

AGREEMENT FOR ENGINEERING & DESIGN SERVICES

for

Concession Building and Storage

(1,200 square feet)

This Agreement is made and entered into in Deer Park, Harris County, Texas on the 7th day of February 2019; by and between

The City of Deer Park, a Municipal Corporation in the State of Texas

And

Carnes Engineering, Inc. ENGINEER(s) duly licensed, and practicing under the laws of the State of Texas.

Said Agreement being executed by the City pursuant to the City Charter, Ordinances, and Resolutions of the City Council, and by the Engineer for engineering services hereinafter set forth in connection with the above-designated Project for the City of Deer Park.

DEER PARK retains **Carnes Engineering, Inc.** to perform engineering services related to the design and construction of a **Concession Building and Storage** in return for consideration to be paid by DEER PARK under terms and conditions set forth below.

ARTICLE 1. SCOPE OF WORK

- 1.1 ENGINEER will provide engineering, design, consultation, project management, and other services as required to perform and complete the Scope of Work & Services specifically identified in Exhibit A of this Agreement. The Services Scope of Work (the "Work") and the time schedules set forth in Exhibit A are based on information provided by DEER PARK and ENGINEER. The schedule of milestones and deliverables are essential terms of this Agreement.
- 1.2 If this information is incomplete or inaccurate, or if site conditions are encountered which materially vary from those indicated by DEER PARK, or if DEER PARK directs ENGINEER to change the original Scope of Work shown in Attachment A, a written amendment equitably adjusting the costs, performance time and/or terms and conditions, shall be executed by DEER PARK and ENGINEER.

ARTICLE 2. COMPENSATION

- 2.1 ENGINEER bills for its services on a time and materials basis using the Schedule of Rates and Terms entitled Estimated Level of Effort ("Schedule of Rates") attached as Exhibit A of this Agreement. As requested, ENGINEER has provided an estimate of the fees for the Work amounting to \$6,500.00 plus billable hours/reimbursibles ENGINEER will not exceed that estimate without prior approval from DEER PARK. ENGINEER will notify DEER PARK, for approval, of any proposed revisions to the Schedule of Rates and effective date thereof which shall not be less than thirty (30) days after such notice.
- 2.2 ENGINEER will submit monthly invoices for Services rendered, and DEER PARK will make payment within thirty (30) days of receipt of ENGINEER'S invoices. If DEER PARK objects to all or any portion of an invoice, it will notify ENGINEER of the same within fifteen (15) days from the date of receipt of the invoice and will pay that portion of the invoice not in dispute, and the parties shall immediately make every effort to settle the disputed portion of the invoice. Prices or rates quoted do not include state or local taxes.

ARTICLE 3. DEER PARK'S RESPONSIBILITIES

- 3.1 DEER PARK will designate in writing the person or persons with authority to act on DEER PARK's behalf on all matters concerning the work to be performed.
- 3.2 DEER PARK will furnish to ENGINEER all existing studies, reports, data and other information available to DEER PARK necessary for performance of the Work, authorize ENGINEER to obtain additional data as required, and furnish the services of others where necessary for the performance of the Work. ENGINEER will be entitled to use and rely upon all such information and services.
- 3.3 Where necessary to performance of the Work, DEER PARK shall arrange for ENGINEER to have access to any site or property.

ARTICLE 4. PERFORMANCE OF SERVICE

- 4.1 ENGINEER's services will be performed within the schedule and time period set forth in Exhibit A.
- 4.2 ENGINEER shall perform the Work, and any additional services as may be required, for the development of the Project to completion.
- 4.3 If required, additional services will be performed and completed within the time period agreed to in writing by the parties at the time such services are authorized.

- 4.4 If any time period within or date by which any of ENGINEER's services are to be performed is exceeded for reasons outside of ENGINEER's reasonable control, all rates, measures and amounts of compensation and the time for completion of performance shall be subject to equitable adjustment.

ARTICLE 5. CONFIDENTIALITY

- 5.1 ENGINEER will hold confidential all information obtained from DEER PARK, not previously known by ENGINEER or in the public domain.

