## FY 2004-2005 AMENDED AGREEMENT

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This agreement made and entered into this 1<sup>st</sup> day of October 2004, by and between Nassau County, a political subdivision of the State of Florida, hereinafter referred to as **COUNTY**, and Station Number 6, **Bryceville Volunteer**Fire Department hereinafter referred to as **DEPARTMENT**.

WITNESSETH, that in consideration of the sum of TEN and NO/100 dollars (\$10.00), and other good and valuable considerations, as hereinafter enumerated, the parties hereto agree as follows:

That the Board of County Commissioners, being legally bound by F.A.C., Florida Statutes, and local ordinances, as it pertains to fire protection and emergency medical services within the boundaries of Nassau County, hereby initiate this agreement under the following conditions:

All Volunteer Fire Departments shall function under the auspices and authority of the Chief of Fire/Rescue, Nassau County Fire/Rescue Department as defined by the Nassau County Board of County Commissioners and shall operate under the stipulations contained herein.

- 1. The COUNTY hereby agrees to provide the **DEPARTMENT** with funding (as stated in Paragraph 19) to maintain its station and equipment and to purchase certain apparatus and additional equipment. Said purchases shall be through coordination with the Board of County Commissioners. The apparatus and equipment should shall meet National Fire Protection Association standards.
- 2. It shall be the responsibility of the **DEPARTMENT** to provide Volunteer Fire Protection and First Responder Level emergency medical services in their

assigned area of responsibility within the jurisdictional boundaries of Nassau County, Florida. Each **DEPARTMENT'S** area shall be defined in Appendix "A", and shall not be changed unless agreed to by both departments and approved by the Board of County Commissioners.

- 3. Volunteer Fire Protection and First Responder level medical services shall be provided on a twenty-four (24) hour basis, seven (7) days a week.
- 4. The **DEPARTMENT** shall pay all regular maintenance costs, including repairs, gas, oil, and other fluids necessary to maintain all fire protection apparatus and equipment. The **DEPARTMENT** may request additional funding from the Board of County Commissioners for any major expenditures due to failure or loss of equipment.
- 5. All fire protection apparatus and equipment shall be housed at the DEPARTMENT'S station(s).
- 6. The **DEPARTMENT** operated apparatus and equipment shall be subject to Mutual Aid established by the Board of County Commissioners for other areas within unincorporated and incorporated areas of Nassau County and in surrounding areas as requested (dispatched) on a recall basis. The **DEPARTMENT** shall strive to maintain the required equipment as listed under the Fire Suppression Rating Schedule of the Insurance Service Organization (ISO), as approved by the Nassau County Board of County Commissioners.
- 7. The **COUNTY** shall provide Worker's Compensation Insurance for volunteers responding to or assisting with fire or medical emergencies. Each volunteer or member of the **DEPARTMENT** must be properly registered with the **COUNTY** Risk Management Office. Each **DEPARTMENT** is subject to the requirements of Florida Statutes Chapter 633 regarding the volunteer fire departments and the

requirements set forth therein at all DEPARTMENT activities and functions.

- 8. It shall be the responsibility of the **DEPARTMENT** to ensure that any **DEPARTMENT** personnel that respond to an alarm be properly equipped with the necessary personal protective equipment/clothing according to the type of incident. Prior to initiating tactics involving fire suppression, salvage, and overhaul, or entrance into any toxic or oxygen deficient atmosphere, each **Volunteer** Chief or his designee shall ensure that all personnel must be protected by the donning of a full fire protective ensemble, a Positive Pressure Self Contained Breathing Apparatus (P.P.S.C.B.A.), and a Personal Alert Safety System (P.A.S.S.), and be certified as required in Florida Administrative Code 69A-62.
- 9. Pursuant to the **COUNTY'S** Workers' Compensation insurance policy, each **DEPARTMENT** shall provide the **COUNTY** with a current roster of their volunteer personnel, (updated as needed) and shall include the following information:
  - A. Name

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- B. Address
- C. Social Security Number
- D. Date of Birth
- E. Place of Employment
- F. Phone Number Home
- G. Driver's License Number and Type i.e. Class A, B, C, D.
- H. Any other information requested by the Nassau County
  Human Resource Department or required by the county's workers
  compensation carrier.
- I. Personal Radio Call Number

Each VOLUNTEER DEPARTMENT shall be subject to the COUNTY'S Drug Free Workplace

Policy. All new volunteer fire fighters shall be required to undergo a drug test and the COUNTY shall pay for said test.

