B14193 Voyagaurs

Agreement
between
the
State of Minnesota, Department of Natural Resources
and
National Park Service Units
Consisting of
Voyageurs National Park
St. Croix National Scenic Riverway
Grand Portage National Monument
Pipestone National Monument
and
Isle Royale National Park

I. Background and Purpose.

This agreement is made and entered into by and between the State of Minnesota, Department of Natural Resources (hereinafter referred to as the Department), acting through the Commissioner of Natural Resources, 500 Lafayette Road, St. Paul, Minnesota 55155, and the United States of America, Department of Interior, National Park Service (hereinafter referred to as the Service), acting by and through the Superintendents of Voyageurs National Park, 3131 Hwy 53, International Falls, MN 56649-8904, St. Croix National Scenic Riverway, PO Box 708, St. Croix Falls, WI 54024, Grand Portage National Monument, PO Box 426, Grand Portage, MN 55605, Isle Royale National Park, 800 East Lake Shore Dr., Houghton, MI 49731, and Pipestone National Monument. 36 Reservation Ave, Pipestone, MN 56164.

Many of the lands under the jurisdiction of the Service and the Department are so located geographically that wildland fires on lands in one jurisdiction may become a threat to the resources on the adjoining jurisdiction. It is, therefore, desirable and in the public interest to provide specifically for coordinated fire suppression activities, to protect forests, other resources and structures from destruction insofar as possible.

The purpose of this agreement is to provide a basis for cooperation between the Service and the Department to furnish mutual assistance in fire management and fire suppression activities on Service and Department lands.

II. Authority.

This agreement is authorized by Federal Act of May 27, 1955, 42 U.S.C. § 1856 et. seq. and Minn. Stat. §§ 84.025, subd. 7, and 471.59.

III. Responsibilities of Each Agency.

It is agreed:

- Unless otherwise stated in this document, the Service and Department will continue to have primary fire control responsibility on all lands within their respective jurisdictions.
- Field officers taking official action under authority of this Agreement will remain under the jurisdiction of their respective agency. In the event of a wildfire, the first officer, whether Department or Service, at the fire will assume command, promptly report, and take immediate steps to suppress the fire until the agency that manages the specific lands is able to assume command.
- 3. Each agency will render assistance, in the form of equipment and available personnel, to the other,

- Rental charges for equipment either owned or under contract and used on the fire at equitable rates
- Costs of reconditioning equipment and associated gear used or damaged to as good a condition as when assigned to each fire, ordinary wear and tear excepted.
- 4. Any other direct expenditures associated with the response to each fire. All equipment, materials, or property purchased under the terms of this Agreement, and not consumed on the fire, shall be the property of the purchasing agency and shall not be eligible for reimbursement by the other agency.
- 5. Wildfire suppression costs resulting from prescribed fire (management ignited prescribed fire and prescribed natural fires) which were ignited or allowed to burn by or at the direction or under the supervision of an agency, shall be the responsibility of that agency.
- 6. To the extent allowable by law, the books, records, documents, and accounting procedures and practices of each agency relevant to this Agreement are subject to examination by the other agency and by legislative auditor or comptroller general, as applicable.

VII. Special Provisions

- The Department and a specific Service unit may enter into a special agreements concerning the subject mater of this Agreement and is to be attached as an addendum and incorporated herein.
 In the event of a conflict between the terms of this Agreement and those of a special agreement, the provisions of this Agreement Control.
- No member of or delegate to Congress, or resident commissioner shall be admitted to any part of
 this Agreement, or to any benefit that may arise therefrom; but this provision shall not be
 construed to extend to this agreement if made with a corporation for its general benefit.
- 3. During the performance of this Agreement, the participants agree to abide by the terms of Executive Order 11246 on discrimination and will not discriminate against any person because of race, color, religion, sex or national origin. The participants will take affirmative action to ensure that applicants are employed without regard to their race, religion, sex or national origin.
- 4. Nothing in this Agreement shall be construed as binding either agency to expending any sum in excess of appropriations available.
- This Agreement, with any attachments, addenda, and referenced portions, constitutes the entire Agreement between the Department and Service and all previous Agreements are hereby superseded.
- 6. Any amendment to this Agreement shall be in writing and executed and approved in the same manner as this Agreement.

STATE OF MINNESOTA	UNITED STATE OF AMERICA
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	National Park Service
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	Grand Portage National Monument
	BY: I mothy Cochrane
	Superintendent
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	Pipestone National Monument
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	BY:Superintendent
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STATE OF MINNESOTA

IN WITNESS WHEREOF, the agencies have executed this agreement as of the last date of signature shown below.

UNITED STATE OF AMERICA

National Park Service
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STATE OF MINNESOTA Department of Natural Resources BY: Commissioner of Natural Resources	UNITED STATE OF AMERICA DEPARTMENT OF INTERIOR National Park Service St. Croix National Scenic Riverway BY: Superintendent
DATE: 4/8/08	DATE:
STATE OF MINNESOTA Commissioner of Administration	Voyageurs National Park
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	Grand Portage National Monument
	BY:Superintendent
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	Isle Royale National Park
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