ARTICLE 6. STANDARD OF CARE & WARRANTY

- 6.1 Standard of Care. In performing services, ENGINEER agrees to exercise professional judgment, made on the basis of the information available to ENGINEER, and to perform its engineering services with the professional skill and care of competent design professionals practicing in the same or similar locale and under the same or similar circumstances and professional license. ENGINEER also agrees to perform its engineering services as expeditiously as is prudent considering this standard of care. This standard of care shall be judged as of the time and place the services are rendered, and not according to later standards.
- 6.2 Warranty. If any failure to meet the foregoing standard of care Warranty appears during one year from the date of completion of the service and ENGINEER is promptly notified thereof in writing, ENGINEER will at its expense re-perform the nonconforming work.
- 6.3 The foregoing Warranty is the sole and express warranty obligation of ENGINEER and is provided in lieu of all other warranties, whether written, oral, implied or statutory, including any warranty of merchantability. Engineer does not warrant any products or services of others. ENGINEER, however, expressly acknowledges that these warranty obligations do not eliminate the applicability of the standard of care to all of its work and that the OWNER may still retain remedies against ENGINEER following the expiration of the warranty period in contract, tort, or otherwise as the law allows.

ARTICLE 7. INSURANCE

- 7.1 ENGINEER will procure and maintain insurance as required by law. At a minimum, ENGINEER will have the following coverage:
- (1) Workers compensation and occupational disease insurance in statutory amounts.
 - (2) Employer's liability insurance in the amount of \$1,000,000.

- (3) Automobile liability in the amount of \$1,000,000.
- (4) Commercial General Liability insurance for bodily injury, death or loss of or damage to property of third persons in the amount of \$1,000,000 per occurrence, \$2,000,000 in the aggregate.
- (5) Professional errors and omissions insurance in the amount of \$1,000,000.

7.2 ENGINEER has provided a Statement of Insurance to DEER PARK demonstrating and reflecting that ENGINEER has procured and maintains insurance coverage in accordance with the requirements stated above. That Statement of Insurance is Attachment C of this Agreement.

ARTICLE 8. INDEMNITY

8.1 THE ENGINEER SHALL INDEMNIFY AND HOLD HARMLESS THE CITY, ITS OFFICERS, OFFICIALS, AGENTS AND EMPLOYEES FROM AND AGAINST ALL CLAIMS, CAUSES OF ACTION, LOSSES, LAWSUITS, JUDGMENTS, FINES, PENALTIES, COSTS, DAMAGES, OR LIABILITY OF ANY CHARACTER, TYPE OR DESCRIPTION INCLUDING WITHOUT LIMITATION, ALL EXPENSES OF LITIGATION, INCLUDING EXPERT OR CONSULTANT FEES, COURT COSTS, AND ATTORNEY'S FEES, RESULTING FROM PERSONAL INJURY (INCLUDING DEATH), PROPERTY DAMAGE OR OTHER HARM, BUT ONLY TO THE EXTENT THAT SUCH PERSONAL INJURY, PROPERTY DAMAGE OR HARM IS CAUSED BY OR RESULTS FROM AN ACT OF NEGLIGENCE, INTENTIONAL TORT, INTELLECTUAL PROPERTY INFRINGEMENT, OR FAILURE TO PAY A SUBCONTRACTOR OR SUPPLIER COMMITTED BY THE ENGINEER OR THE ENGINEER'S AGENT, CONSULTANT UNDER CONTRACT, OR ANOTHER ENTITY OVER WHICH THE ENGINEER EXERCISES CONTROL.

IF THE CITY DEFENDS AN ACTION, CLAIM, LAWSUIT OR OTHERWISE INCURS ATTORNEY'S FEES AS A RESULT OF AN INDENMIFIED CLAIM AS STATED ABOVE, ENGINEER AGREES TO REIMBURSE THE CITY IN PROPORTION TO THE ENGINEERS LAIBILITY.

8.2 ENGINEER agrees to and shall contractually require its consultants and subcontractors of any tier to assume the same indemnification obligations to Indemnities as stated herein.

ARTICLE 9. OWNERSHIP OF DOCUMENTS

9.1 As long as DEER PARK is current in the payment of all undisputed invoices, all work product prepared by the ENGINEER pursuant to this Agreement, including, but not limited to, all Contract Documents, Plans and Specifications and any computer aided design, shall be the sole and exclusive property of DEER PARK, subject to the ENGINEER's reserved rights.

- 9.2 ENGINEER's technology, including without limitation customary techniques and details, skill, processes, knowledge, and computer software developed or acquired by ENGINEER or its Consultants to prepare and manipulate the data which comprises the instruments of services shall all be and remain the property of the ENGINEER.

ARTICLE 10. INDEPENDENT CONTRACTOR

- 10.1 The ENGINEER is an independent contractor and shall not be regarded as an employee or agent of the DEER PARK.

