Travers/Wolfe Flood Remediation Project

TCNJ Advertised Bid # AB150046

PROJECT REQUIREMENTS & SPECIFICATIONS

SCOPE OF WORK

DRAWINGS

June 10, 2015
Please place the following advertisement in the Legal Section of Classified Advertising. Please ensure that the invoice for this advertisement is prepared and an affidavit forwarded to The College of New Jersey, Office of Finance and Business Services, Administrative Services Building, Room 201, P.O. Box 7718, Ewing, NJ 08628-0718.

To be published on June 10, 2015. Contact person regarding placement of ad is Roselle Horodeski (609) 771-2894.

THE COLLEGE OF NEW JERSEY
ADVERTISEMENT FOR BIDS
BID #AB150046

Under the provisions of the State College Contracts Law, Chapter 64 of Title 18-A, The College of New Jersey will receive sealed bids for the Travers/Wolfe Flood Remediation Project until 2:00 P.M. on the 6th day of July, 2015 at The College’s Office of Finance and Business Services, Administrative Services Building, Second Floor, Room 201, Route 31 (Pennington Road), Ewing Township, New Jersey. At 2:00 P.M. all bids will be publicly opened and read in Room 203 of the Administrative Services Building.

The project will be bid as a Single Lump Sum.

No bidder may submit more than one bid.

Bid Documents may be obtained on/after June 10, 2015 via our website (www.tcnj.edu/~budfin/).

A strongly encouraged pre-bid conference/on-site inspection is scheduled on June 15, 2015 at 10:00 A.M. in Room 203 of the Administrative Services Building, located on The College’s Ewing Township, New Jersey campus on Route 31 (Pennington Road).


A bid bond is required in the amount of 10% of the total bid. Bid bond shall consist of a certified check or cashier's check to the order of The College of New Jersey, or an individual or annual bid bond issued by an insurance company or surety company authorized to do business in the State of New Jersey. The successful Bidder(s) is required to provide a Performance and Payment Bond equal to 100% of the contract. A Surety Disclosure Statement and Certification form must accompany the performance bond.

The College will award the contract to the lowest responsible bidder who satisfies the qualification criteria as set forth in the contract documents.

The College of New Jersey reserves the right to reject any or all bids or to waive any informalities in the bidding in accordance with law. No bid shall be withdrawn for a period of sixty (60) days subsequent to the opening of bids without the consent of The College of New Jersey.
Travers/Wolfe Flood Remediation

Milestone Schedule
Date: 6/10/15

Advertise for bid                   June 10, 2015
Pre-Bid/Site Visit (10:00 am)       June 15, 2015
Cut off for questions (4:00 pm)     June 18, 2015
Addendum issued                    June 24, 2015
Bids Received (2:00 pm)             July 6, 2015
Notice of Intent to Award issued    July 9, 2015
End of Protest Period               July 20, 2015
Notice to Proceed (NTP) issued      Week of July 27, 2015
Start Construction in the field     August 3, 2015
Substantial Completion              December 7, 2015
Project Closed Out by               January 7, 2016
THE COLLEGE OF NEW JERSEY
Construction Bid Proposal Form

Office of Finance & Business Services                  Bid Number: AB150046
Administrative Services Building, Rm. 201              Bid Due Date: July 6, 2015
2000 Pennington Road                                    
Ewing, New Jersey 08628-0718

Project Name: Travers/Wolfe Residence Hall Flood Remediation

BIDDER INFORMATION

Firm Name:                                               Telephone Number:
Contact Person:                                          Fax Number:
Address:                                                Email Address:

Federal I.D. Number:

SOLICITATION OF CONSTRUCTION BIDS

1. Bid proposals are solicited as follows:
   A. Single Bid (Lump Sum) which combines all trades.
      (1) The total number and types of trades are set forth in the
           Specifications.
      (2) Bidder enters the Bid Price on the line provided.
      (3) Pursuant to the requirements of N.J.S.A. 18A:64-76, bidder lists the
           names of the subcontractors on the Subcontractor Information
           page.

