## INTERLOCAL AGREEMENT

This Agreement is entered into between NORTH KITSAP FIRE & RESCUE, "NKF&R" BAINBRIDGE ISLAND FIRE, "BIFD: and KITSAP COUNTY FIRE PROTECTION DISTRICT NO. 18, "DIST#18", all municipal corporations of the State of Washington.

## RECITALS

- 1. This Agreement is entered into under the authority of RCW 52.12.031 and in conformity with chapter 39.34 RCW, the Interlocal Cooperation Act.
- 2. The Districts each maintain and operate their own fire departments to provide fire protection, fire suppression and emergency medical services in their respective areas.
- 3. NKF&R has the ability to provide facilities maintenance services to BIFD and Dist#18.
- 4. BIFD and Dist#18 require facilities maintenance services.

## **AGREEMENT**

To carry out the purposes of this agreement and in consideration of the benefits to be received by each party, it is agreed as follows:

- 1. Services. NKF&R shall provide facilities maintenance services to BIFD and Dist #18 pursuant to a schedule jointly established by the Chiefs of each District.
- 2. Compensation. BIFD and DIST#18 will each pay NKF&R \$24,374.94 for services provided in calendar year 2011; \$27,626.96 for services provided in calendar year 2012; and \$28,444.32 for services provided in calendar year 2013.
- 3. Non-scheduled Work. In the event Dist #18 or BIFD require non-scheduled facilities maintenance services the party requiring such services shall pay NKF&R an hourly rate of \$ (current hourly rate x 1.5) per hour for such services. All non-scheduled work shall be preauthorized by the on duty officer of the District requesting such work and shall be subject to the availability of appropriate NKF&R personnel. NKF&R shall invoice the party receiving the non-scheduled work on a quarterly basis and such invoices shall be payable in full within 30 days of receipt.
- 4. Initial Equipment For Implementation. Each District will assemble its available equipment and tools already owned, and will pool the same for a shared tool and equipment cache. An inventory list will be drafted and kept to identify the item and ownership.
- **5.** Equipment and Tool Fund. Each District will pay the following amounts to NKF&R for the purpose of maintaining an Equipment and Tool Fund:
  - **5.1.** In 2011 each party shall contribute \$1,747.00 to the joint fund on or before March 15.
  - 5.2. In 2012 each party shall contribute \$1,112.00 to the joint fund on or before March 15.
  - **5.3.** In 2013 each party shall contribute \$1,112.00 to the joint fund on or before March 15.

- **5.4.** NKF&R shall be the custodian of the fund and shall make purchases of equipment and tools in consultation with the Chiefs or designees from BIFD and Dist#18. Each party upon termination of its participation in this Agreement shall be entitled to its pro rata share of the Equipment and Tool Fund and any equipment and tools purchased with the joint funds.
- 6. Property Ownership. Except as provided in Paragraph 5, all property acquired by any party to enable it to perform the services required under this agreement, shall remain the property of the party that acquired the property in the event of a termination of this Agreement by one or more parties.
- 7. Term. This agreement shall be effective from January 1, 2011 to December 31, 2011 and shall be automatically renewed from year to year thereafter with any subsequent and mutually agreed fee and/or revisions unless either party gives written notice of its decision to terminate the agreement at least ninety days (90) prior to December 31, 2010 or at least ninety days (90) prior to December 31st of any year thereafter, or unless all Districts mutually agree to terminate the agreement at any time during a particular time period.
- 8. Indemnification. Each party shall indemnify and hold the other party and the other party's agents, employees, and/or officers, harmless from and shall process and defend at its own expense any and all claims, demands, suits, at law or equity, actions, penalties, losses, damages, or costs, of whatsoever kind or nature, brought against the other party arising out of, in connection with the party's performance or failure to perform any aspect of this Agreement; provided, however, that if such claims are caused by or result from the concurrent negligence of both parties, and/or their agents, employees, and/or officers, this indemnity provision shall be valid and enforceable only to the extent of the negligence of each party; and provided further, that nothing herein shall require one party to hold harmless or defend the other party, its agents, employees and/or officers from any claims arising from the sole negligence of the other party, its agents, employees, and/or officers. No liability shall attach to either party by reason of entering into this Agreement except as expressly provided herein.
- 9. Insurance. NKF&R shall procure and maintain for the duration of the Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by NKF&R, its agents, representatives, employees, subconsultants or subcontractors.

