

DANE COUNTY CIRCUIT COURT

Juvenile Court Program

Room 200, City-County Building Madison, Wisconsin 53703-3343 608-266-4983

http://www.countyofdane.com/juvenilecourt/

JOHN BAUMAN

JUVENILE COURT ADMINISTRATOR
Juvenile Reception Center Supervisor
Phone: 608/283-2925 FAX: 608/267-4160
bauman.john@countyofdane.com



SHELTER HOME/HOME DETENTION PROGRAM

Suzanne Stute, Community Program Manager 2402 Atwood Avenue Madison, WI 53704 Phone: (608) 246-3277 Fax: (608) 245-3651 **DETENTION HOME**

Edjron Pearson, Superintendent City-County Building, Room 200 Madison, WI 53703-3343 Phone: (608) 283-2926

Fax: (608) 267-4160

pearson.edjron@countyofdane.com

June 28, 2019

Stute@countyoddane.com

Juvenile Corrections Grant Committee (via email) ATTN: Shannon Carpenter, Assistant Deputy Secretary

Dear Committee,

Thank you for the opportunity to submit an application for funding for the construction of a SRCCCY. Dane County is excited about the opportunity to help improve Wisconsin's juvenile correctional system as a part of a larger statewide plan that serves youth closer to their homes in smaller secure treatment facilities. Attached to this email is the application, architect contract and letters of support.

Dane County looks forward to working with the Juvenile Corrections Grant Committee as the process moves forward. Please contact me if there are any further questions about the application and the next steps in the process.

Sincerely,

Hohn Bauman

Dane County Juvenile Court Administrator

Dunan



Office of the County Board

Dane County Board of Supervisors

Room 106B City-County Building
210 Martin Luther King Jr. Blvd.

Madison, WI 53703-3342

Supervisor Sharon Corrigan, Chair 608.266.4360 / FAX 608.266.4361 TTY 711 (WI-Relay)

June 20, 2019

Juvenile Correction Grant Committee Attn: Shannon Carpenter

RE: Letter of Support for Dane County Juvenile Court Program

Dear Ms. Carpenter:

I am writing in support of the Dane County Juvenile Court Program in its application to build a Secure Residential Care Center for Children and Youth in the City-County Building, to be colocated with the current Juvenile Detention program.

When Dane County youth are ordered to a correctional placement, the only current option is for them to be placed three hours north at Lincoln Hills/Copper Lake schools. With the upcoming closure of these facilities, Dane County has the opportunity to keep area youth much closer to their homes and families. Although we all strive to prevent youth from reaching the point of a temporary correctional placement, unfortunately it has been necessary for a small number of these youth and the need will likely continue.

In my role as Chair of the Dane County Board of Supervisors, I am deeply concerned that the only option for temporary correctional placement is so far away, further challenging families already in stress to maintain and build their relationships. I understand the importance of having youth closer to home in a program that provides high quality treatment while protecting the community and keeping youth safe while they are in care.

Dane County and the Dane County Juvenile Court Program have a proven track record of high-quality services and currently have a very highly regarded Juvenile Detention Program. The staff, programs, resources, value system and facility all contribute to helping youth in short-term care become healthier, more stable and learn skills to begin to make positive changes in their lives. I am confident that this will continue if Dane County develops a longer-term Secure Residential Care Center treatment facility.

I strongly support the grant application by the Dane County Juvenile Court Program and look forward to ongoing collaboration with this superb program.

Sincerely,

Sharon Corrigan, Chair

Dane County Board of Supervisors

Slain Conigan



DANE COUNTY

Joe Parisi County Executive

June 26, 2019

Juvenile Correction Grant Committee Attn: Shannon Carpenter

RE: Letter of Support for Dane County Juvenile Court Program

Dear Ms. Carpenter:

I am writing in support of the Dane County Juvenile Court Program in its application to build a Secure Residential Care Center for Children and Youth in the City-County Building to be co-located with the current Juvenile Detention program.

When Dane County youth are ordered to a correctional placement, the only current option is for them to be placed three hours north at Lincoln Hills/Copper Lake schools. With the upcoming closure of these facilities, it provides an opportunity for Dane County and area youth to be much closer to their homes and families. Although we all strive to prevent youth from reaching the point of a temporary correctional placement, unfortunately it has been necessary for a small number of these youth and the need will likely continue.

I understand the importance of having youth closer to home in a program that provides high quality treatment while protecting the community and keeping youth safe while they are in care.

Dane County and the Dane County Juvenile Court Program has a proven track record of high-quality services and currently has a very highly regarded Juvenile Detention Program. The staff, programs, resources, value system and facility all contribute to helping youth in short-term care become healthier, more stable and learn skills to begin to make positive changes in their lives. I am confident that this will continue if Dane County develops a longer-term Secure Residential Care Center treatment facility.

The Dane County Juvenile Court Program has a proven track record of high-quality service to the youth in their care. I strongly support their grant application and look forward to ongoing collaboration with this superb program.

Sincerely,

Joe Parisi

Dane County Executive



DANE COUNTY DISTRICT ATTORNEY ISMAEL R. OZANNE



June 28, 2019

Juvenile Correction Grant Committee Attn: Shannon Carpenter

RE: Letter of Support for Dane County Juvenile Court Program

Dear Ms. Carpenter:

I am writing in support of the Dane County Juvenile Court Program in its application to build a Secure Residential Care Center for Children and Youth in the City-County Building to be co-located with the current Juvenile Detention program.

When Dane County youth are ordered to a correctional placement, the only current option is for them to be placed three hours north at Lincoln Hills/Copper Lake schools. With the upcoming closure of these facilities, it provides an opportunity for Dane County and area youth to be much closer to their homes and families. Although we all strive to prevent youth from reaching the point of a temporary correctional placement, unfortunately it has been necessary for a small number of these youth and the need will likely continue.

In my role as Dane County District Attorney, I understand the importance of having youth closer to home in a program that provides high quality treatment while protecting the community and keeping youth safe while they are in care.

Dane County and the Dane County Juvenile Court Program has a proven track record of high-quality services and currently has a very highly regarded Juvenile Detention Program. The staff, programs, resources, value system and facility all contribute to helping youth in short-term care become healthier, more stable and learn skills to begin to make positive changes in their lives. I am confident that this will continue if Dane County develops a longer-term Secure Residential Care Center treatment facility.

The Dane County Juvenile Court Program has a proven track record of high-quality service to the youth in their care. I strongly support their grant application and look forward to ongoing collaboration with this superb program.

Sincerely,

Ismael R. Ozanne

Dane County District Attorney



Joe Parisi DANE COUNTY EXECUTIVE

Dane County Department of Human Services

Director – Shawn Tessmann 1202 Northport Drive, Madison, WI 53704-2092 PHONE: (608) 242-6200 FAX: (608) 242-6293

June 13, 2019

Juvenile Correction Grant Committee Attn: Shannon Carpenter

RE: Letter of Support for Dane County Juvenile Court Program

Dear Ms. Carpenter:

I am writing in support of the Dane County Juvenile Court Program in its application to build a Secure Residential Care Center for Children and Youth in the City-County Building to be co-located with the current Juvenile Detention program.

When Dane County youth are ordered to a correctional placement, the only current option is for them to be placed three hours north at Lincoln Hills/Copper Lake schools. With the upcoming closure of these facilities, it provides an opportunity for Dane County and area youth to be much closer to their homes and families. Although we all strive to prevent youth from reaching the point of a temporary correctional placement, unfortunately it has been necessary for a small number of these youth and the need will likely continue.

In my role as Director of Dane County Department of Human Services, I have a keen interest in making sure these young people feel supported by their community so we have every best chance to provide the services and treatment necessary to hopefully prevent recidivism. I understand the importance of having youth closer to home in a program that provides high quality treatment while protecting the community and keeping youth safe while they are in care.

Dane County and the Dane County Juvenile Court Program has a proven track record of high-quality services to the youth in their care and currently has a very highly regarded Juvenile Detention Program. The staff, programs, resources, value system and facility all contribute to helping youth in short-term care become healthier, more stable and learn skills to begin to make positive changes in their lives. I am confident that this will continue if Dane County develops a longer-term Secure Residential Care Center treatment facility.

I strongly support their grant application and look forward to ongoing collaboration with this superb program.

Sincerely,

Shawn Tessmann, Director

Dane County Department of Human Services

Shan Testram



Judge Shelley J. Gaylord Dane County Circuit Court, Branch 6 215 S Hamilton St., Rm. 5105 Madison, WI 53703-3289



Chris Bowler, Clerk Krista Stewart, CTIII Sarah Breckling, Court Reporter Telephone: (608) 266-4321

Fax: (608) 267-4151 TDD: (608) 266-4625

TO: Juvenile Correction Grant Committee - Attn: Shannon Carpenter

RE: Support for Dane County Juvenile Court Program

DATE: June 14, 2019

I am the presiding juvenile judge in Dane County. I have been on the circuit court bench since 2003 and did a great deal of work in private practice in juvenile delinquency and child protection cases since I graduated law school in 1980. I have served on the Juvenile Benchbook committee and on many statewide committees involving youth in the court system. I write in support of the proposed SRCCY for our City-County Building, to be co-located with the current Juvenile Detention Program.

