# FIVE COUNTY COOPERATIVE MUTUAL AID AGREEMENT BETWEEN THE FIRE PROTECTION AGENCIES OF WASCO COUNTY, HOOD RIVER COUNTY, SHERMAN COUNTY, KLICKITAT COUNTY AND SKAMANIA COUNTY

**WHEREAS,** Wasco County, Hood River County, Sherman County, Klickitat County, and Skamania County (collectively hereinafter the "Counties") each have local county fire defense districts, consisting of multiple fire protection agencies, who provide fire suppression and emergency response services; and

WHEREAS, the Counties recognize the likelihood that fires or other like disasters occurring in their respective counties could reach such proportions that it would be impossible to control the disaster with the equipment and personnel of any single fire protection agency or fire defense district; and

WHEREAS, the Counties wish to enter into this agreement to secure the benefit of mutual cooperation and assistance in the event of an emergency created by structural fire, ground cover fire, medical emergency, or other emergency where mutual aid services are necessary to control the disaster; and

**WHEREAS**, through this agreement the governing bodies of the Counties and local county fire defense districts intend to lay the legal foundation contemplated by ORS 190.010, 190.110, 190.420, and RCW 39.34 to permit the officers of their respective fire agencies to dispatch personnel and equipment to specified emergencies upon request of a County, a local county fire defense district, and/or those individual agencies within the local county fire defense districts outlined herein (individually hereinafter "Agency" and collectively hereinafter "Agencies"), without question as to legal authority to do so; and

**WHEREAS**, Washington Statute RCW 39.34 provides that any powers, privileges, or authority exercised or capable of exercise by a public agency of Washington may be exercised and enjoyed jointly with any public agency of Washington or any other state having the same powers, privilege, or authority, and any two or more public agencies may enter agreements with one another for mutual cooperative action; and

**WHEREAS**, the Parties hereto recognize the need and desirability for mutual aid compacts to improve the efficiency and effectiveness of the fire suppression and emergency medical services system as necessary; and

**WHEREAS,** the legislature has given the general authority for intergovernmental agreements by units of local government pursuant to the provisions of ORS 190.010, 190.110, 190.420, and RCW 39.34; and

WHEREAS, citizens and residents of the Parties' respective jurisdictions will be served more efficiently by this agreement, providing needed resources for initial, and as agreed upon, extended fire attack and emergency response operations; and **WHEREAS**, the Parties recognize the necessity to have a cooperative mutual aid agreement in place to address mutual aid requests not covered by ORS 476.510 to 476.610 (the Oregon Emergency Conflagration Act), and RCW 43.43.960 to 43.43.965 (the Washington State Fire Mobilization Act); and

**WHEREAS**, it is necessary and proper that this Cooperative Mutual Aid Agreement be entered into by the undersigned for the mutual protection of life and property; and

**WHEREAS**, the local fire services of each jurisdiction listed below have approved and agree to be bound by the terms of this agreement.

**NOW THERFORE, IN CONSIDERATION** of the covenants herein contained, each of the undersigned agrees:

- 1. To respond to mutual aid requests between Agencies as hereafter set forth, and pursuant to mutual aid and move-up procedures as established by the undersigned and administered by the Agencies in conformance with such procedures.
- 2. To furnish emergency equipment and personnel upon request, when available, to any of the undersigned when such assistance is necessary and appropriate.
- 3. That each Agency shall have the right to determine priority for providing fire suppression and/or other emergency services to any other Agency under this agreement. This determination shall be the responsibility of the commanding officer of the Agency sending the assistance.
- 4. That the officer in charge of the responding Agency may, in the exercise of best judgment and discretion, decline to commit apparatus or personnel to a position which would endanger such resources or overextend any Agency.
- 5. That an Agency responding under this plan will be made available for immediate, short duration assistance and that the requesting Agency shall release responding Agencies as soon as assistance is no longer required or when the responding Agencies are needed within their own jurisdiction.
- 6. That none of the Parties hereto shall be held liable to any other Party for damage to property, loss of equipment, injury to personnel, or for the payment of any compensation arising in the course of, or as a result of, any assistance or lack of assistance rendered under the terms of this agreement. This provision does not waive the legal rights of any individual.
- 7. That the aid and assistance rendered by the Parties hereto under the Oregon Emergency Conflagration Act, Washington State Fire Mobilization Act, state and national forest fire defense plans, civil defense plans, State of Oregon or Washington Regional Hazardous Materials Emergency Response Teams, and other agreements which are not mutual aid or mutual assistance agreements, shall not be governed by the terms of this agreement.