2. The scope of work includes installation of new storm piping from the back of
   Travers and Wolfe Residence Halls to the head wall in the east wooded area.
   A. See Specifications and Drawings for Details (included in RFP package).
   B. The College may issue Addenda or Clarifications which may include
      additions to or deletions from the scope of work; changes to the
      Specifications, Drawings, and proposal form; and clarifications of
      requirements. Bidder is advised to review all Addenda and/or clarifications
      carefully, and shall note the receipt of same with their bid package.
GENERAL INSTRUCTIONS AND REQUIREMENTS

1. PRICES
   A. Bidder submits prices for the Base Bid and any Alternate Proposals and Unit
      Prices which are listed for the contract of the bid. If there is no cost associated
      with the Alternate or Unit Price, bidder is required to enter “0.00” or “no change”.
   B. Prevailing wage rates apply (Mercer County).
   C. Bid is to remain good for sixty (60) days after the Bid Due Date.

2. BOND REQUIREMENTS AND SURETY STANDARDS
   A. Bidder must submit with its bid a Certified Check in the amount of ten percent
      (10%) of the base bid, or a Bid Bond in the amount of ten percent (10%) of the
      total bid.
   B. The successful bidder must submit a Performance and Payment Bond equal to
      100% of the contract. A completed Surety Disclosure Statement and Certification
      must accompany the Performance and Payment Bond.
      (1) The Performance and Payment Bond form and a sample Surety
          Disclosure Statement and Certification form are included at the end of
          this Construction Bid Proposal Form.
   C. All bid deposits shall be returned within three (3) days of Notice of Intent to
      Award, except for the successful bidder(s) whose bid security shall be returned
      after execution of a formal contract, and delivery of the Performance Bond/Labor
      and Material Bond and Certificates of Insurance.
   D. Should the successful bidder fail to enter into said contract after acceptance of bid
      by the College, then the check or security deposited by that bidder shall, at the
      option of the College, be retained as liquidated damages, or if Bid Bond has been
      supplied, principal and surety shall be liable to the amount of the Bid Bond.
   E. Attorneys-in-fact who sign bid bonds or contract bonds must file with each bond a
      certified copy of their Power of Attorney to sign said bonds.

3. LICENSES, CERTIFICATIONS, REGISTRATIONS, QUALIFICATIONS
   A. The bidder or, as applicable, its subcontractors shall have those required licenses, certifications, registrations, qualifications and the like
      (“LCRQ”) listed below and shall present satisfactory evidence thereof upon request of the College prior to the notice of intent to award.
   B. The selected bidder/contractor or, as applicable, its subcontractors shall have and
      shall present satisfactory evidence of all other required LCRQ noted in the
      Specifications after execution of contract during the submittal process and prior to
      the start of the applicable work, unless otherwise requested by the College or a
      date or event specified for that LCRQ in the Specifications.
4. **SUBCONTRACTORS**

   A. Pursuant to New Jersey State Law (N.J.S.A. 18A-76.1), a Single Bid (Lump Sum) bidder discloses its subcontractors to whom the bidder intends to subcontract the work. The Subcontractor Information sheet is provided for this purpose.

5. Under Executive Order 34, the College is responsible for soliciting demographic information from its vendors. The College is required to seek the following information from each firm under contract with the College:

   1. Is more than fifty percent (50%) of your company minority owned? (circle one) YES NO (African-American, Hispanic, Asian, and/or Native American)

   2. Is more than fifty percent (50%) of your company woman owned? (circle one) YES NO

   3. What is the ethnicity of the owner of your company: (check applicable according to 51% ownership)

      - Asian American
      - Multiple Ethnicities
      - Non-Minority
      - Hispanic American
      - African American
      - Caucasian American Female
      - Native American
      - Unspecified

   The College is required to solicit the foregoing information. Your response, however, is **strictly voluntary**. Please be advised that any contracting decisions made by the College will **not** be influenced in any way by your decision to provide the above information.

**EXECUTIVE ORDER #34: MINORITY AND WOMEN BUSINESS ENTERPRISES**

On September 15, 2006, Governor Corzine signed Executive Order 34 establishing a Division of Minority and Women Business Development. The Division is charged with administering and monitoring policies, practices, and programs to ensure that minority and women business enterprises (MWBE) are afforded an equal opportunity to participate in New Jersey’s purchasing and procurement processes.