There are no group homes or residential care centers in our county. As you know, the current DOC placement for delinquent youth is approximately three hours away. All in the system work hard to prevent out of home and out-of-county placements for both legal and practical reasons: outcomes are improved when the family and other informal support structures are strengthened. That is far more difficult to accomplish when distance and travel are barriers.

However, bringing youth closer to home is not enough. We need highly trained, skilled, properly compensated people doing this difficult work. Our current programming through Juvenile Detention is well-regarded for good reason. It is in no small part due to the efforts and leadership of John Bauman in making good hiring, policy and training decisions. I have confidence in leadership's ability to make equally good decisions should the SRCCY be located in this county, as is desperately needed.

Respectfully,

helle Gaylor Br.

Dayton St. ■ Madison, Wisconsin 53703-1967 ▼ www.mmsd.org

Jennifer Cheatham, Ed.D., Superintendent of Schools

June 17, 2019

Juvenile Correction Grant Committee Attn: Shannon Carpenter

RE: Letter of Support for Dane County Juvenile Court Program

Dear Ms. Carpenter:

The Madison Metropolitan School District (MMSD) holds a vision that every school will be a thriving school that prepares every student to graduate ready for college, career, and community. We have set out to close the gaps in opportunity that lead to different results for different children, and to be the model of what a strong, successful public school district looks like. I am writing in support of the Dane County Juvenile Court Program in its application to build a Secure Residential Care Center for Children and Youth in the City-County Building to be co-located with the current Juvenile Detention program.

When Dane County youth are ordered to a correctional placement, the only current option is for them to be placed three hours north at Lincoln Hills/Copper Lake schools. With the upcoming closure of these facilities, it provides an opportunity for Dane County and area youth to be much closer to their homes and families. Although we all strive to prevent youth from reaching the point of a temporary correctional placement, unfortunately it has been necessary for a small number of these youth and the need will likely continue.

In my role as Superintendent of the Madison Metropolitan School District, I'm aware that our MMSD staff work regularly with students and their families who are involved in the juvenile correctional system. I understand the importance and benefits of having youth closer to home in a program that provides high-quality treatment while protecting the community and keeping youth safe while they are in care.

Dane County and the Dane County Juvenile Court Program has a proven track record of high-quality services and currently has a very highly regarded Juvenile Detention Program. The staff, programs, resources, value system and facility all contribute to helping youth in short-term care become healthier, more stable and learn skills to begin to make positive changes in their lives. I am confident that this will continue if Dane County develops a longer-term Secure Residential Care Center treatment facility.

The Dane County Juvenile Court Program has a proven track record of high-quality service to the youth in their care. I strongly support their grant application and look forward to ongoing collaboration.

Sincerely,

Jennifer Cheatham, Ed.D.

Superintendent



June 28, 2019

Juvenile Correction Grant Committee Attn: Shannon Carpenter

RE: Letter of Support for Dane County Juvenile Court Program

Dear Ms. Carpenter:

On June 25, 2019, the General Membership of the Dane County NAACP voted unanimously to support the County's effort to secure funding for a Secure Residential Care Center. I am pleased to write this letter expressing the Membership's sentiment supporting Dane County Juvenile Court Program's application to build a Secure Residential Care Center for Children and Youth in the City-County Building to be co-located with the current Juvenile Detention program.

When Dane County youth are ordered to a correctional placement, the only current option is for them to be placed three hours north at Lincoln Hills/Copper Lake schools. Given the crisis that led to the closure of these facilities including the lack of professional standards by staff, maintaining unsafe living conditions for residents, educational shortcomings, and overall miscarriage of justice, a new and innovative response to juvenile corrections in Wisconsin is necessary. This affords Dane County the opportunity to meet the needs of area youth and provide services much closer to their homes and families. Although we all strive to prevent youth from reaching the point of a temporary correctional placement, unfortunately it has been necessary for a small number of these youth and the need will likely continue.

In my role as President of the Dane County NAACP, we have been strong advocates for and investor in the wellbeing of youth whether in education and employment policies, and in the criminal justice system. We seek to ensure that states will implement effective restorative justice or other diversion and school retention programs to end the "school to prison pipeline", I understand the importance of having youth closer to home in a program that provides high quality treatment while protecting the community and keeping youth safe while they are in care.

Dane County and the Dane County Juvenile Court Program has a proven track record of high-quality services and currently has a very highly regarded Juvenile Detention Program. The staff, programs, resources, value system and facility all contribute to helping youth in short-term care become healthier, more stable and learn skills to begin to make positive changes in their lives. I am confident that this will continue if Dane County develops a longer-term Secure Residential Care Center treatment facility.

The Dane County Juvenile Court Program has a proven track record of high-quality service to the youth in their care. On behalf of the Dane County NAACP, I strongly support their grant application and look forward to ongoing collaboration with this superb program.

Sincerely,

Greg Jones President
Dane County NAACP





Wisconsin State Public Defender

17 S. Fairchild Street -2^{nd} Floor PO Box 7884 Madison, WI 53707-7884

Office Number: 608-266-9150 Fax Number: 608-267-1777 www.wispd.org **Kelli S. Thompson** State Public Defender

Jennifer Bias Trial Division Director

Catherine Dorl
Office Supervisor

August 6, 2019

Juvenile Correction Grant Committee Attn: Shannon Carpenter

RE: Letter of Support for Dane County Juvenile Court Program

Dear Ms. Carpenter:

I am the head of the juvenile unit of the Public Defender's Office here in Madison and have been in this office for over 23 years. I write to you today in support of the Dane County Juvenile Court Program in its application to build a Secure Residential Care Center for Children and Youth in the City-County Building to be co-located with the current Juvenile Detention program.

As our system currently operates, when Dane County youth are ordered to a correctional placement, the only option is for them to be placed three hours north at Lincoln Hills/Copper Lake schools. The impending closure of these facilities provides an opportunity for Dane County and area youth to be much closer to their homes and families.

In my unit's role as advocacy counsel for the youth, we represent the youth who are at risk of such placements. In essence, we are their voice both inside and outside the courtroom. It has definitely been my experience that the distance to LHS/CLS is a strong disincentive for families to go visit their children once placed there. I am optimistic about the prospects of creating something local that, while adequately protecting the community, provides high quality treatment, keeps youth safe while in care and affords families the opportunity to play a meaningful role in the youth's growth and development.

I can attest that Dane County and the Dane County Juvenile Court Program have a proven track record of high-quality services, a record that extends to the Juvenile Detention Program. The staff, programs, resources, value system and facility all contribute to helping my clients in short-term care become healthier, more stable and learn skills to begin to make positive changes in their lives. I am confident that this will continue if Dane County develops a longer-term Secure Residential Care Center treatment facility. I strongly support their grant application and look forward to ongoing collaboration with this superb program.

Thank you for your time and attention.

Sincerely yours,

Benjamin C. Gonring

COUNTY OF DANE

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COUNTY OF DANE

ARCHITECTURAL / ENGINEERING PROFESSIONAL SERVICES AGREEMENT SIGNATURE PAGE

Date:	May 14, 2019	
Project No.:	319022	

Agreement No.:

THIS AGREEMENT is between the County of Dane, by its Department of Public Works, Highway & Transportation, hereinafter referred to as "COUNTY", and Venture Architects, 212 North 25th St., Milwaukee, WI 53233, hereinafter called the "A/E".

WITNESSETH

WHEREAS, COUNTY proposes securing architectural / engineering services for a project described as follows:

Juvenile Detention Center Addition

WHEREAS, COUNTY deems it advisable to engage the services of the A/E to furnish professional services in connection with this project, and

WHEREAS, COUNTY has authority to engage such services, and

WHEREAS, the A/E represents that it is in compliance with the applicable Wisconsin Statutes relating to the registration of architects and professional engineers and designers, and has agreed to furnish professional services for COUNTY,

NOW, THEREFORE, in consideration of the premises and to their mutual and dependent agreements, the parties hereto agree as set forth in the following pages, which are annexed hereto and made a part hereof.

IN WITNESS WHEREOF, COUNTY and the A/E have executed this Agreement as of the above date.

