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#### FIRST AMENDMENT TO INTERGOVERNMENTAL AGREEMENT

This First Amendment to the Intergovernmental Agreement for management services ("First
Amendment") between the City of Grand Junction ("City") and the Clifton Fire Protection

5 District ("CFPD") is entered into between the City and CFPD and effective as of July 1, 2023.

6 Collectively the City and CFPD may be referred to as the Parties.

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#### 8 <u>Recitals</u>

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10 The Parties initially entered an Intergovernmental Agreement for management services on

January 4, 2023 ("2023 Agreement"). The 2023 Agreement is incorporated by this reference as if fully set forth herein. The 2023 Agreement was for a specific term of January 1, 2023, to July 1,

14 Agreement and because the City continues to be willing to provide such services, the Parties

15 agree to amend and extend the 2023 Agreement as stated herein.

16

NOW, THEREFORE, the Parties agree that Paragraph 3 under the heading "SCOPE OF
 SERVICES" of the 2023 Agreement is amended and restated in its entirety as follows:

19 20 3. The provision of services by Grand Junction to CFPD described in this 21 Intergovernmental Agreement, and each Party's respective duties and obligations 22 hereunder, including but not limited to assignment of the GJFD Personnel, shall be for an 23 initial six-month period from January 1, 2023, until July 1, 2023; after July 1, 2023, this 24 Intergovernmental Agreement shall continue on a month-to-month basis. This 25 Intergovernmental Agreement may be terminated at any time as set forth below, by one 26 party providing no less than fourteen (14) days prior written notice to the other party. At 27 all times the GJFD Personnel's duties under this Intergovernmental Agreement shall be 28 performed in accordance with CFPD's operating standards and policies and the 29 reasonable direction of the CFPD Board of Directors or its designee; provided however, 30 the GJFD Personnel's day-to-day activities and duties shall be under the command and

31 control of GJFD Chief Ken Watkins or his designee.

All other provisions of the 2023 Agreement shall remain in full force and effect as written and
 are unaffected by this First Amendment.

IN WITNESS WHEREOF, the Parties have signed this First Amendment effective the year and day first above written.

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CLIFTON FIRE PROTECTION DISTRICT

n Work by: **Board** President

Amend Extend Intergovernmental Agreement for Management Services

44	ATTEST:
45	$\nabla \gamma \gamma$
46	by:
47	Board Secretary
48	0
49	
50	CITY OF GRAND JUNCTION
51	Q
52	by:
53	Greg Caton, City Manager
54	
55	RECOMMENDED AND APPROVED
56	1 10
57	by: //in Wattan
58	Ken Watkins, Fire Chief
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60	ATTEST:
61	by: Amy thellips
62	by:
63	Amy Phillips, City Clerk
64	v

Amend Extend Intergovernmental Agreement for Management Services

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#### INTERGOVERNMENTAL AGREEMENT

THIS INTERGOVERNMENTAL AGREEMENT is made and entered into this <u>f</u> day of
January 2023 by and between the CITY OF GRAND JUNCTION, COLORADO, hereinafter
referred to as "Grand Junction" and the CLIFTON FIRE PROTECTION DISTRICT, hereinafter
referred to as "CFPD". Grand Junction and CFPD are referred to collectively as the "Parties" and
individually as a "Party"

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#### 10 **RECITALS**

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12 The Parties have agreed to enter into an interim agreement by which Grand Junction will provide

- 13 a deputy fire chief to act as the Fire Chief for CFPD. The CFPD Board has approved the
- 14 agreement by a vote of the CFPD Board and has concluded that temporarily assigning Deputy
- 15 Chief Chris Angermuller from Grand Junction to manage, operate and administer the daily
- 16 operations of CFPD is in the best interest of the citizens of CFPD, Grand Junction, and the
- 17 greater Grand Valley.
- 18
- 19 The Parties have further agreed that other Grand Junction Fire Department ("GJFD") employees,
- 20 together with other City staff, will be assisting CFPD to advance the interests of both
- 21 Departments as they continue to evaluate and determine if a merger or other permanent
- 22 relationship between the GJFD and the CFPD may be accomplished to the long-term mutual
- 23 benefit of the Parties.
- 24
- By the terms hereof and the signatures affixed hereto, the Parties represent that each is ready,
  willing and able to perform the services set forth in this agreement.
- 27