State entities are required to report to the Division the ethnic and gender composition of the vendors with which those state entities do business.


7. Bidders are required to be registered with the New Jersey Department of Property Management and Construction (DPMC) and possess a DPMC C008 classification at the time of bid submission.
8. PREVAILING WAGE AND PUBLIC WORKS CONTRACTOR REGISTRATION ACTS

- The work described in this project is subject to the New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56.25 et seq. and the Public Works Contractor Registration Act, N.J.S.A. 34:11-56.48 et seq.
- The Public Works Contractor Registration Act requires the bidder and any subcontractors listed in the bid to be registered with the New Jersey Department of Labor and Workforce Development at the time the bid is submitted. The contractor must submit registration certificates for all listed subcontractors prior to award of the contract.
- The Contractor must comply with the New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56.25 through 56.57. Workers employed by the Contractor or any subcontractor or sub-subcontractor in the performance of services directly on the project must be paid prevailing wages. As required by N.J.S.A. 34:11-56.27 and 56.28, this contract cannot become effective until the College obtains from the New Jersey Department of Labor and Workforce Development a determination of the prevailing wage rates applicable to the project as of the contract award date and attaches a copy to the contract. As required by N.J.S.A. 34:11-56.27, the Contractor or any subcontractor may be terminated if any covered worker is not paid prevailing wages on the project, and the Contractor and its surety shall be liable for any additional costs which result. The Contractor and its subcontractors must be registered with the New Jersey Department of Labor and Workforce Development (N.J.S.A. 34:11-56.51 et seq.), and the prevailing wage rates must be posted at the job site (N.J.S.A. 34:11-56.32). The Contractor and its subcontractors must prepare accurate certified records of wages paid for each worker on the project (N.J.S.A. 34:11-56.29), and copies for the period covered by each invoice must be attached to the invoice submitted under the contract. In accordance with N.J.S.A. 34:11-56.33, the Contractor's final invoice must include a statement of all amounts still then due to workers on the project. The Contractor is also cautioned that it must use job titles and worker classifications consistent with those approved by the Department of Labor and Workforce development, and that, if it intends to pay apprentice rates, it must comply with the Department of Labor and Workforce Development regulations at N.J.A.C. 12:60-7.1 through 7.4.
- Please refer to [http://lwd.dol.state.nj.us/labor/wagehour/wagerate/wage_rates.html](http://lwd.dol.state.nj.us/labor/wagehour/wagerate/wage_rates.html) for official wage rate determinations for Mercer County, NJ.

9. In order for your proposal to be accepted and deemed valid, your company/firm will be required to comply with the requirements of N.J.S.A. 19:44A-1 et seq/P.L. 2005 Ch. 51 (“Chapter 51”) and Executive Order 117. Enclosed are the requirements of Chapter 51 and Executive Order 117, the forms for Certification and Disclosure. The contract that will be generated based on this bid proposal cannot be awarded without approval of the Certification and Disclosure forms by the State of New Jersey, Department of Treasury. A
completed copy of your Certification form is not required at time of bid; however, it will be required from the bidder who receives the notice of intent to award from the College prior to the execution of the contract.

10. Vendors conducting business with any State agency including The College of New Jersey will be required to be registered with the New Jersey Division of Revenue. The vendor will be required to submit a Business Registration Certificate issued by the Department of Treasury, Division of Revenue, with the State of New Jersey prior to the award of a contract. N.J.S.A. 52:32-44. A completed copy of your Certificate is not required at time of bid; however, will be required from the bidder who receives the intent to award from the College.

11. Energy Star energy efficient products: Under Executive Order #11 (Corzine), the College is required to select ENERGY STAR energy-efficient products when acquiring new energy-using products or replacing existing equipment. For products that do not have ENERGY STAR labels, vendors shall follow guidelines established by the New Jersey Clean Energy Program.

