BEFORE THE BOARD OF COUNTY COMMISSIONERS LEWIS COUNTY, WASHINGTON

IN THE MATTER OF:

RESOLUTION NO. 25-096

APPROVE THE INTERLOCAL AGREEMENT (ILA) FOR EMERGENCY MANAGEMENT SERVICES BETWEEN LEWIS COUNTY EMERGENCY MANAGEMENT AND THE MUNICIPALITIES OF VADER, TOLEDO, WINLOCK, MORTON, MOSSYROCK, NAPAVINE, AND PE ELL

WHEREAS, the Board of County Commissioners (BOCC) has reviewed the Interlocal Agreements between Lewis County Emergency Management and the municipalities of Vader, Toledo, Winlock, Morton, Mossyrock, Napavine, and Pe Ell; and

WHEREAS, it appears to be in the best public interest to authorize the execution of the Interlocal Agreements; and

WHEREAS, the Interlocal Agreements provide the 2025 fee for Lewis County Emergency Management services at \$6.30 per person in each city based on the current Office of Financial Management Official Population Estimate.

NOW THEREFORE BE IT RESOLVED (1) the Interlocal Agreements for Emergency Management services between Lewis County Emergency Management and the municipalities of Vader, Toledo, Winlock, Morton, Mossyrock, Napavine, and Pe Ell are hereby approved; and (2) the Chair of the BOCC is authorized to sign on behalf of Lewis County.

DONE IN OPEN SESSION this 1st day of April, 2025.

APPROVED AS TO FORM: Jonathan Meyer, Prosecuting Attorney BOARD OF COUNTY COMMISSIONERS LEWIS COUNTY, WASHINGTON

David Bailey

Scott J. Brummer

By: David Bailey,

Scott J. Brummer, Chair

Chief Civil Deputy Prosecuting Attorney

ATTEST:

Lindsey R. Pollock, DVM

indsey R. Pollock, DVM, Vice Chair

Rieva Lester, CMC

Sean D. Swope

Rieva Lester, CMC,

Clerk of the Lewis County Board of

County Commissioners

Sean D. Swope, Commissioner

2025 Department of Emergency Management as of November 14, 2024

Quarterly Contract Billing to Cities for Emergency Management Services Estimated Lewis County Population 2025 Per Capita Cost Factor

Rate Formula: Population x Per Capita Cost Factor

JE	County	2024 Estimated Population WA OFM as of 4/1/2024	2025 Charges for Services			
GF Transfer	Unincorporated Lewis County	50,550	\$	318,465	\$	79,616
Munis Customer#	City	2024 Estimated Population WA OFM as of 4/1/2024		2025 larges for Services	a	2025 uarterly Rate
86	Chehalis	7,480	\$	47,124	\$	11,781
158	Morton	1,085	\$	6,836	\$	1,709
159	Mossyrock	800	\$	5,040	\$	1,260
160	Napavine	2,040	\$	12,852	\$	3,213
161	Pe Ell	655	\$	4,127	\$	1,032
162	Toledo	700	\$	4,410	\$	1,103
163	Vader	665	\$	4,190	\$	1,048
164	Winlock	2,465	\$	15,530	\$	3,883
	Total City	15,890		100,109		25,029
	Total County and City	66,440		418,574		104,645

66,440 6.30

INTERLOCAL AGREEMENT FOR EMERGENCY MANAGEMENT SERVICES

THIS AGREEMENT is made and entered into by and between LEWIS COUNTY, a political subdivision of the State of Washington, (hereinafter referred to as "County") and each municipal or quasi-municipal corporation of the State of Washington that executes a County-ratified original counterpart of this agreement, (hereinafter referred to as "City").

WHEREAS, County has established a Comprehensive Emergency Management Plan pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington; and

WHEREAS, County and City believe it to be in the best interests of their citizens that County and City share and coordinate services in the event of an emergency situation; NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PURPOSE**. It is the purpose of this agreement to provide a joint local organization for emergency management; to protect the public peace, health and safety; and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, whether manmade or from natural causes.
- 2. **DURATION**. This agreement shall commence January 1, 2025, and continues until either party decides to terminate the contract. PROVIDED, any party may withdraw from this Agreement by giving ninety (90) days' written notice of intent to withdraw to the other parties. PROVIDED FURTHER, that failure of any party to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any party adversely affected by such breach upon giving thirty (30) days' written notice of intent to withdraw to the other parties. Notices and other communications shall be transmitted a writing by U.S. Mail, postage prepaid, addressed to the parties as follows:

If to Lewis County:

Lewis County Emergency Management

351 NW North Street Chehalis, WA 98532

If to City of Morton:

City of Morton 192 Adams Avenue Morton, WA 98356

If to any other party:

To the address/addressee listed in Section 2 of the most recent

counterpart signed by that City.

- 3. **DEFINITIONS.** As used in this agreement, the following definitions will apply.
- A. "Emergency Management" or "Comprehensive Emergency Management" means the preparation for and the carrying out of all emergency functions, other than functions for which the military forces are primarily responsible, to mitigate, prepare for, respond to and recover from emergency and disasters, and aid victims suffering from injury or damage resulting from disasters caused by all hazards, whether natural, technological, or human caused, and to provide support for search and rescue operations for persons and property in distress.
- B. "Emergency or Disaster" shall mean an event or set of circumstances which: (a) demands immediate action to preserve public health, protect life, protect public property or to provide relief to any stricken community overtaken by such occurrences or (b) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.
- C. "Lewis County Emergency Management Committee" shall consist of representation from each participating city and the county.
- 4. **SERVICES.** County shall provide emergency management services as outlined in Chapter 38.52 RCW in accordance with that chapter and as defined and set forth in "Attachment A: Scope of Services" herein during the term of this agreement.
- 5. **COMPENSATION.** City shall pay County upon execution of this agreement a fee for all services rendered under the terms of this agreement.

Beginning in the year 2025 the fee charged shall be calculated on a per capita basis, using the population figures from the "Population Trends for Washington State" published by the State Office of Financial Management and the adopted budget for the Lewis County Division of Emergency Management. City shall provide input into this budget as set forth in Attachment A. The ensuing year budget shall be reviewed by the Lewis County Emergency Management Committee during the preliminary budget timeline and the fee shall be sent to the participating cities when the projected budget is available. The population of the participating political subdivisions will be used to establish the per capita rate. Each city's fee will be set by multiplying the per capita rate by the city population. The rate may be adjusted to reflect any excess carryover fund balance, grant funding or any other unanticipated funding. Fees shall be paid on a quarterly basis. Nothing herein shall prevent the County from making a claim for additional compensation in the event of an actual emergency or disaster as authorized by Chapter 38.52 RCW.

- 6. **HOLD HARMLESS AND INDEMNIFICATION.** To the extent of its comparative liability, each party agrees to indemnify, defend and hold the other parties (and their elected and appointed officials, employees, agents and volunteers) harmless from and against any and all claims, damages, losses and expenses—"expenses" includes but is not limited to all court costs, attorney's fees and dispute resolution costs—for the following:
 - (a) any personal injury;
 - (b) any bodily injury, sickness, disease or death; and
 - (c) for any damage to or destruction of any property (including the loss of use resulting therefrom)

which are alleged or proven to be caused by an act or omission, negligent or otherwise, of the party's elected or appointed officials, employees, agents or volunteers.

A party shall not be required to indemnify, defend, or hold another party harmless if the claim, damage, loss or expense was caused by the sole act or omission of the other party.

In the event of any concurrent act or omission of the parties, negligent or otherwise, these indemnity provisions shall be valid and enforceable only to the extent of each party's comparative liability.

The parties agree to maintain a consolidated defense to claims made against them and to reserve all indemnity claims against each other until after liability to the claimant and damages, if any, are adjudicated or settled.

The indemnification obligations of the parties shall not be limited in any way by the Washington State Industrial Insurance Act, RCW Title 51, or by application of any other workmen's compensation act, disability benefit act or other employee benefit act. To the extent required by a party's obligations to indemnify, defend and hold harmless the other parties (but solely to that extent), each party hereby expressly waives any immunity afforded by such acts. A party's waiver of immunity does not extend to claims made by its employees directly against the party as employer. The foregoing indemnification obligations of the parties are a material inducement to enter into this Agreement and have been mutually negotiated.

- 7. **INSURANCE.** The parties shall maintain in good standing their normal liability insurance during the term of this Agreement, which for the County means coverage under the Washington Counties Risk Pool, and for the City means coverage under the Washington Cities Insurance Authority, as either such insurance mechanism may evolve in the normal course.
- 8. **GENERAL.** Neither party may assign or transfer this contract or any rights or obligations hereunder without the prior consent of the other party. This contract constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, proposals, commitments, writings and understandings of any nature whatsoever. Any changes to this contract requested by either party may only be affected if mutually agreed upon in writing by duly authorized representatives of the parties hereto.

Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this contract shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.

This contract was mutually negotiated by represented parties and shall be construed neutrally. The parties waive any theory of *contra preferentem*.

No separate entity or joint venture is created by this contract. Each party shall keep its own records of its participation as required by law, and shall produce them as required.

9. **COUNTERPARTS/NEW SIGNATORIES.** This agreement may be executed in original counterparts ratified by the County. It shall be binding upon all signatory jurisdictions approved by the County regardless of whether such jurisdictions' original signatures all appear on a single document, and regardless of the fact that each City's designee for notice under section 2 will be different in different counterparts. Each separately signed counterpart shall be an original.

A City may join this interlocal by passing or approving this agreement as required under applicable law and authorizing a representative to sign it in original counterpart. The County shall pass a resolution approving or ratifying the inclusion of the new signatory, after which time the signatory shall be a party to the contract in all respects.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be duly executed, such parties acting by their duly authorized representatives.

APPROVED AS TO FROM	LEWIS COUNTY By About Board of County Commissioners
Jonathan Meyer, Prosecutor	Dated this day ofApril, 2025
Civil Deputy	
	CITY OF, MORTON
APPROVED AS TO FROM	By Nich M M City Mayor or Council/Board Representative
	Dated this 24 day of Duc , 2024
City Attorney	

ATTACHMENT A: SCOPE OF SERVICES

PURPOSE:

This scope of services establishes a shared understanding of roles and responsibilities between the Lewis County Division of Emergency Management (DEM) and the City desiring to coordinate with DEM to provide emergency management services (pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington).

The signatory parties agree to provide a joint local organization for emergency management and protect the public peace, health and safety and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, either manmade or from natural causes.

These parties agree to develop and share the responsibility for the establishment and administration of a "whole community" emergency management program based upon individual responsibility for preparedness and building partnerships with government, businesses, and citizens for preparedness, response, recovery, and mitigation activities designed to lessen the affect or recovery from emergencies/disasters incidents.

