

AGREEMENT FOR PROFESSIONAL SERVICES

This Agreement for Professional Services ("Agreement"), effective the 24 day of August, 2024 ("Effective Date"), is entered into by and between Roxborough Village Metropolitan District, a political subdivision of the State of Colorado ("Client"), and Farnsworth Group, Inc., an Illinois Corporation ("Farnsworth Group"). Client and Farnsworth Group are referred to collectively as the "Parties" and individually as a "Party."

Services: Farnsworth shall perform the services ("Services") set forth in the following proposals: 1) *Pedestrian Bridge Structural Analysis and Survey of Crystal Lake Irrigation Intake*, both dated August 14, 2024; and, 2) *Survey of Little Willow Creek – Floodplain*, dated August 16, 2024, all of which are attached as **Attachment A** (collectively, the "Proposals"). Farnsworth Group's performance of the Services in accordance with a given Proposal and this Agreement constitutes a "Project," and its performance of the Services in accordance with all of the Proposals and this Agreement collectively constitute the "Projects."

Douglas County Permits. The Services Farnsworth performs on the Pedestrian Bridge Structural Analysis Project and the Survey of Little Willow Creek – Floodplain Project shall establish all of the survey and structural data Client needs to meet Douglas County's permitting requirements for those Projects.

Standard of Care: Services performed by Farnsworth Group under this Agreement will be conducted in a manner consistent with that level of care and skill ordinarily exercised by members of the profession currently practicing under similar conditions. No other representation expressed or implied, and no warranty or guarantee, is included or intended in this Agreement, or in any report, opinion, document, or otherwise.

Entire Agreement: This Agreement constitutes the entire agreement between the Parties and supersedes all prior communications, understandings, and agreements, whether written or oral, as to the subject matter herein. Both Parties have participated fully in the preparation and revision of this Agreement, and each Party and its counsel have reviewed the final document. Any rule of contract construction regarding ambiguities being construed against the drafting party shall not apply in the interpreting of this Agreement, including any Section Headings or Captions.

Precedence: This Agreement shall take precedence over any inconsistent or contradictory provisions contained in the Proposals, or any contract, purchase order, requisition, notice to proceed, or like document regarding Farnsworth Group's Services; provided, that any modification to this Agreement that is in writing and signed by the Parties shall take precedence over any contradictory or inconsistent term or condition in this Agreement.

Fee Schedule: In exchange for Services satisfactorily performed, Client shall pay the Farnsworth Group all fees and charges set forth in Attachment A.

Opinions of Cost: Farnsworth Group is not providing Opinions of Cost in connection with the Projects.

Invoices: Client will pay Farnsworth Group all fees, including the fees for any "Additional Services," in accordance with Attachment A (the "Fees") within thirty (30) calendar days of Farnsworth Group's satisfactory completion of a Project. If Client fails to pay all undisputed Fees within thirty (30) days of satisfactory completion of that Project, all undisputed amounts shall accrue interest at the rate of 8% per annum until paid in full.

Compliance with Law: In the performance of Services to be provided hereunder, Farnsworth Group and Client agree to comply with applicable federal, state, and local laws and ordinances and applicable lawful governmental or quasi-governmental order, rules, and regulations.

Modification to this Agreement: Client or Farnsworth Group may, from time to time, request modifications or changes in the scope of Services to be performed with respect to a given Project or with respect to all of the Projects. Such changes, including any increase or decrease in the amount of Farnsworth Group's compensation, to which Client and Farnsworth Group mutually agree shall be incorporated in this Agreement by a written amendment to this Agreement signed by the Parties.

Notice: All notices required or permitted under this Agreement must be in writing and given by personal delivery or certified or registered mail, return receipt requested with postage prepaid at the addresses set forth below. Notice by personal delivery shall be deemed given when the Notice is accepted or rejected by the intended Party. Notice by registered or certified mail shall be deemed given upon receipt or three (3) business days from deposit in the mail, whichever occurs first.