ARTICLE 11. COMPLIANCE WITH FEDERAL, STATE AND LOCAL LAWS

- 11.1 The ENGINEER shall observe all applicable provisions of the federal, state and local laws and regulations, including those relating to equal opportunity employment.

ARTICLE 12. SAFETY

- 12.1 DEER PARK shall inform the ENGINEER and its employees of any applicable site safety procedures and regulations known to DEER PARK as well as any special safety concerns or dangerous conditions at the site. The ENGINEER and its employees will be obligated to adhere to such procedures and regulations once notice has been given.
- 12.2 ENGINEER shall not have any responsibility for overall job safety at the site. If in ENGINEER's opinion, its field personnel are unable to access required locations or perform required services in conformance with applicable safety standards, ENGINEER may immediately suspend performance until such safety standards can be attained. If within a reasonable time site operations or conditions are not brought into compliance with such safety standards, ENGINEER may in its discretion terminate its performance, in which event, DEER PARK shall pay for services and termination expenses as provided in Article 18.

ARTICLE 13. LITIGATION

- 13.1 At the request of DEER PARK, ENGINEER agrees to provide testimony and other evidence in any litigation, hearings or proceedings to which DEER PARK is or becomes a party in connection with the work performed under this Agreement, unless DEER PARK and the ENGINEER are adverse to one-another in any such litigation.
- 13.2 Any litigation arising out of this Agreement between DEER PARK and ENGINEER shall be heard by the state district courts of Harris County.

ARTICLE 14. NOTICE

- 14.1 All notices to either party by the other shall be deemed to have been sufficiently given when made in writing and delivered in person, by electronic mail, facsimile, certified mail or courier to the address of the respective party or to such other address as such party may designate.

ARTICLE 15. TERMINATION

- 15.1 The performance of work may be terminated or suspended by DEER PARK, for any reason. Such suspension or termination shall be subject to notice of DEER PARK's election to either suspend or terminate the Agreement fifteen (15) days' prior to the effective suspension or termination date. The Notice shall specify the extent to which performance of work is suspended or terminated and the date upon which such action shall become effective. In the event work is terminated or suspended by DEER PARK prior to the completion of services contemplated hereunder, ENGINEER shall be paid for (i) the services rendered to the date of termination or suspension and reasonable services provided to effectuate a professional and timely project termination or suspension.

ARTICLE 16. SEVERABILITY

- 16.1 If any term, covenant, condition or provision of this Agreement is found by a court of competent jurisdiction to be invalid, void or unenforceable, the remainder of this Agreement shall remain in full force and effect, and shall in no way be affected, impaired or invalidated thereby.

ARTICLE 17. WAIVER

- 17.1 Any waiver by either party or any provision or condition of this Agreement shall not be construed or deemed to be a waiver of a subsequent breach of the same provision or condition, unless such waiver is so expressed in writing and signed by the party to be bound.

ARTICLE 18. GOVERNING LAW

- 18.1 This Agreement will be governed by and construed and interpreted in accordance with the laws of the State of Texas.

ARTICLE 19. CAPTIONS

- 19.1 The captions contained herein are intended solely for the convenience of reference and shall not define, limit or affect in any way the provisions, terms and conditions hereof or their interpretation.

ARTICLE 20. ENTIRE AGREEMENT

- 20.1 This Agreement, its articles, provision, terms, and attached Schedules represent the entire understanding and agreement between DEER PARK and ENGINEER and supersede any and all prior agreements, whether written or oral, and may be amended or modified only by a written amendment signed by both parties.

This Agreement is effective on the last day signed.

Carnes Engineering, Inc

By _____

Name _____

Title _____

Date _____

The City of Deer Park

By _____

Name _____

Title _____

Date _____

EXHIBIT 'A'

Carnes Engineering, Inc.

12605 IH 10 East, Baytown, TX 77523 Physical
P.O. Box 668, Mont Belvieu, TX 77580 Correspondence
Voice (281) 385-1200 Fax (281) 385-0820
info@careng.net www.carnesengineering.com



January 30, 2019

Client:

City of Deer Park
Attn: Bill Pedersen, P.E.

Re:

Concession Building and Storage
1,200 Square Ft. (40 ft. X 30 ft. X 8 f.t eave)

General Services Agreement

Engineering Services

Carnes Engineering, Inc., (CEI) will develop engineering plans and specifications based on client furnished information and CEI design work to construct a 1,200 square foot concrete block building. Building to have a insulated steel sloped roof system. Block walls to have four (4) steel entry/exit doors and five (5) wind rated roll up steel doors. Four doors into the concession room and one into a storage area. Design documents will include sufficient detail to obtain competitive bids and building permits from jurisdictional agencies for the project location. Design will be based on accepted engineering methodology, jurisdictional codes, ordinances, and regulations. Out of scope work will be handled through signed change order and will be charged at published rates. All fees and reimbursable costs are the responsibility of the client, and when handled by CEI, will be billed at cost plus 15%. CEI will be pleased to make construction estimates from developed design documents and participate in construction management at cost plus 15 %.

