STATE OF NORTH CAROLINA  
COUNTY OF BUNCOMBE  

AGREEMENT BETWEEN UNC ASHEVILLE AND THE UNIVERSITY OF NORTH CAROLINA AT  
ASHEVILLE FOUNDATION, INC.  
AND THE COUNTY OF BUNCOMBE, NC  

This Agreement is entered into on October 5, 2021 by and between the COUNTY OF BUNCOMBE, a body politic and corporate, organized and existing under the laws of the State of North Carolina (hereinafter referred to as “County”) and UNC Asheville, a public university in the State of North Carolina and the University of North Carolina Asheville Foundation, Inc., a non-profit partner of the university (hereinafter “University or Foundation”). This agreement will be valid until December 31, 2022.

WHEREAS, per County Commission Resolution No. 17-12-06, the County established a goal to transition to 100% renewable energy from fossil fuel energy for its own operations by December 31, 2030 and for all of Buncombe County by 2042; and

WHEREAS, onsite renewable energy systems will support the County’s goal of transitioning to 100% renewable energy; and UNC Asheville’s goal of becoming Carbon Neutral by 2050.

WHEREAS, The University, Foundation and County partnering on this project will increase the number of requested onsite renewable energy systems and may result in lower costs from responsive installers of renewable energy; and

WHEREAS, the County has funded a feasibility site assessments on University owned property; and

WHEREAS, The University, Foundation and County mutually wish to partner on this initiative and find that, under the terms of this Agreement, it is in the best interests of both parties and that the undertaking will benefit the public; and

WHEREAS, the County has funded 30% design development drawings for the installation of solar panels on the University owned Reuter Center.

WHEREAS, the County has administered funds from the County’s Office of Sustainability’s budget to contract for renewable energy feasibility site assessments.

NOW THEREFORE, in consideration of the mutual promises made in this Agreement and the mutual reliance placed by each party on the responsibilities of each party, and such other considerations as the parties agree is good and sufficient, it is agreed as follows:

1. FOUNDATION AND UNIVERSITY RESPONSIBILITIES:
   a. Work with consultant to provide information and access to the Reuter Center Rooftop and associated mechanical rooms.
   b. Provide an optimal University site, Reuter Center Roof to be included in the RFP.
   d. Participate in the selection committee for the renewable energy installer including RFP review, evaluation and interviews.
   e. Facilitate and manage the contract with a renewable energy installer and the Foundation for the installation of renewable energy systems on University owned property.

2. COUNTY RESPONSIBILITIES
   a. Post RFP in accordance with local governmental procedures
b. Include the Foundation & University in the selection committee for the RFP review, scoring and interviews.

c. Manage communications with RFP respondents and schedule review process with selection committee.

d. Provide fiscal management and oversight of all funds used for the contract for the renewable energy feasibility site assessments.

e. Pay for renewable energy feasibility site assessments conducted on University owned property.

3. ACCOUNTABILITY AND FINANCIAL REPORTING

a. Each party shall make available such records and accounts including property and financial records as are deemed necessary to assure a proper accounting and financial reporting.

4. INDEMNIFICATION AND INSURANCE

The County agrees to indemnify and hold harmless University and Foundation and any of their officers, agents and employees from any claims of third parties arising out or any act or omission of the County in connection with the performance of this contract.

Insurance: The University and Foundation will ensure that the minimum insurance requirements are met: The work under this contract shall not commence until the contractor has obtained all required insurance and verifying certificates of insurance have been approved in writing by the owner. These certificates shall explicitly document that, “Coverages afforded under these policies will not be cancelled, reduced in amount or coverages eliminated until at least thirty (30) days after mailing written notice, by certified mail, return receipt requested, to the insured and the owner of such alteration or cancellation.” If endorsements are needed to comply with the notification or other requirements of this article copies of the endorsements shall be submitted with the certificates.

a. **Worker's Compensation and Employer's Liability**

   The contractor shall provide and maintain, until final acceptance, workmen's compensation insurance, as required by law, as well as employer's liability coverage with minimum limits of $100,000.

b. **Public Liability and Property Damage**

   The contractor shall provide and maintain, until final acceptance, comprehensive general liability insurance, including coverage for premises operations, independent contractors, completed operations, products and contractual exposures, as shall protect such contractors from claims arising out of any bodily injury, including accidental death, as well as from claims for property damages which may arise from operations under this contract, whether such operations be by the contractor or by any subcontractor, or by anyone directly or indirectly employed by either of them and the minimum limits of such insurance shall be as follows:

   - **Bodily Injury:** $500,000 per occurrence
   - **Property Damage:** $100,000 per occurrence / $300,000 aggregate

   In lieu of limits listed above, a $500,000 combined single limit shall satisfy both conditions.

   Such coverage for completed operations must be maintained for at least two (2) years following final acceptance of the work performed under the contract.

