COLLEGE OF THE SISKIYOUS

ARCHITECTURAL SCHEMATIC DESIGN SERVICES FOR AN INDOOR ATHLETIC TRAINING FACILITY





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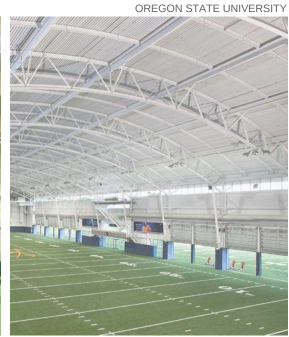


INSPIRATION PHOTOS PROJECTS NOT DESIGNED BY NM&R









UNIVERSITY OF NORTH TEXAS

VIRGINIA TECH



COS Field House Schematic Design

Project Overview:

This project would provide schematic design services for the athletic facility field house, outlined in the 2020 COS Facility Master Plan as an athletic need of the Weed campus. Our understanding of the project is that a facility is needed that would provide approximately 30,000 sqft all-weather practice space and house indoor athletic training as well as teaching for football, baseball, soccer and other sports and programs. The structure is needed for the athletic departments to extend their sports and training seasons when outside fields cannot be used during periods of inclement weather including summer fires, winter storms and snow cover. The indoor training facility is also key in leveraging campus amenities to recruit the best athletes within the division. This building would also fill a community need; although football and other COS sports programs would be the primary users of the facility the building would also provide athletic support spaces and conference rooms available for community use.

Program Outline:

Half (60 yard) football field Athletic support spaces (treatment, therapy, taping, physical exam, athletic offices, record and equipment storage) Athletic Training Studios Conference rooms Batting Cages (located outside adjacent to the main structure)

Deliverables:

Schematic design services provided by NM&R include;

- 1. Refining the project program.
- 2. Provide a complete description of proposed building systems (structural, mechanical, plumbing, electrical and fire alarm)
- 3. Using the project program to determine total building square footage and total project budget.
- 4. Translating the project program into drawings. These include plans and 3d perspectives for the college to use in pursuit of project funding.

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Wesley King, Principal-In-Charge king@nmrdesign.com California License #C-29216, Expires 6/30/23

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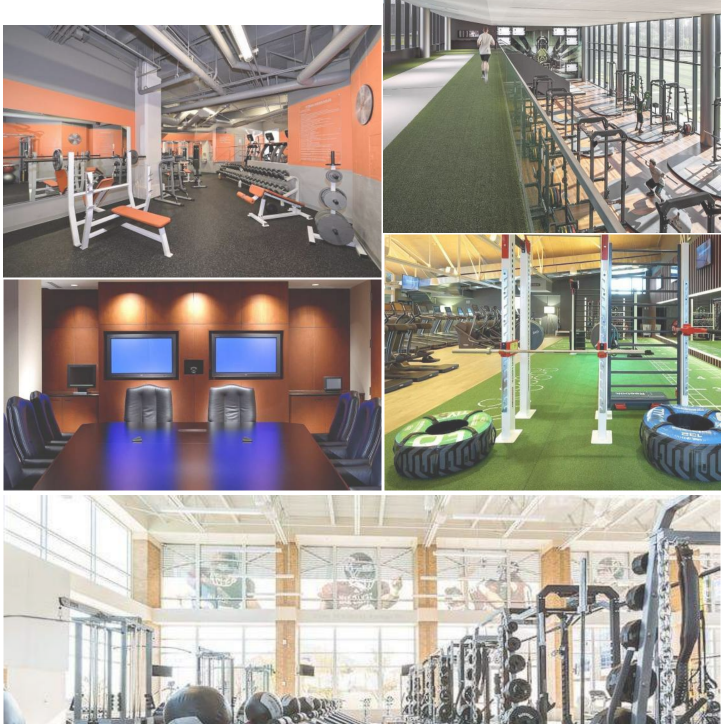


MellFreilich, Project Architect freilich@nmrdesign.com California License #C-35432, Expires 7/31/23



A California Corporation, Est. 1984 California Registration #123-5412 Federal Taxpayer ID #68-0009012

