

Revised amendment to the MOA with CVFRS.

1. Add the following at the end of the second paragraph in Section 5:

CVFRS shall provide the selectboard copies of all official notifications from supervisory or regulatory agencies regarding compliance with certifying or licensing agency requirements that affect or may potentially affect the ability of CVFRS to provide the full level of services agreed to in Section 3 of this agreement. Such copies shall be provided to the Selectboard within two business days of receipt by CVFRS .

2. Modify the first paragraph in Section 4. as follows:

Notwithstanding anything in this agreement, all capital equipment purchased by CVFRS exceeding \$5000 in total cost, using funds provided by the Town, shall require prior Selectboard approval unless specifically set forth in the CVFRS **operating** budget approved by the Town for the corresponding fiscal year or said purchase is of an emergency nature. For purposes of this Agreement, an “emergency nature” shall mean that CVFRS must immediately make the capital equipment purchase to avoid a negative impact to the level of service described above. Moreover, consistent with the restrictions on the Fire & Rescue Reserve Fund, the Selectboard **must approve any capital request from said fund up to and including a cost of \$50,000 prior to purchase. Any capital request from the Fire & Rescue Reserve fund exceeding \$50,000 in total cost cannot be purchased without first obtaining voter approval.** (The remainder of this paragraph is unchanged.)

5-1-14