

**CITY OF HAILEY
RESOLUTION NO. 2013-23**

**RESOLUTION OF THE CITY COUNCIL FOR THE CITY OF HAILEY
AUTHORIZING THE EXECUTION SEPARATE AUTOMATIC AID AGREEMENT
FOR FIRE SERVICES BETWEEN THE CITIES OF HAILEY AND BELLEVUE**

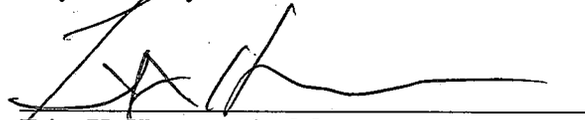
WHEREAS, the City of Hailey desires to enter into Separate Automatic Aid Agreement for Fire Services between the Cities of Bellevue and Hailey.

WHEREAS, the City of Hailey and City of Bellevue have agreed to the terms and conditions of the Agreement, a copy of which is attached hereto.

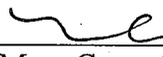
NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF HAILEY, IDAHO, that the City of Hailey approves the Separate Automatic Aid Agreement for Fire Services between the City of Hailey and

Passed this 1st day of April, 2013.

City of Hailey


Fritz X. Haemmerle, Mayor

ATTEST:


Mary Cone, City Clerk



CITY OF BELLEVUE, IDAHO

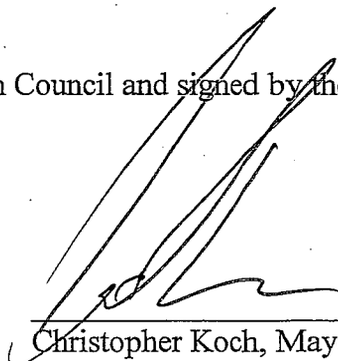
RESOLUTION NO 1059

A RESOLUTION OF THE CITY OF BELLEVUE, IDAHO, AUTHORIZING
THE MAYOR TO ENTER INTO A SEPARATE FIRE SERVICE AUTOMATIC
AID AGREEMENT

BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF
BELLEVUE, IDAHO, AS FOLLOWS:

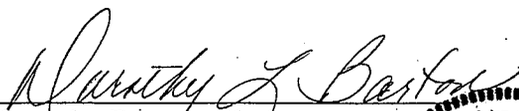
The City of Bellevue, Idaho, shall enter into a Separate Fire Service
Automatic Aid Agreement with the City of Hailey, Idaho, for major fire, disaster or
other emergencies as depicted in Exhibit "A"; the Mayor is hereby authorized to
execute the same on behalf of said City.

PASSED by the Bellevue Common Council and signed by the Mayor this
28 day of March, 2013.



Christopher Koch, Mayor

ATTEST:



Dorothy Barton, Clerk



HAILEY -- BELLEVUE
Separate Fire Service Automatic Aid Agreement

THIS SEPARATE FIRE SERVICE AUTOMATIC AID AGREEMENT ("Agreement") is made and entered into this first day of April, 2013, by and between the City of Hailey, a municipal corporation of the State of Idaho and the City of Bellevue, a chartered city, under the laws of the State of Idaho (collectively "the parties").

WITNESSETH:

WHEREAS, this Agreement is authorized under Idaho Code Section 67-2332; and

WHEREAS, each of the parties find this Agreement to be fiscally responsible and mutually beneficial providing enhanced levels of assistance to the citizens of Hailey and Bellevue that are equitable to all parties by utilizing each parties equipment, personnel and other emergency support as agreed on herein below; and

WHEREAS, each of the parties own and maintain equipment and employ personnel who are trained to provide various levels of service in the control of fire, fire prevention, rescue services, hazardous material response, and/or other emergency support; and

WHEREAS, in the event of a major fire, disaster or other emergency, each of the parties may need the assistance of another party or parties to provide supplemental fire suppression, rescue services, hazardous materials response and/or other emergency support; and

WHEREAS, each of the parties may have the necessary equipment and personnel to enable it to provide such services to another party to this Agreement in the event of such an emergency; and

WHEREAS, the geographical boundaries of each party are located in such a manner as to enable each party to render automatic assistance to the other.

NOW THEREFORE, subject to the terms of this Agreement to carry out the purpose and functions described above and in consideration of the benefits to be received and the mutual covenants exchanged herein by the parties, it is hereby agreed as follows.

I
ASSISTANCE AGREEMENT

The assistance to be provided for personnel or equipment between Hailey and Bellevue, per this Agreement shall be subject to the parameters outlined below and shall be considered to be immediate and automatic pursuant to the response criteria outlined in Section VIII of this Agreement.

II RESPONSE PROCEDURE

When notified of an Automatic Aid situation, as described in Section VIII of this Agreement, the commanding officer of the assisting agency receiving the notification shall immediately take the following actions:

- a. Determine if the assisting agency has the appropriate type of equipment and personnel available to respond to the notification.
- b. Determine what available equipment and what available personnel should be dispatched in accordance with the plan and procedures established by the parties.
- c. In the event the needed equipment and/or personnel are available, shall dispatch such equipment and/or personnel to the scene or staging of the emergency with proper operating instructions.
- d. In the event the needed equipment and/or personnel are not available, immediately advise the requesting party of such fact.

III COMMAND RESPONSIBILITY AT THE EMERGENCY SCENE

The highest ranking representative of the jurisdiction in which the incident occurs (the "requesting agency") shall designate an incident commander at the scene to which the response is made. If there is no representative immediately available, the initial responding agency shall assume command of the emergency until there is a transfer of command responsibilities has been transferred to the authorized representative of the requesting agency. Transfer of command is recommended to be conducted through a face-to-face conversation to assist in conveying necessary information. However, and notwithstanding the preceding sentences, the equipment and personnel provided to the requesting agency under this Agreement shall remain under the immediate supervision of the responding agency's officer on scene, whose judgment shall prevail in the event of disagreement with the incident commander as to only those tasks assigned to that particular agency. Such disagreements will be resolved by the Incident Commander by either reassigning a mutually acceptable task, or releasing the agency from the emergency scene. If the incident commander requests a senior officer of the responding party to assume command, the incident commander shall not, by relinquishing command, be relieved of the responsibility for the operation.

IV LIABILITY

Each party agrees to assume responsibility for liabilities arising out of actions of its own personnel and to hold the other parties harmless therefrom; provided, however, that the requesting agency shall assume liability for, and hold all other parties harmless from, all liabilities that arise out of, or are directly attributable to, command decisions made by the requesting party.

V
RETURN OF EQUIPMENT

Upon completion of work, the participating parties shall locate and return any items of equipment to the party owning such equipment. All equipment and personnel used under the terms of this Agreement shall be returned to the responding party upon termination of the aid, or on demand made by the responding party for return of the equipment or personnel.

VI
COMPENSATION

Each party shall at all times be responsible to its own employees for the payment of wages and other compensation and for carrying workers compensation upon its employees, and each shall be responsible for its equipment and shall bear the risk of loss thereof

While it is noted that this Agreement provides reciprocal responses to each other's city, it is acknowledged that due to population differences, there is a difference in annual call volume between the cities. The "hard costs" of this disparity shall be mitigated as follows.

Response to Staging Area, Cancellations or miss-pages:

Any call out that results in the activation of the assisting city's fire department members, but not resulting in an actual response of the appropriate apparatus for the type of emergency, is entitled only to 1 hour's wages at the department's wage rate, for a maximum of three personnel. Written documentation for these requests shall be provided to the department which requested assistance. Such documentation shall be provided by submitting a detailed invoice on a quarterly annual basis.

All other calls that result in an actual response to the scene or staging that exceeds a one (1) hour period shall then be considered to be operating under the auspices of the most current edition of the "Wood River Valley Mutual Assistance Agreement". Any compensation for personnel, apparatus or equipment shall abide by this Agreement.

Nothing in this Agreement shall prevent any or all of the parties from recovering the costs of emergency services provided by the parties to a private citizen, business or other entity, where such citizen, business or other entity is deemed to be responsible for such costs. It is generally understood that the requesting agency will be responsible for the collection of the recoverable costs of all the parties.

Any funds recovered will be divided among all the parties submitting their costs, by multiplying the cost allowed by a percentage equal to the total funds available, divided by the total allowed costs.

VII
INSURANCE

The Parties shall maintain in full force and effect, at their sole costs and expense, during the term of this Agreement, comprehensive general liability insurance covering liability for loss or damage, for bodily injury, property damage, personal injury, death, civil rights violations, and errors and omissions, relating to the acts of the Parties under this Agreement. Such policy shall provide insurance against property damage in an amount not less than \$500,000.00 and bodily

injury with limits of not less than \$500,000.00 for each occurrence; provided, however, the minimum limits of insurance as set forth herein shall be automatically increased at any time the liability limits of the Parties are increased pursuant to the Idaho Tort Claims Act (*Idaho Code Sections 6-901, et seq.*). Such insurance shall be noncancellable except upon thirty (30) days prior written notice to the other party. The Cities shall also secure and maintain at least the statutory amount of worker's compensation, disability benefits, and unemployment insurance in accordance with the laws of the State of Idaho. Such insurance shall provide at least thirty (30) days written notice to the other party before such policy is suspended, canceled, amended or terminated. Each party shall provide evidence of acceptable insurance at limits listed above to the other party.

VIII
HAILEY — BELLEVUE
PRE-DETERMINED AUTOMATIC RESPONSE CRITERIA

The following predetermined resources shall be automatically dispatched in a reciprocal manner between the cities of Hailey and Bellevue Fire Departments, in the manner described below.

A. Automatic Response to Scene.

There shall be an automatic response to the scene of an appropriate fire apparatus, based on the type of call, staffed with a minimum of three qualified firefighters, to any report of the following emergencies anywhere within either city's limits:

1. Any credible report of a structure fire within the city limits.
2. Any credible report of a wildfire, vehicle fire, or other hostile fire exterior to a building.

Dispatch codes for response to scene include:

AIR3 - Airport Level 3 (Aircraft crash)

FS - Fire, Structure

FV - Fire, Vehicle

FW - Fire, Wildland

B. Automatic Staging.

There shall be an automatic staging of an appropriate fire apparatus based on the type of call, staffed with a minimum of three qualified firefighters, to any report of the following incidents, at an appropriate location in the South Woodside area. This is to provide standby fire/rescue protection coverage to both cities while the other city's fire crews are occupied at an ongoing emergency:

1. Any report of a potentially significant fire or safety hazard. Examples include Bomb Threats, fire/sprinkler alarms in designated target hazard buildings, dumpsters presenting an exposure hazard to adjacent properties, hazardous spills or conditions, natural hazard emergencies, rioting, public assistance, etc.
2. Any credible report of a significant chemical spill or hazard.
3. Any significant event that presents an immediate or imminent danger to persons or property that is not solely an Emergency Medical Services (EMS) incident. These types of incident include

but are not limited to serious motor vehicle accidents, extrication, confined space rescue and swiftwater rescue.

Dispatch Codes for staging protocol include:
AIR2 — Airport Level 2 (In flight emergency)
AVR - Avalanche Rescue
BOMB- Bomb threat or explosion
FA- Fire alarm activation (Commercial or Target Hazard Building)
FO - Fire, Outside (no structure involved)
HZ - Hazardous Materials Incident
MASS — Mass Casualty Incident (6 or more persons)
MUD - Mud Slide (Persons or property affected)
MVA — Motor Vehicle Accident (Extrication or cleanup needed)

IX
TERMINATION

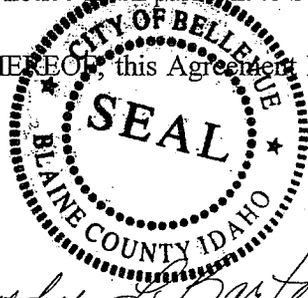
This Agreement shall remain in full force and effect for one (1) year from the date hereof and shall be automatically extended for one (1) year terms, unless notice is provided as set forth herein. Written notice shall be served by any party hereto upon the other party of its intention to terminate its participation in this Agreement. Such notice shall be served not less than thirty (30) days prior to the termination date set forth herein.

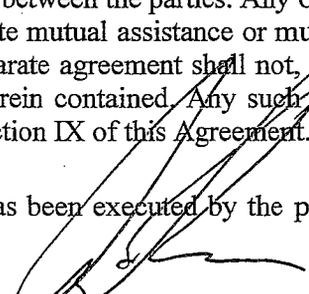
Termination of the relationship referred to in this Agreement by any party shall not preclude any existing or future agreements between the parties.

X
AGREEMENT NOT EXCLUSIVE

This Agreement is not intended to be exclusive between the parties. Any of the parties may, as they deem necessary or expedient, enter into separate mutual assistance or mutual aid agreements with any other party or parties. Entry into such separate agreement shall not, unless specifically stated therein, affect any relationship or covenant herein contained. Any such separate agreement shall not terminate upon notice given pursuant to Section IX of this Agreement.

IN WITNESS WHEREOF, this Agreement has been executed by the parties as of the date first above written.



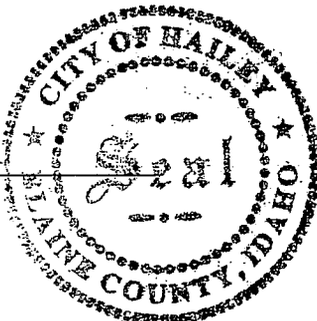


Christopher Koch, City of Bellevue, Mayor

ATTEST:



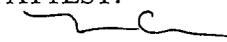
Dorothy Barton, Clerk





Fritz X. Haemmerle, City of Halley, Mayor

ATTEST:



Mary Cone, Clerk

approved
1/24/11
council

ORIGINAL

**WOOD RIVER VALLEY
MUTUAL ASSISTANCE AGREEMENT**

THIS MUTUAL ASSISTANCE AGREEMENT ("Agreement") is made and entered into by and among the Cities of Ketchum, Sun Valley and Hailey, municipal corporations in the State of Idaho; the City of Bellevue, a chartered city, organized under the laws of the State of Idaho; the Friedman Memorial Airport Authority, an agency organized under the laws of the State of Idaho; Ketchum Rural Fire Protection District, Wood River Fire Protection District, Carey Fire Protection District, West Magic Fire Protection District, and Smiley Creek Fire Protection District, fire protection districts organized under the laws of the State of Idaho, located in Blaine County, Idaho collectively referred to herein as the Parties.

WITNESSETH:

WHEREAS, the Parties have an interest in fire protection, emergency medical service, hazardous materials control and other emergency support; and

WHEREAS, an Agreement of this nature is authorized under Idaho Code § 67-2332; and

WHEREAS, each of the Parties maintain equipment and personnel who are trained to provide various levels of service in control of fire, fire prevention, emergency medical services, hazardous materials response and/or other emergency support; and

WHEREAS, in the event of a major fire, disaster or other emergency, each of the Parties may need the assistance of another Party or Parties to provide supplemental fire suppression, emergency medical service equipment and personnel, hazardous materials response and/or other emergency support; and

WHEREAS, each of the Parties may have the necessary equipment and personnel to enable it to provide mutual assistance to another Party in this Agreement in the event of such an emergency; and

WHEREAS, the geographical area of each Party is located in such a manner as to enable each Party to render assistance to the other,

NOW, THEREFORE,

Subject to the terms of this Agreement to carry out the purposes and functions described above and in consideration of the benefits to be received and the covenants exchanged herein by the Parties, it is hereby agreed as follows:

**I
PURPOSE**

The Parties intend to provide assistance to each other in the event of a major fire, disaster or other emergency and to work cooperatively with each other to protect life and property.

REQUEST FOR ASSISTANCE

The Incident Commander, Chief Officer or Designee of the Authority Having Jurisdiction ("AHJ") of an emergency, who has need for additional equipment or personnel in excess of that available to the AHJ, is authorized to request assistance from any Party to this Agreement. In the event that an emergency incident occurs and the correct jurisdiction is not immediately known, the Parties agree that under no circumstances should there be a delay in action, pending determination of the correct jurisdiction.

III RESPONSE TO REQUEST

Upon receipt of request for assistance, the commanding officer of the Requested Party shall immediately take the following action:

- a. Determine if the Requested Party has equipment and personnel available to respond to the request and determine the type of equipment and personnel available.
- b. Determine the equipment and personnel to be deployed in accordance with the plans and procedures established by the Parties.
- c. In the event the requested equipment and/or personnel are available, deploy such equipment and/or personnel to the scene of the emergency with trained personnel.
- d. In the event the requested equipment and/or personnel are not available, immediately advise the AHJ.

IV

COMMAND RESPONSIBILITY AT EMERGENCY SCENE

The Incident Commander at the scene to which the response is made shall be in command of the incident and use of the equipment and personnel sent by the Requested Party. Notwithstanding the preceding sentence, the equipment and personnel provided to the AHJ in accordance with this Agreement shall remain under the immediate supervision of the officer in charge of the Requested Party. The judgment of the officer of the Requested Party shall prevail in the event of a disagreement with the Incident Commander as to the assigned tasks. If the Incident Commander requests a senior officer of the Requested Party to assume command, he/she shall not, by relinquishing command, be relieved of the responsibility for the incident.

V

LIABILITY

Except as otherwise provided herein, each Requested Party covenants and agrees to indemnify, defend and hold all the Parties hereto harmless from and against any and all claims, demands, causes of action, suits, losses, liabilities, damages, costs and expenses, including attorney fees, that may accrue, directly or indirectly, arising out the actions of the Requested Party's personnel and equipment.

Each Party acting as the AHJ covenants and agrees to indemnify, defend and hold all of the Parties hereto harmless from and against any and all claims, demands, causes of action, suits, losses, liabilities, damages, costs and expenses, including attorney fees, that may accrue, directly or indirectly, relating to command decisions of the AHJ.

VI RETURN OF EQUIPMENT

Upon completion of work and assistance, participating Parties agree to help locate and return any items of equipment to the Party owning said equipment. All equipment and personnel used under the terms of this Agreement shall be returned to the Requested Party upon being released by the AHJ, or on demand made by the Requested Party for return of said equipment or personnel.

VII COMPENSATION AND FINANCING

Except as otherwise provided herein, each Party agrees that it will not seek compensation for mutual aid rendered under this Agreement from any other Party to this Agreement. Each Party hereto shall at all times be responsible to its own employees for the payment of wages and other compensation and for carrying workers' compensation insurance upon said employees, and each shall be responsible for its own equipment and shall bear the risk of loss therefore, irrespective of whether or not said personnel and equipment are being used within the area of primary responsibility of the AHJ.

Such assistance shall be uncompensated for a period of time not to exceed 12 hours, after which the Commanding Officer of the AHJ must either release the resource(s) or retain the resource(s). If resources are retained, compensation for continued aid will be contracted at the rates published in the most recent edition of the Idaho Fire Service Organization Rate Book.

When deemed appropriate, the AHJ will be responsible for collection of the recoverable costs of all Requested Parties. Nothing in this Agreement shall prevent any or all of the Parties to this Agreement from recovering the costs of emergency services provided by the Parties of this Agreement from a private citizen, business or other entity, where such entity is deemed to be responsible for such costs. Funds recovered will be distributed in proportion to the Party's on-scene resources, by dividing the costs submitted by each Party by the total costs submitted by all parties multiplied by the total funds available. See below example.

For example, Parties A, B and C submit the following:

A \$100,000

B \$50,000

C \$25,000

Total cost submitted \$175,000.

The total funds available for distribution are \$150,000.

