

**AGREEMENT**

**BETWEEN**

**THE STATE OF SOUTH DAKOTA**

**WILDLAND FIRE SUPPRESSION DIVISION**

**AND**

**THE CITY OF RAPID CITY, SOUTH DAKOTA**

**DEPARTMENT OF FIRE AND EMERGENCY SERVICES**

**APPROVALS:**

**CITY OF RAPID CITY**

By \_\_\_\_\_ Date \_\_\_\_\_  
Mayor of Rapid City

By \_\_\_\_\_ Date \_\_\_\_\_  
City Finance Officer

**STATE OF SOUTH DAKOTA**

By \_\_\_\_\_ Date \_\_\_\_\_  
Director of Wildland Fire Suppression Division  
Department of Agriculture

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## ABSTRACT

The purpose of this agreement is to provide clear and consistent direction for the Wildland Fire Suppression Division (WFS), hereinafter known as the **STATE**; and the Rapid City Department of Fire and Emergency Services (RCDF&ES), hereinafter known as the **CITY**; in the cooperative effort of fire management.

Authority for provisions contained in this agreement are found in State Law as follows:

- SDCL 34-35-15, defines the Black Hills Forest Fire Protection District.
- SDCL 41-20-4, gives the State Wildland Fire Coordinator the authority for the suppression and prevention of forest fires.
- SDCL 41-20-8, gives the State Wildland Fire Coordinator the authority to enter into agreements with other agencies.
- SDCL ch. 1-24 authorizes joint powers agreements between City and State.

## Protection Areas

- A. The boundaries of lands to be protected by each agency are identified as shown in Appendix B & C.
- B. Protection Area Maps will illustrate:
  1. Protecting agency, protection unit, county boundary, area of responsibility and other plan needs.
  2. Fire protection facilities by agency and location.
  3. Direct protection areas.
  4. Mutual aid dispatch areas. Generally within 1/2 mile of protection unit boundary.
  5. Special management consideration areas.
- C. The **CITY** will have responsibility for all lands identified as "**City of Rapid City Protection Area**" on the attached map (Appendix C). This would include all land within the limits of the City of Rapid City.
- D. The **STATE** will have responsibility for all lands identified as "**State of South Dakota Protection Area**" on the attached map.
- E. Rapid City Office, Wildland Fire Suppression Division

The Rapid City office is responsible for initial attack of forest fires on state, federal, and private lands in the east/central portion of the Black Hills Forest Fire Protection District. Beginning at the intersection of Interstate 90 and the Lawrence County line, the east side of the area follows I-90 south easterly until it intersects the DM&E railroad at Exit 51. From there it follows the railroad south, excluding that portion that lies within the city limits of the City of Rapid City, to a point 7 miles south of Hermosa then west to the Custer State Park Boundary. From there it follows the CSP boundary north to its intersection with the Black Hills National Forest (BHNF) boundary. The west side of the protection area continues to follow the BHNF boundary north to its intersection with Hwy 44. It follows Hwy 44 west to its intersection with the power line, following the power line westerly to a point just south of the hairpin turn on Hwy 44 located in the NW 1/4, S8, T1N, R6E, then due north to Hwy 44 then along Hwy 44 to its intersection with county road T238. Then north on T238 to its boundary of sections 19 and 24, then north along the common section lines of 13 and 18, to the common corner of 13, 18, 7, and 12, then east to the common corner of sections 7 and 8, then north along the common section line of section 7 and 8 to the common corner of sections 31, 32, 5, and 6. The line then goes east to the midpoint of common section line between 5 and 32, then northeast to the intersection of south Stagebarn Canyon. It then follows Stagebarn Canyon northeast to the intersection with the Forest boundary on the east side of section 22. The line then follows the BHNF boundary north to its intersection with the Lawrence County line, then north along the county line to its starting point at Interstate 90.

F. Fires occurring within the forested area just east of the fire protection boundary and north of Rapid City, commonly referred to as the "Hogback", will be treated as if within the Black Hills Forest Fire Protection District. This is due to pre-dominate forest cover and land values.

G. City of Rapid City, Department of Fire and Emergency Services

All lands lying within the limits of the City of Rapid City.

## **II. Considerations**

A. Fire Protection Responsibilities: The parties hereto shall be distinguished as follows:

1. Protecting Agency - The Agency with direct wildland fire protection and financial responsibility to a given area pursuant to this agreement.
2. Supporting Agency - The Agency providing suppression assistance or other support at the request of the Protecting Agency.

