

Personal Services Agreement

THIS AGREEMENT is entered into between KITTITAS COUNTY (hereinafter "the County" or "Kittitas County"), a political subdivision of the State of Washington, and

Name:

Richard Diaz

Address:

9318 57th Ave., Court SW

Lakewood, WA 98499

Project Contact:

Richard Diaz

Telephone #:

(253) 228-1492

Email:

diazrico@gmail.com

(hereinafter "Contractor").

This Agreement is comprised of:

Attachment A – Scope of Work

Attachment B - Compensation

Attachment C - General Conditions

Attachment D - Insurance

Attachment E – Retirement Status Form (signature required)

Attachment F – Contractor W-9 (must be completed and returned to the County for payment)

Copies of which are attached hereto and incorporated herein by this reference as if fully set forth.

The term of this Agreement shall commence on the <u>b</u>/day of <u>october</u>, 2016 and shall be completed by October 10, 2016, unless terminated as provided elsewhere in this Agreement.

County's Address:

Kittitas County

205 W. 5th Avenue, Suite 108

Ellensburg, WA 98926

County Project Manager: Name: Marsha Weyand

Title: Assessor

Telephone #: (509) 962-7551

Email: marsha.weyand@co.kittitas.wa.us

PERSONAL SERVICES AGREEMENT

Contractor acknowledges and by signing this Agreement agrees that the Indemnification provisions set forth in Paragraphs 7 (Independent Contractor), 9 (Taxes), 15 (Defense and Indemnity Agreement), 21 (Patent/Copyright Infringement) and 24 (Confidentiality), are totally and fully part of this Agreement and have been mutually negotiated by the parties.

IN WITNESS WHEREOF, the parties have executed this Agreement this _____ day of or held, 2016.

_	_	_	_	_		_	_
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KITTITAS COUNTY, WASHINGTON

Signature			

Print Name: Richard Maral Carlile - Diar Date: October 7, 20/10

Date: October 7th, 2016

ATTACHMENT "A"

SCOPE OF WORK

In addition to providing all material and labor, the Contractor shall perform the following:

Data related to ownership of DNR and DFW parcels that pay PILT will need to be filtered, cleaned, and formatted to be utilized in a series of geoprocessing tools and functions based upon a PBRS rating.

The open space assessment has seven different geospatial data related analyses, and within those outputs, five additional calculations must be computed to determine the point value based on the area of the parcel covered by the affected criteria. This assessment will require the analysis of over 330,000 acres.

In order to process parcels by the "batch", specialized automated tools and codes are required which in turn require special skills and knowledge. Once the data is generated it will need to be "mined" and presented in a graphical format on a parcel by parcel basis.

This work will be performed in-person at County facilities located in Ellensburg, WA. Contractor guarantees the final work product will be of sufficient quality for the County's use in assessing and valuing the DNR and DFW parcels.

Contractor agrees to keep confidential any and all records, data, communications, or information received from the County, except as provided elsewhere in this Agreement or as provided by state or federal law.

Time is of the essence for Contractor's performance of this scope of work. For this reason, Contractor will complete all work no later than October 10, 2016.

ATTACHMENT "B"

COMPENSATION

THE COUNTY WILL NOT PROCESS PAYMENT FOR SERVICES RENDERED UNDER THIS AGREEMENT UNTIL THE CONTRACTOR SUBMITS A COMPLETED W-9 (SEE ATTACHMENT "F")

As full compensation for satisfactory performance of the work described in Attachment "A", the County shall pay to the Contractor compensation of \$3,500. This amount will include all of Contractor's food, travel costs, and any software downloads needed to complete the work.

Contractor has the right to increase the amount of compensation based upon the Contractor's onsite assessment of the status of the County's data and tools. However, in any event, compensation under this Contract shall not exceed \$5,000.

The Contractor shall promptly report any problems, delays or adverse conditions which will materially affect the Contractor's ability to meet project objectives or time schedules together with a statement of action taken or proposed to resolve the situation. Such reports shall also include recommendations for changes to the Scope of Work, if any. Payments may be withheld if reports are not submitted.

ATTACHMENT "C"

GENERAL CONDITIONS

- Scope of Contractor's Services: Contractor agrees to provide to the County services and any materials set forth in Attachment "A" during the Agreement period. No material, labor, or facilities will be furnished by the County, unless otherwise provided for in the Agreement.
- 2. <u>Performance of Work</u>: Contractor shall perform work in accordance with, and shall comply with, all of the provisions of this Agreement. All work shall comply with applicable codes and ordinances.
- 3. <u>Schedule of Performance</u>: Unless directed otherwise by the County, Contractor shall perform the work in accordance with any schedules made a part of this Agreement.

4. Definitions:

- 4.1 "Additional Insured's" means the County, its successors and assigns, and the respective directors, officers, employees, agents and representatives of the County and its successors and assigns.
- "Support" means the following: Contractor's directors, officers, employees, agents and representatives; and sub-Contractors of any tier; the respective directors, officers, employees, agents and representatives of these sub-Contractors of any tier; and any other person or entity acting under the direction or control of, or on behalf of, Contractor or any Contractor's sub-Contractors of any tier in connection with or incident to the performance of the Work or this Agreement.
- 4.3 The "Work" means all of the duties listed in Attachment "A" and the performance of all other obligations, under this Agreement by Contractor or its Support.
- 5. Accounting and Payment for Contractor Services: Payment to the Contractor for services rendered under this Agreement shall be as set forth in Attachment "B". Where Attachment "B" requires payments by the County, payment shall be based upon billings, supported unless otherwise provided in Attachment "B", by documentation of units of work actually performed and amounts earned, including where appropriate, the total number of hours for the month and the total dollar payment requested. Unless specifically stated in Attachment "B" or approved in writing in advance by the Kittitas County Board of Commissioners, the County will not reimburse the Contractor for any costs or expenses incurred by the Contractor in performance of this Agreement.

THE COUNTY WILL NOT PROCESS PAYMENT FOR SERVICES RENDERED UNDER THIS AGREEMENT UNTIL THE CONTRACTOR SUBMITS A COMPLETED W-9 (SEE ATTACHMENT "F")

PERSONAL SERVICES AGREEMENT

Where required, the County shall, upon receipt of appropriate documentation, compensate the Contractor, no more often than monthly, through the County voucher system, for the Contractor's service pursuant to the fee schedule set forth in Attachment "B".

