

AGREEMENT  
FOR  
COOPERATIVE WILDFIRE PROTECTION  
IN  
OTERO COUNTY

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IN  
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ANNEX

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A G R E E M E N T

for

COOPERATIVE WILDFIRE PROTECTION

This agreement is made by and between Otero County, Colorado acting through the Board of County Commissioners and the County Sheriff of said County, hereinafter referred to as the County, and the State Board of Agriculture of the State of Colorado, acting through the Colorado State Forest Service of Colorado State University, hereinafter referred to as the State.

A. AUTHORITIES:

County:

1. 1973 C.R.S. as amended:

23-30-305	Cooperation by counties
30-10-512	Sheriff to act as fire warden
30-10-513	Sheriff in charge
30-11-107(o)	Powers of the Board
30-28-136	Planning referral and review

State:

1. 1973 C.R.S. as amended:

23-30-202	Powers and duties of State Board of Agriculture
23-30-203	Cooperation with governmental units
23-30-204	Forest fires--Sheriff to report
23-30-206	Cooperative agreements
23-30-301	Legislative declaration
23-30-304	State responsibility
23-30-307	Limitation of state responsibility
23-30-308	Emergencies
2. 42 U.S.C. 5187. Federal Disaster Relief Act, Section 417 of 1974 (P.L. 93-288)
3. 16 U.S.C. 2101-2111. Cooperative Forestry Assistance Act of 1978 (P.L. 95-313)

B. PURPOSE:

WITNESSETH:

WHEREAS, the County is responsible for controlling and extinguishing wildfires in the County, and

WHEREAS, the County is authorized to cooperate in the organizing, training, and equipping of rural firefighting groups and is responsible for controlling and extinguishing wildfires, and

WHEREAS, the State has responsibility to provide for protection from wildfires, assist and aid the County in extinguishing fires, and may assume County fire control duties with concurrence of the Sheriff, and

WHEREAS, the State may maintain or have access to additional specialized wildfire expertise and suppression resources, and

WHEREAS, it is to the mutual advantage of the County and State to work closely together to build and maintain effective wildfire defenses without duplication, and to coordinate efforts with federal cooperators, and

WHEREAS, the County and State desire to define their roles, responsibilities, and relationships to achieve the most effective protection of forested, prairie, and/or brush-covered watershed lands, and

WHEREAS, it is desirable for County and State resources to be able to assist in suppressing wildfires on federal lands, and for federal resources to assist in the suppression of wildfires on state, county, and private lands which the County and State are committed to protect, and

WHEREAS, the State is able to expedite the coordination of County-Sheriff-Federal wildfire protection efforts.

NOW THEREFORE, in consideration of the above premises, the County and the State agree as follows:

C. DEFINITIONS:

1. Definitions of special terms used in this Agreement are shown in Attachment 2 which is part of this Agreement.

D. PLANNING:

1. Annually, prior to the initiation of wildfire season, representatives of the County, State, Federal Agencies, and others deemed necessary shall jointly prepare,

review, update, and distribute the Annual Fire Operating Plan. The State will arrange the date and location for the first meeting each year. The plan shall be approved, dated, and signed by authorized agency representatives of the County, State, and other applicable cooperators, and shall be considered a part of this Agreement as Attachment 3.

2. In order to develop and maintain an effective wildfire protection capability, a county-wide, long-range (three to five years) wildfire protection plan is necessary which shows training needs, amounts and locations of necessary fire suppression equipment, communication equipment, and those measures and actions proposed to be put into effect.

- a. The County will use its best efforts to maintain and update such a long-range protection plan and provide the State a copy.
- b. The State will assist the County with protection needs assessments, and provide technical assistance in the development and updating of this plan without charge of cost.

E. ORGANIZING, EQUIPPING, AND TRAINING:

1. The County will:

- a. Cooperate in the organizing, training, equipping, and maintaining of wildfire firefighting forces in the county.
- b. Reimburse the State for State costs of equipment ordered by the County with the exception of State fire engines assigned in the county by the State as specified in such Cooperative Service Agreements.

