

**CITY OF SAMMAMISH  
CITY COUNCIL AGENDA  
STUDY SESSION/SPECIAL MEETING  
August 30, 2000**

Wednesday, August 30, 2000, 6:30 p.m., 486 228<sup>th</sup> Ave. N.E., City Hall Chambers

	<i>Approximate Time</i>
<b><u>REFRESHMENTS</u></b>	6:30 pm
1. <b><u>CALL TO ORDER</u></b>	
2. <b>JOINT SESSION: CITY COUNCIL/PLANNING ADVISORY BOARD</b>	
3. <b>SPECIAL MEETING</b>	8:00 pm
a) <b>Ordinance: City of Sammamish Amendment to Agreement for Joint Operation of Fire and Emergency Medical Services</b>	
4. <b>ADJOURN</b>	8:15 pm



**CITY OF SAMMAMISH AMEMDMENT TO  
AGREEMENT FOR JOINT OPERATION OF  
FIRE AND EMERGENCY MEDICAL SERVICES**

**THIS AMENDMENT** is entered into on this \_\_\_\_\_ day of August, 2000, by and between KING COUNTY FIRE DISTRICT NO. 10, King County, Washington (hereinafter referred to as "District 10"), KING COUNTY FIRE DISTRICT NO. 38, King County, Washington, (hereinafter referred to as "District 38), the CITY OF NORTH BEND, Washington, (hereinafter referred to as "North Bend), the CITY OF ISSAQUAH, Washington (hereinafter referred to as "Issaquah"), and the CITY OF SAMMAMISH (hereinafter referred to as "Sammamish"), both Washington municipal corporations.

**WHEREAS**, District 10 and Issaquah have entered into a fire and emergency medical services joint operation agreement, entitled "Agreement for Joint Operation of Fire and Emergency Medical Services," and effective January 1, 1999 ("Agreement"); and

**WHEREAS**, District 10, Issaquah and North Bend have entered into an amendment to the Agreement effective January 1, 1999, under which North Bend becomes a third party to the Agreement ("North Bend Amendment"); and

**WHEREAS**, District 10, Issaquah, North Bend and District 38 entered into an amendment to the Agreement effective January 1, 1999, under which District 10 became a fourth party to the Agreement ("District 38 Amendment"); and

**WHEREAS**, the four municipal operations are currently being provided fire and emergency medical services from the Eastside Fire and Rescue through these respective agreements; and

**WHEREAS**, Sammamish desires to establish a fire and emergency medical protection services agreement with Eastside Fire for protection of the citizens of Sammamish to include: fire suppression, rescue, fire prevention and investigation, fire vehicle and facilities maintenance, public education and basic life support and administrative service necessary to support these programs; and

**WHEREAS**, it is the interest of Sammamish to maintain the level of fire and emergency medical protection services that would be equal to or better than those services previously provided by the current fire service providers prior to the effective date of this agreement; and

**WHEREAS**, in order to maximize the use of fire and emergency medical protection personnel, materials, equipment, services and programs, Sammamish desires to promote collaborative relationships with adjoining jurisdictions and be a partner with fire service providers within the region in order to obtain the most efficient and cost effective delivery of service to its residents. As a result, the service delivery to the area surrounding Sammamish cannot be impacted by the City's contracting for the delivery of service; and

WHEREAS, the cost of the service must be equitable for the citizens of Sammamish and other members of Eastside Fire based on a formula and budget that adequately funds the City's desired level of service; and

WHEREAS, it is of mutual interest to establish a method to distribute the assets owed to Sammamish by each fire district that currently serves the citizens and property within the corporate boundaries of Sammamish in an equitable and timely manner; and

WHEREAS, it is the interest of the City of Sammamish to provide for the necessary administration of the fire service program for Sammamish and appropriate interfacing with city administration through the designation of a Fire Administrator; and

WHEREAS, it is the interest of the City of Sammamish to establish a process whereby Sammamish and Eastside Fire and Rescue are able to effectively plan for future fire and emergency medical operational services and capital funding in collaborative fashion through the proper forum and budget process; and

In consideration of the mutual covenants and conditions contained in the Agreement and this Amendment, the parties agree as follows:

1. **Amendment of General Modification Paragraph of First Amendment.** Paragraph 2 of the First Amendment is amended to read as follows:

Except for paragraphs 5, 11 and 17 of the Agreement, all references to "City" in the Agreement and the First Amendment shall refer to Issaquah, North Bend and Sammamish. Except for paragraphs 5, 8, 9, 11, 12 and 17 of the Agreement, the references to "District" in the Agreement and the First Amendment shall refer to both District 10 and District 38. The term "parties" and the phrases "both parties" and "each party" in the Agreement and the First Amendment shall mean all five parties to this Amendment, and the phrase "either party" in the Agreement and the First Amendment shall mean any of the five parties to this Amendment.