Venture Architects	COUNTY OF DANE	
Jel H. L. 5.17.19		
/Signature Date	Joseph T. Parisi, County Executive Date	
JOHN H. CAIN		
Printed Name	Scott McDonell, County Clerk Date	
VICE PMESIDENT		
Title		
46-1878233		
Faderal Employer Identification Number (FEIN)		

1. ARTICLE 1: SCOPE OF AGREEMENT

- 1.A. This Agreement between COUNTY and the person or firm, duly licensed under the laws and in accordance with the regulations of the State of Wisconsin, hereinafter referred to as the "A/E" shall be governed by the following Terms and Conditions.
- 1.B. The A/E shall provide technical and professional services under this Agreement. The Terms and Conditions of this Agreement shall apply to modifications made to this Agreement and shall apply to both the services rendered in the creation of the design and to the additional services called for in carrying out the design.
- 1.C. The A/E shall serve as the professional technical advisor and consultant to COUNTY in matters arising out of or incidental to the performance of this Agreement and in that capacity, the A/E shall not have a contractual duty or responsibility to any other person or party or individual regarding the services under this Agreement, except as that duty may arise under the laws of the State of Wisconsin. The A/E is not an agent of the COUNTY within the meaning of s. 893.80 or 895.46, Wis. Stats.
- 1.D. Professional services performed or furnished under this Agreement shall be based on the care and skill ordinarily used by members of the profession involved, who practice under the authority of and who are governed by the license issued under the Wisconsin Statutes and the Wisconsin Administrative Code. The standard of care for architectural and engineering services under this Agreement shall include designing buildings, structures and / or related infrastructural systems that comply with all applicable building and safety codes.
- 1.E. By accepting this Agreement, the A/E represents possession of the necessary skill and other qualifications to perform work under this Agreement and is familiar with the practices in the locality where such services and work shall be performed.
- 1.F. The A/E shall review and become familiar with the current Division 00 & 01 requirements utilized by COUNTY in construction contracts and shall provide services and work, consistent with such requirements, so that the Contractor's schedule is not negatively impacted.
- 1.G. The A/E shall be professionally responsible for work performed under this Agreement. Upon written approval of COUNTY, the A/E may subcontract work to an approved consultant under this Agreement, to the specific extent authorized by COUNTY. The authorization to subcontract shall not relieve the A/E of professional or contractual responsibility for any work performed or delivered under this Agreement. The authorization to subcontract shall not be construed to create any contractual relationship between COUNTY and such consultant.
- 1.H. Subcontracts for services under this Agreement shall provide that work performed under such subcontract, shall be subject to provisions of this Agreement and shall also provide that any professional duty or responsibility pertaining thereto shall be accomplished to the benefit of COUNTY. Upon request, an electronic copy of each such subcontract for which COUNTY approval is granted shall be furnished to COUNTY.
- 1.I. The A/E may substitute consultants or professional staff under this Agreement only to the specific extent authorized by COUNTY in writing.
- 1.J. In the performance of this Agreement, the A/E shall become familiar with and perform such services in accordance with the specifications set forth in the Request for Proposals document. The COUNTY reserves the right to update County Master Specifications

Division 00 and Division 01 at any time, including after the signing date of this Agreement. The A/E shall use and conform to the most current County Master Specifications Division 00 and Division 01 available at the time of Final Review Documents and the A/E shall not be eligible for a change order based upon alterations to said County Master Specifications Division 00 and Division 01 occurring after the date of Agreement signing.

2. ARTICLE 2: SCOPE OF THE SERVICES TO BE PROVIDED

2.A. General:

2.A.1) Services are to be provided by the A/E in each of the following phases:

Schematic Design Phase
Design Development Phase
Construction Documents Phase
Bidding Phase
Construction Phase
Commissioning Phase

- 2.A.2) An assigned COUNTY Public Works Project Manager will be the A/E's contact in securing COUNTY direction and for arranging the necessary meetings with COUNTY or other County Departments and obtaining the approvals required by COUNTY.
- 2.A.3) The A/E shall create a log of all COUNTY and A/E generated design changes resulting from meetings and communications from COUNTY. This log shall be kept throughout the entire design process and submitted to COUNTY every two (2) months.
- 2.A.4) The term "written" or "in writing" may be either electronic or hard copy documentation, unless otherwise stated or directed by COUNTY.
- 2.B. Study Phase: NOT USED
- 2.C. Schematic Design Phase:
 - 2.C.1) The A/E shall obtain from COUNTY information and materials necessary to ascertain scope of the Project and shall verify with COUNTY program and functional requirements of the Project. This shall include gathering information from building users subject to approval of COUNTY Public Works Project Manager.
 - 2.C.2) Based on information, materials and requirements as verified by COUNTY, the A/E shall prepare Schematic Design Documents consisting of drawings and other documents illustrating scale and relationship of the Project components. Schematic Design Documents shall be submitted to COUNTY for written Approval.
 - 2.C.3) The A/E shall submit to COUNTY construction cost estimates based on information provided by COUNTY and approved Schematic Design Documents.
 - 2.C.4) The A/E shall assist COUNTY with the entire State of Wisconsin Juvenile Corrections Grant Committee grant process (draft & final applications, corrections & awarding of grants). This shall include interpretation of Act 185, all necessary paperwork, internal / external communications & required meetings.

- 2.C.5) Schematic Design Phase deliverables shall be:
 - 2.C.5) a. Two (2) bound, hard copies of all drawings & outline specifications; and
 - 2.C.5) b. Electronic version of all documents delivered on a USB flash drive or by email:
 - (1) Specifications: Word 2010; and
 - (2) Drawings: Adobe Acrobat 11 (or earlier version) (PDFs converted from AutoCAD).

2.D. Design Development Phase:

- 2.D.1) The A/E shall review the program and functional requirements, plans and specifications of record, (to the extent that such documents are reasonably available), and applicable COUNTY standards and guides or other written direction by COUNTY. The A/E shall establish the limiting parameters of the design as defined by the instructions issued to it by COUNTY, to determine if the design concept is achievable within the schedule and budget proposed by COUNTY.
- 2.D.2) To the extent necessary, the A/E shall facilitate investigation of the site for existing conditions which differ from those indicated in the record drawings or which could have a detrimental impact on the achievement of the work called for under the project.
- 2.D.3) Within seven (7) calendar days of receipt of the program and functional requirements, plans and specifications of record, the A/E and COUNTY shall schedule a meeting to review the A/E's design concept and such other matters as are necessary to establish that at this preliminary point, the proposed design concept is consistent with the requirements of COUNTY.
- 2.D.4) The A/E shall document the results of design meetings, including design factors agreed to, with any instructions furnished by COUNTY to carry out such factors, including, but not limited to:

Program clarification
Scheduling concerns
Existing site conditions
Project cost estimates
Cost-value trade offs
Quality requirements
Special material requirements
Communications requirements
Engineering requirements

- 2.D.5) The A/E shall furnish a copy of the documentation produced under this Paragraph to each participant attending a design concept meeting.
- 2.D.6) In agreements which involve renovation or remodeling of or additions to existing facilities, the A/E shall evaluate the suitability of existing building elements, materials and equipment for reuse in the renovated project. Reasonably accessible areas shall also be observed by the A/E or its consultants to evaluate existing major mechanical, plumbing and electrical systems. Any of the foregoing considered to be economically reusable shall be reported to COUNTY and may be reused unless directed otherwise by COUNTY.

- 2.D.7) The A/E shall provide sufficient, alternative design solutions on major design features to allow COUNTY to ascertain that the recommended design achieves a practical programmatic and economic solution, within the limitations of the authorized program, schedule and budget. Include staffing and occupancy considerations provided by COUNTY.
- 2.D.8) The major design features, equipment and systems that must be evaluated include, but are not limited to:

Site & civil related work (e.g., utilities, stormwater management, erosion control)

Structural systems

Building envelope (wall, window and roofing) systems

Building configuration

Life safety systems

Heating, ventilating and air conditioning & associated controls

Plumbing & associated controls

Electrical & associated controls

Lighting systems & associated controls

Telecom systems

Audio / visual systems

Detention facility security systems & associated controls:

- Doors, locks, & hardware
- Surveillance, cameras, recording devices

Facility signage

- 2.D.9) The A/E shall provide a working analysis of each major design feature included in the selected design concept, with constraints and dependencies that is sufficiently complete to allow commencement of the Construction Documents Phase:
 - 2.D.9) a. The A/E shall prepare preliminary drawings, specifications and other data tailored to the project that fix and describe the size and character of the entire project as to major design features and systems and such other essentials outlined by COUNTY:
 - (1) The preliminary drawings shall include plans, elevations, sections and details at a scale which is sufficient to fully illustrate the design concepts, materials and finishes to be employed. Drawings shall be in format as approved by COUNTY.
 - (2) The outline specifications shall include relevant specific information for Division 01 Bidding and Contract Requirements and a list of the applicable technical divisions.
 - 2.D.9) b. The A/E shall prepare a Design Report that includes:
 - (1) A time estimate for completion of each separate phase of the work (Design, Construction Documents, Bidding, Construction and Commissioning).
 - (2) A detailed estimate of project cost based on the preliminary design concept, which indicates that the project budget limitations will not be exceeded. Factors influencing the cost feasibility of each major division of the specification and related drawings shall be identified.
 - (3) An analysis of the biddability and constructability of the project within the time allowed by COUNTY.

