

**PACIFIC COUNTY COMMUNICATIONS (PACCOM)
INTERLOCAL AGREEMENT**

THIS AGREEMENT is made and entered into by and among the municipal corporations, and political subdivisions held to be municipal corporations within the laws and Constitution of the State of Washington, located either in whole or in part within Pacific County which are parties signatory to this Agreement (collectively “Members”, and individually “Member”).

RECITALS

WHEREAS, the Legislature (Revised Code of Washington, Chapter 38.52) found that a state-wide emergency communications network of enhanced 9-1-1 telephone service, which allows an immediate display of a caller’s identification and location, would serve to further the safety, health, and welfare of the state’s citizens, and would save lives; and

WHEREAS, WAC 118-66-040 provides financial support for 9-1-1 services in eligible counties for the purpose of providing 9-1-1 emergency communications service to its citizens; and

WHEREAS, Chapter 39.34, RCW, the Interlocal Cooperation Act, allows the Members to agree to the joint provision of communication services; and

WHEREAS, the Members as well as the residents of, and visitors to, Pacific County benefit both in terms of efficiency and economy from a consolidated communications system; and

WHEREAS, it has been determined to be more efficient to provide consolidated communication services through an existing governmental structure; and

WHEREAS, Pacific County is an existing governmental structure encompassing the entire geographic, economic, and population region to be served and is responsible by existing state law for establishing and operating a county-wide enhanced 9-1-1 communications system;

AGREEMENT

NOW, THEREFORE, for and in consideration of the mutual benefits, covenants, and agreements contained herein, the Members agree as follows:

ARTICLE I Purpose

It is the purpose of this Agreement to provide a consolidated communications system with 9-1-1 telephone service for the Members and their agencies, contracting non-member agencies, as well as the residents of, and visitors to, Pacific County and thereby enhance efficiency and economy, and to equitably distribute the cost of this service among the various agencies.

ARTICLE II Organization

- A. There is hereby created a consolidated public safety communications center; an agency hereinafter called PACCOM. The parties hereto each assign to such agency the responsibility for public safety communication services in those participating incorporated and unincorporated areas of Pacific County, which are under jurisdiction of any party to this Agreement. Such agency shall be a sub department of Pacific County government within the Sheriff's Office and under the supervision of the Pacific County Sheriff, subject to provisions of this Agreement.
- B. There is to be created a special pooled fund within the County Treasury, which fund shall be known as the "PACCOM Fund # 160", into which shall be deposited all funds received for the account of this sub department and from which shall be paid all proper claims.
- C. PACCOM is to be separate from any existing emergency response agency for operational control. Operational and/or procedural matters are to be decided upon by the Sheriff. The PACCOM Operations or Administration Boards will be consulted and/or informed about issues provided for in this Agreement.

ARTICLE III Definitions

As used in this Agreement the words and phrases in this Section shall have the meanings indicated unless the context clearly requires otherwise.

- A. "Communications Services" shall include 24 hours per day, 7 days per week call receiving with a 9-1-1 telephone service and call dispatching for all public safety (law enforcement, fire, and emergency medical) services, or any related service recommended for inclusion by the Operations Board, approved by the Administration Board, and confirmed by the County. Officer safety related law enforcement communications will

also include information from the Washington State Patrol Law Enforcement Data Communications System to the local law enforcement agencies.

- B. “County” shall mean the political subdivision organized and existing under the Constitution and Laws of the State of Washington as the municipal corporation Pacific County.
- C. “Member Agencies” shall include the following eligible public safety entities members of which are parties signatory to this Agreement:
1. Law enforcement agencies:
 - a. Pacific County Sheriff’s Office
 - b. Long Beach Police Department
 - c. Raymond Police Department
 - d. South Bend Police Department
 2. Fire agencies:
 - a. Ilwaco Fire Department
 - b. Long Beach Fire Department
 - c. Raymond Fire Department
 - d. South Bend Fire Department
 - e. Fire protection District #1 (Peninsula)
 - f. Fire Protection District #2 (Chinook)
 - g. Fire Protection District #3 (Willapa Valley)
 - h. Fire Protection District #4 (Naselle)
 - i. Fire Protection District #5 (North Cove)
 - j. Fire Protection District #6 (Bay Center)
 - k. Fire Protection District #7 (Nemah)
 - l. Fire Protection District #8 (Rural South Bend)
 3. North Pacific County Emergency Medical Services (NPCEMS)
- D. “Non-Member Agencies” shall include any entity which is not a Member, or any agency of a Member which is not public safety related, but receives communication services provided under Section IV-C of this Agreement including but not limited to:
1. South Beach Ambulance Service
 2. Pacific County Department of Public Works
 3. Shoalwater Indian Reservation
 4. Public Utility District #2

