

INTERLOCAL AGREEMENT

AGREEMENT made this 23rd day of July 1990, between Snohomish County for performance by and through the Department of Public Works - ER&R Fund referred to herein as ER&R and the City of Mukilteo referred to herein as Agency.

I. SERVICES PROVIDED

Pursuant to provisions of RCW 39.34.080, ER&R undertakes to perform the following services for Agency:

- Gas and oil
- Routine maintenance service
- Snohomish County car pool rental - heavy equipment only
- Non-Routine supplemental maintenance - as per work order

Maintenance services include all routine services on Agency's automobile as specified by the manufacturer for the automobile tire changes and repair, front end alignments, tune-ups and mechanical work performed by a maintenance shop.

Non-routine supplemental services may be provided by ER&R for those repair services ordinarily performed by a maintenance shop including transmission, differential, and other drive train components, and engine repair requiring removal of cylinder head and/or oil pan. Non-routine work will require prior work approval and authorization by the Agency Director.

II. PRICING

- A. Gas and oil: provided at prevailing ER&R cost plus five percent (5%) overhead.
- B. Vehicle maintenance
 - 1. Labor. Provided on an actual time and materials basis with the labor rate computed at the average labor rate plus fringe benefits of the personnel performing the job.
 - 2. Parts. Shall be provided by ER&R at ER&R prevailing costs.
 - 3. Overhead. Includes cost of supervisions, accounting services, shop rental and is computed at the rate of thirty three percent of the labor rate.
 - 4. Pool car rental. Rental is provided by ER&R at the schedule in effect at the time the vehicle is used by Agency. Agency agrees to bear financial responsibility for all costs resulting from vehicle misuse and/or accidents.

III. INVOICING

- A. All invoicing will be provided monthly.
- B. Each invoice will be accompanied with copies of pertinent work orders showing job performed, parts supplied and labor performed.
- C. A summary subtotaling charges per vehicle will be furnished.

IV. GENERAL

This Interlocal Agreement will remain in effect until one of the parties of the agreement notifies the other(s), in writing, at least 60 days in advance of its intent to terminate or modify this agreement.

8/27/90 MR
Date

Bing J. Salts 8-21-90
Agency Director Mayor Date

City of Mukilteo
Agency Name

P.O. Box 178
Address Mukilteo, WA. 98275