSIBILITIES OF THE CRESA ADMINISTRATIVE BOARD.

The CRESA Administrative Board shall have the authority and the responsibilities to provide policy and legislative direction for CRESA and its administration, and in particular shall:

- a. Establish bylaws that govern the procedures of the CRESA Administrative Board;

- b. Recommend appropriate action to the legislative bodies of the participating members;
- c. Appoint the CRESA Director. For emergency management services only, the CRESA Administrative Board will recommend their selection for director to the executive heads of the participating political subdivisions (county, cities, and towns). The executive heads of the participating political subdivisions by joint action may appoint the director for purposes of emergency management services pursuant to RCW 38.52.070.
- d. Supervise the activities of the CRESA Director;
- e. For 9-1-1 Dispatch Services and 800 MHz and Conventional Radio System Services, establish cost allocation formulas, rates, and appropriate service charges for such services provided to members, subscribers or participating agencies in consultation with the CRESA Financial Subcommittee;
- f. Establish or cause to be established a fund or funds as authorized by RCW 39.34.030 for the operation of CRESA, provided that with respect to funds for Emergency Management Services those funds shall be administered pursuant to RCW 38.52;
- g. Enter into agreements with, and receive and distribute funds from any federal, state or local agencies, provided that with respect to funds for Emergency Management Services those funds shall be administered pursuant to RCW 38.52;
- h. Determine what services shall be offered and under what terms they shall be offered;

- i. Review and adopt the annual budget and amendments, provided that with respect to Emergency Management Services its budget shall be adopted pursuant to RCW 38.52, and for Emergency Medical Services its budget shall be adopted pursuant to CRESA's contract for services with Clark County and EMS District #2;
- j. Review and approve budget expenditures and, in the case of expenditures related to financing for which bonds were issued, including any expenditures for arbitrage rebate liability associated with those bonds;
- k. Enter into agreements with third parties for services necessary to fully implement the purposes of this agreement;
- l. Purchase, take, receive, lease, take by gift, or otherwise acquire, own, hold, improve, use and otherwise deal in and with real or personal property, or any interest therein, in the name of CRESA; subject to the provisions of Section 7 for obtaining the recommendations of the Financial Subcommittee for long term capital debt financing;
- m. Sell, convey, mortgage, pledge, lease, exchange, transfer, and otherwise dispose of its property and assets; subject to the provisions of Section 7 for obtaining the recommendations of the Financial Subcommittee for long term capital debt financing;
- n. Sue and be sued, complain and defend, in all courts of competent jurisdiction in CRESA's name;

- o. Enter into contracts or agreements with future participating members and subscribers to provide 9-1-1 dispatch, 800 MHz and conventional radio, and/or emergency management services;
- p. Hold radio frequency licenses to enable CRESA to operate radio communications and dispatch systems to meet its public safety responsibilities;
- q. Provide 800 MHz and conventional radio subscribers access to the system;
- r. Review and adopt personnel, purchasing, and financial policies; and
- s. Any and all other acts necessary to further CRESA's goals and purposes.

6. AUTHORITY AND RESPONSIBILITIES OF THE CRESA DIRECTOR.

Upon the occurrence of a temporary or permanent vacancy in the director's position the CRESA Administrative Board shall appoint an interim Director for CRESA and, for emergency management services only, the CRESA Administrative Board will recommend their selection for interim director to the executive heads of the participating political subdivisions (county, cities, and towns). The executive heads of the participating political subdivisions by joint action may appoint the interim director for purposes of emergency management services pursuant to RCW 38.52.070.

The CRESA Director shall have the authority and responsibilities to administer the programs of the CRESA and policies adopted by the CRESA Administrative Board, and in particular shall:

- a. Prepare for consideration and adoption by the CRESA Administrative Board a proposed annual budget of revenues and expenditures for CRESA for the next calendar year;
- b. Prepare for consideration and adoption by the CRESA Administrative Board a proposed annual work plan for CRESA and previous year's work plan performance.