2. **Amendment of Paragraph 1.1 of Agreement.** Paragraph 1.1 of the Agreement is amended to read as follows:

**"Definitions.** . . .Fire Department" or "Joint Fire Department" means the combined operating fire departments of the City and the District. The combined fire departments shall be known as "Eastside Fire & Rescue."

3. **Amendment of Paragraph 3 of First Amendment** (which amends paragraph 2 of the Agreement). Paragraph 3 of the First Amendment is amended to read as follows:

**"Term.** This Agreement shall be effective on January 1, 1999, for District 10, District 38, Issaquah and North Bend, and upon execution of this Amendment for Sammamish, shall continue until December 31, 2005, except as provided otherwise in paragraph 25.1. It shall be renewed automatically thereafter for successive one-year terms. Any party may terminate

this Agreement at the end of the initial term or at the end of any one-year term by filing with the other parties a notice of termination three years prior to the termination date.”

4. **Amendment of Paragraph 4 of the First Amendment** (which amends paragraph 3.2 of the Agreement). Paragraph 4 of the First Amendment is amended to read as follows:

Appointment. The Board of Directors shall consist of eight members, two of whom shall be appointed by the Issaquah City Council from among its members, two of whom shall be appointed by the District 10 Board of Fire Commissioners from among its members, two of whom shall be appointed by the Sammamish City Council from among its members, one of whom shall be appointed by the North Bend City Council from among its members, and one of whom shall be appointed by the District 38 Board of Fire Commissioners from among its members. The City Councils and the Board of Fire Commissioners also shall appoint from their respective members an alternate for each Board member. A City Council or Board of Fire Commissioners member may serve as an alternate for more than one Board member. The members of the Board shall serve at the pleasure of the City Councils and the Board of Fire Commissioners.”

5. **Amendment of Paragraph 5 of Agreement.** Paragraph 5 of the Agreement is amended to read as follows:

**“Fire Chief and Assistant Fire Chief.** Upon the effective date of this Agreement, the City fire chief shall be the initial Fire Chief and the District fire chief shall be the initial assistant fire chief of the Joint Fire Department. The initial Fire Chief and the initial assistant fire chief may be discharged or demoted only for cause. If the initial Fire Chief resigns or is discharged or demoted, the initial assistant fire chief, at his option, shall become the next Fire Chief and may be discharged or demoted only for cause. All subsequent Fire Chiefs shall be selected and discharged or demoted by a majority vote of all members of the Board. The initial Fire Chief and his successors shall report to and be supervised by the Board. The Board shall conduct an evaluation of the performance of the Fire Chief on an annual basis, or more frequently if requested by the Board or Fire Chief. All other employees and reserves shall report to and serve under the direction and responsibility of the Fire Chief.

6. **Amendment of Paragraph 6 of Agreement.** Paragraph 6 of the Agreement is amended to read as follows:

**“Budget.** The Fire Chief shall prepare a proposed budget for a succeeding calendar year in a manner, format, time frame, budget content and using written procedures and a process as established by the Board of Directors. The proposed budget shall meet the service needs and requirements of this Agreement and Amendments and applicable requirements of laws and regulations for all parties. The Board shall consider the proposed budget and submit a recommended budget to the legislative bodies of the parties on or before September 1. The legislative bodies of the parties shall adopt a budget before the end of the calendar year in

accordance with applicable laws and regulations. Upon recommendation of the Fire Chief, the Board may submit a recommended budget amendment to the legislative bodies of the parties, which may adopt a budget amendment in accordance with applicable laws and regulations.”

