#### SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: Economic Development Agency

August 31, 2011

SUBJECT: Riverside County Regional Medical Center Security System Upgrades Project - Architectural

Services

#### **RECOMMENDED MOTION:** That the Board of Supervisors:

- 1. Approve the attached owner/architect agreement between the County of Riverside and DLR Group Inc. dba DLR Group WWCOT of Riverside, California, in the amount of \$118,200, plus a reimbursable allowance of \$12,000, and authorize the Chairman of the Board to execute the agreement on behalf of the county; and
- 2. Authorize the Assistant County Executive Officer/EDA to administer the agreement in accordance with applicable Board policies.
- 3. Authorize use of Hospital Project Bond Funds for the security system upgrades project

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FISCAL PROCEDURES	APPROVED	1st to	1.1	(4)	4.5	
PAUL ANGULO, CPA, AUDITOR-CONTROLLER		Robert Field		obel n		_
SAMUEL WONG	8/22/11	Assistant County	Executive Offic	er/EDA	=	
FINANCIAL	Current F.Y. Total Cost:	\$ 130,200	In Current Year	Budget:	Ye	 s
DATA	Current F.Y. Net County Cost:	\$ 0	Budget Adjustm	ent:	N	0
	Annual Net County Cost:	\$ 0	For Fiscal Year:		2010	)/11
	M ON BOARD OF DIRECT					
<b>SOURCE OF FUN</b> occupancy proje	<b>IDS:</b> Hospital Project ects	Bond Funds for po	st	Positions Deleted P		
		,		Requires 4	/5 Vote	
C.E.O. RECOMM	ву	Jour Sty	de			
County Executive Office Signature Jennifer L. Sargent						
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Prev. Agn. Ref.: N/A

Agenda Number:

Economic Development Agency
Riverside County Regional Medical Center Security System Upgrades Project – Architectural
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#### **BACKGROUND:**

On July 3, 2009, the Economic Development Agency (EDA) advertised a Request for Qualifications (RFQ) regarding the selection of a firm to provide architectural services for the proposed project. The RFQ was distributed for the purpose of selecting the most qualified firm to provide architectural services for the Riverside County Regional Medical Center Security System Upgrades Project.

Per Board Policy H-7 and the Government Code, a selection committee was formed that included representatives from EDA to review each firm's qualifications. After reviewing all of the submitted Statements of Qualifications, DLR Group WWCOT was selected as the firm best suited to provide the services.

All costs associated with this agreement will be fully funded by RCRMC Post Occupancy Funds, thus, no net county costs will be incurred.



# OWNER/ARCHITECT AGREEMENT BETWEEN COUNTY OF RIVERSIDE

# **AND**

# DLR Group Inc. dba DLR Group WWCOT

FOR THE

RCRMC Building Security Upgrades

FM05430003984

#### AGREEMENT FOR ARCHITECTURAL SERVICES

COUNTY OF RIVERSIDE, a political subdivision of the State of California, herein referred to as the "County", and **DLR Group Inc. dba DLR Group WWCOT** duly licensed as an Architect and/or Architectural Professional Corporation under the laws of the State of California, herein called "Architect", mutually agree as follows, effective as of April 18, 2011:

- I. <u>DESCRIPTION</u>. The Architect shall render architectural and engineering services for all identified phases of the project to the County, for which the County shall pay the Architect, all as hereinafter provided, with relation to design and construction, under contract to be let on competitive bidding, of building and improvements, herein called "project", described and generally located as follows: **RCRMC Building Security System Upgrade Project.**
- II. <u>SCOPE OF WORK</u>. The Architect shall perform all services and other activities necessary to design and prepare construction documents ready to advertise and receive bids for the project in accordance with the terms of this Agreement and as outlined in the attached Exhibit "A", incorporated herein and by this reference made part hereof.
- III. <u>ARCHITECT'S SERVICES</u>. The Architect shall render the following services and related services as stipulated in Exhibit "A".
  - A. <u>PROGRAMMING VERIFICATION</u>: Including developing from provided information a list of space allocations and room/outdoor area(s) space data sheets. Work under this phase to be completed within two weeks of written authorization to proceed.
  - SCHEMATIC DESIGN: Consult with representatives of the County, examine В. site and surroundings, ascertain presently proposed and probable future functions and requirements of the project; prepare schematic design studies incorporating the program requirements including site plans, floor plans, elevations, sections and other drawings necessary to describe the project. Prepare an itemized preliminary budget for the project, including a construction cost estimate, estimates for essential or optional fixtures and improvements recommended for separate purchase or installation, including but not limited to such items as floor coverings, window equipment, and all items of cost necessary to the completion but not to be covered by construction contract. Prepare outline specifications in sufficient detail to permit an analysis of the proposed construction and building systems specified and a tabulation of both gross and assignable floor areas with a comparison to the initial program requirements. Submit schematic drawings and an estimated construction cost; make necessary revisions as required to meet the financial limitations and other needs of the County; submit a preliminary schedule for completion of the subsequent phases. Design studies shall accommodate County's space standards and systems furniture needs as required. Work under this phase to be completed within four weeks of written authorization to proceed.