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- Pursuant to the Department of Labor, Occupational Safety and Health Administration, the DEPARTMENT shall comply with 29 CFR 1910.120(EQ) for Hazardous Waste and Emergency Response Emergency Response Program to Hazardous Substance Release. It will be the responsibility of each Volunteer DEPARTMENT to ensure that each of their personnel has completed Level I - First Responder Awareness Level Certification prior to providing any assistance at a hazardous materials incident. The COUNTY shall provide the DEPARTMENT with the required training and provide a certificate upon completion. An annual refresher course shall be also provided by the COUNTY at each station, on their designated The COUNTY shall, pursuant to 29 CFR 1910.120 Hazard training night. Communication, provide the **DEPARTMENT** with all chemical information which they have on file as it relates to chemicals stored or used in the workplace. Chief or ranking officer of each department shall notify the Chief of Nassau County Fire/Rescue Department upon confirmation of any hazardous release, pursuant to Title III of the Superfund Amendment and Re-authorization Act of 1986 (SARA). The DEPARTMENT shall also adhere to all other requirements set forth in 29 CFR 1910 that are related to fire protection. The DEPARTMENT shall also comply with Florida Statutes, F.A.C. 38 I-20 regarding the requirements for volunteer fire departments.
- 11. Each **DEPARTMENT** shall, after each alarm/response, using the Local Area Computer Network complete the appropriate Fire Program reporting section. **COUNTY** shall provide **DEPARTMENT** with training for the proper operation of the Local Area Computer Network system. Each **DEPARTMENT** shall also file the appropriate form(s) for any injury and/or fatality which occurs during an alarm/response. This includes civilians and **DEPARTMENT** personnel. These forms

shall also be filed with the Florida Fire Incident Reporting System with notification made to the Nassau County Fire/Rescue Department and Risk Management Department. All forms shall be sent to the State by way of manual reporting if system should be down.

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- 12. The DEPARTMENT shall keep a record (LOG) of each response. All records are to be open for inspection by the COUNTY at mutually agreed upon times and are subject to audit through the Clerk under internal audit procedures.
- 13. It shall be the responsibility of the **DEPARTMENT** to ensure that all personnel who operate standard emergency vehicles possess a valid **Class "D"** license with an **"E"** endorsement, pursuant to Florida Statutes 322.54. Personnel who are expected to operate specialized apparatus/vehicles, i.e., tractor drawn tankers, are to have the appropriate license.
- 14. The COUNTY shall require the DEPARTMENT to ensure that all new members will attend the 40 hour Dasic Volunteer Firefighting Minimum Standards Course and 40 hour First Responder Course before participating in interior firefighting operations unless they possess proper documentation of firefighting that meets or exceeds the minimum standards. The current volunteer firefighters with three years experience shall not be required to meet the minimum standards. The County shall require the DEPARTMENT to assure that prior to engaging in any Immediately Dangerous to Life and Health (IDLH) atmospheric condition, each participating member shall meet the training and/or certification requirements under Florida Administrative Code 69A-62 (F.A.C. 69A-62). All new volunteer personnel may, at their discretion with the Volunteer Chief's concurrence, Ride Along with Nassau County Fire/Rescue. In all training provided by Nassau County, it shall be the responsibility of the instructor to file all appropriate certifications with the Nassau County

Fire/Rescue Department.