Pursuant to the Interlocal Agreement for Emergency Management Services, County and City shall share a partnership to provide emergency management services including, but not limited to the following:

Administration & Finance:

Emergency Management	Municipalities
Management of DEM budget	Provide input into DEM budget process and submit quarterly payments
 Seek and administer program enhancements grants (EMPG) Provide technical support coordination to over 100 partner agencies Coordinate hazardous materials reporting and ensure a Lewis County Community Emergency Coordinator (CEC) is appointed to: Receive spill reports from a variety of agencies Respond to large spill incidents Maintain public records repository for EPCRA SARA Title III, Tier II reports Receive Annual Tier II fixed facility reports and submit annual report to ECOLOGY Activate ESF # 10 Hazardous Materials Response Plan when necessary 	 Ensure payment for share of State requested resources (events) and/or response costs Appoint city liaison/alternate for representation at DEM meetings and to obligate city resources during actual incidents; update city staff on DEM activities Investigate spill reports occurring within city limits when requested by Community Emergency Coordinator Provide city information to DEM for roll-up reports as requested by state/federal agencies

Emergency Management	Municipalities		
Facilitate "single source" emergency management reporting to and from state/federal agencies and Lewis County partner agencies including: NIMS, annual sandbag inventory/usage, and other information requests			
Maintain and provide, when possible, historical event records as requested by media, government and/or citizens			

Planning:

Emergency Management	Municipalities		
Facilitate multi-jurisdictional response plans for incidents crossing agency boundaries. Includes at least: CEMP, HIVA, ESF # 10 Hazardous Materials, RACES Plan, and Drought Plan.	 Assign appropriate city staff to participate in development/revision of multi-agency plans Develop & maintain internal operation plans 		
Review and make recommendations on emergency actions plans for dam operators, care facilities, health care providers, and other businesses as required by law	including Emergency Operations Plans, Continuity of City Government (COG), and Continuity of Operations Plan (COOP)		

Committees & Programs:

Emergency Management	Municipalities
 Facilitate and provide staffing for a variety of committees including: LEPC, EMC, and others as needed Participate in a variety of state, regional, and other local committees/meetings, such as Homeland Security Region 3, regional planning committees, catastrophic planning committees, and Chehalis River Basin Flood Authority meetings Coordinate Levee inspections, Army Corps of Engineers repairs, sponsor notifications and receive condition reports Coordination of Annual Pre-Flood Preparation meeting Coordination of Lewis County's Washington Shake-out Earthquake Drill, October Provide community preparedness presentations, programs and educational materials 	 Assign appropriate staff to serve on committees to: Review and comment on plans/activities Keep other city staff apprised of DEM activities Appoint staff to participate in activities as appropriate Assign representative to provide update to partner agencies on mitigation and areas of concern during the winter season Encourage city staff, businesses, and citizens to participate in preparedness activities

Communications & Warning:

Emergency Management	Municipalities
Coordinate emergency messages: pre-planned, incident specific, or annual equipment testing as applicable Maintain NWS - Weather Ready recognition	Municipalities Assign appropriate staff to serve on committees to: Review and comment on plans/activities Keep other city staff apprised of DEM activities
Participate with 911 Communications and partner agencies to develop and utilize the Lewis County Alert system to provide emergency public information and notifications	Encourage city staff, businesses, and citizens to register to receive Lewis County Alerts, NOAA Weather Radio Messages, and National Weather Service Alerts by a variety of methods
Facilitate testing and reporting for Tacoma Power Emergency Radio (dam sirens), CEMNET, Lewis County Alert, Ham Radio Network, and other systems as developed	
Facilitate repair reporting for Internet River Reading & Road Closures and public reported river gage issues	
Monitor and distribute National Weather Service products and bulletins as necessary	
 Facilitate committee planning for Limited English Proficiency (LEP) population notification and barriers as required 	 Participate in LEP committee meeting and distribute LEP materials to city residents when provided by DEM

Logistics & Resource Management:

Emergency Management	Municipalities		
Compile and update resource and personnel contact information lists	Provide resource and personnel updates to DEM as necessary		
Provide resource/contact information to EOC staff as required	Submit requests/make reports for SAR, MRC, ARES/RACES activities as necessary to DEM		
Coordinate Temporary Emergency Worker (TEW) registration as required by law			
Coordinate training/mission numbers from State EMD as necessary for Search and Rescue (SAR), Medical Reserve Corps (MRC), Coroners volunteers and Amateur Radio Emergency Operation (ARES/RACES). Maintain records and submit for allowable reimbursements.			

Training & Exercises:

Emergency Management	Municipalities
 Facilitate a variety of annual trainings and exercises including lecture, conferences, drills, tabletops, functional and full-scale 	 Commit staff to attend DEM training and exercises including planning teams
Facilitate at least one annual hazardous materials lecture, drill, or exercise	 Develop, train and exercise city personnel on city response plans for localized incidents not requiring regional support/resources
Maintain DEM initiated training & exercise records	 Ensure City First Responders complete at least ICS 100, ICS 200, and ICS 700 as required by state and federal laws
Complete After Action Reports and file with state/federal agencies as required	state and rederal laws
Distribute state/FEMA training notices to partner agencies as appropriate	

Response:

	Emergency Management	Municipalities
•	Maintain the Emergency Operations Center (EOC) in a state of readiness to be activated/deactivated when requested	 Appoint representatives to staff the EOC as requested. Each agency bears the costs themselves for incident committed resources and staffing
•	Facilitate implementation of the CEMP in	
	response to incidents	Prepare a municipal Declaration of Emergency or Disaster when appropriate
•	Assist in preparation of a Declaration of	
	Emergency or Disaster, as necessary	 Submit Situation Reports and city damage reports to the EOC as warranted
•	Collect, analyze and disseminate warnings and	
	emergency public information	 Coordinate external resource requests through the EOC
•	Coordinate the flow of information among the response partners	
•	Coordinate requests for critical resources to the State	Attend coordination meetings as requested
•	Conduct initial briefings with key leaders	Participate in initial briefings with key leaders
•	Coordinate media, damage inspection tours, and dignitary tours	 Participate in media, damage inspection tours, and dignitary tours
•	Document administrative and financial information	
•	Conduct an after-action review following the response to identify needed improvements	Attend After-Action Reviews as requested

Recovery:

Emergency Management	Municipalities
Facilitate informal damage estimate to identify potential for FEMA reimbursement	Submit city damage estimates to DEM in a timely manner
Coordinate information request for Individual Assistance (IA) damage to residences and businesses	 Encourage citizens and businesses to file preliminary reports to meet minimums. Assist in publishing FEMA reporting phone number when applicable
Coordinate information request for Public Assistance (PA) for repair to public infrastructure and emergency protective measures	 Submit public infrastructure damages in a timely manner
Submit Supplemental Justification Report to State as requested	 Appoint Applicant Agent and Alternate for FEMA reimbursement process. Ensure appointees attend training as necessary to conduct their duties
 Document disaster operations and costs 	
 Coordinate Non-governmental and faith-based programs for unmet recovery needs, as needed 	 Refer citizens with unmet needs to appropriate agencies

2025 Department of Emergency Management as of November 14, 2024 Quarterly Contract Billing to Cities for Emergency Management Services Estimated Lewis County Population 2025 Per Capita Cost Factor

Final Rate	Proposed Rate	Amount	%
2024	2025	2025	2025
\$5.73	\$6.30	\$0.57	9.95%

Rate Formula: Population x Per Capita Cost Factor

JE	County	2024 Estimated Population WA OFM as of 4/1/2024		2025 Charges for Services		2025 Quarterly Rate	
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WHEREAS, County has established a Comprehensive Emergency Management Plan pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington; and

WHEREAS, County and City believe it to be in the best interests of their citizens that County and City share and coordinate services in the event of an emergency situation; NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PURPOSE**. It is the purpose of this agreement to provide a joint local organization for emergency management; to protect the public peace, health and safety; and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, whether manmade or from natural causes.
- 2. **DURATION**. This agreement shall commence January 1, 2025, and continues until either party decides to terminate the contract. PROVIDED, any party may withdraw from this Agreement by giving ninety (90) days' written notice of intent to withdraw to the other parties. PROVIDED FURTHER, that failure of any party to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any party adversely affected by such breach upon giving thirty (30) days' written notice of intent to withdraw to the other parties. Notices and other communications shall be transmitted in writing by U.S. Mail, postage prepaid, addressed to the parties as follows:

If to Lewis County:

Lewis County Emergency Management

351 NW North Street Chehalis, WA 98532

If to City of Mossyrock:

City of Mossyrock 231 E State Street

Mossyrock, WA 98564

If to any other party:

To the address/addressee listed in Section 2 of the most recent

counterpart signed by that City.

- 3. **DEFINITIONS.** As used in this agreement, the following definitions will apply.
- A. "Emergency Management" or "Comprehensive Emergency Management" means the preparation for and the carrying out of all emergency functions, other than functions for which the military forces are primarily responsible, to mitigate, prepare for, respond to and recover from emergency and disasters, and aid victims suffering from injury or damage resulting from disasters caused by all hazards, whether natural, technological, or human caused, and to provide support for search and rescue operations for persons and property in distress.
- B. "Emergency or Disaster" shall mean an event or set of circumstances which: (a) demands immediate action to preserve public health, protect life, protect public property or to provide relief to any stricken community overtaken by such occurrences or (b) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.
- C. "Lewis County Emergency Management Committee" shall consist of representation from each participating city and the county.
- 4. **SERVICES.** County shall provide emergency management services as outlined in Chapter 38.52 RCW in accordance with that chapter and as defined and set forth in "Attachment A: Scope of Services" herein during the term of this agreement.
- 5. **COMPENSATION.** City shall pay County upon execution of this agreement a fee for all services rendered under the terms of this agreement.

Beginning in the year 2025 the fee charged shall be calculated on a per capita basis, using the population figures from the "Population Trends for Washington State" published by the State Office of Financial Management and the adopted budget for the Lewis County Division of Emergency Management. City shall provide input into this budget as set forth in Attachment A. The ensuing year budget shall be reviewed by the Lewis County Emergency Management Committee during the preliminary budget timeline and the fee shall be sent to the participating cities when the projected budget is available. The population of the participating political subdivisions will be used to establish the per capita rate. Each city's fee will be set by multiplying the per capita rate by the city population. The rate may be adjusted to reflect any excess carryover fund balance, grant funding or any other unanticipated funding. Fees shall be paid on a quarterly basis. Nothing herein shall prevent the County from making a claim for additional compensation in the event of an actual emergency or disaster as authorized by Chapter 38.52 RCW.

- 6. **HOLD HARMLESS AND INDEMNIFICATION.** To the extent of its comparative liability, each party agrees to indemnify, defend and hold the other parties (and their elected and appointed officials, employees, agents and volunteers) harmless from and against any and all claims, damages, losses and expenses—"expenses" includes but is not limited to all court costs, attorney's fees and dispute resolution costs—for the following:
 - (a) any personal injury;
 - (b) any bodily injury, sickness, disease or death; and
 - (c) for any damage to or destruction of any property (including the loss of use resulting therefrom)

which are alleged or proven to be caused by an act or omission, negligent or otherwise, of the party's elected or appointed officials, employees, agents or volunteers.

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The parties agree to maintain a consolidated defense to claims made against them and to reserve all indemnity claims against each other until after liability to the claimant and damages, if any, are adjudicated or settled.

The indemnification obligations of the parties shall not be limited in any way by the Washington State Industrial Insurance Act, RCW Title 51, or by application of any other workmen's compensation act, disability benefit act or other employee benefit act. To the extent required by a party's obligations to indemnify, defend and hold harmless the other parties (but solely to that extent), each party hereby expressly waives any immunity afforded by such acts. A party's waiver of immunity does not extend to claims made by its employees directly against the party as employer. The foregoing indemnification obligations of the parties are a material inducement to enter into this Agreement and have been mutually negotiated.

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- 8. **GENERAL.** Neither party may assign or transfer this contract or any rights or obligations hereunder without the prior consent of the other party. This contract constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, proposals, commitments, writings and understandings of any nature whatsoever. Any changes to this contract requested by either party may only be affected if mutually agreed upon in writing by duly authorized representatives of the parties hereto.

Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this contract shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.

This contract was mutually negotiated by represented parties, and shall be construed neutrally. The parties waive any theory of *contra preferentem*.

No separate entity or joint venture is created by this contract. Each party shall keep its own records of its participation as required by law, and shall produce them as required.

9. **COUNTERPARTS/NEW SIGNATORIES.** This agreement may be executed in original counterparts ratified by the County. It shall be binding upon all signatory jurisdictions approved by the County regardless of whether such jurisdictions' original signatures all appear on a single document, and regardless of the fact that each City's designee for notice under section 2 will be different in different counterparts. Each separately signed counterpart shall be an original.

A City may join this interlocal by passing or approving this agreement as required under applicable law and authorizing a representative to sign it in original counterpart. The County shall pass a resolution approving or ratifying the inclusion of the new signatory, after which time the signatory shall be a party to the contract in all respects.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be duly executed, such parties acting by their duly authorized representatives.

By County Board of County Commissioners
Dated this,
CITY OF MOSSYROCK By Mayor or Council/Board Representative Dated this 21 st day of November, 2024

ATTACHMENT A: SCOPE OF SERVICES

PURPOSE:

This scope of services establishes a shared understanding of roles and responsibilities between the Lewis County Division of Emergency Management (DEM) and the City desiring to coordinate with DEM to provide emergency management services (pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington).

The signatory parties agree to provide a joint local organization for emergency management and protect the public peace, health and safety and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, either manmade or from natural causes.

These parties agree to develop and share the responsibility for the establishment and administration of a "whole community" emergency management program based upon individual responsibility for preparedness and building partnerships with government, businesses, and citizens for preparedness, response, recovery, and mitigation activities designed to lessen the affect or recovery from emergencies/disasters incidents.

