### 140423A

# # 260547

### FIRE SERVICES ASSISTANCE AGREEMENT BETWEEN ALACHUA COUNTY AND CITY OF GAINESVILLE FOR FIRE RESCUE SERVICES

This Interlocal Agreement to provide fire protection services assistance between Alachua County and the City of Gainesville is hereby made and entered into this  $10^{\frac{1}{10}}$ day of , 2006, by and between Alachua County, a charter county and political October subdivision of the State of Florida, by and through its Board of County Commissioners, hereinafter referred to as the "County", and the City of Gainesville, a Florida municipal corporation, hereinafter referred to as the "City".

### WITNESSETH:

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WHEREAS, the City and County entered to an agreement dated August 29, 1996, for the provision of fire protection services ("Designated Assistance Agreement"); and

17 WHEREAS, the City and County desire to repeal the original Designated Assistance 18 Agreement and enter into a new agreement for the provision of fire services; 19

20 NOW, THEREFORE, in consideration of the foregoing recitals, and the mutual 21 covenants and promises hereinafter set forth, the parties do hereby agree to enter into an 22 interlocal agreement which will be recorded in the public records of Alachua County as follows: 23

24 Section 1. Term of the Agreement. This agreement will commence on October 1, 2006 and 25 remain in effect until terminated pursuant to Section 9, herein. 26

27 Section 2. Definitions. For purpose of this Agreement, the terms listed below shall have the 28 following meanings: 29

#### 30 A. Automatic Aid - Automatic aid is assistance dispatched automatically by contractual 31 agreement between two communities or fire districts

- .B. Fire Rescue services Assignment and response of fire apparatus to all types of emergencies 32. 33 including fire, rescue, emergency medical, hazardous materials, extrication, natural and 34 accidental disasters
- C. Cost of Fire Protection Operations: 35 36
  - a. Personal Services Salaries, overtime and benefits
- 37 b. Operating Expenses - Day to day costs incurred (goods delivered or services 38 rendered) in the provision of fire protection services to our citizens. Costs will 39 include professional services, utilities, travel/training, supplies and equipment and 40 vehicle replacement funding. Cost allocation may be necessary where material 41 amounts of expenditures cross function-activity lines. Excludes contracted fire 42 service with other municipalities. 43
  - c. Operating Capital Outlay (less than \$25,000)
  - d. Indirect Costs costs that CANNOT be directly attributed to a particular cost objective or service in accordance to the Cost Allocation Plan.

46 D. Map Reference Area - Defined geographical area used to determine response orders of an 47 apparatus.

- 48 E. Fire Apparatus - Aerial, Engine, Brush and/or Tanker, Squad, Truck
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1		Section 3. Response and Response Area.
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3	А.	The map of the Urban Reserve Area as adopted by the Alachua County Board of County
4		Commissioners on January 10, 2006, with noted modifications, is included as Attachment
5		I and will be used for purposes of determining jurisdictional boundaries for this
6	•	agreement. Response to incidents in the modified Urban Services Area will be through a
7		unified system which does not consider the political jurisdiction in which the incident
8 9		occurs. The County and City agree to provide automatic aid to each other through the
9 10		response of the closest available unit with the exclusion of the property identified as
10	a	University of Florida Main Campus as outlined in Attachment I.
12	Б.	All map reference areas (MRA) within the boundaries of Attachment I shall be assigned
12	•	to provide for the closest station to the response locations (as determined by shortest road
13	С	mileage) as the first responder.
15	С.	Any changes in the MRA shall be agreed upon, in writing, by the County Manager and
16	D	City Manager or their designees prior to the change designation in dispatch protocol. Changes in major road connectors or additional roadways may change the MRA and the
10		first responder order. These changes may result in a change in the response order to
18		reflect actual closest unit response. Any changes in the MRA as a result of changes in
. 19		roadways will be agreed on, in writing, by the County Manager and City Manager or
20		their designees prior to the change designation in dispatch protocol.
21		The resource requirement of various categories/types of Fire Rescue services will be
22		determined by mutual agreement of the Chief Officers from the City and County Fire
23		Rescue Departments. Each agency reserves the right to provide non-emergency services
24		that are not subject to the closest unit provision identified above.
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26		Section 4. Fire Stations.
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1 2 b. This will determine the average cost per response to be applied to the each ż month's reimbursement calculation. 4 5 The average cost per response shall then be applied to the difference in С. б actual responses and invoiced to the appropriated jurisdiction. [(ACFR calls into City - GFR 7 call into County)\*Average Cost per Response = Monthly Payment Due] 8 9 đ. Payments will be made on a monthly basis in accordance with the 10 provisions for § 218, Part VII Florida Statutes ("Local Government Prompt Payment Act") using 11 the actual responses for the month multiplied by the prior fiscal years average cost per response. 12 13 **C**. Fire Stations relocation, currently constructed or funded for construction (see 14 attachment II) in agreement with the FSMP will be included in the reimbursement calculation. 15 Future construction of fire stations not built in conjunction with the FSMP will not be considered 16 in the reimbursement formula unless agreed upon by both agencies. 17 County Office of Management and Budget (OMB) will coordinate with the City 18 D. 19 Budget and Finance Department on a monthly basis to verify call load data, as approved by the respective Fire Rescue Departments, and prepare a reimbursement reconciliation to be used for 20 monthly invoicing. 21 22 Annual reconciliation calculation will be performed not later than December 31 of 23. E. 24 each year using audited financial information for both jurisdictions to calculate the actual cost 25 per response for the prior fiscal year and apply the cost to the actual number of responses for the 26 prior fiscal year. The difference between the prior fiscal years average cost per response and the 27 current fiscal year to date actual cost per response will be multiplied by the difference in the 28 response to calls in the others jurisdiction to determine the respective jurisdictions 29 reconciliation payment due. Payments due for the difference in the prior years actual versus 30 estimated cost per response shall be made to the appropriate jurisdiction no later than January 31 15th of the current fiscal year. 32 33 F. By November 30, 2006, a one-time reconciliation calculation shall be performed 34 and payment to the appropriate jurisdiction shall be made based on actual call load data from 35 fiscal year 2006. Payments due by the City or County shall be made to the appropriate 36 jurisdiction within 30 days of the reconciliation as agreed upon by both agencies. 37 38 Section 6. Amendments. Amendments to this Agreement may be made by either party 39 and shall be executed by mutual written agreement. 40 Section 7. Attachments. All attachments to this agreement are incorporated into and 41 made part of this Agreement. 42 Section 8. Entire Agreement. This Agreement constitutes the entire agreement and 43 44 supersedes all prior written or oral agreements, understandings, or representations. 45 46 Section 9. Effective Date, Duration, Termination. This Agreement shall be effective 47 on October 1, 2006, and remain in effect until terminated as follows: 48

