LINN AND BENTON COUNTY MUTUAL AID AGREEMENT

1.0 INTRODUCTION

WHEREAS, certain disasters have the potential of overwhelming the capacity of any community to effectively protect life and property, and

WHEREAS, the parties desire to combine and coordinate their resources for responses to disasters occurring in their jurisdictions.

NOW, THEREFORE, under the authority of ORS Chapter 190, the parties agree as follows:

This Agreement shall be effective on the date signed by all parties and shall be effective as to each additional party as provided in Section 18 of this Agreement and is entered into for the purpose of securing to each party periodic emergency assistance for response to emergencies resulting from any clause.

2.0 AUTHORITY

This Agreement is entered into under the authority granted to the parties by their respective charters and/or Oregon Revised Statutes (ORS). Further, ORS 190.010 authorizes units of local government to enter into written agreements with any other units of local government for the purpose of all functions and activities that the parties to the agreement, its officers or agencies, have authority to perform, and ORS 190.010 authorizes units of state and local governments to enter into agreements with each other to cooperate in the performance of their duties. Additionally, ORS Chapters 453, 476, and 401 authorizes the State Fire Marshal and the Administrator of the Oregon Emergency Management to develop comprehensive statewide plans for the protection of life and property during disasters. This Agreement is intended to be consistent with, and supportive of, such state contingency plans.

3.0 SCOPE OF AGREEMENT

This Agreement, being in conformance with the *Oregon Fire Service Mobilization Plan* as adopted by the State Fire Marshal, shall include the following types and kinds of mutual aid assistance, and operating terms and conditions.

3.1 TYPE OF EQUIPMENT AND PERSONNEL

The parties hereto agree to provide to all other parties to this Agreement personnel and equipment as described below. Further, the parties hereto recognize and agree that such personnel and equipment shall be periodically unavailable under this Agreement due to normal operating requirements. However, when any significant change occurs to the available equipment and/or personnel which shall last more than thirty (30) days, the party experiencing such change shall notify all other parties to this Agreement.

3.2 STAFFING

Parties hereto agree that personnel responding to a request for mutual aid are required to meet DPSST or equivalent training standards for assigned positions on fire response vehicles.

1. Type 1 Engine Company: minimum of three entry-cleared personnel (to include one officer or AIC).

- 2. Aerial Apparatus (75-foot ladder or greater): minimum of three entry-cleared personnel (to include one officer or AIC).
- 3. Water Tender Company (1500 gal or greater): minimum of one person (two personnel preferred).
- 4. Type 3 Brush truck: minimum of three entry-cleared personnel
- 5. Type 6 Brush truck: minimum of two wildland certified personnel
- 6. ALS Medic Unit: minimum of one Paramedic, one EMT
- 7. BLS Rescue Unit: minimum of one EMT, one Operator
- 8. Duty Officer: one Lieutenant or above in staff vehicle

3.3 GOOD FAITH

Each of the parties hereto agrees to attempt to furnish to a requesting party such assistance as the requesting party may deem reasonable and necessary to successfully abate any emergency I the requesting party's jurisdiction. Provided, however, that the party to whom the request is made shall have sole discretion to refuse such request if sending such assistance may lead to an unreasonable reduction in the level of protection within its jurisdiction and provided further that a state or local agency may refuse a request for assistance if necessary to comply with any limitations on the use of dedicated funds by that agency.

3.4 DISPATCHING

It is agreed by the parties hereto that the mutual aid assistance, when to be sent, shall be dispatched promptly and that first response by the jurisdiction requesting assistance shall not be a prerequisite to a request for assistance under this Agreement.

3.5 SUPERVISION

When personal and/or equipment are furnished under this Agreement, the agency having incident command responsibility for the incident shall have overall supervision of mutual aid personnel and equipment during the period such incident is still in progress. Provided, however, when officers from the requesting jurisdiction have not arrived at the scene of the incident, the commanding officer of the jurisdiction arriving first to provide mutual aid assistance shall be in command of the incident until relieved. Further, "supervision" as used in this section refers to conduct of the mission. Each person participating in the mission remains an employee of that person's employing agency and is subject to the personnel policies solely of that employing agency.

3.6 OREGON FIRE SERVICE MOBILIZATION PLAN

Incidents lasting more than 24 hours, or requests for assistance more than two consecutive days shall be evaluated for additional requests for the assistance from the Oregon Fire Service Mobilization Plan, request for Conflagration declaration, or Cost Recovery.

4.0 WAIVERS

4.1 GENERAL WAIVERS

Each party to this Agreement waives all claims against all other parties to this Agreement for compensation for any loss, damage, personal injury, or death occurring to personnel and/or equipment as a consequence of the performance of this Agreement.

