REVIEWED

ATTACHMENT A

For Recording Stamp Only

DESCHUTES COUNTY SERVICES CONTRACT CONTRACT NO. 20__-

This Contract is between DESCHUTES COUNTY, Department (County) and (Contractor)			ough the
Effective Date and Termination Date. The effective party has signed this Contract, whichever is later. Unl Contract shall terminate when County accepts Contract whichever date occurs last. Contract termination shall respect to any default by Contractor that has not been	less extended or termi ctor's completed perfor not extinguish or preju	nated earlier in accorda mance or on	ance with its terms, this
Statement of Work. Contractor shall perform the wo Payment for Work. County agrees to pay Contractor Contract Documents. This Contract includes Page	r in accordance with E	xhibit 1.	
	ACTOR DATA AND S	IGNATURE	
Contractor Address: Federal Tax ID# or Social Security #: Is Contractor a nonresident alien? Yes No Business Designation (check one): Sole Pr			
	oprietorship	∐ Partnership	
Corpor	ation-non-profit	☐ Other, descri	be
A Federal tax ID number or Social Security number administration of state, federal and local tax laws. Paunder the name and Federal tax ID number or, if non I have read this Contract including the attached I terms. NOTE: Contractor shall also sign Exhibits 3 at	ayment information sle, the Social Security Exhibits. I understan	nall be reported to the number provided above ad this Contract and a	Internal Revenue Service ve.
Signature	Title		
Name (please print)	Date		_
DESCHUT	ES COUNTY SIGNA	TURE	
Contracts with a maximum consideration of not gresigned by the appropriate Deschutes County Depa greater than \$25,000 but less than \$150,000 are readministrator or the Board of County Commissioners	eater than \$25,000 ar rtment Head. Addition not valid and not bind	e not valid and not bi nally, Contracts with a	a maximum consideration
Dated this of, 20	Dated this _	of	, 20
DESCHUTES COUNTY DIRECTOR OF	COUNTY A	DMINISTRATOR	
	(Insert name	е	

Page 1 of 18 - Personal Services Contract No. 20__-

STANDARD TERMS AND CONDITIONS

- 1. Time is of the Essence. Contractor agrees that time is of the essence in the performance of this Contract.
- 2. Compensation. Payment for all work performed under this Contract shall be made in the amounts and manner set forth in Exhibit 1.
 - a. Payments shall be made to Contractor following County's review and approval of billings and deliverables submitted by Contractor.
 - b. All Contractor billings are subject to the maximum compensation amount of this contract.
 - c. Contractor shall not submit billings for, and County shall not pay, any amount in excess of the maximum compensation amount of this Contract, including any reimbursable expenses, (See Exhibit 5).
 - 1) If the maximum compensation amount is increased by amendment to this Contract, the amendment shall be signed by both parties and fully executed before Contractor performs work subject to the amendment.
 - 2) No payment shall be made for any services performed before the beginning date or after the expiration date of this contract.
 - d. This Contract shall not be amended after the expiration date.
 - e. Unless otherwise specifically provided in Exhibit 5, Contractor shall submit monthly invoices for work performed. The invoices shall describe all work performed with particularity and by whom it was performed and shall itemize and explain all expenses for which reimbursement is claimed.
 - f. The invoices also shall include the total amount invoiced to date by Contractor prior to the current invoice.
 - g. Prior to approval or payment of any billing, County may require and Contractor shall provide any information which County deems necessary to verify work has been properly performed in accordance with the Contract.
- 3. **Delegation, Subcontracts and Assignment.** Contractor shall not delegate or subcontract any of the work required by this Contract or assign or transfer any of its interest in this Contract, without the prior written consent of County.
 - a. Any delegation, subcontract, assignment, or transfer without prior written consent of County shall constitute a material breach of this contract.
 - b. Any such assignment or transfer, if approved, is subject to such conditions and provisions as the County may deem necessary.
 - c. No approval by the County of any assignment or transfer of interest shall be deemed to create any obligation of the County to increase rates of payment or maximum Contract consideration.
 - d. Prior written approval shall not be required for the purchase by the Contractor of articles, supplies and services which are incidental to the provision of services under this Contract that are necessary for the performance of the work.
 - e. Any subcontracts that the County may authorize shall contain all requirements of this contract, and unless otherwise specified by the County the Contractor shall be responsible for the performance of the subcontractor.

4. No Third Party Beneficiaries.

- a. County and Contractor are the only parties to this Contract and are the only parties entitled to enforce its terms.
- b. Nothing in this Contract gives or provides any benefit or right, whether directly, indirectly, or otherwise, to third persons unless such third persons are individually identified by name in this Contract and expressly described as intended beneficiaries of this Contract.
- **5. Successors in Interest.** The provisions of this Contract shall be binding upon and inure to the benefit of the parties and their successors and approved assigns, if any.
- **6. Early Termination.** This Contract may be terminated as follows:
 - a. <u>Mutual Consent</u>. County and Contractor, by mutual written agreement, may terminate this Contract at any time.
 - b. <u>Party's Convenience</u>. County or Contractor may terminate this Contract for any reason upon 30 calendar days written notice to the other party.