Pursuant to the Interlocal Agreement for Emergency Management Services, County and City shall share a partnership to provide emergency management services including, but not limited to the following:

Administration & Finance:

- Management of DEM budget
- Seek and administer program enhancements grants (EMPG)
- Provide technical support coordination to over 100 partner agencies
- Coordinate hazardous materials reporting and ensure a Lewis County Community Emergency Coordinator (CEC) is appointed to:
 - Receive spill reports from a variety of agencies
 - o Respond to large spill incidents
 - Maintain public records repository for EPCRA SARA Title III, Tier II reports
 - Receive Annual Tier II fixed facility reports and submit annual report to ECOLOGY
 - Activate ESF # 10 Hazardous Materials Response Plan when necessary

- Provide input into DEM budget process and submit quarterly payments
- Ensure payment for share of State requested resources (events) and/or response costs
- Appoint city liaison/alternate for representation at DEM meetings and to obligate city resources during actual incidents; update city staff on DEM activities
- Investigate spill reports occurring within city limits when requested by Community Emergency Coordinator
- Provide city information to DEM for roll-up reports as requested by state/federal agencies

 Facilitate "single source" emergency management reporting to and from state/federal agencies and Lewis County partner agencies including: NIMS, annual sandbag inventory/usage, and other information requests

 Maintain and provide, when possible, historical event records as requested by media, government and/or citizens

Planning:

 Facilitate multi-jurisdictional response plans for incidents crossing agency boundaries. Includes at least: CEMP, HIVA, ESF # 10 Hazardous Materials, RACES Plan, and Drought Plan.

- Review and make recommendations on emergency actions plans for dam operators, care facilities, health care providers, and other businesses as required by law
- Assign appropriate city staff to participate in development/revision of multi-agency plans
- Develop & maintain internal operation plans including Emergency Operations Plans, Continuity of City Government (COG), and Continuity of Operations Plan (COOP)

Committees & Programs:

- Facilitate and provide staffing for a variety of committees including: LEPC, EMC, and others as needed
- Participate in a variety of state, regional, and other local committees/meetings, such as Homeland Security Region 3, regional planning committees, catastrophic planning committees, and Chehalis River Basin Flood Authority meetings
- Coordinate Levee inspections, Army Corps of Engineers repairs, sponsor notifications and receive condition reports
- Coordination of Annual Pre-Flood Preparation meeting
- Coordination of Lewis County's Washington Shake-out Earthquake Drill, October
- Provide community preparedness presentations, programs and educational materials

- Assign appropriate staff to serve on committees to:
 - o Review and comment on plans/activities
 - Keep other city staff apprised of DEM activities
- Appoint staff to participate in activities as appropriate
- Assign representative to provide update to partner agencies on mitigation and areas of concern during the winter season
- Encourage city staff, businesses, and citizens to participate in preparedness activities

Communications & Warning:

- Coordinate emergency messages: pre-planned, incident specific, or annual equipment testing as applicable
- Maintain NWS Weather Ready recognition
- Participate with 911 Communications and partner agencies to develop and utilize the Lewis County Alert system to provide emergency public information and notifications
- Facilitate testing and reporting for Tacoma Power Emergency Radio (dam sirens), CEMNET, Lewis County Alert, Ham Radio Network, and other systems as developed
- Facilitate repair reporting for Internet River Reading & Road Closures and public reported river gage issues
- Monitor and distribute National Weather Service products and bulletins as necessary
- Facilitate committee planning for Limited English Proficiency (LEP) population notification and barriers as required

- Assign appropriate staff to serve on committees to:
 - o Review and comment on plans/activities
 - Keep other city staff apprised of DEM activities
- Encourage city staff, businesses, and citizens to register to receive Lewis County Alerts, NOAA Weather Radio Messages, and National Weather Service Alerts by a variety of methods

 Participate in LEP committee meeting and distribute LEP materials to city residents when provided by DEM

Logistics & Resource Management:

- Compile and update resource and personnel contact information lists
- Provide resource/contact information to EOC staff as required
- Coordinate Temporary Emergency Worker (TEW) registration as required by law
- Coordinate training/mission numbers from State EMD as necessary for Search and Rescue (SAR), Medical Reserve Corps (MRC), Coroners volunteers and Amateur Radio Emergency Operation (ARES/RACES). Maintain records and submit for allowable reimbursements.

- Provide resource and personnel updates to DEM as necessary
- Submit requests/make reports for SAR, MRC, ARES/RACES activities as necessary to DEM

Training & Exercises:

- Facilitate a variety of annual trainings and exercises including lecture, conferences, drills, tabletops, functional and full-scale
- Facilitate at least one annual hazardous materials lecture, drill, or exercise
- Maintain DEM initiated training & exercise records
- Complete After Action Reports and file with state/federal agencies as required
- Distribute state/FEMA training notices to partner agencies as appropriate

- Commit staff to attend DEM training and exercises including planning teams
- Develop, train and exercise city personnel on city response plans for localized incidents not requiring regional support/resources
- Ensure City First Responders complete at least ICS 100, ICS 200, and ICS 700 as required by state and federal laws

Response:

- Maintain the Emergency Operations Center (EOC) in a state of readiness to be activated/deactivated when requested
- Facilitate implementation of the CEMP in response to incidents
- Assist in preparation of a Declaration of Emergency or Disaster, as necessary
- Collect, analyze and disseminate warnings and emergency public information
- Coordinate the flow of information among the response partners
- Coordinate requests for critical resources to the State
- · Conduct initial briefings with key leaders
- Coordinate media, damage inspection tours, and dignitary tours
- Document administrative and financial information
- Conduct an after-action review following the response to identify needed improvements

- Appoint representatives to staff the EOC as requested. Each agency bears the costs themselves for incident committed resources and staffing
- Prepare a municipal Declaration of Emergency or Disaster when appropriate
- Submit Situation Reports and city damage reports to the EOC as warranted
- Coordinate external resource requests through the EOC
- Attend coordination meetings as requested
- Participate in initial briefings with key leaders
- Participate in media, damage inspection tours, and dignitary tours
- Attend After-Action Reviews as requested

Recovery:

- Facilitate informal damage estimate to identify potential for FEMA reimbursement
- Coordinate information request for Individual Assistance (IA) damage to residences and businesses
- Coordinate information request for Public Assistance (PA) for repair to public infrastructure and emergency protective measures
- Submit Supplemental Justification Report to State as requested
- Document disaster operations and costs
- Coordinate Non-governmental and faith-based programs for unmet recovery needs, as needed

- Submit city damage estimates to DEM in a timely manner
- Encourage citizens and businesses to file preliminary reports to meet minimums. Assist in publishing FEMA reporting phone number when applicable
- Submit public infrastructure damages in a timely manner
- Appoint Applicant Agent and Alternate for FEMA reimbursement process. Ensure appointees attend training as necessary to conduct their duties
- Refer citizens with unmet needs to appropriate agencies

INTERLOCAL AGREEMENT FOR EMERGENCY MANAGEMENT SERVICES

THIS AGREEMENT is made and entered into by and between LEWIS COUNTY, a political subdivision of the State of Washington, (hereinafter referred to as "County") and each municipal or quasi-municipal corporation of the State of Washington that executes a County-ratified original counterpart of this agreement, (hereinafter referred to as "City").

WHEREAS, County has established a Comprehensive Emergency Management Plan pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington; and

WHEREAS, County and City believe it to be in the best interests of their citizens that County and City share and coordinate services in the event of an emergency situation; NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PURPOSE.** It is the purpose of this agreement to provide a joint local organization for emergency management; to protect the public peace, health and safety; and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, whether manmade or from natural causes.
- 2. **DURATION**. This agreement shall commence January 1, 2025, and continues until either party decides to terminate the contract. PROVIDED, any party may withdraw from this Agreement by giving ninety (90) days' written notice of intent to withdraw to the other parties. PROVIDED FURTHER, that failure of any party to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any party adversely affected by such breach upon giving thirty (30) days' written notice of intent to withdraw to the other parties. Notices and other communications shall be transmitted in writing by U.S. Mail, postage prepaid, addressed to the parties as follows:

If to Lewis County:

Lewis County Emergency Management

351 NW North Street Chehalis, WA 98532

If to City of Napavine:

The City of Napavine 407 Birch Avenue SW Napavine, WA 98565

If to any other party:

To the address/addressee listed in Section 2 of the most recent

counterpart signed by that City.

- 3. **DEFINITIONS.** As used in this agreement, the following definitions will apply.
- A. "Emergency Management" or "Comprehensive Emergency Management" means the preparation for and the carrying out of all emergency functions, other than functions for which the military forces are primarily responsible, to mitigate, prepare for, respond to and recover from emergency and disasters, and aid victims suffering from injury or damage resulting from disasters caused by all hazards, whether natural, technological, or human caused, and to provide support for search and rescue operations for persons and property in distress.
- B. "Emergency or Disaster" shall mean an event or set of circumstances which: (a) demands immediate action to preserve public health, protect life, protect public property or to provide relief to any stricken community overtaken by such occurrences or (b) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.
- C. "Lewis County Emergency Management Committee" shall consist of representation from each participating city and the county.
- 4. **SERVICES.** County shall provide emergency management services as outlined in Chapter 38.52 RCW in accordance with that chapter and as defined and set forth in "Attachment A: Scope of Services" herein during the term of this agreement.
- 5. **COMPENSATION.** City shall pay County upon execution of this agreement a fee for all services rendered under the terms of this agreement.

Beginning in the year 2025 the fee charged shall be calculated on a per capita basis, using the population figures from the "Population Trends for Washington State" published by the State Office of Financial Management and the adopted budget for the Lewis County Division of Emergency Management. City shall provide input into this budget as set forth in Attachment A. The ensuing year budget shall be reviewed by the Lewis County Emergency Management Committee during the preliminary budget timeline and the fee shall be sent to the participating cities when the projected budget is available. The population of the participating political subdivisions will be used to establish the per capita rate. Each city's fee will be set by multiplying the per capita rate by the city population. The rate may be adjusted to reflect any excess carryover fund balance, grant funding or any other unanticipated funding. Fees shall be paid on a quarterly basis. Nothing herein shall prevent the County from making a claim for additional compensation in the event of an actual emergency or disaster as authorized by Chapter 38,52 RCW.

- 6. HOLD HARMLESS AND INDEMNIFICATION. To the extent of its comparative liability, each party agrees to indemnify, defend and hold the other parties (and their elected and appointed officials, employees, agents and volunteers) harmless from and against any and all claims, damages, losses and expenses—"expenses" includes but is not limited to all court costs, attorney's fees and dispute resolution costs—for the following:
 - (a) any personal injury;
 - (b) any bodily injury, sickness, disease or death; and
 - (c) for any damage to or destruction of any property (including the loss of use resulting therefrom)

which are alleged or proven to be caused by an act or omission, negligent or otherwise, of the party's elected or appointed officials, employees, agents or volunteers.

A party shall not be required to indemnify, defend, or hold another party harmless if the claim, damage, loss or expense was caused by the sole act or omission of the other party.

In the event of any concurrent act or omission of the parties, negligent or otherwise, these indemnity provisions shall be valid and enforceable only to the extent of each party's comparative liability.

The parties agree to maintain a consolidated defense to claims made against them and to reserve all indemnity claims against each other until after liability to the claimant and damages, if any, are adjudicated or settled.

The indemnification obligations of the parties shall not be limited in any way by the Washington State Industrial Insurance Act, RCW Title 51, or by application of any other workmen's compensation act, disability benefit act or other employee benefit act. To the extent required by a party's obligations to indemnify, defend and hold harmless the other parties (but solely to that extent), each party hereby expressly waives any immunity afforded by such acts. A party's waiver of immunity does not extend to claims made by its employees directly against the party as employer. The foregoing indemnification obligations of the parties are a material inducement to enter into this Agreement and have been mutually negotiated.

- 7. **INSURANCE.** The parties shall maintain in good standing their normal liability insurance during the term of this Agreement, which for the County means coverage under the Washington Counties Risk Pool, and for the City means coverage under the Washington Cities Insurance Authority, as either such insurance mechanism may evolve in the normal course.
- 8. **GENERAL.** Neither party may assign or transfer this contract or any rights or obligations hereunder without the prior consent of the other party. This contract constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, proposals, commitments, writings and understandings of any nature whatsoever. Any changes to this contract requested by either party may only be affected if mutually agreed upon in writing by duly authorized representatives of the parties hereto.

Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this contract shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.

This contract was mutually negotiated by represented parties, and shall be construed neutrally. The parties waive any theory of *contra preferentem*.

