

**COOPERATIVE FIRE PROTECTION AGREEMENT  
BETWEEN THE COUNTY OF TULARE AND  
THE WOODLAKE FIRE PROTECTION DISTRICT FOR  
AUTOMATIC AID**

This is a COOPERATIVE FIRE PROTECTION AGREEMENT between TULARE COUNTY, a political subdivision of the State of California, hereinafter referred to as "COUNTY" and the Woodlake Fire Protection District hereinafter referred to as the "DISTRICT", and mutually referred to as "PARTIES" is entered into this 27<sup>th</sup> day of August 2024.

WHEREAS, pursuant to Government Code section 54981.7, the COUNTY and the DISTRICT may enter into an agreement to provide for the rendering of assistance whenever fires or emergency incidents may occur within certain areas of the jurisdictions of the parties which due to the location or size of the fires, or other emergency incidents, such fires or emergency incidents cannot be adequately responded to and handled by the fire department of the party having jurisdiction without additional assistance; and NOW, THEREFORE, the parties hereto mutually agree as follows:

1. IDENTIFICATION: This Agreement is between the County of Tulare and the Woodlake Fire Protection District, concerning fire protection.
2. AUTHORITY: This Agreement is prepared under the Authority of the Cooperative Fire Protection Agreement (hereinafter called the Agreement) between the COUNTY and the DISTRICT. This Agreement shall become effective upon signature of all parties.
3. PURPOSE: The Agreement provides interagency guidelines for emergency responders and information necessary to properly execute the terms of this agreement.
4. DEFINITIONS: Unless the particular provisions or context otherwise requires, the definitions contained in this section shall govern the construction, meaning, and application of words used in this Agreement.
  - A. "FIRE Protection Services" shall mean firefighting capacity to contain, control, and extinguish fires and shall exclude first aid and reserve services.
  - B. "Requesting Party" shall mean any party to this Agreement that requests fire protection within the Agency Having Jurisdiction (AHJ) from the other party to this Agreement.

- C. "Receiving Party" shall mean any party to this Agreement that receives a request for fire protection within the jurisdiction of the requesting party.
  - D. "Unit" shall mean a fire apparatus capable of pumping water, equipment, and personnel.
  - E. "Dispatch" shall mean any radio traffic activity or request that causes the COUNTY Emergency Communication Center to engage on behalf of the DISTRICT.
  - F. "Closest available resources" shall mean any participating Mutual Aid fire agency's firefighting apparatus that is nearest in proximity to the location of the emergency activity.
  - G. "Aid" is defined as the provision of resources (personnel, apparatus, and equipment) to a requesting party already engaged in emergency operations, which have exhausted or will shortly exhaust the local jurisdiction resources.
  - H. "Automatic Aid" is assistance from one jurisdiction to another jurisdiction dispatched automatically to a predetermined and defined location.
5. GOVERNING LAW: This Agreement shall be interpreted and governed under the laws of the State of California. The parties agree that this contract is made in and shall be performed in Tulare County, California.
6. DISPUTE RESOLUTION: If a dispute arises out of or relating to this Agreement or the breach thereof, and if said dispute cannot be settled through negotiation, the parties agree first to try in good faith to settle the dispute by non-binding mediation before resorting to litigation or some other dispute resolution procedure, unless the parties mutually agree otherwise. The mediator shall be an attorney currently licensed to practice law in the State of California, or a retired federal or state judge or Magistrate that is mutually selected by the parties, but in case of disagreement, the mediator shall be selected by lot from among two nominations provided by each party. All costs and fees required by the mediator shall be split equally by the parties; otherwise, each party shall bear its own costs of mediation. Mediation shall be conducted consistent with California Evidence Code Section 1115 – 1128. The Mediator shall owe a professional duty to both parties and shall be barred from testifying in any litigation concerning any information obtained or disclosed in the course of the mediation. If mediation fails to resolve the dispute within thirty (30) days, either party may pursue litigation to resolve the dispute.
7. CONSTRUCTION: This Agreement reflects the contributions of all undersigned parties and accordingly the provisions of Civil Code section 1654 shall not apply to address and interpret any alleged uncertainty or ambiguity.

8. HEADINGS: Section headings are provided for organizational purposes only and do not in any manner affect the scope, meaning or intent of the provisions under the headings.
9. CONFLICT WITH LAWS OR REGULATIONS/SEVERABILITY: This Agreement is subject to all applicable laws and regulations. If any provision of this Agreement is found by any court or other legal authority or is agreed by the parties to be in conflict with any code or regulation governing its subject matter, only the conflicting provision shall be considered null and void. If the effect of nullifying any conflicting provision is such that a material benefit of the Agreement to either party is lost, the Agreement may be terminated at the option of the affected party. In all other cases the remainder of the Agreement shall continue in full force and effect.
10. ASSURANCES OF NON-DISCRIMINATION: The COUNTY and the DISTRICT shall not discriminate in employment or in the provision of services on the basis of any characteristic or condition upon which discrimination is prohibited by state or federal law or regulation.
11. FURNISHING OF FIRE PROTECTION SERVICES: The requesting party shall furnish fire protection services within the jurisdiction of the party requesting such-service pursuant to the following provisions:
- A. The COUNTY and the DISTRICT agree to furnish fire protection personnel, equipment, materials and supplies, and to render such fire protection services to each other as may be necessary to suppress fire of a size, and/or complexity beyond the control of either party hereto acting without the assistance of the other, and the control of which therefore requires the assistance from the other within the defined service area as per Exhibit "A" attached hereto and incorporated herewith.
  - B. The territories covered by this Agreement are the Woodlake Fire Protection District boundaries as identified in Exhibit "B" and the territory of the COUNTY as identified in Exhibit "C", both of which are attached hereto and incorporated herewith.
  - C. Automatically the DISTRICT will be dispatched and respond one (1) Unit into the COUNTY area to all related emergency incidents that require more than a single unit response as defined by the Tulare County Fire Department Standard Response Plan (Exhibit "A").
  - D. Automatically the COUNTY will be dispatched and respond one (1) unit into the DISTRICT limits on all related emergency incidents that require more than a single unit response as defined by the Tulare County Fire Department Standard

Response Plan (Exhibit "A"). The COUNTY, as the Operational Area Fire and Rescue (OES) Coordination Communication Center shall assist the DISTRICT with additional emergency equipment requests by placing requests to the Operational Area Fire Department Mutual Aid participating agencies.

- E. The Requesting party is not obligated to furnish any service if apparatus, equipment, personnel, or any combination thereof is not available as determined by either Fire Chief, or his/her designated representative.
- F. The COUNTY "Training Facility" located at the corner of Road 196 and Avenue 228, (Station 15 in Lindsay), may be made available to the DISTRICT. Requests for the use of the Training Facility must be made to the Division Chief of Training, or his/her designated representative with no less than two (2) weeks' notice. The cost of any consumable products will be incurred by the DISTRICT and reimbursed to the COUNTY no greater than sixty (60) days after use of consumable items. A Training Liability Waiver shall be completed prior to the use of the training facility by the DISTRICT. See "Exhibit D" attached hereto and incorporated herein.
- G. The DISTRICT "Training Facility" located at 216 E. Naranjo Blvd. Woodlake, CA 93286, may be made available to the COUNTY. Requests for the use of the Training Facility must be made to the Fire Chief, or his/her designated representative with no less than two (2) weeks' notice. The cost of any consumable products will be incurred by the COUNTY and reimbursed to the DISTRICT no greater than sixty (60) days after use of consumable items. A training Liability Wavier shall be completed prior to the use of training facility by the COUNTY, See "Exhibit E" attached hereto and incorporated herein.
- H. The receiving party may request station coverage, in the event the receiving party is unable to provide station coverage due to an emergency incident. This coverage may be initiated after the receiving party station is vacant for greater than forty-five (45) minutes and shall be limited in duration to a maximum of six (6) hours or as deemed necessary by the requesting party Fire Chief.
- I. The party which has primary jurisdiction for fire protection in the area involved will direct all operations and support activities and request additional assistance as is needed; however, it is provided that the first arriving unit from either AHJ will take initial action to protect life and property. When either party-hereto responds to incidents outside its jurisdiction, the agency with primary responsibility will provide an officer of its department, who will supervise and direct activities and assume responsibility for releasing any fire resources from the scene.

- J. Except as may be provided by separate written agreement between the parties hereto, the assurance of mutual aid set forth herein shall constitute the sole consideration for the performance hereof, and neither party shall be obligated to reimburse hereunder, or for any use of material, damage to equipment, or liability incurred which may occur in the course rendering the firefighting assistance herein provided for.
- K. Nothing contained herein shall be construed as a contract law or equity for the benefit of any third party, which may be affected by the Agreement.
- L. Nothing contained herein shall affect either party's responsibility to provide workers compensation insurance or protection for its employees.
- M. This Agreement shall supersede all previous fire protection service agreements made between COUNTY and the DISTRICT. This Agreement is made in furtherance of the "California Disaster and Civil Defense Master Mutual Aid Agreement".
12. COUNTY STANDARDS: In rendering of fire protection services, the COUNTY, standards of performance including all work, the assignment and discipline of personnel, and other matters incidental to the performance of such services and the control of personnel so employed, shall remain with the COUNTY Fire Chief. In the event of a dispute between the parties concerning the extent of the duties and functions to be rendered under this Agreement or the level or manner of performance of such services, the determination made by the COUNTY Fire Chief shall be final and conclusive.
13. THE DISTRICT STANDARDS: In rendering of fire protection services by the DISTRICT, the standards of performance including all work, the assignment and discipline of personnel, and other matters incidental to the performance of such services and the control of personnel so employed, shall remain with the DISTRICT Fire Chief. In the event of a dispute between the parties concerning the extent of the duties and functions to be rendered under this agreement or the level or manner of performance of such services, the determination made by the DISTRICT Fire Chief shall be final and conclusive.
14. EMPLOYEE STATUS: No officers, agents, or employees of the COUNTY Fire Chief or County-hired Extra Help Firefighters shall be deemed to be DISTRICT employees or have any DISTRICT pension, civil service, or any status or right with regard to the DISTRICT. No officers, agents or employees of the DISTRICT shall be deemed to be Tulare County employees or have any COUNTY pension, civil service, or any status or right with regard to the COUNTY.

15. **TERMINATION:** Each party shall have the right to terminate this Agreement upon the default of the other party, such termination to be effective upon thirty (30) days written notice of termination to the defaulting party. Default is defined as a failure of either party (the defaulting party) to follow any term of this Agreement. Default occurs upon the failure of a party to remedy a default under the terms of this agreement within thirty (30) days after the non-defaulting party has given the other party written notice pursuant to paragraph twenty (20) of this Agreement, of a failure to comply and the nature thereof.

16. **INDEMNIFICATION:** The DISTRICT shall hold harmless, defend, and indemnify the COUNTY and all of their representatives, partners, designees, officers, directors, employees, consultants, agents, successors and assigned (each, an "Indemnified Party" and collectively, the "Indemnified Parties") from any liability, claims, actions, costs, damages, demands, obligations, damages, actions, causes of action, suits, losses, judgments, fines, penalties, liabilities, costs and expenses (including, without limitation, attorneys' fees, disbursements and court costs, and all other professional ex- pert or consultants' fees and costs and COUNTY general and administrative expenses) of every kind and nature whatsoever including those brought by a "third party", for injury, including death, to any person or damage to any property arising out of any work performed or services provided under this Agreement (including, without limitation, the acts, errors and/or omissions of DISTRICT, its principals, officers, agents, employees, vendors, suppliers, consultants, sub-consultants, contractors, anyone employed directly or indirectly by any of them or for whose acts they may be liable or any or all of them). by the DISTRICT or its employees, officers, agents, and volunteers. Insurance policies cannot be used to limit liability or to limit the indemnification provisions and requirements of this Agreement or act in any way to reduce the policy coverage and limits available from the insurer(s). These obligations shall continue beyond the term of this Agreement as to any act which occurred during this Agreement.

The COUNTY shall hold harmless, defend, and indemnify the DISTRICT and all of their representatives, partners, designees, officers, directors, employees, consultants, agents, successors and assigned (each, an "Indemnified Party" and collectively, the "Indemnified Parties") from any liability, claims, actions, costs, damages, demands, obligations, damages, actions, causes of action, suits, losses, judgments, fines, penalties, liabilities, costs and expenses (including, without limitation, attorneys' fees, disbursements and court costs, and all other professional ex- pert or consultants' fees and costs and DISTRICT general and administrative expenses) of every kind and nature whatsoever including those brought by a "third party", for injury, including death, to any person or damage to any property arising out of any work performed or services provided under this Agreement (including, without limitation, the acts, errors and/or omissions of DISTRICT, its principals, officers, agents, employees, vendors, suppliers,

consultants, sub-consultants, contractors, anyone employed directly or indirectly by any of them or for whose acts they may be liable or any or all of them). by the DISTRICT or its employees, officers, agents, and volunteers. Insurance policies cannot be used to limit liability or to limit the indemnification provisions and requirements of this Agreement or act in any way to reduce the policy coverage and limits available from the insurer(s). These obligations shall continue beyond the term of this Agreement as to any act which occurred during this Agreement.

17. AMENDMENT: This Agreement may only be amended with the mutual written consent of both PARTIES.
18. INTEGRATION: This Agreement, upon its effective date, will supersede and replace any existing agreements between the PARTIES with respect to automatic aid. Both PARTIES acknowledge that the headings used herein are for reference only, and that the terms of the Agreement are set out in the text under such headings. This Agreement represents the entire Agreement between DISTRICT and COUNTY as to its subject matter and no prior oral or written understanding shall be of any force or effect.
19. TERM OF AGREEMENT: This Agreement shall become effective on the 1st day of September 2024, and shall terminate on the 30<sup>th</sup> of August 2029, provided, however, such Agreement shall automatically be extended for one or more consecutive terms of one (1) year each, upon the same terms and conditions, which are applicable to the original term of the Agreement. Either party shall have the right to terminate this Agreement without cause upon 90 days prior written notice to the other party.
20. NOTICE: Any notice to be given hereunder shall be written and served either by personal delivery or by first-class mail, postage prepaid and properly addressed, as follows:

**COUNTY:**

Board of Supervisors  
County of Tulare Administration Building  
County Civic Center  
2800 West Burrell Ave.  
Visalia, CA 93291

**DISTRICT:**

Woodlake FPD  
216 E. Naranjo Blvd  
Woodlake, CA 93286

21. COMPLIANCE WITH LAW: The PARTIES shall perform under this Agreement in accordance with all applicable federal, state, and local laws, regulations, and directives. With respect to their own employees which render fire protection services or mutual aid under this Agreement, each of the PARTIES must comply with all laws and regulations pertaining to wages and hours, state and federal income tax, unemployment insurance, Social Security, disability insurance, workers' compensation insurance and discrimination in employment.
22. EXHIBITS AND RECITALS: The recitals and the exhibits to this Agreement are fully incorporated into and are integral parts of this Agreement.
23. WAIVERS: The failure of either PARTY to insist on strict compliance with any provision of this Agreement shall not be considered a waiver of any right to do so whether for that breach or any subsequent breach. The acceptance by either PARTY of either performance or payment shall not be a waiver of any preceding breach of the Agreement by the other PARTY.

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IN WITNESS WHEREOF, the PARTIES hereto have caused this Agreement to be executed as of the day and year first above written.

THE COUNTY OF TULARE

THE WOODLAKE FPD


By:   
Larry Micari, Chairman  
Board of Supervisors

By:   
Woodlake FPD, Fire Chief

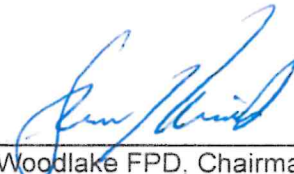
8/27/2024  
Date

8/07/2024  
Date

ATTEST: JASON T. BRITT  
County Administrative Officer/Clerk of the  
Board of Supervisors of the County of Tulare

By:   
Deputy Clerk  
8/27/2024  
Date



  
Woodlake FPD, Chairman  
8-7-2024  
Date

APPROVED AS TO LEGAL FORM:

Paula C. Clark  
Paula Clark, Deputy County Counsel  
8/13/24  
Date

Exhibit A – Auto Aid Fire Protection  
Exhibit B – DISTRICT boundaries  
Exhibit C – COUNTY territory  
Exhibit D – COUNTY training waiver  
Exhibit E – DISTRICT training waiver

Matter No. 2024804

## **EXHIBIT A**

### **AUTO AID FIRE PROTECTION**

Auto aid shall be provided within the limits of the County as described in Exhibit "C" and the DISTRICT limits as described in Exhibit "B". However, neither party shall be required to reduce its own fire protection resources, personnel, services, and facilities to the detriment of its normal fire protection capability.

No response to an Auto Aid request will be made by either the COUNTY or the DISTRICT unless such request is received through the established communications channel common to each party and made by a responsible fire official of the party requesting such aid.

COUNTY and the DISTRICT will automatically respond to those incidents requiring more than 1 unit as defined by "Exhibit A". It is not intended to include automatic aid for emergency medical incidents. Mutual aid for medical incidents may be provided upon request.

Fire protection personnel, furnished by one party to the other party, will work as far as possible, under their own supervisors. Equipment furnished by one party to the other party will ordinarily be operated by personnel of the party furnishing the equipment. General directions relative to the work will be given by the Incident Commander or his/her designee.

Neither party shall be obligated to reimburse the other for any use of material, damage to equipment, or liability incurred which may occur in the course of rendering firefighting assistance, other than as may be expressly provided elsewhere in this Agreement.

Auto aid covers day-to-day operations only and shall not be in force and effect when a state of extreme emergency has been proclaimed and when the California Disaster and Civil Defense Master Mutual Aid Agreement becomes operative.

Both parties agree to schedule quarterly training drills for the firefighters affected by this Agreement. Each party shall be responsible for providing the quarterly training for their own personnel.

