PROFESSIONAL SERVICES AGREEMENT

Consultant	AKS Engineering & Forestry, LLC
Consideration	NTE \$ <u>13.000.00</u>
Effective Date	March 3, 2025
Completion Date	June 30, 2025
Project/Services	Federal Street Replat – Federal Street Plaza Project

This PROFESSIONAL SERVICES AGREEMENT (**Agreement**) is entered by the City of The Dalles, an Oregon municipal corporation (**City**) and AKS Engineering & Forestry, LLC, a Washington limited liability company (**Consultant**), for Consultant's provision of land surveying and replatting services to support the City's Federal Street Plaza project.

WHEREAS, the City requires performance of certain professional services; and

WHEREAS, Consultant desires to perform those certain professional services pursuant to the compensation and conditions set forth herein.

NOW, THEREFORE, in consideration of both the provisions set forth herein and other good and valuable consideration, the receipt and sufficiency of which is here acknowledged, the Parties agree:

A. Consultant's Duties

- 1. Scope of Work. Consultant agrees, at its expense, to furnish all labor, equipment, materials, expertise, tools, supplies, insurance, licenses, reference and background data and information, including subcontractors approved under this Agreement, and provide any equipment necessary to perform all tasks described in Consultant's February 28, 2025, estimated scope of work, attached to and made part of this Agreement as Exhibit A ("Work"). The Parties agree the Work shall be interpreted broadly to the City's benefit: Consultant agrees to perform all subordinate tasks not explicitly referenced in Exhibit A but necessary to fully and effectively perform those specifically listed tasks. Additional tasks or modifications to the scope shall require written agreement between the Parties.
- 2. Standard of Care. Consultant agrees the standard of care applicable to its provision of the Work will be the degree of skill and diligence normally employed by professional engineers or consultants performing the same or similar Work at the time of performance in the location where the Work is to be performed. Consultant agrees to re-perform any Work not meeting this standard without additional compensation.
- 3. Examination. Consultant agrees it has examined the project site and the contract documents connected with the solicitation for this Work prior to its submittal of its estimate. The Parties agree Consultant's submission of an estimated cost for this Agreement's award is expressly considered prima facie evidence Contractor made such an examination and is satisfied as to the conditions to be encountered in its performance of the Work. Consultant agrees to protect itself in the unit prices or the lump sum estimated for the Work. Consultant agrees its failure to visit or thoroughly



familiarize itself with the labor, equipment, and material required, the difficulty of the conditions involved, or the scope of the project or the Work shall neither relieve Consultant of its obligation to complete the Work and perform under this Agreement for the price estimated nor entitle Consultant to a price adjustment.

4. Insurance and Indemnity.

- a. <u>Insurance</u>. Consultant agrees, at its expense, to carry and maintain in effect throughout the Contract Term statutory Workers' Compensation coverage, Comprehensive General Liability insurance in the amount of \$1,000,000 (per occurrence) and \$2,000,000 (in aggregate), Professional Liability insurance in the amount of \$2,000,000, and Commercial Automobile Liability insurance (including coverage for all owned, hired, and non-owned vehicles) with a combined single limit per occurrence of \$1,000,000.
- b. <u>Certificates</u>. Except for Professional Liability and Workers' Compensation insurance, Consultant agrees to provide the City with certificates of insurance naming the City of The Dalles as an additional insured prior to commencement of the Work performed under this Agreement and to further provide the City 30 days' notice before cancelling or reducing any insurance policy contemplated by this Agreement.
- c. <u>Workers' Compensation</u>. Consultant agrees it is solely responsible for maintaining proper and adequate Workers' Compensation coverage. If Consultant's insurance does not cover each and every subcontractor, certificates of insurance issued on policies covering each and every subcontractor shall be filed with the City prior to commencement of the Work, including any subcontract operations. Consultant shall provide the City with evidence it is either a self- insured employer or a carrier-insured employer for Workers' Compensation pursuant to ORS Chapter 656 prior to commencing any Work.
- d. <u>Indemnity</u>. Consultant agrees to indemnify, and hold harmless the City (including its officers, agents, and employees) against all liability, loss, and costs arising from actions, suits, claims, or demands to the proportionate extent of the negligent acts or omissions of Consultant (including its officers, agents, and employees) in its performance of this Agreement; provided, however, in no event shall Consultant's obligations under this section extend to the proportionate share of fault of any indemnified party if an arbitrator, jury, or court determines that an indemnified party bares a portion of the fault.