No separate entity or joint venture is created by this contract. Each party shall keep its own records of its participation as required by law, and shall produce them as required.

9. COUNTERPARTS/NEW SIGNATORIES. This agreement may be executed in original counterparts ratified by the County. It shall be binding upon all signatory jurisdictions approved by the County regardless of whether such jurisdictions' original signatures all appear on a single document, and regardless of the fact that each City's designee for notice under section 2 will be different in different counterparts. Each separately signed counterpart shall be an original.

A City may join this interlocal by passing or approving this agreement as required under applicable law and authorizing a representative to sign it in original counterpart. The County shall pass a resolution approving or ratifying the inclusion of the new signatory, after which time the signatory shall be a party to the contract in all respects.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be duly executed, such parties acting by their duly authorized representatives.

	LEWIS COUNTY
APPROVED AS TO FROM	By County Board of County Commissioners
Jonathan Meyer, Prosecutor	Dated this / day of April, 2025
Civil Deputy	1111
	CITY OF NAPAVINE By
APPROVED AS TO FROM	City Mayor or Council/Board Representative
11/2	Dated this 10 day of September, 2024

City Attorney

ATTACHMENT A: SCOPE OF SERVICES

PURPOSE:

This scope of services establishes a shared understanding of roles and responsibilities between the Lewis County Division of Emergency Management (DEM) and the City desiring to coordinate with DEM to provide emergency management services (pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington).

The signatory parties agree to provide a joint local organization for emergency management and protect the public peace, health and safety and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, either manmade or from natural causes.

These parties agree to develop and share the responsibility for the establishment and administration of a "whole community" emergency management program based upon individual responsibility for preparedness and building partnerships with government, businesses, and citizens for preparedness, response, recovery, and mitigation activities designed to lessen the affect or recovery from emergencies/disasters incidents.

Pursuant to the Interlocal Agreement for Emergency Management Services, County and City shall share a partnership to provide emergency management services including, but not limited to the following:

Administration & Finance:

Dimergency Management Municipalities Municipalities Management of DEM budget Provide input into DEM budget process and submit quarterly payments Seek and administer program enhancements grants (EMPG) Ensure payment for share of State requested resources (events) and/or response costs Provide technical support coordination to over 100 partner agencies Appoint city liaison/alternate for representation at DEM meetings and to obligate city resources Coordinate hazardous materials reporting and during actual incidents; update city staff on DEM activities ensure a Lewis County Community Emergency Coordinator (CEC) is appointed to: Receive spill reports from a variety of Investigate spill reports occurring within city limits when requested by Community **Emergency Coordinator** Respond to large spill incidents Maintain public records repository for EPCRA SARA Title III, Tier II reports Provide city information to DEM for roll-up Receive Annual Tier II fixed facility reports reports as requested by state/federal agencies and submit annual report to ECOLOGY Activate ESF # 10 Hazardous Materials Response Plan when necessary

	Emergency/Management	V	Iunicipālities	10.00
manag agenci includ	tate "single source" emergency gement reporting to and from state/federates and Lewis County partner agencies ling: NIMS, annual sandbag cory/usage, and other information request			
event	ain and provide, when possible, historica records as requested by media,	.1		

Planning:

	Emergency Management *		Municipalities
•	Facilitate multi-jurisdictional response plans for incidents crossing agency boundaries. Includes at least: CEMP, HIVA, ESF # 10 Hazardous	•	Assign appropriate city staff to participate in development/revision of multi-agency plans
	Materials, RACES Plan, and Drought Plan.	•	Develop & maintain internal operation plans including Emergency Operations Plans,
•	Review and make recommendations on emergency actions plans for dam operators, care facilities, health care providers, and other businesses as required by law	-	Continuity of City Government (COG), and Continuity of Operations Plan (COOP)

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Committees & Programs:	
I I I I I I I I I I I I I I I I I I I	Muntelpalities
 Facilitate and provide staffing for a variety of committees including: LEPC, EMC, and others as needed 	 Assign appropriate staff to serve on committees to: Review and comment on plans/activities Keep other city staff apprised of DEM
 Participate in a variety of state, regional, and other local committees/meetings, such as 	activities
Homeland Security Region 3, regional planning committees, catastrophic planning committees, and Chehalis River Basin Flood Authority meetings	 Appoint staff to participate in activities as appropriate Assign representative to provide update to
Coordinate Levee inspections, Army Corps of Engineers repairs, sponsor notifications and receive condition reports	partner agencies on mitigation and areas of concern during the winter season Encourage city staff, businesses, and citizens to participate in preparedness activities
 Coordination of Annual Pre-Flood Preparation meeting 	participate in propuredness desirence
Coordination of Lewis County's Washington Shake-out Earthquake Drill, October	
 Provide community preparedness presentations, programs and educational materials 	

Communications & Warning:

Coordinate emergency messages: pre-planned, incident specific, or annual equipment testing as applicable

Maintain NWS - Weather Ready recognition

- Participate with 911 Communications and partner agencies to develop and utilize the Lewis County Alert system to provide emergency public information and notifications
- Facilitate testing and reporting for Tacoma Power Emergency Radio (dam sirens), CEMNET, Lewis County Alert, Ham Radio Network, and other systems as developed
- Facilitate repair reporting for Internet River Reading & Road Closures and public reported river gage issues
- Monitor and distribute National Weather Service products and bulletins as necessary
- Facilitate committee planning for Limited English Proficiency (LEP) population notification and barriers as required

Emergency Management Municipalities 2 12 Assign appropriate staff to serve on committees

- o Review and comment on plans/activities
 - Keep other city staff apprised of DEM activities
- Encourage city staff, businesses, and citizens to register to receive Lewis County Alerts, NOAA Weather Radio Messages, and National Weather Service Alerts by a variety of methods

Participate in LEP committee meeting and distribute LEP materials to city residents when provided by DEM

Logistics & Resource Management:

Emergency Management Compile and update resource and personnel contact information lists

- Provide resource/contact information to EOC staff as required
- Coordinate Temporary Emergency Worker (TEW) registration as required by law
- Coordinate training/mission numbers from State EMD as necessary for Search and Rescue (SAR), Medical Reserve Corps (MRC), Coroners volunteers and Amateur Radio Emergency Operation (ARES/RACES). Maintain records and submit for allowable reimbursements.

Municipalities Provide resource and personnel updates to DEM as necessary

- Submit requests/make reports for SAR, MRC,
- ARES/RACES activities as necessary to DEM

Training & Exercises:

Emergency Management 2 Municipalities

- Facilitate a variety of annual trainings and exercises including lecture, conferences, drills, tabletops, functional and full-scale
- Facilitate at least one annual hazardous materials lecture, drill, or exercise
- Maintain DEM initiated training & exercise records
- Complete After Action Reports and file with state/federal agencies as required
- Distribute state/FEMA training notices to partner agencies as appropriate

- Commit staff to attend DEM training and exercises including planning teams
- Develop, train and exercise city personnel on city response plans for localized incidents not requiring regional support/resources
- Ensure City First Responders complete at least ICS 100, ICS 200, and ICS 700 as required by state and federal laws

Response:

Emergency Management 7

- Maintain the Emergency Operations Center (EOC) in a state of readiness to be activated/deactivated when requested
- Facilitate implementation of the CEMP in response to incidents
- Assist in preparation of a Declaration of Emergency or Disaster, as necessary
- Collect, analyze and disseminate warnings and emergency public information
- Coordinate the flow of information among the response partners
- Coordinate requests for critical resources to the
- Conduct initial briefings with key leaders
- Coordinate media, damage inspection tours, and dignitary tours
- Document administrative and financial information
- Conduct an after-action review following the response to identify needed improvements

- Appoint representatives to staff the EOC as requested. Each agency bears the costs themselves for incident committed resources and staffing
- Prepare a municipal Declaration of Emergency or Disaster when appropriate
- Submit Situation Reports and city damage reports to the EOC as warranted
- Coordinate external resource requests through the EOC
- Attend coordination meetings as requested
- Participate in initial briefings with key leaders
- Participate in media, damage inspection tours, and dignitary tours
- Attend After-Action Reviews as requested

Recovery:

Emergency Management Municipalities Municipalities Facilitate informal damage estimate to identify potential for FEMA reimbursement

- Coordinate information request for Individual Assistance (IA) damage to residences and businesses
- Coordinate information request for Public Assistance (PA) for repair to public infrastructure and emergency protective measures
- Submit Supplemental Justification Report to State as requested
- Document disaster operations and costs
- Coordinate Non-governmental and faith-based programs for unmet recovery needs, as needed

Submit city damage estimates to DEM in a timely manner

- Encourage citizens and businesses to file preliminary reports to meet minimums. Assist in publishing FEMA reporting phone number when applicable
- Submit public infrastructure damages in a timely manner
- Appoint Applicant Agent and Alternate for FEMA reimbursement process. Ensure appointees attend training as necessary to conduct their duties
- Refer citizens with unmet needs to appropriate agencies

INTERLOCAL AGREEMENT FOR EMERGENCY MANAGEMENT SERVICES

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WHEREAS, County has established a Comprehensive Emergency Management Plan pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington; and

WHEREAS, County and City believe it to be in the best interests of their citizens that County and City share and coordinate services in the event of an emergency situation; NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PURPOSE**. It is the purpose of this agreement to provide a joint local organization for emergency management; to protect the public peace, health and safety; and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, whether manmade or from natural causes.
- 2. **DURATION**. This agreement shall commence January 1, 2025, and continues until either party decides to terminate the contract. PROVIDED, any party may withdraw from this Agreement by giving ninety (90) days' written notice of intent to withdraw to the other parties. PROVIDED FURTHER, that failure of any party to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any party adversely affected by such breach upon giving thirty (30) days' written notice of intent to withdraw to the other parties. Notices and other communications shall be transmitted in writing by U.S. Mail, postage prepaid, addressed to the parties as follows:

If to Lewis County:

Lewis County Emergency Management

351 NW North Street Chehalis, WA 98532

If to Town of Pe Ell:

The Town of Pe Ell 111 Main Street Pe Ell, WA 98572

If to any other party:

To the address/addressee listed in Section 2 of the most recent

counterpart signed by that City.

- 3. **DEFINITIONS.** As used in this agreement, the following definitions will apply.
- A. "Emergency Management" or "Comprehensive Emergency
 Management" means the preparation for and the carrying out of all emergency functions, other
 than functions for which the military forces are primarily responsible, to mitigate, prepare for,
 respond to and recover from emergency and disasters, and aid victims suffering from injury or
 damage resulting from disasters caused by all hazards, whether natural, technological, or human
 caused, and to provide support for search and rescue operations for persons and property in
 distress.
- B. "Emergency or Disaster" shall mean an event or set of circumstances which: (a) demands immediate action to preserve public health, protect life, protect public property or to provide relief to any stricken community overtaken by such occurrences or (b) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.
- C. "Lewis County Emergency Management Committee" shall consist of representation from each participating city and the county.
- 4. **SERVICES.** County shall provide emergency management services as outlined in Chapter 38.52 RCW in accordance with that chapter and as defined and set forth in "Attachment A: Scope of Services" herein during the term of this agreement.
- 5. **COMPENSATION.** City shall pay County upon execution of this agreement a fee for all services rendered under the terms of this agreement.

Beginning in the year 2025 the fee charged shall be calculated on a per capita basis, using the population figures from the "Population Trends for Washington State" published by the State Office of Financial Management and the adopted budget for the Lewis County Division of Emergency Management. City shall provide input into this budget as set forth in Attachment A. The ensuing year budget shall be reviewed by the Lewis County Emergency Management Committee during the preliminary budget timeline and the fee shall be sent to the participating cities when the projected budget is available. The population of the participating political subdivisions will be used to establish the per capita rate. Each city's fee will be set by multiplying the per capita rate by the city population. The rate may be adjusted to reflect any excess carryover fund balance, grant funding or any other unanticipated funding. Fees shall be paid on a quarterly basis. Nothing herein shall prevent the County from making a claim for additional compensation in the event of an actual emergency or disaster as authorized by Chapter 38.52 RCW.

