Sustainable Project Goals Exhibit



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- 8. Acknowledgement. You acknowledge that you have read this agreement, understand it, and agree to be bound by its terms and conditions, and that it will be governed by the laws of the District of Columbia. You further agree that it is the complete and exclusive statement of your agreement with DBIA which supersedes any proposal or prior agreement, oral or written, and any other communications between the parties relating to the subject matter of this agreement.

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Sustainable Project Goals Exhibit

This document has important legal consequences. Consultation with an attorney is recommended with respect to its completion or modification and its relation to the other Contract Documents set forth in DBIA Document No. 525, Standard Form of Agreement Between Owner and Design-Builder Lump - Sum (2010 Edition) or DBIA Document No. 530, Standard Form of Agreement Between Owner and Design-Builder - Cost Plus Fee with an Option for a Guaranteed Maximum Price (2010 Edition).

PROJECT:

(Include Project name and location as it will appear in the Contract Documents)

Article 1

Project Goals

1.1 The Parties shall discuss prior to execution of the Design-Build Agreement the extent to which they will incorporate sustainable design elements, including whether LEED® Certification will be required, under the guidelines of the U.S. Green Building Council's (USGBC) LEED® Rating Systems. The Parties can either select one or both of the boxes below as they deem appropriate.
It is the shared goal of the Parties to design and construct a Project that imposes a minimal negative impact on the environment while maximizing the health and comfort of the Project's users and occupants by exploring commercially available sustainable design products, technologies, and practices that can be incorporated into the Project. Accordingly, Design-Builder and Owner shall discuss with the Design Consultant, during the design phase, and incorporate into the Project, design and construction methods, materials and systems for an environmentally beneficial, cost effective, and resource efficient Project. This may include sustainable practices that impact the Project site, energy and water use, materials, indoor air quality, and maintenance, provided that the sustainable design elements and construction practices are consistent with the Contract Price and Project Schedule. In the event said sustainable design elements and practices are not included in the Basis of the Design Documents or the Contract Price and Project Schedule, Design-Builder will be entitled to a Change Order.
and/or
Owner and Design-Builder agree that a shared goal is that the Project will achieve (1) the following sustainable rating system, or (2) the following level of LEED® certification under version of the USGBC's

			[F a	New Co	nstruction & Major Renovations, Core and Shell,
	Comme	rcial Inte	eriors, etc.] Rating Syste		istraction a major removations, core and ones,
			Certified		Gold
			Silver		Platinum
Basis of develop Condition Contract the Basis	Docume of Design pment profons of (ct") to ide	ents if fe n Docur ocess de Contract entify the esign D	asible. If it is not feasible ments, the Design-Build escribed in Section 2.4 of Between Owner and e achievable LEED® created occuments or the Contract.	e to asce ler and of the DB Design- edits. In	LEED® certification will be set forth in the Basis of ertain the achievable LEED® credits as part of the Owner will work together as part of the design BIA Document No. 535, Standard Form of General Builder (2010 Edition) ("General Conditions of the event said LEED® credits are not included in e and Project Schedule, Design-Builder will be
				Article	
			Project	Comm	issioning
process necess (LEED®	ty (CxA) s activition ary docu B AP) an	shall bes, inclumentations in the second in	pe retained to lead, revuding monitoring complon for commissioning cretile the credit requirements	view, an iance wiedits. The of the	s required, that an independent Commissioning doversee the completion of all commissioning ith the Contract Documents and completing all se CxA shall be a LEED® Accredited Professional applicable LEED® rating system. The CxA shall the Owner, with a copy to the Design-Builder.
to com design commis	ary comr pletion of submiss ssioned f	missioni of the C ions. Th or comp	ng design reviews of the Construction Documents ne CxA shall also review Diance with the Basis of	e Basis of and basis of Design	ew requirements of the LEED® rating system, the of Design Documents and design documents prior ack-check the review comments in subsequent Builder's submittals applicable to systems being Documents. This review shall be concurrent with n-Builder and the Owner.
2.3	The Cx	A shall b	pe retained by:		
		Design-	-Builder, as part of the C	ontract F	Price;
		The Ow	vner, as an independent	consulta	nt.

The CxA shall provide the following level of service:

Enhanced Commissioning

Fundamental Building Systems Commissioning

2.4

Article 3

Legal Requirements

- 3.1 The parties will discuss whether LEED® certification or other sustainable standards are required by law (Legal Requirements). The Owner shall be responsible to identify any such requirements applicable to the Project and the Design-Builder is entitled to rely on the Owner's representations without any independent verification.
- 3.2 The Design-Builder shall not be liable for any costs or delay due to changes in the law after establishment of the agreed Contract Price which increases the cost or time for completion of the Project due to sustainable requirements.
- **3.3** The Owner has identified the following Legal Requirements for the Project that relate to sustainable design:

(Insert here any ordinance, statute, executive order or other Legal Requirement; if nothing is inserted here, it is presumed that there are no applicable requirements.)

3.4 The Design-Builder acknowledges that as a matter of law the Project is obligated to satisfy or achieve the level of LEED® certification or other sustainable standards identified in the above-cited Legal Requirements. Owner recognizes that the ultimate decision to certify the Project under a LEED® Rating System and/or the satisfaction of other sustainable standards is dependent on a variety of circumstances, including the subjective determination of the USGBC and/or other interested organizations or entities. Therefore, Owner and Design-Builder pledge to each other to use best efforts to satisfy or achieve the level of LEED® certification or to satisfy the other sustainable standards indicated in the Basis of Design Documents or mandated by Legal Requirements.

Article 4

Remedies

- **4.1** In the event that the Project fails to satisfy or obtain such level of LEED® certification or other sustainable standards as identified or as required by the Legal Requirements, the parties agree to file a timely appeal to the USGBC, or other appropriate entity, of such action. The costs of such appeal shall be paid for by the Owner.
- **4.2** In the event that, after a timely appeal to the USGBC or other certifying organization, the Project fails to satisfy or obtain such level of LEED® certification or other sustainable standards as are identified in, or as required by the Legal Requirements, the parties agree as follows:

(check the appropriate box below)

	Wai	ver.	In no	event shall	the failure o	f the	Project to	satis	fy or ol	btain su	ch level	of LEED®
certifica	tion	or	other	sustainable	standards	be	deemed	a bre	each o	f contr	act, or	otherwise
actional	ble by	y th	e Owr	er, and any	claims for f	ailur	e of Desig	ın-Buil	der to	satisfy	or achie	ve LEED®

		or					
the level of LEE standards as are fully satisfied its other sustainable provided the Ow to pay the Owner of	ted Damages. Design-Builder ED® certification indicated above identified, or as required by obligations in relation thereto. The standards are not satisfied or the following amount not by weet the liable for any other.	we and/or to satisfy or achieve the Legal Requirements, provident in the event such level of LE or achieved, subject to a timely igations in relation thereto, Develor of penalty, but as liquidated Dollars (\$	e other sustainable ded the Owner has ED® certification or ly filed appeal, and sign-Builder agrees damages, the sum). Design-				
	Builder shall not be liable for any other related damages including, but not limited to consequential damages as identified in the General Conditions of Contract.						
		or					
through the adequipments in or achieve other su	Obligation to Cure. Design dition, replacement or correcter to obtain the level of LEEI stainable standards as are idewner has fully satisfied its oon is limited to:	ction of materials, configura)® certification indicated above ntified, or as required by the Lo	ations, systems or and/or to satisfy or egal Requirements,				
	Design-Builder's remaining con	tingency (if a GMP contract);					
	Design-Builder's share of the sa	avings (if a GMP contract); or,					
	The sum of	Dollars (\$).				

certification at any level or other sustainable standards are hereby waived by the Owner against

Article 5

Experimental Products, Design or Systems

- **5.1** In order to achieve the desired LEED® level of certification or other similar rating, the Design-Builder or its Design Consultant has recommended the use of the products, materials or building systems (hereafter "Sustainable Product") identified on the attached **Exhibit 1**. The Design-Builder has disclosed to the Owner that it has limited or no prior professional experience with such Sustainable Product in actual construction. However, the Design-Builder and its Design Consultant have reviewed technical literature on the Sustainable Product and, if the Sustainable Product performs as represented by the manufacturer, the Design-Builder believes that it will meet the Owner's requirements and help achieve the desired LEED® certification or other similar rating.
- **5.2** The Design-Builder has advised the Owner of the risks and benefits of such Sustainable Product, and that the proposed use of such Sustainable Product is untested with this Design-Builder and, therefore, experimental. The Design-Builder and Owner have discussed alternative methods, products, materials or building systems, and the Owner desires, nonetheless, to use the Sustainable Product identified in **Exhibit 1**.
- **5.3** Given all this information, and with full knowledge of the risks and rewards, the Owner consents to the Design-Builder's inclusion of the Sustainable Product identified in **Exhibit 1** in the Project design. The Owner understands that the Design-Builder does not warrant the performance of the Sustainable

Design-Builder.

Product and, in the event the Owner is not satisfied with the performance of the same, the Owner shall look solely to the manufacturer, supplier or installer of the same, and waives any claim against the Design-Builder and its Design Consultant that result from the Owner's selection of the Sustainable Product for use on this Project.

Article 6

Miscellaneous

- **6.1** The registration, certification, credit interpretation ruling and any other fees charged by the USGBC, The Green Building Certification Institute or other similar organizations shall be paid by the Owner, directly to such organizations, and shall not be an obligation of the Design-Builder, nor included in the Contract Price unless otherwise agreed in writing.
- 6.2 In no event shall the dates of Substantial Completion or Final Completion be contingent on any certification of the Project to meet any level of the USGBC's LEED® rating system or other similar system.



I HAVE READ THIS CONSENT FORM AND UNDERSTAND THAT BY SIGNING BELOW I SIGN THIS CONSENT AS MY OWN FREE ACT, WITH KNOWLEDGE OF THE RISKS INVOLVED AND SIGN THIS UNDER NO COERCION OR DURESS.

OWNER:	DESIGN-BUILDER:
(Name of Owner)	(Name of Design-Builder)
(Signature)	(Signature)
(Printed Name)	(Printed Name)
(Title)	(Title)
Date:	Date:

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