12. QUESTIONS
   A. Direct inquiries and correspondence relating to this proposal form and questions regarding the technical specifications and requests for clarification must be submitted in writing via fax to 609-637-5140 or email to horodesk@tcnj.edu and must be received prior to 4:00 p.m. on June 18, 2015.
   B. Should any questions be received, an addendum or clarification will be available on The College’s website http://bids.pages.tcnj.edu/ on or after June 24, 2015. If an addendum and/or clarification is posted, it SHOULD be noted in the General Agreement section of the bidder’s proposal. Failure to do so may subject Bidder to disqualification.

13. HOW TO SUBMIT THE COMPLETED CONSTRUCTION BID PROPOSAL FORM
   A. Bidder places all pages of the completed form and the requisite additional documents in an envelope, seals the envelope, and labels it with his/her firm name, address, and “Sealed Bid Enclosed for (Bid Number and Project Name)”.
   B. Bidder mails or deliver by hand the sealed bid, no later than 2:00 p.m., July 6, 2015, to The College of New Jersey, Attention: Roselle Horodeski for (specify the Bid Number), Office of Finance & Business Services, Room 201, 2000 Pennington Road, Ewing, New Jersey 08628-0718. At 2:00 p.m., all bids will be publicly opened and read in Room 203 of the Administrative Services Building.
   C. Contractors are advised that the U.S. Postal Service and all express mail companies deliver to The College’s Mail Room or Receiving Department, not
directly to the Office of Budget & Finance. The College is not responsible for lost or misdirected bids.

14. Any bid not prepared and submitted in accordance with the provisions described herein may be rejected by the College. Any bid received after the time and date specified will not be considered. No bidder shall withdraw a bid within sixty (60) days after the date of the bid opening to allow the College to determine the lowest bid that will most economically serve the intentions of this Contract.

15. Any bidder who has defaulted on any contract with the College or any other State Agency may be considered as not responsible and their bid may be rejected. THE COLLEGE OF NEW JERSEY reserves the right to exercise this option, as the College deems proper and/or necessary in its best interest.

16. Bids shall include all costs of any nature necessary to complete the project in the manner and within the time required by the contract.

17. The College reserves the right to require bidders to provide a schedule of values of their lump sum bid price upon request.

18. The College is exempt from all taxes including Federal Excise Tax, Transportation Taxes, State Excise, Sales Tax and local taxes. Rentals of equipment for 28 days or less is not exempt from any tax under the State sales tax act.

19. Before submitting his bid, the bidder shall be familiar with the Drawings, Specifications, and other Documents that will form part of the contract and shall have visited the site of the project to confirm for themselves the character and amount of work involved.

20. No bidder shall be allowed to offer more than one price on each item even though he/she may feel that he/she has two or more types or styles that will meet specifications. Bidders must determine for themselves which to offer. This may be cause for automatic rejection of bid.

21. It is understood and agreed that all prices quoted are firm and not subject to any increase during the life of the contract.

22. Should any difference arise between the contracting parties as to the meaning or intent of these instructions or specifications, the College's decision shall be final and conclusive.

23. Should the bidder discover discrepancies in this Request for Bids, the matter shall be at once brought to the attention of the College, and the discrepancies corrected by written agreement before submission of bid. The correction will be issued by addendum.

24. ACCEPTANCE/REJECTION OF BIDS
A. THE COLLEGE OF NEW JERSEY reserves the right to accept or reject any or all items covered in the bid request, or any portion(s) thereof, re-advertise and/or take such other steps decreed necessary and in the best interest of the College in accordance with law. Where two or more bidders are tied and all other relevant factors being equal, the College reserves the right to make the award to one of the bidders.

B. The bid is irrevocable by the bidder or the bidder's representatives. The bid, and any award made to the bidder by the College, shall bind the bidder and the bidder's heirs, executors, administrators, successors or assigns.

C. Award of contract shall be made to the lowest responsible bidder, whose bid, conforming to the invitation for bids, is the most advantageous to the College.

D. The award of the contract or the rejection of the bids shall be made within sixty (60) days of the date of receiving bids, unless written extensions are requested by the College and accepted by the bidder(s). All bid securities shall be returned immediately if all bids are rejected. The successful bidder(s) to whom the award is to be made will be notified by receipt of a written "Intent to Award" from the College.

