

# **CROOK COUNTY WORK SESSION AGENDA**

Wednesday, March 12, 2025 at 9:00 am

## Crook County Administration Conference Room I 203 NE Court St. I Prineville OR

Members of the public and media are welcome to attend in person or via Zoom: Phone: 1-253-215-8782; Meeting ID: 962 4214 4333; Passcode: 970900

#### **PUBLIC COMMENT**

#### DISCUSSION

#### 1. OSU Extension Program Update

Requester: Rebecca Keegan

Presenter: Gordon Jones, Agronomist Department of Crop and Soil Science

#### 2. HR Department Update

Requester: Meghan McKee

**HR** Director

#### 3. Inter-County Mutual Aid Agreement Review & Update

Requester: Katie Plumb

Health & Human Services Director

#### 4. Request for Reconsideration - Greenbar Excavation

Requester: John Eisler

Community Development Director

#### 5. 2025 Land Use Legislative Update

Requester: John Eisler

Community Development Director

#### 6. Oregon Dept. of Forestry IGA for leasing ramp space at Airport for Fire season

Requester: Kelly Coffelt Airport Manager

#### 7. Request for Hangar Building Land Lease at Airport

Requester: Kelly Coffelt Airport Manager

# 8. Airport Hangar Project - Discuss request for approval for Precision Approach Engineering Service during Construction Contract

Requester: Kelly Coffelt Airport Manager

# 9. Discussion on grant opportunities and bridge replacements needed in the future, and use of Consulting group Scope of Work (SOW)

Requester: Brad Haynes
Road Superintendent

#### 10. 2025-2027 Community Dispute Resolution Program Grant Funds

Requester: Will Van Vactor

County Manager

#### 11. Sheriff's Office Monthly Update

Requester: Bill Elliott
Undersheriff

#### MANAGER REPORT

#### **COMMISSIONER UPDATES**

#### **EXECUTIVE SESSION**

\*None Scheduled\*

#### **NOTICE AND DISCLAIMER**

The Crook County Board of Commissioners is the governing body of Crook County, Oregon, and holds work sessions to deliberate upon matters of County concern. As part of its efforts to keep the public apprised of its activities, the Crook County Board of Commissioners has published this PDF file. This file contains the material to be presented before the County Board of Commissioners for its next scheduled work session.

Please note that while County staff members make a dedicated effort to keep this file up to date, documents and content may be added, removed, or changed between when this file is posted online and when the County Board of Commissioners meeting is held. The material contained herein may be changed at any time, with or without notice.

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Please also note that this file does not contain any material scheduled to be discussed at an executive session, or material the access to which may be restricted under the terms of Oregon law.

If you are interested in obtaining additional copies of any of the documents contained herein, they may be obtained by completing a Crook County Public Records Request form. Request forms are available on the County's website or at the County Administration office at 203 NE Court Street, in Prineville.

#### **Additional Items**

Additional items may be discussed that arise too late to be included as a part of this notice. For information about adding agenda items, please contact the County Administration office at 447-6555. Assistance to handicapped individuals is provided with advance notice.

Contact: Brian Barney (brian.barney@crookcountyor.gov (541) 447-6555) | Agenda published on 03/06/2025 at 8:52 AM



Date:
Meeting date desired:
Subject:
Background and policy implications:
Budget/fiscal impacts:
Requested by:
Presenters:
Legal review (only if requested):
Elected official sponsor (if applicable):

# Crook County Commissioners Update | March 12, 2025 EXTENSION AGRONOMY

Extension responsibilities:



**Small Grains** 



**Use Efficiency** 



Pest Management



Greenhouses & Season Extension

## **Selected Recent Activities**

#### **Programs & Presentations**

Resilient Pasture Management - Redmond | Mar. 29

Unlocking the Secrets of Hay - Prineville | Mar. 12

Soil Health Workshop - Culver | Mar. 11

Master Gardener Soil Mgmt - Redmond | Mar. 5

Central Oregon Forage Seminar - Prineville | Feb. 25

Central Oregon Farm Fair - Madras | Feb. 5

The Science of Soil Health - Corvallis | Jan. 25

#### **Recent Extension Publications**

Managing Insecticide Resistant in Alfalfa Weevil in Oregon (OSU Extension Webpage)

Soil Testing Lab Selection and Recommended Analytical Methods for Oregon (EM 9423)

Horse Owner's Guide to Buying Hay (EC 1249)

Understanding Sugar and Nonstructural Carbohydrates in Equine Pasture and Hay (EM 9415)

#### **Projects in the Works**

**Trial:** Forage Small Grain Varieties - Madras

**Trial:** Deficit Irrigation of Hay Crops

**Survey:** Hayfield Nutrient Survey

Partnership: Jefferson County Drought Group

**Publication:** Cheatgrass Control on Private Lands

**Publication:** Renovating Central Oregon Pastures

& Hayfields

#### **Grants Awarded**

Assessing the Extent of Pyrethroid Resistance in Alfalfa Weevil Larvae Across Oregon (\$15K)

Interseeding Forage Radishes into Cool-Season Pastures for Improved Productivity (\$10K)

Hemp-Based Fiber Materials, Technology, and Commerce as Drivers for Northwest American Indian Tribal Economic Development (\$10M)



Gordon B. Jones

gordon.jones@oregonstate.edu

Cell: 541-841-0535





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Elected official sponsor (if applicable):



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Budget/fiscal impacts:
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Legal review (only if requested):
Elected official sponsor (if applicable):



#### Date:

3/4/2025

#### Meeting date desired:

3/12, 3/19

#### Subject:

Inter-County Mutual Aid Agreement Review & Update

#### **Background and policy implications:**

<u>Multi-County Omnibus Agreement</u> (link to Marion County website that houses all of the agreements)

The current agreement that Crook County adopted has commissioner signatures from 2010/2011. The agreement is reviewed annually by legal and emergency management staff and due to multiple signatures and contact updates, we are taking the opportunity to present an overview of the agreement and request updated signatures from the Board of Commissioners.

#### **Budget/fiscalimpacts:**

Article VI – Payment for Emergency Assistance Article VII – Independent Contractor Article X – Loans of Equipment Article XI – Loans of Materials and Supplies Article XII – Loans of Personnel

#### Requested by:

Katie Plumb, Health & Human Services Director kplumb@crookpublichealthor.gov 541-447-5165

#### **Presenters:**

AJ Crawford, County Emergency Manager Katie Plumb, Health & Human Services Director

#### Legal review (only if requested):

#### Elected official sponsor (if applicable):

# INTER-COUNTY MUTUAL AID AGREEMENT Omnibus Agreement 2010 Revision

This OMNIBUS AGREEMENT is made and entered into by the undersigned counties (hereinafter referred to as "Party Counties") to enable them to provide Emergency Assistance to each other during an Emergency.

WHEREAS, the Party Counties have expressed mutual interest in the establishment of an Omnibus Agreement to facilitate and encourage Emergency Assistance among counties; and

WHEREAS, in the event of an Emergency, a Party County who has executed this Omnibus Agreement may need Emergency Assistance in the form of supplemental personnel, equipment, materials or other support; and

WHEREAS, each Party County may own and maintain equipment, supplies, and materials and employ trained personnel for a variety of public services and is willing, under certain conditions, to lend its supplies, materials, equipment, and/or personnel to other Party Counties in the event of an emergency; and

WHEREAS, the original version of this Omnibus Agreement became effective in August 2005; and

WHEREAS, based on subsequent use and review of the Omnibus Agreement, representatives of the Party Counties have drafted revised language to clarify the agreement's terms and conditions.

NOW THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth, each undersigned County agrees as follows:

#### Article I – APPLICABILITY

This Omnibus Agreement is available for execution by all counties in Oregon. Execution of the Omnibus Agreement by a County will occur when the County signs an identical version of this Omnibus Agreement.

#### Article II – DEFINITIONS

A. Assistance Costs are the costs associated with providing Emergency Assistance and include costs for equipment, personnel, services, materials, and supplies. For loaned equipment and personnel, Assistance Costs are those that extend beyond the first twelve (12) hours (usual and customary costs) incurred by the Lender in providing

- any asset requested. Further agreements regarding Assistance Costs appear in Articles X, XI and XII, which address loans of equipment, materials and supplies, and personnel respectively.
- B. Borrower means a Party County who has made a request for Emergency Assistance and has received a commitment(s) from another Party County to deliver Emergency Assistance pursuant to the terms of this Omnibus Agreement.
- C. Contact Person(s) means the person or persons designated by each Party County to request Emergency Assistance from or grant Emergency Assistance to another Party County pursuant to the terms of this Omnibus Agreement.
- D. County means an entire county government. Though the point of contact for this agreement is the Emergency Program Manager, all functions or departments of county government are included in this Omnibus Agreement, as Emergency Assistance could be provided by any discipline or department including, but not limited to, law enforcement, public works, health services, social services, building officials, engineers, information services, adult detention, and craft or tradesmen.
- E. Emergency includes, but is not limited to, a human-caused or natural event or circumstances within the area of operation of any Party County causing or threatening loss of life, damage to the environment, injury to person or property, and/or human suffering or financial loss, such as: fire, explosion, flood, severe weather, drought, earthquake, volcanic activity, spills or releases of hazardous materials, contamination, utility or transportation emergencies, disease, infestation, civil disturbance, riots, acts of terrorism or sabotage, and use of weapons of mass destruction; and said event or circumstance is or is likely to be beyond the capacity of an affected Party County or Party Counties, in terms of personnel, equipment, materials, and/or supplies, thereby requiring Emergency Assistance.
- F. Emergency Assistance means personnel, services, equipment, materials, and/or supplies offered during an Emergency by a Lender and accepted by a Borrower to assist in providing or restoring county government services when those services have been disrupted by the Emergency.
- G. Emergency Contact Information Form is the form to be submitted by each Party County that lists names, addresses, and 24-hour numbers for the County's Contact Person(s). The phone number of a dispatch office

- or other facility staffed 24 hours-a-day that is capable of contacting the Contact Person(s) is also required.
- H. Emergency Program Manager means the sheriff or other person appointed by the executive officer or governing body of a Party County pursuant to ORS 401.305.
- I. Lender means a Party County who has agreed to deliver Emergency Assistance to another Party County pursuant to the terms and conditions of this Omnibus Agreement.
- J. Omnibus Agreement means this Inter-County Mutual Aid Agreement, which includes identical agreements executed in counterparts binding the executing counties to its terms and conditions to provide and receive Emergency Assistance. To be effective for purposes of receiving Emergency Assistance, this Omnibus Agreement must be fully executed and received by each Party County's Emergency Program Manager.
- K. Termination Date is the date upon which this Omnibus Agreement terminates pursuant to Articles V and XVI.

#### Article III – PARTICIPATION

Participation in this Omnibus Agreement is purely voluntary as is the provision of Emergency Assistance. No Party County shall be liable to another Party County, or be considered to be in breach of or default under this Omnibus Agreement, on account of any delay in or failure to perform any obligation, except to make payment as specified in this Omnibus Agreement. However, each Party County who executes this Omnibus Agreement is expected to:

- A. Ensure that every other Party County is provided the County's most current Emergency Contact Information Form in a timely manner;
- B. Participate in scheduled meetings to coordinate operational and administrative issues to the maximum extent possible; and
- C. Participate in exercises intended to test and evaluate the operational and administrative procedures developed to implement this Omnibus Agreement.

Article IV - ROLES OF EMERGENCY PROGRAM MANAGERS OF PARTY COUNTIES

A. Each Party County agrees that its Emergency Program Manager or designee will serve as its representative in any meeting to address administration and implementation of this Omnibus Agreement.

- B. The Emergency Program Managers from the Party Counties shall together:
  - 1. Identify the Emergency Program Manager or designee from one of the Party Counties to serve as the administrator of this Omnibus Agreement.
  - Meet annually or more often as necessary to review this Omnibus Agreement, develop and maintain procedures for implementation and administration, and evaluate lessons learned from actual use of this Omnibus Agreement.
  - 3. Identify industry standard rates pursuant to Article X of this Omnibus Agreement.
  - 4. Develop planning details associated with being a Borrower or Lender under the terms of this Omnibus Agreement.
- C. The Emergency Program Manager or designee of each Party County shall, to the extent reasonably possible:
  - 1. Participate in any meetings convened to address administration and implementation of this Omnibus Agreement.
  - 2. Ensure appropriate staff of the Party County are informed of pertinent implementation and coordination decisions and procedures.
  - Maintain a manual containing a master copy of this Omnibus Agreement (as amended or revised), a list of Party Counties, and a copy of each Party County's Emergency Contact Information Form.
  - 4. Provide the Emergency Program Manager or designee of the Party County selected to serve as the administrator of this Omnibus Agreement with a copy of the County's Emergency Contact Information Form at the annual meeting of the Emergency Program Managers or whenever information in the form changes.
  - 5. Notify all Party Counties if the County terminates its participation in this Omnibus Agreement.

- D. The Emergency Program Manager or designee of the Party County selected to serve as the administrator of this Omnibus Agreement shall, to the extent reasonably possible:
  - Notify all Party Counties whenever a new County executes the Omnibus Agreement.
  - 2. Provide each Party County with a copy of the signature page of each newly executed Omnibus Agreement.
  - 3. Provide each Party County with a copy of any new or updated Emergency Contact Information Form submitted by a Party County.
  - 4. Maintain and distribute checklists and other implementing procedures developed by the Party County Emergency Program Managers to assist Party Counties with the details of being a Borrower or Lender under the terms of this Omnibus Agreement.
  - 5. Organize and facilitate the annual meetings of the Party County Emergency Program Managers.
  - 6. Maintain a record of official documents associated with the development, adoption, implementation, and maintenance of this Omnibus Agreement including signed original agreements, Emergency Contact Information Forms, implementing procedures, and meeting agendas and minutes.

#### Article V - TERMS AND TERMINATION

- A. This Omnibus Agreement, which is the first revision of the original agreement, is effective upon execution by two-thirds of the counties party to the original Omnibus Agreement as outlined in Article XVI, Modifications.
- B. A Party County opting to terminate its participation in this Omnibus Agreement shall provide written notice to the Emergency Program Manager of each Party County. Notice of termination becomes effective upon receipt by the Emergency Program Managers. Any Party County terminating its participation remains liable for all obligations incurred during its period of participation, until the obligation is satisfied.

#### Article VI – PAYMENT FOR EMERGENCY ASSISTANCE

A. A Borrower shall pay a Lender for all valid and invoiced costs associated with Emergency Assistance provided by the Lender within sixty (60)

- days of receipt of the Lender's invoice. The Lender, in its sole discretion, may elect to extend the repayment deadline upon written request of the Borrower.
- B. In the event a Lender provides equipment, supplies or materials, the Lender shall have the option to accept cash or in-kind payment for the equipment, supplies or materials provided.

#### Article VII - INDEPENDENT CONTRACTOR

- A. Each Lender shall be and operate as an independent contractor of the Borrower in the provision of any Emergency Assistance. Employees of the Lender shall, at all times while performing Emergency Assistance, continue to be employees of the Lender and shall not be deemed employees of the Borrower for any purpose. Wages, hours, and other terms and conditions of employment of the Lender shall remain applicable to all of its employees who perform Emergency Assistance. Each Lender shall be solely responsible for payment of its employees' wages, any required payroll taxes and any benefits or other compensation. A Borrower shall not be responsible for paying any wages, benefits, taxes, or other compensation directly to a Lender's employees. The costs associated with borrowed employees are subject to the reimbursement process outlined in Article XII.
- B. In no event shall a Lender or its officers, employees, agents, or representatives be authorized (or represent that they are authorized) to make any representation, enter into any agreement, waive any right, or incur any obligation in the name of, on behalf of or as agent for a Borrower under or by virtue of this Omnibus Agreement.

#### Article VIII – REQUESTS FOR EMERGENCY ASSISTANCE

Requests for Emergency Assistance shall be directed to the designated Contact Person(s) on the Emergency Contact Information Forms provided by the Party Counties. The extent to which a Lender provides any Emergency Assistance shall be at the Lender's sole discretion. In the event an Emergency impacts a large geographical area that activates either federal or state emergency laws, this Omnibus Agreement shall remain in effect until or unless it conflicts with such federal and/or state laws.

#### Article IX – GENERAL NATURE OF EMERGENCY ASSISTANCE

Emergency Assistance will be in the form of resources, such as equipment, supplies, materials, and personnel or the direct provision of services. Execution of the Omnibus Agreement shall not create any duty to respond on the part of any Party County. A Party County shall not be held liable for failing to provide

Emergency Assistance. A Party County has the absolute discretion to decline to provide any requested Emergency Assistance and to withdraw resources it has provided at any time without incurring any liability. Resources are "loaned" and "borrowed" with reimbursement and terms of exchange varying with the type of resource as defined in Articles X through XII. The Party Counties recognize that time is critical during an Emergency and diligent efforts will be made to respond to a request for resources as rapidly as possible, including any notification(s) that requested resources are not available.

#### Article X - LOANS OF EQUIPMENT

At the sole discretion of the Lender, equipment such as construction equipment, vehicles, tools, pumps, motors, etc., may be made available upon request of a Party County. The first twelve (12) hours of use will be without cost to the Borrower. After the first twelve (12) hours, the cost to the Borrower for use of equipment shall be the Lender's actual costs or the Lender's costs based on current equipment rates. If no written rates have been established, the cost to the Borrower shall be based on the hourly operating costs set forth in an industry standard publication as selected by the Party County Emergency Program Managers, or as mutually agreed between the Borrower and Lender. For this Omnibus Agreement, equipment use begins at a time mutually agreed to by the Borrower and the Lender.

Equipment loans are subject to the following conditions:

- A. At the option of the Lender, equipment may be loaned with an operator. See Article XII for terms and conditions applicable to use of borrowed personnel.
- B. Each Lender shall endeavor to provide equipment in good working order. All equipment is provided "as is," with no representations or warranties as to its fitness for a particular purpose or its general condition.
- C. Each Borrower shall, at its own expense, supply all fuel, lubrication and necessary maintenance for loaned equipment. The Borrower will take proper precaution in the operation, storage and maintenance of the Lender's equipment.
- D. Loaned equipment shall be returned to the Lender upon release by the Borrower, or immediately upon the Borrower's receipt of an oral or written request from the Lender for the return of the equipment. When requested to return equipment to the Lender, the Borrower shall make every effort to return the equipment to the Lender within 24 hours of the request. In all cases, the Borrower shall notify the Lender when the Lender's equipment is released.

- E. Lender's costs related to the transportation, handling, and loading/unloading of equipment shall be chargeable to the Borrower. Lender shall provide copies of invoices for such charges where provided by outside sources and shall provide hourly accounting of charges for the Lender's employees who perform such services.
- F. Without prejudice to a Lender's right to indemnification under Article XIV, in the event loaned equipment is lost or damaged while in the custody and/or use of the Borrower, or while being returned by the Borrower to the Lender, the Borrower shall reimburse the Lender for the reasonable cost of replacing or repairing said equipment. If the damaged equipment cannot be repaired within a time period specified by the Lender, then the Borrower shall reimburse the Lender for the cost of replacing such equipment with equipment which is of equal condition and capability. Any determinations of what constitutes "equal condition and capability" shall be at the discretion of the Lender. If the Lender must lease or rent a piece of equipment while its equipment is being repaired or replaced, the Borrower shall reimburse the Lender for such costs. The Borrower shall have the right of subrogation for all claims against persons other than parties to this Omnibus Agreement who may be responsible in whole or in part for damage to the equipment. The Borrower shall not be liable for damage caused by the sole negligence of the Lender's operators.

#### Article XI - LOANS OF MATERIALS AND SUPPLIES

A Borrower shall reimburse a Lender in-kind or at the Lender's actual replacement cost, plus handling charges, for use of partially consumed or non-returnable materials and supplies, as mutually agreed between the Borrower and Lender. Other reusable materials and supplies, which are returned (unused) to the Lender in clean, damage-free, condition, shall not be charged to the Borrower and no rental fee will be charged. The Lender shall determine whether items returned are "clean and damage-free" and items shall be treated as partially consumed or non-returnable if they are found to be damaged.

#### Article XII - LOANS OF PERSONNEL

A. A Lender may, at its option, make its employees available to a Borrower. Employees will be provided without cost to the Borrower for the first twelve (12) hours of service, after which they will be loaned at the Borrower's expense equal to the Lender's full costs, including employee salary or hourly wages, call back or overtime costs, benefits, and overhead. For this Omnibus Agreement, employee service begins at a time mutually agreed to by the Borrower and the Lender. All costs shall be consistent with Lender's personnel union contracts, if any, or other conditions of employment. Costs to feed and house loaned employees,

if necessary, shall be chargeable to and paid by the Borrower. The Borrower is responsible for assuring arrangements are made, as necessary, to provide for the safety, housing, meals, and transportation to and from job sites/housing sites for loaned employees.

- B. Loaned employees shall remain under the administrative control of the Lender, but will be under the operational control of the emergency management authorities of the Borrower. The Lender shall not be liable for cessation or slowdown of work if the Lender's employees decline or are reluctant to perform any assigned task if said employees judge such task to be unsafe. A request for loaned employees to direct the activities of others during a particular response operation does not relieve the Borrower of any responsibility or create any liability on the part of the Lender for decisions and/or consequences of the response operation. When supervisory employees are loaned, the Lender may make stipulations on the scope and duties of those employees.
- C. Any valid licenses issued to loaned employees by the Lender relating to the skills required for the emergency work may be recognized by the Borrower during the period of the Emergency and for purposes related to the Emergency.
- D. When requested to return employees to the Lender, the Borrower shall make every effort to return the employees to the Lender immediately upon receipt of the request. The Borrower shall notify the Lender when the Lender's employees are released.

#### Article XIII - RECORD KEEPING

Time sheets and/or daily logs showing hours worked and equipment, supplies and materials used or provided by the Lender will be recorded on a shift-by-shift basis by the Lender and/or the loaned employee(s) and will be provided to the Borrower as needed. If no employees are loaned, the Lender will provide shipping records for materials, supplies and equipment, and the Borrower is responsible for any required documentation of use of materials, supplies and equipment for state or federal reimbursement. Under all circumstances, the Borrower remains responsible for ensuring that the amount and quality of all documentation is adequate to enable disaster reimbursement.

#### Article XIV – INDEMNIFICATION AND LIMITATION OF LIABILITY

A. INDEMNIFICATION. Except as provided in Paragraph B below, to the fullest extent permitted by applicable law, the Borrower releases and shall indemnify, hold harmless and defend each Lender and its officers, employees and agents from and against any and all costs, including costs of defense, claims, judgments, or awards of damages asserted or arising directly or indirectly from, on account of, or in connection with providing Emergency Assistance to the Borrower, whether arising before, during or after performance of the Emergency Assistance and whether suffered by any of the Party Counties or any person or entity.

The Borrower agrees that its obligation under this section extends to any claim, demand and/or cause of action brought by or on behalf of any of its employees or agents. For this purpose, the Borrower, hereby waives, as respects any indemnity only, any immunity that would otherwise be available against such claims under the workers' compensation coverage requirements of ORS Chapter 656.

- B. ACTIVITIES IN BAD FAITH OR BEYOND SCOPE. No Party County shall be required under this Omnibus Agreement to indemnify, hold harmless and defend any other Party County from any claim, loss, harm, liability, damage, cost, or expense caused by or resulting from the activities of any Party County's officers, employees, or agents acting in bad faith or performing activities beyond the scope of the duties assigned by the Borrower or a person granted supervisory authority by the Borrower.
- C. LIABILITY FOR PARTICIPATION. In the event of any liability, claim, demand, action, or proceeding, of whatever kind or nature, arising from the rendering of Emergency Assistance through this Omnibus Agreement, the Borrower agrees to indemnify, hold harmless, and defend, to the fullest extent of the law, each signatory to this Omnibus Agreement whose only involvement in the transaction or occurrence, which is the subject of such claim, action, demand, or proceeding, is the execution and approval of this Omnibus Agreement.
- D. DELAY/FAILURE TO RESPOND. No Party County shall be liable to another Party County for, or be considered in breach of or default under this Omnibus Agreement on account of any delay in or failure to perform any obligation under this Omnibus Agreement, except to make payment as specified in this Omnibus Agreement.
- E. COUNTY LITIGATION PROCEDURES. Each Party County seeking to be released, indemnified, held harmless, or defended under this article with respect to any claim shall promptly notify the Borrower of such claim and shall not settle such claim without prior consent of the Borrower, which consent shall not be unreasonably withheld. Such Party County shall have the right to participate in the defense of said claim to the extent of its own interest. Party County personnel shall cooperate and participate in legal proceedings if requested by the Borrower and/or required by a court of competent jurisdiction.

#### Article XV - WORKERS' COMPENSATION AND EMPLOYEE CLAIMS

All Lender employees made available to a Borrower shall remain the general employees of the Lender while engaged in and carrying out duties, functions or activities pursuant to this Omnibus Agreement, and each Party County shall remain fully responsible as the employer for all taxes, assessments, fees, premiums, wages, withholdings, workers' compensation, and other direct and indirect compensation, benefits, and related obligations with respect to its employees. Likewise, each Party County shall provide workers' compensation in compliance with statutory requirements of the state of Oregon.

#### Article XVI - MODIFICATIONS

No provision of this Omnibus Agreement may be modified, altered, or rescinded by a Party County without two-thirds concurrence of the Party Counties. Proposed modifications to this Omnibus Agreement must be made in writing and will not become effective until approved by two-thirds of the Party Counties. Each Party County must either approve a modification or notify all other Party Counties of its decision not to approve the modification. Approved modifications must be signed by an authorized representative of each Party County. The currently approved version of the Omnibus Agreement remains in force if a proposed modification is not ratified by two-thirds of the Party Counties. If and when a proposed modification is ratified by two-thirds of the Party Counties, the prior version of the agreement is terminated.

#### Article XVII - NON-EXCLUSIVENESS AND OTHER AGREEMENTS

- A. This Omnibus Agreement is not intended to be exclusive among the Party Counties. Any Party County may enter into separate Emergency Assistance agreements with any other entity. No such separate agreement shall terminate any responsibility under this Omnibus Agreement.
- B. Other agreements for Emergency Assistance between any Party Counties are unaffected by this Omnibus Agreement and remain in effect until separately terminated. When another agreement exists at the time a request for Emergency Assistance is made, the Borrower and Lender should be clear about the agreement under which the request is being made and by which the Assistance Costs will be paid.
- C. Any Party County may donate resources to or share resources with any other Party County outside the terms of this Omnibus Agreement subject to any terms or conditions negotiated by the Party Counties at the time the resources are provided.

#### Article XVIII - GOVERNMENTAL AUTHORITY

This Omnibus Agreement is subject to the laws, rules, regulations, orders, and other requirements, now or as amended, of all governmental authorities having jurisdiction over any Emergency covered by this Omnibus Agreement.

