

PROFESSIONAL SERVICES AGREEMENT

This Professional Services Agreement ("Agreement") is effective as of the date of last signature below and is between the City of Everett, a Washington municipal corporation (the "City"), and the Service Provider identified in the Basic Provisions below ("Service Provider"). This Agreement is for the purpose of the Service Provider providing services to the City as set forth in the Agreement. This Agreement includes and incorporates the Basic Provisions, the attached General Provisions, the attached scope of work (Exhibit A), and the attached method of compensation (Exhibit B).

BASIC PROVISIONS		
	Krazan & Associates of Washington, Inc	
Service Provider	4303 198th St SW	
	Lynnwood, WA 98036	
	JeffMercer@krazan.com	
	Tom Hood	
	City of Everett – Public Works	
City Project Manager	3200 Cedar St	
	Everett, WA 98201	
	thood@everettwa.gov	
Brief Summary of Scope of Work	Inspection and materials testing services on Public Works construction projects.	
Completion Date	December 31, 2026	
Maximum Compensation Amount	\$250,000	

BASIC PROVISIONS	
	Dani Schulz
Service Provider Insurance Contact Information	714-202-0390, 925-934-8500
Information	CertsDesignPro@AssuredPartners.com, walnutcreekams@heffins.com
	Does Service Provider have 25 or more employees?
	Answer: Yes
	If Service Provider has less than 25 employees, did any Service Provider Personnel who will work under this Professional Services Agreement retire under a DRS retirement system?
State Retirement Systems (must	Answer: N/A - Service Provider has 25 or more employees
answer both questions)	"DRS retirement system" refers to any of the following Public Employers' Retirement System (PERS), School Employees' Retirement System (SERS), Teachers' Retirement System (TRS), and Law Enforcement Officers and Fire Fighters plan (LEOFF).
	"Service Provider Personnel" includes Service Provider employees and owners (such as shareholders, partners or members). If Service Provider is a sole proprietor, then "Service Provider Personnel" refers to the sole proprietor.

END OF BASIC PROVISIONS

IN WITNESS WHEREOF, the City and Service Provider have executed this Agreement, which includes and incorporates the above Basic Provisions, the attached General Provisions, the attached scope of work (Exhibit A), and the attached method of compensation (Exhibit B).

CITY OF EVERETT WASHINGTON

KRAZAN & ASSOCIATES OF WASHINGTON, INC

8	<i>Jeffrey S Mercer</i> Signature:
Cassie Franklin, Mayor	
	Name of Signer: Jeff Mercer
	Signer's Email Address: JeffMercer@krazan.com
12/03/2024	Title of Signer: Operations Manager
Date	
ATTEST	
Maringon	
Office of the City Clerk	

STANDARD DOCUMENT
APPROVED AS TO FORM
OFFICE OF THE CITY ATTORNEY
EVERETT JULY 3, 2024

ATTACHMENT PROFESSIONAL SERVICES AGREEMENT (GENERAL PROVISIONS v.101524)

- 1. Engagement of Service Provider. The City hereby agrees to engage Service Provider, and Service Provider hereby agrees, to perform the work in a competent and professional manner and provide the services described in the Scope of Work attached as Exhibit A. The Scope of Work so identified is hereafter referred to as "Work". Without a written directive of an authorized representative of the City, Service Provider shall not perform any services that are in addition to, or beyond the scope of, the Work. If Service Provider's proposal or other document generated by Service Provider is incorporated or attached as an exhibit or part of any exhibit to this Agreement or in any amendment or task or work order pursuant to this Agreement, then such proposal or document is part of this Agreement solely to the extent that it describes the Work, the Work schedule, and the amounts or rates to be paid for such Work, and Service Provider expressly agrees that no terms or conditions from such proposal or document are incorporated or included into this Agreement. In the event of difference or conflict between parts of this Agreement, Service Provider shall be bound by whichever is more stringent on Service Provider. If, and to the extent, the Work includes the design of a public work or improvement, in whole or in part, Service Provider's design shall be reasonably accurate, adequate and suitable for its intended purpose.
- 2. Intellectual Property Rights. Reports, drawings, plans, specifications and any other intangible property created in furtherance of the Work are property of the City for all purposes, whether the project for which they are made is executed or not, and may be used by the City for any purpose. Any reuse by the City of these reports, drawings, plans, specifications and intangible property for purposes other than in connection with the Work is at the sole risk of the City. To the extent the Work includes material subject to copyright, Service Provider agrees that the Work is done as a "Work For Hire" as that term is defined under U.S. copyright law, and that as a result, the City shall own all copyrights in the Work. To the extent that the Work includes material subject to proprietary right protection but does not qualify as a "Work For Hire" under applicable law, Service Provider hereby assigns to the City all right, title and interest in and to the Work, including all copyrights, patents, trade secrets, and other proprietary rights therein (including renewals thereof). To the maximum extent permitted by law, Service Provider waives all moral rights in the Work. Notwithstanding the foregoing, Service Provider retains any intellectual property rights in documents and intangible property created by Service Provider prior to engagement, or not created by Service Provider for its performance of this Agreement.
- 3. <u>Time of Beginning and Completion of Performance</u>. This Agreement shall commence as of the date of mutual execution of this Agreement and the Work shall be completed by Completion Date stated in the Basic Provisions.

4. Compensation.

- A. The City shall pay Service Provider only for completed Work and for services actually rendered which are described herein. Such payment shall be full compensation for Work performed or services rendered, including, but not limited to, all labor, materials, supplies, equipment and incidentals necessary to complete the Work.
- Service Provider shall be paid such amounts and in such manner as described in Exhibit B.
- C. Service Provider may receive payment as reimbursement for Eligible Expenses actually incurred. "Eligible Expenses" means those expenses as set forth in an exhibit to this Agreement or such expenses as are approved for reimbursement by the City in writing prior to the expense being incurred. An expense shall not be reimbursed if: (1) the expense is not

identified as an Eligible Expense; (2) the expense exceeds the per item or cumulative limits for such expense if it is identified as an Eligible Expense; or (3) the expense was not approved in writing by an authorized City representative prior to Service Provider incurring the expense. If, and to the extent, overnight lodging in western Washington is authorized, Service Provider is strongly encouraged to lodge within the corporate limits of City. When authorized, Service Provider will be reimbursed 100% of lodging expense, if lodged within the corporate limits of the City, but Service Provider will be reimbursed 50% of lodging expense when lodged outside the corporate limits of the City. If authorized, the City may (at its sole option) obtain or arrange air travel for Service Provider.