B. Boundary Fires

1. Boundary fires will result in costs incurred to each party. Cost sharing will generally be accomplished by figuring the acres on each side of the boundary calculated as a percentage of total acres burned.
2. A cost share agreement will be prepared by the parties to this agreement, for multi-jurisdictional fires. A Sample Cost Share Agreement is included in Appendix D.

C. Mutual Aid Response

Nothing herein shall prohibit any agency (A), on its own initiative and without initially notifying the protecting agency (B) and without reimbursement, from going upon lands known to be protected by agency B to engage in suppression of wildfires, when such fires are a threat to lands within agency A's protection area.

D. Mutual Aid Move-up and Cover

Each agency is responsible for advising the other when initial attack commitments adversely affect that agency's ability to meet additional initial attack needs, or the ability to meet interagency commitments. At that time, move-up and cover arrangements, may be made, if necessary and practical.

E. Special Management Considerations

The Protecting Agency will provide information on restrictions and limitations to suppression activities such as use of heavy equipment and/or retardants in special management or environmentally sensitive areas.

F. Responsibility for Non-Wildland Fire Emergencies

This agreement is limited to wildland fire management and does not include non-wildland fire protection and medical aid responses.

#### **G. Repair of Wildfire Suppression Damage**

Immediate rehabilitation actions to prevent further land degradation or resource loss, or to ensure safety, may be carried out as part of the incident. Post-incident rehabilitation actions will be specified in a rehabilitation plan approved by both agencies.

### **III. Fire Protection Resource List**

Each agency will provide information on resource availability. This will include prevention, detection, ground units, supervisory personnel, and draw-down levels, if applicable.

1. The **CITY** will provide the **STATE** an annual resource update no later than March 31<sup>st</sup> of each year. This will be on file at the Northern Great Plains Interagency Dispatch Center.
2. The organization of State crews, fire equipment, air attack facilities, equipment and facilities which are available for cooperative use, subject to State regulations and procedures, are shown in the Wildland Fire Suppression Division Fire Operating/Action Plan.

### **IV. Fire Planning**

#### **A. Agency specific operational procedures, plans and guidelines**

1. Rapid City Department of Fire and Emergency Services Standard Operating Procedures.
2. Fire Operating/Action Plan, Guidelines and Procedures, State of South Dakota, Wildland Fire Suppression Division.

#### **B. Fire Plans**

1. Pre-Attack Plans: Any existing Pre-Attack Plans adjacent to boundary lines will be shared between the **CITY** and the **STATE**.
2. Prescribed Fire Plans: Any prescribed fire plans developed that impact areas adjacent to the boundary lines will be shared between the **CITY** and the **STATE**.

### **V. Wildfire Suppression Procedures**

#### **A. Initial Attack Levels and Their Determination**

1. During periods of high, very high or extreme fire danger, each agency will exchange information on staffing levels with the other upon request.
2. When either agency foresees a project or multiple fire situations developing within its protection area, the Battalion Chief on duty and the Fire Management Officer, or their respective designees, will jointly determine cooperative needs.

#### **B. Notification of Wildland Fires**

Each agency will advise the other agency's dispatch center promptly of reported fires within 1/2 mile of boundary line and provide information on location and current situation status.

#### **C. Incident Command System**

1. The Incident Command System will be utilized to manage all fire incidents.
2. A fire burning on, or adjacent to, a protection boundary will be the responsibility of the protecting agencies on either side of the boundary, and may necessitate the initiation of Unified Command. The initial attack incident commanders of both agencies shall mutually agree upon fire suppression objectives, strategy, and the commitment of agency suppression resources.

D. Interagency Procurement: loaning, sharing, or exchanging and maintenance of facilities, equipment, and support.

1. The CITY agrees to provide whatever resources may be available and necessary to accomplish incident objectives, given the fact that available resources may from time to time be affected by other commitments. State will reimburse City for delivery, return, and labor costs to refurbish and store tools, and for replacement of damaged or lost tools.
2. The STATE agrees to provide one (1) mobile cache to be stored and maintained by the Northern Great Plains Interagency Dispatch Center. All requests for items from the cache will be through the Northern Great Plains Interagency Dispatch Center. City will reimburse the State for delivery, return, and labor costs to refurbish and store items and for replacement of damaged or lost items.

