



Tennessee Valley Authority, Post Office Box 2000, Spring City, TN 37381-2000

December 14, 2009

10 CFR 50.34

U.S. Nuclear Regulatory Commission
ATTN: Document Control Desk
Mail Stop: OWFN P1-35
Washington, D.C. 20555-0001

Watts Bar Nuclear Plant, Unit 2
NRC Docket No. 50-391

**Subject: WATTS BAR NUCLEAR PLANT (WBN) UNIT 2 - RADIOLOGICAL
EMERGENCY PLAN ADDITIONAL INFORMATION**

Reference: 1. TVA letter dated December 3, 2009, "Watts Bar Nuclear Plant (WBN) Unit 2
– Radiological Emergency Plan Additional Information"

This letter is in response to a verbal request from NRC Staff. In Reference 1, TVA provided a copy of the Tennessee Multi-Jurisdictional Radiological Emergency Response Plan (MJREP) and TVA's Radiological Emergency Plan (REP). NRC Staff requested copies of the support contracts with fire and ambulance services identified in the plans.

Enclosure 1 provides copies of the contracts with Rhea County Ambulance Service, Rockwood Fire Department, Rhea County Medical Center, Meigs County Fire Department, Athens Regional Medical Center, and Rhea County Volunteer Fire Department. The contracts with Rhea County Medical Center and Athens Regional Medical Center have been verbally extended.

There are no regulatory commitments associated with this submittal. If you have any questions, please contact me at (423) 365-2351.

Sincerely,


Masoud Bajestani
Watts Bar Unit 2 Vice President

AX45
1488

U.S. Nuclear Regulatory Commission
Page 2
December 14, 2009

Enclosure:

1. Support contracts medical and fire services

cc (Enclosure):

U. S. Nuclear Regulatory Commission
Region II
Sam Nunn Atlanta Federal Center
61 Forsyth Street, SW, Suite 23T85
Atlanta, Georgia 30303-8931

NRC Resident Inspector Unit 2
Watts Bar Nuclear Plant
1260 Nuclear Plant Road
Spring City, Tennessee.37381

Enclosure 1

Support Contracts Medical and Fire Services

August 25, 2009

Darryl Cochran
Rhea County Ambulance Service, Inc.
9460 Rhea County Highway
Dayton, TN 37321

Dear Mr. Cochran,

This letter will confirm the agreement between the Tennessee Valley Authority (TVA) and Rhea County Ambulance Service, Inc. (Contractor) whereby Contractor will make its staff available for training activities provided by TVA as outlined below.

1. At a location mutually convenient to both parties, and at a minimum frequency or once per calendar year, TVA will conduct for Contractor's ambulance staff training sessions in the proper procedures for handling a radiologically contaminated and/or irradiated patient. Selection of participants shall be as mutually agreed to between Contractor and TVA. TVA will reimburse Contractor in accordance with the base hourly rates, including applicable overtime, of each staff member participating in the training sessions. In no event shall TVA be required to reimburse Contractor in excess of Eight Hundred (\$800) for each training session.
2. At mutually determined dates, Contractor will make available a staffed ambulance for radiological emergency drills conducted jointly between TVA and Contractor. TVA will reimburse Contractor in accordance with the base hourly rates, including applicable overtime, of each staff member participating in the drills. In no event shall TVA be required to reimburse Contractor in excess of Eight Hundred Dollars (\$800) for each drill.
3. Total payments under this agreement shall not exceed the sum of Twenty Four Thousand Five Dollars (\$24,500). Contractor expressly understands and agrees that it is not authorized to submit invoices to TVA in excess of such amount except pursuant to a fully executed written supplement to this agreement authorizing any additional amount.
4. Payments under paragraphs 1, 2, and 3 above will be made by TVA within forty-five (45) days of receipt of itemized invoices submitted by Contractor to Contracting Officer, TVA, LP4T-C, Chattanooga, TN 37402.
5. Neither party shall be considered an agent or employee of the other, nor shall either party assume any liability to the other, or to any third party, for damages to property, both real and personal, or personal injuries, including death, arising out of or in any way connected with the acts or omissions of the other party.
6. To the extent applicable, Contract incorporates by reference the Affirmative Action for Special Disabled Veterans and Veterans of the Vietnam-Era clause, 41 C.F.R. § 60-250.5; the Equal Opportunity for Workers with Disabilities clause, 41 C.F.R. §

60-741.5; the Equal Opportunity clause, 41 C.F.R. § 60-1.4; and the Discrimination on the Basis of Age clause, 18 C.F.R. § 1316.6; and all amendments thereto and all applicable regulations, rules, and orders issued thereunder. Contractor complies with applicable regulatory requirements, including information reports and affirmative action programs.

