SBC-6s



Standard Form of Supplement to Agreement between Owner and Designer

				er>") is made this the ne University of Tennessee he	_ day of reinafter
		er Name er Address ite Zip			
herein	after called the "Designe	·".			
		,	WITNESSETH:		
modifie	•	have heretofore ex	recuted an Agreement, dat	red < <date agreem<="" of="" original="" td=""><td>nent>> as</td></date>	nent>> as
(collec	<pre><<prior "agreement");<="" pre="" sup="" the="" tively,=""></prior></pre>	plement Dates>>, ("Supplement Number <nui< td=""><td>mber>")</td><td></td></nui<>	mber>")	
	WHEREAS, said Agreer	ment was executed	in connection with the follo	wing project (the "Project"):	
		Name Location oject No.			
Condit	WHEREAS, the capitalizions of the Agreement;	zed terms used but	not defined herein are defi	ned in the Agreement or the T	erms and
	WHEREAS, Owner and	Designer desire to	modify certain terms of the	Agreement as set forth herein	; and
prior to				provisions contained in the A are hereby renewed and con	
NOW,	THEREFORE, Owner and	d Designer agree as	s follows:		
Article					
	The following revisions a		_		
1.1	1.1.1 of the Agreement	is hereby deleted in attached to the Agre	its entirety and the followi	ge Description>>. Accordingly ng is inserted in its place and n its entirety and Scope Attach	stead OF
1.2	< <name and="" license="" n<="" td=""><td>o.>> has been repla</td><td>aced by <<name and="" licen<="" td=""><td>se No.>> as Designer's Princi</td><td>pal.</td></name></td></name>	o.>> has been repla	aced by < <name and="" licen<="" td=""><td>se No.>> as Designer's Princi</td><td>pal.</td></name>	se No.>> as Designer's Princi	pal.
1.3	Designer's Consultants < <name and="" license="" n<="" td=""><td></td><td>d by replacing <<name, i<="" td=""><td>Firm, Principal and License N</td><td>o.>> with</td></name,></td></name>		d by replacing < <name, i<="" td=""><td>Firm, Principal and License N</td><td>o.>> with</td></name,>	Firm, Principal and License N	o.>> with
1.4	The following additional	consultants providir	ng Basic Services have bee	en added to the Design Team:	
	Service	Firm	Principal	License No.	

State Building Commission

The following consultants shall be providing services that are not included in Basic Services:

1.5

_	Serv	/ice	Firm	Principal	License No.			
_								
Modifications have been made to the Basic Services included in the Agreement or the duration of ea and the phases included in the scope of services of the Designer and the time periods allotted to ea are set forth below with any changes shown in italics.								
	Included	Phase			Duration in Days]		
		Phase 1	 Program Verifi 	cation Phase:				
		Phase 2	– Schematic Des	sign Phase:				
		Phase 3	– Design Develo	pment Phase:				
		Phase 4	- Contract Docu	ment Phase:				
		Phase 5	- Bidding or Neg	otiation Phase:	In accordance with Owner's schedule and the construction schedule			
		Phase 6	- Construction P	hase:	In accordance with Owner's schedule and the construction schedule			
		Phase 7	- Close-Out Phas	e	days after final completion of construction			
	☐ A lump su or	ım of:		en adjusted as a result o	of the revision to the MACC and is not imum fee not to exceed:	w:		
	One Hundre	d Thousa	nd and No/100 D	Oollars \$100,000.00				
СО	Payment made to Designer by Owner under the Agreement prior this Supplement Number < Number> shall constitute payment toward the total lump sum fee or the maximum fee due under the Agreement after this Supplement Number < Number>.							
3:								
Th	ne following re	evisions a	re made to Article	3 of the Agreement:				
Th	ne Designer's	professio	nal liability insura	nce requirement has be	en increased to:			
	ach Claim nnual Aggrega	ate			1,000,000 * 1,000,000 *			
4:								
		d oo oditio						
evis	sed terms and	a conditioi	ns:					

State Building Commission

<<additional revised terms and conditions>>

This instrument may be executed in one or more counterparts. It shall be fully executed when each party whose signature is required has signed at least one counterpart, even though no one counterpart contains the signatures of all parties to this instrument. Electronic, scanned or facsimile signatures shall have the same force and effect as original signatures.

this Ag	reement.	
Owner: The University of Tennessee As required by State Building Commission policy and requirements of the State Agency		
Michelle L. Crowder Interim Executive Director, Office of Capital Projects		
as to Form and Legality		
Ву:		
Title:	C. Ryan Stinnett Deputy General Counsel	
	Title: Date:	