- c. Through the agreement established herein, and other appropriate contracts and agreements, provide regional 9-1-1 dispatch and regional 800 MHz and conventional radio system and services;
- d. Through the agreement established herein, provide the participating cities, towns, and counties with local emergency management services as established under R.C.W. 38.52;
- e. Through contract based on the Uniform EMS Ordinances and EMS Interlocal Cooperation Agreement, provide Clark County and EMS District #2 the material and staff support for regulatory and contract administration functions for the participating jurisdictions, within EMS District #2;
- f. Have the authority to hire, discipline, and discharge all CRESA personnel in accordance with personnel policies approved by the CRESA Administrative Board;
- g. Subject to approval of the CRESA Administrative Board, negotiate and execute any collective bargaining agreements with CRESA employees;
- h. Subject to approval of the CRESA Administrative Board, negotiate and execute any contracts for services not to exceed \$10,000.00;
- i. Administer all CRESA day-to-day operations consistent with the policies adopted by the CRESA Administrative Board.

7. FINANCING.

- a. For 9-1-1 Dispatch Services and 800 MHz and Conventional Radio System Services, so as to ensure appropriate funding of CRESA facilities, equipment and property related to 9-1-1 Operations, Enhanced 9-1-1/CAD, and Regional Radio Systems, the CRESA Administrative Board shall consider

recommendations from the CRESA Financial Subcommittee. Membership of the Financial Subcommittee shall consist at a minimum of five (5) of the following financial representatives: one (1) member from Clark County; one (1) member from the City of Vancouver; one (1) member from the small cities; one (1) member from fire districts; and one (1) member from CRESA staff. These financing recommendations shall include consideration of the options for funding of long term capital debt, equipment replacement, and ongoing operations as established under appropriate agreements and resolutions (see Exhibit A, Resolution 2000-11 on Financing and Equipment). These financial options shall also include cost allocation formulas, rates, and appropriate charges for services provided to members, subscribers or participating agencies (see Exhibit B, Current Cost Allocation Formula).

b. For Emergency Management Services a per capita charge shall be assessed to participating members. In calculating the per capita charge, a member's population (numerator) shall be divided by the total participating members' population (denominator) multiplied by that portion of the emergency management budget that is not reimbursed by the Federal Government through the State or other outside revenue sources. A member's population shall be based on the most recently published figures from the State Office of Financial Management ("OFM"). In the event that OFM does not publish such figures on an annual basis, the Director shall request such figures from OFM and, if provided, those figures shall be utilized. In the event of an emergency resulting in the necessity for the carrying out of emergency functions for the preservation and

protection of life and/or property, the cost of emergency management services provided by CRESA related to such emergency shall be borne by the emergency management fund balance (if any) and participating political subdivisions affected by such emergency; provided that the Director of CRESA shall obtain approval for such emergency expenditures from the executive head(s) of the benefited political subdivision(s) at the earliest opportunity. If in any case the CRESA Administrative Board cannot agree upon the proper division of cost, the matter shall be referred to the State Emergency Management Council for arbitration; and the decision of the Council shall be binding.

8. BUDGETING

For 9-1-1 Dispatch Services and 800 MHz and Conventional Radio System Services the CRESA Financial Subcommittee shall meet at least twice a year. The first meeting will be in the first quarter of the year to review the previous year's revenues and expenses to determine if CRESA is meeting the key principles and concepts established under appropriate financing agreements and resolutions. The second meeting will occur in the third quarter of the year to review preliminary baseline budget for the following year. Based on recommendations from the Financial Subcommittee, the Director of CRESA shall recommend the preliminary budget to the CRESA Administrative Board on or before August 15<sup>th</sup> of each year. This budget shall include: proposed services levels, baseline operations budget, any proposed enhancements, recommended capital equipment acquisition, and proposed financing methodologies. The CRESA Administrative Board shall preliminarily adopt the CRESA budget on or before September 15<sup>th</sup> of each year, and shall adopt the final CRESA budget on or before December 15<sup>th</sup> of each year.

9. FACILITIES AND PROPERTY

With the exception of the building located at 710 West 13<sup>th</sup> Street, Vancouver, Washington and the antennae tower sites property located in Washougal and Livingston Mountain, all equipment acquired for the support and operations of CRESA shall be under the ownership of CRESA upon the full payment of any outstanding debt related to such facilities, equipment, and property (see Exhibit C, CRESA Property Description). Until the debt is retired, the facilities, equipment, and property shall remain under the ownership of the entity incurring the debt for the acquisition of the equipment. Property that remains under the ownership of an entity other than CRESA, including but not limited to a participating governmental jurisdiction, shall allow for use of said property by CRESA as established under separate agreement (See Exhibit D, CRESA Lease and Use Agreement). Specific terms of financing, loan payment, possession, maintenance, and sales of such facilities, equipment, and property shall be established under separate agreement based on recommendation of the CRESA Financial Subcommittee and upon approval of the CRESA Administrative Board agreement (See Exhibit D, CRESA Lease and Use Agreement).

10. DURATION.

This agreement shall remain in full force and effect for a minimum of five years duration from its effective date and, unless earlier terminated or modified as provided herein, shall continue indefinitely.

11. MODIFICATION AND WITHDRAWAL.

Except as provided in Section 5, this agreement may be modified as agreed by a Super-majority of the CRESA Administrative Board; provided that with respect to provisions specific to Emergency Management Services those provisions of the agreement may be modified by

majority of the CRESA Administrative Board members representing cities, towns, and counties who are participating parties for Emergency Management Services.

At the end of four years, or any time thereafter, any party may withdraw from this agreement by giving one year's written notice of their intent to withdraw. Any withdrawal shall be effective no sooner than midnight of December 31<sup>st</sup> of the year following the giving of the notice.

A member that withdraws shall be entitled to compensation or be responsible for making payment as provided herein. Payment of such compensation or the responsibility to make payment shall be based upon the member's share of assets compared to the member's share of debt calculated as follows:  $(A \times B) - (A \times C) + D = N$

Where:

A = the withdrawing member's percentage of 9-1-1 Operations User Cost Allocation.

B = the depreciated fixed asset value of assets as determined annually by CRESA.

C = the amount of all outstanding loans and indebtedness, including arbitrage rebate, incurred by any entity (other than the withdrawing member) related to the operations of CRESA or the acquisition of assets for CRESA.

D = the withdrawing member's right to reimbursement of its capital contribution upon withdrawal as defined by a Super-majority of the parties at the time the capital contribution is made to the capital reserve fund. In the absence of such a definition, there shall be no reimbursement for the contribution.

N = the amount of compensation or payment the member is entitled to or responsible for.

Except as provided herein, a withdrawing member shall not be entitled to any additional compensation. Payment of "N" shall be due upon the effective date of the withdrawal. Upon withdrawal, the withdrawing member shall be entitled to possession of any property owned by it and used by CRESA. If a withdrawing member has made loans to CRESA or incurred debt for CRESA operations or the acquisition of CRESA assets, CRESA and all remaining members shall

continue to honor any agreement for the repayment of such loans or indebtedness as may have been agreed upon by the parties.

12. TERMINATION.

By a Super-majority vote of the CRESA Administrative Board, CRESA shall be directed to conclude business, and a date will be set for final termination, which shall be at least one (1) year from the date of the vote to terminate this agreement; provided that with respect to Emergency Management Services the agreement for such services may be terminated by a majority of the participating cities, towns, and counties for Emergency Management Services.