E. When award of contract is made in one fiscal year with effective date in the next fiscal year, award shall be contingent upon the availability and appropriation of sufficient funds for that purpose for the year in which said contract takes effect. When a contract shall be awarded for a period in excess of one year, said contract shall be contingent upon the annual availability and appropriation of sufficient funds for that purpose for each year of the contract term.

25. WITHDRAWAL OF BIDS
   A. A written request for the withdrawal of a bid, or any part thereof, will be granted if the request is received by the College prior to the specified time of the bid opening.
   B. Should the bidder refuse to perform the work for the price provided, they will forfeit their bid security and will be held liable for the difference between their low bid and the next highest/responsive bidder.

26. OSHA COMPLIANCE:
   A. The Contractor shall guarantee that all materials, supplies and equipment to be provided under his contract shall meet all applicable requirements, Specifications and standards of the Federal Occupational Safety and Health Act (OSHA) of 1970 as amended to date of acceptance by the College, and shall also apply to Contractors Construction procedures.

27. APPLICABLE LAWS:
   A. The following list of statutes and regulations, which may be applicable in whole or in part, is provided for the benefit of the Contractor and is not meant to be all-inclusive. In the event that other laws are applicable, it shall be the responsibility and obligation of the Contractor to ascertain and comply with them.
      (1) New Jersey Statutes and Regulations
N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27-1 et seq., Affirmative Action
Prevailing Wage Act, N.J.S.A. 34:11-56.25 et seq.
N.J.S.A. 52:32-44, Business Registration Certificate
N.J.S.A. 34:11-56.48 et seq., Public Works Contractor Registration Act

(2) Federal Statutes
Immigration Control and Reform Act (1986) – 8 U.S.C.A. Section 1324(a) et seq.
The Americans with Disabilities Act of 1990

28. EXAMINATION OF SITE, DRAWINGS AND SPECIFICATIONS
   A. Each Bidder shall visit the site of the proposed work and fully acquaint themselves with the conditions as they exist so that they may fully understand the facilities, difficulties, and restrictions attending the execution of the work under this Contract.

   B. Bidders shall also thoroughly examine and be familiar with the Drawings and Specifications. The failure to receive or examine any form, instrument or document, or to visit the site and acquaint himself with conditions there existing shall in no way relieve any bidder from obligation with respect to his bid. By submitting a bid, the bidder agrees and warrants that he has examined the site, the Drawings and Specifications and, that the Specifications and Drawings are adequate and the required result can be produced under the Drawings and Specifications. No claim for any extra will be allowed because of alleged impossibilities in the productions of the results specified or because of unintentional errors or conflicts in the Drawings and Specifications. No change orders will be issued for items, materials or issues that existed on or with respect to the site prior to bidding.

29. DRAWINGS AND SPECIFICATIONS
   A. The project shall be performed in accordance with the requirements of the Drawings and Specifications, subject to modification as provided in General Conditions. The Drawings and Specifications are intended to complement and supplement each other.

   B. Any work required by either of them and not by the other shall be performed as if denoted in both. Should any work be required which is not also denoted in the Specifications or on the Drawings because of an obvious omission, but which is, nevertheless, necessary for the proper performance of the project, such work shall be performed as fully as if it were described and delineated.

30. FORM OF AGREEMENT
A. Every successful bidder shall be required to sign the standard form contract, a copy of which is attached. Any proposed language or form changes which in any way modifies the contractor's responsibilities as set forth in the Contract Documents will not be acceptable and will be deemed to constitute a bid exception.

31. MULTIPLE BIDS NOT ALLOWED:
A. No bidder is allowed to submit more than one bid from an individual, firm, partnership, corporation or association under the same or different name. This will be cause for automatic rejection of each bid.

32. SUBSTITUTIONS:
A. The bidder may include in their bid substitute materials or equipment or methods in lieu of those specified in the contract documents, but they do so at their own risk. Any substitution must be equivalent in type, function and quality to the item required in the contract. The successful bidder must submit all information required within 20 days of contract award to determine if the proposed substitute is equal to the contract requirements, and any substitution must be approved by the architect and the College.