## 10. Miscellaneous

- 10.1. No Separate Entity Created. This Agreement does not establish a separate legal entity, joint board, or administrative section for the purpose of acquiring, managing, or disposing of property, or any other financial obligation allowed under the Act.
- 10.2. Administration. Unless the Parties otherwise agree, there shall be no lead agency responsible for the administration of this Agreement. This Agreement shall be administered jointly by the chief officers of the respective Parties.

- 10.3. Benefits. This agreement is entered into for the benefit of the parties to this agreement only and shall confer no benefits, direct or implied, on any third persons.
- **10.4.** Filing/Web Site. This Agreement shall either be filed with the County Auditor or by listing on any of the parties websites in accordance with RCW 39.34.040.
- 10.5. Non-Waiver of Breach. The failure of either party to insist upon strict performance of any of the covenants and agreements contained in this Agreement, or to exercise any option conferred by this Agreement in one or more instances shall not be construed to be a waiver or relinquishment of those covenants, agreements, or options, and the same shall be and remain in full force and effect.
- 10.6. Resolution of Disputes and Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. If the parties are unable to settle any dispute, difference, or claim arising from the parties' performance of this Agreement, the exclusive means of resolving that dispute, difference, or claim, shall only be by filing suit exclusively under the venue, rules, and jurisdiction of the Kitsap County Superior Court, King County, Washington, unless the parties agree in writing to an alternative dispute resolution process. In any claim or lawsuit arising from the parties' performance of this Agreement, each party shall pay all its own legal costs and attorneys' fees incurred in defending or bringing such claim or lawsuit, in addition to any other recovery or award provided by law; provided, however, nothing in this paragraph shall be construed to limit the parties' right to indemnification under this Agreement.
- 10.7. Assignment. Any assignment of this Agreement by either party without the prior written consent of the non-assigning party shall be void. If the non-assigning party gives its consent to any assignment, the terms of this Agreement shall continue in full force and effect and no further assignment shall be made without additional written consent.
- **10.8. Modification**. No waiver, alteration, or modification of any of the provisions of this Agreement shall be binding unless in writing and signed by a duly authorized representative of each party and subject to ratification by the legislative body of each party.
- 10.9. Entire Agreement. The written terms and provisions of this Agreement, together with any Exhibits attached hereto, shall supersede all prior communications, negotiations, representations or agreements, either verbal or written of any officer or other representative of each party, and such statements shall not be effective or be construed as entering into or forming a part of or altering in any manner this Agreement. All of the Exhibits are hereby made part of this Agreement.
- 10.10. Severability. If any section of this Agreement is adjudicated to be invalid, such action shall not affect the validity of any section not so adjudicated.
- **10.11. Interpretation**. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in interpreting this Agreement. The

language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any party.

10.12. Notice. All communications regarding this Agreement shall be sent to the parties at the addresses listed on the signature page of the Agreement, unless notified to the contrary. Any written notice hereunder shall become effective upon personal service or three (3) business days after the date of mailing by registered or certified mail, and shall be deemed sufficiently given if sent to the addressee at the address stated in this Agreement or such other address as may be hereafter specified in writing.

NORTH KITSAP FIRE & RESCUE	KITSAP COUNTY FIRE PROTECTION
By:	By: DISTRICT NO. 18:)
Print Name: Dan Sur its	Print Name: LANIEL OUSON Its D
DATE: 1-20-((	DATE: 61-20-2011
NOTICES TO BE SENT TO:	NOTICES TO BE SENT TO:
Zelett Michae Bay RD.	911 LIBERTY OF NE
Kingston, W4, 98346	911 LIBERTY POLICE Peuls Go wa 98370
BAINBRIDGE ISLAND FIRE	
DEPARTMENT	
By: Work	
Print Name: Home Team Its Get	
DATE: /-5-//	

NOTICES TO BE SENT TO:

BAINBRIDGE ISLAND FIRE DEPARTMENT 8895 MADISON AVE. NE BAINBRIDGE ISLAND, WA 98110