- D. Total compensation, including all services and expenses, shall not exceed the Maximum Compensation Amount in the Basic Provisions.
- E. If Service Provider fails or refuses to correct its work when so directed by the City, the City may withhold from any payment otherwise due an amount that the City in good faith believes is equal to the cost to the City of correcting, re-procuring, or remedying any damage caused by Service Provider's conduct.

5. Method of Payment.

- A. To obtain payment, Service Provider shall (a) file its request for payment, accompanied by evidence satisfactory to the City justifying the request for payment; (b) submit a report of Work accomplished and hours of all tasks completed; (c) to the extent reimbursement of Eligible Expenses is sought, submit itemization of such expenses and, if requested by the City, copies of receipts and invoices; and (d) comply with all applicable provisions of this Agreement. Service Provider shall be paid no more often than once every thirty days.
- B. All requests for payment should be sent to the City Project Manager Address in the Basic Provisions or to an address designated by the City Project Manager in writing.
- 6. <u>Submission of Reports and Other Documents</u>. Service Provider shall submit all reports and other documents as and when specified in the Scope of Work. This information shall be subject to review by the City, and if found to be unacceptable, Service Provider shall correct and deliver to the City any deficient Work at Service Provider's expense with all practical dispatch. Service Provider shall abide by the City's determinations concerning acceptability of Work.
- 7. Termination of Contract. City reserves the right to terminate this Agreement at any time by sending written notice of termination to Service Provider ("Notice"). The Notice shall specify a termination date ("Termination Date"). The Notice shall be effective ("Notice Date") upon the earlier of either actual receipt by Service Provider (whether by email, mail, delivery or other method reasonably calculated to be received by Service Provider in a reasonably prompt manner) or three calendar days after issuance of the Notice. Upon the Notice Date, Service Provider shall immediately commence to end the Work in a reasonable and orderly manner. Unless terminated for Service Provider's material breach, Service Provider shall be paid or reimbursed for: (a) all hours worked and Eligible Expenses incurred up to the Notice Date, less all payments previously made; and (b) those hours worked and Eligible Expenses incurred after the Notice Date, but prior to the Termination Date, that were reasonably necessary to terminate the Work in an orderly manner. The City does not by this Section waive, release or forego any legal remedy for any violation, breach or non-performance of any of the provision of this Agreement. At its sole option, and without limitation of or prejudice to any other available remedy or recourse, the City may deduct from the final payment due Service Provider (a) any damages, expenses or costs arising out of any such violations, breaches, or non-performance and (b) any other backcharges or credits.
- 8. <u>Changes</u>. The City may, from time to time, unilaterally change the scope of the services of Service Provider to be performed hereunder. Such changes, including any increase or decrease in the

- scope of work (and resulting increase or decrease in compensation), shall: (a) be made only in writing and signed by an authorized City representative, (b) be explicitly identified as an amendment to this Agreement and (c) become a part of this Agreement.
- 9. <u>Subletting/Assignment of Contracts</u>. Service Provider shall not sublet or assign any of the Work without the express, prior written consent of the City.
- 10. Indemnification. Except as otherwise provided in this Section, Service Provider hereby agrees to defend and indemnify and save harmless the City from any and all Claims arising out of, in connection with, or incident to any negligent or intentional acts, errors, omissions, or conduct by Service Provider (or its employees, agents, representatives or subcontractors/subconsultants) relating to this Agreement, whether such Claims sound in contract, tort, or any other legal theory. Service Provider is obligated to defend and indemnify and save harmless the City pursuant to this Section whether a Claim is asserted directly against the City, or whether it is asserted indirectly against the City, e.g., a Claim is asserted against someone else who then seeks contribution or indemnity from the City. Service Provider's duty to defend and indemnify and save harmless pursuant to this Section is not in any way limited to, or by the extent of, insurance obtained by, obtainable by, or required of Service Provider. Service Provider's obligations under this Section shall not apply to Claims caused by the sole negligence of the City. If (1) RCW 4.24.115 applies to a particular Claim, and (2) such Claim is caused by or results from the concurrent negligence of (a) Service Provider, its employees, subcontractors/subconsultants or agents and (b) the City, then Service Provider's obligations under this Section shall be only to the extent of Service Provider's negligence. Solely and expressly for the purpose of its duties to indemnify and defend and save harmless the City, Service Provider specifically waives any immunity it may have under the State Industrial Insurance Law, Title 51 RCW. Service Provider recognizes that this waiver of immunity under Title 51 RCW was specifically entered into pursuant to the provisions of RCW 4.24.115 and was the subject of mutual negotiation. As used in this Section: (1) "City" includes the City, the City's officers, employees, agents, and representatives and (2) "Claims" include, but is not limited to, any and all losses, penalties, fines, claims, demands, expenses (including, but not limited to, attorney's fees and litigation expenses), suits, judgments, or damages, irrespective of the type of relief sought or demanded, such as money or injunctive relief, and irrespective of whether the damage alleged is bodily injury, damage to property, economic loss, general damages, special damages, or punitive damages or infringement or misappropriation of any patent, copyright, trade secret, or other proprietary right. If, and to the extent, Service Provider employs or engages subconsultants or subcontractors, then Service Provider shall ensure that each such subconsultant and subcontractor (and subsequent tiers of subconsultants and subcontractors) shall expressly agree to defend and indemnify and save harmless the City to the extent and on the same terms and conditions as Service Provider pursuant to this Section. The provisions of this Section shall survive the termination of this Agreement.

11. Insurance.

- A. Service Provider shall comply with the following conditions and procure and keep in force during the term of this Agreement, at Service Provider's own cost and expense, the policies of insurance as set forth in this Section with companies authorized to do business in the State of Washington, which are rated at least "A-" or better and with a numerical rating of no less than seven (7), by A.M. Best Company and which are acceptable to the City.
 - 1. <u>Workers' Compensation Insurance</u> as required by Washington law and <u>Employer's Liability Insurance</u> with limits not less than \$1,000,000 per occurrence. If the City authorizes sublet work, Service Provider shall require each subcontractor to provide Workers' Compensation Insurance for its employees, unless Service Provider covers such employees.

