CETS #:	
Agency Reference #:	

### INTERLOCAL CONTRACT BETWEEN PUBLIC AGENCIES

# A Contract Between the State of Nevada Acting by and through its

Public Entity #1:	Department of Public Safety, State Fire Marshal; herein after known as "Division"	
Address:	107 Jacobsen Way	
City, State, Zip Code:	Carson City, NV 89711	
Contact:	Mike Dzyak, Fire Marshal	
Phone:	775-684-7506	
Email:	mdzyak@dps.state.nv.us	

Public Entity #2:	Fallon Churchill Fire Department, herein known as "Agency"
Address:	20 N. Carson St
City, State, Zip Code:	Fallon, NV 89406
Contact:	Mitch Young
Phone:	775-427-7911
Email:	myoung@fallonfire.org

WHEREAS, NRS 277.180 authorizes any one or more public agencies to contract with any one or more other public agencies to perform any governmental service, activity or undertaking which any of the public agencies entering into the contract is authorized by law to perform; and

WHEREAS, it is deemed that the services hereinafter set forth are both necessary and in the best interests of the State of Nevada.

NOW, THEREFORE, in consideration of the aforesaid premises, the parties mutually agree as follows:

1. **REQUIRED APPROVAL**. This Contract shall not become effective until and unless approved by appropriate official action of the governing body of each party.

#### 2. **DEFINITIONS**

TERM	DEFINITION	
State	The State of Nevada and any State agency identified herein, its officers, employees and immune contractors.	
Contracting Entity	The public entities identified above.	
Fiscal Year	The period beginning July 1st and ending June 30th of the following year.	
Contract	Unless the context otherwise requires, 'Contract' means this document titled Interlocal Cont Between Public Agencies and all Attachments or Incorporated Documents.	

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3. **CONTRACT TERM.** This Contract shall be effective as noted below, unless sooner terminated by either party as specified in *Section 4, Termination*.

Effective From:	Upon Approval	To:	October 31, 2026

- 4. **TERMINATION**. This Contract may be terminated by either party prior to the date set forth in **Section 3**, **Contract Term**, provided that a termination shall not be effective until 30 days after a party has served written notice upon the other party. This Contract may be terminated by mutual consent of both parties or unilaterally by either party without cause. The parties expressly agree that this Contract shall be terminated immediately if for any reason State and/or federal funding ability to satisfy this Contract is withdrawn, limited, or impaired.
- 5. NOTICE. All communications, including notices, required or permitted to be given under this Contract shall be in writing and directed to the parties at the addresses stated above. Notices may be given: (a) by delivery in person; (b) by a nationally recognized next day courier service, return receipt requested; or (c) by certified mail, return receipt requested. If specifically requested by the party to be notified, valid notice may be given by facsimile transmission or email to the address(es) such party has specified in writing.
- 6. **INCORPORATED DOCUMENTS**. The parties agree that this Contract, inclusive of the following Attachments, specifically describes the Scope of Work. This Contract incorporates the following Attachments in descending order of constructive precedence:

ATTACHMENT A:	SCOPE OF WORK
ATTACHMENT B:	FIRE INSPECTIONS FORM

Any provision, term or condition of an Attachment that contradicts the terms of this Contract, or that would change the obligations of the State under this Contract, shall be void and unenforceable.

7. CONSIDERATION. The parties agree that the services specified in Section 6, Incorporated Documents at no cost to the State based on other good and valuable services performed by each party under this contract, including but not limited to the Agency's being permitted to gain benefits, including collection of certain fees, which would otherwise be unavailable, from performing those services.

\$ 0.00	per Incident or Service	
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Any intervening end to an annual or biennial appropriation period shall be deemed an automatic renewal (not changed the overall Contract term) or a termination as the results of legislative appropriation may require:

8. **ASSENT**. The parties agree that the terms and conditions listed in the incorporated Attachments of this Contract are also specifically a part of this Contract and are limited only by their respective order of precedence and any limitations expressly provided.

#### 9. INSPECTION & AUDIT

A. <u>Books and Records</u>. Each party agrees to keep and maintain under general accepted accounting principles full, true and complete records, agreements, books, and document as are necessary to fully disclose to the State or United States Government, or their authorized representatives, upon audits or reviews, sufficient information to determine compliance with all State and federal regulations and statutes.