2. The State will:

- a. Assist the County in the organizing and training of County and cooperator forces to detect, contain, and extinguish wildfires at no charge.
- b. Assist the County in the procurement, inspection, and arrangements for maintenance of major wildfire equipment items at previously agreed upon costs.
- c. Make wildfire tools and small equipment available to the County and cooperators at STATE cost.

- d. Extend the benefits of state cooperative wildfires program assistance to the County to the extent of available funds and/or excess personal property, provided that in no case shall any direct federal financial assistance exceed one-half the total expenditures of the County during the period for which assistance is given.
3. The County Sheriff and State District Forester will mutually agree upon the locations of any State wildfire equipment prior to its assignment or reassignment in the county.

F. WILDFIRE PREVENTION:

1. The County will:
  - a. Where and when the County deems appropriate, request through the Colorado State Forest Service any needed Governor's proclamation for the imposing or lifting of needed restrictions for open burning and/or public access to wildlands due to extreme fire danger.
  - b. Participate, as outlined <sup>of RA</sup> in the Annual Fire Operating Plan and to the extent of available resources, with cooperators in unified Law enforcement, efforts to enforce any burning restrictions or public movements because of extreme fire danger.
  - c. Send plans of proposed developments in rural areas when applicable to the State district office for review and comment about the development's wildfire hazards and protection needs.
2. The State will:
  - a. Confer with the County about the need for fire restrictions, and upon determining the need for restrictions on open burning and/or public movements, recommend to the Governor of Colorado the imposing or lifting of restrictions for burning and/or public movements, and inform affected counties of the Governor's decision.
  - b. Provide prevention efforts and available state materials on hand at no cost to the County. Provide additionally requested materials at State cost to the County and cooperators.
  - c. Review proposed development plans received from the County for wildfire hazards and protection needs, and provide written comments about such to the County.

3. Both the County and State will coordinate public fire prevention messages provided to the mass media as outlined<sup>2</sup> in the Annual Fire Operating Plan.

G. WILDFIRE DETECTION/NOTIFICATION:

1. The County Sheriff, or designee shown in the Annual Fire Operating Plan, will accept all notifications of possible wildfires and immediately inform appropriate authorities of same or dispatch forces to verify the existence of wildfire and/or suppress wildfires.
2. The State will immediately forward all notifications it receives of possible wildfires to the County Sheriff, or designee shown in the Annual Fire Operating Plan, for action.

H. WILDFIRE SUPPRESSION:

1. The County will:
  - a. Upon receiving notice of wildfire in the county from any source, notify the appropriate agencies <sup>and</sup> ~~of~~ dispatch necessary initial attack forces <sup>RW</sup> available within the county to suppress the incident as outlined in the Annual Fire Operating Plan.
  - b. Make, ensure and/or supervise initial attack resources on wildfires on lands of its jurisdictional responsibility, including any state or federal lands, as shown on maps which are a part of the Annual Fire Operating Plan.
  - c. Notify the State as soon as practical of the existence of uncontrolled wildfires within the County, according to the Annual Operating Plan.
  - d. Have the County Sheriff, or his designated representative, assume the command of all nonfederal wildfire incidents outside incorporated areas of the County as outlined on the Annual Fire Operating Plan.
  - e. Establish and/or participate in joint command post operations on boundary fires and on federal land wildfires within the County. County participants are outlined in the Annual Fire Operating Plan.
  - f. Request needed wildfire suppression assistance according to the Annual Fire Operating Plan. All out-of-county wildfire assistance will be requested through the Colorado State Forest Service.

2. The State will:
  - a. Maintain knowledge about locations and <sup>RH</sup> availability of state and federal wildfires suppression resources for use by the County.
  - b. In exercise of reasonable discretion and available funds, respond to all requests from the County for state or federal wildfire suppression assistance, and aid, support and assist the County in its suppression efforts as necessary.
  - c. Implement State cooperative service agreements in the county under terms of such cooperative service agreements.
3. Both the County and State will take aggressive actions to contain, control, and fully extinguish all wildfires occurring within the county, including boundary fires, during the first period as outlined by the Annual Fire Operating Plan. Both parties agree that the intent and primary concern of Section H is the extinguishing of wildfires, and neither party will delay extinguishment efforts while deciding ultimate responsibility for such fires.

