CLARK COUNTY STAFF REPORT

DEPARTMENT:	Clark Regional Emergency Services Agency – EMS Program
DATE:	December 16, 2014
REQUEST:	Approve the EMS Interlocal Cooperation Agreement between Clark County EMS District #2 and the Participating Jurisdictions
CHECK ONE:	X Consent CAO
Interlocal Agreement District's ambulance Vancouver. This ac	On October 28, 2014, the EMS District #2 Board (District) approved the development of an at (Agreement) between the District and the City of Vancouver (Vancouver) that delegates the contract administrative authority and appropriate county EMS regulatory authority to tion was taken following Clark County and the Cities of Battle Ground, LaCenter, Ridgefield icipating Jurisdictions) approving the District to negotiate on their respective behalves for
Jurisdictions sign an purposes of contrac with the City of Van exclusive ambulance	2014, the Clark County Prosecuting Attorney's (PA's) Office requested the Participating Inter-local Agreement (ILA) that: (1) affirms each jurisdiction's inclusion within the District for ting for ambulance service; (2) approves the District negotiating and entering into an agreement acouver on behalf of each jurisdiction wherein the District delegates its authority to contract for eservice within each jurisdiction; and (3) requires that each jurisdiction will adopt an amended nance (See Attachment 1). This ILA replaces the one signed on October 29, 2013.
composed of over so period of time. Som contract. All Partici	UTREACH: The 2014 EMS System Design Decisions involved specific workgroups even committees and 30 individuals who provided over 770 hours of input over a two year ne of these Decisions were changed as a result of the Vancouver RFP and resulting ambulance pating Jurisdictions were advised of these changes on August 21, 2014, and were asked to incerns or issues with these changes by September 22, 2014. No concerns were received.
contract administration delegation is necessare Interlocal Agreement service apart from Vambulance contract contract management	OLICY IMPLICATIONS: The County's EMS regulatory authority and the District's ive authority will need to be delegated to Vancouver in a revised Interlocal Agreement. This try based on: 1) Vancouver's withdrawal from the District at the conclusion of the current EMS at on December 31, 2014; 2) the District being unable to support a contract for ambulance vancouver; 3) the District's letter of intent requesting the City of Vancouver administer the next on behalf of the District; 4) Vancouver's RFP and resulting ambulance contract delegating such and regulatory authority to Vancouver; and 5) Vancouver receiving funding by the ambulance le such contract management and regulatory activities on behalf of the District.
established in the Unamended in 1992, 19	y administration by the County and ambulance contract administration by the District is also niform EMS Ordinance originally adopted in 1990 (for Clark County, Ord. 1990-07-30) and 2003 (for Clark County, Ord. 1992-06-26, 1995-04-04 and 2003-04-23). This process of being repealed and replaced by a new Uniform EMS Ordinance.
	STED: Approve the EMS Interlocal Cooperation Agreement between Clark County EMS Participating Jurisdictions.
DISTRIBUTION Taylor Hallvik, Civil Doug Smith-Lee EMS Manager	PA's Office Approved by: CLARK COUNTY BOARD OF COMMISSIONERS

Attachment: 1) EMS Interlocal Cooperation Agreement

EMS INTERLOCAL COOPERATION AGREEMENT

THIS IS AN AGREEMENT entered into under the Interlocal Cooperation Act (Chapter 39.34 R.C.W.) between Clark County (hereinafter "County"). Clark County Emergency Medical Services District #2 (hereinafter "The District"), and the cities of Battle Ground, La Center, Ridgefield, and Woodland (hereinafter "The Cities"), by which the parties agree to modify and replace their October 29, 2013 EMS Interlocal Cooperation Agreement to reflect the parties mutual desire to obtain exclusive ambulance service through a contract administered by the City of Vancouver (an unsigned copy of the City of Vancouver ambulance contract is attached as Exhibit A).

This Interlocal agreement will continue to authorize The District to contract for exclusive ambulance services within Clark County and the Cities and will expressly authorize The District to delegate this authority to the City of Vancouver. To this end, the Cities and County authorize the District to negotiate and sign (on behalf of the Cities and County) an Interlocal Agreement with the City of Vancouver which delegates the parties' authority to contract for exclusive 911 and non-emergency ambulance service within their jurisdictions. Further, this agreement will affirm the parties' agreement to engage in a cooperative and uniform system of Emergency Medical Services (EMS) regulation by agreeing to adopt a Uniform EMS Ordinance (attached as Exhibit B) that is drafted and maintained by The County. Finally, reflecting the City of Vancouver's independent role as

the contracting party with its own contracting policies and contract oversight, this agreement will revise and replace the October 29, 2013 EMS Interlocal Cooperation Agreement as set forth below.