- c. <u>For Cause</u>. County may also terminate this Contract effective upon delivery of written notice to the Contractor, or at such later date as may be established by the County, under any of the following conditions:
 - 1) If funding from state or other sources is not obtained and continued at levels sufficient to allow for the purchase of the indicated quantity of services as required in this Contract.
 - 2) This Contract may be modified to accommodate the change in available funds.
 - 3) If state laws, regulations or guidelines are modified, changed or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this Contract or are no longer eligible for the funding proposed for payments authorized by this Contract.
 - 4) In the event sufficient funds shall not be appropriated for the payment of consideration required to be paid under this Contract, and if County has no funds legally available for consideration from other sources.
 - 5) If any license or certificate required by law or regulation to be held by the Contractor to provide the services required by this Contract is for any reason denied, revoked, suspended, not renewed or changed in such a way that the Contractor no longer meets requirements for such license or certificate.
- d. <u>Contractor Default or Breach</u>. The County, by written notice to the Contractor, may immediately terminate the whole or any part of this Contract under any of the following conditions:
 - 1) If the Contractor fails to provide services called for by this Contract within the time specified or any extension thereof.
 - 2) If the Contractor fails to perform any of the other requirements of this Contract or so fails to pursue the work so as to endanger performance of this Contract in accordance with its terms, and after receipt of written notice from the County specifying such failure, the Contractor fails to correct such failure within 10 calendar days or such other period as the County may authorize.
 - 3) Contractor institutes or has instituted against it insolvency, receivership or bankruptcy proceedings, makes an assignment for the benefit of creditors, or ceases doing business on a regular basis.
- e. County Default or Breach.
 - Contractor may terminate this Contract in the event of a breach of this Contract by the County. Prior to such termination, the Contractor shall give to the County written notice of the breach and intent to terminate.
 - 2) If the County has not entirely cured the breach within 10 calendar days of the date of the notice, then the Contractor may terminate this Contract at any time thereafter by giving notice of termination.
- 7. Payment on Early Termination. Upon termination pursuant to paragraph 6, payment shall be made as follows:
 - a. If terminated under subparagraphs 6 a. through c. of this Contract, the County shall pay Contractor for work performed prior to the termination date if such work was performed in accordance with the Contract. Provided however, County shall not pay Contractor for any obligations or liabilities incurred by Contractor after Contractor receives written notice of termination.
 - b. If this Contract is terminated under subparagraph 6 d. of this Contract, County obligations shall be limited to payment for services provided in accordance with this Contract prior to the date of termination, less any damages suffered by the County.
 - c. If terminated under subparagraph 6 e of this Contract by the Contractor due to a breach by the County, then the County shall pay the Contractor for work performed prior to the termination date if such work was performed in accordance with the Contract:
 - 1) with respect to services compensable on an hourly basis, for unpaid invoices, hours worked within any limits set forth in this Contract but not yet billed, authorized expenses incurred if payable according to this Contract and interest within the limits set forth under ORS 293.462, and
 - 2) with respect to deliverable-based Work, the sum designated for completing the deliverable multiplied by the percentage of Work completed and accepted by County, less previous amounts paid and any claim(s) that County has against Contractor.
 - 3) Subject to the limitations under paragraph 8 of this Contract.
- 8. Remedies. In the event of breach of this Contract the parties shall have the following remedies:
 - a. Termination under subparagraphs 6 a. through c. of this Contract shall be without prejudice to any obligations or liabilities of either party already reasonably incurred prior to such termination.
 - 1) Contractor may not incur obligations or liabilities after Contractor receives written notice of termination.

- 2) Additionally, neither party shall be liable for any indirect, incidental, consequential or special damages under this Contract or for any damages of any sort arising solely from the termination of this Contract in accordance with its terms.
- b. If terminated under subparagraph 6 d. of this Contract by the County due to a breach by the Contractor, County may pursue any remedies available at law or in equity.
 - 1) Such remedies may include, but are not limited to, termination of this contract, return of all or a portion of this Contract amount, payment of interest earned on this Contract amount, and declaration of ineligibility for the receipt of future contract awards.
 - 2) Additionally, County may complete the work either by itself, by agreement with another Contractor, or by a combination thereof. If the cost of completing the work exceeds the remaining unpaid balance of the total compensation provided under this Contract, then the Contractor shall be liable to the County for the amount of the reasonable excess.
- c. If amounts previously paid to Contractor exceed the amount due to Contractor under this Contract, Contractor shall repay any excess to County upon demand.
- d. Neither County nor Contractor shall be held responsible for delay or default caused by fire, civil unrest, labor unrest, riot, acts of God, or war where such cause was beyond reasonable control of County or Contractor, respectively; however, Contractor shall make all reasonable efforts to remove or eliminate such a cause of delay or default and shall, upon the cessation of the cause, diligently pursue performance of its obligations under this Contract. For any delay in performance as a result of the events described in this subparagraph, Contractor shall be entitled to additional reasonable time for performance that shall be set forth in an amendment to this Contract.
- e. The passage of this Contract expiration date shall not extinguish or prejudice the County's or Contractor's right to enforce this Contract with respect to any default or defect in performance that has not been cured.
- f. County's remedies are cumulative to the extent the remedies are not inconsistent, and County may pursue any remedy or remedies singly, collectively, successively or in any order whatsoever.
- **9. Contractor's Tender upon Termination.** Upon receiving a notice of termination of this Contract, Contractor shall immediately cease all activities under this Contract unless County expressly directs otherwise in such notice of termination.
 - a. Upon termination of this Contract, Contractor shall deliver to County all documents, information, works-in-progress and other property that are or would be deliverables had this Contract been completed.
 - b. Upon County's request, Contractor shall surrender to anyone County designates, all documents, research, objects or other tangible things needed to complete the work.