The amount of all outstanding CRESA liabilities, including arbitrage rebate, shall be calculated and each member shall contribute an amount of money equal to such liabilities multiplied by the member's percentage of User Cost Allocation. The contributions collected shall be used to satisfy the outstanding liabilities. If a member has incurred debt for the operation of CRESA or the acquisition of assets for CRESA, that member shall be paid by the other members an amount equal to the other members' percentage of User Cost Allocation multiplied times the amount of the incurred debt. Where the liability or debt consists of the obligation to make future payments, the amount of the liability or debt shall be determined by calculating the value of all future principal and interest payments discounted to a present value by using a discount rate that equals the Clark County Treasurer's Office investment earnings for the three months preceding the giving of the vote to terminate.

Upon the final termination, assets shall be distributed as follows:

a. the property which is the subject of the Lease and Use Agreement, Exhibit D, shall remain the County's property;

b. members shall have the right to bid upon other property on a cash basis and the property shall be transferred to the highest bidder upon receipt of payment. Proceeds shall be used first to satisfy any debt related to the acquisition of

the property, including arbitrage rebate. Remaining proceeds shall be distributed to members on the basis of their per cent of the User Cost Allocation;

c. remaining property shall be sold as surplus property. Proceeds shall be used first to satisfy any debt related to the acquisition of the property. Remaining proceeds shall be distributed to members on the basis of their per cent of the User Cost Allocation; and

d. all unexpended funds or reserve funds shall be used first to satisfy any debt related to the acquisition of the property. Remaining funds shall be distributed to members on the basis of their per cent of the User Cost Allocation

13. HOLD HARMLESS

Each party shall defend, indemnify and save all other parties harmless from any and all claims arising out of that party's negligent performance of this agreement. Any loss or liability resulting from negligent acts, errors, or omissions of the CRESA Administrative Board, CRESA Director and/or staff while acting within the scope of their authority under this agreement, shall be borne by CRESA exclusively. The Financial Subcommittee shall review options for obtaining liability insurance coverage for CRESA and the Administrative Board and report its findings to the Administrative Board by June, 2001. The recommendations should be prepared with the objective of removing CRESA from the County's self-insured risk pool. The CRESA Administrative Board shall annually review CRESA's liability and other insurance coverage after providing parties to this Agreement an opportunity to comment on the adequacy of such coverage.

14. EXISTING RIGHTS AND OBLIGATIONS.

The rights and obligations that CRCA has by virtue of any existing contract and agreements are hereby assumed by CRESA.

15. INTERLOCAL COOPERATION ACT COMPLIANCE.

This is an agreement entered into under Chapter 39.34, R.C.W. Its duration is as specified in Section 10. The organization, composition and nature of the CRESA Administrative Board are as specified in Section 4. Its purposes are as described in Section 1. Its manner of financing and budgeting is as described in Sections 7 and 8. Its termination is as described in Section 12. . The method for disposing of property upon withdrawal or termination is set forth in Sections 11 and 12.

16. NOTICES.

Notices required to be given under the terms of this agreement shall be directed to the following unless all parties are otherwise notified in writing:

CRESA Administrative Board Chair

Clark Regional Emergency Services Agency  
710 West 13<sup>th</sup> Street  
Vancouver, Washington 98660

17. VENUE.

The venue for any action related to this agreement shall be in the Superior Court in and for Clark County, Washington.

18. REPRESENTATION.

The Clark County Prosecuting Attorney's Office shall provide legal advise and act as counsel for CRESA; provided that in the event that a conflict exists between CRESA and any other client represented by the Prosecutor's Office, then the Vancouver City Attorney's Office shall provide such representation; and provided further that in the event that a conflict exists between CRESA and both any client represented by the Prosecutor's Office and any client represented by the City Attorney's Office, CRESA may retain outside legal counsel in that matter only.

19. ENTIRETY.

This document with its listed and attached Exhibits constitute the entire agreement of the parties.

20. SEVERABILITY.

If any section of this agreement is held by a court to be invalid such action shall not effect the validity of any other part of the agreement.