B. The College shall have complete discretion to decide whether it will accept any substitution. No substitution shall result in any increase in the contract price or times. The successful bidder in its application for the substitution must certify in writing that the substitution is equal to what is specified in the contract documents in all material respects and will not increase the time or price of the contract work.

C. Should the substitution be rejected, the contractor will then be required to provide the specified product, material or method at no additional cost to the College and no change in the project schedule.

33. DOCUMENTS/SUBMISSIONS THAT MUST BE PROVIDED BEFORE CONTRACT AWARD:

- AFFIRMATIVE ACTION: The bidder is required to complete and submit a copy of Initial Project Workforce Report (AA-201) to the College and the Division of Public Contracts Equal Employment Opportunity Compliance verifying that the bidder is operating under a federally approved or sanctioned Affirmative Action program. The bidder also agrees to submit a copy of the Monthly Project Workforce Report once a month thereafter for the duration of this contract to The College and the Division.

- CERTIFICATE OF INSURANCE: The bidder is required to submit proof of liability insurance in accordance with The College’s contract.
• P.L. 2005, Chapter 51 / Executive Order 117 - Contractor Certification and Disclosure of Political Contributions:

In order for your proposal to be accepted and deemed valid, your company/firm will be required to comply with the requirements of Chapter 51 and Executive Order 117. Enclosed are the requirements of Ch. 51 and EO 117, the forms for Certification and Disclosure. The contract that will be generated based on this bid cannot be awarded without approval of the Certification and Disclosure forms by the State of New Jersey, Department of Treasury.

• New Jersey Business Registration Certificate

• All applicable licenses, certificates, and requirements specified in the scope of work, contract documents and specifications.
The following Bidder’s Checklist is provided as an aid to the bidder. It does not in any way relieve the bidder of its responsibility to insure that its bid proposal is complete.

a. _____ Bidder has completed the Bidder Information section and General Agreement section and filled out the receipt of addendum and clarifications.

b. _____ Bidder has completed the form of proposal and indicated base bid for either Separate Bid or Single Bid (Lump Sum all trades), prices for Alternate Proposals, and Unit Prices.

c. _____ Bidder for Single Bid (Lump Sum) has listed and has disclosed the subcontractors on the Subcontractor Information form.

d. _____ Bidder has enclosed a certified check or bid bond for ten percent (10%) of the amount of the bid.

e. _____ Bidder has completed and enclosed the Non-Collusion Affidavit.

f. _____ Bidder has completed and enclosed the Ownership Disclosure form.

g. _____ Bidder and each disclosed subcontractor has enclosed a copy of its registration certificate in accordance with the requirement of the Public Works Contractor Registration Act. (NJ Dept. of Labor and Workforce Development)

h. _____ Bidder has acknowledged the Affirmative Action Language in accordance with the requirements P.L. 1975 C.127. (NJAC 17:27).

i. _____ Bidder has enclosed its MWBE information.

j. _____ Bidder has enclosed its Electrical and Plumbing License and any other licenses, certifications, certifications, and qualifications.

k. _____ Bidder has enclosed its Vendor Qualification Statement

l. _____ Bidder has included a copy of its latest Experience Modification Rating (EMR Safety Rating). The College requires an average rating over the last 5 years of 1.25 or less.

m. _____ Bidder has included a copy of its DPMC Notice of Classification and Total Amount of Uncompleted Contracts.

n. _____ Bidder has enclosed a copy of its Chapter 51 & EO117 Certification form. A completed copy of your Certification form is not required at time of bid; however, will be required from the bidder who receives the intent to award from the College.

o. _____ Bidder has enclosed a copy of its New Jersey Business Registration Certificate in accordance with the requirements of the New Jersey Division of Revenue. A completed copy of your Certificate is not required at time of bid; however, will be required from the bidder who receives the intent to award from the College.
GENERAL AGREEMENT

1. Having examined the plans and specifications with related documents and the site of the proposed work and being familiar with all of the conditions surrounding the construction of the proposed project including the availability of materials and labor, the undersigned hereby proposes to furnish all labor, materials, and supplies, and to construct the project in accordance with the Contract Documents, within the time set forth therein, and at the price stated. This price covers all expenses incurred in performing the work required under the Contract Documents, of which this proposal is a part.