NOW, THEREFORE, and in consideration of the premises and other good and valuableconsideration, the Parties agree as follows:

- 30
- 31 SCOPE OF SERVICES
- 32
- Grand Junction shall provide GJFD Deputy Chief Chris Angermuller (referred to as "the
   GJFD Personnel") to CFPD for the purpose of serving as CFPD's interim fire chief for the
   daily management, operation, and administration of CFPD.
- 36
- Grand Junction has agreed to assign the GJFD Personnel because his service will benefit
  CFPD and the GJFD Personnel may personally and professionally benefit from the
  assignment, and such assignment will allow the Parties to continue to evaluate and determine
  if a merger or other permanent relationship between GJFD and CFPD may be accomplished
  to the long-term mutual benefit of the Parties.
- 42
- 43 3. The assignment of the GJFD Personnel shall begin January 1, 2023 and continue until this

44 agreement is terminated or through July 1, 2023, whichever occurs first. At all times the 45 GJFD Personnel's duties shall be as defined by Grand Junction in accordance with CFPD's 46 operating standards; however, the GJFD Personnel shall be under the command and control 47 of GJFD Chief Ken Watkins or his designee. 48 49 4. Generally, the GJFD Personnel's activities and the services, which will be provided in 50 accordance with this agreement, may include, but are not necessarily, limited to: 51 acting as the interim fire chief of CFPD; and, a. 52 b. overseeing, supervising, guiding, and directing the staff of CFPD; and, 53 acting as liaison to the CFPD Board and the community; and, c. 54 serving as a member of the CFPD management/leadership team; and, d. 55 e. evaluating, assessing, and observing the operations of CFPD and its equipment and 56 capabilities in anticipation of determining if a merger or other permanent relationship 57 between the GJFD and CFPD may be accomplished to the long-term mutual benefit 58 of the Parties: and, 59 f. other duties as assigned. 60 61 5. Grand Junction, by and through the GJFD Chief Ken Watkins or his designee(s) ("Fire 62 Chief") is responsible for authorizing, approving, and supervising the work performed by the 63 GJFD Personnel under this agreement. The Fire Chief shall consult with and direct the GJFD 64 Personnel as necessary or reasonably required to perform the duties of the GJFD Personnel 65 arising out of or under this agreement. 66 67 6. By signing this agreement, CFPD shall be deemed to have consented to the skills, 68 professionalism and training of the GJFD Personnel and the services that he will provide 69 under or in accordance with this agreement, knowing that the services the GJFD Personnel 70 performs shall be in accordance with standards of care, skill, training, diligence and judgment 71 provided by command officers and fire and emergency medical service organizations and 72 providers who perform work of a similar nature to the work described in this agreement. 73 74 Consistent with his experience and training the GJFD Personnel shall use his individual best 75 professional judgment when directing any tactical, operational or functional decision, 76 including making or recommending changes to CFPD. The GJFD Personnel shall meet 77 regularly with the CFPD Boards regarding the operation and function of CFPD. If the GJFD 78 Personnel determines that any tactical, operational or functional practice of CFPD is at 79 variance with best practices of the GJFD and/or that direction of/from the GJFD Personnel is 80 substantially at variance with operational practice of CFPD, then the GJFD Personnel and/or 81 the Fire Chief shall specifically meet and confer about the tactical, operational or functional 82 decision or direction given by the GJFD Personnel and/or the manner that CFPD is or is not 83 discharging the same. If the GJFD Personnel and CFPD have irreconcilable differences, then 84 Grand Junction and/or CFPD may terminate this Agreement in accordance with the 85 TERMINATION provisions hereof. 86

- 87 7. Grand Junction shall equip the GJFD Personnel in accordance with its standard departmental88 practices.
- 89

8. CFPD shall provide the GJFD Personnel with secure office space, including telephone
connections, a telephone, internet/computer connection(s), heating, cooling, lighting, parking
and any and all reasonably necessary or required physical facilities, including, but not limited
to, desks, chairs and filing cabinets. CFPD shall provide keys, access code(s) or
combination(s) to the offices and any other space provided or reasonably required by the

95 96

97 9. CFPD shall provide the GJFD Personnel access to all records kept or maintained by CFPD
98 for the operation and administration of CFPD and evaluation of CFPD, consistent with the
99 terms of this agreement.