I. REPORTS:

1. The County will:
  - a. Report<sup>RH</sup> to the State, on forms provided by the State, wildfire statistical and expenditure information, or make wildfire suppression information and records available to the State during normal business hours.
2. The State will:
  - a. Provide needed reporting forms to the County and cooperators for recording and transmitting statistical wildfire information.
  - b. Maintain statewide records of wildfire statistics and disseminate the totals.

J. PRESCRIBED BURNING:

1. The County will endeavor to stay informed about all prescribed burning being conducted in rural areas of the county.
2. Each party will notify the other in advance, as outlined in the Annual Fire Operating Plan, the locations and times of prescribed burns it plans to

ignite in the county and will, to the extent practical, cooperate with the other party in the scheduling and ignition of prescribed burns.

3. If one of the parties to this agreement is executing or directing the prescribed burning, that party is the financially responsible party for controlling any escape of the fire.
4. First initial attack on prescribed burning escapes will be made<sup>RM</sup> by forces doing the burning. They will also immediately notify the County Sheriff or designate<sup>RM</sup> outlined in the Annual Fire Operating Plan of such escape and actions. The Sheriff will proceed with fire suppression measures as outlined in the Annual Fire Operating Plan.
5. Either party or its cooperators may take appropriate but coordinated suppression action when lands under its protection jurisdiction are involved in or threatened by the escaped fire. Such suppression action may either be taken on the agency's own initiative or at the request of the responsible party. Either party may respond at the request of the responsible party when its jurisdictional lands are not involved in or threatened by the fire.

K. PAYMENTS:

Except as outlined in paragraph 3 of section J above, payment of the cost of suppressing and extinguishing wildfire will be as follows:

1. The County will:
  - a. Be responsible for paying all fire suppression costs as outlined in the Annual Fire Operating Plan.
  - b. Not request or expect reimbursement from the Colorado State Forest Service for any expenses incurred by the County or cooperators for wildfire suppression on state, county, or private lands, unless provided by a cooperative service equipment agreement between Colorado State Forest Service and the County, or provided by appropriations to the Colorado State Forest Service.
  - c. Aggregate all County and local cooperator reimbursable expenses incurred to suppress fires on federal-responsibility lands, as outlined in the Annual Fire Operating Plan, and invoice the State for reimbursement of federal funds. Offset and/or reciprocal fire protection service expenses will be excluded. The County agrees to

consolidate all such expenses and supporting documentation by incident.

- d. Upon receipt of State invoice, reimburse the State for all its valid non-salary fire suppression expenses incurred by the State at County request and all reimbursable fire suppression expenses paid by the State to federal cooperators for their requested assistance to the County.

2. The State will:

- a. Be responsible for paying all State salaries expended in suppressing County-responsibility fires.
- b. Not<sup>24</sup> request or expect reimbursement from the County for costs of State salaries in suppressing County-responsibility fires.
- c. Aggregate all non-salaried expenses incurred by the State and all reimbursable payments made by the State to the federal government for suppressing County-responsibility incidents, as outlined in the Annual Fire Operating Plan, and invoice the County for reimbursement. Offset and/or reciprocal fire protection service expenses will be excluded. The State agrees to consolidate all such expenses and supporting documentation by incident.
- d. Upon receipt of County invoice, reimburse the County for all actual and valid County and local fire expenses incurred while suppressing federal-responsibility fires as outlined in the Annual Fire Operating Plan.
- e. Process all County and State reimbursement requests for federal disaster fires, and transmit to the County its share of any funds made available for reimbursement of disaster fire costs.

3. The terms of any special cooperative service agreement, such as the Emergency Fire Fund Contract, in effect at the time of an incident will be used to offset or reduce State or County expenses before any request for reimbursement is made.

4. Requests for reimbursements and notices to be given under this agreement shall be made to:

County: Board of County Commissioners  
Otero County Courthouse  
La Junta, Colorado 81050

State: Colorado State Forest Service  
203 Forestry Building  
Colorado State University  
Fort Collins, Colorado 80523

L. OTHER CONDITIONS:

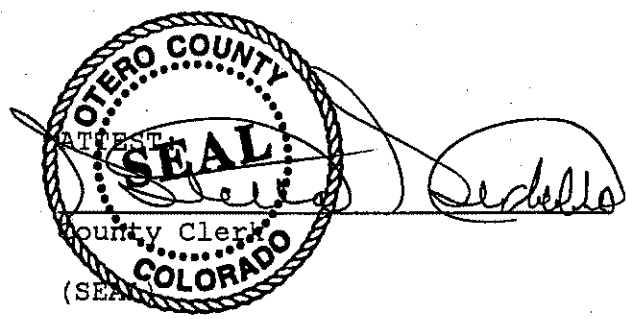
1. This agreement is the current basic wildfire protection agreement between the County and the State. It serves as the foundation for other special cooperative fire agreements or cooperative service agreements between the County and the State.
2. This agreement provides the link to County-State-Federal cooperation for wildfire protection as outlined in current cooperative fire agreements between the State and the various agencies of the federal government.
3. Both parties will mutually seek ways to continue and improve wildfire protection capabilities within the county through new programs, cooperative service agreements, and other cooperative activities.
4. The parties will work to adapt and use the Colorado Incident Command System (CICS) to manage wildfire suppression operations by state and county forces. Both parties will encourage and promote implementation of CICS by cooperators.
5. This agreement does not commit or obligate either party regarding vehicular or structural fires. However, this agreement shall apply to such fires during conflagrations which also involve wild or rural lands.
6. Both parties will abide by contractual regulations of the State Controller shown as Attachment 1.
7. This agreement and its amendments may be terminated by either party upon at least 60 calendars days written notice to the other party.
8. Is renewable if not modified.

W/office  
agt

This agreement shall become effective on the Last date signed below.

BOARD OF COMMISSIONS OF  
OTERO COUNTY, COLORADO

By *[Signature]* 4-21-97  
Chairman Date



COUNTY SHERIFF OF  
OTERO COUNTY, COLORADO

By *[Signature]* 4/22/97  
Sheriff Date

STATE OF COLORADO  
STATE BOARD OF AGRICULTURE  
COLORADO STATE FOREST SERVICE

By *[Signature]* 7/28/98  
State Forester Date

APPROVAL OF STATE PARTICIPATION  
STATE CONTROLLER **CLIFFORD W. HALL**  
STATE CONTROLLER **BY**

By *[Signature]* 9/15/98  
Date

Review/Approved  
By: *[Signature]*  
University Contracts Manager

## SPECIAL PROVISIONS

### CONTROLLER'S APPROVAL

1. This contract shall not be deemed valid until it shall have been approved by the Controller of the State of Colorado or such assistant as he may designate. This provision is applicable to any contract involving the payment of money by the State.

### FUND AVAILABILITY

2. Financial obligations of the State of Colorado payable after the current fiscal year are contingent upon funds for that purpose being appropriated, budgeted, and otherwise made available.

### BOND REQUIREMENT

3. If this contract involves the payment of more than fifty thousand dollars for the construction, erection, repair, maintenance, or improvement of any building, road, bridge, viaduct, tunnel, excavation or other public work for this State, the Contractor shall, before entering upon the performance of any such work included in this contract, duly execute and deliver to the State official who will sign the contract, a good and sufficient bond or other acceptable surety to be approved by said official in a penal sum not less than one-half of the total amount payable by the terms of this contract. Such bond shall be duly executed by a qualified corporate surety conditioned upon the faithful performance of the contract and in addition, shall provide that if the Contractor or his subcontractors fail to duly pay for any labor, materials, team hire, sustenance, provisions, provendor or other supplies used or consumed by such Contractor or his subcontractor in performance of the work contracted to be done or fails to pay any person who supplies rental machinery, tools, or equipment in the prosecution of the work the surety will pay the same in an amount not exceeding the sum specified in the bond, together with interest at the rate of eight per cent per annum. Unless such bond is executed, delivered and filed, no claim in favor of the Contractor arising under such contract shall be audited, allowed or paid. A certified or cashier's check or a bank money order payable to the Treasurer of the State of Colorado may be accepted in lieu of a bond. This provision is in compliance with CRS 38-26-106.

