#### INTERLOCAL AGREEMENT BETWEEN ALACHUA COUNTY AND THE CITY OF **GAINESVILLE FOR THE TRANSITION OF SERVICES UPON AN ANNEXATION BY** THE CITY OF GAINESVILLE WITHIN ITS MUNICIPAL RESERVE AREA

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This Interlocal Agreement (hereinafter referred to as the "Agreement"), is made and entered into this 13th day of March 2007, by and between Alachua County, a charter county and political subdivision of the State of Florida, (hereinafter referred to as the "County"); and by the City of Gainesville, a municipal corporation (hereinafter referred to as the "City").

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#### WITNESSETH

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WHEREAS, Under Chapter 163, F.S., local governments are authorized to enter into joint planning area agreements; and

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WHEREAS. Chapter 90-496, as amended by Chapter 91-382 and Chapter 93-347. Special Acts, Laws of Florida, known as the Alachua County Boundary Adjustment Act (BAA) sets forth the procedures for establishing municipal reserve areas and for adjusting the boundaries of municipalities through annexations or contractions of corporate limits and sets forth the criteria for determining when and how annexations or contractions may take place; and

WHEREAS, the City's and the County's Comprehensive Plans have identified a municipal reserve area for the City within the unincorporated County which may be annexed in the future in a manner consistent with the BAA; and

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WHEREAS, the City and the County recognize that there is a benefit to facilitate the proper transition of services and capital projects from the County to the City at the time of annexation; and

WHEREAS, the City and the County recognize that mutual coordination of land use densities and designations is necessary to reduce urban sprawl, support urban infrastructure and protect rural areas within the County; and

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WHEREAS, the City and the County recognize that major annexations can have extra jurisdictional impacts and that intergovernmental cooperation is an effective manner through which to deal with such impacts; and

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WHEREAS, the City and the County desire to develop an Interlocal Agreement that will apply to certain annexations proposed by the City; and

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WHEREAS, the City and County currently fund and operate separate fire rescue departments with the City having the responsibility for the fire and rescue services within the municipal boundaries of the City of Gainesville and the County having the responsibility for fire and rescue services in the unincorporated areas of Alachua County; and

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WHEREAS, the City and County currently provide law enforcement services; and

WHEREAS, the City and County agree to provide a smooth transition process for all County and municipal services;

NOW, THEREFORE, in consideration of the mutual benefits to flow to each other, the City and the County hereby agree as follows (The above-referenced recitals are incorporated herein):

#### I. Budget and Financial Considerations

A. A proposed annexation will be considered "major" if it results in an unincorporated area population reduction greater than 3% or unincorporated area, taxable property value reduction greater than 3%.

B. Thirty (30) days prior to the City Commission's first reading of the Urban Services Report for a major annexation, the City will provide a map and an estimate of the demographic characteristics including property value and population to the County's Office of Management and Budget for review

 C A major annexation shall become effective no sooner than 90 days following formal adoption by ordinance or referendum approval. At the County's request, the transition of Law Enforcement services may take place over a six month period following the formal adoption by ordinance or referendum approval. The City shall reimburse the County for such services beginning with the effective date of the annexation and will be calculated based on property value of the annexed area and the MSTU Law Enforcement millage rate.

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# II. The Transfer of Building Permit Applications and Development Permits in Process by the County

A Building Permits. The County shall refer applicants to the City for processing any building and development permit applications in an annexation area after the effective date of the annexation.

The County agrees to continue processing permit applications filed before referendum approval date of an annexation. Beginning on the effective date of an approved annexation referendum, as the agent of the City, the County shall continue to process any building permits for which it received a fully complete permit application and accompanying fee prior to the referendum approval date of the annexation. These permits will be processed under County codes and building permit requirements to completion.

 Except as provided below for permit renewals, in the case of building permits issued on or before the date of referendum approval of an annexation, the applications and permits shall be processed through final inspection and/or

issuance of a certificate of occupancy by the County unless, at the request of the City, the County elects to transfer those inspections and permits to the City.

Beginning the day after an approved annexation referendum, the County shall allow the City to act as its agent for the issuance of building permits in the annexed area. Fees for such permits shall be paid to the City. The County shall refer applicants to the City for processing any new building and development permit applications in an annexation area.

In the event a county building permit is issued in an area that is subsequently annexed prior to final inspection and/or issuance of certificate of occupancy, the permit holder will remain obligated to pay the County all applicable impact fees. The City is under no obligation, nor granted any authority, to collect county impact fees

B. Development Permits Beginning on the effective date of an approved annexation, the County shall promptly transfer files together with prorated fee to the City to continue the process to completion

C. Permit renewal. After the effective date of annexation, a request for renewal of a permit, which was issued by the County prior to the effective date of an annexation, will be considered for renewal by the City for a standard renewal fee as long as there has never been any action on that permit

#### III. Code Enforcement

Pending local ordinance violation cases, which have not received a Code Enforcement Hearing or adjudication, will be turned over to the City on the effective date of an annexation. The County will make its employees available as witnesses in such code enforcement actions (civil or criminal).

# IV. <u>Enforcement of Conditions imposed by the County on Land Use and Development Permits</u>

The City agrees to enforce any lawful conditions imposed by the County in conjunction with the issuance of land use and development permits within an annexation area by the County unless such conditions are modified, changed and/or deleted through the City's Comprehensive Plan, Zoning Ordinances and Land Development Regulations The County will make its employees available to provide assistance in enforcement action on cases originally prepared by County personnel. The County will provide the City with the opportunity to review and comment on all development permit applications within the City's urban reserve area which are subject to a public notice provision. The City will respond to County development permit review requests in a timely manner. Except in the case of a voluntary annexation or a completed Development of Regional Impact (DRI), areas covered by a DRI Order (approved or pending) and not fully developed shall be annexed as a whole and not in sections and/or pieces of the

overall DRI

#### V. Records Transfer

The City staff will copy necessary County records prior to and following annexation as necessary. County records to be copied will include, but not be limited to: records from the Growth Management Department, Environmental Protection Department and the Public Works Department including all original permit records and files, inspection reports and approved plans, approved zoning files, code enforcement files, fire inspection records, bonds, easements, plats, utility data bases for land use, drainage, street lights and streets, and other items identified during the transfer process. The City will reimburse the County for the costs of any county materials necessary for duplication or transfer. The City may arrange for off-site duplication of records under appropriate safeguards for the protection of records as approved by the County.

#### VI. Public Works - Roads: Maintenance and Ownership Responsibilities

The City will annex the entire right-of-way of appropriate County roads and drainage rights-of-way and easements within and contiguous to an annexation boundary. The decision regarding road ownership and maintenance responsibilities for County Roads located within annexed areas shall be based upon definitions contained within Chapter 334.03 (3) and (8) F.S., or by Interlocal Agreement. Maintenance responsibilities shall be assumed by the City for those roads so defined as being part of the City Street System upon the effective date of the annexation. The County will prepare the necessary legal documents to effect the transfer of ownership of these roads within twelve months of the effective date of the annexation. The County and City agree that the City will reimburse the County for the cost of capital improvements constructed by the County within 24 months prior to the effective date of an annexation and funded by revenue from unincorporated residents. Revenues from unincorporated residents are defined as ad Valorem property taxes, Communication Services Tax, Public Service Tax and the portion of ½ cent Sales Tax revenue calculated from the unincorporated population. Reimbursable capital improvements shall include: any new roads and improvements to existing roads (except for State and County designated roads); new neighborhood connectors; traffic calming devices; sidewalks and bike paths. A 15-year life expectancy will be used to calculate the costs of the capital improvements.

 Traffic Signals: The City/County Traffic Signal Agreement shall be amended to reflect the annexation of traffic signals at the beginning of the next fiscal year immediately following the effective date of the annexation. The County/Florida Department of Transportation (FDOT) Signal Maintenance Agreement and the City/FDOT Signal Maintenance Agreement shall be amended to reflect any change in signal jurisdiction at the beginning of the next fiscal year immediately following the effective date of the annexation. The City shall notify Gainesville Regional Utilities (GRU) of the change in the ownership and operation

responsibilities of the affected traffic signals for billing purposes concurrent with the effective date of the amended Traffic Signal Agreement.

Street Lighting: The City shall notify GRU of the change in the ownership and operation responsibilities of the affected street lights upon the effective date of the annexation.