101 COMPENSATION

GJFD Personnel.

102

100

103 Clifton agrees to pay Grand Junction \$85,000.00 for the services set forth in this agreement for 104 the term of this agreement. The \$85,000.00 ("Fee") will a) compensate Grand Junction for a 105 portion of the 2023 cost of regular salary and benefits for the GJFD Personnel and b) for 106 additional management overhead provided by Grand Junction. The Fee will be paid monthly in 107 installments of \$14,166.66 to Grand Junction by CFPD. In the event of termination of the 108 agreement prior to July 1, 2023, monthly payments will be prorated on a bi-weekly basis in 109 accord with the Termination provision hereof.

110

Notwithstanding that the value of the compensation of the GJFD Personnel will be paid by
 CFPD, the GJFD Personnel is and shall continue to be an employee of Grand Junction and Grand
 Junction shall compensate the GJFD Personnel and provide health, general liability and workers

114 compensation insurance and other customary benefits. Under no circumstance shall the GJFD

115 Personnel be considered an employee or volunteer of CFPD; nor shall CFPD be considered to be 116 a co-employer of the GJFD Personnel.

117

118 The consideration of the payment of the Fee by CFPD and the performance of the services by

- 119 Grand Junction is adequate and mutually acceptable to the Parties and those considerations,
- 120 together with other good and valuable consideration, shall be the basis for the formation of this 121 agreement.
- 122

## 123 **TERMINATION**

124

125 If the GJFD Personnel fails to perform to the satisfaction of CFPD or the GJFD Personnel and/or

- 126 Grand Junction are not satisfied, then either CFPD or Grand Junction may terminate this
- Agreement for convenience on fourteen (14) days prior written notice.
- 128 129

#### 130 NOTICES

#### 131

132 Notices concerning this agreement shall be made in writing by CFPD to the Grand Junction City

133 Manager at 250 North 5th Street, Grand Junction, Colorado 81501 with a copy to the Office of

- the City Attorney at 250 North 5th Street, Grand Junction, Colorado 81501, by prepaid United
- 135 States mail, return receipt requested. Notices concerning this agreement shall be made in writing
- by Grand Junction to CFPD at P.O. Box 386, Clifton, Colorado 81520 by prepaid United Statesmail, return receipt requested.
- 137
- 139 Mailed notices shall be deemed effective upon deposit with the U.S. Postal Service.
- 140

## 141 NO THIRD-PARTY BENEFICIARIES

142

143 The enforcement of the terms and conditions of this agreement and all rights of action relating to 144 such enforcement shall be strictly reserved to the Parties and nothing contained in this agreement

shall give or allow any such claim or right of action by any other or third person. It is the

express intention of the Parties that any other person, including the GJFD Personnel, other than

- 147 Grand Junction and/or CFPD receiving any benefit(s) from this agreement shall be deemed to be
- 148 incidental beneficiaries only.
- 149

## 150 GOVERNMENTAL IMMUNITY

151

152 Notwithstanding any other provision of this agreement to the contrary, no term or condition of

this agreement shall be construed or interpreted as a waiver of any provision of the Colorado

Governmental Immunity Act 24-10-101 *et. seq.*, C.R.S., as now or hereafter amended. The Parties understand and agree that liability for claims for injuries to persons or property and other

155 Parties understand and agree that liability for claims for injuries to persons or property and other 156 injuries which lie in tort or could lie in tort that arise out of the negligence of Grand Junction/the

GJFD Personnel and/or their respective officers, agents and employees is controlled and limited

by the provisions of 24-10-101 *et. seq.*, C.R.S., as now or hereafter amended.

