ARTICLE 1 - BASIC SERVICES

1.1 General

1.1.1 Basic Services to be provided by the A/E shall consist of the activities and stages set forth in Article 2 through Article 9, inclusive, and include usual and customary architectural, civil, structural, mechanical, electrical, and landscape design and engineering services for the Project, any necessary signage and graphics, and any services necessary to comply with the ORC Section 3379.10 Percent for Arts Program.

1.2 Sustainability Requirements

1.2.1 This Project shall be designed and constructed in accordance with the requirements of Am. Sub. H.B. 251 of the 126th General Assembly and resulting rules, policies, and procedures adopted by the Commission establishing Sustainability Requirements for Capital Improvements Projects, including applicable provisions of OAC 3318-3:

   1.2.1.1 The A/E shall incorporate cost-effective, energy-efficient, green-building practices to the maximum extent possible into the Project.

   1.2.1.2 If the Owner is an agency of the state of Ohio, the A/E shall design new construction so that fossil-fuel, greenhouse gas emitting, energy consumption of the facility is reduced by 65 percent, as compared to the regional average for that building type as evidenced by the U.S. Environmental Protection Agency’s Target Finder calculator.

   1.2.1.3 If the Owner is an agency of the state of Ohio, the A/E shall design renovations so that fossil-fuel, greenhouse gas emitting, energy consumption of the facility is reduced by 50 percent, as compared to the regional average for that building type as evidenced by the U.S. Environmental Protection Agency’s Target Finder calculator.

   1.2.1.4 The Owner may apply to the Commission for a waiver of compliance with the requirements of Section 1.2.1.2 and/or, Section 1.2.1.3, or both.

1.3 Best Value Selection of Contractor

1.3.1 To the extent the Contracting Authority requests, the A/E shall assist the Contracting Authority with the selection of the Contractor, which will serve as the Project’s construction-manager at risk.

1.4 Consultation

1.4.1 The A/E with the Contractor shall jointly schedule and attend regular meetings with the Contracting Authority and Owner. The A/E shall consult with the Contracting Authority, Owner, and Contractor regarding Site use and improvements and the selection of materials, building systems, and equipment. The A/E shall give due consideration to the Contractor’s recommendations to the Contracting Authority, Owner, and A/E on construction feasibility; actions designed to minimize adverse effects of labor or material shortages; time requirements for procurement, installation and construction completion; and factors related to construction cost, including estimates of alternative designs or materials, budgets and possible economies of scale.
1.4.2 At all appropriate times throughout performance of the Work, the A/E shall contact, meet, consult, and otherwise coordinate with the Contracting Authority, Owner, Contractor, governmental authorities with jurisdiction over the Project, and others for the purpose of facilitating the Project’s design and construction.

1.5 Design Schedule

1.5.1 Within [40-ten] days after execution of this Agreement, or other period agreed by the A/E and Contracting Authority, the A/E shall submit, for approval by the Contracting Authority and Owner, a Design Schedule for performance of the A/E’s Services.

1.5.2 The Design Schedule shall include allowances for reasonable periods required for review and approval of items by the Contracting Authority and Owner, and for approvals of governmental authorities that have jurisdiction over the Project.

1.5.3 Unless the Contracting Authority or Owner notify the A/E of objections to the Design Schedule within 30 days of receipt thereof, after receiving it, the Contracting Authority and Owner shall be deemed to have approved the Design Schedule.

1.5.4 The A/E shall coordinate the Design Schedule with the Project Schedule.

1.5.5 The A/E shall not exceed or adjust the Design Schedule after its initial approval without the prior written consent of the Contracting Authority and Owner.

1.5.6 The A/E shall perform its Services in a timely manner consistent with the Project Schedule.

1.6 Notice of Project Changes after GMP Amendment

1.6.1 As the A/E develops the Project after the Owner and the Contractor enter into a GMP Amendment, the A/E shall, as to the scope of Work included in the GMP Amendment(s):

1.6.1.1 promptly notify the Contracting Authority, Owner, and Contractor in writing of the need for any changes in Project requirements or in construction materials, systems, or equipment and of the need for any adjustments in the Contractor’s Detailed Estimate of Construction Cost and Project Schedule; and

1.6.1.2 promptly notify the Contracting Authority, Owner, and Contractor in writing of any revision of the Project that would cause a change in the Contract Sum or Contract Times.

1.7 Estimating

1.7.1 In order to facilitate the usefulness and reliability of the A/E’s and the Contractor’s respective estimating deliverables, (1) before the start of estimating, the A/E and the Contractor shall reach agreement on a common estimating protocol and deliverable format for the Project, but (2) the A/E shall otherwise complete its estimating Services independent of the Contractor’s estimating services.

ARTICLE 2 - PROGRAM VERIFICATION

2.1 Commencement

2.1.1 The A/E’s Services will begin on the date set forth in a notice that the Contracting Authority will issue to the A/E (“Notice to Commence Services”).
2.2 Organizational Meeting

2.2.1 Unless the Contracting Authority agrees otherwise in writing, the A/E’s Services will begin with an organizational meeting between the Contracting Authority, Owner, A/E, and Contractor. All of the A/E’s key personnel involved in the Project shall attend the organizational meeting.

2.2.2 During the organizational meeting, the attendees may:

2.2.2.1 review the responsibilities of each of the Contracting Authority and Owner’s key personnel involved in the Project;

2.2.2.2 review the scope of the A/E’s Services and the responsibilities of each of the A/E’s key personnel involved in the Project;

2.2.2.3 review the scope of the Contractor’s services and the responsibilities of each of the Contractor’s key personnel involved in the Project;

2.2.2.4 review and establish lines of communication between the Contracting Authority, Owner, A/E, and Contractor; and

2.2.2.5 review then-available programming and other documents that reflect the current status of the Project’s design;

2.2.2.6 review the various time periods established in the General Conditions to determine whether any adjustments are needed in view of the Project’s scope, schedule, and budget requirements;

2.2.2.7 review and reach agreement on the number and timing of GMP Amendments and GMP Proposal and Amendment processes for the Project in view of the Project’s scope, schedule, and budget requirements;

2.2.2.8 review and reach agreement on the scope and timing of the A/E’s deliverables and other information the Contractor needs to properly prepare its proposed GMP Amendment(s) and to solicit Bids for the Work; and

2.2.2.9 review and reach agreement on timing and sequencing requirements for the A/E’s and Contractor’s deliverables and related review and revision periods; and

2.2.2.10 determine the need for and schedule follow-up meetings to resolve (1) the estimating protocol and deliverable format to be used on the Project; (2) adjustments of various time periods established in the General Conditions; (3) the number and timing of GMP Amendments and GMP Proposal and Amendment processes; (4) the development of the Project schedule, etc.

2.2.3 If the Contractor has not submitted a proposed Project Schedule to the Contracting Authority, Owner, and A/E before the organizational meeting or if the organizational meeting resulted in changes to a previously submitted Project Schedule, within five days after the organizational meeting is adjourned the Contractor will submit a proposed or revised Project Schedule to the Contracting Authority, Owner, and A/E.

2.2.3.1 The Contracting Authority, Owner, A/E, and Contractor will promptly thereafter consult with one another as necessary to reach agreement on the Project Schedule, which shall be used as the basis for moving forward with the Project subject to revision.

2.2.3.2 The A/E shall align the Design Schedule with the agreed-upon Project Schedule.

2.2.4 Within five days after the organizational meeting is adjourned, the A/E will prepare and distribute the meeting’s minutes.

2.2.4.1 If the Project is administered using the State’s web-based project management software, the A/E shall distribute the minutes of the organizational meeting through the “Meeting Minutes” business process.

2.3 General Requirements

2.3.1 In addition to performing those Services required to comply with Sections 2.4 through 2.7, during the Program Verification Stage, the A/E shall:

2.3.1.1 review the preliminary Project needs, design, schedule, and budget information furnished by the Contracting Authority and Owner to ascertain the requirements of the Project and arrive at a mutual understanding of the Project’s preliminary requirements with the Contracting Authority, Owner, and Contractor;

2.3.1.2 verify Owner-provided drawings and information concerning existing buildings, utilities, and other conditions, and prepare measured drawings of existing conditions when necessary to properly perform the Services;

2.3.1.3 document and evaluate existing building and utilities systems to be affected during the Project; and

2.3.1.4 meet with the Contracting Authority to identify and evaluate Program requirements.
2.4 A/E’s Program Verification Submission

2.4.1 Based upon a mutual understanding of the Project’s preliminary requirements, the A/E shall prepare the Program Documents. The A/E shall submit the provisional Program Documents to the Contracting Authority, Owner, and Contractor on or before the date identified in the Project Schedule for that submission.

2.4.2 The provisional Program Documents shall be in the form of a written report, which may include graphics, but shall include:

- 2.4.2.1 an executive summary of the Program Documents;
- 2.4.2.2 a narrative description of the Project and the design goals;
- 2.4.2.3 a description of space requirements, including a listing of desired spaces and identification of each space’s basic criteria such as dimensions, proportions, ceiling heights, and service, equipment, storage, utility, access, flexibility, configuration, security, adjacency, aesthetic, and other requirements;
- 2.4.2.4 a description of planning and design criteria such as workstation, office/room standards; clustering and layout criteria; circulation criteria; applicable space-planning modules; dimensional criteria; building systems interface criteria; envelope criteria; accessibility requirements; and a description of performance criteria applicable to building components such as envelope, structure, interior construction, and mechanical, electrical, and plumbing systems;
- 2.4.2.5 a preliminary evaluation of the Program, Project Schedule, and Construction Budget requirements, each in terms of the other including a description of the distribution of the Construction Budget between major Project components, contingencies, and other categories the Contracting Authority may designate;
- 2.4.2.6 preliminary recommendations regarding selection of materials, building systems, and equipment;
- 2.4.2.7 a review of feasible alternative approaches to design and construction of the Project, if any, including the estimated budget and schedule impacts of those alternative approaches;
- 2.4.2.8 an identification of Applicable Law; and
- 2.4.2.9 all other documents and information required under the Minimum Stage Submission Requirements attached as an exhibit to the Agreement Form.