7. Contractor shall keep accurate records and books of accounts in machine readable form supporting the items and costs billed under this Contract. TVA, or its agents, shall have the right to audit without restrictions and at no additional cost to TVA, at any time during normal working hours, all costs incurred by Contractor and billed to TVA and may examine Contractor's records specifically relating thereto. Any payments to Contractor which are not in accordance with Contract terms or are not supported by valid evidence shall be refunded to TVA. If TVA makes an overpayment to Contractor as a result of Contractor overbillings, Contractor shall be liable to TVA for interest on the amount of such overpayment, to be computed (1) for the period beginning on the date the overpayment was made to Contractor and ending on the date Contractor repays the amount of such overpayment to TVA, and (2) at the rate or rates identified in the Prompt Payment Act.

Contractor shall preserve and make available its records, both manual and those which are in machine readable form, for a period of 3 years from the date of final payment by TVA.

8. This agreement shall be effective as of September 1, 2009 and shall terminate 5 (five) years thereafter; provided, however, that this agreement may also be terminated upon mutual written agreement of the parties, or at TVA's discretion upon providing Contractor with thirty (30) days prior written notice.
9. The TVA Technical Contract Manager (TCM) for this contract shall be Mr. Mahton Tuck. The TCM will act for TVA in regard to all technical matters under the contract but has no authority to modify the contract or to issue direction contrary to the contract. Communications, technical documents, samples, and similar documents, relative to all technical matters should be directed to the TCM.

If the foregoing correctly states our agreement, please execute your acceptance in the space provided and return one signed copy of this letter via fax, e-mail, or postal service using the below information. The original is for your files.

Sincerely,



Jake M. Broome
Contract Manager - Nuclear Power Group
Tennessee Valley Authority
1101 Market St., LP 4T-C
Chattanooga, TN. 37402
Fax - (423) 751-3550

Accepted and agreed to this 2 day of SEPT, 2009.

RHEA COUNTY AMBULANCE SERVICE, INC.

By DARYLE COCHRAN

Sign Daryle Cochran

Title DIRECTOR

Date 09-02-09

Contract No. 53483

AGREEMENT

THIS AGREEMENT made and entered into on November 21, 2005, by and between the ROCKWOOD FIRE DEPARTMENT, hereinafter referred to as "DEPARTMENT" and the TENNESSEE VALLEY AUTHORITY hereinafter referred to as the "TVA".

WITNESSETH

WHEREAS, DEPARTMENT maintains a full-time fire department and is willing to provide fire prevention, annual training, and suppression services at the Watts Bar Nuclear Plant, hereinafter known as "PLANT" upon certain terms, and,

WHEREAS, TVA desires fire prevention, annual training, and suppression services for the PLANT, and,

NOW, THEREFORE, in consideration of the mutual promises herein contained, it is hereby agreed that when, in the judgment of TVA, circumstances require fire fighting vehicles, equipment and personnel to prevent or suppress fires at the PLANT, TVA may call upon DEPARTMENT to send such fire fighting personnel, equipment and vehicles as DEPARTMENT is able to commit to such purpose, and DEPARTMENT shall to the extent it is able to commit to such purpose, and DEPARTMENT shall to the extent it is able to respond to TVA's request on the following terms and conditions:

A. DEPARTMENT shall:

1. Provide TVA with fire protection services at the PLANT.
2. Maintain in effect any necessary State certification and licenses for the provision of fire protection services and ensure that all employees of Department fulfill any applicable licensing requirements.
3. Participate in radiological emergency planning and preparedness training sessions, drills, and exercises conducted for the PLANT at a minimum frequency of one annual training session per shift, one annual drill, and one annual exercise in accordance with Federal Emergency Management Agency requirements.