5. Payments.

a. <u>Prompt Payment</u>. Consultant agrees to promptly pay as due all persons supplying labor or materials for the prosecution of services or Work arising from this Agreement: if Consultant fails, neglects, or refuses to make prompt payment of any claim for labor or services furnished to Consultant (including subcontractors), the City may pay such a claim and charge the amount of its payment against funds due to Consultant. The Parties agree payment of any claim in this manner shall not relieve Consultant or its surety from any



- obligations with respect to any unpaid claims.
- b. <u>Industrial Accident Fund</u>. Consultant agrees to pay all contributions or amounts due the Industrial Accident Fund from the Consultant or subcontractors incurred in the performance of this Agreement.
- c. <u>Labor Hours</u>. Consultant agrees to pay all employees at least time and half pay for all overtime worked in excess of 40 hours in any one work week, except for excluded individuals pursuant to ORS 653.010 to 653.261 or 29 U.S.C. 201 to 209.
- d. <u>Medical Care</u>. Consultant agrees to promptly pay as due all persons, co-partnerships, associations, or corporations furnishing medical, surgical, hospital care, or other needed care and attention incident to sickness or injury to Consultant's employees, or all sums which Consultant agrees to pay for such services, and all moneys and sums which Consultant collected or deducted from the wages of its employees pursuant to any law or contract for the purpose of providing or paying for such service.
- e. <u>No Liens</u>. Consultant shall not permit any lien or claim to be filed or prosecuted against the City on account of any Work (including labor or materials) furnished under this Agreement.
- f. <u>Employee Withholdings</u>. Consultant agrees to pay to the Oregon Department of Revenue all sums withheld from its employees pursuant to ORS 316.167.

B. City's Duties

1. Compensation.

- a. <u>Total</u>. The City agrees to compensate Consultant for the Work on a time and materials basis in an amount not to exceed \$13.000.00, inclusive of fees and related and approved reimbursable expenses. Consultant agrees its provision of a completed Form W-9 to the City is a condition precedent to the City's payment obligations under this Agreement.
- b. <u>Progress Payments</u>. The City agrees to make payment upon Consultant's completion of the Work and delivery of an invoice detailing the Work, subject to the City's approval and no more frequently than monthly. Payment shall be made in net 30 days only for Work actually completed as of the invoice date.
- c. <u>Satisfaction</u>. Consultant agrees the City's payment in full of an invoice releases the City from any further obligation to compensate Consultant for the Work (including expenses) incurred as of the invoice date. The Parties agree payment shall not be considered acceptance or approval of the Work or waiver of any defects therein.
- d. <u>Public Budgeting</u>. The City certifies sufficient funds are available and authorized for expenditure to finance the costs of this Agreement during the current fiscal year. The Parties agree appropriations for future fiscal years are subject to budget approval by the City Council.



C. Special Conditions

1. <u>Acceptance</u>. Consultant agrees to timely notice the City in writing when it believes it has completed the Work so the City can undertake a final inspection. The City agrees to inspect the Work (and all records generated by Consultant relating to the Work) within fifteen (15) days of its receipt of Consultant's completion notice. The City agrees to either accept the Work or notice Consultant of any defects or remaining performance necessary to fully complete the Work. The City agrees to provide Consultant its final acceptance of the Work once it determines all of the Work has been performed satisfactorily.

D. General Conditions

- Time. The Parties agree time is of the essence to this Agreement's performance:
 Consultant's prosecution of the Work shall begin without undue delay on or after
 the Effective Date and shall be completed before or on the Completion Date;
 provided, however, the Parties agree to equitably adjust Consultant's performance
 schedule subject to excuses for performance associated with impossibility,
 impracticability, and unforeseeable factors or events beyond Consultant's control
 (such as acts of God).
- 2. <u>Termination</u>. This Agreement's term expires naturally upon the Parties' full performance or on the Completion Date (whichever first) unless sooner modified pursuant to this Agreement. The Parties agree the City may terminate this Agreement with seven (7) days' notice and Consultant may terminate this Agreement with thirty (30) days' notice, both without penalty. The City agrees to compensate Consultant for all approved services rendered prorated to the date the City notices its intent to terminate.
- Tax Currency. Consultant agrees (and by executing this Agreement, certifies under penalty of perjury) it is, to the best of its knowledge, not in violation of any tax laws described in ORS 305.380.
- 4. <u>Full Integration/Modification</u>. This Agreement and attachments hereto contain the Parties' entire understanding and intent and supersede all prior negotiations, representations, or other written or oral agreements on this matter. The Parties agree this Agreement may only be modified by a written instrument duly executed by the Parties.
- 5. Independent Consultant. The Parties agree Consultant is an independent contractor as defined by ORS 670.600(2) and as interpreted by regulations promulgated by the Oregon Bureau of Labor and Industries. Neither the terms of this Agreement nor the course of its performance by the Parties shall be construed as implicating an employer-employee relationship. Consultant expressly warrants its exclusive agency free from City direction and control over the means and manner of completing the Work.
- 6. <u>Assignment/Delegation</u>. The Parties agree no Party shall assign or transfer an interest or duty under this Agreement without the other Party's written consent



and any attempted assignment or delegation without written consent shall be invalid.

- 7. <u>Subcontractors</u>. Consultant agrees to provide the City with a list of proposed subcontractors within ten (10) calendar days of this Agreement's mutual execution and before awarding any subcontract connected with the Work or this Agreement, and shall not retain any subcontractor the City reasonably objects to as incompetent or unfit. Consultant agrees it is as fully responsible to the City for its subcontractors' and employees' (whether directly or indirectly employed) negligent acts and omissions as it is for its employees' negligent acts and omissions. The Parties agree nothing in this Agreement is intended to or shall create any contractual privity between the City and any subcontractor.
- 8. <u>Enforceability</u>. The Parties agree all disputes connected with this Agreement or its performance shall be heard in the Circuit Court of the State of Oregon for the County of Wasco and any resolutions shall be construed under the laws of the State of Oregon. If any provision of this Agreement is held invalid and unenforceable, the remaining provisions shall be valid and binding upon the Parties.
- 9. <u>Waiver</u>. The Parties agree a Party's failure to insist upon strict adherence to a provision of this Agreement on any occasion shall not be considered a waiver of the Party's rights or deprive the Party of the right to thereafter insist upon strict adherence to the provision or any other provision of this Agreement.

Continues on next.



10. <u>Notices</u>. All notices required or permitted to be given under this Agreement shall be deemed given and received two (2) days after deposit in the United States Mail, certified or registered form, postage prepaid, return receipt requested, and addressed:

To the City: City Manager

City of The Dalles 313 Court Street The Dalles, OR 97058

To Consultant: AKS Engineering & Forestry, LLC

12965 SW Herman Road, Suite 100

Tualatin, OR 97062

IN WITNESS WHEREOF, the Parties duly execute this **PROFESSIONAL SERVICES AGREEMENT** this <u>6th</u> day of March, 2025.

CITY OF THE DALLES

Jonathan M. Kara, City Attorney

CONSULTANT

Ben Beseda, Senior Associate



EXHIBIT A

Jonathan Kara

From: Ben Beseda <besedab@aks-eng.com>
Sent: Friday, February 28, 2025 10:48 AM

To: Jonathan Kara
Subject: Federal Street Replat

WARNING: Email from external source. Links and attachments could pose security risks. Investigate sender and think before you click.

Good morning Jonathan. Here is the cost estimate for the replat of the Federal Street properties. I appreciate you reaching out to us to complete this work. This project this unusual with the street vacation also occurring and involving a couple of property owners.

I understand our primary work tasks to be:

- 1) Providing legal descriptions for the vacation areas (2 or 3).
- 2) Field survey work for resolution of the boundary of the subject properties.
- 3) Drafting of the Preliminary Replat map and review with CityStaff.
- 4) Completion of the Site Team Meeting and Replat applications, submittal to the City for the formal planning review and answering questions as needed during the review.
- 5) Following planning approval monumenting the corners of the new parcels.
- 6) Finalization of the replat map and submitting for final review by City Planning Staff and the Wasco County Surveyor.
- 7) Assistance with signature and recording process of the finalized Replat map.
- 8) All necessary communications with City Staff to keep the project moving along.

I estimate our cost for this work will be \$10,000. Actual billing will be on a time and material basis. This estimate does not include any City (if applicable here), County or other fees encountered in the course of the project. AKS will pay fees as needed to facilitate the project and pass these through on invoices to the City.

Again thank you for reaching out to AKS for this work. Please feel free to call or email with any questions that you may have. We are ready to proceed immediately with the work and can have the legal descriptions ready next week.

Have a good weekend.

Ben

Ben Beseda, PE, PLS



TENNESON ENGINEERING | AN AKS COMPANY

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