RESOLUTION NO. 08/09-49 CITY OF DAYTON, OREGON

Title:

A Resolution Approving a Contract for Land Use Planning Services with the Mid-Willamette Valley Council of Governments, July 1, 2009 thru June 30, 2010

WHEREAS, the City of Dayton currently has no City Planner on staff and our contract planner has accepted full time employment elsewhere; and

WHEREAS, the City Council acts as Local Contract Review Board for the City of Dayton pursuant to Resolution No. 04/05-29; and

WHEREAS, the Mid-Willamette Valley Council of Governments (hereinafter called "MWVCOG"), a voluntary intergovernmental association of which the City of Dayton is a member, can provide land use planning services on a contract basis under the provisions of ORS 190.010;

The City of Dayton resolves as follows:

- 1) THAT the City Manager is authorized to execute the Contract for Land Use Planning Services (attached hereto as Exhibit A and made a part hereof) on behalf of the City, which will be bound by its terms;
- 2) THAT this resolution shall be effective immediately upon adoption.

ADOPTED this 1st day of June, 2009.

In Favor Blackburn, Dickson, Evers, Henry, Hensley, White, Wytoski

Opposed None

Absent None

Abstained None

6/30/2009

Date of Adoption

ATTESTED BY:

Peggy Selberg
City Recorder

Date of Enactment

Attachment - Exhibit A

CONTRACT

LAND USE PLANNING SERVICES

THIS AGREEMENT is made and entered into this 1st day of July, 2009 by and between the CITY OF DAYTON, OREGON, a municipal corporation ("CITY"), and the MID-WILLAMETTE VALLEY COUNCIL OF GOVERNMENTS ("COG"), a voluntary intergovernmental association created by charter and Agreement pursuant to ORS Chapter 190 of which CITY is a member.

WITNESSETH:

IN CONSIDERATION of the mutual premises and stipulations set out below, the CITY and COG do hereby agree as follows:

A. <u>COG Responsibilities</u>

- COG shall provide an experienced land use planner to assist the CITY in processing land use actions, zone code revisions and other related activities which may be requested by the CITY.
- 2. COG shall provide to CITY mapping, graphics and document production services related to work requested by CITY under paragraph A.1.
- 3. COG shall provide monthly billing statements.

B. CITY Responsibilities

- 1. CITY agrees to engage COG as the provider of land use planning consulting services.
- 2. CITY agrees to pay for land use planning services under paragraph A.1. at a rate of \$75.00 per hour.
- 3. CITY agrees to pay the actual cost of mapping, graphics and document production provided under paragraph A.2.
- 4. CITY shall review, process and pay COG's monthly invoices within 30 days of receipt.
- CITY shall designate a key contact person through which all requests for services will come and with whom the activities of COG's land use planner will be coordinated.

C. <u>COG Services Provided Without Additional Compensation</u>

- COG shall provide advice and assistance to CITY with grant and loan applications
 for financing of public improvements at no additional charge except in those
 instances when such work may be eligible for compensation from the granting
 agency.
- 2. COG shall prepare documentation and applications for funding for additional planning projects on behalf of CITY.
- 3. COG shall refer CITY to other available resources that may be available to address needs of CITY upon request.

D. Termination and Amendment

- 1. This Agreement shall be terminated on June 30, 2010 unless otherwise agreed to by COG and CITY by amendment to this Agreement.
- 2. This Agreement may be terminated for convenience by either party upon written notice of 30 calendar days.
- 3. This Agreement may be amended only by written agreement executed between the parties.

E. Independent Contract

1. The CITY has engaged COG as an independent contractor for the accomplishment of a particular service. Neither party, nor the officers and employees of either party shall be deemed the agents or employees of the other party for any purpose.

F. Limited Warranty

- 1. CITY agrees to seek and rely exclusively on the advice of its own legal counsel as to the legal sufficiency of the land use planning process and its products. The parties expressly recognize that the review process involves political and legal judgment entirely within the control and authority of the CITY. COG's only obligation is to provide advice from the perspective of land use planning principles, and not legal or political counsel.
- 2. In no event shall COG be liable for indirect or consequential damages of any nature. In no event, regardless of theory of recovery, shall COG be liable for any damages in excess of the amounts actually paid by CITY to COG under Paragraph B, hereof.
- 3. CITY agrees to provide a representative to present the CITY's viewpoint at public hearings regarding a dispute between the CITY and the County or another city.

COG will provide support and information as appropriate (including research and staff reports) to aid the CITY in making its arguments.

IN WITNESS WHEREOF, COG and the CITY have, by approval of their respective governing bodies, caused this Agreement to be executed as of the day and year aforesaid.

COUNCIL OF GOVERNMENTS	CITY OF DAYTON
Ву:	By:
Nancy J. Boyer, Executive Director	Christy Ellis, City Administrator