B. TVA shall:

In consideration of DEPARTMENT's agreement to render fire protection services under Section A.1 herein and to participate in the fire protection, emergency planning, training sessions and exercises, reimburse DEPARTMENT as follows:

- Four Hundred dollars (\$400) per fire pumper, with a maximum of two pumpers to cover use of such equipment each time DEPARTMENT provides fire protection services for the PLANT or for DEPARTMENT'S participation in the training sessions and exercises and an equal amount for each additional eight hour shift.
 - Four Hundred dollars (\$400) to cover use of platform engine each time Department provides emergency fire protection services for PLANT and an equal amount for each additional eight hour shift.
 - Fifteen dollars (\$15) an hour for each officer, Fourteen dollars (\$14) an hour for each firefighter, and Eight dollars (\$8) an hour for each volunteer firefighter.
 - Costs incurred in purchasing expendable material used in fire suppression services at PLANT.
- C. Payments shall be made within 45 days of the receipt of detailed invoices for services provided to TVA. Invoices shall be sent to :
- Tennessee Valley Authority
Accounts Payable
P.O. Box 15500
Knoxville, TN 37901
- D. Neither DEPARTMENT nor any other person performing services under this Agreement, other than an actual employee of TVA, shall be considered as an agent or employee of the United States or TVA, and the United States, TVA, their agents and employees assume no liability to DEPARTMENT or any third party for any damages to property, both real and personal, or personal injuries, including death, arising out of or in any way connected with the acts or omissions of DEPARTMENT or any other persons.
- E. No member of or delegate to Congress or Resident Commissioner, or any officer, employee, special Government employee, or agent of TVA or DEPARTMENT shall be admitted to any share or part of this Agreement or to any benefit that may arise there from, but this provision shall not be construed to extend to a corporation or unit of Government contracting for its or for the public's benefit.
- F. Execution of the fire prevention and suppression services Agreement does in no way guarantee to TVA that DEPARTMENT shall respond to each and every call for assistance by TVA. Fire protection provided pursuant to this Agreement is subject to and subordinate to fire protection for persons and property located within the DEPARTMENT may withhold sending firefighting vehicles, equipment and personnel and may withdraw any or all vehicles, equipment and

personnel so dispatched, if, in the judgment of the fire chief, or ranking firefighting official in charge, whose determination shall be final and binding on the parties, such action is necessary so as not to jeopardize the overall fire protection of the district served by DEPARTMENT.

- G. TVA shall have the duty to defend, indemnify, and save harmless DEPARTMENT from and against any claim, demand, cause of action, liability, damage, judgment, or loss, of whatsoever kind or nature, resulting from personal injury (including death), or property damage, where such injury, death, or damage occurs on the PLANT premises and arises out of or results from the sole negligence of TVA or its agents and employees.
- H. Equipment and personnel dispatched in response to a request from TVA will operate under the immediate supervision and control of the senior firefighting official in charge of the dispatched equipment and personnel, and under the general direction of the senior firefighting official of TVA on duty at the scene of the fire.
- I. In the execution of the terms of this Agreement, DEPARTMENT may involve other fire protection services through mutual aid agreements, automatic aid agreements, or subcontracts. If such other parties are used, they shall be under DEPARTMENT control, and, for the purposes of this Agreement be considered units of DEPARTMENT.
- J. This Agreement shall begin with the day and year executed below unless otherwise modified or extended by both parties in writing, provided, however, that either party may cancel on 30 days' written notice to the other party in writing. This Agreement will be reviewed annually upon request of DEPARTMENT or Contracting Officer. Contract shall be for two (2) five (5) year terms from the original Agreement date:

FIRE DEPARTMENT REPRESENTATIVE

TENNESSEE VALLEY AUTHORITY

By X Mike Miller

By Melanie J. Lott

Name MIKE MILLER

Name Melanie J. Lott

Title MAYOR

Title Contracts Manager

Date 11/22/05

Date 12-2-05

2004-06-09 09:08

3550

TVAN P 2/3

RHEA COUNTY MEDICAL CENTER

CONTRACT# 99997733
SUPPLEMENT FOUR

TENNESSEE VALLEY AUTHORITY

CONTRACT

FOR

EMERGENCY SERVICES

THIS SUPPLEMENT, effective May 24, 2004, between RHEA COUNTY MEDICAL CENTER whose address is DAYTON, TN hereinafter called "Contractor," and TENNESSEE VALLEY AUTHORITY, hereinafter called "TVA":

W I T N E S S E T H:

IN CONSIDERATION of the mutual covenants hereinafter contained, the parties agree as follows:

1. Effective May 24, 2004 Contract No. TV-80423V shall be and hereby is amended to strike Contract No. TV-80423V and replace with Contract No. 99997733.
2. Effective May 24, 2004, Contract No. 99997733 shall be and hereby is amended to strike the words and figures in section 4, "Total payments under this agreement shall not exceed Twenty Four Thousand Five Hundred Dollars (\$24,500) and add the words, "Total payments under this agreement shall not exceed Thirty-Five Thousand Dollars (\$35,000)."
3. Effective May 24, 2004 Contract No. 99997733 shall be and hereby is amended to strike the words and figures in section 10, "shall terminate on August 1, 1993" and shall add the words and figures, "shall terminate on August 31, 2009."
4. Except as hereby amended, all of the terms, conditions, and provisions of Contract No. 99997733 and previous supplements are hereby affirmed and shall remain in full force and effect during the extended term of this contract.