The County is self-insured for general liability and maintains excess general liability coverage up to $7,000,000 per occurrence: Including coverage for bodily injury and property
damage. In addition, the County is self-insured for workers’ compensation and maintains excess workers’ compensation coverage per statutory requirement and carries $1,000,000 of employer’s liability insurance. Upon request, the County shall provide a copy of its self-insurance certificate and evidence of excess general liability and workers’ compensation coverage at the time of execution of this Agreement.

a. Providing and maintaining the types and amounts of insurance or self-insurance specified in this paragraph is a material obligation of Foundation and the County.

b. Foundation and the County shall comply at all times with all lawful terms and conditions of each of its insurance policies and all lawful requirements of its insurer.

c. Upon request University, Foundation and the County shall each demonstrate compliance with the requirements of this paragraph by submitting Certificates of Self-Insurance to each other.

5. LAWS

The Foundation, University and the County agree to comply with all federal, state and local laws in the course of its business and as a condition of this Agreement. The Foundation, University and the County agree to provide the other any information necessary should they require additional documentation.

6. GOVERNING LAW

This agreement and the rights and obligations of the parties hereunder shall be governed in all respects by the laws of the State of North Carolina. This agreement and documents made in connection with its performance are or may be public records pursuant to North Carolina law.

7. ENTIRE AGREEMENT

This Agreement constitutes the entire written Agreement of the parties with respect to the matters set forth herein. The Agreement may be revised, extended or amended by written agreement by both parties.

8. SEVERABILITY

Should any provision or provisions contained in this Agreement be declared by a court of competent jurisdiction to be void, unenforceable or illegal, such provision or provisions shall be severable and the remaining provisions hereof shall remain in effect.

9. EFFECTIVE PERIOD

This Agreement shall be effective upon its execution by both Parties and shall terminate upon completion of the scope of work contained in the responsibilities described herein, but in any event this Agreement shall terminate after December 31, 2022.

10. TERMINATION WITHOUT CAUSE

Either Party may terminate this agreement without cause by giving 30 days written notice to the other Party. In that event, all finished or unfinished deliverable items prepared in accordance with this agreement shall become the property of the Party that prepared it and that party shall be entitled to receive just and equitable compensation for any satisfactory work completed from the other Party.

11. NON-APPROPRIATION

The Parties’ obligations under this Agreement are contingent on sufficient funds being allocated in the Parties respective annual budgets. Nothing herein shall be construed to require either Party to
appropriate sufficient funds for these undertakings or this Agreement, nor shall the failure or refusal to appropriate sufficient funds be a breach of the Agreement, but in said event, this Agreement shall terminate immediately.

12. AMENDMENTS

This Agreement constitutes the entire contract between the parties, and this Agreement shall not be changed except in writing signed by both parties.

13. E-VERIFY

E-Verify Employer Compliance: Employers and their subcontractors with 25 or more employees as defined in Article 2 of Chapter 64 of the NC General Statutes must comply with E-Verify requirements to contract with governmental units. E-Verify is a Federal program operated by the United States Department of Homeland Security and other federal agencies, or any successor or equivalent program used to verify the work authorization of newly hired employees pursuant to federal law. E-verify can be accessed via this link:  http://www.uscis.gov/e-verify/employers

14. NON-DISCRIMINATION

In accordance with State and Federal laws, each party shall not discriminate against any person on the basis of sex, national origin, race, ethnic background, color, religion, age or disability in its program activities related to this Agreement.

15. REPRESENTATIVES

The County’s designated representative and mailing address of the representative is as follows:

Buncombe County Office of Sustainability
Attention: Jeremiah P. LeRoy
200 AGENCY Street, Suite 400
Asheville, NC 28801
jeremiah.leroy@buncombecounty.org
828-250-4976

UNC Asheville Foundation, LLC’s designated representative and mailing address of the representative is as follows:
Attention: John Pierce, Treasurer
1 University Heights
Asheville, NC 28804
jpierce@unca.edu
828-251-6133

UNC Asheville’s designated representative and mailing address of the representative is as follows:
Attention: David Todd, Associate Vice Chancellor of Campus Operations
1 University Heights
Asheville, NC 28804
828-250-6380
IN WITNESS WHEREOF, the Parties hereto have executed this instrument as of the day and year written below.

BUNCOMBE COUNTY

By: __________________________
Brownie Newman
Chair, Buncombe County Commission

Attest:

______________________________
Lamar Joyner
Clerk to the Board of Commissioners

This instrument has been preaudited in the manner required by the Local Government Budget and Fiscal Control Act.

______________________________
Don Warn,
Buncombe County Finance Director

Approve as to Form:

______________________________
Michael C. Frue
Buncombe County Senior Staff Attorney
UNIVERSITY INFO

[SEAL]

By: ________________________________

TITLE

Attest:

______________________________

TITLE

Approved as to Form:

______________________________

UNIVERSITY Attorney
[SEAL]

By: ________________________________

TITLE

Attest:

____________________________

TITLE

Approved as to Form:

____________________________

FOUNDATION Attorney