159

## 160 INTERGOVERNMENTAL AGREEMENT

161

162 For all purposes under this agreement, the GJFD Personnel shall be assigned to CFPD to perform

163 professional services. The assignment of the GJFD Personnel is generally authorized by C.R.S.

- 164 29-5-105 and/or C.R.S. 32-1-1001.
- 165

166 The services provided hereunder by the GJFD Personnel are during the term of this agreement

167 intended to be principally for the use and benefit of CFPD; however, such services are not

168 exclusive to CFPD and accordingly Grand Junction has the right to assign/reassign specific

169 personnel to provide services. During such assignment(s) of the GJFD Personnel that

assignment(s) will be the principal assignment(s) of any Officer so assigned.

- 171
- 172 The Parties acknowledge and agree that the assigned GJFD Personnel may, with the lawful and

173 proper invocation of a mutual aid request, respond to other locations, situations, or emergencies

other than those directly arising from or related to the provision of services under or pursuant to

175 this agreement to CFPD.

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## 177 HEADINGS

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179 The headings contained in this agreement are for reference purposes only and shall not in any

180 way affect the meaning or interpretation of this agreement.

181 182

## 183 ENTIRE AGREEMENT

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185 The Parties acknowledge and agree that the provisions contained herein constitute their best

186 understanding of the circumstances giving rise to this agreement; however, each Party further

acknowledges and agrees that alteration(s), amendment(s), change(s) or modification(s) to this

agreement may be made but the same shall be valid only if they are contained in an instrument,

189 which is executed by both Parties with the same formality as this agreement. Course of dealing,

no matter how long, is not intended, and shall not be construed, as an alteration(s),

amendment(s), change(s) or modification(s) to this agreement.

192

## 193 VENUE AND JURISDICTION

194

This agreement shall be construed and interpreted in accordance with the laws of the State of
 Colorado and the laws of Grand Junction; provided, that of there is a conflict between the laws,
 the laws of the State of Colorado shall govern.

- 198
- Any legal action shall be brought in the Mesa County District Court, which shall have exclusive jurisdiction.

# 201202 **DISCRIMINATION**

202

During the performance of this agreement, Grand Junction agrees that it will neither discriminate nor expect or require the GJFD Personnel to discriminate against any person based on race, creed, color, ancestry, hair texture, hair type or protective hairstyles commonly associated with race, religion, national origin, ancestry, gender, sex, pregnancy, marital status, military status, age, genetic information, family responsibilities, disability, sexual preference or orientation, transgender status, membership or other status in any other group protected by applicable law.

- 211 In the event of Grand Junction's discrimination or violation of any such rules, regulations or
- orders, this agreement may be canceled, terminated, or suspended in whole or in part by CFPD.
- 213

215 216	GE	GENERAL		
217 218 219 220	1.	At all times during the performance of this agreement, the GJFD shall strictly adhere to all applicable federal and state laws, rules and regulations that have been or may hereafter be established.		
220 221 222 223	2.	The persons signing this agreement are authorized to sign and bind the entity for which they sign.		
223 224 225	3.	The provisions of this agreement are not mere recitals but are contractual in nature.		
226 227 228	4.	This agreement may be executed in counterparts and by facsimile or electronic pdf, all of which shall constitute one valid and binding instrument.		
229 230 231		WITNESS WHEREOF, the Parties have caused this agreement to be executed as of the day l year first written above.		
232 233 234 235 236	CL by:	IFTON FIRE PROTECTION DISTRICT Cohert 2. Momma Robert Thomason, Board President		
237 238 239 240 241	AT by	TEST: David Britto, Board Secretary		
242 243 244 245 246	CIT	Greg Caton, City Manager		
247 248 249	RE	COMMENDED AND APPROVED		
250 251 252	by:	Ken Watkins, Fire Chief		
253 254 255 256	AT by:	TEST: My Phillips City Clerk		
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