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- B. Inspection & Audit. Each party agrees that the relevant books, records (written, electronic, computer related or otherwise), including but not limited to relevant accounting procedures and practices of the party, financial statements and supporting documentation, and documentation related to the work product shall be subject, at any reasonable time, to inspection, examination, review, audit, and copying at any office or location where such records may be found, with or without notice by the State Auditor, Employment Security, the Department of Administration, Budget Division, the Nevada State Attorney General's Office or its Fraud Control Units, the State Legislative Auditor, and with regard to any federal funding, the relevant federal agency, the Comptroller General, the General Accounting Office, the Office of the Inspector General, or any of their authorized representatives.
- C. <u>Period of Retention</u>. All books, records, reports, and statements relevant to this Contract must be retained a minimum three years and for five years if any federal funds are used in this Contract. The retention period runs from the date of termination of this Contract. Retention time shall be extended when an audit is scheduled or in progress for a period reasonably necessary to complete an audit and/or to complete any administrative and judicial litigation which may ensue.
- 10. BREACH REMEDIES. Failure of either party to perform any obligation of this Contract shall be deemed a breach. Except as otherwise provided for by law or this Contract, the rights and remedies of the parties shall not be exclusive and are in addition to any other rights and remedies provided by law or equity, including but not limited to actual damages, and to a prevailing party reasonable attorneys' fees and costs. It is specifically agreed that reasonable attorneys' fees shall not exceed \$150.00 per hour.
- 11. **LIMITED LIABILITY**. The parties will not waive and intend to assert available NRS Chapter 41 liability limitations in all cases. Contract liability of both parties shall not be subject to punitive damages. Actual damages for any State breach shall never exceed the amount of funds which have been appropriated for payment under this Contract, but not yet paid, for the fiscal year budget in existence at the time of the breach.
- 12. **FORCE MAJEURE.** Neither party shall be deemed to be in violation of this Contract if it is prevented from performing any of its obligations hereunder due to strikes, failure of public transportation, civil or military authority, acts of public enemy, acts of terrorism, accidents, fires, explosions, or acts of God, including, without limitation, earthquakes, floods, winds, or storms. In such an event the intervening cause must not be through the fault of the party asserting such an excuse, and the excused party is obligated to promptly perform in accordance with the terms of the Contract after the intervening cause ceases.
- 13. INDEMNIFICATION. Neither party waives any right or defense to indemnification that may exist in law or equity.
- 14. INDEPENDENT PUBLIC AGENCIES. The parties are associated with each other only for the purposes and to the extent set forth in this Contract, and in respect to performance of services pursuant to this Contract, each party is and shall be a public agency separate and distinct from the other party and, subject only to the terms of this Contract, shall have the sole right to supervise, manage, operate, control, and direct performance of the details incident to its duties under this Contract. Nothing contained in this Contract shall be deemed or constructed to create a partnership or joint venture, to create relationships of an employer-employee or principal-agent, or to otherwise create any liability for one agency whatsoever with respect to the indebtedness, liabilities, and obligations of the other agency or any other party.
- 15. WAIVER OF BREACH. Failure to declare a breach or the actual waiver of any particular breach of the Contract or its material or nonmaterial terms by either party shall not operate as a waiver by such party of any of its rights or remedies as to any other breach.
- 16. **SEVERABILITY**. If any provision contained in this Contract is held to be unenforceable by a court of law or equity, this Contract shall be construed as if such provision did not exist and the non-enforceability of such provision shall not be held to render any other provision or provisions of this Contract unenforceable.
- 17. ASSIGNMENT. Neither party shall assign, transfer or delegate any rights, obligations or duties under this Contract without the prior written consent of the other party.
- 18. OWNERSHIP OF PROPRIETARY INFORMATION. Unless otherwise provided by law any reports, histories, studies, tests, manuals, instructions, photographs, negatives, blue prints, plans, maps, data, system designs, computer code (which is intended to be consideration under this Contract), or any other documents or drawings, prepared or in the course of preparation by either party in performance of its obligations under this Contract shall be the joint property of both parties.

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- 19. PUBLIC RECORDS. Pursuant to NRS 239.010, information or documents may be open to public inspection and copying. The parties will have the duty to disclose unless a particular record is made confidential by law or a common law balancing of interests.
- 20. **CONFIDENTIALITY**. Each party shall keep confidential all information, in whatever form, produced, prepared, observed or received by that party to the extent that such information is confidential by law or otherwise required by this Contract.
- 21. **FEDERAL FUNDING.** In the event, federal funds are used for payment of all or part of this Contract, the parties agree to comply with all applicable federal laws, regulations and executive orders, including, without limitation the following:
  - A. The parties certify, by signing this Contract, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. This certification is made pursuant to Executive Orders 12549 and 12689 and Federal Acquisition Regulation Subpart 9.4, and any relevant program-specific regulations. This provision shall be required of every subcontractor receiving any payment in whole or in part from federal funds.
  - B. The parties and its subcontractors shall comply with all terms, conditions, and requirements of the Americans with Disabilities Act of 1990 (P.L. 101-136), 42 U.S.C. 12101, as amended, and regulations adopted thereunder, including 28 C.F.R. Section 35, inclusive, and any relevant program-specific regulations.
  - C. The parties and its subcontractors shall comply with the requirements of the Civil Rights Act of 1964 (P.L. 88-352), as amended, the Rehabilitation Act of 1973 (P.L. 93-112), as amended, and any relevant program-specific regulations, and shall not discriminate against any employee or offeror for employment because of race, national origin, creed, color, sex, religion, age, disability or handicap condition (including AIDS and AIDS-related conditions.)
  - D. Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended. Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
- 22. **PROPER AUTHORITY**. The parties hereto represent and warrant that the person executing this Contract on behalf of each party has full power and authority to enter into this Contract and that the parties are authorized by law to perform the services set forth in *Section 6, Incorporated Documents*.
- 23. GOVERNING LAW JURISDICTION. This Contract and the rights and obligations of the parties hereto shall be governed by, and construed according to, the laws of the State of Nevada. The parties consent to the exclusive jurisdiction of and venue in the First Judicial District Court, Carson City, Nevada for enforcement of this Contract.
- 24. ENTIRE AGREEMENT AND MODIFICATION. This Contract and its integrated Attachment(s) constitute the entire agreement of the parties and as such are intended as a complete and exclusive statement of the promises, representations, negotiations, discussions, and other agreements that may have been made in connection with the subject matter hereof. Unless an integrated Attachment to this Contract specifically displays a mutual intent to amend a particular part of this Contract, general conflicts in language between any such Attachment and this Contract shall be construed consistent with the terms of this Contract. Unless otherwise expressly authorized by the terms of this Contract, no modification or amendment to this Contract shall be binding upon the parties unless the same is in writing and signed by the respective parties hereto, approved by the Office of the Attorney General.

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IN WITNESS WHEREOF, the parties hereto have caused this Contract to be signed and intend to be legally bound thereby.

Ken Tedford Ken Tedford	1/23/25 Date	Fallon Mayor Title
Jim Barbee	1/23/25 Date	Churchill County Manager Title
Hared Dooley	) 1/23/25 Date	Fire Chief Title
Mike Dzyak	2/3/25 Date	Chief, State Fire Marshal Title
Kristi Defer	a John Date	Senior Fiscal Officer, ASO IV, DPS Director's Office Title
Approved as to form by:  Deputy Attorney General for Attorney General		On: 2/4/25