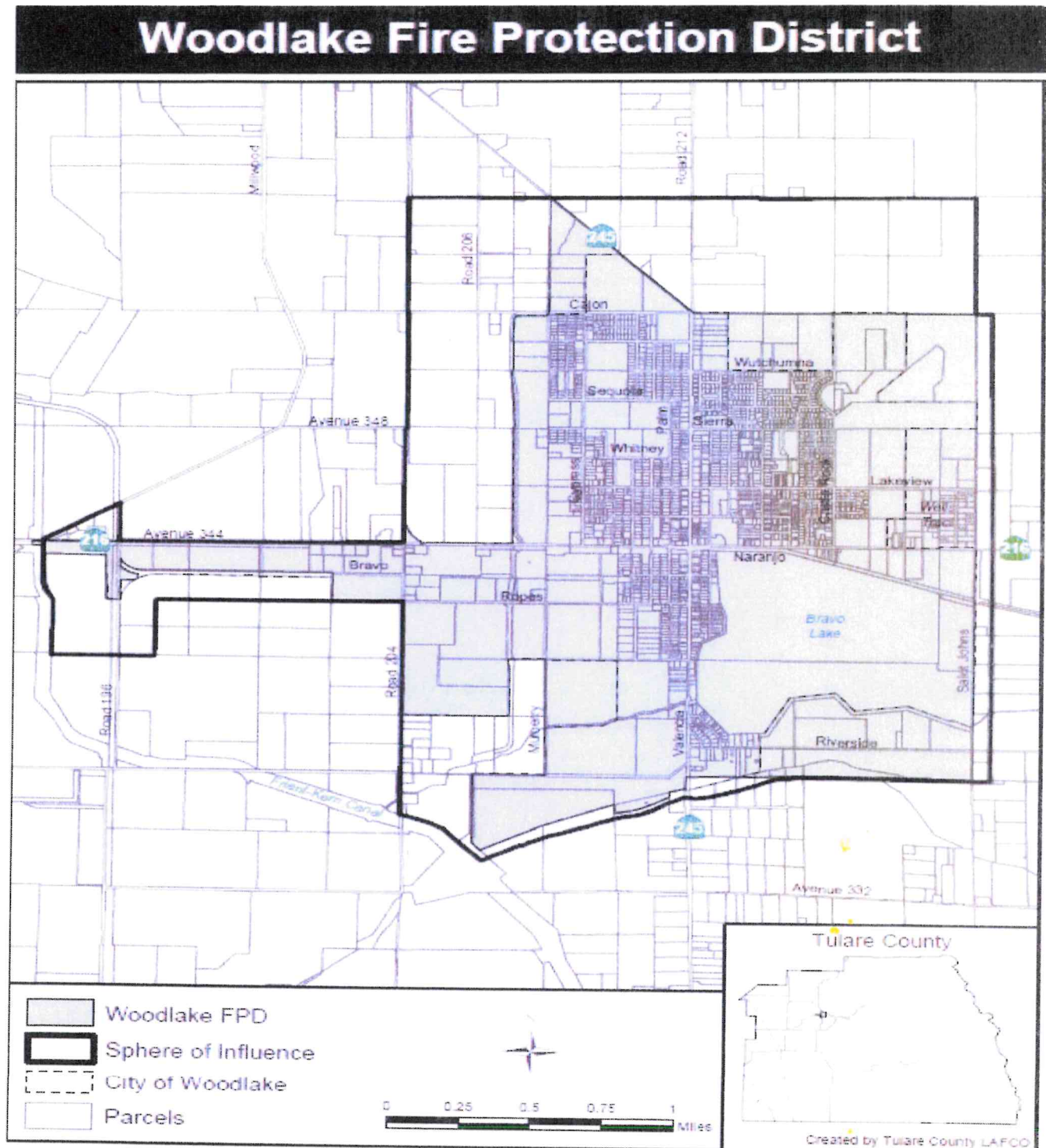
## EXHIBIT A CONTINUED

TCFD STANDARD RESPONSE GUIDE			
MEDICAL			
JURISDICTION	CALL TYPE	DESCRIPTION	STANDARD RESPONSE
TUC	MED	BASIC MEDICAL AID	1P OR 1E
TUC	MEDCPR	MEDICAL AID - CPR IN PROGRESS	1E OR 1P
TUC	MIA	INDUSTRIAL ACCIDENT	1E
TUC	MIND	MEDICAL UNSECURE SCENE	1E
TUC	MIDA	MED AID ASSIST TO OTHER COUNTY AGENCY	1E OR 1P OR A2 REQUESTED
TUC	MICITY	MED AID ASSIST TO OTHER CITY AGENCY	1E OR 1P OR A2 REQUESTED
TUC	RURTECH	RURAL/REMOTE TECHNICAL RESCUE (CRA)	2BC, 1E, 1REC, 1DO
TUC	URSTECH	URBAN TECHNICAL RESCUE (CRA)	2BC, 1E, 1TRK, 1DO
TUC	MVA	TRAFFIC ACCIDENT	1E OR 1E & 1TRK
TUC	MVAF	TRAFFIC ACCIDENT WITH FIRE IN	1BC, 1E OR 1E & 1TRK
TUC	MVAF	TRAFFIC ACCIDENT WITH FIRE	1BC, 1E
TUC	MWATER	SWIFT/FLOOD WATER RESCUE	1BC, 1E, 1WTR, 1DO, 1NOTIFICATION
EXETER	MEK	MEDICAL AID - EXETER CITY LIMITS	1E OR 1P
FMV	MEB	MEDICAL AID - FARMERSVILLE CITY LIMITS	1E OR 1P
WLF	MEB	MEDICAL AID - WOODLAKE FIRE DISTRICT	1E OR 1P
TIA	MEB	MEDICAL AID - TULE INDIAN RESERVATION	1E OR 1P
FIRES			
TUC	RES1	RESIDENTIAL STRUCTURE	1BC, 1E AND 1WT, 1A
TUC	RES2	STRUCTURE FIRE SECOND ALARM: 1 <sup>ST</sup> ALARM PLUS	DC, 1DO, 1BC, 1E, 1WT, 1TAC TONES
TUC	STR	STRUCTURE FIRE (NON-RESIDENTIAL)	1BC, 1E AND 1WT, 1A
TUC	POAS	SMELL OF NATURAL GAS/PROPANE (INDOOR OR OUTDOOR)	1BC, 1E, 1WT, 1A
TUC	RES2AD	SMELL OF NATURAL GAS/PROPANE - HIGH OCCUPANCY	2BC, 1E, 1WT, 1TRK, 1A
TUC	REIN	REINFORCED ALARM - MULTIFAMILY/SCHOOL	2BC, 1E, 1WT, 1TRK, 1A
TUC	REIN2	REINFORCED ALARM SECOND ALARM: 1 <sup>ST</sup> ALARM PLUS	DC, 1DO, 1E, 1WT, 1TRK, 1TAC TONES
TUC	IND	INDUSTRIAL/COMMERCIAL STRUCTURE	1BC, 1E, 1WT, 1TRK, 1A
TUC	IND2	INDUSTRIAL/COMM SECOND ALARM: 1 <sup>ST</sup> ALARM PLUS	DC, 1BC, 1DO, 1E, 1WT, 1TRK, 1TAC TONES, 1CHL
TUC	GRASS	GRASS	1P OR 1E
TUC	DEBR	DEBRIS	1E OR 1P
TUC	FWLD	WILDLAND (CRA)	1BC, 1P OR 1E AND 1WT
TUC	FTASK	WILDLAND TASK FORCE SECOND ALARM: FWLD PLUS	DC NOTIFICATION, 1P, 1BC, 1A, 1WT
TUC	FWLD3	WILDLAND THIRD ALARM: FWLD, FTASK PLUS	DC NOTIFICATION (MAY BE CRA)
TUC	FAGR	AGRICULTURAL	1BC, 1E, 1WT
TUC	FVEH	VEHICLE	1E OR 1P AND 1E