## VII. <u>Surface Water Management/National Pollutant Discharge Elimination</u> System

A Maintenance and Ownership Responsibilities: If an annexed area includes drainage improvements or facilities the County currently owns or maintains, the City and the County shall agree to the transfer of maintenance and ownership responsibilities within twelve (12) months of the effective date of the annexation. If the County's current Capital Improvements Program includes major drainage improvements in the area to be annexed, the City and the County shall discuss and agree as to how the funding, construction, and subsequent operational responsibilities will be assigned for these improvements.

B. National Pollutant Discharge Elimination System (NPDES): Any Interlocal agreements between the City and the County for NPDES activities within an annexation area at any time after the conclusion of the calendar year in which the annexation becomes effective shall be adjusted to reflect the changed percentages of the City's territory within the NPDES City, County, FDOT Partnership upon the effective date of the annexation

C. Watershed Planning: The County and the City recognize that watershed management planning is ongoing and that all needed surface water improvements and solutions have not yet been identified. Therefore, the City and the County agree to work towards one or more separate Interlocal agreements for joint watershed management planning, construction and other related services as needed.

#### VIII. Parks, Open Space and Recreation Facilities

Maintenance and Ownership Responsibilities: If an annexed area includes park, open space, Alachua County Forever properties or recreation facilities, the City and the County shall agree to the maintenance, operation and ownership responsibilities of any affected park properties and/or facilities within twenty-four (24) months of the effective date of annexation. The City and the County will jointly determine if the property and/or facilities should be transferred, leased, and/or operated by the City. Both parties may also determine that no change in management or ownership is desired. The City and the County shall determine and agree to how best to handle the exchange of ownership of the annexed park property if desired, and the resulting responsibilities from such discussions shall be included in a separate interlocal agreement. Alachua County and the City of

Gainesville agree that the above language is not applicable to Alachua County Forever properties.

Construction inspection responsibilities for active public works development

#### IX. Public Works - Inspections

 projects located within the annexed areas shall be determined based upon the effective date of the annexation. The County will continue to perform inspections for those commercial and residential projects and access connections that are being inspected by the County Codes Enforcement Office per any established interlocal agreement. For developments that include new roads to be dedicated to the public at the completion of the project, the County shall include the City in any final inspection notices.

#### X. Solid Waste

Unless otherwise provided by law or agreement, the County shall continue the residential solid waste collection program through the end of the fiscal year upon the effective date of the annexation. The City shall assume the responsibilities at the beginning of the next fiscal year following the effective date of the annexation.

#### XI. Fire Rescue Services and Public Safety/Police Protection

 A . Ownership and Location or Transfer of Fire Rescue Stations and Employment of Fire Rescue Personnel:

1. In the event that a County fire rescue station is annexed by the City, the County may, at its discretion, continue to own and operate the station. The County may also elect to retain ownership, in whole or in part, of the station for emergency medical services or any other County purposes.

2. Capital items assigned to the affected fire rescue station will remain County property.

3. If the City desires to own and/or operate the station, the City may, negotiate an agreement with the County for the appropriate timing, terms and conditions of the transfer and/or purchase of the station

 B. Public Safety/Police Protection: In coordination with the Alachua County Sheriff's Office (AS0) and upon the effective date of any annexation, the City's Police Department will determine the necessary personnel, staff and/or police zones to serve the annexed areas.

#### XII. Employment of Affected County Employees

For those positions not covered by a City collective bargaining agreement, if a major annexation has 1) a documented impact on County service provision that results in a reduction in force as outlined in human resource policies and/or union

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agreements in effect on December 31, 2006; (2) the County identifies which positions will be reduced; and 3) the City is hiring equivalent positions, the City shall offer to employ those affected county employees, subject to their complying with background, medical, and similar pre-employment conditions as would be required of other applicants/employees in such positions.

For those positions that fall under City collective bargaining agreements, the City agrees to negotiate in good faith with those bargaining units the employment of County employees affected by a major annexation if: 1) there is a documented impact on County service provision that results in a reduction in force as outlined in human resource policies and/or union agreements in effect December 31, 2006; (2) the County identifies which positions will be reduced; and 3) the City is hiring equivalent positions, the City shall offer to employ laid off employees, subject to their complying with background, medical, and similar pre-employment conditions as would be required of other applicants/employees in such positions, and shall provide for recognition of their years of service with the County as seniority for purposes of determining terms and conditions of employment with the City, subject to any necessary agreement with collective bargaining representatives.

of affected employees so as to implement the conditions stated above.

4. The City agrees to negotiate with the appropriate city unions the employment

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#### XIII **Development of a Plan for Orderly Annexations**

It is the intent of the City and County to develop a plan for the orderly annexation of the City's Urban Reserve Area. Accordingly, the City Commission and Board of County Commissioners direct their respective managers to develop a schedule, within 90 days of the execution of this agreement, to prepare a plan for annexation of properties in the Urban Reserve Area of Gainesville. The schedule will be subject to the approval of each commission within 60 days of presentment of the schedule. The annexation plan will include identifying targeted areas for annexation, a schedule for orderly annexation of those areas, and collaborative work between City and County staff for the successful annexation of those areas. The plan will be subject to the approval of each Commission within 90 days of presentment of the plan. This provision would not preclude any annexation as initiated by residents and/or property owners as currently allowed under the Boundary Adjustment Act.

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#### XIV **Honoring Existing Agreements, Standards and Studies**

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The City and County mutually agree to honor all joint agreements, interlocal agreements, and appropriate inter-jurisdictional studies and agreed upon standards affecting an annexation area to which the City and County is a party. In the event this Agreement conflicts with the above referenced agreements or studies, the parties agree to negotiate amendments as appropriate.

#### XV. Relationship to Existing Laws and Statutes

This Agreement in no way modifies or supersedes existing state laws and statutes. In meeting the commitments encompassed in this Agreement, all parties will comply with the requirements of all applicable state or local law Furthermore, the ultimate authority for land use and development decisions is retained by the County and the City within their respective jurisdictions. By executing this Agreement, the County and the City do not purport to abrogate the decision making responsibility vested in them by law.

#### XVI. Hold Harmless

Each party shall be solely responsible for the negligent or wrongful acts of its employees and agents. Nothing contained herein shall constitute a waiver by either party of its sovereign immunity or the provisions of 768.28, Florida Statutes.

## XVII. Dispute Resolution

The City and County mutually agree to use a formal dispute resolution process such as mediation if mutual agreement cannot be reached on any of the terms or provisions of this Agreement

#### XVIII Effective Date, Duration and Termination

A This Agreement shall be effective immediately after passage by the Alachua County Board of County Commissioners and the City Commission of the City of Gainesville and shall remain in full force and effect until September 30, 2010. This agreement may be renewed in subsequent twenty-four-month intervals by mutual agreement in writing by both parties Any amendments and termination shall be in writing and executed in the same manner as provided by law for the execution of this Agreement

 B If either party fails to fulfill its obligations under this Agreement in a timely and satisfactory manner, or if either party breaches any of the provisions, covenants, or stipulations under this Agreement, the other party shall give a written notice to the party in default stating the failure or breach, and providing a reasonable time period for correction of same In the event the corrections is not made in the allotted time, the other party shall have the right to terminate this Agreement after giving written notice of intent to terminate at least thirty (30) days prior to the termination date.

C. This Agreement will commence upon the approval date of the second party

 approving the Agreement and remain in effect until affirmatively terminated by either or both parties to the Agreement Except as provided for in Section XVIII (B), termination of the Agreement requires a three hundred and sixty-five (365) day notice in writing to the other party.

XIX Amendments to the Agreement

The City and County recognize that other amendments to this Agreement may be necessary in order to clarify the requirements of particular sections and/or update the Agreement with respect to specific annexations. These amendments may be pursued as necessary by either party and will be executed with the same formality as this document.

XX. Severability of Provisions

If any Section, subsection, paragraph, sentence, clause or phrase of this Agreement shall be or become illegal, null or void for any reason or shall be held by any court of competent jurisdiction to be illegal, null, void; the remaining Sections, subsections, paragraphs, sentences, clauses or phases will continue to remain in full force and effect irrespective of the fact that any one or more of the Sections, subsections, paragraphs, sentences, clauses or phrases shall become illegal, null or void.

XXI. Recording of the Agreement

Upon execution of this Agreement by both parties, the County will record this Agreement in the Public Records of Alachua County.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed for the uses and purposes therein expressed on the day and year first above written.

1 2		ALACHUA COUNTY, FLORIDA
3 4 5 6 7	ATTEST	By: Pu L M. To Journal Paula M. DeLaney, Chair Board of County Commissioners
8 9 10 11 12 13	J.h. Yully hy J.K. "Buddy" Irby, Clerk (SEAL)	APPROVED AS TO FORM
14 15 16 17 18		By:
19 20 21 22		CITY OF GAINESVILLE
23 24 25 26		By: Your-Hamakan Pegeen Hanrahan, Mayor
27 28 29		
30 31 32 33	ATTEST // MM	
34 35 36	Kurt Lannon, Clerk	
37 38 39	(SEAL)	APPROVED AS TO FORM
40 41 42		By: Attorney FER 2 7 2007

# FIRST AMENDMENT TO INTERLOCAL AGREEMENT BETWEEN ALACHUA COUNTY AND THE CITY OF GAINESVILLE FOR THE TRANSITION OF SERVICES UPON AN ANNEXATION BY THE CITY OF GAINESVILLE WITHIN ITS MUNICIPAL RESERVE AREA

. . . . . . . . . . . .

THIS AMENDMENT is entered into as of this \_\_\_\_\_\_ day of \_\_\_\_\_, 2009, by and between Alachua County, a charter county and political subdivision of the State of Florida (hereinafter referred to as the "County"), and the City of Gainesville, a municipal corporation (hereinafter referred to as the "City").

WHEREAS, the COUNTY and the CITY have previously entered into an interlocal agreement dated March 13, 2007 for the transition of services upon an annexation by the CITY (hereinafter referred to as "the Agreement"); and

**WHEREAS**, the COUNTY and the CITY developed this Interlocal Agreement to apply to certain annexations by the CITY; and

**WHEREAS**, the COUNTY and the CITY desire to extend the term of the Agreement under the terms set forth herein;

**NOW, THEREFORE**, in consideration of the mutual benefits to flow to each other, the parties agree as follows:

1. <u>Section XVIII, "EFFECTIVE DATE, DURATION, and TERMINATION"</u> of the Agreement is amended to read as follows:

#### XVIII. Effective Date, Duration and Termination

- A. This Agreement shall be effective immediately after passage by the Alachua County Board of County Commissioners and the City Commission of the City of Gainesville and shall remain in full force and effect until September 30, 2014. This agreement may be renewed in subsequent twenty-four month intervals by mutual agreement in writing by both parties. Any amendments and termination shall be in writing and executed in the same manner as provided by law for the execution of this Agreement.
- B. If either party fails to fulfill its obligations under this Agreement in a timely and satisfactory manner, or if either party breaches any of the provisions, covenants, or stipulations under this Agreement, the other party shall give a written notice to the party in default stating the failure or breach, and providing a reasonable time period for correction of same. In the event the correction is not made in the allotted time, the other party shall have the right to terminate this Agreement after giving written notice of intent to terminate at least thirty (30) days prior to the termination date.

- C. This Agreement will commence upon the approved date of the second party approving the Agreement and remain in effect until affirmatively terminated by either or both parties to the Agreement. Except as provided for in Section XVIII (B), termination of the Agreement requires a three hundred sixty-five (365) day notice in writing to the other party.
- 2. The First Amendment, when executed together with the original Agreement constitutes the entire contract between the parties.

Upon execution of this Agreement by both parties, the County will record this Agreement in the Public Records of Alachua County.

**IN WITNESS WHEREOF**, the parties have caused this Agreement to be executed for the uses and purposes therein expressed on the day and year first above written.

**ALACHUA COUNTY, FLORIDA** 

Mike Byerly, Chair

**Board of County Commissioners** 

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(SEAL)

ATTEST:

APPROVED AS TO FORM

AND LEGALITY )

David W. Wagner County Attorney

**CITY OF GAINESVILLE** 

Kurt Lannon, Clerk of the Commission

(SEAL)

APPROVED AS TO FORM AND LEGALITY

Pegeen Hanrahan, Mayor

Marion J. Radson

City Attorney

MAR 1 9 2009