- 6. **HOLD HARMLESS AND INDEMNIFICATION.** To the extent of its comparative liability, each party agrees to indemnify, defend and hold the other parties (and their elected and appointed officials, employees, agents and volunteers) harmless from and against any and all claims, damages, losses and expenses—"expenses" includes but is not limited to all court costs, attorney's fees and dispute resolution costs—for the following:
 - (a) any personal injury;
 - (b) any bodily injury, sickness, disease or death; and
 - (c) for any damage to or destruction of any property (including the loss of use resulting therefrom)

which are alleged or proven to be caused by an act or omission, negligent or otherwise, of the party's elected or appointed officials, employees, agents or volunteers.

A party shall not be required to indemnify, defend, or hold another party harmless if the claim, damage, loss or expense was caused by the sole act or omission of the other party.

In the event of any concurrent act or omission of the parties, negligent or otherwise, these indemnity provisions shall be valid and enforceable only to the extent of each party's comparative liability.

The parties agree to maintain a consolidated defense to claims made against them and to reserve all indemnity claims against each other until after liability to the claimant and damages, if any, are adjudicated or settled.

The indemnification obligations of the parties shall not be limited in any way by the Washington State Industrial Insurance Act, RCW Title 51, or by application of any other workmen's compensation act, disability benefit act or other employee benefit act. To the extent required by a party's obligations to indemnify, defend and hold harmless the other parties (but solely to that extent), each party hereby expressly waives any immunity afforded by such acts. A party's waiver of immunity does not extend to claims made by its employees directly against the party as employer. The foregoing indemnification obligations of the parties are a material inducement to enter into this Agreement and have been mutually negotiated.

- 7. **INSURANCE.** The parties shall maintain in good standing their normal liability insurance during the term of this Agreement, which for the County means coverage under the Washington Counties Risk Pool, and for the City means coverage under the Washington Cities Insurance Authority, as either such insurance mechanism may evolve in the normal course.
- 8. **GENERAL.** Neither party may assign or transfer this contract or any rights or obligations hereunder without the prior consent of the other party. This contract constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, proposals, commitments, writings and understandings of any nature whatsoever. Any changes to this contract requested by either party may only be affected if mutually agreed upon in writing by duly authorized representatives of the parties hereto.

Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this contract shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.

This contract was mutually negotiated by represented parties, and shall be construed neutrally. The parties waive any theory of *contra preferentem*.

No separate entity or joint venture is created by this contract. Each party shall keep its own records of its participation as required by law, and shall produce them as required.

9. **COUNTERPARTS/NEW SIGNATORIES.** This agreement may be executed in original counterparts ratified by the County. It shall be binding upon all signatory jurisdictions approved by the County regardless of whether such jurisdictions' original signatures all appear on a single document, and regardless of the fact that each City's designee for notice under section 2 will be different in different counterparts. Each separately signed counterpart shall be an original.

A City may join this interlocal by passing or approving this agreement as required under applicable law and authorizing a representative to sign it in original counterpart. The County shall pass a resolution approving or ratifying the inclusion of the new signatory, after which time the signatory shall be a party to the contract in all respects.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be duly executed, such parties acting by their duly authorized representatives.

APPROVED AS TO FROM Jonathan Meyer, Prosecutor	By County Board of County Commissioners Dated this day of
Civil Deputy	
APPROVED AS TO FROM Town Attorney	TOWN OF PE ELL By

ATTACHMENT A: SCOPE OF SERVICES

PURPOSE:

This scope of services establishes a shared understanding of roles and responsibilities between the Lewis County Division of Emergency Management (DEM) and the City desiring to coordinate with DEM to provide emergency management services (pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington).

The signatory parties agree to provide a joint local organization for emergency management and protect the public peace, health and safety and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, either manmade or from natural causes.

These parties agree to develop and share the responsibility for the establishment and administration of a "whole community" emergency management program based upon individual responsibility for preparedness and building partnerships with government, businesses, and citizens for preparedness, response, recovery, and mitigation activities designed to lessen the affect or recovery from emergencies/disasters incidents.

Pursuant to the Interlocal Agreement for Emergency Management Services, County and City shall share a partnership to provide emergency management services including, but not limited to the following:

Administration & Finance:

Emergency Management	Municipalities
Management of DEM budget	 Provide input into DEM budget process and submit quarterly payments
 Seek and administer program enhancements grants (EMPG) 	 Ensure payment for share of State requested resources (events) and/or response costs
 Provide technical support coordination to over 100 partner agencies Coordinate hazardous materials reporting and ensure a Lewis County Community Emergency Coordinator (CEC) is appointed to: Receive spill reports from a variety of agencies Respond to large spill incidents Maintain public records repository for EPCRA SARA Title III, Tier II reports Receive Annual Tier II fixed facility reports and submit annual report to ECOLOGY Activate ESF # 10 Hazardous Materials Response Plan when necessary 	 Appoint city liaison/alternate for representation at DEM meetings and to obligate city resources during actual incidents; update city staff on DEI activities Investigate spill reports occurring within city limits when requested by Community Emergency Coordinator Provide city information to DEM for roll-up reports as requested by state/federal agencies

Emergency Management	Municipalities
Facilitate "single source" emergency management reporting to and from state/federal agencies and Lewis County partner agencies including: NIMS, annual sandbag inventory/usage, and other information requests	
Maintain and provide, when possible, historical event records as requested by media, government and/or citizens	

Planning:

Emergency Management	Municipalities
 Facilitate multi-jurisdictional response plans for incidents crossing agency boundaries. Includes at least: CEMP, HIVA, ESF # 10 Hazardous 	 Assign appropriate city staff to participate in development/revision of multi-agency plans
Materials, RACES Plan, and Drought Plan. Review and make recommendations on emergency actions plans for dam operators, care facilities, health care providers, and other businesses as required by law	 Develop & maintain internal operation plans including Emergency Operations Plans, Continuity of City Government (COG), and Continuity of Operations Plan (COOP)

Committees & Programs:

Emergency Management	Municipalities
 Facilitate and provide staffing for a variety of committees including: LEPC, EMC, and others as needed Participate in a variety of state, regional, and other local committees/meetings, such as Homeland Security Region 3, regional planning committees, catastrophic planning committees, and Chehalis River Basin Flood Authority meetings Coordinate Levee inspections, Army Corps of Engineers repairs, sponsor notifications and receive condition reports Coordination of Annual Pre-Flood Preparation meeting Coordination of Lewis County's Washington Shake-out Earthquake Drill, October Provide community preparedness presentations, programs and educational materials 	 Assign appropriate staff to serve on committees to: Review and comment on plans/activities Keep other city staff apprised of DEM activities Appoint staff to participate in activities as appropriate Assign representative to provide update to partner agencies on mitigation and areas of concern during the winter season Encourage city staff, businesses, and citizens to participate in preparedness activities

Communications & Warning:

Emergency Management	Municipalities
 Coordinate emergency messages: pre-planned, incident specific, or annual equipment testing as applicable Maintain NWS - Weather Ready recognition 	Assign appropriate staff to serve on committees to: Review and comment on plans/activities Keep other city staff apprised of DEM activities
 Participate with 911 Communications and partner agencies to develop and utilize the Lewis County Alert system to provide emergency public information and notifications 	Encourage city staff, businesses, and citizens to register to receive Lewis County Alerts, NOAA Weather Radio Messages, and National Weather Service Alerts by a variety of methods
 Facilitate testing and reporting for Tacoma Power Emergency Radio (dam sirens), CEMNET, Lewis County Alert, Ham Radio Network, and other systems as developed 	
 Facilitate repair reporting for Internet River Reading & Road Closures and public reported river gage issues 	
 Monitor and distribute National Weather Service products and bulletins as necessary 	
 Facilitate committee planning for Limited English Proficiency (LEP) population notification and barriers as required 	 Participate in LEP committee meeting and distribute LEP materials to city residents when provided by DEM

Logistics & Resource Management:

Emergency Management	Municipalities
 Compile and update resource and personnel contact information lists 	Provide resource and personnel updates to DEM as necessary
 Provide resource/contact information to EOC staff as required 	Submit requests/make reports for SAR, MRC, ARES/RACES activities as necessary to DEM
 Coordinate Temporary Emergency Worker (TEW) registration as required by law 	
 Coordinate training/mission numbers from State EMD as necessary for Search and Rescue (SAR), Medical Reserve Corps (MRC), Coroners volunteers and Amateur Radio Emergency Operation (ARES/RACES). Maintain records and submit for allowable reimbursements. 	

Training & Exercises:

Emergency Management	Municipalities
 Facilitate a variety of annual trainings and exercises including lecture, conferences, drills, tabletops, functional and full-scale 	 Commit staff to attend DEM training and exercises including planning teams
Facilitate at least one annual hazardous materials lecture, drill, or exercise	 Develop, train and exercise city personnel on city response plans for localized incidents not requiring regional support/resources
Maintain DEM initiated training & exercise records	 Ensure City First Responders complete at least ICS 100, ICS 200, and ICS 700 as required by state and federal laws
Complete After Action Reports and file with state/federal agencies as required	
Distribute state/FEMA training notices to partner agencies as appropriate	

Response:

Og street	Emergency Management	Municipalities
(EOC	tain the Emergency Operations Center b) in a state of readiness to be sted/deactivated when requested	Appoint representatives to staff the EOC as requested. Each agency bears the costs themselves for incident committed resources and staffing
 Facili respo 	tate implementation of the CEMP in nse to incidents	Prepare a municipal Declaration of Emergency or Disaster when appropriate
	t in preparation of a Declaration of gency or Disaster, as necessary	Submit Situation Reports and city damage reports to the EOC as warranted
	ct, analyze and disseminate warnings and gency public information	Coordinate external resource requests through the EOC
	dinate the flow of information among the nse partners	
• Coor State	dinate requests for critical resources to the	Attend coordination meetings as requested
• Cond	luct initial briefings with key leaders	Participate in initial briefings with key leaders
	dinate media, damage inspection tours, and tary tours	 Participate in media, damage inspection tours, and dignitary tours
S 100 C 100 C	ment administrative and financial mation	
Conc respo	duct an after-action review following the onse to identify needed improvements	Attend After-Action Reviews as requested

Recovery:

Emergency Management	Municipalities
Facilitate informal damage estimate to identify potential for FEMA reimbursement	Submit city damage estimates to DEM in a timely manner
Coordinate information request for Individual Assistance (IA) damage to residences and businesses	 Encourage citizens and businesses to file preliminary reports to meet minimums. Assist in publishing FEMA reporting phone number when applicable
 Coordinate information request for Public Assistance (PA) for repair to public infrastructure and emergency protective measures 	Submit public infrastructure damages in a timely manner
Submit Supplemental Justification Report to State as requested	 Appoint Applicant Agent and Alternate for FEMA reimbursement process. Ensure appointees attend training as necessary to conduct their duties
Document disaster operations and costs	Refer citizens with unmet needs to appropriate
Coordinate Non-governmental and faith-based programs for unmet recovery needs, as needed	agencies

INTERLOCAL AGREEMENT FOR EMERGENCY MANAGEMENT SERVICES

THIS AGREEMENT is made and entered into by and between LEWIS COUNTY, a political subdivision of the State of Washington, (hereinafter referred to as "County") and each municipal or quasi-municipal corporation of the State of Washington that executes a County-ratified original counterpart of this agreement, (hereinafter referred to as "City").

WHEREAS, County has established a Comprehensive Emergency Management Plan pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington; and

WHEREAS, County and City believe it to be in the best interests of their citizens that County and City share and coordinate services in the event of an emergency situation; NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PURPOSE.** It is the purpose of this agreement to provide a joint local organization for emergency management; to protect the public peace, health and safety; and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, whether manmade or from natural causes.
- 2. **DURATION**. This agreement shall commence January 1, 2025, and continues until either party decides to terminate the contract. PROVIDED, any party may withdraw from this Agreement by giving ninety (90) days' written notice of intent to withdraw to the other parties. PROVIDED FURTHER, that failure of any party to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any party adversely affected by such breach upon giving thirty (30) days' written notice of intent to withdraw to the other parties. Notices and other communications shall be transmitted in writing by U.S. Mail, postage prepaid, addressed to the parties as follows:

If to Lewis County:

Lewis County Emergency Management

351 NW North Street Chehalis, WA 98532

If to City of Toledo r:

City of Toledo

130 N. Second Street Toledo, WA 98591

If to any other party:

To the address/addressee listed in Section 2 of the most recent

counterpart signed by that City.