2.4.3 If all of the Work is not subject to an executed GMP Amendment at the time of the A/E’s Program Verification submission, the A/E shall include with the provisional Program Documents prepare a preliminary estimate of Construction Cost (“A/E’s Program Estimate”) using area, volume or similar conceptual estimating techniques. For any Work that is subject to an executed GMP Amendment at the time of the A/E’s Program Verification submission, the A/E shall include in the A/E’s Program Estimate the associated Contract Sum. The A/E shall submit the A/E’s Program Estimate to the Contracting Authority, Owner, and Contractor no later than the date on which the Contractor is required to submit its Program Verification Stage Submission.

2.4.4 If the Project is administered using the State’s web-based project management software, the A/E shall submit the provisional Program Documents and any revisions through the “Program of Requirements” business process.

2.5 Review of Provisional Program Documents

2.5.1 The Contractor will review the provisional Program Documents after receiving them. At completion of that review, the Contractor will provide a written “Opinion of Document Characteristics” to notify the Contracting Authority, Owner, and send a copy of the Opinion to the A/E.

2.5.2.1 Through that Opinion, the Contractor will document the in writing if in the Contractor’s opinion of, the Contractor is unable to represent to the Contracting Authority and the Owner that the A/E’s provisional Program Documents in terms of documents are consistent with what the Contractor would reasonably expect to see in program documents at a similar stage of completion on a similar project. The Contracting Authority’s agreement with the Contractor further defines the criteria of the Contractor’s review.

2.5.2.2 If it is the Contractor’s opinion that the provisional Program Documents do not reflect what the Contractor would reasonably expect to see in program documents on a similar project, the A/E shall immediately meet with the Contracting Authority and Contractor to review the Opinion. The Contracting Authority will thereafter determine an appropriate course of action, which may include the A/E’s revision and resubmission of its provisional Program Documents under Section 2.4 and the Contractor’s re-evaluation of them.
2.6 Contractor’s Program Verification Stage Submission

2.6.1 At the completion of the activities described under Section 2.5 and based on the provisional Program Documents, the Contractor will submit its Program Verification Stage Submission.

2.6.2 If all of the Work is not subject to an executed GMP Amendment at the time of the Contractor’s Program Verification Stage Submission, the Contractor will include in its Program Verification Stage Submission a preliminary estimate of Construction Cost (“Contractor’s Program Estimate”) using area, volume, or similar conceptual estimating techniques.

2.6.2.1 If the Contractor’s Program Estimate exceeds the Construction Budget or varies from the A/E’s Program Estimate by more than 5 percent of that estimate, the Contracting Authority may require the A/E to immediately work with the Contractor to develop viable proposals to reconcile the estimates with each other and the Construction Budget. The Contractor will present those proposals as an addendum to its Program Verification Stage Submission.

2.6.3 If a GMP Amendment has been entered into at the time of the Contractor’s Program Verification Stage Submission, the Contractor shall include with the Contractor’s Program Verification Stage Submission a detailed description of any change in the scope of the Work described in the provisional Program Documents as compared to the scope of the Work described in the GMP Documents and an estimate of the cost and time impact of each change.

2.7 Program Documents Review

2.7.1 After the Contracting Authority and Owner have had a reasonable period to review the provisional Program Documents and the Contractor’s Program Verification Stage Submission, the Contracting Authority, A/E, and Contractor shall meet to discuss the provisional Program Documents and the Contractor’s Program Verification Stage Submission and reach agreement on any Contracting Authority-authorized adjustments to the Project Schedule, Construction Budget, or Project Budget and any necessary clarifications of the provisional Program Documents and Contractor’s Program Verification Stage Submission.

2.7.2 Unless the Contracting Authority agrees otherwise in writing, within 5 business days after the review meeting, the A/E and Contractor shall revise their respective Program submissions to reflect the adjustments and clarifications agreed upon in the review meeting, and resubmit those documents to each other, the Owner, and Contracting Authority.

2.7.3 When the Contracting Authority and Owner approve the revised Program submissions and sign the related Design Review Acceptance form, the revised Program submissions shall become the Approved Program of Requirements.

ARTICLE 3 - SCHEMATIC DESIGN

3.1 Commencement

3.1.1 Unless the Contracting Authority directs otherwise in writing, the Schematic Design Stage will begin upon completion of the activities described under Article 2.

3.2 General Requirements

3.2.1 In addition to performing those Services required to comply with Sections 3.3 through 3.7, during the Schematic Design Stage, the A/E shall:

3.2.1.1 advise the Contracting Authority, Owner, and Contractor in writing if at any time it appears that the Project Schedule or Construction Budget may be exceeded and make recommendations for corrective action;

3.2.1.2 meet with the Contracting Authority, Owner, and Contractor at intervals acceptable to the Contracting Authority and Owner, to review drawings and other documents that depict the current status of the Schematic Design Stage of the Project;

3.2.1.3 further evaluate and refine the Approved Program of Requirements;

3.2.1.4 identify all issues related to compliance with Applicable Law and participate in related meetings with government authorities that have jurisdiction over the Project;

3.2.1.5 investigate existing conditions and verify the accuracy of Owner-provided information about existing conditions, as appropriate;

3.2.1.6 notify the Owner of the need for and assist the Owner in selecting, retaining, and coordinating the professional services of any Separate Consultants required for the Project;
3.2.1.7 assist the Owner and Contractor with filing documents required for the approvals of governmental authorities with jurisdiction over the Project;

3.2.1.8 work with the Contractor to locate new grading, drainage, and Site utilities;

3.2.1.9 review and provide recommendations concerning Site use and improvements and alternative approaches to selection of materials, building systems, and equipment; and

3.2.1.10 assist the Contractor with the Contractor’s obligations to provide recommendations on construction feasibility, availability of materials and labor (including actions designed to minimize adverse effects of labor shortages), time requirements for construction, and factors related to Project cost, including costs of alternative designs or materials, preliminary budgets, and possible economies of scale.

3.3 Life-Cycle Cost Analysis

3.3.1 At the time set forth in the Project Schedule, the A/E shall prepare and submit practical alternative design concepts, considering passive and/or active building components, for the purpose of minimizing future energy consumption, to the Contractor.

3.3.1.1 The A/E shall estimate the annual energy consumption and associated energy costs of each alternative, analyze their impact on facility life-cycle costs and incorporate cost effective alternatives into the final design.

3.3.1.2 The A/E shall re-evaluate life-cycle cost as additional alternatives are considered during the continuing design development to assure their cost-effective implementation.

3.3.1.3 The Contractor shall promptly review, comment on, and forward the alternative design concepts with the Contractor’s comments to the Owner and Contracting Authority.

3.3.2 The A/E shall base the Schematic Design Documents on the Owner’s selected design concept.

3.3.3 If the Project constructs or renovates an area of 5,000 square feet or more, the A/E, assisted by the Contractor, shall submit a design to the Commission that incorporates a life-cycle cost analysis that shall determine the reasonably expected costs of facility ownership, operation, maintenance, and disposal including labor and materials for the economic life of the facility.

3.4 A/E’s Schematic Design Submission

3.4.1 The A/E shall submit the provisional Schematic Design Documents to the Contracting Authority, Owner, and Contractor on or before the date identified in the Project Schedule for that submission.

3.4.2 The provisional Schematic Design Documents shall include:

3.4.2.1 a conceptual site plan and preliminary building plans, sections, and elevations illustrating the Project’s scale and the relationship of Project components to one another and the relationship of the Project to surrounding properties;

3.4.2.2 if not noted on the drawings, a written description of preliminary selections of major building systems and construction materials;

3.4.2.3 cost evaluations of alternative building systems and construction materials;

3.4.2.4 an identification of any unresolved issues related to compliance with Applicable Law;

3.4.2.5 a written description of all modifications of the Approved Program of Requirements;

3.4.2.6 if agreed in writing by the Contracting Authority, the A/E will develop study models, perspective sketches, electronic modeling, or combinations of those media; and

3.4.2.7 all other documents and information required under the Minimum Stage Submission Requirements attached as an exhibit to the Agreement Form.

3.4.3 If all of the Work is not subject to an executed GMP Amendment at the time of the A/E’s Schematic Design submission, the A/E shall include with the provisional Schematic Design Documents prepare an estimate of Construction Cost (“A/E’s Schematic Design Estimate”) using area, volume, or similar conceptual estimating techniques. For any Work that is subject to an executed GMP Amendment at the time of the A/E’s Schematic Design submission, the A/E shall include in the A/E’s Schematic Design Estimate the associated Contract Sum. The A/E shall submit the A/E’s Schematic Design Estimate to the Contracting Authority, Owner, and Contractor no later than the date on which the Contractor is required to submit its Schematic Design Stage Submission.