7. **Amendment of Paragraph 6 of First Amendment** (which amends paragraph 8 of the Agreement). Paragraph 6 of the First Amendment is amended to read as follows:

“8.1 **Financial Contribution of the Districts for 1999 and 2000.** District 10 shall levy regular real property and emergency medical service taxes, as determined by the District 10 Board of Fire Commissioners, on taxable property located within District 10. District 38 shall levy the same taxes at the same rate as is levied by District 10; provided, that if District 38's maximum legal rate is less than District 10's rate, then District 38 shall levy the maximum legal rate. District 10 shall deposit taxes with the Board of Directors upon receipt, and District 38 shall deposit taxes with the Board of Directors in June and December; provided, that each District shall withhold from the taxes the amount necessary for operation of the District as a separate municipality. This necessary amount shall be set forth in a budget for the District adopted by the Board of Fire Commissioners before December 31 of each year. The budget for District 10 shall not exceed 1%, and the budget for District 38 shall not exceed 10%, of the respective District's contribution to the Board of Directors in the calendar year preceding the year in which the necessary amount is calculated, unless a higher percentage is approved by the Board of Directors. For the initial year of this Agreement (1999), the necessary amount shall be determined by the same percentages, but it shall be calculated on the actual total budgets of the respective districts for 1998. The percentage of the necessary amount to be withheld from each tax payment shall be determined by the Board of Directors. The Districts further shall contribute to the Board of Directors all other revenue of the Districts including but not limited to, contract income, state taxes and other revenue.

- a) **Financial Contribution of the Districts for 2001 and Thereafter.** In 2001 and thereafter, the Districts shall levy regular real property and emergency medical service taxes at the maximum rate allowed by law. The Districts shall endeavor to maintain or reach, as applicable, the maximum rate allowed by law. District 10 shall deposit taxes with the Board of Directors upon receipt, and District 38 shall deposit taxes with the Board of Directors in June and December; provided, that each District shall withhold from the taxes the amount necessary for operation of the District as a separate municipality. This necessary amount shall be set forth in a budget for the District adopted by the Board of Fire Commissioners before December 31 of each year. The budget for District 10 shall not exceed 1%, and the budget for District 38 shall not exceed 10%, of the respective District's contribution to the Board of Directors in the calendar year preceding the year in which the necessary amount is calculated, unless a higher percentage is approved by the Board of Directors. The percentage of the necessary amount to be withheld from each tax payment shall be determined by the Board of Directors. The Districts further shall contribute to the Board of Directors all other revenue of the Districts including but not limited to contract income, state taxes and other revenue (excludes revenue generated from bond sales to fund capital facilities and equipment).

- b) **Financial Contributions of the Cities for 1999 and 2000.** For the initial year of this Agreement (1999), Issaquah shall contribute not less than the amount of the fire department budget as proposed by the Mayor in the 1999 City preliminary budget, plus all fire and emergency services related fees, mitigation and charges for building and land development. North Bend, and Issaquah for the years after 1999, shall contribute annually to the Board of Directors an amount equal to the District levy rate (per thousand dollars of assessed valuation) for regular real property taxes for the year in which the payment is made, multiplied by the total assessed value of taxable properties within the City limits, including new construction and utilities calculated on the same basis as the District. For the years after 1999, Issaquah shall contribute annually to the Board an additional amount for any additional services or increased level of services to be provided within Issaquah; provided, that the nature and extent of these services for the amount paid by Issaquah shall be determined by the Board. North Bend, and Issaquah for the years after 1999, shall also contribute annually to the Board all emergency medical service taxes and all other City fire department revenues, including, but not limited to, contract income, state taxes and other revenue, and all fire and emergency services related fees, mitigation and charges for building and land development. If the voters fail to approve the emergency medical service tax levy, the Cities shall contribute annually an amount equal to the amount of this tax in the last year of its collection. Issaquah shall pay the contribution to the Board of Directors in equal monthly installments, and North Bend shall pay the contribution to the Board of Directors in June and December of each year.
- c) **Financial Contributions of the Cities for 2001 and Thereafter.** In 2001, Issaquah shall contribute an estimated amount of \$650,000, North Bend shall contribute an estimated amount of \$2,300,000 and Sammamish shall contribute \$3,700,000. Issaquah and North Bend's final contribution for FY 2001 shall be based on an amount equal to the District 10 levy rate (per thousand dollars of assessed valuation) for regular real property taxes for the year in which the payment is made, multiplied by the total assessed value of taxable properties within the City limits, including new construction and utilities calculated on the same basis as the District. If District 10 is unable to collect \$6,180,000 or more in 2001 through regular real property taxes, Sammamish shall pay the difference between \$6,180,000 and the lesser amount collected by District 10 as an additional contribution on or before December 31, only under the following conditions: 1) such amount is needed to balance the fire budget, 2) upon final resolution of adjusted revenue contributions from North Bend and Issaquah based on the above revenue formula, and 3) Sammamish determines that increasing the minimum of staffing to nine fire fighters to serve Sammamish is required or necessary. The amount of annual contribution for the Cities, and the amount of additional services contribution, if any, in 2002 and the years thereafter shall be determined by members of the Board of Directors concurrently with the budget process. On or before June 30 of each year, a revenue formula shall be developed and approved by a consensus of all of the members of the Board of Directors. The formula shall take into account the parties as a whole and individually, considering at a minimum the following criteria: population, call volume, assessed valuation and service area. In addition, the Cities shall contribute annually all emergency medical service taxes, together with all other designated fire service or fire department revenues, including, but not limited to, contract income, state taxes and other revenue, and all fire and emergency services related fees, mitigation and charges for building and land development. If the voters fail to approve the emergency medical service tax levy, the legislative bodies of the

cities and the districts shall determine the amount of any additional contribution to replace all or a part of the emergency medical service tax levy, with corresponding reductions in service as necessary. The Cities shall pay the amounts in two equal bi-annual installments in June and December of each year.

8. **Amendment of Paragraph 13 Of Agreement.** Paragraph 13 of the Agreement is amended to read as follows:

**Property Ownership.** All real and personal property that is acquired by either party prior to the effective date of this Agreement shall remain the property of that party; provided, that the Joint Fire Department shall have exclusive access to or control over the property. Each party shall file an inventory of this before-acquired property with the Board of Directors within 30 days of the effective date of this Agreement. All real and personal property acquired by the Board or either party pursuant to this Agreement shall be identified by the Board upon acquisition as joint or separate property, and shall be held in the name of the Joint Fire Department. Jointly owned property shall be assigned an equitable ownership percentage or ratio as determined by the Board. Upon termination of this Agreement, all separate property shall be returned to the owner; the net value of all jointly owned property shall be calculated, and each party shall receive or pay, as applicable, the total net amount to the other, in cash or jointly owned property. If the value of jointly owned property is disputed by either party, both parties shall jointly pay for and accept an independent appraisal of the value of the property.

9. **Addition of Paragraph 26.** A new paragraph 26 is added to the Agreement to read as follows:

"26. Sammamish.

26.1 Services. Commencing January 1, 2001, Eastside Fire shall provide to Sammamish, either through employees of the Joint Fire Department or by contract with a municipality that is not a party to this Agreement, those services as set forth in Paragraph 4. As of January 1, 2001, there shall be three stations serving Sammamish, identified as station nos. 221, 222 and 223. These stations shall remain in operation and shall have at least nine fire fighters assigned to them at all times. The joint Department shall strive to maintain a volunteer fire fighter pool so that at least 30 volunteer serve Sammamish. If the City determines that additional service or special needs are important to the City, then both parties agree to negotiate the delivery of such service enhancement and cost. If there are changes of service area due to annexations or significant growth with the City, the cost for services provided under this agreement shall be calculated based on agreed to formula identified under Section 8.4 of this Agreement. In order to ensure maintenance of fire and emergency medical services and funding for areas within the City not currently provided by Eastside Fire's jurisdiction, appropriate financial resources shall be provided through an agreement to ensure adequate funding to those service providers.

26.2 Stations. The remodeling of Station No. 221 shall be completed within the financial

constraints of the District 10 1998 Bond Issue. Sammamish and Eastside Fire and Rescue shall jointly approve the location of any new station in Sammamish and its urban growth boundaries (potential annexation areas).

10. **Addition of Paragraph 26.** A new paragraph 26 is added to the Agreement to read as follows:

**27. Liaison/Administrator.**

The Fire Chief shall assign one employee of the rank of Deputy Chief or Fire Marshal, or of a substantially equivalent rank if those ranks do not exist, to serve as a Fire Liaison/Administrator to each City and District. The chief administrative officer of the City or the Board of Commissioners of the District shall approve the respective liaison/administrator appointment. The fire liaison/administrator shall perform duties as requested by the City chief administrative officer or District board president, including but not limited to attendance at the respective City Council or Board of Commissioner meetings or City or District staff meetings; provided, that these duties shall not, in the opinion of the Fire Chief, interfere with or be disruptive to the overall operation and management of the Joint Fire Department.

11. **Addition of Paragraph 28.** A new paragraph 28 is added to the Agreement to read as follows:

“28. **Financial Planning.** The parties, working through the Board of Directors, shall prepare on or before September 30, 2001, a long-range (minimum ten-year) financial plan to fund both the delivery of regional fire and emergency medical services operational expenses and capital facilities and equipment. Such planning shall include: 1) plan coordination with the adjoining fire districts and cities, 2) evaluation of the long-term debt financing options of facilities through future voter-approved bond measures, 3) development of a capital equipment/facilities plan, and 4) preparation of operational service funding strategy. The parties shall update of the plan on an annual basis.”

12. Counterparts. This Amendment may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

CITY OF ISSAQUAH

KING COUNTY FIRE DISTRICT NO. 10

By \_\_\_\_\_

By \_\_\_\_\_

CITY OF NORTH BEND

KING COUNTY FIRE DISTRICT NO. 38

By \_\_\_\_\_

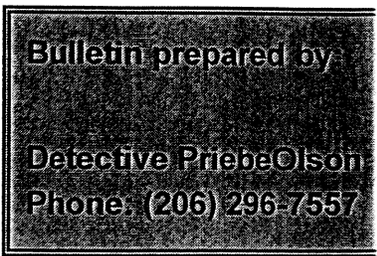
By \_\_\_\_\_

CITY OF SAMMAMISH

By \_\_\_\_\_



# SHERIFF KING COUNTY



## SEX OFFENDER NOTIFICATION

**MEETING DATE: 08-31-00 at 6:30 P.M.**

**MEETING PLACE: Pinelake Middle School 3200 228<sup>th</sup> Ave. SE**

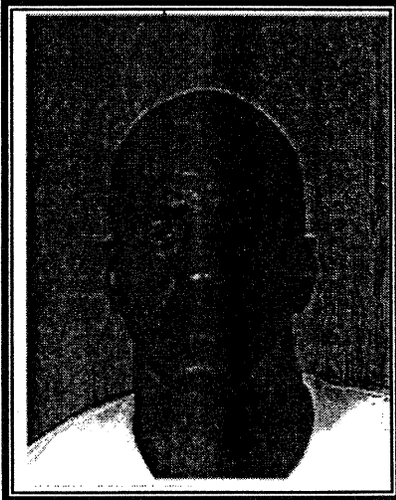
The King County Sheriff's Office is releasing the following information on a registered sex or kidnapping offender. This information, released pursuant to the Community Protection Act of 1990, is an effort to inform the public to enhance community safety and awareness. It is not intended to create alarm or panic.

**THE INDIVIDUAL IS NOT WANTED BY LAW ENFORCEMENT AT THIS TIME.**

The individual below has complied with the state laws requiring persons convicted of certain offenses to register with the local Sheriff's Office. We have determined that disclosure of this information is relevant and necessary to protect the public and counteract the danger created by the particular offender.

We will not tolerate citizen abuse of this information to threaten, intimidate, or harass registered offenders. Further, such abuse could end law enforcement's ability to notify communities.

<b>HEIGHT:</b>	<b>6'00"</b>
<b>WEIGHT:</b>	<b>195</b>
<b>DOB:</b>	<b>46 Years Old</b>
<b>ADDRESS:</b>	<b>3600 Block of 228<sup>th</sup> Ave. SE</b>
<b>HAIR:</b>	<b>Black</b>
<b>EYES:</b>	<b>Brown</b>
<b>CONVICTIONS:</b>	
	<b>1972 Rape 1, Assault 1,</b>
	<b>1980 Robbery 1 (3 counts) Habitual Criminal</b>
	<b>(1 count)</b>
	<b>1996 PSP 2, Forgery</b>



**Raymond F. Harris**

Raymond F. Harris was released on parole on 8-3-00 for the 1980 Robbery 1/Habitual Criminal convictions. Mr Harris has registered his address to the above listed area. In 1972 Mr. Harris and two accomplices robbed a unknown man and woman at gunpoint. Mr. Harris repeatedly raped the woman and threatened and torture both victims. The crime was cruel and sadistic. Mr. Harris has spent the majority of his time since then in prison. When released on parole, four times in the past, he committed new violent crimes and/or failed to abide by the conditions of his release. He is a risk to reoffend if he uses illegal controlled substances. Male and females should be concerned.

SEX OFFENDER WEB SITE: [www.metrokc.gov/sheriff](http://www.metrokc.gov/sheriff)

**\*Prepared by Law Enforcement. Do not alter this bulletin in any way without the express permission of the originator\*\***

\*\*\*\*This information is available in alternative format upon request. TDD relay 1-800-833-6388.\*\*\*\*







CITY COUNCIL ROLL CALL

DATE: Aug. 30

8/30

NAME \_\_\_\_\_ PRE

Mayor Jack Barry \_\_\_\_\_ ✓

Deputy Mayor Troy Romero \_\_\_\_\_ ✓

Phil Dyer \_\_\_\_\_

Don Gerend \_\_\_\_\_ ✓

Ron Haworth \_\_\_\_\_ ✓

Kathleen Huckabay \_\_\_\_\_

Kenneth Kilroy \_\_\_\_\_

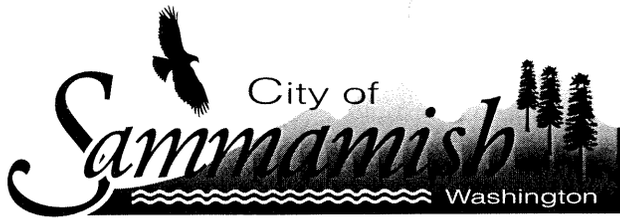
Jack Barbara Chadwick fro.  
Democrats United called to inv.  
you to see Al Gore tomorrow  
Tickets are free but you must  
call for them.

(206) 441-8613 (office)  
(206) 478-6850 (after)

me

1704 MANUEL SOLIC@CI.SAMUDRAMSIH.WA.US.

Sincerely



704 - 228th AVENUE NE • PMB 491 • SAMMAMISH, WASHINGTON 98053 • PHONE 425-898-0660 • FAX 425-898-0669

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August 28, 2000

Tom Meagher  
Legal Advertising Representative  
King County Journal Newspapers  
P. O. Box 90130  
Bellevue, 98009-9230

Re: Legal Notice for City of Sammamish

Dear Tom:

Please publish the enclosed legal notice in the Tuesday, August 29, 2000 edition of the Eastside Journal. Thank you.

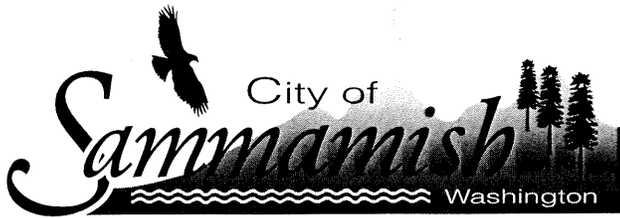
Sincerely,

*Melonie*

Melonie Anderson  
City Clerk

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704 - 228th AVENUE NE • PMB 491 • SAMMAMISH, WASHINGTON 98053 • PHONE 425-898-0660 • FAX 425-898-0669

**CITY OF SAMMAMISH  
PUBLIC NOTICE**

Notice is hereby given that the Sammamish City Council will have a Study Session/Special Meeting to be held on Wednesday August 30, 2000, 6:30 p.m. at City Hall, 486 228<sup>th</sup> Avenue N.E.

Additional information relating to this meeting may be obtained from the Office of the City Clerk, 425-836-7904.

Dated this 19<sup>th</sup> Day of August 2000.

Melonie Anderson  
CITY CLERK

*Published in Eastside Journal August 29, 2000*

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TRANSMISSION VERIFICATION REPORT

TIME : 08/28/2000 10:26

DATE, TIME	08/28 10:26
FAX NO./NAME	EASTSIDE LEGALS
DURATION	00:00:35
PAGE(S)	02
RESULT	OK
MODE	STANDARD
	ECM



**AGENDA BILL**  
**CITY OF SAMMAMISH**  
**CITY COUNCIL**

**Subject:**

Amendment to the Agreement for Joint Operation of Fire and Emergency Medical Services

**Meeting Date:** August 30, 2000

**Date Submitted:** August 14, 2000

**Originating Department:** Administration

**Action Required:**

Approve agreement

**Clearances:**

  X   Administration                   Police

       Public Works              X   Fire

       Building/Planning          X   Attorney

**Exhibits:**

Amended agreement

**Committee:** Public Safety

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**Budgeted Amount:**

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**Summary Statement:**

As of January 1, 2001, the City of Sammamish will no longer be a part of the three fire districts; thus, the City needs to contract for fire and emergency medical services to commence on that date. Over the last several months, we have been in the process of conducting discussions and negotiations to enter into a long-term fire services agreement with Eastside Fire and Rescue. The agreement that has been negotiated and proposed to the City Council for approval will not only establish this long-term arrangement, it will make the City of Sammamish a partner with the cities of Issaquah and North Bend and Fire Districts No. 38 and No. 10 in the Eastside Fire and Rescue consortium. Some of the main features of the agreement are as follows:

- 1) The term of the agreement shall be for five (5) years, with provision for a three (3) year notification of withdrawal, and changes to the agreement can be made only by mutual consent of the parties to the agreement.
  
- 2) Eastside Fire and Rescue shall strive to maintain a minimum of (30) Volunteer Fire Fighters within the City of Sammamish, and there shall be no less than nine (9) fire fighters on duty within the City of Sammamish at any time.

- 3) The cost to the City of Sammamish shall be established for FY 2001 at \$3,700,000 and, thereafter, using a formula set by a consensus of the Eastside Board using at minimum the following criteria: population, area, assessed valuation and calls for service. The cost-sharing program developed shall take into consideration the needs of both parties and not require lengthy annual negotiations.
- 4) The Fire Chief shall select a person of Deputy Chief/Fire Marshal with confirmation by the City Manager of Sammamish, to serve as Sammamish Fire Administrator/Liaison.
- 5) It is in the interest of the City to handle the division and distribution of Fire District No. 10 assets to the City maintaining some flexibility for the distribution of assets from the fire districts. Such asset determination and distribution shall occur on December 30, 2000.
- 6) Division of assets of Fire District 34 shall occur through a separate agreement. There will be no distribution of assets from District 27 since the area that Sammamish is withdrawing from the District is less than five percent of the area.

**Recommended Motion:**

It is recommended that the City Council approve the fire and emergency medical services agreement between the City of Sammamish and Eastside Fire and Rescue consortium and authorizes the City Manager to sign the agreement and granting the City Manager the authority to make such minor changes to the agreement as deemed necessary due to the other members of the consortium's input, subject to review by the City Attorney.

STATE OF WASHINGTON }  
COUNTY OF KING }

AFFIDAVIT OF PUBLICATION

PUBLIC NOTICE

Tom Meagher, being first duly sworn on oath states that he is the Legal Advertising Representative of the

**Eastside Journal**

a daily newspaper, which newspaper is a legal newspaper of general circulation and is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in King County, Washington. The Eastside Journal has been approved as a Legal Newspaper by order of the Superior court of the State of Washington for King County.

The notice in the exact form annexed was published in regular issues of the Eastside Journal (and not in supplement form) which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

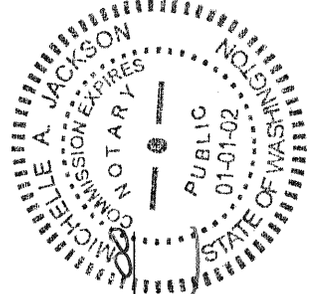
PUBLIC NOTICE

was published on TUE, 8/29/00

The full amount of the fee charged for said foregoing publication is the sum of \$ 20.13 at the rate of 11.50 per inch for the first publication and N/A per inch for each subsequent insertion.

Tom Meagher  
Tom Meagher  
Legal Advertising Representative, Eastside Journal

Subscribed and sworn to me this 29th day of AUG, 2000  
Michelle A. Jackson  
Michelle A. Jackson  
Notary Public for the State of Washington  
Residing in Sammamish, Washington



P.O. NO. \_\_\_\_\_

CITY OF SAMMAMISH  
PUBLIC NOTICE  
Notice is hereby given that the Sammamish City Council will have a Study Session/Special Meeting to be held on Wednesday August 30, 2000, 6:30 p.m. at City Hall, 486 228th Avenue N.E.  
Additional information relating to this meeting may be obtained from the Office of the City Clerk, 425-836-7904.  
Dated this 19th Day of August 2000.  
Melonie Anderson  
CITY CLERK  
#812726 Published in the Eastside Journal August 29, 2000