Scope of Work:

1. Site visitation.
2. Site plan showing accessible route for ADA.
3. Construction plans (Structural, MEP).
4. ADA registration and review
5. Bid Documents
6. Bid Process
7. Construction Process

Provided or Reimbursed by Client:

Site Access
Site plan
Utility locations
Surveying as needed
Testing
Fees

1. Additional work requires a signed change order or a notice to proceed with the changes.
2. Our general fee schedule is supplied for completion of any work not in scope.
3. Client agrees to pay for additional work and expenses pertaining to this project including, but not limited to permit fees, review fees, testing, travel and other incidental expenses.

Amounts to be paid for by Client &/or paid for by CEI and reimbursement of same by Client:

Out of Scope work

General Fee Schedule:

Inspection	Time and travel cost		Design Engineer	\$ 125.00/ hr.
Administrative	\$ 95.00/ hr.		Principal Engineer	\$ 225.00/ hr.
Drafting	\$ 95.00/ hr.		Field Engineer	\$ 175.00/ hr.
Reimbursable expenses at cost plus 15 %		(Reproduction, communication, travel expenses, fees).		
CEI will furnish two plan sets; Submittals, reviews and extra sets are @ \$3.50/ Sheet (PDF & AutoCAD incl.)				
Mileage = \$.58/mi.	lodging/meals- & 250.00/day		Subject to change on excessively delayed projects	

Client hereby agrees to pay for any and all additional work and expenses relating to the Work, including but not limited to, testing costs and expenses, travel expenses and any and all other incidental expenses incurred by CEI.

Additional work not included in the Work shall be handled by change order for completion of any work performed by CEI which is not included in the Work as set forth under Scope of Work.

Estimated Cost: **\$6,500.00 Engineering** **(Scope 1-5)**
 Billable Hours/ reimbursibles **(Scope 6 & 7)**

Based on currently available information, anticipated work, mutually acceptable terms, and scope interpretation.
Engineering Services & Construction Documents
Permit, review, inspection & registration fees paid by client

Payment:

Monthly Invoice

COSTS NOT INCLUDED IN THIS PROPOSAL:

Construction Management
Items listed under "Provided by Client"
Environmental Issues

DISCLAIMER:

CEI is not responsible for delays or costs incurred as a result of site restrictions, environmental issues, client policies & procedures, emergencies, fires, re-design due to unknowns, additions to work scope, missing or misinformation. CEI will not under any circumstances be liable for special , indirect, punitive, consequential ,or any similar damages .

Severability:

If any provision of this Agreement is determined to be invalid, illegal or unenforceable, the remaining provisions of this Subcontract remain in full force, if the essential terms and conditions of this Service Agreement for each party remain valid, bind

TERMINATION OF CONTRACT:

Termination of this contract requires notice in writing. The Client understands CEI will be entitled to payment for services to date of receipt of written termination letter based on our published general fee schedule. CEI may terminate this agreement for its convenience with a notice in writing.

CONDITIONS OF CONTRACT:

Once work has started CEI requires a uniform flow of work until the project is complete. Projects delayed by the client for more than 30 days will be placed behind current work in progress. Extended delays may require CEI to review and adjust cost.

This Proposal may not be assigned by the Client.

This Proposal shall be governed by the laws of the State of Texas, exclusive of choice of law provisions and venue shall be in Chambers County, Texas

This Proposal constitutes the entire agreement by and between CEI and Client and supersedes all prior negotiations, representations or agreements, written or oral. The Client and CEI agree to look solely to each with respect to the performance of this Proposal. This Proposal is for the exclusive benefit of CEI and Client and not for the benefit of any third party beneficiary.

Contact CEI at (281) 385-1200 if you have any questions or need clarification on any of the above information.

THIS PROPOSAL SHALL BE CONSIDERED NULL AND VOID AND OF NO FORCE AND EFFECT IF IT IS NOT EXECUTED BY CLIENT AND RETURNED TO CEI ON OR BEFORE 5:00 PM (CENTRAL STANDARD TIME) 30 DAYS FROM GSA DATE ABOVE.

Accepted By:	
Printed Name	
Signature	Date