2. Bidder acknowledges receipt of the following Addendums/Clarifications:

Addendum Number _____ Date ________Addendum Number ____ Date __________
Addendum Number _____ Date ________Addendum Number ____ Date ________
Addendum Number _____ Date ________Addendum Number ____ Date ________

3. Bidder acknowledges and affirms that he/she has personal knowledge of or has obtained and reviewed a copy of the valid prevailing wage rates at the time of the bid and for the duration of the contract for all trades involved in the project for the geographical location of the project as issued by the Commissioner of the Department of Labor & Industry, Trenton, NJ 08625 (609) 292-2259 or visiting the Department of Labor website at (http://lwd.dol.state.nj.us/labor/wagehour/wagerate/wage_rates.html).

4. Bidder agrees that its price is good and the bid shall not be withdrawn for a period of 60 calendar days after the scheduled Bid Due Date and Time.

5. Upon conclusion of the 10 business day protest period, Bidder will execute the formal contract within 5 business days and deliver as required in the General Conditions: a Performance and Payment Bond; Surety Disclosure and Certification Statement; and certificates of insurance for general liability, automobile and worker’s compensation.

6. Bidder acknowledges work to commence on site not later than ten (10) calendar days after receipt of a Notice to Proceed.

Respectfully submitted,

(Seal if bid is by Corporation)

_________________________________
(Signature of Principal)

_________________________________
(Printed Name of Principal)

_________________________________
(Title of Principal)
PRICES FOR SINGLE BID (LUMP SUM): Base Bid, Alternate Proposals, and Unit Prices

FORM OF PROPOSAL

To: The College of New Jersey

for: Travers/Wolfe Flood Remediation

Date _____________

A. BID:

1. Base: We, ________________________________________________, the Undersigned, in accordance with the published advertisement inviting proposals, will furnish all labor, material, equipment and services necessary for the complete construction, as defined in the advertisement, specimen contract, specifications, addendums/clarifications/bulletins, drawings, and proposal, for the Contract amount indicated below for the above noted project in strict accordance with the Contract Documents and Addenda thereto for the total sum of:

   _______________________________________ Dollars $ __________________
   (words)

General Construction (Single overall Prime Contract)

2. Add/Deduct Alternate
   
   Check One: _____Add ______Deduct

   No Alternates are requested for this bid.

3. CHECK LIST FOR BIDDERS:
   A check list has been provided in these specifications for the use in completing this proposal. Bidders are encouraged to reference said list to minimize the opportunity for errors by the bidder.

B. UNIT PRICES: We, the Undersigned, agree, if awarded the Contract to perform additional work or delete work at the Unit Prices set forth below or at a negotiated unit price (Unit Prices are for work that is in addition to or is deleted from the base bid work):

   No Unit Prices are requested for this bid.

C. AGREEMENT: We, the Undersigned, agree, if awarded the Contract, to execute an agreement for the above stated work and compensation on the Standard Form of Agreement Between Owner and Contractor.

D. SURETY: We, the Undersigned, agree, if awarded the Contract, to execute and deliver to the Owner, prior to the signing of the Contract, the Performance and Payment Bonds as required.
   • Contractor shall provide a Maintenance Bond at job completion for a period of one year for 100% of the final contract price.

E. BID SECURITY: The attached bid security is to become the Property of the Owner in the event that the Contract and bond are not executed within the time set forth, as liquidated damages for the delay and
additional expense (including the difference between the price provided with said bond and the next lowest responsive bidder) to the Owner caused thereby.

Certified Check $__________________________
Bid Bond $______________________________

F. STATEMENT:
1. We, the Undersigned, acting through its authorized officers and intending to be legally bound, agree that this bid proposal shall constitute an offer by the Undersigned to enter into a Contract with the acts and things therein provided, which offer shall be irrevocable for sixty (60) calendar days from the date of opening hereof and that the Owner may accept this offer at any time during said period by notifying the Undersigned of the acceptance of said offer.
2. We, the Undersigned, acknowledge receipt of the following Addenda/Clarifications:

Addenda Number Dated
_________________________________ _____________________________________
_________________________________ _____________________________________

The undersigned further agrees to comply with the requirements as to conditions of employment, wage rates, and hours of labor set forth in the Contract Documents.

