SECTION 000600

CONTRACT BETWEEN OWNER AND CONTRACTOR

This Agreement entered into thisday of	, 20 by
address is "Contractor"	whose business
St. Charles Parish, herein represented by the Parish President executing this Cocalled the "Owner".	ntract, hereinafter
0.00	

Witness that the Contractor and the Owner, in consideration of premises and the mutual covenants; consideration and agreement herein contained, agree as follows:

The Contractor shall furnish all labor and materials and perform all of the Work required to build, construct and complete in a thorough and workmanlike manner:

St. Charles West Library Renovation, 105 Lakewood Drive, Luling, LA 70070 Base $\operatorname{Bid}-$

Alternate No. 1: (REPLACE EXISTING CLERESTORY GLAZING/WINDOWS/FRAMES WITH NEW 1" GLAZING THAT IS CODE APPROVED IMPACT RESISTANT GLAZING/FRAMES (SIX LOCATIONS). NEW GLAZING/FRAMES TO MATCH EXISTING IN TERMS OF FINISH. FRAMES/INSTALL TO BE COORDINATED WITH NEW ROOF SCOPE. REF 088000-5, 2.11 FOR GLAZING TYPE/INFORMATION. CLERESTORY LOCATIONS BETWEEN COLUMN LINES B AND C. REFERENCE 2/G004 FOR SIZE OF EACH LOCATION - add) -

Alternate No. 2: (REPLACE ALL ABOVE FLOOR SLAB RACEWAY/CONNECTRAC SYSTEM LOCATIONS (REF KEYNOTES 1 AND 2/E2.01) WITH SAWCUT EXISTING CONCRETE SLAB/TRENCH ALL ELECTRICAL POWER (REF KEYNOTE 6/E2.01) FOR INFORMATION AND LOCATIONS/DROPS - add) —

Alternate No. 3: (REPLACE ALL NEW LIGHTING WITH LED TYPE/LAMP LIGHTING FIXTURES, REF E0.03 FOR ALTERNATE LIGHTING SCHEDULE. THIS IS FOR ALL AREAS RECEIVING NEW LIGHTS, REF RCP AND ELEC SHEETS. ANY EXISTING LIGHTS CALLLED OUT TO REMAIN ARE NOT TO BE INCLUDED IN THIS ALTERNATE - add). -

The abovementioned work shall be completed in strict accordance with Contract Documents prepared by:

720 Design, 9003 Oakpath Lane, Dallas, TX 75243 and +one design & construction, P.O. Box 40232, Baton Rouge, LA 70835

It is recognized by the parties herein that said Contract Documents including by way of example and not of limitation, the Drawings and Specifications dated 12 November 2015, Addenda number(s)1,2,3,4, the Instruction to Bidders, Bid Form, General Conditions, Supplementary Conditions, any Addenda thereto, impose duties and obligations upon the parties herein, and said parties thereby agree that they shall be bound by said duties and obligations. For these purposes, all

of the provisions contained in the aforementioned Contract Documents are incorporated herein by reference with the same force and effect as though said Contract Documents were herein set out in full.

The work shall be commenced on a date to be specified in a written order of the Owner and shall be completed within 270 consecutive calendar days from and after the said date.

By signing this Contract, the Contractor recognizes that the Owner will suffer direct financial loss if Work is not completed within the Contract Time specified plus any extensions thereof allowed in accordance with the General Conditions of this Contract, and therefore, time is of the essence. They also recognize the delays, expense and difficulties involved in proving in a legal preceding the actual loss suffered by Owner if the Work is not completed on time. Accordingly, instead of requiring any such proof, Contractor and Surety agree to forfeit and pay Owner One Hundred Fifty dollars (\$150.00) per day as Liquidated Damages for delay (but not as a penalty). Such Liquidated Damages will be assessed for each calendar day that expires after the Contract Time. This amount represents a reasonable estimate of Owner's expenses for extended delays and the costs associated therein. This provision shall be effective between the parties ipso facto and without demand or putting in default, it being specifically agreed that the Contractor by his mere failure to complete the Work on or before the date specified shall be deemed in default.

The Owner will pay and the Contractor will accept in full consideration for the performance of the Contract the sum of One Million Seven Hundred Ninety Seven Thousand U.S. dollars, (\$ 1,797,000.00) which sum represents the Base Bid [and Alternate Nos. N/A].

In Witness whereof, the parties hereto on the day and year first above written have executed this agreement in ___six (6) ____ counterparts, each of which shall, without proof or accountancy for the other counterparts, be deemed an original thereof.

WITNESSES:	CONTRACTOR:	Dynamic Constructors, LLC
Kmillan	BY:	Wil
m-		Kyle J. Sanderson
111111111111111111111111111111111111111		Managing Member
	Address fo	or giving notices:
		D Land A Road

Wetairie, LA 70001

WITNESSES:	OWNER: ST. CHARLES PARISH
	BY:
	LARRY COCHRAN
	PARISH PRESIDENT
	Address for giving notices:
	P.O. Box 302
	15045 River Road
	Hahnville, LA 70057

SECTION 00610

CERTIFICATE OF OWNER'S ATTORNEY

I, the undersigned, representative of St. Charles Paris	the duly authorized and acting lega, the ("Owner") do hereby certify as follows:
execution thereof, and I am of the executed by the proper parties th said representatives have full pov- respective parties named thereon;	Contract Documents and Surety Bonds and the manner of e opinion that each of the aforesaid agreements have been duly ereto acting through their duly authorized representatives; that wer and authority to execute said agreements on behalf of the and that the foregoing agreements constitute valid and legally es executing the same in accordance with terms, conditions and
SIGNATURE	TYPE OR PRINT NAME
DATE	LA. BAR LICENSE NO.