

STAFF REPORT

Report To: Board of Supervisors

Meeting Date: July 6, 2017

Staff Contact: Sean Slamon, Fire Chief (sslamon@carson.org)

Agenda Title: For Possible Action: To approve an Interlocal Contract between the Truckee Meadows Fire Protection District and the Consolidated Municipality of Carson City, and to authorize the Mayor to sign the agreement on behalf of Carson City. (Sean Slamon)

Staff Summary: This interlocal contract strengthens Carson City's ability to receive automatic aid and mutual aid for fires or other emergencies when requested. Additionally, this aid would be provided without expectation of reimbursement for the first twenty four (24) hours from the time of response.

Agenda Action: Formal Action/Motion

Time Requested: 10 minutes

Proposed Motion

I move to enter into an Interlocal Contract between the Truckee Meadows Fire Protection District and the Consolidated Municipality of Carson City, and to authorize the Mayor to sign the agreement on behalf of Carson City.

Board's Strategic Goal

Safety

Previous Action

Carson City has had this agreement with the Truckee Meadows Fire Protection District for the past five years as part of its automatic aid and mutual aid program. This agreement is to provide for cooperation in fire management, and in all-hazard emergency support function activities as requested and authorized. This agreement also facilitates the exchange of personnel, equipment, facilities, supplies, services, and funds among the agencies.

This Agreement describes the conditions in which "mutual aid" periods are established to provide resources to each other on a non-reimbursable basis. This Agreement also describes the conditions of "Assistance by Hire" on a reimbursable basis. This agreement can be used to provide resources for Federal Incident Management Teams. The current agreement will expire in June, 2017.

Background/Issues & Analysis

This Interlocal Contract between the Truckee Meadows Fire Protection District and the Consolidated Municipality of Carson City is for the purpose of fire management, and support in all-hazard emergency functions. Without the ability to enter into this agreement critical resources would be depleted.

Applicable Statute, Code, Policy, Rule or Regulation

NRS 277.180 authorizes public agencies to contract with any one or more other public agencies for the purpose of performing governmental services.

Financial Information

Is there a fiscal impact? 🛛 Yes 🗌 No

If yes, account name/number:

Is it currently budgeted? 🗌 Yes 🛛 No

Explanation of Fiscal Impact: It is not possible to determine the fiscal impact. The impact will be based upon

the number and severity of the emergency incidents that occur within the Carson City proper.

Alternatives

To decline to enter into an agreement with the Truckee Meadows Fire Protection District. This would place the full financial costs of any emergency incident on Carson City.

Board Action Taken:		
Motion:	1)	Aye/Nay
	2)	<u></u>

(Vote Recorded By)

Cooperative Agreement between Truckee Meadows Fire Protection District and Carson City on behalf of the Carson City Fire Department

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In accordance with NRS 277.180, this Cooperative Agreement ("Agreement") is made and entered into this _____day of ______, 2017, by and between the Truckee Meadows Fire Protection District (hereinafter the "TMFPD"), a fire district formed under NRS Chapter 474, and Carson City, a consolidated municipality, on behalf of the Carson City Fire Department (CCFD),. At times herein the parties may be referred to as "agency" or "agencies." This Agreement is effective upon approval and execution by all agencies.

RECITALS

WHEREAS, each of the above-named entities maintains and operates fire/rescue organizations within their respective jurisdictions; and,

WHEREAS, on occasion each agency experiences fires or other emergencies of such a magnitude or simultaneous number that assistance of other fire response organizations would be beneficial in addressing the emergencies; and,

WHEREAS, it is deemed in the best interests of the public and citizens of the affected jurisdictions that TMFPD and CCFD provide both automatic aid and mutual aid to the other as set forth herein; and,

WHEREAS, the agencies hereto desire to enter into this cooperative agreement pursuant to NRS 277.180, to provide for the circumstances and procedures under which each agency will provide assistance, both Mutual Aid and Automatic Aid, in responding to fire and other emergencies when requested by the other party; and,

NOW THEREFORE, based upon the foregoing recitals which are incorporated by this reference, the agencies mutually agree to provide fire suppression equipment, facilities and personnel to each other under the following terms and conditions:

1. **Definitions.** The following definitions shall have the meaning ascribed to them:

- a. Agency Representative This person serves as the point of contact for the responding or requesting agency and has been delegated authority to make decisions on matters affecting that agency's participation at the incident.
- b. Annual Operating Plan The parties will meet annually, to prepare an annual operating plan (AOP). This AOP will include current rates for use of the Department's equipment and personnel, list of principal personnel, and any other items identified in this agreement.
- c. Assistance by Hire Assistance by hire is the provision to provide fire suppression or support resources to the other party on a reimbursement basis. All reimbursement shall be based upon rates established in the AOP.
- d. Automatic Aid Automatic aid means both parties are automatically dispatched, without a specific request, to an incident occurring in a designated area.