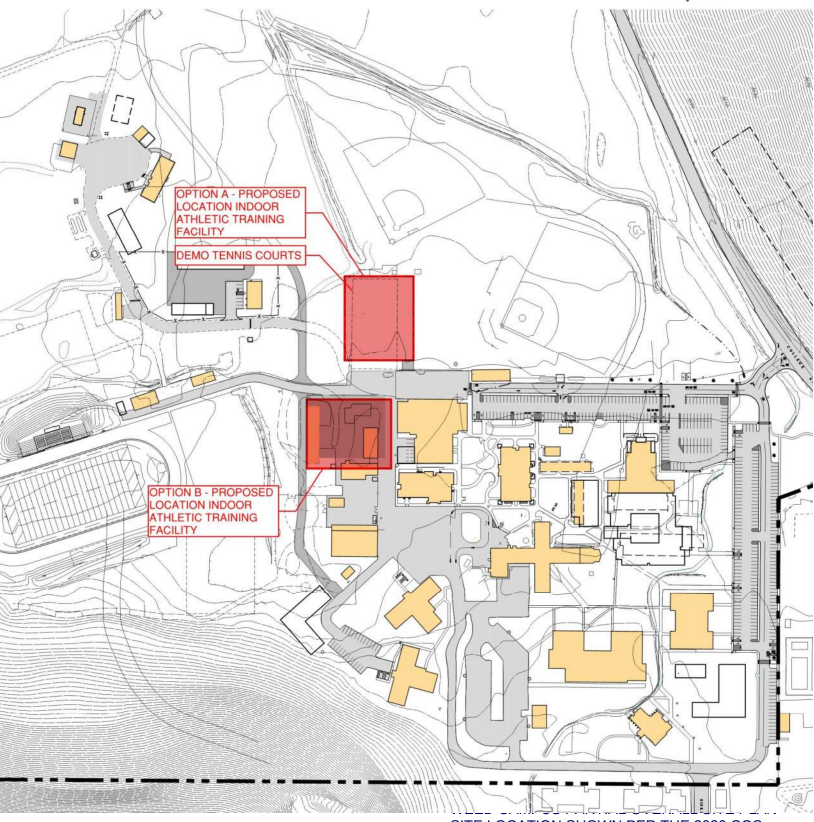
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SITE LOCATION





SITE LOCATION SHOWN PER THE 2020 COS FACILITIES MASTER PLAN



AGREEMENT FOR ARCHITECTURAL SERVICES

PROJECT NAME: COS Field House Schematic Design Services

PROJECT NO.: TO BE ESTABLISHED

DATE: 11/29/2021

AGREEMENT is hereby made between Nichols, Melburg & Rossetto, Architects, 300 Knollcrest Drive, Redding, CA 96002, hereinafter referred to as ARCHITECT and the following firm or individual, hereinafter referred to as CLIENT. This Agreement is subject to the provisions listed on page 2-3 and any attachments.

CLIENT INFORMATION:	College of the Siskiyous
	800 College Avenue, Weed, CA 96094

SERVICES PROVIDED: The ARCHITECT will provide only the following services marked:

Schematic design

- □ Mechanical engineering services
- □ Design development □ Construction documents
- □ Electrical engineering services
- □ Structural engineering services □ Survey/topographic mapping
- Construction documents
 Bidding or negotiation phase
 Construction observation
- \Box Energy calculations

- □ Civil engineering Services
- □ Landscape design services

SERVICES EXCLUDED: The following services are specifically excluded from the scope of services and are available for an additional cost, which shall be negotiated separately.

□ Schematic design Design development

Energy calculations

- Mechanical engineering services
- Electrical engineering services
- Structural engineering services
- Survey/topographic mapping
- Civil engineering Services
- Landscape design services
- Soils investigations and other geotechnical services

BASIS OF COMPENSATION:

Construction documents

Bidding or negotiation phase

Construction observation

- Fixed Fee of \$ <u>46,000</u>
- Reimbursable allowance \$1,000.00
- □ Hourly Rates and Charges per attached schedule with a not to exceed amount of \$ _____, plus reimbursable expenses per attached schedule
- % of Construction Cost
- Billed monthly based on accumulated charges
- Billed at completion of services rendered \square
- Billed monthly according to total percentage complete
- Billed monthly according to percentage complete in each phase П

For additional services provided outside of the scope of this Agreement, services shall be billed on an hourly basis in accordance with the attached schedule or by separate written Agreement.