- (4) An identification of any part of the work that might require special monitoring or consideration during construction to prevent quality control problems, delays, or cost escalation. Include any long lead time equipment or materials, items which interface with difficulty, areas of work requiring significant care, sequencing or precision in installation and full or partial User occupancy during construction.
- (5) As a safeguard against unforeseen bidding conditions, the A/E may recommend appropriate alternate bids for COUNTY's consideration. Such alternates shall be identified and developed at no additional cost to this Agreement.
- 2.D.10) Upon determination by the A/E that the final design is represented by the preliminary drawings and specifications, those documents along with a final Design Report shall be submitted to COUNTY for review and concurrence prior to commencement of Construction Documents.
 - 2.D.10) a. The A/E shall provide COUNTY with up to four (4) sets and one (1) electronic file of the Design Report with appendix, preliminary drawings and outline specifications for review and coordination purposes. Electronic documents shall be in a format approved by COUNTY.
 - 2.D.10) b.COUNTY will issue a list of recommended changes / corrections to be incorporated into the documents. Within seven (7) calendar days of receipt, the A/E shall transmit written replies to review comments issued by COUNTY. Directions by COUNTY shall be incorporated into the design, unless the A/E shall have explained objections to COUNTY and obtained prior written approval of noncompliance from COUNTY before proceeding with related work.
 - 2.D.10) c. The A/E or COUNTY may call a further preliminary review meeting, when necessary to finalize the design concept. Written replies to additional COUNTY comments shall be made before proceeding to the Construction Documents Phase.
 - 2.D.10) d.Approval of these documents by COUNTY will complete the Design Development Phase, whereupon COUNTY will issue written instruction to the A/E to proceed to the Construction Documents Phase.
- 2.D.11) The A/E shall continue to assist COUNTY with the entire State of Wisconsin Juvenile Corrections Grant Committee grant process.
- 2.D.12) Design Development Phase deliverables shall be:
 - 2.D.12) a. Three (3) bound, hard copies of drawings (full size-typical of all submissions) & specifications (in 8½ x 11 format-typical of all submissions); and
 - 2.D.12) b.Electronic version of all documents delivered on a USB flash drive or compact disk:
 - (1) Drawings in AutoCAD 2014 (or earlier version);
 - (2) Specifications in Word 2010 (or earlier version); and
 - (3) Adobe Acrobat 11 (or earlier version) of drawings and specifications (PDFs converted from Word, AutoCAD, or other programs;

minimize pdf file size by converting files rather than scanning printouts).

2.E. Construction Documents Phase:

- 2.E.1) Upon receipt of written instructions from COUNTY, the A/E shall prepare Construction Documents for bidding, construction and commissioning of the project. The Construction Documents shall provide the detailed requirements for the successful construction of the entire project.
- 2.E.2) Construction Documents shall comply with the COUNTY Master Specifications Division 00 and Division 01.
- 2.E.3) The Construction Documents shall be internally consistent in terms of coordination between:
 - 2.E.3) a. Work of the A/E and its consultants.
 - 2.E.3) b. Requirements of various divisions or trades.
 - 2.E.3) c. Drawings and specifications.
- 2.E.4) During this phase, the A/E shall develop and provide documents for the systems designed under this Agreement which will achieve a biddable and constructible project, compliant with all applicable building and safety codes and within the assumption of professional responsibility set forth in this Agreement. These services shall include, but not be limited to:
 - 2.E.4) a. Coordination, to protect the integrity of the design and facilitate construction with:
 - (1) Manufacturers: Ensure that manufactured items called for in the documents are currently available and will fit, interface and perform as required to achieve design intent.
 - (2) Consultants: Ensure that information necessary to their work is provided in a timely manner and that consultants exchange information with each other and the A/E.
 - (3) Utility Companies: Determine the standard operating procedures and time requirements for obtaining the services and the cooperation of the utility companies involved in the execution of the project. Provide this information in writing to interested parties as needed.
 - (4) Occupying Agency: Ensure that program-required furniture, fiixtures and equipment (FF&E) layout is suitable so as to be compatible but not interfere with access to, placement or operation of the mechanical, electrical or plumbing appurtenances.
 - (a) The A/E shall work with Occupying Agency & Purchasing Division on the FF&E program & develop an FF&E Report to be submitted for COUNTY approval.
 - (5) Governmental authorities having jurisdiction over the work:
 - (a) The A/E shall submit documents for approval to public agencies having jurisdiction over the project and after obtaining such approval of those agencies, the A/E shall file one (1) copy of such approval with COUNTY.

(6) Such other agencies, boards, associations or individuals whose activities could impact or interfere with the successful completion of the project.

2.E.4) b. Inclusion in the Construction Documents of:

- (1) Plans, elevations and sections at a scale which is sufficient to give a full and complete understanding of the construction, dimensions thereof, materials to be employed, location of utilities and any other pertinent data.
- (2) Details, diagrams, schedules, photo reproductions and other graphic methods appropriate to define work required to be performed to accomplish the purposes of the project.
- (3) Description of existing conditions of site and / or structures with sufficient clarity to permit their use without ambiguity in the bidding, construction and commissioning process.
- 2.E.4) c. Inclusion in the specifications documents of bidding and contract requirements, special provisions and / or appendices, and technical sections. Unless otherwise agreed to by COUNTY in writing, the format shall generally follow the divisions of the Construction Specifications Institute. If approved by COUNTY in writing, short form specifications for limited scope work may be included on the drawings in lieu of Construction Specifications Institute format specification sections.
 - (1) The technical sections of the specifications shall completely and concisely describe the materials and services to be employed or installed by the construction contractor(s) in the work. These specifications shall describe the work to be done and shall be arranged by work or material in appropriate divisions with suitable cross-references for clarity and continuity
 - (2) The technical sections of the specifications shall be carefully worded to allow a clear understanding of the work required by each of the construction contractors and their subcontractors, and to describe the responsibility for the work required to be performed by such contractor(s), individually and collectively, for the performance of work required to deliver the project complete, without ambiguity as to which technical sections of the specifications cover each element of work.
 - (3) The technical sections of the specifications shall clearly state the minimum grade, quality, and type of materials and workmanship required. These specifications shall not restrict competition, where it is available, but shall state a level of quality, which can be objectively determined by persons normally engaged in the type of trade or practice described.
 - (4) When two (2) or more manufacturers offer on the open market materials, equipment or devices of equal quality and usability needed for the project, each such known manufactured product shall be specified for potential use on the project.
 - (5) The professional judgment of the A/E or the direction of the COUNTY may limit competition to a brand name, process, or technique of manufacture.
 - (6) The A/E shall compile and include in the construction contract documents a summary listing of all submittals required for the

project from the construction contractor(s). Included shall be shop drawings, samples, cuts, catalogs, models, mockups and other preliminary information needed from the contractors to describe how they will fulfill their responsibilities under their contracts.

- 2.E.5) Upon determination by the A/E that the final project design is represented by completed Construction Documents, those documents shall be submitted to COUNTY for review and concurrence prior to release for bidding.
 - 2.E.5) a. The A/E shall provide COUNTY with review sets in a format and standard specified by the COUNTY.
 - 2.E.5) b. COUNTY will issue a list of recommended changes / corrections to be incorporated into the next review set or final documents. The A/E shall within seven (7) calendar days transmit written replies from the A/E and its sub-consultants to review comments issued by COUNTY or for which clarification requests were identified or for which changes were authorized at the final design review meeting and communicated to the A/E. Directions by COUNTY shall be incorporated into the documents.
- 2.E.6) Prior to submission of the final documents, the A/E shall call for a final review meeting with COUNTY, if needed, to finalize and prepare for publication of the final bidding documents, with any conditions required by COUNTY.
- 2.E.7) At the time of delivery of the final documents, the A/E shall report to COUNTY, in writing with updated estimates of project costs and schedules.
- 2.E.8) Upon receipt of the Construction Documents Phase deliverables, updated Design Report & FF&E Report, the COUNTY shall evaluate these documents & indicate to the A/E in writing when & how to proceed.
- 2.E.9) COUNTY will print and distribute drawings and specifications for bidding purposes without cost to the A/E. The A/E shall provide the original drawings, original specifications and an electronic copy of both the drawings and original specifications for printing by COUNTY, in a format as approved by COUNTY. If the A/E is directed by COUNTY to acquire the necessary printing services, these services shall be a reimbursable expense as provided in Article 4.C. hereof.
- 2.E.10) Constructions Documents Phase deliverables shall be:
 - 2.E.10) a. 60% Construction Documents:
 - (1) Three (3) bound, hard copies of Drawings & Specifications; and
 - (2) Electronic version of all documents delivered on a USB flash drive or compact disk:
 - (a) Drawings in Adobe Acrobat 11 (or earlier version; PDFs); and
 - (b) Specifications in Word 2010 (or earlier version).
 - 2.E.10) b. 95% Construction Documents:
 - (1) Three (3) hard, bound copies of Drawings and Project Manual; and
 - (2) Electronic version of all documents delivered on a USB flash drive or compact disk:
 - (a) Drawings in Adobe Acrobat 11 (or earlier version; PDFs); and
 - (b) Specifications in Word 2010 (or earlier version).

