BIDDING REQUIREMENTS

FIXED SUM PROJECT (U.S.)

INVITATION TO BID (U.S.)

1. GENERAL CONTRACTORS INVITED TO BID THE PROJECT:

See Bid Invitation and Information Form

2. PROJECT:

Logan UT Seminary Building

3. LOCATION:

110 West 100 South; Logan, Utah 84321

4. OWNER:

The Church of Jesus Christ of Latter-day Saints, a Utah corporation sole c/o
Utah North Project Management Office
435 North Wall Avenue, Suite D
Ogden, Utah 84404

5. CONSULTANT:

FFKR Architects 730 Pacific Avenue Salt Lake City, Utah 84104

6. DESCRIPTION OF PROJECT:

- A. Demolition of existing building and replacement with new single-story Seminary Building, accommodating three classrooms, office space, breakroom, and other Work indicated in the Contract Documents
- B. Products or systems may be provided through relationships the Owner has negotiated with suppliers as indicated in the Specifications.
- 7. TYPE OF BID: Bids will be on a lump-sum basis. Segregated bids will not be accepted.
- **8. TIME OF SUBSTANTIAL COMPLETION:** The time limit for substantial completion of this work will be 240 calendar days and will be as noted in the Agreement.
- **9. BID OPENING:** Bids will be received by Owners preferred method at (November 12th @ 3:00pm) to be announced. Bids will be publicly opened at (December 5th @ 3:00pm on Conslog) to be announced.

10. BIDDING DOCUMENTS:

- A. Bidding Documents may be examined at the following plan room locations:
 - 1) Conslog
 - 2)
 - 3)
 - 4)

- B. Bidding Documents may be obtained from the Architect.
- C. Bidding Documents may be obtained from Owner's electronic bidding tool.
- **11. BID BOND:** If required, bid security in the amount of 5 percent (5%) of the bid will accompany each bid in accordance with the Instruction to Bidders.
- **12. BIDDER'S QUALIFICATIONS:** Bidding by the General Contractors will be by invitation only.
- **13. OWNER'S RIGHT TO REJECT BIDS:** The Owner reserves the right to reject any or all bids and to waive any irregularity therein.

END OF DOCUMENT

INSTRUCTIONS TO BIDDERS (U.S.)

1. **DEFINITIONS**:

- A. The definitions set forth in Section 1 of the General Conditions are applicable to the documents included under Bidding Requirements.
- B. Bidding Documents include the Bidding Requirements and the proposed Contract Documents. The proposed Contract Documents consist of the documents identified as Contract Documents in the Form of Agreement, except for Modifications. The Bidding Requirements are those documents identified as such in the proposed Project Manual.
- C. Addenda are written, or graphic documents issued by the Architect prior to execution of the Contract which modify or interpret the Bidding Documents. They become part of the Contract Documents as noted in the Form of Agreement upon execution of the Contract.

2. BIDDER'S REPRESENTATIONS:

- A. By submitting a bid, the bidder represents that
 - Bidder has carefully studied and compared the Bidding Documents with each other.
 Bidder understands the Bidding Documents and the bid is fully in accordance with the requirements of those documents,
 - 2) Bidder has thoroughly examined the site and any building located thereon, has become familiar with local conditions which might directly or indirectly affect the contract work, and has correlated its personal observations with the requirements of the proposed Contract Documents, and
 - 3) Bid is based on the materials, equipment, and systems required by the Bidding Documents without exception.

3. BIDDING DOCUMENTS:

A. Copies

- 1) Bidding Documents may be obtained as set forth in the Invitation to Bid.
- 2) Partial sets of Bidding Documents will not be issued.
- 3) Bidders will use complete sets of Bidding Documents in preparing bids and make certain that those submitting sub-bids to them have access to all portions of the documents that pertain to the work covered by sub-bid, including General Conditions, Supplementary Conditions, and Division 01. Bidder assumes full responsibility for errors or misinterpretations resulting from use of partial sets of Bidding Documents by itself or any sub-bidder.

B. Interpretation or Correction of Bidding Documents

- 1) Bidders will request interpretation or correction of any apparent errors, discrepancies, and omissions in the Bidding Documents.
- 2) Corrections or changes to Bidding Documents will be made by written addenda.