### INDEMNIFICATION

4. To the extent authorized by law, the Contractor shall indemnify, save, and hold harmless the State, its employees and agents, against any and all claims, damages, liability and court awards including costs, expenses, and attorney fees incurred as a result of any act or omission by the Contractor, or its employees, agents, subcontractors, or assignees pursuant to the terms of this contract.

### DISCRIMINATION AND AFFIRMATIVE ACTION

5. The Contractor agrees to comply with the letter and spirit of the Colorado Antidiscrimination Act of 1957, as amended, and other applicable law respecting discrimination and unfair employment practices (CRS 24-34-402), and as required by Executive Order, Equal Opportunity and Affirmative Action, dated April 16, 1975. Pursuant thereto, the following provisions shall be contained in all State contracts or subcontracts.

During the performance of this contract, the Contractor agrees as follows:

- (a) The Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, national origin, sex, marital status, religion, ancestry, mental or physical handicap, or age. The Contractor will take affirmative action to insure that applicants are employed, and that employees are treated during employment, without regard to the above mentioned characteristics. Such action shall include, but not be limited to the following: employment upgrading, demotion, or transfer, recruitment or recruitment advertisements; lay-offs or terminations; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth provisions of this non-discrimination clause.
- (b) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, creed, color, national origin, sex, marital status, religion, ancestry, mental or physical handicap, or age.
- (c) The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, notice to be provided by the contracting officer, advising the labor union or workers' representative of the Contractor's commitment under the Executive Order, Equal Opportunity and Affirmative Action, dated April 16, 1975, and rules, regulations, and relevant Orders of the Governor.
- (d) The Contractor and labor unions will furnish all information and reports required by Executive Order, Equal Opportunity and Affirmative Action of April 16, 1975, and by the rules, regulations and Orders of the Governor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the office of the Governor or his designee for purposes of investigation to ascertain compliance with such rules regulations and orders.
- (e) A labor organization will not exclude any individual otherwise qualified from full membership rights in such labor organization, or expel any such individual from membership in such labor organization or discriminate against any of its members in the full enjoyment work opportunity because of race, creed, color, sex, national origin, or ancestry.
- (f) A labor organization, or the employees or members thereof will not aid, abet, incite, compel or coerce the doing of any act defined in this contract to be discriminatory or obstruct or prevent any person from complying with the provision of this contract or any order issued thereunder; or attempt, either directly or indirectly, to commit any act defined in this contract to be discriminatory.

(g) In the event of the Contractor's non-compliance with the non-discrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the Contractor may be declared ineligible for further State contracts in accordance with procedures, authorized in Executive Order, Equal Opportunity and Affirmative Action of April 16, 1975 and the rules, regulations, or orders promulgated in accordance therewith, and such other sanctions as may be imposed and remedies as may be invoked as provided in Executive Orders, Equal Opportunity and Affirmative Action of April 16, 1975, or by rules, regulations, or orders promulgated in accordance therewith, or as otherwise provided by law.

(h) The Contractor will include the provisions of paragraphs (a) through (h) in every subcontract and subcontractor purchase order unless exempted by rules, regulations, or orders issued pursuant to Executive Order, Equal Opportunity and Affirmative Action of April 16, 1975, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any sub-contracting or purchase order as the contracting agency may direct, as a means of enforcing such provisions, including sanctions for non-compliance; provided, however, that in the event the Contractor becomes involved in, or is threatened with, litigation, with the subcontractor or vendor as a result of such direction by the contracting agency, the Contractor may request the State of Colorado to enter into such litigation to protect the interest of the State of Colorado.