If to Client:
Roxborough Village Metropolitan District
Attn: Peggy Ripko, District Manager
Special District Management Services
141 Union Boulevard, Suite 150
Lakewood, CO 80228-1898

If to Farnsworth Group:
Farnsworth Group, Inc.
Attn: J.R. McGehee
Sr. Land Surveying Manager
(970) 484-7477
E-mail: jmcgehee@f-w.com

With a copy (which will not constitute notice) to:
Farnsworth Group, Inc.
Attn: Ryan Perras
5613 DTC Parkway, Suite 1100
Greenwood Village, CO 80111
E-mail: rperras@F-W.com

Facsimile; PDF Signatures: Execution and delivery of this Agreement by delivery of a facsimile or portable document format ("PDF") copy bearing the facsimile or PDF signature of either Party or both Parties shall constitute a valid and binding execution and delivery of this Agreement by such Party. Such facsimile and PDF copies shall constitute enforceable original documents.

Force Majeure: Obligations of either Party under this Agreement, other than payment obligations, shall be suspended, and such Party shall not be liable for damages or other remedies while such Party is prevented from complying herewith, in whole or in part, due to contingencies beyond its reasonable control, including, but not limited to, strikes, riots, war, fire, acts of God, injunction, compliance with any law, regulation, or order, whether valid or invalid, of the United States of America or any other governmental body or any instrumentality thereof, whether now existing or hereafter created, inability to secure materials or obtain necessary permits, provided, however, the Party so prevented from complying with its obligations hereunder shall promptly notify the other Party thereof.

Assignment: This Agreement, and any right or interest under this Agreement, cannot be assigned by either Party without the other Party's consent.

Dispute Resolution: In an effort to resolve any conflicts that arise during the performance of the Services for one or more of the Projects or following completion of the applicable Project(s), the Parties agree that all disputes shall first be negotiated between senior officers of Client and Farnsworth Group for up to thirty (30) days before being submitted to mediation. If negotiation and mediation are not successful, either Party may commence a civil action in the District Court for Douglas County, Colorado.

Timeliness of Performance: Farnsworth Group will begin work under this Agreement upon receipt of a fully executed copy of this Agreement. The Parties are aware that many factors outside Farnsworth Group's control may affect its ability to complete the Services. Farnsworth Group will perform its Services with reasonable diligence and expediency consistent with sound professional practices.

Termination: If either Party defaults in performing any of the terms or provisions of this Agreement and continues in default for a period of fifteen (15) days after written notice thereof, the Party not in default shall have the right, but not the obligation, to immediately terminate this Agreement.

Ownership of Deliverables: Upon Farnsworth Group's satisfactory completion of the Project and Client's payment of all undisputed Fees, the Client shall have all rights, title, and interest in and to any reports, drawings, specifications, surveys, electronic media, and any other document or data prepared by Farnsworth Group and provided to Client as the deliverables under the Proposals ("Deliverables"). Client releases Farnsworth Group of any liability arising from or relating to Client or its agent's reuse of all or a portion of the Deliverables.

Subcontracting: Farnsworth Group shall have the right to subcontract any part of the Services without the consent of Client.

Third Party Beneficiaries: This Agreement and the Services are for the sole benefit of the Parties. The Parties expressly intend that any other individual or entity shall be deemed an incidental beneficiary only and shall have no right or interest in this Agreement or the Services for any purpose whatsoever.

Right of Entry: Client shall provide for Farnsworth Group's and/or any subconsultant's right to enter property owned by Client and/or others in order for Farnsworth Group and/or any subconsultant to perform the Services.

Authority and Responsibility: Client agrees that Farnsworth Group and any subconsultant shall not guarantee the work of any construction contractor or construction subconsultant, shall have no authority to stop work, shall have no supervision or control as to the work or persons doing the work, shall not have charge of the work, shall not be responsible for safety in, on, or about the job site, or have any control of the safety or adequacy of any equipment, building component, scaffolding, supports, forms, or other work aids.

Electronic Files Transfer: Farnsworth Group may prepare electronic files which contain machine-readable information or certain information for one or more of the Projects ("Project Files"). Client may request Project Files to facilitate Client's understanding of the applicable Project(s). The Parties recognize that the Project Files are subject to alteration, either intentionally or unintentionally, due to, among other causes, transmission, conversion, media degradation, software error, or human error. The Parties further understand that the transfer of Project Files from the system and format used by Farnsworth Group to an alternate system or format cannot be accomplished without the introduction of anomalies and/or errors.

Consequential Damages: Notwithstanding any other provision of this Agreement, and to the fullest extent permitted by law, neither Client nor Farnsworth Group, or

their respective officers, directors, partners, and employees, shall be liable to the other; nor shall either Party make any claim for incidental, indirect, or consequential damages arising out of or connected in any way one or more of the Projects or the Services performed under this Agreement. This mutual waiver of consequential damages shall include, but not be limited to, loss of use, loss of profit, loss of business, loss of income, loss of reputation, and any other consequential damages that either Party may have incurred from any cause of action including negligence, strict liability, breach of contract, and breach of strict and implied warranty.

Personal Liability: It is intended by the Parties that the individual employees, officers, partners, or directors of the Parties shall not be subject to any personal legal exposure for the risks associated with the Projects.

General Insurance and Limitation: Farnsworth Group is covered by commercial general liability insurance, automobile liability insurance and workers compensation insurance with limits which Farnsworth Group considers reasonable. Certificates of all insurance shall be provided to Client upon request in writing. Within the limits and conditions of such insurance, Farnsworth Group agrees to indemnify and defend Client from any loss, damage, or liability arising directly from any intentional or negligent act or omission by Farnsworth Group or any subcontractor or subconsultant of Farnsworth Group. Farnsworth Group shall not be responsible for any loss, damage, or liability beyond the amounts, limits, and conditions of such insurance. Farnsworth Group shall not be responsible for any loss, damage, or liability arising from any act by Client, its agents, staff, other consultants, independent contractors, third parties, or others working on the one or more of the Projects over which Farnsworth Group has no supervision or control.

Professional Liability Insurance and Limitation: Farnsworth Group is covered by professional liability insurance for its professional acts, errors, and omissions, with limits which Farnsworth Group considers reasonable. Certificates of insurance shall be provided to Client upon request in writing. Within the limits and conditions of such insurance, Farnsworth Group agrees to indemnify and defend Client from loss, damage, or liability arising from errors or omissions by Farnsworth Group that exceed the industry standard of care for the Services provided. Farnsworth Group shall not be responsible for any loss, damage, or liability beyond the amounts, limits, and conditions of such insurance. Farnsworth Group shall not be responsible for any loss, damage, or liability arising from any act, error, or omission by Client, its agents, staff, other consultants, independent contractors, third parties, or others working on one or more of the Projects over which Farnsworth Group has no supervision or control.

ADDITIONAL LIMITATION: IN RECOGNITION OF THE RELATIVE RISKS AND BENEFITS OF THE PROJECTS TO BOTH CLIENT AND FARNSWORTH GROUP, THE RISKS HAVE BEEN ALLOCATED SUCH THAT CLIENT AGREES THAT FOR THE COMPENSATION HEREIN PROVIDED, FARNSWORTH GROUP CANNOT EXPOSE ITSELF TO DAMAGES DISPROPORTIONATE TO THE NATURE AND SCOPE OF FARNSWORTH GROUP'S SERVICES OR THE COMPENSATION PAYABLE TO IT HEREUNDER. THEREFORE, TO THE MAXIMUM EXTENT PERMITTED BY LAW, CLIENT AGREES THAT THE LIABILITY OF FARNSWORTH GROUP TO CLIENT FOR ANY AND ALL CAUSES OF ACTION, INCLUDING, WITHOUT LIMITATION, CONTRIBUTION, ASSERTED BY CLIENT AND ARISING OUT OF OR RELATED TO THE INTENTIONAL OR NEGLIGENT ACTS, ERRORS, OR OMISSIONS OF FARNSWORTH GROUP IN PERFORMING PROFESSIONAL SERVICES SHALL BE LIMITED TO FARNSWORTH GROUP'S INSURANCE COVERAGE ("LIMITATION").

Severability: If any term or provision of this Agreement is held to be invalid or unenforceable under any applicable statute or rule of law, such holding shall be applied only to the provision so held, and the remainder of this Agreement shall remain in full force and effect.

Waiver: No waiver by either Party of any breach, default, or violation of any term, representation, agreement, covenant, condition, or provision hereof shall constitute a waiver of any subsequent breach, default, or violation of the same or any other term, representation, agreement, covenant, condition, or provision hereof. All waivers must be in writing and signed by the Parties.

Survival: Notwithstanding completion or termination of this Agreement for any reason, all rights, duties, and obligations of the Parties shall survive such completion or termination and remain in full force and effect until fulfilled.

Governing Law; Jurisdiction and Venue: This Agreement shall be governed by and interpreted pursuant to the laws of the State of Colorado without regard to conflict of law principles. Jurisdiction and venue for any civil action or proceeding arising from or relating to this Agreement and/or the Services shall lie exclusively in the Douglas County District Court.