- C. <u>DESIGN DEVELOPMENT</u>: Develop from the schematic analysis, as approved, and submit to the County preliminary site plans, floor plans, elevations, cross-sections and other necessary drawings and specifications, to fix and illustrate the size and character of the project, including applicable essentials as to kind and quality of materials, type of structure, mechanical, electrical and sanitary systems, interior design and other fundamental information; present for the approval of the County a construction cost estimate, a revised schedule for completion of subsequent phases, apply for and obtain any necessary, preliminary approvals of public agencies. Work under this phase to be completed within four weeks of written authorization to proceed.
- D. <u>CONSTRUCTION CONTRACT DOCUMENTS</u>: Prepare detailed construction contract drawings, all related specifications and construction cost estimate; prepare other necessary contract documents, using forms provided by the County, to include general conditions and supplementary general conditions, instructions to bidders, form of proposal, agreement, bonds, and notice inviting bids. Assist County in applying for those permits and approvals typically required by law for projects similar to the one for which Architect services are being engaged. Complete final contract documents and submit them for approval, ready to invite bids, including any recommended alternate bid provisions and period for construction, accompanied in writing with any recommended adjustments in estimated contract price and other budget items and schedule for completion of subsequent phases; recommend time until receipt of bids, and for completion. Work under this phase to be completed within six weeks of written authorization to proceed.
- E. <u>BIDDING</u>: Solicit bids by direct communication with contractors, by means of usual trade publications and through construction bid plan rooms. Reproduce and issue drawings, specifications and other contract documents for bidding purposes; prepare and issue to all prospective bidders any necessary addenda not later than a reasonable period before the time fixed to receive bids, and submit the same for approval of the County before award of the contract; consult with and make specific recommendations to County concerning responsibility of bidders and proposed subcontractors and concerning acceptance or rejection of bids and alternate bids; thereafter give timely notice to County to issue the "Notice to Proceed" to the contractor to commence construction; promptly investigate requests of contractor for substitution of "equals" and make reports and recommendations to County.
- F. <u>CONSTRUCTION</u>: Make periodic visits to the project and provide construction administration services and observation of the work to assist securing completion for general conformity with the contract documents including drawings and specifications; without guaranteeing performance by contractors, observe compliance with contract requirements by contractors, and promptly notify County of uncorrected noncompliance, substantial delays and observed deviations from requirements of the contract; perform functions required of the Architect by the terms of this Agreement for Architectural Services; coordinate and cooperate

with the Clerk of the Works or inspector provided by the County; interpret drawings and specifications; review and act on reports of results of materials and systems testing arranged for and paid by the County or contractor as provided in the contract documents; review and accept (or reject) all submittals by the contractor required by the contract documents including shop drawings, products, and data samples for conformance with design concept and contract documents; prepare a color and finish schedule and all revisions thereof; approve material samples for color and finish; recognize the need for, negotiate, prepare and seek timely approval of change orders, specifying therein what, if any, additional time for completion is to be allowed on account thereof; review contractor's applications for payment and recommend certificates for payment, with full or partial withholding where circumstances so indicate; at completion stage make thorough and complete visual observations of exposed "to" view elements, report observed deficiencies and ascertain substantial compliance; thereupon, and not before, promptly report to County the fact of completion accompanied by notice of completion prepared for execution of County on form supplied by or acceptable to County's legal adviser; prepare and make all reports as required for local, state and federal agencies and obtain necessary approvals or other clearances thereon; file with County any required written warranties submitted by the contractor; based on Architect's observations during construction, review and report opinion of accuracy and completeness of record drawings as such pertains to information that Architect has knowledge of such as Change Orders, Addendum, Interpretations or Clarifications prepared by Architect and file with County the record drawings, and specifications prepared by the contractor and for which the contractor assumes sole responsibility for the accuracy and completeness thereof. The Architect shall not have the authority to stop the construction work for any reason. The Architect shall not have control or charge of and shall not be responsible for the means, methods, techniques, sequences or procedures of construction, fabrication, procurement, shipment, delivery or installation, or for safety precautions and programs in connection with the Work, for the acts or omissions of the contractors, subcontractors, suppliers, or any other persons performing any of the work, or for the failure of any of them to carry out the Work in accordance with the contract documents.

- G. <u>GUARANTY PERIOD</u>: Consult with County's representatives and assist County in negotiations with contractors and subcontractors with reference to remedying defects of construction or unsatisfactory operation of the complete project or any of its parts, for a period of one year after acceptance of the project.
- H. <u>EXTRA WORK</u>: Extra work shall be performed only when requested or approved by the County in writing, after written notice from the Architect as to the estimated cost thereof. Extra work shall include, but not be limited to:
  - 1. Prepare planning surveys and special analyses of the owner's needs, in addition to the base requirements of the contract, to clarify requirements of the project when requested by the owner.

- 2. Prepare measured drawings of existing construction when required for planning additions or alterations thereto.
- 3. Revising previously approved drawings or specifications to accomplish changes ordered by the County.
- 4. Consultation concerning replacement of any work damaged by fire or other cause during construction and furnishing professional services as may be required in connection with the replacement of such work.
- 5. Arranging for the work to proceed should the contractor default due to delinquency or insolvency.
- 6. Providing contract administration and observation of construction should the original construction contract time be exceeded by 60 days through no fault of the Architect.
- 7. Conducting an observation of the project prior to expiration of the guarantee period and reporting observed discrepancies under guarantees provided by the construction contract, if requested by the owner.
- 8. Preparing drawings and/or specifications for correction of defects of construction discovered after completion, or letting contracts or observation of construction thereunder, preparing for or participating in litigation arising out of the construction contract or defects of construction, whether before or after completion, or the enforcement of guarantees or warranties.
- 9. Preparation of drawing for remodeling of existing facilities, if applicable.