**COLORADO LABOR PREFERENCE**

6a. Provisions of CRS 8-17-101 & 102 for preference of Colorado labor are applicable to this contract if public works within the State are undertaken hereunder and are financed in whole or in part by State funds.

b. When a construction contract for a public project is to be awarded to a bidder, a resident bidder shall be allowed a preference against a non-resident bidder from a State or foreign country equal to the preference given or required by the State or foreign country in which the non-resident bidder is a resident. If it is determined by the officer responsible for awarding the bid that compliance with this subsection .06 may cause denial of federal funds which would otherwise be available or would otherwise be inconsistent with requirements of Federal law, this subsection shall be suspended, but only to the extent necessary to prevent denial of the moneys or to eliminate the inconsistency with Federal requirements (CRS 8-19-101 and 102).

**GENERAL**

7. The laws of the State of Colorado and rules and regulations issued pursuant thereto shall be applied in the interpretation, execution, and enforcement of this contract. Any provision of this contract whether or not incorporated herein by reference which provides for arbitration by any extra-judicial body or person or which is otherwise in conflict with said laws, rules, and regulations shall be considered null and void. Nothing contained in any provision incorporated herein by reference which purports to negate this or any other special provision in whole or in part shall be valid or enforceable or available in any action at law whether by way of complaint, defense, or otherwise. Any provision rendered null and void by the operation of this provision will not invalidate the remainder of this contract to the extent that the contract is capable of execution.

8. At all times during the performance of this contract, the Contractor shall strictly adhere to all applicable federal and State laws, rules, and regulations that have been or may hereafter be established.

9. Pursuant to CRS 24-30-202.4 (as amended), the state controller may withhold debts owed to state agencies under the vendor offset intercept system for: (a) unpaid child support debt or child support arrearages; (b) unpaid balance of tax, accrued interest, or other charges specified in Article 21, Title 39, CRS; (c) unpaid loans due to the student loan division of the department of higher education; (d) owed amounts required to be paid to the unemployment compensation fund; and (e) other unpaid debts owing to the state or any agency thereof, the amount of which is found to be owing as a result of final agency determination or reduced to judgment as certified by the controller.

10. The signatories aver that they are familiar with CRS 18-8-301, et seq., (Bribery and Corrupt Influences) and CRS 18-8-401, et seq., (Abuse of Public Office), and that no violation of such provisions is present.

11. The signatories aver that to their knowledge, no State employee has any personal or beneficial interest whatsoever in the service or property described herein.

IN WITNESS WHEREOF, the parties hereto have executed this Contract on the day first above written.

Contractor:

STATE OF COLORADO  
ROY ROMER, GOVERNOR

(Full Legal Name) \_\_\_\_\_

By \_\_\_\_\_

By \_\_\_\_\_  
\*5 EXECUTIVE DIRECTOR

Position (Title) \_\_\_\_\_

DEPARTMENT OF \_\_\_\_\_

Social Security Number or Federal I.D. Number \_\_\_\_\_

If Corporation:

Attest: (Seal)