#### Article XIX - NO DEDICATION OF FACILITIES

- A. No undertaking by a Party County to another Party County under any provision of this Omnibus Agreement shall constitute a dedication of the facilities or assets of such Party County, or any portion thereof, to the public or to the other Party County.
- B. Nothing in this Omnibus Agreement shall be construed to give a Party County any right of ownership, possession, use, or control of the facilities or assets of another Party County.

#### Article XX - NO PARTNERSHIP

This Omnibus Agreement shall not be interpreted or construed to create an association, joint venture or partnership among the Party Counties or to impose any partnership obligation or liability upon any Party County. Further, no Party County shall be considered an agent of any other Party County or otherwise have authority to bind any other Party County.

#### Article XXI - NO THIRD PARTY BENEFICIARY

Nothing in this Omnibus Agreement shall be construed to create any rights in or duties to any third party, nor any liability to or standard of care in reference to any third party. This Omnibus Agreement shall not confer any right or remedy upon any person other than the Party Counties. This Omnibus Agreement shall not release or discharge any obligation or liability of any third party to any Party County.

#### Article XXII - ENTIRE AGREEMENT

This Omnibus Agreement constitutes the entire agreement, though other existing agreements of the Party Counties may take precedence over certain concepts outlined in this Omnibus Agreement.

#### Article XXIII - SUCCESSORS AND ASSIGNS

This Omnibus Agreement is not transferable or assignable, in whole or in part, and any Party County may terminate its participation in this Omnibus Agreement subject to Article V.

#### Article XXIV - GOVERNING LAW

This Omnibus Agreement shall be interpreted, construed, and enforced in accordance with the laws of the state of Oregon.

#### Article XXV - VENUE

Any action arising from this Omnibus Agreement shall be brought in a County where the Emergency occurred.

#### Article XXVI - TORT CLAIMS

It is not the intention of this Omnibus Agreement to remove from any of the Party Counties any protection provided by applicable tort claims laws. However, between a Borrower and a Lender, the Borrower retains full liability to the Lender for any claims brought against the Lender as described in other provisions of this Omnibus Agreement.

#### Article XXVII - WAIVER OF RIGHTS

Any waiver at any time by any Party County of its rights with respect to a default under this Omnibus Agreement, or with respect to any other matter arising in connection with this Omnibus Agreement, shall not constitute or be deemed a waiver with respect to any subsequent default or other matter arising in connection with this Omnibus Agreement. Any delay in asserting or enforcing any right, except those related to the statutes of limitations, shall not constitute or be deemed a waiver.

#### Article XXVIII - INVALID PROVISION

The invalidity or unenforceability of any provision of this Omnibus Agreement shall be construed in all respects as if such invalid or unenforceable provision was omitted.

#### Article XXIX - NOTICES

Any notice, demand, information, report, or item otherwise required, authorized, or provided for in this Omnibus Agreement shall be given in writing and shall be deemed properly given if (i) delivered personally, (ii) transmitted and received by telephone facsimile device, or electronically, and confirmed by telephone, or (iii) sent by United States Mail, postage prepaid, to the Party County Emergency Program Managers at the address designated in each Party County's Emergency Contact Information Form.

## **OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT** 2010 REVISION

IN WITNESS WHEREOF, the Public Entity	BENTON	(PART)
COUNTY) has caused this OMNIBUS A	GREEMENT for	Emergency Assistance to be executed by duly
authorized representatives as of the date	of their signatures	s below:
Signature of Officer	Date	Officer's Title
Signature of Officer	1-5-11 Date	CommissioNER Officer's Title
Clumabel Vor and Signature of Officer	1/5/2011 Date	Commissioner Officer's Title
Signature of Counsel	(2-23-(0) Date	County Counsel
Name and title		
of primary		and title Iternate
Contact	(	Contact
Representative: Mary Keng	Represe	ntative: ERCK RAU
Address: 18Ø NW STh St	A	ddress: 18\$ NV 514 ST
CORVALITS, OR 97	33Ø	CORVALLES, OR 97330
Phone: 541.766.6111/541.766	. 6858	Phone: 541.766.6114/ 541.766.6858
Fax: 541. 766.6052		Fax: Sy1. 766. 6052
E-mail: MARY . KENG & CO. BEA	20.50,000	E-mail: EIZEK, RAU @ CO. BENTON, 02, US

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County 5155 Silverton Road NE, Salem, Oregon 97305 (503) 588-5108

krowland@co.marion.or.us

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 Revision

IN WITNESS WHEREOF, the PUBLIC ENTITY **CLACKAMAS COUNTY** (PARTY COUNTY) has caused this OMNIBUS AGREEMENT for Emergency Assistance to be executed by duly authorized representatives as of the date of their signatures below:

Lunn	Peterson	12.2.10 Date D.2	XIMM BO
J Sign	ature of Officer	Date D.2 C	Chair, Board of County Commissioners
Dand Signa	W Anderson ature of Counsel	11/2 y /10	Legal Counsel's Title
	THE RESERVE AND THE PROPERTY OF THE PERSON O		
Name and title of primary Contact Representative:	Dana Robinson, Director of Emergency Management	Name and title of alternate Contact Representative:	Nancy Bush, Assistant Director of Emergency Management
	2200 Kaen Rd		2200 Kaen Rd
Address:		Address:	
	Oregon City, OR 97045		Oregon City, OR 97045
	503-655-8371		503-655-8665
Phone:		Phone:	500 055 0504
	503-655-8531		503-655-8531
Fax:		Fax:	nbush@co.clackamas.or.us
	danar@co.clackamas.or.us		industricaco.clackamas.or.us
E-mail:		E-mail;	

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County 5155 Silverton Road NE, Salem, Oregon 97305

(503) 588-5108

 $\cap$ 

krowland@co.marion.or.us

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 Revision

IN WITNESS WHEREOF, the PUBLIC ENTITY COUNTY) has caused this OMNIBUS AGREEMENT for Emergency Assistance to be executed by duly authorized representatives as of the date of their signatures below:						
Signature of Officer	<u>(a - 8 - 1 1</u> Date	Chairperson Board of Commissioners Officer's Title				
Signature of Officer	Date	Officer's Title				
Signature of Officer	Date	Officer's Title				
Signature of Counsel	6-8-11 Date	County Countsel Counsel's Title				
Name and title of primary Contact Representative:	Represen	ernate ontact Cruc Strong				
Address: 800 Exchange St. Address: 800 Exchange St.  Ste 410, Astoria 97103 Ste, 410, Astoria 9710.						
Phone: 503-325-1000	)F	Phone: <u>503-325-1000</u>				
Fax: <u>503 <b>-3</b>25 - 83</u>	35	Fax: 503 375-8335				
E-mail: Operez Oco. Cla	5015 01 115 E	-mail: gstrong@co.elutsop.us.us				
1 Send the original OMNIBUS AGREEMEN	T Signatura Bago /t	his page) for further distribution, to:				

Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County

5155 Silverton Road NE, Salem, Oregon 97305

(503) 588-5108

krowland@co.marion.or.us

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 Revision

	${\sf HEREOF}$ , the Public Entity ${oxtime}$	Columbia Co	ounty (Party			
			ergency Assistance to be executed by duly			
authorized	authorized representatives as of the date of their signatures below:					
( )						
	2	11/2/10	Ohair			
By: Sign	nature of Officer	11/3/10	Chair Officer's Title			
Sigi	- a	Date	Officer's Title			
0	Att Co	11/2/				
By le	nature of Officer	11/3/10	Commussion w Officer's Title			
Sign	nature of Officer	/	Officer's Title			
	- by 1901 South	11/3/10				
Dy. Jula	In Jonata	11/3/10	Officer's Title			
Sign	ature of Officer	Date	Officer's Title			
	0 11		0 . 0			
CONTRACTOR OF THE PARTY OF THE	ah Jauson	11.1.10	County Counsel's Title			
Signa	ature of Counsel	Date	Counsel's Title			
Name and title		Name and	title			
of primary		of altern	nate			
of primary	Derek White	of altern	nate			
of primary	Derek White	of altern				
of primary Contact Representative:		of altern Con Representat	tact ive: Renate Rudolph			
of primary Contact Representative:	Derek White 230 Strand	of altern Con Representat	ess: 250 Strand			
of primary Contact Representative:	230 Strand	of altern Con Representat	ess: 250 Strand			
of primary Contact Representative:		of altern Con Representat	tact ive: Renate Rudolph			
of primary Contact Representative: Address:	230 Strand St. Helens, DR.	of altern Con Representat Addre	st. Heleus, DR 97051			
of primary Contact Representative: Address:	230 Strand	of altern Con Representat Addre	ess: 250 Strand			
of primary Contact Representative: Address: Phone:	230 Strand St. Helens, DR 9 508.3 lele. 390	of altern Con Representat Addre	st. Heleus, DR 97051  sine: 503-366.3934			
of primary Contact Representative: Address: Phone:	230 Strand St. Helens, DR.	of altern Con Representat Addre	st. Heleus, DR 97051			
of primary Contact Representative: Address: Phone:	230 Strand St. Helens, OR 6 503. 3 lele. 390.6 503. 3lele. 490	of altern Con Representat  Addre	st. Heleus, DR 97051  sine: 503-366.3934			

1. Send the **original OMNIBUS AGREEMENT Signature Page** (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County 5155 Silverton Road NE, Salem, Oregon 97305 (503) 588-5108

krowland@co.marion.or.us

IN WITNESS WHEREOF, the County hereto has caused this Omnibus Agreement for Emergency Assistance to be executed by duly authorized representatives as of the date of their signatures.

HOOD RIVER COUNTY
Ton Times
Ron Rivers, Chair
Bartin Briggs
Barbara Briggs, Commissioner
Maui Meyer, Commissioner
Chuck Thomsen, Commissioner
Les Perkins, Commissioner
October 10, 2010
Date

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 REVISION

COUNTY) h	HEREOF, the PUBLIC ENTITY nas caused this OMNIBUS A	GREEMENT for Er	merge	ncy Assistance to be executed by duly
Bill	representatives as of the date	Date		rir, Board of Commissioners Officer's Title
Sign	XULXO nature of Officer	Date	L	incoln County Commissioner Officer's Title
Sign	nature of Officer	10/20/10 Date	_Li	ncoln County Commissioner Officer's Title
Signa	ature of Counsel	Date	_Li	ncoln County Legal Counsel Counsel's Title
Name and title of primary Contact Representative:	Lt. Curtis Landers	Name an of alte Co Represent	rnate intact	Lt. Dave Carey
	225 W Olive St			225 W Olive St
Address:	Newport, OR 97365	Add	lress:	Newport, OR 97365
Phone:	541-265-0651 541-265-4926	P	none:	541-265-0681 541-265-4917
	OT1"400"4320		Eau.	
Fay:			Fax:	dcarey@co.lincoln.or.us
Fax:	clanders@co.lincoln.or.us			ucarey@co.iiiicoiii.or.us

Krista Rowland, Emergency Management Program Coordinator Marion County

5155 Silverton Road NE, Salem, Oregon 97305

(503) 588-5108

krowland@co.marion.or.us

2. Retain a second original OMNIBUS AGREEMENT Signature Page for your records (two sets are required)

Page 27

## **OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT** 2010 REVISION

	IN WITNESS WHEREOF, the PUBLIC ENTITY
	COUNTY) has caused this OMNIBUS AGREEMENT for Emergency Assistance to be executed by duly
	authorized representatives as of the date of their signatures below:
	Signature of Officer Date Officer's Title
	Signature of Officer Date Officer's Title
/	Signature of Officer Date Commissions Officer's Title
	Signature of Officer Date Commissioner  Officer's Title
	Signature of Counsel Date Date Counsel's Title
	Name and title of primary Contact Representative:  Name and title of alternate Contact Representative:
	Address: 1115 JACKSON St. SE Address: 1115 JACKSON STREET SE,
	ALBANY, OR 97322 ALBANY, OR 97322
	Phone: 541-967-3911

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator **Marion County** 

5155 Silverton Road NE, Salem, Oregon 97305

(503) 588-5108

E-mail:

krowland@co.marion.or.us

2. Retain a second original OMNIBUS AGREEMENT Signature Page for your records (two sets are required)

## OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 REVISION

IN WITNESS WH	HEREOF, the Public Entity	Marion County	(Party
			ance to be executed by duly authorized
representatives a	s of the date of their signatures belo	W:	
Smul	A. Brent	3/30/11	Commissiones
Sigi	nature of Officer	Date	Officer's Title
Jotric Sign	nature of Officer	<b>3   5</b> 0    ) Date	Commissiones Officer's Title
Sigr	nature of Officer	Date	Officer's Title
Jan Ella S	m. h. 27	dec 2010 L	EC A . C . LOT
	ature of Counsel	Date 1	Goursel's Title //
Gegan M		21/10 Com	hacts Compliance Anolin
Name and title		Name and title	
of primary Contact	John Vanderzanden	of alternate Contact	Don Newell
Representative:	Emergency/Safety Manager	Representative:	
Address:	5155 Silverton Road NE	Address:	5155 Silverton Road NE
a a	Salem, Oregon 97305	_	Salem, Oregon 97305
Phone:	503-588-5036	Phone:	503-588-5036
Fax:	503-588-7970	Fax:	503-588-7970
E-mail:	jvanderzanden@co.marion.or.us	E-mail:	dnewell@co.marion.or.us
	The second secon		

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County

5155 Silverton Road NE, Salem, Oregon 97305

(503) 588-5108

krowland@co.marion.or.us

## OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 REVISION

IN WITNESS WI	HEREOF, the PUBLIC ENTITY	MU	LTNOMAH COUI	NTY	
(PARTY COUNTY) has caused this OMNIBUS AGREEMENT for Emergency Assistance to be executed					
duly author	ized representatives as of the	date of t	heir signatures be	elow:	
Sign	nature of Officer	]	Date	Chair Officer's Title	
Sign	ature of Officer	Date		Officer's Title	
	V				
Sign	ature of Officer		Date	Officer's Title	
Signa	iture of Counsel	2/1	S/II A	SSt W. Attorney Counsel's Title	
Name and title	CONTRACTOR OF THE SAME AND		Name and title		
of primary Contact Representative:	David Houghton			Joeseph Partridge 501 SE Hawthorne Blvd.	
	501 SE Hawthorne Blvd.		,	501 SE Hawthorne Blvd.	
Address:			Address:		
a:	Suite 400			Suite 400	
	(503) 988- 4580			(503) 988-6343	
Phone:		Phone:		(000) 000 0010	
340	(503) 988-5710			(503) 988-6095	
			, un.		
_	david.b.houghton@multco.			joe.partridge@multco.us	
E-mail:			E-mail:		

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County 5155 Silverton Road NE, Salem, Oregon 97305 (503) 588-5108

krowland@co.marion.or.us

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 Revision

IN WITNESS W	HEREOF, the PUBLIC ENTITY_	Po	lk County	(Party County) has			
caused th	is OMNIBUS AGREEMENT tives as of the date of their sign	for Em	ergency Assistar	nce to be executed by duly authorized			
Sign	nature of Officer	11/	3/10 Date	Muther Property BOC Chairperson			
Signature of Officer			Date Director of Emergency Management				
Sigr	nature of Officer		Date 2	County Administrator			
Signa	ature of Counsel	·	Date	County Counsel			
Name and title of primary Contact Representative:	L. Dean Bender - County E		Name and title of alternate Contact Representative:				
	Address:  Dallas, Oregon 97338		Address:	850 Main St.			
			Address.	Dallas, Oregon 97338			
8	503-623-9251			503-623-9251			
	503-831-5968		Phone:	503-831-5968			
Fax:	Bender.Dean@co.polk.or.u	<b>S</b>	Fax:	Wolfe.Robert@co.polk.or.us			
E-mail:			E-mail:				

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County 5155 Silverton Road NE, Salem, Oregon 97305

(503) 588-5108

krowland@co.marion.or.us

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 REVISION

County) I			or conne		(PARTY
	nas caused this OMNIBUS	AGREEMENT for E	mergency Assist	ance to be executed	by duly
authorized	representatives as of the date	e of their signatures t	pelow:		
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Sig	nature of Officer	Date	Shall,	Officer's Title	-19
	IN THE STREET STREET			Comm	ssioners
2/	02/8				1
purch	of Levelund	10-21-10	Dice-Ch	Officer's Title	F Counta
Sign	nature of Officer	Date		Officer's Title	
,	- / -				
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			Commis	sioner Boar	4 05
Sigi	nature of Officer	Date		Officer's Title	mmissioners
	coloco d			County	
11	Seck SAzart	10/27/0	) (out	Consel	
Sign	ature of Counsel	Date	***************************************	Counsel's Title	
					1
					and the second s
					III.
Name and title		Name an	d title		
of primary		Name an			
of primary Contact		of alte	ernate ontact		
of primary Contact	GORDON MCCRAW	of alte	ernate ontact		
of primary Contact Representative:	GORDON MCCRAW	of alte Co Represent	ernate ontact		
of primary Contact Representative:	GORDON MCCRAW	of alte Co Represent	ernate ontact	The second second	
of primary Contact Representative:		of alte Co Represent	ernate ontact cative:	AMOOK CO.	
of primary Contact Representative:	5995 LONG PRAIRIE	of alte Co Represent	ernate ontact cative:	- AMOON COUR	
of primary Contact Representative:	GORDON MCCRAW	of alte Co Represent	ernate ontact cative:	AMOOK COOL	Ser le
of primary Contact Representative: Address:	5995 LONG PRAIRIE	of alte Co Represent Add	ernate contact cative: dress:	S COOK COOK	
of primary Contact Representative: Address:	5995 LONG PRAIRIE	of alter Co	ernate ontact cative:	AMOON COUL	
of primary Contact Representative: Address:	5995 LONG PRAIRIE	of alter Co	ernate contact cative: dress:	MOOK COU	
of primary Contact Representative: Address: Phone:	5995 LONG PRAIRIE	of alter Co	ernate ontact :ative: dress:	MOOK COOL	0.00
of primary Contact Representative: Address: Phone:	5995 LONG PRAIRIE TILLAMONK DR 97 503-842-3:112	of alter Co	ernate contact cative: dress:	MOOK COU	0 1 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
of primary Contact Representative: Address: Phone:	5995 LONG PRAIRIE TILLAMONK DR 97 503-842-3-912 503-815-3195	of alte Co Represent Add	ernate ontact :ative: dress: hone:	MOOK COUL	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
of primary Contact Representative: Address: Phone:	5995 LONG PRAIRIE TILLAMONK DR 97 503-842-3:112	of alte Co Represent Add	ernate ontact :ative: dress:	MOOK COU	0 8 60 8

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County

5155 Silverton Road NE, Salem, Oregon 97305 (503) 588-5108

krowland@co.marion.or.us

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 REVISION

IN WITNESS WHEREOF, the PUBLIC ENTITY _	Washington C	Pounty (Party
COUNTY) has caused this OMNIBUS A	GREEMENT for Eme	rgency Assistance to be executed by duly
authorized representatives as of the date	of their signatures belo	my 10-355 Date: 11-23-10
Caroly Denot	1-4-11	Chairman Board of Commissioners
Signature of Officer	Date	Officer's Title
Signature of Officer	Date	Officer's Title
ń <sup>2</sup>		
Signature of Officer	Date	Officer's Title
() (1)		
Sall	12-27-10 _	Cours Courses
Signature of Counsel	Date	Counsel's Title
Name and title	Name and ti	tle
of primary	of alterna	nte
Contact Representative: Scott, Pow few Directors	OF WRenresentative	act
Representative: Scott Poreter, Director,	, Committee Contractive	EM Supervisor
Address: 20165 SW Blanton St.		ss: 21x665 SW Blanton St
		Diagram St
aloha, OR 97007		alsha, OR 97007
		usum, un incipi
Phone: 503-259-1/7/	Phon	e: <i>503-259-1194</i>
	= <del>11                                  </del>	
Fax: 503-848-8635	Fa	x: <i>503-848-86</i> 35
973 8		
E-mail: Scott. portex @tvfr.co	m E-ma	ili steven.muir@tvfr.com

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator **Marion County** 5155 Silverton Road NE, Salem, Oregon 97305 (503) 588-5108 krowland@co.marion.or.us

# OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 Revision

Signature of Office	er Date	Name	Officer's Title		
May PS	ten 2/24/11	Mary P. Stern	Chair, Board of Commissioners		
Heche & Oliver	2-24-11	Leslie Lewis	County Commissioner		
Karl Ston	2-24-11	Kathy George	County Commissioner		
Haura Ischabo	ed 2-17-11	Laura Tschabold	County Administrator		
Milli	Feb. 16, 20,	// Rick Sanai	County Counsel		
Name and title of primary Contact Representative:	Doug McGillivray	Name and title of alternate Contact Representative:	Chuck Vesper		
Address:	535 NE 5 <sup>th</sup> St McMinnville, OR 97128	Address:	434 NE Evans St McMinnville, OR 97128		
Phone:	503-434-7340	Phone:	503-434-7501		
Fax:	503-474-4909	Fax:	503-474-7553		
E-mail: mcgillivrayd@co.yamhill.or.us		E-mail:	vesperc@co.yamhill.or.us		

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County 5155 Silverton Road NE, Salem, Oregon 97305

(503) 588-5108

krowland@co.marion.or.us

2. Retain a second original OMNIBUS AGREEMENT Signature Page for your records (two sets are required)

**Pa**ge 34

# **OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT** 2010 REVISION

Crook County

	IN WITNESS W	HEREOF,	the Pu	BLIC ENTITY	Croc	k County						(Party
				OMNIBUS					istance	to be	executed	by duly
	authorized	represent	atives a	as of the dat	e of their	signature	s below:					
	-M Sign	M_m nature of C	officer			Date	C	ROOK		er's Tit	Juba	E
	Sign	My nature of O	Officer	111.	-	Date		Coun		DMM er's Tit	1ISSIOA le	IER_
<u></u>	Sign	nature of O	fficer	My	10	၂- 기니 Date		Cou		CoM er's Tit	IMUSSI le	ONER
:-	Signa	ature of Co	ounsel		<u>16-</u>	Date	(	Cour	Couns	el's Ti	ile	
	Name and title of primary			-		Name a	and title ternate	Muri	iol Doto	V.	e-Brown	
	Contact Representative:	Michael	Ryan,	Emergency	Manager	(	Contact		lic Hea			
	Address:	308 NE	Second	d Street		A	ddress:	375 l	W Beave	er St.	, Ste 1	00

Phone: 541-447-5165 Phone:

541-416-0353 Fax: Fax: 541-447-3093

michael.ryan@co.crook.or.us E-mail: E-mail: mdelavergnebrown@h.co.crook.or.us

1. Send the original OMNIBUS AGREEMENT Signature Page (this page) for further distribution, to:

Krista Rowland, Emergency Management Program Coordinator Marion County

5155 Silverton Road NE, Salem, Oregon 97305 (503) 588-5108

krowland@co.marion.or.us

Prineville, OR 97754

541-447-6398

2. Retain a second original OMNIBUS AGREEMENT Signature Page for your records (two sets are required)

Prineville, OR 97754

## OMNIBUS INTER-COUNTY MUTUAL AID AGREEMENT 2010 REVISION

	IEREOF, the PUBLIC ENTITY Crook C		(Part
•	as caused this OMNIBUS AGREEM representatives as of the date of their	-	ncy Assistance to be executed by duly
Sign	nature of Officer	Date	Officer's Title
Sign	nature of Officer	Date	Officer's Title
Sign	nature of Officer	Date	Officer's Title
Signa	ature of Counsel	Date	Counsel's Title
Name and title of primary Contact Representative:	AJ Crawford Crook County Emergency Manager	Name and title of alternate Contact Representative:	
Address:	4550 SW Airport Rd	_ Address:	375 NW Beaver Street St 100
	Prineville, OR 97754	_	Prineville, OR 97754
Phone:	Cell: 458-287-1466 Office: 541-447-6398 Ext. 4413	_ Phone:	Cell: 541-233-9177 Office: 541-416-1980
Fax:		_ Fax:	
E-mail:	aj.crawford@crookcountysheriff.c	org E-mail:	kplumb@crookpublichealthor.gov

1. Send the **original OMNIBUS AGREEMENT Signature Page** (this page) for further distribution, to:

Krista Carter, Emergency Management Program Coordinator Marion County 5155 Silverton Road NE, Salem, Oregon 97305 (503) 588-5108

kkcarter@co.marion.or.us

#### **AGENDA ITEM REQUEST**



Date:

March 4, 2025

#### Meeting date desired:

March 12, 2025

#### Subject:

Request for Reconsideration - Greenbar Excavation

#### **Background and policy implications:**

The Board of Commissioners heard an application by Greenbar Excavation, LLC to add an area of the Bartels Site to the County's inventory of significant resources. There was an apparent agreement reached during the hearing regarding setbacks and a specific neighbor. The motion was to approve Ordinance No. 346. The decision/ordinance has not yet been signed by the Board.

Greenbar's attorney submitted the attached Request to Reconsider single issue for clarification in the matter of an Application to Amend Comp Plan to add area to Bartels Site on Inventory Greenbar Excavation, LLC. Before the Board today is whether to reconsider the matter and, if so, process and time and date certain for notice.

As this is a quasi-judicial amendment to our comprehensive plan (CCC 18.172.010(4)), we are to follow our standard administration provisions in chapter 18.172. CCC 18.172.025. There is nothing in chapter 18.172 about reconsiderations. State law (LUBA) expressly allows them after a decision and an appeal but before the record is due. ORS 197.830(13)(a).

However, as mentioned above, the decision has not been signed. That means the decision is not yet final (CCC 18.172.090(3)), which I believe would make this not a reconsideration in the technical sense, but some form of withdrawing/amending the prior motion made at the conclusion of the last hearing and to re-open the record. Reopening the record is governed by CCC 18.172.080(18):

Reopening the Record. When the hearing authority reopens the record to admit new evidence, arguments, or testimony, the hearing authority must

allow people who previously participated in the hearing to request the hearing record be reopened, as necessary, to present evidence concerning the newly presented facts. Upon announcement by the hearing authority of their intention to take notice of such facts in its deliberations, any person may raise new issues which relate to the new evidence, arguments, testimony, or standards and criteria which apply to the matter at issue.

I interpret that language to permit a motion to reopen the record to admit new evidence, argument, or testimony on the limited issue raised by the applicant:

"the setback for the mining operation to the dwelling on tax Lot 501/ Lot 14 of the Cimmaron Hills Subdivision owned by Carter."

Notice would need to be provided to all persons entitled to notice and a third hearing held. Please let me know if you have any questions.