Attorney's Fees, Costs, and Expenses: In any civil action or proceeding, the prevailing Party shall be awarded its reasonable attorneys' fees, costs, and expenses, including the reasonable attorneys' fees, costs, and expenses incurred in any appellate action and in executing or collecting upon any judgment, order, or award.

Governmental Immunity: Nothing in this Agreement shall constitute, or be construed as, a limitation on or waiver of the rights, privileges, immunities, limitations, notice requirements, defenses, and benefits provided to Client and its directors and officers under federal or state law, including but not limited to, the Colorado Governmental Immunity Act, C.R.S. § 24-10-101, *et seq.*

ROXBOROUGH VILLAGE METROPOLITAN DISTRICT, a political subdivision of the State of Colorado

By: Mark Rubic 08 / 28 / 2024
Marl Rubic, Board President Date

FARNSWORTH GROUP, INC., an Illinois Corporation

By: J.C. Cundall 08 / 28 / 2024
Signature Date
Printed Name: JC Cundall
Title: Senior Engineering Manager

ATTACHMENT A



223 Willow Street
Fort Collins, CO 80524
p 970.484.7477

www.f-w.com

August 14, 2024

Board of Directors
Roxborough Village Metropolitan District
141 Union Blvd, Suite 150
Lakewood, CO 80228

RE: Project Services Agreement for Roxborough Village Metro District (RVMD) - Rickety Bridge
Structural Analysis

Dear RVMD:

Farnsworth Group, Inc. (FGI) is pleased to present our proposal for Bridge services to the Roxborough Village Metro District (RMVD) (CLIENT) for the Foundation Loading associated with the Rickety Pedestrian Bridge (PROJECT) located at RVMD. This proposal reflects added Bridge Analysis following the previous site visit report completed September 8, 2023, project scope presented below.

- Site Visit to collect relevant data i.e member dimensions, lengths, thicknesses, identify material types, and other necessary items to complete this task.
- Develop the Dead Loads and live loads that the existing foundation must withstand in accordance with IBC/ AASHTO Pedestrian Design Codes.
- Develop and report with recommendations for loading and loading table to be given to another steel fabricator to design a replacement superstructure

Please let me know if there are any questions regarding the scope as we have outlined above. The following pages provide more specific details regarding the scope of work, project approach, project team, etc. Please indicate your acceptance of this Proposal, by signing and returning one copy for our records. We appreciate your consideration and look forward to working with you on this project.

Sincerely,

FARNSWORTH GROUP, INC.

A handwritten signature in blue ink, appearing to read "J.C. Cundall", with a stylized flourish at the end.

J.C. Cundall, PE
Senior Engineering Manager

ENGINEERS | ARCHITECTS | SURVEYORS | SCIENTISTS

Client PSA Rev. 10_March 2023

PROJECT OVERVIEW / SCOPE OF PROFESSIONAL SERVICES /

Farnsworth Group's scope of work consists of bridge services within the parameters set by the scope identified within this proposal. We have included necessary interface with the Owner, review agencies, and other owner retained consultants and vendors. The scope of work includes the services generally described as follows:

- **Structural**
 - Site Visit to collect relevant data i.e member dimensions, lengths, thicknesses, identify material types, and other necessary items to complete this task.
 - Develop the Dead Loads and live loads that the existing foundation must withstand in accordance with IBC/ AASHTO Pedestrian Design Codes.
 - Develop and report with recommendations for loading and loading table to be given to another steel fabricator to design a replacement superstructure

PROFESSIONAL FEES /

Farnsworth Group proposes to provide the described services for a Lump Sum fee of **\$8,560 (Eight thousand five hundred Sixty dollars)**.

ASSUMPTIONS AND CLARIFICATIONS /

The following assumptions and clarifications support the fees for this proposal.

- This work is expected to commence in September 2024. Significant delays in start date may require reassessing necessary services, schedule, and fees.
- Readily available access to the project site will be provided.
- Value engineering exercises are not included.
- Opinion of Probable Cost or detailed cost estimates are not included in the scope.
- Material properties are unknown and will be assumed. No material testing is included.
- No geotechnical or soil investigations are anticipated. Below grade elements will not be assessed.