- 2. <u>Commercial General Liability (CGL) Insurance</u> on an occurrence basis in an amount not less than \$1,000,000 per occurrence and at least \$2,000,000 in the annual aggregate, including but not limited to: premises/operations (including off-site operations), blanket contractual liability and broad form property damage.
- 3. <u>Business Automobile Liability Insurance</u> in an amount not less than \$1,000,000 per occurrence, extending to any automobile. A statement certifying that no vehicle will be used in accomplishing this Agreement may be substituted for this insurance requirement.
- 4. <u>Professional Errors and Omissions Insurance</u> in an amount not less than \$2,000,000 per occurrence and \$2,000,000 in the annual aggregate. Such coverage may be written on a claims made basis.
- B. The above CGL and auto liability policies shall be primary as to the City and shall contain a provision that the policy shall not be canceled or materially changed without 30 days prior written notice to the City. No cancellation provision in any insurance policy shall be construed in derogation of the continuous duty of Service Provider to furnish the required insurance during the term of this Agreement.
- C. Upon written request by the City, the insurer or its agent will furnish, prior to or during any Work being performed, a copy of any policy cited above, certified to be a true and complete copy of the original.
- D. The Description of Operations on the Certificate of Insurance must substantially read as follows: "The above commercial general and auto liability policies are primary as to the City of Everett; have the City of Everett, its officers, employees, agents, and volunteers as additional insureds; and contain a provision that the policy shall not be canceled or materially changed without 30 days prior written notice to the City of Everett."
- E. Prior to Service Provider performing any Work, Service Provider shall provide the City or the City's designee with a Certificate of Insurance acceptable to the City Attorney evidencing the required insurance. Service Provider shall provide the City or the City's designee with either (1) a true copy of an endorsement naming the City of Everett, its officers, employees, agents and volunteers as Additional Insureds on the Commercial General Liability Insurance policy and the Business Automobile Liability Insurance policy with respect to the operations performed and services provided under this Agreement and that such insurance shall apply as primary insurance on behalf of such Additional Insureds or (2) a true copy of the blanket additional insured clause from the policies. Receipt by the City or the City's designee of any certificate showing less coverage than required is not a waiver of Service Provider's obligations to fulfill the requirements of this Section. No statement on a third-party website (such as a Trustlayer) that a requirement is "waived" or "overridden" is a waiver of Service Provider's obligations to fulfill the requirements of this Section.
- F. If the Professional Errors and Omissions Insurance is on a claims made policy form, the retroactive date on the policy shall be the effective date of this Agreement or prior. The retroactive date of any subsequent renewal of such policy shall be the same as the original policy provided. The extended reporting or discovery period on a claims made policy form shall not be less than 36 months following expiration of the policy.
- G. Service Provider certifies that it is aware of the provisions of Title 51 of the Revised Code of Washington that requires every employer to be insured against liability of Workers' Compensation, or to undertake self-insurance in accordance with the provisions of that Title. Service Provider shall comply with the provisions of Title 51 of the Revised Code of Washington before commencing the performance of the Work. Service Provider shall provide

- the City with evidence of Workers' Compensation Insurance (or evidence of qualified self-insurance) before any Work is commenced.
- H. In case of the breach of any provision of this Section, the City may, at its option and with no obligation to do so, provide and maintain at the expense of Service Provider, such types of insurance in the name of Service Provider, and with such insurers, as the City may deem proper, and may deduct the cost of providing and maintaining such insurance from any sums which may be found or become due to Service Provider under this Agreement or may demand Service Provider to promptly reimburse the City for such cost.
- 12. <u>Risk of Loss</u>. Service Provider shall be solely responsible for the safety of its employees, agents and subcontractors in the performance of the work hereunder and shall take all protections reasonably necessary for that purpose. All work shall be done at Service Provider's own risk, and Service Provider shall be solely responsible for any loss of or damage to Service Provider's materials, tools, or other articles used or held for use in connection with the work.

13. Independent Contractor.

- A. This Agreement neither constitutes nor creates an employer-employee relationship. Service Provider must provide services under this Agreement as an independent contractor. Service Provider must comply with all federal and state laws and regulations applicable to independent contractors including, but not limited to, the requirements listed in this Section. Service Provider agrees to indemnify and defend the City from and against any claims, valid or otherwise, made against the City because of these obligations.
- B. In addition to the other requirements of this Section, if Service Provider is a sole proprietor, Service Provider agrees that Service Provider is not an employee or worker of the City under Chapter 51 of the Revised Code of Washington, Industrial Insurance for the service performed in accordance with this Agreement, by certifying to the following:
 - (1) Service Provider is free from control or direction over the performance of the service; and
 - (2) The service performed is outside the usual course of business for the City, or will not be performed at any place of business of the City, or Service Provider is responsible for the costs of the principal place of business from which the service is performed; and
 - (3) Service Provider is customarily engaged in an independently established business of the same nature as the service performed, or has a principal place of business for the service performed that is eligible for a business deduction for federal income tax purposes; and
 - (4) On the effective date of this Agreement, Service Provider is responsible for filing a schedule of expenses, for the next applicable filing period, with the internal revenue service for the type of service performed; and
 - (5) By the effective date of this Agreement or within a reasonable time thereafter, Service Provider has established an account with the department of revenue and other state agencies, where required, for the service performed for the payment of all state taxes normally paid by employers and businesses and has registered for and received a unified business identifier number from the state of Washington; and
 - (6) By the effective date of this Agreement, Service Provider is maintaining a separate set of records that reflect all items of income and expenses of the services performed.
- C. Any and all employees of Service Provider, while engaged in the performance of any Work, shall be considered employees of only Service Provider and not employees of the City.

- Service Provider shall be solely liable for any and all claims that may or might arise under the Worker's Compensation Act on behalf of such employees or Service Provider, while so engaged and for any and all claims made by a third party as a consequence of any negligent act or omission on the part of Service Provider's employees, while so engaged on any of the Work.
- D. Service Provider shall comply with all applicable provisions of the Fair Labor Standards Act and other legislation affecting its employees and the rules and regulations issued thereunder insofar as applicable to its employees and shall at all times save the City free, clear and harmless from all actions, claims, demands and expenses arising out of such act, and rules and regulations that are or may be promulgated in connection therewith.
- E. Service Provider assumes full responsibility for the payment of all payroll taxes, use, sales, income, or other form of taxes (such as state and, city business and occupation taxes), fees, licenses, excises or payments required by any city, federal or state legislation which are now or may during the term of the Agreement be enacted as to all persons employed by Service Provider and as to all duties, activities and requirements by Service Provider in performance of the Work and Service Provider shall assume exclusive liability therefor, and meet all requirements thereunder pursuant to any rules or regulations that are now or may be promulgated in connection therewith.
- 14. Employment/Conflict of Interest. Service Provider warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for Service Provider, to solicit or secure this Agreement and that it has not paid or agreed to pay any company or person, other than a bona fide employee working solely for Service Provider, any fee, commission, percentage, brokerage fee, gifts, or any other consideration, contingent upon or resulting from the award or making of this Agreement. For breach or violation of this warranty, the City shall have the right to annul this Agreement without liability or, in its discretion, to deduct from the Agreement price or consideration or otherwise recover, the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee. Further, it is recognized that Service Provider may or will be performing professional services during the term of this Agreement for other parties; however, such performance of other services shall not conflict with or interfere with Service Provider's ability to perform the Work. Service Provider agrees to resolve any such conflicts of interest in favor of the City.
- 15. <u>Audits and Inspections</u>. At any time during normal business hours and as often as the City may deem necessary, Service Provider shall make available to the City for the City's examination all of Service Provider's records and documents with respect to all matters covered by this Agreement and, furthermore, Service Provider will permit the City to audit, examine and make copies, excerpts or transcripts from such records, and to make audits of all contracts, invoices, materials, payrolls, records of personnel, conditions of employment and other data relating to all matters covered by this Agreement.
- 16. <u>City of Everett Business License</u>. Service Provider agrees to obtain a City of Everett business license prior to performing any work pursuant to this Agreement.
- 17. State of Washington Requirements. Service Provider agrees to register and obtain any State of Washington business licenses, Department of Revenue account and/or unified business identifier number as required by RCW 50.04.140 and 51.08.195 prior to performing any work pursuant to this Agreement.
- 18. Compliance with Federal, State and Local Laws/Prevailing Wages. Service Provider shall comply with and obey all federal, state and local laws, regulations, and ordinances applicable to the operation of its business and to its performance of work hereunder. If any Work by Service Provider or a subcontractor is subject to prevailing wages under chapter 39.12 RCW (such as, for

