RESOLUTION NO. 14-983

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON REGARDING CHANGES TO THE BY-LAWS AND INTERLOCAL AGREEMENT TO THE CITIES INSURANCE ASSOCIATION OF WASHINGTON (CIAW)

WHEREAS, the City of Black Diamond is a member of the Cities Insurance Association of Washington (CIAW); and

WHEREAS, the Cities Insurance Association of Washington (CIAW) is authorized under RCW 48.62 to develop and administer a program which provides an opportunity for members to jointly pool and self-insure their liability losses, and jointly purchase excess insurance, or reinsurance, as well as jointly utilize administrative other services; and

WHEREAS, the CIAW wishes to change its fiscal year; and

WHEREAS, the Board of Directors at their regular meeting on June 9, 2014 voted to notify its Members, as well as the Washington State Department of Enterprise Services of a meeting on July 21st, 2014 to vote on said Amendment to the By-Laws and Interlocal Agreement to change the fiscal year; and

WHEREAS, the Board of Directors at their regular meeting on July 21, 2014 conducted said vote and the Amendments to the By-Laws and Interlocal Agreement were approved by the membership;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

Section 1. Article 14 of the By-Laws is amended to read as follows:

    Article 14
    Fiscal Year

The fiscal year of the corporation shall be from September 1st through August 31st, to December 1st through November 30th, of the next calendar year, or as set by the Board of Directors.

Section 2. Section 3.8.11 of the Interlocal Agreement is amended to read as follows:

3.8.11 The Board of Directors shall establish an annual budget for the Association. The Administrator shall submit a proposed budget of the following fiscal year 60 days prior to the end of each fiscal year to the Board of Directors. Fiscal years for the Association shall be from September 1st through August 31st December 1st through November 30th of the next calendar year. The Board of Directors shall determine the estimated expenses and cost to be incurred by the Associations for the next fiscal year and shall
adopt a budget derived from the Administrator's proposed budget. The budget shall be in a form to provide the following information for the Association as a whole: (1) beginning and ending unreserved fund balance, (2) anticipated revenue in detail, and (3) appropriations in detail. The Board of Directors shall apportion that budget cost among the Members or Associates. All payments due the Association from Members or Associates upon the basis of each budgeted assessment shall be paid as invoiced for the fiscal year for which the assessment is made.

Section 3. Section 3.13 withdrawal. A Member may withdraw only at the end of the Associations fiscal year (August 34th) (November 30th) and only after it has given the Association written notice prior to September December 1 of the preceding calendar year of its decision to withdraw from this Agreement.


CITY OF BLACK DIAMOND:

[Signature]
Dave Gordon, Mayor

Attest:

[Signature]
Brenda L. Martinez, City Clerk
INTERLOCAL AGREEMENT

OF

CITIES INSURANCE ASSOCIATION

OF WASHINGTON
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CITIES INSURANCE ASSOCIATION OF WASHINGTON
CREATING THE INTERLOCAL AGREEMENT
FOR
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3. Purpose of Agreement

The Members agree as follows:

In consideration of the foregoing and the mutual benefits to be derived herefrom,

3. Agreement

The Members have determined it is in their best interest to participate in

such a program.

2.4 Pool to accomplish the purpose set forth herein.

The Members to join together to establish this Joint Insurance Purchasing

Pool is to the mutual benefit of the Members and in the best public interest of
districts and municipal corporations.

under Title 35 or 35A Revised Code of Washington along with certain
government entities to include cities and towns organized and existing
Revised Code of Washington Section 46.62.200 defines "local

2.2 Revised Code of Washington 39.34 Revised Chapter 46.62 Revised Code of Washington

2.1 Revised Chapter 46.62 Revised Code of Washington provides that two or more

Public entities listed in Exhibit A attached hereto (the "Members")

pursuant to the provisions of Chapter 39.34 Revised Code of Washington and Chapter

