





AGREEMENT BETWEEN OWNER & ARCHITECT

 Required Attachments: O/A Agreements must include Insurance Certificates (Prime A/E Firm) State Disclosure Form, Project Fee Summary, and E-Verify Document. Do not staple attachments; use clips. Print single-sided; do not submit double-side printed documents.
 Supplemented by ACCS Form 1-B, Standard Articles of the Agreement Between Owner and Architect

		ACCS PROJEC	T#:		
Preparation c	late of AGREEM	IENT by Architect/Engine	eer:		
The OWNER	, the Alabama C	Community College Syster	m on behalf of:		
Address:					
Email:			Phone:		
The ARC		ENGINEER (Substitute 'ENG	GINEER' for 'ARC	HITECT' h	ereinafter) I
Firm Name:				FEIN:	
Address:					
Email:		Architect Project #, Phase/Bid	Phone:	ion and h	riof Soono);
			#, / (ddi 655) E064		ner scope).
BUDGET: The	e TENTATIV	E EIXED Amount hud	acted by the Our	or for the	Cost of the Morly in
		E FIXED Amount bud	geled by the Owr	Dollars	\$
BASIC SERV Unless otherwis		pecial Provisions, the Architect	t shall render Basi	c Services	A, B, C, D, and E for the
above described	d Project in accorda	ance with the "Standard Article	es of the Agreeme	ent Betwe	en Owner and Architect."

BASIC FEE: The Basic Fee to be paid the Architect shall be:

the Fixed Fee of

Dollars	\$
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determined as a percentage of the Cost of the Work, at the Basic Fee Rate of %.

(If two or more rates are applicable, insert "multiple fee rates" and provide an explanation in Special Provisions.)

BROJECT CLASSIFICATION: As defined in the current edition of the Manual of Procedures, this Project is classified as follows:

The Project is classified in Building Group

The Project is divided into Building Groups as stated in the Special Provisions of this Agreement

The Project does not fall within a Building Group; see the Special Provisions of this Agreement

OETERMINATION OF THE BASIC FEE:

The Basic Fee has been determined in accordance with the current edition of the ACCS Manual of Procedures.

The Project is also classified as Major Renovation and the Basic Fee includes a % increase of the "Schedule of Basic Fee Rates" for Major Renovation per the Manual of Procedures.

The Basic Fee has been negotiated on the basis stated in the Special Provisions of this Agreement.

() TIME PERIODS OF THE AGREEMENT:

a. Pursuant to Standard Article 9, the Architect may terminate the Agreement if the Project is postponed or delayed by the Owner for more than months.

b. The Design Schedule of Standard Article 11:

calendar days for Schematic Drawings calendar days for Preliminary Drawings calendar days for Final Drawings

TERM: The term of the Agreement shall be for a period of commencing upon receipt of all requisite signatures and ending on (specific date required).

STANDARD ARTICLES: By reference, the current edition of "Standard Articles of the Agreement Between Owner and Architect" (ACCS Form 1-B) is incorporated herein as the terms, conditions, and requirements of this Agreement, subject only to such modifications or supplementation of the "Standard Articles" as may be stated as Special Provisions below. All other terms and conditions which deviate from this Agreement and the "Standard Articles" are expressly rejected. **SPECIAL PROVISIONS:** (includes Special Services and Reimbursable Expenses. Special Services can be a lump sum if negotiated, or a Not-To-Exceed [NTE] amount. If Special Services have an NTE, the NTE and hourly rates must be stated in Special Provisions. Reimbursable Expenses must include an NTE amount in Special Provisions. If Special Provisions are continued in an attachment, identify the attachment below.) ALL SPECIAL PROVISIONS MUST BE APPROVED BY ACCS FACILITIES PRIOR TO EXECUTION OF THIS AGREEMENT. AFTER EXECUTION OF THIS AGREEMENT, ADDITIONAL SPECIAL PROVISIONS MAY ONLY BE ADDED BY AN EXECUTED AMENDMENT TO THIS AGREEMENT.

CONSULTANTS: Pursuant to Standard Article 10, the consultants to be employed by the Architect are: (Insert Firm Name, Alabama Registration Number, Address, Phone Number and Email Address)

CIVIL ENGINEER

STRUCTURAL ENGINEER

OTHER

ELECTRICAL ENGINEER

MECHANICAL ENGINEER

OTHER

The Owner does hereby certify that the terms and commitments of this Agreement do not constitute a debt of the State of Alabama in violation of Article 11, Section 213 of the Constitution of Alabama, 1901, as amended by Amendment Number 26.

ACCS FORM 1-A

4	APPROVALS	CONTRACTING PARTIES		
ALABAMA COMMUNITY COLLEGE SYSTEM (ACCS)				
BY:	DATE:	ARCHITECTURAL/ENGINEERING FIRM BY:		
BY:	LOCAL COLLEGE OR TRADE SCHOOL	NAME:		
-	AS PRESIDENT OF	ALABAMA COMMUNITY COLLEGE SYSTEM (AS OWNER) BY:		
		CHANCELLOR		