E. Interagency Sharing of Communications Systems and Frequencies

If either agency authorizes the other to use its frequencies, letters authorizing use of such frequencies will be kept on file at the respective dispatch centers.

F. Resource Ordering

1. The STATE will act as liaison between the CITY and other Federal, State and local firefighting agencies.
2. Any Federal resources, State resources, or other local firefighting resources not available through predetermined or automatic mutual aid agreements, will be requested through the Northern Great Plains Interagency Dispatch Center. Any resources ordered by the State at the request of the City, when City is the Protecting Agency will be paid by City or otherwise jointly paid for as set forth according to this agreement.
3. Any resources requested by the Protecting Agency, whether personnel or equipment, and delivered by the Supporting Agency, are subject to reimbursement by the Protecting Agency.
4. Any resources provided to the protecting agency will meet National Wildfire Coordinating Group (NWCG) specifications, as defined in PMS 310-1 ver. 2000, if applicable.
5. Resources will be requested by kind and type, such as, Type I Engine, Type II Tender, Division/group Supervisor, etc.

G. Physical Fitness Requirements for Firefighters

1. Personnel provided to the Protecting Agency will meet the physical fitness level required for the position they are filling. The requirements are outlined in NWCG PMS 310-1 ver 2000.
2. Fitness requirements for various positions range from none, to light, to moderate, to arduous.
3. Proof of a firefighter's fitness will be documented that he or she has successfully completed either, the Step Test, the Mile-and-a-Half Run, the Pack Test, or has obtained a physician's written certification.

H. Certification and Training

1. The Rapid City Dept of Fire and Emergency Services, by authority of the State, will produce red cards for Rapid City Dept of Fire and Emergency Services' personnel for all wildland fire positions, Strike Team Leader and below. The Rapid City Dept of Fire and Emergency Services will adhere too all NWCG PMS-310-1 standards, when determining training qualifications. Copies of issued red cards will be supplied to the Wildland Fire Suppression Division (Training Staff Specialist) by June 1 of each year.
2. The Rapid City Dept of Fire & Emergency Services, by authority of the State, can coordinate and conduct all NWCG Wildland fire training curriculum at the 200 level and below. All courses will be administered in accordance with the NWCG PMS-901-1 "Field Managers Course Guide". Copies of all rosters will be supplied to the Wildland Fire Suppression Division (Training Staff Specialist).

I. Dispatch Centers or Other Incident Support Facilities

1. Primary **CITY** dispatching occurs at the Pennington County Emergency Services Communication Center. (605-394-4135)
2. Secondary **CITY** dispatch is located at Fire Headquarters at Station One. (605-394-4180)
3. Primary **STATE** dispatch is located at the Northern Great Plains Interagency Dispatch Center Fire Dispatch. (605-393-8017)

J. Post-incident Analysis

1. All fire management activities are subject to post fire review.
2. At the request of either agency a fire review team will be formed and activated.
3. Information in post-incident analyses and reports from such analyses are subject to the privacy and public information requirements set forth in SDCL 34-32A-3, SDCL 34-29B-9 and any applicable law enforcement investigation or prosecutorial disclosure requirements. In addition the privacy and public disclosure requirements of SDCL ch. 1-27 apply to any state investigation.

K. Fire Investigations

1. Each agency will normally investigate its fires for cause and origin. In cases where one agency suppresses a fire in the other agency's protection area, the following provisions will apply:
  - a) When the **STATE** suppresses a fire in the City Protection Area, the **STATE** will immediately notify the **CITY** and the **CITY** will conduct the fire investigation, or they will request the **STATE** to assist with the investigation and reimburse the **STATE** for this service. The **STATE** will submit a copy of the investigation report to the **CITY**.
  - b) The **CITY** will be responsible for law enforcement action in the City Protection Area.
  - c) When the **CITY** suppresses a fire in the State Protection Area, the **CITY** will immediately notify the **STATE**, and the **STATE** will conduct the fire investigation, or they will request the **CITY** to assist with the investigation and reimburse the **CITY** for this service. The **CITY** will submit a copy of the investigation report to the **STATE**.
  - d) The **STATE** will be responsible for law enforcement action in the State Protection Area.
2. In situations where multiple jurisdiction fires occur, decisions on who will investigate will be made jointly by the **CITY** and the **STATE**, on a case-by-case basis.
3. Investigatory information and reports are subject to the privacy and public information requirements set forth in SDCL 34-32A-3, SDCL 34-29B-9 and any applicable law enforcement investigation or prosecutorial disclosure requirements. In addition the privacy and public disclosure requirements of SDCL ch. 1-27 apply to any state investigation.