2.E.10) c. Final Construction Documents:

- (1) Original unbound, hard copy of Drawings and Project Manual in full size, paper format;
- (2) Three (3) hard, bound copies of Drawings and Project Manual;
- (3) One (1) bound, hard copy of Drawings and Project Manual to be submitted by A/E to State of Wisconsin and / or City of Madison for stamped approval; and
- (4) Electronic version of all documents delivered on a USB flash drive or compact disk:
 - (a) Drawings in AutoCAD 2014 (or earlier version):
 - 1. Each digital sheet shall be complete with x-refs or base plan sheets included and attached;
 - 2. All external data from non-AutoCAD programs (e.g., Excel or Word) shall be included and attached; and
 - 3. Include copy of Plot Style Table (ctp file) used to print drawings.
 - (b) Drawings in Adobe Acrobat 11 (or earlier version; minimize pdf file size by converting files from AutoCAD or other programs);
 - (c) Project Manual in Word 2010 (or earlier version); and
 - (d) Project Manual in Adobe Acrobat 11 (or earlier version; minimize pdf file size by converting files from Word or other programs, rather than scanning printouts).

2.F. Bidding Phase:

- 2.F.1) The Bidding Phase shall commence with the publication of the Invitation to Bid and shall conclude with the award of the number of contracts necessary to achieve the purposes of construction.
- 2.F.2) The A/E shall serve as the professional technical consultant and advisor to COUNTY during the bidding process, including the preparation for and participation in Pre-Bid Conferences.
- 2.F.3) The A/E shall answer all pre-bid questions from contractors in an addendum and prepare any additional addenda necessary, for COUNTY to authorize, print and distribute as appropriate.
- 2.F.4) The A/E shall assist COUNTY by evaluating and making recommendations to COUNTY on the qualifications of prospective construction contractors and subcontractors.
- 2.F.5) The A/E shall assist COUNTY in analyzing bids and negotiating with the lowest, qualified, responsible bidders as deemed appropriate by COUNTY.
- 2.F.6) If the low bids submitted by qualified, responsible bidders exceed construction cost estimate approved at Construction Documents Phase by five percent (5%) or more, the A/E shall revise and change the Construction Documents for a project rebidding, as approved by and without additional cost to COUNTY that will permit a proper award of the contract(s) within the approved estimate of project cost or other funding limitation. If the low bid exceeds construction cost estimate approved at Construction Documents Phase by less than five percent (5%), at the COUNTY's option, the A/E shall revise and change the Construction Documents for a project rebidding, as approved by COUNTY, but shall be compensated for revisions per negotioned amendment to this Professional Services Agreement.

- 2.F.7) In the event that there is a reduction in scope to keep the project within budget and this results in low bid(s) which total less than the construction budget, then the A/E shall, at no additional fee, prepare construction bulletin(s) to add deleted program work back into the project.
- 2.F.8) Upon construction contract offer, the A/E shall immediately prepare construction documents which incorporate the bid documents, addenda issued, alternate bids accepted and negotiated contract deductions, all of which are incorporated in the Construction Documents. Such work shall be completed in a timely fashion, but no later than seven (7) calendar days, so that construction is not delayed.

2.G. Construction Phase:

- 2.G.1) An assigned COUNTY Project Manager will be responsible for arranging and conducting construction-related meetings as required and act as the point of contact for the construction contractors. A COUNTY approved A/E representative shall attend, take notes, publish and distribute COUNTY approved minutes of job meetings.
- 2.G.2) After the award of the construction contract(s), the A/E shall become an on-site technical and professional advisor to COUNTY. In this capacity the A/E will have continuous access to the site. The A/E, through COUNTY's Project Representative, will have access to data in the construction contractor(s) files or offices pertaining to the quality or time requirements of the construction contract(s), in the same mode, manner and extent that such data would be available to COUNTY.
 - 2.G.2) a. When requested and specifically contracted for by COUNTY, the A/E shall provide a full-time, on-site representative who shall be qualified in construction administration and subject to the approval of COUNTY. On projects for which COUNTY does not authorize full-time, on-site representation, the A/E shall provide, in accordance with ATTACHMENT A AGREEMENT ON CONSTRUCTION PHASE SITE VISITS, a COUNTY-approved person, with suitable experience in the construction process to visit the site in order to monitor and report the progress, quality, and timely performance of the work relative to the Construction Documents, as such work is being performed by the construction contractor(s). The A/E shall keep COUNTY informed of the progress and quality of the work based on on-site observations and shall endeavor to protect COUNTY against defects and deficiencies in the work.
- 2.G.3) Immediately following the pre-construction meeting and prior to the start of construction, the A/E shall review the proposed schedule for submittals from the construction contractor(s). The A/E shall assess the timing feasibility of such submittals relative to the construction schedule and review needed, and advise COUNTY in writing accordingly.
 - 2.G.3) a. The A/E shall be responsible for the professional review and approval or rejection of shop drawings, samples and other submittals from the construction contractor(s) to determine conformance with the specific portions of the Construction Documents under which the submittal was made. Deviation from the Construction Documents as noted by the contractor on submittals or otherwise observed by the A/E shall be

brought to the attention of COUNTY's Project Representative and concurrence received from COUNTY before any approval is given to a contractor. Review of the submittals which have priority status as determined by COUNTY's Project Representative, must be completed within five (5) business days of receipt. Review of other submittals shall be completed within ten (10) business days of receipt, or in accordance with the submittal schedule prepared by the General Contractor and as approved by COUNTY and A/E at the start of construction. The A/E is responsible for submittal activity conducted by its consultants in the same manner as if such review were made by the A/E.

- 2.G.3) b. The A/E shall also review the results of all testing conducted during or after construction and report to COUNTY whether these results meet the design intent and the requirements of the Construction Documents.
- 2.G.4) The A/E's site representative shall observe the construction process to evaluate the adequacy and completeness of the construction contractor(s) compliance with the Construction Documents, and shall immediately report any noncompliance to the COUNTY Project Manager in writing.
 - 2.G.4) a. The A/E shall be responsible for the coordination and performance of onsite services performed by consultants employed by the A/E and shall review reports and other data submitted by such consultants. The A/E and each consultant engaged under Article 1.G. and ATTACHMENT B. - A/E / CONSULTANT AGREEMENT shall visit the job site as delineated in **ATTACHMENT** A. **AGREEMENT** CONSTRUCTION PHASE SITE VISITS. The A/E shall provide in each consultant agreement, a requirement for consultant visits to the site and a schedule for such visits for professional evaluation of the work monitored by each consultant and a reporting system to inform COUNTY. Site visits shall coincide with crucial times of the construction for the specialty area involved.
 - 2.G.4) b. Following construction site visits, the A/E shall make routine, written status reports detailing observations and activities on the project, at such intervals as is elsewhere herein established and in a format approved by COUNTY. The A/E shall submit the reports within three (3) business days of the site visit by the A/E's representative. Reporting requirements for full-time, on-site representation shall be established by each Agreement for such professional services.
 - 2.G.4) c. The A/E's site representative will receive copies of reports submitted by the General Contractor and shall provide site observation to evaluate the reports. Discovered construction variances shall immediately be reported to COUNTY.
 - 2.G.4) d. If it becomes necessary during construction, to interpret, construe, clarify or to otherwise determine the reasonable meaning, application or implementation of the Construction Documents, the A/E acting in good faith, based upon the facts made known to it at the time, shall recommend to COUNTY in writing, a reasonable course of conduct in connection with the issues involved. Such recommendation(s) may be considered for further contractual action by COUNTY.

- 2.G.4) e. Should the A/E become aware that the work of any contractor or subcontractor in place or underway does not conform to the work or quality required by the Construction Documents, the COUNTY Project Manager shall be immediately notified in writing. It is appropriate for the A/E to also immediately advise the contractors of substantial deficiencies, and that notification of these deficiencies will be made to COUNTY. The A/E shall furnish such data as necessary to inform COUNTY of the degree of the noncompliance with the Construction Documents, the cause thereof, the impact on schedule and cost, if known, and a recommended course of conduct. COUNTY shall be solely responsible for implementation of the A/E's recommendation. This assumption of responsibility by COUNTY shall not relieve the A/E or its consultants for negligence in the discovery of the condition, which was or should have been discovered.
- 2.G.4) f. If the A/E considers suspension of construction work appropriate, the A/E shall notify COUNTY in writing and state the reasons, which, in the professional opinion of the A/E, justify such action.
- 2.G.5) Necessary professional services or construction required to repair or overcome problems caused by errors, omissions, ambiguities or changes not authorized by COUNTY in the preparation of the documents or design shall be the responsibility of the A/E or its consultants, without additional cost to COUNTY.
- 2.G.6) The A/E shall review requests for information (RFIs) and shall respond within five (5) business days.
- 2.G.7) The A/E shall develop and issue appropriate construction bulletins (CBs) at the direction of the COUNTY Project Manager. The A/E shall then evaluate the CB proposals received from the construction contractors and provide COUNTY with a written recommendation regarding the appropriateness of the proposals. The evaluation and recommendation shall be completed within five (5) business days of receipt, or in accordance with another schedule approved by COUNTY. The evaluation shall consider the necessity for such change, the reasonableness of the proposed change, and an analysis of the cost proposed for effecting the change.
- 2.G.8) The A/E shall assist in the preparation of applications for energy incentive programs, when applicable.
- 2.G.9) Upon contractor's written notification and the COUNTY Project Manager's confirmation that Substantial Completion has taken place, the A/E shall observe the construction and provide a written punchlist to the COUNTY Project Manager. The COUNTY Project Manager will schedule the punchlist inspection in conjunction with the User and contractors involved. The punchlist shall contain items found not to be complete, in need of correction, replacement or otherwise not in accordance with the Construction Documents. As part of the Substantial Completion verification, the A/E shall perform or witness and document functional testing and review the testing and balance report prepared by others for all plumbing, HVAC, fire protection and electrical systems to verify installation and operation meet the intent of their design. The A/E shall forward the results of the functional testing and provide written recommendations for corrective measures where systems do not meet the intent of their design. The A/E shall prepare and distribute the Certificate of Substantial Completion when appropriate.

- 2.G.10) COUNTY will provide a set of Construction Documents to General Contractor on which daily records of changes and deviations shall be recorded. At completion of the project, General Contractor will submit its marked-up as-built documents to the A/E who shall, based on these marked up as-built documents, revise the original documents, including the electronic files, showing changes in the work made during the construction process to produce a set of Record Documents. Electronic documents shall be in a format and on a medium required by COUNTY. This work shall be completed and submitted to COUNTY within thirty (30) calendar days of receipt of the last marked up prints. The consequences of addenda, change orders and other circumstances known by the A/E to have caused change shall be included in the production of the Record Documents. The marked-up as-built documents shall be turned over to the COUNTY at the same time as the Record Documents.
 - 2.G.10) a. Record Documents deliverables shall be:
 - (1) Original unbound, hard copy of Drawings and Project Manual in full size, paper format;
 - (2) Two (2) hard, bound copies of Drawings and Project Manual; and
 - (3) Electronic version of all documents delivered on a USB flash drive or compact disk:
 - (a) Drawings in AutoCAD 2014 (or earlier version):
 - 1. Each digital sheet shall be complete with x-refs or base plan sheets included and attached;
 - 2. All external data from non-AutoCAD programs (e.g., Excel or Word) shall be included and attached; and
 - 3. Include copy of Plot Style Table (ctp file) used to print drawings.
 - (b) Drawings in Adobe Acrobat 11 (or earlier version; minimize pdf file size by converting files from AutoCAD or other programs);
 - (c) Project Manual in Word 2010 (or earlier version); and
 - (d) Project Manual in Adobe Acrobat 11 (or earlier version; minimize pdf file size by converting files from Word or other programs, rather than scanning printouts).
- 2.G.11) The A/E shall obtain from the General Contractor, and review for compliance with design intent, an Operating and Maintenance Manual for building systems and operable mechanical and electrical equipment on the project, both powered and manual. Two (2) copies of the Manuals shall be provided to COUNTY's Project Representative. These manuals shall include:
 - 2.G.11) a. Manufacturer's Instruction for Maintenance and Operation of Equipment and Systems, including a Spare Parts List; and
 - 2.G.11) b.Temperature Control Record Drawings and Equipment Data Sheets including recommended maintenance procedures.
- 2.G.12) It is not intended by this Agreement to impose upon the A/E the duty of a guarantor of the construction contractor(s). It is, however, the intent of the Agreement to impose upon the A/E the duty of the faithful fulfillment, in accordance with the standard of care ordinary to the profession, of the performance of the duties specifically enumerated herein and for the close monitoring of the work of its consultants as if the work were performed by the A/E. As such, this shall not preclude the entitlement to COUNTY of reasonable expectation that systems as

designed by the A/E or their consultants will operate as anticipated by COUNTY upon faithful completion of construction.

2.H. Commissioning Phase:

- 2.H.1) The A/E shall work closely with the Commissioning Agent (CA) & incorporate all requirements into reviews, Construction Documents, & start-up procedures.
- 2.H.2) All building elements, equipment & systems shall be complete and operating. System start-up, testing, balancing and satisfactory system performance is the responsibility of the General Contractor. This includes all calibration and adjustment of all system controls, balancing of loads, troubleshooting and verification of software and final adjustments that may be needed.
- 2.H.3) All operating conditions and control sequences shall be tested, adjusted & signed off as complete by the CA, A/E & COUNTY during the start-up period.

3. ARTICLE 3: COUNTY'S RESPONSIBILITIES

- 3.A. COUNTY will determine the project scope for which the professional design services are required and will fully cooperate in achieving completion of that work.
- 3.B. COUNTY will establish an internal operating procedure for timely and proper performance of any COUNTY duty required to fulfill the needs of the project.
- 3.C. COUNTY will provide available information regarding the requirements for the project, which set forth COUNTY's objectives for program, schedule and overall budget. COUNTY will make available to the A/E data known to COUNTY or requested by the A/E, which may be needed for the fulfillment of the professional responsibility of the A/E. This data may include, but is not limited to, prints of existing buildings or record drawings and COUNTY standards and guides. Such documents will be the most recent and accurate available. The use of any such data by the A/E shall be without contractual or legal significance unless otherwise established elsewhere in this Agreement. However, providing of documents by COUNTY shall not relieve the A/E from the responsibility for conducting a field survey to verify existing conditions as specified herein.
- 3.D. COUNTY will communicate to the A/E the format of the documents required to be submitted.
- 3.E. COUNTY will examine documents submitted by the A/E and will render decisions regarding them promptly, to avoid unreasonable delay in the progress and sequence of the A/E's work. COUNTY will coordinate review comments from the User agency and COUNTY staff prior to issuance to the A/E.
- 3.F. COUNTY will distribute Construction Documents and any necessary addenda to prospective bidders, and conduct the bid opening for the project.
- 3.G. COUNTY will prepare and process the Agreements between COUNTY and A/E, and between COUNTY and construction contractor(s).
- 3.H. Unless otherwise specified in this Agreement, COUNTY will arrange for services of a testing laboratory to furnish structural, chemical, mechanical and other laboratory tests, inspections and reports as required by law or deemed necessary by COUNTY.

4. ARTICLE 4: COMPENSATION

- 4.A. A/E fees for basic services will be compensated by COUNTY in accordance with the Terms and Conditions of this Agreement as follows:
 - 4.A.1) COUNTY will pay the A/E a lump sum fee of \$264,000.00.
 - 4.A.1) a. The A/E fee for professional services shall be in accordance with the terms of this Agreement and based on the scope of services contained in the Request for Proposals, dated April 2, 2019, including any subsequent Addenda.
 - 4.A.1) b. The A/E is authorized to proceed through completion of the Design Development Phase. The A/E Fee is limited to \$92,400.00, until written instructions to proceed are provided by COUNTY.
 - 4.A.1) c. The construction budget for this project is estimated to be \$3,500,000. This amount excludes all construction costs of contingency and unless stated otherwise in this Agreement, hazardous materials abatement or remediation.
 - 4.A.2) No change in fee shall result from change orders to construction contracts unless such change is described as an Additional Service under Article 4.D. of this Agreement and approved by COUNTY. When the A/E's Design Report estimate indicates a revised project cost and such revision is approved by COUNTY, the amount of the lump sum fee may be renegotiated.
 - 4.A.3) In the event the lowest acceptable construction bids exceed the fixed limit of construction, as shown above, plus any COUNTY increases approved before bidding, COUNTY will do one or more of the following:
 - 4.A.3) a. Cooperate in revising the project scope and quality as required to reduce the project cost;
 - 4.A.3) b. Authorize the rebidding of the project within a reasonable time; and / or
 - 4.A.3) c. Give written approval of an increase in such fixed limit.
 - 4.A.4) Compensation for any revisions of project scope & necessary rebidding based lowest acceptable construction bids exceeding the construction cost estimate approved at Construction Documents Phase shall be as described in "2.F. Bidding Phase" section above.
- 4.B. The A/E's Compensation for Additional Services, as described in Article 4.D., will be computed as follows:
 - 4.B.1) Principals' time at a fixed rate of as detailed below. For the purposes of this Agreement, the Principals are:

John Cain	\$172.00 per hour	
Thomas Olejniczak	\$165.00 per hour	
Matt Heil	\$145.00 per hour	

- 4.B.2) Other design staff shall be billed at the fixed rates as detailed in Venture Architects proposal dated May 7, 2019.
- 4.B.3) Employee's time shall be computed using the employee's basic hourly salary and include overhead costs for clerical support and mandatory and customary benefits such as statutory employee benefits, insurance, sick leave, holidays and vacations, pensions and similar benefits for persons in consultation, research and design in producing drawings, specifications and other documents pertaining to the project and for services during construction at the site.

4.C. Reimbursable Expenses:

- 4.C.1) Reimbursable Expenses are actual, incidental expenses incurred by the A/E, its employees or consultants, in the interest of the project and are not included in overhead costs for the Fees for Basic Services (4.A.) and Additional Services (4.D.). Reimbursable Expenses shall be incurred or contracted for only with PRIOR written approval from COUNTY. Such approval shall be based on a written proposal delineating the nature of the services, the time involved, the estimated cost thereof, and the individuals or firms involved. Payment Requests from consultants and construction contractors providing these Reimbursable Expenses shall be reviewed by the A/E to check the accuracy of and entitlement to the sums requested. Reimbursable Expenses may include, but are not limited to, the following incidental expenses:
 - 4.C.1) a. Expense of reproduction of drawings and specifications, excluding the review sets required in Article 2.
 - 4.C.1) b. Expense of a site survey when needed.
 - 4.C.1) c. Expense of a geotechnical investigation and soils and material testing when required.
 - 4.C.1) d. Expense of State and / or City review fees when required.
- 4.C.2) Expenses not eligible for reimbursement shall include, but are not limited to, indirect project overhead costs associated with the Fees for Basic Services (4.A.) and Additional Services (4.D.) such as mileage, travel, lodging, replication of drawings for the design development meetings and subsequent design meetings, preliminary and final review document printing, handling and postage, cost of correspondence transmittals, telephone expenses, and CAD / electronic graphic services. Such expenses shall be included as part of the Lump Sum fee.

4.D. Additional Services:

4.D.1) The following services are in addition to but are not covered in Article 4.A. These services may be identified as part of the A/E's fee proposal and included with the lump sum fee as such. Compensation for these additional services or other services must be requested by the A/E, and subsequently approved by COUNTY PRIOR to proceeding with the work. If the additional services are requested after the Agreement has been issued, such authorization shall be based on a written proposal delineating the nature of the services, the time involved, the estimated cost thereof, the effect on the project schedule and the individuals or firms involved. When authorized, an Agreement Change Order will be used to modify the A/E's Agreement.

- 4.D.1) a. Providing planning surveys, program revision, site feasibility, or comparative studies of prospective sites.
- 4.D.1) b. Revising previously approved drawings, specifications or other documents after written approval of Design Development Phase, to accomplish changes not initiated by the A/E other than record documents and revisions normally to be expected or required to correct deficiencies in the approved drawings and specifications.
- 4.D.1) c. Preparing detailed models, perspective or renderings.
- 4.D.1) d. Preparing documents for alternate bids or petitions for waiver when requested by COUNTY and, requiring significant additional time and expense on the part of the A/E or its consultants.
- 4.D.1) e. Obtaining or participating in third party Value Engineering / Enhancement of the project when directed by COUNTY.
- 4.D.1) f. Providing services other than corrective design work and record documents, after final payment to the construction contractor(s).
- 4.D.1) g. Providing services as expert witness in connection with any public hearings, arbitration proceeding, or the proceedings of a court of record except when the A/E is party thereto.
- 4.D.1) h. Providing historical preservation research or documentation.
- 4.D.1) i. Providing specialized design services, including, but not limited to Sustainability design or LEED certification, vibration, wind or acoustical analysis, energy modeling.
- 4.D.1) j. Participation in post-project evaluations.
- 4.D.1) k. Preparing multiple bid packages.

4.E. Payments to the A/E:

4.E.1) Payments of the A/E's lump sum fee will be made monthly, in proportion to services performed as confirmed by COUNTY, to increase the compensation to the following percentages of the lump sum fee at the completion of each phase of the work.

Schematic Design Phase	15%
Design Development Phase	35%
Construction Documents Phase	65%
Bidding Phase	70%
Construction Phase	95%
Commissioning	100%

4.E.2) No more than ninety percent (90%) of the A/E's lump sum fee shall be paid out prior to substantial completion of the project. When COUNTY confirms that development of punch lists, review of Operating & Maintenance Manuals, submittal of record documents, has been satisfactorily completed by the A/E, COUNTY will determine how and when the remaining lump sum fee is disbursed.

- 4.E.3) Payments for COUNTY-approved Reimbursable Expenses as defined in Article 4.C. and Additional Services of the A/E as defined in Article 4.D., will be made monthly upon request.
- 4.E.4) An A/E whose work is found deficient or fails to conform to the requirements set forth in the Agreement, is not entitled to further payments, until corrected to the satisfaction of COUNTY.
 - 4.E.4) a. Payments to the A/E may be withheld for damages sustained by COUNTY due to error, omission, unauthorized changes or negligence on the part of the A/E. COUNTY will notify the A/E in writing of the alleged, specific damages and amounts involved, on a timely basis.
- 4.E.5) Payments to the A/E will not be withheld due to disputes between construction contractor(s) and COUNTY.
- 4.E.6) If the project is suspended for more than three (3) months in whole or in part, the A/E will be paid fees for services performed prior to receipt of written notice from COUNTY of the suspension, together with Reimbursable Expenses then due and reasonable expenses resulting from this suspension, as approved by COUNTY. If the project is resumed after being suspended for more than three (3) months, the A/E's compensation will be subject to renegotiation.

5. ARTICLE 5: ACCOUNTING RECORDS

5.A. Records of the A/E's direct personnel, consultants, and reimbursable expenses pertaining to the project shall be kept in accordance with Generally Accepted Accounting Principles (GAAP) and shall be available to COUNTY or an authorized representative throughout the term of this Agreement and for at least three (3) years after final payment to the A/E.

6. ARTICLE 6: TERMINATION OF AGREEMENT

- 6.A. This Agreement may be terminated by COUNTY without cause upon ten (10) calendar days written notice to the A/E. In the event of termination, the A/E will be paid fees for services performed to termination date, reimbursable expenses then due, and termination expenses as approved by COUNTY. Work performed prior to the date of termination shall be in accordance with the terms and conditions of this Agreement. Upon termination, the results of such work shall immediately be turned over to the COUNTY Project Manager and is a condition precedent to further payment by COUNTY.
- 6.B. In the event the Agreement between the A/E and any consultant on this project is terminated, the results of work by that consultant shall immediately be turned over to the A/E.

7. ARTICLE 7: OWNERSHIP OF DOCUMENTS

- 7.A. All drawings and specifications, renderings, models, scale details, approved copies of shop drawings and other such documents prepared by the A/E or any consultant pursuant to this Agreement shall become the property of COUNTY on completion and acceptance of any of the A/E's work, or upon termination of the Agreement, and shall be delivered to COUNTY upon request.
- 7.B. Documents prepared under this Agreement may be used by COUNTY for informational purposes without additional compensation to the A/E.

7.C. Specifications and isolated, detail drawings inherent to the architectural / engineering design of the project, whether provided by the COUNTY or generated by the A/E, shall be available for future use by the parties to this Agreement and other parties, each at their own risk.

8. ARTICLE 8: LIABILITY-HOLD HARMLESS AND INDEMNIFICATION

8.A. A/E shall indemnify, hold harmless and defend COUNTY, its boards, commissions, agencies, officers, employees and representatives against any and all liability, loss (including, but not limited to, property damage, bodily injury and loss of life), damages, costs or expenses which COUNTY, its officers, employees, agencies, boards, commissions and representatives may sustain, incur or be required to pay by reason of A/E furnishing the services required to be provided under this Agreement, provided, however, that the provisions of this paragraph shall not apply to liabilities, losses, charges, costs, or expenses caused or resulting from the acts or omissions of COUNTY, its agencies, boards, commissions, officers, employees or representatives. The obligations of A/E under this paragraph shall survive the expiration or termination of this Agreement.

9. ARTICLE 9: PROFESSIONAL LIABILITY INSURANCE

9.A. The A/E and its consultants retained under the terms of this Agreement shall procure and maintain a professional liability insurance policy with at least \$1,000,000 in coverage that provides for payment of the insured's liability for errors, omissions or negligent acts arising out of the performance of the professional services required under this Agreement. The A/E shall provide up-to-date, accurate professional liability information on the A/E's Data Record, including amount of insurance, deductible, carrier and expiration date of coverage. Upon request by COUNTY, the A/E shall furnish COUNTY with a Certificate of Insurance showing the type, amount, deductible, effective date and date of expiration of such policy. Such certificate shall also contain substantially the following statement: "The insurance covered by this certificate shall not be canceled, the coverage changed or reduced by endorsement, by the insurance company, except after thirty (30) calendar days written notice has been received by COUNTY." The A/E shall not cancel or materially alter this coverage without prior written approval by COUNTY. The A/E shall be responsible for consultants maintaining professional liability insurance during the life of their Agreement.

10. ARTICLE 10: OTHER INSURANCE

- 10.A. The A/E and its consultants retained under terms of this Agreement shall:
 - 10.A.1) Maintain Worker's Compensation Insurance:
 - 10.A.1) a. Procure and maintain Worker's Compensation Insurance as required by State of Wisconsin Statutes for all of the A/E's and consultant's employees engaged in work associated with the project under this Agreement.
 - 10.A.1) b.Maintain Employer's Liability Insurance with a policy limit of not less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate.
 - 10.A.2) Procure and maintain during the life of this Agreement, and until one year after the completion of this Agreement, Commercial General Liability Insurance, including Products and Completed Operations for all claims that might occur in carrying out the Agreement. Minimum coverage shall be \$1,000,000 per occurrence, \$1,000,000 general aggregate, combined single limit for bodily injury, personal

- injury, and property damage. Such coverage shall be of the "occurrence" type form and shall include the employees of the A/E as insureds.
- 10.A.3) Procure and maintain Commercial Automobile Liability Insurance for all owned, non-owned, and hired vehicles that are used in carrying out the Agreement. Minimum coverage shall be \$1,000,000 per occurrence combined single limit for bodily injury and property damage.
- 10.A.4) Provide an insurance certificate indicating the above Commercial Liability Insurance and property damage coverage, countersigned by an insurer licensed to do business in Wisconsin, covering and maintained for the period of the Agreement. Upon request by COUNTY, the insurance certificate is to be presented on or before execution of the Agreement.