#### IV. ARCHITECT'S COMPENSATION

#### A. Determination of Amount

- 1. For the services hereinabove required the County shall pay to the Architect, in the manner hereinafter provided, a lump sum fee of One Hundred Eighteen Thousand Two Hundred (\$118,200.00) dollars, and shall be paid as provided in paragraph IV.C. Payment.
- 2. The Construction Contract Budget (which includes trade contracts and general conditions has been determined by the County and until revised by the County shall be deemed to be Six Hundred Seventy Six Thousand (\$676,000.00) dollars. The Architect's compensation in Section IV, A, I above, shall include design services necessary for the joint development of

- the information technology (IT) systems with the County's Information Technology Department.
- 3. If the accepted bid amount is higher or lower than the construction cost stipulated above, the Architect's fee will not be changed, except for increases in scope of work which will be compensated per terms outlined below in IV.B. Additional Services.
- 4. Authorized reimbursable expenses shall be paid at consultant's cost, plus 10%. Authorized reimbursable expenses are as follows, and shall not exceed: \$12,000.00.
  - a. Expenses for travel outside the Riverside County area provided, however, that such travel is authorized in advance by the County.
  - b. Expenses for postage of drawings and specifications.
  - c. Direct cost of models, renderings, prints, photographs or other reproduction authorized by the County.

#### B. Additional Services

- 1. Payments for additional services authorized by the Board shall be made upon acceptance of said services by the Assistant County Executive Officer/EDA and in accordance with one of the following as determined by the Assistant County Executive Officer/EDA:
  - a. By negotiation between County and Architect.
  - b. By Hourly rates for time expended by Architect's personnel in accordance with Hourly Rate Schedule attached to this Agreement as Exhibit "C".
  - c. The Architect shall not be entitled to additional fee for deductive change orders nor shall his fee be reduced due to deductive change orders.
- 2. The compensation herein provided shall be full payment to the Architect for all services rendered by him and all persons engaged or employed by him in the performance of this agreement, and no additional payment or reimbursement shall be made therefore or for any travel or other expenses incurred by the Architect or such persons, except as may be specifically provided in writing between the parties.
- 3. No deduction from the Architect's compensation shall be made on account of any sum withheld from a contractor.

#### C. Payment

1. The County shall pay the Architect, upon his itemized statement (with backup documentation upon request), for completed and approved services under this agreement in the various phases. (See Attachment "A".) The Architect shall be entitled to invoice monthly based on percentage complete of work.

a.	Program Verification	\$ 0
b.	Schematic Design	\$ 0
c.	Design Development	\$ 28,800
d.	Construction Documents 50% of lump sum	\$ 22,000
e.	Construction Documents 100% of lump sum	\$ 22,000
f.	Bidding	\$ 4,000
g.	Construction Administration Invoiced in equal monthly installments from to construction.	,

h. Close out------\$2,300 Invoiced upon acceptance and approval of the following:

Punch list development and monitoring of completion of punch list items; collection of warranties; collection of operation and maintenance manuals; operations and security walk through; staff instructions/training (if desired); and preparation of record drawings (As-Builts).

- i. For extra work authorized by the County, the compensation shall be payable during the month following that in which the work was performed and approved by the County unless other specific methods of payment have been agreed upon between the parties.
- 2. County agrees that timely payment is a material part of the consideration of this agreement. The County shall review submitted invoices and within 14 calendar days of receipt notify Architect in writing of questions or disputed amounts. Within 30 calendar days from the day the County receives an invoice, the County shall make payment of all amounts due, which have not been previously identified as a disputed amount and remain unresolved.

#### V. DUTIES OF ARCHITECT

- A. Upon execution hereof, the Architect shall proceed with the work in accordance with Exhibit "A", each phase shall be approved in writing by the County and a Notice to Proceed issued prior to commencing subsequent phases.
- B. The Architect's work on each phase shall be performed in such manner and form as will to the extent within the control of the Architect receive approval of any local, state or federal agency having jurisdiction to approve the same, and he shall furnish all architectural and engineering information and data necessary to meet the requirements of such agency or agencies in order to secure approval to construct the project or for financial aid in connection therewith, if requested to do so by the County. However, the Architect shall not be required to sign any documents, no matter by who requested, that would result in the Architect having to certify, guarantee or warrant the existence of conditions whose existence the Architect cannot ascertain.
- C. If the lowest responsible construction bid for the project exceeds the adjusted estimated cost of construction by 10%, the Architect shall, upon request from the County, revise the construction documents, without cost to the County, so as to bring the cost of the project within said adjusted cost estimate without program alteration, and shall prepare the necessary documents to invite further bids, and in a like manner shall furnish revised construction documents in the same manner initially required herein. However, if the County elects to award a construction contract even though the responsible low bid exceeds the adjusted estimated cost of construction, the Architect's fee shall not be increased. If bidding has not commenced within three months after the Architect submits the proposed contract documents to the County, any of the estimated cost of construction shall be adjusted to reflect any change in the general level of prices which may have occurred in the industry between date of submission of the contract documents to the County and the date on which proposals are sought.
- D. The Architect shall obtain employ or engage all engineers, consultants or other individuals or firm necessary to enable him to perform the services under this agreement through all phases of the project, and shall be responsible for their compensation, including but not limited to electrical engineers, fire sprinkler engineers, and security consultants.
- E. The Architect shall obtain and maintain during the term of performance of this Agreement workers' compensation insurance in accordance with statutory requirements.
- F. The Architect shall deal directly with the duly appointed Project Manager from the Facilities Management in all matters pertaining to the project construction.