L. Out of Jurisdiction Fires

1. **CITY** resources, if available, may be requested to respond to incidents outside its normal mutual aid area, or outside the State of South Dakota, through the State Fire Resource Center.
2. The **CITY** will bill the **STATE** for all reimbursable costs incurred as outlined in Section VI, Paragraph B, below. The **STATE** will reimburse the **CITY** and, in turn, recover costs incurred by all **STATE** resources.
3. The **STATE** has no provision to provide dispatch, notification or other support for resources going outside their jurisdiction by any means other than outlined in Item 1, above.

## **VI. Joint Powers:**

1. This Agreement does not establish a separate legal entity as contemplated by SDCL 1-24-5. The cooperative undertaking described herein will be financed and conducted under the provisions of this agreement by the **CITY** and **STATE** respectively. Each party has responsibilities under the terms of this Agreement and no joint board or joint administrator will be used. Purchase and maintenance of equipment used to fulfill the agreement will be undertaken by the respective agencies as described herein. No real property will be purchased to use for this Agreement.
2. A copy of this Agreement will be filed by the State with the Attorney General and the Legislative Research Council not more than 14 days after execution as required by SDCL 1-24-6.1

## **VII. Cost Reimbursements**

### **A. Non-reimbursable items**

1. Appropriated Fund Limitations: Nothing herein shall be interpreted as obligating the **CITY** or the **STATE** to expend funds in excess of appropriations authorized by law and administratively allocated for the work contemplated in this agreement.
2. Any resources not requested by the Protecting Agency, whether personnel or equipment, and delivered by the Supporting Agency, are not subject to reimbursement by the Protecting Agency.

### **B. Reimbursable items**

Reimbursable Assistance (Assistance by Hire): Reimbursable assistance refers to those fire suppression resources that are to be paid for by the Protecting Agency. Reimbursable assistance must be requested by the Protecting Agency. Assistance must be recorded by a resource order or documented by the incident commander in a fire report and routed through the Northern Great Plains Interagency Dispatch Center. Resources not documented in this manner are not reimbursable. Except as otherwise provided herein, all actual costs incurred as the result of an incident and documented as stated above are generally reimbursable, such as but not limited to:

- a) Costs incurred for suppression and move-up and cover resources, transportation, crew rotation travel time, salary & benefits of individuals assigned to an incident, OR replacement personnel (hired back) for those assigned to an incident.
  - b) Additional support dispatching services requested through a dispatch system.
  - c) Cost of equipment in support of the incident; contract equipment costs and operating cost for agency equipment.
  - d) Aircraft, airport fees, foam, and retardant costs.
  - e) Agency-owned equipment and supplies lost or damaged, or expended by the Supporting Agency.
  - f) Cost of reasonable and prudent supplies in support of an incident.
  - g) Charges for resources ordered through the Northern Great Plains Interagency Dispatch Center, such as, resources from other state (inmate crews, correctional youth crews, National Guard helicopters, etc.) or federal agencies.
  - h) \$200.00/day while on lowboy, if engine is transported to an assignment.
  - i) Compensation for meals & lodging not provided by incident. Receipts shall be furnished for all lodging. Compensation shall be made according to current state per diem regulations.
  - j) R&R approved by IC to be taken upon return to home unit, if documented and signed by IC or Finance Chief from the last unit.
1. Assignment Related Illness/Injury  
Both City and State will require any contractors to report illness/injury to fire officials on scene, notify Northern Great Plains Interagency Dispatch Center, and complete SD First Report of Injury form. The completed SD First Report of Injury is to be sent to the Fire Business Accountant as



soon as possible after the occurrence of the injury/illness. This is consistent with SDCL 62-7-10 which states .... "Written notice of the injury shall be provided [by the employee] to the employer no later than three business days after occurrence" unless good cause exists otherwise.

2. False Alarm Fires

- a) The **CITY** will reimburse the **STATE** only when the **CITY** has requested assistance to search for a fire within the City Protection Area.
- b) The **STATE** will reimburse the **CITY** only when the **STATE** has requested assistance to search for a fire within the State Protection Area.