10. Work Standard.

- a. Contractor shall be solely responsible for and shall have control over the means, methods, techniques, sequences and procedures of performing the work, subject to the plans and specifications under this Contract and shall be solely responsible for the errors and omissions of its employees, subcontractors and agents.
- b. For goods and services to be provided under this contract, Contractor agrees to:
 - 1) perform the work in a good, workmanlike, and timely manner using the schedule, materials, plans and specifications approved by County;
 - 2) comply with all applicable legal requirements;
 - 3) comply with all programs, directives, and instructions of County relating to safety, storage of equipment or materials;
 - 4) take all precautions necessary to protect the safety of all persons at or near County or Contractor's facilities, including employees of Contractor, County and any other contractors or subcontractors and to protect the work and all other property against damage.
- **11. Drugs and Alcohol.** Contractor shall adhere to and enforce a zero tolerance policy for the use of alcohol and the unlawful selling, possession or use of controlled substances while performing work under this Contract.
- **12. Insurance.** Contractor shall provide insurance in accordance with Exhibit 2 attached hereto and incorporated by reference herein.
- **13. Expense Reimbursement.** If the consideration under this Contract provides for the reimbursement of Contractor for expenses, in addition to Exhibit 5, Exhibit 1 shall state that Contractor is or is not entitled to

reimbursement for such expenses.

- a. County shall only reimburse Contractor for expenses reasonably and necessarily incurred in the performance of this contract.
- b. Expenses reimbursed shall be at the actual cost incurred; including any taxes paid, and shall not include any mark-up unless the mark-up on expenses is specifically agreed to in this Contract.
- c. The cost of any subcontracted work approved in this Contract shall not be marked up.
- d. Contractor shall not bill County for any time expended to complete the documents necessary for reimbursement of expenses or for payment under this contract.
- e. The limitations applicable to reimbursable expenses are set forth in Exhibit "5," attached hereto and by reference incorporated herein.
- 14. Criminal Background Investigations. Contractor understands that Contractor and Contractor's employees and agents are subject to periodic criminal background investigations by County and, if such investigations disclose criminal activity not disclosed by Contractor, such non-disclosure shall constitute a material breach of this Contract and County may terminate this Contract effective upon delivery of written notice to the Contractor, or at such later date as may be established by the County.
- **15. Confidentiality.** Contractor shall maintain confidentiality of information obtained pursuant to this Contract as follows:
 - a. Contractor shall not use, release or disclose any information concerning any employee, client, applicant or person doing business with the County for any purpose not directly connected with the administration of County's or the Contractor's responsibilities under this Contract except upon written consent of the County, and if applicable, the employee, client, applicant or person.
 - b. The Contractor shall ensure that its agents, employees, officers and subcontractors with access to County and Contractor records understand and comply with this confidentiality provision.
 - c. Contractor shall treat all information as to personal facts and circumstances obtained on Medicaid eligible individuals as privileged communication, shall hold such information confidential, and shall not disclose such information without the written consent of the individual, his or her attorney, the responsible parent of a minor child, or the child's guardian, except as required by other terms of this Contract.
 - d. Nothing prohibits the disclosure of information in summaries, statistical information, or other form that does not identify particular individuals.
 - e. Personally identifiable health information about applicants and Medicaid recipients will be subject to the transaction, security and privacy provisions of the Health Insurance Portability and Accountability Act ("HIPAA").
 - f. Contractor shall cooperate with County in the adoption of policies and procedures for maintaining the privacy and security of records and for conducting transactions pursuant to HIPAA requirements.
 - g. This Contract may be amended in writing in the future to incorporate additional requirements related to compliance with HIPAA.
 - h. If Contractor receives or transmits protected health information, Contractor shall enter into a Business Associate Agreement with County, which, if attached hereto, shall become a part of this Contract.
- **16. Reports.** Contractor shall provide County with periodic reports at the frequency and with the information prescribed by County. Further, at any time, County has the right to demand adequate assurances that the services provided by Contractor shall be in accordance with the Contract. Such assurances provided by Contractor shall be supported by documentation in Contractor's possession from third parties.
- 17. Access to Records. Contractor shall maintain fiscal records and all other records pertinent to this Contract.
 - a. All fiscal records shall be maintained pursuant to generally accepted accounting standards, and other records shall be maintained to the extent necessary to clearly reflect actions taken.
 - 1) All records shall be retained and kept accessible for at least three years following the final payment made under this Contract or all pending matters are closed, whichever is later.
 - 2) If an audit, litigation or other action involving this Contract is started before the end of the three year period, the records shall be retained until all issues arising out of the action are resolved or until the end of the three year period, whichever is later.
 - b. County and its authorized representatives shall have the right to direct access to all of Contractor's books, documents, papers and records related to this Contract for the purpose of conducting audits and examinations and making copies, excerpts and transcripts.

