EXHIBIT B

CONTRACT, LEASE, AGREEMENT CONTROL FORM

Date: <u>10/15/98</u>			
Contract/Lease Control #:	C99-0232-EMI-11		
Bid #: <u>N/A</u>	Contract/Lease Type: AGREEMENT		
Award To/Lessee: <u>DESTIN FIRE CONTROL DISTRICT</u>			
Lessor:			
Effective Date: 10/15/98			
Term: INDEFINITE			
Description of Contract/Lease: COUNTY MUTUAL AID			
Department Manager: <u>E</u>	MERGENCY SERVICES		
Department Monitor: <u>Q</u>	S. COLLINS		
Monitor's Telephone #: 6	51-7150		
Monitor's FAX #:	51-8082		
Date Closed:			

AGREEMENT for AUTOMATIC MUTUAL AID BETWEEN AREA FIRE DEPARTMENTS and EMERGENCY SERVICES

THIS AGE	EEMENT,	MADE	AND	ENTERED	INTO	THIS	15th		day	of
Octobe	r 19	9_8_ by an	d betwee	en the follo	wing; City	of Ft.	Walton Bch.	, Town	of M	ary
Esther, Flore	sa Fire Dis	strict, Ocean	City-V	Vright Fire	Control D	istrict,	Destin Fire	Control	Distr	ict,
Okaloosa Isl	and Fire Di	istrict, North	Bay F	ire District.	City of C	restviev	v, South Wal	ton Fire	Cont	rol
District, and	Okaloosa Co	ounty Emerg	ency Se	rvices, herei	nafter, refe	rred to	as parties.			

WITNESSETH:

WHEREAS, the parties hereto are geographically located in proximity to each other; and

WHEREAS, it is to the mutual advantage and benefit of the parties hereto that each of the other parties effectively assist the other in the event of a fire or other emergency that endangers life or property:

NOW, THEREFORE, in consideration of their mutual covenants, the parties hereto agree as follows;

- 1. That it is hereby set forth to be policy of the parties to respond, pursuant to the running card system, with appropriate Engine Companies, Ladder Companies, Rescue Companies, EMS Units, and Hazardous Material Unit with a normal complement of personnel within those areas designated by the parties hereto. The parties shall, under such circumstances, come under the authority of the party to which the automatic aid is being given.
- 2. Okaloosa Island Fire District has agreed to coordinate the operation of the Hazardous Material Unit for administrative purposes. Accordingly, all Hazardous Material Fees, as follows, shall be paid to Okaloosa Island Fire District by October 30, 1998 and subsequent October 30th, of each year.

1. City of Crestview	\$ 647.00
2. Destin Fire Control District	1,159.00
3. Okaloosa County Emergency Services	6,100.00
4. Florosa Fire Control District	137.00
5. City of Fort Walton Beach	2,457.00
6. Town of Mary Esther	596.00
7. North Bay Fire District	579.00
8. Ocean City-Wright Fire Control District	2,730.00
9. Okaloosa Island Fire District	1,169.00
10. South Walton Fire Control District	2,200.00

At the time of execution of this agreement, all funds now on hand in the Hazardous Material accounts shall be under the aforementioned administrative jurisdiction of Okaloosa Island Fire District.

- 3. That it is hereby the responsibility of the Chief's of said parties for coordinating the running card assessments and response of equipment and personnel in such a manner as to insure that an adequate level of fire protection service remains available to each jurisdiction.
- 4. No party to this agreement shall be required to pay any compensation to any other party to this agreement for services rendered, except as mentioned in item 2 above, the mutual advantages and protection afforded by this agreement being considered adequate compensation to all of the parties.
- 5. It is mutually understood and agreed that this agreement does not relieve any of the parties hereto from the necessity and obligation of providing adequate fire protection within its own areas, and each party hereto agrees that it shall use reasonable diligence in keeping the fire fighting equipment and personnel in its possession up to the minimum standards recommended by the Insurance Services Office for the cities/district of comparable size.
- 6. Any services performed or expenditures made in connection with furnishing mutual aid under this agreement by either party hereto shall be deemed conclusively to be for the direct protection of such party.
- 7. Any party to this agreement may withdraw at any time, upon thirty days written notice to each of the other parties, and thereafter, such withdrawing party shall no longer be party to this agreement.
- 8. To the extent permitted by law, and without waiving sovereign immunity, each Party to this Agreement shall be responsible for any and all claims, demands, suits, actions, damages, and causes of action related to or arising out of or in any way connected with its own actions of its personnel, in providing mutual aid assistance rendered or performed pursuant to the terms and conditions of this Agreement.