3. Prescribed fires and project work

- a) Reimbursement procedures will be consistent with the actual costs incurred by the Supporting Agency. Receipts shall be furnished for all lodging. Compensation shall be made according to current state per diem regulations.
- b) Compensation for equipment will be at half the normal billing rate. (see Appendix A, Engine and Tender Compensation Rates).
- c) A Supporting Agency may desire to provide resources to a Protecting Agency at no cost or reduced cost as a trade off to benefits received in training, experience, public relations, etc.

4. Major equipment loss or damage

- a) Each party is responsible for normal maintenance of its equipment. Major damage to a fire unit or loss of equipment associated with a unit must be reported to the Protecting Agency prior to leaving the fire scene.
- b) Claims shall be submitted to insurance carriers, if applicable, before any damages will be reimbursed by either party.
- c) Any claims submitted will be accompanied by a loss report filed at the scene and an estimate of repair or replacement cost.
- d) Neither party will pay claims for damage or loss of less than \$250.00.
- e) Equipment loaned by one party to another shall become the responsibility of the borrower, and shall be returned in the same condition as when received.

C. Wildfire Prevention

Coordinated through SD Interagency Fire Council and local offices within budget parameters.

D. Wildfire Readiness

Each agency has its own standards for wildfire readiness outlined in its Operating Plan or Standard Operating Procedures.

E. Wildfire Suppression

1. Dispatching

The **STATE** will represent the **CITY** as it does all South Dakota Fire Departments with regard to in-state or out-of-state dispatching. This will normally be done at no charge to the **CITY**.

2. Initial Attack, Mutual Aid, Replacements, and Aviation Support Costs will be reimbursed in accordance with established rates.

3. Cost Sharing

- a) A cost share agreement will be prepared by the responsible unit administrator(s) or authorized representative when there is (1) a multi-jurisdictional incident or (2) an incident, which threatens or burns across direct protection boundaries of the **CITY** and the **STATE**.
- b) The agencies agree that all reasonable and necessary costs incurred to meet the protection responsibilities within each agency's protection area will be the responsibility of that agency. Typically, suppression actions and their associated costs are driven by perceived threats to values at risk. Values at risk may, in turn, require more intensive suppression efforts and therefore, higher suppression costs in one agency's direct protection area than in

another. These situations will be considered when determining each agency's share of costs for an incident.

- c) For temporary support level functions or facilities established during periods of extraordinary fire activity, similar cost sharing procedures may be used by the involved agencies.

#### F. Billing Procedures

##### 1. City of Rapid City billing

- a) The **CITY** will send an itemized bill to the State Fire Business Accountant for reimbursement of personnel, equipment, and all associated costs incurred on state and federal fires.
- b) The Fair Labor Standards Act requires **CITY** assigned and replacement (hired back-OT only) personnel wage rates be used for determining reimbursement costs.

##### 2. State of South Dakota billing

- a) The **STATE** will send a itemized bill to the **CITY** for reimbursement of personnel and equipment costs incurred on **CITY** fires.
- b) **STATE** salary and equipment rates will be used for determining reimbursement costs.

##### 3. Billing estimates/time frames

- a) On fires where costs are incurred pursuant to the terms of this agreement, the Supporting Agency shall submit a bill for reimbursement as soon as possible, but not later than 30 working days after a fire is controlled.

##### 4. Billing Content

A separate bill will be submitted for each fire. Bills will be identified by fire name/number, location, and jurisdictional unit. Documentation in support of the billing will include:

- Itemized bill for all costs incurred
- Narrative cover letter
- Other supporting documentation, i.e., Crew Time Reports, EFF Time Sheets, equipment time reports
- Copies of applicable cost share agreements
- Additional documentation as may be required for fires with a FEMA declaration
- National Fire Incident Report

##### 5. Billing Addresses

All bills for services provided to the **STATE** will be mailed to the following address:

South Dakota Department of Agriculture  
Wildland Fire Suppression Division  
Attn: State Fire Business Accountant  
4250 Fire Station Road – Ste. #2  
Rapid City, SD 57703-8714

All bills for services provided to the **CITY** will be mailed to the following address:

Rapid City Department of Fire and Emergency Services  
10 Main St  
Rapid City, SD 57701

##### 6. Payment

Bills will be due and payable within 30 working days of the receipt of a correct bill.