IN WITNESS WHEREOF, the parties have hereunto subscribed their names as of the day and year shown below.

RHEA COUNTY MEDICAL CENTER

By *Kenneth Coy*

Title *CEO*

Date *6/15/2004*

TENNESSEE VALLEY AUTHORITY

By *Melanie Bisset*

Title Procurement Agent, TVAN _____

CONTRACT NO.

TENNESSEE VALLEY AUTHORITY
AGREEMENT

This AGREEMENT, effective February 14, 2006, by and between MEIGS COUNTY FIRE DEPARTMENT hereinafter called "DEPARTMENT"), and the TENNESSEE VALLEY AUTHORITY (hereinafter called "TVA");

IN CONSIDERATION, of the mutual covenants hereinafter contained, the parties agree that the Agreement shall be, and hereby is, amended as follows:

IN WITNESS WHEREOF, the parties herein have caused this agreement to be executed by their duly authorized officials.

TENNESSEE VALLEY AUTHORITY

By Melanie Lott *Melanie Lott* By _____
Title Contracts Manager Title _____
Date 3-08-06 Date _____

By *J. Bud McKeen*
Title Chairman, Meigs County Commission
Date 2-28-06

By *[Signature]*
Title Meigs Co. Mayor
Date 2-28-06

By *[Signature]*
Title EMA Director
Date 2-28-06

CONTRACT NO.

WHEREAS, DEPARTMENT is a full-time non-profit, fire Department and is willing to provide fire prevention, annual training, and suppression services at the Watts Bar Nuclear Plant, hereinafter known as "PLANT", and,

WHEREAS, TVA desires fire prevention, annual training, and suppression services for the Plant, and,

NOW, THEREFORE, in consideration of the mutual promises herein contained, it is hereby agreed that

A. Department shall, upon request

- 1. Provide TVA with fire protection services at the Plant.**
- 2. Maintain in effect any legally required State certification and licenses for the provision of fire protection services and ensure that all employees of Department fulfill any applicable licensing requirements.**
- 3. Participate in radiological emergency planning and preparedness training sessions, drills, and exercises conducted for the Plant at a minimum frequency of one annual training session per shift, one annual drill, and one annual exercise in accordance with Federal Emergency Management Agency and/or other applicable legal requirements.**

B. TVA shall:

In consideration of Department's agreement to render fire protection services under Section A.1 herein and to participate in the fire protection, emergency planning, training sessions and exercises, reimburse Department as follows:

- o Four Hundred dollars (\$400) per fire-pumper, with a maximum of three pumpers to cover use of such equipment each time Department provides fire protection services for the Plant or for Department's participation in the training sessions and exercises. Four Hundred dollars (\$400) per fire pumper for each additional 8 hour shift worked.**
- o Six Hundred dollars (\$600) to cover use of platform engine each time Department provides emergency fire protection services for Plant and \$600 per platform engine for each additional eight hour shift worked.**
- o Fourteen dollars (\$14) an hour for each officer and Twelve dollars (\$12) an hour for each firefighter.**
- o Costs incurred in purchasing expendable material used in fire suppression services at Plant.**

C. Payments shall be made within 45 days of the receipt of detailed invoices for services provided to TVA. Invoices shall be sent to :

CONTRACT NO.

Tennessee Valley Authority
Accounts Payable
P.O. Box 15500
Knoxville, TN 37901

- D. Neither Department nor any other person performing services under this Agreement, other than an actual employee of TVA, shall be considered as an agent or employee of the United States or TVA, and the United States, TVA, and their agents, employees, directors, and officers assume no liability to Department or any third party for any damages to property, both real and personal, or personal injuries, including death, arising out of or in any way connected with the acts or omissions of Department or any other persons.
- E. No member of or delegate to Congress or Resident Commissioner, or any officer, employee, special Government employee, or agent of TVA or Department shall be admitted to any share or part of this Agreement or to any benefit that may arise there from, but this provision shall not be construed to extend to a corporation or unit of Government contracting for its or for the public's benefit.
- F. Equipment and personnel dispatched in response to a request from TVA will operate under the immediate supervision and control of the senior firefighting official in charge of the dispatched equipment and personnel, and under the general direction of the senior firefighting official of TVA on duty at the scene of the fire.
- G. In the execution of the terms of this Agreement, Department may involve other fire protection services through mutual aid agreements, automatic aid agreements, or subcontracts. If such other parties are used, they shall be under Department control, and, for the purposes of this Agreement be considered units of Department.
- H. A meeting may be initiated upon the request of either party every three to five years.
- I. This Agreement shall begin with the day and year executed below unless otherwise modified or extended by both parties in writing, provided, however, that either party may cancel on 30 days' written notice to the other party in writing.

