# STANDARD FORM OF AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT is made a	nd entered into this day of	, 20, by and between the
CITY OF CONCORD, (herein referred t	as the "City") located at 26 Union	Street, South, Concord, North Carolina
and, a (	nerein referred to as "Contractor") lo	ocated at,
, North Carolina	;	
	WITNESSETH:	
NOW, THEREFORE, in considerate agree as follows:	eration of the mutual covenants and	promises contained herein, the parties
Sec. 1. <u>Professional Services</u> Project as set forth in Exhibit "A" attache amount set forth in Exhibit "A". Additional Contractor and City so agree. Any additional capitalized, sequential letters of the alphasame were fully recited, and shall become	d hereto and incorporated herein by nal Exhibits may be used to further onal exhibits shall be designated as bet, shall be attached hereto and inc	define this Agreement when the exhibits to the Agreement with corporated herein by reference as if the
Sec. 2. Standards of Perform	ance.	
Contractor under this Agreemer	of care for all professional and relate t will be the care and skill ordinarily lar conditions and circumstances an	
resulting therefrom, and City sh	all not be responsible for discovering tadditional compensation, except to	ccuracy of its services and documents g deficiencies therein. Contractor shall to the extent such action is directly
phases of the Project to which the consultants as Contractor deems meaning of the term "consultant any Contractor consultant unacconsultant u	is Agreement applies. Contractor in necessary to assist in the performar "shall include "subcontractor." Co eptable to Contractor; however, the tant selected. Such approval may be	nce or furnishing of the services. The ntractor shall not be required to employ
Regulations or Standards. Char	ges made to these requirements sub- sis for modifications to City's respo	ble local, state and federal Laws and sequent to the City's issuance of the onsibilities or to the scope, schedule,
completeness of all requirement City to Contractor pursuant to the		ata, and other information furnished by such requirements, reports, data, and
F. City shall mal not to unreasonably delay the se		esponsibilities in a timely manner so as
G. Contractor sha	all guarantee the performance of any	consultant hired by, or otherwise

H. Contractor shall not be responsible for the acts or omissions of any contractor(s), subcontractor, or supplier, or of any of the contractor's agents or employees or any other persons (except

relied upon by Contractor and shall assume responsibility for any such consultant's failure to furnish and

perform the Work in accordance with this Agreement.

Contractor's own employees or consultant's hired by or working directly for the Contractor) at the site or otherwise furnishing or performing any of the Contractor's work; or for any decision made on interpretations or clarifications by the City of the Contract Documents when such interpretations or clarifications are given without the consultation and advice of Contractor.

Sec. 3. <u>Project Site</u>. Reasonable precautions will be taken to minimize damage to the Project Site from the Contractor's activities and use of equipment. The Contractor, well in advance of any testing or site investigation, will research and identify the accurate location of all utilities located on the Project Site including the presence and accurate location of hidden or obscured man-made objects known to the City. Contractor shall take all reasonable precautions to locate any hidden or obscured utilities or other man-made objects which may be on the Project Site, but are unknown to the City.

Sec. 4. Time of Service. The Contractor shall commence work within () days of the date of
its receipt of written Notice to Proceed from the City. The date that is () days from the date of the
Contractor's receipt of the Notice to Proceed shall be the "Commencement Date." All work as set forth in the Scope
of Services in Exhibit "A" shall be completed within () calendar days of the Commencement
Date. The date that is () calendar days from the Commencement Date shall be the "Completion
Date." Time is of the essence with regard to this Project. If Contractor's obligations are not completed by the
Completion Date, the City reserves the right to nullify this Agreement, order the Contractor to immediately cease all
work under this Agreement and vacate the premises, and to seek professional services equivalent to those outlined in
Exhibit "A." The Contractor shall be held accountable for all damages incurred by the City as a consequence of the
missed Completion Date. The exercise of any of these rights by the City shall not be interpreted to prejudice any
other rights the City may have in law or equity.

## Sec. 5. Cancellation for Non-Conformity or Breach.

- A. In the event of the Contractor's failure to deliver or perform in accordance with the terms and conditions set forth herein, the City shall have the right to nullify this Agreement or any part hereof, without prejudice to its other rights, and the Contractor agrees that the City may return part or all of any delivery and may charge the Contractor with any loss or expense sustained as a result of such failure to deliver or to perform.
- B. In the event of a violation of any material term of this Agreement, the non-violating party may terminate the Agreement upon written notice. Such notice shall state the violation with specificity and shall give ten (10) days to cure the violation. The cure period shall be measured as ten (10) days from the date of receipt of notice by the violating party, or, if the date is not known, then thirteen (13) days from the date the notice is placed in the United States Post. If the violation remains uncorrected at the end of the cure period, the Agreement shall be terminated without any further action by the non-violating party.
- **Sec. 6.** <u>Insurance and Liability</u>. Contractor shall maintain and cause all consultants to maintain insurance policies at all times with minimum limits as follows:

Coverage	Minim	um Limits
Workers' Compensation	\$100,000 each accident, \$100,000 bodily injury by disease each employee, \$500,000 bodily injury by disease policy limit	
General Liability	\$1,000	,000 per occurrence regardless of the contract size
Automobile Liability	\$1,000	000 per occurrence regardless of the contract size
Umbrella		\$1,000,000 per occurrence if contract does not exceed 180 days and does not exceed \$500,000; otherwise,
		\$2,000,000 per occurrence

Professional Liability insurance policy limit requirements shall be based on the total amount of compensation to be paid to Contractor under this Agreement and as set forth in Exhibit "A," and

on a determination by City of whether the services provided under this Agreement are for hazardous or non-hazardous activities. The required limits are:

For Non-Hazardous Activities:		
	\$1,000,000 per claim / \$1,000,000 annual aggregate	
For Hazardous Activities:		
		For contracts less than \$100,000 – \$2,000,000 per claim / \$2,000,000 annual aggregate
		For contracts over \$100,000 – \$5,000,000 per claim / \$5,000,000 annual aggregate

### Sec. 7. <u>Documentation Requirements:</u>

A. Contractor shall provide the City with a **Certificate of Insurance** for review prior to the issuance of any contract or Purchase Order. All Certificates of Insurance will require written notice by the insurer or contractor's agent in the event of cancellation, reduction or other modifications of coverage by the insurer. Such notice shall be not less than 30 days for nonrenewal by the insurer, not less than 10 days for cancellation due to nonpayment of the premium and as soon as possible for all other types of modifications. In addition to the notice requirement above, Contractor shall provide the City with written notice of cancellation, reduction, or other modification of coverage of insurance whether instigated by the insurer or by the Contractor immediately upon Contractor's receipt of knowledge of such modifications. Upon failure of the Contractor to provide such notice, Contractor assumes sole responsibility for all loses incurred by the City for which insurance would have provided coverage. The insurance certificate shall be for the insured period in which the initial contract period begins and shall be renewed by the contractor for each subsequent renewal period of the insurance for so long as the contract remains in effect.

The City shall be named as an **additional insured** on all policies except workers compensation and professional liability, and it is required that coverage be placed with "A" rated insurance companies acceptable to the City. Statement should read, "City of Concord is added as an additional insured as evidenced by an endorsement attached to this certificate." Failure to maintain the required insurance in force may be cause for termination of this Agreement. In the event that the contractor fails to maintain and keep in force the insurance herein required, the City has the right to cancel and terminate the Agreement without notice.

- B. Contractor shall provide a completed W-9 form to the City prior to execution by the City of this Agreement.
- **Sec. 8.** <u>Indemnification.</u> To the maximum extent allowed by law, the Contractor shall defend, indemnify, and save harmless the City of Concord, its agents, officers, and employees, from and against all charges that arise in any manner from, in connection with, or out of this Agreement as a result of the acts or omissions of the Contractor or its subcontractors or anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable except for damage or injury caused solely by the negligence of the City its agents, officers, or employees. In performing its duties under this section, the Contractor shall at its sole expense defend the City of Concord, its agents, officers, and employees with legal counsel reasonably acceptable to City. As used in this subsection "Charges" means claims, judgments, costs, damages, losses, demands, liabilities, duties, obligations, fines, penalties, royalties, settlements, expenses, interest, reasonable attorney's fees, and amounts for alleged violations of sedimentation pollution, erosion control, pollution, or other environmental laws, regulations, ordinances, rules, or orders. Nothing in this section shall affect any warranties in favor of the City that are otherwise provided in or arise out of this Agreement or by operation of law. This section is in addition to and shall be construed separately from any other indemnification provisions that may be in this Agreement. This section shall remain in force despite termination of this Agreement (whether by expiration of the term or otherwise) and termination of the services of the Contractor under this Agreement.
- **Sec. 9.** <u>Intellectual Property</u>. If any claim based upon alleged infringement of rights in any patent, copyright, trademark, or trade name is asserted against the City by virtue of the purchase or use of any good, service, or process hereunder, the Contractor shall indemnify and hold the City harmless from all claims, demands, and legal obligations against the City in preparation or in defense of such claims, or in settlement thereof.

- **Sec. 10.** <u>Documents.</u> All documents, including but not limited to drawings, specifications, reports, boring logs, field notes, laboratory test data, calculations and estimates, prepared by the Contractor pursuant to this Agreement, shall be the City's sole property. The Contractor shall furnish or cause to be furnished to the City any and all such reports, data, studies, plans, specifications, documents, computer files, and other information created or collected by the Contractor for the Project. The documents so provided will remain the property of the City. All documents prepared by the Contractor for the City are subject to public records requirements, and the City will not assume any responsibility for any third party's use of the documents that are produced.
- **Sec. 11.** <u>Attachments.</u> Additional Exhibits may be used to further define this Agreement when the Contractor and City so agree. Any additional exhibits shall be designated as exhibits to the Agreement with capitalized, sequential letters of the alphabet, shall be attached hereto and incorporated herein by reference as if the same were fully recited, and shall become terms of this Agreement upon execution by both parties. *The following attachments* are made a part of this contract and incorporated herein by reference:
  - (a) Exhibit "A" Scope of Services / Fee for Scope of Services.
  - (b) Exhibit "B" Contractor must execute the Affidavit attached as Exhibit B, attesting to compliance with state and federal laws related to E-Verify.
  - (c) Exhibit "C" Tax Form(s).
  - (d) Exhibit "D" Certificate of Insurance.

In the event any terms in any attachment hereto conflict with any terms in this Agreement without said attachment, the terms of this Agreement as written without said attachment shall control and take precedence over the contradictory language in the attachment, except in such case where the City has expressly waived said conflicting terms by stating the specific term in this Agreement which is to be waived and the alternative term which is to be effective. The waiver must be in writing and signed by the City Manager or a duly authorized representative of the City Manager.

- **Sec. 12.** <u>Strict Compliance</u>. The City may at any time insist upon strict compliance with these terms and conditions notwithstanding any previous course of dealing or course of performance between the parties to the contrary.
- **Sec. 13.** Corporate Status. If the Contractor experiences any change in corporate status whatsoever, including but not limited to incorporation, dissolution or suspension of incorporation, or any change in the status of partnership or sole proprietorship, and the Contractor does not notify the City of such change in status within three (3) business days from the date of the change in status, and/or the status existing at the time of execution of this Agreement is not reinstated within thirty (30) days, The City may, at its sole option, either declare the Agreement null and void or require execution by the Contractor of a new Agreement reciting the Contractor's correct legal entity and executed by a duly authorized agent of that entity.

#### Sec. 14. Notices.

A. All notices and other communications required or permitted by this Agreement shall be in writing and shall be given either by personal delivery, fax, or certified United States mail, return receipt requested, addressed as follows:

To the City:		To the Contractor:
	VaLerie Kolczynski, Esq.	
City of Concord	City Attorney	
P.O. Box 308	PO Box 308	
Concord, NC 28206	Concord, NC 28026	
Fax Number: (704)		

B. Change of Address, Date Notice Deemed Given: A change of address, fax number, or person to receive notice may be made by either party by notice given to the other party. Any notice or other communication under this Agreement shall be deemed given at the time of actual delivery, if it is personally delivered or sent by fax. If the notice or other communication is sent by US Mail, it shall be deemed given upon the third calendar day following the day on which such notice or other communication is deposited with the US Postal Service or upon actual delivery, whichever first occurs.

<u>Sec. 15. Survival</u>. All obligations arising prior to the termination of this Agreement and all provisions of this Agreement allocating responsibility or liability between the City and the Contractor shall survive the completion of the services and the termination of this Agreement.

### Sec. 16. Miscellaneous.

- A. <u>Choice of Law and Forum</u>. This Agreement shall be deemed made in Cabarrus County, North Carolina, and shall be governed by and construed in accordance with the laws of North Carolina. The exclusive forum and venue for all actions arising out of this Agreement shall be the appropriate division of the North Carolina General Court of Justice, in Cabarrus County. Such actions shall neither be commenced in nor removed to federal court. This section shall not apply to subsequent actions to enforce a judgment entered in actions heard pursuant to this section.
- B. <u>Waiver</u>. No action or failure to act by the City shall constitute a waiver of any of its rights or remedies that arise out this Agreement, nor shall such action or failure to act constitute approval of or acquiescence in a breach thereunder, except as may be specifically agreed in writing.
- C. <u>Performance of Government Functions.</u> Nothing contained in this Agreement shall be deemed or construed so as to in any way estop, limit, or impair the City from exercising or performing any regulatory, policing, legislative, governmental, or other powers or functions.
- D. <u>Severability.</u> If any provision of this Agreement shall be unenforceable, the remainder of this Agreement shall be enforceable to the extent permitted by law.
- E. <u>Assignment, Successors and Assigns.</u> Without the City's written consent, the Contractor shall not assign (which includes to delegate) any of its rights (including the right to payment) or duties that arise out this contract. Unless the City otherwise agrees in writing, the Contractor and all assigns shall be subject to all of the City's defenses and shall be liable for all of the Contractor's duties that arise out of this Agreement and all of the City's claims that arise out of this Agreement. Without granting the Contractor the right to assign, it is agreed that the duties of the Contractor that arise out of this Agreement shall be binding upon it and its heirs, personal representatives, successors, and assigns.
- F. <u>City Policy.</u> THE CITY OPPOSES DISCRIMINATION ON THE BASIS OF RACE AND SEX AND URGES ALL OF ITS CONTRACTORS TO PROVIDE A FAIR OPPORTUNITY FOR MINORITIES AND WOMEN TO PARTICIPATE IN THEIR WORK FORCE AND AS SUBCONTRACTORS AND VENDORS UNDER CITY CONTRACTS.
  - G. EEO Provisions. During the performance of this Agreement the Contractor agrees as follows:
- (1) The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, political affiliation or belief, age, or handicap. The Contractor shall take affirmative action to insure that applicants are employed and that employees are treated equally during employment, without regard to race, color, religion, sex, national origin, political affiliation or belief, age, or handicap. The Contractor shall post in conspicuous places available to employees and applicants for employment, notices setting forth these EEO provisions.
- (2) The Contractor in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, political affiliation or belief, age, or handicap.
- H. No Third Party Right Created. This Agreement is intended for the benefit of the City and the Contractor and not any other person.
- I. <u>Principles of Interpretation.</u> In this Agreement, unless the context requires otherwise the singular includes the plural and the plural the singular. The pronouns "it" and "its" include the masculine and feminine. Reference to statutes or regulations include all statutory or regulatory provisions consolidating, amending, or replacing the statute or regulation. References to contracts and agreements shall be deemed to include all amendments to them. The word "person" includes natural persons, firms, companies associations, partnerships, trusts, corporations, governmental agencies and units, and any other legal entities.

J. <u>Modifications, Entire Agreement.</u> A modification of this Agreement is not valid unless signed by both parties and otherwise in accordance with requirements of law. Further, a modification is not enforceable against the City unless the City Manager or other duly authorized official signs it for the City. This Agreement, including all exhibits and attachments hereto, contains the entire agreement between the parties pertaining to the subject matter of this Agreement. With respect to that subject matter, there are no promises, agreements, conditions, inducements, warranties, or understandings, written or oral, expressed or implied, between the parties, other than as set forth or referenced in this Agreement.

K. <u>Corporate seal.</u> If a corporate seal is included by any party to this Contract, it is only for authentication purposes. This Contract is not signed under seal.

IN WITNESS WHEREOF, the City of Concord and the Contractor have caused this contract to be executed by their respective duly authorized agents or officers.

[SIGNATURE PAGE(S) FOLLOW]

CITY OF CONCORD:	(Typed or Printed Legal Name of Contractor)
By:City Manager	By:
Date:	Printed Name:
	Title:
ATTEST BY:	Date:
City Clerk	ATTEST:
	BY:
APPROVED AS TO FORM:	Printed Name:
	Title
Attorney for the City of Concord	SEAL
	VAL BY CITY FINANCE OFFICER  ited in the manner required by the Local Government Budget and Fiscal  Signature
	Signature

# EXHIBIT "A"

This document is an Exhibit to the Agreement for Profe	essional Services between the CITY OF CONCORD and
dated	2
Scope of Services:	
Fee for Scope of Services:  The fee for services shall not exceed	and shall be based on a time and material format,
staff time shall be based on the rate schedule provided l Attention:	

The budget for the scope of services is based on the following estimates:

# EXHIBIT "B"

SIAI	AFFIDAVIT
COU	NTY OF CABARRUS
****	************
I,	(the individual signing below), being duly authorized by and on behalf of
	(the legal name of the entity entering the contract, "Employer")
after f	first being duly sworn hereby swears or affirms as follows:
1.	Employer understands that E-Verify is the federal E-Verify program operated by the United States
Depar	tment of Homeland Security and other federal agencies, or any successor or equivalent program used to verify
the wo	ork authorization of newly hired employees pursuant to federal law in accordance with NCGS §64-25(5).
2.	Employer understands that Employers Must Use E-Verify. Each employer, after hiring an employee to
work	in the United States, shall verify the work authorization of the employee through E-Verify in accordance with
NCGS	S§64-26(a). Employer attests that Employer is in compliance with the requirements of the federal and state
laws r	relevant to E-verify.
3.	Employer is a person, business entity, or other organization that transacts business in the State of North
Caroli	ina. Employer employs 25 or more employees in this State. (mark Yes or No)
	a. YES, or b. NO
4.	Employer attests that all subcontractors employed by it as part of this contract comply with the
requir	rements of E-Verify, and Employer will ensure compliance with E-Verify by any subcontractors subsequently
hired	by Employer as part of any contract with the City of Concord.
5.	Employer shall have a continuing duty to inform the City of Concord of any changes to this sworn
inforn	nation.
This _	day of, 20
U	ture of Affiant or Type Name:
State	e of North Carolina County of Cabarrus
Sign	ed and sworn to (or affirmed) before me, this the
day	of, 20
Му	ed and sworn to (or affirmed) before me, this the  of, 20  Commission Expires:

Notary Public

# EXHIBIT "C"

# TAX FORM(S)

# EXHIBIT "D"

# **CERTIFICATE OF INSURANCE**