ADDITIONAL SERVICES /

The following services are not included in the fees for this proposal, but may be relevant to the project and can be provided at your request for an additional fee:

- Attendance at additional meetings or site visits beyond those listed above.
- Detailed repair or reinforcement design or drawings.
- Cost opinion services or value engineering.
- Assistance with Material Testing.
- Assistance with bidding, permitting, construction observation, or construction administration.

Rickety Pedestrian Bridge at RMVD Structural Assessment

FARNSWORTH GROUP / 2
Client PSA Rev. 10_March 2023

CLIENT RESPONSIBILITIES /

The following services or items are required to be provided by you to allow Farnsworth to complete the scope of services outlined above.

- N/A



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Fort Collins, CO 80524
p 970.484.7477

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August 14, 2024

Board of Directors
Roxborough Village Metropolitan District
141 Union Blvd, Suite 150
Lakewood, CO 80228

RE: Project Services Agreement for Roxborough Village Metro District (RVMD) - ~~Rickety Bridge~~
~~Structural Analysis~~ ← Survey of Crystal Lake Irrigation Intake Structures

Dear RVMD:

Farnsworth Group, Inc. (FGI) is pleased to present our proposal for Survey services to the Roxborough Village Metro District (RVMD) (CLIENT) for the survey of the Crystal Lake Irrigation Intake Structures and Topography (PROJECT) located at RVMD.

Please review the scope as we have outlined on the following pages. The following pages provide specific details regarding the scope of work, project approach, project team, etc. Please indicate your acceptance of this Proposal, by signing and returning one copy for our records. We appreciate your consideration and look forward to working with you on this project.

Sincerely,

FARNSWORTH GROUP, INC.

J.C. Cundall, PE
Senior Engineering Manager

ENGINEERS | ARCHITECTS | SURVEYORS | SCIENTISTS

Client PSA Rev. 10_March 2023

PROJECT OVERVIEW /
SCOPE OF PROFESSIONAL SERVICES /

Farnsworth Group's scope of work includes the services described as follows:

1. Survey Control: Farnsworth Group, Inc, will establish survey control for the project using GPS techniques to produce a NAD83(2011) horizontal datum and NAVD88 vertical datum. The survey control is georeferenced to ensure compatibility with GIS data and other sources of mapping information. We will set at least two semi-permanent survey monuments that will be suitable for use during the construction phases of the project, one on-site and the other nearby in public rights of way. The control information will be graphically shown and included in a table on the design survey drawing noted herein.

2. Topographic Design Survey: Farnsworth Group will conduct a topographic design survey (survey) of the pump station areas within the area fence, as outlined on the attached aerial graphic. The survey will include the following information:
 - Pump Station Infrastructure within the fenced area, including existing physical features.
 - Pump Station Area Fence:
 - Survey and document gate(s) locations and widths
 - Concrete Trail/Sidewalk to the south of Pump Station Area and North of Pond
 - Bottom Elevations of Wet Wells: (Note – access from the surface only. This scope of work does not include confined space access)
 - Document the size of inlet/outlet pipes
 - Elevations of inlet/outlet pipes
 - Directions of inlet/outlet pipes
 - Underground utilities will not be located for this survey, and only visible surface evidence of underground utilities plus overhead utilities will be located and shown on the survey. Underground utility lines will be drawn to the best of our ability based only upon the visual evidence and any utility maps provided. Please note that the utility mapping shown on the survey might be incomplete.
 - RMVD shall be responsible for marking their utilities and any other known private utilities, if any.

Elevations will be adequate to support 1-foot contour interval and elevation digital terrain model. A Civil 3-D AutoCAD drawing of the survey will be prepared showing the information noted above.

3. Bathymetric Pond Survey: In addition to the topographic design survey of the pump station areas noted above, we will provide a Bathymetric Survey of an approximate 100' x 100' area of the bottom of the pond, extending 100' from the shore towards the middle of the pond, as marked on the attached aerial graphic. This survey will be based on the control points established, as noted above. We anticipate the bathymetric data will be sufficient to produce approximate 1 ft. contours of the bottom of the pond. This data will be merged into the survey of the pump station areas to provide one overall survey drawing. The bathymetric survey will be performed by a sub-consultant of Farnsworth Group. Pipe invert elevations and diameters of the ends of the intake piles will not be surveyed.

NOTE - This survey is based on the use of a sonar-mite GPS depth unit mounted to a flat bottom aluminum boat that has very good accuracy however vegetation can affect the readings. If the pond bottom is overgrown, alternative methods may need to be used and if that is the case, we will advise on an alternate scope of work and related additional fees.

PROFESSIONAL FEES /

Farnsworth Group proposes to provide the above-described services on an hourly basis, plus direct expenses, not to exceed Ten Thousand, Nine Hundred Dollars (\$10,900) including expenses and subconsultant fees.

ASSUMPTIONS AND CLARIFICATIONS /

The following assumptions and clarifications support the fees for this proposal.

- None

SURVEY DELIVERABLES /

- The combined topographic design and bathymetric survey data will also be delivered in an AutoCAD Civil 3D (2023) format .DWG file, using Farnsworth Group CAD standards.

PROJECT TIMELINE /

We propose the timeline of the survey services to be as follows:

- | | |
|---|------------------|
| • Mobilize for Design Survey and Bathymetric Survey | 2 weeks from NTP |
| • Completion and delivery of the survey drawing | 4 weeks from NTP |



223 Willow Street
Fort Collins, CO 80524
p 970.484.7477

www.f-w.com

August 16, 2024

Board of Directors
Roxborough Village Metropolitan District
141 Union Blvd, Suite 150
Lakewood, CO 80228

RE: Project Services Proposal for Little Willow Creek Floodplain Survey

Dear RVMD:

Farnsworth Group, Inc. (FGI) is pleased to present our proposal for Survey services to the Roxborough Village Metro District (RMVD) (CLIENT) for the survey of the Little Willow Creek Floodplain (PROJECT) located at RVMD.

Please review the scope as we have outlined on the following pages. The following pages provide specific details regarding the scope of work, project approach, project team, etc. Please indicate your acceptance of this Proposal, by signing and returning one copy for our records. We appreciate your consideration and look forward to working with you on this project.

Sincerely,

FARNSWORTH GROUP, INC.

A handwritten signature in blue ink, appearing to read "J.C. Cundall", with a stylized flourish at the end.

J.C. Cundall, PE
Senior Engineering Manager

PROJECT OVERVIEW / SCOPE OF PROFESSIONAL SERVICES /

Farnsworth Group's scope of work includes the services described as follows:

1. **Survey Control:** Farnsworth Group recently performed a survey of the Community Park site along the south end of the Little Willow Creek HECRAS study area. For this survey, we will utilize, and expand, if necessary, the same horizontal and vertical survey control that was used for the Community Park Survey (CPS). The control information will be graphically shown and included in a table on the survey drawing.
2. **Topographic Design Survey:** Farnsworth Group will conduct an aerial topographic survey (survey) of the portions of the HECRAS study area that are beyond the limits of the CPS covering the overall study area sufficient to obtain the cross-section data noted in yellow on the attached Survey Request Graphic (graphic). The new survey will be merged with the CPS, along with the supplemental survey data noted below to create one overall topographic survey surface covering the entire HECRAS study area from which the cross-section data will be obtained. The HECRAS study area is defined by the limits of the yellow cross-sections on the attached graphic. Aerial ground control points will be added to what was used for the CPS as needed for the expanded aerial topographic survey area.

The aerial survey will be supplemented with traditional field surveys to obtain detailed information as noted on the attached graphic.

The aerial survey will provide elevation data that will be sufficient to produce 1-foot contours and digital terrain model. Existing utility data will not be obtained or located in this scope of work and can be added as an additional service later once design parameters are established.

The cross-sections required for the HECRAS modelling will be obtained and extracted from the digital terrain model produced from the aerial survey by Farnsworth Group engineering staff and are not included in this survey scope of work.

A Civil 3-D AutoCAD drawing will be prepared showing the information noted above.

An exhibit of the area and cross-sections is attached to the end of the document.

PROFESSIONAL FEES /

Farnsworth Group proposes to provide the above-described services on an hourly basis, plus direct expenses, not to exceed Ten Thousand, One Hundred Dollars (\$10,100) including expenses.

ASSUMPTIONS AND CLARIFICATIONS /

The following assumptions and clarifications support the fees for this proposal.

- Access permission on private property will not be required and is not included in the proposed scope of work.
- No boundary or easement information will be addressed or shown on the survey in this scope of work.
- Accuracy of the survey will be consistent with 1-foot contour map standards.
- The proposed fee is valid during 2024 only.