WHEREAS, the County, the Cities and the District entered into an EMS Interlocal Agreement through which the County administered the Cities' and Clark County's Uniform EMS Ordinance's, and the District awarded an exclusive 911 and non-emergency ambulance contract which expires at midnight December 31, 2014.

WHEREAS, the City of Vancouver indicated its intent to separately contract for exclusive 911 ambulance service and non-exclusive non-emergency ambulance service within its jurisdiction beginning January 1, 2015.

WHEREAS, the County, the Cities, and the District executed the October 2013 EMS Interlocal Agreement to address their EMS regulatory and ambulance group purchasing needs separately from the City of Vancouver as established under the original agreement and ordinances and reaffirmed in the 2014 EMS System Design Decisions.

WHEREAS, the County, the Cities, and the District executed the October 2013 EMS Interlocal Agreement authorize the District to award a new exclusive 911 and non-emergency ambulance contract beginning on January 1, 2015 that is independent and separate from the City of Vancouver's contract.

WHEREAS, the County, the Cities, and the District have since discovered that separately contracting for exclusive 911 and non-emergency service would result in increases in patient costs and/or reductions in service.

WHEREAS, the County, the Cities and the District desire to reduce unnecessary increases in patient costs and maintain adequate levels of service by capitalizing upon the market and administrative efficiencies associated with receiving ambulance service under a single ambulance contract.

WHEREAS, Clark County and the Cities find as a fact that it is in the best interests of the health and safety of the public to prescribe and enforce uniform standards for provision of EMS services throughout their jurisdictions and have therefore each adopted an ordinance, that is substantially similar to the Uniform EMS Ordinance attached as Exhibit B, which supplements state laws and regulations that also regulate the provision of ambulance service in the State of Washington.

WHEREAS, the County, District and the Cities for the reason's set forth in the Uniform EMS Ordinance, as amended, find as a fact that it is in the best interest of the health and safety of the public to utilize their combined and/or complimentary authority to authorize the District to negotiate and sign an Interlocal agreement with the City of Vancouver to obtain exclusive 911 and non-emergency ambulance service from its ambulance contractor within the County, District and the Cities beginning on January 1, 2015.

WHEREAS, the County, the Cities and the District desire to modify the existing October 2013 EMS Interlocal Agreement to reflect their desire to participate in and receive exclusive 911 and non-emergency ambulance service from a contract negotiated and administered by the City of Vancouver.

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4 NOW THEREFORE, THE PARTIES AGREE AS FOLLOWS:

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1. PURPOSES.

. PURPUSES.

The purposes of this agreement are:

a. To enable the Cities and the County to exercise uniform regulatory oversight over EMS in the Regulatory Service Area;

b. To enable the Cities and the District to participate in group purchasing of ambulance services for the Contract Service Area so as to enable the residents within the boundaries of the Contract Service Area to benefit from large scale buying power, economies of scale and superior disaster response capabilities; and

c. To establish a process for other jurisdictions to become participants in this agreement.

d. The above recitals are hereby adopted as findings in support of this agreement.

2. DEFINITIONS.

Unless a different meaning is plainly required by the context, words and phrases used in this agreement shall have the meanings attributed to them in R.C.W. 18.73.030, the Uniform EMS Ordinance, attached as Exhibit B to this agreement, or in this section; provided that in case of any conflict, the Uniform EMS Ordinance shall control:

a. "Ambulance Rates" means the Ambulance Service

Contractor's charges to patients as established in the contract between the City of

Vancouver and Contractor.

- b. "Ambulance Service Contractor" or "Contractor" means the private or public entity that is under exclusive contract with the District to respond to all medical requests originating within the Contract Service Area.
- c. "Annual Inflation Adjustment" means the annually computed maximum upward adjustment to the ambulance rates based on the provisions established in the contract between the City of Vancouver and Ambulance Service Contractor.
- d."Default" means those contractual defaults by the Ambulance Services Contractor which may be grounds under the Ambulance Services Contract for the City of Vancouver to invoke the take over provisions of the contract.
- e. "Contract Service Area" means the combined geographic area within the corporate limits of the Cities and within the portions of unincorporated Clark County defined in the Ambulance Service Agreement, and within any other jurisdictions which participate in this agreement for the purpose of group purchasing of ambulance services.
- f. "Contract Violation" means whenever the Contractor has failed to perform in accordance with the provisions of the Contract, other than a default or those instances when the ambulance response time exceeds beyond the applicable response time standard.

g. "EMS Interlocal Cooperative" or "Cooperative" means the collective group of governmental jurisdictions which participate in this agreement.

- h. "EMS System" means that network of individuals, organizations, facilities and equipment whose participation is required to generate a clinically-appropriate, pre-planned system-wide response to each request for out of hospital care and/or ambulance transport, so as to provide each patient the best possible chance of survival without disability, given available financial resources and the state-of-the-art of EMS technology.
- i. "Extraordinary Cost Increase Adjustment" means a temporary, but renewable increase in Ambulance Service Contractor's charges to patients as established in the contract between the City of Vancouver and Contractor, other than the scheduled Annual Inflation Adjustment, which may be allowed by the City of Vancouver to offset: 1) costs for certain factors of production; or 2) changes in insurance payor mix; or 3) changes in insurance reimbursement rates all of which are beyond the Contractor's control and have escalated more rapidly than the Annual Inflation Adjustment.
- j. "Externally-Imposed Upgrade Adjustment" means a negotiated adjustment to the Ambulance Service Contractor's charges to patients as established in the contract between the City of Vancouver and Contractor to offset the reasonable and actual amortized marginal costs of implementing externally imposed upgrades to the system standard of care required of the Ambulance Service Contractor by the Medical Program Director, or under applicable federal, state, or local laws, rules and regulations.

- k. "Franchise Model" means an EMS business structure in which a contracted organization serves as the retail provider of ambulance services, and owns or controls most or all essential factors of production including operating licenses and permits, third-party reimbursement provider numbers, patient accounts receivable, and other factors of production. Under a "franchise model," the ambulance services contractor controls the patient accounts management process, and is compensated by way of such fee-for-service revenues as may be realized from the sale of ambulance services.
- I. "Indexed Inflation Adjustment" means the indices used to calculated the Annual Inflation Adjustment as established in the contract between the City of Vancouver and Ambulance Service Contractor

3. PARTICIPATION.

The parties to this agreement are the Cities, Clark County and the District, and shall be collectively referred to as the EMS Interlocal Cooperative. The County and the Cities participate in the Cooperative in their regulatory capacities for the purpose of enforcing and administering the Uniform EMS Ordinance. The District and the Cities participate in their capacities as public ambulance service providers for the purpose of group purchasing of ambulance services. General purpose governmental jurisdictions may join the Cooperative for the purpose of uniform regulation of the EMS system by adopting an ordinance substantially similar to the Uniform EMS Ordinance and executing an appropriate interlocal agreement with the County. Participation in the Cooperative for purposes of group purchasing of ambulance services is open to other governmental units

- which have independent authority to designate or contract for ambulance services and
- which execute this agreement. Jurisdictions outside Clark County may participate for one
- or both of the purposes of this agreement upon approval of Clark County, provided that the
- 4 County shall have previously consulted with the then-existing member jurisdictions.

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4. <u>UNIFORM EMS ORDINANCE</u>.

Each participating jurisdiction shall adopt amendments to its ambulance ordinance which substantially conforms to the revisions made to the Uniform EMS Ordinance attached as Exhibit B.

5. POWERS RETAINED BY PARTICIPATING JURISDICTIONS.

The District and the Cities shall retain the following powers:

a. Changes to Level of Service Option.

As provided by the contract between the City of Vancouver and the ambulance service provider (attached as Exhibit A), the ambulance service provider has agreed to discuss and consider a request by any party in the contract service area to pursue a changed level of service, with no adverse impacts to the City of Vancouver or the remaining parties in the contract service area. Any decision to provide a changed level of service to any party must be pre-approved in writing by the City of Vancouver.

b. Uniform Quality of Care.

Each shall be entitled to receive a uniform quality of prehospital EMS care as established in the then-current System Standard of Care, externally monitored and enforced by the Medical Program Director based on the delegated duties and responsibilities as defined by state legislation.

c. Uniform Charges

The Ambulance Rates shall be uniform throughout the Contract Service Area, subject to the provisions of Section 5(a) of this Agreement.

d. <u>No Ambulance Deployment Restrictions.</u>

The Ambulance Service Contractor shall be prohibited from contractually committing any of its ambulances to the exclusive benefit of any particular jurisdiction, except under contract for short-term special events. The participating jurisdictions shall have access to all resources of the Ambulance Service Contractor at any given time, subject to fluctuations in consumer demand for service, weather conditions and disaster situations.

e. Response Time Reliability.

Each shall have the right to contractually enforceable response time reliability standards, externally monitored and enforced by the City of Vancouver, provided that response time standards under the ambulance contract may vary according to contract established between the City of Vancouver and Ambulance Services Contractor. In order to ensure maximum reliability, such monitoring shall include state of the art technology and independent cross checking.

f	Contract	Commitments.
1.	Contract	Communication.

Each shall be entitled to receive the service commitments made by the Ambulance Contractor.

6. AUTHORITY AND RESPONSIBILITIES OF CLARK COUNTY.

Clark County is hereby designated as the Regulatory Administrator of the EMS regulatory program established under the Uniform EMS Ordinance as adopted by any party hereto. As Regulatory Administrator, Clark County shall have the authority and responsibilities as set forth in such Ordinance and in particular shall:

- a. Provide all necessary material and staff support for administration and regulation under the Uniform EMS Ordinances;
- b Budget and pay for the EMS regulatory functions under this agreement from the County budget.

7 AUTHORITY AND RESPONSIBILITIES OF CLARK COUNTY EMS DISTRICT #2.

The Clark County EMS District #2 is hereby designated as the Contract Administrator for the Cities and such other municipalities and jurisdictions as may become participants in this agreement for purposes of group purchasing of ambulance services. As Contract Administrator, the District shall have the authority and responsibilities as follows:

a. EMS District #2 shall have the authority and responsibility to negotiate and enter into interlocal agreements with the City of Vancouver on behalf of the

Cities, County and the District to receive exclusive 911 and non-emergency ambulance service within the boundaries of the Cities, County and District pursuant to the terms of a competitively bid ambulance service contract awarded by the City of Vancouver according to its contracting policies and procedures. An unsigned copy of the City of Vancouver's competitively bid ambulance contract from which service will be provided to the parties is attached hereto as Exhibit A.

- b. Membership and Voting Rights of the EMS District #2 Board. The EMS District #2 Board in effect at under the existing Interlocal Agreement (expiring December 31, 2014) shall have the authority to negotiate and enter into an Interlocal Agreement with the City of Vancouver for exclusive ambulance service pursuant the authority conveyed in this agreement and consistent with Section 7a until midnight on December 31, 2014. To carry out the administrative duties established in Section 7a beginning on January 1, 2015, there shall be a new EMS District #2 Board established in the EMS District #2 Ordinance. The EMS District #2 Board shall consist of 3 persons, each of whom are delegated one vote consisting of the following members:
- (1) The two County Commissioners representing the unincorporated areas of Clark County EMS District #2; and
- (2) One city council member appointed by the Clark County mayor's group representing the Cities of Battleground, LaCenter, Ridgefield and Woodland. The city representative shall change each year with the position alternating between the cities in alphabetical order commencing with the City of Battle Ground.

Should a city decline its period of representation, the position shall go to the next city in line.

8. EXTRAORDINARY COST INCREASE ADJUSTMENT

The City of Vancouver may review and approve extraordinary cost increase adjustments pursuant to the terms of its contract with the ambulance service provider. A copy of this contract and appendices is attached as Exhibit A to this agreement.

9. CONSOLIDATED ANNUAL REPORT.

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The City of Vancouver shall present to the district a annual consolidated report consistent with the terms of an Interlocal agreement to negotiated and executed between the District and the City of Vancouver.

10. <u>CONTRACTING POLICIES.</u> The ambulance service contracts awarded pursuant to the authority delegated by the Cities, County and District to the City of Vancouver shall be governed by the following basic policies:

a. Contracting Process.

There shall be awarded commencing January 1, 2015, an ambulance contract consistent with the following:

(1) <u>Business Structure.</u>

The business structure within which the ambulance services contract shall operate shall incorporate the Franchise Model.

(2) Type of Contract.

The ambulance services contract shall be a performance-based (i.e. not a level-of-effort) contract with initially established Ambulance Rates provision, subject to a reasonable adjustment for the inflation, mandatory improvements in the System Standard of Care, and Extraordinary Adjustments resulting from causes beyond the contractor's reasonable control.

(3) Initial Term.

The initial term of the long-term ambulance services contract shall be five years, to commence midnight January 1, 2015.

(4) Earned Rights to Extension.

The City of Vancouver may elect to award, and the City of Vancouver may negotiate, a five year extension subject to the provisions established in the ambulance contract between the City of Vancouver and the Ambulance Contractor.

11. FINANCING.

Ambulance services provided by the Ambulance Service Contractor and administrative costs of the City of Vancouver shall be funded from user fees unless individual jurisdictions which are parties to this agreement elect to subsidize the cost of such services pursuant to Section 5(a) of this Agreement.

12. DURATION.

This agreement shall remain in full force and effect for an initial term of five (5) years from its effective date until midnight, December 31, 2020, with the option an

additional 2 or 3 year extensions resulting in a duration not to exceed midnight, December 31, 2025, subject to the provisions of Section 13 of this Agreement.

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13. TERMINATION/MODIFICATION/WITHDRAWAL/EXTENSION.

- a. This agreement may be modified or extended at any time as agreed by all the parties in writing to make regulatory changes or modifications or to clarify the terms of this agreement.
- b. No party may withdraw from this agreement during the initial
 term of this agreement, ending December 31, 2020.
- c. Notice of intent to withdraw from this agreement following the initial term of this agreement must be provided at least 19 months in advance of December 31, 2020.
 - d. Notice of intent to withdraw from this agreement following one of the optional extension terms of this agreement must be provided 19 months in advance of the expiration of that term.

14. INTERLOCAL COOPERATION ACT COMPLIANCE.

This is an agreement entered into under Chapter 39.34, R.C.W. Its duration is as specified in Section 12. The organization, composition and nature of the EMS District #2 Board is as specified in Section 7 and by the Uniform EMS Ordinance attached as Exhibit B to this agreement. Its provision for a regulatory administrator is as specified in Section 6. Its provision for a contract administrator is as Section 7. Its purposes are as

- described in Section 1. Its manner of financing and budgeting is as described in Sections
- 6 and 11. Its termination is as described in Section 13.

3 15. <u>NOTICES.</u>

Notices required to be given under the terms of this agreement shall be directed to the following unless all parties are otherwise notified in writing:

6		Clark County and District:	City of La Center:
7		County Administrator	City Mayor
8		Clark County	City of La Center
9		P.O. Box 5000	214 East Fourth Street
10		1013 Franklin	La Center, WA 98629
11		Vancouver, Washington 98660	
12			
13			
14		City of Battle Ground:	City of Ridgefield:
15			
16		City Manager	City Manager
17		City of Battle Ground	City of Ridgefield
18		PO Box 37	P.O. Box 608
19		Battle Ground, WA 98604	Ridgefield, WA 98642
20		A 11	
21		City of Woodland:	
22		0.11	
23		City Mayor	
24		City of Woodland	
25		230 Davidson Avenue	
26		Woodland, WA 98674	
27	40	ENTIDETY	
28	16.	ENTIRETY.	
29	This	document with its listed and attached E	xhibit(s) constitutes the entire
30	agreement of the	parties.	

17. <u>SEVERABILITY.</u>

1	If any section of this agreement is held by a court to be invalid such action
2	shall not effect the validity of any other part of the agreement.
3	18. <u>EFFECTIVE DATE.</u>
4	This agreement shall go into effect on December 15, 2014, among and
5	between the parties contingent on its execution by each of the parties, as evidenced by
6	the signatures and dates affixed below.
7	19. <u>RATIFICATION.</u>
8	Acts taken in conformity with this agreement but prior to its execution are
9	hereby ratified and affirmed.
10	20. EXECUTION AND FILING.
11	The parties agree that there shall be multiple original signature pages to this
12	Agreement distributed for signature by the necessary officials of the parties. Upon
13	execution, the executed original signature pages of this Agreement shall be returned to the
14	Clerk of the Board of County Commissioners, which shall file an executed original of this
15	Agreement with the Clark County Auditor. The Clerk shall distribute duplicate conformed
16	copies of the Agreement to each of the parties.
17	
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19	DATED this day of, 2014.
20 21	CITY OF BATTLE GROUND Attest:
22 23	John Williams, City Manager , City Clerk