- 3. **DEFINITIONS.** As used in this agreement, the following definitions will apply.
- A. "Emergency Management" or "Comprehensive Emergency Management" means the preparation for and the carrying out of all emergency functions, other than functions for which the military forces are primarily responsible, to mitigate, prepare for, respond to and recover from emergency and disasters, and aid victims suffering from injury or damage resulting from disasters caused by all hazards, whether natural, technological, or human caused, and to provide support for search and rescue operations for persons and property in distress.
- B. "Emergency or Disaster" shall mean an event or set of circumstances which: (a) demands immediate action to preserve public health, protect life, protect public property or to provide relief to any stricken community overtaken by such occurrences or (b) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.
- C. "Lewis County Emergency Management Committee" shall consist of representation from each participating city and the county.
- 4. **SERVICES.** County shall provide emergency management services as outlined in Chapter 38.52 RCW in accordance with that chapter and as defined and set forth in "Attachment A: Scope of Services" herein during the term of this agreement.
- 5. **COMPENSATION.** City shall pay County upon execution of this agreement a fee for all services rendered under the terms of this agreement. The fee for 2021 shall be \$2,920 based upon an agency population of 730.

Beginning in the year 2021 the fee charged shall be calculated on a per capita basis, using the population figures from the "Population Trends for Washington State" published by the State Office of Financial Management and the adopted budget for the Lewis County Division of Emergency Management. City shall provide input into this budget as set forth in Attachment A. The ensuing year budget shall be reviewed by the Lewis County Emergency Management Committee during the preliminary budget timeline and the fee shall be sent to the participating cities when the projected budget is available. The population of the participating political subdivisions will be used to establish the per capita rate. Each city's fee will be set by multiplying the per capita rate by the city population. The rate may be adjusted to reflect any excess carryover fund balance, grant funding or any other unanticipated funding. Fees shall be paid on a quarterly basis. Nothing herein shall prevent the County from making a claim for additional compensation in the event of an actual emergency or disaster as authorized by Chapter 38.52 RCW.

- 6. HOLD HARMLESS AND INDEMNIFICATION. To the extent of its comparative liability, each party agrees to indemnify, defend and hold the other parties (and their elected and appointed officials, employees, agents and volunteers) harmless from and against any and all claims, damages, losses and expenses—"expenses" includes but is not limited to all court costs, attorney's fees and dispute resolution costs—for the following:
 - (a) any personal injury;
 - (b) any bodily injury, sickness, disease or death; and
 - (c) for any damage to or destruction of any property (including the loss of use resulting therefrom)

which are alleged or proven to be caused by an act or omission, negligent or otherwise, of the party's elected or appointed officials, employees, agents or volunteers.

A party shall not be required to indemnify, defend, or hold another party harmless if the claim, damage, loss or expense was caused by the sole act or omission of the other party.

In the event of any concurrent act or omission of the parties, negligent or otherwise, these indemnity provisions shall be valid and enforceable only to the extent of each party's comparative liability.

The parties agree to maintain a consolidated defense to claims made against them and to reserve all indemnity claims against each other until after liability to the claimant and damages, if any, are adjudicated or settled.

The indemnification obligations of the parties shall not be limited in any way by the Washington State Industrial Insurance Act, RCW Title 51, or by application of any other workmen's compensation act, disability benefit act or other employee benefit act. To the extent required by a party's obligations to indemnify, defend and hold harmless the other parties (but solely to that extent), each party hereby expressly waives any immunity afforded by such acts. A party's waiver of immunity does not extend to claims made by its employees directly against the party as employer. The foregoing indemnification obligations of the parties are a material inducement to enter into this Agreement and have been mutually negotiated.

- 7. **INSURANCE.** The parties shall maintain in good standing their normal liability insurance during the term of this Agreement, which for the County means coverage under the Washington Counties Risk Pool, and for the City means coverage under the Washington Cities Insurance Authority, as either such insurance mechanism may evolve in the normal course.
- 8. **GENERAL.** Neither party may assign or transfer this contract or any rights or obligations hereunder without the prior consent of the other party. This contract constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, proposals, commitments, writings and understandings of any nature whatsoever. Any changes to this contract requested by either party may only be affected if mutually agreed upon in writing by duly authorized representatives of the parties hereto.

Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this contract shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.

This contract was mutually negotiated by represented parties, and shall be construed neutrally. The parties waive any theory of *contra preferentem*.

No separate entity or joint venture is created by this contract. Each party shall keep its own records of its participation as required by law, and shall produce them as required.

9. **COUNTERPARTS/NEW SIGNATORIES.** This agreement may be executed in original counterparts ratified by the County. It shall be binding upon all signatory jurisdictions approved by the County regardless of whether such jurisdictions' original signatures all appear on a single document, and regardless of the fact that each City's designee for notice under section 2 will be different in different counterparts. Each separately signed counterpart shall be an original.

A City may join this interlocal by passing or approving this agreement as required under applicable law and authorizing a representative to sign it in original counterpart. The County shall pass a resolution approving or ratifying the inclusion of the new signatory, after which time the signatory shall be a party to the contract in all respects.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be duly executed, such parties acting by their duly authorized representatives.

APPROVED AS TO FROM	By Coult Board of County Commissioners
Jonathan Meyer, Prosecutor	Dated this day of _APRIL , 2025
R. D. Civil Deputy	•
APPROVED AS TO FROM	CITY OF TOLEDO By Love City Mayor or Council/Board Representative Dated this 16 day of September, 2024
City Attorney	-

ATTACHMENT A: SCOPE OF SERVICES

PURPOSE:

This scope of services establishes a shared understanding of roles and responsibilities between the Lewis County Division of Emergency Management (DEM) and the City desiring to coordinate with DEM to provide emergency management services (pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington).

The signatory parties agree to provide a joint local organization for emergency management and protect the public peace, health and safety and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, either manmade or from natural causes.

These parties agree to develop and share the responsibility for the establishment and administration of a "whole community" emergency management program based upon individual responsibility for preparedness and building partnerships with government, businesses, and citizens for preparedness, response, recovery, and mitigation activities designed to lessen the affect or recovery from emergencies/disasters incidents.

Pursuant to the Interlocal Agreement for Emergency Management Services, County and City shall share a partnership to provide emergency management services including, but not limited to the following:

Administration & Finance:

Emergency Management a Municipalities Management of DEM budget Provide input into DEM budget process and submit quarterly payments Seek and administer program enhancements grants (EMPG) Ensure payment for share of State requested resources (events) and/or response costs Provide technical support coordination to over 100 partner agencies Appoint city liaison/alternate for representation at DEM meetings and to obligate city resources during actual incidents; update city staff on DEM Coordinate hazardous materials reporting and ensure a Lewis County Community Emergency activities Coordinator (CEC) is appointed to: Receive spill reports from a variety of Investigate spill reports occurring within city agencies limits when requested by Community Respond to large spill incidents **Emergency Coordinator** Maintain public records repository for EPCRA SARA Title III, Tier II reports Provide city information to DEM for roll-up Receive Annual Tier II fixed facility reports reports as requested by state/federal agencies and submit annual report to ECOLOGY Activate ESF # 10 Hazardous Materials Response Plan when necessary

	La Linergency Management	Municipalities
•	Facilitate "single source" emergency	
	management reporting to and from state/federal	
	agencies and Lewis County partner agencies	*
	including: NIMS, annual sandbag	
	inventory/usage, and other information requests	
•	Maintain and provide, when possible, historical	
	event records as requested by media, government and/or citizens	

Planning:

Emergency Management	Municipalities
 Facilitate multi-jurisdictional response plans for incidents crossing agency boundaries. Includes at least: CEMP, HIVA, ESF # 10 Hazardous Materials, RACES Plan, and Drought Plan. Review and make recommendations on emergency actions plans for dam operators, care facilities, health care providers, and other businesses as required by law 	 Assign appropriate city staff to participate in development/revision of multi-agency plans Develop & maintain internal operation plans including Emergency Operations Plans, Continuity of City Government (COG), and Continuity of Operations Plan (COOP)

Committees & Programs:

Communications & Warning:

Emergency Management

- Coordinate emergency messages: pre-planned, incident specific, or annual equipment testing as applicable
- Maintain NWS Weather Ready recognition
- Participate with 911 Communications and partner agencies to develop and utilize the Lewis County Alert system to provide emergency public information and notifications
- Facilitate testing and reporting for Tacoma Power Emergency Radio (dam sirens), CEMNET, Lewis County Alert, Ham Radio Network, and other systems as developed
- Facilitate repair reporting for Internet River Reading & Road Closures and public reported river gage issues
- Monitor and distribute National Weather Service products and bulletins as necessary
- Facilitate committee planning for Limited English Proficiency (LEP) population notification and barriers as required

Municipalities—

- Assign appropriate staff to serve on committees to:
 - o Review and comment on plans/activities
 - o Keep other city staff apprised of DEM activities
- Encourage city staff, businesses, and citizens to register to receive Lewis County Alerts, NOAA Weather Radio Messages, and National Weather Service Alerts by a variety of methods

 Participate in LEP committee meeting and distribute LEP materials to city residents when provided by DEM

Logistics & Resource Management:

Emergency Management

- Compile and update resource and personnel contact information lists
- Provide resource/contact information to EOC staff as required
- Coordinate Temporary Emergency Worker (TEW) registration as required by law
- Coordinate training/mission numbers from State EMD as necessary for Search and Rescue (SAR), Medical Reserve Corps (MRC), Coroners volunteers and Amateur Radio Emergency Operation (ARES/RACES). Maintain records and submit for allowable reimbursements.

Provide resource and personnel updates to DEM

- as necessary
- Submit requests/make reports for SAR, MRC, ARES/RACES activities as necessary to DEM

Training & Exercises:

Facilitate a variety of annual trainings and exercises including lecture, conferences, drills, tabletops, functional and full-scale

- Facilitate at least one annual hazardous materials lecture, drill, or exercise
- Maintain DEM initiated training & exercise records
- Complete After Action Reports and file with state/federal agencies as required
- Distribute state/FEMA training notices to partner agencies as appropriate

Commit staff to attend DEM training and exercises including planning teams

- Develop, train and exercise city personnel on city response plans for localized incidents not requiring regional support/resources
- Ensure City First Responders complete at least ICS 100, ICS 200, and ICS 700 as required by state and federal laws

Response:

Emergency Management

- Maintain the Emergency Operations Center (EOC) in a state of readiness to be activated/deactivated when requested
- Facilitate implementation of the CEMP in response to incidents
- Assist in preparation of a Declaration of Emergency or Disaster, as necessary
- Collect, analyze and disseminate warnings and emergency public information
- Coordinate the flow of information among the response partners
- Coordinate requests for critical resources to the State
- Conduct initial briefings with key leaders
- Coordinate media, damage inspection tours, and dignitary tours
- Document administrative and financial information
- Conduct an after-action review following the response to identify needed improvements

Appoint representatives to staff the EOC as requested. Each agency bears the costs

Municipalities in the Care of the Care of

- themselves for incident committed resources and staffing
- Prepare a municipal Declaration of Emergency or Disaster when appropriate
- Submit Situation Reports and city damage reports to the EOC as warranted
- Coordinate external resource requests through the EOC
- Attend coordination meetings as requested
- Participate in initial briefings with key leaders
- Participate in media, damage inspection tours, and dignitary tours
- Attend After-Action Reviews as requested

Recovery:

Emergency Management

- Facilitate informal damage estimate to identify potential for FEMA reimbursement
- Coordinate information request for Individual
 Assistance (IA) damage to residences and businesses
- Coordinate information request for Public Assistance (PA) for repair to public infrastructure and emergency protective measures
- Submit Supplemental Justification Report to State as requested
- Document disaster operations and costs
- Coordinate Non-governmental and faith-based programs for unmet recovery needs, as needed

Municipalities is the same

- Submit city damage estimates to DEM in a timely manner
- Encourage citizens and businesses to file preliminary reports to meet minimums. Assist in publishing FEMA reporting phone number when applicable
- Submit public infrastructure damages in a timely manner
- Appoint Applicant Agent and Alternate for FEMA reimbursement process. Ensure appointees attend training as necessary to conduct their duties
- Refer citizens with unmet needs to appropriate agencies

INTERLOCAL AGREEMENT FOR EMERGENCY MANAGEMENT SERVICES

THIS AGREEMENT is made and entered into by and between LEWIS COUNTY, a political subdivision of the State of Washington, (hereinafter referred to as "County") and each municipal or quasi-municipal corporation of the State of Washington that executes a County-ratified original counterpart of this agreement, (hereinafter referred to as "City").