THIS AGREEMENT IS MADE AND ENTERED INTO IN THE STATE OF WASHINGTON

CITIES INSURANCE ASSOCIATION OF WASHINGTON

INTEERLOCAL AGREEMENT CREATING THE
Insurance Association of Washington (the “Association”), which shall be organized as a non-profit corporation under Chapter 24.03 Revised Code of Washington, to provide a Joint Insurance Purchasing Pool for the benefit of cities and towns in the State of Washington organized and existing pursuant to Title 35 or 35A Revised Code of Washington and districts and other municipal corporations as defined by RCW 48.62.021(1). The Association shall, in exchange for the payment of annual assessments and retroactive assessments by the Regular Members, administer a Joint Insurance Purchasing Pool wherein the Members will pool their losses and claims and jointly purchase insurance and administrative and other services through the Association including claims adjusting, risk management consulting, loss prevention and related services at levels established in each annual budget. It is also the purpose of this Agreement to provide, to the extent permitted by law, for the inclusion at a subsequent date of such additional cities and towns organized and existing under Title 35 or 35A Revised Code of Washington and districts and other municipal corporations as defined by RCW 48.62.021(1) as may desire to participate in the Joint Insurance Purchasing Pool. It is also the purpose of this Agreement to provide, to the extent permitted by law, that the Association may, at the discretion of its Board of Directors, contract with other local governmental entities in the State of Washington to provide, at a reasonable charge, administrative and other services, including claims adjusting, risk management consulting, loss prevention and training.

3.2 Parties to Agreement.

3.2.1 Each party to this Agreement certifies that it intends to contract with all parties who are signatories of this Agreement on its effective date and with such other parties as may later be added to and become signatories to this Agreement pursuant to Section 3.12. Each party to this Agreement also certifies that the withdrawal or cancellation of any party to this Agreement, pursuant to Sections 3.13 or 3.14, shall not affect this Agreement or such party’s intent to contract pursuant to the terms of this Agreement with the then remaining parties to this Agreement.
be chargeable to, Members or Associates in excess of the
no power of authority to incur any obligations on the part of or to
Notwithstanding the foregoing, the Board of Directors shall have

3.4.2 Code of Washington and Article 17 of the By-Laws.

pursuant to the procedures set forth in Chapter 24.03 Revised
pursuant to the procedures set forth in Chapter 24.03 Revised

3.4.1 Creation of Association.

3.4 Revised Code of Washington and Articles of Incorporation

pursuant to Chapter 24.03 Revised Code of Washington and

Articles of Incorporation

pursuant to the provisions of Section 3.16.

This Agreement shall become effective on September 1, 1988, and shall

3.3 Term of Agreement

have no vote in corporate matters.

Members shall have no ownership in the Corporation and shall

3.2.2 Types of Memberships.

Members shall be owners of the Corporation with full voting rights.

Regular Members shall be made up of classes and groups.

There shall be two separate memberships in the Association.

Associate Members are Public Entities approved for special
requirement of each Member or Associate to compensate the Association or the insurance carrier with whom the Association has affected a transaction as authorized by this Agreement, for the individual Member's or Associate's share or obligation for the purchase of insurance contemplated and authorized by this Agreement. The debts, obligations and liabilities of any Member or Associate shall not become the debts, obligations and liabilities of other Members or Associates except as provided by Section 3.11 of this Agreement.

3.4.3 The insurance afforded to each Member or Associate pursuant to this Agreement is limited to the insurance provided by any insurer of the Association and the coverages defined in the policies of insurance issued by any insurer of the Association. No coverage, benefit or insurance in excess or different from that afforded by any insurer of the Association is offered or afforded to any Member or Associate by execution of this Agreement.

3.5 Powers of the Association.

The Members and Associates hereby delegate to the Association the powers which are common to the Members or Associates and which are reasonably necessary and proper to carry out the purposes and terms of this Agreement. Such powers shall include, but not be limited to, the power to:

3.5.1 Establish, and require compliance with, all terms of the Joint Insurance Purchasing Pool to be provided by the Association including the types and limits of the insurance coverage, the methodology to be used to allocate the Association's costs among Regular and Associate Members, and the amount of retroactive assessments to be paid by each Regular Member;

3.5.2 Make and enter into contracts;

3.5.3 Incur debts, liabilities or obligations;

3.5.4 Acquire, receive, hold or dispose of property, funds, services, and other forms of assistance from persons, firms, corporations and governmental entities;
3.6.5 The Association will provide loss analysis for the Members and
Purchasing Pool.

3.6.4 The Association will provide claims adjusting and subrogation
consulting services to Members and Associates.

3.6.3 The Association may provide loss prevention, safety, and
management programs.

3.6.2 The Association will assist each Member or Associates risk
management assessment.

3.6.1 Within 30 days after the effective date of this agreement, the
Association shall have the following responsibilities:


3.6.7 Employ a third party administrator to act in accordance with
Section 3.8.6.

3.6.6 Hire employees and agents, and

3.5.5 Sue and be sued, complain and defend, in its corporate name;
3.6.6 The Association may conduct risk management audits to assess each Member’s and Associate’s participation in the Joint Insurance Purchasing Pool.

3.7 **Responsibilities of Members.**

Members shall have the following responsibilities:

3.7.1 The governing body of each Member or Associate shall designate in writing a representative who shall be authorized to exercise the Member’s or Associate’s voting rights with respect to the Association and to act on behalf of the Member or Associate with respect to all matters pertaining to the Association.

3.7.2 Each Member or Associate shall maintain its own set of records, as a loss log, on all categories of loss to ensure accuracy of the Association’s loss reporting system and shall provide to the Association a written report of all potential claims or losses within 14 days after they become known to the Member or Associate.

3.7.3 Each Member or Associate shall pay to the Association when due all assessments and retroactive assessments established by the Association pursuant to the terms of this Agreement. After the withdrawal, cancellation, or termination of a Regular Member, such Regular Member shall continue to pay to the Association when due its share of any retroactive assessment established by the Association until all claims, losses, costs, and other unpaid liabilities relating to the Regular Member’s period of membership have been resolved fully.

3.7.4 Each Member or Associate shall provide the Association with such information or assistance as may be necessary for the Association to carry out the Joint Insurance Purchasing Pool.

3.7.5 Each Member or Associate shall comply with all By-Laws, resolutions, and policies by the Board of Directors and shall cooperate with the Association, and any insurer of the Association, in accomplishing the purposes of this Agreement.
3.8.6 The Third Party Administrator shall have the general supervisory.

3.8.5 Required to transact the business of the Board of Directors.

3.8.4 Each member of the Board of Directors shall have one vote.

3.8.3 The Board of Directors shall elect a Chair for each fiscal year. In the event of the Chair being unavailable or the absence of the Chair, the Board of Directors shall elect a Vice-Chair who will in addition be elected to perform the duties of the Chair.

3.8.2 To ensure that consistent management is provided for the Association, the initial Board of Directors shall consist of ten members to be selected from the Regular Memberships, beginning with the second election from the Regular Membership. The Association shall be governed by a Board of Directors.

3.8.1 The selection of members of the Board of Directors.

3.7.6 Each member of Associate shall participate as provided here in.
sustained by Members or Associates of the Association and liaison with representatives acting on behalf of participating Members or Associates.

3.8.7 Administrative costs and charges to be paid to the Third Party Administrator shall be negotiated between the Board of Directors and the Administrator.

3.8.8 Pool funds shall be administered by the Association Administrator under the control and supervision of the Board of Directors. The Administrator will be authorized to disburse funds for the processing of covered claims and administrative costs. All parties having check writing authority on Association funds shall be bonded to the Association in an amount established by the Board of Directors.

3.8.9 The Board of Directors will provide for an audit of the accounts and records of the Association. When such an audit of the accounts and records is made by the Washington State Auditor's office, a report thereof shall be filed as a record with the office of the Administrator. Such reports shall be conducted and filed as required by law. Costs of this audit shall be borne by the Association and shall be considered as administrative costs.