example, potholing or drilling for geotechnical investigations), all wages to workers, laborers, or mechanics employed in the performance of such work shall be not less than prevailing wages under chapter 39.12 RCW. State of Washington prevailing wage rates published by the Washington State Department of Labor and Industries (L&I) are obtainable from the L&I website address: https://www.lni.wa.gov/licensing-permits/public-works-projects/prevailing-wage-rates/, and the effective prevailing wage date is the same date as the date of last signature on this Agreement. A copy of the applicable prevailing wage rates are also available for viewing at Owner's office located at City of Everett Public Works, 3200 Cedar St, Everett, WA, and the City will mail a hard copy of the prevailing wage rates upon written request.

- 19. Compliance with the Washington State Public Records Act. Service Provider acknowledges that the City is subject to the Public Records Act, chapter 42.56 RCW (the "Act"). All records owned, used or retained by the City are public records subject to disclosure unless exempt under the Act, whether or not such records are in the possession or control of the City or Service Provider. Service Provider shall cooperate with the City so that the City may comply with all of its obligations under the Act. Within ten (10) days after receipt of notice from the City, Service Provider shall deliver to the City copies of all records relating to this Agreement or relating to the Work that the City determines qualify as the City's public records under the Act. If the City receives a public records request relating to this Agreement or relating to the Work, the City shall seek to provide notice to Service Provider at least ten (10) days before the City releases records pursuant to such public records request, but in no event will the City have any liability to Service Provider for any failure of the City to provide such notice. In addition to its other indemnification and defense obligations under this Agreement, Service Provider shall indemnify and defend the City from and against any and all losses, penalties, fines, claims, demands, expenses (including, but not limited to, attorney's fees and litigation expenses), suits, judgments, or damage arising from or relating to any failure of Service Provider to comply with this Section.
- 20. <u>Compliance with Grant/Loan Terms and Conditions.</u> Service Provider shall comply with any and all terms, conditions, terms and requirements of any federal, state or other agency grant or loan that wholly or partially funds Service Provider's work hereunder. If the grant or loan requires that the agency be a third-party beneficiary to this Agreement, then the agency is a third party beneficiary to this Agreement.
- 21. **Equal Employment Opportunity**. Service Provider shall not discriminate against any employee, applicant for employment, or other person on the basis of race, color, religion, sex, age, disability, marital state, or national origin or other circumstance prohibited by applicable federal, state, or local law or ordinance. Service Provider shall comply with and shall not violate any applicable provisions of Chapter 49.60 RCW, Title VI of the Civil Rights Act of 1964, and all applicable federal, state, or local law or ordinance regarding non-discrimination.
- 22. <u>Waiver</u>. Any waiver by Service Provider or the City or the breach of any provision of this Agreement by the other party will not operate, or be construed, as a waiver of any subsequent breach by either party or prevent either party from thereafter enforcing any such provisions.
- 23. <u>Complete Agreement</u>. This Agreement contains the complete and integrated understanding and agreement between the parties and supersedes any understanding, agreement or negotiation whether oral or written not set forth herein. The title of this Agreement and the headings used in this Agreement, are for ease of reference only and shall not in any way be construed to limit or alter the meaning of any provision.
- 24. <u>Modification of Agreement.</u> This Agreement may only be modified as provided in Section 8, or by a writing explicitly identified as a modification or amendment of this Agreement that is signed by authorized representatives of the City and Service Provider.

25. <u>Severability</u>. If any part of this Agreement is found to be in conflict with applicable laws, such part shall be inoperative, null and void, insofar as it is in conflict with said laws, and the remainder of the Agreement shall remain in full force and effect.

26. Notices.

- A. Notices to the City shall be sent to the City Project Manager address in the Basic Provisions.
- B. Notices to Service Provider shall be sent to its address in the Basic Provisions.
- 27. **Venue**. Venue for any lawsuit arising out of this Agreement shall be in the Superior Court of Snohomish County, Washington.
- 28. **Governing Law**. The laws of the State of Washington, without giving effect to principles of conflict of laws, govern all matters arising out of or relating to this Agreement.
- 29. <u>City Marks</u>. Service Provider will not use any trade name, trademark, service mark, or logo of the City (or any name, mark, or logo confusingly similar thereto) in any advertising, promotions, or otherwise, without the City's express prior written consent.
- 30. **No Personal Liability**. No officer, agent or employee of the City shall be personally responsible for any liability arising under this Agreement, whether expressed or implied, nor for any statement or representation made or in any connection with this Agreement.
- 31. Federal Debarment. Service Provider shall immediately notify the City of any suspension or debarment or other action that excludes Service Provider or any Service Provider subcontractor from participation in Federal contracting. Service Provider shall verify all subcontractors that are intended and/or used by Service Provider for performance of Work are in good standing and are not debarred, suspended or otherwise ineligible by the Federal Government. Debarment shall be verified at https://www.epls.gov/epls/search.do. Service Provider shall keep proof of such verification within Service Provider records.
- 32. <u>Signature/Counterparts</u>. This Agreement and any amendment thereto may be signed in counterparts, each of which shall be deemed an original, and all of which, taken together, shall be deemed one and the same document. AdobeSign signatures are fully binding. Any ink, electronic, faxed, scanned, photocopied, or similarly reproduced signature of either party on this Agreement or any amendment hereto will be deemed an original signature and will be fully enforceable as an original signature.
- 33. <u>Standard Document.</u> This General Provisions document is a standard City form document. No changes by Service Provider are authorized to the General Provisions. Notwithstanding anything to the contrary in this Agreement, in the event that Service Provider makes unauthorized changes to the General Provisions, such changes are deemed to have never been made and the contract between the City and Service Provider is deemed to be the unchanged standard City form General Provisions in version stated below, regardless of whether the City signs this Agreement in a form that may contain the unauthorized changes.