- 6. <u>Assignment and Subcontracting</u>: No portion of this Agreement may be assigned or subcontracted to any other individual, firm or entity without the express and prior written approval of the County.
- 7. <u>Independent Contractor</u>: The Contractor's services shall be furnished by the Contractor as an independent Contractor and nothing herein contained shall be construed to create a relationship of employer-employee or master-servant, but all payments made hereunder and all services performed shall be made and performed pursuant to this Agreement by the Contractor as an independent Contractor.

The Contractor acknowledges that the entire compensation for this Agreement is specified in Attachment "B" and the Contractor is not entitled to any County benefits including, but not limited to: vacation pay, holiday pay, sick leave pay, medical, dental, or other insurance benefits, or any other rights or privileges afforded to Kittitas County employees.

Contractor will defend, indemnify and hold harmless the County, its Additional Insured's, officers, agents or employees from any loss or expense, including but not limited to settlements, judgments, setoffs, attorneys' fees or costs incurred by reason of claims or demands because of breach of the provisions of this paragraph.

- 8. <u>No Guarantee of Employment:</u> The performance of all or part of this Agreement by the Contractor shall not operate to vest any employment rights whatsoever and shall not be deemed to guarantee any employment of the Contractor or any employee of the Contractor or any sub-Contractor or any employee of any sub-Contractor by the County at the present time or in the future.
- 9. Taxes: The Contractor understands and acknowledges that the County will not withhold Federal or State income taxes. Where required by State or Federal law, the Contractor authorizes the County to make withholding for any taxes other than income taxes (i.e. Medicare). All compensation received by the Contractor will be reported to the Internal Revenue Service at the end of the calendar year in accordance with the applicable IRS regulations. It is the responsibility of the Contractor to make the necessary estimated tax payments throughout the year, if any, and the Contractor is solely liable for any tax obligation arising from the Contractor's performance of this Agreement. The Contractor hereby agrees to indemnify the County against any demand to pay taxes arising from the Contractor's failure to pay taxes on compensation earned pursuant to this Agreement.

The County will pay sales and use taxes imposed on goods or services acquired hereunder as required by law. The Contractor must pay all other taxes including, but not limited to: Business and Occupation Tax, taxes based on the Contractor's gross or net income, or personal property to which the County does not hold title. The County is exempt from Federal Excise Tax.

- 10. Regulations and Requirement: This Agreement shall be subject to all laws, rules and regulations of the United States of America, and State of Washington, and political subdivisions of the State of Washington, and to any other provisions set forth herein or in the Attachments.
- 11. Right to Review: This Agreement is subject to review by any Federal or State auditor. The County or its designee shall have the right to review and monitor the financial and service components of this program by whatever means are deemed expedient by the County. Such review may occur with or without notice, and may include, but is not limited to, on-site inspection by County agents or employees, inspection of all records or other materials which the County deems pertinent to the Agreement and its performance, and any and all communications with or evaluation by service recipients under this Agreement. The Contractor shall preserve and maintain all financial records and records relating to the performance of work under this Agreement for 6 years after termination of the Agreement, and shall make them available for such review, within Kittitas County, State of Washington, upon request.

12. Modifications:

- 12.1 Either party may request changes in the Agreement. Any and all agreed modifications shall be in writing, signed by each of the parties.
- 12.2 The County may, at any time, by written notice thereof to Contractor ("Change Notice") make changes in the Work within the general scope of this Agreement, including, but not limited to: (a) changes in, revisions to, substitutions for, additions to or deletions of any Work; (b) changes in schedule; and (c) acceleration, deceleration or suspension of performance of any Work.
- 12.3 If any change in the Work causes an increase or decrease on Contractor's cost of, or the time required for, performance of the Work, an equitable adjustment in the compensation to Contractor and in the schedule for the performance of the Work shall be made to reflect such an increase or decrease.
- 12.4 Notwithstanding any dispute or delay in arriving at a mutually acceptable equitable adjustment, Contractor shall proceed in accordance with all Change Notices. Contractor must, within thirty (30) days after receipt of any Change Notice that does not set forth any acceptable adjustment, submit to the County a written statement setting forth any adjustment claimed.
- 12.5 If any change results in a decrease in the Work performed, Contractor shall be entitled to compensation associated with changing the Work, such as revising design already completed, revising calculations already performed, and revising documents.
- Termination for Default: If the Contractor defaults by failing to perform any of the obligations of the Agreement or becomes insolvent or is declared bankrupt or commits any act of bankruptcy or insolvency or makes an assignment for the benefit of creditors, the County may, by depositing written notice to the Contractor in the U.S. mail, postage prepaid, terminate the Agreement, and at the County's option, obtain performance of the work elsewhere. If the Agreement is terminated for

default, the Contractor shall not be entitled to receive any further payments under the Agreement until all work called for has been fully performed. Any extra cost or damage to the County resulting from such default(s) shall be deducted from any money due or coming due to the Contractor. The Contractor shall bear any extra expenses incurred by the County in completing the work, and all damage sustained, or which may be sustained by the County by reason of such default.

If a notice of termination for default has been issued and it is later determined for any reason that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to the Termination for Public Convenience paragraph hereof.

14. <u>Termination for Public Convenience</u>: The County may terminate the Agreement in whole or in part whenever the County determines, in its sole discretion that such termination is in the best interests of the County. Whenever the Agreement is terminated in accordance with this paragraph, the Contractor shall be entitled to payment for actual work performed at unit contract prices for completed items of work. In the event of such termination, an equitable adjustment shall be made in the compensation payable to Contractor.

An equitable adjustment in the contract price for partially completed items of work will be made, but such adjustment shall not include provision for loss of anticipated profit on deleted or uncompleted work. Termination of this Agreement by the County at any time during the term, whether for default or convenience, shall not constitute a breach of contract by the County.