G. Billing for Other Fire Activities

Billings for pre-suppression, prevention, prescribed fire and other fire management activities will be addressed in annual operating plans or in specific project plans.

H. Billing for Escaped Prescribed Fires

Wildfires, resulting from escaped prescribed fires ignited by the Protecting Agency on lands it manages, shall be the responsibility of the Protecting Agency. The Protecting Agency will reimburse the Supporting Agency for all costs incurred.

I. Resource Use Rates

Reimbursement will be in accordance with actual costs incurred to the CITY and the STATE. Each party will maintain equipment rate and personnel salary schedules to be available to the other upon request.

J. General Procedures. How to handle:

1. This agreement will be reviewed and updated, if necessary, by April 1 every year, and will expire on March 31, 2006. This Agreement may be terminated by either party upon written notice by February 1 of each year. Otherwise, it will automatically be renewed for the following year.
2. Changes during year (due to budget cuts or supplemental funding): Nothing herein shall be construed as obligating the CITY or the STATE to expend funds in excess of appropriations authorized by law.
3. Resolution of disputes procedure: Written notice that a procedure is contested will be mailed by the contesting agency to the cooperating agency and will fully explain the area of dispute. Contested procedures will be resolved no later than 45 days following receipt of the written notice and new procedures issued as numbered addendums to the current agreement.

K. Directory of Personnel and/or Authorized Representatives

1. City of Rapid City  
The Mayor of the City of Rapid City or designated representative
2. South Dakota Department of Agriculture, Wildland Fire Suppression Division  
The Director of the Wildland Fire Suppression Division or designated representative.

# APPENDIX A

## Engines and Tender Compensation Rates:

<u>ENGINES</u>	<u>RATE/HR</u>	<u>WATER TENDERS</u>	<u>RATE/HR</u>
NWCG Engine Type 1	\$104.00	NWCG Tender Type 1	\$78.00
NWCG Engine Type 2	\$ 72.80	NWCG Tender Type 2	\$67.60
NWCG Engine Type 3-5	\$ 52.00	NWCG Tender Type 3	\$52.00
NWCG Engine Type 6-7	\$ 41.60	Tender Type 4	\$41.60
Engine Type 9	\$ 26.00	Tender Type 5	\$26.00

## Prescribed Burning – Engine & Tender Compensation Rates:

<u>ENGINES</u>	<u>RATE/HR</u>	<u>WATER TENDERS</u>	<u>RATE/HR</u>
NWCG Engine Type 1	\$ 52.00	NWCG Tender Type 1	\$39.00
NWCG Engine Type 2	\$ 36.40	NWCG Tender Type 2	\$33.80
NWCG Engine Type 3-5	\$ 26.00	NWCG Tender Type 3	\$26.00
NWCG Engine Type 6-7	\$ 20.80	Tender Type 4	\$20.80
Engine Type 9	\$ 13.00	Tender Type 5	\$13.00

Add \$5.00/Hr to the rates listed above for any engine or water tender (tactical) equipped with a permanently mounted injector foam system, to cover the cost of foam based on an application rate of three tenths of one percent @ 25gpm and additional equipment. Foam used at an approved rate of more than three tenths of one percent @ 25gpm will be replaced by the approving agency.

Add \$15.00/Hr to the rates listed above for any engine equipped with a Compressed Air Foam System (CAFS) to cover the cost of foam based on an application rate of three tenths of one percent @ 25gpm and additional equipment. Foam used at an approved rate of more than three tenths of one percent will be replaced by the approving agency.