The CLIENT agrees to pay ARCHITECT within thirty days after the date of billing. Payments due the ARCHITECT and unpaid under this Agreement shall bear interest on the unpaid balance at a rate of 1.5% per month which is an annual percentage rate of 18%. ARCHITECT may, at his discretion, stop work until payment is received.

This Agreement may be terminated by either party upon fifteen days written notice. Should this occur, ARCHITECT shall be compensated for all services performed to termination date, together with reimbursable expenses due.

Signed:

Accepted:_____ Date:____

SERVICES DEFINED:

- 1. SCHEMATIC DESIGN AND DESIGN DEVELOPMENT: The ARCHITECT shall review with the CLIENT alternative approaches to design and construction of the Project. Based on the mutually accepted design program and project budget requirements, the ARCHITECT shall prepare, for approval by the CLIENT, Design Documents consisting of drawings and other documents appropriate for the Project.
- 2. CONSTRUCTION DOCUMENTS: Based on the approved Design Documents, the ARCHITECT shall prepare Construction Documents consisting of Drawings and Specifications setting forth, in detail, the requirements for the construction of the Project. The ARCHITECT shall assist the CLIENT in connection with the CLIENT's responsibility for filing documents required for the approval of governmental authorities having jurisdiction over the Project.
- 3. BIDDING OR NEGOTIATION PHASE: The ARCHITECT shall assist the CLIENT in obtaining bids or negotiated proposals in awarding contracts for construction.
- CONSTRUCTION PHASE: The ARCHITECT shall be a representative of the CLIENT during the 4. Construction Phase. Instructions to the Contractor shall be forwarded through the ARCHITECT. The ARCHITECT shall visit the site at intervals appropriate to the stage of construction to become generally familiar with the progress and quality of the Work and to determine in general if the Work is proceeding in accordance with the Contract Documents. However, the ARCHITECT shall not be required to make exhaustive or continuous on-site inspections to check the quality or quantity of the Work. On the basis of such on-site observations, the ARCHITECT shall keep the CLIENT informed of the progress and quality of the Work, and shall endeavor to guard the CLIENT against defects and deficiencies in the Work of the Contractor. The ARCHITECT shall not have control of or be responsible for construction means, methods, techniques, sequences or procedures, or for safety precautions and programs in connection with the Work, for the acts or omissions of the Contractor, Subcontractors or any other persons performing any of the Work, or for the failure of any of them to carry out the Work in accordance with the Contract Documents. The ARCHITECT shall review the Contractor's submittals such as Shop Drawings. Product Data and Samples, but only for general conformance with the design concept of the Work and with the information given in the Contract Documents. Such action shall be taken with reasonable promptness so as to cause no delay.

<u>CONSTRUCTION COST</u>: It is recognized that neither the ARCHITECT nor the CLIENT has control over the cost of labor, materials or equipment, over the Contractor's methods of determining bid prices, or over competitive bidding or market conditions. Accordingly, the ARCHITECT cannot and does not represent that bids or negotiated prices will not vary from any opinions of cost or evaluation prepared by the ARCHITECT.

OWNERSHIP AND USE OF DOCUMENTS: Drawings and Specifications, as instruments of service, are and shall remain the property of the ARCHITECT whether the Project for which they are made is executed or not. The Drawings and Specifications shall not be used by the CLIENT on other projects, for additions to the Project, or for completion of this Project by others except by written agreement and with appropriate compensation to the ARCHITECT.