#### VI. DUTIES OF THE OWNER

- A. The County shall make available to the Architect all information which may be requested in order to perform the services required of him under this agreement, including space requirements, space standards, functions and uses proposed for all proposed occupancies. The Architect may rely upon the accuracy and completeness of all information provided by the County including, but not limited to surveys, tests, and reports. The Architect shall advise the County of any known errors, inconsistencies, or problems they may observe in such information.
- B. The County shall furnish the Architect with an engineering site survey and topography of the property upon which the project is to be constructed. Such survey shall be prepared by a licensed surveyor or registered civil engineer and shall indicate existing structures, land features, improvements, public utility and public service installations, elevations, boundary dimensions, easements and other matters usual to such surveys, and such other items as may be requested by the Architect. The survey shall be provided as soon as possible after award of the contract.
- C. The County shall pay all fees required by any state or federal agency for filing and checking any of the work of the Architect or Architect's consultants. The County shall also pay such fees as shall be necessary to secure building and related permits for the work from governmental agencies.
- D. During such portion of the construction period as the County deems necessary, the County shall provide and compensate the Clerk of the Works or other building inspectors, who shall provide code interpretation and compliance with the construction documents inspection.
- E. The County shall promptly consider and act upon such written requests or recommendations of the Architect as may be necessary to proceed with the progress of construction.
- F. The Architect shall provide plans for systems furniture when the furniture is included in the project. The County shall engage a systems furniture consultant to work directly with the Architect to develop floor plans, including requirements for electric power, lighting and communication systems in the project.
- G. The County agrees that the General Contractor is solely responsible for jobsite safety, and warrants that this intent shall be made evident in the agreement between the County and the General Contractor.
- H. If the County's Project Manager observes or otherwise becomes aware of any fault or defect in the Project or nonconformance with the Contract Documents, prompt written notice thereof shall be given by the County to the Architect.

#### VII. DOCUMENTS

- A. The Owner acknowledges that the Architect's reports, drawings, specifications, field data, field notes, laboratory test data, calculations, estimates and other similar documents are instruments of professional service, not products. Although ownership of such documents normally is retained by the Architect they nonetheless shall in this instance become upon their creation the property of the County whether the Project is constructed or not. The Architect will however retain the copyright to such documents The County may use the design documents and the designs depicted in them, without the Architect's consent, in connection with the Project, or other County Projects, including, without limitation, future additions, alterations, connections, repairs, information, reference, use or occupancy of the Project(s). Any reuse of the documents by County without the written consent of the Architect shall be at County's sole risk and without liability or legal exposure to the Architect, and County shall indemnify, defend and hold the Architect harmless from any claims or losses arising out of such use of the design documents by the County.
- B. Upon completion of each of the Phases described in Exhibit "A", the Architect shall furnish to the County four (4) copies of all documents for that phase. Upon approval thereof by the County, the Architect shall furnish one reproducible set along with a CD in ACAD of construction documents.
- VIII. <u>INSURANCE</u> Without limiting or diminishing ARCHITECT's obligation to indemnify and hold the COUNTY harmless, ARCHITECT shall procure and maintain, or cause to be maintained at its sole cost and expense, the following insurance coverage during the term of this Agreement:

#### a. Workers' Compensation:

If ARCHITECT has employees as defined by the State of California, ARCHITECT shall maintain Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. Policy shall be endorsed to waive subrogation in favor of the County and, if applicable, provide a Borrowed Servant/Alternate Employer Endorsement.

#### b. <u>Commercial General Liability:</u>

Commercial General Liability insurance coverage, including but not limited to, premises liability, contractual liability, products/completed operations if applicable, personal and advertising injury covering claims that arise from or out of ARCHITECT'S operations, use and management of the premises, or the performance of its obligations hereunder. Policy shall name, by Policy

Endorsement, the County of Riverside its Agencies, Districts, Departments and Special Districts, their respective Directors, Officers, Board of Supervisors, employees, elected and appointed officials as Additional Insureds. Policy limits shall not be less than \$2,000,000 per occurrence combined single limits. If Policy contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

#### c. Vehicle Liability:

If any vehicle or mobile equipment is used in the performance of the obligations under this Agreement, ARCHITECT shall maintain liability insurance for all owned, non-owned and hired vehicles in an amount not less than \$1,000,000 per occurrence combined single limit. Policy shall name, by Policy Endorsement, the County of Riverside its Agencies, Districts, Departments and Special Districts, their respective Directors, Officers, Board of Supervisors, employees, elected and appointed officials as Additional Insureds. If Policy contains a general aggregate limit, it shall apply separately to this Agreement or be no less than two (2) times the occurrence limit. Policy shall be endorsed to name the County as Additional Insured.

#### d. **Property (Physical Damage):**

All-Risk personal property insurance coverage for the full replacement value of all ARCHITECT's equipment, systems, structures and improvements/alterations if any including property in the ARCHITECT's Care, Custody, and Control used on County premises, or used in any way connected with the accomplishment of the work or performance of services under this Agreement.