3.8.10 Pursuant to the laws and regulations of the State of Washington, the Association elects to invest its assets in permissible investments in a manner which is permitted by law, such manner of investment to be selected from time to time by resolution of the Board of Directors.

3.8.11 The Board of Directors shall establish an annual budget for the Association. The Administrator shall submit a proposed budget for the following fiscal year 60 days prior to the end of each fiscal year to the Board of Directors. Fiscal years for the Association shall be from December 1 through November 30 of the next calendar year. The Board of Directors shall determine the estimated expenses and costs to be incurred by the Association for the next fiscal year and shall adopt a budget derived from the Administrator's proposed budget. The budget shall be in a form to provide the following information for the Association as a whole: (1) beginning
Each Member and Associate agrees to indemnify and hold the

Associate or Member will be established and paid by the Member or

Any fees to be paid the servicing representative by each Member

may from time to time establish by resolution
and information and such other functions as the Board of Directors
information, completion of applications, updating of vehicle titles
providing of local claims assistance, the scheduling of meetings
reviewed annually. Duties will include, but are not limited to the
will be established by resolution of the Board of Directors and
shall provide such services in accordance with a fee schedule adopted annually by the Board of
representative, the Association shall supply such services in
Participating Member choose not to designate a local servicing
representative to act on their behalf in liaison
de designate a servicing representative to act on their behalf in liaison
Each Participating Member or Associate of the Association shall

9. Representative Relationship

Term of the committee member replaced.
simple majority vote. Any replacement shall fill the unexpired
city shall be filled by an election of the Board of Directors by a
Any vacancies on the Board of Directors that occur during a term
than 30 days after the effective date of this Agreement.
the Administrator and approved by the Board of Directors not later
The first budget and assessment shall be proposed by

made.
paid as invoiced for the fiscal year for which the assessment is
Assessments are due to the Association from Members or
members of the small opposition that budget cost among the Members and
and ending unreserved fund balance, (2) appropriated revenues in
of action or judgments arising from any allegation of a failure of the performance or negligence on the part of the Member’s or Associate’s servicing representative including a failure to communicate to or forward communications from the Association, the Association’s Administrator or any Association insurer. The employment of a servicing representative and the scope of the services performed by that representative is completely within the domain of the Member or Associate. A Member or Associate acts upon the advice and actions or inactions of its servicing representative at its sole risk.

3.10 Effective Date of Pooled Insurance Purchasing Program.

The Joint Insurance Purchasing Pool shall become effective on September 1, 1988 or upon execution of this Agreement by two or more Members, whichever occurs first.

3.11 Contingent Liability and Retroactive Assessments.

3.11.1 Pursuant to the provisions of Revised Code of Washington Section 48.62.060, each Regular Member shall be contingently liable for the liabilities of the Association in the event the assets or insurance of the Association are not sufficient to cover its liabilities. Any actual or projected deficits of the Association shall be financed through retroactive assessments levied against each Regular Member in accordance with the following cost allocation methodology.

3.11.2 In the event the Association’s assets should be insufficient to cover liabilities, the Board of Directors shall direct the Administrator to reassess Regular Members an amount according to the following formula:

\[
\text{Member Reassessment Amount} = \frac{(\text{Liability Due and Not Serviced By Current Pool Assets}) + (\text{Required Reserve Account})}{\text{Member Contribution or Assessments Since Inception}} \times \frac{\text{TOTAL OF ALL Assessments or Contributions Since Inception}}{}
\]

The reassessment will be implemented only after a review of the circumstances surrounding the deficiency by the Board of Directors and approved by the Board of Directors. Should any Member leave
shall not terminate its responsibility to contribute its share of any Member after the effective date of the Joint Insurance Purchasing Pool Member's agreement. The withdrawal or cancellation of any Regular Association or any Association Insurer paid by the Member of Associate to payment on receipt of any assessment paid by the Member or Associate is not entitled to withdrawal or having its membership cancelled shall be entitled to