4.2 HOLD HARMLESS

Any requesting party shall, to the extent permitted by any applicable constitutional or Tort Claims Act limitation, save and hold harmless any responding party against any and all claims or actions brought against the responding party, arising out of the responding party's efforts, except to the extent that such claims or actions arise out of any willful misconduct or grossly negligent action on the part of the responding party.

4.3 WORKERS' COMPENSATION

Each party to this Agreement agrees to provide workers' compensation insurance coverage to each of its employees and volunteers and responding under this Agreement recognizes that although overall incident command supervision will usually be provided by the jurisdiction in which the incident occurs, supervision of individual employees will be provided by their regular supervisors. The intent of this provision is to prevent the creation of "special employer" relationships under Oregon workers' compensation law.

5.0 REFUSALS TO PERFORM

This is a mutual aid agreement, and it is assumed that all available assistance will generally be provided. Nothing, however, in this Agreement shall be construed to prevent a party to whom a request for assistance is made from refusing to respond when that is appropriate in its sole determination.

In addition, any responding party may refuse to perform any specific task when, in the sole determination of the responding party's commanding officer, response would create an unreasonable risk of danger to the responding party's employees and/or equipment or any third party.

6.0 COMPENSATION

The parties agree that the personnel and equipment available under this agreement are roughly equivalent and agree that the availability and provision of such constitute consideration under this Agreement.

7.0 TERMINATION

Any party hereto may terminate this Agreement at any time by giving thirty (30) days' notice of the intention to do so to any and all other parties. Such notice shall be sent to the governing body of the other parties and a copy thereof to the chief of the department of the parties notified. This Agreement will remain in effect so long as there are at least two parties remaining.

8.0 EXTRA JURISDICTIONAL OPERATING AUTHORITY

The parties hereto recognize and agree that ORS Chapters 190, 453, and 476 extend the powers and authorities of the parties herein beyond their regular jurisdictions when operating under this Agreement.

9.0 COST RECOVERY

The parties hereto agree that any cost recovery actions brought by responding jurisdictions under this Agreement against third parties shall be coordinated by the jurisdiction in which the incident giving rise to the response occurred.

10.0 RETIREMENT SYSTEM STATUS

The parties hereto recognize and agree that under this Agreement public employee retirement benefits and social security benefits accrue in the manner prescribed by the employee's regular employment and are the responsibility of the regular employer as if the employee were performing the employee's regular duties. No additional benefits arise due to participation in assistance under this Agreement.

11.0 ASSIGNMENTS/SUBCONTRACTS

Except as expressly provided herein, the parties hereto recognize and agree not to assign, sell, transfer, subcontract, or sublet rights, or delegate responsibilities under this Agreement, in whole or in part, without the prior written approval of the other parties hereto.

12.0 SUCCESSORS IN INTEREST

The provisions of this Agreement shall be binding upon and inure to the benefit of all other parties to the Agreement and the respective successors and assigns.

13.0 COMPLIANCE WITH GOVERNMENT REGULATIONS

Each party to this Agreement agrees to comply with federal, state, and local laws; codes; regulations; and ordinances applicable to the work performed under this Agreement.

14.0 FORCE MAJEURE

No party to this Agreement shall be held responsible for delay or default caused by fires, riots, acts of God and/or war which is beyond the reasonable control of the parties.

15.0 SEVERABILITY

If any provision of this Agreement is declared by a court having jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and provisions shall not be affected; the rights and obligations of the parties shall be construed and enforced as if the Agreement did not contain the particular provision held to be invalid.

16.0 AMENDMENTS

The terms and conditions of this Agreement shall not be waived, altered, modified, supplemented, or amended in any manner whatsoever without prior written approval of the parties hereto.

17.0 DISPUTE RESOLUTION

This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon as interpreted by the Oregon courts. However, the parties may attempt to resolve any dispute arising under this Agreement by any appropriate means of dispute resolution, except binding arbitration.

18.0 FORMATION

WHEREAS, all fire chiefs, fire marshal or their designee of fire departments within the State of Oregon are mandated to conduct thorough investigations of all fires for the purpose of determining the origin, cause, and circumstances thereof as specified under ORS 476.210, and

WHEREAS, fire departments throughout Linn and Benton Counties may not have routine and immediate access to qualified fire investigation personnel within each respective fire department or from other cooperating agencies, and

WHEREAS, determination of the origin, cause, and circumstances of fires assists local communities through their respective fire departments, to identify trends and hazards for the purposes of ensuring the safety of persons and to minimize community and personal fire losses, and

WHEREAS, determination of the origin, cause and circumstances of fires assists law enforcement agencies, the insurance industry, and other cooperating agencies to fulfill their respective responsibilities in regard to criminal and civil actions, and

WHEREAS, thorough and complete fire investigations performed by qualified and trained fire investigators has been shown to be a deterrent to arson related crimes and to reduce and minimize life and property losses related to hostile fires.