TUC	RCOMV	COMMERCIAL VEHICLE	1E, 1BC
TUC	FUNK	UNKNOWN FIRE	1E
TUC	PTHIRD	THIRD ALARM (ALL): 1 <sup>ST</sup> AND 2 <sup>ND</sup> ALARM PLUS	1DO, 1STAFF BC, 1E, 1OTHER A2 NEEDED
TUC	FOTR	OTHER FIRE	1E
TUC	FMA	FIRE ASSIST TO OTHER COUNTY AGENCY	1E (MORE WITH D.O. APPROVAL)
TUC	FCITY	FIRE ASSIST TO OTHER CITY AGENCY	1E (MORE WITH D.O. APPROVAL)
TUC	EXPL	EXPLOSION	1BC, 1E AND 1WT, 1A
TUC	EMBT	BOMB THREAT	1BC, 1E
FMV	FB3	ALL FIRES IN FARMERSVILLE CITY LIMITS	1E OR 1P
WLF	FB4	ALL FIRES IN WOODLAKE CITY LIMITS	1E OR 1P
TIA	FB0	ALL NON-WILDLAND FIRES ON TULE INDIAN RESERVATION	1E OR 1P
EXETER	FEVCTR	ALL STRUCTURE FIRES IN EXETER CITY LIMITS	1BC, 1E AND 1WT OR 1E, 1A
EXETER	FEVDEB	DEBRIS OR TRASH FIRE IN EXETER CITY LIMITS	1E OR 1P
EXETER	FEVVEH	VEHICLE FIRE IN EXETER CITY LIMITS	1E
EXETER	FEVOTR	ALL OTHER FIRES IN EXETER CITY LIMITS	1E
SERVICE CALLS			
TUC	RESALRM	RESIDENTIAL FIRE ALARM	1E, 1WT, 1A, 1BC
TUC	REINALRM	REINFORCED FIRE ALARM - MULTIFAMILY/SCHOOL	2BC, 1E, 1WT, 1TRK, 1A
TUC	COMALRM	COMMERCIAL FIRE ALARM	1E, 1WT, 1TRK, 1A, 1BC
TUC	ANIMAL	ANIMAL (SNAKE, RODENT, ETC)	1E OR 1P
TUC	BKHYD	BROKEN FIRE HYDRANT	1E OR 1P
TUC	BURN	BURN COMPLAINT	1E OR 1P
TUC	DETEC	SMOKE DETECTOR CHECK	1E OR 1P
TUC	FLOOD	FLOODING (RESIDENTIAL, COMMERCIAL, STREET)	1E OR 1P
TUC	HELFAST	PUBLIC SERVICE ASSIST (LIFT, LOCKOUT, ETC)	1E OR 1P
TUC	MISC	MISCELLANEOUS CALLS	1E
TUC	SMKCH	SMOKE CHECK	1E
EXETER	DEK	NON-MEDICAL/FIRE CALLS IN EXETER CITY LIMITS	1E
FMV	DEB	NON-MEDICAL/FIRE CALLS IN FMV CITY LIMITS	1E OR 1P
WLF	DEB	NON-MEDICAL/FIRE CALLS IN WLF CITY LIMITS	1E OR 1P
TIA	DEB	NON-MEDICAL/FIRE CALLS ON THE RESERVATION	1E OR 1P
HAZARDOUS CONDITIONS			
TUC	ARCPWR	ARCING POWER LINES	1E OR 1P
TUC	FWORK	FIREWORKS	1E OR 1P
TUC	FWR	POWER LINES DOWN	1E OR 1P
HAZARDOUS MATERIALS - LEVEL I			
TUC	2FLAM	SMALL FLAMMABLE/COMBUSTIBLE LIQUIDS >50GAL	1E
HAZARDOUS MATERIALS - LEVEL II			
TUC	CHEM	CHEMICAL SPILL/TOXIC LEAK >50GAL	1BC, 1E, 1A
HAZARDOUS MATERIALS - LEVEL III			
TUC	H2MAT	FIXED FACILITY OR TRANS MAJOR RELEASE, OVERTURNED TANKER/RAIL CAR DERAIL	1BC, 1E, 1A, 1DO, 1CRA HAZMAT



EXHIBIT B

WOODLAKE FIRE DISTRICT BOUNDARY MAP



## EXHIBIT C

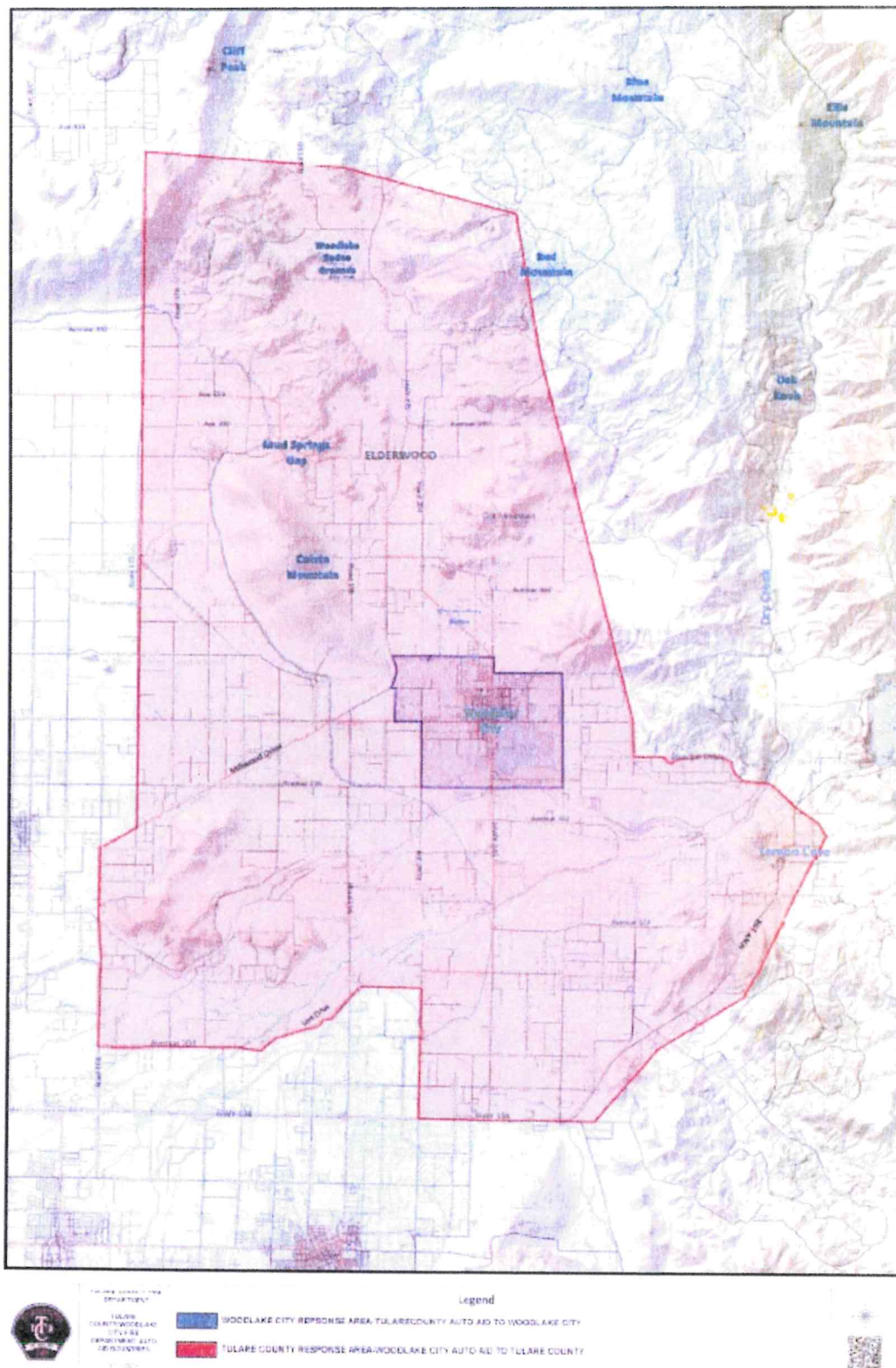




EXHIBIT D



Charlie Norman  
FIRE CHIEF

# TULARE COUNTY FIRE DEPARTMENT

835 S Akers St, Visalia, CA 93277 - Phone (559) 682-9800 - Fax (559) 687-6919

## Attendance & Hands-on-Training Liability Wavier & General Policies

Tulare County & the Tulare County Fire Department: Defined as the Fire Chief, Tulare County employees, instructors, volunteers, representatives, agents and assigns of Tulare County.

**Hosts:** Defined as the hosting Fire Departments, allied agencies; property owners; sponsoring Training Associations; law enforcement agencies or event organizers.

**Class:** A training event or course operated by Tulare County and or Tulare County Fire Department.

- By registering for this Class, I certify that I am at least 18 years old and an active member of a legally organized Fire Department, emergency response organization or participating agency.
- Hands-on-Training, firefighter and or participant's practical drill and training evolutions are physically strenuous, and are an extreme test of a person's physical and mental limits- there is a risk of serious injury, up to and including death.
- By registering and participating in this Class, I agree to hold the Organizers and or Hosts harmless for any such injuries or death resulting in my participation in training.
- I understand that any type of activity while wearing turnout gear and SCBA can lead to injuries such as dehydration and heat stroke, and that I am physically fit enough to participate in firefighting activities.
- I agree to hold Tulare County, Tulare County Fire Department and or the Host harmless for any damage to or loss of my property, tools, protective gear, turnouts and apparatus used during the Class.
- I understand that I might be photographed/video recorded during the Class. I agree to allow Tulare County, Tulare County Fire Department and or the Hosts to use these images for any purpose.
- I understand that I'm allowed to take still photographs only, not video recordings.
- I certify that I either hold personal medical insurance or will be covered by medical insurance policy through my Fire Department or organization for the duration of the Class.

Printed Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Emergency Contact Name: \_\_\_\_\_

Emergency Contact Phone Number: \_\_\_\_\_

Date: \_\_\_\_\_



## Woodlake Fire District

216 E Naranjo Blvd, CA 93286-Phone (559) 564-2181

### Attendance & Hands-on-Training Liability Wavier & General Policies

Woodlake Fire District: is defined as the Fire Chief, Woodlake employees, instructors, volunteers, representatives, agents, and assigns of Woodlake.

**Host:** The hosting Fire Department, allied agencies; property owners; sponsoring training associations; law enforcement agencies, or event organizers

**Class:** A training event or course operated by Woodlake Fire District

- By registering for this Class, I certify that I am at least 18 years old and an active member of a legally organized Fire department, emergency response organization, or participating agency.
- Hands-on-Training, firefighter, and or participant's practical drill and training evolutions are physically strenuous and are an extreme test of a person's physical and mental limits- there is a risk of serious injury, up to and including death.
- By registering and participating in this class, I agree to hold the organizers and or hosts harmless for any such injuries or death resulting in my participation in training.
- I understand that any type of activity while wearing turnout gear and SCBA can lead to injuries such as dehydration and heat stroke, and that I am physically fit enough to participate in firefighting activities.
- I agree to hold Woodlake Fire District and or the host harmless for any damage to or loss of my property, tools, protective gear, turnouts, and apparatus used during the class
- I understand that I might be photographed/video recorded during the class. I agree to allow Woodlake Fire District and or the Hosts to use these images for any purpose.
- I understand that I'm allowed to take still photographs only, and not video recordings
- I certify that I either hold personal medical insurance or will be covered by a medical insurance policy through my Fire Department or organization for the duration of the class.

Printed Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Emergency Contact Name: \_\_\_\_\_

Emergency Contact Phone Number: \_\_\_\_\_

Date: \_\_\_\_\_