- 15. <u>Defense & Indemnity Agreement</u>: The Contractor agrees to and shall defend, indemnify and hold harmless the County, its Additional Insured's, appointed and elective officers, agents and employees, from and against all loss or expense, including but not limited to judgments, settlements, attorney's fees and costs by reason of any and all claims and demands upon the County, its Additional Insured's, its elected or appointed officials, agents, or employees for damages because of personal or bodily injury, including death at any time resulting therefrom, sustained by any person or persons and on account of damage to property including loss of use thereof, when such injury to persons or damage to property is due to the negligence of the Contractor, its sub-Contractors, its elected officers, employees or their agents, except only such injury or damage as shall have been occasioned by the sole negligence of the County, its Additional Insured's, appointed or elected officials, agents, or employees. It is further provided that no liability shall attach to the County by reason of entering into this contract, except as expressly provided herein.
 - 15.1 The County reserves the right, but not the obligation, to participate in the defense of any claim, damages, losses or expenses and such participation shall not constitute a waiver of Contractor's indemnity obligations under this Agreement.
 - 15.2 The County reserves the right, but not the obligation, to participate in the defense of any claim, damages, losses or expenses and such participation shall not constitute a waiver of Contractor's indemnity obligations under this Agreement.

- 15.3 In the event the Contractor enters into subcontracts to the extent allowed under this Agreement, the Contractor's subcontractors shall indemnify the County on a basis equal to or exceeding Contractor's indemnity obligations to the County.
- 16. <u>Industrial Insurance Waiver</u>: With respect to the performance of this Agreement and as to claims against the County, its Additional Insured's, officers, agents and employees, the Contractor expressly waives its immunity under Title 51 of the Revised Code of Washington, the Industrial Insurance Act, for injuries to its employees and agrees that the obligations to indemnify, defend and hold harmless provided in this agreement extend to any claim brought by or on behalf of any employee of the Contractor. This waiver is mutually negotiated by the parties to this Agreement.
- 17. <u>Venue and Choice of Law</u>: In the event that any litigation should arise concerning the construction or interpretation of any of the terms of this Agreement, the venue of such action of litigation shall be in the Superior Court of the State of Washington in and for the County of Kittitas. This Agreement shall be governed by the law of the State of Washington.
- 18. <u>Withholding Payment</u>: In the event the Contractor has failed to perform any obligation to be performed by the Contractor under this Agreement within the time set forth in this Agreement, then the County may, upon written notice, withhold all monies due and payable to Contractor, without penalty, until such failure to perform is cured or otherwise adjudicated.
- 19. <u>Future Non-Allocation of Funds</u>: If sufficient funds are not appropriated or allocated for payment under this Agreement for any future fiscal period, the County will not be obligated to make payments for services or amounts incurred after the end of the current fiscal period. No penalty or expense shall accrue to the County in the event this provision applies.
- 20. <u>Contractor Commitments, Warranties and Representations</u>: The Contractor represents and warrants to the County as follows:
 - 20.1 The Contractor is duly incorporated, validly existing and in good standing under the laws of the State of Washington, and has all requisite corporate power and authority to enter into and to perform its obligations under this Agreement.
 - 20.2 The Contractor has the authority to execute this Agreement, to make the representations and warranties set forth in it and to perform the obligations of the Contractor under this Agreement in accordance with its terms.
 - 20.3 This Agreement has been validly executed by an authorized representative of the Contractor and constitutes a valid and legally binding and enforceable obligation of Contractor.
 - 20.4 The Contractor has or will obtain prior to the commencement date such licenses, permits and other authorizations from federal, state and other governmental authorities, as are necessary for the performance of its obligations under this Agreement.

- 20.5 The Contractor is not in violation of any applicable law, ordinance or regulation the consequence of which will or may materially affect Contractor's ability to perform its obligations under this Agreement. The Contractor is not subject to any order or judgment of any court, tribunal or governmental agency which materially and adversely affects its operations or assets in the State of Washington, or its ability to perform its obligations under this Agreement.
- 20.6 The Contractor certifies that that it is not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by any Federal department or agency.
- 20.7 None of the representations or warranties in this Agreement, and none of the documents, statements, certificates or schedules furnished or to be furnished by Contractor pursuant hereto or in connection with the performance of the obligations contemplated under this Agreement, contains or will contain any untrue statement of a material fact or omits or will omit to state a material fact necessary to make the statements of fact contained therein not misleading.
- 21. Patent/Copyright Infringement: Contractor will defend and indemnify the County from any claimed action, cause or demand brought against the County; to the extent such action is based on the claim that information supplied by the Contractor infringes any patent or copyright. The Contractor will pay those costs and damages attributable to any such claims that are finally awarded against the County in any action. Such defense and payments are conditioned upon the following:
 - 21.1 Contractor shall be notified promptly in writing by County of any notice of such claim.
 - 21.2 Contractor shall have the right, hereunder, at its option and expense, to obtain for the County the right to continue using the information, in the event such claim of infringement is made, provided no reduction in performance or loss results to the County.

22. Disputes:

- 22.1 <u>General:</u> Differences between the Contractor and the County, arising under and by virtue of the Agreement shall be brought to the attention of the County at the earliest possible time so that such matters may be settled or other appropriate action promptly taken. Except for such objections as are made of record in the manner hereinafter specified and within the time limits stated, the records, orders, instructions, and decisions of the Kittitas County Commissioners shall be final and conclusive.
- 22.2 <u>Notice of Potential Claims</u>: The Contractor shall not be entitled to additional compensation which otherwise may be payable, or to extension of time for (1) any act or failure to act by the County, or (2) the happening of any event or occurrence, unless the Contractor has given the County a written Notice of Potential Claim within ten (10) days of the commencement of the act, failure, or event giving rise to the claim, and before final payment by the County. The

written Notice of Potential Claim shall set forth the reasons for which the Contractor believes additional compensation or extension of time is due, the nature of the cost involved, and insofar as possible, the amount of the potential claim. Contractor shall keep full and complete daily records of the work performed, labor and material used, and all costs and additional time claimed to be additional.