#### e. Professional Liability:

ARCHITECT shall maintain Professional Liability Insurance providing coverage for performance of work included within this Agreement, with a limit of liability of not less than \$1,000,000 per occurrence and \$2,000,000 annual aggregate. If ARCHITECT's Professional Liability Insurance is written on a claims-made basis (Project Specific) rather than an occurrence basis, such insurance shall continue through the term of this Agreement. Upon termination of this Agreement, or the expiration or cancellation of the claims made insurance policy, ARCHITECT shall purchase at its sole expense either 1) an Extended Reporting Endorsement (also known as Tail Coverage), or 2) Prior Dates Coverage from a new insurer with a retroactive date back to the date of, or prior to, the inception of this Agreement, or 3) demonstrate through Certificates of Insurance that ARCHITECT has maintained continuous coverage with the same or original insurer. Coverage provided under items 1), 2), or 3) will continue for a period of five (5) years beyond the termination of this Agreement.

#### f. General Insurance Provisions - All lines:

- (1) Any insurance carrier providing insurance coverage hereunder shall be admitted or approved to the State of California unless waived, in writing, by the County Risk Manager. Carrier(s) shall have an A.M. BEST rating of not less than an A:VII. Insurance deductibles or self-insured retentions must be declared by the carrier(s), and such deductibles and retentions shall have the prior written consent from the County Risk Manager.
- Cause its insurance carrier(s) to furnish the County of Riverside with a properly (2) executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein. Further, said Certificates(s) and policies of insurance shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any, cancellation, expiration or reduction of such insurance. In the event of, cancellation, expiration or reduction, this Agreement may be terminated by the County forthwith, unless the County of Riverside receives, prior to such effective date, another properly executed original Certificate of Insurance and original copies of endorsements evidencing coverage set forth herein and the insurance required herein is in full force and effect. ARCHITECT shall not commence operations under this Agreement until the County of Riverside has been furnished original Certificate(s) of Insurance and all required endorsements. Upon County's request, ARCHITECT shall make available for inspection copies of ARCHITECT's insurance policies.
- (3) It is understood and agreed to by the parties hereto and the insurance company(s), that the Certificate(s) of Insurance and policies shall so covenant and shall be construed as primary, and the County's insurance and/or deductibles and/or self-insured retentions or self-insured programs shall not be construed as contributory.
- (4) ARCHITECT shall pass down the insurance obligations contained herein to all tiers of subcontractors working under this Agreement.
- INDEMNITY AND HOLD HARMLESS The ARCHITECT agrees to and shall indemnify and hold harmless the County of Riverside, its Agencies, Districts, Departments and Special Districts, their respective directors, officers, Board of Supervisors, elected and appointed officials, employees, agents and representatives (hereinafter individually and collectively referred to as "Indemnitees") from all liability, including, but not limited to loss, suits, claims, demands, actions, or proceedings caused by any alleged or actual negligence, recklessness, willful misconduct, errors or omissions of ARCHITECT, its directors, officers, partners, employees, agents or representatives or any person or organization for whom ARCHITECT is responsible, arising out of or from the performance of services under this Agreement. To the extent a loss, suit, claim, demand, action, or proceeding is based on actual or alleged acts or omissions of ARCHITECT which are not design professional services, ARCHITECT shall indemnify Indemnitees whether or not ARCHITECT is negligent.

The duty to indemnify does not include loss, suits, claims, demands, actions, or proceedings caused by actual negligence of Indemnitees; however, any actual negligence of Indemnitees will only affect the duty to indemnify for the specific act found to be negligence, and will not preclude a duty to indemnify for any act or omission of ARCHITECT.

ARCHITECT shall defend and pay, at its sole expense, all costs and fees, including but not limited to attorney fees, cost of investigation, and defense, in any loss, suits, claims, demands, actions, or proceedings based or alleged to be based on any act or omission of ARCHITECT arising out of or from the performance of services under this contract. The duty to defend applies to any alleged or actual negligence, recklessness, willful misconduct, error or omission of ARCHITECT. The duty to defend shall apply whether or not ARCHITECT is a party to the lawsuit, and shall apply whether or not ARCHITECT is directly liable to the plaintiffs in the lawsuit. The duty to defend applies even if Indemnitees are alleged or found to be actively negligent, unless the act or omission at issue was caused by the sole active negligence of Indemnitees.

The specified insurance provisions and limits required in this contract shall in no way limit or circumscribe ARCHITECT's obligations to indemnify and hold harmless Indemnitees from third party claims.

In the event there is conflict between the indemnity and defense provisions and California Civil Code Section 2782 and 2782.8, the indemnity and defense provisions shall be interpreted to comply with Civil Code sections 2782 and 2782.8.

#### X. TERMINATION

- A. The County shall have the right to terminate this Agreement at any time, with or without cause, upon thirty (30) days prior written notice. Upon receipt of notice, the Architect shall immediately discontinue work and cancel all outstanding commitments for material, equipment or subcontractors that may be cancelled without undue cost. Architect shall notify County of commitments that cannot be cancelled without undue cost and County shall have the right to determine the best course of action. Subject to compliance with the foregoing and all other provisions of this Agreement, County shall pay to Architect reasonable and proper termination charges which shall not include anticipated profit. County shall be entitled to all material specifically accumulated for the work and included in the above costs. The County shall further compensate Architect for actual services performed in accordance with this Agreement, through the date of termination. Architect shall provide documentation deemed adequate by County to show the services actually completed and costs incurred by Architect.
- B. This Agreement may be terminated by either the Architect or the County upon seven (7) days written notice to the other party, in the event of substantial failure of performance by the other party or upon County's election to abandon or indefinitely

postpone the project. Upon the giving of a notice to terminate by either Party, the other Party shall have the opportunity to cure the deficiency giving rise to the notice within such seven (7) day period. In the event the County elects to abandon or indefinitely postpone the project and gives such seven (7) day notice to Architect of termination, the County shall make a lump sum payment for all services performed to date of written notice a total amount which bears the same ratio to the total maximum fee otherwise payable under this Agreement as the services actually performed bear to the total services necessary for performance of this Agreement.

C. Notwithstanding any of the provisions of this Agreement, the Architect's rights under this Agreement shall terminate (except for fees accrued prior to the date of termination) upon the Architect's bankruptcy, or in the event of fraud, dishonesty, or willful or material breach of this Agreement by the Architect or at County's election, in the event of the Architect's unwillingness or inability for any reason whatsoever to perform the duties hereunder. In such event, the Architect shall be entitled to no further compensation under this agreement except for services actually rendered, it being the intent that the Architect shall be paid as specified only during such period that the Architect shall, in fact, perform the duties hereunder.

#### XI. MISCELLANEOUS PROVISIONS

- A. Unless otherwise required by the County prior to commencement of the work in, the construction documents shall be prepared so that all of the work on the project will be executed under a single construction contract, but the County may request the Architect to provide for one or more alternate proposals whereby a reasonably severable portion or portions of the project may be bid as additive alternates in the event the County requests that any portion of the work be bid as additive alternates. The Architect shall not be entitled to any extra compensation for such work. If the additive alternates are let as separate construction contracts, the County and the Architect shall agree on the nature and extent thereof and additional services, if any, will be authorized the Architect in connection therewith.
- B. Unless otherwise specified by the County, soil and materials testing, usual and necessary for the proper performance of the Architect's work or the adequate construction of the project, shall be obtained by the County.
- C. The Architect shall consult with the County's legal adviser on legal matters affecting the County in relation to the drawings, specifications and contract documents and the relationship between County and contractor when requested by the County. The Architect shall submit for the County's legal advisers review, and correction if required, for approval as to legality or form, the contract documents and specifications (but not the drawings in the absence of a request therefor or of any specific legal problem therein), addenda (other than for correction of minor errors or minor omissions in the drawings or specifications), change orders and other documents which may have legal implications or legal consequences to the County. Such documents shall be submitted in time reasonably to permit their review and

- advice to the County before the County shall act thereon, and in sufficient quantity to permit said legal adviser to retain one copy thereof if he so desires.
- D. The Assistant County Executive Officer/EDA, or a designated assistant, shall represent the County initially in any informal discussions or conferences with the Architect preliminary to or not requiring the action of the County's governing body, unless the County shall designate some other person or persons for that purpose. A written summary of conclusions reached at any such conference may be required of the Architect by the County's representative.
- E. This agreement shall not be assignable by the Architect as to any rights or duties thereunder without the prior written consent of the County, and any assignment attempted in violation of this provision, or any involuntary assignment, shall give the County cause to terminate and cancel this agreement the same as for a breach thereof. In other respects this agreement shall be binding upon and inure to the benefit of the successors and assigns of the respective parties.
- F. Any notice or communication under this agreement shall be transmitted to the Assistant County Executive Officer/EDA or a designated assistant and to the Architect at the address shown under their signature, subject to change at any time by written notice form either party to the other.
- G. Release of Information to the Public: The Architect shall consider all information regarding the Project as confidential information. Any request for information from others shall be directed to the County.
- H. The following shall apply to all construction change orders:
  - 1. Work performed by the Architect or his consultants to clarify or explain a detail or condition in the drawing and/or specifications, the work will be considered an element of Architect's services and no payment for extra services will be made.
  - 2. For other change orders required by the County, the Architect shall be paid in accordance with the provisions of section for Extra Work for the cost for the services performed, regardless of an additive or deductive price for the change order.
- I. Construction Period Site Visits/Communication:
  - 1. It is the intention of the County to schedule weekly job-site visits. There may be occasions when fewer will suffice. There may be occasions where more will be required. The Architect agrees either to be in attendance at these meetings, or alternatively to have his architectural consultant and/or those other consultants he considers to be appropriate in attendance.

- 2. The Architect shall be allowed the option of providing on site services in lieu of in-office services for the express purpose of expediting the interpretation of drawings, processing of shop drawings and processing of clarification requests. The additional on-site time shall not be interpreted by the parties as any increased responsibility for actual construction observation.
- J. The laws of the State of California will govern the validity of this Agreement, its interpretation and performance. Litigation arising from this Agreement shall be brought in California Courts. The prevailing party will be entitled to recovery of all reasonable costs incurred, including staff time, court costs, attorneys' fees and other related expenses.
- K. It is acknowledged by both parties that the Architect's scope of services does not include any services related to asbestos or hazardous or toxic materials. In the event the Architect or any other party encounters asbestos or hazardous or toxic materials at the jobsite, or should it become known in any way that such materials may be present at the jobsite or any adjacent areas that may affect the performance of the Architect's services, the Architect may, at the Architect's option and without liability for consequential or any other damages, suspend performance of services on the project until the County retains appropriate specialist consultants or contractors to identify, abate and/or remove the asbestos or hazardous or toxic materials, and warrant that the jobsite is in full compliance with applicable laws and regulations.

RCRMC Building Security Upgrade

L. Notwithstanding anything in this Agreement, the Architect, including the Architect's subconsultants, if any, shall not be responsible hereunder for any delay, default or nonperformance of this Agreement, if and to the extent that such delay, default or nonperformance is caused by an act of God, weather, accident, labor strike, fire, explosion, riot, war, rebellion, terrorist activity, sabotage, flood, epidemic, act of government authority in its sovereign capacity, labor, material, equipment or supply shortage, or any other cause beyond the reasonable control of such party.

IN WITNESS HEREOF, the parties	hereto have executed this agreement on
(to be filled in by Clerk of the Board)	<del></del>
ATTEST: Kecia Harper-Ihem Clerk of the Board	OWNER COUNTY OF RIVERSIDE
By Deputy	Chairperson, Board of Supervisors
FORM APPROVED COUNTY COUNSES  BY: # 18/11 MARSHA L. VICTOR DATE	ARCHITECT  DLR Group WWCOT  DLR Group WWCOT  DLR Group WWCOT  By DENNIS T. TANIDA  Title PRINCIPAL  By
	Address 4280 WATHAM STSUITE H  RIVERSIDE, CA 92501
Dated	Phone No. 951-682-0470



#### Exhibit 'A'

April 5, 2011 (Revised April 14, 2011)

Ms. Nancy Cano
Project Manager
County of Riverside EDA
3403 10<sup>th</sup> Street, Suite 500
Riverside, CA 92501
ncano@rivcoeda.org

via E-mail

4280 Latham Street Suile H Riverside, CA 92501

o: 951/682-0470 f: 951/682-1801 dlrgroup.com | wwcot.com

Re: Proposal for Professional Services

Security System Upgrades Riverside County Regional Medical Center DLR Group WWCOT Project No. 096030.00

Dear Ms. Cano:

DLR Group WWCOT understands that the County of Riverside (County) is proceeding with upgrades to the security system at the Riverside County Regional Medical Center (RCRMC) located at 26520 Cactus Avenue in Moreno Valley, CA. The following is our proposal for architectural, electrical, fire sprinkler and security system design services for the above referenced project which is based on our scoping/programming meeting held on March 22, 2011 and the tour of the RCRMC on March 29, 2011 with RCRMC representatives. A general overview of the scope of work based on these discussions is as follows:

#### 1.0 Project Description

- 1.1 Security system upgrades will include the installation of communications infrastructure, access control, electrified door hardware and intercoms at the following existing doors:
  - 1.1.1 First Level:
    - 1.1.1.1 Northwest entrance to Emergency Department.
    - 1.1.1.2 Northwest entrance to Radiology Department.
    - 1.1.1.3 West entrance to Radiology Department adjacent to Discharge Lounge.
  - 1.1.2 Third Level:
    - 1.1.2.1 Northeast and southwest entrances to the NICU corridor.
    - 1.1.2.2 Control doors between the Post Partum Unit and Nursing Module 3.
    - 1.1.2.3 Control doors between the Pediatric Unit and Nursing Module 2.
  - 1.1.3 Fourth Level:
    - 1.1.3.1 Control doors between Nursing Module 4 and Nursing Module 5.
- 1.2 Security system upgrades will include the installation of new doors along with communications infrastructure, access control, electrified door hardware and intercoms at the following locations:

- 1.2.1 Second Level:
  - 1.2.1.1 West entrance to Nursing Module 1.
- 1.2.2 Third Level:
  - 1.2.2.1 West entrance to Nursing Module 2.
  - 1,2,2.2 East entrance to Nursing Module 3.
  - 1.2.2.3 East entrance to the Post Partum Unit.
- 1.2.3 Fourth Level:
  - 1.2.3.1 East entrance to Nursing Module 4.
  - 1.2.3.2 East entrance to Nursing Module 5.
  - 1.2.3.3 West entrance to Nursing Module 6.
- 1.3 Replacement of the existing head-in network video recorders (servers and software) located in the First Level Electrical Room with new head-in network video recorders (servers and software).
- 1.4 It is our understanding that our services will be provided in the following phases:
  - Design Development (DD)
  - Construction Documents (CD)
  - Specifications
  - Permitting
  - Bidding Assistance
  - Construction Administration (CA)
- 1.5 Consultants for this proposal include TMAD Taylor & Gaines for electrical and fire sprinklers, SafirRosetti for security systems, and Cumming for cost estimating.
- 2.0 Scope of Services
- 2.1 Design Development

Based on the approved scope of work, our services during this phase will include the following:

- 2.1.1 Establish the final design for architectural, security, electrical and fire sprinkler systems.
- 2.1.2 Conduct 50% and 100% review meetings with RCRMC and EDA representatives.
- 2.1.3 Prepare a statement of probable construction cost at the completion of the design development phase.

#### 2.2 Construction Documents

With the intention of developing documents for the bidding and construction of the project, our services during this phase will include the following:

- 2.2.1 Prepare final architectural drawings and specifications for permitting and bidding. The County will provide Division 0 documents and approved Division 1 documents for incorporation into the project specification.
- 2.2.2 Prepare final security, electrical drawings and fire sprinkler drawings, specifications and bidding documents.
- 2.2.3 Prepare a statement of probable construction cost at the completion of the construction documents phase.
- 2.2.4 Conduct 50% and 100% review meetings with RCRMC and EDA representatives.

#### 2.3 Permitting

With the intention of the County obtaining plan check approvals and building permit from OSHPD, our services during this phase will include the following:

- 2.3.1 Provide technical assistance to the County in obtaining approvals from public agencies having jurisdiction over the project.
- 2.3.2 Process through OSHPD and the City of Moreno Valley Fire Department for review and approval.

#### 2.4 Bidding

With the intention of assisting the County in negotiating a contract for construction with the General Contractor, our services during this phase will include:

- 2.4.1 Provide technical assistance to the County in bidding the various elements of the construction contract.
- 2.4.2 Provide technical assistance for the mandatory bid walk for the prospective bidders.

#### 2.5 Construction Administration

With the intention of administering the construction process, our services during this phase will include the following:

2.5.1 At a pre-construction meeting DLR Group WWCOT will establish the methods for administering the construction process with the General Contractor, the various subcontractors and the County.

- 2.5.2 Provide a maximum of Thirty (30) on-site observation visits, including construction meetings by a representative of DLR Group WWCOT with the intention of assisting the County and the General Contractor, and in determining the General Contractor's compliance with the contract documents.
- 2.5.3 Provide periodic on-site observation visits by a representative of DLR Group WWCOT, the Security Consultant, and the Electrical and Fire Sprinkler Engineers with the intention of assisting the County and the General Contractor, and in determining the General Contractor's compliance with the contract documents.
- 2.5.4 Provide the General Contractor with technical assistance in reviewing shop drawings and submittals.
- 2.5.5 Issue clarifications as required for the progress of the project.
- 2.5.6 Review applications for the payment by the General Contractor.
- 2.5.7 Upon completion of the project, develop with the General Contractor a final punch list of all items to be completed.

#### 3.0 Assumptions

- 3.1 The Architect and consultants will have access to the site and the existing facilities.
- 3.2 Adequate utilities are available to the existing building to provide service for this project.
- 3.3 The County will provide Division 0 of the specifications.
  - 3.3.1 The County will provide the following:
    - Notice Inviting Bid
    - Instructions to Bidders
    - Contractor's Proposal
    - Bid Bond
    - Agreement Form.
    - Payment Bond
    - Performance Bond
    - Contractor's Certificate Regarding Worker's Compensation
    - General Conditions
- 3.4 The County is responsible for bid advertising and opening.
- 3.5 IT scope of work conduit design only. The actual fiber and distribution system will be provided through RCIT.
- 3.6 The County will provide any electrical panel readings that may be required.

#### 4.0 Exclusions

The following services are not included as part of this proposal:

- 4.1 Modifications to the mechanical system.
- 4.2 Multiple bid packages.
- 4.3 Representation of the fire sprinkler work is limited to the vicinity of the proposed new doors. Representation of the entire existing fire sprinkler system throughout the facility is not a part of this scope of work and fee.

#### 5.0 Professional Fee

5.1 DLR Group WWCOT will provide the services, described under Scope of Services for a fixed fee of One Hundred Eighteen Thousand Two Hundred Dollars (\$118,200.00), plus reimbursable expenses as defined in Exhibit "B". The breakdown of the fee by phase is attached as Exhibit "D" and Exhibit "C" contains our billing rates.

#### 5.0 Schedule of Deliverables

- 5.1 It is anticipated that the project will require the following time frames:
  - Design Development Four (4) weeks
  - Construction Documents Six (6) weeks
  - OSHPD Approval Seven (7) months
  - Bidding Eight (8) weeks
  - Construction Seven (7) months

We are excited to work with you on this project. If you have any questions, please do not hesitate to contact me at (951) 682-0470 extension 223.

Sincerely,

NO MILLER

Dennis T. Tanida, AIA

Principal

Encl: Exhibits "B", "C", "D" and Attachment A

cc: DT, BH, Acctg.

#### Exhibit 'B'

#### 1.0 Reimbursable Expenses

- 1.1 Reimbursable Expenses, which may be incurred in conjunction with the project, will be charged on a cost plus 10% markup for administrative services.
  - 1.1.1 The following are considered Reimbursable Expenses: reproduction of plans, specifications and other related materials for review by the County, submittal to public agencies, contractor bidding and construction, unique presentation of printed material specifically requested by the County, mylar/reproducible sets, travel expenses outside of Riverside County, delivery charges for printed documents and express/overnight mailings and additional services from consultants, as approved by the County.
  - 1.1.2 OSHPD Plan Review and Building Permit fees are not included in this proposal.
  - 1.1.3 The following are not considered Reimbursable Expenses: printing and reproduction expense for the internal A/E team coordination, check sets or reviews, and concept drawings; photographs not requested or approved by County, postage, telephone calls, facsimile transmissions, and all CAD costs, including plotting and operations costs.
  - 1.1.4 Reimbursable expenses are estimated to be Twelve Thousand Dollars (\$12,000) and this amount shall not be exceeded without the prior written approval of the County.

# Exhibit 'C'

# 1.0 Hourly Billing Rates

1.1 For any additional services that may be authorized by you, our Billing Rates will apply. These rates are updated on an annual basis.

<u>Architectural</u>	<u>Rates</u>
Client Leader	\$250
Principal	\$220
Technical/Design Leader	\$180
Senior Professional	\$150
Professional	\$125
Professional Support	\$105
Technical	\$85
Clerical	\$60

## Exhibit 'D'

### 1.0 Fee Breakdown by Phase

Design Development (24%)	\$28,800
Construction Documents (30%)	\$36,000
Permit/OSHPD (7%)	\$ 8,000
Bidding (3.5%)	\$ 4,000
Construction Administration (33.5%)	\$39,100
Project Closeout (2%)	\$ 2,300
Total	\$118,200