- 8. That mutual aid and move-up procedures shall be annually reviewed and updated. Each Agency is responsible for the coordination of resources and responses with other Agencies within their local county fire defense district.
- 9. That additional local fire service agencies may be added as Parties to this agreement as required. In Oregon, such agencies shall first be recommended by the Local County Fire Defense Board and be approved by each of the then existing Agencies. In Washington, such agencies must be approved by each of the then existing Agencies. Any additions shall be made by means of attachment to this agreement.
- 10. That the continued failure by any Agency to meet the requirements established herein shall be considered just cause for the removal as a participant in this agreement. Removal shall be initiated by any single Agency giving to the alleged noncompliant Party 30 days advance written notice of intent to seek removal. The alleged noncompliant Agency shall have 30 days in which to respond to the notice in writing to all other Parties. If, in response to the alleged noncompliant Party's response, the Party giving notice chooses to withdraw its notice of intent to seek removal, the process shall terminate. Otherwise, the issue of removal shall be put to a vote of all Agencies to this agreement with the issue to be decided by a simple majority vote of the Agencies.
- 11. That any Agency may withdraw from this agreement by giving thirty (30) days' written notice of its intent to withdraw to each of the other Agencies.
- 12. Each Agency represents that it has obtained authorization to be listed as a participant in this agreement.

This agreement shall be known as the FIVE COUNTY COOPERATIVE MUTUAL AID AGREEMENT and shall link together all participating fire protection agencies between Wasco County, Hood River County, Sherman County, Klickitat County and Skamania County.

This agreement is effective on the date signed by each of the Agencies, and is entered into for the purpose of securing to each Party cooperative mutual aid and emergency assistance between participating agencies within Wasco, Hood River, Sherman, Klickitat, and Skamania Counties for response to emergencies resulting from any cause.

# **1.0 DEFINITIONS**.

**"Assistance Costs"** include personnel, equipment and service costs that extend beyond the first operational period of an emergency event that are incurred by the Providing Party. Assistance costs will be determined at rates according to the Oregon or Washington Mobilization Plan as applicable, and must be eligible costs as determined by such Plan(s), or under the Public Assistance Program or the Fire Management Assistance Grant Program authorized under the Stafford Act, 42 U.S.C. 5121-5206, and the implementing regulations of 44 CFR § 204 and § 206, as they may be amended from time to time, and as set forth in the Federal Emergency Management Agency (FEMA) policy. **"Emergency"** is a human-caused or natural event or circumstance within the jurisdiction of any Agency causing or threatening loss of life, damage to the environment, injury to person or property, human suffering, or financial loss, and the event is or is likely to be beyond the capacity of the Agency in terms of personnel, equipment, and facilities, and therefore requires mutual aid and emergency assistance. Events include, but are not limited to, fire, explosion, flood, severe weather, drought, earthquake, volcanic activity, spills or releases of hazardous materials, contamination, utility or transportation emergencies, disease, acts of terrorism or sabotage, and use of weapons of mass destruction.

**"Emergency Assistance"** includes, but is not limited to, personnel, services, equipment, materials, or supplies offered during an emergency by the Providing Party and accepted by the Requesting Party to assist in maintaining or restoring normal services beyond the first operational period of the emergency, when such service has been disrupted by the emergency, and emergency assistance from other Parties is necessary or advisable, as determined by the Requesting Party. Services include, but are not limited to, incident management, search and rescue, media relations, emergency medical, firefighting, and hazmat.

**"Mutual Aid"** means emergency assistance requested by the Requesting Party and provided by the Providing Party during emergencies where the emergency assistance is dispatched as provided in Section 4.4, or the Requesting Party's resources are exhausted. This emergency assistance is intended to be unpaid emergency assistance for a period of not more than 12 hours, or the first operational period of the emergency, whichever is less. The Providing Party and the Requesting Party may mutually agree to extend the period of time, but Providing Party is entitled to reimbursement of assistance costs as set forth in this agreement during such extended period as mutually agreed upon by both Parties. Operations during declarations of emergency under ORS 401.165 or RCW 43.43.960 – 43.43.965 exceed the intent of unpaid mutual aid assistance and shall be governed by such Acts.

**"Operational Period"** is defined by the Incident Commander as the amount of time necessary to accomplish the operational objectives assigned to personnel and equipment and which is within safe work/rest ratio standards established in the fire service. Operational periods are event driven and are typically 12 hours in duration. The operational period may exceed 12 hours during the initial response to an emergency if mutually agreed upon by the Requesting and Providing Parties. As determined by the Incident Commander, the subsequent operational period shall not exceed 24 hours.

For an incident within Oregon Department of Forestry (ODF) protected lands or Washington Department of Natural Resources (DNR) protected lands, mutual aid resources are limited to the first 12-hour operational period. After the initial 12 hours, extension of resources under this mutual aid agreement must be approved by individual Parties, or may be provided under separate agreement between the ODF or DNR and the individual Parties. This mutual aid agreement is not intended to replace agreements between any participating fire agencies and the Washington State DNR.

**"Providing Party"** means a Party to this agreement that provides emergency assistance to a Requesting Party under this agreement.

**"Requesting Party"** means the Party that has legal jurisdiction over the emergency incident, which has made a request for emergency assistance, and that has received emergency assistance under this agreement.

"County Fire Defense Board" means the association and organization of local fire agencies as defined in the Oregon Plan.

**"Participating Fire Agency"** means a fire agency organized and operating pursuant to Oregon or Washington State Law and may include fire protection districts, regional fire authorities, or city or town fire departments.

# 2.0 AUTHORITY AND SCOPE OF AGREEMENT.

This agreement is entered into under the authority granted to the Parties by their respective charters, Oregon Revised Statutes (ORS) and Revised Code of Washington (RCW). ORS 190.010 authorizes units of local government to enter into written agreements with any other units of local government for the purpose of any and 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.

ORS Chapters 190 (Government Corporation), 453 (Hazmat), 476 (Fire), 475 (Controlled Substance), and 477 (Protects Forests and Vegetation) extend the powers and authorities of the Parties to this agreement beyond their boundaries when operating under this agreement. ORS 402.010 allows the state, counties, and cities, in collaboration with private agencies, to enter into cooperative assistance agreements for emergency aid and resources.

Washington Statute RCW 39.34 provides that any powers, privileges, or authority exercised or authorized to be exercised by a public agency of Washington may be exercised and enjoyed jointly with any public agency of Washington or any other state having the same powers, privilege, or authority, and any two or more public agencies may enter into an agreement with one another for mutual cooperative action.

RCW 52.12.031 authorizes fire protection districts to enter into contracts with other governmental entities under RCW 39.34 to provide fire prevention protection, fire suppression and emergency medical services.

#### **3.0 OPERATIONS.**

Each of the undersigned Parties hereby authorizes their respective Agency to enter into cooperative mutual aid agreements with adjacent county fire defense districts and adjacent participating fire agencies, provided the agreements are in substantial conformance with established standards, Oregon Revised Statute and Revised Code of Washington. Upon exercise of a mutual aid agreement between fire defense districts or between participating fire agencies, and notification to the Fire Chiefs of the undersigned Parties, the undersigned Parties agree to comply with the direction of their respective county fire defense district and/or Agency and to provide mutual aid or emergency assistance consistent with the provisions of this agreement.

#### 4.0 TYPE OF EQUIPMENT AND PERSONNEL

The Parties agree to provide to all other Parties to this agreement personnel and equipment which is normally staffed and assigned to emergencies, subject to the following conditions:

4.1 The standards for personnel and equipment available for mutual assistance pursuant to this agreement may be referenced within the operational guidelines, (Attachment "A") of this agreement.