#### Attachment A

#### Scope of work

#### Between the

### Fallon/Churchill Fire Department, hereinafter known as "Agency"

#### And the

#### State Fire Marshal Division, hereinafter known as "Division"

- 1. The Department of Public Safety, State Fire Marshal Division ("Division") is required by Nevada Revised Statutes (NRS) Chapter 477 and Nevada Administrative Code (NAC) Chapter 477 to perform certain fire/life safety functions in counties having populations of less than 100,000. This Attachment "A" Scope of Work becomes part of the interlocal Contract upon signature of both parties and shall be reviewed annually not later than March 1st. Upon annual review of the contract, if the Agency and Division agree no changes are necessary a letter documenting that decision will be issued by the Division to the Agency. If upon annual review of the contract, changes are deemed necessary, the Agency and Division will agree to the changes and the interlocal Contract will be amended.
- 2. The Agency has requested the Division delegate fire and life safety annual inspections to the Agency in accordance with NRS 477.030(10).
- 3. The Agency certifies, and the Division has verified, that the Agency is qualified and willing to perform these fire and life safety inspections within its jurisdictional boundaries. The Agency agrees to conduct annual fire and life safety inspections for those occupancies as identified in NRS 477.030(1)(c). The division maintains the right to have final say on all code interpretations in interlocal facilities.
- The Division will conduct initial Certificate of Compliance inspections of licensed care facilities.
   The agency agrees to perform subsequent regular inspections of licensed care facilities within their boundaries as identified in NRS 432A.180(2), NAC 424.135(2)(b), NAC 449.0112, and NAC 449.229
- 5. The Agency agrees to perform annual inspections for all buildings, except private residences, used for sleeping purposes, such as hotels and motels, buildings used for public assembly and all buildings where large numbers of persons work, live, or congregate for any purpose as identified in NRS 477.030(1)(c).
- 6. Hazardous materials verification shall be completed by the Agency, and the Agency shall direct the facility to the Nevada Combined Agency Hazardous Materials Permit "on-line" reporting website or to the help desk for assistance in filling out the report form. The Agency will forward the inspection report to Division within ten (10) business days of the inspection/verification.
  - A report from Division to the Agency that lists current facilities required to report Hazardous Materials, will be done quarterly to ensure tracking of permits from the Agency to Division.
- 7. <u>INSPECTIONS.</u> The Agency is hereby delegated the responsibility to perform inspections of state owned or leased facilities. Such inspection shall be conducted in accordance with the

priority inspection schedule maintained by the Division. Inspection reports shall be forwarded to the Division within ten (10) days of inspection. The Agency shall inspect and schedule appropriate re-inspections as required. If required repairs have been made to the State building to correct the violations, then the report shall be forwarded to the Division within ten (10) business days; if required repairs to the State building have not been completed to correct the violations then the report is forwarded to the Division within ten (10) business days for further action in accordance with NRS 477.035. The inspections shall be conducted within the standards and codes adopted by the Division.

- 8. It is expressly understood that the delegation of this authority makes the Agency the statutory designee of the Division only for the purpose of administering the program described in this agreement and does not reduce or eliminate the Agency's responsibility for all damages to persons or properties of any kind resulting from any act, omission, neglect, or misconduct of the Agency staff in the manner or method of performing the work for the duration of this Agreement.
- 9. The Agency shall submit a list of employees/agents conducting inspections for Special Deputy Cards no later than December 10<sup>th</sup> of the calendar year to Division for annual renewal. The Agency will send to Division, with the list, a JPEG picture (above the shoulders) of the employee/agent to be issued an ID card. The photo shall be a recent photo and within the last 6 months, clear image of person's face without any changes (filters, AI, computer software, etc.)
- 10. The Agency is required to maintain qualified personnel and programs under this Agreement as outlined in NRS 477.030 (10). Personnel conducting activities under this Agreement are required to maintain professional licenses, certifications, or other documentation acceptable to the Division as listed in the Nevada Fire Service Professional Qualifications and nationally acceptable standards in order to demonstrate their proficiency, experience, and qualifications to conduct the associated work. Continuing education is the responsibility of the Agency personnel to complete in accordance with the issuing authority, such as International Code Council. Agency personnel involved in conducting inspections shall at all times have one of the following valid and currently maintained certificates or licenses without any pending disciplinary action:
  - a. A current International Code Council or State of Nevada certification as outlined in the Nevada Fire Service Professional Qualifications as a Fire Inspector I. The acquisition of an International Code Council certification as a Fire Inspector I will qualify an individual for a State of Nevada certification provided the fire chief of the agency formally requests in writing to the State Fire Marshal Division and as outlined in the Nevada Fire Service Professional Qualifications. A state certification may also be obtained by attending a state sponsored course for certification.
  - b. A current International Code Council or State of Nevada certification as outlined in the Nevada Fire Service Professional Qualifications as a Fire Inspector II. The acquisition of an International Code Council certification as a Fire Inspector II will qualify an individual for a State of Nevada certification provided the fire chief of the agency formally requests in writing to the State Fire Marshal as outlined in the Nevada Fire Service Professional Qualifications. A state certification may also be obtained by attending a state sponsored course for certification.
  - c. A current State of Nevada certification as outlined in the Nevada Fire Service Professional Qualifications as a Fire Investigator I.