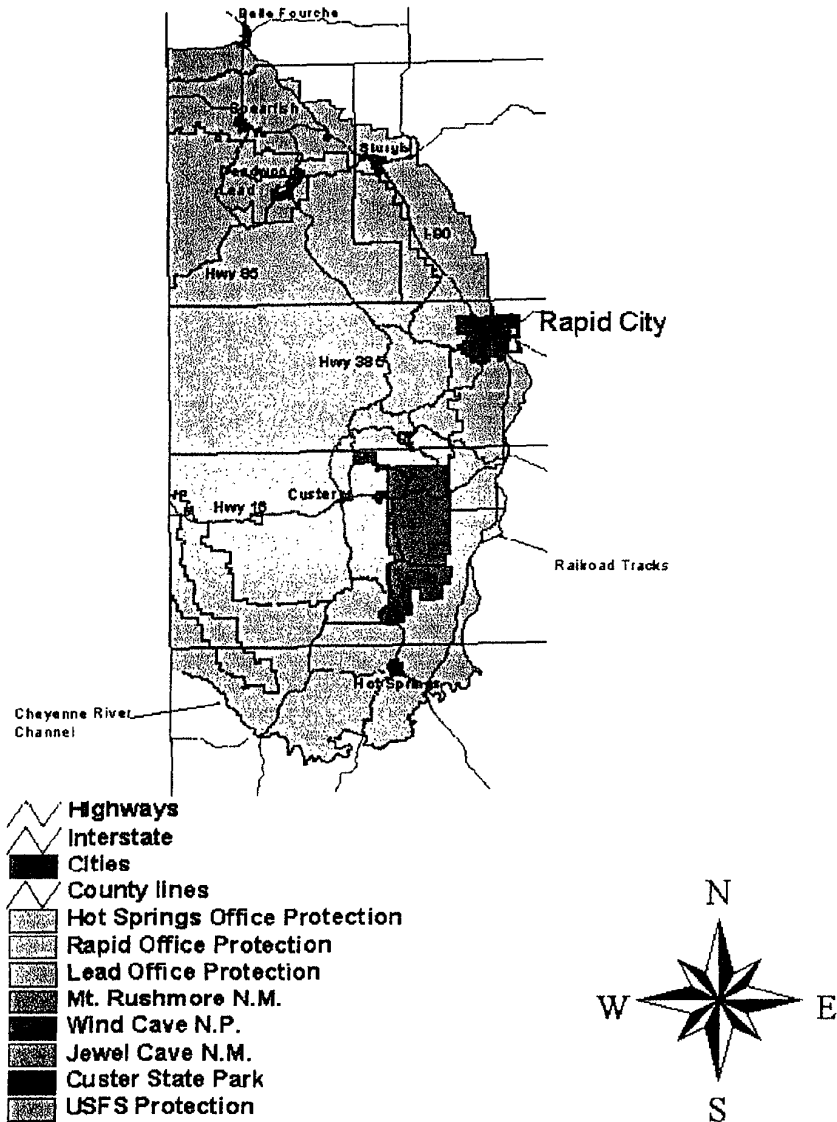
**Compensation Rates for Specialized Equipment:** The Contractor will be compensated for the use of specialized equipment based on the following rates:

<b>Equipment</b>	<b>Payment Rate</b>	<b>Restrictions</b>
Power Saws:		
All Chain Saws	\$5.00/hour for first two hours	By request only Then flat rate of \$35.00 max until end of shift
*Portable Pumps:		24 Hour Day Only**
0 to 200 GPM	\$30.00/day	
200 + GPM	\$40.00/day	
Portable Tanks:		24 Hour Day Only**
Under 1500 Gal.	\$20.00/day	
1500 + Gal.	\$25.00/day	
Strike Team Leader, Division/Group Supervisor, or any vehicle assigned to line duty (Radio Equipped)	\$50.00/day plus \$0.32/mile	24 Hour Day Only**
Ambulance, ALS	\$150/hour	\$50.00/hour in travel status
Portable foam injection equipment	\$5.00/hour for first two hours	By request only. Then flat rate of \$35.00 max. Until end of shift
Crew Rotation Vehicle	\$0.32/mile	Mileage to and from fire only