#### **Budget/fiscal impacts:**

N/A

#### Requested by:

John Eisler; Community Development Director John.Eisler@CrookCountyOR.gov 541-447-3211

#### **Presenters:**

John Eisler



Lisa Andrach Partner lisa@fitchandneary.com

Wendy L. Smith Paralegal wendy@fitchandneary.com

February 6, 2025

#### VIA EMAIL

Crook County Board of Commissioners c/o Crook County Community Development / Planning Division 300 NE 3<sup>rd</sup> Street, Room 12 Prineville, Oregon 97754

Re: Request to Reconsider single issue for clarification in the matter of an Application to Amend Comp Plan to add area to Bartels Site on Inventory Greenbar Excavation, LLC

Dear Crook County Board of Commissioners:

An application is pending before the Crook County Board of Commissioners regarding a proposed Amendment to the County's Comprehensive Plan to add an area to the Bartels Site on the county's inventory of significant resources. The applicant is Greenbar Excavation, LLC, owned and operated by Tanner Brown.

This letter is to address an issue that was raised at the end of the hearing, but there is confusion regarding what was agreed to and it is not clear from the record. The discussion was rapid fire and there was substantial overtalking by different people in the room, and the applicant got extremely overwhelmed and confused, and misunderstood the conversation. Because the issue is one of substantial impact, the applicant requests reconsideration of the single issue: the setback for the mining operation to the dwelling on tax Lot 501 / Lot 14 of the Cimmaron Hills Subdivision owned by Carter.

At the end of the hearing, there was some mention of aesthetics concerning the view from the residence to the pit as a justification for an increased setback from the 100' that is established in the county code at 18.144. However, aesthetics is not an applicable criterion in the county code, and that issue had never been raised before. Therefore, there is no substantial evidence in the record to support a setback more than what the applicant is agreeable to for aesthetic purposes.

There was a lot of confusion and overtalk during the discussion, and even after listening to the recording of the hearing, staff agreed that it is not clear what was agreed to. The county code CCC 18.144 establishes 100' for setbacks to dwellings. The Carter dwelling is 60-70ft from the property line. There are large juniper trees in the setback area which provide an aesthetic buffer. (See Enclosure pages 2-4) Kelso Land Surveying, LLC has prepared a survey of the line of sight from

Page 39



Lisa Andrach Partner lisa@fitchandneary.com

Wendy L. Smith Paralegal wendy@fitchandneary.com

the residence. (See Enclosure pages 7-9)

The applicant is agreeable to an increase of the setback from 100' to 150', but anything more than that substantially impacts the volume of material within the setback area. Kelso Land Surveying, LLC also prepared a "Volumetric Analysis of Setback." (See Enclosure 1, 5-6) This document shows that a 120 foot setback has no impact on excavation volumes because it falls within the minimum 50.000 feet setback from property boundary for the quarry. A 150 foot setback has an average of 5206 cubic yards that cannot be quarried. A 200 foot setback substantially increases that amount to 38,409 cubic yards, which is 64,947 hard yards of 3/4" formation, which computes to millions of dollars of material that cannot be mined.

The applicant only agrees to a 150' setback to the Carter dwelling from the quarry wall. Anything setback in excess of that distance requires that the decision be supported by substantial evidence in the record, and to be constitutional would have to be supported by the required analysis that the financial impact from a setback in excess of 150' (which is millions of dollars) is justified and proportionate to the impact caused by the mining in that area. That is an extremely difficult finding and analysis to make successfully – especially based upon the evidence in the record, and the fact that the applicable code does not address preservation for aesthetic views. The concession to increase the setback by 50' is extremely generous of the applicant.

The Board can address this issue via a reconsideration process. The matter is extremely important to the applicant and presumably to the county to resolve any potential legal concerns extending from this issue.

I apologize in advance for any delay in submitting this request. The hearing was in November 2024. Following the hearing, staff and I had a hard time connecting to discuss the issue due to Mr. VanVactor's busy schedule in his new role in the county, and staff needed time to listen to the hearing and get back to me. Following that were the holidays and then I had surgery on January 3, 2025, and was on medical leave for a few weeks. The time passed quickly.

Thank you in advance for your attention to this matter.

Sincerely,

LISA ANDRACH

Enclosure

Cc: Client

Page 40

#### Kelso Land Surveying, LLC

765 NW Third Street, Prineville, OR 97754 - (541) 420-8057 phone - greg@crestviewcable.com

**VOLUMETRIC ANALYSIS OF SETBACKS FROM THE RESIDENCE LOCATED AT 6404 SE RIVERDANCE RD. FOR THE** BENEFIT OF GREENBAR EXCAVATION. W.O. 1591

120 FEET SETBACK - No impact on excavation volumes. This setback falls within the minimum 50.00 feet setback from property boundaries.

#### **150 FEET SETBACK-**

Prismoidal (y) Average Area =	5137 5206 Cubic Yards
Prismoidal (x)	5212
Average End Area (y)	5216
Average End Area (x)	5212
Composite	5212
Grid	5216

#### 200 FFFT SFTBACK-

200 ILLI SEIBACK	
Grid	38,430
Composite	38,430
Average End Area (x)	38,429
Average End Area (y)	38,433
Prismoidal (x)	38,429
Prismoidal (y)	38,300
Average Area =	38,409 Cubic Yards Ward Yund

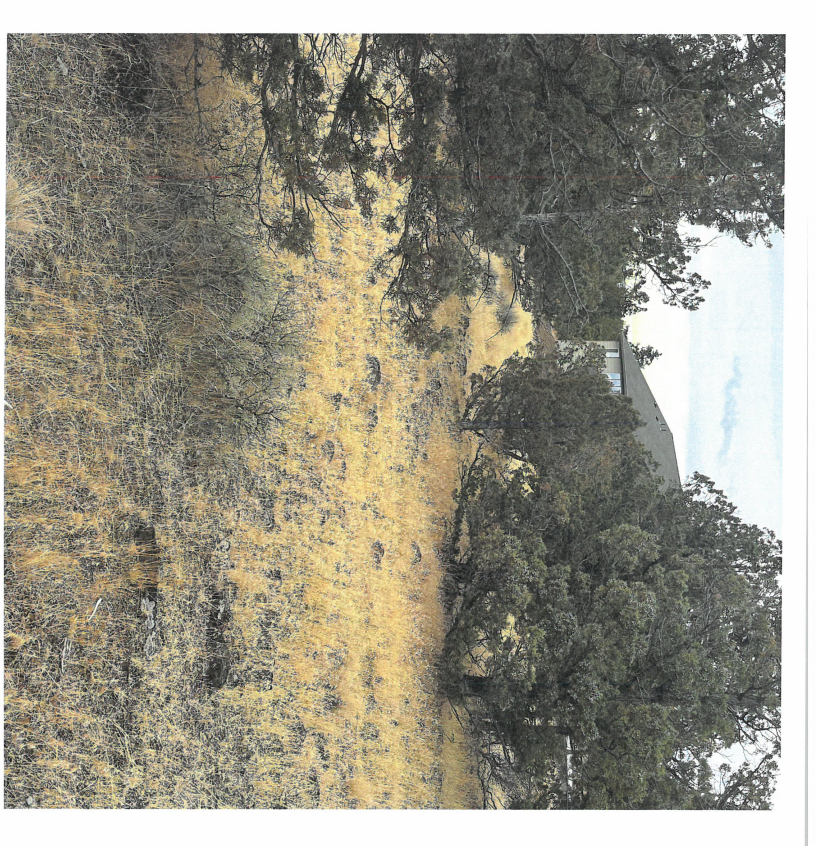
31411 fermation 64,947

REGISTERED **PROFESSIONAL** AND SURVEYOR

OREGON JANUARY 21, 1897 GREGORY R. KELSO

2796

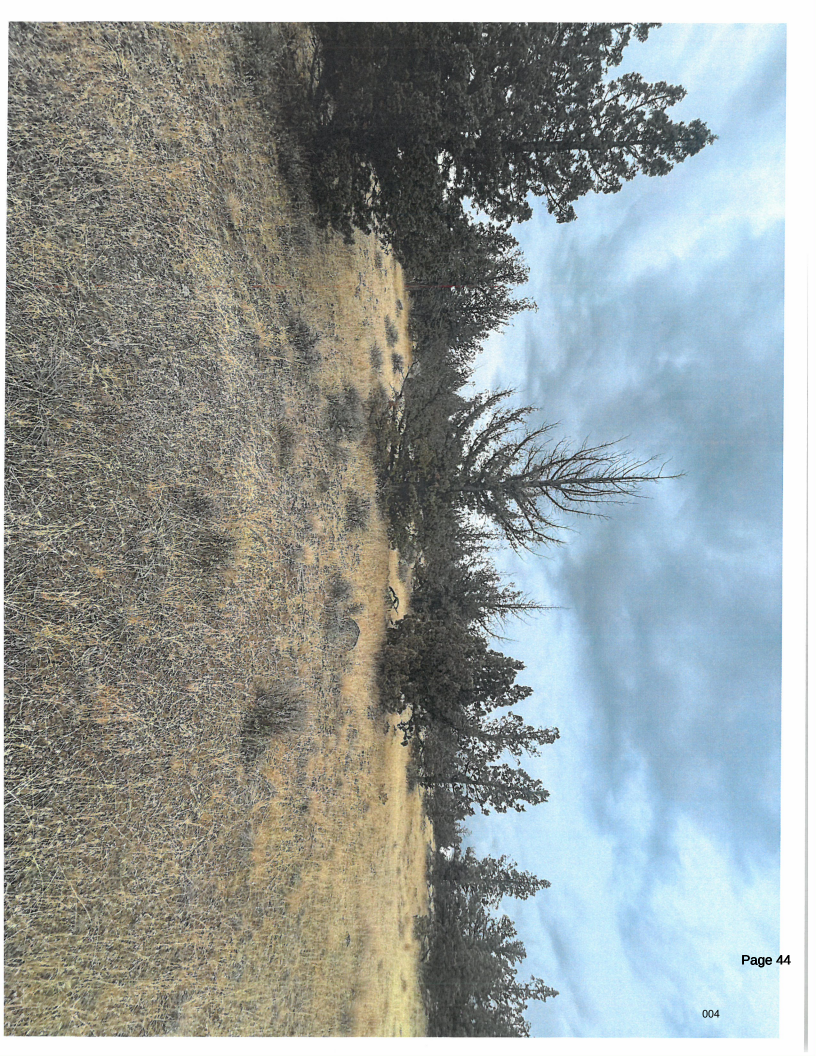
PGNEW 5 6/30/25



Page 42



Page 43



#### Lisa Andrach

From:

Tanner Brown <Tanner.brown@greenbarexcavation.com>

Sent:

Tuesday, November 19, 2024 12:10 PM

To:

Lisa Andrach

Subject:

Fw:

**Attachments:** 

1591 SITE LINE PLAN VIEW.pdf; 1591 SITE LINE PROFILE - EAST WEST.pdf; 1591 SITE LINE PROFILE - WEST-NE.pdf; 1591 SITE LINE

PROFILE - WEST-SE.pdf

#### Get Outlook for iOS

From: Greg <greg@crestviewcable.com>

Sent: Tuesday, November 19, 2024 12:09:21 PM

To: Tanner Brown < Tanner.brown@greenbarexcavation.com>

Subject:

Tanner,

Please find attached my plan and profile views for your pit.

These drawings represent the site line view from the existing residence located to the west.

I have shown the existing residence on the profile view with a 2 feet high stem wall foundation and a person 6 feet tall standing in the residence.

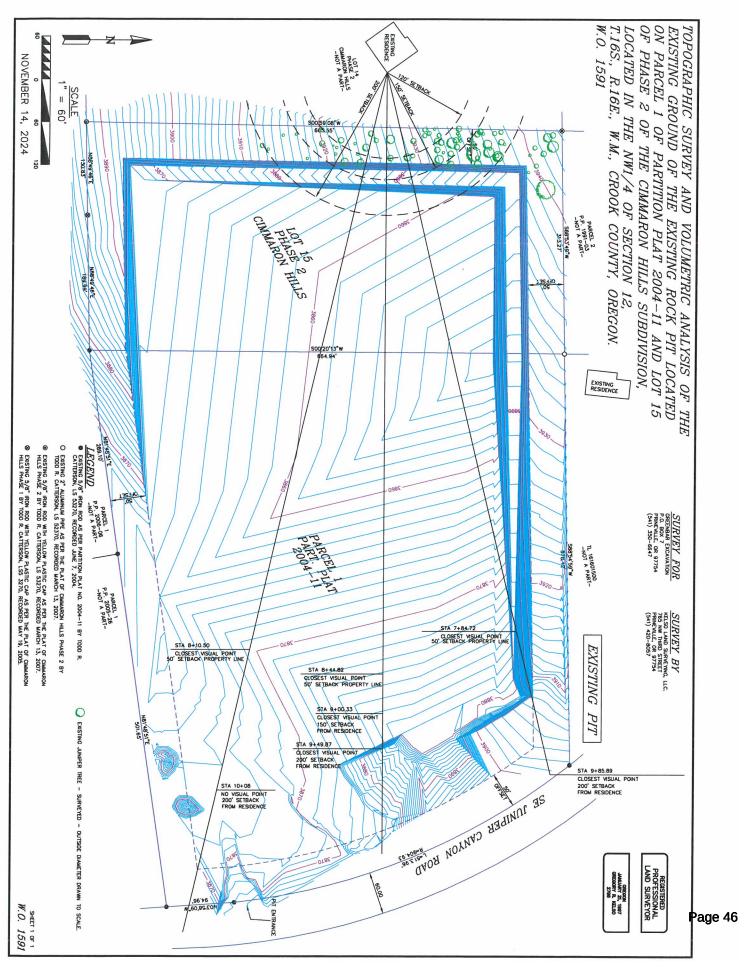
The site lines are from the person at eye level along those 3 site lines. I have shown the closest point that person could see along those lines.

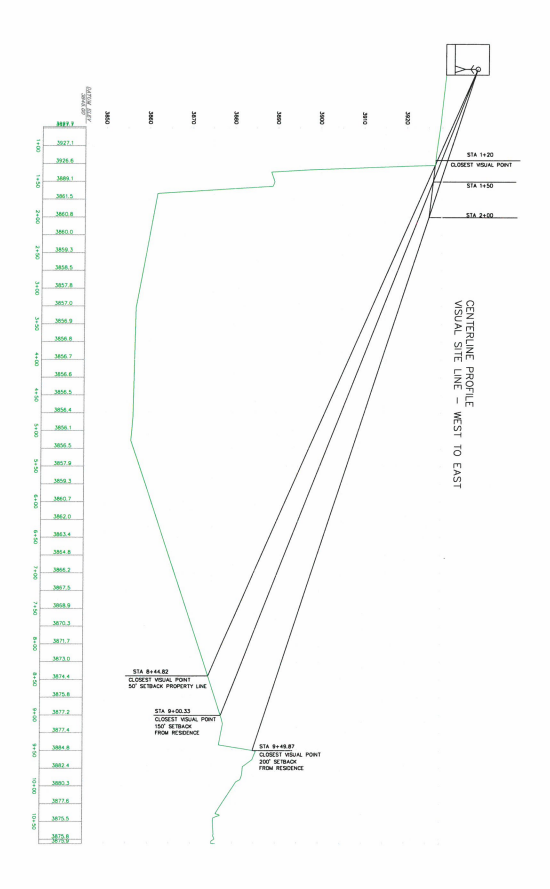
I have also shown the impact of the different setback distances from the same residence along the same site lines.

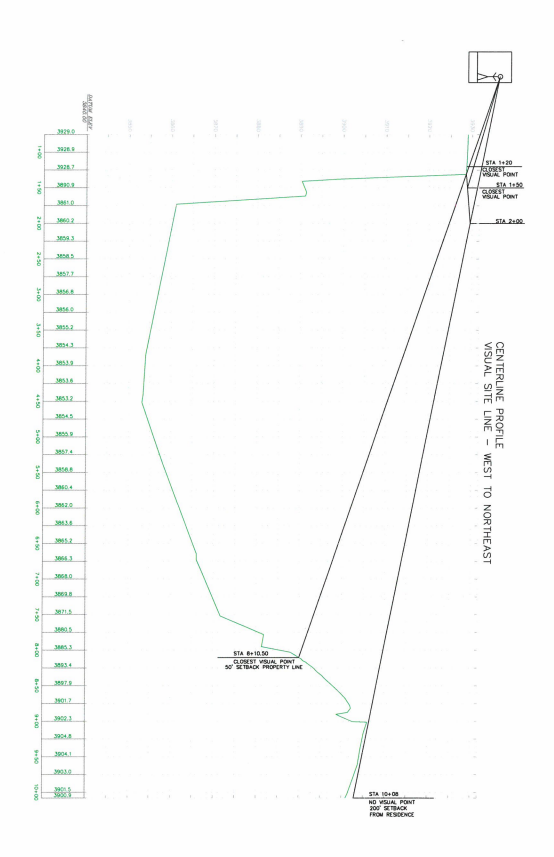
We also measured the existing Juniper trees within the 50' setback on the pit property and have shown them on the plan view.

Those trees will also impact the site line depend on where a person is standing.

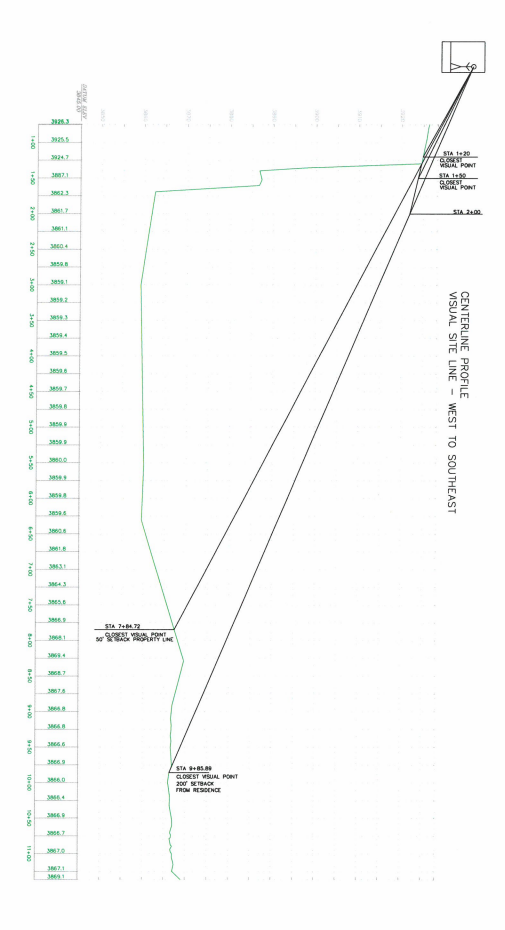
Greg Kelso, PLS
President
Kelso Land Surveying, LLC
765 NW Third Street
Prineville, OR 97754
541-420-8057







Page 48



Page 49

#### **AGENDA ITEM REQUEST**



Date:

March 5, 2025

#### Meeting date desired:

March 12, 2025

#### Subject:

2025 Land Use Legislative Update

#### **Background and policy implications:**

The enclosed memo covers potential significant land use legislation for the 2025 Regular Session.

#### **Budget/fiscal impacts:**

N/A

#### Requested by:

John Eisler; Community Development Director John.Eisler@CrookCountyOR.gov 541-447-3211

#### **Presenters:**

John Eisler

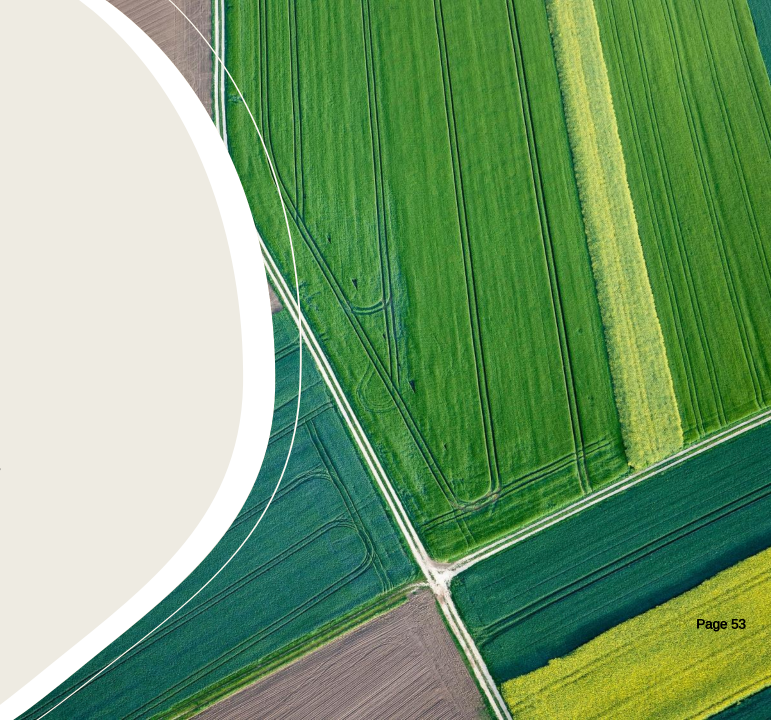




- This will be broad overview
- Too many out there to dive into them all
- Looking for input on which ones County would like us to focus on
- Maybe limit County comments to most impactful bills?

# Housing is the priority

Many housing bills; some good, some bad



# **Housing Bills**

Bill	Summary	Support
SB 974	Reduces to 45 days the time under which a city or county must decide a land use application for single-family dwellings.	No
SB 337	Allows counties to authorize the subdivision of land zoned for exclusive farm use or forest use into parcels no smaller than the average size of the county's lots and parcels of the same type.	
SB 498	Redefines "historic home" to include dwellings built before 1974 for the purpose of serving as an accessory dwelling unit to a home newly constructed on rural residential lands.	No
HB 3673	Reduces to 90 days the time under which a city or county must decide a land use application for housing or mental health or addiction facilities.	
SB 78	Establishes maximum size of replacement dwellings on lands zoned for forest or farm use.	F

# **Housing Bills**

Bill	Summary	Support
SB 79	Prohibits certain dwellings in sensitive or unsuitable areas within resource lands.	
SB 438	Allows the owner of property outside an urban growth boundary to site an additional dwelling on the property for occupancy by a relative of the owner.	No
SB 522	Authorizes counties to allow contiguous clustered nonresource dwellings on a clustered development tract in lieu of approval of individual nonresource dwellings on lands zoned for forest or farm use. Allows bonus dwellings when dwellings are sited on low value soil or with shared water or sewage systems. Establishes requirements for siting and approving dwellings and subdividing or partitioning clustered development tracts.	
SB 878	Allows an occupying homeowner outside of an urban growth boundary to site one additional family dwelling unit on the tract of the home. Takes effect on the 91st day following adjournment sine die.	
SB 940	Allows development of certain accessory dwelling units, recreational vehicles or emergency shelters on farmland on which is sited certain nonfarm dwellings.	

# **Housing Bills**

Bill	Summary	Support
HB 2138	Expands allowable middle housing and expands middle housing requirements to include urban unincorporated lands.	
HB 2400	Allows the owner of property outside an urban growth boundary to site an additional dwelling on the property for occupancy by a relative of the owner.	
HB 2422	Requires that lands zoned to allow density of one or fewer dwellings per acre to be considered a rural use. Allows counties to rezone rural lands accordingly if the land is currently zoned for up to one dwelling per 2.5 acres.	

### **EFU Bills**

Bill	Summary	Support
SB 73	Restricts methods by which lands zoned for farm, forest or mixed farm and forest use may be redesignated for nonresource use. (Amends ORS 215.788)	
SB 77	Describes allowable home occupations on lands zoned for forest or farm use.	
SB 503	Allows a recreational vehicle used to provide temporary security of farm use to be sited on lands zoned for exclusive farm use.	
SB 788	Allows lands zoned for exclusive farm use to be used for weddings or events east of the summit of the Cascade Range.	
SB 936	Allows water treatment plants and sewage treatment plants in any zone including resource zones such as farm and forest zones.	

### **EFU Bills**

Bill	Summary	Support	
SB 958	Allows cities or counties to designate lands outside the urban growth boundary for residential or light commercial use.		
HB 2455	Allows home occupations on lands zoned for resource use to be operated by a property owner who is not a resident of the property.		
HB 3062	Requires local governments to map sensitive uses as part of a comprehensive plan. Requires, before allowing the development of industrial uses, study and mitigation of impacts on nearby sensitive uses and an additional public hearing. Requires local governments to map sensitive uses by January 1, 2027.		
HB 3133	Amends conditions under which a county must approve a farm stand on lands zoned for exclusive farm use.		
HB 3241	Allows lands zoned for exclusive farm use to be used for certain events.	P	

Page 58

# Miscellaneous Bills

Bill	Summary	Support
SB 501 HB 2178	Limits standing in appeals of land use decisions or limited land use decisions to persons that reside or maintain a business in or within 25 miles of a boundary of local government or special district and appeared before a decision maker in person at a hearing, if available.	No
SB 502	Awards attorney fees against an intervenor in any unsuccessful appeal of a quasi-judicial land use decision.	
SB 525	Amends expedited land division criteria and processes.	
SB 817	Increases fees for filing a notice of intent to appeal and a motion to intervene with the Land Use Board of Appeals. Eliminates the awarding of fees for filing a notice of intent to appeal with the board to the respondent if a petitioner does not file a petition for review.	
HB 3062	Requires local governments to map sensitive uses as part of a comprehensive plan. Requires, before allowing the development of industrial uses, study and mitigation of impacts on nearby sensitive uses and an additional public hearing. Requires local governments to map sensitive uses by January 1, 2027.	ı

### Miscellaneous Bills

Bill	Summary	Support
HB 3136	Removes a requirement that a maximum of two real estate professionals may serve on a city or county planning commission.	
HB 2950	Requires the Land Conservation and Development Commission to update the statewide land use planning goal relating to "citizen involvement" by rule by June 30, 2027. Requires the Department of Land Conservation and Development to make recommendations relating to the goal amendment process to the interim committees of the Legislative Assembly relating to land use.	





John Eisler

Community Development Director

#### **AGENDA ITEM REQUEST**



**Date:** 3/05/2025

Meeting date desired: 3/12/2025 – Work Session

**Subject:** Oregon Dept. of Forestry IGA for leasing ramp space at airport for Fire season.

#### **Background and policy implications:**

The airport has hosted the Oregon department of forestry single engine air tankers for seasonal fire protection for a number of years. This agreement is the typical and lasts for 5 to 6 months.

#### **Budget/fiscal impacts:**

The Airport receives \$1400.00 per month / total of approx.. \$8400.00 for the season.

#### Requested by:

Kelly Coffelt Airport Manager.

#### **Presenters:**

Kelly Coffelt – Airport Manager

#### Legal review (only if requested):

Legal reviewed the document..



# Oregon Department of Forestry INTERGOVERNMENTAL AGREEMENT

This agreement is between the STATE of OREGON, acting by and through its DEPARTMENT OF FORESTRY, hereafter called Agency, and Crook County, a political subdivision of the State of Oregon, hereafter called County.