By: \_\_\_\_\_  
Corporate Secretary, or Equivalent, Town/City/County Clerk

ATTORNEY GENERAL

APPROVALS STATE CONTROLLER

By \_\_\_\_\_

By \_\_\_\_\_

ATTACHMENT 2

DEFINITIONS FOR

COOPERATIVE WILDFIRE PROTECTION

1. Annual Fire Operating Plan. An annually updated document which considers and includes:
  - a. Maps showing boundaries delineating federal, state, county, and local areas of responsibility under this Agreement and whether each area is to be treated as offset, reciprocal, or reimbursable.
  - b. Mobilization Plan, an annually updated portion which contains:
    - (1) Information on wildfire protection organizations, names of contact persons, and telephone numbers.
    - (2) Wildfire suppression manpower, equipment, and facilities which are available for cooperative use, subject to each agency's procedures and regulations.
  - c. Each agency's plans and procedures for:
    - (1) Issuing burning permits.
    - (2) Initiating, effecting, and discontinuing burning restrictions or public movements during extreme fire dangers.
    - (3) Maintenance of roads, trails, communications, and other fire suppression facilities.
    - (4) Wildfire prevention efforts, assignments, and coordination of such efforts.
    - (5) Law enforcement actions.
    - (6) Fire investigation and incident final reports.
  - d. Details of reimbursable and non-reimbursable costs and services, including provisions and rates for overhead costs, if any.
  - e. Details about fire suppression air operations including ordering, use, costs, and payment.
  - f. Wildfire attack dispatch plans and standards.

- g. Schedules for manning, inspections, shut-downs.
  - h. Wildfire detection procedures, standards.
  - I. Repair and maintenance schedules and costs of facilities operated for joint need/use.
  - j. Fire danger monitoring and information dissemination.
  - k. Details and procedures for out-of-county suppression assignments for local and county personnel (payrolling, rates, qualifications, equipment, and personal gear, etc.).
  - l. Procedures for resolution of disputes.
  - m. Definitions of additional terms not included in this Agreement.
  - n. Designation of authorized agency representatives.
  - o. Plan approvals of authorized agency representatives.
2. Boundary Fire. Fire burning upon adjoining lands of two or more fire jurisdictions, or which threatens to burn across such boundaries. It also includes situations where the actual boundary is uncertain.
  3. Colorado Incident Command System. The common emergency incident management system used in Colorado on any incident and tailored to fit the specific management needs of each incident.
  4. Cooperative Service Agreement. Specific wildfire protection services or items furnished by one party to the other with costs, details, and dates specified in a separate agreement.
  5. Cooperator. Organized fire control forces of other agencies, paid or volunteer, public or private, at the local, municipal, state, or federal level.
  6. County. Employees, elected officials, and appointed officers of the county to this Agreement.
  7. Fire. Except when stated otherwise, this is the same as "wildfire".
  8. First Period. The period of wildfire suppression from the time of dispatch of initial attack forces to the incident and ending at an agreed time later as described in the Annual Fire Operating Plan.

9. Federal Agencies. U.S. Forest Service, Bureau of Land Management, National Park Service, Bureau of Indian Affairs, military, and/or other agencies of the federal government which have wildfire protection responsibilities for lands they administer within the county.
10. Incident. An occurrence or event, either human-caused or natural phenomena, which requires action by emergency service personnel to prevent or minimize potential loss of life or damage to property and/or natural resources. Also includes false alarms for such events.
11. Initial Attack Forces. Wildfire suppression personnel and equipment (air and/or ground) of agencies that are initially dispatched to an incident in accordance with pre-existing dispatch plans/procedures.
12. Offset Fire Protection. An exchange of protection area or services so that one set of actions balances another between two wildfire protection agencies. Sometimes referred to as Exchange Zones.
13. Overhead Costs. Costs not directly chargeable to specific incident suppression efforts but which are part of the overall cost of operation as applicable to services provided under this Agreement.
14. Prescribed Burn. A fire intentionally set and/or allowed to burn in wildland fuels consistent with previously determined and approved managerial and environmental constraints to meet specified land management objectives.
15. Reciprocal Fire Protection Services. Wildfire protection assistance extended by one agency to the lands of another agency at no charge, as each may be able to furnish. These lands are described and shown in the Annual Fire Operating Plan. Sometimes referred to as Mutual Aid.
16. Reimbursable. Wildfire protection efforts furnished as a chargeable cooperative service as shown in the Annual Fire Operating Plan, or additional personnel and equipment which exceed reciprocal fire protection services which are furnished by one agency at the request of another agency.
17. Resources. All personnel and items of equipment available for assignment to incident tasks and about which their status is maintained.
18. State. Refers to the Colorado State Forest Service, a statutory entity governed by the State Board of Agriculture. Unless otherwise defined, State refers only to this agency.
19. Wildfire. Uncontrolled fire burning in forest, prairie, brush, or cropland fuels, or conflagrations involving such fuels and structures.