4.2 The Parties recognize and agree such personnel and equipment may be periodically unavailable under this agreement due to normal operating requirements. There is no obligation of a participating agency to overextend their own resources to the point of being unable to provide adequate service levels to their own response area. When any significant change occurs to the available equipment and/or personnel which shall last more than 30 days, the Party experiencing such change should notify all other Parties to this agreement.

4.3 Each of the Parties agrees to furnish to a Requesting Party such mutual aid assistance as the Requesting Party may deem reasonable and necessary to successfully abate an emergency in the Requesting Party's jurisdiction. Provided, however, the Party to whom the request is made shall have sole discretion to refuse such request, or withdraw from a 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. A Requesting Party agrees to release a Providing Party as soon as assistance is no longer required, upon reasonable request of the Providing Party to meet the resource needs of their own jurisdiction, or upon conclusion of the agreed upon operational period (12 to 24 hours).

4.4 A Providing Party will not deploy without a request for mutual aid assistance by a Requesting Party.

4.5 It is recognized and agreed by the Parties that closest unit response is in the best interest of all communities within the Counties and from time-to-time minor response imbalances between participating agencies may occur and shall be considered diminutive and inconsequential as compared to the benefits conferred upon the communities by the terms of this agreement. The Parties agree that equipment and personnel, when sent, shall be dispatched within a reasonable time frame, and first response by the Requesting Party shall not be a prerequisite to a request for emergency assistance under this agreement.

4.6 The Parties agree it is in the public interest for them to cooperate in developing an effective mutual aid system in an effort to provide for adequate response of personnel and equipment upon request. The Parties may further utilize move-up of personnel and equipment when necessary to maintain adequate levels of protection throughout all jurisdictions as the situation warrants.

#### 5.0 SUPERVISION/AGENCY AUTHORITY

When emergency assistance is furnished under this agreement, the Requesting Party shall retain incident command responsibility for the incident and shall establish overall supervision of the emergency through the nationally recognized incident command system. However, when officers from the Requesting Party have not arrived at the scene of the incident, the commanding officer of the Providing Party arriving first shall assume incident command until relieved. "Supervision," as used in this section, refers to conduct of the mission. Personnel participating in the mission remain an employee or volunteer of the Providing Party, and are subject to the policies and procedures of the Providing Party.

Unless expressly authorized by the Requesting Party, a Providing Party, its officers, employees, and agents, are not authorized to make any representation, enter into any agreement, waive any right, or incur any obligation in the name of, on behalf of, or as an agent for, the Requesting Party.

# 6.0 EMERGENCY CONFLAGRATION ACT OR HAZARDOUS MATERIALS RESPONSE

Aid and assistance given under order of the Administrator of the State Emergency Management Division in the event of the emergency proclamation by the Governor, or under the Oregon Emergency Conflagration Act or Washington State Fire Mobilization Act; or in response to hazardous material incident pursuant to the terms of a contract with the respective State Fire Marshal and in conformance with administrative rules regarding hazardous materials response promulgated by the respective State Fire Marshal and the State of Oregon or Washington, is not to be governed by this agreement. If an incident is declared a conflagration or mobilization under the Oregon Emergency Conflagration Act or Washington State Fire Mobilization Act, participating resources will be demobilized from the incident upon the arrival of State mobilized resources unless otherwise authorized and approved for State reimbursement.

#### 7.0 REPEAL OF OTHER AGREEMENTS

This agreement does NOT supersede or repeal any automatic aid agreements or preprogrammed first response agreements, hazardous materials response agreements with the State of Oregon or State of Washington, mutual aid hazardous materials agreements with other State Response Teams, equipment sharing agreements with local, State or Federal agencies, or emergency planning agreements established at the local, County, State or Federal level, the Oregon Urban Search and Rescue Task Force Mutual Aid Agreement, or agreements with ODF or Washington State DNR for provision of services beyond the first 12 hours of an incident.

## **8.0 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 or equipment as a consequence of the performance, failure to perform, or delay in performance, arising out of this agreement; excepting, however, payment of assistance costs required by this agreement.

## 9.0 HOLD HARMLESS

Any Requesting Party shall, to the extent permitted by any applicable constitutional or Tort Claims Act limitation, save and hold harmless any Providing Party against any and all claims or actions brought against the Providing Party, arising out of the Providing 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 Providing Party.

#### **10.0 WORKERS' COMPENSATION**

Each Party to this agreement agrees to provide workers' compensation insurance or equivalent coverage to each of its employees and volunteers, and that while responding under this agreement each Party recognizes that while 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 or Washington workers' compensation law.

# **11.0 REFUSALS TO PERFORM**

This is a mutual aid agreement, and it is assumed that all available assistance will generally be provided. Any Responding Party may refuse to perform any specific task when, in the sole determination of the Providing Party's commanding officer, response would create an unreasonable risk of danger to the Providing Party's employees, volunteers, independent contractors, equipment or any third party.

# **12.0 COMPENSATION/PUBLIC ASSISTANCE /FIRE MANAGEMENT ASSISTANCE**

The Parties agree that the emergency assistance available or provided during the operational period are roughly equivalent, and agree the availability and provision of such constitute adequate consideration under this agreement without reimbursement of assistance costs. Assistance costs beyond the original operational period, however, are subject to reimbursement by the Requesting Party unless otherwise agreed. The Requesting Party will take all reasonable actions to apply to FEMA for reimbursement of the Providing Party's eligible costs. To the extent legally required, the Providing Party will submit its claim for reimbursement to the Requesting Party. Both the Requesting Party and Providing Party will keep detailed records of the emergency assistance requested and received, and provide those records as part of the supporting documentation for a reimbursement request. The Parties will cooperate to the fullest extent possible to facilitate reimbursement of eligible assistance costs.

# **13.0 TERMINATION**

Any Party hereto may terminate its participation in this agreement at any time by giving 30 days' written 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 and or district of the Parties notified. This agreement will remain in effect so long as there are at least two Parties remaining to the agreement.

# **14.0 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.

# **15.0 FORCE MAJEURE**

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

# **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.

# **17.0 TERM OF AGREEMENT**

This agreement shall be effective and continue in full force and effect until execution of a successor agreement, or termination as set forth above.

## **18.0 EXECUTION OF AGREEMENT**

This agreement shall be adopted as follows:

The agreement shall be approved by the legislative body of each Agency and a signed copy shall be maintained on file with each Agency.

All signatures shall be executed in counterparts, using the form appearing on the next pages attached hereto.

It being the intention to avoid numerous signings of original documents, photocopies of the original document will be prepared and delivered to each organization concerned herewith upon execution of said original document.

The effective date of this agreement shall be the date it is signed and dated by the last signing Agency, and it shall remain in effect until modified or repealed.

The original signed copy of this agreement shall be maintained on file at the office of the Wasco County Fire Defense Board Chief.

Each Agency to this agreement shall receive a copy of the final signed agreement.

**IN WITNESS WHEREOF,** each of the undersigned has caused the agreement to be approved by their respective governing authority and its duly authorized officers.

#### WASCO COUNTY FIRE DEFENSE DISTRICT – OREGON

# Fire Chief Date Fire Chief – Print E-mail Contact # **Mosier RFPD** Fire Chief Governing Official Date Fire Chief – Print E-mail Contact # **Dufur Fire Department** Fire Chief Date Fire Chief – Print E-mail Contact # Tygh Valley RFPD Fire Chief Date Fire Chief – Print E-mail Contact # Wamic Fire and EMS Fire Chief Date Fire Chief – Print E-mail Contact #

#### Mid-Columbia Fire and Rescue

# <u>Maupin Fire Department</u>

Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #
Juniper Flat RFPD		
Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #
<u>Shaniko Fire Department</u>		
Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #
City of Antelope FD (Fire Protect	ion coverage provided by S	haniko Fire Department):
Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #

**IN WITNESS WHEREOF,** each of the undersigned has caused this agreement to be approved by their respective governing authority and its duly authorized officers.

## HOOD RIVER COUNTY FIRE DEFENSE DISTRICT – OREGON

## **Hood River Fire & EMS**

Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #
Westside RFPD		
Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #
Wy'East Fire District		
Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #
<u>Parkdale RFPD</u>		
Fire Chief	Date	
Fire Chief – Print	E-mail	Contact #
Cascade Locks Fire & EMS		
EFFECTIVE:		13

Fire Chief

Date

Fire Chief – Print	E-mail	Contact #

**IN WITNESS WHEREOF,** each of the undersigned has caused the Agreement to be approved by their respective governing authority and its duly authorized officers.

## SHERMAN COUNTY FIRE DEFENSE DISTRICT – OREGON

#### North Sherman County Rural Fire Protection District

Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
South Sherman Fire & R	<u>escue</u>	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Moro Fire Department</u>		
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Moro Rural Fire Protecti</u>	on District	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #

**IN WITNESS WHEREOF,** each of the undersigned has caused the Agreement to be approved by their respective governing authority and its duly authorized officers.

# KLICKITAT COUNTY FIRE DEFENSE DISTRICT – WASHINGTON STATE

## Klickitat County Fire Protection District #1 – Trout Lake

Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
Klickitat County Fire Pro	etection District #2 – Bickleton	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Klickitat County Fire Pro</u>	stection District #3 – Husum	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
Klickitat County Fire Pro	<u> tection District #4 – Lyle</u>	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
Klickitat County Fire Pro	otection District #5 – Centerville	

Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Klickitat County Fire Pro</u>	otection District #6 – Dallesport	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Klickitat County Rural 7</u>	<u> Fire and Rescue – Goldendale</u>	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
Klickitat County Fire Pro	otection District #8 - Glenwood	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
Klickitat County Fire Pro	otection District #9 – Roosevelt	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
Klickitat County Fire Pro	otection District #11 – Wishram	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
Klickitat County Fire Pro	otection District #12 – Klickitat	
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Fire Chief	Governing Official	Date
Fire Chief – Print Klickitat County Fire Pro	E-mail tection District #13 - Appleton	Contact #
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Klickitat County Fire Pro</u>	<u>tection District #14 – High Prairie</u>	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Klickitat County Fire Pro</u>	tection District #15 - Wahkiacus	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Goldendale Volunteer Fir</u>	<u>e Department</u>	
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>Bingen Fire Department</u>		
Fire Chief	Governing Official	Date
Fire Chief – Print	E-mail	Contact #
<u>West Klickitat Regional F</u>	ire Authority – Husum and White S	almon

Fire Chief	Board Chair	Date
	E-mail , each of the undersigned has caused governing authority and its duly aut	
	RE DEFENSE DISTRICT – WAS <u>tection District #1 - Carson</u>	HINGTON STATE
Fire Commissioner	ATTEST:	
Fire Commissioner		
Fire Commissioner	Secretary	
Fire Chief – Print	E-mail	Contact #
<u>Skamania County Fire Pro</u>	<u>tection District #2 – Stevenson</u>	
Fire Commissioner	ATTEST:	
Fire Commissioner		
Fire Commissioner	Secretary	
Fire Chief – Print	E-mail	Contact #
<u>Skamania County Fire Pro</u>	tection District #3 - Underwood	
Fire Commissioner	ATTEST:	
Fire Commissioner		
EFFECTIVE:		

Fire Commissioner	Secretary	
Fire Chief – Print	E-mail	Contact #
Skamania County Fire Prote	ction District #4 - Washougal	
Fire Commissioner	ATTEST:	
Fire Commissioner		
Fire Commissioner	Secretary	
Fire Chief – Print	E-mail	Contact #
Skamania County Fire Prote	<u>ction District #5 – Skamania</u>	
Fire Commissioner	ATTEST:	
Fire Commissioner		
Fire Commissioner	Secretary	
Fire Chief – Print	E-mail	Contact #
<u>City of Stevenson Volunteer 1</u>	Fire Department	
Mayor		
City Administrator/Clerk	Fire Chief	
Fire Chief – Print	E-mail	Contact #

# **<u>City of North Bonneville Volunteer Fire Department</u>**

Mayor

City Administrator/Clerk

Fire Chief

Fire Chief – Print

E-mail

Contact #