Neither the withdrawal nor the cancellation of any Withdrawal or Cancellation.


\[3.15 \text{ Effect of Withdrawal or Cancellation.}\]

cancellation shall be given 180 days' notice prior to the effective date of the withdrawal or withdrawal. Any Member or Associate so cancelled shall have the right to cancel any Members or withdrawal.

\[3.14 \text{ Cancellation.}\]

cancellation of this Agreement from this Agreement shall be given Notice. Notice of withdrawal prior to December of the preceding calendar association's fiscal year (November 30) and only after it has been given the year of any Member or Associate may withdraw at the end of the year.

\[3.13 \text{ Withdrawal.}\]

associate's new Members shall be determined by the Board of Directors. Any costs to be paid by the Regular or determining their premiums. Any costs necessary to analyze their loss data and required to pay a reasonable share of the unearned funds balance of the effective date of the Joint Insurance Purchasing Pool may be Members admitted to Regular Members of the Association after one year.

\[3.12 \text{ New Members.}\]

In question shall be assessed the amount that the Association is held

in question was a Regular Member of the Association, the city of town

the Association and subsequently a dwellers exist in the period that
assessments or retroactive assessments established by the Association until all claims, losses, costs, and other unpaid liabilities relating to the Regular Member's period of membership have been resolved fully and a determination of the final amount of payment owed by the Regular Member or credit due the Regular Member for the period of its membership has been made by the Board of Directors. In making this determination, the Board of Directors shall use the cost allocation methodology or methodologies established by the budgets adopted pursuant to the requirement of Section 3.6.1 hereof. It is the intent of this Agreement that no assets of the Association shall be owned by Associate Members nor shall Associate Members be responsible for debts incurred by the Association other than insurance premiums, assessments and claim deductibles attributed to the Associate Member's membership.

3.16 Termination and Distribution.

3.16.1 Termination.

This Agreement may be terminated at any time by the written consent of three-fourths of the Members. However, this Agreement and the Association shall continue to exist for the purpose of paying all debts and liabilities, disposing of all claims, distributing net assets, and otherwise winding up and liquidating the affairs of the Association. The Board of Directors is vested with all powers of the Association during such winding up and liquidation, including the power to require Regular Members, including those Regular Members who withdrew prior to the termination date, to pay any retroactive assessments deemed necessary by the Board of Directors to fully resolve and dispose of all claims, losses and liabilities covered by this Agreement. The retroactive assessment shall be determined on the basis of the cost allocation methodology or methodologies established by the resolutions adopted pursuant to the requirements of Sections 3.6.1 and 3.11.2 hereof.

3.16.2 Distribution.

Upon termination of this Agreement and full satisfaction of all outstanding claims, losses, and liabilities of the Association, all assets of the Association shall be distributed among the Regular
If any Member or Associate fails to perform any term or condition of this Agreement has given the Member or Associate written notice of such default and such failure continues for a period of sixty days after the

3.20 Default and Remedies.

costs on appeal;
responsible attorneys' fees and costs in said action including fees and
Member or Associate agrees to pay such sums as the court may fix as
Member or Associate or previous Member or Associate to any Member or Associate
Agreement of any term of the By-laws against any Member or Associate
This Agreement in the event action is instituted to enforce any term of this
The Association is hereby granted the authority to enforce the terms of

3.19 Enforcement.

of the whole Board of Directors, that amendment is deemed repealed.
3 of the By-laws) vote to repeal any amendment adopted by three-fourths
of voting at any meeting of the Members (called in accordance with Article
or four-fifths of the Members present at any meeting of the Members.
4.18 Amendment:
This Agreement may be amended at any time by the approval of three-
the office of the last official address of the respective Member.
Notice to Members or Associates heretofore shall be sufficient if mailed to

3.17 Notices.

resolution fully.
Pending claim or loss covered by this Agreement has been
declared such distribution within six months after the last
during the term of this Agreement. The Board of Directors shall
determination of the cash pursuant to the cash payments made by each Regular Member
Pool, on the date action to terminate this Agreement was taken, in
Members who were Members of the Joint Insurance Funding
failure, the Member or Associate shall be in default hereunder. Upon default, the Association may immediately cancel the Member's or Associate's membership effective immediately without further notice, or exercise any remedies herein provided or otherwise provided by law. The rights and remedies of the Association are cumulative in nature and pursuit of any particular remedy shall not be deemed an election of remedies or a waiver of any other remedies available hereunder or otherwise available by law.

3.21 No Waivers.

No waiver or forbearance of a breach of any covenant, term, or condition of this Agreement shall be construed to be a waiver or forbearance of any other or subsequent breach of the same or of any other covenant, term or condition, and the acceptance of any performance hereunder, or the payment of any sum of money after the same has become due or at a time when any other default exists hereunder, shall not constitute waiver of the right to demand payment of all other sums owing or a waiver of any other default then or thereafter existing.

3.22 Prohibition Against Assignment.

No Member or Associate may assign any right, claim or interest it may have under this Agreement, except to a successor entity following a statutory reorganization. Should any Member or Associate reorganize in accordance with the statutes of the State of Washington, the successor in interest, or successors in interest, may be substituted as a Member or Associate or Members or Associates upon approval of the Board of Directors. No creditor, assignee or third party beneficiary of any Member or Associate shall have any right, claim or title to any part, share, interest, fund premium or asset of the Association.

3.23 Entire Agreement.

This Agreement contains the entire understanding of the parties, and they acknowledge that there is no other written or oral understanding or promise between them with respect to the matters addressed by this Agreement. This Agreement may not be altered, amended, or revoked except pursuant to the provision of Section 3.18.
3.25 Time.

Time is of the essence of this Agreement and each and every provision thereof.

If any term of provision of this Agreement shall be held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby, and each term and provision in this Agreement shall be valid and enforceable to the fullest extent permitted by law.

3.24 Severability.

The section headings in this Agreement are inserted for convenience only and are not intended to be used in the interpretation of the contents of the Agreement.

3.27 Governing Law.

This Agreement shall be governed by and construed in accordance with the laws of the State of Washington.

3.28 Counterparts Copies.

This Agreement may be signed in counterparts or duplicate copies, and any original for all purposes.

Signed counterparts or duplicate copies shall be equivalent to a signed original.
4. **Execution.**

The parties have executed this Agreement by authorized officials thereof.

______________________________  
Name of City or Town or Public Entity

______________________________  
Mailing Address

______________________________  
Street Address (if different from above)

_________________________  ___________  ___________  
City                      Zip          Phone

______________________________  
By ____________________________  
Signature of Authorized Official

______________________________  
(D Print or Type Name)

Mayor

Title ____________________________  
Date 10/17/14
of Members

EXHIBIT A LIST
City Members

1. Town of Albion
2. City of Asotin
3. City of Bingen
4. City of Black Diamond
5. City of Blaine
6. City of Buckley
7. City of Colfax
8. City of College Place
9. Town of Colton
10. City of Colville
11. City of Connell
12. City of Cosmopolis
13. Town of Coulee Dam
14. Town of Creston
15. City of Davenport
16. City of Dayton
17. City of Duvall
18. City of East Wenatchee
19. Town of Electric City
20. Town of Elmer City
21. Town of Endicott
22. City of Entiat
23. City of Ephrata
24. City of Everson
25. City of Fircrest
26. City of Grand Coulee
27. City of Granite Falls
28. Town of Hartline
29. City of Ilwaco
30. Town of Ione
31. City of Kahlotus
32. City of Kittitas
33. Town of Krupp
34. Town of LaCrosse
35. City of Liberty Lake
36. Town of Lind
37. Town of Lyman
38. City of Lynden
39. City of Lynnwood
40. Town of Maiden
41. Town of Mansfield
42. Town of Marcus
43. City of Mattawa
44. Town of Metaline Falls
45. City of Moxee
46. City of Napavine
47. Town of Nespelem
48. City of Newport
49. City of Nooksack
50. City of Oakville
51. City of Okanogan
52. City of Omak
53. City of Oroville
54. City of Palouse
55. City of Prosser
56. City of Quincy
57. Town of Reardan
58. City of Republic
59. City of Ritzville
60. Town of Riverside
61. City of Rock Island
62. City of Royal City
63. City of Sedro-Woolley
64. City of Selah
65. City of South Bend
66. Town of South Cle Elum
67. City of Sprague
68. Town of Starbuck
69. Town of St. John
70. City of Stevenson
71. City of Sultan
72. City of Sumas
73. City of Tonasket
74. Town of Uniontown
75. City of Waitsburg
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<td>Spokane Water District</td>
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<td>Spokane County Water District</td>
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<td>4</td>
<td>Spokane County General Improvement District</td>
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<td>5</td>
<td>Spokane County Road Services District</td>
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<td>20</td>
<td>Spokane County Drainage &amp; Irrigation District</td>
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</tbody>
</table>

Special District Members

- City of Yakima
- City of Woodland
- Town of Wapato
- Town of Union
- Town of White Bluffs
- Town of Worthington
- Town of Wapato
71. Timberland Regional Library
72. Trentwood Irrigation District #3
73. Uniontown Community Development Association
74. Washington State School Directors Association
75. Whitman County Public Hospital District #2
76. Whitman County Water Conservancy Board
77. Yakima County Joint Board of Control #1
78. Yakima Tieton Irrigation District

Fire District Members

1. Adams County FPD # 1
2. Adams County FPD # 2
3. Aero-Skagit Emergency Services
4. Bainbridge Island Fire Department
5. Blue Mountain Fire District # 1
6. Central Kitsap Fire & Rescue
7. Central Valley Ambulance Authority
8. Chelan County FPD #1
9. Chelan County FPD #3
10. Chelan County FPD #4
11. Clallam County FPD #6
12. Columbia County FPD #1
13. Douglas County FPD #2
14. Douglas County FPD #5
15. Ferry/Okanagan Fire District #13
16. Ferry/Okanagan County FPD #14
17. Franklin County FD #1
18. Franklin County FPD #4
19. Glacier Fire & Rescue
20. Grant County FPD #3
21. Grant County FPD #4
22. Grant County FPD #13
23. Grant County FPD #14
24. Grays Harbor County FPD #1
25. Grays Harbor County FPD #2
26. Grays Harbor County FPD #5
27. Grays Harbor County FPD #11
28. Joint County FPD #2
29. Joint Management Group (Kitsap County)
30. Kent Regional Fire District
31. King County FD #4 DBA Shoreline Fire Department
32. King County FPD #28 & Special Rescue
33. King County FPD #34
34. King County FPD #50
35. Kittitas County FPD #6
36. Klickitat County FPD #10
37. Lincoln County Emergency Communications
38. Lincoln County FPD #1
39. Lincoln County FPD #5 & Davenport FPD
40. Lincoln County FPD #7
41. North Pacific County EMS
42. Okanogan County FPD #1
43. Okanogan County FPD #4
44. Okanogan County FPD #9
45. Okanogan County FPD #16
46. Oroville Rural EMS District
47. Pacific County FPD #8
48. Pend Oreille County FPD #5
49. Pierce County FPD #26
50. Poulsbo Fire Department
51. Region 6 Training Council
52. Riverside Fire & Rescue
53. San Juan County FPD #5
54. Skagit County FPD #10
55. Skagit County Fire District #19
56. Skagit County EMS Commission
57. Snohomish County FPD #5
58. Snohomish County FPD #10
59. South Kitsap Fire & Rescue
60. Stevens County FPD #3
61. Stevens County FPD #6
62. Stevens County FPD #7
63. Stevens County FPD #10
64. Thurston County FPD #16 DBA Gibson Valley Fire District
65. Waitsburg Ambulance Service
66. West Thurston Regional Fire Authority
67. Whatcom County FPD #1

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