Administrators of this agreement are:

County		Agency	
Administrator: Title: Organization: Address:	Kelly Coffelt Airport Manager Prineville/Crook County Airport 4585 SW Airport Road Prineville, OR 97754	Administrator: Title: State of Oregon, Address:	Neal Laugle State Aviation Manager Oregon Department of Forestry 2600 State Street Salem, OR 97310
Phone: Fax: Email: Federal ID #:	541-416-0805 541-416-0809 kcoffelt@cityofprineville.com	Phone: Fax: Email:	503-945-7508 503-945-7430 Neal.d.laugle@oregon.gov

#### **RECITALS**

By the authority granted in Oregon Revised Statutes (ORS) 190.110 and 526.046, Agency may enter into cooperative agreements with counties, cities, and units of local government.

#### 1. AUTHORITY

This Agreement is authorized by ORS 190.110.

#### 2. PURPOSE

The Prineville/Crook County Airport ("Airport") is owned by Crook County and managed by the City. ODF desires to locate two single engine air tankers, service trailer with truck, and office trailer (the "Equipment") and conduct air tanker operations at the Airport for the 2025 fire season. "Air Tanker Operations" include mixing FireIce (water enhancing gel), loading FireIce into the air tankers, maintaining the air tankers, and conducting administrative duties.

County shall allow ODF to use an area of the Airport upon which to locate the Equipment and to conduct air tanker operations.

The parties have agreed on the terms of ODF locating its Equipment and conducting its Air Tanker Operations at the Airport and desire to memorialize such agreement.

ODF will locate equipment on a 14,000 square foot area at the Airport designated by County ("Ramp Area"). ODF will conduct all its Air Tanker Operations using the Ramp Area and will be authorized to Page 63

use other appropriate areas of the Airport for fueling, taxiing, take offs, and landing the Air Tankers. County shall also provide to the Ramp Area the following:

- Electricity for ODF's office trailer:
- Water for mixing Fire Retardant, washing aircraft, and washing the Ramp Area;
- The electricity and water shall be metered. At the end of this Agreement, County shall provide to ODF the beginning and ending readings for the electricity and water.

#### 3. EFFECTIVE DATE AND DURATION

This Agreement is effective on May 15, 2025, ("Effective Date"), and terminates on October 31, 2025; or if the 2025 wildfire season extends past October 31, 2025, the date when ODF moves all the Equipment from the Airport, unless terminated earlier in accordance with Section 16.

#### 4. AUTHORIZED REPRESENTATIVES

4.1 Agency's Authorized Representative is:

Neal Laugle 2600 State Street, Salem, OR 97310 503-945-7508 503-945-7430 Neal.d.laugle@oregon.gov

Billing/Invoice contact: SeverityFinance@odf.oregon.gov

4.2 County's Authorized Representative is:

Kelly Coffelt 4585 SW Airport Road, Prineville, OR 97754 541-420-3789 kcoffelt@cityofprineville.com

4.3 A Party may designate a new Authorized Representative by written notice to the other Party.

#### 5. RESPONSIBILITIES OF EACH PARTY

- 5.1 County shall perform the work set forth on Exhibit A, attached hereto and incorporated herein by this reference.
- 5.2 Agency shall pay County as described in Section 6.

#### 6. COMPENSATION AND PAYMENT TERMS

Agency shall pay the rate of \$1,400/month for usage and the final billing will include actual costs incurred by the County for water and electricity used by the Agency over the term of the Agreement used by ODF and their Vendors in this operation.

This Agreement is effective on May 15, 2025 ("Effective Date"), and terminates on October 31, 2025; or if the 2025 wildfire season extends past October 31, 2025, the date when ODF moves all the Equipment from the Airport, unless terminated earlier in accordance with Section 16. If ODF is still present on site beyond October 31, 2025, the Agency will pay \$40 per day for each additional day ODF uses the Ramp Area After October 31, 2025.

#### 7. REPRESENTATIONS AND WARRANTIES

County represents and warrants to Agency that:

- 7.1 County is an Airport duly organized and validly existing. County has the power and authority to enter into and perform this Agreement.
- 7.2 The making and performance by County of this Agreement (a) have been duly authorized by County, (b) do not and will not violate any provision of any applicable law, rule, regulation, or order of any court, regulatory commission, board, or other administrative agency or any provision of County's charter or other organizational document and (c) do not and will not result in the breach of, or constitute a default or require any consent under any other agreement or instrument to which County is party or by which County may be bound or affected. No authorization, consent, license, approval of, or filing or registration with or notification to any governmental body or regulatory or supervisory authority is required for the execution, delivery or performance by County of this Agreement, other than those that have already been obtained.
- 7.3 This Agreement has been duly executed and delivered by County and constitutes a legal, valid and binding obligation of County enforceable in accordance with its terms.
- 7.4 County has the skill and knowledge possessed by well-informed members of the industry, trade or profession most closely involved in providing the services under this Agreement, and County will apply that skill and knowledge with care and diligence to perform its obligations under this Agreement in a professional manner and in accordance with the highest standards prevalent in the related industry, trade or profession; and
- 7.5 County shall, at all times during the term of this Agreement, be qualified, professionally competent, and duly licensed to perform its obligations under this Agreement.

  The representations and warranties set forth in this section are in addition to, and not in lieu of, any other representations or warranties provided by County.

#### 8. GOVERNING LAW, CONSENT TO JURISDICTION

This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon without regard to principles of conflicts of law. Any claim, action, suit or proceeding (collectively "Claim") between Agency or any other agency or department of the State of Oregon, or both, and County that arises from or relates to this Agreement shall be brought and conducted solely and exclusively within the Circuit Court of Marion County for the State of Oregon; provided, however, if a Claim must be brought in a federal forum, then it shall be brought and conducted solely and exclusively within the United States District Court for the District of Oregon. In no event shall this Section be construed as a waiver by the State of Oregon of any form of defense or immunity, whether sovereign immunity, governmental immunity, immunity based on the eleventh amendment to the Constitution of the United States or otherwise, to or from any Claim or from the jurisdiction of any court. COUNTY, BY EXECUTION OF THIS AGREEMENT, HEREBY CONSENTS TO THE IN PERSONAM JURISDICTION OF SAID COURTS.

#### 9. OWNERSHIP OF WORK PRODUCT

9.1 As used in this Section 9 and elsewhere in this Agreement, the following terms have the meanings set forth below:

- 9.1.1 "County Intellectual Property" means any intellectual property owned by County and developed independently from the work under this Agreement.
- 9.1.2 "Third Party Intellectual Property" means any intellectual property owned by parties other than County or Agency.
- 9.1.3 "Work Product" means every invention, discovery, work of authorship, trade secret or other tangible or intangible item that County is required to deliver to Agency under this Agreement, and all intellectual property rights therein.
- 9.2 All Work Product created by County under this Agreement, including derivative works and compilations, and whether or not such Work Product is considered a "work made for hire," shall be the exclusive property of Agency. Agency and County agree that all Work Product created by County under this Agreement is "work made for hire" of which Agency is the author within the meaning of the United States Copyright Act. If for any reason the Work Product created by County under this Agreement is not "work made for hire," County hereby irrevocably assigns to Agency any and all of its rights, title, and interest in all Work Product created by County under this Agreement, whether arising from copyright, patent, trademark, trade secret, or any other state or federal intellectual property law or doctrine. Upon Agency's reasonable request, County shall execute such further documents and instruments necessary to fully vest such rights in Agency. County forever waives any and all rights relating to Work Product created by County under this Agreement, including without limitation, any and all rights arising under 17 U.S.C. §106A or any other rights of identification of authorship or rights of approval, restriction or limitation on use or subsequent modifications.
- 9.3 If Work Product is County Intellectual Property, a derivative work based on County Intellectual Property or a compilation that includes County Intellectual Property, County hereby grants to Agency an irrevocable, non-exclusive, perpetual, royalty-free license to use, reproduce, prepare derivative works based upon, distribute copies of, perform and display the County Intellectual Property and the pre-existing elements of the County Intellectual Property employed in the Work Product, and to authorize others to do the same on Agency's behalf.
- 9.4 If Work Product is Third Party Intellectual Property, a derivative work based on Third Party Intellectual Property or a compilation that includes Third Party Intellectual Property, County shall secure on Agency's behalf and in the name of Agency 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 the pre-existing elements of the Third Party Intellectual Property employed in the Work Product, and to authorize others to do the same on Agency's behalf.
- 9.5 If state or federal law requires that Agency or County grant to the United States a license to any intellectual property in the Work Product, or if state or federal law requires that Agency or the United States own the intellectual property in the Work Product, then County shall execute such further documents and instruments as Agency may reasonably request in order to make any such grant or to assign ownership in such intellectual property to the United States or Agency.

#### 10. CONTRIBUTION

10.1 If any third party makes any claim or brings any action, suit or proceeding alleging a tort as now or hereafter defined in ORS 30.260 (a "Third Party Claim") against a Party (the "Notified Party") with respect to which the other Party (the "Other Party") may have liability, the

Notified Party shall promptly notify the Other Party in writing of the Third Party Claim and deliver to the Other Party, along with the written notice, a copy of the claim, process and all legal pleadings with respect to the Third Party Claim that have been received by the Notified Party. Each Party is entitled to participate in the defense of a Third Party Claim, and to defend a Third Party Claim with counsel of its own choosing. Receipt by the Other Party of the notice and copies required in this Section and a meaningful opportunity for the Other Party to participate in the investigation, defense and settlement of the Third Party Claim with counsel of its own choosing are conditions precedent to the Other Party's contribution obligation under this Section 10 with respect to the Third Party Claim.

- 10.2 With respect to a Third Party Claim for which Agency is jointly liable with County (or would be if joined in the Third Party Claim), Agency shall contribute to the amount of expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred and paid or payable by County in such proportion as is appropriate to reflect the relative fault of Agency on the one hand and of County on the other hand in connection with the events that resulted in such expenses, judgments, fines or settlement amounts, as well as any other relevant equitable considerations. The relative fault of Agency on the one hand and of County on the other hand shall be determined by reference to, among other things, the Parties' relative intent, knowledge, access to information and opportunity to correct or prevent the circumstances resulting in such expenses, judgments, fines or settlement amounts. Agency's contribution amount in any instance is capped to the same extent it would have been capped under Oregon law if the State had sole liability in the proceeding.
- 10.3 With respect to a Third Party Claim for which County is jointly liable with Agency (or would be if joined in the Third Party Claim), County shall contribute to the amount of expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred and paid or payable by Agency in such proportion as is appropriate to reflect the relative fault of County on the one hand and of Agency on the other hand in connection with the events that resulted in such expenses, judgments, fines or settlement amounts, as well as any other relevant equitable considerations. The relative fault of County on the one hand and of Agency on the other hand shall be determined by reference to, among other things, the Parties' relative intent, knowledge, access to information and opportunity to correct or prevent the circumstances resulting in such expenses, judgments, fines or settlement amounts. County's contribution amount in any instance is capped to the same extent it would have been capped under Oregon law if it had sole liability in the proceeding.

#### 11. COUNTY DEFAULT

County will be in default under this Agreement upon the occurrence of any of the following events:

- 11.1 County fails to perform, observe or discharge any of its covenants, agreements or obligations under this Agreement.
- 11.2 Any representation, warranty or statement made by County in this Agreement or in any documents or reports relied upon by Agency to measure the delivery of services, the expenditure of funds or the performance by County is untrue in any material respect when made.
- 11.3 County (a) applies for or consents to the appointment of, or taking of possession by, a receiver, custodian, trustee, or liquidator of itself or all of its property, (b) admits in writing its inability, or is generally unable, to pay its debts as they become due, (c) makes a general assignment for the benefit of its creditors, (d) is adjudicated a bankrupt or insolvent, (e)

commences a voluntary case under the Federal Bankruptcy Code (as now or hereafter in effect), (f) files a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up, or composition or adjustment of debts, (g) fails to controvert in a timely and appropriate manner, or acquiesces in writing to, any petition filed against it in an involuntary case under the Bankruptcy Code, or (h) takes any action for the purpose of effecting any of the foregoing; or

11.4 A proceeding or case is commenced, without the application or consent of County, in any court of competent jurisdiction, seeking (a) the liquidation, dissolution or winding-up, or the composition or readjustment of debts of County, (b) the appointment of a trustee, receiver, custodian, liquidator, or the like of County or of all or any substantial part of its assets, or (c) similar relief in respect to County under any law relating to bankruptcy, insolvency, reorganization, winding-up, or composition or adjustment of debts, and such proceeding or case continues undismissed, or an order, judgment, or decree approving or ordering any of the foregoing is entered and continues unstayed and in effect for a period of sixty consecutive days, or an order for relief against County is entered in an involuntary case under the Federal Bankruptcy Code (as now or hereafter in effect).

#### 12. AGENCY DEFAULT

Agency will be in default under this Agreement if Agency fails to perform, observe or discharge any of its covenants, agreements, or obligations under this Agreement.

#### 13. REMEDIES

- 13.1 In the event County is in default under Section 11, Agency may, at its option, pursue any or all of the remedies available to it under this Agreement and at law or in equity, including, but not limited to: (a) termination of this Agreement under Section 16, (b) reducing or withholding payment for work or Work Product that County has failed to deliver within any scheduled completion dates or has performed inadequately or defectively, (c) requiring County to perform, at County's expense, additional work necessary to satisfy its performance obligations or meet performance standards under this Agreement, (d) initiation of an action or proceeding for damages, specific performance, or declaratory or injunctive relief, or (e) exercise of its right of recovery of overpayments under Section 14 of this Agreement or setoff, or both. These remedies are cumulative to the extent the remedies are not inconsistent, and Agency may pursue any remedy or remedies singly, collectively, successively or in any order whatsoever.
- 13.2 In the event Agency is in default under Section 12 and whether or not County elects to exercise its right to terminate this Agreement under Section 16.3.3, or in the event Agency terminates this Agreement under Sections 16.2.1, 16.2.2, 16.2.3, or 16.2.5, County's sole monetary remedy will be (a) for work compensable at a stated rate, a claim for unpaid invoices for work completed and accepted by Agency, for work completed and accepted by Agency within any limits set forth in this Agreement but not yet invoiced, for authorized expenses incurred, and for interest within the limits of ORS 293.462, less any claims Agency has against County, and (b) for deliverable-based work, a claim for the sum designated for completing the deliverable multiplied by the percentage of work completed on the deliverable and accepted by Agency, for authorized expenses incurred, and for interest within the limits of ORS 293.462, less previous amounts paid for the deliverable and any claims that Agency has against County. In no event will Agency be liable to County for any expenses related to termination of this Agreement or for anticipated profits. If previous amounts paid to County exceed the amount due to County under this Section 13.2, County shall promptly pay any excess to Agency.

#### 14. RECOVERY OF OVERPAYMENTS

If payments to County under this Agreement, or any other agreement between Agency and County, exceed the amount to which County is entitled, Agency may, after notifying County in writing, withhold from payments due County under this Agreement, such amounts, over such periods of times, as are necessary to recover the amount of the overpayment.

#### 15. LIMITATION OF LIABILITY

EXCEPT FOR LIABILITY ARISING UNDER OR RELATED TO SECTION 10, NEITHER PARTY WILL BE LIABLE FOR INCIDENTAL, CONSEQUENTIAL, OR OTHER INDIRECT DAMAGES ARISING OUT OF OR RELATED TO THIS AGREEMENT, REGARDLESS OF WHETHER THE LIABILITY CLAIM IS BASED IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, PRODUCT LIABILITY OR OTHERWISE. NEITHER PARTY WILL BE LIABLE FOR ANY DAMAGES OF ANY SORT ARISING SOLELY FROM THE TERMINATION OF THIS AGREEMENT IN ACCORDANCE WITH ITS TERMS.

#### **16. TERMINATION**

- 16.1 This Agreement may be terminated at any time by mutual written consent of the Parties.
- 16.2 Agency may terminate this Agreement as follows:
  - 16.2.1 Upon 30 days advance written notice to County;
  - 16.2.2 Immediately upon written notice to County, if Agency fails to receive funding, or appropriations, limitations or other expenditure authority at levels sufficient in Agency's reasonable administrative discretion, to perform its obligations under this Agreement;
  - 16.2.3 Immediately upon written notice to County, if federal or state laws, rules, regulations or guidelines are modified or interpreted in such a way that Agency's performance under this Agreement is prohibited or Agency is prohibited from paying for such performance from the planned funding source;
  - 16.2.4 Immediately upon written notice to County, if County is in default under this Agreement and such default remains uncured 15 days after written notice thereof to County; or
  - 16.2.5 As otherwise expressly provided in this Agreement.
- 16.3 County may terminate this Agreement as follows:
  - 16.3.1 Immediately upon written notice to Agency, if County fails to receive funding, or appropriations, limitations or other expenditure authority at levels sufficient in County's reasonable administrative discretion, to perform its obligations under this Agreement;
  - 16.3.2 Immediately upon written notice to Agency, if federal or state laws, rules, regulations or guidelines are modified or interpreted in such a way that County's performance under this Agreement is prohibited or County is prohibited from paying for such performance from the planned funding source;

Page 69

- 16.3.3 Immediately upon written notice to Agency, if Agency is in default under this Agreement and such default remains uncured 15 days after written notice thereof to Agency; or
- 16.3.4 As otherwise expressly provided in this Agreement.
- 16.4 Upon receiving a notice of termination of this Agreement, County will immediately cease all activities under this Agreement, unless Agency expressly directs otherwise in such notice. Upon termination, County will deliver to Agency all documents, information, works-in-progress, Work Product and other property that are or would be deliverables under the Agreement. And upon Agency's reasonable request, County will surrender all documents, research or objects or other tangible things needed to complete the work that was to have been performed by County under this Agreement.

#### 17. INSURANCE

See Section 10 Contributions. County

#### 18. NONAPPROPRIATION

Agency's obligation to pay any amounts and otherwise perform its duties under this Agreement is conditioned upon Agency receiving funding, appropriations, limitations, allotments, or other expenditure authority sufficient to allow Agency, in the exercise of its reasonable administrative discretion, to meet its obligations under this Agreement. Nothing in this Agreement may be construed as permitting any violation of Article XI, section 7 of the Oregon Constitution or any other law limiting the activities, liabilities or monetary obligations of Agency.

#### 19. AMENDMENTS

The terms of this Agreement may not be altered, modified, supplemented or otherwise amended, except by written agreement of the Parties.

#### 20. NOTICE

Except as otherwise expressly provided in this Agreement, any notices to be given relating to this Agreement must be given in writing by facsimile, email, personal delivery, or postage prepaid mail, to a Party's Authorized Representative at the physical address, fax number or email address set forth in this Agreement, or to such other addresses as either Party may indicate pursuant to this Section 20. Any notice so addressed and mailed becomes effective five (5) days after mailing. Any notice given by personal delivery becomes effective when actually delivered. Any notice given by email becomes effective upon the sender's receipt of confirmation generated by the recipient's email system that the notice has been received by the recipient's email system. Any notice given by facsimile becomes effective upon electronic confirmation of successful transmission to the designated fax number.

#### 21. SURVIVAL

All rights and obligations of the Parties under this Agreement will cease upon termination of this Agreement, other than the rights and obligations arising under Sections 8, 9, 10, 14, 15 and 21 hereof and those rights and obligations that by their express terms survive termination of this Agreement; provided, however, that termination of this Agreement will not prejudice any rights or obligations accrued to the Parties under this Agreement prior to termination.

#### 22. SEVERABILITY

The Parties agree that if any term or provision of this Agreement 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 will not be affected, and the rights and obligations of the Parties will be construed and enforced as if the Agreement did not contain the particular term or provision held to be invalid.

#### 23. COUNTERPARTS

This Agreement may be executed in several counterparts, all of which when taken together shall constitute one agreement, notwithstanding that all Parties are not signatories to the same counterpart. Each copy of the Agreement so executed constitutes an original.

#### 24. COMPLIANCE WITH LAW

In connection with their activities under this Agreement, the Parties shall comply with all applicable federal, state and local law.

#### 25. INDEPENDENT CONTRACTORS

The Parties agree and acknowledge that their relationship is that of independent contracting parties and that County is not an officer, employee, or agent of the State of Oregon as those terms are used in ORS 30.265 or otherwise.

#### 26. INTENDED BENEFICIARIES

Agency and County are the only parties to this Agreement and are the only parties entitled to enforce its terms. Nothing in this Agreement provides, is intended to provide, or may be construed to provide any direct or indirect benefit or right to third persons unless such third persons are individually identified by name herein and expressly described as intended beneficiaries of this Agreement.

#### 27. FORCE MAJEURE

Neither Party is responsible for any failure to perform or any delay in performance of any obligations under this Agreement caused by fire, civil unrest, labor unrest, natural causes, or war, which is beyond that Party's reasonable control. Each Party shall, however, make all reasonable efforts to remove or eliminate such cause of failure to perform or delay in performance and shall, upon the cessation of the cause, diligently pursue performance of its obligations under this Agreement. Agency may terminate this Agreement upon written notice to County after reasonably determining that the failure or delay will likely prevent successful performance of this Agreement.

#### 28. ASSIGNMENT AND SUCESSORS IN INTEREST

County may not assign or transfer its interest in this Agreement without the prior written consent of Agency and any attempt by County to assign or transfer its interest in this Agreement without such consent will be void and of no force or effect. Agency's consent to County's assignment or transfer of its interest in this Agreement will not relieve County of any of its duties or obligations under this Agreement. The provisions of this Agreement will be binding upon and inure to the benefit of the Parties hereto, and their respective successors and permitted assigns.

#### 29. SUBCONTRACTS

County shall not, without Agency's prior written consent, enter into any subcontracts for any of the work required of County under this Agreement. Agency's consent to any subcontract will not relieve County of any of its duties or obligations under this Agreement.

#### 30. TIME IS OF THE ESSENCE

Time is of the essence in County's performance of its obligations under this Agreement.

#### 31. MERGER, WAIVER

This Agreement and all exhibits and attachments, if any, constitute the entire agreement between the Parties on the subject matter hereof. There are no understandings, agreements, or representations, oral or written, not specified herein regarding this Agreement. No waiver or consent under this Agreement binds either Party unless in writing and signed by both Parties. Such waiver or consent, if made, is effective only in the specific instance and for the specific purpose given. EACH PARTY, BY SIGNATURE OF ITS AUTHORIZED REPRESENTATIVE, HEREBY ACKNOWLEDGES THAT IT HAS READ THIS AGREEMENT, UNDERSTANDS IT, AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS.

#### 32. RECORDS MAINTENANCE AND ACCESS

County shall maintain all financial records relating to this Agreement in accordance with generally accepted accounting principles. In addition, County shall maintain any other records, books, documents, papers, plans, records of shipments and payments and writings of County, whether in paper, electronic or other form, that are pertinent to this Agreement in such a manner as to clearly document County's performance. All financial records, other records, books, documents, papers, plans, records of shipments and payments and writings of County, whether in paper, electronic or other form, that are pertinent to this Agreement, are collectively referred to as "Records." County acknowledges and agrees that Agency and the Oregon Secretary of State's Office and the federal government and their duly authorized representatives will have access to all Records to perform examinations and audits and make excerpts and transcripts. County shall retain and keep accessible all Records for a minimum of six (6) years, or such longer period as may be required by applicable law, following termination of this Agreement, or until the conclusion of any audit, controversy or litigation arising out of or related to this Agreement, whichever date is later. Subject to foregoing minimum records retention requirement, County shall maintain Records in accordance with the records retention schedules set forth in OAR Chapter 166.

#### 33. HEADINGS

The headings and captions to sections of this Agreement have been inserted for identification and reference purposes only and may not be used to construe the meaning or to interpret this Agreement.

#### 34. ADDITIONAL REQUIREMENTS

There are no additional requirements that the County shall be required to comply with.

#### 35. AGREEMENT DOCUMENTS

This Agreement consists of the following documents, which are listed in descending order of precedence: this Agreement less all exhibits, attached Exhibit A (the Statement of Work).

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the dates set forth below.

STATE OF OREGON acting by and through its Oregon Department of Forestry	Crook County Prineville
Ву:	Ву:
Printed Name	Printed Name
Title	Title
Date	Date

## EXHIBIT A STATEMENT OF WORK

**Overview:** This is a land-use agreement with Crook County for Ramp Space for two Single-Engine Air Tankers to conduct Air Tanker Operations for fire season 2025. This area includes space for a service trailer with truck and office trailer, as well as access for take-offs, landings, and taxiing.

Prineville/Crook County Airport is owned by Crook County, Oregon and managed by the City of Prineville. The Airport is located at 4585 SW Airport Road, Prineville, Oregon. The agreed upon area is 14,000 square feet of ramp space.

This agreement is necessary to provide the above listed amenities and access for an aviation contract for Two Single-Engine Air Tankers to be located at or near Prineville, Oregon for wildfire response. Prineville, Oregon provides a central location for operations of these assets.

Included in the Land Use Agreement is access to metered electricity and water. ODF will pay the Airport for these amenities at the end of the agreement for the metered amount consumed.

**Scope of Work:** This agreement is for the forementioned Ramp Space and access to Airport facilities, such as taxiways and runways for aerial firefighting equipment. The Airport will also provide access to metered water to support all aspects of the operation, as well as metered electricity for support of operations.

#### **AGENDA ITEM REQUEST**



**Date:** 3/05/2025

Meeting date desired: 3/12/2025 Work Session

Subject: Airport – Request for Hangar building land lease

#### **Background and policy implications:**

Kay Larkin has requested to enter into a standard airport hangar land lease with the Crook County airport in order to build a new private use building.

Airport manager has reviewed the building plans and location and recommends approval.

Budget/fiscal impacts: Initial rent – \$25,000 Yearly rent - \$1976.00

#### Requested by:

Kelly Coffelt Airport Manager.

#### **Presenters:**

Kelly Coffelt – Airport Manager

#### Legal review (only if requested):

*In process* 

## PRINEVILLE/CROOK COUNTY AIRPORT S39 NON-COMMERCIAL GROUND LEASE AND USE AGREEMENT

This Prineville/Crook County Airport S39 Ground Lease and Use Agreement ("Agreement" or "Lease") is made and entered into this 19th day of March, 2025 (the "Commencement Date"), by and between Crook County, a political subdivision of the State of Oregon ("County," or "Lessor") and Kay Larkin ("Lessee"). County and Lessee may hereinafter be referred to as the "Parties" or individually as a "Party."

NOW, THEREFORE, for and in consideration of the mutual covenants, promises, and obligations contained herein, the parties agree as follows:

County hereby leases to Lessee the Leased Premises described herein further below and at Exhibit A, located at: 4715 Aviation Blvd., Prineville, OR 97756.

To have and to hold the Leased Premises pursuant to the rights and obligations described herein, and as more particularly described below, for a Term beginning at the Commencement Date and continuing for a period of: Twenty Years.

Subject to the termination and renewal rights described below.