WHEREAS, County has established a Comprehensive Emergency Management Plan pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington; and

WHEREAS, County and City believe it to be in the best interests of their citizens that County and City share and coordinate services in the event of an emergency situation; NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PURPOSE**. It is the purpose of this agreement to provide a joint local organization for emergency management; to protect the public peace, health and safety; and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, whether manmade or from natural causes.
- 2. **DURATION**. This agreement shall commence January 1, 2025, and continues until either party decides to terminate the contract. PROVIDED, any party may withdraw from this Agreement by giving ninety (90) days' written notice of intent to withdraw to the other parties. PROVIDED FURTHER, that failure of any party to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any party adversely affected by such breach upon giving thirty (30) days' written notice of intent to withdraw to the other parties. Notices and other communications shall be transmitted in writing by U.S. Mail, postage prepaid, addressed to the parties as follows:

If to Lewis County:

Lewis County Emergency Management

351 NW North Street Chehalis, WA 98532

If to City of Vader:

City of Vader 317 Eighth Street Vader, WA 98593

If to any other party:

To the address/addressee listed in Section 2 of the most recent

counterpart signed by that City.

- 3. **DEFINITIONS.** As used in this agreement, the following definitions will apply.
- A. "Emergency Management" or "Comprehensive Emergency Management" means the preparation for and the carrying out of all emergency functions, other than functions for which the military forces are primarily responsible, to mitigate, prepare for, respond to and recover from emergency and disasters, and aid victims suffering from injury or damage resulting from disasters caused by all hazards, whether natural, technological, or human caused, and to provide support for search and rescue operations for persons and property in distress.
- B. "Emergency or Disaster" shall mean an event or set of circumstances which: (a) demands immediate action to preserve public health, protect life, protect public property or to provide relief to any stricken community overtaken by such occurrences or (b) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.
- C. "Lewis County Emergency Management Committee" shall consist of representation from each participating city and the county.
- 4. **SERVICES.** County shall provide emergency management services as outlined in Chapter 38.52 RCW in accordance with that chapter and as defined and set forth in "Attachment A: Scope of Services" herein during the term of this agreement.
- 5. **COMPENSATION.** City shall pay County upon execution of this agreement a fee for all services rendered under the terms of this agreement.

Beginning in the year 2025 the fee charged shall be calculated on a per capita basis, using the population figures from the "Population Trends for Washington State" published by the State Office of Financial Management and the adopted budget for the Lewis County Division of Emergency Management. City shall provide input into this budget as set forth in Attachment A. The ensuing year budget shall be reviewed by the Lewis County Emergency Management Committee during the preliminary budget timeline and the fee shall be sent to the participating cities when the projected budget is available. The population of the participating political subdivisions will be used to establish the per capita rate. Each city's fee will be set by multiplying the per capita rate by the city population. The rate may be adjusted to reflect any excess carryover fund balance, grant funding or any other unanticipated funding. Fees shall be paid on a quarterly basis. Nothing herein shall prevent the County from making a claim for additional compensation in the event of an actual emergency or disaster as authorized by Chapter 38.52 RCW.

- 6. **HOLD HARMLESS AND INDEMNIFICATION.** To the extent of its comparative liability, each party agrees to indemnify, defend and hold the other parties (and their elected and appointed officials, employees, agents and volunteers) harmless from and against any and all claims, damages, losses and expenses—"expenses" includes but is not limited to all court costs, attorney's fees and dispute resolution costs—for the following:
 - (a) any personal injury;
 - (b) any bodily injury, sickness, disease or death; and
 - (c) for any damage to or destruction of any property (including the loss of use resulting therefrom)

which are alleged or proven to be caused by an act or omission, negligent or otherwise, of the party's elected or appointed officials, employees, agents or volunteers.

A party shall not be required to indemnify, defend, or hold another party harmless if the claim, damage, loss or expense was caused by the sole act or omission of the other party.

In the event of any concurrent act or omission of the parties, negligent or otherwise, these indemnity provisions shall be valid and enforceable only to the extent of each party's comparative liability.

The parties agree to maintain a consolidated defense to claims made against them and to reserve all indemnity claims against each other until after liability to the claimant and damages, if any, are adjudicated or settled.

The indemnification obligations of the parties shall not be limited in any way by the Washington State Industrial Insurance Act, RCW Title 51, or by application of any other workmen's compensation act, disability benefit act or other employee benefit act. To the extent required by a party's obligations to indemnify, defend and hold harmless the other parties (but solely to that extent), each party hereby expressly waives any immunity afforded by such acts. A party's waiver of immunity does not extend to claims made by its employees directly against the party as employer. The foregoing indemnification obligations of the parties are a material inducement to enter into this Agreement and have been mutually negotiated.

- 7. **INSURANCE.** The parties shall maintain in good standing their normal liability insurance during the term of this Agreement, which for the County means coverage under the Washington Counties Risk Pool, and for the City means coverage under the Washington Cities Insurance Authority, as either such insurance mechanism may evolve in the normal course.
- 8. **GENERAL.** Neither party may assign or transfer this contract or any rights or obligations hereunder without the prior consent of the other party. This contract constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, proposals, commitments, writings and understandings of any nature whatsoever. Any changes to this contract requested by either party may only be affected if mutually agreed upon in writing by duly authorized representatives of the parties hereto.

Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this contract shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.

This contract was mutually negotiated by represented parties, and shall be construed neutrally. The parties waive any theory of *contra preferentem*.

No separate entity or joint venture is created by this contract. Each party shall keep its own records of its participation as required by law, and shall produce them as required.

9. **COUNTERPARTS/NEW SIGNATORIES.** This agreement may be executed in original counterparts ratified by the County. It shall be binding upon all signatory jurisdictions approved by the County regardless of whether such jurisdictions' original signatures all appear on a single document, and regardless of the fact that each City's designee for notice under section 2 will be different in different counterparts. Each separately signed counterpart shall be an original.

A City may join this interlocal by passing or approving this agreement as required under applicable law and authorizing a representative to sign it in original counterpart. The County shall pass a resolution approving or ratifying the inclusion of the new signatory, after which time the signatory shall be a party to the contract in all respects.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be duly executed, such parties acting by their duly authorized representatives.

	LEWIS COUNTY
APPROVED AS TO FROM	By Covallemment of County Commissioners
Jonathan Meyer, Prosecutor	Dated this, _Zo25
Civil Deputy	
APPROVED AS TO FROM	By City Mayor or Council/Board Representative Dated this day of September 2024
City Attorney	

CITY OF WINLOCK, WASHINGTON RESOLUTION NO. 2025-01

A RESOLUTION OF THE CITY OF WINLOCK, WASHINGTON, AUTHORIZING THE MAYOR TO ENTER INTO AN INTERLOCAL AGREEMENT WITH LEWIS COUNTY EMERGENCY MANAGEMENT FOR EMERGENCY MANAGEMENT SERVICES.

RECITALS:

WHEREAS, the City of Winlock, Washington (the "City") is a Code City under the laws of the State of Washington; and

WHEREAS, pursuant to Chapter 39.34 RCW (Interlocal Cooperation Act), governmental agencies may contract with one another to perform government functions or services which each is by law authorized to perform; and

WHEREAS, the City of Winlock desires to coordinate with Lewis County Emergency Management for the purpose of emergency management services; and

WHEREAS, the City of Winlock and Lewis County, have previously entered into such agreements before for the other purposes; and

WHEREAS, the City Council, after duly considering the time, effort, and funding to be expended towards emergency management services, has determined that it is in the City's best interest to enter into the Interlocal Agreement between the City and Lewis County; and

WHEREAS, the City is amenable to entering into such Interlocal Agreement; and

WHEREAS, the City Council desires to enter into such an Interlocal Agreement for such services.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF WINLOCK, WASHINGTON, DO RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is authorized to execute and enter into the interlocal agreement with Lewis County, which is attached as Exhibit A, and forming a part of this Resolution.

- <u>Section 2.</u> <u>Severability.</u> If any section, sentence, clause, or phrase of this Resolution should be held to be unconstitutional or unlawful by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the validity or constitutionality of any other section, sentence, clause, or phrase of this Resolution.
- <u>Section 3.</u> <u>Effective Date.</u> This Resolution shall take effect immediately, or as otherwise provided by law.
- <u>Section 4.</u> Upon approval of the City Attorney, the City Clerk and the codifiers of this resolution are authorized to make necessary corrections to this resolution including, but not limited to, the correction of scrivener's/clerical errors, references, resolution numbers, section/subsection numbers, and any references thereto.

PASSED by the Council of the City of Winlock, Washington, and **APPROVED** by the Mayor of the City of Winlock at a regularly scheduled open public meeting thereof, this 10th day of February, 2025.

Brandon Svenson, Mayor

Attest:

Approved as to form and content:

Jill Davis, City Treasurer

Marissa Y. Jay, WSBA #55593

City Attorney

Approved Reading:

2.10.2025

Effective Date:

2.10.2025

INTERLOCAL AGREEMENT FOR EMERGENCY MANAGEMENT SERVICES

THIS AGREEMENT is made and entered into by and between LEWIS COUNTY, a political subdivision of the State of Washington, (hereinafter referred to as "County") and each municipal or quasi-municipal corporation of the State of Washington that executes a County-ratified original counterpart of this agreement, (hereinafter referred to as "City").

WHEREAS, County has established a Comprehensive Emergency Management Plan pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington; and

WHEREAS, County and City believe it to be in the best interests of their citizens that County and City share and coordinate services in the event of an emergency situation; NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

- 1. **PURPOSE**. It is the purpose of this agreement to provide a joint local organization for emergency management; to protect the public peace, health and safety; and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, whether manmade or from natural causes.
- 2. **DURATION**. This agreement shall commence January 1, 2025, and continues until either party decides to terminate the contract. PROVIDED, any party may withdraw from this Agreement by giving ninety (90) days' written notice of intent to withdraw to the other parties. PROVIDED FURTHER, that failure of any party to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any party adversely affected by such breach upon giving thirty (30) days' written notice of intent to withdraw to the other parties. Notices and other communications shall be transmitted in writing by U.S. Mail, postage prepaid, addressed to the parties as follows:

If to Lewis County: Lewis

Lewis County Emergency Management

351 NW North Street Chehalis, WA 98532

If to City of Winlock:

City of Winlock

323 NE First Street PO Box 777

Winlock WA, 98596

If to any other party:

To the address/addressee listed in Section 2 of the most recent

counterpart signed by that City.

- 3. **DEFINITIONS.** As used in this agreement, the following definitions will apply.
- A. "Emergency Management" or "Comprehensive Emergency Management" means the preparation for and the carrying out of all emergency functions, other than functions for which the military forces are primarily responsible, to mitigate, prepare for, respond to and recover from emergency and disasters, and aid victims suffering from injury or damage resulting from disasters caused by all hazards, whether natural, technological, or human caused, and to provide support for search and rescue operations for persons and property in distress.
- B. "Emergency or Disaster" shall mean an event or set of circumstances which: (a) demands immediate action to preserve public health, protect life, protect public property or to provide relief to any stricken community overtaken by such occurrences or (b) reaches such a dimension or degree of destructiveness as to warrant the governor declaring a state of emergency pursuant to RCW 43.06.010.
- C. "Lewis County Emergency Management Committee" shall consist of representation from each participating city and the county.
- 4. **SERVICES.** County shall provide emergency management services as outlined in Chapter 38.52 RCW in accordance with that chapter and as defined and set forth in "Attachment A: Scope of Services" herein during the term of this agreement.
- 5. **COMPENSATION.** City shall pay County upon execution of this agreement a fee for all services rendered under the terms of this agreement.

Beginning in the year 2025 the fee charged shall be calculated on a per capita basis, using the population figures from the "Population Trends for Washington State" published by the State Office of Financial Management and the adopted budget for the Lewis County Division of Emergency Management. City shall provide input into this budget as set forth in Attachment A. The ensuing year budget shall be reviewed by the Lewis County Emergency Management Committee during the preliminary budget timeline and the fee shall be sent to the participating cities when the projected budget is available. The population of the participating political subdivisions will be used to establish the per capita rate. Each city's fee will be set by multiplying the per capita rate by the city population. The rate may be adjusted to reflect any excess carryover fund balance, grant funding or any other unanticipated funding. Fees shall be paid on a quarterly basis. Nothing herein shall prevent the County from making a claim for additional compensation in the event of an actual emergency or disaster as authorized by Chapter 38.52 RCW.

- 6. **HOLD HARMLESS AND INDEMNIFICATION.** To the extent of its comparative liability, each party agrees to indemnify, defend and hold the other parties (and their elected and appointed officials, employees, agents and volunteers) harmless from and against any and all claims, damages, losses and expenses—"expenses" includes but is not limited to all court costs, attorney's fees and dispute resolution costs—for the following:
 - (a) any personal injury;
 - (b) any bodily injury, sickness, disease or death; and
 - (c) for any damage to or destruction of any property (including the loss of use resulting therefrom)

which are alleged or proven to be caused by an act or omission, negligent or otherwise, of the party's elected or appointed officials, employees, agents or volunteers.

A party shall not be required to indemnify, defend, or hold another party harmless if the claim, damage, loss or expense was caused by the sole act or omission of the other party.

In the event of any concurrent act or omission of the parties, negligent or otherwise, these indemnity provisions shall be valid and enforceable only to the extent of each party's comparative liability.

The parties agree to maintain a consolidated defense to claims made against them and to reserve all indemnity claims against each other until after liability to the claimant and damages, if any, are adjudicated or settled.

The indemnification obligations of the parties shall not be limited in any way by the Washington State Industrial Insurance Act, RCW Title 51, or by application of any other workmen's compensation act, disability benefit act or other employee benefit act. To the extent required by a party's obligations to indemnify, defend and hold harmless the other parties (but solely to that extent), each party hereby expressly waives any immunity afforded by such acts. A party's waiver of immunity does not extend to claims made by its employees directly against the party as employer. The foregoing indemnification obligations of the parties are a material inducement to enter into this Agreement and have been mutually negotiated.

- 7. **INSURANCE.** The parties shall maintain in good standing their normal liability insurance during the term of this Agreement, which for the County means coverage under the Washington Counties Risk Pool, and for the City means coverage under the Washington Cities Insurance Authority, as either such insurance mechanism may evolve in the normal course.
- 8. **GENERAL.** Neither party may assign or transfer this contract or any rights or obligations hereunder without the prior consent of the other party. This contract constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous negotiations, proposals, commitments, writings and understandings of any nature whatsoever. Any changes to this contract requested by either party may only be affected if mutually agreed upon in writing by duly authorized representatives of the parties hereto.

Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this contract shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.

This contract was mutually negotiated by represented parties, and shall be construed neutrally. The parties waive any theory of *contra preferentem*.

No separate entity or joint venture is created by this contract. Each party shall keep its own records of its participation as required by law, and shall produce them as required.

9. **COUNTERPARTS/NEW SIGNATORIES.** This agreement may be executed in original counterparts ratified by the County. It shall be binding upon all signatory jurisdictions approved by the County regardless of whether such jurisdictions' original signatures all appear on a single document, and regardless of the fact that each City's designee for notice under section 2 will be different in different counterparts. Each separately signed counterpart shall be an original.

A City may join this interlocal by passing or approving this agreement as required under applicable law and authorizing a representative to sign it in original counterpart. The County shall pass a resolution approving or ratifying the inclusion of the new signatory, after which time the signatory shall be a party to the contract in all respects.

IN WITNESS WHEREOF, the parties hereto have caused this contract to be duly executed, such parties acting by their duly authorized representatives.

	By Aud Brance
APPROVED AS TO FROM	for Lewis County Board of County Commissioners
Jonathan Meyer, Prosecutor	Dated this 1 day of April, 2023
Civil Deputy	
	CITY OF WINLOCK
APPROVED AS TO FROM	ByCity Mayor or Council/Board Representative
	Dated this 10 day of February, 2025
City Attorney J. July	

ATTACHMENT A: SCOPE OF SERVICES

PURPOSE:

This scope of services establishes a shared understanding of roles and responsibilities between the Lewis County Division of Emergency Management (DEM) and the City desiring to coordinate with DEM to provide emergency management services (pursuant to the provisions of Chapter 38.52 of the Revised Code of Washington).

The signatory parties agree to provide a joint local organization for emergency management and protect the public peace, health and safety and to preserve the lives and property of the people of the signatory jurisdictions against the existing and increasing possibility of the occurrence of major emergencies or disasters, either manmade or from natural causes.

These parties agree to develop and share the responsibility for the establishment and administration of a "whole community" emergency management program based upon individual responsibility for preparedness and building partnerships with government, businesses, and citizens for preparedness, response, recovery, and mitigation activities designed to lessen the affect or recovery from emergencies/disasters incidents.

Pursuant to the Interlocal Agreement for Emergency Management Services, County and City shall share a partnership to provide emergency management services including, but not limited to the following:

Administration & Finance:

*Emergency Management Municipalities Management of DEM budget Provide input into DEM budget process and submit quarterly payments Seek and administer program enhancements Ensure payment for share of State requested grants (EMPG) resources (events) and/or response costs Provide technical support coordination to over 100 partner agencies Appoint city liaison/alternate for representation at DEM meetings and to obligate city resources during actual incidents; update city staff on DEM Coordinate hazardous materials reporting and activities ensure a Lewis County Community Emergency Coordinator (CEC) is appointed to: Receive spill reports from a variety of Investigate spill reports occurring within city limits when requested by Community agencies **Emergency Coordinator** Respond to large spill incidents Maintain public records repository for EPCRA SARA Title III, Tier II reports Provide city information to DEM for roll-up Receive Annual Tier II fixed facility reports reports as requested by state/federal agencies and submit annual report to ECOLOGY Activate ESF # 10 Hazardous Materials Response Plan when necessary

E	mergency Management	Municipalities
managen agencies including	e "single source" emergency nent reporting to and from state/federal and Lewis County partner agencies INIMS, annual sandbag Tryusage, and other information requests	
event rec	and provide, when possible, historical ords as requested by media, ent and/or citizens	

Planning:

Emergency Management	Municipalities
 Facilitate multi-jurisdictional response plans for incidents crossing agency boundaries. Includes at least: CEMP, HIVA, ESF # 10 Hazardous Materials, RACES Plan, and Drought Plan. 	 Assign appropriate city staff to participate in development/revision of multi-agency plans Develop & maintain internal operation plans
Review and make recommendations on emergency actions plans for dam operators, care facilities, health care providers, and other businesses as required by law	including Emergency Operations Plans, Continuity of City Government (COG), and Continuity of Operations Plan (COOP)

Committees & Programs:

Emergency Management	Municipalities
 Facilitate and provide staffing for a variety of committees including: LEPC, EMC, and others as needed Participate in a variety of state, regional, and other local committees/meetings, such as Homeland Security Region 3, regional planning committees, catastrophic planning committees, and Chehalis River Basin Flood Authority meetings Coordinate Levee inspections, Army Corps of Engineers repairs, sponsor notifications and receive condition reports Coordination of Annual Pre-Flood Preparation meeting Coordination of Lewis County's Washington Shake-out Earthquake Drill, October Provide community preparedness presentations, programs and educational materials 	 Assign appropriate staff to serve on committees to: Review and comment on plans/activities Keep other city staff apprised of DEM activities Appoint staff to participate in activities as appropriate Assign representative to provide update to partner agencies on mitigation and areas of concern during the winter season Encourage city staff, businesses, and citizens to participate in preparedness activities

Communications & Warning:

Emergency Management	Municipalities
 Coordinate emergency messages: pre-planned, incident specific, or annual equipment testing as applicable Maintain NWS - Weather Ready recognition 	Assign appropriate staff to serve on committees to: Review and comment on plans/activities Keep other city staff apprised of DEM activities
 Participate with 911 Communications and partner agencies to develop and utilize the Lewis County Alert system to provide emergency public information and notifications 	Encourage city staff, businesses, and citizens to register to receive Lewis County Alerts, NOAA Weather Radio Messages, and National Weather Service Alerts by a variety of methods
 Facilitate testing and reporting for Tacoma Power Emergency Radio (dam sirens), CEMNET, Lewis County Alert, Ham Radio Network, and other systems as developed 	
 Facilitate repair reporting for Internet River Reading & Road Closures and public reported river gage issues 	
Monitor and distribute National Weather Service products and bulletins as necessary	
 Facilitate committee planning for Limited English Proficiency (LEP) population notification and barriers as required 	Participate in LEP committee meeting and distribute LEP materials to city residents when provided by DEM

Logistics & Resource Management:

Emergency Management	Municipalities
Compile and update resource and personnel contact information lists	Provide resource and personnel updates to DEM as necessary
 Provide resource/contact information to EOC staff as required 	 Submit requests/make reports for SAR, MRC, ARES/RACES activities as necessary to DEM
Coordinate Temporary Emergency Worker (TEW) registration as required by law	
Coordinate training/mission numbers from State EMD as necessary for Search and Rescue (SAR), Medical Reserve Corps (MRC), Coroners volunteers and Amateur Radio Emergency Operation (ARES/RACES). Maintain records and submit for allowable reimbursements.	1

Training & Exercises:

Emergency Management Municipalities Facilitate a variety of annual trainings and Commit staff to attend DEM training and exercises including lecture, conferences, drills, exercises including planning teams tabletops, functional and full-scale Develop, train and exercise city personnel on Facilitate at least one annual hazardous materials city response plans for localized incidents not lecture, drill, or exercise requiring regional support/resources Maintain DEM initiated training & exercise Ensure City First Responders complete at least records ICS 100, ICS 200, and ICS 700 as required by state and federal laws Complete After Action Reports and file with state/federal agencies as required Distribute state/FEMA training notices to partner agencies as appropriate

Response:

Emergency Management	Municipalities
Maintain the Emergency Operations Center (EOC) in a state of readiness to be activated/deactivated when requested Facilitate implementation of the CEMP in	Appoint representatives to staff the EOC as requested. Each agency bears the costs themselves for incident committed resources and staffing
response to incidents	Prepare a municipal Declaration of Emergency or Disaster when appropriate
Assist in preparation of a Declaration of Emergency or Disaster, as necessary	Submit Situation Reports and city damage reports to the EOC as warranted
Collect, analyze and disseminate warnings and emergency public information	Coordinate external resource requests through the EOC
Coordinate the flow of information among the response partners	the Loc
Coordinate requests for critical resources to the State	Attend coordination meetings as requested
Conduct initial briefings with key leaders	Participate in initial briefings with key leaders
Coordinate media, damage inspection tours, and dignitary tours	 Participate in media, damage inspection tours, and dignitary tours
Document administrative and financial information	
Conduct an after-action review following the response to identify needed improvements	Attend After-Action Reviews as requested

Recovery:

Emergency Management

- Facilitate informal damage estimate to identify potential for FEMA reimbursement
- Coordinate information request for Individual Assistance (IA) damage to residences and businesses
- Coordinate information request for Public Assistance (PA) for repair to public infrastructure and emergency protective measures
- Submit Supplemental Justification Report to State as requested
- Document disaster operations and costs
- Coordinate Non-governmental and faith-based programs for unmet recovery needs, as needed

Municipalities

- Submit city damage estimates to DEM in a timely manner
- Encourage citizens and businesses to file preliminary reports to meet minimums. Assist in publishing FEMA reporting phone number when applicable
- Submit public infrastructure damages in a timely manner
- Appoint Applicant Agent and Alternate for FEMA reimbursement process. Ensure appointees attend training as necessary to conduct their duties
- Refer citizens with unmet needs to appropriate agencies

BOCC AGENDA ITEM SUMMARY

Resolution:

BOCC Meeting Date: April 1, 2025

Suggested Wording for Agenda Item:

Agenda Type: Deliberation

Approve the interlocal agreement (ILA) for emergency management services between Lewis County Emergency Management and the municipalities of Vader, Toledo, Winlock, Morton, Mossyrock, Napavine, and Pe Ell

Contact: Erika Katt Phone: 3607401153

Department: DES - Emergency Management (Dept. of Emergency Services)

Description:

Approve the Interlocal Agreement (ILA) for Emergency Management Services between Lewis County Emergency Management and the municipalities of Vader, Toledo, Winlock, Morton, Mossyrock, Napavine, and Pe Ell.

This agreement formalizes a collaborative local emergency management organization to enhance emergency preparedness, response, and recovery efforts within Lewis County. It also ensures compliance with RCW 38.52.070 and WAC 118-30-040, aligning with state requirements for emergency management coordination.

Ap	p	ro	va	ls:
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Publication Requirements:

User	Status	
PA's Office	Pending	

Publications:

Additional Copies:

Cover Letter To: