Contract for Inspection Services

U.S. Department of Housing and Urban Development
Office of Public and Indian Housing

OMB Approval No. 2577-0157 (exp. 1/31/2027)

(Turnkey)

Public reporting burden for this collection of information is estimated to average 1.5 hours, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct and sponsor, and a person is not required to respond to, a collection of information unless the collection displays a valid control number. Comments regarding the accuracy of this burden estimate and any suggestions for reducing this burden can be sent to the Reports Management Officer, Office of Policy Development and Research, REE, Department of Housing and Urban Development, 451 7th St SW, Room 4176, Washington, DC 20410-5000. When providing comments, please refer to OMB Approval No. 2577-0157. Information provided is to obtain architectural services for turnkey projects. Information is required to obtain benefit. Under 24 CFR 905.600 the PHA will select an architect to perform construction inspections and certify that construction is performed in accordance with the contract of sale. HUD-5084 is used by the PHA to obtain professional architectural services to perform construction inspections of a turnkey project. The information collected will not be held confidential.

This Agreement entered into as of the	day of	by and between the	
		a public body organized and existing undo	er and by virtue of the laws
of the State of	(herein after called the Local Authority or LA), and		
Architects, of	(hereinafter called	the Architect):	
Witnessed that:			
Whereas, the LA is undertaking the acquis	ition of a low-rent housing p	roject designated as Project No.	
Located at	_	in	_
and			
		partment of Housing and Urban Developm of this project under the provisions of the U	
Sale) with the Seller) in which the LA has agreed to constructed in accordance with plans and s	purchase certain real esta specifications as set forth in nents to consist of	LA entered into a certain agreement (hereing [] (In the Contract of Sale and hereinafte after completion thereon by the Seller of the Contract of Sale (which said Contract of buildings containing	r in this Agreement called f certain improvements to be Sale is made a part hereof
•	. •	vices with reference to the LA's interest in th	e Contract of Sale:
Now, Therefore, the LA and the Architect	•		,
Article 1. Scope. The Architect agrees to p	provide professional service	s for the LA in connection with the project as	set forth in Article 3 hereof.
Article 2. Fee. For the professional service the rate of two and one-half times the direct		rticle 3 hereof, the LA agrees to pay the Arcl proved by the LA.	hitect a fee determined at
performing the services stipulated under the not exceed \$ per hour. Direct nature required for performance of this content the actual timing of services, calculation of the actual timing of services.	nis contract, at rates of pay ect personnel expense does tract and for which compens the maximum remuneration	paid to the Architect, his collaborators and consistent with the nature of the services pe is not include stenographic, clerical, or other leation is included in the fee stipulated herein. It to the Architect shall be based on the assumptruction period. The total compensation to the	rformed, but which shall expense of an overhead It is agreed that, regardless of ption that professional
Payments to the Architect on account of seg forth an itemization of direct personnel ex		nade at the end of each month when the Arc	hitect shall submit a billsettin

Article 3. Professional Services. The Architect shall:

- 3.1 Perform all services required of the Architect as set forth in the Contract of Sale.
- 3.2 Furnish the LA at the time of executing this Agreement a written list of those who may collaborate in inspecting the work. The Architect will be responsible for compensating such collaborators.
- 3.3 In cooperation with the LA, prepare an inspection schedule appropriate to the construction and anticipated progress, but in no case less often than monthly.
- 3.4 Make on-site inspections according to the schedule to determine conformity with plans and specifications, including compliance with the Uniform Federal Accessibility Standards or the Deeming Notice (79 Fed. Reg. 29,671 (May 23, 2014)), the 2010 ADA Standards, and the Fair Housing Act (if applicable), without in any way guaranteeing the Seller's work or assuming responsibility for the project design.
- 3.5 Within five days of each inspection, provide the LA a written report on such inspection including all deficiencies observed in the work and send copies of each such report to the Seller, to the Lender, and to the Housing Assistance Office.
- 3.6 Check (without verifying by physical measurement or instrument survey) lines and grades of foundations, surfaces, grassed areas and underground utilities laid out by the Seller.
- 3.7 Advise the LA on special problems and any changes in the work. Prepare and countersign construction change orders involving a change in contract price and/or extension of contract time for execution by the LA and the Seller. Changes not affecting contract price or time of

completion shall be documented, singly or in groups, for formal acceptance by the LA and the Seller and countersigning by the Architect. Changes affecting the contract price (see Article IV, Contract of Sale) shall be carefully checked as to monetary value and the countersignature thereon shall indicate that the credit or extra has been verified by the Architect and that the amount involved represents a reasonable adjustment of the contract price.

- 3.8 Approve materials and color schemes, and recommend LA approval or disapproval of samples, certificates, and test reports when provided for in the Contract of Sale.
- 3.9 Maintain a file of shop drawings, guarantees and warranties relating to the improvement; review and approve "as-built" drawings and specifications; and transfer this material to the LA at completion of construction.
- 3.10 Attend conferences when and as deemed necessary by the LA.
- 3.11 Assist in final inspection and prepare list of incomplete or defective work and, if necessary, prepare the documents and recommend monetization of any such work.
- 3.12 Certify at the time of settlement that the property involved complies in all respects to the plans and specifications and any amendments thereto, and is in good and tenantable condition.
- 3.13 Certify as to full completion of the project for payment of amounts withheld at the time of settlement.
- 3.14 Inspect the project after final acceptance and occupancy and before expiration of any applicable guarantees or warranties, if requested to do so by the LA.

Article 4. Miscellaneous Requirements

- 4.1 Prevailing Wages. The Architect and his/her agents shall pay or cause to be paid to all Architects, technical engineers, draftsmen, and technicians employed on any part of the work under this contract not less than the salaries or wages prevailing in the locality, as determined or adopted(subsequent to a determination under applicable State or local law) by HUD. The Architect shall furnish to the LA, with each statement submitted for services rendered, certification as to such compliance. These requirements shall not apply to executive, supervisory, and administrative employees.
- 4.2 Withholding of Wages. In cases (of which the LA has notice) of underpayment of wages required to be paid under the requirement above, the LA may withhold from the Architect out of payments due, an amount sufficient to pay to the employees involved the difference between the wages required to be paid under the contract and the wages actually paid such employees for the total number of hours worked. The amounts withheld may be disbursed by the LA for and on account of the Architect to the respective employees to whom they are due.
- 4.3 Equal Employment Opportunity. During the performance of this Agreement, the Architect agrees not to discriminate against any employee or applicant for employment because of race, color, religion, sex, disability, or national origin. The Architect will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to race, color, religion, sex, handicap, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

The Architect shall insert provisions similar to the foregoing in all subcontracts, except subcontracts for standard commercial supplies or raw materials.

- 4.4 Officials Not to Benefit. No Member of or Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this Agreement, or to ant benefit that may arise therefrom.
- 4.5 Interest of Members of the LA and the Local Governing Body. No member, officer, or employee of the LA, no member of the governing body of the locality in which the LA was activated, and no other public official of such locality or localities who exercises any functions or responsibilities with respect to the Project, shall, during his/her tenure, or for one year thereafter, have any interest, direct or indirect, in this Agreement or the proceeds thereof.
- 4.6 Covenant Against Contingent Fees. The Architect warrants that he/she has not employed any person to solicit or secure this Agreement upon an agreement for a commission, percentage, brokerage, or contingent fee. Breach of this warranty shall give the LA the right to terminate this Agreement or, in its discretion, to deduct from the compensation otherwise payable, the amount of such commission, percentage, brokerage, or contingent fee.
- 4.7 Assignability. The Architect shall not assign or transfer any interest in this Agreement except that claims for monies due or to become due him/her from the LA under the Agreement may be assigned to a bank, trust company, or other financial institution.
- 4.8 Termination. The LA reserves the right to terminate the services of the Architect by giving at least three days written notice of the fact and time of such termination. In such event, all finished or unfinished work prepared by the Architect shall become the property of the LA, and the Architect shall be entitled to compensation for satisfactory work under this Agreement on the basis stated in Article 2.

In Witness Whereof, the LA and the Architect have executed this Agreement as of the day and year first above written.

Ву	
BY	
Title	
Architect's Business Address and Zip Code	
	Architect's Business Telephone
	Architect's Home Telephone