- These records also include licensed software and any records in electronic form, including but not limited to computer hard drives, tape backups and other such storage devices. County shall reimburse Contractor for Contractor's cost of preparing copies.
- 2) At Contractor's expense, the County, the Secretary of State's Office of the State of Oregon, the Federal Government, and their duly authorized representatives, shall have license to enter upon Contractor's premises to access and inspect the books, documents, papers, computer software, electronic files and any other records of the Contractor which are directly pertinent to this Contract.
- 3) If Contractor's dwelling is Contractor's place of business, Contractor may, at Contractor's expense, make the above records available at a location acceptable to the County.
- **18. Ownership of Work.** All work of Contractor that results from this Contract (the "Work Product") is the exclusive property of County.
 - a. County and Contractor intend that such Work Product be deemed "work made for hire" of which County shall be deemed author.
 - b. If, for any reason, the Work Product is not deemed "work made for hire," Contractor hereby irrevocably assigns to County all of its right, title, and interest in and to any and all of the Work Product, whether arising from copyright, patent, trademark, trade secret, or any other state or federal intellectual property law or doctrine.
 - c. Contractor shall execute such further documents and instruments as County may reasonably request in order to fully vest such rights in County.
 - d. Contractor forever waives any and all rights relating to Work Product, including without limitation, any and all rights arising under 17 USC § 106A or any other rights of identification of authorship or rights of approval, restriction or limitation on use or subsequent modifications.
 - e. County shall have no rights in any pre-existing work product of Contractor provided to County by Contractor in the performance of this Contract except an irrevocable, non-exclusive, perpetual, royalty-free license to copy, use and re-use any such work product for County use only.
 - f. If this Contract is terminated prior to completion, and County is not in default, County, in addition to any other rights provided by this Contract, may require Contractor to transfer and deliver all partially completed work products, reports or documentation that Contractor has specifically developed or specifically acquired for the performance of this Contract.
 - g. In the event that Work Product is deemed Contractor's Intellectual Property and not "work made for hire," Contractor hereby grants to County an irrevocable, non-exclusive, perpetual, royalty-free license to use, reproduce, prepare derivative works based upon, distribute copies of, perform and display the Contractor Intellectual Property, and to authorize others to do the same on County's behalf.
 - h. In the event that Work Product is Third Party Intellectual Property, Contractor shall secure on the County's behalf and in the name of the County, an irrevocable, non-exclusive, perpetual, royalty-free license to use, reproduce, prepare derivative works based upon, distribute copies of, perform and display the Third Party Intellectual Property, and to authorize others to do the same on County's behalf.
- **19. County Code Provisions.** Except as otherwise specifically provided, the provisions of Deschutes County Code, Section 2.37.150 are incorporated herein by reference. Such code section may be found at the following URL address: http://www.deschutes.org/County-Code.aspx?F=chapter+2.37.pdf.
- **20. Partnership.** County is not, by virtue of this contract, a partner or joint venturer with Contractor in connection with activities carried out under this contract, and shall have no obligation with respect to Contractor's debts or any other liabilities of each and every nature.

21. Indemnity and Hold Harmless.

- a. To the fullest extent authorized by law Contractor shall defend, save, hold harmless and indemnify the County and its officers, employees and agents from and against all claims, suits, actions, losses, damages, liabilities costs and expenses of any nature resulting from or arising out of, or relating to the activities of Contractor or its officers, employees, contractors, or agents under this Contract, including without limitation any claims that the work, the work product or any other tangible or intangible items delivered to County by Contractor that may be the subject of protection under any state or federal intellectual property law or doctrine, or the County's use thereof, infringes any patent, copyright, trade secret, trademark, trade dress, mask work utility design or other proprietary right of any third party.
- b. Contractor shall have control of the defense and settlement of any claim that is subject to subparagraph a of this paragraph; however neither contractor nor any attorney engaged by Contractor shall defend the claim in the name of Deschutes County or any department or agency thereof, nor purport to act as legal

- representative of the County or any of its departments or agencies without first receiving from the County's legal counsel, in a form and manner determined appropriate by the County's legal counsel, authority to act as legal counsel for the County, nor shall Contractor settle any claim on behalf of the Count without the approval of the County's legal counsel.
- c. To the extent permitted by Article XI, Section 10, of the Oregon Constitution and the Oregon Tort Claims Act, ORS 30.260 through 30.300, County shall defend, save, hold harmless and indemnify Contractor and its officers, employees and agents from and against all claims, suits, actions, losses, damages, liabilities costs and expenses of any nature resulting from or arising out of, or relating to the activities of County or its officers, employees, contractors, or agents under this Contract.

22. Waiver.

- a. County's delay in exercising, or failure to exercise any right, power, or privilege under this Contract shall not operate as a waiver thereof, nor shall any single or partial exercise or any right, power, or privilege under this Contract preclude any other or further exercise thereof or the exercise of any other such right, power, or privilege.
- b. The remedies provided herein are cumulative and not exclusive of any remedies provided by law.
- **23. Governing Law.** This Contract shall be governed by and construed in accordance with the laws of the State of Oregon without regard to principles of conflicts of law.
 - a. Any claim, action, suit or proceeding (collectively, "Claim") between County and Contractor that arises from or relates to this Contract shall be brought and conducted solely and exclusively within the Circuit Court of Deschutes County for the State of Oregon; provided, however, if a Claim shall be brought in federal forum, then it shall be brought and conducted solely and exclusively within the United States District Court for the District of Oregon.
 - b. CONTRACTOR, BY EXECUTION OF THIS CONTRACT, HEREBY CONSENTS TO THE IN PERSONAM JURISDICTION OF SAID COURTS. The parties agree that the UN Convention on International Sales of Goods shall not apply.
- **24. Severability.** If any term or provision of this Contract is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if this Contract did not contain the particular term or provision held invalid.
- **25. Counterparts.** This Contract may be executed in several counterparts, all of which when taken together shall constitute one agreement binding on all parties, notwithstanding that all parties are not signatories to the same counterpart. Each copy of this Contract so executed shall constitute on original.
- **26. Notice.** Except as otherwise expressly provided in this Contract, any communications between the parties hereto or notices to be given hereunder shall be given in writing, to Contractor or County at the address or number set forth below or to such other addresses or numbers as either party may hereafter indicate in writing. Delivery may be by personal delivery, facsimile, or mailing the same, postage prepaid.
 - a. Any communication or notice by personal delivery shall be deemed delivered when actually given to the designated person or representative.
 - b. Any communication or notice sent by facsimile shall be deemed delivered when the transmitting machine generates receipt of the transmission. To be effective against County, such facsimile transmission shall be confirmed by telephone notice to the County Administrator.
 - c. Any communication or notice mailed shall be deemed delivered five (5) days after mailing. Any notice under this Contract shall be mailed by first class postage or delivered as follows:

To Contractor:

To County:

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Tom Anderson County Administrator 1300 NW Wall Street, Suite 200 Bend, Oregon 97701 Fax No. 541-385-3202

Fax No.

27. Merger Clause. This Contract and the attached exhibits constitute the entire agreement between the parties.

- a. All understandings and agreements between the parties and representations by either party concerning this Contract are contained in this Contract.
- b. No waiver, consent, modification or change in the terms of this Contract shall bind either party unless in writing signed by both parties.
- c. Any written waiver, consent, modification or change shall be effective only in the specific instance and for the specific purpose given.
- **28. Identity Theft Protection.** Contractor and subcontractors shall comply with the Oregon Consumer Identity Theft Protection Act (ORS 646A.600 et seq.).
- **29. Survival.** All rights and obligations shall cease upon termination or expiration of this Contract, except for the rights and obligations set forth in Sections 4, 5, 8, 9, 15, 17, 18, 20-27, 28 and 30.

30. Representations and Warranties.

- a. Contractor's Representations and Warranties. Contractor represents and warrants to County that:
 - 1) Contractor has the power and authority to enter into and perform this Contract;
 - 2) this Contract, when executed and delivered, shall be a valid and binding obligation of Contractor enforceable in accordance with its terms;
 - 3) Contractor has the skill and knowledge possessed by well-informed members of its industry, trade or profession and Contractor will apply that skill and knowledge with care and diligence to perform the Work in a professional manner and in accordance with standards prevalent in Contractor's industry, trade or profession;
 - 4) Contractor shall, at all times during the term of this Contract, be qualified, professionally competent, and duly licensed to perform the Work;
 - 5) Contractor prepared its proposal related to this Contract, if any, independently from all other proposers, and without collusion, fraud, or other dishonesty; and
 - 6) Contractor's making and performance of this Contract do not and will not violate any provision of any applicable law, rule or regulation or order of any court, regulatory commission, board or other administrative agency.
- b. **Warranties Cumulative.** The warranties set forth in this paragraph are in addition to, and not in lieu of, any other warranties provided

EXHIBIT 1 DESCHUTES COUNTY SERVICES CONTRACT Contract No. 20__STATEMENT OF WORK, COMPENSATION PAYMENT TERMS and SCHEDULE

1. Contractor shall perform the following work:

- a. Conduct all assigned quasi-judicial land use and code violation hearings and render decisions authorized by and pursuant to requirements of the Deschutes County Zoning and Land Division Ordinances, Oregon Revised Statutes, Oregon Administrative Rules, Oregon Statewide Planning Goals as well as requirements of Chapter 1.17 of the Deschutes County Code, and the common law.
- b. Notify the Community Development Director, Planning Manager or designee, no later than five (5) business days after receipt of notice of assigned cases whether he/she has a conflict of interest, bias, or pre-hearing contacts, with respect to the case of the parties thereof.
 - 1) If such conditions exists, whether apparent or real, the Contractor may decline an assignment or the County may withdraw the assignment.
 - 2) The County shall not be charged for the Contractor's time in determining whether these conditions exist, nor shall the County be charged for any time devoted to the case which one of these conditions is later found to exist.
- c. At the Contractor's discretion, visit the site that is the subject of each assigned case.
- d. Submit a written decision, including Findings of Fact and Conclusions, based upon the record, to the Community Development Director, Planning Manager or designee within thirty (30) calendar days after the record is closed.
 - 1) Perform any and all research and preparation necessary to perform the duties of the Hearings Officer, including regular consultation with the County's Community Development Director, Planning Manager or designee, code enforcement and County's legal staff.
 - 2) Decisions shall be in a format approved by the Community Development Director or Planning Manager.
- e. Decisions in land use matters subject to statutory time limits for decision shall be delivered to County within thirty (30) days of the close of the record.
 - 1) Decisions not subject to statutory time limits for decision shall be delivered to County within forty-five (45) days of the close of the record.
 - 2) For purposes of this Contract, "close of the record" means the date on which evidence and legal argument may no longer be submitted.
- f. Contractor shall submit to County a bill for services monthly, no later than the next month after delivery to County of completed written findings and decisions, or after the filing of an application for withdrawl, modification of application or similar document requiring delay.
- g. The Contractor shall keep accurate records in a format approved by the County for the purpose of compensation and shall submit said record to the Community Development Department with bill for payment of services.
- h. The Contractor shall have the rright to reuse Contractor's work or other Hearings Officers' decisions.
- 2. County Services. County shall provide Contractor, at County's expense, with material and services described as follows:
 - a. County agrees to provide Contractor, at the commencement of this Contract, with the current version of all applicable codes, statutes and rules under which decisions shall be rendered, and any updates as they become available.
 - b. Where the documents in Exhibit 1, paragraph 2.a. are in electronic format, County shall provide them to Contractor on-line or on a storage medium such as a computer disk or flash drive, at Contractor's option, in PDF format.
 - c. County also agrees to provide Contractor with County staff reports on-line in PDF format.
 - d. Such on-line staff reports shall be provided to Contractor no later than five (5) days prior to the hearing on the action to which the staff report relates.
 - e. No later than five (5) days prior to the hearing on the land use or code violation matter, County also agrees to provide Contractor with copies of the files for each matter referred to Contractor for hearing, including but not limited to the following documents:
 - 1) application, burden of proof and exhibits;
 - 2) correspondence and transmittals from County staff and from public and private agencies;
 - 3) written letters in support of and in opposition to applicant's proposal;