5. Washington State Department of Corrections
6. MEDIX

ARTICLE IV
Provision of Communication Services

- A. The County, through its Sheriff's Office and with the advice and recommendations from the Administration and Operations Boards provided for herein, shall endeavor to provide an affordable solution for providing communications services (PACCOM) using a 9-1-1 telephone network for Member and contracting Non-Member Agencies as well as the residents of and visitors to Pacific County.
- B. PACCOM, after consideration by and with the supportive recommendations of the Administration and Operations Boards, may provide communications services to Non-Member Agencies. Non-Member Agencies shall pay rates determined through the funding formula as described in Attachment "A".
- C. PACCOM, after consideration by and with the supportive recommendations of the Administration and Operations Boards, may provide related services other than call answering and dispatch services to Member Agencies. Member Agencies shall pay rates for these supplemental services as recommended by the Administration Board and established by the Board of County Commissioners.

ARTICLE V
Personnel

All personnel of PACCOM shall be employees of the County Sheriff's Office and assigned to PACCOM. They will be subject to all rules and regulations pertaining to County Sheriff's Office employees, except as modified by collective bargaining agreements with the Board of County Commissioners and the County Sheriff. The Administration and Operations Boards may advise the County representatives as to collective bargaining issues. The County shall be responsible for actual collective bargaining and final contract ratification.

ARTICLE VI
Administration Board

- A. The Administration Board will consist of the following nine (9) representatives, or their designees:
1. One County Commissioner
 2. The Mayor or City Councilperson of Ilwaco
 3. The Mayor or City Councilperson of Long Beach
 4. The Mayor or City Councilperson of South Bend
 5. The Mayor or City Councilperson of Raymond
 6. The County Sheriff
 7. One Fire District Commissioner or Fire Chief selected by the unrepresented rural fire districts in Pacific County
 8. One Fire District #1 Commissioner
 9. One member of the NPCEMS Administrative Board
- B. The Administration Board shall:
1. Review and/or change the funding formula as necessary to assure fair and equitable funding of services.
 2. Be responsible for developing and approving preliminary and final budgets to recommend for incorporation into the County budget.
 3. Develop Non-Member Agency rate recommendations.
 4. Act in an advisory capacity to the Board of County Commissioners with regard to all issues impacting PACCOM and Members' budgets.
 5. Oversee the Operations Board and resolve issues which the Operations Board is unable to reach agreement upon.
- C. Any action by the Administration Board will require a meeting conforming to the "Open Meetings" Act and with at least five members present and a majority vote of those present.

ARTICLE VII
Operations Board

- A. The Operations Board with oversight by the Administration Board will consist of the following nine (9) members, or their designees:
1. The County Sheriff
 2. The Chief of Police of the City of Long Beach
 3. The Chief of Police of the City of Raymond
 4. The Chief of Police of the City of South Bend
 5. The Fire Chief of Raymond Fire Department
 6. The Fire Chief of Pacific County Fire Protection District #1
 7. One Fire Chief representing the unrepresented rural fire districts.
 8. One representative of North Pacific County Emergency Medical Services
 9. One representative from Washington State Patrol (ex-officio non-voting member)
- B. The Operations Board shall:
1. Develop operational priorities, policies and procedures for recommendation to the PACCOM Director.
 2. Review requests for additional communications services and determine if such services should be provided. If such requests are approved by a majority of the Operations Board, the Administration Board shall be provided with the recommendation and cost for the additional services.
- C. The law enforcement agency members of the Operations Board shall establish any necessary rules and regulations governing access to, security for, and operation of the data communications network and any Criminal Justice Records Information received by or through means of such network. Such rules and regulations shall be consistent with the provisions and requirements of Chapter 10.97, RCW.
- D. The Operations Board shall establish regular recurring dates and time of meetings. The chair shall have the authority to appoint two standing sub-committees, one representing law enforcement interests and the other fire and emergency medical services interests for the purpose of recommending to the full Operations Board on items of interest to their particular group.
- E. Any action, except "C": above, by the Operations Board requires a meeting with at least five members present and a majority vote of those present.

ARTICLE VIII
Directorship

The County Sheriff shall administer and supervise PACCOM with assistance from an individual selected by the Sheriff after consulting with the Administration Board and Board of County Commissioners. The Director shall be responsible for the PACCOM budget and personnel administration, dispatching, records, communications, security and other PACCOM related functions in conformance with the terms and intent of this Agreement.

ARTICLE IX
Federal Communications Commission (FCC) Licenses

PACCOM shall coordinate maintenance and FCC authorization and licensing to operate on radio frequencies for the purpose of 9-1-1 call and other dispatching activities with Pacific County Department of Public Works. If Member Agencies continue to operate their respective radio systems, they shall individually be responsible for maintaining FCC authorization and licensing in good standing if such system is part of the overall communications services scheme.

ARTICLE X
Technical Expertise

PACCOM may provide the Administration or Operations Boards, or other party to this Agreement, with technical expertise as may be required for proper operation of the systems and for procurement of their communications equipment including, but not limited to: FCC Liaison, Licensing, Frequency Coordination, and System Planning, Engineering and Design.

ARTICLE XI
Equipment

Each Member Agency shall be responsible for purchasing, installing, maintaining and repairing its own communications equipment and shall retain all rights to such equipment. New equipment purchased by Member Agencies shall be compatible with the overall communications scheme established by the Administration Board with the recommendation of the Operations Board.

All assets purchased by PACCOM shall be held in the name of Pacific County for the benefit of PACCOM.

All assets supporting public safety communications, purchased by Pacific County utilizing federal funding, and passed to Member Agencies, will be compatible with the overall communications strategy and will be the property of the Member Agency.

ARTICLE XII
Frequency Pool

Individual Member Agencies may elect to enter into agreement with Pacific County Department of Public Works to use said agency's FCC authorized frequencies for dispatching purposes as part of a frequency pool. Member Agencies shall retain their FCC authorization rights while participating in the frequency pool. New FCC frequency authorizations obtained by PACCOM shall be held in the name of Pacific County for the benefit of PACCOM.

ARTICLE XIII
Dissolution

This Agreement may be dissolved by agreement of 2/3 of the law enforcement Member Agencies plus 2/3 of the fire and emergency medical service Member Agencies. As an example, the City of South Bend would have one vote as a law enforcement agency and one vote as a fire service agency. Upon dissolution of this Agreement, assets owned by PACCOM at the time of dissolution of the Agreement may be purchased by a Member Agency to this Agreement at a value as determined by the Administration Board and confirmed by the Board of County Commissioners. Property not sold in the foregoing manner shall be disposed of in the same manner as County property; PROVIDED, that equipment purchased with any Federal or State grant shall be disposed of in accordance with the terms of the grant. If no grant or legal provisions govern disposition of the proceeds, then such proceeds shall be divided among the Members based upon each Member's proportionate share of contribution as determined by the funding formula in effect at the time of dissolution.

ARTICLE XIV
Budget

- A. A Budget Committee will be appointed each year, consisting of not more than three (3) representatives from the Operations Board and not more than three (3) representatives from the Administration Board. One of the Administration Board representatives shall be a County Commissioner unless said member decides not to participate. This Committee will review and recommend a budget for the next fiscal year to a joint public meeting of the Operations and Administration Boards to be held prior to October 1st for review and action.
- B. The Administration Board shall approve a preliminary budget and forward a copy of that budget in a timely manner to each Member. The Administration Board will consider member comments on the preliminary budget prior to approving a final budget.
- C. The final budget for the next PACCOM fiscal year, so approved, shall be submitted to the County in accordance with the County budget schedule, and shall be incorporated into the County budget upon approval from the Board of County Commissioners. Each Member Agency will be sent a copy of the final budget.

- D. Each Member or Non-Member Agency shall pay its share of the budget to PACCOM in care of the County Treasurer in four (4) equal installments payable within 25 days of the beginning of each calendar quarter. Failure to pay as provided herein shall constitute a substantial breach of this Agreement and may result in one or all of the following:
1. Expelling the delinquent Member. This authority shall reside in the Administration Board.
 2. Instituting a civil action. If this remedy is chosen PACCOM will seek reasonable costs including, but not limited to: the costs of responsible officials' time, witness fees, attorney fees and court costs.
 3. Billing interest on the amount owed at a rate of twelve percent (12%) per annum.
 4. The authority to impose interest on delinquent accounts shall reside in the Administration Board.
- E. Members protection from expulsion or discontinuance of public safety communication services is contingent upon timely payments and compliance with the terms of this Agreement.

ARTICLE XV Funding

- A. Funding for PACCOM will be provided through local and state-imposed 9-1-1 taxes, grants, Member Agency and Non-Member Agency service fees, with the balance of the required revenue being derived from the Members through a funding formula. The funding formula shall establish a fair and equitable contribution for each Member. The funding formula is contained in Exhibit A and incorporated herein by this reference.
- B. The funding formula in Exhibit A may be amended to assure fair and equitable funding of the services as follows:
1. The Administration Board may amend the funding formula with a unanimous vote of the attending representatives during a meeting held before July 1st and in which there are at least five (5) representatives present. Prior to taking action on a proposed amendment to the funding formula, all Members shall be provided with copies of the proposal and be given an opportunity to submit written comments.
 2. If a vote is not unanimous during such meeting, the Administration Board may hold a hearing with at least ten (10) days advance written notice to the signatory Members on the proposal. After the hearing the proposal may be approved by agreement of 2/3 of all law enforcement agencies and 2/3 of all fire service agencies of those present at the hearing.
 3. Any change to the funding formula can only be made during the first eight months of

the year (January through August). Any such change will become effective on January 1st of the following year.

ARTICLE XVI
Admission of New Parties

Additional Members and/or agencies may be added to this Agreement upon such terms and conditions as determined by the Administration Board. The admission of such additional parties shall be by written addendum to this Agreement, signed by the Chair of the Administration Board and the new Member or Agency, and confirmed by the Board of County Commissioners.

ARTICLE XVII
Amendments

- A. Amendments to this Agreement may be made by written agreement of all Members hereto.
- B. Amendments to Sections III, IX, X XIV, XVI and XVII of this Agreement may also be made as follows:
 - 1. The Administration Board may make amendments by a unanimous vote of the attending representatives during a meeting in which there at least five (5) representatives present. Prior to taking action on a proposed amendment to this Agreement, all members shall be provided with copies of the proposal and be given an opportunity to submit comments.
 - 2. If a vote is not unanimous during such meeting, the Administration Board may hold a hearing on the proposal. After the hearing the proposal may be approved by agreement of 2/3 of all law enforcement agencies and 2/3 of all fire service agencies. As an example, the City of Raymond would have one vote as a law enforcement agency and one vote as a fire service agency.

ARTICLE XVIII
Resolution/Arbitration

Every reasonable effort will be made by the Administration Board to settle differences of opinion as to the application or interpretation of this Agreement. Any controversy that the Administration Board is unable to resolve between the Members in regard to the application or interpretation of this Agreement may be submitted to and determined by arbitration in accordance with Chapter 7.04, RCW.

ARTICLE XIX
Insurance

Pacific County will include PACCOM, and to the extent practicable the Administration and Operations Boards, within its general liability program. Any liability outside of or beyond this coverage will be an obligation of the responsible Member or Agency, or the Members collectively, as the case may be.

ARTICLE XX
Termination of Other Communications Agreements

When PACCOM becomes operational, all prior contracts with the Pacific County Sheriff's Office for communication services between Pacific County and any of the Member or Non-Member Agencies to this Agreement shall terminate.

ARTICLE XXI
Duration of Agreement

This Agreement shall continue in effect for subsequent terms of one year each; PROVIDED, any Member may withdraw from this Agreement by giving at least six (6) months' advance written notice to the other Members and the Administration and Operations Boards of its intent to withdraw at the end of the current year. A withdrawing member shall remain liable for any damages incurred by PACCOM outside of or beyond the County's general liability coverage that occurred during the time the withdrawing Member was a Member. The withdrawal of any member shall not require dissolution of this Agreement and no compensation or other assets shall be owed to any withdrawing Member; PROVIDED FURTHER, that failure of any Member to perform its obligations under this Agreement shall constitute grounds for withdrawal from this Agreement by any Member adversely affected by such breach upon giving thirty (30) days written notice of intent to withdraw with an explanatory statement to the other Members and the Administration and Operations Boards.

EXHIBIT "A"

Page 1

Pacific County Communications (PACCOM)
Funding Formula

SECTION 1 - PURPOSE

The purpose of this document is to establish a "funding formula" to determine each member's fair and equitable contribution to support the yearly operational budget of PACCOM. This formula is intended to be used and applied in conjunction with the PACCOM Interlocal Agreement. Any amendments or adjustments to this formula must be in accordance with the terms and conditions of the PACCOM Interlocal Agreement.

SECTION 2 - FUNDING

The funding sources for PACCOM are outlined in Article XV of the PACCOM Interlocal Agreement. Any balance of required revenue, after all other revenue sources are exhausted will hereby be called the "Member Budget" and will be funded according to the terms and conditions of this document.

A. Member Budget

The Member Budget will be established through the following procedure:

1. Determine the total PACCOM budget (Article XIV)
2. Deduct all non-member revenue including but not limited to:
 - a. Revenue from contracts
 - b. Any state or local 9-1-1 taxes
 - c. Grants
 - d. Donations
 - e. Service fees (i.e. alarm company and tow company fees)
 - f. Non-Member Agency charges
- i. Non-Member Agency charges will be calculated by dividing the total Computer Aided Dispatch (CAD) incidents generated each year averaged for the past four years, into the Projected Total 911 Local Operating Budget to determine the per incident cost, times the four year average number of CAD incidents per Non-Member Agency. For Non-Member Agencies that do not have a representative four year history of CAD incidents, more recent data may be used to calculate an appropriate charge for service as determined by the Administrative Board.

3. This total will be known as the “Projected Total 911 Local Operating Budget”.
4. From this subtotal deduct 10% as “off the top” County share; this is designed to account for some minor “County only” expenses incurred by PACCOM, as well as to account for County General Fund contributions by residents of all Members. This 10% is funded fully by the County.
5. The balance resulting from Steps 1-3 above is the “Member Budget” and is subject to the following “Funding Formula”:

B. Funding Formula

Once the "Member Budget" amount is determined as previously described, the resulting amount is prorated among the "Law Enforcement" member agencies based upon 85% of the Member Budget, and the "Fire" and "Emergency Medical" member agencies based upon 15% of the Member Budget.

The Law Enforcement portion (85%) is prorated using weighted averages of Office of Fiscal Management (OFM) population estimates, property assessed valuations as determined by the County Assessor for each entity on file, and Computer Aided Dispatch incidents generated, and averaged over the course of the four previous budget years. These figures as they would affect the 2010 budget year are as follows:

2010 LAW ENFORCEMENT FORMULA

\$ 360,341

ENTITY	Population*	% of Total	Last 4yr Av CAD Incidents	% of Total	Last 4yr Av AV	% of Total	Combined Percent	2010 Contribution	2009 Actual
Pacific County*	14,415	66.12%	8,599	41.05%	\$1,532,689,598	74.88%	60.68%	\$265,771	\$359,639
Ilwaco	1,070	4.91%	776	3.70%	\$101,784,792	4.97%	4.53%	\$16,318	\$20,082
Long Beach	1,535	7.04%	2,804	13.38%	\$220,513,652	10.77%	10.40%	\$37,474	\$37,385
Raymond	3,010	13.81%	4,883	23.31%	\$123,910,659	6.05%	14.39%	\$51,852	\$44,091
South Bend	1,770	8.12%	3,888	18.56%	\$67,912,753	3.32%	10.00%	\$36,029	\$25,042
TOTALS:	21,800	100.00%	20,950	100.00%	\$2,046,811,454	100.00%	100.00%	\$407,444	\$486,239

* The totals include the County's 10% "off the top" share

* Population from 2009 OFM Estimates (updated April of each year)

The Fire and Emergency Medical portion (15%) is prorated among the Member fire and emergency medical agencies using weighted averages of property valuations determined by the County Assessor for each Member and Computer Aided Dispatch incidents generated averaged over the course of the four previous budget years.