NOW, THEREFORE, BE IT RESOLVED, that the fire chiefs of each local fire department within Linn and Benton Counties, as represented by their respective county fire defense boards, agree to the following:

- 1. To establish an organization hereafter known as the Linn Benton Fire Investigation Team (LBFIT), for the purpose of assisting local fire departments, with fire investigations as each individual fire department determines is necessary.
- 2. To task certain individuals as selected by each fire defense boards with drafting policies, procedures, and operational guidelines for submission to, review of, and approval by each fire defense board.
- 3. To provide support for LBFIT and its activities through the encouragement of local fire department members to participate and assist with LBFIT operations and activities.
- 4. To designate a representative from the chiefs of each fire defense board to meet as necessary with those in leadership positions within LBFIT, for the purpose of conducting periodic evaluations of operations and activities and to provide general guidance and oversight to the LBFIT.

19.0 SIGNATURES

The undersigned warrant and represent that they are duly authorized to bind the agency represented by the undersigned as a party to this Agreement, and that the agency represented by the undersigned as a party to this Agreement, and that the agency represented by the undersigned is authorized to participate in and carry out the functions required by this Agreement.

IN WITNESS WHEREOF, the Parties have herewith executed their signatures.

ADAIR RURAL FIRE PROTECTION DISTRICT: 12/8/2021 Fire Chief Date ALBANY FIRE DEPARTMENT: 12/8/2021 City Administrator Date 12/9/2021 Date 12/8/2021 Date ALSEA RURAL FIRE PROTECTION DISTRICT: 12/8/2021 Date BLODGETT-SUMMIT RURAL FIRE PROTECTION DISTRICT: Dave Feinberg Fire Chief 12/8/2021 Date BROWNSVILLE RURAL FIRE PROTECTION DISTRICT: 12/8/2021 Date

CORVALLIS FIRE DEPARTMENT:				
Mart Supard.	12/30/2021			
Mark Slupard City Manager	Date			
and the	12/8/2021			
City Attorney	Date			
Ben Janes	12/13/2021			
Fire Chief	Date			
HALSEY-SHEDD RURAL FIRE PROTECT	TION DISTRICT:			
Travis Hewitt	12/8/2021			
Fire Chief	Date			
HARRISBURG FIRE AND RESCUE: Bart Griffith	12/10/2021			
Fire Chief	Date			
HOSKINS-KINGS VALLEY RURAL FIRE	PROTECTION DISTRICT:			
Adam Kuan	12/9/2021			
Idam Kyan Fire Chief	Date			
JEFFERSON RURAL FIRE PROTECTION DISTRICT:				
kevin Hendricks	12/8/2021			
Fire Chief	Date			
LEBANON FIRE DISTRICT:				
Joseph Rodondi	12/10/2021			
Fire Chief	Date			

LYONS RURAL FIRE PROTECTION DISTRICT:	
RA H	1/3/2022
Fire Chief	Date
MILL CITY RURAL FIRE PROTECTION DISTRI	ICT:
Leland Ohrt Fire Chief	12/ <mark>1</mark> 3/2021
Fire Chief	Date
MONROE RURAL FIRE PROTECTION DISTRIC	CT:
Rick Smith	12/ <mark>8</mark> /2021
Fire Chief	Date
OREGON DEPARTMENT OF FORESTRY – NOI UNIT:	RTH CASCADE DISTRICT, SANTIAM
Steve Wilson	1/5/2022
Unit Forester	Date
OREGON DEPARTMENT OF FORESTRY - SOU	TH CASCADE DISTRICT, SWEET HOME
UNIT:	
Craig Pettinger	12/ <mark>1</mark> 0/2021
Craig Pellinger Unit Forester	Date
OREGON DEPARTMENT OF FORESTRY – WES	T OREGON DISTRICT, PHILOMATH
UNIT:	
ted Erdmann	12/8/2021
Unit Forester	Date
Michael Curran	12/9/2021
District Forester	Date

PHILOMATH RURAL FIRE PROTECTION DISTRICT:					
tom Miller	12/8/2021				
Fire Chief	Date				
SCIO DUDAL CIDE DEOTECTION DISTRIC	ਆ.				
SCIO RURAL FIRE PROTECTION DISTRIC	1:				
Levi Eckhardt Fire Chief	12/8/2021				
Fire Chief	Date				
	1				
STAYTON RURAL FIRE PROTECTION DISTRICT:					
lack Carriage	12/8/2021				
<u>Jack (arriger</u> Fire Chief	Date				
SWEET HOME FIRE DEPARTMENT:					
Dave Barringer	12/8/2021				
Dave Barringer Fire Chief	Date				
TANGENT RURAL FIRE PROTECTION DISTRICT:					
Jim Stearns	12/9/2021				
Fire Chief	Date				

**		