Cooperative Agreement Between The Arkansas Department of Agriculture - Forestry Division And

(Legal name of Fire Department)

For participation in the Firefighter Property program (FFP) and the Federal Excess Personal Property program (FEPP)

Whereas, the Federal Property and Administrative Services Act of 1949, and the Federal Fire Prevention Control Act of 1974, fall under the Cooperative Forestry Assistance Act of 1978; authorize and direct the State Forester to develop wildfire protection for rural areas in Arkansas.

This Cooperative Agreement, hereinafter known as CA, is entered into by and between _______, fire chief of above mentioned Fire Department/Fire Protection District, hereinafter known as FD, and through the Arkansas Department of Agriculture - Forestry Division, hereinafter known as Forestry, under the State Forestry Laws of 1979, by and through State Forester, Kyle Cunningham.

PURPOSE

This CA will make available to the FD excess FFP and FEPP property to use in state firefighting programs as part of the Cooperative Fire Protection Program, which allows cooperators to take custody of and use FFP and FEPP property for firefighting purposes.

II. MUTUAL INTERST OF PARTIES

The prevention and control of wildfires in ______ County is of mutual concern to both parties, and to the State of Arkansas. The CA is for the purpose of defining the authority and responsibility of each of the above-named parties and providing for cooperative plans and actions for the prevention, detection and suppression of fires, and for the use and care of fire equipment and tools furnished by Forestry for that purpose.

Forestry will be primarily responsible for the prevention, detection and the suppression of forest and wildland fires that may occur on lands within the State of Arkansas. The FD will be primarily responsible for the prevention, detection and suppression of structural fires that may occur within its operational boundaries, and through this agreement, to actively suppress all forest, grass, crop and wildfires where Forestry forces and equipment cannot respond or are not available. Each party will render all available assistance to the other, as practical, in the suppression of all wildfires. The FD agrees that if called by Forestry to suppress or assist in suppression of a wildfire, no charge for services will be levied against Forestry, the State of Arkansas or the landowner.

III. TERMS AND CONDITIONS

- a. All property is transferred on an "as is-where is" basis.
- b. Under no circumstance will property be sold or otherwise transferred to non-US persons or exported.

Last Revised June 29, 2023	Initial
Last neviseu julie 23. 2025	IIIILIAI

- c. ALL property (on current FD inventory) that is lost, missing, stolen or destroyed must be reported to Forestry within 24 hours.
- d. All costs incurred subsequent to the transfer of the property must be borne or reimbursed by the recipient.
- e. Nothing herein shall be construed as obligating Forestry to expend funds or as involving the State of Arkansas in any contract or other obligation for the future payment of money in excess of appropriations authorized by law and administratively allocated for this work.
- f. This CA shall be effective upon execution by the parties hereto and be renewed by both parties for a maximum of five years from the time of execution, unless terminated by either party in writing. This agreement supersedes all prior agreements related to the FFP and FEPP programs.
- g. Forestry will perform reviews to ensure compliance with Forestry Standard Operating Procedures and other applicable statutes and regulations, and to recommend changes to improve the program or to bring it into compliance with program and property management requirements.
- h. Modifications shall be made by mutual consent of the parties, by the issuance of a written modification, signed and dated by the parties, prior to any changes being performed.
- i. Any information furnished to Forestry under this instrument may be subject to the Freedom of Information Act.
- j. This CA in no way restricts Forestry or the FD from participating in similar activities with other public or private agencies, organizations, and individuals.
- k. Any property loaned, acquired, or received under this CA carries no express or implied warranty.
- I. To the extent permitted by federal, state, and local law, the FD, shall indemnify and hold harmless the State of Arkansas from any and all actions, claims, debts, demands, judgments, liabilities, costs, and attorney's fees arising out of, claimed on account of, or in any manner predicated upon loss of or damage to property, or injuries, illness or disabilities to or death of any person or legal or political entity including state, local and interstate bodies, in any manner caused by or contributed to by the FD, its agents, servants, employees, or any person subject to its control.

IV. RESPONSIBILITIES

Forestry shall:

Make available to legally organized FD's certain fire equipment and tools to be used in fire suppression or for other emergencies.

FFP

- a. Provide through the Department of Defense (DoD) certain vehicles, equipment and supplies which Forestry must maintain auditable records. Accountable FFP acquired items must be open to inspection by state and federal auditors as well as periodic inspections conducted by Forestry personnel.
- b. Pass ownership of FFP acquired, demil A and demil Q6, property to the FD subject to inservice requirements. Forestry will process title paperwork after one year of inservice has been met.

Last Revised June 29, 2023	Initial
----------------------------	---------

- c. Provide technical assistance in the use and conversion of FFP property to a fire or emergency response ready condition.
- d. Comply with US Export Control Regulations regarding sale or transfer of Q6 property after the conditional holding and utilization period to non-FFP participants.
- e. Comply with US export control laws and regulations, including the Export Administration Regulations (EAR) (15 CFR Parts 730-774) and the International Traffic in Arms Regulations (ITAR) (22 CFR Parts 120 130).

FEPP

- a. Loan FEPP property to the FD. Ownership of FEPP property shall remain vested in the United States Federal Government.
- b. Provide consumable fire service related FEPP supplies to the FD for use in their official operations.
- c. Allow the FD to remove any accessories, tools, or equipment which it has added to FEPP property prior to returning them to Forestry.
- d. Provide technical assistance in the use and conversion of the FEPP property to a fire response ready condition.

Provide Federal Grants to provide equipment and/or funding for qualified FD's in accordance with the grants management rules and procedures.

Provide Wildland Fire Suppression Training to firefighters statewide.

Provide the ability to acquire wildland firefighting equipment through state contract items.

Provide an interest free loan for purchase of approved equipment for up to three years based on the availability of funds and provided that all loan requirements are met.

The FD shall:

Use firefighting and emergency response equipment and vehicles provided through Forestry under specific guidelines.

FFP

- a. Accept all property on an "as is, where is" basis.
- b. Be responsible for all costs incurred subsequent to the repair, conversion and equipping of FFP property. Property must be painted and ready to use for its intended function to be considered "in-service".
- c. Place all property into service within 6 months of receipt.
- d. Return equipment to Forestry in Greenbrier, if property is not in-service within 6 months, at the FD's expense.
- e. Keep property in-service for at least 1 year. Should the equipment become unusable during this period, the FD shall contact Forestry and provide supporting documentation on why the item requires disposal prior to the end of the one-year requirement.
- f. Any modifications made to FFP vehicles shall never exceed the GVWR recommended by the manufacturer for any reason.

Last Revised June 29, 2023 Initial

- g. Not accept ownership of FFP property for the sole purpose of passing on the property to non-firefighting agencies or to sell for profit.
- h. Mark FFP acquired vehicles and equipment with a cooperative Arkansas decal which will be provided by Forestry. This decal will be provided after final painting.
- Use this property to assist in firefighting, disaster relief, and emergency medical service efforts both within its operational boundaries and under mutual agreements with neighboring communities.
- j. Provide adequate, indoor storage and maintenance for FFP property.
- k. Maintain and assure that property has adequate insurance to cover damages or injuries to persons or property relating to the use of the property. At a minimum, liability insurance will be maintained.
- I. Provide Forestry with a copy of current liability insurance for all vehicles obtained under this program.
- m. Abide by all rules and guidelines established by the CA, the SOP and supplements provided by Forestry.
- n. Notify Forestry within 24 hours of any incidents involving FFP property that is still on current inventory, to include but not limited to loss, missing, stolen, and destroyed.

FEPP

- a. Use FEPP property for fire and emergency response where there is a threat to life or property as outlined in this agreement.
- b. Convert FEPP property into acceptable fire control equipment. Any modifications made to FEPP vehicles shall never exceed the GVWR recommended by the manufacturer for any reason.
- c. Return equipment to Forestry at Greenbrier after the item is no longer needed by the FD.
- o. Pay any repair, operational, and insurance costs associated with the use of any FEPP property while it is on loan to the FD. Property must be painted and ready to use for its intended function to be considered "in-service".
- d. Provide adequate, indoor storage and maintenance for all loaned FEPP property.
- e. Maintain FEPP property in good, operational condition and have property available for inspection during normal business hours upon reasonable notification.
- f. Assure that any FEPP property in the FD's possession is used 90 percent of the time for fire or emergency services. Up to 10 percent planned non-fire use is allowed. Both within its operational boundaries and under mutual agreements with neighboring communities.
- g. Agree to NOT cannibalize, remove parts, or in any manner render the property unusable **prior** to contacting Forestry in Greenbrier and receiving written authorization.
- h. Maintain and assure that property has adequate insurance to cover damages or injuries to persons or property relating to the use of the property. At a minimum, liability insurance will be maintained. Proof of insurance must state "Property of the USFS FEPP Program".
- i. Provide Forestry with a copy of current liability insurance for all vehicles obtained under this program.
- j. Notify Forestry within 24 hours of any incidents involving FEPP property to include but not limited to loss, missing, stolen, and destroyed.