END OF GENERAL PROVISIONS (v.101524)

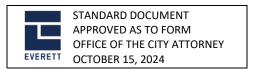


EXHIBIT A PROFESSIONAL SERVICES AGREEMENT (SCOPE OF WORK -- ATTACHED)

SCOPE OF WORK

The scope of work is to provide Inspection and Materials Testing services on Public Works construction projects at the specific direction of the Public Works Construction Manager, or the Manager's designated representative, including an assigned task order.

EXHIBIT B PROFESSIONAL SERVICES AGREEMENT

actually worked multiplied Name	by the rate identified below for sta	off performing the Work.
enter name	enter title	enter rate
enter name	enter title	enter rate
enter name	enter title	enter rate
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PROGRESS PAYMENTS. The completion of the following	e City shall pay Service Provider th g tasks.	
		e following amounts upon the Amount Paid on Task Completion
completion of the following	g tasks.	Amount Paid on
completion of the following Lab and field t	g tasks. Task	Amount Paid on Task Completion Rates as shown in
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2025-2026 Fee Schedule

Prepared for: City of Everett

Prepared for: City of Everett		
General Fee Schedule for Professional & Technical Services		
Professional		
Principal	\$175.00/hr.	
Senior Engineer, Engineering Geologist, Environmental Scientist (P.E., P.E.G., C.H.M.M.)	\$150.00/hr.	
Project Engineer, Engineering Geologist, Environmental Scientist (P.E., P.E.G., C.H.M.M.)	\$135.00/hr.	
Transportation Construction Quality Assurance Manager (CQAM)	\$175.00/hr.	
Transportation Quality Testing Supervisor (QTS), P.E.	\$135.00/hr.	
Senior Forensic Consultant	\$170.00/hr.	
Senior Materials Analyst	\$135.00/hr.	
Project Manager (Professional Services)	\$130.00/hr.	
Project Manager	\$0.00/hr.	
Licensed Hydrogeologist (L.H.G.)	\$125.00/hr.	
Environmental Geologist / Scientist	\$125.00/hr.	
Senior Staff Professional	\$100.00/hr.	
Staff Professional (engineer/geologist)	\$95.00/hr.	
Staff Wetlands Specialist	\$125.00/hr.	
Expert Witness Services		
Consultation, Court Prep, Deposition, Testimony – Principal	\$450.00/hr.	
Stand-By at Office (Waiting to be called to Court)	By Quote	
Technical Staff and Specialty Services		
Geotechnical / Environmental Technician	\$95.00/hr.	
Field Geologist (Soil Bearing Verification)	\$95.00/hr.	
Transportation Field Tester (Aggregate, Concrete, HMA, Soils)	\$80.00/hr.	
Transportation Field Inspector	\$90.00/hr.	
Welding Inspector (WABO / ICC Certified)	\$98.00/hr.	
Certified Weld Inspection (AWS Certified)	\$98.00/hr.	
Concrete Testing (WABO/ICC/ACI)	\$88.00/hr.	
Soil and HMA Compaction Testing	\$88.00/hr.	
Forensic Technician	\$140.00/hr.	
Drafting / CADD	\$88.00/hr.	
Coring - Technician and Equipment (Jobsite coring; 2 man crew)	\$200.00/hr.	
Floor Flatness (includes equipment)	\$88.00/hr.	
Masonry In-Place Shear (Push) Tests	\$140.00/hr.	
Plate Bearing Test, (ASTM D1195, D1196)	\$125.00/hr.	
Pulse Velocity (ASTM C597, D2845)	\$140.00/hr.	
Rebar/Reinforcing Steel Inspection	\$88.00/hr.	
GPR for Tendon/Rebar locate	\$200.00/hr.	
Sample Pickup (includes aggregate, HMA, and concrete samples)	\$80.00/hr.	
Turbidity and Erosion Control Inspection	\$88.00/hr.	
Ultrasonic, Magnetic Particle, Dye Penetrant (ASTM E114, E164, E165, E709)	\$98.00/hr.	
Windsor Probe (ASTM C803)	\$140.00/hr.	
Weld X-Ray (Subcontracted)	By Quote	
Administrative		
Administrative Support/Report Preparation	\$0.00/hr.	



Geotechnical Services - Subsurface Exploration		
Exploratory Drilling and Sampling		
Drilling (hollow stem auger, w/2 operators)	\$200.00/hr.	
Mobile Drill B-40 (truck mounted)	\$200.00/hr.	
Mileage (support vehicles)	\$0.75/mi.	
Mileage (drill rig)	\$0.90/mi.	
Mob/De-mob	By Quote	

2025-2026 Fee Schedule - M20009WAL

Laboratory Services

Specialized Services Are Available On Request		
Aggregates and Soils		
Absorption (ASTM C127, C128; AASHTO T84, T85)	\$125.00 each	
Abrasion (L.A. 100 & 500 cycles), (ASTM C131, C535; AASHTO T96)	\$300.00 each	
Atterberg Limits (ASTM D4318; ASHTO T89 and T90)	\$150.00 each	
Accelerated Expansion (CRD 148)	\$400.00 each	
California Bearing Ratio (CBR - includes Proctor) (ASTM D1883; AASHTO T193)	\$600.00 each	
Clay Lumps and Friable Particles (ASTM C142)	\$150.00 each	
Coal and Lignite (ASTM C123)	\$125.00 each	
Consolidation Test (ASTM D2435 test includes 5 loads)	\$600.00 each	
Consolidation Additional Loads	\$200.00 each	
Degradation of Aggregate (WSDOT T113)	\$250.00 each	
Direct Shear Test (ASTM D3080) (Unconsolidated, Undrained, 3 point)	\$350.00 each	
Durability Index (ASTM D3744, AASHTO T210)	\$250.00 each	
Dust Ratio - After Sieve Analysis (WSDOT 9-00.5)	\$40.00 each	
Expansion Index / Swell Test (ASTM D4829)	\$200.00 each	
Fertility Analysis (Subcontract)	\$200.00 each	
Flat and Elongated Particles, (CRD C-119, WSDOT FOP - ASTM D4791)	\$150.00 each	
Fractured Faces (Aggregate/Crushed Stone & HMA Mineral Aggregate) (ASTM D5821, WSDOT/AASHTO T335)	\$100.00 each	
Hydrometer Analysis (ASTM D422, AASHTO T88)	\$200.00 each	
Light Weight Pieces (ASTM C123)	\$150.00 each	
Material Finer than No. 200 Sieve (ASTM C117)	\$80.00 each	
Maximum Density - Granular Materials (WSDOT T606)	\$500.00 each	
Moisture Content - Aggregates and Soils (ASTM D2216, AASHTO T255, T265)	\$25.00 each	
Moisture Content and Dry density (Liner Sample)	\$35.00 each	
Modulus of Rupture	\$175.00 each	
Modulus of Elasticity	\$200.00 each	
Organic Content, Loss by Ignition (ASTM D2974)	\$150.00 each	
Organic Content, (Quick Method) Loss by Using Muffle Furnace	\$50.00 each	
Organic Impurities (ASTM C40; AASHTO T21)	\$80.00 each	
Permeability, Constant Head (ASTM D2434)	\$450.00 each	
Permeability Using Flexible Wall Permeameter (ASTM D5084)	\$650.00 each	
Permeability Sample Remold	\$75.00 each	
Potential Reactivity, Chemical Method 3 Determinations (ASTM C289)	\$1,000.00 each	
Potential Reactivity, Mortar Bar Method (ASTM C227)	\$500.00 each	
Proctor Value (ASTM D698, D1557; WSDOT/AASHTO T99, T180)	\$250.00 each	
Relative Density Max-Min (ASTM D4253)	\$300.00 each	
"R" (Resistance) Value (WSDOT 611)	\$200.00 each	
"R" (Resistance) Value, Lime Treated or Requiring Recombining of Aggregates	\$350.00 each	
Resistivity (Fine Soils)	\$225.00 each	
Resistivity (Coarse Soils)	\$500.00 each	
Sand Equivalent (Soil/Aggregate/Crushed Stone & HMA Aggregate) (ASTM D2419; AASHTO T176)	\$135.00 each	
Saturated/Dry Loose Unit Weight	\$80.00 each	



Aggregates and SoilsContinued		
Sieve Analysis (Fine & Coarse Concrete Aggregate, HMA Mineral Aggregate, Soil/Aggregate) (ASTM C136;		
AASHTO T27)	\$135.00 each	
Sieve Analysis - including wash (Fine & Course Concrete Aggregate, HMA Mineral Aggregate, Soil/Aggregate)		
(ASTM C136, C117; AASHTO T11 and T27)	\$135.00 each	
Sieve Analysis - Processed (Each Size) (Fine & Coarse Concrete Aggregate, HMA Mineral Aggregate,		
Soil/Aggregate), ASTM C136	\$135.00 each	
Sieve Analysis (Fine & Coarse Concrete Aggregate, HMA Mineral Aggregate, Soil/Aggregate) (ASTM D422		
excluding hydrometer)	\$135.00 each	
Soft Particles (ASTM C235)	\$90.00 each	
Soil Cement Mix Design (ASTM D558, D4832)	\$900.00 each	
Soluble Chloride Content	\$50.00 each	
Soluble Sulfate Content	\$50.00 each	
Soundness Coarse – Sodium or Magnesium Sulfate, 5 cycle (ASTM C88)	\$250.00 each	
Soundness Fine – Sodium or Magnesium Sulfate, 5 cycle (ASTM C88)	\$300.00 each	
Specific Gravity - Soil (ASTM D854; AASHTO T100)	\$125.00 each	
Specific Gravity - Coarse Aggregate (ASTM C127; AASHTO T85)	\$125.00 each	
Specific Gravity - Fine Aggregate (ASTM C128; AASHTO T84)	\$150.00 each	
Unit Weight per Cubic Foot (ASTM C29)	\$80.00 each	
Triaxial Compression Test, (ASTM D2850)		
Unconsolidated, Undrained	\$250.00 each	
Consolidated, Undrained	\$375.00 each	
Consolidated, Undrained with Pore Pressure	\$900.00 each	
Unconfined Compression Test (ASTM D2166; AASHTO T208)	\$125.00 each	
Water Absorption (ASTM C127, C128)	\$80.00 each	
Weathering (CRD C148)	\$400.00 each	
Uncompacted Voids (Fine Aggregate, HMA Mineral Aggregate) (AASHTO T304)	\$125.00 each	
Uncompacted Voids (Coarse Aggregate, HMA Mineral Aggregate) (AASHTO TP56)	\$125.00 each	
Additional Tests Not Listed	By Quote	



Concrete, Shotcrete and Gunite		
Cylinder, Beams & Cores		
Concrete Compressive Strength Test, 6" x 12" or 4" x 8" Cylinders, (ASTM C39; WSDOT/AASHTO T22, T106)	\$30.00 each	
Concrete Compressive Strength Test - Cores (Does Not Include Special Prep. time) (ASTM C42; AASHTO T24)	\$30.00 each	
Core Cutting (In Laboratory)	\$50.00 each	
Flexural Strength Beam Test, 6" x 6" Beams, Third -Point Loading (ASTM C78)	\$75.00 each	
Flexural Strength Beam Test, 6" x 6" Beams, Center-Point Loading (ASTM C293; WSDOT T802)	\$75.00 each	
Splitting Tensile, 6" x 12" Cylinders, ASTM C496	\$110.00 each	
Modulus of Elasticity Test - Static, ASTM C469	\$200.00 each	
Unit Weight Determination (ASTM C1604; AASHTO T24))	\$50.00 each	
Voids and Density of Hardened Concrete (ASTM C642)	\$100.00 each	
Shrinkage	•	
Length Change (A Set of 3 Bars, 4 Readings, Up to 90 Days), ASTM C157 Modified	\$250.00/set	
Additional Reading, Set of 3 Bars	\$30.00/set	
Storage Over 90 days, per set of 3 Bars	\$80.00/month	
Mix Design	•	
Aggregate Tests Only, for Concrete Mix Designs; Including Sieve Analysis, Specific Gravity, No. 200 Wash, Organic		
Impurities, Weight Per Cubic Foot, Per Aggregate Size	\$750.00 each	
Mix Design, Determination of Proportions (Calculation Only)	\$450.00 each	
Review of Mix Design Prepared by Others	\$200.00 each	
Trial Batch, ASTM C192	\$1,000.00 each	
Compatibility (ICBO AC31)	\$700.00 each	
Post Crack Integrity (ICBO AC31)	\$700.00 each	
Freeze Thaw—300 cycles (ASTM C666)	\$3,000.00 each	
Initial Set (ASTM C403)	\$150.00 each	
Coring - Shotcrete		
Technician and Equipment (Laboratory)	\$90.00/hr.	
Shotcrete/Gunite Test Panels – 4 cores (Laboratory) (ASTM C1604; AASHTO T24)	\$175.00/panel	
Bit Charge	\$0.00/in.	
Materials and supplies	Cost + 15%	
Nozzleman Qualification		
Certification of Shotcrete/Gunite Nozzleman in accordance with ACI 506, administer knowledge test, observe test		
panel production, coring of test panel, laboratory testing of cores	\$88.00/hr.	
ACI Core Grading Report	\$100.00 each	