- 4) traffic studies, etc.;
- 5) relevant prior hearings officer decisions; and
- 6) all written material relevant to the statutory time limit for final decisions.
- f. County also agrees to provide Contractor with audio recording and sound projection equipment and related storage medium on which to make a formal record of the land use hearings.
- g. The County provided equipment and storage medium shall be in working order and available at the times and location designated by County for the conduct of land use and code enforcement hearings under this Contract.
- h. County also agrees to provide Contractor with an "Exhibit" stamp and a copy of the hearing calendar prior to each hearing.
- i. The Community Development Director, Planning Manager or designee shall announce the Contractor's decision my mailing the decision to all parties.
- j. County agrees to mail payment to Contractor no later than twenty-one (21) days after the Contractor's invoice is in County's possession for payment.
- k. From and after the date that the Contractor's written decision becomes the final decision on the land use application or code compliance violation, County shall defend, save, hold harmless and indemnify Contractor and its officers and employees from and against all claims, suits, actions, losses, damages, liabilities, costs and expenses of any nature resulting from or arising out of, or relating to such decision.

3. Consideration.

- a. County shall pay Contractor on a fee-for-service basis at the rate of \$175.00 (one hundred and seventy-five dollars) per hour..
- b. Contractor shall be entitled to reimbursement for expenses as set forth in Exhibit 5.

☐ YES	☑ NO	[Check	one
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4. The maximum compensation.

- a. The maximum compensation under this contract, including allowable expenses, is \$150,000.00 (one hundred and fifty thousand dollars).
- b. Contractor shall not submit invoices for, and County shall not pay for any amount in excess of the maximum compensation amount set forth above.
 - 1) If this maximum compensation amount is increased by amendment of this contract, the amendment shall be fully effective before contractor performs work subject to the amendment.
 - 2) Contractor shall notify County in writing of the impending expiration of this Contract thirty (30) calendar days prior to the expiration date.

5. Schedule of Performance or Delivery.

- a. County's obligation to pay depends upon Contractor's delivery or performance in accordance with the following schedule:
 - 1) County will only pay for completed work described in Paragraphs 1(a) through (e) of this Exhibit and that complies with applicable requirements for public hearings and land use decisions set forth, respectively, in Chapters 22.24 and 22.28 of the County's Development Procedures Ordinance. Applicable requirements of Chapter 1.17 of the Deschutes County Code shall apply to code enforcement hearings and decisions.
- b. County will only pay for completed work that conforms to this schedule.

EXHIBIT 2 DESCHUTES COUNTY SERVICES CONTRACT Contract No. 20__INSURANCE REQUIREMENTS

Contractor shall at all times maintain in force at Contractor's expense, each insurance noted below. Insurance coverage must apply on a primary or non-contributory basis. All insurance policies, except Professional Liability, shall be written on an occurrence basis and be in effect for the term of this contract. Policies written on a "claims made" basis must be approved and authorized by Deschutes County.

Contractor Name		
Workers Compensation insurance in compliance with ORS 656.017, requiring Contractor and all subcontractors to provide workers' compensation coverage for all subject workers, or provide certification of exempt status. Worker's Compensation Insurance to cover claims made under Worker's Compensation, disability benefit or any other employee benefit laws, including statutory limits in any state of operation with Coverage B Employer's Liability coverage all at the statutory limits In the absence of statutory limits the limits of said Employers liability coverage shall be not less than \$1,000,000 each accident, disease and each employee. This insurance must be endorsed with a waiver of subrogation endorsement, waiving the insured's right of subrogation against County.		
Professional Liability insurance with an occurrence combined single limit of not less than: Per Occurrence limit Annual Aggregate limit		
□ \$1,000,000 □ \$2,000,000 □ \$3,000,000 □ \$3,000,000 □ \$5		
Interpretation by county to the box must be checkedy		
Per Single Claimant and Incident		
an additional incured. The additional incured endorsement shall not include declarations that reduce any ner		

The policy shall be endorsed to name **Deschutes County, its officers, agents, employees and volunteers as an additional insured**. The additional insured endorsement shall not include declarations that reduce any per occurrence or aggregate insurance limit. The contractor shall provide additional coverage based on any outstanding claim(s) made against policy limits to ensure that minimum insurance limits required by the County are maintained. Construction contracts may include aggregate limits that apply on a "per location" or "per project" basis. The additional insurance protection shall extend equal protection to County as to Contractor or subcontractors and shall not be limited to vicarious liability only or any similar limitation. To the extent any aspect of this Paragraph shall be deemed unenforceable, then the additional insurance protection to County shall be narrowed to the maximum amount of protection allowed by law.

☐ Required by County	☐ Not required by County	(One box must be checked)	
Automobile Liability insurance	with a combined single limit of	f not less than:	
a motor vehicle. Commercial Au 1 on some insurance certificate under this contract. Commercia registered to the business. Exart an acceptable personal automotoregistered to the business.	utomobile Liability Insurance sles) driven by or on behalf of al Automobile Liability is recomples include: plumbers, elections, elections and policy is a contractor when	ury and property damage resulting from opera hall provide coverage for <i>any</i> motor vehicle (s Contractor during the course of providing so quired for contractors that own business ve ctricians or construction contractors. An Exan ho is a sole proprietor that does not own ve	symbol ervices ehicles nple of
Additional Requirements. Contractor shall pay all deductibles and self-insured retentions. A cross-liability clause or separation of insured's condition must be included in all commercial general liability policies required by this Contract. Contractor's coverage will be primary in the event of loss.			
the signed Contract. Contractor si termination, material change, or re deductible or, if applicable, the se	hall notify the County in writing eduction of limits of the insura lf-insured retention level. Con	current Certificate of Insurance to the County g at least 30 days in advance of any cancellation ance coverage. The Certificate shall also state attractor shall be responsible for any deductible ace policies shall be provided to the County.	ion, e the
Risk Management review		Date	
			

EXHIBIT 3 DESCHUTES COUNTY SERVICES CONTRACT Contract No. 20__ ERTIFICATION STATEMENT FOR CORPORATION

CERTIFICATION STATEMENT FOR CORPORATION OR INDEPENDENT CONTRACTOR

NOTE: Contractor Shall Complete A or B in addition to C below:

			COMPANY OR A PARTNERSHIP.
•		at Contractor is a [check o	<u>-</u>
☐ Corporatio	n	company ∐ Partnership au	thorized to do business in the State of Oregon.
Signature		Title	Date
B. CONTRA	CTOR IS A SOLE PRO	PRIETOR WORKING AS A	N INDEPENDENT CONTRACTOR.
Contractor co	ertifies under penalty	of perjury that the followin	g statements are true:
state incon		r in the name of the busine	contractor last year, Contractor filed federal and ess (or filed a Schedule C in the name of the
		blic that the labor or serves registered with the State o	ices Contractor provides are provided by an f Oregon, <u>and</u>
3. All of the sta	atements checked belo	w are true.	
	FE: Check all that apependent Contractor.	ply. <u>You shall check at le</u>	east three (3) - to establish that you are an
A.		y carried out in a specific p	rried out at a location that is separate from my ortion of my residence that is set aside as the
B.	as: (a) fixed-price ag	reements; (b) correcting def	provision of services as shown by factors such ective work; (c) warranties over the services or ce, performance bonds or professional liability
C.	necessary tools or		ness through means such as: (a) purchasing the premises or facilities where services are specialized training.
D.	I have the authority t necessary to fire suc		ride or to assist in providing the services and if
E.	engage in business		t two different persons or entities or I routinely ther marketing efforts reasonably calculated to
Contractor S	gnature	 	<u> </u>

C. Representation and Warranties.

Contractor certifies under penalty of perjury that th Contractor's knowledge:	e following statements are true to the best of	
1. Contractor has the power and authority to enter into and	perform this contract;	
2. This contract, when executed and delivered, shall be a in accordance with its terms;	valid and binding obligation of Contractor enforceable	
The services under this Contract shall be performed in a good and workmanlike manner and in accordance with the highest professional standards; and		
 Contractor shall, at all times during the term of this contract, be qualified, professionally competent, and duly licensed to perform the services. 		
5. To the best of Contractor's knowledge, Contractor is $305.380(4)$,	not in violation of any tax laws described in ORS	
6. Contractor understands that Contractor is responsible for any federal or state taxes applicable to any consideration and payments paid to Contractor under this contract; and		
7. Contractor has not discriminated against minority, wor required subcontracts.	men or small business enterprises in obtaining any	
Contractor Signature Date		

EXHIBIT 4 DESCHUTES COUNTY SERVICES CONTRACT Contract No. 20__-Workers' Compensation Exemption Certificate

(To be used only when Contractor claims to be exempt from Workers' Compensation coverage requirements)

Contractor is exempt from the requirement to obtain workers' compensation insurance under ORS Chapter 656 for the following reason (check the appropriate box):

(
☐ SOLE PI	ROPRIETOR	
•	Contractor is a sole proprietor, a	<u>nd</u>
•	Contractor has no employees, a	
•	Contractor shall not hire employe	ees to perform this contract.
	RATION - FOR PROFIT	
•	Contractor's business is incorpor	rated, and
•	All employees of the corporatio	n are officers and directors and have a substantial ownership interest* in the
	corporation, and	
•	The officers and directors shall contract.	I perform all work. Contractor shall not hire other employees to perform this
☐ CORPO	RATION - NONPROFIT	
•	Contractor's business is incorpor	rated as a nonprofit corporation, and
•		ll work is performed by volunteers, and
•	Contractor shall not hire employed	ees to perform this contract.
☐ PARTNE	RSHIP	
•	Contractor is a partnership, and	
•	Contractor has no employees, and	
•	Contractor is not engaged in v	ne partners; Contractor shall not hire employees to perform this contract, <u>and</u> work performed in direct connection with the construction, alteration, repair, ion of an improvement to real property or appurtenances thereto.
	LIABILITY COMPANY	
•	Contractor is a limited liability co	mpany, <u>and</u>
•	Contractor has no employees, and	
•	•	ne members; Contractor shall not hire employees to perform this contract, and
•		member, Contractor is not engaged in work performed in direct connection with air, improvement, moving or demolition of an improvement to real property or
		ubstantial ownership" interest if the shareholder owns 10% of the corporation or, o that is at least equal to or greater than the average percentage of ownership of
construction work. The	·	d limited liability companies can claim an exemption even when performing are complicated. Consult with County Counsel before an exemption request is n work.
Contractor Printed Nan	ne	Contractor Signature
Contractor Title		Date