C. Substitutions and Equal Products

- 1) Generally speaking, substitutions for specified products and systems, as defined in the Uniform Commercial Code, are not acceptable. However, equal products may be approved upon compliance with Contract Document requirements.
- 2) The terms 'Acceptable Manufacturers', 'Approved Manufacturers 'Suppliers', Installers' and 'VMR (Value Managed Relationship) Manufacturers / Suppliers / Installers' are used throughout the Project Manual to differentiate among the options available to Contractor regarding specified products, manufacturers, and suppliers. See Section 016000 for options available regarding acceptance of equal products.
- 3) Base bid only on materials, equipment, systems, suppliers or performance qualities specified in the Bidding Documents.

- 4) Architect is only authorized to consider requests for approval of equal products to replace specified products in Sections where the heading 'Acceptable Manufacturers' is used and statement, 'Equal as approved by Architect before bidding. See Section 016000' or 'Equal as approved by Architect before installation. See Section 016000,' appears. In Sections where the afore-mentioned statements do not appear and a different heading is used, Architect is authorized as Owner's representative to decline consideration of requests for approval of equal products. Approvals of equal products in such Sections must be made by Owner and will generally be for subsequent Projects.
- D. Addenda Addenda will be sent to bidders and to locations where Bidding Documents are on file no later than 2 business days prior to bid opening.

4. BIDDING PROCEDURES:

- A. Form and Style of Bids
 - 1) Use Owner's online bidding tool.
 - 2) Fill in all blanks on online bidding tool. Signatures will be executed by representative of bidder duly authorized to make contracts.
 - 3) Bids will bear no information other than that requested on bid form. Do not delete from or add to the information requested on the bid form.

B. Bid Security

- 1) If required, each bid will be accompanied by a bid bond naming Owner, as listed in the Agreement, as obligee. If Bidder refuses to enter into a Contract or fails to provide bonds and insurance required by the General Conditions, amount of bid security will be forfeited to Owner as liquidated damages, not as a penalty.
- 2) Bid bond will be issued by a surety company meeting requirements of the General Conditions for surety companies providing bonds and will be submitted on AIA Document A310, Bid Bond or AIA authorized equivalent provided by surety company. The attorney-in-fact who executes the bond on behalf of the surety will affix to the bond a certified and current copy of the power of attorney.
- 3) Owner may retain bid security of bidders to whom an award is being considered until
 - a. Contract has been executed and bonds have been furnished,
 - b. Specified time has elapsed so bids may be withdrawn, or
 - c. All bids have been rejected.

C. Submission of Bids

- 1) Follow the instructions in the Owner's bidding tool when submitting your bid.
- 2) It is bidder's sole responsibility to see that its bid is received at specified time.
- 3) No oral, facsimile transmitted, telegraphic, or telephonic bids, modifications, or cancellations will be considered.

D. Modification or Withdrawal of Bid

- 1) Bidder guarantees there will be no revisions or withdrawal of bid amount for 45 days after bid opening.
- 2) Prior to bid opening, bidders may withdraw bid from Owner's bidding tool.

5. CONSIDERATION OF BIDS:

- A. Opening of Bids See Invitation to Bid.
- B. Rejection of Bids Owner reserves right to reject any or all bids and to waive any irregularity therein.

C. Acceptance of Bid

- No bidder will consider itself under contract after opening and reading of bids until Agreement between Owner and Contractor is fully executed.
- 2) Bidder's past performance, organization, subcontractor selection, equipment, and ability to perform and complete its contract in manner and within time specified,

together with amount of bid, will be elements considered in award of contract.

6. POST-BID INFORMATION:

A. The conditionally accepted bidder submitting a bid involving subcontractors will submit its list of proposed subcontractors within 24 hours after bid opening.

7. PERFORMANCE BOND AND PAYMENT BOND:

- A. Bond Requirements Performance Bond and Labor and Material Payment bond may be required for this Project as specified in the General Conditions.
- B. Time of Delivery of Bonds Bonds will be delivered to Owner with Agreement signed by bidder.