If either party fails to fulfill its obligations under this agreement in a timely and 1 A. 2 satisfactory manner, or if either party breaches any of the provisions, covenants, or stipulations 3 under this agreement, then the other party shall give a written notice to the party in default starting the failure or breach, and providing a reasonable time period for correction of same. In 4 5 the event the correction is not made in the allotted time, the other party shall have the right to 6 terminate this agreement after giving written notice of intent to terminate at least thirty (30) days 7 prior to the termination date. 8

9 B. If agreement upon an alternative delivery system is reached, a transition plan will 10 be adopted by mutual consent of the parties including a specific date upon which the alternative 11 system shall commence and this agreement shall be terminated.

C. This agreement will commence on October 1, 2006 and remain in effect until affirmatively terminated by either or both parties to the agreement. Except as provided for in Section 9 (A) and (B) termination of the agreement requires a three hundred and sixty-five (365) day notice in writing to the other party.

18 Section 10. Liability. Each party shall be solely responsible for the negligent acts or 19 omissions of its employees and agents which in any way relate to or arise out of this Agreement. 20 Nothing contained herein shall be construed as consent to be sued by third parties in any matter 21 arising out of this Agreement or constitute a waiver by either party of its sovereign immunity or 22 the provisions of 768.28, Florida Statutes. 23

Section 11. Non Waiver. Failure of either party to exercise any right in this Agreement shall not be considered a waiver of such right.

Section 12. Notice. Except as otherwise provided in this Agreement any notice of default or termination from either party must be in writing and sent certified mail, return receipt requested or by personal delivery with receipt to the following County and City representatives: 30

.31 Randall H. Reid **Russ Blackburn** 32 County Manager City Manager P.O. Box 2877 City Hall, Station 6 33 Gainesville, FL 32602 34 P.O. Box 490 35 Gainesville, FL 32602 36 A copy of any notice, request or approval must also be sent to: 37 J.K. "Buddy" Irby Kurt M. Lannon Clerk of the Court Clerk of Commission 38 39 P.O. Box 939 P.O. Box 490, Station 18 40 Gainesville, FL 32602 Gainesville, FL 32602 41 ATTN: Finance and Accounting 42

43 Section 13. Severability. If any provision of this Agreement is declared void by a court 44 of law, all other provision will remain in full force and effect.

46 Section 14. Third Party Beneficiaries. This Agreement does not create any 47 relationship with, or any rights in favor of any third party.

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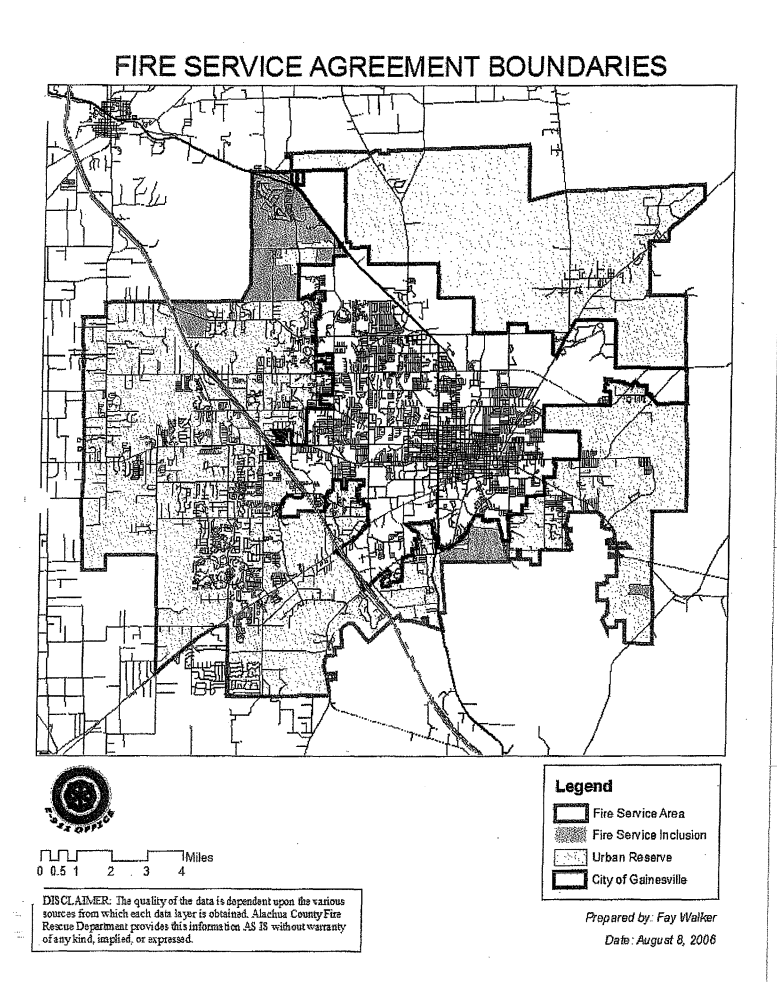
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1 Section 15. Governing Law and Venue. This Agreement is governed by the laws of 2 the State of Florida. Venue shall be in Alachua County, Florida. 3 4 Section 16. Rescission of Designated Assistance Agreement. The Designated 5 Assistance Agreement, dated August 29, 1996, as amended, is hereby rescinded effective 6 October 1, 2006. 7 8 Section 17. Recording. Upon execution of this Agreement by both parties, the County will record this Agreement in the Public Records of Alachua County. 9 10 11 Section 18, Effective Date. This Agreement is effective on October 1, 2006 12 13 IN WITNESS WHEREOF, the parties have caused this Agreement to be executed for the 14 uses and purposes therein expressed on the day and year first above written. 15 16 ALACHUA COUNTY, ELORIDA 17 18 19 By: 20 Lee Pinkoson, Chair 21 Board of County Commissioners 22 ATTE 23 24 25 APPROVED AS TO FORM AND LEGALITY 26 27 (SEAL) David W, Wagner, 2829 County Attorney 30 31 32 CITY OF GAINESVILLE 33 34 · 35 36 Pegeen Hanrahan, Mayor 37 ATTEST 38 39 40 Kurt Lannon Clerk APPROVED AS TO FORM AND LEGALITY 41 42 (SEAL) 43 44 45 Aarion Radson Gainesville Øity Attorney 46 47 48 .: ". 49 EEH/AGREEMENTS\GAINESVILLE/FireServicesAssistance



## ATTACHMENT II Fire stations, Apparatus/Companies and Staffing (Effective 10/01/2006)

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Station .	Address	Units	Staffing
CITY			
Station 1	427 S. Main St.	Engine 1 Tower 1 Squad 1	3 Personnel 4 Personnel 2 Personnel
Station 2	2210 SW Archer Road	Engine 2 Tower 2 Haz-Mat 2	3 Personnel 4 Personnel 0 Personnel
Station 3	900 NE Waldo Road	Engine 3	3 Personnel
Station 4	10 SW 36 <sup>th</sup> Street	Engine 4	3 Personnel
Station 5	1244 NW 30 <sup>th</sup> Ave	Quint 5	4 Personnel
Station 7	5601 NW 43 <sup>rd</sup> Street	Engine 7	3 Personnel
Station 8	Planned opening in FY08, vicinity of NW 39 <sup>th</sup> Ave and NW 34 <sup>th</sup> St	Quint	4 Personnel
COUNTY			
Station 12	1320 SE 43 Street	Engine 12 Tanker 12 Brush 12	3 Personnel
Station 15	7000 SW 88 <sup>th</sup> Street	Engine 15 Tanker 15 Brush 15	3 Personnel
Station 16	1600 Ft Clarke Blvd	Quint 16 Squad 16	3 Personnel 3 Personnel
Station 17	401 NW 143 <sup>rd</sup> Street (Relocation to Jonesville Patk)	Engine 17 Tanker 17 Brush 17	3 Personnel
Station 19	2000 SW 43 <sup>rd</sup> Street	Engine 19	3 Personnel
Station 21	15040 NW Highway 441	Engine 21 Brush 21 Haz-Mat 21	3 Personnel

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