<u>MISCELLANEOUS PROVISIONS</u>: Notwithstanding any other provisions in this Agreement to the contrary, nothing herein contained shall be construed as:

- 1. Constituting a guarantee, warranty or assurance, either express or implied, that the Architectural Services will yield or accomplish a perfect outcome for the Project; or
- 2. Obligating the Consulting Architect to exercise professional skill or judgment greater than that which can reasonably be expected from other architect under like circumstances; or
- 3. An assumption by the Consulting Architect of the liability of any other party.
- 4. The Americans with Disabilities Act (ADA) provides that it is a violation of the ADA to design and construct a facility that does not meet the accessibility and usability requirements of the ADA. The Client understands that the requirements of the ADA will be subject to various and possibly contradictory interpretations. The Architect therefore, will use its reasonable professional efforts and judgment to interpret applicable ADA requirements and other federal, state and local laws, rules, codes, ordinances and regulations as they apply to the Project. The Architect, however, cannot and does not warrant or guarantee that the Client's Project will comply with all interpretations of ADA requirements and/or requirements of other federal, state and local laws, rules, codes, ordinances and regulations as they apply to the Project.

- 5. In the event of any litigation or other dispute resolution arising from or related to this agreement or the services provided under this agreement, the prevailing party shall be entitled to recover from the non-prevailing party all reasonable costs incurred, including staff time, court costs, attorneys' fees, and all other related expenses in such litigation.
- 6. If any one or more of the terms, provisions, or conditions of this Agreement are declared invalid, unenforceable, or void by a court of competent jurisdiction, none of the remaining terms, provisions, or conditions shall be affected and shall be valid and enforceable."
- 7. This Agreement shall be governed by the laws of the State of California, except it will be conclusively presumed that both parties had an equal part in the drafting of this Agreement.

LIMITATION OF LIABILITY: The CLIENT agrees to limit the ARCHITECT's liability to the CLIENT and to all construction contractor and subcontractors on the Project, due to the ARCHITECT's breach of contract, negligent acts, errors, or omissions, such that the total aggregate liability of the ARCHITECT to all those named shall not exceed \$100,000, or the amount of the ARCHITECT's fee, whichever is greater. The CLIENT further agrees to require of the Contractor a similar limitation of liability of the ARCHITECT and of the CLIENT to the Contractor and Subcontractors due to the ARCHITECT's negligent acts, errors or omissions. It is understood and agreed that the ARCHITECT has no constructive use of CLIENT's site; has no control or authority over the means, methods, and sequences of construction; and therefore has no ongoing responsibility whatsoever for construction site safety, a responsibility that has been wholly vested in the general contractor. Notwithstanding the above, ARCHITECT has a duty to preserve and protect public health, safety, and welfare. Accordingly, it is ARCHITECT's professional responsibility to take what ARCHITECT believes are prudent measures should ARCHITECT encounter situations that ARCHITECT believes create a danger to public health, safety, or welfare. OWNER understands this situation and agrees to defend ARCHITECT and hold ARCHITECT harmless from claims arising from ARCHITECT's exercise of professional responsibility in this regard.





HOURLY RATE & REIMBURSABLE RATE SCHEDULE (EFFECTIVE JANUARY 1, 2020)

ARCHITECTURAL SERVICES

HOURLY RATES

Principal Architect	\$240/hour
Associate Principal Architect	\$195/hour
Senior Associate Architect	\$180/hour
Associate Architect	
Senior Project Architect	\$165/hour
Architect, CASp	
Healthcare Planner	
Project Architect / Manager	\$150/hour
Architect	
Project Technician I	
Project Technician II	
Project Technician III	
Medical Equipment Planner	
Architectural Intern	
Technical Assistant	\$75/hour
Administrative	-
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INTERIOR DESIGN SERVICES

Interior Design Director	\$170/hour
Senior Interior Designer	\$148/hour
Interior Designer	-
Junior Interior Designer	
Interior Design Intern	-

STRUCTURAL ENGINEERING SERVICES

Principal Structural Engineer	\$240/hour		
Associate Principal Structural Engineer	\$215/hour		
Senior Associate Structural Engineer	\$190/hour		
Associate Structural Engineer	\$175/hour		
Structural Engineer	\$165/hour		
Senior Project Engineer	\$158/hour		
Project Engineer	\$145/hour		
Structural Technician	\$130/hour		
Structural Intern	\$90/hour		

Consultants	Direct Cost + 10%	
Reimbursable Expenses	Direct Cost + 10%	
Prints, Copies, Shipping, Plotting, Renderings, Travel Expenses, Project Website, Agency Fees, etc.		
Mileage per IRS Standard Rate		



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