



**CITY OF TRINIDAD  
TRINIDAD, COLORADO**

The City Council will hold its regular Work Session on  
Tuesday, April 26, 2011 at 1:30 p.m.  
City Hall Council Chambers, Third Floor, City Hall

**AGENDA**

1. Introduction of Board of Appeal applicants
2. Request to address City Council – Felix Lopez, President, Trinidad State Junior College
3. Request to address City Council – Colonel Robert F. McLaughlin, Garrison Commander, Ft. Carson, Colorado
4. Discussion regarding proposed amendments to the National Public Gas Association Interlocal Agreement – Jim Fernandez, Utilities Superintendent
5. Discussion regarding North Lake Emergency Action Plan – Jim Fernandez, Utilities Superintendent
6. Consideration of Intergovernmental Agreement for the Placement of Automated External Defibrillators - Jerod Beatty, City Attorney
7. Update on Trinidad Golf Course Clubhouse – Ed Gil de Rubio, City Manager
8. Discussion of other agenda items

Individuals with disabilities needing auxiliary aid(s) may request assistance by contacting Audra Garrett, City Clerk, 135 N. Animas Street, Phone (719) 846-9843, or FAX (719) 846-4140. At least a 48 hour advance notice prior to the scheduled meeting would be appreciated so that arrangements can be made to locate the requested auxiliary aid(s).

Jan 18, 2011

City Clerk. —

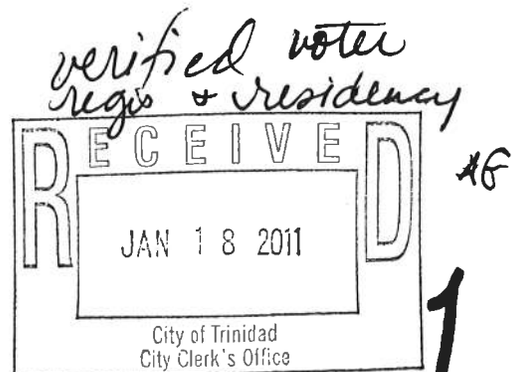
Please accept my resignation  
from the planning Commission —

I will remain on the board  
of appeals. —

WAYNE Pritchard

W Pritchard

728 Jillotson



To Mayor + City Counsel

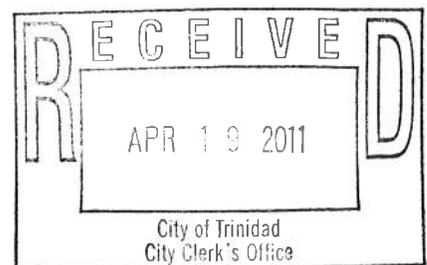
Please Accept this letter to serve  
on the Board of Appeals.

I am Sam Coker w/ T's  
Registration Employed there for 10 yrs.



SAM Coker  
216 E White  
Trinidad, Co  
719-250-8245

verified voter regis  
+ residency AG



1-2



**NMPP • MEAN • NPGA • ACE**

NMPP Energy ■ 1111 O Street - Suite 200 ■ Lincoln, NE 68508 ■ Phone: 402.474.4759 ■ Fax: 402.474.0473  
P.O. Box 95124 ■ Lincoln, NE 68509 ■ www.nmppenergy.org

cc: Ed  
Jared  
Jim

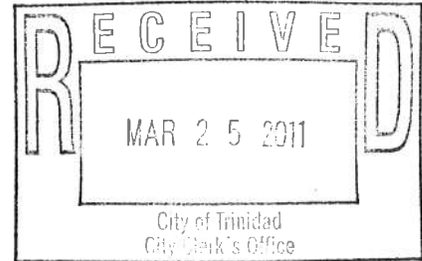
MEMORANDUM

TO: NPGA Members

FROM: Chris Anderson, NPGA Board Chairman

DATE: March 24, 2011

SUBJECT: Proposed Amendments to NPGA Interlocal Agreement



On March 17, 2011, the Board of Directors of the National Public Gas Agency (NPGA) approved forwarding proposed amendments of the NPGA Amended and Restated Interlocal Agreement (Interlocal Agreement) to the governing bodies of NPGA member municipalities for consideration and approval.

A summary of the proposed amendments, requested on behalf of the City of Central City, Nebraska on March 17, 2011, is enclosed. Also enclosed for your reference is a copy of the new procedure set forth in the NPGA Bylaws for expulsion, suspension or termination of a member – this procedure is cross-referenced in the enclosed proposed amendments to the Interlocal Agreement. The new procedure will not take effect, however, unless the enclosed Interlocal Agreement amendments are approved by the NPGA member municipalities.

In accordance with Article VII of the Interlocal Agreement, enclosed you will find a copy of the proposed amendments to the Interlocal Agreement for consideration by the governing body of your municipality. Pursuant to Article VII, Sections 7.01 and 7.02, each NPGA member municipality now has sixty (60) days from March 17, 2011, to forward **one vote** to approve or disapprove of the amendment. The vote must be evidenced by resolution of the governing body of each member. A sample resolution is also enclosed for this purpose. Please send the executed resolution to the NPGA Office at 1111 "O" Street, Suite 200, Lincoln, NE 68508-3614.

If two-thirds of the members approve the amendment, as evidenced by resolution of the governing body of each member, such amendment will become effective 30 days after approval by the members. Abstentions shall be counted as negative votes.

Thank you for your support of this request and adoption of the resolution.

Enclosures

c: NPGA Board of Directors

4

RESOLUTION

WHEREAS, the City/Village of \_\_\_\_\_ is a party to the Amended and Restated Interlocal Agreement (Interlocal Agreement) creating the National Public Gas Agency (NPGA), and

WHEREAS, on March 17, 2011, pursuant to Article VII of the Interlocal Agreement, an NPGA Member filed with the chairperson of the NPGA Board of Directors proposed amendments to the Interlocal Agreement, and

WHEREAS, the Interlocal Agreement provides that, in voting on any proposed amendment, each Member shall have one vote which must be received by the chairperson of NPGA within 60 days after the date of filing, and

WHEREAS, the Interlocal Agreement provides that if two-thirds of the Members approve the proposed amendment to the Interlocal Agreement, as evidenced by resolution of the governing body of each Member, such amendment will become effective 30 days after approval by the Members.

YES

NOW, THEREFORE, BE IT RESOLVED by the City/Village of \_\_\_\_\_, that the city, village and/or public entity **approves** of the amendments to the NPGA Amended and Restated Interlocal Agreement which are shown on Exhibit A to this Resolution.

NO

NOW, THEREFORE, BE IT RESOLVED by the City/Village of \_\_\_\_\_, that the city, village and/or public entity **disapproves** of the amendments to the NPGA Amended and Restated Interlocal Agreement which are shown on Exhibit A to this Resolution.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_.

\_\_\_\_\_  
Mayor

Attest:

\_\_\_\_\_  
City Clerk

4-2

## NATIONAL PUBLIC GAS AGENCY

EXCERPT FROM BYLAWS\*

## ARTICLE II., SECTION 5

C. Expulsion, Suspension or Termination of Membership. All Members acknowledge that membership in NPGA is a privilege and is subject to termination. A Member may be expelled, suspended or terminated, including any rights arising out of such membership, as provided below, for any act or omission that in the discretionary judgment of the Board of Directors has caused or is likely to cause material harm to the economic welfare of NPGA or its reputation. Upon the affirmative vote of not less than two-thirds of the entire Board of Directors that such an act or omission has occurred, the Member shall receive not less than fifteen (15) days' prior written notice from the Board of Directors of the expulsion, suspension or termination and the reasons therefor. The Member shall be provided with the opportunity to be heard not less than five (5) days before the effective date of the expulsion, suspension or termination by submitting a written response to the Board of Directors or the Board's designated representative identified in the written notice. The Member may request the opportunity to be heard in person by the Board of Directors or by the Board's designated representative in addition to the Member's written response to the written notice. In the event the Board of Directors designates a representative for the Board, the Board of Directors may designate the Executive Committee, the chairperson, or any other committee or individual. The Board representative shall provide a report to the Board of Directors prior to any final vote taken by the Board of Directors to expel, suspend or terminate a Member. An affirmative vote of not less than two-thirds of the entire Board of Directors is required for any final action to expel, terminate or suspend a Member. Subject to Article III, Section 3.04 of the Interlocal Agreement, expulsion, suspension or termination of a Member shall not abrogate, amend, modify or terminate any contractual obligation of the Member.

*\*The provisions shown above for Expulsion, Suspension or Termination of Membership are excerpted from NPGA Bylaws amendments which were approved by the NPGA Board of Directors on March 17, 2011 subject to the condition precedent that accompanying amendments to the NPGA Interlocal Agreement are approved by the membership.*

4-3

3/17/11

NATIONAL PUBLIC GAS AGENCY

Summary of proposed amendments  
to NPGA Interlocal Agreement

The following is a summary of the proposed amendments to the NPGA Interlocal Agreement:

1. Expand objectives and purposes of the Interlocal Agreement to include carrying out those public powers, duties and obligations of the governing bodies of the Members relating to the acquisition, management, distribution and sale of natural gas through cooperation in regulatory matters and to conduct any other Board-approved activities authorized under the Interlocal Cooperation Act of the State of Nebraska
2. Delete provisions allowing early termination by Members without the required advance notice
3. Provide for expulsion, suspension or termination of membership under the procedure set forth in the Bylaws
4. Delete provision clarifying that the right of the Board to terminate membership for a Member's failure to perform shall not limit the right of any other Member to enforce the rights and obligations established by the Interlocal Agreement
5. Provide that the Interlocal Agreement shall terminate on January 1, 2099
6. Other miscellaneous minor changes

4-4

**NATIONAL PUBLIC GAS AGENCY  
AMENDED AND RESTATED INTERLOCAL AGREEMENT**

THIS INTERLOCAL AGREEMENT (this "Agreement") is made and entered into as of this \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_ by and between the undersigned Cities, Villages or other public agencies which execute this Agreement, hereinafter called the "Members."

RECITALS:

1. By authority of Section 18 of Article XV of the Constitution of the State of Nebraska and the Interlocal Cooperation Act of the State of Nebraska, §§ 13-801 et seq., R.R.S. Nebraska, 1997, as amended (the "Act"), any two or more public agencies may enter into interlocal agreements with one another for joint or cooperative action of any power or powers, privileges or authority exercised or capable of exercise individually by such public agencies, and create a joint entity in furtherance of such joint or cooperative action with such powers, including bond-issuing powers, as such an interlocal agreement shall specify.

2. Each Member has the authority, among other things, to negotiate for the purchase, transportation or sale of natural gas and natural gas reserves, or any combination thereof, with any entity engaged in the purchase, transportation or sale of natural gas, whether public or private, located within or without the State of Nebraska.

3. As authorized by Nebraska law, the Members own and operate certain distribution systems for the distribution and sale of natural gas or have other municipal requirements for a natural gas supply and for such operations desire to assure themselves of a reliable and economical supply of natural gas.

4. The Members deem it to be in the best interest of the public to coordinate the operation of existing natural gas distribution and transportation facilities and the mutual acquisition of stable and economic natural gas supplies.

5. The Members desire to study and evaluate on a continuing basis the benefits that may result to the Members and their residents from the coordination of natural gas resources and facilities as described above.

6. The Members desire to enter into an interlocal agreement pursuant to which the Members, among other objectives, will cooperate to assure reliable and economical supplies of natural gas to meet their respective local requirements.

7. The Members desire pursuant to such interlocal agreement to create a joint entity to exercise public powers and to act on behalf of the Members for the purposes set forth in such interlocal agreement.

In consideration of the agreements herein contained, the Members do hereby mutually agree as follows:

4-5

## ARTICLE I

### OBJECTIVES AND PURPOSES; CREATION OF NATIONAL PUBLIC GAS AGENCY

Section 1.01. The objectives and purposes of this Agreement are to carry out those public powers, duties and obligations of the governing bodies of the Members relating to the acquisition, management, distribution and sale of natural gas, through joint planning, central dispatching, cooperation in environmental and regulatory matters and coordinated construction, operation and maintenance of natural gas distribution or transportation facilities owned or controlled by the Members, transportation facilities owned or controlled by other entities and through more effective coordination with other natural gas utilities throughout the country, natural gas purchasers and natural gas producers and sellers:

- (a) To provide the means for a reliable natural gas supply for Members in conformance with optimum standards of reliability.
- (b) To provide the means for efficient and effective use of natural gas distribution and transportation facilities.
- (c) To attain maximum practicable economy to the Members consistent with high standards of reliability and to provide for equitable sharing of the resulting benefits and costs.
- (d) To provide for such other general utility or related infrastructure projects as the Members determine to purchase, own, lease or finance.
- (e) To conduct any other Board-approved activities authorized under the Act.

Section 1.02. In furtherance of such objectives and purposes, (i) the Members hereby create a joint entity under the Act to be known as the "National Public Gas Agency," being a separate, nonprofit public body corporate and politic of the State of Nebraska ("NPGA"), and successor to the Nebraska Public Gas Agency which shall be constituted and administered by a board of directors (the "Board of Directors"); and (ii) the Members hereby delegate to NPGA those powers as are hereinafter provided by this Agreement. The Members shall have the right to create a class or classes of non-voting affiliates that are Public Agencies.

## ARTICLE II

### DEFINITIONS

For the purposes of this Agreement, the following definitions shall apply:

"Member" shall mean a public agency that purchases all of its natural gas requirements from NPGA for a term specified by the Board of Directors and/or a public agency that is elected to membership by the Board of Directors as provided in the Bylaws. A Member shall be a full or associate member in good standing of Nebraska Municipal Power Pool.

"NPGA" shall mean the National Public Gas Agency, a nonprofit joint entity created by this Agreement pursuant to and in accordance with the Act.

“Public Agency” shall mean a government agency as defined in the Act.

### ARTICLE III

#### TERM OF AGREEMENT

Section 3.01. This Agreement shall initially become effective and binding upon its execution by at least two Members, and shall become effective and binding as to each additional Member, as provided by Section 3.02 hereof.

Section 3.02. After the initial effective date, any public agency (within the meaning of the Act) may become a Member by obtaining approval of the Board of Directors and executing this Agreement.

Section 3.03. Any Member may terminate its participation by giving three years' written notice to the Board of Directors, which will then send written notice to all other Members notifying them of the termination. The Board of Directors may terminate this Agreement and dissolve NPGA on three years' written notice to all Members. Upon the termination of this Agreement and the entire dissolution of NPGA, each Member, at the time of such dissolution shall receive a distribution of the assets, if any, of NPGA as provided by a vesting formula set forth in the Bylaws.

~~(a) Notwithstanding anything to the contrary in Section 3.03 above, any Member desiring early termination of its participation in this Agreement may request such early termination in accordance with the terms established by the Board of Directors. In the event such early termination is evidenced by all necessary documents and actions required of the Member and NPGA, as determined by the Board of Directors in its sole discretion, Member's participation in this Agreement, including without limitation Member's representation and voting rights on the Board of Directors, shall terminate in accordance with the terms established by the Board of Directors. (a) The Board of Directors may terminate, expel or suspend a Member in the manner set forth in the Bylaws.~~

Section 3.04. In the event a Member fails to perform its obligations pursuant to this Agreement, the Board of Directors shall give written notice to such Member specifying such failure to perform and establishing a reasonable period that the Member shall have to fulfill its obligations pursuant to this Agreement. If the Member's failure to perform its obligations is continuing, the Board of Directors may immediately terminate such Member's participation in this Agreement. ~~This provision shall not limit the right of any other Member to enforce the rights and obligations established pursuant to this Agreement.~~ Any Member terminated by the Board of Directors shall continue to fulfill its contractual obligations (including, without limitation, any obligations with respect to outstanding bonded debt of NPGA) pursuant to any natural gas or other project transaction under a separate contract with NPGA until the completion of such natural gas or other project transaction in accordance with its terms. The process set forth in this Section 3.04 regarding termination for failure to perform obligations pursuant to this Agreement is separate and distinct from the right of the Board of Directors to terminate, expel or suspend a Member as provided in Section 3.03(a) above.

Section 3.05. Termination of participation in this Agreement or termination of this Agreement by the Board of Directors shall not impair, amend or change any previous contracts or agreements. Such contracts and agreements shall continue in full force, including all rates, terms, obligations and conditions, until the expiration of such contracts and agreements in accordance with their respective terms, or unless sooner released by the Board of Directors.

Section 3.06. Subject to earlier termination as aforesaid, this Agreement shall terminate on January 1, 2099~~the term of this Agreement shall be 50 years from the date of its adoption by at least two Members.~~ This Agreement shall survive a transition of the form of government of a Member from one form to another.

#### ARTICLE IV

##### BOARD OF DIRECTORS

Section 4.01. The affairs of NPGA shall be conducted by a Board of Directors consisting of a representative designated by each Member signing the agreement.

Section 4.02. Each Member shall designate by resolution a Director and Alternate Director, each of whom shall hold office until a successor shall be designated or until his or her earlier resignation.

Section 4.03. The Board of Directors shall hold an annual meeting at such time and place as the Board of Directors shall designate and shall hold meetings at other times as provided in the Bylaws.

Section 4.04. The Board of Directors shall annually adopt and thereafter monitor a budget of revenues and expenditures.

Section 4.05. Subject to Article III, Section 3.03(a), eEach Member of the Board of Directors shall have the right to cast one vote. There shall be no weighted voting.

Section 4.06. No action of the Board of Directors shall be taken unless 50% or more of the Members are represented at the meeting. Unless provided otherwise in the Bylaws, uUpon a majority affirmative vote of the representatives present, such action shall be effective immediately.

Section 4.07. The Board of Directors shall have the authority to appoint and hire an Executive Director.

#### ARTICLE V

##### POWERS

Section 5.01. NPGA shall have all the powers to carry out the objectives and purposes stated in this Agreement on behalf of the Members as any individual Member would have on its own behalf.

Section 5.02. NPGA shall have the power (a) to sue and be sued, (b) to have a seal and alter the same at pleasure or to dispense with the necessity thereof, (c) to make and execute contracts and other instruments necessary or convenient to the exercise of its powers, and (d) from time to time, to make, amend and repeal bylaws, rules and regulations not inconsistent with the Act and this Agreement and to carry out and effectuate its powers, objectives and purposes.

Section 5.03. NPGA, acting through its Board of Directors, shall have such other powers as are permitted to it under the Act which are necessary and proper for the achievement by NPGA of its stated objectives and purposes as set forth in this Agreement, including but without limitation, the power to approve the issuance by NPGA of its revenue bonds in accordance with and subject to the limitations and restrictions of the Act and pursuant thereto, and to apply the proceeds of such revenue bonds to the financing of the stated objectives and purposes of this Agreement, including, without limitation, the acquisition of natural gas supplies and related infrastructure projects.

## ARTICLE VI

### NO ASSIGNMENT

No Member shall assign this Agreement.

## ARTICLE VII

### AMENDMENTS

Section 7.01. Any Member may propose an amendment to this Agreement by filing such proposed amendment with the chairperson of the Board of Directors, who shall immediately forward copies thereof to the Members, provided that no amendment shall, directly or indirectly, affect or impair any contracts or agreements of the Agency agreed upon in writing prior to the effective date of such amendment, including, in particular, but without limitation, any contracts relating to the Agency's bonds or other debt financings. Each Member shall forward its vote to the chairperson of the Board of Directors, and said vote must be received by the chairperson within 60 days after the date of filing.

Section 7.02. In voting on any amendment, each Member shall have one vote. If two-thirds of the Members approve the amendment, as evidenced by resolution of the governing body of each Member, such amendment will become effective 30 days after approval by the Members, subject to the restriction set out in Section 7.01. Abstentions shall be counted as negative votes.

Execution. Separate copies of this Agreement are executed by the Members with the understanding that, as and when each of the Members has executed a copy, all of the Members shall be bound to the same extent and purpose as if all such Members had simultaneously joined in the execution of a single master copy.

IN WITNESS WHEREOF, each of the Members has caused this Amended and Restated Interlocal Agreement to be executed by its duly authorized officer as of the day and year shown below.

CITY OF \_\_\_\_\_

By \_\_\_\_\_

Title \_\_\_\_\_

Date \_\_\_\_\_

Attest:

By \_\_\_\_\_

(SEAL)

4-10



**City of Trinidad**  
Office of Utilities Superintendent  
P.O. Box 880  
Trinidad, Colorado 81082  
Telephone (719) 846-9843  
Fax (719) 846-4140

MEMO

FROM: James Fernandez, Utility Superintendent *JF*

TO: City Manager, Members of Council

SUBJECT: North Lake Emergency Action Plan

DATE: April 21, 2011

In compliance with the Colorado State Engineer's Office (SEO) mandate, we have requested bids for professional services to prepare a Emergency Action Plan for North Lake dam. This is State requirement as North Lake is classified as a high hazard dam, meaning that in the event of failure, there are possibilities of high hazards downstream of the dam. The scope of the work consists of primarily preparing inundation maps associated with a dam failure during a Probable Maximum Flood (PBF). Dam breach analysis based on US Army Corps of Engineers USACE HEC-1 program. Mapping details will summarize information such as distance downstream of dam, peak discharge, peak flood elevation, peak flood stage, estimated flood wave arrival time, and estimated time of maximum flood stage. In general, provide all documents to comply with the SEO's office latest guidelines. The table top exercise involves actual contact with authorities and contractors to create an exercise that reflects actual dam failure response time and individual responsibilities.

<u>BIDS:</u>	<u>BASE PRICE:</u>	<u>TABLE TOP EXERCISE:</u>
W.W. Wheeler and Associates, Inc. 3700 South Inca Street Englewood, Colorado, 80110	\$23,000	\$4,000
RJH Consultants, Inc. 9800 Mt. Pyramid Court Suite 330 Englewood, Colorado, 80112	\$25,000	\$5,000

It is my recommendation that we authorize the firm of W.W. Wheeler and Associates to perform the work for a total cost of \$27,000.

5

**INTERGOVERNMENTAL AGREEMENT  
For The Placement of  
AUTOMATED EXTERNAL DEFIBRILLATORS**

THIS INTERGOVERNMENTAL AGREEMENT, made and entered into this \_\_\_\_\_ day of \_\_\_\_\_, 2011, by and between TRINIDAD AMBULANCE DISTRICT, a Title 32 Special District duly organized under the laws of the State of Colorado, hereinafter referred to as TAD, and CITY OF TRINIDAD, COLORADO, a political subdivision of the State of Colorado, hereinafter referred to as CITY.

**WITNESSETH:**

**WHEREAS**, TAD intends to make public AUTOMATED EXTERNAL DEFIBRILLATOR (AED) equipment available to the CITY to decrease the access time to AED application and to enhance survivability from sudden cardiac death; and

**WHEREAS**, the Parties to this Intergovernmental Agreement (IGA) mutually agree to provide and make use of such equipment for the benefit and enhancement of the first response capabilities of the CITY and TAD;

**NOW THEREFORE**, in consideration of the mutual agreements contained herein, the Parties do agree to and bind themselves, as follows:

**EQUIPMENT**

1. TAD agrees to acquire the following public AED EQUIPMENT and to provide the same to the CITY:
  - a) **CARDIAC SCIENCE PUBLIC USE AED'S** - (1) for Carnegie Public Library, Serial Number 4335552 Property ID TAD0041 (1) for Trinidad Community Center, Serial Number 4335563 Property ID TAD0029 (1) for City Hall, Serial Number 4336151 Property ID TAD0036 (1) for Harry Sayre Senior Center, Serial Number 4336158 Property ID TAD0039 (1) Shared responsibility between Las Animas County and City of Trinidad based on event with location at Garcia Justice Center Serial Number 4336189 Property ID TAD 0040.

6

b) **Training Requirements: Cost and Availability** - TAD Agrees to provide education in the use of the AED equipment according to the standards established by The American Heart Association. CITY agrees to reimburse TAD for its actual costs to provide this education. TAD agrees that it will conduct the necessary training for those people who would reasonably have access to the AED equipment on an annual basis. SEE ATTACHEMENT A:

2. TAD agrees to deliver to CITY the above-listed equipment for placement in locations stated herein and CITY agrees to make use of such equipment in its provision of emergency medical response for the benefit of the citizens of the CITY OF TRINIDAD or in response to a request for assistance by another first response entity operating within Las Animas County, under a Mutual Aid Agreement.
3. **CITY acknowledges and agrees that the above listed equipment is and shall remain the property of TAD** during the useful life of said equipment, and said equipment shall be not be discarded or disposed of in any manner without the written consent of TAD.
4. CITY agrees to keep such equipment in good repair and working order and to provide TAD with a written report, signed by a representative of the CITY, once each year, on or before the anniversary date of this IGA, verifying the status and condition of the each piece of equipment provided to it, for a time period corresponding to the stated useful life of such equipment.
5. In the event that CITY chooses to cease use of any above listed equipment provided to it by TAD, before the conclusion of its stated useful life, the CITY agrees to surrender such equipment back to TAD in good condition, less normal wear and tear. TAD shall have sole authority to determine the disposition of such returned equipment.
6. Should any equipment become lost, stolen, damaged or destroyed, while in the custody of the CITY, CITY shall report such circumstance to TAD as soon as practicable. The CITY shall be responsible for replacement of any lost, stolen or destroyed equipment.

6-2

**IN WITNESS WHEREOF**, the parties hereto have executed this agreement in duplicate original, on the date first above written.

**CITY OF TRINIDAD, COLORADO**

By: \_\_\_\_\_

Attest:

By: \_\_\_\_\_

**TRINIDAD AMBULANCE DISTRICT**

By: \_\_\_\_\_  
Executive Director Brandon Chambers

Witness: \_\_\_\_\_

This Intergovernmental Agreement has been prepared in duplicate original

6-3

## Attachment A:

# TRINIDAD AMBULANCE DISTRICT

## Schedule of First Aid/CPR Instruction Fees

### General Provisions

This fee schedule applies to CPR classes offered to *For-Profit* area businesses and institutions and their employees or to any entity or student seeking a credentialed First Aid/CPR class.

Fees include the cost of a Student Completion Card (credential) and testing and training materials.

Fees *do not* include Student Workbooks, face masks, CPR shields or a training venue (if a facility must be rented).

Pro Bono, credentialed CPR classes will be available for *Not-For-Profit* entities (schools, community service groups, etc) at a per student cost equal to the current American Heart Association Student Completion price. Pro Bono, non-credentialed CPR classes (American Heart Association: Family and Friends) will be offered to area businesses, civic groups and students who do not need First Aid/CPR certification. Pro Bono classes *do not* include CPR Student Supplies.

### CPR Instruction Fees

#### **BLS Health Care Provider or Heartsaver CPR/AED Courses (excluding First Aid)**

\$150 for the first/each group of 6 students (minimum of 3 students)

\$ 30 for each additional student (maximum of 12 total students)

#### **Heartsaver Adult/Pediatric First Aid Course**

\$225 for the first/each group of 6 students (minimum of 3 students)

\$ 40 for each additional student (maximum of 12 total students)

#### **Heartsaver Adult/Pediatric First Aid with CPR/AED Course**

\$375 for the first 6 students (minimum of 3 students)

\$ 70 for each additional student (maximum of 12 total students)

### CPR Student Supplies – Optional but Recommended

BLS/Health Care Provider Student Workbook:	\$ 12.00
Heartsaver First Aid Student Workbook:	\$ 8.50
Heartsaver CPR/AED Student Workbook:	\$ 8.50
Heartsaver First Aid with CPR/AED Student Workbook:	\$ 13.95
Friends and Family Student Workbook:	\$ 1.50

6-4