REQUEST FOR QUALIFICATIONS
FOR
PROFESSIONAL CONSULTING SERVICES

For
Colorado Mesa University
CMU 2767

For The
Colorado Mesa University Campus Energy Infrastructure
REQUEST FOR QUALIFICATIONS
FOR PROFESSIONAL CONSULTING SERVICES

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I. INTRODUCTION

A. PROJECT DESCRIPTION

Colorado Mesa University (CMU) is seeking a qualified Consultant partner consisting of developers, architects, and engineers to provide a range of design and development services for the expansion of the existing campus heating and cooling geo-exchange system, the integration of the geo-exchange system into the balance of CMU facilities, and the construction of additional interconnected facilities in the planned mixed-use zone of campus currently referred to as the Formation District. These services will include initial design, construction budgeting, financial modeling, lifecycle planning, and tax credit analysis.

The project is expected to be implemented in multiple phases. The Consultant selected through this RFQ (Request for Qualifications) will collaborate with CMU to develop a phasing plan and subsequently release work packages under Integrated Project Delivery IPD-DBLS-RFP(s). These work packages will cover the implementation of either the entire scope or specific parts of the project.

Potential projects CMU is considering are listed below:
- Facilities Condition Assessment
- Energy Master Plan
- Extend Geo-Exchange Central Loop to Fine Arts Building & Grand Mesa Hall
- Extend Geo-Exchange Central Loop to Moss Performing Arts Center, Lowell Heiny Hall, & connect back into main loop at Wubben Science Building
- Extend Geo-Exchange Central Loop to New Theater, & connect back into main loop north of Bunting Hall
- Extend Central Loop to Walnut Ridge Apartments, Pinon Hall, Tolman Hall, Rait Hall, Albers Hall, CMU Admissions & Student Housing Offices
- Drill new Geo-Exchange well field on west half of rugby pitch
- Drill new field east of CMU Center for Reflection
- Drill remainder of infield at CMU track complex
- Drill new field in parking lot CP6 (North of CMU Outdoor Program)
- Drill Parking Lot RH28 and RHR28 (North of Wingate Hall)
- Connect 17 existing buildings, 545,865 sf under roof, into the central Geo-Exchange loop (replace traditional HVAC systems with ground source heat pump systems)
- New potential 45,000 sf, five story mixed-use housing facility – first floor retail with 4 floors of housing above in CMU Formation District zone
- Future PV solar projects, both on and off site

B. SELECTION PROCESS

The selection of the Consultant will be conducted in accordance with the Colorado Revised Statutes, 24-30-1401 et. seq. The process will involve two stages: submittals will be screened and scored. A limited number of firms will be short-listed and invited...
to participate in oral interviews. CMU will attempt to negotiate a contract with the highest ranked firm following the interview segment. Following is additional information relative to the selection process:

1. **Non-Mandatory Pre-submittal Conference:** To ensure sufficient information is available to firms preparing submittals, a non-mandatory pre-submittal conference has been scheduled. The intent of this conference is to review the project scope of work and to have Colorado Mesa University staff available to discuss the project and answer questions. Firms preparing submittals are encouraged to attend. The pre-submittal conference will be held remotely via Teams:

   **July 14, 2022**
   **1:30-2:30 pm MDT**

   **Microsoft Teams meeting**

   [Join on your computer, mobile app or room device](https://teams.microsoft.com/l/meetup-join/19%3ameeting_Mzc1MjA4MzctZmU3My00ZjhkLTkyMTgtM2E2ODU5OGM1NGJj%40thread.v2/0?context=%7b%22Tid%22%3a%22%3a%22b31b408e-0c8a-49cf-aeb8-27b324d5b8b6%22%2c%22Oid%22%3a%22%3a%22d4e2db25-8c93d-407-a3a5-023d65d7bc0%22%7d)

   Meeting ID: 234 966 276 989

   Passcode: waNRB9

   Download Teams | Join on the web

   Learn More | Meeting options

2. **Consultant’s Submittals:** Specific requirements for submittals and scoring criteria are detailed in II. SUBMITTAL REQUIREMENTS. Submittals must be received at: Submission: Bids will be accepted electronically through the Rocky Mountain ePurchasing [RMEPS] website [https://www.bidnetdirect.com/colorado](https://www.bidnetdirect.com/colorado) The Rocky Mountain ePurchasing site offers both free and paid registration options that allow for full access of the solicitation documents and for electronic submission of proposals. [Note: Free registration on the site may take up to 24 hours to process; plan registration to allow time for on-time bid submission.] Colorado Mesa University does not have access or control of the vendor side of the RMEPS site, contact RMEPS directly to resolve any issues encountered prior to response deadline (800) 835-4603 to resolve any issues encountered prior to response deadline.

   **Late bids will be rejected without consideration. Colorado Mesa University and the State of Colorado assume no responsibility for costs related to the preparation of submittals.**

3. **Name:** Suzanne Ellinwood, Director of Purchasing & Risk Management
   **Agency:** Colorado Mesa University
   **Phone:** 970-248-1417
   **Email:** sellinwo@coloradomesa.edu
Deadline for receipt is 11:00 a.m. July 31, 2023

3. Evaluation Committee/Short List: Submittals will be evaluated by a committee selected in accordance with state policies. The committee will review and score the submittals. Firms ranked the highest will be invited to an oral interview. It is anticipated no fewer than three (3) or no more than four (4) firms will be interviewed.

4. Oral Interviews. It is anticipated that oral interviews will be conducted the week of August 14 – 18, 2023. Interviews will be held in a conference rooms in the University Center, 1450 N. 12th Street., Grand Junction, CO 81501. Details on specific location, the exact time, date and location will be communicated with firms invited to participate. Key personnel from the firm and major consultants who will be directly involved with the project should attend the interview. The interview committee will, in particular, be interested in knowing about the project approach proposed and in meeting the individuals who will act as the primary contacts for Colorado Mesa University.

C. SCHEDULE

Following is a detailed schedule of events for the RFQ process and an outline of the schedule for the balance of the project.