8. FORM OF AGREEMENT BETWEEN OWNER AND CONTRACTOR:

A. Agreement form will be "Agreement Between Owner and Contractor for a Fixed Sum (U.S.)", "General Conditions Fixed Sum (U.S.)" and "Supplementary Conditions Fixed Sum (U.S.)".

9. MISCELLANEOUS:

- A. Pre-Bid Conference
 - 1) A pre-bid conference will be held at a time and place to be announced.
- B. Liquidated Damages Conditions governing liquidated damages are specified in the General Conditions and in the Supplementary Conditions.
- C. Examination Schedule for Existing Building and Site1)
- D. Exemption from local taxes See Supplementary Conditions

END OF DOCUMENT

INFORMATION AVAILABLE TO BIDDERS (U.S.)

1. GEOTECHNICAL DATA

- A. Geotechnical Report -
 - Owner has secured the services of a geotechnical engineer to aid in design of the Project. Following conditions apply
 - a) A geotechnical report has been prepared by GSH Geotechnical, referred to as the Geotechnical Engineer.
 - b) A copy of this report will be issued to each invited Contractor.
 - c) This report was obtained solely for use in design by Consultant and is not a part of the Contract Documents. It is not intended that Contractor rely on geotechnical engineer's report.
 - Reports are provided for Contractor's information but are not a warranty of subsurface conditions.
 - Prior to bidding, Contractor may make his own subsurface investigations to satisfy himself with site and subsurface conditions.

2. ASBESTOS-CONTAINING MATERIAL (ACM)

- A. The building upon which work is being performed has been examined for asbestoscontaining material. The following have been identified as containing asbestos in the areas of the building being worked on as part of this Project:
 - Caulking at exterior windows and tar around roof penetrations and at perimeter of roof. These will need to be abated.
- B. Refer to Section 02 4116 "Structure Demolition", Article 1.8 C "Hazarous Materials" for requirements to be followed.

END OF DOCUMENT

SUBCONTRACTORS AND MAJOR MATERIALS SUPPLIERS LIST

Project Name:	Date:
Stake:	Project No:
General Contractor:	
General Contractor is to provide the nam Owner's Project Manager immediately fo	nes of the following subcontractors and suppliers to the bllowing the bid opening:
VMR	SUBCONTRACTORS
Roofing	
Doors, Frames & Hardware	
Storefronts	
Wood Flooring	
Other	
SUBCONTE	RACTORS AND SUPPLIERS
Grading / Site work	
Site Utilities	
Paving	
Termite Control	
Site Concrete	
Irrigation System	
Building Concrete	

Masonry
Structural Steel
Framing
Trusses
Insulation
EIFS
Soffit / Fascia
Steeple
Millwork
Drywall
Ceramic Tile
Acoustical Tile
Painting
Wall Coverings
Elevators / Lifts
Draperies
Fire Sprinklers
Plumbing
HVAC
Electrical
Controls
Sound / Satellite

EQUAL PRODUCT APPROVAL REQUEST FORM (U.S.) Project Name: _____ Request Number: _____ TO: FROM: BID DATE: A proposed product is not legally approved and cannot legally be included in a bid or used in the Work until it appears in an Addendum or other Contract Modification as defined in the General Conditions. See Instructions To Bidders Paragraph 3.C, General Conditions, and Section 016000. PROPOSED EQUAL PRODUCT: Specification Section: Specified Products: **Proposed Product:** The Undersigned certifies: Proposed equal product has been fully investigated and determined to be equal or superior in all respects to specified products. Same warranty will be furnished for proposed equal product as for specified products. 2. Same maintenance service and source of replacement parts, as applicable, is available. 3. Proposed equal product will have no adverse effect on other trades and will not affect or delay 4. progress schedule. 5. Proposed equal product does not affect dimensions and functional clearances. ATTACHMENTS: Include the following attachments -Copy of the Project Manual Section where the proposed equal product would be specified, rewritten or red-lined to include any changes necessary to correctly specify the proposed equal product. Identify completely changes necessary to the original Project Manual Section. Copies of details, elevations, cross-sections, and other elements of the Project Drawings redone as 2. necessary to show changes necessary to accommodate proposed equal product. Identify completely the changes from the original Drawings. Complete product literature and technical data, installation and maintenance instructions, test 3. results, and other information required to show complete conformance with requirements of the Contract Documents. SIGNED:

Printed Name

Company _____

Address _____

Telephone _____ Fax _____

City, State, Zip Code _____

REVIEW COMMENTS:					
Accepted. See Addenda Number					
Submission not in compliance with instructions. Respond to attached comments and resubmit.					
Proposed equal product not acceptable. Use specified products. Not Reviewed. Submission received too late. Use specified products. ADDITIONAL COMMENTS:					

BY: ______ DATE: _____

CONSTRUCTION MATERIAL ASBESTOS STATEMENT (U.S.)

PROJECTS FOR: THE CHURCH OF JESUS CHRIST OF LATTER-DAY SAINTS, a Utah corporation sole

Building Name:				
Building Plan Type:				
Building Address:				
Building Owner:	The Church of Jesus C	Christ of Latter-day	/ Saints, a Utah corpora	ation sole.
Project Number:				
Completion Date:				
nspection, and belief;	JLTANT and principal in I certify that on the aboved in the construction do	ve referenced Pro	ject, no asbestos-conta	aining building
Project Consultant a	and Principal in Charge ((signature)	Date	
Company Name				
	RACTOR in charge of cor I affirm that on the aboven the construction.			
General Contractor	(signature)		Date	
Company Name				

AGREEMENT BETWEEN OWNER AND CONTRACTOR FOR A FIXED SUM (U.S.)

The Church of Jesus Christ of Latter-day Saints, a Utah corporation sole ("Owner") and _____ ("Contractor") hereby enter into this *Agreement Between Owner and Contractor for a Fixed Sum (U.S.)* ("Agreement") and agree as follows:

1.	Property/Project.
	Property/Project Number: Property Address ("Project Site"): Project Type: Project Name ("Project"): Stake Name:
2.	Scope of the Work. Contractor will furnish all labor, materials, equipment, construction, an ervice's necessary to complete the Work in accordance with the Contract Book lants.
3.	Contract Documents. a. The Contract Documents consist of: 1) This Agreement; 2) The General Conditions for a Fixed Sum (U.S.), the Society intary Conditions for a Fixed Sum (U.S.), and the Specifications (Divisions 01 Lough 49) to tained in the Project Manual entitled, dated and prepared by to hitect"); 3) The Drawings prepared by Architect entitled, sheet numbers, dated; 4) Addendum No dated; and 5) All Modifications to the Contract Cont
4.	 a. Contractor Wilcomi ence the Work on the date for commencement set forth in the Written Notice to proceed from the Contractor. b. Contractor will achieve the transfer of the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set forth in the Written Notice to proceed from the date of commencement set for the date of commencement set for the date of commencement set for the d
5.	 Contract dm. a. Owner still pay Contractor for performance of Contractor's obligations under the Contract Documents the Contract arm in the amount of Dollars (), subject to additions and deductions as provided in the Contract Scuments. b. Owner will make payments to Contractor in accordance with the Contract Documents.
6.	<u>Independent Contractor Relationship.</u> Contractor is an independent contractor and is not the agent or employee of Owner.
7.	Assignment. Neither party to this Agreement will assign any right or obligation hereunder without the prior written consent of the other, which consent may be granted or withheld in such party's absolute discretion. Contractor will not assign moneys due or to become due to Contractor hereunder, nor will Contractor pledge the credit of Owner or bind Owner to any third party.

- 8. Notice. The parties designate the addresses, facsimile numbers, and email addresses as set forth in the signature blocks below to be used for sending Written Notice to the other party:
- 9. Effective Date. The effective date of this Agreement is the date indicated by the Owner's signature.

OWNER:	CONTRACTOR:
The Church of Jesus Christ of Latter-day Saints, a Utah corporation sole	(company)
Signature:	Signature:
Print Name:	Print Name:
Title:	Title:
Address:	Area s:
Telephone No:	T lephs No:
Facsimile No:	mile No:
Email:	Email:
Effective Date:	ed. I.D. or SSN:
1 7	License No:
Reviewed By:	Date Signed: