

## **RESOLUTION NO. 2011-599**

Adopted by the Sacramento City Council

November 1, 2011

### **AGREEMENT: AUTOMATIC AND MUTUAL AID AGREEMENT BETWEEN SACRAMENTO COUNTY FIRE AGENCIES FOR ALL HAZARD EMERGENCY RESPONSE**

#### **BACKGROUND**

- A. It is to the benefit of all participating agencies to pool their resources in the event of a large scale emergency or disaster. The participating agencies are: Cosumnes Community Services District, the City of Folsom, the County of Sacramento, the Sacramento Metropolitan Fire District, and the City of Sacramento. Parties endeavor to cooperatively provide an appropriate, consistent, and efficient full service emergency response. Mutual aid is consistent with the City's interests in establishing and strengthening community and regional partnerships, sharing expertise and best practices, and enhancing the quality of life for all residents.
- B. The Automatic and Mutual Aid Agreement between these Sacramento County Fire Agencies has been in place for twenty years.
- C. The attached agreement, Exhibit A hereto, is for automatic and mutual aid that may be provided or received by all participating agencies. This agreement updates the current agreement to include the process when an employee from one agency volunteers for another agency, to allow employees of this other agency to attend funerals, parades and other special events.
- D. Mutual assistance can include fire prevention, fire investigation, emergency medical services, hazardous materials control, water rescue, technical rescue and/or other emergency support services, equipment, material and/or personnel.
- E. Reimbursement for aid (equipment and staff) provided or received only occurs after the initial twelve hours of response.

#### **BASED ON THE FACTS SET FORTH IN THE BACKGROUND, THE CITY COUNCIL RESOLVES AS FOLLOWS:**

- Section 1. The City Manager, or his designee, is hereby authorized to execute the Automatic and Mutual Aid Agreement, Exhibit A hereto, between Sacramento County Fire Agencies for All Hazard Emergency Response.
- Section 2. Exhibit A is made a part of this Resolution.

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Exhibit A Automatic and Mutual Aid Agreement between Sacramento County Fire Agencies for All Hazard Emergency Response

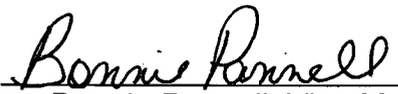
Adopted by the City of Sacramento City Council on November 1, 2011 by the following vote:

Ayes: Councilmembers Ashby, Cohn, D Fong, R Fong, McCarty, Pannell, Schenirer, Sheedy.

Noes: None.

Abstain: None.

Absent: Mayor Johnson.

  
\_\_\_\_\_  
Bonnie Pannell, Vice-Mayor

Attest:

  
\_\_\_\_\_  
Shirley Concolino, City Clerk

**Automatic and Mutual Aid Agreement Between  
Sacramento County Fire Agencies For  
All Hazard Emergency Response**

**THIS AUTOMATIC AND MUTUAL AID AGREEMENT** ("Agreement") is made this 1<sup>st</sup> day of January 2012, by and between the following public agencies of the State of California located within the County of Sacramento:

- Cosumnes Community Services District
- City of Folsom
- City of Sacramento
- County of Sacramento
- Sacramento Metropolitan Fire District

Each of the above agencies may be referred to in this Agreement as a "**Party**" and collectively as the "**Parties**" or "**Agencies**".

**WITNESSETH**

**WHEREAS**, each of the Parties hereto has an interest in achieving an All-Hazards response to emergency incidents and more specifically the control of fire, fire prevention, fire investigation, emergency medical services, hazardous materials control, water rescue, technical rescue, and/or other emergency support; and

**WHEREAS**, each of the Parties owns and maintains equipment and retains personnel who are trained to provide various levels of service in the control of fire, fire prevention, fire investigation, emergency medical services, hazardous materials control, water rescue, technical rescue, and/or other emergency support; and

**WHEREAS**, in the event of a major fire, disaster or other emergency, a Party may need the assistance of the one or more of the other Parties to provide supplemental fire prevention, fire investigation, emergency medical services, hazardous materials control, water rescue, technical rescue, and/or other emergency support; and

**WHEREAS**, each Party is recognized as having the necessary equipment and personnel available to enable it to provide such services to the other Parties in the event of such a major fire, disaster, or other emergency; and

**WHEREAS**, the jurisdictions of each Party are located in such a manner as to allow each Party to render automatic and mutual assistance to the other Parties; and

**WHEREAS**, each of the Parties has determined that it is in the best interests of each Party to set forth guidelines for providing automatic and mutual assistance in the case of a major fire, disaster or other emergency; and

**WHEREAS**, in addition to providing automatic and mutual assistance, employees of a Party may desire to volunteer for another Party to allow employees of the other Party to attend funeral, parades and other special events; and

**WHEREAS**, the Parties wish to allow employees to do so pursuant to the terms and conditions contained in this Agreement.