<table>
<thead>
<tr>
<th>Event</th>
<th>Date/Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advertisement</td>
<td>July 5, 2023</td>
</tr>
<tr>
<td>Mandatory Pre-submittal Conference</td>
<td>July 14, 2023, 1:30 p.m.</td>
</tr>
<tr>
<td>Date Written Inquiries Due</td>
<td>July 17, 2023, 11:00 a.m.</td>
</tr>
<tr>
<td>Date Response to Written Inquiries Issued</td>
<td>July 19, 2023</td>
</tr>
<tr>
<td>RFQ Submittal Due</td>
<td>July 31, 2023, 11:00 a.m.</td>
</tr>
<tr>
<td>Interview List Released</td>
<td>August 7, 2023</td>
</tr>
<tr>
<td>Oral Interviews (as scheduled)</td>
<td>August 14 - 18, 2023</td>
</tr>
<tr>
<td>Negotiation of A/E Contract</td>
<td>August 21 - 25, 2023</td>
</tr>
<tr>
<td>Contract Approval (projected)</td>
<td>August 25, 2023</td>
</tr>
<tr>
<td>Anticipated A/E professional Services - Start</td>
<td>August 28, 2023</td>
</tr>
<tr>
<td>Anticipated Construction Services – Start - Finish</td>
<td>TBD</td>
</tr>
</tbody>
</table>

II. SUBMITTAL REQUIREMENTS

Firms will be judged not only on their past experience for the type of work involved, but also on their ability to address issues critical to the success of the project requirements outlined in this RFQ document. (Note that the primary focus of the prequalification evaluation will be the firm(s) capability and the primary focus of the oral interview will be the proposed Project Management Team members capabilities.) Following are elements that will be used to evaluate each firm’s qualifications:

A. PROJECT TEAM

Identify the project principal, the project manager, key staff and subconsultants. Present a brief discussion regarding how the team’s qualifications and experience relate to the specific project.
• Qualifications and relevant individual experience.
• Unique knowledge of key team members relating to the project.
• Key staff involvement in project management and on-site presence.
• Time commitment of key staff.
• Qualifications and relevant subconsultant experience.

B. FIRM/TEAM CAPABILITIES

• Are the lines of authority and coordination clearly identified?
• Are essential management functions identified?
• Are the functions effectively integrated? (e.g., subconsultants’ role delineated)?
• Current and projected work-load.
• Specific expertise and experience with navigating outside funding opportunities (direct grants, tax credits, etc.) like those contained in the Inflation Reduction Act of 2022.

Note: Organization charts and graphs depicting your capacity may be included.

C. PRIOR EXPERIENCE

Use this portion of your submittal to describe relevant experiences with the project type described in this RFQ document and various services to be provided.

• Experience of the key staff and firm with projects of similar scope and complexity.
• Demonstrated success on past projects of similar scope and complexity.
• Demonstrated financial guarantees for tax credits and energy savings
• Provide examples of performance guarantees in similar projects
• Provide example(s) of similar higher education campus development(s) including providing campus housing and facilities to generate ancillary revenues and support the University’s key objectives.
• Provide example(s) of designing, financing, installing, and guaranteeing performance for renewable energy facilities.
• References. Include the name and current telephone number of the owner’s project manager for every project listed.

D. PROJECT APPROACH

For the project and services outlined in the RFQ document, describe how you plan to accomplish the following project control and management issues:

• Budget Methodology/Cost Control.
  • Establish and maintain estimates of probable cost within owner’s established budget.
  • Control consultant contract costs.
  • Coordinate value engineering activities.
  • Maximize and guarantee incentives and tax credit payments.

• Quality Control Methodology.
  • Ensure State procedures are followed
• Improve energy efficiency through the use of an integrated design process, life cycle cost analysis, the use of an energy standard (current energy code) and the specification of energy efficient materials, systems, and equipment.

• Ensure the project is designed for durability and maintainability.

• Schedule.
  • Manage the required work to meet the established schedule
  • Explain integration into and consideration for CMU’s academic and fiscal calendars.
  • Show plan to maximize incentives and tax credits

E. WORK LOCATION

Describe where the prime and subconsultants will do the key work elements of this project.

• Proximity of firms’ office as it may affect coordination with the State’s project manager and the potential project location.
• Firm’s familiarity with the project area.
• Knowledge of the local labor and material markets.
Appendix A

STATE BUILDINGS PROGRAM
PRELIMINARY SELECTION/EVALUATION FORM
ARCHITECT/ENGINEERING/CONSULTANT SERVICES

QUALIFICATION BASED SELECTION (This form is to be used in the first step, i.e. short listing, of an architectural/engineering/consulting services selection process.)

Evaluator #: ___________________________ Date: ___________________________
Name of Firm: ___________________________ Name of Project: CMU 2767 Colorado Mesa University Campus Energy Infrastructure

RFQ REFERENCE
MINIMUM REQUIREMENTS
Y ____ N ____

If the minimum requirements have not been met, specify the reason(s):
____________________________________________________________________________
____________________________________________________________________________

Acknowledgment and Attestation included: Y ____ N ____

SCORE (PROJECT SPECIFIC QUALIFICATIONS): Weight: x Rating: = Score

1. PROJECT TEAM
   • Qualifications and relevant individual experience. 7 x ____ = ____
   • Unique knowledge of key team members relating to the project. 5 x ____ = ____
   • Experience on projects as a team. 4 x ____ = ____
   • Key staff involvement in project management and on-site presence. 4 x ____ = ____
   • Time commitment of key staff. 5 x ____ = ____
   • Qualifications and relevant subconsultant experience. 5 x ____ = ____

2. FIRM CAPABILITIES
   • Are the lines of authority and coordination clearly identified 5 x ____ = ____
   • Are essential management functions identified? 7 x ____ = ____
   • Are the functions effectively integrated (e.g., subconsultants’ roles delineated?) 7 x ____ = ____
   • Current and projected workload. 6 x ____ = ____

3. PRIOR EXPERIENCE
   Experience of the key staff and firm with projects of similar scope and complexity. 10 x ____ = ____
   • Demonstrated success on past projects of similar scope and complexity. 12 x ____ = ____
4. PROJECT APPROACH:

- Budget methodology/cost control. \[8 \times \_ \_ = \_\_\_\_\_\_\_\]
- Quality control methodology. \[1 \times \_ \_ = \_\_\_\_\_\_\_\]
- Schedule maintenance methodology. \[3 \times \_ \_ = \_\_\_\_\_\_\_\]

5. WORK LOCATION:

- Proximity of firm’s office as it may affect coordination with the state’s project manager and the potential project location. \[1 \times \_ \_ = \_\_\_\_\_\_\_\]
- Firm's familiarity with the project area. \[1 \times \_ \_ = \_\_\_\_\_\_\_\]
- Knowledge of the local labor and material markets. \[1 \times \_ \_ = \_\_\_\_\_\_\_\]

TOTAL SCORE: \[\_\_\_\_\_\_\_\_\_\_\_\]

NOTES:

1. **Criteria**: Agencies/Institutions are encouraged to include additional criteria that reflect unique characteristics of the project under each category to help determine the submitter’s overall qualifications.

2. **Weights**: Agency/Institutions to assign weights, using whole numbers, to all criteria on evaluation forms for inclusion into RFQ document and prior to evaluations.