11. ARTICLE 11: MISCELLANEOUS PROVISIONS

- 11.A. A/E warrants that it has complied with all necessary requirements to do business in the State of Wisconsin, that the persons executing this Agreement on its behalf are authorized to do so.
- 11.B. Legal Relations. The A/E shall comply with and observe federal and state laws and regulations and local zoning ordinances applicable to this project and in effect on the date of this Agreement.
- 11.C. Approvals or Inspections. None of the approvals or inspections performed by COUNTY shall be construed or implied to relieve the A/E from any duty or responsibility it has for its professional performance, unless COUNTY formally assumes such responsibility in writing from COUNTY so stating that the responsibility has been assumed.
- 11.D. Successors, Subrogees and Assigns. COUNTY and A/E each bind themselves, their partners, successors, subrogees, assigns, and legal representatives to the other party to this Agreement and to the partners, successors, subrogees, assigns and legal representatives of such other party with respect to covenants of this Agreement.
- 11.E. Claims. The A/E's project manager will meet with COUNTY's Project Manager to attempt to resolve claims, disputes and other matters in question arising out of, or relating to, this Agreement or the breach thereof. Issues not settled are to be presented in writing to the COUNTY Deputy Public Works Director for review and resolution. The decision of the Deputy Public Works Director shall be final. Work shall progress during the period of any dispute or claim. Unless specifically agreed between the parties, venue will be in Dane County, Wisconsin.
- 11.F. Amendment of Agreement. This Agreement may be amended in writing by both COUNTY and A/E.
- 11.G. It is expressly understood and agreed to by the parties hereto that in the event of any disagreement or controversy between the parties, Wisconsin law shall be controlling. Venue for any legal proceedings shall be in the Dane County Circuit Court.
- 11.H. This Agreement is intended to be an agreement solely between the parties hereto and for their benefit only. No part of this Agreement shall be construed to add to, supplement, amend, abridge or repeal existing duties, rights, benefits or privileges of any third party or parties, including but not limited to employees of either of the parties.

11.I. The entire agreement of the parties is contained herein and this Agreement supersedes any and all oral agreements and negotiations between the parties relating to the subject matter hereof. The parties expressly agree that this Agreement shall not be amended in any fashion except in writing, executed by both parties.

12. ARTICLE 12: NONDISCRIMINATION IN EMPLOYMENT

12.A. During the term of this Agreement, A/E agrees not to discriminate on the basis of age, race, ethnicity, religion, color, gender, disability, marital status, sexual orientation, national origin, cultural differences, ancestry, physical appearance, arrest record or conviction record, military participation or membership in the national guard, state defense force or any other reserve component of the military forces of the United States, or political beliefs against any person, whether a recipient of services (actual or potential) or an employee or applicant for employment. Such equal opportunity shall include but not be limited to the following: employment, upgrading, demotion, transfer, recruitment, advertising, layoff, termination, training, rates of pay, and any other form of compensation or level of service(s). A/E agrees to post in conspicuous places, available to all employees, service recipients and applicants for employment and services, notices setting forth the provisions of this paragraph. The listing of prohibited bases for discrimination shall not be construed to amend in any fashion state or federal law setting forth additional bases and exceptions shall be permitted only to the extent allowable in state or federal law.

12.B. Civil Rights Compliance:

- 12.B.1) If A/E has twenty (20) or more employees and receives \$20,000 in annual contracts with COUNTY, the A/E shall submit to COUNTY a current Civil Rights Compliance Plan (CRC) for Meeting Equal Opportunity Requirements under Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title VI and XVI of the Public Service Health Act, the Age Discrimination Act of 1975, the Omnibus Budget Reconciliation Act of 1981 and Americans with Disabilities Act (ADA) of 1990. A/E shall also file an Affirmative Action (AA) Plan with COUNTY in accordance with the requirements of Chapter 19 of the Dane County Code of Ordinances. A/E shall submit a copy of its discrimination complaint form with its CRC/AA Plan. The CRC/AA Plan must be submitted prior to the effective date of this Agreement and failure to do so by said date shall constitute grounds for immediate termination of this Agreement by COUNTY. If an approved plan has been received during the previous calendar year, a plan update is acceptable. The plan may cover a two-year period. If A/E has less than twenty (20) employees, but receives more than \$20,000 from the COUNTY in annual contracts, it may be required to submit a CRC Action Plan to correct any problems discovered as the result of a complaint investigation or other Civil Rights Compliance monitoring efforts set forth herein below. If A/E submits a CRC/AA Plan to a Department of Workforce Development Division or to a Department of Health and Family Services Division that covers the services purchased by COUNTY, a verification of acceptance by the State of A/E's Plan is sufficient.
- 12.B.2) A/E agrees to comply with the COUNTY's civil rights compliance policies and procedures. A/E agrees to comply with civil rights monitoring reviews performed by the COUNTY, including the examination of records and relevant files maintained by the A/E. A/E agrees to furnish all information and reports required by the COUNTY as they relate to affirmative action and non-discrimination. A/E further agrees to cooperate with COUNTY in developing, implementing, and monitoring corrective action plans that result from any reviews.

- 12.B.3) A/E shall post the Equal Opportunity Policy, the name of A/E's designated Equal Opportunity Coordinator and the discrimination complaint process in conspicuous places available to applicants and clients of services, applicants for employment and employees. The complaint process will be according to COUNTY's policies and procedures and made available in languages and formats understandable to applicants, clients and employees. A/E shall supply to COUNTY's Contract Compliance Officer upon request a summary document of all client complaints related to perceived discrimination in service delivery. These documents shall include names of the involved persons, nature of the complaints, and a description of any attempts made to achieve complaint resolution.
- 12.B.4) A/E shall provide copies of all announcements of new employment opportunities to COUNTY's Contract Compliance Officer when such announcements are issued.

ATTACHMENT A

ARCHITECTURAL / ENGINEERING PROFESSIONAL SERVICES AGREEMENT AGREEMENT ON CONSTRUCTION PHASE SITE VISITS

		Project No.:	319022	
		Agreement No.	• 1 1 1	
Project Name:	Juvenile Detention Center Addition			

Construction phase services, for the Project referenced above, shall be provided by either the A/E or its Consultants as follows and in compliance with Article 2.G.:

- 1. The A/E shall visit the site a minimum of one (1) time per week during the construction phase and attend the pre-construction meeting, weekly progress meetings and final inspection to determine if work has been completed according to plans and specifications. Site visits shall be conducted at essential times during the construction phase. To be considered a site visit, close-up observation of the current building elements in process of being constructed must be performed. Additional site visits necessitated by A/E error, omission, unauthorized changes or negligence, shall be accomplished without additional cost to COUNTY. Additional site visits necessitated by significant failure on the part of the lead or other prime construction contractors to perform, will be given consideration as additional services, reimbursable by the responsible construction contractor(s) through COUNTY. Where specialty work is performed "in-house" or by an outside Consultant, the minimum number of separate site visits by that specialist shall be as indicated below.
- 2. The Structural Consultant shall visit the site a minimum of two (2) times during the construction phase for the building exterior work.
- 3. The Mechanical Consultant shall visit the site a minimum of two (2) times per month during the construction phase.
- 4. The Electrical Consultant shall visit the site a minimum of two (2) times per month during the construction phase.
- 5. The Plumbing Consultant shall visit the site a minimum of two (2) times per month during the construction phase.
- 6. The Security Consultant shall visit the site a minimum of two (2) times during the construction phase.

ATTACHMENT B

		Date:	
		Project No.: <u>319022</u>	2
		Agreement No.:	
THIS AGREEMENT is betw Agreement, and		rchitects, hereinafter called "A/E", inafter called the "Consultant".	executing this
	WITN	ESSETH	
WHEREAS, the A/E has entered a project, hereinafter named "Proj		nt with COUNTY to furnish profession or ibed as follows:	nal services with
Juvenile Detention Center Ad	ldition		
WHEREAS, the A/E deems it a services in connection with this p		e the services of a Consultant to fur	nish professional
		e terms of the Agreement between C t forth and binding upon the Consulta	
		vent of conflict between the A/E's ultant, the A/E's Agreement with CO	
WHEREAS, the Consultant has s	signified willingne	ss to furnish services for the A/E;	
NOW, THEREFORE, in consideration the parties hereto agree as set for hereto and made a part hereof.	deration of the pretth in the Agreeme	mises and to their mutual and depen nt between COUNTY and the A/E w	dent agreements, hich are annexed
IN WITNESS WHEREOF, the	A/E and the Cons	ultant have executed this Agreement.	
		Venture Architects	
Signature	Date	Signature	Date
Printed Name		Printed Name	
Printed Name		Printed Name	