Last Revised June 29, 2023	Initial
----------------------------	---------

k. Mark FEPP acquired vehicles and equipment with a cooperative Arkansas decal which will be provided by Forestry. This decal will be provided after final painting.

Fir-	C		ssion
	7111	11 11 12 1	SIOT

Protect Forestry lands and structures from fires within the FD's jurisdictional boundaries and to exclude Forestry from membership dues or annual protection fees.

The principal contacts for this Agreement are:			
Rural Fire Protection Coordinator: <u>Greyson Cooper</u>			
Mailing and Physical Address: 20 Industrial Blvd. Greenbrier AR 72058			
Phone: (501)679-3186 Email: greyson.cooper@agriculture.arkansas.gov			
Fire Chief (Print):			
Fire Department:			
Mailing Address:			
Physical Address for Primary Station:			
Chief Phone:Email:			
Written authorization, by the fire chief, is required in the Rural Fire Protection office prior to any individual acting on behalf of the fire chief.			
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the last written date below.			
(Fire Chief signature, printed name, title and date signed)			
District Forester signature, printed name and date signed on behalf of: Kyle Cunningham, State Forester, Forestry Division			
Attachment – Current FEPP and FFP Inventory Attachment – Written authorization for removal of property Attachment – Assurance of Compliance			

Last Revised June 29, 2023 Initial _____

WRITTEN AUTHORIZATION FOR REMOVAL OF PROPERTY

l,	, (please print) fire chief of	fire
department in	county, hereby authorize the following person	າ (s) to sign for and
remove property from the	Rural Fire Protection office on my behalf. This will not i	nclude Equipment
Requests or Cooperative A	Agreements.	
available on an 'as is, wher transferred to non-US pers stolen, or destroyed must transfer of property must l obligating Forestry to expe	ns are agreeing all property will be for fire department user is basis. Under no circumstances will property be sold sons or exported. All property (on current FD inventory) be reported to Forestry within 24 hours. All costs incurred be borne or reimbursed by the recipient. Nothing hereing and funds or as involving the State of Arkansas in any correspond to the state	d or otherwise that is lost, missing, ed subsequent to the a shall be construed as ntract or other
-	ayment of money in excess of appropriations authorized for this work. Any property received carries no express of	
Print:	Sign:	
Print:	Sign	
Fire chief signature	Date	_

Rural Fire Protection 20 Industrial Blvd. Greenbrier, AR 72058 Phone: (501) 679-3581

Last Revised June 29, 2023 Initial _____

United States Department of Agriculture

Forest Service

${\bf Assurance\ of\ Compliance\ With\ The\ Department\ of\ Agriculture}$

Regulation Under Title VI of The Civil Rights Act of 1964

	(hereinafter called the "Applicant".)	
(Name of Applicant or Recipient)		
HEREBY AGREES THAT it will comply with Title V all requirements imposed by or pursuant to the Regulati Part 15) issued pursuant to that Act; and HEREBY GIV any measures necessary to effectuate this agreement.	ons of the U.S. Department of Agriculture (7 CFR	
If any real property or structure thereon is provided or in extended to the Applicant by the Department, this assur any transfer of such property, any transferee, for the pe used for a purpose for which the Federal financial assist the provision of similar services or benefits. If any persobligate the Applicant for the period during which it reall other cases, this assurance shall obligate the Applicant assistance is extended to it by the Department.	rance shall obligate the Applicant, or in the case of briod during which the real property or structure is tance is extended or for another purpose involving sonal property is so provided, this assurance shall etains ownership or possession of the property. In	
THIS ASSURANCE is given in consideration of and financial assistance extended after the date hereof to the of Agriculture on account of:		
The Applicant recognizes and agrees that such Federal f the representations and agreements made in this assura other rights and remedies provided by this assurance, issued thereunder, shall have the right to enforce this agr other available remedy under the laws of the United St occurs.	nce, and that the United States in addition to any the Civil Rights Act of 1964, or the Regulations reement by suit for specific performance or by any	
This assurance is binding on the Applicant, its successors, transferees, and assignees, and the person or persons whose signature appear below are authorized to sign this assurance on behalf of the Applicant.		
Date		
	(Applicant)	
Ву		
	(Signature)	
Applicant Mailing Address		

Last Revised June 29, 2023 Initial _____