- 15. All members of the **DEPARTMENT** shall work under an Incident Command System (ICS) at all emergency incidents. Said Incident Command System (ICS) operations standards shall be developed and approved by the Board of County Commissioners in coordination with the chiefs association.
- 16. All members of the **DEPARTMENT** shall abide by the FCC Rules & Regulations regarding radio communications and file the correct number of portable and mobile radios operated by the DEPARTMENT with the COUNTY. The COUNTY shall provide the DEPARTMENT with a copy of the FCC rules and regulations as they pertain to this operation. Any changes in radio or dispatch procedures shall be the responsibility of the Sheriff Fire Chief Nassau County Fire/Rescue and the 911 Coordinator and coordinated with be presented to the Chiefs Association.
- 17. The Nassau County Fire/Rescue Department shall, on a monthly basis, transmit to the Chief of each volunteer fire department any change in Standard Operating Procedures Guidelines (SOP'sSOG's) each month in writing. Any changes in SOP's SOG's that affect the Volunteer Fire Department will be communicated with the Chiefs Association prior to being implemented.
- 18. The use of any funding from the **COUNTY** to pay salary/wages of any **DEPARTMENT** member is strictly prohibited.
- 19. The COUNTY shall appropriate to the DEPARTMENT annual funding in the amount of \$49,348 for providing efficient and effective Volunteer Fire and First Responder Level Emergency Medical operations. Said annual funding shall be established by the submission of an annual budget request which shall be received by the Clerk of the Court prior to but no later than June 15<sup>th</sup>. Upon

approval of the submitted budget by the Board of County Commissioners, said funds shall be allocated on a quarterly basis with payments to be made by the 15<sup>th</sup> day of November, February, May and August. The COUNTY shall require each respective DEPARTMENT to account for all funds allocated and maintain proper accounting records which shall be approved by the Clerk of Court or his designated agents. An acceptable accounting of the previous year's funds must be presented to the Nassau County Clerk of Courts within sixty (60) days of the close of each DEPARTMENT'S fiscal year. An audit of accounting records may be performed by an independent accounting firm, paid for by the DEPARTMENT and may be accepted by the Nassau County Clerk of Courts in lieu of an Official Audit conducted by the Clerk. Failure to maintain appropriate annual records shall cause the COUNTY to cease providing funds.

- 20. The Clerk's Office reserves the right to audit and inspect any and all financial records at times mutually agreeable to the Clerk and the respective **DEPARTMENT**. Any disputes as to expenditures or accounting policies shall be addressed by both parties and must be resolved to the satisfaction of the Clerk's Office.
- 21. The **DEPARTMENT** shall be responsible for obtaining and maintaining proper insurance on all of their vehicles and equipment and providing proof of insurance to the **COUNTY** and shall be responsible for payment of same from funds allocated by the **COUNTY**.
- 22. Additions or amendments to this Agreement shall be mutually agreed upon in writing by the **COUNTY** and the **DEPARTMENT**.
- 23. Failure to adhere to the provisions of this agreement shall cause the

COUNTY to cease providing funds pursuant to this agreement.

24. The **DEPARTMENT** shall be represented by an Officer of the DEPARTMENT at the monthly Volunteer Chief's meeting.

25. All facilities, programs and services shall be compliant with the Florida Accessibility Code and the federal Americans with Disabilities Act (ADA). Failure to provide facilities, programs or services that are compliant with the Florida Accessibility Code and the federal Americans with Disabilities Act (ADA) shall be considered a breach of the contract.

This agreement shall be in full force and effect for a period of October 1<sup>st</sup>, 2004 to September 30<sup>th</sup>, 2005. However it may be terminated by either party within thirty (30) days after notice having been given by registered mail, one party to the other. Any cancellation by either party shall require the refund of all unexpended Volunteer Fire Department funds appropriated by the **COUNTY**.

Board of County Commissioners Nassau County, Florida

Bv: /

Anslev A. Acree

Chairman

ATTEST:

onn A. Crawford

Its: Ex-Officio Clerk

Contract Approved as to Form

Michael S. Mullip

Nassau County Attorney

BRYCEVILLE VOLUNTEER FIRE DEPARTMENT

Chief Gary B. Ard

President, Board of Directors