## **DEFINITIONS**

The following definitions are hereby included to assist in the interpretation and implementation of this agreement:

- a. **“Automatic Aid”** is defined as the dispatch of fire, emergency medical, rescue and other emergency response resources to an emergency incident based on the availability of the closest agency resource regardless of political jurisdiction or boundaries, and in concert with an approved Operational Area Plan.
- b. **“Closest Resource Unit”** is an emergency response unit that is staffed and available for immediate dispatch.
- c. **“Emergency”** is defined as a potentially life threatening or property damaging event including, but not limited to, structure fires, vegetation fires, vehicle fires, basic and advanced life support, rescues, hazardous material releases, aircraft emergencies and other types of incidents that the agencies respond to when dispatched by SRFECC.
- d. **“Jurisdictional Agency”** is the fire department or fire district having legal responsibility for emergency response to an incident.
- e. **“Move-Up and Cover”** is defined as the practice of relocating and posting response resources to cover emergencies in another agency’s response area where resources have been depleted.
- f. **Mutual Aid”** refers to the California Disaster and Civil Defense Master Mutual Aid Agreement, made and entered into by and between the State of California, its various departments and agencies, and the various political subdivisions of the state, to facilitate implementation of the purposes of Section 8668 of the California Emergency Services Act.
- g. **“Operational Area Plan”** is the companion document intended to implement the provisions of this Agreement, signed by the Fire Chief of each agency and containing standard operating guidelines for response, command and control, personnel and staffing, move-up and cover, and communications.
- h. **“Specialized Agency Resources”** is defined as those agency resources that are exclusive and not available within each jurisdiction. Examples include, but are not limited to, helicopters, dozers, hazardous material units and specialized rescue equipment.
- i. **“SRFECC”** is the acronym that describes the Sacramento Regional Fire/EMS Communication Center, the joint power authority that dispatches all agencies to emergency incidents.

## TERMS

### 1. PURPOSE

The stated purpose of the Agreement is to provide automatic and mutual aid assistance to the Parties for control of fire, fire prevention, fire investigation, emergency medical services, hazardous materials control, water rescue, technical rescue, and/or other emergency support; and in the event of a major fire disaster or other emergency. Pursuant to the terms and conditions set forth below, the Parties agree to endeavor to cooperatively provide an appropriate, consistent and efficient full service emergency medical services system without regard to jurisdictional boundaries.

### 2. AUTOMATIC AID PROVISION

When requested by a Party, one or more of the other Parties shall respond with appropriate staffing and equipment to provide assistance with fires of all types and other emergencies of all types within the jurisdiction of the Party requesting assistance (“Automatic Aid”). The Party requesting Automatic Aid in a particular incident shall be the “Requesting Party”. Any Party providing Automatic Aid in a particular incident shall be the “Responding Party”. All Automatic Aid shall be provided within the limits of County of Sacramento and any lands that are within the jurisdiction of any of the Parties.

### 3. OPERATIONAL AREA PLAN

All agencies acknowledge that an Operational Area Plan (“Plan”) shall be developed to implement the provisions of this agreement. The Plan shall be developed cooperatively by all agencies and shall be signed by the Fire Chief of each agency. This Plan shall only be in force and operational between the agencies signing this agreement.

The Plan shall not exceed the authority or subject matters identified in this agreement, nor conflict with any terms of this agreement, nor agree to any additional allocation of resources other than as provided in this agreement. The Plan shall be reviewed on an annual basis or from time-to-time upon the request of at least three-fifths (3/5) of the parties, and shall be modified as appropriate to take into consideration changing circumstances and capabilities of the agencies. All modifications to the Plan shall be in writing and signed by all agencies.

### 4. LIMITATIONS ON RESPONSES

Each Party’s obligation hereunder shall be expressly contingent upon its staffing and equipment availability and financial limitations, as well as existing fire conditions within the jurisdiction of that Party, as determined in its sole and absolute discretion. Each Party’s response under this Agreement may not interfere with the Responding Party’s responsibility or ability to respond to emergencies or other calls within its own jurisdiction. Each Party shall endeavor to notify the other Parties in advance when it knows that its equipment or staffing will not be available to respond within the jurisdiction of the other Parties.

### 5. SACRAMENTO REGIONAL FIRE/EMS COMMUNICATIONS CENTER (SRFECC)

Any Party wishing to request Automatic Aid shall communicate its request to the Sacramento Regional Fire/EMS Communications Center (“SRFECC”). Automatic Aid requests shall be processed through the SRFECC in accordance with the policies and procedures agreed to by

the member agencies of the SRFECC.

**6. COMMAND RESPONSIBILITY AT EMERGENCY SCENE**

Whenever a Responding Party provides Automatic or Mutual Aid, incident command and operational organization shall follow the National Incident Management System (N.I.M.S.) and Incident Command System (I.C.S.) doctrine. If the Incident Commander (as defined by N.I.M.S and I.C.S. doctrine) specifically requests a senior officer of the Responding Party to assume command, then the Incident Commander shall not, by relinquishing command, be relieved of responsibility for the operation.

**7. INCIDENT COMMUNICATION**

For command and control effectiveness, as well as incident safety, Automatic or Mutual Aid incident communication shall utilize voice radio on the assigned tactical frequency assigned by the SRFECC.

**8. INCIDENT SAFETY**

It is the responsibility of the Incident Command (as defined by N.I.M.S and I.C.S. doctrine) to ensure a safety plan is developed for each incident where Automatic or Mutual Aid is provided.

**9. INCIDENT PUBLIC INFORMATION**

Public information messaging and dissemination shall be in accordance with N.I.M.S. doctrine.

**10. LIABILITY**

Each party agrees to protect, save harmless, indemnify, and defend the other, its governing body, officers, agents, and employees from any and all loss, damage or liability (including injury and death), including without limitation, all reasonable legal fees, expert witness or consultant fees and expenses related to the response to, settlement of, or defense of any claims or liability, which may be suffered or incurred by a party hereto, its governing body, officers, agents and employees, caused by, arising out of, or in any way connected with the respective responsibilities and duties hereby undertaken, except that each party shall bear the proportionate cost of any damage attributable to the fault of that party, its governing body, officers, agents, contractors, and employees. It is the intention of the parties that, where fault is determined to have been contributory, principles of comparative fault will be followed.

This indemnity shall survive the completion, cancellation or termination of the Agreement.

**11. POST RESPONSE RESPONSIBILITY**

Upon completion of the rendering of Automatic or Mutual Aid, such assistance and help as is necessary will be given by the Parties to 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 Responding Party upon being released by the Requesting Party, or upon demand being made by the Responding Party for return of said equipment and personnel.

## **12. COMPENSATION**

Each Party agrees that it will not seek from the other Party compensation for services rendered under this Agreement for the first 12 hours of each individual incident requiring Automatic or Mutual Aid. Should services be extended beyond 12 hours, the Responding Party shall be reimbursed for equipment and staff in accordance with the provisions contained within the then most current version of the California Fire Master Mutual Aid Agreement. Each Party shall at all times be responsible to its own employees for the payment of wages and any and all forms of other compensation.

## **13. INSURANCE**

Each party, at its sole cost and expense, shall carry insurance, or self-insure, its activities in connection with this Agreement, and obtain, keep in force and maintain, insurance or equivalent programs of self-insurance, for general liability, workers compensation, property (apparatus and equipment), and business automobile liability adequate to cover its potential liabilities hereunder. Each party is responsible for its own self-insured retentions and deductibles. Each party agrees to provide the other parties thirty (30) days' advance written notice of any cancellation, termination or lapse of any of the insurance or self-insurance coverage's. Failure to maintain insurance as required in this Agreement is a material breach of contract and may be grounds for termination of the Agreement.

## **14. COMMANDING OFFICERS**

Each Party shall designate an employee or officer (each a "**Commanding Officer**") to act as its representative for the performance of this Agreement. This election shall be made in a writing sent to the other Parties and may be modified in writing from time to time. Each Commanding Officer shall have the power to act on behalf of their respective Party for all purposes under this Agreement. If any Party fails to designate a Commanding Officer or the designee is otherwise incapacitated or unavailable, that Party's Fire Chief or his or her designee shall serve as the Commanding Officer until such time, if ever, as another employee or officer is designated.

## **15. PRE-INCIDENT PLANNING**

The Commanding Officers of the Parties may, from time to time, mutually establish pre-incident plans which shall indicate the types of and locations of potential problem areas where Automatic Aid may be needed, the type of equipment that should be dispatched under such circumstances, the number of personnel that should be dispatched under such circumstances and the training to be conducted to ensure efficient operations. Such plans shall take into consideration the proper protection by the Responding Party of its own geographical jurisdiction.

## **16. VOLUNTEER EXCHANGE**

In addition to Automatic and Mutual Aid Assistance, a Party's employees may occasionally desire to volunteer for another Party to allow employees of the other Party to attend funerals, parades and other special events (each a "**Special Event**"). The Parties are willing to allow their employees to volunteer for another Party for a Special Event, subject to the terms and conditions set forth in the attached Appendix A to this Agreement, incorporated by this

reference. In the event of any conflict between the terms and conditions of this Agreement and those contained in Appendix A, the more specific provisions shall control over the more general.

#### **17. TRAINING STANDARDS**

Notwithstanding Section 15, each Party warrants that its training and operational standards are at least as restrictive as those typically and customarily employed by fire departments throughout California, including, but not limited to, applicable wildland training standards. Each Party further warrants that all equipment, including, but not limited to, vehicles, shall be operated by staff with the applicable and appropriate valid licensing. Pursuant to Section 10, each Party shall indemnify and hold harmless the other Parties for any liability related to the Party's failure to meet and maintain these standards.

#### **18. SPECIALIZED AGENCY RESOURCES**

Parties agree that specialized agency resources are not subject to the terms of this agreement. Said resources may be made available pursuant to call when needed as determined by the **Responding Party** or through contract for services between agencies outside the terms of this agreement.

#### **19. TERMINATION**

Any of the Parties hereto may withdraw from this Agreement by giving thirty-(30) calendar days' notice in writing of such withdrawal to the other Parties.

If any Party defaults in the performance of any of the terms or conditions of this Agreement ("Breaching Party"), it shall have ten (10) days after service upon it of written notice of such default in which to cure the default. In the event that the Breaching Party fails to cure its default within such period of time, the other Parties shall have the right to terminate this Agreement with respect to the Breaching Party without further notice and without prejudice to any other remedy to which they may be entitled by law or in equity. The decision of one of the Parties to terminate the Agreement with respect to the Breaching Party shall be sufficient to involuntarily withdraw the Breaching Party from the Agreement. The failure of the Parties to object to any default in the performance of the terms and conditions of this Agreement shall not constitute a waiver of either that term or condition or any other term or condition of this Agreement.

#### **20. AGREEMENT NOT EXCLUSIVE**

This Agreement does not prevent and shall not be deemed to impair any Party's right to enter into additional aid agreements as that Party deems necessary and proper.

#### **21. THIRD PARTY RIGHTS**

The Parties agree that the provisions of this Agreement are not intended to create or clarify any rights in third parties not a party to this Agreement. In addition, no third party shall have any right of action hereunder. This Agreement shall not be enforceable by any parties other than the Parties.

**22. PRIVILEGES AND IMMUNITIES**

Any and all privileges and immunities of the Parties provided by state or federal law shall remain in full force and effect.

**23. INDEPENDENT CONTRACTOR STATUS**

Each Party shall pay all wages, salaries, and other amounts due to their own personnel in connection with any and all services under this Agreement and as required by law. Each Party shall be responsible for all reports and obligations respecting their own personnel, including, but not limited to, social security taxes, income tax withholding, unemployment insurance, and workers' compensation insurance. Employees or agents of one Party shall not be deemed employees of any other Party for any purpose.

**24. ENTIRE AGREEMENT**

This Agreement contains the entire Agreement of the Parties with respect to the subject matter hereof, and supersedes all prior negotiations, understandings or agreements. This Agreement may only be modified by a written agreement signed by all Parties.

**25. GOVERNING LAW**

This Agreement and all matters relating to it shall be governed by the laws of the State of California and any action brought relating to this Agreement shall be held exclusively in the Sacramento County Superior Court.

**26. SUCCESSORS AND ASSIGNS**

This Agreement shall be binding on the successors and assigns of the Parties.

**27. COUNTERPARTS**

This Agreement may be executed in any number of counterparts, each of which shall constitute an original.

**28. SEVERABILITY**

In the event that any provision or portion of this Agreement is determined by a court of competent jurisdiction to be invalid, illegal or unenforceable for any reason, such provision or portion shall be severable from this Agreement. Such invalidity, illegality or unenforceability shall not be construed to have any effect on the validity, legality or enforceability of the remaining provisions or portions of this Agreement.

**29. AUTHORITY TO ENTER AGREEMENT**

Each Party warrants that the individuals who have signed this Agreement have the legal power, right, and authority to make this Agreement and bind each respective Party.

**END**

## APPENDIX A

### VOLUNTEER EXCHANGE

1. Special Event Coverage. Occasionally, a Party's employees may desire to volunteer for another Party to allow employees of the other Party to attend funerals, parades and other special events (each a "Special Event"). The Party authorizing its employees to volunteer is referred to herein as the "Authorizing Party." The Party allowing the Authorizing Party's employees to volunteer at its facilities is referred to herein as the "Recipient Party." As provided for in this section, employees of the Authorizing Party may volunteer for the Recipient Party to allow the Recipient Party's employees to attend a Special Event ("Special Event Coverage"). Each Party may agree to allow its employees to provide Special Event Coverage in its sole and complete discretion.
2. Coverage Request. In the event the Recipient Party anticipates needing Special Event Coverage, it shall provide notice to the Authorizing Party of (a) the number of volunteers needed, (b) the shifts requiring coverage and (c) a short description of the Special Event ("Coverage Request").
3. Special Event Authorization. Upon receipt of the Coverage Request, the Authorizing Party may agree to allow its employees to provide the requested Special Event Coverage. In this event, the Authorizing Party shall inform its employees of the requested Special Event Coverage and shall provide its employees with a sign-up sheet or other way to document their agreement to provide Special Event Coverage. The Authorizing Party shall inform each employee wishing to provide Special Event Coverage in writing that their agreement to provide Special Event Coverage is completely voluntary and has not been formally or informally required by the Authorizing Party ("Volunteer Acknowledgement"). This acknowledgement shall also state that the employee agrees to provide Special Event Coverage without any expectation of payment, compensation or remuneration. The Authorizing Party shall provide written notice to the Recipient Party of its decision to allow employees to provide Special Event Coverage, including (a) identifying the names of the Authorizing Party employees authorized to volunteer for the Recipient Party, (b) identifying the shifts for which each employee has volunteered for and (c) enclosing a copy of the written Volunteer Acknowledgement provided to its employees ("Special Event Authorization"). A formal Incident Action Plan ("IAP") shall be developed by the Authorizing Party indicating the names of the volunteers, their assignments, and the anticipated hours needed for the event coverage. This IAP shall contain the statement of coverage (workers compensation, liability, other insurance information), as well as indemnification language. A copy of the IAP shall be provided to the volunteers for their record.
4. No Duty to Volunteer. No Party shall expressly or implicitly require its employees to provide Special Event Coverage. In addition, neither the Authorizing Party nor the Recipient Party shall be required to provide the Authorizing Party's employees any benefits, compensation or remuneration from any source for providing Special Event Coverage, except as set forth in Section 5 below.

5. **Insurance.** The following insurance requirements shall be specific to Special Event Coverage and shall be required in addition to those imposed pursuant Section 12 of the Agreement:
  - A. **Workers' Compensation.** Authorizing Party shall maintain Workers' Compensation Insurance or self-insurance for their own employees without cost to the other Recipient Party. This coverage shall apply to the Authorizing Party's employees when they are providing Special Event Coverage for the Recipient Party, provided that the employee is identified in the applicable Special Event Authorization. The Authorizing Party shall defend, indemnify and hold harmless the Recipient Party with respect to workers' compensation claims filed by the Authorizing Party's employees.
  - B. **General Liability Insurance.** Each Party shall provide its own insurance or self-insurance for its own apparatus, equipment and employees, including general liability insurance and automobile insurance. This coverage shall apply to the Authorizing Party's employees when they are providing Special Event Coverage for the Recipient Party, provided that the Authorizing Party employee is identified in the applicable Special Event Authorization. However, in the event the Authorizing Party's employee is using the apparatus or equipment of the Recipient Party, the Authorizing Party's obligation is limited to providing the insurance coverage for its employee and the Recipient Party shall be responsible for providing coverage for its apparatus and equipment.
  - C. **Additional Insurance Coverage.** Section 5 sets forth the minimum insurance requirements of the Authorizing Party for its employees to participate in the Special Event and shall in no way limit or prevent an Authorizing Party or a Recipient Party from providing additional insurance coverage or benefits to its employees.
6. **Recordkeeping, Non-employment Status.** Each Party shall be responsible for all reports and obligations respecting their own personnel, including, but not limited to, unemployment insurance, benefits and workers' compensation insurance. Employees or agents of one Party shall not be deemed employees of the other for any purpose.

[Signature page follows]

**PARTY: CITY OF SACRAMENTO**  
A Municipal Corporation

By: \_\_\_\_\_

Print name: \_\_\_\_\_

Title: \_\_\_\_\_

For: John Shirey, City Manager

APPROVED TO AS FORM:

\_\_\_\_\_  
City Attorney

ATTEST:

\_\_\_\_\_  
City Clerk

**NOTICE: SIGNATURE(S) ON BEHALF OF USER MUST BE NOTARIZED.**

A certificate of acknowledgment in accordance with the provisions of California Civil Code Section 1189 must be attached for each person executing this agreement on behalf of the User. This section provides, at part (b): "Any certificate of acknowledgment taken in another place shall be sufficient in this state if it is taken in accordance with the laws of the place where the acknowledgment is made."

State of California )  
 )  
County of )

On \_\_\_\_\_ before me, \_\_\_\_\_, Notary Public,  
personally appeared

\_\_\_\_\_, who proved to me  
on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the  
within instrument and acknowledged to me that he/she/they executed the same in his/her/their  
authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or  
the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the  
foregoing paragraph is true and correct. WITNESS my hand and official seal.

Signature \_\_\_\_\_ (Seal)



**PARTY: COSUMNES COMMUNITY SERVICES DISTRICT**

By: *Tracey Hansen*  
TRACEY HANSEN, FIRE CHIEF

**NOTICE: SIGNATURE(S) ON BEHALF OF USER MUST BE NOTARIZED.**

A certificate of acknowledgment in accordance with the provisions of California Civil Code Section 1189 must be attached for each person executing this agreement on behalf of the User. This section provides, at part (b): "Any certificate of acknowledgment taken in another place shall be sufficient in this state if it is taken in accordance with the laws of the place where the acknowledgment is made."

State of California )  
County of Sacramento )

On 9/22/2011 before me, *Elenice Gomez*, Notary Public,  
personally appeared *Tracey Hansen*, who proved to me

on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

Signature *Elenice Gomez* (Seal)



STAMP  
ELIENICE GOMEZ  
Commission # 124882  
Notary Public - California  
Sacramento County  
My Comm Expires Aug 30, 2012



**PARTY: COUNTY OF SACRAMENTO**

By: *Hardy Acree*  
Hardy Acree, Director of Airports

**NOTICE: SIGNATURE(S) ON BEHALF OF USER MUST BE NOTARIZED.**

A certificate of acknowledgment in accordance with the provisions of California Civil Code Section 1189 must be attached for each person executing this agreement on behalf of the User. This section provides, at part (b): "Any certificate of acknowledgment taken in another place shall be sufficient in this state if it is taken in accordance with the laws of the place where the acknowledgment is made."

State of California )  
County of *Sacramento* )

On *September 14, 2011* before me, *KL WILSON*, Notary Public,  
personally appeared

*HARDY ACREE*, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that ~~he/she/they~~ executed the same in ~~his/her/their~~ authorized capacity(ies), and that by ~~his/her/their~~ signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

Signature *KL Wilson* (Seal)





Sacramento County Automatic & Mutual Aid Agreement

**PARTY: CITY OF FOLSOM**  
A Municipal Corporation

\_\_\_\_\_  
Date

\_\_\_\_\_  
Kerry L. Miller, City Manager

ATTEST:

FUNDING AVAILABLE:

\_\_\_\_\_  
Christa Freemantle, City Clerk

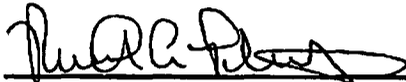
\_\_\_\_\_  
Date

\_\_\_\_\_  
James W. Francis, Finance Director

\_\_\_\_\_  
Date

ORIGINAL APPROVED AS TO CONTENT:

ORIGINAL APPROVED AS TO FORM:



9/7/2011

\_\_\_\_\_  
Ronald A. Phillips, Fire Chief

\_\_\_\_\_  
Date

\_\_\_\_\_  
Bruce C. Cline, City Attorney

\_\_\_\_\_  
Date