Page 15 of 18 - Personal Services Contract No. 20__-

EXHIBIT 5 DESCHUTES COUNTY SERVICES CONTRACT

Contract No. 20__-__ Expense Reimbursement

1. Travel and Other Expenses. (When travel and other expenses are reimbursed.)

- a. It is the policy of the County that all travel shall be allowed only when the travel is essential to the normal discharge of the County responsibilities.
 - 1) All travel shall be conducted in the most efficient and cost effective manner resulting in the best value to the County.
 - 2) Travel expenses shall be reimbursed for official County business only.
 - 3) County shall not reimburse Contractor for any item that is not otherwise available for reimbursement to an employee of Deschutes County per Deschutes County Finance Policy F-1, "REIMBURSEMENT FOR MISCELLANEOUS EXPENSES AND EXPENSES INCURRED WHILE TRAVELING ON COUNTY BUSINESS," dated 11/8/06.
 - 4) County may approve a form other than the County Employee Reimbursement Form for Contractor to submit an itemized description of travel expenses for payment.
 - 5) Personal expenses shall not be authorized at any time.
 - 6) All expenses are included in the total maximum contract amount.
- b. Travel expenses shall be reimbursed only in accordance with rates approved by the County and only when the reimbursement of expenses is specifically provided for in Exhibit 1, paragraph 3 of this contract.
- c. The current approved rates for reimbursement of travel expenses are set forth in the above described policy.
- d. County shall not reimburse for any expenses related to alcohol consumption or entertainment.
- e. Except where noted, detailed receipts for all expenses shall be provided.
- f. Charge slips for gross amounts are not acceptable.
- g. County shall not reimburse Contractor for any item that is not otherwise available for reimbursement to an employee of Deschutes County.

2. Approved reimbursements:

- a. <u>Mileage</u>. Contractor shall be entitled to mileage for travel in a private automobile while Contractor is acting within the course and scope of Contractor's duties under this Contract and driving over the most direct and usually traveled route to and from Bend, Oregon.
 - 1) Reimbursement for mileage shall be equal to but not exceed those set by the United States General Services Administration ("GSA") and are subject to change accordingly.
 - 2) To qualify for mileage reimbursement, Contractor shall hold a valid, current driver's license for the class of vehicle to be driven and carry personal automobile liability insurance in amounts not less than those required by this contract.
 - 3) No mileage reimbursement shall be paid for the use of motorcycles or mopeds.

b. Meals.

- Any reimbursement for meals shall be for actual cost of meals incurred by Contractor while acting within the course and scope of Contractor's duties under this contract.
- 2) For purposes of calculating individual meals where the Contractor is entitled only to a partial day reimbursement, the following maximum allocation of the meal expenses applies:
 - a) Breakfast, \$10;
 - b) Lunch, \$12;
 - c) Dinner, \$22.
- 3) Except in the event of necessary overnight travel as provided below, partial day meal expenses shall be reimbursed as follows and only while Contractor is acting within the course and scope of Contractor's duties under this contract:
 - a) Breakfast expenses are reimbursable if Contractor is required to travel more than two (2) hours: <u>before</u> the start Contractor's regular workday (i.e. 8:00 a.m.).
 - b) Lunch expenses are reimbursable only if Contractor is required to travel overnight and begins the journey before 11:00 am or ends the journey after 11:00 a.m.
 - c) Dinner expenses are reimbursable only if Contractor is required to travel more than two (2) hours after Contractor's regular workday (i.e. 5:00 p.m.).

4) Breakfast and dinner expenses are reimbursable during Contractor's necessary overnight travel while acting within the course and scope of Contractor's duties under this contract and shall not exceed those set by the GSA. and are subject to change accordingly.

c. Lodging.

- 1) County shall reimburse Contractor for Contractor's actual cost of lodging necessary to provide service to the County and shall not exceed the maximum lodge set by the GSA for Bend, Oregon.
- 2) Reimbursement rates for lodging are not considered "per diem" and receipts are required for reimbursement.
- d County shall not reimburse Contractor in excess of the lowest fair for any airline ticket or vehicle rental charges.
- **3. Exceptions**. Contractor shall obtain separate written approval of the County Administrator for any exceptions to the expense items listed above prior to incurring any expense for which reimbursement shall be sought.

Exhibit 6 DESCHUTES COUNTY SERVICES CONTRACT Contract No. 20__-

Compliance with provisions, requirements of funding source and Federal and State laws, statutes, rules, regulations, executive orders and policies.

Conflicts of Interest

Contractor certifies under penalty of perjury that the following statements are true to the best of Contractor's knowledge:

- If Contractor is currently performing work for the County, State of Oregon or federal government, Contractor, by signature to this Contract, declares and certifies that Contractor's Work to be performed under this Contract creates no potential or actual conflict of interest as defined by ORS 244 and no rules or regulations of Contractor's employee agency (County State or Federal) would prohibit Contractor's Work under this Contract. Contractor is not an "officer," "employee," or "agent" of the County, as those terms are used in ORS 30.265.
- 2. No federally appropriated funds have been paid or shall be paid, by or on behalf of Contractor, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
 - a. If any funds other than federally appropriated funds have been paid or shall be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with this federal contract, grant, loan, or cooperative agreement, Contractor agrees to complete and submit Standard Form-LLL "Disclosure Form to Report Lobbying," in accordance with its instructions.
 - 1) Standard Form-LLL and instructions are located in 45 CFR Part 93 Appendix B.
 - 2) If instructions require filing the form with the applicable federal entity, Contractor shall then as a material condition of this Contract also file a copy of the Standard Form-LLL with the Department.
 - 3) This filing shall occur at the same time as the filing in accordance with the instructions.
 - b. Contractor understands this certification is a material representation of fact upon which the County and the Department has relied in entering into this Contract. Contractor further understands that submission of this certification is a prerequisite, imposed by 31 USC 1352 for entering into this Contract.
 - c. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
 - d. Contractor shall include the language of this certification in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.
 - e. Contractor is solely responsible for all liability arising from a failure by Contractor to comply with the terms of this certification.
 - f. Contractor promises to indemnify County for any damages suffered by County as a result of Contractor's failure to comply with the terms of this certification.

3.	Contractor understands that, if this Contract involves federally appropriated funds, this certification is a material representation of facts upon which reliance was placed when this Contract was made or entered into, submission of this certification is a prerequisite for make or entering into this Contract imposed by Section 1352, Title 311, U.S. Code and that any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each failure.		
	Contractor Signature		