- 11. Documentation of the qualifications and continuing education required in items 10 above, including re-certification as required by the certification organization, shall be supplied to the Division prior to this Agreement taking effect; annually thereafter; and upon the request of the Division. Personnel added to the work program by the Agency or any firm contracting with the Agency must be submitted to and approved by the Division prior to such personnel conducting any work under this Agreement. The Division will respond to the Agency within 15 business days, communicating its approval, disapproval, or request for additional information to add personnel or contractors to the work program. The requirement to have approved certified personnel will not prohibit the Agency from utilizing trainee position(s) for up to one (1) year provided the trainee operates under the direct supervision of approved personnel.
- 12. The Agency shall require full enforcement of the most current edition of the Nevada State Fire Marshal regulations (Nevada Administrative Code, Chapter 477), the most currently adopted editions of the International Building Code, International Fire Code, International Existing Building Code, Uniform Mechanical Code and the National Fire Protection Association (NFPA) Standards as may be properly adopted in any local governing ordinance but never less than those established by the Nevada Department of Public safety, State Fire Marshal Division in the NAC sections 477.280 through 477.283.
- 13. The Agency is requesting that the Division conduct all plan reviews for projects submitted for review within Churchill County. The Agency is also requesting that the Division conduct all Certificate of Occupancy inspections related to plan reviews for projects submitted for review within Churchill County. It will be at the discretion of the Division whether the Certificate of Occupancy inspection will be performed by a representative of the Division or the Agency.
- 14. The Agency is authorized to charge permit applicants such fees as the Agency may adopt for field inspections performed in accordance with this Agreement. The Agency will not charge the State or the Division fees nor will it bill the State or the Division for any of its costs for the services provided under this Agreement.
- 15. The Agency is prohibited from granting waivers, variances, or approvals of alternate methods, or materials differing from the regulations or adopted codes and standards of the Division for any project/property of which is the responsibility of the Division under NRS 477.030. All requests for variances must be reviewed and approved by the Division through the use of the State Fire Marshal's Variance Request procedure in accordance with NAC 477.287. Variances shall be approved only if the Division concurs that the request provides an acceptable alternate means to achieve a comparable level of safety. The Division may, within its discretion, seek input from the Agency in the review of a variance requests related, but not limited to, fire apparatus access and water supply. However, the final decision to approve, approve with conditions or reject the variance request remains solely with the Division for those projects/property of which is the responsibility of the Division under NRS 477.030. The Division may impose additional fees upon the applicant for its review of a variance request.
- 16. The Division may develop formats for reporting forms and training guidelines for use by the Agency as they become necessary.
- 17. The Agency shall submit to the Division an annual report of fire inspections conducted each calendar year under this agreement no later than February 1<sup>st</sup> of each succeeding year. The report forms are attached and are labeled "Attachment B, and "Fire Inspections".

- 18. Pursuant to NRS 477.030(7) and NAC 477.905, the Agency will report to the National Fire Incident Reporting System (NFIRS) via website that it is in full compliance with NFIRS.
- 19. The Agency will promptly contact the Division to investigate any fire from which an injury and/or death results or is of a highly suspicious nature. Neither the Agency nor the Division will bill for services provided under a request for cause and origin investigation.
- 20. State Fire Marshal Division Training Bureau will meet with the Agency to ensure the requirements for certification testing are being followed to maintain national accreditation within the state. The Agency shall ensure that individuals who perform these functions maintain a current State of Nevada certification as a written test proctor, or assistant evaluator, or lead evaluator, dependent on the test to be administered and at the level in which these individuals are operating. The Agency shall ensure that all certification proctors and evaluators used by the Agency follow the procedures as outlined in the Division's Guidebook for Certification Proctors, Lead and Skills Evaluators.

## ATTACHMENT B - Fire Inspections

The following is submitted concerning fire inspections conducted fi	rom	to
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Permit number	Business name	Inspection type	Certificate of	Certified
	and address		completion	inspector
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- 1. List permit number if applicable
- 2. Identify inspection type i.e. building final, partial, fire final, fire partial, code enforcement etc.
- 3. List the date a certification of completion or compliance was issued if applicable
- 4. Identify the certified inspector conducting the inspection.