- 22.3. <u>Detailed Claim</u>: The Contractor shall not be entitled to claim any such additional compensation, or extension of time, unless within thirty (30) days of the completion of the portion of the work from which the claim arose, and before final payment by the County, the Contractor has given the County a detailed written statement of each element of cost or other compensation requested and of all elements of additional time required, and copies of any supporting documents evidencing the amount or extension of time claimed to be due.
- 23. Ownership of Items Produced: All writings, programs, data, public records or other materials prepared by the Contractor and/or its consultants or sub-Contractors, in connection with performance of this Agreement shall be the sole and absolute property of the County.
- 24. <u>Confidentiality</u>: The Contractor, its employees, sub-Contractors, and their employees shall maintain the confidentiality of all information provided by the County or acquired by the Contractor in performance of this Agreement, except upon the prior written consent of the Kittitas County Prosecuting Attorney or an order entered by a court after having acquired jurisdiction over the County. Contractor shall immediately give to the County notice of any judicial proceedings seeking disclosure of such information. Contractor shall indemnify and hold harmless the County, its Additional Insured's, officials, agents or employees from all loss or expense, including, but not limited to settlements, judgments, setoffs, attorneys' fees and costs resulting from Contractor's breach of this provision.
- 25. <u>Notice</u>: Except as set forth elsewhere in the Agreement, for all purposes under this Agreement, except service of process, notice shall be given by the Contractor to the department head of the department for whom services are rendered, the County Project Manager (listed on page 1 of this Agreement) and to the Kittitas County Board of County Commissioners, 205 W 5th Ave, Suite 108, Ellensburg, WA 98926. Notice to the Contractor for all purposes under this Agreement shall be given to the address reflected on the signature page. Notice may be given by delivery or by depositing in the U.S. Mail, first class, postage prepaid.
- 26. <u>Severability</u>: If any term or condition of this Agreement or the application thereof to any person(s) or circumstances is held invalid, such invalidity shall not affect other terms, conditions or applications which can be given effect without the invalid term, condition or application. To this end, the terms and conditions of this Agreement are declared severable.

27. Miscellaneous:

27.1 The County's failure or delay to insist upon strict performance of any of the provisions of this Agreement or to exercise any rights or remedies under this Agreement shall not be construed as a waiver or relinquishment to any extent of its right to assert or rely upon any such

- provisions, rights or remedies in that or any other instance; rather the same shall be and remain in full force and effect.
- 27.2 This Agreement embodies the entire Agreement between the County and Contractor, and supersedes any and all prior agreements, regarding the Work. No change, amendment or modification of any provisions of this Agreement shall be valid unless set forth in a written instrument signed by the party to be bound thereby.
- 27.3 The rights and remedies of the County set forth in any provision of this Agreement are in addition to and do not in any way limit any other rights of remedies afforded to the County by any other provisions of this Agreement, by any of Contractor's Support or by law.
- 27.4 The headings of sections and paragraphs of this Agreement are for convenience of reference only and are not intended to restrict, affect or be of any weight in the interpretation or construction of the provisions of such sections or paragraphs.
- 28. <u>Waiver</u>: Waiver of any breach or condition of this Agreement shall not be deemed a waiver of any prior or subsequent breach. No terms or conditions of this Agreement shall be held to be waived, modified or deleted except by an instrument, in writing, signed by the parties hereto.
- 29. <u>Survival</u>: The provisions of paragraphs 7, 9, 11, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 28, 30, and 31, shall survive, notwithstanding the termination or invalidity of this Agreement for any reason.

30. Nondiscrimination:

- 30.1 The County is an equal opportunity employer.
- 30.2 <u>Nondiscrimination in Employment</u>: In the performance of this Agreement, the Contractor will not discriminate against any employee or applicant for employment on the grounds of race, creed, color, national origin, sex, sexual orientation, marital status, age or the presence of any sensory, mental or physical handicap; provided that the prohibition against discrimination in employment because of handicap shall not apply if the particular disability prevents the proper performance of the particular worker involved. The Contractor shall ensure that applicants are employed, and that employees are treated during employment without discrimination because of their race, creed, color, national origin, sex, sexual orientation, marital status, age or the presence of any sensory, mental or physical handicap. Such action shall include, but not be limited to: employment, upgrading, demotion or transfers, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and programs for training including apprenticeships. The Contractor shall take such action with respect to this Agreement as may be required to ensure full compliance with local, state and federal laws prohibiting discrimination in employment.
- 30.3 <u>Nondiscrimination in Services</u>: The Contractor will not discriminate against any recipient of any services or benefits provided for in this Agreement on the grounds of race, creed, color,

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- national origin, sex, sexual orientation, marital status, age or the presence of any sensory, mental or physical handicap.
- 30.4 If any assignment and/or subcontracting has been authorized by the County, said assignment or subcontract shall include appropriate safeguards against discrimination. The Contractor shall take such action as may be required to ensure full compliance with the provisions in the immediately preceding paragraphs herein.
- 31. <u>Prevailing Wage</u>: If applicable, Contractor shall pay the prevailing rate of wages to all workers, laborers, or mechanics employed in the performance of any part of the Work in accordance with RCW 39.12 and the rules and regulations of the Department of Labor and Industries. The schedule of prevailing wages rates for the locality or localities of the Work is determined by the Industrial Statistician of the Department of Labor and Industries. It is the Contractor's responsibility to verify the applicable prevailing wage rate. It is understood that the Contractor is responsible for obtaining and completing all required government forms and submitting same to the proper authorities.

Disputes regarding prevailing wage rates shall be referred for arbitration to the Director of the Department of Labor and Industries. The arbitration decision shall be final and conclusive and binding on all parties involved in the dispute as provided for by RCW 39.12.060.

- 32. <u>Time is of Essence</u>: Time is of the essence in the performance of this contract unless a more specific time period is set forth elsewhere in this Agreement.
- 33. <u>Construction</u>: This Agreement has been mutually reviewed and negotiated by the parties and should be given a fair and reasonable interpretation and should not be construed less favorably against either party.
- 34. <u>Standard of Care</u>: The Contractor shall perform its duties hereunder in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession as Contractor currently practicing under similar circumstances. The Contractor shall, without additional compensation, correct those services not meeting such a standard.
- 35. <u>Agreement Not for Benefit of Third Parties:</u> This Agreement is entered into solely for the benefit of the parties hereto and vests no rights in, or is it enforceable by, any third parties.

ATTACHMENT "D"

INSURANCE

The Contractor shall secure and maintain in effect at all times during performance of the Work such insurance as will protect Contractor, its Support and the Additional Insured's from all claims, losses, harm, costs, liabilities, damages and expenses arising out of personal injury (including death) or property damage that may result from performance of the work or this Agreement, whether such performance is by Contractor or any of its Support.

All insurance shall be issued by companies admitted to do business in the State of Washington and have a rating of A-, Class VII or better in the most recently published edition of Best's Reports unless otherwise approved by the County. If an insurer is not admitted, all insurance policies and procedures for issuing the insurance policies must comply with Chapter 48.15 RCW and 284-15 WAC.

The Contractor shall have sole responsibility for ensuring the insurance coverage and limits required are obtained by subcontractors.

ATTACHMENT "E"

RETIREMENT STATUS FORM (SIGNATURE REQUIRED)-COUNTY RETAINS THIS FORM

ALL CONTRACTORS, SERVICES CONTRACTORS, AND INDEPENDENT CONTRACTORS MUST COMPLETE AND SIGN

SECTION 1: CONTRACTOR COMPLETES THIS SECTION:

Did you retire from one of the State of Washington Retirement Systems? Did you retire before age 65 using the 2008 early retirement factors (ERF)? Will you be receiving direct compensation for these services? Yes No Will you be receiving indirect compensation for these services? Yes No
CONTRACTOR (Full name of contractor as in DRS filings-Please Print): Richard Marrel Carlile-O'a
Signature: 75 Pour Digits of Social Security No. 2320 Date: 10-7-16
Date: 10-7-16
SECTION 1: COUNTY COMPLETES THIS SECTION: [Use Member Reporting Verification (MRV) to verify the past retirement membership and document below]
 Contractor has been a member of a Washington State Retirement System? Yes No If yes, which system and plan?
Teacher's Retirement System (TRS) Plan 1 Plan 2 Plan 3 School Employees' Retirement System (SERS) Plan 2 Plan 3 Public Employees' Retirement Systems (PERS) Plan 1 Plan 2 Plan 3 Public Safety Employees' Retirement System (PSERS) Plan 2 Law Enforcement Officers' & Fire Fighters' Retirement System (LEOFF) Plan 1 Plan 2 Washington State Patrol Retirement System (WSPRS) Plan 1 Plan 2 Judicial Retirement System (JRS)
2. Is the Contractor a retiree of a Washington State Retirement System?Yes NoYes NoYes NoYes No
I have verified the information above using MRV or by contacting DRS.
COUNTY REPRESENTATIVE (Please Print):
Signature: Date:

COUNTY RETAINS THIS FORM

ATTACHMENT "F"

Form W-9 Request for Taxpayer Identification Number and Certification

Depart	W-9 august 2013) hart of the Transity Rovenius Santos	Request fo Identification Numb		Give Form to the requester. Do not send to the IRS.			
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3. I w	n a U.S. citizen o	other U.S. person (defined below), and					
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tritierer genera Instruk	se you have falled of paid, acquisition ally, payments of citions on page 3.	Inst. You must cross out item 2 above if you have been to report all interest and dividends on your tax return or abandonment of secured property, cancellation ser than interest and dividends, you are not required.	 n. For real estate transactions, item 2 do of debt, contributions to an individual ret 	es not apply. For mortgage frement arrangement (IRA), and			
Sign			Date > 10-7	-16			
Gen	eral Instruc	ctions	withholding tex on libration personnel share o				
Section	rollairances are to t	no Informal Royanuo Codo unisse otheresso noted.	 Contily that FATCA code(s) entered on this form (it any) indicating that you are exempt from the FATCA reporting, is correct. 				
Future developments. The IFIS has created a page on FIS.gov for information about Form W-9, at www.m.gov/W0. Information about Form W-9 at www.m.gov/W0. Information about any fluture developments affecting Form W-0 (such as logislation onscied after see release 6); will be posted		a IFIS has created a page on FIS gov for information is gov/w/s. Information about any future developments is logislation enacted after we release th will be posted	Note, if you are a U.S. paraon and a requester gives you a form other than Form W.O to request your TRL, you must use the requester's form if it is substantially shrider to this Form W.O.				
Purpose of Form			Definition of a U.S. person. For loceral tast purposes, you are considered a U.S. person if you are:				
A person who is required to the an information return with the IFSI must obtain your An inclinitual who to a U.S. obtain or U.S. resident allen,			resident aller,				
correct texpeller identification number (TIM) to report, for example, income paid to APIII			 A partnership, corporation, company, or essociation created or organized in the United States or under the taxes of the United States, 				
transactions, rust estate transactions, mortgage interest you paid, ecquisition or abandonment of secured property, cancellation of debt, or contributions you made		risactions, mortgage inferent you paid, ecquisition or	 An ostato (other than a foreign autoloj, or 				
to an IPA.			 A domestic trust (as defined in Regulations section 301,7701-7). Special rules for permanature. Performines that conduct a trade or business in 				
provide your correct TN to the person requesting it fine requester; and, when 1446 on any tonign partners' share of effectively connected invalve income from				pay a withholding tax under section tively connected taxable income from			
1. C	orthly that the TIN you	u are giving is contect for you are smilling for a number	much business. Purther, in cortain cases wh the rules under section 1446 require a partr	sorship to prosume that a partner is a			
2, C	and the same of th	I subject to beckup withholding, or	toraign person, and pay the sociate 1446 w U.S. person that is a pertner in a personne	p conducting a trade or business in the			
applica	bio, you are also on	backup withholding if you are a U.S. exampl payor. If rithying that as a U.S. person, your allocable share of m a U.S. trade or business is not subject to the	United Status, provide Form W 9 to the per and avoid section 1.446 withholding on you	Increitip to astablish your U.S. status			

Form W-0 (Flow, 8-2013)

Form W-0 (Rov. 8-2013)

In the cases below, the following person must give Form W. 0 to the perthonship for purposes of establishing its U.S. status and avoiding withholding on its allocable share of not income from the perinorship conducting a trade or business in the Littler States.

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity,
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor of other U.S. owner of the grantor intel and not the trust, and
- In the case of a U.S. trust (other than a granter trust), the U.S. trust (other than a granter trust) and not the boneficiaries of the trust.

Foreign person, if you are a foreign person or the U.S. branch of a foreign bank that has excited to be traded as a U.S. person, do not use Form W.O. Instead, use the appropriate Form W.S or Form 8233 (see Publication 618, Withholding of Tax on Normatidant Alams and Foreign Entities).

Honresident allen who becomes a resident aften. Garonally, only a norrosadort atten individual may use the terms of a tex treaty to reduce or eliminate U.S. tex on cartain types of income. However, most tax treatists contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for contain types of income even after the payer has otherwise become a U.S. resident after for tax purposes.

If you are a U.S. resident allen who is relying on an exception contained in the saving classe of a last treaty to claim an exemption from U.S. tax on certain types of moores, you must altech a statement to Form W-9 that specifies the belowing two tarses.

- The treaty country, Generally, this must be the wine treaty under which you claimed exemption from tax as a nonresident abor.
- 2. The treaty article addressing the treams.
- The article number (or location) in the tex treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the examption from tru.
- 5. Sufficient facts to justify the exemption from two under the terms of the treaty article.

Example. Article 20 of the U.S. Crims income tast treaty allows an exemption from tax for exhabitating income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a reactiont alian for last purposes if this or how tay in the United States exceeds to calendary years. However, paragraph 2 of the first Protect to the U.S. Chine treaty (defect April 20, 1954), allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a reaction after of the United States. A Chinese student who qualifies for first exception (under paragraph 2 of the first protect) and is noting to this acception to claim an exemption from the or his or hard the scholarship or tellowartip income would attach to Form W.O a statement that includes the information disearched above to export that exemption.

If you are a nontressort alian or a torotin entity, give the requester the

If you are a nonrestont alon or a toroign entity, give the requester the appropriate completed form W-6 or Form 8233.

when is beckup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the \$53 a percentage of such payments. This is called "backup withholding." Payments that may be subject to backup withholding installed interest, last exemply interest, dividends, broker and berier exchange iransactions, rorts, royalfast, nonemployee pay, payments reade in selftement of payment card and third party network transactions, and certain payments for payment postering boat operations. Real estate transactions are not subject to backup withholding.

You will not be audject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper contributions, and report as your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not turnish your TIN to the requester,
- You do not certify your TIN when required pass the Part II instructions on page 3 for details).
- 3. The IHE talls the requester that you furnished an incorrect TIN,
- 4. The IFIS talk you that you are subject to backup withholding because you did not report all your interest and children's on your tex return (for reportable interest and dividends only), or
- You do not certify to the requester that you are not subject to beckup withholding under 4 above (for reportable interest and divisiond accounts opened after 1983 only).

Contain payons and payments are exempt from backup withholding. See Exempt payon code on page 3 and the separate instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships on page 1.

What is FATCA reporting? The Foreign Account Tax Compilance Act (FATCA) requires a participating foreign theretal institution to report at United States, account holders that are appealled United States persons. Certain papeas are example from FATCA reporting. See Examples from FATCA reporting odds on page 3 and the instructions for the Requester of Forei W-9 for more information.

Updating Your Information

You must provide updated information to any parson to whom you claimed to be an axempt payoe if you are no longer an exempt payoe and articlesto receiving reportable payments in the future from this perion. For example, you may need to provide updated information if you are a C corporation intel elects to be an S corporation, or if you no longer are test exempt. In addition, you must furnish a new Form W-9 if the news or TIN changes for the account, for example, if the granter of a greater trust class.

Penalties

Fallars to turnish TRN. If you fall to furnish your correct TIN to a requester, you are subject to a poneity of 650 for each such fallars unless your fallars is due to reasonable cause and not to withit neglect.

Civil ponelty for false information with respect to withholding, if you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for faintlying information. Willfully laisilying certifications or affirmations may autipact you to criminal paralities including these and/or imprisonment.

Missues of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to old and criminal parallels.

Specific Instructions

Name

If you are an individual, you must generally enter the name shown on your income tax return. However, if you have changed your last name, for instance, due to marriage without informing the Social Security Administration of the name change, enter your first name, the fast name shown on your social security card, and your near last name.

If the account is in joint names, list first, and then circle, the terms of the person or ontity whose number you entered in Part I of the force.

Sole proprietor, Enter your individual name as shown on your income tax return on the "Name" line. You may order your business, trade, or "doing business as (DEIA)" name on the "Elusiness remerdisregarded entity name" line.

Partnership, C Corporation, or 8 Corporation, Enter the critist's name on the "Name" line and any business, trade, or "doing business as (DSA) name" on the "Business name/derogarded critist name" line.

Disregarded entity. For U.B. tedonal tick purposes, an antity that is disregarded as an entity separatio from its owner is treated as a "disregarded entity." See Regulation section 301.7701.2(c)(2)(b). Enter the owner's name on the "hismo" inno. The name of the entity critication of the "hismo" inno should never be a charagerded entity. The restne on the "hismo" time should never be a charagerded entity. The restne on the "hismo" time result be the name shown on the income has return on which the income should be reported. For excerpic, if a foreign LLC final is trained as a disregarded ontity for U.S. hadrent has purposes has a single owner that it is direct owner of the ontity is also a disregarded entity, anter the first owner that is not disregarded for todard tax purposes. Enter the disregarded entity is name on the "Bushness name/disregarded entity is mane" line. If the owner that is not disregarded for todard tax purposes. Enter the disregarded entity is a first owner that is not disregarded for todard tax, purposes. Enter the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the longing person has a U.S. TIN.

Mets. Charlot the appropriate but for the U.S. factorel tax disselfaction of the person entries is entered on the "Nemo" line (individual/sole proprietor, Partnership, C Corporation, S Corporation, Trust/celate).

Partnership, C. Corporation, S. Corporation, Trust/cellate).
Limited Liability Company (LLC). If the partner identified on the "Name" line is an LLC, chack the "Limited liability company" box only and order the appropriate code for the U.S. Soderal tax classification in the space provided. If you are an LLC that has that a Form 8832 or a Form 2663 to be taxed as a corporation, enter "C" for C corporation or "S" for S corporation as appropriate. If you are an LLC that is disregarded as an ordity separate from its cowner under Requisition section 301.7701-3 (succept for anaptoyment and excise two), do not clearly the LLC box unless the counter of the LLC projected to be identified on the "Name" line) is another LLC that is not disregarded for U.S. focked tax purpose. If the LLC is disregarded as an order suppose for the income of the function of the purpose of the income of the current of the suppose. If the LLC is disregarded as an order suppose form its owner, enter the appropriate last classification of the current identified on the "Name" the.

Other entities. Enter your business name as shown on required U.S. foderal tax documents on the "feams" the. This name should match the name shown on the Cherter or other legal document creating the entity. You may enter any business, trade, or CIBA name on the "Business name/disregarded entity name" the.

Exemptions

If you are exempt from backup withholding smiler FATCA reporting, order in the Exemptions box, any code(s) that may apply to you. See Exempt payers code and Exemption from FATCA reporting code on page 3.

Page 17 of 19

Form W-0 (Flov. 6-2013)

Exempt payee code. Generally, individuals (including solo proprietors) are not exempt from backup withholding. Corporations are assempt from backup withholding for certain payments, such as interest and dividends. Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.

Mote. If you are exampt from backup withholding, you should still complete this form to avoid possible erroreous backup withholding.

The following codes identify payees that are exampl from backup withholding:

- 1 An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2).
- 2-The United States or any of its agencies or instrumentalities
- 3—A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities.
- 4 A foreign government or any of its political autidivisions, agencies, or instrumentalities
 - 5-A corporation
- 6—A dealer in securities or commocities required to register in the United States, the District of Columbia, or a possession of the United States
- 7 A futures commission merchant registered with the Commodity Futures Tracing Commission
- 6-A rusi ostino investment trust
- $9-\text{An oritiy registered at all times during the tim year under the investment Complany Act of 1940$
 - 10-A common trust fund operated by a bank under section \$84td
 - 11-A firemoisi imelikulton
- 12 A missionum knows in the investment community as a nominea or custodien
- 13-A trust exempt from tex under textion 654 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payces trained above, 1 through 13.

If the payment is for	THEN the payment is exampt for
interest and districted payments.	All exampt payass except for ?
Broker burnantions	Exampt payons 1 through 4 and 0 through 11 and all C corporations. S corporations must not enter an exampt payon code because they are exampt only for sales of noncovered securities acquired prior to 2012.
Bartor exchange transactions and patronage distincts	Exempt payors 1 through 4
Paymonts over \$000 required to be reported and direct sales over \$5,000	Generally, exempt payees t through 5°
Payments mucle in settlement of payment card or third party network transactions	Exempt payons 1 through 4

See Form 1099-MISC, Miscolanaous Income, and its instructions.

*However, the following payments made to a corporation and reportable on Form 1000-MISC are not exempt from backup withholding: medical and health care payments, sitemeys' feet, gross proceeds paid to an atterney, and payments for services paid by a fadoral executive agency.

Examption from FATCA reporting code. The following codes identify payces that are seamed from reporting motor FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by contain foreign therecal iretitutions. Therefore, if you are only automating this form for an account you hold in the United States, you may have this field blank. Coresult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements.

- A.-An organization exempt from the under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
- B—The United States or any of its agencies or instrumentalities
- G-A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
- D-A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i) E-A corporation that is a member of the same expended affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i)
- F.—A dealer in socurities, commodities, or derivative financial instruments (including notional principal contracts, futures, tonerads, and options) that is registered as such under the laws of the United States or any state.

- G-A road castato investment trust
- H A regulated investment company as defined in section 851 or an entity registered at all times during the lax year under the investment Company Act of 1940
- I A common trust fund as dofined in section 5648s
- J-A bunk as defined in motion 581
- K-A broker
- L A trust exampl from tax under section 654 or described in section 4947(t)(1)
- M -- A tax assimpl trust under a saction 403(b) plan or section 457(g) plan

Part I. Taxpayer Identification Number (TIN)

Enter your Till in the appropriate box. If you are a resident aten and you do not have and are not digitate to get an SSN, your TIN is your IRS individual tarpayer identification number (TIN). Enter it in the social security number box. If you do not have an ITIN, see How to get a TIN below.

If you are a sote proprietor and you have an EIN, you may enter either your BBN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is derogarded as an entity separate from its owner face Limited Lackity Company (LLC) on page 2), enter the owner's SBM (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or pertnership, enter the entity's EIN.

Hote. See the chart on page 4 for further chrification of name and TIN

How to get a TIM. If you do not have a TIM, apply for one immediately. To apply for an SSM, get Form SS-5, Application for a Social Security Card, from your local Security Administration office or get this form online at www.sss.gov. You may also get this form by pating 1 -800-772-1210. Use Form W-7, Application for IRS Inchidure Taxpayer Identification Number, to apply for an ITIM, or Form SS-4, Application for Employer Identification Number, to apply for an ITIM, or Form SS-4, Application for Employer Identification Number, to apply for an ITIM, or Form SS-4, Application for Employer Identification Number (ERV) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3079).

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, alph and date the form, and give a to the requester. For interest and dividend payments, and certain payments made with respect to readily tradiable instruments, generally you will have 00 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will not be ackup withholding on all such payments until you provide your TIN to the requester.

Note, Entoring "Applied For" means that you have already applied for a TIN or that you intend to apply for one seen.

Caustion: A corresponded U.S. entity that has a foreign owner must use the appropriate Form W-S.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alon, sign Form W-9. You may be requested to eign by the withholding agent even if films 1, 4, or 5 below indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on the "Name" the must sign. Exempt payees, see Exempt payee code certior,

Signature requirements. Complete the certification as indicated in items 1 through 5 ballow.

- Interest, dividend, and barier exchange accounts opened before 1984 and Eroker accounts considered active during 1983. You must give your correct 194, but you do not have to sign the certification.
- Interest, dividend, broker, and berter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are marsly providing your correct TN to the requester, you must cross out item 2 in the certification before signing the form.
- 2. Final estate transactions. You must sign the conflication. You may cross out item 2 of the conflication.
- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have proviously given an incorrect TIN. Other payments "include payments made in the ocurse of the requester's trade or business for routs, regulation, goods fother than bills for marchandsel, medical and health cere services including payments to corporationst, payments into a normal player or services, payments ande in sattlement of payment card and third party notwork transactions, payments are sertificating payments to cortain feating boat crow members and fathermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage Interest paid by you, acquaintion or abandonment of secured property, cancellation of debt, qualified furtion program payments funder section 529, IRA, Coverdail ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, bull you did not have to sign itse contribution.

FORM W-D (Flov. 8-2013)

For this type of accounit	Give meno and SSH of:
1_ irwiteichant	The individual
Two or more individuals goint account)	The actual center of the account or il combined funds, the first
	individual on the account?
Custodies account of a minor (Uniform Gift to Minors Act)	The initial "
A. n. The usual revocable savings trust (granter is also trusted)	The granter-trustee
b. So-called brust scooust that is not a logal or wild trust under state topy	This actual countr'
Sole proprietorahip or diaregarded entity canned by an individual	The owner*
E. Grantor trust tiling under Optional Form 1689 Filing Method 1 (see Regulation section 1.671-4(s)(2)(A)	The grantor*
For this type of secount:	Give name and £194 of:
7. Disregarded entity not owned by an individual	The owner
B. A will'd trust, estate, or persion trust	Lagar antity *
Corporation or LLC electing corporate status on Form 8832 or Form 2653	The corporation
10. Association, club, religious, charitable, aducational, or other tea-exampt organization	The organization
11. Pertravalep or multi-momber LLC	The partnership
12. A troker or registered recreines	The broker or nomines
 Account with the Department of Agriculture in the name of a public entity fluich as a state or tools government, school district, or prison; that receives agricultural program payments 	The public entity

What Name and Number To Give the Requester

The trust

14. Granter trust fling under the Form 1041 Filing Memod or the Optional Form 1000 Filing Method 2 (see Regulation section 1.671 4(0)(2)(4(8))

Note. If no name is circled when more than one ruthe is fisled, the number will be considered to be that of the that ruthe disted.

Secure Your Tax Records from Identity Theft

Identify their occurs when someone uses your personal information such as your name, social security mumber (SSN), or other identifying information, without your permission, so coment traud or other critice. An identify their may use your SSN to get a job or may file a test return using your SSN to receive a return.

To cortupe your risto

- · Protect your BSNL
- . Ensure your employer is protecting your SSN, and
- Be careful when choosing a last preparar.

If your law records are affected by identity theft and you receive a notice from the IHS, respond right away to the name and phone number printed on the IHS notice or tetter.

If your tax records are not currently affected by clentify their but you trink you are at this due to a lost or stoken purse or walker, questionable credit card activity or credit report, contact the IRS identity their Holline at 1.800-908-4400 or submit.

For more information, see Publication 4836, Identity That Provention and Victim

Victims of loantify that who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eighted for Taxpayor Advocate Service (TAS) assistance. You can resch TAS by casting the TAS to 8-tree case thistee the at 1-877-777-4775 or TTY/TDO 1-800-829-4059.

Protect yourself from suspicious emails or prishing schemes. Phishing is the creation and use of email and websitus designed to mimic legitimate business emails and websitus. The most common act is sending an email to a user takely claiming to be an established legitimate enterprise in an attempt to scent the user into surrendering private information that will be used for identity that.

The IRS does not initiate contacts with texpayors vis amalis. Also, the IRS does not request personal detailed information through entel or ask texpayors for the PBs numbers, passwords, or similar secret access information for their credit card, bank, or other fivarical accounts.

If you receive an unsolicitud ormal claiming to be from the #18, tonewed this message to philahing first, you. You may also report misses of the IRS name, logo, or other RS proporty to the Treasury inspector General for the IRS name, logo, it of the Treasury inspector General for the RS name, logo, it is 000-306-4444. You can forested suspicious omats to the Federal Treate Commission at spansituous gov or contact them at www.fic.gov/kitheft or 1-877-1071927 (1-977-438-4338).

Visit PS, gov to learn more about identity thatf and how to radice your risk,

Privacy Act Notice

Section 6 this of the internal Roverso. Code requires you to provide your correct TIN to persons (including toderal agencies) who are required to fits information returns with the IRS to report interest, dividencia, or certain other income paid to you, mortgage interest you paid, the acquisition or abandomment of accuracy property; the cancellation of dot; or contributions you made to an IRA, Archor MSA, or RSA. The person collecting this form uses the information not his form to the information returns with the IRS, reporting the above information. Routine uses of this information induses, the Despartment of Justice for certain of criminal flagsition and to office, states, the Despartment of Justice for or return of criminal flagsition and to office, states, the Despartment of Justice for certain or criminal flagsition and to office, states, and U.S. commonwealths and possessions for use in administrating their times. The information also may be disclosed to other countries under a timety, to federal and statis agencies to embed or required to the states, and contributed as personal personal personal contribution of the states interest. And cancellation of the personal contribution of the states interest, dividend, and cartain other personals to a personal contribution of times.

Les first and circle the werre of the person whose number you furnist. If only one person on a joint account has an SSN, that person's number inset to furnished.

joint account has an SSM, that portroms number must be summered.

Cloths the mineral's narms are favration the entitudes SSM.

You must show your extindous narms and you may also onter your business or "DEA" name on the "Extensions remediateguesced onter," name this. You may assess of their your business one, but the PS someouragion you to law your SSM as settled your SSM or EM iff you have one, but the PS someouragion you to law your SSM.

Lest first and onter the rearms of the fruit, estate, or persoon that, 500 not furthern the TM of the personnel state of the trusts under the laws the law of the secount SSM, Alon one Spocest nates for performings on page 1.

II. Covertor also must provide a Perm W-9 to te

Richard Diaz

INVOICE

Richard Diaz 9318 57th Ave. Ct SW apt K202 Lakewood, WA 98499 INVOICE #001 10/19/2016

TO: Kittitas County 205 W 5th Ave Ellensburg, WA FOR: PBRS Analysis

DESCRIPTION	HOURS	AMOUNT
Base Pay		3500.00
After assessment and running of the data	18.5	300.00
Additional Excel sheet merger	1	100.00
Creating reports within Microsoft Sequel Server Report	7	700.00

Total

4600.00

Make all checks payable to Richard Diaz

THANK YOU FOR YOUR BUSINESS!