Approved as to form:		
City Attornay		
, City Attorney		
CITY OF LA CENTER	Attest:	
Jim Irish, Mayor		, City C
Approved as to form:		
, City Attorney		
CITY OF RIDGEFIELD	Attest:	
Steve Stuart, City Manager	,	, City
Approved as to form:		, 0.0,
, City Attorney		

CITY OF WOODLAND	Attest:
Grover Laseke. City Mayor	, City Clerk
Approved as to form:	, c.i.y c.c.ii.
, City Attorney	
•	
CLARK COUNTY EMS DISTRICT #2 Attest:	
Jon Mielke	Lebecca Library
Tom Mielke, Chair	, Clerk to the Board
Approved as to form:	
Chief Civil Deputy	
Prosecuting Attorney	
-	
CLARK CONNTY	Attack
CLARK COUNTY	Attest:
Iom Melle	Keherre tota
Tom Mielke, Chair	, Clerk to the Board
·	
Approved as to form:	
Object Object Description	
Frosecuting Attorney	
	Grover Laseke, City Mayor Approved as to form: CLARK COUNTY EMS DISTRICT #2 Attest: Tom Mielke, Chair Approved as to form: CLARK COUNTY Prosecuting Attorney CLARK COUNTY Tom Mielke, Chair CLARK COUNTY

EXHIBIT "B"

GUARANTY AGREEMENT

Effective:

January 1, 2015

From:

Clark County, Washington

("Guarantor")

To:

City of Vancouver, Washington

("Guarantee")

Pursuant to R.C.W. 36.42.480, EMSD2 was created by Ordinance 1987-10-22, (amended by 1991-09-23, amended by 2013-10-19,) adopted by the Clark County, Washington Commissioners on October 14, 1987, and providing for the Board of the Clark County Commissioners to be the governing body. EMSD2 has entered into the attached Interlocal Agreement with the City of Vancouver, Washington, for ambulance services effective January 1, 2015, for an initial period of FIVE (5) years, ("Interlocal.")

Guarantor will benefit from the Interlocal and the City would not have entered into the Interlocal unless Guarantor agreed to enter into this Guaranty Agreement (the "Guaranty.")

NOW THEREFORE, for good and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Guarantor expressly agrees as follows:

1. <u>Commitment to Maintain EMSD2</u>. Guarantor commits to the terms and conditions contained in the Interlocal set forth in section 9 (a) "Termination/Withdrawal/Renegotiation" in that Guarantor agrees not to dissolve EMSD2 or repeal Ordinance1987-10-22, (amended by 1991-09-23, amended by 2013-10-19,) adopted by the Clark County, Washington Commissioners on October 14, 1987, during the term of the Interlocal.

- Renewals, Extensions, Modifications, etc. Guarantor hereby consents, that without the necessity of any reservation of rights against Guarantor, that the underlying Interlocal may be amended from time to time, in whole or in part, and that any such modification shall be authorized and approved by Guarantor without notice to or further assent by Guarantor, who will remain bound hereunder notwithstanding any such modification. Provided that, in the event the Interlocal is renewed or extended beyond the initial FIVE (5) year commitment, Guarantor's continued commitment set forth in Section 1, "Commitment to Maintain EMSD2" must be preapproved in writing.
- 3. <u>Successors and Assigns.</u> This Guaranty shall be binding upon and inure to the benefit of the City and shall be binding upon Guarantor's administrators, successors and assigns.
- 4. <u>Voluntary Guaranty.</u> Guarantor represents and acknowledges that it is executing the Guaranty voluntarily and for its own benefit.

IN WITNES WHEREOF, this Guaranty has been duly executed by Guarantor as of the date and year first above written.

BOARD OF COMMISSIONERS	FOR CLARK COUNTY
Attest: Clerk to the Board	By: Jon Mielke Tom Mielke, Chair
Approved as to form only: ANTHONY F. GOLIK Prosecuting Attorney	By: David Madore, Commissioner
Paylor Hallvik, WSBA #44963	By: Jeanne Stewart, Commissioner