This Lease is subject to the County's Airport Rules and Regulations and Lease Policy (available online from the Airport's website or from the Airport Manager) as they may be enacted or amended from time to time, as if fully attached and incorporated herein. With the exception of the Adjustment of Rent in section 4.C below, in the event of a conflict between this Agreement and the Lease Policy, the Lease Policy shall control.

#### 1. NOTICES

The Parties are required to update the information in this section. Notices required pursuant to the provisions of this Lease shall be conclusively determined to have been delivered (i) when hand-delivered to the other Party at such addresses listed below, or at such other addresses as the receiving Party may designate by proper notice to the sending Party, or (ii) three days after being deposited in the United States Mail, postage prepaid, addressed as follows:

To Lessee:

To County: Crook County Finance Dept. Attn: Finance Director 300 NE Third St. Prineville, OR 97754

Kay Larkin 15870 SW Steelhead Rd

Terrebonne, OR 97760

With a copy to: Crook County Counsel 300 NE 3<sup>rd</sup> Street Prineville, OR 97754

#### 2. PREMISES.

#### A. Leased Premises.

County hereby leases to Lessee, pursuant to the rents, conditions, and terms herein, and solely for the purpose of approved non-commercial aeronautical activities, 1,140 square feet of ground space (the "Leased Premises") at the Airport in Crook County, Oregon, identified and generally described on Exhibit A, attached and incorporated herein.

#### B. Condition of Leased Premises.

Lessee warrants and represents that Lessee has carefully and completely examined and inspected the Leased Premises, and Lessee fully understands its responsibilities and obligations with respect to the Leased Premises and this Agreement. Lessee accepts the Leased Premises in an "AS IS", "WHERE IS" condition without representation or warranties from County as to the condition, suitability, environmental condition, or sufficiency of the Leased Premises for engaging in the non-commercial aeronautical activity described or contemplated by this Agreement. Lessee, at its sole cost and expense, agrees that it shall be fully responsible for the remediation of any violation of any applicable federal, state, or local environmental regulations or standards on the Leased Premises.

#### 3. Lease Term.

#### A. Initial Term.

Starting on the Commencement Date, the Leased Premises will be leased for a term of 20 years (the "Initial Term"), unless earlier terminated pursuant to the terms of this Lease.

#### B. Extended Term.

If Lessee is not in default under the Lease, Lessee has the option to extend the term for two additional period(s) of 10 years (the "Extended Term") by providing written notice thereof to County not more than 180 days or less than 90 days before the expiration of the Initial Term or the first Extended Term (for purposes of this Agreement, both the Initial Term and the Extended Term(s) may hereafter be referred to simply as the "Term"), on the condition that said written notice includes, as an exhibit, a professional, independent commercial inspection of the hangar and improvements, performed no more than six months before the date of the written notice, showing an expected useful life of the hangar of greater than 15 years from the date of the end of the expiring Term.

#### C. Holdover.

There shall be no holdover period. Should Lessee remain in possession after the expiration of the Term, Lessee will be considered a tenant at sufferance, which County may consider as triggering the termination, remedy, and surrender provisions of sections 10 - 12 below at any time without notice and Lessee will be liable for any and all damages resulting from such unauthorized holdover, including but not limited to any and all damages that County is required to pay a new tenant for failing to timely deliver any portion of the Leased Premises or the Improvements.

#### 4. RENT.

#### A. Initial Rent.

Lessee shall pay Initial Rent of Twenty Five Thousand and no/100 (\$25,000.00) plus Rent, as defined in paragraph B, below, prorated for the current year ending December 31. Initial Rent and Rent for the first yea**Page 77** is due and payable upon the signing of this Lease.

#### B. Rent for Term.

Subject to paragraph C below, Lessee shall pay annual Rent at the rate of thirty-two cents (\$0.32) per square foot for the Leased Premises and Impact Area space—a sum area of 6,175 square feet—for a total of \$1,976.00 per year of this lease term. The Impact Area is measured from the boundary line of the Leased Premises to the midpoint of the centerline of the taxiway and the length of all setbacks. The Impact Area around the Leased Premises is 4735 square feet. Rent for each subsequent year of the Term is due each December 31. Any payments not received by December 31st will trigger the default provisions of 10.B.i below. All payments shall be made to the County. County hereby reserves the right to institute additional rent, in its sole discretion calculated to cover documented common-area maintenance expenses and applicable to all Airport tenants.

#### C. Adjustment of Rent.

Rent will be adjusted annually effective on January 1<sup>st</sup> (the "Adjustment Date"). The County will deliver notice to Lessee of the amount of the adjustment and the new Rent not less than 30 days before Rent is due each year, calculated pursuant to the provisions below. In no event will annual adjustment operate to decrease Rent.

- Annual Adjustment: For the duration of the Term, before each annual due date for Rent except for those years subject to an Appraisal Adjustment, the County will adjust the rent in the same percentage as the increase, if any, in the Consumer Price Index (the "Index") published by the United States Department of Labor, Bureau of Labor Statistics. The increase will be computed by comparing the schedule entitled "U.S. City Average, All Items, All Urban Consumers, 1982–84=100" for the month of October in the year of the Commencement Date or the prior year's Rent, as applicable, and October's figures for the current year of the Adjustment Date. All comparisons will be made using Index figures derived from the same base period. If the Index cited above is revised or discontinued during the Term, then the Index that is designated to replace it by BOMA Oregon will be used.
- Appraisal Adjustment: At five-year intervals, the next coming in 2025, the County will procure an
  Appraisal Report, consistent with Title XI of the Financial Institutions Reform, Recover, and
  Enforcement Act of 1989 (FIRREA) and the Uniform Standards of Professional Appraisal Practice
  (USPAP) to ascertain Fair Market Rent for all leased space at the Airport, which will form the basis
  for the adjustment of Rent in that fiscal year.

#### 5. TAXES AND ASSESSMENTS.

Lessee agrees to timely pay any and all federal, state, or local taxes or assessments which may lawfully be levied against Lessee due to Lessee's use or occupancy of the Leased Premises or any improvements or property placed on the premises by Lessee as a result of its occupancy.

#### 6. INSURANCE.

Lessee shall be responsible for any and all property damage insurance for Lessee's hangar, aircraft, and other property on the Leased Premises. Additionally, Lessee, at its sole cost and expense, shall procure and maintain at all times, in full force and effect during the Term of the Lease, a policy or policies of insurance, naming Crook County and the City of Prineville as additional insureds and covering all risks arising directly or indirectly out of Lessee's activities at the Leased Premises, including but not limited to (1) coverage for hangar premises liability of others; (2) aircraft liability; and (3) if Lessee or any occupant of the Leased Premises has property of others, including aircraft, in their care, custody, or control then they shall maintain hangar

keeper's liability coverage with limits adequate to cover the potential damage. The limits for all such policies shall exceed the minimum of the current statutory limits of liability for the County under the Oregon Tort Claims Act, which as of January 2025 are \$1,000,000 per occurrence and \$2,000,000 in the aggregate. Evidence of the required insurance coverages issued by an insurance company satisfactory to the County shall be provided to the County by way of a County-approved certificate of insurance upon execution of a Lease and each time Rent is due. The certificate of insurance shall contain a requirement that the insurance company notify the County 30 days prior to any cancellation or material change in coverage. If the approved insurance company will not provide this 30-day notice, Lessee shall provide written notice to the County within two calendar days after Lessee becomes aware that its coverage has been cancelled or has been materially changed. Regardless of what circumstances caused Lessee's insurance coverage to cease or be modified, it is Lessee's responsibility to notify the County.

#### 7. RELEASE AND INDEMNIFICATION.

Lessee assumes all liability and responsibility for property loss, property damage, and/or personal injury of any kind, including death, to any and all persons, of any kind or character, whether real or asserted, arising out of or in connection with its use of the Airport under the Lease or with the leasing, maintenance, use, occupancy, existence, or location of the Leased Premises, except to the extent caused by the gross negligence or willful misconduct of the County or Airport Manager, its officers, agents, servants, or employees.

Lessee covenants and agrees to, and does to the extent allowed by law, without waiving any defenses provided by law, hereby indemnify, hold harmless, and defend the County, City of Prineville and Airport Manager, their officers, agents, servants, and employees from and against any and all claims or lawsuits for either property damage or loss and/or personal injury, including death, to any and all persons, of any kind or character, whether real or asserted, arising out of or in connection with Lessee's use of the Airport under the Lease or with the use, leasing, maintenance, occupancy, existence, or location of the Leased Premises, except to the extent caused by the gross negligence or willful misconduct of the County or Manager, its officers, agents, servants, or employees.

Lessee assumes all responsibility and agrees to pay County, City of Prineville, and Airport Manager for any and all injuries or damages to the County's property which arise out of or in connection with any and all acts or omissions of Lessee, its officers, agents, employees, contractors, subcontractors, licensees or invitees, except to the extent caused by the gross negligence or willful misconduct of County, City of Prineville, and Airport Manager, their officers, agents, servants, or employees.

County, City of Prineville and Airport Manager do not guarantee police protection to Lessee, sublessees, or their property. The County is obligated only to provide security adequate to maintain the County's certification under FAA regulations. Lessee shall comply with all applicable regulations of the FAA relating to airport security. Lessee shall pay all fines imposed by the FAA on the County, Airport Manager or Lessee resulting from Lessee's or any sublessees' failure to comply with such FAA regulations or to prevent unauthorized persons or parties from their obtaining access to the air operations area of the Airport from the Leased Premises.

#### 8. COMPLIANCE WITH ALL LAWS.

Lessee hereby agrees to comply with all local, state, and federal laws, ordinances, rules and regulations as they page 79 may exist or be enacted in the future. Moreover, Lessee makes the following covenants.

#### A. Non-Discrimination.

The Lessee and all heirs, successors, and assigns, as a part of the consideration hereof, does hereby covenant and agree, as a covenant running with the land, that in the event facilities are constructed, maintained, or otherwise operated on the said property described in this Lease for a purpose for which a DOT program or activity is extended or for another purpose involving the provision of similar services or benefits, the Lessee shall maintain and operate such facilities and services in compliance with all other requirements imposed pursuant to 49 CFR Part 21, Nondiscrimination in Federally Assisted Programs of the Department of Transportation, and as said Regulations may be amended.

The Lessee and all heirs, successors, and assigns, as a part of the consideration hereof, does hereby covenant and agree, as a covenant running with the land, that:

- (1) no person on the grounds of race, color, or national origin shall be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities;
- (2) that in the construction of any improvements on, over, or under such land and the furnishing of services thereon, no person on the grounds of race, color, or national origin shall be excluded from participation in, denied the benefits of, or otherwise be subjected to discrimination; and
- (3) that the Lessee shall use the premises in compliance with all other requirements imposed by or pursuant to 49 CFR Part 21, Nondiscrimination in Federally Assisted Programs of the Department of Transportation, and as said Regulations may be amended.

If Lessee provides any services at the Airport in relation to this Lease, Lessee hereby covenants that it will furnish said services on a reasonable basis to all users thereof, charge reasonable prices for each unit or service, and not unjustly discriminate in any manner thereof.

#### 9. SALE OF THE HANGAR AND IMPROVEMENTS.

If at any time during the Term, Lessee intends to sell the Improvements on the Leased Premises, any proposed sale to a third party requires the prior written consent of County. With said consent, County will provide either an assignment of this Lease to the new purchaser or terminate this Lease and offer the new purchaser a new lease with the same Term ending date as this Lease.

#### 10. TERMINATION AND DEFAULT.

#### A. Termination

This Lease shall terminate automatically at the expiration of the Term.

#### B. Default.

The occurrence of any one or more of the following constitutes an event of Default under this Lease:

- i. If Lessee fails to pay any rent, fees, or other charges due under this Lease, County shall deliver to Lessee a written invoice and notice to pay the invoice within ten calendar days. If Lessee fails to pay the balance outstanding within such time, County shall have the right to terminate this Lease immediately;
- ii. Failure by Lessee to complete construction of the Project within the time allotted in the Lease Policy;

- iii. Failure by Lessee to pay any taxes or assessments when due;
- iv. Failure by Lessee to obtain and maintain any insurance or provide evidence of insurance as required by the terms of this Lease and such failure continues and is not remedied within 10 days after notice thereof is given to Lessee;
- v. Failure by Lessee, whether by action or inaction, to comply with any term or condition or fulfill any obligation under this Lease (other than i and iv, above) and such failure continues and is not remedied within 30 days after written notice thereof is given to Lessee; provided, however, that if the failure is of such a nature that it cannot be cured within said 30-day period, then this provision is satisfied if Lessee begins the cure within the 30-day period and thereafter proceeds with reasonable diligence and in good faith to effect the cure within 90 days after County's notice is given to Lessee;
- vi. Lessee becomes insolvent; Lessee makes an assignment for the benefit of creditors other than a Leasehold Mortgagee as defined in the Lease Policy; Lessee files a voluntary petition in bankruptcy; Lessee is adjudged bankrupt or a received is appointed for Lessee's properties; the filing of an involuntary bankruptcy petition and Lessee's failure to secure a dismissal of the petition within 75 days after filing; or the attachment of or the levying of execution on the leasehold interest and Lessee's failure to secure discharge of the attachment or release of the levy of execution within 30 days; or
- vii. Lessee is in default after the lapse of any applicable notice and cure period under any mortgage, deed of trust, or contract of sale secured by the improvements on the Leased Premises.

#### 11. REMEDIES.

#### A. Remedies.

Upon the occurrence of an event of Default, County may exercise any one or more of the remedies set forth in this section or any other remedy available under applicable law or contained in this Lease:

- i. County may terminate this Lease by written notice to Lessee;
- ii. County or County's agent or employee may immediately or at any time thereafter, without terminating the Lease, reenter the Leased Premises and the Improvements either by summary eviction proceedings or by any suitable action or proceeding at law, or by force or otherwise, without being liable to indictment, prosecution, or damages, and may repossess the same, and may remove any person from the Leased Premises and the Improvements, to the end that County may have, hold, and enjoy the Leased Premises and the Improvements. RE-ENTRY OR TAKING POSSESSION OF THE LEASED PREMISES OR THE IMPROVEMENTS BY COUNTY WILL NOT BE CONSTRUED AS AN ELECTION ON ITS PART TO TERMINATE THIS LEASE UNLESS A WRITTEN NOTICE OF SUCH INTENTION IS GIVEN TO LESSEE.
- iii. Whether or not County retakes possession of or relets the Leased Premises and the improvements, County has the right to recover its damages, including without limitation all lost rentals, all legal expenses, all costs incurred by County in restoring the Leased Premises or otherwise preparing the Leased Premises and the improvements for reletting, and all costs incurred by County in reletting the Leased Premises and the improvements.
- iv. To the extent permitted under Oregon law, County may sue periodically for damages as they accrue without barring a later action for further damages. County may in one action recover accrued damages plus damages attributable to the remaining Term equal to the difference between Page 81

the Rent reserved in this Lease for the balance of the Term after the time of award and the fair rental value of the Leased Premises and the improvements for the same period, discounted at the time of award at a reasonable rate not to exceed 10 percent per annum. If County relets the Leased Premises and the improvements for the period that otherwise would have constituted all or part of the unexpired portion of the Term, the amount of rent reserved on the reletting will be deemed to be the fair and reasonable rental value for the part or the whole of the Premises and the Improvements so relet during the term of the reletting.

#### B. County's Self-Help Right.

If Lessee at any time (a) fails to pay any tax or assessment in accordance with the provisions of this Lease, (b) fails to make any other payment required under this Lease, or (c) fails to perform any other obligation on its part to be made or performed under this Lease, then after 10 days' written notice to Lessee (or without notice in the event of an emergency) and without waiving or releasing Lessee from any obligation of Lessee contained in this Lease or from any default by Lessee and without waiving County's right to take any action that is permissible under this Lease as a result of the Default, County may, but is under no obligation to, (i) pay any tax, assessment, or make any other payment required of Lessee under this Lease, and (ii) perform any other act on Lessee's part to be made or performed as provided in this Lease, and may enter the Leased Premises and the Improvements for any such purpose, and take any action that may be necessary. All payments so made by County and all costs and expenses incurred by County, including reasonable attorney fees, in connection with the performance of any such act, will constitute additional Rent payable by Lessee under this Lease and must be paid to County on demand.

#### C. No Waiver.

No failure by County to insist on the strict performance of any agreement, term, covenant, or condition of this Lease or to exercise any right or remedy consequent upon a breach, and no acceptance of full or partial Rent during the continuance of any such breach, constitutes a waiver of any such breach or of such agreement, term, covenant, or condition. No agreement, term, covenant, or condition to be performed or complied with by Lessee, and no breach by Lessee, may be waived, altered, or modified except by a written instrument executed by County. No waiver of any breach will affect or alter this Lease, but each and every agreement, term, covenant, and condition of this Lease will continue in full force and effect with respect to any other then-existing or subsequent breach.

#### D. Remedies Cumulative and Nonexclusive.

Each right and remedy provided for in this Lease is cumulative and is in addition to every other right or remedy provided for now or hereafter existing at law or in equity or by statute or otherwise, and County's or Lessee's exercise or beginning to exercise of any one or more of the rights or remedies provided for in this Lease or now or hereafter existing at law or in equity or by statute or otherwise will not preclude the simultaneous or later exercise by the party in question of any or all other rights or remedies provided for in this Lease or now or hereafter existing at law or in equity or by statute or otherwise.

#### 12. SURRENDER.

County is not responsible for any loss or damages occurring to any property owned by Lessee or any sublessee. The provisions of this section 12 survive any termination of this Agreement.

#### A. No Delay.

Except as otherwise provided herein, on the last day of the Term or the last day Lessee is entitled to possession of the Leased Premises under this Lease, if the Parties are not then negotiating a new lease, Lessee shall surrender and deliver up the Leased Premises to County without delay.

#### B. Removal of Property.

If Lessee is still entitled to possession, Lessee may remove the hangar, other improvements, and personal property of Lessee, a sublessee, or any other guest/invitee (collectively, "Lessee's Property") on the Leased Premises so long as said improvements are removed on or before the last day that the Lessee is entitled to possession of the Leased Premises. After removal of said improvements, Lessee shall place the premises in a clean and buildable site leaving all utility hookups in place. Any of Lessee's Property that remains on the Leased Premises after the termination of this lease may, at the option of County (1) be deemed to have been abandoned by Lessee or such sub-lessee and may either be retained by County as its property and all rights of Lessee with respect to it will cease or be disposed of, without accountability, in such manner as County sees fit, or (2) if County gives written notice to Lessee to such effect, such property shall be removed by Lessee at Lessee's sole cost and expense. If County elects to hold Lessee to Lessee's obligation to remove, County may effect a removal and place the cost of removal, transportation to storage, and storage on Lessee.

#### 13. RIGHTS AND RESERVATIONS OF COUNTY.

#### A. Hazards.

County reserves the right to take any action it considers necessary to protect the aerial approaches of the Airport against obstruction, including, but not limited to, the right to prevent Lessee from erecting or permitting to be erected any building or other structure which, in the opinion of County, would limit the usefulness of the Airport, constitute a hazard to aircraft or diminish the capability of existing or future avigational or navigational aids used at the Airport.

#### B. Development.

County reserves the right to develop and improve the Airport as it sees fit, regardless of the desires or view of Lessee, and without interference or hindrance by or on behalf of Lessee. Accordingly, nothing contained in this Lease shall be construed to obligate County to relocate Lessee as a result of any such Airport developments or improvements.

#### C. Subordination.

This Lease shall be subordinate to the provisions of any existing or future agreement between County and the United States Government, which relates to the operation or maintenance of the Airport and is required as a condition for the expenditure of federal funds for the development, maintenance or repair of Airport infrastructure. In the event that any such existing or future agreement directly causes a material restriction, impairment or interference with Lessee's primary operations on the Leased Premises (referred to as a "Limitation") for a period of less than seven calendar days, this Lease shall continue in full force and effect. If the Limitation lasts more than seven calendar days, Lessee and County shall negotiate in good faith to resolve or mitigate the effect of the Limitation.

If Lessee and County are in good faith unable to resolve or mitigate the effect of the Limitation, and the Limitation lasts between seven and 180 days, then for such period:

(i) Lessee may suspend the payment of any rent due hereunder;

(ii) subject to ordinary wear and tear, County shall maintain and preserve the Leased Premises and its improvements in the same condition as they existed on the date such Limitation commenced; and (iii) the term of this Lease shall be extended, at Lessee's option, for a period equal to the duration of such Limitation.

If the Limitation lasts more than 180 days, then

- (i) County and Lessee may, but shall not be required to, (a) further adjust the payment of rent and other fees or charges, (b) renegotiate maintenance responsibilities and (c) extend the term of this Lease, or
- (ii) Lessee may terminate this Lease upon 30 days' written notice to County.

#### D. National Emergencies.

During any war or national emergency, County shall have the right to lease any part of the Airport, including its landing area, to the United States Government. In this event, any provisions of this Lease which are inconsistent with the provisions of the lease to the Government shall be suspended. County shall not be liable for any loss or damages alleged by Lessee as a result of this action. However, nothing in this Lease shall prevent Lessee from pursuing any rights it may have for reimbursement from the United States Government. If any lease between County and the United States Government executed pursuant to this section D directly causes a Limitation for a period of less than seven (7) calendar days, this Lease shall continue in full force and effect. If the Limitation lasts more than seven (7) calendar days, Lessee and County shall negotiate in good faith to resolve or mitigate the effect of the Limitation. If Lessee and County are in good faith unable to resolve or mitigate the effect of the Limitation, then the provisions of subsection C above, shall apply.

#### E. Sponsor Assurances.

County covenants and agrees that during the term of this Lease it will operate and maintain the Airport and its facilities as a public airport consistent with and pursuant to the Sponsor's Assurances given by County to the United States Government through the Federal Airport Act; and Lessee agrees that this Lease and Lessee's rights and privileges hereunder shall be subordinate to the Sponsor's Assurances.

#### F. Easements.

Lessee's rights hereunder shall be subject to all existing and future utility and drainage easements and rights-of-way granted by County for the installation, maintenance, inspection, repair or removal of facilities owned or operated by electric, gas, water, sewer, communication or other utility companies. Lessee's rights shall additionally be subject to all rights granted by any ordinance or statute which allows utility companies to use publicly owned property for the provision of utility services.

#### G. Relocation of Hangar and Leased Premises.

The precise location of the Leased Premises where the hangar is located is subject to County's discretion and modification. County may compel relocation of the hangar at any time, in which case County will be responsible for all reasonable relocation costs. Lessee will be responsible for all Hangar relocation/reassembly costs when the relocation/reconstruction is at the request and sole benefit of Lessee, or if relocation is due to termination of this Agreement.

#### H. Lien Granted to County.

Lessee hereby grants County a lien against the Improvements, aircraft, and all personal property that Lessee stores in the hangar. This lien exists and continues for all unpaid amounts that Lessee may owe County, from time to time, and County's assertion of the lien does not relieve Lessee from the obligation to pay the monthly rent as provided in this Agreement. In the event Lessee does not fully and immediately discharge all Page 84

unpaid amounts, County is hereby granted and has the right to take and recover possession of the Improvements and satisfy its lien in accordance with Oregon law. The County may also take and recover possession of the stored aircraft and personal property, without notice or other action, exercise its lien against the same, and have and recover all costs and expenses including attorney's fees in connection with the repossession of said hangar, Improvements, aircraft, or personal property and assertion of the lien.

#### 14. MISCELLANEOUS.

#### A. Governmental Powers.

Nothing in this lease should be construed or interpreted to mean that the County waives, surrenders, or sacrifices any of its governmental powers in any way.

#### B. Licenses and Permits.

Lessee shall, at its sole expense, obtain and keep in effect all licenses and permits necessary or required for its operations at the Airport.

#### C. Relationship of the Parties.

Nothing contained in this Lease is to be deemed or construed, either by the Parties to this Lease or by any third party, to create the relationship of principal and agent or to create any partnership, joint venture, or other association between County and Lessee.

#### D. Cooperation between Tenants.

Lessee must cooperate with all other tenants and users of the Airport and must at all times use the Leased Premises and the Airport in such a manner as to avoid interference with the activities of other Airport users and tenants. Any difference or conflict that may arise between Lessee and other users or tenants will be resolved by the County in the County's sole discretion and not subject to challenge or appeal. If Lessee's lawful enjoyment of the Leased Premises is impaired because of any act or omission of another tenant, Lessee will have no claim against County or its agents.

#### E. Survival.

All agreements set forth in this Lease, the full performance of which are not required before the expiration or earlier termination of this Lease, will survive the expiration or earlier termination of this Lease and be fully enforceable thereafter.

#### F. Severability.

If any term or provision of this Lease or the application of the Lease to any person or circumstance is, to any extent, held to be invalid or unenforceable, the remainder of this Lease, or the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, will not be affected, and each term and provision of this Lease will be valid and be enforced to the fullest extent permitted by law.

#### G. Non-Waiver.

The failure of County to insist upon the performance of any term or provision of this Lease or to exercise any right granted herein shall not constitute a waiver of County's right to insist upon appropriate performance or to assert any such right on any future occasion.

H. Force Majeure.

If either party's performance of an obligation under this Lease (excluding a monetary obligation) is delayed or prevented in whole or in part by (a) any legal requirement (and not attributable to an act or omission of the party); (b) any act of God, fire, or other casualty, flood, storm, explosion, accident, epidemic, war, civil disorder, strike, or other labor difficulty; (c) shortage or failure of supply of materials, labor, fuel, power, equipment, supplies, or transportation; or (d) any other cause not reasonably within the party's control, whether or not the cause is specifically mentioned in this Lease, the party will be excused, discharged, and released of performance to the extent that such performance or obligation (excluding any monetary obligation) is so limited or prevented by the occurrence without liability of any kind.

#### I. Condemnation.

If the whole of the Leased Premises is taken by a public authority under the power of eminent domain, then the Term of this Agreement will cease on the day of possession by said public authority. If only a part of the Leased Premises is taken under eminent domain, Lessee will have the right to either terminate this Agreement or to continue in possession of the remainder of the Leased Premises. If Lessee remains in possession, all of the terms of this Agreement will continue in full force and effect, with Rent reduced proportionately pursuant to the non-condemned and Lessee-occupied square footage.

#### J. Nonmerger.

There may be no merger of this Lease, or of the leasehold estate created by this Lease, with the fee estate of the Leased Premises.

#### K. Costs and Attorney Fees.

In the event there should be a breach or default under any provision of this Lease and either party should retain attorneys or incur other expenses for the collection of rent, fees or charges, or the enforcement of performance or observances of any covenant, obligation or agreement, County and Lessee agree that each party shall be responsible for its own attorneys' fees.

#### L. Applicable Law and Venue.

This Agreement shall be construed in accordance with and governed by the laws of the State of Oregon. The Parties agree that any civil action will be brought in the circuit court in Crook County.

#### M. Signature Authority.

The person signing this agreement hereby warrants that he/she has the legal authority to execute this agreement on behalf of the respective party, and that such binding authority has been granted by proper order, resolution, ordinance or other authorization of the entity. Each party is fully entitled to rely on these warranties and representations in entering into this Agreement or any amendment hereto.

#### N. Binding Effect.

The covenants and agreements contained in this Lease are binding on and inure to the benefit of County, Lessee, and their respective successors and assigns.

#### O. Recordation.

This Agreement shall not be recorded. Lessee may elect that a memorandum of lease be executed and acknowledged by both parties and recorded in the public records of Crook County, at Lessee's cost.

#### P. Time Is of the Essence.

Time is of the essence as to the performance of all the covenants, conditions, and agreements of this Lease.

#### Q. Interpretation.

In interpreting this Lease in its entirety, there must be no inference, by operation of law or otherwise, that any provision of this Lease may be construed against either party hereto. County and Lessee acknowledge that they and their counsel have reviewed and revised this Lease and that any otherwise applicable rule of construction or any other presumption to the effect that any ambiguities are to be resolved against the drafting party will not be used in the interpretation of this Lease or any exhibit or amendment hereto.

#### R. Headings, Captions, and References.

The headings and captions contained in this Lease are for convenience only and do not in any way define, describe, limit, or amplify the scope or intent of this lease or any term or provision in it. The use of the term "Herein" refers to this Lease as a whole, inclusive of the Exhibits, except when noted otherwise. The use of a masculine or neuter gender in this Lease includes the masculine, feminine, and neuter genders and the singular form includes the plural when the context so requires.

#### S. Entire Agreement.

This Lease contains the entire agreement between the parties and, except as otherwise provided by the Rules and Regulations and Lease Policy, can be changed, modified, amended, or terminated only by an instrument in writing executed by the parties. Lessee and County mutually acknowledge and agree that there are no verbal agreements or other representations, warranties, or understandings affecting this Lease.

#### T. Counterparts.

This Agreement may be executed in one or more counterparts, including electronically transmitted counterparts, which when taken together shall constitute one in the same instrument. Facsimiles and electronic transmittals of the signed document shall be binding as though they were an original of such signed document.

IN WITNESS WHEREOF, the Parties have executed this Agreement to be effective the date first set forth above.

For Lessee	For Crook County
Kay Larkin	CROOK COUNTY
Signature	By:
Date:	Date:

#### **Exhibit A**



#### **AGENDA ITEM REQUEST**



**Date:** 3/05/2025

**Meeting date desired:** 3/12/2025 Work Session

Subject: Airport Hangar project – Discuss request for approval for Precision Approach Engineering Service during Construction Contract.

#### **Background and policy implications:**

The Airport has been selected to receive an FAA grant for the engineering, design, and construction of a 10 unit aircraft storage building for airport revenue generation. PAE, the airports consult if approved will be overseeing, inspecting, and coordinating construction based on FAA oversight.

#### **Budget/fiscal impacts:**

Project has been previously discussed with board of commissioners and finance director and project falls within Airport capital budget resources.

#### Requested by:

Kelly Coffelt Airport Manager.

#### **Presenters:**

Kelly Coffelt – Airport Manager

#### Legal review (only if requested):

John Eisler



#### Northwest Mountain Region Colorado · Idaho · Montana · Oregon · Utah Washington · Wyoming

Seattle Airports District Office 2200 S. 216th St, Des Moines, WA 98198

February 3, 2025

Kelly Coffelt, Airport Manager Prineville-Crook County Airport 4585 SW Airport Road Prineville, OR 97754

Prineville-Crook County Airport (S39)
Prineville, OR
AIP No.: 3-41-0051-023-2025
New Aviation T-Hangar
Engineering Services During Construction

Dear Mr. Coffelt:

We have reviewed the scope of work, fee proposal, and record of negotiations for Engineering Services During Construction to be performed by Precision Approach Engineering for the subject project. Based on your analysis, we accept these costs as reasonable. Please maintain a copy of your analysis for future audit purposes.

The fee(s) proposed for the engineering services has been approved, subject to the following conditions:

- 1. Please note that this is a maximum fee and the sponsor can only be reimbursed for actual costs incurred assuming associated construction work is completed.
- 2. Any amendments to this engineering agreement will require Federal Aviation Administration (FAA) approval.
- 3. If the amendments occur after the grant is issued, they will be subject to the availability of funds.
- 4. Design must conform to FAA standards and specifications.
- 5. Construction must conform to contract documents.



#### Northwest Mountain Region Colorado · Idaho · Montana · Oregon · Utah Washington · Wyoming

Seattle Airports District Office 2200 S. 216th St, Des Moines, WA 98198

The following items are approved and appear eligible for federal participation, assuming the associated work is completed.

Project Administration/Management	\$14,075.00
Project Startup/Contract Award	\$5,913.00
Pre-construction Work	\$8,029.00
Services During Construction	\$39,668.00
Project Closeout	\$12,194.00
Expenses	\$4,971.00
Subconsultant Expenses	5,000.00
Grand Total	\$89,850.00

We encourage all sponsors to review their engineering services and construction agreements in detail and be familiar with them. Under the AIP, the sponsor is the responsible authority regarding the settlement and satisfaction of all contractual and administrative issues arising from the procurements entered into.

Based on the submitted record of negotiations, we concur with the listed fees established. The fees are fair, reasonable, and the result of good faith negotiations.

Please provide our office with a copy of the executed engineering agreement. If you have not done so, please submit the following certification:

• Sponsor Certification for Selection of Consultants. This certification indicates that you have reviewed and followed the FAA standards and guidance in the selection of your consultant and in the negotiation process, to determine fair and reasonable fees.

If you should have questions, please call me at 206-231-4137.

Respectfully,

Brian C. Alvis, P.E. Project Manager, SEA-639 Seattle Airports District Office

#### TASK ORDER NO. 2

#### NEW T-HANGARS AND NEW TAXILANE: PHASE II – SERVICES DURING CONSTRUCTION (SDC)

#### PRINEVILLE/CROOK COUNTY AIRPORT (S39) AIP (BIL) Project No. 3-41-0051-023-2025 Oregon COAR Grant

Included herein is TASK ORDER NO. 2 to the Professional Services Agreement dated August 21, 2024, hereinafter called CONTRACT, between CROOK COUNTY, OREGON, hereinafter called OWNER, and PRECISION APPROACH ENGINEERING, INC., hereinafter called CONSULTANT.

WHEREAS, the OWNER has defined a PROJECT at Prineville Crook County Airport (S39) and wishes to seek the assistance of the CONSULTANT in accordance with Section A of the CONTRACT for the PROJECT listed above, and further defined in attached Exhibit A, Scope of Services for Services During Construction.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto do mutually agree as follows:

#### A. EMPLOYMENT OF CONSULTANT

The OWNER hereby employs the CONSULTANT, and the CONSULTANT accepts and agrees to perform the following engineering services to the PROJECT.

1. The OWNER hereby employs the CONSULTANT, and the CONSULTANT accepts and agrees to perform the engineering services for the PROJECT as described in **Exhibit A**, Scope of Services, attached.

#### B. OWNER'S RESPONSIBILITIES

- 1. The OWNER shall make available to the CONSULTANT all technical data in OWNER's possession that contain pertinent information required by the CONSULTANT relating to this work.
- 2. The OWNER shall pay publishing costs for the advertisement of notices, public hearings, requests for bids, and other similar items; pay for all permits and licenses that may be required by local, state, or federal authorities; and secure the necessary land, easements, rights-of-way, required for the project.
- 3. The OWNER shall provide access to the site as necessary to allow the performance of engineering services.
- 4. Other OWNER's responsibilities shall be as stated in the Professional Services Agreement.

#### C. COMPENSATION FOR CONSULTING SERVICES

The OWNER shall pay the CONSULTANT the appropriate fee as complete compensation for all services rendered as herein agreed and as stated in the PROFESSIONAL SERVICES AGREEMENT:

- 1. The OWNER shall pay the CONSULTANT for the SERVICES DURING CONSTRUCTION set forth in Exhibit A, attached, according to the labor rates shown in Exhibit B, attached, and direct nonsalary expenses at actual cost. The maximum estimated total cost for these services is **EIGHTY-NINE THOUSAND EIGHT HUNDRED FIFTY** Dollars (\$89,850).
- 2. Any amount over the maximum estimated cost for the services as set forth in Exhibit A because of a scope of work changes will be negotiated and agreed upon between the OWNER and the CONSULTANT in writing prior to the beginning of additional work.
- The OWNER recognizes that the CONSULTANT does not control the construction schedule and that the compensation for services is dependent upon the actual time expended by the OWNER and by the Construction Contractor for construction. If the OWNER and the CONSULTANT agree that more effort

- than is budgeted is required to complete the construction work, the maximum estimated fee shown in C-1 above shall be increased accordingly.
- 4. In the event that engineering services are required in connection with this project beyond 2025, the Consultant's Hourly Rates shall be adjusted to conform with the CONSULTANT's standard rates as established for the subsequent years.
- 5. The CONSULTANT's direct nonsalary expenses are defined as the costs incurred on or directly for the PROJECT, other than payroll costs. Such direct nonsalary expenses shall be computed on the basis of actual purchase price for items obtained from commercial sources and on the basis of usual commercial charges for items provided by the CONSULTANT. Direct nonsalary expenses shall include, but not be limited to, necessary transportation costs, including mileage at the current rate per mile allowed by the IRS when automobiles are used and standard rates when aircraft are used, meals and lodging, laboratory tests and analyses, equipment rental, postage, shipping, printing, binding, and copying charges.

The CONSULTANT shall have the option to charge Construction Observer expenses in lieu of as stated above, as follows:

 Meals and lodging incurred by the Construction Observer(s) will be invoiced as per diem at the current standard rate allowable by the Internal Revenue Service. The Consultant shall not be required to provide documentation for meals, lodging, and incidental expenses that do not exceed the daily rate.

#### D. AUTHORIZE SIGNER

Each person signing this Amendment represents and warrants that they are duly authorized and has the legal capacity to execute and deliver this Task Order to Professional Services Agreement.

WITNESSETH that the parties hereto do mutually agree to all mutual covenants and agreements contained within the CONTRACT.

CROOK COUNTY, OREGON		PRECI	PRECISION APPROACH ENGINEERING, INC.		
By:	Seth Crawford, Commissioner	By:	Corley McFarl of		
Date:		Title:	President		
By:	Brian Barney, Commissioner	Date:	2/24/2025		
Date:	——————————————————————————————————————				
By:	Susan Hermreck, Commissioner				
Date:	Susan Hermiteek, Commissioner				

#### **EXHIBIT A**

## SCOPE OF WORK (SOW) FOR NEW T-HANGAR AND NEW TAXILANE: PHASE II – SERVICES DURING CONSTRUCTION

## CROOK COUNTY PRINEVILLE/CROOK COUNTY AIRPORT (S39)

## ENGINEERING SERVICES DURING CONSTRUCTION (SDC) AIP (BIL) Project No. 3-41-0051-023-2025

#### PROJECT DESCRIPTION/JUSTIFICATION

This Phase II: Construction and SDC project at the Prineville/Crook County Airport (S39), will complete the construction of a new, 10-unit, prefabricated steel T-Hangar building.

This project has been broken into two Phases:

- Phase I: Engineering Design and Bidding (previously completed)
- Phase II: Construction and Engineering Services During Construction (SDC) (this scope of services)

S39 has previously coordinated this project with FAA, and S39 plans to utilize FAA Bipartisan Infrastructure Law (BIL) funding for both phases of this project.

#### CONSULTANT ELEMENTS OF WORK

Precision Approach Engineering, Inc. (PAE) and its subconsultants will provide construction administration and observation services during construction (SDC) to assist S39 as listed in the Scope of Services below. Construction of improvements will follow the project Contract Document, the Federal Aviation Administration (FAA) standards and guidelines where applicable, and industry standards elsewhere.

#### ANTICIPATED PROJECT SCHEDULE

It is anticipated that services associated with this Phase II – SDC work will be completed over 12 months (December 2024 – December 2025) and will generally occur as outlined below:

- Project coordination/management is anticipated to occur December 2024 December 2025
- Project pre-construction work is anticipated to occur January February 2025
- Project construction will take up to 6-7 months and is anticipated to occur February August 2025
- Project completion/grant closeout is anticipated to be completed in December 2025

#### **SCOPE OF SERVICES**

#### Task 1 - Project Administration/Management

PAE will manage internal project efforts and coordination with S39, FAA, and subconsultants.

PAE's specific responsibilities/activities consist of:

- 1. Project management/administration
- 2. S39/contractor/user coordination
- 3. FAA communications, coordination, and information exchange
- 4. Prepare draft and final FAA grant application packages (SF424, SF5100-100, DOT Title IV, CIP data sheet, Pre-award checklist, and sponsor certifications) for S39 review and submittal to FAA
- 5. Contracting with S39 (includes the development of detailed scope of work, Draft and Final)

- 6. Coordination, communication, and contracting with subconsultants, includes the development of detailed subconsultant scope of work (Electrical Engineer)
- 7. In-house file and network management (anticipate up to 12 months)
- 8. Project Invoicing (anticipate up to 12 months)
- 9. Preparation of FAA required Quarterly Performance Reports (anticipate up to 4 submittals)
- 10. Provide DBE Uniform annual reporting (anticipate 2 years of reporting 2025 and 2026)
- 11. Assist S39 with annual SF 425/SF 271 reporting at the end of the Federal Fiscal Year (anticipate 2 years 2025 and 2026)

#### **Deliverables:**

- Project schedule
- Monthly invoices
- FAA Quarterly Performance Reports
- FAA annual reports (DBE, SF 425 and SF 271)

#### Task 2 - Project Startup/Contract Award

Assist S39 and County Staff with contract award.

PAE and subconsultant's specific responsibilities consist of:

- 1. Assist S39 with writing and issuing the Contractor's Notice of Award Letter
- 2. Prepare conforming contract documents containing the contract, bonds, proposal, and other signature forms (anticipate up to 5 documents prepared S39, Crook County, Contractor, FAA, and PAE)
- 3. Collect and compile contractor and subcontractor DBE contract data and set up DBE project files
- 4. Assist S39 with writing/issuing the Notice to Proceed for Onsite Construction Work (NTP) letter
- 5. Review and coordinate revisions to the Contractor's proposed work schedule (1 round of revisions)
- 6. Prepare and conduct pre-construction conference at S39 Airport (per FAA AC 150/5370-12B). The PM and Construction Observer to attend the meeting, includes meeting prep and travel time

#### Task Deliverables:

- Draft NTP for Onsite Construction work letter for S39 use
- Conforming Contract Documents (5 documents, hard copy and electronic pdf file)
- Pre-construction conference meeting agenda/checkoff list
- Pre-construction meeting minutes, if requested

#### Task 3 – Pre-construction Work

In preparation for construction, PAE will perform pre-construction activities.

PAE's specific responsibilities/activities consist of:

- 1. Incorporate addenda and provide electronic drawing files to Contractor 25 drawings (requires converting CAD files to Contractor useable format prior to providing to Contractor)
- 2. Review Contractor submittals and material certifications (estimate 5-10 civil submittals, including Hangar Foundation design and T-Hangar building structural drawings and calculations)
- 3. Review Contractor-provided Safety Plan Compliance Document (SPCD) to the Construction Safety and Phasing Plan (CSPP) and provide comments to Contractor
- 4. Set up construction files

#### **Deliverables:**

- Electronic drawing files to S39, FAA, and Contractor
- Project Submittal review comments
- Safety Plan Compliance Document review comments
- Meeting minutes, if requested

<u>Task 4 – Services During Construction (Part-time)</u> - up to 8 months of construction duration - within the 8 months (32 weeks) of construction duration it is anticipated that actual onsite construction will be completed in two (2) primary phases:

- On-site Construction Phase 1: New hangar foundation excavation and construction anticipate up to 2 weeks of onsite construction activities anticipated to occur sometime April June 2025.
- On-site Construction Phase 2: New t-hangar building erection/construction completed after hangar building kit is delivered to the airport anticipate up to 4 weeks of onsite construction anticipated to occur sometime June August 2025.

PAE and subconsultant's specific responsibilities consist of providing part-time services during on-site construction as outlined below:

Services During Construction Management/Coordination (Project Manager) for the duration of the project.

- 1. Provide part-time construction administration to administer the construction contract for up to 6 hours per month for up to 6.5 months of office time during inactive periods of construction.
- 2. Provide part-time construction administration to administer the construction contract for up to 10 hours per week for up to 6 weeks of office time during active periods of on-site construction.
- 3. Provide part-time construction administration and on-site construction observation to administer the construction contract and monitor conformance with plans and specifications for up to 20 hours per week of field and office time for up to 6 weeks of on-site construction (both Phase 1 and 2).

PAE's specific responsibilities/activities also include:

- Correspondence with S39 and Contractor.
- Prepare daily inspection reports when PAE is onsite.
- Participate in weekly progress meetings with Contractor and Owner, as required.
- Prepare weekly inspection reports; weekly inspection reports to follow FAA format and will include photos representing work performed/completed for the work period
- Prepare pay estimates for Contractor's completed work.
- Prepare a monthly letter to S39 recommending payment, including admin time.
- Review acceptance testing and Contractor's quality control testing results.
- Prepare contract change orders and supplemental agreements, if required.
- Respond to Contractor's requests for information (RFI).
- Collect Contractor's certified payroll and periodically check wage rates for conformance to contract requirements, includes admin time.
- Review Contractor's survey data/field survey.
- Coordinate with Users/Airport Operations during construction.
- Conduct substantial completion walkthrough (Site visit).
- Prepare draft substantial completion letter for S39 use and prepare punch list items as necessary.
- 4. Project Electrical Engineer Services During Construction Electrical Engineer will provide miscellaneous field and office support services during construction.

The specific Electrical Engineer responsibilities/activities consist of:

- Review of electrical submittals (estimate 8-10 submittals)
- Respond to Contractor's requests for information (RFI) for Contractor's electrical work
- Participate in weekly progress meetings (via on-line conference) with S39 and Contractor to review work completed and work in progress (anticipate up to 3 weekly meetings during Phase 2: New T-Hangar building erection/construction anticipate 2 hrs/wk)
- Assist with preparation of contract change orders and supplemental agreements as required for Contractor's electrical work (up to 1 electrical change order)

#### **Task Deliverables:**

- Monthly pay estimates including a letter recommending payment to Contractor
- Project DBE reporting
- Contract change orders/supplemental agreements/RFI responses as required
- Punch list documenting construction deficiencies noted during substantial completion inspection
- Draft substantial completion letter for S39 use

#### **Task Assumptions:**

• Wage rate interviews will not be conducted

#### Task 5 – Project Closeout

Assist S39 with the closeout of the project.

PAE's specific responsibilities consist of:

- 1. Project Manager to coordinate and attend the final inspection.
- 2. Obtain release of liens from prime contractor and subcontractors.
- 3. Draft final completion letter for S39 use.
- 4. Create Electronic Record Drawings from Contractor-provided markups (25 sheets) and prepare electronic and printed sets of deliverables.
- 5. Compile and summarize DBE data to be included in the final construction/project report
- 6. Review final project test results and survey.
- 7. Provide project closeout documentation.

#### Task Deliverables:

- Project DBE reporting
- Final inspection and acceptance letter
- Record drawings to S39 (PDF file)
- Final project closeout report

#### **Task Assumptions:**

 Airport Layout Plan update to be conducted in conjunction with next FAA project triggered update

#### **GENERAL ASSUMPTIONS**

This scope of services does not include performance of any further special studies or services beyond those specifically stated. Should the project be found to require further studies or services, a revised scope of services and fee proposal will be required.

Limited construction administration services provide a general review of the Contractor's work for general conformance with the contract documents. They do not include any further special studies or services beyond those specifically stated. A revised scope of services and fee proposal will be required if the project requires any further studies or services.

The following assumptions were included in the development of this scope of services:

- Award and completion of just the Base Bid schedule (New Aviation T-Hangar), and not awarding or constructing the Additive Bid schedule (new Taxilane Connector)
- Material Testing Material testing to be performed by the Contractor
- Construction Survey Construction Survey to be performed by the Contractor
- Special inspections associated with the new hangar building and foundation To be performed by others



#### **EXHIBIT B**

#### OREGON 2025 STANDARD LABOR RATES

Classification	2025 Rate
ADMIN 1	\$92.00
ADMIN 2	\$107.40
ADMIN 3	\$123.60
ADMIN 4	\$137.60
ADMIN 5	\$153.60
ADMIN 6	\$169.20
TECHNICIAN 1	\$123.40
TECHNICIAN 2	\$137.60
TECHNICIAN 3	\$153.60
TECHNICIAN 4	\$172.40
TECHNICIAN 5	\$192.60
TECHNICIAN 6	\$216.20
TECHNICIAN 7	\$239.80
ENGINEER 1	\$154.20
ENGINEER 2	\$173.20
ENGINEER 3	\$189.00
ENGINEER 4	\$209.40
ENGINEER 5	\$239.80
ENGINEER 6	\$272.00
ENGINEER 7	\$306.00
ENGINEER 8	\$341.60
ENGINEER 9	\$382.80

The Precision Approach Engineering, Inc. 2025 Labor Rates contain PRIVILEGED or CONFIDENTIAL information and may be referenced or used only by the intended recipient. Any use, dissemination, distribution, forwarding, printing, or copying of this email or any attached files is strictly prohibited.

### AGENDA ITEM REQUEST



ETT. 1882
Date:
Meeting date desired:
Subject:
Background and policy implications:
Budget/fiscal impacts:
Requested by:
Presenters:
Tresenters.
Legal review (only if requested):
Elected official sponsor (if applicable):

#### Grant opportunities for bridges

#### **BIP Grant**

- Minimum grant awards of \$2.5 million
- Maximum grant awards of 80% of total eligible project costs
- Used for planning, feasibility analysis, and revenue forecasting
- Have no maximum or minimum award size
- Require non-federal matching funds 20% or inkind services.

#### **Raise Grant**

- The maximum grant award for capital and planning grants is \$25 million. There is no minimum award amount for planning grants.
- No match costs

#### **FLAP Grant**

- Maintenance: Includes surface preservation, rehabilitation, and roadside rest area maintenance
- Bicycle and pedestrian projects: Includes trails, bike lanes, and planning
- Most states require a 20% match or inkind services.

Looking to apply for these grants to rebuild failing bridge structures in Paulina, Lone Pine, and Powell Butte areas of Crook County, seven in total.

The requirements for these grants are very stringent and need a tremendous amount of information and studies completed to be in the running.

Environmental impact studies, Hydrology studies, Cultural studies, BCA (benefit cost analysis). Letter of Support from state elected officials. Project readiness, % of build plans, and multiple other items.

I have had a meeting with a consulting group to start the conversations, they have sent over a scope of work (SOW) describing the actions needed to prepare for applications for these grants. Please see attached Quote of \$50,000.00 for services.

This will likely take some time to complete these items to be ready to apply for these grant opportunities when available.

#### Grant opportunities for bridges

BUILD 2025 Application Checklist				
	Information	File Name	NOFO Section	Page Limi
10	SF-424 (Found in Grants.gov application package)	SF-424	D.1	N/A
2 🗆	Project Information Form (Found in Grants.gov application package) (Excel)	FY 2025 BUILD Project Information Form	D.2	N/A
3 🗆	Project Description	Project Description	D.3	5 pages
40	Project Location File (.zip with .shp, .shx, .dbf, and .prj; or KML/KMZ)	Project Location File	D.4	N/A
50	Project Budget	Project Budget	D.5	5 pages
6 🗆	Funding Commitment Documentation	Funding Commitments	D.5	N/A
7 🗆	Merit Criteria	Merit Criteria Narrative	D.6	15 pages
8 🗆	Project Readiness	Project Readiness	<b>D</b> .7	5 pages
9 🗆	Benefit-Cost Analysis Narrative*	BCA Narrative	D.8	N/A
10 🗀	Benefit-Cost Analysis Calculations* (unlocked Excel file)	BCA Calculation	D.8	N/A
11 🗆	Letters of Support (optional)	Letters of Support	D.7	N/A



Engineering

Surveying

Natural Resources

**Cultural Resources** 

GIS

## SCOPE OF WORK CROOK COUNTY, OREGON - ROAD IMPROVEMENTS FUNDING ASSISTANCE February 6, 2025

#### **PROJECT UNDERSTANDING**

This Scope of Work (SOW) outlines the project understanding and the tasks that will be performed by Anderson Perry & Associates, Inc. (Engineer) for the Road Improvements Funding Assistance project for Crook County, Oregon (Owner). The Owner intends to seek funding for necessary transportation system capital improvements. The Engineer will assist the Owner with on-call scoping of projects as identified and directed by the Owner and funding application preparation as-needed. Projects may involve roadways, culverts, bridges, and/or other transportation system components.

#### **ASSUMPTIONS**

The following assumptions were made during the development of this SOW:

- The Owner's staff will obtain and provide any department financial records; existing road, bridge
  and culvert data; and other specific operational information about the transportation system
  required to prepare the funding applications.
- The Owner's staff will be responsible for stakeholder outreach.
- The Owner's staff will be responsible for all right-of-way (ROW) and/or easement acquisitions.
- Projects may be identified on an individual basis or as multiple projects to be combined as a project package.

#### **TASK 1 - PROJECT SCOPING**

Upon approval by the Owner for the Engineer to proceed for an individual project or a group of projects, the Engineer shall provide project scoping services including the following tasks:

#### **Project Management and Coordination**

The Engineer shall provide project management and coordination of all tasks included in this SOW.

- 1. Prepare for and hold a kickoff meeting with the Owner to review the project and discuss critical issues, objectives, needs, schedule, etc.
- 2. Prepare an initial project scoping schedule and updates as needed.
- 3. Provide monthly invoices and progress reports.
- 4. Provide quality assurance and quality control review of all documents.

#### **Project Scoping**

Conduct a preliminary investigation into projects identified by the Owner to be included in

La Grande, OR Walla Walla, WA Redmond, OR Hermiston, OR Enterprise, OR

funding applications. This preliminary investigation will be limited to project location, natural and cultural resources requirements, hydraulic analysis, and ROW/easement requirements as follows:

- Project location The Engineer will conduct a preliminary investigation of the project location and identify specific requirements or challenges associated with the project location. This may include site visits on an as-needed basis.
- Natural resource requirements The Engineer will perform a review of the potential natural resource impacts and permitting requirements for the proposed project to develop an estimated cost and schedule to meet those natural resource requirements. Once the Owner identifies the potential funding requirements, a natural resources permitting schedule and budget will be developed. This will consist of a desktop review of available data, including hazardous materials, Endangered Species Act (ESA)-listed species, wetlands, waterbodies, and other agency-specific National Environmental Policy Act requirements. If authorized by the Owner, a site visit to screen for wetlands, waterbodies, ESA species presence, and other elements will occur to further define conditions that could impact project design.
- Cultural resource requirements The Engineer will review the project site for potential cultural
  resource impacts and requirements for the proposed project to develop an estimated cost and
  schedule to meet those cultural resource requirements. This will consist of a desktop review of
  available data by a qualified subconsultant archaeologist. If authorized by the Owner, a site visit
  could be included to advance design.
- Hydraulic analysis The Engineer will conduct a preliminary hydraulic analysis to provide preliminary design information for proposed culverts, bridges, or other structural replacements. The Flood Insurance Study report and Flood Insurance Rate Map will be obtained from the Federal Emergency Management Agency website. The Oregon Water Resources Department Autodelineation application and the U.S. Geological Survey (USGS) StreamStats application will be utilized to calculate flood frequency and flow duration values (as available) to support preliminary hydraulic analyses. When appropriate, Manning's equation, orifice equation, HY-8, or other similar methods as applicable will be utilized to approximate the capacity of the existing and proposed conditions using readily available data. The hydraulic review will also include scoping-level considerations for temporary water management, fish passage, regulatory, and scour requirements.
- ROW/easement requirements The Engineer will use available data to identify existing ROW and provide information regarding any potential additional ROW and/or easements required for project construction.

#### **TASK 2 - PROJECT DEVELOPMENT**

Utilizing the information gathered in Task 1, the Engineer will prepare a Scoping Report for each project. Project development shall include, but not be limited to, preliminary project cost estimates, preliminary project schedule/duration, agency/stakeholder engagement requirements, natural and cultural resources investigation/permitting requirements and other permit information required to develop a detailed and competitive funding application.

#### **TASK 3 - FUNDING APPLICATION**

The Engineer shall research available funding opportunities with application deadlines, funding cycle information, specific funding information, and funding application requirements to provide to the Owner. The Engineer and Owner shall review and the Owner shall select the funding opportunities to be pursued.



This may include a combination of multiple funding opportunities for a single project. The Engineer shall provide a summary of the Owner's requirements to utilize the proposed funding source.

The Engineer, with the assistance of the Owner, shall prepare applications for the selected funding opportunities. The Engineer will create and utilize documents, spreadsheets, and other tools for use in preparing funding applications. Master copies of these documents, spreadsheets, and other tools shall be provided to the Owner for use in future funding applications.

The Engineer will develop draft and final funding applications for review and comment by the Owner. Owner approval of the final funding application shall be required prior to funding application submittal.

The Engineer shall provide support to the Owner during the funding selection process by providing additional information or details in support of the funding application.

#### **ADDITIONAL SERVICES**

In addition to the foregoing being performed, the following services may be provided by the Engineer when requested by the Owner in writing, as required. If additional services are requested, the scope and fees will be added by amendment to this SOW or under a separate Work Order. If requested by the Owner, the Engineer may assist the Owner with the following:

- 1. Project Design Services
- 2. Project Environmental, Cultural, and Water Resource Services
- 3. ROW and Easement Acquisition
- 4. Construction Bidding Services
- 5. Construction Survey
- 6. Construction Administration and Observation
- 7. Grant Administration

#### **FEE ESTIMATE**

The estimated initial budget amount for "Road Improvements Funding Assistance" outlined herein is \$50,000 on a time and materials basis, plus direct reimbursable expense, in accordance with the attached Hourly Fee Schedule. Once authorized, this initial budget amount shall be utilized to provide services as identified and directed by the Owner. Invoices shall be provided monthly based on time and materials used for the efforts outlined previously. This amount shall not be exceeded without notification to and approval of the Owner.

ScpofWrk\_CrookCounty\_RdImpFundung\_445-07-000.docx





Engineering

Surveying

Natural Resources

**Cultural Resources** 

GIS

#### 2025 HOURLY FEE SCHEDULE

Effective January 1, 2025

#### **PROFESSIONAL TECHNICAL STAFF**

TECHNICIANS	ENGINEERING	PROJECT REPRESENTATIVES
Technician I\$ 75.00	Engineering Technician I \$115.00	Project Representative I\$105.00
Technician II\$ 80.00	Engineering Technician II \$125.00	Project Representative II\$110.00
Technician III\$ 85.00	Engineering Technician III \$130.00	Project Representative III\$115.00
Technician IV\$ 95.00	Engineering Technician IV \$140.00	Project Representative IV\$120.00
Technician V\$100.00	Engineering Technician V \$145.00	
Technician VI\$105.00	Engineering Technician VI\$150.00	SURVEYORS
Technician VII\$115.00	Project Engineer I \$145.00	Survey Technician I\$ 80.00
Senior Technician I\$120.00	Project Engineer II\$155.00	Survey Technician II\$ 95.00
Senior Technician II\$130.00	Project Engineer III\$160.00	Survey Technician III\$105.00
Senior Technician III\$135.00	Project Engineer IV \$165.00	Survey Crew Chief I\$115.00
Senior Technician IV\$140.00	Project Engineer V \$170.00	Survey Crew Chief II\$125.00
Senior Technician V\$150.00	Project Engineer VI\$175.00	Survey Crew Chief III\$130.00
Senior Technician VI\$160.00	Project Engineer VII\$180.00	Survey Crew Chief IV\$140.00
Senior Technician VII\$165.00	Project Engineer VIII\$190.00	Professional Land Surveyor I \$150.00
Senior Technician VIII\$170.00	Senior Engineer I \$195.00	Professional Land Surveyor II\$160.00
Senior Technician IX\$185.00	Senior Engineer II\$205.00	Professional Land Surveyor III\$170.00
Senior Technician X\$200.00	Senior Engineer III\$210.00	Professional Land Surveyor IV\$180.00
Senior Technician XI\$210.00	Senior Engineer IV\$215.00	Professional Land Surveyor V \$205.00
	Senior Engineer V\$220.00	
	Senior Engineer VI\$225.00	OVERTIME
	Senior Engineer VII\$235.00	Overtime Surcharge\$ 35.00
	Senior Engineer VIII\$240.00	
	Senior Engineer IX\$250.00	
<b>EQUIPMENT AND OTHER</b>		
GPS Total Station \$ 45.00	Electrofisher \$ 30.00	
Robotic Survey Station\$ 35.00	Unmanned Aircraft System	
Total Station\$ 30.00	(UAS/Drone)\$ 50.00	
Scanning Total Station\$ 45.00	GIS RTK GPS/GNSS Unit \$ 35.00	
ATV (4-hour minimum)\$ 35.00	Procore Project Management	
Resource Grade GPS\$ 25.00	Software (\$/Month/\$1M	
	Construction Project Cost) \$110.00	

#### **OUT OF TOWN WORK**

Mileage will be charged at the applicable IRS rate for standard highway vehicles. Mileage will be charged at \$0.85 per mile for vans and pickup trucks. Subsistence will be charged either per diem or actual cost, per contract. Lodging will be billed at actual cost.

#### **OTHER**

Other miscellaneous, direct, and outside expenses, including special Consultants, will be charged at actual cost plus 10%.

Expert Witness will be charged at two times the standard hourly rate.

All accounts unpaid 30 days after date of invoice may be charged a service fee of 1.0% per month.

This Hourly Fee Schedule is revised annually on or around January 1.

G:\APDocs\Fee Schedules\2025\2025 Hourly Fee Schedule.docx

La Grande, OR Walla Walla, WA Redmond, OR Hermiston, OR Enterprise, OR Page 106

# CROOK COUNTY

**Grant Opportunities** 





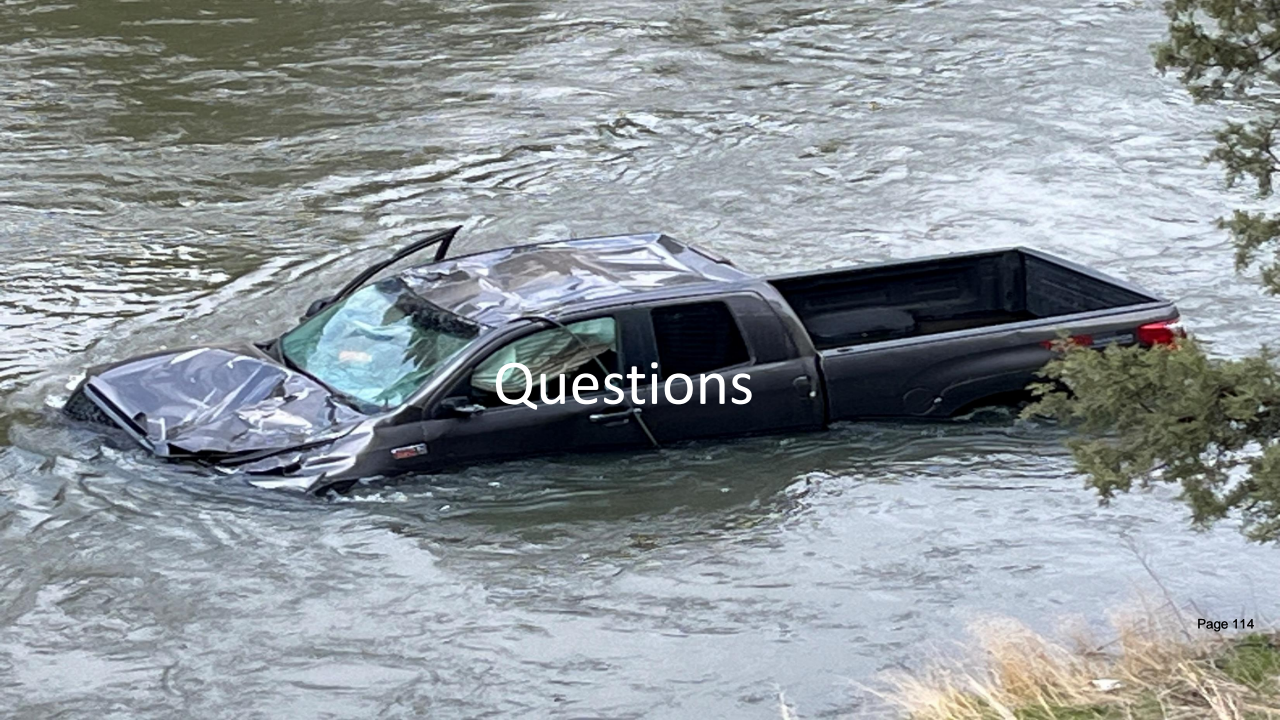












### 2025-2027

# Request for Applications for

## **Community Dispute Resolution Services**

# Instructions for the Board of County Commissioners

#### **Table of Contents**

Α.	OVERVIEW OF PROCESS	.1
	OPT-OUT	
	APPOINT COORDINATOR	
	TIMELINE	
	GRANTEE SELECTION CRITERIA	
	SAMPLE RESOLUTION FOR COUNTY PARTICIPATION	
G.	SAMPLE ADVERTISEMENT FOR COUNTY	.4

#### **Grantor:**

Patrick Sponsler, Administrator
Resolution Oregon | University of Oregon
sponsler@uoregon.edu | 541-346-1623
https://www.resolutionoregon.org/
https://law.uoregon.edu/academics/centers/adr/oocdr

#### A. Overview of Process

In February of odd-numbered years, the University of Oregon on behalf of the University of Oregon School of Law (Grantor) informs Oregon Counties of the availability of biennial grant funds, subject to funding authorization by the Legislature, for eligible community dispute resolution programs pursuant to ORS 36.155. If a County elects to participate in the process, the County may select which eligible local program(s) should receive these funds. A County shall inform Grantor of its interest in participating in the selection of these community dispute resolution grant funds via a resolution.

#### B. Opt-out

A County may notify Grantor in writing that it does not intend to participate in the process, in which case Grantor will assume the County's role for the remainder of the process.

#### C. Appoint Coordinator

The County Commission appoints a County Dispute Resolution Coordinator. This person maintains information for the public on: dispute resolution services within the County, availability of grant monies to fund local programs, the grant solicitation and award process, and the program names and services provided by Grantees in that County. A coordinator need not be a resident of the county and may serve as the coordinator for more than one county (See UO Policy CDRP – §H). For specific dates and tasks, refer to Timeline in Section D.

#### D. Timeline

March 31, 2025

**County announces interest**. The County Commission adopts a resolution, formally announcing its interest in participating in the distribution of grant funds (See attached for sample resolution) and sends a copy of the resolution to Grantor. If a program is to serve more than one county, there must be a joint resolution among Commissions from all the involved Counties. The County's notification to Grantor shall include a statement of agreement by the County to engage in a selection process and to select as the recipient of funds an entity capable of and willing to provide dispute resolution services in accordance with University of Oregon Policy – Community Dispute Resolution Program.

#### April 1, 2025

**Coordinator publishes notice and issues Request for Applications (RFA).** The RFA seeks applications by programs interested in providing community dispute resolution services. Applications are also available through Grantor. The request for applications shall be advertised in a manner reasonably calculated to ensure that those qualified to provide the requested dispute resolution services receive notice of the request. Such advertising may be in a newspaper, on a web site, by electronic mail, or any other means that meets the requirements of UO Policy CDRP – §I, ¶1.

#### April 30, 2025 by 5:00pm

**Applicants return Applications**. Applicants return the original completed application to the County Coordinator, with a copy to Grantor. Applications to County may be submitted by mail, hand delivery,

Page 116

express delivery, facsimile machine, website submission, or email. Applications to the Grantor must be submitted via email. Applicants may reach out to Grantor for alternate submissions methods. No hand-written or bound copies may be submitted. Grantor reviews applications to determine which applicants are eligible.

May 30, 2025

**Eligibility.** Grantor will acknowledge receipt of each application and determine whether the applicant is an eligible community dispute resolution program under the applicable University of Oregon Policy. Grantor will send a notice of eligibility determination to each applicant and to the County (See UO Policy CDRP – §K, ¶1).

June 10, 2025

**County chooses CDRP.** The Board of County Commissioners chooses one or more eligible applicant(s) to receive the funds and notifies the Grantor of its choice(s).

June 30,2025

**Grantor begins contracting process with selected Grantee(s).** The County receives a copy of the grant agreement for its records. Grant payments are made directly by the Grantor to the Grantees. No further action is required of the County at this point.

#### E. Grantee Selection Criteria

**County Selection.** The County will review the applications of those applicants determined eligible by Grantor and select the program(s) to be funded. Criteria for the selection of programs includes, per UO Policy CDRP – §K, ¶3:

- a. The ability of the applicant to address unmet community needs in the proposed geographical area of service;
- b. The structure and scope of the services to be provided by the applicant;
- c. The applicant's experience and qualifications in dispute resolution services;
- d. The amount of the requested grant and the reliability of the applicant's other funding sources;
- e. The adequacy and cost of personnel, services and supplies, and capital outlay.

If the County has questions regarding selection criteria, please contact Patrick Sponsler at the University of Oregon School of Law at 541-346-1623, or sponsler@uoregon.edu.

2 Page 117

### F. Sample Resolution for County Participation

	O OF COMMISSIONERS COUNTY, OREGON
IN THE MATTER OF PARTICIPATION IN FUNDING ACTIVITIES OF RESOLUTION OREGON/UNIVERSITY OF OREGON SCHOOL OF LAW	) )
RESOLUTION	ON NO
WHEREAS, the Board of Commissioners believ lead to more long-lasting and mutually satisfactory ag	es that the settlement of disputes by mediation may greements; and
WHEREAS, mediation may reduce the need for	time-consuming and costly litigation; and
WHEREAS, the Oregon Legislature has charged Oregon School of Law (Grantor) with the responsibility programs by making grant monies available to partici	· · · · · · · · · · · · · · · · · · ·
WHEREAS, any County wishing to participate now therefore,	must formally notify Grantor of its intent to participate;
IT IS HEREBY RESOLVED THAT,	dispute resolution programs withiny agrees to engage in a selection process and to select as standards and guidelines adopted by Grantor and
, Oregon	, 2025
(city)	COUNTY BOARD OF COMMISSIONERS
Chair	
Commissioner	
Commissioner	
Approved as to Form:	

#### **G.** Sample Advertisement for County

## Request for Applications For Community Dispute Resolution Services

Notice is hereby given that Count University of Oregon School of Law (Grantor) are initiati funds available to eligible community dispute resolution 36.155. The grant period is July 1, 2025 through June 30 Legislature. Assuming funding for 2025-2027 is reauthon County will be approximately \$	ng the application and selection process for grant n programs in County under ORS 0, 2027, subject to funding authorization by the 2025 rized by the 2025 Legislature, grant funds for
Applications must be <b>received</b> by April 30, 2025 at 5:00	p.m. <u>Late applications may not be considered</u> .
Submit original to: (Name of County Contact) (County Commission Office) (Name of County) (Address)	
Submit copy to:  Resolution Oregon  Patrick Sponsler at sponsler@ue  Or reach out to Patrick Sponsler  alternate submission methods.	oregon.edu rat <u>sponsler@uoregon.edu</u> or 541-346-1623 for
Copies of the Request for Applications are available by (county contact person and telephone number)	calling
Dated:	(date of publication)
	(county contact person)
	(title)

Note: Please send Resolution Oregon a copy of your legal affidavit as it appeared in the newspaper after it is published, (if you published a legal notice in a newspaper), and/or copy of your notice as it appeared in electronic, or web-based form.

4



Date: February 5, 2025

To: Crook County Board of Commissioners

Re: 2025-207 Community Dispute Resolution Grant Selection

Dear Ms. Sarah Puermer,

This letter is an invitation for your County to participate in the selection process for the **2025-2027 Community Dispute Resolution Program Grant Funds** pursuant to ORS 36.160.

Assuming the 2025 Legislature reauthorizes funding at the same level as the prior biennium, grant funds for your county will be approximately **\$8,117.00** for the period of July 1, 2025 - June 30, 2027. The funding for these grants is currently derived from an appropriation from the general fund for the purpose of providing dispute resolution services in counties and will be allocated per University of Oregon Policy #I.03.02.

Documents attached to the same email as this letter contain all the information necessary to proceed with the Request for Application (RFA) process.

If the County chooses to participate in the selection process, the first step is the County's adoption of a resolution to participate. A sample county resolution, and a detailed timeline, is contained in the attached document titled *Instructions for the Board of County Commissioners*. **Upon your County's adoption of the resolution, please send a copy to Resolution Oregon by March 31, 2025**.

The County may elect to opt out of the selection process. In that case, the Dean of the University of Oregon School of Law will assume the county's role in the process. If the County chooses to opt-out, please provide Resolution Oregon with a written notice to opt out by March 31, 2025.

Thank you in advance for your support. Questions? Please ask!

Best,

Patrick M. Sponsler, MPA

Patrick My push

Administrator



## 2025-2027

## Request for Applications for Community Dispute Resolution Services in Crook County, Oregon

## **Deadline for Applications:**

April 30, 2025 5:00 p.m.

#### **Table of Contents**

PART I: APPLICATION	
A. COVER SHEET	
B. Short Response	
C. Narrative Response	
EXHIBIT A: REVENUE AND EXPENSE SUMMARY	
D. Application Submission Checklist	6
E. STATEMENT OF ASSURANCES	
PART II: ADDITIONAL INFORMATION FOR APPLICANTS	7
A. BACKGROUND INFORMATION	
B. TIMELINE (SUBJECT TO CHANGE)	7
C. ENTITIES ELIGIBLE FOR FUNDING	
D. GRANT AWARD SELECTION CRITERIA	
E. REQUIREMENTS FOR GRANTEES (CDRPS)	

#### **Grantor:**

Patrick Sponsler, Administrator
Resolution Oregon | University of Oregon
sponsler@uoregon.edu | 541-346-1623
https://www.resolutionoregon.org/
https://law.uoregon.edu/academics/centers/adr/oocdr

## PART I: Application

#### A. Cover Sheet

1. Grant Request:		
a. Amount of 2025-2027 grant request	\$	
2. Organization Information:		
a. Organization Name:		_
b. Program Name (if different):		
c. Program Address:		_
d. Program County:		_
e. Contact Name and Title:		_
f. Contact Email:		
3. Entity formulation		
a. Status (check one):	Non-profit Government	_
b. State Registration Number:	-	
c. Federal Tax Exemption Number:		
4. Board of Directors (NPO) or Advisory Com	mittee (Gov)	
a. At least 5 representative community r	•	
b. Meets at least quarterly?	(check one): Yes No	
5. Conflict Resolution Services		
a. Does the organization provide educate	tion and services that assist	
community members in resolving		
,	(check one): Yes No	_
6. Volunteer Service		
a. Are mediation services provided, at I	east in part, by volunteers?	
	(check one): Yes No	_
7. Matching Fund Requirement		
a. Identify the required amount of match	ning funds	
·	more information)% or \$	_

#### B. Short Response

1. Service Region. Briefly describe the impact area.
a. Geographic service area
b. Number of people in service area
c. Specific communities expecting to impact
2. <b>Benchmarks/Goals.</b> Please enter numeric values for each.
a. Publicity
b. Outreach activities
c. Total <u>Community</u> education programs
d. Total Mediator training programs
e. Total number of completed cases
d. Number of people served
3. Conflict Resolution Services. Briefly describe the services to be offered.  a. Format of services, i.e., in-person or virtual  b. Types of disputes to be managed, e.g., neighbor-to-neighbor, family, school, etc.
c. Any case restrictions, e.g., will not take cases involving domestic violence.
4. Education Services. Briefly describe the types and topics of mediator and/or community education programming to be offered. e.g. basic, communication, advanced family, specialized mediation trainings, etc.
5. <b>Evaluation.</b> Describe how the applicant determines client satisfaction.

#### C. Narrative Response

Provide narrative responses to each prompt (in less than 2,000 characters for each prompt)

- 1. Describe the community problems that will be addressed during the grant period. Present a brief example of the organization's previous work to aid communities and individuals in resolving disputes, disagreements, or difficulties.
- Describe any established or potential partnerships and relationships that strengthen the
  organization's ability to deliver services and support collaboration among key community
  organizations and government entities. Provide an example of how the organization's
  efforts added value to the partner organization's efforts.
- Describe how the organization's services are tailored to meet the culturally specific needs of
  individuals and the community. Provide specific examples of how the organization's work
  with culturally specific communities informs future service design, delivery, and staffing
  decisions.
- 4. Describe the organization's specific plans for recruiting, selecting, and training mediators and supervisory staff who demonstrate shared experience and/or trust with the communities being served.
- University of Oregon may award grants to multiple participants within the same county.
   Describe how your organization would manage its collaboration with those other awarded applicants, if any.
- 6. If you have previously received a grant from University of Oregon, did your organization meet all its obligations under the contract (including submission of all required reports) and remain in compliance at all times during the term of the grant contract? If no, please provide a description of what happened and what steps your organization has taken to ensure the issue doesn't occur again.
- 7. Optional. Provide further details for any part of the application.

## Exhibit A: Revenue and Expense Summary For 2025-2027 Program Budget

	Program Name:		
		REVENUE	
Α.	Grant amount requested	\$	

**B.** Other revenue: Identify sources and amount of revenue received from sources other than Grantor including grant funds, contracts for services, fees, contributions, etc.

	OTHER REVENUE BEYOND GRANTOR FUNDS				
Source Pending Ful			Secured Funding	Total Proposed Funding	
1		\$	\$	\$	
2		\$	\$	\$	
3		\$	\$	\$	
4		\$	\$	\$	
5		\$	\$	\$	
6		\$	\$	\$	
7		\$	\$	\$	
8		\$	\$	\$	
	SUBTOTAL \$ \$ \$ OTHER REVENUE \$				

**C.** <u>In-kind contributions</u>: List source, amount, and calculations (for example, volunteer mediator hours and valuation rates). If applicable, attach documentation.

	IN-KIND CONTRIBUTIONS (NON-CASH)					
	Source AND Valuation	Pending Funding	Secured Funding	Total Proposed Funding		
1		\$	\$	\$		
2		\$	\$	\$		
3		\$	\$	\$		
4		\$	\$	\$		
5		\$	\$	\$		
	SUBTOTAL IN-KIND CONTRIBUTIONS	\$	\$	\$		

TOTAL 2025-2027 REVENUES (A + B + C): \$	
--	--

#### **EXPENDITURES**

#### D. <u>Personnel</u>

Position Title	FTE	Salary/Year	Benefits/Year	Total
SUBTOTAL				

## E. Services and Supplies

Item	Annual Expense
Rent/Space	
Office supplies (e.g. computers, printing, books, subscriptions)	
Utilities (e.g. electricity, telephone, internet)	
Training	
Marketing	
Travel	
Other (please describe)	
Other (please describe)	
Other (please describe)	
In-kind expenditures	
(either put in appropriate row above or all here)	
SUBTOTAL	

#### F. Other

Item	Annual Expense
Other (please describe)	
SUBTOTAL	

TOTAL 2025-2027 EXPENDITURES (D + E + F):	\$
Signature of NPO Board President authenticating information	ation contained on Exhibit A
Signature of Director authenticating information contained	d on Exhibit A

5 Page 126

## D. Application Submission Checklist

· <u>-</u>	tions must include:
	A. Cover Sheet
	3. Short Response
	C. Narrative Response
	Exhibit A – <u>Signed Organization Operating Budget</u>
	D. <u>Supplemental Documentation</u> (Attach as combined or separate PDF or MS Word files.)
	☐ Applicants that did not receive funding in the previous biennium must submit a
	business plan with a three-to-five-year projected budget. Resources to assist in
	building a business plan are available at SBA.gov. No specific format is required.
	https://www.sba.gov/business-guide/plan-your-business/write-your-business-plan.
	Basic mediation training curriculum outline; lead trainer qualifications; and a statement
	that the program satisfies UO Policy CDRP – §C, if already offered.
	☐ Board of Directors/Advisory Committee roster: names, emails, and community
	affiliation
	other assessment instruments, if available.
	Fee schedule. If applicant charges fees, clearly show sliding scale or fee wavier
	Financial reports from the previous two years, if available.
	Form(s), if available, issued to parties that include 1) written notice that mediation is
	voluntary; 2) "consent to mediate" or similar statement; and 3) "confidentiality
	agreement" or similar statement.
	Letters of Support: Provide three to six letters of support from community
	organizations, judicial and legal system representatives, public agencies, or other
	appropriate service partners that have engaged with your organization in a
	professional capacity in the past. If appropriate, letters should attest to the
	organization's willingness to make referrals or funding to applicant. Letters should
	be dated no more than six months prior to the application due date.
	Organization mission and vision statements
	Organization structure flowchart and/or description
∐ E	E. <u>Signed</u> Statement of Assurances (this page)
	nent of Assurances
	unded, the undersigned understands that the applicant must coordinate the data collection and
	bmission process with Grantor.
	unded, the undersigned understands that the applicant must collaborate with any other provider(s) of
	epute resolution services within the service area to efficiently serve the area.  e undersigns agrees that the applicant will abide by the requirements of 41 CFR 60-1.4(a), 60-300.5(a)
	d 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their
	otected status and will affirmative action to employ and advance in employment individuals without
	gard to race, color, religion, sex, sexual orientation, gender identify, national origin, disability, or
	teran status.
	e undersigned attests that the information provided to determine eligibility is true and accurate to the
	st of their knowledge. The undersigned further attests that they have authority and/or responsibility to
	present their organization in all phases of this Request for Application process. The undersigned derstands that any false or substantially incorrect statement may disqualify this applicant from further
	nsideration or be cause for termination of a resulting contract.
001	notation of be dade for termination of a resulting contract.
Signatu	re: Date:
-	
Typed N	Name and Title:

#### **PART II: Additional Information for Applicants**

#### A. Background Information

This Request for Applications is issued by the University of Oregon on behalf of the University of Oregon School of Law for the purpose of identifying eligible applicants, and select a grant recipient, to provide community dispute resolution services for **Crook County**, pursuant to ORS 36.155. Grantor is charged with the responsibility of administering a Community Dispute Resolution Program (CDRP) grant fund pursuant to ORS 36.150 and 36.155 and UO Policy I.03.02. The focus of this grant program is to support the development and maintenance of community dispute resolution programs that assist community members in resolving disputes and developing conflict resolution skills. These services are funded in part by a grant from the Grantor.