- e. Mutual Aid Mutual aid may be provided in the event of a specific request for assistance as set forth below.
- f. Requesting Agency The agency which experiences an incident in which assistance, whether mutual aid or automatic aid, is sought shall be known herein as the Requesting Agency.
- g. Responding Agency The agency providing assistance, whether through mutual aid or automatic aid, shall be known herein as the Responding Agency.
- 2. Request for Mutual Aid. When it is believed that mutual aid is necessary, a request for assistance shall be made by the most expedient manner possible. Both agencies shall provide a telephone number or telephone numbers to the other agency which should be used when requesting assistance from the Responding Agency. It is mutually agreed that either party may operate on the other parties' radio frequency.
- **3. Mutual Aid Resource Determination.** The Battalion Chief for the Responding Agency shall determine whether it has sufficient resources' available to provide mutual aid and respond to the request for assistance. If the Responding Agency has resources available to respond to the request for assistance, the Responding Agency will furnish the Requesting Agency firefighting equipment, personnel and facilities. Neither agency is obligated to reduce the level of resources available in the responding jurisdiction below that deemed reasonably necessary to provide the residents of the Responding Agency's jurisdiction with fire suppression services.
- **4.** Automatic Aid. The parameters of Automatic aid and the attendant response areas are set forth in the AOP. The AOP may be modified by mutual agreement of the Fire Chiefs for the parties provided that the revisions are signed by the Fire Chiefs or duly authorized designee and provided to the respective County Clerks before they are effective.
- **5.** Communications. In both mutual and automatic aid situations, the operating frequency will be designated by the Requesting Agency's dispatch center. It will be identified at the same time the request for assistance is made by the Requesting Party. All communications will be to the requesting dispatch center on the designated frequency.
- 6. Incident Management. Any mutual or automatic aid extended under this Agreement is done with the express understanding that personnel of the Requesting Agency shall remain in charge at the incident for which aid is requested unless the command of an incident has been transferred to another agency or to an incident management team. Pursuant to this authority, the Requesting Agency, the agency which has command or the incident management team, may direct and supervise the personnel and equipment provided by the Responding Agency through the operation of this Agreement.
- 7. Mutual/Automatic Aid. Mutual aid and automatic aid shall be provided without expectation of reimbursement for the first (24) twenty-four hours from the time of response. All mutual or automatic aid provided beyond (24) twenty- four hours will be considered assistance by hire. If reimbursement is available as a result of a declaration of disaster, grant, and/or cost recovery, reimbursement for personnel, apparatus and support equipment shall cover the entire time of commitment, beginning from the time of initial dispatch from the Responding Party's home base, to the time of return to the home base. Events that are

cost recoverable and/or payable through State or Federal Funding, or from third parties determined responsible shall be reimbursable. All reimbursement shall be based upon rates established in the AOP.

- 8. Assistance by Hire. Assistance by Hire is the provision of fire suppression resources, by one Agency to another, on a reimbursement basis. Except for mutual and automatic aid, all requests for fire suppression assistance shall be assistance by hire. Any resources provided by a Responding Agency, and not specifically ordered by the Requesting Agency, shall be considered a voluntary contribution. Agencies to this agreement will provide current Assistance by Hire rate schedules and updates when rates change. The rates will be posted and updated in the AOP.
- **9. Incident Management Teams.** Salary, benefits, overtime, and transportation for department personnel assigned to an Incident Management Team that is utilized by the Requesting Agency to manage their incident, through delegation of authority, will be considered assistance by hire.
- **10. Equipment.** The Responding Agency is responsible for the operation, service and maintenance of their equipment during incident operations on the jurisdiction of the Requesting Agency. The Requesting Agency shall be responsible to pay or reimburse for damages in excess of normal wear and tear, and shall replace or reimburse items lost, damaged or destroyed, except for damage that occurred as a result of negligence by the Responding Agency. Replacement or reimbursement to the Responding Agency by the Requesting Agency will occur within 90 days of receipt of an invoice documenting such equipment.
- **11. Incident Report.** Upon request, the Responding Agency to a mutual aid incident shall provide the Requesting Agency with an incident report within (20) twenty working days following completion of the incident.
- **12. Worker's Compensation.** For the limited purpose of the exclusive remedy set forth in NRS 616A020, both parties shall be deemed to employ jointly a person who is an employee of either party and sustains an injury by accident or occupational disease while participating in the matter for which assistance was requested. However, for the purpose of providing insurance benefits pursuant to NRS 616A through NRS 616D and NRS 617 each party shall provide such benefits to its own employees at its own expense. The parties waive any indemnification provision with respect to such industrial injuries or occupational diseases.
- **13. Independent Agencies.** The parties are associated with each other only for the purposes and to the extent set forth in this Agreement, and in respect to performance of services pursuant to this Agreement, each party is and shall be a public agency separate and distinct from the other party and, subject only to the terms of this Agreement, shall have the sole right to supervise, manage, operate, control, and direct performance of the incident under this Agreement. Nothing contained in this Agreement shall be deemed or construed to create a partnership or joint venture, to create relationships of an employer/employee or principal-agent, or to otherwise create any liability for one agency whatsoever with respect to the indebtedness , liabilities, and obligations of the other agency or any other party.

