BOEING INDIRECT SUPPLY CHAIN FIXED PRICE DESIGN SERVICES

CONTRACT FORM Rev Date 07/10

CONTRACT NUMBER:
Project Title:
LOCATION:
This Fixed Price Design Contract made this day of, year, by and between The Boeing Company, a Delaware Corporation with its headquarters at 100 N. Riverside Drive, Chicago, Illinois 60606 (hereinafter referred to as "Boeing") and a (e.g., partnership or corporation), if a corporation, note state of incorporation with offices at (hereinafter referred to as "Licensed Design Professional").
WITNESSETH
WHEREAS, Boeing requires architectural services called for herein; and
WHEREAS , Licensed Design Professional represents that it is properly licensed and that it has the experience and ability to perform such Services; and
WHEREAS , Boeing and Licensed Design Professional desire to enter into this Agreement setting forth the terms under which Licensed Design Professional will, as requested perform such services;
NOW, THEREFORE, Boeing and Licensed Design Professional hereby agree as follows:
1. <u>DEFINITIONS</u>
The capitalized terms used but not defined herein shall have the meaning set forth in the Boeing Indirect Supply Chain ("ISC") Design Services General Provisions.
2. <u>CONTRACT DOCUMENTS</u>
1.1 The following documents are by this reference made a part of this Contract. These documents, together with this Contract Form and any subsequent Amendments and Change Orders thereto, constitute the entire Contract and are hereinafter referred to collectively as the "Contract" or "Contract Documents." In addition, in the event of any inconsistency within or relating to this Contract, the following order of precedence (set forth in descending order) will apply: a. "Fixed Price Design Services Contract Form" dated
b. "Special Conditions" dated
g. "Design Criteria" dated

1.2 The rates in Exhibit F will be effective for the term of this Agreement unless amended in writing by mutual agreement.

3. STATEMENT OF WORK

This Contract shall be used only for Services as defined in Clause 2.2 of Exhibit A and in accordance with Exhibit E-Scope of Services.

4.	1	ERM AND EXTENT OF AGREEMENT			
	The finding Profes	erm of this Agreement shall commence on on which date Lice ssional shall commence performing the activities set forth in Clause 2.2 of Exhibit cope of Services and shall be completed no later than	ensed Design A and Exhibit		
5.	<u>A</u>	UTHORIZED REPRESENTATIVES			
In accordance with Clause 2.4 (Licensed Design Professional Representatives) and Clause (Boeing Representatives) of the Boeing ISC Design Services General Provisions:					
	a.	The Boeing Construction Administrator, for purposes of administration of the Contacted as follows: Address:	ract, is		
		Telephone:			
		E-mail:			
	b.	The Boeing Authorized Purchasing Representative is The Boeing Purchasing Representative can be contacted as follows: Address:	ng Authorized		
		Telephone:			
		E-mail:			
	C.	Licensed Design Professional's Representative is The Licensed Design Professional's Representative can be contacted as follows: Address:	ensed Design		
		Telephone:			
		E-mail:			

6. CONTRACT PRICE

As full compensation for the satisfactory performance by Licensed Design Professional of the Services covered by the Contract, Boeing agrees to pay Licensed Design Professional, at the time(s)

[P	rinted Name]	[Printed Name]			
[5	Signature]	[Signature]			
(Th	rough its division Boeing Indirect Supply Chain)	(Through its Authorized Representative)			
	THE BOEING COMPANY	CONTRACTOR			
	WITNESS WHEREOF, the parties have caused this C horized representatives on the day and year first above		у		
	embodies the entire Contract between Boeing and Li and supersedes and merges any and all prior or commitments, understandings, or communications we be bound by or be liable for any other statem understanding of any kind or nature concerning the S	ontract Form together with any subsequent Amendments and Change Orders theretoes the entire Contract between Boeing and Licensed Design Professional for such services, persedes and merges any and all prior or contemporaneous written or oral agreements, ments, understandings, or communications with respect to the Services. The parties shall not not by or be liable for any other statement, representation, promise, inducement or anding of any kind or nature concerning the Services. Any amendment or modification of any terms or conditions of the Contract must be reduced to writing and signed by both parties.			
8.	ENTIRE AGREEMENT				
	Design Directives and changes pricing shall be per the by exhibit. These rates shall be provided with the originand Change Orders pursuant to Clause 4.5 (Change Provisions. These rates are Not To Exceed (NTE) lines shall apply to both additive and deductive change award decision.	ginal bid and shall apply to all Design Directive les) of the Boeing ISC Design Services General nits for the duration of this Contract. These rate	s al		
8.	CHANGE ORDER AND DESIGN DIRECTIVE P	RICING			
	and no/100 Dollars (\$).				
	In accordance with General Provision Clause 4.6.2 decreased in writing by Boeing, the sum allotted to the		IC		
7.	LIMITATION OF BOEING'S OBLIGATION - SU	JM ALLOTTED (to be completed by Boeing)			
	Note: Clause 7 is optional and not require CONTRACTS. Include if applicable.	d on all FIXED PRICE DESIGN SERVICE	S		
	Base Bidand no/100 Dollars (\$).				
	and in the manner provided in the Contract, as set fo Boeing Authorized Purchasing Representative, Cont				

END OF CONTRACT FORM

[Title]

[Title]