Grant funds for your county will be approximately \$8,117.00 for the period July 1, 2025 - June 30, 2027.

#### B. Timeline (Subject to Change)

April 1, 2025	Notice of availability of grant funds is advertised. RFA packet is made available to interested applicants.
April 17, 2025 @ noon	Grantor holds an informational session for prospective applicants.
April 30, 2025	Applications due by 5:00 p.m. <u>Late applications may not be considered.</u>
May 19, 2025	Any additional information requested due by 5:00pm.
May 30, 2025	Grantor issues notices of eligibility to applicants.
June 5, 2025	Any appeals from applicants determined ineligible by the Grantor must be <b>received</b> by 5:00pm.
June 16, 2025	Grantee(s) are selected.
June 30, 2025	Grantor begins contracting process with selected Grantee(s).

#### C. Entities Eligible for Funding

- 1. To be eligible, a CDRP must be one of the following (see UO Policy CDRP §C):
  - a. Government program. A governmental entity with a separate dispute resolution program budget and a dispute resolution program advisory committee of at least five representative members of the community in which the governmental agency is located, which advisory committee meets at least quarterly;
  - b. Nonprofit organization. A nonprofit organization registered in Oregon with a board of directors of at least five representative members of the community or communities in which the organization does business, which board of directors meets at least quarterly. If an applicant is a nonprofit organization established for purposes other than dispute resolution, it shall have a separate dispute resolution program budget and a separate advisory committee of at least five representative members of the community in which the organization does business, which advisory committee shall meet at least quarterly.
- 2. A CDRP must provide at a minimum the following services (see UO Policy CDRP §C):

- a. Citizen education in conflict resolution skills to assist citizens in resolving their own disputes peacefully; and
- b. Community mediation services provided at least in part by volunteer mediators.
- 3. In addition to these essential services, programs may elect to provide other services in order to respond to local identified needs. Such services may include but are not limited to: (a) Methods for addressing the interests of crime victims in criminal cases when those cases are either not prosecuted for lack of funds or could be more effectively handled outside the courts; (b) Arbitration; and (c) Training for individuals who resolve disputes.
- 4. Grantees that participated in previous grant cycles must have complied with previous grant requirements before being considered eligible for new and/or additional grant funds.
- 5. Note on court programs. The Oregon Judicial Department, Municipal, county and justice courts are not eligible for funding under ORS 36.100 et seq. and UO Policy CDRP et seq. Grant funds awarded to community dispute resolution programs may be used on expenditures that support court-connected mediation services activities in partnership with courts.

#### D. Grant Award Selection Criteria

- 1. Criteria for the selection of funding:
  - a. The ability of the applicant to address unmet community needs in the proposed geographical area of service:
  - b. The structure and scope of the services to be provided by the applicant;
  - c. The applicant's experience and qualifications in dispute resolution services;
  - d. The amount of the requested grant and the reliability of the applicant's other funding sources; and
  - e. The adequacy and cost of personnel, services, and supplies, and capital outlay.

#### E. Requirements for Grantees (CDRPs)

NOTE: Failure to comply with any Grantor requirement may result in loss of grant funding.

- 1. *Matching Funds.* Grantees are required to match the funding granted to them (ORS 36.155). For example, the first year of a new program requesting a grant of \$50,000 would need to provide a match of 10% (or \$5,000) by the end of the first year from other cash revenue or in-kind donations.
  - a. First grant year 10%
  - b. Second grant year 25%

  - c. Third grant year 50%d. Fourth grant year 75%
  - e. Fifth grant year and beyond 100% (see UO Policy CDRP §E).
- 2. Fees for service. If grantee charges fees for service, grantee must offer a sliding fee scale or waiver or deferment based on income. Fees may not be charged on the basis of outcome or amount in controversy (see UO Policy CDRP - §D).
- 3. Voluntariness. Grantees, even those that accept mandatory referrals, must provide written notice to participants specifying that participation in the mediation session is voluntary (see UO Policy CDRP – §F).
- 4. Confidentiality. Grantees must have an appropriate mechanism for ensuring that participants are advised of the importance of confidentiality in mediation and that participants are offered an opportunity to execute a written confidentiality agreement (see UO Policy CDRP - §F).
- 5. Qualified mediators. Grantees must have qualified mediators trained by qualified trainers (see UO Policy CDRP – §Q for specific training requirements).

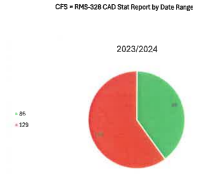
- 6. *Internal Controls.* Grantees must establish and maintain an effective internal control structure. This should include policies, procedures, and processes to both prevent misuse of program assets and detect any misuse should it occur. Documentation of these policies, procedures, and process may be requested by and provided to the Grantor at any time. Resources to assist with the development of an Internal Control structure are available from the Oregon State Controller's Division (http://www.oregon.gov/DAS/Financial/Acctng/pages/index.aspx).
- 7. Reporting requirements. Grantees shall provide Grantor with the following reports:
  - a. Progress Reports, using Grantor's forms, including data for the prior six-month period, on: operating budgets, number and kinds of educational programs, staff and volunteer qualifications, training activities, number and source of referrals, types of disputes referred, dispute resolution services provided, number of persons served, case outcomes, and other information as Grantor may require (see UO Policy CDRP – §O);
  - b. Annual reports and annual financial statements, using Grantor's forms, including data described above for the previous twelve-month period;
  - c. An independent audit or review every two years (based on the criteria); and:
    - i. Government entity: a completed government entity-wide financial report, such as the Annual Comprehensive Financial Report
    - ii. Nonprofit
      - 1. For those with annual revenues of \$1 million or more an audit by an independent CPA is required.
      - 2. For those with annual revenues of at least \$500,000 but less than \$1 million an audit or review by an independent CPA is required.
      - 3. For those with annual revenues less than \$500,000, an audit or review is optional.
  - d. A final financial report of revenues and expenses on Grantor's forms in accordance with the budget categories shown in Exhibit A and Exhibit B within ninety days of the close of the grant period (see UO Policy CDRP §O).
- 8. **Record keeping.** Grantees must maintain accurate financial records, including accounting for matching funds (see UO Policy CDRP §O) that conform to generally accepted accounting principles and be in compliance with all county and state audit accounting procedures and requirements. Grantee must maintain all required records for at least 3 years after Grantor's final payment and make program records available to Grantor when requested (*note:* Grantees are subject to audit by the Secretary of State, pursuant to ORS Chapter 297).
- 9. **Evaluation.** Grantees shall cooperate with Grantor to facilitate the collection of data to measure the effectiveness, integrity, and applicability of dispute resolution services provided by the Grantee. In addition, Grantees shall, per UO Policy CDRP §N.
  - a. perform a biennial evaluation to measure program effectiveness.
  - b. measure client satisfaction.
  - c. conduct annual board and director performance evaluations.
  - d. cooperate with Grantor in providing aggregate data to analyze the effectiveness of community dispute resolution efforts and to track trends throughout the state.
- 10. The Law. Grantees must comply with applicable federal, state, county and local statutes, and rules governing services, facilities, and operations. Grantees shall agree to satisfy all federal and state contract requirements concerning the provision of Workers' Compensation coverage. Grantees must comply with all applicable rules, regulations, statutes and guidelines for maintaining client confidentiality.
- 11. **The Rules.** Grantees must comply with the standards and guidelines set forth in UO Policy Community Dispute Resolution Center (CDRP). <a href="https://policies.uoregon.edu/vol-1-governance/ch-3-policies/community-dispute-resolution-program">https://policies.uoregon.edu/vol-1-governance/ch-3-policies/community-dispute-resolution-program</a>

## AGENDA ITEM REQUEST



EOT. 1881
Date:
Meeting date desired:
Subject:
Background and policy implications:
Budget/fiscal impacts:
Requested by:
Presenters:
resenters.
Legal review (only if requested):
Elected official sponsor (if applicable):

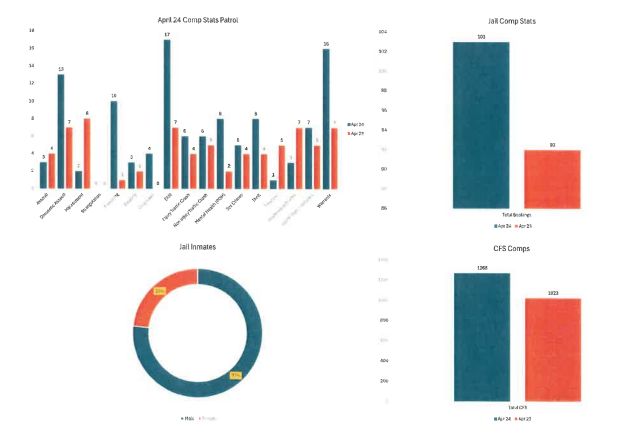
Call type	Current Period	Last Period	Number Change	Percent
Homicide	2	0	2	200.00%
Assault	3	4	-1	-25.00%
Domestic Assault	9	2	7	350.00%
Harassment	5	4	1	25.00%
Strangulation	5	0	5	500.00%
Menacing	5	2	3	150.00%
Burglary	1	5	4	-80.00%
Drug Laws	0	3	-3	-300.00%
DUII	11	20	-9	-45.00%
Injury Traffic Crash	2	4	-2	-50.00%
Non Injury Traffic Crash	2	6	4	-67.00%
Mental Health (POH)	4	4	0	0.00%
Sex Crimes	9	17	-8	-47.05%
Robbery	2	24	-22	-92.00%
Theft	8	7	1	14.00%
Trespass	5	3	2	67.00%
Unattended Deaths	4	5	-1	-20.00%
Warrants	9	19	-10	53.00%
	- 86	129	-43	-33,33%
Arrests for the Sheriff's Office	Current Period	Last Period	Number Change	Percent
Adult Felony Arrests	4	12	-8	-67.00%
Adult Misdemeanor Arrests	27	27	0	0.00%
Juvenile Felony Arrests	2	1	_ 1	100.00%
Juvenile Misdemeanor Arrests	1	0	1	100.00%
All Other Arrests	3	5	-2	40.00%
Totals	37	45	-8	93.00%
Calls For Service (CFS)	Current Period	Last Period	Number Change	Percent
Total CFS	1408	1032	376	36.00%
Self Initiated CFS	717	362	355	98.00%
Total called in CFS	691	670	21	3.00%



Call type = RMS-323 Monthly stats report

Call type = RMS-323 Monthly stats report CFS = RMS-328 CAD Stat Report by Date Range

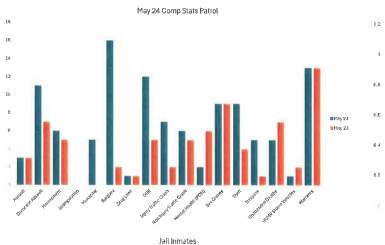
Call type	Apr-24	Apr-23	Number Change	Percent	Mar-24
Assault		3	4 -1	-25.00%	0.00%
Domestic Assault		13	7 6	86.00%	44,44%
Harassment		2	-6	-75.00%	-60.00%
Strangulation		0	0	0.00%	-100.00%
Menacing		0	.9	900.00%	100.00%
Burglary		3	2 1	50.00%	200.00%
Drug Laws		4 (	4	400.00%	400.00%
DUII		17	7 10	143.00%	54.54%
Injury Traffic Crash		6	2	50.00%	200.00%
Non Injury Traffic Crash		6	5 1	20.00%	200,00%
Mental Health (POH)		8	6	300.00%	100.00%
Sex Crimes		5	1	20.00%	-44,44%
Theft		8	4	50.00%	0.00%
Trespass		1 :	-4	-80.00%	-80,00%
Unattended Deaths		3	4		-25.00%
UUMV Stolen Vehicles		7	5 2		40.00%
Warrants		6	9		77,78%
Totals		2 7	40	55.56%	-23,20%
Arrests for the Sheriff's Office	Apr-24	Apr-23	Number Change	Percent	Mur-24
Adult Felony Arrests		16	8	100.00%	300.00%
Adult Misdemeanor Arrests		10 20	10	50.00%	11.10%
Juvenile Felony Arrests		0 (	0	0.00%	-100.00%
Juvenile Misdemeanor Arrests		0 (	0	0.00%	-100.00%
All Other Arrests		6 2	4	200.00%	100,00%
Totals		12 31	12	73.35%	-28.88%
Jail Stats	Apr-24	Apr-23	Number Change	Percent	Mar-24
Total Bookings	-	13 92	11	11.96%	-7.77%
Male		72	7	9.72%	-4.82%
Female		4 20	4	20.00%	-16.67%
DUII		9 30	-11	-36.67%	-26.32%
Assault		9 1	1	12.50%	0.00%
Fail to Report as Sex Offender		4 (	4	400.00%	0.00%
Tetals	- 1	(3) 93	- 11		-2,7716
Calls For Service (CFS)	Apr-24	Apr-23	Number Change	Percent	Mar-24
Total CFS	12			24.00%	-11.04%
Self Initiated CFS	5'		301	111.48%	-20.36%

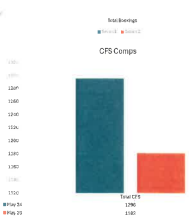


May 2024 Comp Stats Call type May-24 May-23 Number Change Apr-24 Percent Assault Domestic Assault 0.00% 0.00% 11 57.00% -18.18% Harassment 66.00% 20.00% Strangulation 0 0 0 0.00% 0.00% Menacing 500.00% -10.00% 0 Burglary 2 16 14 700.00% 81.25% Drug Laws 0 0.00% -40.00% DUII 12 5 140.00% -41.66% Injury Traffic Crash Non Injury Traffic Crash 250.00% 14.28% 6 5 20.00% 0.00% Mental Health (POH) 6 -67.00% -30.00% Sex Crimes 9 0.00% 9 44.44% Theft 9 125,00% 11.11% 4 Trespass 5 1 4 400.00% 80.00% Unattended Deaths
UUMV Stolen Vehicles -2 -29.00% 40.00% 2 -50.00% -60.00% 13 Warrants 0.00% -23.07% May-24 May-23 Number Change Percent Arrests for the Sheriff's Office Apr-24 -100.00% -11.00% Adult Felony Arrests Adult Misdemeanor Arrests Juvenile Felony Arrests 25 21 4 19.00% -20.00% 0 0.00% 0 0 0.00% Juvenile Misdemennor Arrests 0 0.00% 0.00% All Other Arrests -1 -50.00% -500.00% 2 1 May-24 May-23 Number Change Calls For Service (CFS) Apr-24 2.16% Percent Total CFS 114 10.00% 1296 1182 Self Initiated CFS 525 323 202 63.00% -8.76% May-23 Number Change Jall Stats May-24 Percent Apr-24 Total Bookings Male Female DUII Assault Fail to Report as Sex Offender

Call type = RMS-323 Monthly stats report CPS = RMS-328 CAD Stat Report by Date Range

	68	0.021605 -0.087619
1	03	
	79 24	
	19	
	9	
1	01	





Jail Comp Stats

Call type	2024	2023	Number Change	Percent
Assault	22	39	-17	-44.00%
Domestic Assault	105	70	35	50.00%
Harassment	51	74	-23	-31.00%
Strangulation	18	11	7	64.00%
Menacing	38	18	20	111.00%
Burglary	50	47	3	6.00%
Drug Laws	19	14	5	36.00%
DUII	211	125	86	69.00%
Injury Traffic Crash	61	48	13	27.00%
Non Injury Traffic Crash	86	75	11	15.00%
Mental Health (POH)	40	41	-1	-2.00%
Sex Crimes	92	98	-6	-6.50%
Theft	121	110	11	10.00%
Trespass	26	35	-9	-26.00%
Unattended Deaths	43	44	-1	-2.00%
UUMV Stolen Vehicles	25	23	2	9.00%
Warrants	159	143	16	11.00%
Totals	1167	1015	152	13.02%
Arrests for the Sheriff's Office	2024	2023	Number Change	Percent
Adult Felony Arrests	101	106	-5	-5.00%
Adult Misdemeanor Arrests	315	279	36	13.00%
Juvenile Felony Arrests	2	5	-3	-60.00%
Juvenile Misdemeanor Arrests	3	6	-3	-50.00%
All Other Arrests	18	23	-5	-22.00%
Totals	439	419	20	4.56%
Jail Stats	2024	2023	Number Change	Percent
Total Bookings	1149	1322	-173	-13.00%
Male	873	999	-126	-13.00%
Female	276	323	-47	-15.00%
DUII	212	284	-72	-25,00%
Assault	172	223	-51	-23.00%
Fail to Report as Sex Offender	17	N/A	N/A	
Jail Use of Force	36	38	-2	-5.00%
Suicide Attempts	4	1	3	75.00%
Suicide Watches	26	24	2	8.00%
Totals	2765	3214	-449	-16.24%
Calls For Service (CFS)	2024		Number Change	Percent
Total CFS	16764	13713	3051	22.00%
Self Initiated CFS	8088	4949 1335	3139	63.00%

Call type = RMS-323 Monthly stats report
CFS = RMS-328 CAD Stat Report by Date Range

Call type	Jan-25	Jan-24	Number Change	Percent	Dec-24
Assault	4	0	4	400.00%	
Domestic Assault	6	6	0	0.00%	19
Harassment	3	6	-3	-50.00%	(
Strangulation	1	2	-1	-50.00%	
Menacing	3	2	1	50.00%	(
Burglary	10	4	6	150.00%	
Drug Laws	6	2	4	200.00%	
DUII	10	11	-1	-9.00%	21
Injury Traffic Crash	5	2	3	150.00%	
Non Injury Traffic Crash	2	4	-2	-50.00%	16
Mental Health (POH)	7	3	4	133.00%	- 10
Sex Crimes	17	8	9	52.90%	10
Theft	17	7	10	143.00%	24
Trespass	4	1	3	300.00%	
Unattended Deaths	2	3	-1		
UUMV Stolen Vehicles	2	1	1	100.00%	
Warrants	15	- 11	4	36.00%	
Totals	114	73	41	35,96%	130
Arrests for the Sheriff's Office	Jan-25	Jan-24	Number Change	Percent	Dec-24
Adult Felony Arrests	11	8	3	38.00%	10
Adult Misdemeanor Arrests	27	21	6	29.00%	36
Juvenile Felony Arrests	0	0	0	0.00%	(
Juvenile Misdemeanor Arrests	1	0	i	100.00%	(
All Other Arrests	0	1	-1		
Totals				10010070	
	39	30		23.08%	44
Jail Stats			Number Change	Percent	Dec-24
Juil Stats	Jan-25	Jan-24	Number Change	Percent	Dec-24
Juil Stats			Number Change	Percent -4.00% 7.00%	108
Jail Stats Total Bookings	Jan-25	Jan-24 80	-3	4.00%	108
Jail Stats Total Bookings Male	Jan-25 77 60	Jan-24 80 56	-3 4	-4.00% 7.00%	108 86 22
Jail Stats Total Bookings Male Female	Jan-25 77 60 17	Jan-24 80 56 24	-3 4 -7	-4.00% 7.00% -29.00% 0.00%	108 86 22 21
Jail Stats Total Bookings Male Female DUII Assault	Jan-25 77 60 17 15	Jan-24 80 56 24 15	-3 4 -7 0	-4.00% 7.00% -29.00% 0.00%	108 86 22 21
Jail Stats Total Bookings Male Fernale DUII Assault Fail to Report as Sex Offender	Jan-25 77 60 17 15	3an-24 80 56 24 15	-3 4 -7 0	-4.00% 7.00% -29.00% 0.00%	108 86 22 21 13
Jail Stats Total Bookings Male Female DUII Assault Fail to Report as Sex Offender Jail Use of Force	Jan-25 77 60 17 15 9	3an-24 80 56 24 15 9	-3 4 -7 0 0	-4.00% 7.00% -29.00% 0.00% 0.00%	108 86 22 21 13
Jail Stats Total Bookings Male Female DUII Assault Fail to Report as Sex Offender Jail Use of Force Suicide Attempts	Jan-25 77 60 17 15 9	Jan-24 80 56 24 15 9 1	-3 4 -7 0 0 0	-4.00% 7.00% -29.00% 0.00% 0.00% 33.00%	108 86 22 23 14 6
Jail Stats Total Bookings Male Female DUII Assault Fail to Report as Sex Offender Jail Use of Force Suicide Attempts	Jan-25 77 60 17 15 9 1 1 3	Jan-24 80 56 24 15 9 1	-3 4 -7 0 0 0 1	-4.00% 7.00% -29.00% 0.00% 0.00% 0.00% 33.00% 0.00%	108 86 22 23 14 6
Jail Stats Total Bookings Male Female DUII Assault Fail to Report as Sex Offender Jail Use of Force Suicide Attempts Suicide Watches Totals	Jan-25 77 60 17 15 9 1 3 0 2	Jan-24 80 56 24 15 9 1 2 0	-3 4 4 -7 0 0 0 1 1 0	4.00% 7.00% -29.00% 0.00% 0.00% 33.00% 0.00% -33.00%	108 86 22 21 13 (C
Jail Stats Total Bookings Male Female DUII Assault Fail to Report as Sex Offender Jail Use of Force Suicide Attempts Suicide Watches Totals Calls For Service (CFS)	Jan-25 77 60 17 15 9 1 1 3	Jan-24 80 56 24 15 9 1 2 0	-3 4 4 -7 0 0 0 1 1 0	4.00% 7.00% -29.00% 0.00% 0.00% 33.00% 0.00% -33.00%	108 86 22 21 13 (C
Jail Stats Total Bookings Male Female DUII Assault Fail to Report as Sex Offender Jail Use of Force Suicide Attempts Suicide Watches	Jan-25 77 60 17 15 9 1 3 0 2 Jan-25	Jan-24 80 56 24 15 9 1 2 0 3 86 Jan-24	-3 4 -7 0 0 0 1 1 0 -1	4.00% 7.00% -29.00% 0.00% 0.00% 33.00% 0.00% -33.00%	108 86 22 21 13 (C 5 (C

Call type = RMS-323 Monthly stats report CFS = RMS-328 CAD Stat Report by Date Range Case = RMS 152 Case number summary report

46.87097 7.811667

Call type	Jan-25	Jan-24	Number Change	Percent	Dec-24
Person Crimes	24	18	6	25.00%	25
Property Crimes	34	16	18	52.94%	34
Community Crimes	105	76	29	27.62%	143
Sex Crimes	18	8	10	55.56%	10
Mental Health (POH)	7	3	. 4	133.00%	1
Totals	188	121	67	35.64%	213
Arrests for the Sheriff's Office	Jan-25	Jan-24	Number Change	Percent	Dec-24
Adult Felony Arrests	11	8	3	38.00%	10
Adult Misdemeanor Arrests	27	21	6	29.00%	36
Juvenile Felony Arrests	0	0	0	0.00%	0
Juvenile Misdemeanor Arrests	1	0	1	100.00%	0
All Other Arrests	0	1	-1	-100.00%	0
Totals	39	30	9	23.08%	46
Jail Stats	Jan-25	Jan-24	Number Change	Percent	Dec-24
Total Bookings	77	80	-3	-4.00%	108
Male	60	56	4	7.00%	86
Female	17	24	-7	-29.00%	22
DUII	15	15	0	0.00%	21
Assault	9	9	0	0.00%	13
Fail to Report as Sex Offender	1	1	0	0.00%	0
Jail Use of Force	3	2		33.00%	5
Suicide Attempts	0	0	0	0.00%	0
Suicide Watches	2	3		-33.00%	3
Totals	77	80	-3	-4.00%	
Totals					
	Jan-25	Jan-24	Number Change	Percent	Dec-24
Calls For Service (CFS) Total CFS	Jan-25 1453	<b>Jan-24</b> 1135	Number Change 318	-	Dec-24 1418
Calls For Service (CFS)				28.00%	1418

Call type = RMS-323 Monthly stats report
CFS = RMS-328 CAD Stat Report by Date Range
Case = RMS 152 Case number summary report

Call type	2/25	2/24	Number Change	Percent	1/25
Person Crimes	23	27	- 4	-17.39%	24
Property Crimes	24	24	0	0.00%	34
Community Crimes/problems	113	124	-11	-9.73%	105
Sex Crimes	11	9	2	18.18%	18
Mental Health (POH)	3	5	-2	-66.67%	7
Totals	174	189	-15	-8.62%	188
Arrests for the Sheriff's Office	2/25	2/24	Number Change	Percent	1/25
Adult Felony Arrests	11	9	2	22.00%	10
Adult Misdemeanor Arrests	17	15	2	13.00%	36
Juvenile Felony Arrests	1	0	1	100.00%	(
Juvenile Misdemeanor Arrests	1	0	1	100.00%	0
All Other Arrests	0	2	-2	-200.00%	C
Totals	30	.26	4	13.33%	46
Jail Stats	2/25	2/24	Number Change	Percent	1/25
Total Bookings	82	104	-22	-21.00%	77
Male	65	77	-12	-16.00%	60
Female	17	27	-10	-37.00%	17
DUII	22	16	6	27.00%	15
Assault	11	8	3	27,00%	9
Fail to Report as Sex Offender	0	1	-1	-100.00%	1
Jail Use of Force	3	3	0	0.00%	3
Suicide Attempts	1	1	0	0.00%	C
Suicide Watches	3	0	3	300.00%	2
Totals	82	104	-22	-21.00%	
Calls For Service (CFS)	2/25	2/24	Number Change	Percent	1/25
Total CFS	1298	1112	186	17.00%	1453
Self Initiated CFS	724	481	243	51.00%	884
		403	-9		

Call type = RMS-323 Monthly stats report

CFS = RMS-328 CAD Stat Report by Date Range

Case = RMS 152 Case number summary report