IN WITNESS WHEREOF, this agreement has been executed the day and year first above written by the parties hereto:

C,+y
FOR THE TOWN OF MARY ESTHER Laura Houchers FOR THE FIRE DISTRICT OF FLOROSA Attest by: Margare Chief FOR THE DISTRICT OF OCEAN CITY-WRIGHT FOR THE FIRE DISTRICT OF DESTIN FOR THE CITY OF CRESTVIEW

Jarret Charle

FOR THE COUNTY OF OKALOOSA
Chairman Seed SEAL Juny J. Starford Attest by
Director C
FOR THE FIRE DISTRICT OF OKALOOSA ISLAND
Chairman Chairman Attest by: Fire Chief
FOR THE FIRE DISTRICT OF SOUTH WALTON
Approved by Fin Board Handell D Brown Chairman Altest by:
Fire Chief

AGREEMENT for AUTOMATIC MUTUAL AID BETWEEN AREA FIRE DEPARTMENTS and DEPARTMENT OF PUBLIC SAFETY

THIS AGREEMENT, MADE AND ENTERED INTO THIS 5th day of January 2006 by and between the following; City of Ft. Walton Bch., City of Mary Esther, Florosa Fire Control District, Ocean City – Wright Fire Control District, Destin Fire Control District, Okaloosa Island Fire Control District, North Bay Fire Control District, City of Crestview, South Walton Fire Control District, Okaloosa County Public Safety, Holley Navarre Fire Control District, City of Valparaiso, North Okaloosa Fire Control District, City of Niceville, East Niceville Fire Control District.

WITHNESSETH:

WHEREAS, the parties hereto are geographically located in proximity to each other; and

WHEREAS, it is to the mutual advantage and benefit of the parties hereto that each of the other parties effectively assist the other in the event of a fire or other emergency that endangers life or property:

NOW, THEREFORE, in consideration of their mutual covenants, the parties hereto agree as follows;

- 1. That it is hereby set forth to be policy of the parties to respond, pursuant to the running card system, with appropriate Engine Companies, Ladder Companies, Rescue Companies, EMS Units, and Hazardous Material Unit with a normal complement of personnel within those areas designated by the parties hereto. The parties shall, under such circumstances, come under the authority of the party to which the automatic/mutual aid is being given
- 2. City of Ft. Walton Beach has agreed to coordinate the operation of the Hazardous Material Unit for administrative purposes. Accordingly, all Hazardous Material Fees, shall be paid to the Okaloosa County Fire Rescue Organization as per yearly adopted budget approved by the majority of attending members, which shall be distributed no later than September 30 of each year. All fees shall be paid by October 30th of each year.
- 3. That it is hereby the responsibility of the Chief's of said parties for coordinating the running card assessments and response of equipment and personnel in such a manner as to insure that an adequate level of fire protection service remains available to each jurisdiction.
- 4. No party to this agreement shall be required to pay any compensation to any other party to this agreement for services rendered, except as mentioned in item 2 above, the mutual advantages and protection afforded by this agreement being considered adequate compensation to all parties.
- 5. It is mutually understood and agreed that this agreement does not relieve any of the parties hereto from the necessity and obligation of providing adequate fire protection within its own areas, and each party hereto agrees that it shall use reasonable diligence in keeping the fire fighting equipment and personnel in its possession up to the minimum standards recommended by the Insurance Services Office and Florida Administrative Code 69A 62.006 and 69A 62.007 for the cities/districts of comparable size.
- 6. Any services performed or expenditures made in connection with furnishing mutual aid/automatic aid under this agreement by either party hereto shall be deemed conclusively to be for the direct protection of such party.
- 7. Any party to this agreement may withdraw at any time, upon thirty days written notice to each of the other parties, and thereafter, such withdrawing party shall no longer be party to this agreement.

FOR THE CITY OF FORT WALTON BEACH

City Manager Nuclaul W Dutton Fire Chief	Attest by: Date: 3-23-06
Margaret Muller Mayor Mayor Fire Chief	Attest by: Date: 4-3-06
Fire Chief	Charlen Transc(see) Attest by: Date: Jan 19, 2006
FOR THE FIRE DISTRICT OF OCEAN CITY - W. Commissioner Fire Chief	Attest by: Date:
FOR THE FIRE DISTICT OF DESTIN Commissioner Fire Chief	Attest by: Date: 2-13-06

FOR THE CITY OF CRESTVIEW

1

Fire Chief	Raigh Banegas Attest by: Date: Yanuary 10, 2006
JAMES D. CURRY COUNTY ADMINISTRATOR	Sanda Helless WITNESS: Date: 7/12/06
Caidirine (a Janes Commissioner Gumm M Fire Chief	Robert J. Bomar J. Attest by: Date: 1/18/06
Fire Chief	Atlest by: Date: 06-01-06
FOR THE DISTRICT OF HOLLEY NAVARRE Chair person Commissioner Lesh a Leon Fire Chief	Attest by: Date: 1/12/05

FOR THE CITY OF VALPARAISO

FOR THE CITY OF NICEVILLE	
Randall Wise	Attest by:
Wilter / Marrille Fire Chief / Marrille	Date: 2-14-06
FOR THE DISTRICT OF EAST NICEVILLE	
Mechael Marcolongo Commissioner Muchael Swight Fire Chief	Attest by: Date: 20 Apply
FOR THE DISTRICT OF NORTH OKALOOSA	
Commissioner Swand W Such	Attest by; Date: 15 June 16
Fire Chief	Jane 126

AGREEMENT for AUTOMATIC MUTUAL AID BETWEEN AREA FIRE DEPARTMENTS and DEPARTMENT OF PUBLIC SAFETY

THIS AGREEMENT, MADE AND ENTERED INTO THIS 6th day of March 2008 by and between the following; City of Ft. Walton Bch., City of Mary Esther, Florosa Fire Control District, Ocean City – Wright Fire Control District, Destin Fire Control District, Okaloosa Island Fire Control District, North Bay Fire Control District, South Walton Fire Control District, Okaloosa County Public Safety, Holley Navarre Fire Control District, City of Valparaiso, City of Niceville, East Niceville Fire Control District.

WITHNESSETH:

WHEREAS, the parties hereto are geographically located in proximity to each other; and

WHEREAS, it is to the mutual advantage and benefit of the parties hereto that each of the other parties effectively assist the other in the event of a fire or other emergency that endangers life or property:

NOW, THEREFORE, in consideration of their mutual covenants, the parties hereto agree as follows;

- 1. That it is hereby set forth to be policy of the parties to respond, pursuant to the running card system, with appropriate Engine Companies, Ladder Companies, Rescue Companies, EMS Units, and Hazardous Material Unit with a normal complement of personnel within those areas designated by the parties hereto. The parties shall, under such circumstances, come under the authority of the party to which the automatic/mutual aid is being given
- 2. City of Ft. Walton Beach has agreed to coordinate the operation of the Hazardous Material Unit for administrative purposes. Accordingly, all Hazardous Material Fees, shall be paid to the Okaloosa County Fire Rescue Organization as per yearly adopted budget approved by the majority of attending members, which shall be distributed no later than September 30 of each year. All fees shall be paid by October 30th of each year.
- 3. That it is hereby the responsibility of the Chief's of said parties for coordinating the running card assessments and response of equipment and personnel in such a manner as to insure that an adequate level of fire protection service remains available to each jurisdiction.
- 4. No party to this agreement shall be required to pay any compensation to any other party to this agreement for services rendered, except as mentioned in item 2 above, the mutual advantages and protection afforded by this agreement being considered adequate compensation to all parties.
- 5. It is mutually understood and agreed that this agreement does not relieve any of the parties hereto from the necessity and obligation of providing adequate fire protection within its own areas, and each party hereto agrees that it shall use reasonable diligence in keeping the fire fighting equipment and personnel in its possession up to the minimum standards recommended by the Insurance Services Office and Florida Administrative Code 69A 62.006 and 69A 62.007 for the cities/districts of comparable size.
- 6. Any services performed or expenditures made in connection with furnishing mutual aid/automatic aid under this agreement by either party hereto shall be deemed conclusively to be for the direct protection of such party.
- 7. Any party to this agreement may withdraw at any time, upon thirty days written notice to each of the other parties, and thereafter, such withdrawing party shall no longer be party to this agreement.

FOR THE FIRE DISTRICT OF OCEAN CITY - WRIGHT

Commissioner	Attest by:
Fire Chief	Date:
FOR THE FIRE DISTICT OF DESTIN	
Commissioner Fire Chief	Attest by: Date: April 23, 2008
FOR THE CITY OF CRESTVIEW	
Mayor	Attest by:
Fire Chief	Date:
Page 2 of 4 FOR THE FIRE DISTRICT OF NORTH BAY	
Commissioner	Attest by:
Fire Chief	Date:

FOR THE COUNTY OF OKALOOSA	
amer). (won	Vaien Rossi
JAMES D. CURRY, COUNTY ADMINISTRATOR	Attest by: KAREN ROSSI
Collete !	Date: 7-14-08
Director Public Safety	
FOR THE FIRE DISTRICT OF OKALOOSA ISLAND	
Commissioner	Attest by:
	Date:
Fire Chief	
FOR THE FIRE DISTRICT OF SOUTH WALTON	
Commissioner	Attest by:
	Date:
Fire Chief	
FOR THE DISTRICT OF HOLLEY NAVARRE	
Commissioner	Attest by:
	Date:
Fire Chief	
FOR THE CITY OF VALPARAISO	
Mayor	Attest by:
	Date:
Fire Chief	

FOR THE CITY OF NICEVILLE