ATHENS REGIONAL
MEDICAL CENTER

CONTRACT# 99997734
SUPPLEMENT FIVE

TENNESSEE VALLEY AUTHORITY
CONTRACT
FOR
EMERGENCY SERVICES

THIS SUPPLEMENT, effective May 24, 2004, between ATHENS REGIONAL MEDICAL CENTER whose address is ATHENS, TN hereinafter called "Contractor," and TENNESSEE VALLEY AUTHORITY, hereinafter called "TVA";

WITNESSETH:

IN CONSIDERATION of the mutual covenants hereinafter contained, the parties agree as follows:

1. Effective May 24, 2004 Contract No. TV-80422V shall be and hereby is amended to strike Contract No. TV-80422V and replace with Contract No. 99997734.
2. Effective May 24, 2004, Contract No. 99997734 shall be and hereby is amended to strike the words and figures in section 4, "Total payments under this agreement shall not exceed Twenty-four Thousand Five Hundred Dollars (\$24,500) and add the words, "Total payments under this agreement shall not exceed Thirty-five Thousand Dollars (\$35,000)."
3. Effective May 24, 2004 Contract No. 99997734 shall be and hereby is amended to strike the words and figures in section 10, "shall terminate on August 1, 1993" and shall add the words and figures, "shall terminate on August 31, 2009."
4. Except as hereby amended, all of the terms, conditions, and provisions of Contract No. 99997734 and previous supplements are hereby affirmed and shall remain in full force and effect during the extended term of this contract.

IN WITNESS WHEREOF, the parties have hereunto subscribed their names as of the day and year shown below.

ATHENS REGIONAL MEDICAL CENTER

By *John Workman*

Title CEO

Date 5/24/04

TENNESSEE VALLEY AUTHORITY

By *Melanie G. Keet*

Title Procurement Agent, TVAN _____

MAY 24 2004 1:38PM
2004-05-24 07:33

HP LASERJET 3200
3550

TVAN

P 3/3

p. 3

ATHENS REGIONAL
MEDICAL CENTER

CONTRACT# 89997734
SUPPLEMENT FIVE

Date 05-27-04

CONTRACT NO. 99997795

SUPPLEMENT NO. FOUR

AGREEMENT

THIS AGREEMENT made and entered into on November 25, 2005, by and between the RHEA COUNTY VOLUNTEER FIRE DEPARTMENT, hereinafter referred to as "DEPARTMENT" and the TENNESSEE VALLEY AUTHORITY hereinafter referred to as the "TVA".

WITNESSETH

WHEREAS, DEPARTMENT maintains a full-time non-profit, fire Department and is willing to provide fire prevention, annual training, and suppression services at the Watts Bar Nuclear Plant, hereinafter known as "PLANT" upon certain terms, and,

WHEREAS, TVA desires fire prevention, annual training, and suppression services for the Plant, and,

NOW, THEREFORE, in consideration of the mutual promises herein contained, it is hereby agreed that when, in the judgment of TVA, circumstances require fire fighting vehicles, equipment and personnel to prevent or suppress fires at the Plant, TVA may call upon Department to send such fire fighting personnel, equipment and vehicles as Department is able to commit to such purpose, and Department shall to the extent it is able to commit to such purpose, and Department shall to the extent it is able to respond to TVA's request on the following terms and conditions:

A. Department shall:

1. Provide TVA with fire protection services at the Plant.
2. Maintain in effect any necessary State certification and licenses for the provision of fire protection services and ensure that all employees of Department fulfill any applicable licensing requirements.
3. Participate in radiological emergency planning and preparedness training sessions, drills, and exercises conducted for the Plant at a minimum frequency of one annual training session per shift, one annual drill, and one annual exercise in accordance with Federal Emergency Management Agency requirements.

B. TVA shall:

In consideration of Department's agreement to render fire protection services under Section A.1 herein and to participate in the fire protection, emergency planning, training sessions and exercises, reimburse Department as follows:

- o Four Hundred dollars (\$400) per fire pumper, with a maximum of three pumpers to cover use of such equipment each time Department provides fire protection services for the Plant or for Department's participation in the training sessions and exercises and an equal amount for each additional eight hour shift.

CONTRACT NO. 99997795

SUPPLEMENT NO. FOUR

- o Six Hundred dollars (\$600) to cover use of platform engine each time Department provides emergency fire protection services for Plant and an equal amount for each additional eight hour shift.
- o Fourteen dollars (\$14) an hour for each officer and Twelve dollars (\$12) an hour for each firefighter.
- o Costs incurred in purchasing expendable material used in fire suppression services at Plant.

C. Payments shall be made within 45 days of the receipt of detailed invoices for services provided to TVA. Invoices shall be sent to :

Tennessee Valley Authority
Accounts Payable
P.O. Box 15500
Knoxville, TN 37901

- D. Neither Department nor any other person performing services under this Agreement, other than an actual employee of TVA, shall be considered as an agent or employee of the United States or TVA, and the United States, TVA, their agents and employees assume no liability to Department or any third party for any damages to property, both real and personal, or personal injuries, including death, arising out of or in any way connected with the acts or omissions of Department or any other persons.
- E. No member of or delegate to Congress or Resident Commissioner, or any officer, employee, special Government employee, or agent of TVA or Department shall be admitted to any share or part of this Agreement or to any benefit that may arise there from, but this provision shall not be construed to extend to a corporation or unit of Government contracting for its or for the public's benefit.
- F. Execution of the fire prevention and suppression services Agreement does in no way guarantee to TVA that Department shall respond to each and every call for assistance by TVA. Fire protection provided pursuant to this Agreement is subject to and subordinate to fire protection for persons and property located within the Department may withhold sending firefighting vehicles, equipment and personnel and may withdraw any or all vehicles, equipment and personnel so dispatched, if, in the judgment of the fire chief, or ranking firefighting official in charge, whose determination shall be final and binding on the parties, such action is necessary so as not to jeopardize the overall fire protection of the district served by Department.
- G. TVA shall have the duty to defend, indemnify, and save harmless Department from and against any claim, demand, cause of action, liability, damage, judgment, or loss, of whatsoever kind or nature, resulting from personal injury (including death), or property damage, where such injury, death, or damage occurs on the Plant premises and arises out of or results from the sole negligence of TVA or its agents and employees.

CONTRACT NO. 00997795

SUPPLEMENT NO. FOUR

- H. Equipment and personnel dispatched in response to a request from TVA will operate under the immediate supervision and control of the senior firefighting official in charge of the dispatched equipment and personnel, and under the general direction of the senior firefighting official of TVA on duty at the scene of the fire.
- I. In the execution of the terms of this Agreement, Department may involve other fire protection services through mutual aid agreements, automatic aid agreements, or subcontracts. ~~If such other parties are used, they shall be under~~ Department control, and, for the purposes of this Agreement be considered units of Department.
- J. This Agreement shall begin with the day and year executed below unless otherwise modified or extended by both parties in writing, provided, however, that either party may cancel on 30 days' written notice to the other party in writing. This Agreement will be reviewed annually upon request of Department or Contracting Officer. Contract shall be for one (1) five (5) year term from the original Agreement date.

CONTRACT NO. 99997795

SUPPLEMENT NO. FOUR

TENNESSEE VALLEY AUTHORITY
CONTRACT SUPPLEMENT

This SUPPLEMENT, effective November 25, 2005, by and between RHEA COUNTY VOLUNTEER FIRE DEPARTMENT hereinafter called "DEPARTMENT", and the TENNESSEE VALLEY AUTHORITY (hereinafter called "TVA");

IN CONSIDERATION of the mutual covenants hereinafter contained, the parties agree that the Contract shall be, and hereby is, amended as follows:

- o This contract supplement fully incorporates and/or revises the original contract and all previous supplements for contract 99997795 This Supplement 4 shall henceforth serve as the complete contract for 99997795.

IN WITNESS WHEREOF, the parties herein have caused this supplement to be executed by their duly authorized officials.

TENNESSEE VALLEY AUTHORITY

RHEA COUNTY VOLUNTEER FIRE DEPT.

By Melanie A. Hill
 Title Retirement Agent
 Date November 28, 2005

By Billy Ray Peltan
 Title Comd. Executive
 Date Nov. 28, 2005