3.4.4 If the Project is administered using the State’s web-based project management software, the A/E shall submit the provisional Schematic Design Documents and any revisions through the “Design Review” business process.
Exhibit B  A/E Scope of Services (CM at Risk Project)

3.5 Review of Provisional Schematic Design Documents

3.5.1 The Contractor will review the provisional Schematic Design Documents after receiving them. At the completion of that review, the Contractor will provide a written “Opinion of Document Characteristics” to notify the Contracting Authority, Owner, and send a copy of the Opinion to the A/E.

3.5.2 Through that Opinion, the Contractor will document in writing if in the Contractor’s opinion of the, the Contractor is unable to represent to the Contracting Authority and the Owner that the A/E’s provisional Schematic Design Documents in terms of documents are consistent with what the Contractor would reasonably expect to see in schematic design documents at a similar stage of completion on a similar project. The Contracting Authority’s agreement with the Contractor further defines the criteria of the Contractor’s review.

3.5.3 If it is the Contractor’s opinion that the provisional Schematic Design Documents do not reflect what the Contractor would reasonably expect to see in schematic design documents on a similar project, the A/E shall immediately meet with the Contracting Authority and Contractor to discuss the Opinion. The Contracting Authority will thereafter determine an appropriate course of action, which may include the A/E’s revision and resubmission of its provisional Schematic Design Documents under Section 3.3.3 and the Contractor’s re-evaluation of them.

3.6 Contractor’s Schematic Design Stage Submission

3.6.1 At the completion of the activities described under Section 3.5 and based on the provisional Schematic Design Documents, the Contractor will submit its Schematic Design Stage Submission.

3.6.2 If all of the Work is not subject to an executed GMP Amendment at the time of the Contractor’s Schematic Design Stage Submission, the Contractor will include in its Schematic Design Stage Submission the Contractor’s estimate of Construction Costs (“Contractor’s Schematic Design Estimate”).

3.6.2.1 If the Contractor’s Schematic Design Estimate exceeds the Construction Budget or varies from the A/E’s Schematic Design Estimate by more than 5 percent of that estimate, the Contracting Authority may require the A/E to immediately work with the Contractor to develop viable proposals to reconcile the estimates with each other and the Construction Budget. The Contractor will present those proposals as an addendum to its Schematic Design Stage Submission.

3.6.3 If a GMP Amendment has been entered into at the time of the Contractor’s Schematic Design Stage Submission, the Contractor shall include with the Contractor’s Schematic Design Stage Submission a detailed description of any change in the scope of the Work described in the provisional Schematic Design Documents as compared to the scope of the Work described in the GMP Documents and an estimate of the cost and time impact of each change.

3.7 Schematic Design Documents Review

3.7.1 After the Contracting Authority and Owner have had a reasonable period to review the provisional Schematic Design Documents, the Contracting Authority, A/E, and Contractor shall meet to discuss the provisional Schematic Design Documents and Contractor’s Schematic Design Stage Submission and reach agreement on any Contracting Authority-authorized adjustments to the Approved Program of Requirements, Project Schedule, Construction Budget, or Project Budget and any necessary clarifications of the provisional Schematic Design Documents and Contractor’s Schematic Design Stage Submission.

3.7.2 Unless the Contracting Authority agrees otherwise in writing, within 5-five business days after the review meeting, the A/E and Contractor shall revise their respective Schematic Design submissions to reflect the adjustments and clarifications agreed upon in the review meeting, and resubmit those documents to each other, the Owner, and Contracting Authority.

3.7.3 When the Contracting Authority and Owner approve the revised Schematic Design submissions and sign the related Design Review Acceptance form, the revised Schematic Design submissions shall become the final Schematic Design Documents.

ARTICLE 4 - DESIGN DEVELOPMENT

4.1 Commencement

4.1.1 Unless the Contracting Authority directs otherwise in writing, the Design Development Stage will begin upon completion of the activities described under Article 3.
4.2 General Requirements

4.2.1 In addition to performing those Services required to comply with Sections 4.44.3 through 4.6, during the Design Development Stage, the A/E shall:

4.2.1.1 advise the Contracting Authority, Owner, and Contractor in writing if at any time it appears that the Project Schedule or Construction Budget may be exceeded and make recommendations for corrective action;
4.2.1.2 meet with the Contracting Authority, Owner, and Contractor at intervals acceptable to the Contracting Authority and Owner, to review drawings and other documents that depict the current status of the Design Development Stage of the Project;
4.2.1.3 further evaluate and refine the Approved Program of Requirements;
4.2.1.4 prepare and submit a sole-source justification letter describing any materials, products, or systems included in the Work that are only available from a single manufacturer, supplier, or contractor to the Contracting Authority for its approval in writing;
4.2.1.5 resolve all issues related to compliance with Applicable Law (except to the extent stated otherwise in writing by the A/E for necessary variances and waivers at the time of the A/E’s provisional Design Development Document submission) and participate in related meetings with government authorities that have jurisdiction over the Project;
4.2.1.6 investigate existing conditions and verify the accuracy of Owner-provided information about existing conditions, as appropriate;
4.2.1.7 notify the Owner of the need for and assist the Owner in selecting, retaining, and coordinating the professional services of any Separate Consultants required for the Project;
4.2.1.8 assist the Owner and Contractor with filing documents required for the approvals of governmental authorities with jurisdiction over the Project;
4.2.1.9 review and provide recommendations concerning Site use and improvements and alternative approaches to selection of materials, building systems, and equipment; and
4.2.1.10 assist the Contractor with the Contractor’s obligations to provide recommendations on construction feasibility, availability of materials and labor (including actions designed to minimize adverse effects of labor shortages), time requirements for construction, and factors related to Project cost, including costs of alternative designs or materials, preliminary budgets, and possible economies of scale.

4.3 A/E’s Design Development Submission

4.3.1 The A/E shall submit the provisional Design Development Documents to the Contracting Authority, Owner, and Contractor on or before the date identified in the Project Schedule for that submission.

4.3.2 The provisional Design Development Documents shall include:

4.3.2.1 plans, sections, elevations, typical construction details, and equipment layouts that illustrate and describe refinement of the Project’s design and the size and character of the Project in terms of architectural, structural, mechanical, plumbing, and electrical systems, materials, and other elements as may be appropriate;
4.3.2.2 specifications sufficient to identify the quality and other characteristics of the proposed or selected materials, equipment, finishes, fixtures, and systems;
4.3.2.3 a draft Design Intent Statement unless (1) the A/E is already required to submit a Design Intent Statement under Section 6.2.2 at this Stage of the Project or (2) all of the Work is subject to an executed GMP Amendment at the time of the A/E’s submission;
4.3.2.4 a written description of all proposed or previously agreed upon Alternates, which description may be included in the specifications rather than as a separate document;
4.3.2.5 a written description of all proposed or previously agreed upon Allowances;
4.3.2.6 an identification of any unresolved issues related to compliance with Applicable Law;
4.3.2.6 the A/E’s Design Intent Statement;
4.3.2.7 a written description of all modifications of the Approved Program of Requirements; and
4.3.2.8 all other documents and information required under the Minimum Stage Submission Requirements attached as an exhibit to the Agreement Form.

4.3.3 If all of the Work is not subject to an executed GMP Amendment at the time of the A/E’s Design Development submission, the A/E shall include with the Design Development submission a detailed estimate of Construction.
Cost (“A/E’s Design Development Estimate”). For any Work that is subject to an executed GMP Amendment at the time of the A/E’s Design Development submission, the A/E shall include in the A/E’s Design Development Estimate the associated Contract Sum. The A/E shall submit the A/E’s Design Development Estimate to the Contracting Authority, Owner, and Contractor no later than the date on which the Contractor is required to submit its Design Development Stage Submission.

4.3.4 If the Project is administered using the State’s web-based project management software, the A/E shall submit the provisional Design Development Documents and any revisions through the “Design Review” business process.

4.3.5 If the Owner is a cabinet agency of the state of Ohio and the Project consists of new construction, addition, or major renovation, the A/E shall also submit one copy of the following provisional Design Development Documents as PDF files to the Ohio Homeland Security Infrastructure Protection and Technology Unit (Department of Public Safety, Strategic Analysis and Information Center, 1970 West Broad Street, Second Floor, Columbus, Ohio 43223) through the Contracting Authority for review and written comment:

4.3.5.1 site plan with walkways, roadways, and parking lots shown;
4.3.5.2 building egress plan showing emergency egress routes, exits, and entrances;
4.3.5.3 major elevations including fresh air intake locations;
4.3.5.4 security plan with camera locations and access control facilities; and
4.3.5.5 symbol legends for each type of drawing requested.

4.4 Review of Provisional Design Development Documents

4.4.1 The Contractor will review the provisional Design Development Documents after receiving them. At the completion of that review, the Contractor will provide a written “Opinion of Document Characteristics” to notify the Contracting Authority, Owner, and send a copy of the Opinion to the A/E.

4.4.2.1 Through that Opinion, the Contractor will document in writing if in the Contractor’s opinion of the, the Contractor is unable to represent to the Contracting Authority and the Owner that the A/E’s provisional Design Development Documents in terms of documents are consistent with what the Contractor would reasonably expect to see in design development documents at a similar stage of completion on a similar project. The Contracting Authority’s agreement with the Contractor further defines the criteria of the Contractor’s review.

4.4.3 If it is the Contractor’s opinion that the provisional Design Development Documents do not reflect what the Contractor would reasonably expect to see in design development documents on a similar project, the A/E shall immediately meet with the Contracting Authority and Contractor to discuss the Opinion. The Contracting Authority will thereafter determine an appropriate course of action, which may include the A/E’s revision and resubmission of its provisional Design Development Documents under Section 4.3 and the Contractor’s re-evaluation of them.

4.5 Contractor’s Design Development Stage Submission

4.5.1 At the completion of the activities described under Section 4.4 and based on the provisional Design Development Documents, the Contractor will submit its Design Development Stage Submission.

4.5.2 If all of the Work is not subject to an executed GMP Amendment at the time of the Contractor’s Design Development Stage Submission, the Contractor will include in its Design Development Stage Submission the Contractor’s estimate of Construction Costs (“Contractor’s Design Development Estimate”).

4.5.2.1 If the Contractor’s Design Development Estimate exceeds the Construction Budget or varies from the A/E’s Design Development Estimate by more than 5 percent of that estimate, the Contracting Authority may require the A/E to immediately work with the Contractor to develop viable proposals to reconcile the estimates with each other and the Construction Budget. The Contractor will present those proposals as an addendum to its Design Development Stage Submission.

4.5.3 If a GMP Amendment has been entered into at the time of the Contractor’s Design Development Stage Submission, the Contractor shall include with the Contractor’s Design Development Stage Submission a detailed description of any change in the scope of the Work described in the provisional Design Development Documents as compared to the scope of the Work described in the GMP Documents and an estimate of the cost and time impact of each change.

4.6 Design Development Documents Review

4.6.1 After the Contracting Authority and Owner have had a reasonable period to review the provisional Design Development Documents, the Contracting Authority, Owner, A/E, and Contractor shall meet to discuss the provisional
Design Development Documents and the Contractor’s Design Development Stage Submission and reach agreement on any Contracting Authority-authorized adjustments to the Approved Program of Requirements, Project Schedule, Construction Budget, or Project Budget and any necessary clarifications of the provisional Design Development Documents and Contractor’s Design Development Stage Submission.

4.6.2 Unless the Contracting Authority agrees otherwise in writing, within 5 five business days after the review meeting, the A/E and Contractor shall revise their respective Design Development submissions to reflect the adjustments and clarifications agreed upon in the review meeting (including any comments from the Ohio Homeland Security Infrastructure Protection and Technology Unit, which have been reviewed and approved by the Owner), and resubmit those documents to each other, the Owner, and Contracting Authority.

4.6.3 When the Contracting Authority and Owner approve the revised Design Development submissions and sign the related Design Review Acceptance form, the revised Design Development submissions shall become the final Design Development Documents.

ARTICLE 5 - CONSTRUCTION DOCUMENTS

5.1 Commencement

5.1.1 Unless the Contracting Authority directs otherwise in writing, the Construction Documents Stage will begin upon completion of the activities described under Article 4.

5.2 General Requirements

5.2.1 In addition to performing those Services required to comply with Sections 5.3 through 5.7, during the Construction Documents Stage, the A/E shall:

5.2.1.1 advise the Contracting Authority, Owner, and Contractor in writing if at any time it appears that the Project Schedule or Construction Budget may be exceeded and make recommendations for corrective action;
5.2.1.2 meet with the Contracting Authority, Owner, and Contractor at intervals acceptable to the Contracting Authority and Owner, to review drawings and other documents that depict the current status of the Construction Documents Stage of the Project;
5.2.1.3 if professional design services or certifications by a design professional related to systems, materials, or equipment are specifically required of the Contractor, specify all performance and design criteria that those services must satisfy;
5.2.1.4 incorporate into the Construction Documents the design requirements of government authorities with jurisdiction over the Project;
5.2.1.5 prepare the Drawings and Specifications to support the Contractor’s plan for subcontracting the Work and to encourage competition considering general market conditions and any analysis of labor provided by the Contractor;
5.2.1.6 compile the Project Manual;
5.2.1.7 resolve all issues related to compliance with Applicable Law (except to the extent stated otherwise in writing by the A/E for necessary variances and waivers at the time of the A/E’s Construction Documents submission) and participate in related meetings with government authorities that have jurisdiction over the Project;
5.2.1.8 ensure that the Work on the various building systems is coordinated, and proper coordination has been provided for phased construction, if any;
5.2.1.9 work with the Contractor to identify areas of the Project that have incomplete documentation or uncoordinated multi-discipline work and thereafter resolve those issues;
5.2.1.10 with the Contractor’s assistance, develop and include Alternates in the Contract Documents;
5.2.1.11 notify the Owner of the need for and assist the Owner in selecting, retaining, and coordinating the professional services of any Separate Consultants required for the Project; and
5.2.1.12 assist the Owner and Contractor with filing documents required for the approvals of governmental authorities with jurisdiction over the Project.

5.3 A/E’s Construction Documents Submission

5.3.1 The A/E shall submit the provisional Construction Documents to the Contracting Authority, Owner, and Contractor on or before the date identified in the Project Schedule for that submission.
5.3.1.1 If a portion of the Work is subject to an executed GMP Amendment at the time of the A/E’s Construction Documents submission, the Contracting Authority, Owner, Contractor, and A/E may mutually agree to waive the requirements of Sections 5.3 through 5.6 for that portion of the Work, subject to the provisions of Section 6.2.4.1.

5.3.2 The provisional Construction Documents shall include:

5.3.2.1 Drawings setting forth in detail the requirements for construction of the Project;
5.3.2.2 Specifications prepared in accordance with the most-current CSI MasterFormat;
5.3.2.3 the Project Manual; and
5.3.2.4 all other documents and information required under the Minimum Stage Submission Requirements attached as an exhibit to the Agreement Form.

5.3.3 The A/E shall include with the provisional Construction Documents prepare a detailed estimate of Construction Cost (“A/E’s Construction Documents Estimate”) unless all of the Work is subject to an executed GMP Amendment at the time of the A/E’s Construction Documents submission. If the A/E submits prepares an A/E’s Construction Documents Estimate, the A/E shall include in that estimate the Contract Sum associated with the Work that is subject to an executed GMP Amendment at the time of the A/E’s Construction Documents submission. The A/E shall submit the A/E’s Construction Documents Estimate to the Contracting Authority, Owner, and Contractor no later than the date on which the Contractor is required to submit its Construction Documents Stage Submission.

5.3.4 If the Project is administered using the State’s web-based project management software, the A/E shall submit its provisional Construction Documents and any revisions through the “Design Review” business process.

5.4 Review of Provisional Construction Documents

5.4.1 The Contractor will review the provisional Construction Documents after receiving them. At the completion of that review, the Contractor will provide a written “Opinion of Document Characteristics” to notify the Contracting Authority, Owner, and send a copy of the Opinion to the A/E.

5.4.2 Through that Opinion, the Contractor will document in writing if in the Contractor’s opinion of the, the Contractor is unable to represent to the Contracting Authority and the Owner that the A/E’s provisional Construction Documents in terms of documents are consistent with what the Contractor would reasonably expect to see in construction documents at a similar stage of completion on a similar project. The Contracting Authority’s agreement with the Contractor further defines the criteria of the Contractor’s review.

5.4.3 If it is the Contractor’s opinion that the provisional Construction Documents do not reflect what the Contractor would reasonably expect to see in construction documents on a similar project, the A/E shall immediately meet with the Contracting Authority and the Contractor to discuss the Opinion. The Contracting Authority will thereafter determine an appropriate course of action, which may include the A/E’s revision and resubmission of its provisional Construction Documents under Section 5.3 and the Contractor’s re-evaluation of them.

5.5 Contractor’s Construction Documents Stage Submission

5.5.1 At the completion of the activities described under Section 5.4 and based on the provisional Construction Documents, the Contractor will submit its Construction Documents Stage Submission.

5.5.2 If all of the Work is not subject to an executed GMP Amendment at the time of the Contractor’s Construction Documents Stage Submission, the Contractor will include in its Construction Documents Stage Submission the Contractor’s estimate of Construction Costs (“Contractor’s Construction Documents Estimate”).

5.5.2.1 If the Contractor’s Construction Documents Estimate exceeds the Construction Budget or varies from the A/E’s Construction Documents Estimate by more than 5 percent of that estimate, the Contracting Authority may require the A/E to immediately work with the Contractor to develop viable proposals to reconcile the estimates with each other and the Construction Budget. The Contractor will present those proposals as an addendum to its Construction Documents Stage Submission.

5.5.3 If a GMP Amendment has been entered into at the time of the Contractor’s Construction Documents Stage Submission, the Contractor shall include with the Contractor’s Construction Documents Stage Submission a detailed description of any change in the scope of the Work described in the provisional Construction Documents as compared to the scope of the Work described in the GMP Documents and an estimate of the cost and time impact of each change.
5.6 Construction Documents Review

5.6.1 After the Contracting Authority and Owner have had a reasonable period to review the provisional Construction Documents, the Contracting Authority, A/E, and Contractor shall meet to review the provisional Construction Documents and the Contractor’s Construction Documents Stage Submission and to reach agreement on any Contracting Authority-authorized adjustments to the Approved Program of Requirements, Project Schedule, Construction Budget, or Project Budget and any necessary clarifications of the provisional Construction Documents and the Contractor’s Construction Documents Stage Submission.

5.6.2 Unless the Contracting Authority agrees otherwise in writing, within 5-five business days after the review meeting, the A/E and Contractor shall revise their respective Construction Documents submissions to reflect the adjustments and clarifications agreed upon in the review meeting, and resubmit those documents to each other, the Owner, and Contracting Authority.

5.6.3 When the Contracting Authority and Owner approve the revised Construction Documents submissions and sign the related Design Review Acceptance form, the revised Construction Documents submissions shall become the final Construction Documents, subject to (1) execution of an appropriate Modification to incorporate the adjustments into the Contract and (2) further revisions as provided in the General Conditions.

5.7 Government Approvals

5.7.1 Plan Approval. The A/E shall secure the required structural, plumbing, HVAC, and electrical plan approvals.

5.7.1.1 The A/E shall attend all intermediate and final inspections required for any permit applicable to the Work including the life safety inspection for occupancy permits.

5.7.2 Local Permits. The A/E shall attend all intermediate and final inspections required for any local permit applicable to the Work.

5.7.3 National Pollutant Discharge Elimination System (“NPDES”) Storm Water General Permit.

5.7.3.1 The A/E shall secure the NPDES general permit by submitting a Notice of Intent (“NOI”) application form to the Ohio Environmental Protection Agency at least 45 days prior to the start of construction. The Contractor shall be a “co-permitee” if required under Applicable Law.

5.7.3.2 The A/E shall prepare and certify a storm water pollution prevention plan to provide sedimentation and erosion controls at the Project.

5.7.3.3 The A/E shall prepare and process the required Notice of Termination (“NOT”) prior to Contract Completion.

ARTICLE 6 - GMP PROPOSAL AND AMENDMENT

6.1 Commencement

6.1.1 Unless the Contracting Authority agrees otherwise in writing as provided under Section 2.2.2.7 or Section 6.1.1.1, the GMP Proposal and Amendment process will begin on the date that markson which the expiration of 50 percent of A/E notifies the time allotted in the Project Schedule for Contracting Authority, Owner, and Contractor that the Construction Documents Stageare 50 percent complete.

6.1.1.1 This Article 6 and related provisions of this Agreement are based upon the assumption that there will be only one GMP Amendment for the Project. The parties recognize, however, that during the Preconstruction Stages, the Contracting Authority and Contractor may decide to use more than one GMP Amendment for the Project in order to accommodate Phased construction. In that case, the Contracting Authority and Contractor will execute a GMP Amendment for each Phase with each amendment after the first one supplementing the previous amendment(s).

6.2 A/E’s Services

6.2.1 The A/E shall meet with the Contracting Authority, Owner, and Contractor to review the GMP Proposal and to agree on necessary clarifications or adjustments of the GMP Proposal. Unless the Contracting Authority agrees otherwise in writing, within 5-five business days after the review meeting, the Contractor shall revise the GMP Proposal to reflect the clarifications and adjustments, and resubmit it to the Contracting Authority, Owner, and A/E. Thereafter, the Contracting Authority, Owner, A/E, and Contractor shall meet to review the revised GMP Proposal and to agree on necessary clarifications or adjustments of the GMP Proposal.
6.2.2 If the GMP Proposal and Amendment process takes place before the completion of the Construction Documents Stage for the associated Work, within 14 days after the start of the GMP Proposal and Amendment process, the A/E shall prepare and submit the Design Intent Statement to the Contracting Authority, the Owner, and Contractor.

6.2.3 If the Contractor’s proposed Contract Sum exceeds the Construction Budget, the Contracting Authority may in its complete discretion (1) require the A/E to re-perform previously completed Services as necessary to reconcile the Contract Sum with the Construction Budget; or (2) terminate the Agreement.

6.2.3.1 If the Contracting Authority chooses to proceed under Section 6.2.2 clause (1), the Contracting Authority may require the A/E to re-perform previously completed Services as many times as necessary to reconcile the proposed Contract Sum with the Construction Budget.

6.2.4 Before the Contracting Authority, Owner, and Contractor sign the GMP Amendment, the Contracting Authority may direct the A/E to revise the A/E-prepared Basis Documents to the extent necessary to reflect the agreed-upon assumptions and clarifications contained in the GMP Proposal or agreements reached by the Contracting Authority, Owner, and Contractor to change or further define the Project.

6.2.4.1 After the Contracting Authority, Owner, and Contractor sign the GMP Amendment, the Contracting Authority may direct the A/E to revise the A/E-prepared Basis Documents to the extent necessary to reflect the agreed-upon assumptions and clarifications contained in the GMP Amendment.

ARTICLE 7 - SUBCONTRACTOR BUYOUT

7.1 Prequalification Process

7.1.1 During the Prequalification Process, the Contractor shall, as appropriate, submit questions to the A/E. The A/E shall promptly respond to those questions.

7.1.2 If required by the Contracting Authority, the A/E shall meet with the Contracting Authority, Owner, and Contractor to review the qualifications of the prospective Bidders on the list the Contractor submits to the Contracting Authority.

7.2 Subcontract Bidding Process

7.2.1 During the Subcontract Bidding Process, the Contractor shall, as appropriate, forward questions from Bidders to the A/E. The A/E shall promptly respond to those questions.

7.2.2 During the Subcontract Bidding Process, the A/E shall prepare addenda for issuance to the prospective Bidders through the Contractor.

7.2.3 No less than 10 days before Work is to be performed by any Subcontractor, or within a shorter period as mutually agreed by the Contractor and Contracting Authority, the Contractor shall submit to the A/E a Subcontractor and Material Supplier Declaration form through which the Contractor identifies the Subcontractor. After receiving the form, the A/E shall verify that it is complete and deliver it to the Contracting Authority and Owner. If the A/E finds the form incomplete, the A/E shall return it to the Contractor and identify the incomplete information.

7.2.3.1 If the Project is administered using the State’s web-based project management software, the A/E shall review and recommend approval or disapproval to the Contracting Authority of each Subcontractor through the “Subcontractor Supplier Declaration” business process.

7.3 Evaluation of Lower-Tier Subcontractors

7.3.1 As used in this Section 7.3, a “lower-tier Subcontractor” is any Subcontractor not in privity with the Contractor.

7.3.2 No less than 10 days before Work is to be performed by any lower-tier Subcontractor, or within a shorter period as mutually agreed by the Contractor and Contracting Authority, the Contractor shall submit to the A/E a Subcontractor and Material Supplier Declaration form through which the Contractor identifies the lower-tier Subcontractor. After receiving the form, the A/E shall verify that it is complete and deliver it to the Contracting Authority and Owner. If the A/E finds the form incomplete, the A/E shall return it to the Contractor and identify the incomplete information.

7.3.2.1 If the Project is administered using the State’s web-based project management software, the A/E shall review and recommend approval or disapproval to the Contracting Authority of each proposed lower-tier Subcontractor through the “Subcontractor Supplier Declaration” business process.
7.4 Self-Performed Work

7.4.1 During the preparation of the Subcontracting Plan, the Contractor shall notify the Contracting Authority that the Contractor or a Contractor Affiliated Entity may Bid on a portion of the Work. The Contracting Authority, the Contractor, and the A/E shall review that Work in detail and agree on its scope before the Contractor finalizes the Subcontracting Plan.

ARTICLE 8 - CONSTRUCTION

8.1 Duration; Extent, Access

8.1.1 Unless the Contracting Authority agrees otherwise in writing, the Construction Stage will commence with the Contracting Authority’s issuance of the Notice to Proceed and will terminate upon Contract Completion.

8.1.2 The A/E shall have access, at all times, to the Project whenever any Work is in preparation or in progress.

8.2 Progress of the Project

8.2.1 The A/E shall assist the Contractor to record the progress of the Project and provide written reports to the Contracting Authority and Owner on a monthly basis, unless otherwise agreed in writing. Such reports shall include information on the Contractor’s Work, as well as completion status on the entire Project, showing percentages of completion.

8.2.1.1 If the Project is administered using the State’s web-based project management software, the A/E shall issue written reports to the Contracting Authority, Owner, and Contractor through the “Field Reports” business process.

8.3 Construction Progress Schedule

8.3.1 The A/E shall review the Construction Progress Schedule for conformance with the Contract Documents, and provide a copy of the Construction Progress Schedule and schedule of submittals to the Contracting Authority and Owner.

8.3.1.1 If the Project is administered using the State’s web-based project management software, the A/E shall receive initial and updated schedules from the Contractor, and forward them to the Contracting Authority and Owner, through the “Schedule Approvals” business process.

8.3.2 The A/E shall periodically inform the Contracting Authority and Owner of the need to update the Project Schedule as required to show current conditions, including conformance to the Construction Progress Schedule, as updated from time to time.

8.3.2.1 If such conditions indicate that Milestone completion dates shown on the Project Schedule may not be met, the A/E shall recommend corrective action to the Contracting Authority and Owner and carry out the directions of the Contracting Authority so that the Milestone completion dates may be met, unless the Contracting Authority and Owner agree in writing to revise the Milestone completion dates.

8.4 Meetings

8.4.1 The A/E shall schedule, conduct, and participate in weekly progress meetings with the Contracting Authority, Owner, appropriate Consultants, Contractor, Subcontractors, and any other parties involved in the Project to discuss such matters as procedures, progress, problems, and scheduling.

8.4.1.1 The A/E shall prepare and distribute written agendas and minutes of all progress meetings to the Contracting Authority, Owner, Contractor, and any other parties involved. The A/E shall not delegate the duty to prepare such agendas and minutes and shall distribute the written minutes of each meeting within three business days after the meeting.

8.4.1.2 If the Project is administered using the State’s web-based project management software, the A/E shall distribute meeting agendas and minutes to the Contractor, Contracting Authority, and Owner through the “Meeting Minutes” business process, and document issues identified during progress meetings that require resolution by one or more construction participants through the “Action Items” business process.

8.4.1.3 The A/E shall attach the minutes of each progress meeting to the Contractor’s weekly written report as submitted to the A/E, describing progress on the Contractor and its Subcontractors’ past, current, and upcoming activities.

8.4.1.4 The minutes of each progress meeting shall reflect any objection made to the minutes of the previous meeting and any response.
8.4.1.4 The A/E shall notify the Contractor, and other Persons involved in the Project of the time and place of the progress meetings that shall thereafter be the same day and hour of the week for the duration of the Project, unless the A/E notifies the Contractor and other persons involved in the Project of a different day and hour at least two days in advance.

8.4.2 The A/E shall attend and participate in preconstruction, quality-control, pre-installation, and special meetings with the Contracting Authority, Owner, appropriate Consultants, Contractor, Subcontractors, and any other parties involved in the Project.

8.5 Site Visits and Observation

8.5.1 The A/E shall notify, advise, and consult with the Contracting Authority and Owner and protect the State against Defective Work throughout the completion of the Project, which includes the Correction Period.

8.5.2 The A/E shall designate a field representative, subject to the Contracting Authority’s approval, to review the Work of the Contractor for Defective Work, to maintain familiarity with the progress and quality of the Work on the Project, to observe and check the progress and quality of the Work, and to take action as necessary or appropriate to achieve conformity with the Contract Documents.

8.5.3 The A/E, and appropriate Consultants, shall also visit the Project at such intervals as the Contracting Authority requires, to review the Work of the Contractor for Defective Work, to become familiar with the progress and quality of the Work on the Project, and to determine if the Work is proceeding in conformity with the Contract Documents.

8.5.3.1 Such visits shall specifically include those listed in the Agreement, observation of large excavations, observation of footings during placement of concrete and observation of masonry work, structural steel erection, roofing work and interior finishes.

8.5.4 In all events, the A/E and appropriate Consultants, shall be at the Site for such purposes not less than the number of hours per week identified in the Agreement whenever any Work is in preparation or progress, unless otherwise expressly provided in writing by the Contracting Authority.

8.5.5 If the A/E becomes aware, either through such visits or otherwise, of any Defective Work on the Project, then the A/E shall immediately report the Defective Work to the Contracting Authority and Owner, together with recommendations for correction thereof, and shall deliver written notice to the Contractor to correct such Defective Work. Such written notice shall specify the time within which the Contractor shall correct the Work (“72-Hour Notice”).

8.5.5.1 If the Project is administered using the State’s web-based project management software, the A/E shall issue written notice of Defective Work to the Contractor with copies to the Contracting Authority and Owner, through the “72 Hour Notice” business process.

8.5.6 The A/E may disapprove or reject any item of Work that it believes will not produce a Project that conforms to the Contract Documents or will prejudice the integrity of the design concept of the Project as a functioning whole as indicated by the Contract Documents.

8.5.7 The A/E shall immediately notify the Contracting Authority and Owner any time the A/E disapproves or rejects an item of Work.

8.6 Investigation of Conditions for Renovation or Remodeling

8.6.1 For renovation and remodeling, the A/E shall, as portions of the Project become accessible, investigate existing conditions, and verify the accuracy of information provided by the Owner about such existing conditions.

8.7 Interpretations

8.7.1 The A/E shall render interpretations of the Contract Documents necessary for the proper execution or progress of the Work on the Project.

8.7.2 The A/E shall respond to the Contractor’s Request for Information (“RFI”) within three days of after receiving the RFI.

8.7.3 All interpretations shall be in writing, shall be consistent with the intent of, and reasonably inferable from, the Contract Documents and shall be delivered to the Contracting Authority, Owner, and Contractor.

8.7.4 The A/E shall keep a log of all RFIs and their respective responses.
8.7.5 If the Project is administered using the State’s web-based project management software, the A/E shall render its interpretations to the Contracting Authority, Owner, and Contractor through the “Requests for Interpretation” business process.

8.8 Differing Site Condition Investigation

8.8.1 Promptly after receiving notice of a Differing Site Condition from the Contractor, the A/E shall investigate to determine whether the Contractor has encountered a Differing Site Condition.

8.8.2 The A/E shall give written notice of its determination to the Contracting Authority and Contractor within 10 days after completing the investigation.

8.8.3 If the A/E determines that the Contractor has encountered a Differing Site Condition, the A/E shall prepare (as appropriate) a resulting Change Order or Change Directive through which the Contracting Authority may convey its disagreement with the A/E’s determination.

8.9 Coordination Drawings

8.9.1 The A/E shall review the Coordination Drawings to determine whether the Coordination Participants achieved the goals established in the coordination meetings.

8.9.2 The A/E shall report any concerns, in writing, to the Coordination Participants within 14 days after receiving the drawings.

8.9.3 If installed Work causes or contributes to interference with subsequent Work of a Separate Contractor, the A/E shall determine the needed modifications to the installed Work to accommodate the subsequent Work.

8.9.4 If the Project is administered using the State’s web-based project management software, the A/E shall receive and forward Coordination Drawings to its Consultants using the “Submittals” business process.

8.10 Submittal Review

8.10.1 The A/E shall review Submittals such as Shop Drawings, Product Data, and Samples for conformity with design intent and conformity with the Contract Documents within 14 days of receiving Submittals or in accordance with the approved submittal schedule, or other period as mutually agreed by the A/E and Contractor.

8.10.2 The A/E shall also review drawings, calculations, and designs required of the Contractor and its Subcontractors and provided with such Submittals (except calculations and designs of manufacturers of original equipment and systems to be installed in the Project and except calculations and designs that the Contract Documents expressly make the sole responsibility of the Contractor or one or more Subcontractors, Material Suppliers, or other persons).

8.10.3 The A/E shall act upon resubmission of corrected Submittals within 14 days of receiving them, or any period as mutually agreed by the A/E and Contractor.

8.10.4 The Contractor shall review and stamp “approved” all Submittals before forwarding them to the A/E. If it is apparent to the A/E that the Contractor has not reviewed the Submittals, or has conducted an incomplete review of them, the A/E may reject the Submittals.

8.10.5 The A/E may hold samples and other Submittals used to coordinate finishes, colors, patterns, textures, or other characteristics until Submittals for adjacent materials are available. The A/E shall issue a written notice to the Contractor stating that the Submittal is being held, within 7 days of receiving it.

8.10.6 If the Project is administered using the State’s web-based project management software, the A/E shall receive and forward submittals to its Consultants, and return reviewed submittals to the Contractor, using the “Submittals” business process.

8.11 Additional Tests and Inspections

8.11.1 If the A/E determines that any portion of the Work requires inspection, testing, or approval not otherwise required under the Contract Documents, the A/E shall order the inspection, testing, or approval.

8.11.2 Within 5 days after completion of an inspection, test, or approval, the A/E shall provide an original report of the inspection, test, or approval to the Contractor and Contracting Authority with a recommendation for or against acceptance of the results therein.
8.11.38.10.3 The Owner shall reimburse the A/E for the special inspection, test, or approval as a change in the Services.

8.11.48.10.4 The A/E shall not be reimbursed or otherwise compensated for any special inspection, testing, or approval made necessary by the act or omission of the A/E or any Consultant of the A/E.

8.128.11 Change Order Procedure

8.12.18.11.1 Paperwork Consolidation.

8.12.1.18.11.1.1 Related Modifications, with the same or similar justification (e.g., Owner Request or field resolution), may be consolidated into the same change-related document.

8.12.1.28.11.1.2 Add and deduct Modifications, with the same or similar justification, may be included on the same Change Order.

8.12.1.38.11.1.3 Modifications resulting from errors or omissions shall not be combined with other Modifications for which the A/E will receive a fee.

8.12.28.11.2 Change Order Numbering.

8.12.2.18.11.2.1 The A/E shall assign a number to each Modification, which shall uniquely identify it.

8.12.2.28.11.2.2 The A/E shall not duplicate or reuse any number throughout the Project or reuse assigned numbers for Proposal Requests that are initiated but cancelled in process.

8.12.2.38.11.2.3 The number for each Change Order shall be coordinated with any associated Proposal Request or Change Directive.

8.12.38.11.3 Modification Log. The A/E shall create and maintain a Modification Log for the Project, which shall contain the following minimum information:

8.12.3.18.11.3.1 number of the Modification;

8.12.3.28.11.3.2 a brief description of the Modification;

8.12.3.38.11.3.3 cost of the Modification;

8.12.3.48.11.3.4 schedule impact of the Modification; and

8.12.3.58.11.3.5 dates sent to, and received from, the parties.

8.12.48.11.4 Reconciliation of Unit Price Items.

8.12.4.18.11.4.1 The Contracting Authority may increase, decrease, or delete entirely the scheduled quantities of Work to be performed and materials to be furnished by Change Order.

8.12.4.28.11.4.2 The A/E shall issue a Change Order to reconcile the difference between the scheduled and actual quantities of Work performed and materials furnished.

8.12.4.38.11.4.3 If the actual quantity of a Unit Price item differs from the scheduled quantity by 20 percent or more, so that application of the Unit Price to the quantities of Work proposed would create an undue hardship on either the Owner or Contractor, the A/E shall issue a Proposal Request and subsequent Change Order to adjust the Unit Price.

1 If a Unit Price is adjusted as described under Section 8.1211.4.3, the new Unit Price will only apply to the units of Work performed that are (1) less than the 20 percent threshold if the Unit Price is changed on account of an over-estimation of the scheduled quantity of a Unit Price item involved in the Work or (2) in excess of the 20 percent threshold if the Unit Price is changed on account of an under-estimation of the scheduled quantity of a Unit Price item involved in the Work.

8.12.4.48.11.4.4 If the actual quantity of a Unit Price item exceeds the scheduled quantity by 20 percent or more, the Contractor shall immediately notify the A/E, who shall issue a Change Directive and subsequent Change Order to authorize an adjustment in the scheduled quantity.

8.12.58.11.5 Change Orders.

8.12.5.18.11.5.1 The A/E shall prepare each Change Order form, attach the supporting documentation, and issue the Change Order form to the Contractor for signature.

8.12.5.28.11.5.2 When the A/E receives the Change Order signed by the Contractor, the A/E shall recommend approval by signing the form and transmitting the Change Order and the revised Change Order Log to the Owner.
8.12.5.3 If the Project is administered using the State’s web-based project management software, the A/E shall prepare and recommend Change Orders for approval, using the “Change Order” or “Contract Modifications” business process.

8.12.6 Proposal Requests.
8.12.6.1 The A/E shall prepare Proposal Requests with estimated costs and other necessary documentation seeking Proposals from the Contractor for adjustments of the Contract Sum or Contract Times, or both, associated with potential and proposed changes in the Work.

8.12.6.2 If the Project is administered using the State’s web-based project management software, the A/E shall prepare and distribute Proposal Requests using the “Change Order” or “Contract Modifications” business process with the “Proposal Request” workflow.

8.12.7 Request for Change Order.
8.12.7.1 The Contractor may initiate a change in the Work by submitting written notice to the A/E accompanied by a Proposal. The A/E shall promptly evaluate the Request for Change Order and submit a written recommendation to the Contracting Authority and Owner.

8.12.7.2 If the Project is administered using the State’s web-based project management software, the A/E shall respond to the Contractor’s Request for Change Order using the “Change Order” or “Contract Modifications” business process.

8.13 Change Directives
8.13.1 A Change Directive may, if necessary:

8.13.1.1 State a proposed basis for adjustment, if any, in the Contract Sum or Contract Times, or both; or

8.13.1.2 State the Contracting Authority’s determination of the adjustments of the Contract Sum or Contract Times, or both; or

8.13.1.3 Limit the scope of the change in the Work by a fixed adjustment of the Contract Sum.

8.13.2 If a change in the Contractor’s Work must start immediately to avoid an imminent impact to the schedule of the Project, the A/E shall prepare a Change Directive, for the Contracting Authority and Owner’s signatures pursuant to Section 8.13.1, authorizing the Contractor to proceed.

8.13.3 A Change Directive shall be used to direct a change in a Contractor’s Work in the absence of total agreement on the terms of a Change Order.

8.13.4 A Change Directive may also be used in the absence of agreement as to whether the subject of the Change Directive actually constitutes a change in the Work.

8.14 Orders for Minor Changes in the Work
8.14.1 The A/E may order minor changes in the Work not involving adjustment of the Contract Sum or extension of the Contract Times and not inconsistent with the intent of the Contract Documents.

8.14.2 The A/E shall issue orders for minor changes in the Contractor’s Work by written order to the Contractor. The A/E shall keep a log of all Orders for Minor Change in the Work.

8.14.3 If the Project is administered using the State’s web-based project management software, the A/E shall prepare and recommend Orders for Minor Changes in the Work for approval, using the “Action Items” business process.

8.15 Claims Analysis
8.15.1 The A/E, in consultation with the Contracting Authority, shall respond to the Contractor’s written notice of a Claim within a reasonable time of receipt, but not to exceed 45 days.

8.15.2 The A/E shall review each Contractor Claim, prepare a written analysis of its content, and submit the written analysis to the Project Manager no more than 30 days after receiving the Contractor’s substantiated and certified Claim. The written analysis shall include:

8.15.2.1 A narrative of the A/E’s examination of the facts giving rise to the Claim;
8.15.2.28.14.2.2 identification of relevant Contract Documents and language;

8.15.2.38.14.2.3 an analysis of whether the Contractor complied with the requirements of the Contract Documents pertaining to Claim initiation and substantiation including the issues of entitlement to, and calculation of, adjustments of the Contract Sum, Contract Times, or both;

8.15.2.48.14.2.4 an analysis of claimed additional labor, materials, and equipment for the scope of the Work items described;

8.15.2.58.14.2.5 an analysis of any time extension for any interference, disruption, hindrance, impact, or delay claimed (to include the calculation of any concurrent delays affecting entitlement);

8.15.2.68.14.2.6 a concluding opinion regarding the Contractor’s entitlement to, and the appropriateness and reasonableness of all, or any part of, the Claim; and

8.15.2.78.14.2.7 an appendix containing copies of contemporaneous documentation supporting the concluding opinion.

8.15.38.14.3 The A/E shall attend dispute resolution meetings convened by the Contracting Authority related to each Claim.

8.168.15 Project Costs

8.16.18.15.1 The A/E shall monitor Project cost accounting records on Work performed by the Contractor under unit costs, actual costs for labor and materials, or other appropriate basis. The A/E shall afford the Contracting Authority and Owner access to these records at all times.

8.178.16 Schedule of Values

8.17.18.16.1 The Contractor shall submit to the A/E a Schedule of Values with separate amounts shown for labor and materials for each branch of the Contractor’s Work.

8.17.28.16.2 The A/E shall review and may return the Schedule of Values to the Contractor for re-submittal if it does not meet the requirements or contains insufficient items or details of the Work, or approve the Schedule of Values if the A/E determines that it conforms to the requirements in the General Conditions.

8.17.38.16.3 If the Project is administered using the State’s web-based project management software, the A/E shall receive and process the Contractor’s Schedule of Values, using the “Contract Schedule of Values” business process.

8.188.17 Payments

8.18.18.17.1 The Contractor may submit a CM Payment Request to the A/E each month or upon another interval approved by the Contracting Authority. When the rate of Work and amount involved is sufficient that it is considered appropriate by the Contracting Authority, the Contractor may submit CM Payment Requests twice a month.

8.18.1.18.17.1.1 If the Project is not administered using the State’s web-based project management software, the Contractor shall submit one draft copy of its CM Payment Request (“Pencil Copy”) to the A/E not less than 1 week prior to submitting multiple copies of its Contractor Payment Request.

8.18.1.28.17.1.2 The A/E shall review the Pencil Copy and provide comments to the Contractor within 3 three days of receiving it.

8.18.1.38.17.1.3 The Contractor shall incorporate the A/E’s comments into its CM Payment Request prior to submitting multiple copies for payment.

8.18.28.17.2 Based upon the A/E’s review of the applicable Work and evaluations of the CM Payment Request, the A/E shall review and approve, modify, or reject the amounts shown on such Payment Request as being due to the Contractor.

8.18.38.17.3 The A/E may request, from a Contractor, additional documentation in connection with each payment to the Contractor.

8.18.48.17.4 Each CM Payment Request that the A/E determines that it will recommend shall be signed by a Payment of a Payment Request, the A/E shall sign that Payment Request and deliver it to the Contracting Authority.

8.18.58.17.5 The A/E may recommend to the Contracting Authority that payments be withheld from, or Liquidated Damages be assessed against, a CM Payment Request.
8.18.68.17.6 If the Project is administered using the State’s web-based project management software, the A/E shall receive and approve the Contractor’s CM Payment Request, using the “Contractor Pay Request” or “Applications for Payment” business process.

ARTICLE 9 - CLOSEOUT

9.1 Substantial Completion

9.1.1 Within three business days after receipt of the Contractor’s request for the Substantial Completion inspection of the Work, the A/E shall notify the Contractor of acceptance or rejection of the request, stating reasons for any rejection.

9.1.2 Within seven days after its acceptance of a Contractor’s request, the A/E shall conduct the Substantial Completion inspection to determine whether the Contractor’s Work, or the designated portion, is Substantially Complete.

9.1.3 The A/E shall notify the Contractor, Contracting Authority, and Owner of the scheduled time of the Substantial Completion inspection.

9.1.4 If the A/E determines that the Work is Substantially Complete, within three business days after the Substantial Completion inspection, the A/E shall prepare a Certificate of Substantial Completion that shall establish the date of Substantial Completion and include a list of Defective, incomplete, or unacceptable Work (“A/E’s Punch List”). The A/E’s Punch List shall include (1) the items on the Contractor’s Punch List that are not yet completed or corrected as of the date of the Substantial Completion inspection, and (2) comments from the Contracting Authority and Owner.

9.1.5 The A/E shall submit the Certificate of Substantial Completion to the Contracting Authority, Owner, and Contractor for their written acceptance.

9.1.5.1 If the Project is administered using the State’s web-based project management software, the A/E shall receive the Contractor’s Punch List and distribute the A/E’s Punch List, using the “Punch List” business process.

9.1.6 If the A/E accepts the request for the Substantial Completion inspection and subsequently determines that the Work is not Substantially Complete, the A/E may request compensation for expenses related to excessive Punch List activities.

9.2 Partial Occupancy

9.2.1 The A/E shall assist the Contracting Authority and Owner in determining dates of Partial Occupancy of the Work or portions thereof designated by the Owner and shall assist in obtaining any certification required by Applicable Law; and (3) in providing written notice of the Partial Occupancy to the insurers providing builder’s risk property insurance for the Project.

9.2.2 Before the Owner commences Partial Occupancy, the A/E shall prepare and execute a Certificate of Substantial Completion for the designated area listing incomplete or Defective Work under the Contract.

9.2.2.1 If the Project is administered using the State’s web-based project management software, the A/E shall process the partial Certificate of Contract Completion, using the “Closeout - Contractor” business process.

9.3 Contract Completion

9.3.1 Within three business days after receipt of the Contractor’s notice that all Punch List items have been completed, the A/E shall complete a Final Inspection of the Work for compliance with the Contract Documents.

9.3.2 If multiple inspections of items on the A/E’s Punch List are required because of the Contractor’s failure to properly and timely complete them, the A/E may request compensation for expenses related to excessive Punch List activities.

9.3.3 When all items on the A/E’s Punch List have been completed to the A/E’s satisfaction and all requirements of the Contract Documents have been completed, the A/E shall prepare and recommend execution of a Certificate of Contract Completion.

9.3.3.1 When items of Work cannot be completed until a subsequent date, the A/E may recommend that these items be deferred and the Contracting Authority may release payment to the Contractor, as determined in the Contracting Authority’s sole discretion. The A/E shall list deferred items on a Partial Certificate of Contract Completion with the dates the items are to be completed.

9.3.3.2 If the Project is administered using the State’s web-based project management software, the A/E shall process the Certificate of Contract Completion, using the “Closeout - Contractor” business process.
9.3.4 Upon execution of a Certificate of Contract Completion, the A/E shall receive, review for conformity with the requirements of the Contract Documents, and transmit to the Contracting Authority any affidavits and turn over to the Owner any keys, manuals and the originals of any guarantees, warranties, releases, bonds, and waivers.

9.3.5 The A/E shall transmit a copy of any guarantees, warranties, releases, bonds, and waivers to the Contracting Authority.

9.4 Record Documents

9.4.1 The A/E shall prepare the Record Documents by revising the Contract Documents and related electronic files on the basis of the information contained on the As-Built Documents submitted by the Contractor and the A/E’s observations during the progress of the Project. The Record Documents shall detail the actual construction of the Project and contain such annotations by the A/E as may be necessary for someone unfamiliar with the Project to understand the changes that were made to the Contract Documents.

9.4.2 The A/E shall label the revised Contract Documents and related electronic files as “Record Documents” and reflect the date on which the A/E finished preparing them.

9.4.3 The A/E shall furnish to the Owner one set of Record Documents in the form of paper documents and one set in the form of electronic files.

9.4.4 By submitting the Record Documents to the Owner, the A/E certifies that the Record Documents are complete, correct, and accurate, to the best of the A/E’s knowledge based upon the As-Built Documents delivered to the A/E by the Contractor and the A/E’s observations during the progress of the Project.

9.5 Post-Occupancy

9.5.1 During the Correction Period, the A/E shall work with the Contracting Authority, Owner, and Contractor to investigate suspected Defective Work and to design and coordinate its repair or completion. The Owner shall not be obligated to compensate the A/E for the A/E’s performance of the A/E’s services under this Section 9.5.1 unless it has been determined that the Defective Work was not the result of the A/E’s failure to meet its obligations under the Agreement.

9.5.2 The A/E shall participate in a walk-through of the Project with the Owner one month prior to the expiration of each Correction Period. The A/E shall consult with the Owner to address any issue identified in the walk-through according to the procedures specified in the General Conditions. The A/E shall notify the Contractor of such defects in writing with a request that the Contractor correct the Defective Work, prior to the end of the Correction Period.

ARTICLE 10 - ADDITIONAL SERVICES

10.1 General

10.1.1 Services Not Included in Basic Services.

10.1.1.1 The A/E shall provide the services listed in Sections 10.1.2 through 10.1.19 as Additional Services only when identified in the Agreement Form and approved in writing by the Contracting Authority in consultation with the Owner.

10.1.1.2 The Fee for the Additional Services listed in Sections 10.1.2 through 10.1.19 shall be paid as provided in the Agreement Form, in addition to payment for the Basic Services; however, the A/E shall not be compensated for any of the Additional Services listed in Sections 10.1.2 through 10.1.19 made necessary by any act or omission of the A/E or any of the A/E’s Consultants.

10.1.1.3 Unless waived by the Contracting Authority in writing, authorization to provide Additional Services must be obtained prior to providing the Additional Services.

10.1.2 Specialized Services. Providing specialized design and engineering services, including services for acoustical analysis or design, computer services, communication consultant services, design or specification of unusual or large volumes of fixtures, furnishings, and equipment.

10.1.3 Additional On-Site Services. Providing administration or observation of construction beyond the Basic Services provided pursuant to Exhibit B.

10.1.4 Extensive Change Orders. Preparing Drawings, Specifications, cost estimates, and other documents and supporting data in connection with Change Orders beyond those services to be reasonably provided as Basic Services, pursuant to Exhibit B.
10.1.5 Partnering and Scheduling Consultants. Serving as a partnering or construction scheduling consultant or providing such consulting services.

10.1.6 Perspectives, Models, Renderings. Preparing professional perspectives, physical models, or renderings, which are not otherwise useful or necessary to the A/E in providing the Basic Services required hereunder and are provided at the prior written request of the Contracting Authority in consultation with the Owner.

10.1.7 Grant Applications. Preparing applications and supporting documents for governmental grants, loans, or advances.

10.1.8 Special Studies. Providing planning services, site evaluations, environmental studies, or comparative studies of prospective sites, preparing special surveys, studies, and submissions required under Applicable Law.

10.1.9 Surveys. Providing surveying services, including land surveys and rights-of-way studies.

10.1.10 Investigation of Conditions for New Construction. Providing services for new construction to investigate existing conditions or facilities, to make measured drawings thereof, or to verify the accuracy of drawings or other information furnished by the Owner.

10.1.11 Constructability and Cost Analyses. Preparing extensive analyses of the construction feasibility of the Project or of owning and operating costs, or preparing detailed quantity surveys or inventories of material, equipment, and labor beyond those services to be reasonably provided as Basic Services in Exhibit B.

10.1.12 Off-Site Services. Providing planning or design services for off-site utilities, which are not adjacent to the Project, building connections, or roadways.

10.1.13 Certain Revisions. Making revisions in Drawings, Specifications, or other Contract Documents at the request of the Contracting Authority when such revisions are inconsistent with written approvals or instructions previously given or are required by the enactment or revision of Applicable Law subsequent to the preparation of such documents.

10.1.14 Replacement Work. Providing consultation and other services in connection with replacement of any Work damaged by fire, casualty, or other incident not caused by negligence of the A/E or any Consultant of the A/E.

10.1.15 Contractor Default. Providing services made necessary by a Contractor’s default.

10.1.16 Additional Documents. Providing more sets of Contract Documents than the number required as Basic Services pursuant to Exhibit B.

10.1.17 Prototype Design. Use of the A/E’s Documents for one or more prototype projects as described in the A/E Standard Terms and Conditions.

10.1.18 Special Inspections Required by the Ohio Building Code.

10.1.18.1 The special inspections indicated in the current edition of the OBC Chapter 17 are not included as Basic Services; however, in the event such special inspections are required as a condition of the Plan Approval issued by the Building Authority that has jurisdiction over the Project, the A/E shall provide the special inspections and be compensated for such as Additional Services, and shall provide written notice to the Contractor, Owner, and Contracting Authority of the Special Inspection to be performed.

10.1.18.2 The A/E shall not be compensated for any such Additional Services made necessary by the act or omission of the A/E or any Consultant of the A/E.


10.1.19.1 General Requirements. The Quality Assurance (“QA”) Testing services listed under Sections 10.1.19.2 through 10.1.19.10, which is not intended to be an exhaustive list, are not included as Basic Services, however, the A/E shall provide such services when identified in the Agreement Form either itself (if qualified) or through a Consultant properly licensed to perform the required inspections and all related testing services.

.1 Unless otherwise specified in the Contract Documents, the A/E shall apply for, secure, and pay for the costs of quality assurance testing, structural testing, and special inspections required under the current edition of Ohio Building Code (“OBC”) Chapter 17.

.2 Such testing and inspections shall include geotechnical analysis, environmental testing and analysis, concrete, masonry, structural steel, reinforcing steel, welding, bolts, steel connections, HVAC systems and controls, plumbing and piping, air and water balancing and testing, or other testing (e.g., medical gases testing, lead shielding, etc.); or approval required by Applicable Law.
.3 The A/E shall identify the name or names of the Consultants it intends to use for all quality assurance and special inspections that would be reasonably anticipated for the Project and shall provide a Schedule of Fees for Typical Services for each Consultant.

10.1.19.2 Geotechnical Analysis. Sampling and analysis of soils and hydrologies, and subsequent reporting and recommendations, upon which architectural and engineering designs may be based. Applicable to Construction Stage observation, testing, and reporting of soils conditions, including testing for types and quality of fill material and its installation, compaction, soil density testing, caisson borings inspections, cut and fill monitoring, etc.

10.1.19.3 Environmental Testing and Analysis. Sample and analysis of existing conditions or materials for any of a variety of environmental materials, including Hazardous Materials and suspected Hazardous Materials, and subsequent reporting.

10.1.19.4 Concrete. Test for general quality, such as: slump, air entrainment, cylinder test, core test, Swiss hammer.

10.1.19.5 Masonry. Includes such testing as prism tests, mortar cube, grout tests, water infiltration.

10.1.19.6 Structural Steel, Reinforcing Steel, Welding, Bolts and Connections. Includes any testing and reporting of any type of steel, including those listed above.

10.1.19.7 HVAC Systems and Controls. Includes testing and balancing of any or all HVAC components including controls systems.

10.1.19.8 Plumbing and Piping. Includes testing of water, waste, vent and process piping, and provide associated reporting.

10.1.19.9 Air and Water Testing and Balancing. Includes testing and balancing of various pneumatic and hydronic piping, and provide associated reporting.

10.1.19.10 Other. (e.g., Medical Gases testing, Lead Shielding, etc.)

END OF DOCUMENT