ARCHITECT SERVICES AGREEMENT

	s. This Architect Services Agreement ("Agreement") is made effect , 20, by and between:	ive as of
Architect:	with a street address of, State of, ("Architect")	, City of
AND		
Client:	with a street address of ("Client").	, City of
II. Services.	Consultant agrees to provide the following services:	("Services").
III. Term. The (check one)	e Services shall commence on, 20,	
` □ - TI	ne date of, 20	
□ - A:	completion of the Services performed.	
	ther party may terminate this Agreement with days' notice.	
	ther.	
the following - Po - Po - C	sation. In consideration for the Services provided, the Consultant is manner: (check all that apply) er Hour. \$ /hour. er Job. \$ for the completion of the Services. ommission% commission based on ther	·
V Continge	ncy. As part of the Consultant's Pay: (check one)	
_	nere SHALL be a contingent-fee arrangement in accordance with: able) % of	·
	□% of	•
	□% of	·
□ - 1	here SHALL NOT be a contingent-fee arrangement as part of this	Agreement.
VI. Payment	Consultant shall be paid, in accordance with section IV: (check or	ne)
-	completion of the Services performed.	,
	pon the Client receiving an Invoice from the Consultant.	
	n a □ weekly □ monthly □ quarterly basis beginning on	
	, 20, until the completion of the Services.	
□ - O	ther	-

VII. Retainer. The Client is: (check one)
 □ - Required to pay a retainer in the amount of \$ to the Consultant as an advance on future Services to be provided ("Retainer"). (check one) □ - Retainer is Refundable. □ - Retainer is Non-Refundable.
☐ - Not required to pay a retainer before the Consultant is able to commence work.
VIII. Expenses. The Consultant is: (check one) ☐ - Responsible for all expenses. The Consultant shall be responsible for all expenses
related to providing the Services under this Agreement. This includes, but is not limited to, supplies, equipment, operating costs, business costs, employment costs, taxes, Social Security contributions and/or payments, disability insurance, unemployment taxes, and any other cost that may or may not be in connection with the Services provided by the Consultant including out-of-pocket expenses. □ - Reimbursed for ONLY the following expenses:
Client agrees to pay the Consultant within thirty (30) days of receiving notice of any expense directly associated with the Services. Upon request by the Client, the Consultant may have to show receipt(s) or proof(s) of purchase for said expense. — Not required to pay or be responsible for any expense of the Consultant in connection with the Services provided.
IX. Termination Clause. The Consultant and Client may: (check one) ☐ - Terminate this Agreement at any time with days' notice. ☐ - Not terminate this Agreement.
X. Return of Records. Upon termination of this Agreement, the Consultant shall deliver all records, notes, and data of any nature that are in the Consultant's possession or under the Consultant's control and that are of the Client's property or relate to Client's business.
XI. Disputes. If any dispute arises under this Agreement, the Consultant and the Client shall negotiate in good faith to settle such dispute. If the parties cannot resolve such dispute themselves, then either party may submit the dispute to mediation by a mediator approved by both parties. If the parties cannot agree with any mediator or if either party does not wish to abide by any decision of the mediator, they shall submit the dispute to arbitration by any mutually acceptable arbitrator, or the American Arbitration Association (AAA). The costs of the arbitration proceeding shall be borne according to the decision of the arbitrator, who may apportion costs equally or in accordance with any finding of fault or lack of good faith of either party. If either party does not wish to abide by any decision of the arbitrator, they shall submit the dispute to litigation. The jurisdiction for any dispute shall be administered in
XII. Liability Insurance. The Consultant agrees to bear all responsibility for the actions related to themselves and their employees or personnel under this Agreement. In addition, the Consultant agrees to obtain comprehensive liability insurance coverage in case of bodily injury, personal injury, property damage, contractual liability, and cross-liability. (check one) □ - There shall be a minimum amount of combined single limit of \$

XIII. Legal Notice. All notices required or permitted under this Agreement shall be in writing and shall be deemed delivered when delivered in-person or deposited in the United States Postal Service via Certified Mail with return receipt. If different from the mailing address in section I, address as follows:

Client's Address:	
Architect's Address:	
termination, the Con whatsoever with the	During the term of this Agreement, and for months following its sultant shall not engage in any activity that would compete in any way activities of the Client in which the Consultant was or is involved, or where
•	ed confidential or sensitive information of the Customer, directly or indirectly of the Services. For further clarity, this section is to be geographically

XV. Non-Solicitation. During the term of this Agreement, and for ____ months ("Solicitation Period") following its termination, the Consultant shall not, without the written consent of the Customer, directly or indirectly, solicit or attempt to solicit any person who was:

limited to areas and locations that the Customer operates and conducts its business activity.