These figures as they would affect the 2010 budget year are as follows:

2010 FIRE AND EMS FORMULA

\$ 63,590

ENTITY	Last 4 Yr Av CAD Incidents	% of Total	Last 4yr Av AV	% Of Total	Combined Percent	2010 Contribution	2009 Actual
FD #1 (Peninsula)	1832	45.30%	\$1,011,103,472	41.62%	43.46%	\$27,636	\$18,910
FD #2 (Chinook)	29	0.72%	\$61,474,656	2.53%	1.62%	\$1,033	\$1,225
FD #3 (Valley)	1	0.02%	\$159,702,574	6.57%	3.30%	\$2,098	\$3,200
FD #4 (Naselle)	145	3.59%	\$43,781,548	1.80%	2.69%	\$1,713	\$1,008
FD #5 (North Cove)	0	0.00%	\$0	0.00%	0.00%	\$0	\$0
FD #6 (Bay Center)	1	0.02%	\$33,879,185	1.39%	0.71%	\$451	\$671
FD #7 (Nemah)	1	0.02%	\$8,751,888	0.36%	0.19%	\$122	\$182
FD #8 (South Bend)	0	0.00%	\$13,918,408	0.57%	0.29%	\$182	\$297
NPCEMS	617	15.26%	\$570,186,078	23.47%	19.36%	\$12,313	\$12,217
Ilwaco FD	130	3.21%	\$101,784,792	4.19%	3.70%	\$2,354	\$1,832
Long Beach FD	143	3.54%	\$220,513,652	9.08%	6.31%	\$4,010	\$4,338
Raymond FD	1143	28.26%	\$123,910,659	5.10%	16.68%	\$10,608	\$2,762
South Bend FD	2	0.05%	\$80,434,801	3.31%	1.68%	\$1,068	\$1,447
TOTALS:	4044	100.00%	\$2,429,441,713	100.00%	100.00%	\$63,590	\$48,089

This signature page is applicable to the Pacific County Communications Interlocal Agreement consisting of fifteen pages including Exhibit A in multiple copies.

IN WITNESS WHEREOF the below mentioned party hereto has caused this Agreement to be signed this _____ day of _____, 2011.

APPROVED AS TO FORM:

David Burke
Pacific County Prosecuting Attorney

BOARD OF COMMISSIONERS
PACIFIC COUNTY, WASHINGTON

Jon C. Kaino, Chairman

Norman B. Cuffel, Commissioner

Clay E. Harwood, Commissioner

ATTEST:

Kathy Noren
Clerk of the Board

This signature page is applicable to the Pacific County Communications Interlocal Agreement consisting of fifteen pages including Exhibit A in multiple copies.

Approved this _____ day of _____ 2010.

CITY OF ILWACO:

Mayor

Attest: _____
Ilwaco City Clerk

Approved this _____ day of _____ 2010.

CITY OF LONG BEACH:

Mayor

Attest: _____
Long Beach City Clerk

Approved this _____ day of _____ 2010.

CITY OF RAYMOND:

Mayor

Attest: _____
Raymond City Clerk

Approved this _____ day of _____ 2010.

CITY OF SOUTH BEND:

Mayor

Attest: _____
South Bend City Clerk

This signature page is applicable to the Pacific County Communications Interlocal Agreement consisting of fifteen pages including Exhibit A in multiple copies.

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 1:

Print: _____
Chair

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 2:

Print: _____
Chair

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 3:

Print: _____
Chair

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 4:

Print: _____
Chair

This signature page is applicable to the Pacific County Communications Interlocal Agreement consisting of fifteen pages including Exhibit A in multiple copies.

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 6:

Print: _____
Chair

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 7:

Print: _____
Chair

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 8:

Print: _____
Chair

Approved this _____ day of _____ 2010.

PACIFIC COUNTY FIRE PROTECTION DISTRICT # 1:

Print: _____
Chair

This signature page is applicable to the Pacific County Communications Interlocal Agreement consisting of fifteen pages including Exhibit A in multiple copies.

Approved this _____ day of _____ 2010.

NORTH PACIFIC COUNTY EMERGENCY MEDICAL SERVICES:

Print: _____
Chair