Masonry Materials	
Brick ASTM C67	
Modulus of Rupture (Flexure)	\$200.00 each
Compressive Strength	\$90.00 each
Absorption - 5 Hour or 24 Hour	\$100.00 each
Boil, 1, 2 or 5 Hour	\$150.00 each
Initial Rate of Absorption	\$100.00 each
Efflorescence (set of 3)	\$200.00 each
Dimensions, Overall, Coring, Shell and Web Thickness	\$25.00 each
Coefficient of Friction (Slip Test)	\$100.00 each
Concrete Block ASTM C140	•
Moisture Content as Received	\$40.00 each
Absorption, Unit weigh and Moisture	\$100.00 each
Compression	\$100.00 each
Tension	\$130.00 each
Shrinkage, Modified British, ASTM C426	By Quote
Masonry Prisms ASTM C1388	•
Compression Test, Grouted Prisms	\$150.00 each
Compression Test, Un-Grouted Prisms	\$125.00 each
Cutting Prisms	By Quote
Mortar & Grout	
Compression, 2" x 4" Mortar Cylinder (ASTM C39)	\$30.00 each
Compression, 3.75" x 7.5" Grout Samples (ASTM C1019)	\$30.00 each
Compression Test, 2" Cubes (ASTM C109)	\$30.00 each
Unreinforced Masonry Building Tests	
In-Place Shear (Push) Tests (ASTM C1531)	\$140.00/hr.
15 Degree Core Shear Tests (ASTM E519)	By Quote
Wall Anchors (ASTM E488)	By Quote
Rhielm Tube Test Kit	\$75.00 each
Rhielm Tube Test	\$70.00/hr.
Coring/Core Compressive Strength	
Technician and Equipment (Laboratory)	\$90.00/hr.
Bit Charge	\$0.00/in.
Materials and supplies	Cost + 15%
Cores, Compression	\$75.00 each
Cores, Shear, 6" and 8" Diameter, 2 Faces	\$100.00/core



Reinforcing and Structural Steel		
Reinforcing Steel ASTM A 615		
Tensile & Bend Test, No. 11 Bar or Smaller	\$100.00 each	
Tensile & Bend Test, No. 12 Bar or Larger	\$150.00 each	
Tensile Test, Mechanically Spliced Bar	\$150.00 each	
Receive and Distribute Mill Certificates	\$25.00 each	
Prestress and Post-tension Tendons (7-Wire Strands) (Attachments To Be Furnished by Client)	•	
Tensile Test and Elongation in 24" for Prestress Strand, ASTM A 416	\$100.00 each	
Tensile Test and Elongation in 10" for Prestressing Wire, ASTM A 421	\$100.00 each	
Modulus of Elasticity (Pre-stressing Wire)	\$100.00 each	
Welded Specimens		
Tensile Test, Welded, No. 11 Bar or Smaller	\$100.00 each	
Tensile Test, Welded, No. 14 and 18 Bar	\$150.00 each	
Tensile Test Welded Coupons (Set of 3, Client Prepared)	\$350.00/set	
Bend Test Welded Coupons (Set of 3, Client Prepared)	\$350.00/set	
Nick Break, Welded Re-Bar	By Quote	
Welder Qualifications/Welding Procedure Specifications:	•	
Prepare Welding Procedure Specification (WPS) in accordance with AWS D1.1	\$300.00 each	
Review Welding Procedure Specification (WPS) in accordance with AWS D1.1	\$150.00 each	
Witness Welder Qualification Test	\$90.00/hr.	
Asphalt Concrete		
Asphalt Concrete Mix Design (Super Pave), up to 3 aggregate bins, (WSDOT SOP732, and 731)	\$5,000.00 each	
Each additional bin after 3 bins (for Super Pave Mix)	\$1,000.00 each	
Asphalt Concrete Mix Design - Marshall Method (ASTM D1559)	\$2,500.00 each	
Asphalt Content Of Bituminous Mixtures By Ignition Method (HMA) (ASTM D6307; WSDOT/AASHTO T308)	\$150.00 each	
Ignition Furnace Calibration for Asphalt Content (WSDOT SOP728)	\$250.00 each	
Aggregate Gradation on Extracted Sample - Including Wash (AASHTO T11 and T27)	\$135.00 each	
Extraction/Gradation (AASHTO T308, T11 and T27)	\$350.00 each	
Correlation of Nuclear Gage by HMA Cores (WSDOT SOP730)	\$300.00 each	
Stability Tests		
Marshall, Pre-Mixed (ASTM D1559)	\$200.00 each	
Marshall, Lab-Mixed (ASTM D1559)	\$300.00 each	
Molding Specimens and Laboratory Density:	•	
Super Pave, Lab-Compacted 2 Pucks (WSDOT/AASHTO T312)	\$400.00 each	
Marshall, Lab-Compacted (ASTM D1559)	\$200.00 each	
Maximum Theoretical Density, (Rice) (HMA) (ASTM D2041; WSDOT/AASHTO T209)	\$150.00 each	
Asphalt Concrete Density - Lab Compacted or Core (ASTM D2726; WSDOT/AASHTO T166)	\$80.00 each	
Density of AC Core or Lab compacted Puck by Paraffin Coating (ASTM D1188; AASHTO T275)	\$100.00 each	
Air Void Analysis - Calculations	\$50.00 each	



Miscellaneous Materials Tests and Equipment Charges		
Gypsum Roof Fill ASTM C495		
Compression Test	\$25.00 each	
Density	\$75.00 each	
Fireproofing Tests	·	
Thickness, Field Sampling by Technician	\$70.00/hr.	
Oven Dry Density	\$50.00/sample	
Cohesion (ASTM E736)	\$70.00 each	
Materials and supplies	Cost + 15%	
Equipment	•	
Air Meter (Concrete) – Pressure	\$0.00/day	
Air Meter (Concrete) – Volumetric	\$0.00/day	
Calibrated Torque Wrench (max. capacity 200 ft-lb)	\$0.00/day	
Calibrated Torque Wrench (capacity exceeding 200 ft-lb)	\$0.00/day	
Core Barrel Usage Charge	\$0.00/in.	
Ferroscan Unit (Proceq-Handy Search)	\$100.00/day	
Mobile Laboratory	By Quote	
Mob / De-mob of the Mobile Laboratory	By Quote	
Nuclear Density Gauge	\$0.00/day	
Pachometer	\$0.00/day	
Paint Thickness Gauge (electronic)	\$0.00/day	
Per Diem (Outside 50 mi radius of KA office)	\$175.00/day	
Proof-load Equipment (testing of anchor bolts, no specialized fixtures)	\$200.00/day	
Schmidt Hammer	\$0.00/day	
Skidmore-Wilhelm device	\$0.00/day	
Ultrasonic Testing Equipment (structural steel inspection)	\$0.00/day	
Vehicle Mileage (may be billed as a trip charge at calculated mileage)	\$0.00/mile	
Windsor Probes (set of 3)	\$60.00 each	
X-Ray Film	By Quote	
Specialized equipment for Forensic Investigation services	By Quote	

2025-2026 Fee Schedule - M20009WAL

Terms of Payment

Invoices shall be deemed delinquent if not paid within 30 days of the invoice date and will be subject to a late payment charge of 1.5% per month or the maximum percentage allowed by law, whichever is the lesser, on the unpaid balance from the invoice date, including the undisputed portions of invoices with disputed charges, until the same is paid, as liquidated damages for additional credit and collection expenses incurred by Krazan & Associates, Inc.

Basis of Charges

Minimum Charges

Field services performed by our technicians are subject to a **2 hour minimum charge** for each day of service, with services in excess of 2 hours will be billed in one hour increments. Services in excess of 8 hours per day are billed in hourly increments. Field and office based engineering and administrative services have a one-hour minimum charge and are billed in hourly increments. Expert Witness and Deposition services are billed on half- and full day (4 and 8 hour) basis and hourly after 8 hours.

Regular Time Charges

Regular time charges are applicable to services initiated Monday through Friday (excluding holidays), between 7 a.m. and 3:30 p.m. Premium charges are applicable on holidays and weekends.

Night Shift Differential

For services initiated after 3:30 p.m. or before 7:00 a.m. during any twenty-four (24) hour period commencing at 12:01 a.m. shall be subject to a twenty (20) percent premium above the regular rate.

Time and One-Half Charges

Time and one-half charges will be rendered on Regular Time weekdays for services extending beyond 8 hours and not exceeding 12 hours of total service that day. Services rendered on Saturdays will be charged at one and one-half (1.5) times the Regular Time rate for the first 8 hours.

Double Time Charges

Services rendered on Holidays, Sunday, in excess of 8 hours on Saturday, or in excess of 12 hours on weekdays, will be charged at double the Regular Time rate.

Reimbursable Expenses and Subcontractor Charges

Direct expenses, including but not limited to shipping, overnight or expedited delivery beyond standard postage, photo processing, sublet reproduction, and consumable materials used in field services will be charged to the client at cost plus 20%. Subcontractor, Subconsultant and equipment rental charges, including but not limited to backhoe rental or backhoe services, subcontracted drilling services, concrete pumping services, and subcontracted specialty laboratory testing and inspection services, will be charged to the client at cost plus 20%.

Travel Time and Mileage Charges

Field services are billed based on time charged portal-to-portal from the closest Krazan & Associates' office providing the required services.

Travel and Subsistence

On remote jobs or projects, travel and subsistence, when not furnished, will be charged to the client at cost plus 20%; the minimum per diem rate for subsistence is \$120.00.

Clerical and Engineer Review Charges

All projects will incur clerical preparation and engineering review charges.

Supervisor Charges

Supervisor charges are above and beyond hourly and unit rates quoted for testing and inspection services.



2025-2026 Fee Schedule - M20009WAL

Cancellation

All cancellations without a 4 hour notice of cancellation will be subject to 2 hour minimum charges per day cancelled. Notice of cancellation must be received by our office during our office hours of 7:00 am to 5:00 pm Monday through Friday (excluding holidays) and cannot be left on the voice mail system.

Cost of Services

Unless expressly stated in a project-specific Proposal or Agreement, services are provided on a time-and-expense basis, subject to the Basis of Charges presented above. Where provided, Cost Estimates are provided in good faith based on the scope of work and assumptions outlined in the Proposal. The term "Cost Estimate" does not imply a maximum contract amount, but only the extension value of our unit prices at the time of proposal preparation.

Insurance

Krazan & Associates, Inc. carries in excess of all insurance required by law. Additional costs of extra insurance certificates, coinsurance endorsements or additional insurance will be charged to the client at cost plus 20%.

Prevailing Wage Rates

The rates presented in this Fee Schedule are not applicable for projects where Prevailing Wage or other collective bargaining labor and benefits rates apply. Our past experience on government funded projects in the Northwest Region (Washington/Oregon/Idaho), including those subject to Davis-Bacon and related Acts (DBRA) wage requirements is that there is no existing determination for the professional services that we provide and that our services are NOT subject to those wage provisions. In the event that you as our client believe we are subject to Prevailing Wage requirements, it is your responsibility to submit a request to the Lead Agency so that they can obtain a determination from the U.S. Secretary of Labor. In the event that a prevailing wage determination is made, and where the determination is made that the combined rate of pay plus fringes exceeds \$22.70 per hour we will need to adjust our billing rate proportionally to reflect the percentage of increase above \$22.70 per hour. In the event that your project is a Prevailing Wage project please notify Krazan &Associates so we can provide you with applicable rates.

Cost-Of-Living Adjustment

The rates presented in this Fee Schedule are applicable only through December 31, 2026. Krazan & Associates should be contacted to obtain rates applicable for your project area and the year in which our services are to be provided. Where projects are on-going beyond December 31 of the year the services were initiated, the rates presented in this fee schedule are subject to an annual cost of living adjustment based on the consumer price index for the geographic area where our services are being provided, but in no case less than 2 percent. For non-prevailing wage projects rates may be fixed for the duration of a project where the duration is one year or less where so specified in a project-specific proposal or rate table; project rates will then be negotiated on an annual basis. Should a DBRA determination be made and where there is an automatic escalation of the rate during the term of the agreement the escalation rate (in percent increase) shall apply to our billing rates.

On-Call Materials Testing-PSA-TH-Krazan SD

Final Audit Report 2024-12-03

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By: Marista Jorve (mjorve@everettwa.gov)

Status: Signed

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