21. EFFECTIVE DATE.

This agreement shall go into effect among and between the parties upon its execution by all of the parties, as evidenced by the signatures and dates affixed below and upon its filing with the County Auditor as provided in Section 23.

22. RATIFICATION.

Acts taken in conformity with this agreement but prior to its execution are hereby ratified and affirmed.

23. EXECUTION AND FILING.

The parties agree that there shall be multiple original signature pages of this Agreement distributed for signature by the necessary officials of the parties. Upon execution, the executed original signature pages of this Agreement shall be returned to the Vancouver City Clerk, which shall file an executed original of this Agreement with the Clark County Auditor. The Vancouver City Clerk shall distribute duplicate conformed copies of the Agreement to each of the parties.

DATED this \_\_\_\_ day of \_\_\_\_\_, 2001.

**CITY OF BATTLE GROUND**

Attest:

By: \_\_\_\_\_  
William Ganley, Mayor

By: \_\_\_\_\_  
City Clerk for Battle Ground

Approved as to form:

\_\_\_\_\_  
City Attorney for Battle Ground

**CITY OF CAMAS**

Attest:

By: \_\_\_\_\_  
Dean Dossett, Mayor

By: \_\_\_\_\_  
City Clerk for Camas

Approved as to form:

\_\_\_\_\_  
City Attorney for Camas

**CITY OF LA CENTER**

Attest:

By: \_\_\_\_\_  
Elizabeth Cerveney, Mayor

By: \_\_\_\_\_  
City Clerk for La Center

Approved as to form:

\_\_\_\_\_  
City Attorney for La Center

**CITY OF RIDGEFIELD**

Attest:

By: \_\_\_\_\_  
Tim Thompson, Mayor

By: \_\_\_\_\_  
City Clerk for Ridgefield

Approved as to form:

\_\_\_\_\_  
City Attorney for Ridgefield

**CITY OF VANCOUVER**

Attest:

By: \_\_\_\_\_  
Pat McDonnell, City Manager

By: \_\_\_\_\_  
City Clerk for Vancouver

Approved as to form:

\_\_\_\_\_  
City Attorney for Vancouver

**CITY OF WASHOUGAL**

Attest:

By: \_\_\_\_\_  
Charles Crumpacker, Mayor

By: \_\_\_\_\_  
City Clerk for Washougal

Approved as to form:

\_\_\_\_\_  
City Attorney for Washougal

**TOWN OF YACOLT**

Attest:

By: \_\_\_\_\_  
Jim Robertson, Mayor

By: \_\_\_\_\_  
City Clerk for Yacolt

Approved as to form:

\_\_\_\_\_  
City Attorney for Yacolt

**BOARD OF CLARK COUNTY COMMISSIONERS  
FOR CLARK COUNTY, WASHINGTON**

By: \_\_\_\_\_  
Commissioner

Attest:

\_\_\_\_\_  
Clerk to the Board

\_\_\_\_\_  
Commissioner

Approved as to form:

\_\_\_\_\_  
Commissioner

\_\_\_\_\_  
Attorney for Clark County

**FIRE DISTRICTS**

Attest:

\_\_\_\_\_  
FIRE DISTRICT 1

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Attest:

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FIRE DISTRICT 3

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FIRE DISTRICT 6

Attest:  
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FIRE DISTRICT 9

Attest:  
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FIRE DISTRICT 10

Attest:  
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FIRE DISTRICT 11

Attest:  
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FIRE DISTRICT 12

Attest:  
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FIRE DISTRICT 13

Attest:  
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FIRE DISTRICT 14

Attest:  
\_\_\_\_\_

\_\_\_\_\_  
NCEMS

Attest:  
\_\_\_\_\_

\_\_\_\_\_  
COWLITZ-SKAMANIA FIRE DISTRICT 7

Attest:  
\_\_\_\_\_