The distribution would be:

A $\$100,000 \div 175,000 = .57 \times \$150,000 = \$85,714$

B $\$50,000 \div 175,000 = .29 \times \$150,000 = \$42,857$

C $\$25,000 \div 175,000 = .14 \times \$150,000 = \$21,429$

VIII

INSURANCE

Each Party shall maintain in full force and effect, at its sole cost and expense, during the term of this Agreement, commercial general liability insurance for the purpose of protecting each Party against liability for loss or damage, for bodily injury, property damage, personal injury, death, civil rights violations, and errors and omissions, relating to the operations of the Parties under this Agreement. Such policy shall provide insurance against property damage in an amount not less than \$500,000 and bodily injury with limits of not less \$500,000 per person and \$1,000,000 total for each occurrence; provided, however, the minimum limits of insurance as set forth herein shall be automatically increased at any time the liability limits of the government entities are increased pursuant to the Idaho Tort Claims Act (*Idaho Code Sections 6-901-et seq.*). Such insurance shall be non-cancellable except upon thirty (30) days prior written notice to each Party herein. Each Party shall also secure and maintain at least the statutory amounts of workers' compensation, disability benefits, and unemployment insurance in accordance with the laws of the State of Idaho. Any Party may request proof of insurance at anytime from any other Party. Failure to provide proof of insurance will be considered a breach of this Agreement by the Party failing to provide proof of insurance only and shall not affect the validity of the Agreement among the remaining Parties.

IX

PRE-INCIDENT PLANNING

The Chief Officers of the Parties hereto may from time to time mutually establish pre-incident plans which shall indicate the type and locations of potential problem areas where emergency assistance may be needed, the type of equipment that should be deployed and the various possible circumstances, the number of personnel that should be deployed under such circumstances and the training to be conducted to ensure efficient operation. The Parties hereto agree to take such steps as are feasible to standardize such equipment as couplings, hoses and

apparatus so that said equipment can be fully utilized by any of the Parties hereto. Such plans shall take into consideration the proper protection by the Requested Party of its own geographical area.

X DURATION AND TERMINATION

This Agreement shall be in full force and effect for five (5) years from the date hereof, unless sooner terminated, and shall be renewed for an additional five (5) year term with the written consent of all Parties. No Party may modify this Agreement without the written consent of all current Parties to this Agreement. However, any Party may terminate its participation in this Agreement prior to expiration as follows:

a. Written notice shall be served by any Party hereto upon all other Parties of its intention to terminate its participation in this Agreement. Such notice shall be served not less than thirty (30) days prior to the termination date set forth therein and a copy shall be forwarded to each Party hereto. Said notice shall automatically terminate the Agreement as to the Party giving notice on the date set.

b. Termination of the Agreement between the Parties affected by such initiation shall not affect the continuation of the Agreement as to any Party hereto not indicating intention to withdraw as provided herein.

XI AGREEMENT NOT EXCLUSIVE

This Agreement is not intended to be exclusive between the Parties hereto. Any of the Parties hereto may, as they deem necessary or expedient, enter into separate mutual assistance or mutual aid agreements with any other party or parties. Entry into such separate agreement shall not, unless specifically stated therein, affect any relationship or covenant herein contained. No such separate agreement shall terminate any responsibility hereunder unless notice shall be given pursuant to Section X of this Agreement.

XII MISCELLANEOUS PROVISIONS

a. Paragraph Headings. The headings in this Agreement are inserted for convenience and identification only and are in no way intended to describe, interpret, define or limit the scope, extent or intent of this Agreement or any of the provisions of the Agreement.

b. Provision Severable. Every provision of this Agreement is intended to be severable. If any term or provision hereof is illegal or invalid for any reason whatsoever, such illegality or invalidity shall not affect the validity of the remainder of the Agreement.

c. Rights and Remedies are Cumulative. The rights and remedies provided by this Agreement are cumulative and the use of any one right or remedy by any party shall not preclude nor waive its rights to use any or all other remedies. Any rights provided to the parties under this Agreement are given in addition to any other rights the parties may have by law, statute, ordinance or otherwise.

d. Entire Agreement. This Agreement contains the entire agreement between the Parties respecting the matters herein set forth and supersedes all prior agreements between the Parties hereto respecting such matters.

e. Governing Law. This Agreement shall be construed in accordance with the laws of the State of Idaho.

f. Preparation of Agreement. No presumption shall exist in favor of or against any Party to this Agreement as a result of the drafting and preparation of the document.

g. No Waiver. No waiver of any breach by any Party of the terms of this Agreement shall be deemed a waiver of any subsequent breach of the Agreement.

h. Effective Date. This Agreement is effective between the Parties who have signed this Agreement regardless whether all the Parties listed herein have executed this Agreement.

IN WITNESS WHEREOF, this Agreement has been executed by the Parties hereto as of the date below written.

City of Bellevue

Signature

Title

Date

City of Hailey

Signature

Title

Date

City of Ketchum

Signature

Title

Date

City of Sun Valley

Signature

Title

Date

Friedman Memorial Airport Authority

Signature

Title

Date

Ketchum Rural Fire District

Paul W. Wainwright Chairman 3/9/11
Signature Title Date

Wood River Fire Protection District

Jay Bell Chairman 1/11/11
Signature Title Date

Carey Rural Fire Protection District

Bob CHAIRMAN 2.3.11
Signature Title Date

West Magic Rural Fire Protection District

Bob CHIEF 1/28/2011
Signature Title Date

Smiley Creek Rural Fire Protection District

Larry L. Smith Mayor 4/20/11
Signature Title Date

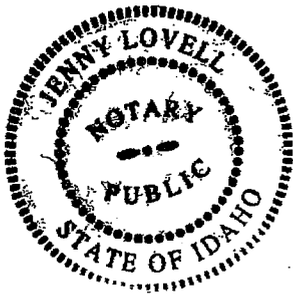
STATE OF IDAHO

County of Blaine

} S.S.
}

On this 26 day of April, 2011, before me the undersigned, a Notary Public in and for said State, personally appeared GARY THETEN, known or identified to be the person whose name is subscribed to the within instrument and acknowledge to me that he/she executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.



Jenny Lovell
Notary Public for the State of Idaho
Residing Blaine CO.
My Commission Expires 9-17-16

AGENDA ITEM SUMMARY

DATE: 4/01/13 **DEPARTMENT:** Fire/Admin **DEPARTMENT HEAD :** Mike Chapman/Heather Dawson

SUBJECT

Separate Automatic Aid Agreement for Fire Services between the Cities of Hailey and Bellevue

AUTHORITY: ID Code IAR _____ City Ordinance No. 840

BACKGROUND:

Hailey is party to a Mutual Aid Agreement with other local fire service jurisdictions. That agreement allows entities to enter into separate agreements as necessary. See Section XI of the attached 2011 Wood River Valley Mutual Assistance Agreement.

Hailey and Bellevue have been working together under the direction of Mayors Haemmerle and Koch to identify where the two cities can utilize manpower and equipment to enhance fire services. The attached Hailey-Bellevue Separate Fire Services Automatic Aid Agreement is the result of that work. The agreement provides for an automatic response to most serious types of fire and rescue incidents by both departments, regardless of which city the emergency is located. This can effectively double the initial response crew sizes to Bellevue and Hailey for little or no costs.

FISCAL IMPACT / PROJECT FINANCIAL ANALYSIS:

Budget Line Item # _____ Annual Line Item Amount _____

Because the call volume is greater in Hailey than in Bellevue, Bellevue won't incur direct costs due to this agreement. Hailey may incur approximately \$2000 per year in reimbursement cost to Bellevue. That is equivalent to the cost of one additional volunteer, with the extra value of receiving service from all of Bellevue's volunteers.

ACKNOWLEDGEMENT BY OTHER AFFECTED CITY DEPARTMENTS:

____ City Attorney ____ Clerk / Finance Director ____ Engineer ____ Mayor
____ P & Z Commission ____ Parks & Lands Board ____ Public Works ____ Other

RECOMMENDATION FROM APPLICABLE DEPARTMENT HEAD:

This cooperative agreement with the City of Bellevue builds on our existing relationship of joint training, to now allow joint response to or from serious or life threatening emergencies (Excluding Emergency medical Service (EMS) calls, as Bellevue does not currently hold an Idaho Department of Health EMS License). I strongly support the approval of this agreement, and urge the council to authorize this agreement. MC

FOLLOW UP NOTES:

4/26/13 - original sent to Bellevue - copy kept for our records

MHC