- (a) A customer of the Customer as of the date of this Agreement was terminated;
- (b) A customer of the Customer at any time within the Solicitation Period immediately before the date of the termination of this Agreement;
- (c) Solicited as a prospective customer by the Customer at any time during the provision of Services under this Agreement, should the Consultant have known this pursuit; or,
- (d) An employee or contractor of the Customer as of the date this Agreement was terminated or within the one year immediately before the date of the termination of this Agreement.
- **XVI. Waiver of Contractual Right**. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.
- **XVII. Independent Contractor Status**. The Consultant, under the code of the Internal Revenue (IRS), is an independent contractor and neither the Consultant's employees or contract personnel are, or shall be deemed, the Client's employees. In its capacity as an independent contractor, the Consultant agrees and represents:
 - a.) Consultant has the right to perform Services for others during the term of this Agreement:
 - b.) Consultant has the sole right to control and direct the means, manner, and method by which the Services required under this Agreement will be performed; Consultant shall select the routes taken, starting and ending times, days of work, and order the work that performed;
 - c.) Consultant has the right to hire assistant(s) as subcontractors or to use employees to provide the Services under this Agreement.
 - d.) Neither Consultant nor the Consultant's employees or personnel shall be required to wear any uniforms provided by the Client;
 - e.) The Services required by this Agreement shall be performed by the Consultant, Consultant's employees or personnel, and the Client will not hire, supervise, or pay assistants to help the Consultant;

- f.) Neither the Consultant nor the Consultant's employees or personnel shall receive any training from the Client for the professional skills necessary to perform the Services required by this Agreement; and
- g.) Neither the Consultant nor Consultant's employees or personnel shall be required by the Client to devote full-time to the performance of the Services required by this Agreement.
- **XVIII. State and Federal Licenses**. The Consultant represents and warrants that all employees and personnel associated shall comply with federal, state, and local laws requiring any required licenses, permits, and certificates necessary to perform the Services under this Agreement.
- XIX. Payment of Taxes. Under this Agreement, the Client shall not be responsible for:
 - a.) Withholding FICA, Medicare, Social Security, or any other Federal or State withholding taxes from the Consultant's payments to employees or personnel or make payments on behalf of the Consultant;
 - b.) Making Federal and/or State unemployment compensation contributions on the Consultant's behalf; and
 - c.) Making payments of taxes incurred while performing the Services under this Agreement, including all applicable income taxes and, if the Consultant is not a business entity, all applicable self-employment taxes. Upon demand, the Consultant shall provide the Client with proof that such payments have been made.
- **XX. Employees' Compensation**. The Consultant shall be solely responsible for the following:
 - a.) Employee Benefits. The Consultant understands and agrees that they are solely responsible and shall be liable to all benefits that are provided to their employees including, but not limited to, retirement plans, health insurance, vacation time-off, sick pay, personal leave, or any other benefit provided.
 - b.) Unemployment Compensation. The Consultant shall be solely responsible for the unemployment compensation payments on behalf of their employees and personnel. The Consultant shall not be entitled to unemployment compensation with the Services performed under this Agreement.
 - c.) Workers' Compensation. The Consultant shall be responsible for providing all workers' compensation insurance on behalf of their employees. If the Consultant hires employees to perform any work under this Agreement, the Consultant agrees to grant workers' compensation coverage to the extent required by law. Upon request by the Client, the Consultant must provide certificates proving workers' compensation insurance at any time during the performance of the Services.
- **XXI.** Indemnification. Consultant shall release, defend, indemnify, and hold harmless Client and its officers, agents, and employees from all suits, actions, or claims of any character, name, or description including reasonable attorney fees, brought on account of any injuries or damage, or loss (real or alleged) received or sustained by any person, persons, or property, arising out of services provided under this Agreement or Consultant's failure to perform or comply with any requirements of this Agreement including, but not limited to any claims for personal injury, property damage, or infringement of copyright, patent, or other proprietary rights. Client reserves the right to retain whatever funds which would be due to the Consultant under this Agreement until such suits, action or actions, claim or claims for injuries or damages as aforesaid shall have been settled and satisfactory evidence to that effect furnished.
- **XXII. Confidentiality & Proprietary Information**. The Consultant acknowledges that it will be necessary for the Client to disclose certain confidential and proprietary information to the

Consultant in order for the Consultant to perform their duties under this Agreement. The Consultant acknowledges that disclosure to a third (3rd) party or misuse of this proprietary or confidential information would irreparably harm the Client. Accordingly, the Consultant will not disclose or use, either during or after the term of this Agreement, any proprietary or confidential information of the Client without the Client's prior written permission except to the extent necessary to perform the Services on the Client's behalf.

Proprietary or confidential information includes, but is not limited to:

- a.) The written, printed, graphic, or electronically recorded materials furnished by Client for Consultant to use;
- b.) Any written or tangible information stamped "confidential," "proprietary," or with a similar legend, or any information that Client makes reasonable efforts to maintain the secrecy of, business or marketing plans or strategies, customer lists, operating procedures, trade secrets, design formulas, know-how and processes, computer programs and inventories, discoveries and improvements of any kind, sales projections, and pricing information; and
- c.) Information belonging to customers and suppliers of the Client about whom the Consultant gained knowledge as a result of the Services to the Client.

Upon termination of the Consultant's Services to the Client, or at the Client's request, the Consultant shall deliver all materials to the Client in the Consultant's possession relating to the Client's business. The Consultant acknowledges any breach or threatened breach of confidentiality under this Agreement will result in irreparable harm to the Client for which damages would be an inadequate remedy. Therefore, the Client shall be entitled to equitable relief, including an injunction, in the event of such breach or threatened breach of confidentiality. Such equitable relief shall be in addition to Client's rights and remedies otherwise available at law.

Furthermore, proprietary information, under this Agreement, shall include:

- a.) The product of all work performed under this Agreement ("Work Product"), including without limitation all notes, reports, documentation, drawings, computer programs, inventions, creations, works, devices, models, works-in-progress and deliverables, will be the sole property of the Client, and Consultant hereby assigns to the Client all right, title, and interest therein, including, but not limited to, all audiovisual, literary, moral rights and other copyrights, patent rights, trade secret rights, and other proprietary rights therein. Consultant retains no right to use the Work Product and agrees not to challenge the validity of the Client's ownership in the Work Product;
- b.) Consultant hereby assigns to the Client all right, title, and interest in any and all photographic images and videos or audio recordings made by the Client during Consultant's work for them, including, but not limited to, any royalties, proceeds, or other benefits derived from such photographs or recordings; and
- c.) The Client will be entitled to use Consultant's name and/or likeness in advertising and other materials.

XXIII. Assignment and Delegation. The Consultant may assign rights and may delegate duties under this Agreement to other individuals or entities acting as a subcontractor ("Subcontractor"). The Consultant recognizes that they shall be liable for all work performed by the Subcontractor and shall hold the Client harmless of any liability in connection with their performed work.

with the Subcontractor in accordance with Subcontractor to third (3rd) parties, the Contractor to third (3rd) parties (3r	th this section. If any such information is shared by the Consultant shall be made liable.
XXIV. Governing Law. This Agreement	shall be governed under the laws in the State of
unenforceable or invalid. All remaining sunless a court rules that any such provis	Il remain in effect in the event a section or provision is ections and provisions shall be deemed legally binding ion or section is invalid or unenforceable, thus, limiting . In such case, the affected provision or section shall be
XXVI. Additional Terms and Condition	ns
represents the entire agreement between any prior agreements, promises, condition	ent, along with any attachments or addendums, in the parties. Therefore, this Agreement supersedes ons, or understandings between the Client and diffied or amended if the amendment is made in writing
Consultant's Signature	Date
Print Name	
Client's Signature	Date

Print Name _____

The Consultant shall be responsible for any confidential or proprietary information that is shared