- 14. Hold Harmless. The parties will not waive and intend to assert available remedies and liability limitations set forth in Chapter 41 of the Nevada Revised Statutes. Contractual liability of both parties shall not be subject to punitive damages. To the fullest extent of Chapter 41 of the Nevada Revised Statutes, each party shall indemnify, hold harmless and defend, not excluding the other's right to participate, the other party from and against all liability, claims, actions, damages, losses, and expenses arising out of any alleged negligent or willful acts or omissions of the indemnifying party, it officers, employees and agents. The indemnifying party shall not be liable to hold harmless any attorney's fees and costs for the indemnified party's chosen right to participate with legal counsel.
- **15. Third Party Beneficiaries.** This Agreement is not intended to create or be construed to create any right or action on the part of any person or entity not signatory to this Agreement, nor create the status of third party beneficiaries for any person or entity.
- **16. Integration and Modification.** This Agreement constitutes the entire agreement of the parties and such are intended as a complete and exclusive statement of the promises, representations, negotiations, discussions, and other agreements that may have been made in connection with the subject matter hereof. Unless otherwise expressly authorized by the terms of this Agreement, no modification or amendment to this Agreement shall be binding upon the parties unless the same is in writing and signed by the respective parties hereto.
- **17. Severability.** If any provision of this Agreement is held to be illegal, invalid, or unenforceable by a court of competent jurisdiction, the parties shall, if possible, agree on a legal, valid, and enforceable substitute provision that is as similar in effect to the deleted provision as possible. The remaining portion of the Agreement not declared illegal, invalid, or unenforceable shall, in any event, remain valid and effective for the term remaining unless the provision found illegal, invalid, or unenforceable goes to the essence of this Agreement.
- **18. Assignment.** Neither party shall assign, transfer or delegate any rights, obligations or duties under this Agreement without the proper written consent of the other party.
- **19. Public Records.** Pursuant to NRS Chapter 239, information or documents may be open to public inspection and copying. The parties will have the duty to disclose unless a particular record is made confidential by law or a common law balancing of interests.
- **20. Proper Authority.** The parties hereto represent and warrant that the person executing this Agreement on behalf of each party has full power and authority to enter into this Agreement and that the parties are authorized by law to engage in the cooperative action set forth in this Agreement.
- **21. Governing law; Jurisdiction.** This Agreement and the rights and obligations of the parties hereto shall be governed by, and construed according to, the laws of the State of Nevada.
- **22. Ratification; Term; Termination.** This agreement shall become effective upon ratification by appropriate legal action by the governing bodies of the parties as a condition precedent to its entry into force and shall remain in full force and effect for five years, unless terminated earlier by either party with or without cause, provided that a termination shall not be

effective until 90 days after a party has served written notice of termination to the other party. The parties reasonably believe that funds can be obtained sufficiently to meet all requirements of this Agreement during its term. If either party fails to allocate funds to continue the functions to be performed under this Agreement, this Agreement shall be terminated when any appropriated funds expire, without penalty, charge or sanction to that party, without regard for the 90 day period following termination of the agreement as described in this paragraph, and that party shall promptly inform the other of this occurrence.