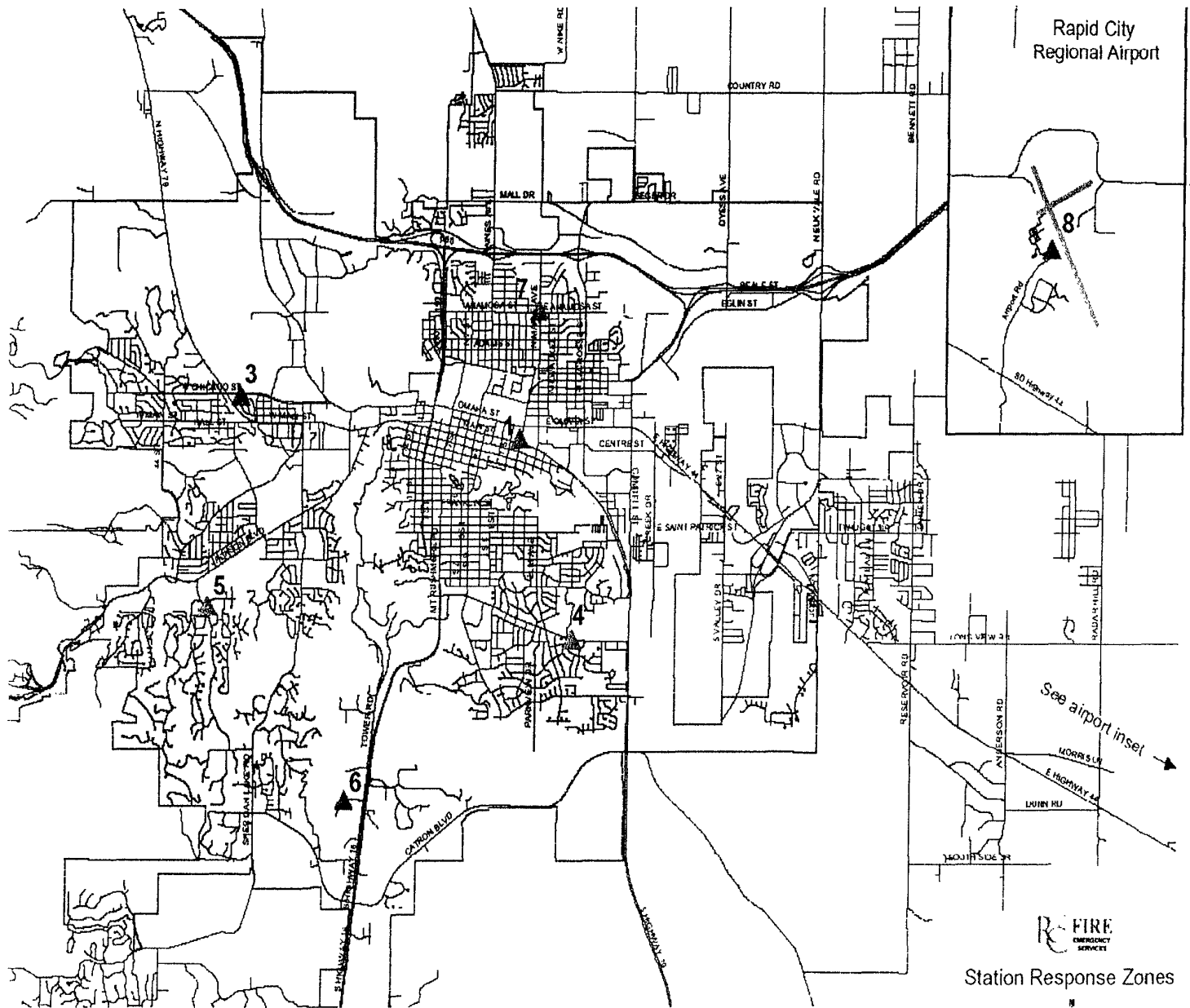
\*\* Used any part of a day beginning at 0001 and ending at 2400 hours

# APPENDIX B STATE PROTECTION AREA MAP

## Black Hills Response Areas Federal and State



# APPENDIX C CITY PROTECTION AREA MAP



**APPENDIX D**

**COST SHARE AGREEMENT**

The following is a Cost Share Agreement between the City of Rapid City and the State of South Dakota as negotiated for the following incident:

Incident Name: \_\_\_\_\_

Incident Number: \_\_\_\_\_ CITY \_\_\_\_\_ STATE \_\_\_\_\_

Incident Origin: Date \_\_\_\_\_ Time \_\_\_\_\_

Cause: \_\_\_\_\_

Incident Commanders: CITY \_\_\_\_\_ STATE \_\_\_\_\_

It is agreed the cost basis for this incident shall be as follows: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Rationale used in developing this agreement: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

This agreement and the apportionment contained are our best judgments of agency cost responsibilities on the date and time shown. Additional cost share agreements for this incident may be approved for future time periods as conditions and fire spread changes.

Representatives participating in development of Cost Share Agreement:

City of Rapid City: \_\_\_\_\_ Title: \_\_\_\_\_ Date: \_\_\_\_\_

State of South Dakota: \_\_\_\_\_ Title: \_\_\_\_\_ Date: \_\_\_\_\_