3. **Ratings**: Evaluator to assess the strength of each firm's qualifications and assign a numerical rating of 1 to 5 with 5 being the highest rating 0 is missing information. (Use whole numbers)

4. **Total Score**: Includes the sum of all criteria. Note: a passing score (as a percentage of the total points available) is optional and should be assigned by the agency/institution prior to evaluation.
Appendix A1

STATE BUILDINGS PROGRAM
ORAL INTERVIEW SELECTION/EVALUATION FORM
ARCHITECTURAL/ENGINEERING/CONSULTANT SERVICES

QUALIFICATION BASED SELECTION (This form is to be used in the second step, i.e. oral interview, of an architectural/engineering/consulting services selection process.)

Evaluator #:_________________________________________ Date:_____________________
Name of Firm:_________________________________________________________________
Name of Project:____ CMU 2767 Colorado Mesa University Campus Energy Infrastructure____

SCORE (OVERALL QUALIFICATIONS):

<table>
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<th>Category</th>
<th>Weight</th>
<th>Rating</th>
<th>Score</th>
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<td>TEAM CAPABILITIES</td>
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<td>PRIOR EXPERIENCE</td>
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<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>PROJECT APPROACH</td>
<td>30</td>
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<td>_____</td>
</tr>
<tr>
<td>WORK LOCATION</td>
<td>5</td>
<td>_____</td>
<td>_____</td>
</tr>
</tbody>
</table>

TOTAL SCORE: ________

NOTES:

1. **Criteria**: Agencies/Institutions are encouraged to include additional criteria that reflect unique characteristics of the project under each category to help determine the submitter’s overall qualifications.
2. **Weights**: Agency/Institutions to assign weights, using whole numbers, to all criteria on evaluation forms for inclusion into RFQ document and prior to evaluations.
3. **Ratings**: Evaluator to assess the strength of each firms’ qualifications and assign a numerical rating of 0 to 5 with 5 being the highest rating. (Use whole numbers), 0 is missing information.
4. **Total Score**: Includes the sum of all criteria. Note: a passing score (as a percentage of the total points available) is optional and should be assigned by the agency/institution prior to evaluation.
STATE BUILDINGS PROGRAM
FINAL RANKING MATRIX

QUALIFICATION BASED SELECTION
(This form is to be used separately to rank and determine the most qualified architectural/engineering/consulting services firm for both the preliminary and interview evaluations.)

<table>
<thead>
<tr>
<th>FIRM</th>
<th>QUALIFICATIONS SCORE:</th>
<th>CUMULATIVE: TOTAL SCORE</th>
<th>RANK:</th>
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<tbody>
<tr>
<td></td>
<td>EVAL #1</td>
<td>EVAL #2</td>
<td>EVAL #3</td>
</tr>
<tr>
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</tbody>
</table>

NOTES:
1. Insert total score from each evaluator’s PRELIMINARY SELECTION AND INTERVIEW SELECTION/EVALUATION FORMS. DO NOT combine scores of the two evaluations.
2. Add all evaluators’ total scores to determine the cumulative score. NOTE: Each firm’s cumulative total score should be as a percentage of the total points available.
3. Rank all firms with the highest scoring firm being the most qualified.
Appendix B

CONSULTANT CONTRACT
(STANDARD OR CM/GC FORMAT)
STATE OF COLORADO
OFFICE OF THE STATE ARCHITECT
STATE BUILDINGS PROGRAM

CONSULTANT AGREEMENT
(STATE FORM SC-5.3)

<table>
<thead>
<tr>
<th>STATE AGENCY:</th>
<th>Insert Department's or IHE's Full Legal Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>DEPARTMENT ID:</td>
<td>XXXX</td>
</tr>
<tr>
<td>CONTRACT ID #:</td>
<td>Insert CMS Number &amp; Encumbrance Number</td>
</tr>
<tr>
<td>PROJECT #:</td>
<td>Insert OSC Project Number</td>
</tr>
<tr>
<td>PROJECT NAME:</td>
<td>Insert Project Name as provided by the State Controller's Office</td>
</tr>
<tr>
<td>VENDOR NAME:</td>
<td>Insert Contractor's full Legal Name including &quot;Inc.&quot;, &quot;LLC&quot; etc.</td>
</tr>
</tbody>
</table>

SC-5.3
Rev. 08/2022
STATE OF COLORADO
OFFICE OF THE STATE ARCHITECT
STATE BUILDINGS PROGRAM

CONSULTANT AGREEMENT

(STATE FORM SC-5.3)

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SUPPLEMENTARY GENERAL CONDITIONS: FEDERAL PROVISIONS .................................................................................................
THE PARTIES HERETO HAVE EXECUTED THIS AGREEMENT

Each person signing this Agreement represents and warrants that the signer is duly authorized to execute this Agreement and to bind the Party authorizing such signature.

*Persons signing for Consultant hereby swear and affirm that they are authorized to act on Consultant’s behalf and acknowledge that the State is relying on their representations to that effect. **Principal is not** a recognized title and will not be accepted.

<table>
<thead>
<tr>
<th><strong>CONSULTANT</strong>*</th>
<th><strong>STATE OF COLORADO</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>INSERT-Legal Name of Consultant</td>
<td>Jared S. Polis, Governor</td>
</tr>
<tr>
<td></td>
<td>INSERT-Name of Agency or IHE</td>
</tr>
<tr>
<td></td>
<td>INSERT-Name &amp; Title of Head of Agency or IHE</td>
</tr>
<tr>
<td>By: Name &amp; Title of Person Signing for Consultant</td>
<td>By: Name &amp; Title of Person Signing for Agency or IHE</td>
</tr>
<tr>
<td>Date: ________________</td>
<td>Date: ________________</td>
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</table>

<table>
<thead>
<tr>
<th><strong>DEPARTMENT OF PERSONNEL &amp; ADMINISTRATION</strong></th>
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<tbody>
<tr>
<td>STATE BUILDINGS PROGRAM State Architect</td>
</tr>
<tr>
<td>(or authorized delegate)</td>
</tr>
<tr>
<td>By: Name &amp; Title of SBP Delegate</td>
</tr>
</tbody>
</table>

Project Number/Name: Insert OSC Project Number followed by Project Name

CMS Contract ID No.: Insert CMS Number & Encumbrance Number
In accordance with §24-30-202, C.R.S., this Contract is not valid until signed and dated below by the State Controller (or an authorized delegate) or the Title of IHE CFO per the Fiscal Rules of the individual Institution of Higher Education

STATE CONTROLLER

Robert Jaros, CPA, MBA, JD

By:___________________________________________

Name of Agency or IHE Delegate-Please delete if contract will be routed to OSC for approval

Effective Date:____________________
STATE OF COLORADO
OFFICE OF THE STATE ARCHITECT
STATE BUILDINGS PROGRAM

CONSULTANT AGREEMENT

(STATE FORM SC-5.3)

Department ID: Insert Dept. Code  Contract ID: Insert Contract ID  Project #: Insert Project #

PARTIES. THIS AGREEMENT is entered into by and between the STATE OF COLORADO, acting by and through the Insert Department's or IHE's Full Legal Name hereinafter referred to as the Principal Representative, and Insert Contractor's full Legal Name including "Inc.", "LLC" etc. having its offices at Street address, City, State and Zip Code hereinafter referred to as the Consultant.

