# STATE OF INDIANA'S DESIGNER/CONSULTANT CONTRACT CHANGE ORDER/AMENDMENT #\_ FOR A PUBLIC WORKS PROJECT

Contract	#		

THIS IS AMENDMENT #_ to the Contract for a	Designer/Consultant for Public Works Project ("Contract")
entered into by and between the Indiana Departme	nt of Administration's Public Works Division ("State") and
XXXXXXXXX (for purposes of this Amendmen	at #_, the Designer or the Consultant shall hereinafter be
referred to as the "Contractor"), and executed purs	uant to the terms and conditions set forth herein, governed by
Indiana Code 4-13.6, et seq.	

In consideration of the mutual undertakings and covenants hereinafter set forth, the parties agree to amend the Contract as follows:

1. A written change has been requested by the Contractor, as detailed in <u>Amendment # Exhibit A</u>, attached hereto and incorporated herein, in connection with the following Public Works Project:

XXXXXXXXX
XXXXXXXXX

- 2. The State has approved the change request, as detailed in **Amendment # Exhibit B**, attached hereto and incorporated herein.
- 3. The consideration for this Amendment # is as follows:

ORIGINAL CONTRACT VALUE	\$			
TOTAL PREVIOUS AMENDMENT VALUE	\$			
PRE-AMENDMENT CONTRACT TOTAL	\$			
[ ] INCREASE/[ ] DECREASE THIS AMENDMENT	\$			
NCREASE/ DECREASE REIMBURSABLE EXPENSES	\$			
NEW CONTRACT TOTAL REMUNERATION \$				

4.	The term of this Contract is hereby	[ ]	extended for an additional <b>XXX</b> days.
		[]	decreased by XXX days.
		[ ]	remains the same.
	Therefore, the Contract shall termin	ate	e on

5. The **Indemnification** section of the Contract (located at Section 14.21 of the Contract for Design of a Public Works Project and Section 28 of the Contract for a Consultant for a Public Works Project) shall be superseded and replaced in its entirety by the following:

The Designer/Consultant agrees to indemnify and hold harmless the State, its agents, officials, and employees from all claims and suits including court costs, reasonable attorney's fees, and other expenses to the extent caused by any negligent act or omission, or the willful misconduct of the Designer/Consultant and/or its subdesigners/subconsultants, if any, in the performance of this Contract. If

Page 1 of 7

the Designer/Consultant is a professional identified in IC 26-2-5-4(b), this indemnification obligation shall be interpreted in accordance with IC 26-2-5-4. The State shall not provide such indemnification to the Designer/Consultant.

6. A. Minority and Women's Business Enterprises Compliance. *Include one of the options, as applicable;* delete the inapplicable option.

<u>OPTION 1</u>-to be used if the MBE and/or WBE subcontractor(s) will continue to be utilized during the extension period.

subcontractor(s) will be participating in this Contract under this Change Order/Amendment. This participation

As required by 25 IAC 5-6-2(b), the following Division of Supplier Diversity certified MBE or WBE

represents [	] the same percentage of	or [ ] an increase	of % ab	ove the original MB	E and/or WBE co	mmitment.
[Add addition	onal MBEs and WBEs	using the same	format.]			
MBE or WBE	COMPANY NAME	PHONE	EMAIL OF	CONTACT PERSON	PERCENT	
	oe the MBE and/or WBE s lization during the extensi		(s) to be provia	led under this Amendn	nent and include the	estimated

A copy of each subcontractor agreement must be submitted to the Division of Supplier Diversity within thirty (30) days of the effective date of this Amendment. The subcontractor agreements may be uploaded into Pay Audit (Indiana's subcontractor payment auditing system), emailed to <a href="MwBECompliance@idoa.IN.gov">MwBECompliance@idoa.IN.gov</a>, or mailed to the Division of Supplier Diversity, 402 W. Washington Street, Room W-462, Indianapolis IN 46204. Failure to provide a copy of any subcontractor agreement may be deemed a violation of the rules governing MBE/WBE procurement and may result in sanctions allowable under 25 IAC 5-7-8. Requests for changes must be submitted to <a href="https://mwBECompliance@idoa.IN.gov">MwBECompliance@idoa.IN.gov</a> for review and approval before changing the participation plan submitted in connection with this Amendment.

The Contractor shall report payments made to Division of Supplier Diversity certified subcontractors under this Contract on a monthly basis using Pay Audit. The Contractor shall notify subcontractors that they must confirm payments received from Contractor in Pay Audit. The Pay Audit system can be accessed on the IDOA webpage at: <a href="https://www.in.gov/idoa/mwbe/payaudit.htm">www.in.gov/idoa/mwbe/payaudit.htm</a>. Contractor may also be required to report Division of Supplier Diversity certified subcontractor payments directly to the Division of Supplier Diversity, as reasonably requested and in the format required by the Division of Supplier Diversity.

Contractor's failure to comply with the provisions in this clause may be considered a material breach of the Contract.

<u>OPTION 2</u> – to be used if the original Contract identified subcontractors in this clause, but the Contractor will not be utilizing the MBE and WBE subcontractors during the extension period.

No certified MBE or WBE subcontractors will be participating in this Contract under this Change Order/Amendment.

B. Indiana Veteran Owned Small Business Enterprises Compliance. *Include one of the options, as applicable; delete the inapplicable option.* 

Page 2 of 7

### <u>OPTION 1</u>-to be used if the IVOSB subcontractor(s) will continue to be utilized during the extension period.

Contract du	ring the extension period	d. This participat	ied IVOSB subcontractors with ion represents [ ] the same per additional IVOSBs using t	ercentage or [	] an increase of
IVOSB	COMPANY NAME	PHONE	EMAIL OF CONTACT PERSON	N PERCEI	NT
	ibe the IVOSB service(s)/pi tring the extension period:	roduct(s) to be pro	ovided under this Amendment an	d include the es	timated date(s) for
thirty (30) d Audit (India mailed to th Failure to pr IVOSB proc submitted to	lays of the effective date ana's subcontractor paym e Division of Supplier D rovide a copy of any sub curement and may result	of this Amendment auditing systems of the systems o	omitted to IDOA's Division of the nent. The subcontractor agrees stem), emailed to IndianaVete. Washington Street, Room Winent may be deemed a violat owable under 25 IAC 9-5-2. Row for review and approval be	ments may be ransPreference 7-462, Indianarion of the rules Requests for ch	uploaded into Pay e@idoa.IN.gov, or polis, IN 46204. s governing langes must be
basis using E Contractor i www.in.gov subcontractor	Pay Audit. The Contract n Pay Audit. The Pay Av v/idoa/mwbe/payaudit.ht	or shall notify sudit system can m. The Contrac he Division of S	led IVOSB subcontractors und abcontractors that they must combe accessed on the IDOA web- tor may also be required to re- upplier Diversity, as reasonab	onfirm payme opage at: port IVOSB ce	nts received from
The Contract.	ctor's failure to comply v	with the provisio	ns in this clause may be consi	idered a materi	ial breach of the
			identified subcontractors in t luring the extension period.	his clause, bu	t the Contractor
No certified	IVOSB subcontractors	will be participa	ting in this Contract under thi	s Change Orde	er/Amendment.

THE REMAINDER OF THIS PAGE HAS BEEN INTENTIONALLY LEFT BLANK.

All matters set forth in the original Contract and not affected by this Amendment shall remain in full force

Page 3 of 7

and effect.

#### **Non-Collusion and Acceptance**

The undersigned attests, subject to the penalties for perjury, that the undersigned is the Contractor, or that the undersigned is the properly authorized representative, agent, member or officer of the Contractor. Further, to the undersigned's knowledge, neither the undersigned nor any other member, employee, representative, agent or officer of the Contractor, directly or indirectly, has entered into or been offered any sum of money or other consideration for the execution of this Amendment other than that which appears upon the face hereof. Furthermore, if the undersigned has knowledge that a state officer, employee, or special state appointee, as those terms are defined in IC 4-2-6-1, has a financial interest in the Contract, the Contractor attests to compliance with the disclosure requirements in IC 4-2-6-10.5.

#### **Agreement to Use Electronic Signatures**

I agree, and it is my intent, to sign this Contract by accessing State of Indiana Supplier Portal using the secure password assigned to me and by electronically submitting this Contract to the State of Indiana. I understand that my signing and submitting this Contract in this fashion is the legal equivalent of having placed my handwritten signature on the submitted Contract and this affirmation. I understand and agree that by electronically signing and submitting this Contract in this fashion I am affirming to the truth of the information contained therein. I understand that this Contract will not become binding on the State until it has been approved by the Department of Administration, the State Budget Agency, and the Office of the Attorney General, which approvals will be posted on the Active Contracts Database: <a href="https://secure.in.gov/apps/idoa/contractsearch/">https://secure.in.gov/apps/idoa/contractsearch/</a>.

**In Witness Whereof**, the Contractor and the State have, through their duly authorized representatives, entered into this Amendment for Public Works Project Number **XXXXX**. The parties, having read and understood the foregoing terms of this Amendment, do by their respective signatures dated below agree to the terms thereof.

Designer/Consultant: XXXXXXXXXXX	Department of Administration Public Works Division
By:	By:
Printed Name:	Robert Grossman, Director
Title:	For IDOA Commissioner if less than \$10,000,000
Date:	Date:
Approved by:	Approved by:
Department of Administration	State Budget Agency PURSUANT TO IC 4-13-2-14.1 APPROVAL OF THE BUDGET AGENCY IS NOT REQUIRED FOR CONTRACTS UNDER \$100,000.00
By:(for) Rebecca Holwerda, Commissioner	By: (for) Joseph M. Habig, Acting State Budget Director
Date:	Date:

Page 4 of 7 Rev 5/24

Approved as to Form and Legality: Form approval has been granted by the Office of the Attorney General pursuant to IC 4-13-2-14.3(e) on May 2, 2024. FA 24-13

This document prepared and reviewed by:

Tammera J. Glickman
Counsel, Indiana Department of Administration

Page 5 of 7

## AMENDMENT # EXHIBIT A

**See Documents to Follow for Exhibit** 

Page 6 of 7

## AMENDMENT # EXHIBIT B

**See Documents to Follow for Exhibit** 

Page 7 of 7