- **23. Amendment.** The parties may amend this agreement at any time by an endorsement made in writing and approved by the parties' respective governing boards.
- **24.** Notices. All notices or other communications required or permitted to be given under this Agreement shall be in writing and shall be deemed to have been duly given when delivered personally by hand, or by telephonic facsimile with simultaneous delivery by regular mail, or mailed certified mail, return receipt requested, postage repaid on the date posted, and addressed to the other party at the following addresses:

Truckee Meadows Fire Protection District

Charles A. Moore, Fire Chief P.O. Box 11130 Reno, NV 89520-0027

Carson City Fire Department

Sean Slamon, Fire Chief 777 So. Stewart Street Carson City, Nevada 89701

Any party may designate a different address or representative to receive notices provided that such designation is sent in writing to the other party in accordance with this paragraph.

IN WITNESS WHEREOF, the agencies hereto have caused this Cooperative Agreement to be executed as of the day and year herein below.

Dated this ____ day of _____, 2017

TRUCKEE MEADOWS FIRE PROTECTION DISTRICT

BOB LUCEY, CHAIR Truckee Meadows Fire Protection District Board of Fire Commissioners

ATTEST:

CARSON CITY FIRE DEPARTMENT

BOB CROWELL Mayor of Carson City

ATTEST:

Washoe County Clerk

Carson City Clerk

Annual Operating Plan between Truckee Meadows Fire Protection District and Carson City Fire Department

CARSON CITY FIRE DEPARTMENT

EQUIPMENT

Equipment responding to an incident on an equipment resource order ("E" number) will be billed for hours worked as indicated on the Crew Time Report/Shift Ticket and will include travel time and personnel costs.

Structure Engine (Type 1 or 2) (Type 1 Staffed with 4, Type 2 staffed with 3)	\$418/hr
Brush Engine -Type 3 through Type 6 (Staffed with 2-3)	\$322/hr
Water Tender (Staffed with 2)	\$265/hr
Squad/Air Unit (Staffed with 2)	\$265/hr
Haz Mat Unit (No staffing -vehicle only)	\$245/hr
Ambulance (ALS) (Staffed with 2)	\$260/hr

PERSONNEL

Personnel responding to an incident on an overhead resource order ("O" number) will be billed on a portal to portal basis. Vehicles used by overhead personnel will be billed on a daily rate (calendar day) and do not include mileage. Portions of one day will count as a full day. The rate schedule for vehicles is listed below.

Chief Officer	\$92/hr
Captain	\$60/hr
Driver/Operator	\$54/hr
Firefighter/Paramedic	\$54/hr
Firefighter	\$49/hr
Investigator/Inspector	\$69/hr

VEHICLES

Sedan	\$45/day + \$.535/mile
Pickup ($1/2$ ton or smaller)	\$55/day + \$.535/mile

Van Pickup (3/4 or larger) & SUV

CONTACT PERSONS AND PHONE NUMBERS

Sean Slamon, Fire Chief (775) 283-7722 (775) 842-1549 cell

STATION LOCATIONS

Station #51 -777 S. Stewart Street, 89701 Station #52 -2600 College Parkway, 89706 Station #53 -4649 Snyder Avenue, 89701 Station #54 (Seasonal wildland station) -2222 W. College Parkway, 89703

DUNS NUMBER

782889851

TAX ID NUMBER

88-6000189

MAILING ADDRESS

Carson City Fire Department 777 S. Stewart Street Carson City, NV 89701 Phone: (775) 887-2210 Fax: (775) 887-2209

FREQUENCIES TO BE USED

RX	TX	RX Tone	TX Tone	USE
154.4300	153.8450	71.9	71.9	Main
154.1450	154.1450	NIA	NIA	Tac 1
155.6850	155.6850	NIA	NIA	Tac 2

TRUCKEE MEADOWS FIRE PROTECTION DISTRICT

BILLING RATES

All rates based on actual cost to the Fire Protection District. Billed rate will be at the actual cost and may be different than the rate quoted in this document.

APPARATUS RATES

Equipment responding to an incident on an equipment resource order ("E" number) will be billed for hours worked as indicated on the Crew Time Report/Shift Ticket and will include travel time. Equipment is not included in portal to portal pay provisions; however usage will be reimbursed at the rate indicated in the rate schedule.

•	Structure Engine - Type I	\$190.00/hr.
•	Brush Engine - Type III	\$170.00/hr.
•	Water Tender	\$170.00/hr.
•	Patrol Truck – Type VI	\$100.00/hr.
•	Rescue	\$75.00/hr.
•	Heavy Rescue	\$175.00/hr.
•	Air Truck	\$150.00/hr.
•	Fuel Truck	\$75.00/hr.
•	Water Rescue Unit w/Boats	\$75.00/hr.
•	Hazmat Unit	\$225.00/hr.
•	Heavy Mechanic Truck	\$125.00/hr.

SUPPORT VEHICLE AND EQUIPMENT RATES

Medical Equipment: Reimbursement will be made for expendable medical supplies such as drugs, IV fluids, cardio electrodes, etc. A pre-incident and post-incident inventory, approved by the Incident Commander, will be required for reimbursement request submitted with the billing package. If a pre and post-incident inventory cannot be obtained, an invoice of supplies consumed signed by the Incident Commander will suffice.

• ALS, Durable Medical Equip. Kit \$250.00/day

County or Fire District Owned Vehicles:

٠	Command Vehicle	\$96.00/day plus \$0.53.5 per mile
•	SUV/Pickup (¹ / ₂ ton and below)	\$86.00/day plus \$0.53.5 cents per mile
٠	Pickup (3/4 ton and above)	\$96.00/day plus \$0.53.5 cents per mile
•	Polaris UTV order)	\$150.00/day (must be ordered via resource
•	Privately Owned Vehicle	\$0.53.5 cents per mile
•	Masticator additional	\$115.00/hr. plus fuel costs or \$44.00/hr.
•	Ambulance	\$125.00/hr.

PERSONNEL RATES

Backfill (for 56 hour personnel only) personnel and their invoices amounts will be shown on the same invoice as incident personnel. Backfill dates will be noted. All personnel are charged consistent with the District's current labor agreements and/or resolutions as approved by the Board.

40 Hour Rate	Regular	OT	CB OT
Chief	74.63		
Deputy Chief	TBD		
Division Chief	71.40	107.10	
Battalion Chief	59.66	89.49	125.21
40 Hour Rate	Regular	ОТ	CB OT
Logistics Chief Officer	45.61	68.41	95.72
Fire Marshal	56.28	84.42	107.72
Fire Prevention Specialist I	38.44	57.66	73.57
Fire Prevention Specialist II	38.44	57.66	73.57
Fleet Manager	56.28	84.42	107.72
Fire Mechanic	38.44	57.66	73.57
Fire Mechanic/Logistics Assistant	34.50	51.75	66.03
Training Captain	46.94	70.41	98.51

56 Hour Rate	Regular	OT	CB OT
Battalion Chief	42.62	63.93	89.45
Training Captain	30.48	45.72	63.97
Captain	30.48	45.72	63.97
Operator	27.16	40.73	56.99
Paramedic	25.62	38.43	53.77
Firefighter	23.05	34.58	48.38

BILLING ADDRESS

Truckee Meadows Fire Protection District P.O. Box 11130 1001 E. Ninth Street Reno, NV 89520-0027

CONTACT INFORMATION

Charles A. Moore, Fire Chief (775) 328-6123 Mobile (775) 313-8903

Cindy Vance, Chief Fiscal Officer (775) 326-6070

Administrative Office (775) 326-6000 Fax (775) 326-6003

DUNS NUMBER

006811244

TAX ID NUMBER

EIN # 38-3856902

STATION LOCATIONS

Volunteer Stations

Station #221 – 11525 Red Rock Rd., Silver Lake Station #223 – 130 Nectar St., Lemmon Valley Station #225 – 400 Stampmill Dr., Wadsworth Station #227 – 3010 Lakeshore Blvd., Washoe Valley Station #229 – 6015 Ironwood Rd., Palomino Valley Station #301 – 345 Bellevue Rd., Washoe Valley Station #351 – 165 Bridge St., Verdi

COMMUNICATION

RX	ТХ	TONE	USE
158.745	158.745	N/A	TM LOCAL
158.745	159.390	107.2	TM SLIDE
158.745	159.390	118.8	TM PEAVINE
158.745	159.390	136.5	TM VIRGINIA PEAK
158.745	159.390	127.3	TM GERLACH
158.880	158.880	N/A	TM Tac 1
158.940	158.940	N/A	TM Tac 2

IN WITNESS WHEREOF, the parties hereto have caused this Annual Operating Plan between Carson City Fire Department and Truckee Meadows Fire Protection District to be executed as of the day and year herein below

Truckee Meadows Fire Protection District

Bob Lucey, Chair Truckee Meadows Fire Protection District Board of Fire Commissioners	Date	
Carson City Fire Department		
Sean Slamon, Fire Chief Carson City Fire Department	Date	
ATTEST:	ATTEST:	
Washoe County Clerk	Carson City Clerk	