EFFECTIVE DATE AND NOTICE OF NONLIABILITY. This Agreement shall not be effective or enforceable until it is approved and signed by the State Controller or its designee (hereinafter called the “Effective Date”), but shall be effective and enforceable thereafter in accordance with its provisions. The State shall not be bound by any provision of this Contract before the Effective Date, and shall have no obligation to pay Consultant for any Work performed or expense incurred before the Effective Date.

RECITALS:

WHEREAS, the Principal Representative intends to procure Insert Project Name as provided by the State Controller's Office hereinafter called the Project; and

WHEREAS, authority exists in the Law and Funds have been budgeted, appropriated, and otherwise made available, and a sufficient unencumbered balance thereof remains available for payment In Fund Number Insert Fund Number Here, Account Number Insert Account Number here; and

WHEREAS, required approval, clearance and coordination has been accomplished from and with appropriate agencies; and
WHEREAS, the Consultant was selected and determined to be the most qualified, and fees negotiated in accordance with the provisions of Section C.R.S. § 24-30-1401, as amended.

NOW THEREFORE, it is hereby agreed that

1 ARTICLE 1 SCOPE OF WORK
The Consultant, in consideration of State's promises hereinafter made, promises to perform and accomplish all the work and services proposed, and in accordance with the terms and conditions set forth in the scope of work description and proposal dated _____, which documents are attached hereto and made a part hereof by reference as Exhibit A, (including the Consultant’s Services Schedule). Consultant shall undertake and perform the necessary work and services (as detailed in the Consultant’s Services Schedule outlining the required time to perform such work and services and including Principal Representative review times) as is customarily done in the professional practice of Consulting in the community for undertakings of similar character, scope and magnitude.

2 ARTICLE 2 COMPENSATION
In consideration for the performance of the said work and services including a not-to-exceed price for Reimbursable Expenses if applicable, Principal Representative agrees to pay to Consultant fees and charges not to exceed Insert dollar value written in words Dollars ($ _____) as noted in Exhibit A. Payments to the Consultant shall be made monthly based upon Consultant’s performance and progress, through a properly executed Application for Payment (SC-7.1). Payments shall be due per C.R.S. § 24-30-202(24) (correct notice of amount due), within forty-five (45) days of receipt by the Principal Representative of the Applications for Payment.

3 ARTICLE 3 REIMBURSABLE EXPENSE
Reimbursable expenses are in addition to the compensation for said work and services and include actual expenditures made by the consultant and its employees and consultants in the interest of the Project. Pay requests for reimbursable expense shall be submitted with receipts, statements, or other acceptable supporting data. The consultant understands and agrees that a certain dollar amount as enumerated in EXHIBIT A, Consultant’s Proposal has been established as a maximum amount to be paid for all reimbursable expenses. Reimbursement of travel expenses is to be based on reasonable and necessary travel costs within the limits of State/Federal per diem rates as published in the travel section of the State Controller’s Fiscal Rules, Meal and Incidental Per Diem Rates, Appendix A1.
4 ARTICLE 4 AGREEMENT EXPIRATION
Unless sooner terminated, this Agreement shall remain in effect until the work and services are completed and accepted by the Principal Representative.

5 ARTICLE 5 TERMINATION OF AGREEMENT

5.1 DEFAULT
Should the other party fail substantially to perform in accordance with its terms through no fault of the other, this Agreement may be terminated by either party upon thirty (30) days written notice with copies filed with the State Controller.

5.2 TERMINATION FOR CONVENIENCE OF STATE
The performance of the services under this Agreement may be terminated, in whole or from time to time in part, by the State whenever for any reason the Principal Representative shall determine that such termination is in the best interest of the State. Termination of services hereunder shall be affected by delivery to the Consultant of a Notice of Termination specifying the extent to which performance of services under this Agreement is terminated and the date upon which such termination becomes effective.

After receipt of the Notice of Termination, the Consultant shall exercise all reasonable diligence to accomplish the cancellation of its outstanding commitments covering personal services and extending beyond the date of such termination to the extent that they relate to the performance of any services terminated by the Notice.

6 ARTICLE 6 CONSULTANT’S ACCOUNTING RECORDS
Records of the Consultant’s Direct Personnel, Consultant, and reimbursable Expense pertaining to this Agreement and records of accounts between the Principal Representative and Consultant shall be kept on a generally recognized accounting basis and shall be available to the Principal Representative at mutually convenient times and extending to three (3) years after final payment under this Agreement.

7 ARTICLE 7 INSURANCE

7.1 GENERAL
The Consultant shall procure and maintain all insurance requirements and limits as set forth below, at his or her own expense, for the length of time set forth in Contract requirements. The Consultant shall continue to provide evidence of such coverage to State of Colorado on an annual basis during the aforementioned period including all of the terms of the insurance and indemnification requirements of this agreement. All below insurance policies shall include a provision preventing cancellation without thirty (30) days’ prior notice by certified mail. A completed Certificate of Insurance shall be filed with the Principal Representative and State Buildings Program within ten (10) days after the date of the Notice of Award, said Certificate to
specifically state the inclusion of the coverages and provisions set forth herein and shall state whether the coverage is “claims made” or “per occurrence”.

7.2 COMMERCIAL GENERAL LIABILITY INSURANCE (CGL)
This insurance must protect the Consultant from all claims for bodily injury, including death and all claims for destruction of or damage to property (other than the Work itself), arising out of or in connection with any operations under this Contract, whether such operations be by the Consultant or by any Subcontractor under them or anyone directly or indirectly employed by the Consultant or by a Subcontractor. All such insurance shall be written with limits and coverages as specified below and shall be written on an occurrence form.

- General Aggregate: $1,000,000
- Products – Completed Operations Aggregate: $1,000,000
- Each Occurrence: $1,000,000
- Personal Injury: $1,000,000

The following coverages shall be included in the CGL:

a) Additional Insured status in favor of the State of Colorado.

b) The policy shall be endorsed to be primary and non-contributory with any insurance maintained by Additional Insureds.

c) A waiver of Subrogation in favor of all Additional Insured parties.

7.3 AUTOMOBILE LIABILITY INSURANCE
Automobile liability insurance and business auto liability covering liability arising out of any auto (including owned, hired and non-owned autos).

- Combined Bodily Injury and Property Damage Liability
  (Combined Single Limit): $1,000,000 each accident

Coverages: Specific waiver of subrogation

7.4 WORKERS COMPENSATION INSURANCE
The Consultant shall procure and maintain Workers’ Compensation Insurance at his or her own expense during the life of this Contract, including occupational disease provisions for all employees per statutory requirements. Policy shall contain a waiver of subrogation in favor of the State of Colorado.

The Consultant shall also require each Subcontractor to furnish Workers’ Compensation Insurance, including occupational disease provisions for all of the latter’s employees, and to the extent not furnished, the Consultant accepts full liability and responsibility for Subcontractor’s employees.

In cases where any class of employees engaged in hazardous work under this Contract at the site of the Project is not protected under the Workers’ Compensation statute, the Consultant shall provide,
and shall cause each Subcontractor to provide, adequate and suitable insurance for the protection of employees not otherwise protected.

7.5 PROFESSIONAL ERRORS AND OMISSIONS LIABILITY

(If this contract is for one of the following professional pre-design services such as; geotechnical investigation and reporting, environmental assessment or land surveying or for construction administrative services such as material testing, than the following Professional Errors and Omissions Liability Insurance coverage applies).

The Consultant promises and agrees to maintain in full force and effect an Errors and Omissions Professional Liability Insurance Policy in the amounts (indicated in the following table) as minimum coverage or such other minimum coverage as determined by the Principal Representative and approved by the State Buildings Program. The policy, including claims made forms, shall remain in effect for the duration of this Agreement and for at least three years beyond the completion and acceptance of the Work. The Consultant shall be responsible for all claims, damages, losses or expenses, including attorney's fees, arising out of or resulting from the performance of Professional Services contemplated in this Agreement, provided that any such claim, damage, loss or expense is caused by any negligent act, error or omission of the Consultant, any consultant or associate thereof, or anyone directly or indirectly employed by Architect/ Engineer. The Consultant shall submit a Certificate of Insurance verifying said coverage at the signing of this Agreement and also any notices of Renewals of said policy as they occur.

<table>
<thead>
<tr>
<th>For a Fixed Limit of Construction Cost</th>
<th>Minimum Coverage per Claim</th>
<th>Minimum Coverage in the Aggregate</th>
</tr>
</thead>
<tbody>
<tr>
<td>$999,999 and under</td>
<td>$250,000</td>
<td>$500,000</td>
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<tr>
<td>$1,000,000 to $4,999,999</td>
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<td>$1,000,000</td>
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<tr>
<td>$5,000,000 to $19,999,999</td>
<td>$1,000,000</td>
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<tr>
<td>$20,000,000 and Above</td>
<td>$2,000,000</td>
<td>$2,000,000</td>
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</table>

8 ARTICLE 8 COLORADO SPECIAL PROVISIONS

8.1 STATUTORY APPROVAL, C.R.S. § 24-30-202(1)

This contract shall not be valid until it has been approved by the Colorado State Controller or designee.

8.2 FUND AVAILABILITY, C.R.S. § 24-30-202(5.5)

Financial obligations of the State payable after the current fiscal year are contingent upon funds for that purpose being appropriated, budgeted, and otherwise made available.

8.3 GOVERNMENTAL IMMUNITY

Liability for claims for injuries to persons or property arising from the negligence of the State, its departments, boards, commissions committees, bureaus, offices, employees and officials shall be controlled and limited by the provisions of the Colorado Governmental Immunity Act, §24-10-101, et seq., C.R.S.; the Federal Tort Claims Act, 28 U.S.C. Pt. VI, Ch. 171 and 28 U.S.C. 1346(b), and the
State's risk management statutes, §§24-30-1501, et seq. C.R.S. No term or condition of this Contract shall be construed or interpreted as a waiver, express or implied, of any of the immunities, rights, benefits, protections, or other provisions, contained in these statutes.

8.4 INDEPENDENT CONTRACTOR
Consultant shall perform its duties hereunder as an independent Consultant and not as an employee. Neither Consultant nor any agent or employee of Consultant shall be deemed to be an agent or employee of the State. Contractor shall not have authorization, express or implied, to bind the State to any agreement, liability or understanding, except as expressly set forth herein. Consultant and its employees and agents are not entitled to unemployment insurance or workers compensation benefits through the State and the State shall not pay for or otherwise provide such coverage for Consultant or any of its agents or employees. Consultant shall pay when due all applicable employment taxes and income taxes and local head taxes incurred pursuant to this Contract. Consultant shall (i) provide and keep in force workers' compensation and unemployment compensation insurance in the amounts required by law, (ii) provide proof thereof when requested by the State, and (iii) be solely responsible for its acts and those of its employees and agents.

8.5 COMPLIANCE WITH LAW
Consultant shall comply with all applicable federal and State laws, rules, and regulations in effect or hereafter established, including, without limitation, laws applicable to discrimination and unfair employment practices.

8.6 CHOICE OF LAW, JURISDICTION, AND VENUE
Colorado law, and rules and regulations issued pursuant thereto, shall be applied in the interpretation, execution, and enforcement of this Contract. Any provision included or incorporated herein by reference which conflicts with said laws, rules, and regulations shall be null and void. All suits or actions related to this Contract shall be filed and proceedings held in the State of Colorado and exclusive venue shall be in the City and County of Denver.

8.7 PROHIBITED TERMS
Any term included in this Contract that requires the State to indemnify or hold Consultant harmless; requires the State to agree to binding arbitration; limits Consultant’s liability for damages resulting from death, bodily injury, or damage to tangible property; or that conflicts with this provision in any way shall be void ab initio. Nothing in this Contract shall be construed as a waiver of any provision of §24-106-109, C.R.S.

8.8 SOFTWARE PIRACY PROHIBITION
State or other public funds payable under this Contract shall not be used for the acquisition, operation, or maintenance of computer software in violation of federal copyright laws or applicable licensing restrictions. Consultant hereby certifies and warrants that, during the term of this Contract and any extensions, Consultant has and shall maintain in place appropriate systems and controls to prevent such improper use of public funds. If the State determines that Consultant is in violation of this provision, the State may exercise any remedy available at law or in equity or under this Contract, including, without limitation, immediate termination of this Contract and any remedy consistent with federal copyright laws or applicable licensing restrictions.

8.9 EMPLOYEE FINANCIAL INTEREST/CONFLICT OF INTEREST
C.R.S. § 24-18-201 and C.R.S. § 24-50-507
The signatories aver that to their knowledge, no employee of the State has any personal or beneficial interest whatsoever in the service or property described in this contract. Consultant has no interest and shall not acquire any interest, direct or indirect, that would conflict in any manner or degree with the performance of Consultant services and Consultant shall not employ any person having such known interests.

8.10 VENDOR OFFSET AND ERRONEOUS PAYMENTS
C.R.S. § 24-30-202(1) & C.R.S. § 24-30-202.4

Subject to §24-30-202.4(3.5), C.R.S., the State Controller may withhold payment under the State’s vendor offset intercept system for debts owed to State agencies for: (i) unpaid child support debts or child support arrearages; (ii) unpaid balances of tax, accrued interest, or other charges specified in §§39-21-101, et seq., C.R.S.; (iii) unpaid loans due to the Student Loan Division of the Department of Higher Education; (iv) amounts required to be paid to the Unemployment Compensation Fund; and (v) other unpaid debts owing to the State as a result of final agency determination or judicial action. The State may also recover, at the State’s discretion, payments made to Consultant in error for any reason, including, but not limited to, overpayments or improper payments, and unexpended or excess funds received by Consultant by deduction from subsequent payments under this Contract, deduction from any payment due under any other contracts, grants or agreements between the State and Consultant, or by any other appropriate method for collecting debts owed to the State.

9 ARTICLE 9 MISCELLANEOUS PROVISIONS

9.1 PROFESSIONAL ASSOCIATION PERMITTED
The Consultant may, with the prior written consent of the Principal Representative, join with them in the performance of this Agreement any other duly licensed Consultant or Consultants as defined by §§24-30-1402, et seq., C.R.S. with whom they may, in good faith, enter into an association.

9.2 DISSOLUTION OF PROFESSIONAL ASSOCIATION
In the event there is dissolution of the association, other than by death of a member, the State of Colorado, acting by and through the Principal Representative, shall designate which former member shall continue with the work and may make all payments thereafter falling due in connection with the work directly to the person or persons so designated and without being required to look to the application of such payments as among the former members.

9.3 WAGE RATES, in accordance with C.R.S. § 24-30-1404 (1)
As amended, the Consultant has executed a schedule, which is attached hereto and made a part hereof by reference as Exhibit B, Wage Rates Schedule, and by doing so is certifying that wage rates and other factual unit costs supporting the compensation paid by the State for these professional services are accurate, complete and current.

The original contract price and any additions thereto shall be adjusted to exclude any significant sums by which the Principal Representative determines the contract price had been increased due to inaccurate, incomplete, or non-current wage rates and other factual unit costs. All such contract adjustments shall be made within one year following the end of this contract.
9.4 PUBLIC ART LAW
In recognition of the Public Art Law, C.R.S. § 24-48.5-312, as amended, if the State determines that this project is eligible for the acquisition of artworks in accordance with this law, the Consultant agrees to participate in the art selection process as an art jury member and to cooperate with and to advise the State in working with the commissioned artist(s) for this Capital Construction Project.

9.5 ASSIGNMENT
Consultant’s rights and obligations under this Contract are personal and may not be transferred or assigned without the prior, written consent of the State. Any attempt at assignment or transfer without such consent shall be void. Any assignment or transfer of Consultant’s rights and obligations approved by the State shall be subject to the provisions of this Contract.

9.6 SUBCONTRACTS
Consultant shall not enter into any subcontract in connection with its obligations under this Contract without the prior, written approval of the State. Consultant shall submit to the State a copy of each such subcontract upon request by the State. All subcontracts entered into by Consultant in connection with this Contract shall comply with all applicable federal and state laws and regulations, shall provide that they are governed by the laws of the State of Colorado, and shall be subject to all provisions of this Contract.

9.7 BINDING EFFECT
Except as otherwise provided in §9.5, all provisions of this Contract, including the benefits and burdens, shall extend to and be binding upon the Parties’ respective successors and assigns.

9.8 AUTHORITY
Each Party represents and warrants to the other that the execution and delivery of this Contract and the performance of such Party’s obligations have been duly authorized.

9.9 CAPTIONS AND REFERENCES
The captions and headings in this Contract are for convenience of reference only, and shall not be used to interpret, define, or limit its provisions. All references in this Contract to sections (whether spelled out or using the § symbol), subsections, exhibits or other attachments, are references to sections, subsections, exhibits or other attachments contained herein or incorporated as a part hereof, unless otherwise noted.

9.10 COUNTERPARTS
This Contract may be executed in multiple, identical, original counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement.

9.11 ENTIRE UNDERSTANDING
This Contract represents the complete integration of all understandings between the Parties related to the Work, and all prior representations and understandings related to the Work, oral or written, are merged into this Contract. Prior or contemporaneous additions, deletions, or other changes to this Contract shall not have any force or effect whatsoever, unless embodied herein.

9.12 INTENT OF THE DOCUMENTS
In the event any disagreement exists as to the requirements of this Agreement and its exhibits, or if a conflict occurs between or within the requirements of this Agreement and its exhibits, the following order of precedence shall be followed to resolve the disagreement or conflict:
a) The Supplementary General Conditions, if any;
b) The Colorado Special Provisions, Article 8 of this Agreement;
c) Any Amendment of this Agreement;
d) All other terms of this Agreement (other than the Special Provisions); and
e) The Consultant’s proposal letter.

Unless Federal Provisions are Applicable, the Colorado Special Provisions of this Agreement, Article 8, shall in all cases, and without exception, take precedence, rule and control over all other provisions of this Agreement, any exhibits or amendments.

9.13 DIGITAL SIGNATURES
If any signatory signs this Contract using a digital signature in accordance with the Colorado State Controller Contract, Grant and Purchase Order Policies regarding the use of digital signatures issued under the State Fiscal Rules, then any agreement or consent to use digital signatures within the electronic system through which that signatory signed shall be incorporated into this Contract by reference.

9.14 MODIFICATION
Except as otherwise provided in this Contract, any modification to this Contract shall only be effective if agreed to in a formal amendment to this Contract, properly executed and approved in accordance with applicable Colorado State law and State Fiscal Rules. Modifications permitted under this Contract, other than contract amendments, shall conform to the policies issued by the Colorado State Controller.

9.15 STATUTES, REGULATIONS, FISCAL RULES AND OTHER AUTHORITY
Any reference in this Contract to a statute, regulation, State Fiscal Rule, fiscal policy or other authority shall be interpreted to refer to such authority then current, as may have been changed or amended since the Effective Date of this Contract.

9.16 EXTERNAL TERMS AND CONDITIONS
Notwithstanding anything to the contrary herein, the State shall not be subject to any provision included in any terms, conditions, or agreements appearing on Consultant’s or a Subconsultant’s website or any provision incorporated into any click-through or online agreements related to the Work unless that provision is specifically referenced in this Contract.

9.17 SEVERABILITY
The invalidity or unenforceability of any provision of this Contract shall not affect the validity or enforceability of any other provision of this Contract, which shall remain in full force and effect, provided that the Parties can continue to perform their obligations under this Contract in accordance with the intent of this Contract.

9.18 SURVIVAL AND CERTAIN CONTRACT TERMS
Any provision of this Contract that imposes an obligation on a Party after termination or expiration of this Contract shall survive the termination or expiration of this Contract and shall be enforceable by the other Party.

9.19 TAXES
The State is exempt from federal excise taxes under I.R.C. Chapter 32 (26 U.S.C., Subtitle D, Ch. 32) (Federal Excise Tax Exemption Certificate of Registry No. 84-730123K) and from State and local
government sales and use taxes under §§39-26-704(1), et seq., C.R.S. (Colorado Sales Tax Exemption Identification Number 98-02565). The State shall not be liable for the payment of any excise, sales, or use taxes, regardless of whether any political subdivision of the state imposes such taxes on Consultant. Consultant shall be solely responsible for any exemptions from the collection of excise, sales or use taxes that Consultant may wish to have in place in connection with this Contract.

9.20 THIRD PARTY BENEFICIARIES
Except for the Parties’ respective successors and assigns described in § 9.5, this Contract does not and is not intended to confer any rights or remedies upon any person or entity other than the Parties. Enforcement of this Contract and all rights and obligations hereunder are reserved solely to the Parties. Any services or benefits which third parties receive as a result of this Contract are incidental to this Contract, and do not create any rights for such third parties.

9.21 WAIVER
A Party’s failure or delay in exercising any right, power, or privilege under this Contract, whether explicit or by lack of enforcement, shall not operate as a waiver, nor shall any single or partial exercise of any right, power, or privilege preclude any other or further exercise of such right, power, or privilege.

9.22 CORA DISCLOSURE
To the extent not prohibited by federal law, this Contract and the performance measures and standards required under §24-106-107, C.R.S., if any, are subject to public release through the CORA.

9.23 STANDARD AND MANNER OF PERFORMANCE
Consultant shall perform its obligations under this Contract in accordance with the highest standards of care, skill and diligence in Consultant’s industry, trade, or profession.

9.24 LICENSES, PERMITS, AND OTHER AUTHORIZATIONS
Consultant shall secure, prior to the Effective Date, and maintain at all times during the term of this Contract, at its sole expense, all licenses, certifications, permits, and other authorizations required to perform its obligations under this Contract, and shall ensure that all employees, agents and Subconsultants secure and maintain at all times during the term of their employment, agency or subcontract, all license, certifications, permits and other authorizations required to perform their obligations in relation to this Contract.

9.25 INDEMNIFICATION
9.25.1 General Indemnification
Consultant shall indemnify, save, and hold harmless the State, its employees, agents and assignees (the “Indemnified Parties”), against any and all costs, expenses, claims, damages, liabilities, court awards and other amounts (including attorneys’ fees and related costs) incurred by any of the Indemnified Parties in relation to any act or omission by Consultant, or its employees, agents, Subconsultants, or assignees in connection with this Contract.

9.25.2 Confidential Information Indemnification
Disclosure or use of State Confidential Information by Consultant in violation of §10 may be cause for legal action by third parties against Consultant, the State, or their respective agents. Consultant shall indemnify, save, and hold harmless the Indemnified Parties, against any and all claims, damages, liabilities, losses, costs, expenses (including attorneys’ fees and costs) incurred by the
State in relation to any act or omission by Consultant, or its employees, agents, assigns, or Subconsultants in violation of §10.

9.25.3 Intellectual Property Indemnification
Consultant shall indemnify, save, and hold harmless the Indemnified Parties, against any and all costs, expenses, claims, damages, liabilities, and other amounts (including attorneys' fees and costs) incurred by the Indemnified Parties in relation to any claim that any Deliverable, Good or Service, software, or Work Product provided by Consultant under this Contract (collectively, “IP Deliverables”), or the use thereof, infringes a patent, copyright, trademark, trade secret, or any other intellectual property right. Consultant’s obligations hereunder shall not extend to the combination of any IP Deliverables provided by Consultant with any other product, system, or method, unless the other product, system, or method is (a) provided by Consultant or Consultant’s subsidiaries or affiliates; (b) specified by Consultant to work with the IP Deliverables; (c) reasonably required in order to use the IP Deliverables in its intended manner and the infringement could not have been avoided by substituting another reasonably available product, system, or method capable of performing the same function; or (d) is reasonably expected to be used in combination with the IP Deliverables.

9.25.4 Accessibility Indemnification
Consultant shall indemnify, save, and hold harmless the state, its employees, agents and assignees (collectively, the “Indemnified Parties”), against any and all costs, expenses, claims, damages, liabilities, court awards and other amounts (including attorneys’ fees and related costs) incurred by any of the Indemnified Parties in relation to Consultant’s failure to comply with §§24-85-101, et seq., C.R.S., or the Accessibility Standards for Individuals with a Disability as established by the Governor's Office Of Information Technology pursuant to Section §24-85-103 (2.5), C.R.S.

9.26 ACCESSIBILITY
9.26.1 Consultant shall comply with and the Work Product provided under this Contract shall be in compliance with all applicable provisions of §§24-85-101, et seq., C.R.S., and the Accessibility Standards for Individuals with a Disability, as established by the Governor's Office Of Information Technology (OIT), pursuant to Section §24-85-103 (2.5), C.R.S. Consultant shall also comply with all State of Colorado technology standards related to technology accessibility and with Level AA of the most current version of the Web Content Accessibility Guidelines (WCAG), incorporated in the State of Colorado technology standards.

9.26.2 The State may require Consultant’s compliance to the State’s Accessibility Standards to be determined by a third party selected by the State to attest to Contractor’s Work Product and software is in compliance with §§24-85-101, et seq., C.R.S., and the Accessibility Standards for Individuals with a Disability as established by the Office Of Information Technology pursuant to Section §24-85-103 (2.5), C.R.S.

10 ARTICLE 13 CONFIDENTIAL INFORMATION-STATE RECORDS
10.1 CONFIDENTIALITY
Contractor shall keep confidential, and cause all Subcontractors to keep confidential, all State Records, unless those State Records are publicly available. Contractor shall not, without prior written approval of the State, use, publish, copy, disclose to any third party, or permit the use by
any third party of any State Records, except as otherwise stated in this Contract, permitted by law or approved in writing by the State. Contractor shall provide for the security of all State Confidential Information in accordance with all policies promulgated by the Colorado Office of Information Security and all applicable laws, rules, policies, publications, and guidelines. If Contractor or any of its Subcontractors will or may receive the following types of data, Contractor or its Subcontractors shall provide for the security of such data according to the following: (i) the most recently promulgated IRS Publication 1075 for all Tax Information and in accordance with the Safeguarding Requirements for Federal Tax Information attached to this Contract as an Exhibit, if applicable, (ii) the most recently updated PCI Data Security Standard from the PCI Security Standards Council for all PCI, (iii) the most recently issued version of the U.S. Department of Justice, Federal Bureau of Investigation, Criminal Justice Information Services Security Policy for all CJI, and (iv) the federal Health Insurance Portability and Accountability Act for all PHI and the HIPAA Business Associate Agreement attached to this Contract, if applicable. Contractor shall immediately forward any request or demand for State Records to the State’s Principal Representative.

10.2 OTHER ENTITY ACCESS AND NONDISCLOSURE AGREEMENTS
Contractor may provide State Records to its agents, employees, assigns and Subcontractors as necessary to perform the Work, but shall restrict access to State Confidential Information to those agents, employees, assigns and Subcontractors who require access to perform their obligations under this Contract. Contractor shall ensure all such agents, employees, assigns, and Subcontractors sign agreements containing nondisclosure provisions at least as protective as those in this Contract, and that the nondisclosure provisions are in force at all times the agent, employee, assign or Subcontractor has access to any State Confidential Information. Contractor shall provide copies of those signed nondisclosure provisions to the State upon execution of the nondisclosure provisions if requested by the State.

10.3 USE, SECURITY, AND RETENTION
Contractor shall use, hold, and maintain State Confidential Information in compliance with any and all applicable laws and regulations only in facilities located within the United States, and shall maintain a secure environment that ensures confidentiality of all State Confidential Information. Contractor shall provide the State with access, subject to Contractor’s reasonable security requirements, for purposes of inspecting and monitoring access and use of State Confidential Information and evaluating security control effectiveness. Upon the expiration or termination of this Contract, Contractor shall return State Records provided to Contractor or destroy such State Records and certify to the State that it has done so, as directed by the State. If Contractor is prevented by law or regulation from returning or destroying State Confidential Information, Contractor warrants it will guarantee the confidentiality of, and cease to use, such State Confidential Information.

10.4 INCIDENT NOTICE AND REMEDIATION
If Contractor becomes aware of any Incident, Contractor shall notify the State immediately and cooperate with the State regarding recovery, remediation, and the necessity to involve law enforcement, as determined by the State. Unless Contractor can establish that Contractor and its Subcontractors are not the cause or source of the Incident, Contractor shall be responsible for the cost of notifying each person who may have been impacted by the Incident. After an Incident, Contractor shall take steps to reduce the risk of incurring a similar type of Incident in the future as directed by the State, which may include, but is not limited to, developing and implementing a remediation plan that is approved by the State at no additional cost to the State. The State may adjust or direct modifications to this plan in its sole discretion, and Contractor shall make all
modifications as directed by the State. If Contractor cannot produce its analysis and plan within the allotted time, the State, in its discretion, may perform such analysis and produce a remediation plan, and Contractor shall reimburse the State for the actual costs thereof. The State may, in its sole discretion and at Contractor’s sole expense, require Contractor to engage the services of an independent, qualified, State-approved third party to conduct a security audit. Contractor shall provide the State with the results of such audit and evidence of Contractor’s planned remediation in response to any negative findings.

10.5 DATA PROTECTION AND HANDLING
Contractor shall ensure that all State Records and Work Product in the possession of Contractor or any Subcontractors are protected and handled in accordance with the requirements of this Contract, including the requirements of any Exhibits hereto, at all times.

10.6 SAFEGUARDING PERSONAL IDENTIFIABLE INFORMATION (PII)
If Contractor or any of its Subcontractors will or may receive Personal Identifiable Information (PII) under this Contract, Contractor shall provide for the security of such PII, in a manner and form acceptable to the State, including, without limitation, State non-disclosure requirements, use of appropriate technology, security practices, computer access security, data access security, data storage encryption, data transmission encryption, security inspections, and audits. Contractor shall be a “Third-Party Service Provider” as defined in §24-73-103(1)(i), C.R.S. and shall maintain security procedures and practices consistent with §§24-73-101 et seq., C.R.S. In addition, as set forth in § 24-74-102, et. seq., C.R.S., Contractor, including, but not limited to, Contractor’s employees, agents and Subcontractors, agrees not to share any PII with any third parties for the purpose of investigating for, participating in, cooperating with, or assisting with Federal immigration enforcement. If Contractor is given direct access to any State databases containing PII, Contractor shall execute, on behalf of itself and its employees, a certification as provided by the Office of the State Controller on an annual basis Contractor’s duty and obligation to certify shall continue as long as Contractor has direct access to any State databases containing PII. If Contractor uses any Subcontractors to perform services requiring direct access to State databases containing PII, the Contractor shall require such Subcontractors to execute and deliver the certification to the State on an annual basis, so long as the Subcontractor has access to State databases containing PII.
STATE OF COLORADO
OFFICE OF THE STATE ARCHITECT
STATE BUILDINGS PROGRAM

CONSULTANT AGREEMENT

(STATE FORM SC-5.3)

EXHIBIT A: CONSULTANT PROPOSAL

CONSULTANT PROPOSAL

(Including Insurance Certificate)
EXHIBIT B: WAGE RATES SCHEDULE

WAGE RATES SCHEDULE
STATE OF COLORADO

OFFICE OF THE STATE ARCHITECT

STATE BUILDINGS PROGRAM

CONSULTANT AGREEMENT

(STATE FORM SC-5.3)

EXHIBIT C: BUILDING CODE COMPLIANCE POLICY

BUILDING CODE COMPLIANCE POLICY: COORDINATION OF APPROVED BUILDING CODES, PLAN REVIEWS AND BUILDING INSPECTIONS (as applicable)

STATE OF COLORADO
OFFICE OF THE STATE ARCHITECT
STATE BUILDINGS PROGRAM

CONSULTANT AGREEMENT

(STATE FORM SC-5.3)

SUPPLEMENTARY GENERAL CONDITIONS: FEDERAL PROVISIONS

Supplementary General Conditions Federal Provisions

SLFRF Federal Funds: Contractor Terms and Conditions Certification

SLFRF Federal Funds: Contractor Terms and Conditions
ACKNOWLEDGEMENT AND ATTESTATION FORM

By responding to these guidelines, the respondent(s) certify that he/she has reviewed the Agreement and its Exhibits contained herein, and is familiar with their terms and conditions and finds them expressly workable without change or modification.

I certify and declare that the foregoing is true and correct.

Subscribed on ______________________ at ______________________,
Date                     City
_________________________, State of ________________________
County                  State

________________________________  _________________ ___
Applicant or Corporate Officer Signature   Date

________________________________  _________________ __
Witness     Date

NOTE: Use full corporate name and affix corporate seal (if available).

(Seal)

Offeror Acknowledges Receipt of Addendum No. ____, ____, ____ (Addendums MUST be acknowledged)