Dated ____________________________________________________________

Firm Name_____________________________________ Phone Number:________________

Address ____________________________________________________________

**If a corporation, give the State of Incorporation, using the phrase:
"A corporation organized under the laws of _____________________________."
If a partnership, give names of the partners, using also the phrase:
"Co-partners trading and doing business under the firm name and style of
_________________________.
If an individual using a trade name, give individual name, also using the phrase:
"An individual doing business under the firm name and style of _____________________________.

Dated: __________________________________

STATE OF ____________________________ SS.

COUNTY OF ____________________________

_________________________________ being duly sworn say that the several matters stated in this proposal are in all respects true, and that no member of the State or employee of the College are interested in any way in this proposal.

Sworn and subscribed before me ______________________ Bidder signs above line

this __________ day of _______________ 20____

_________________________________ Print Name and _____________________ Title
SUBCONTRACTOR INFORMATION FOR SINGLE BID (LUMP SUM)

Pursuant to the State Colleges Contract Law, N.J.S.A. 18A:64-76.1, all bids submitted shall set forth the names and license numbers of all subcontractors to whom the bidder intends to subcontract the plumbing and gas fitting work; the refrigeration, the heating and ventilating systems and equipment; the electrical work, including any electrical power plants; tele-data, fire alarm, or security systems; the structural steel and ornamental iron work (individually, the “Trade” or collectively, the “Trades”).

For each Trade listed below for which the work will be completed by a subcontractor you must list for each such subcontractor at a minimum the name and, where applicable, license number (or in lieu thereof enclose a copy of the license with this form) and preferably you will also list the subcontractor’s address, telephone number, and fax number. If the work will be self-performed by the bidder, you may indicate that by inserting the name of the bidder (next to “Name”). If work by that Trade is not required per the scope of work of the project, you may indicate that by inserting “Not required” (next to “Name”). If the name of a subcontractor is not provided on this form for any one or more of the Trades, the bidder, in submitting its bid, certifies that, for such Trades, either the work will be self-performed by the bidder, or the work is not required per the scope of work.

**Failure to complete this form as required may result in your bid being disqualified.**

**Plumbing and Gas Fitting Work**

List information for Subcontractor, if any:

Name: ____________________________
License Number: ____________________________
Address: ____________________________

Telephone: ____________________________
Fax: ____________________________

**Refrigeration, Heating and Ventilating Systems and Equipment**

List information for Subcontractor, if any:

Name: ____________________________
License Number: ____________________________
Address: ____________________________

Telephone: ____________________________
Fax: ____________________________


**Electrical Work, including any Electrical Power Plants, Tele-data, Fire Alarm, or Security Systems**

List information for Subcontractor, if any:

Name: _____________________________
License Number: ____________________
Address: ___________________________
                        ____________________
Telephone: _________________________
Fax: ______________________________

**Structural Steel Work and Ornamental Iron Work**

List information for Subcontractor, if any:

Name: _____________________________
License Number: ____________________
Address: ___________________________
                        ____________________
Telephone: _________________________
Fax: ______________________________

__________________________________
Bidder Name

By: _______________________________
    Signature

__________________________________
Printed Name of Signing Individual

__________________________________
Date
1. Contractor and sub-contractors are requested to check all of the following that apply to their company and, if applicable, submit a copy of their certificate(s):

A. My company is certified by the NJ Department of Treasury, Division of Revenue as a:

   _____ small business   _____ minority-owned business   _____ female-owned business

B. My company is certified by the NJ Department of Transportation as a:

   _____ small business   _____ minority-owned business   _____ female-owned business

C. My company is a _____ small business   _____ minority-owned or _____ female-owned but is not certified by either NJ Department.

C. ______ My company is not a small business, minority-owned or female-owned.

___________________________
Signed

___________________________
Date
PERFORMANCE BOND & PAYMENT BOND

BOND NO.______________

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned __________________________ _______________ as Principal, and___________________________________________________, a corporation of the State of ________________________, duly authorized to do business in the State of New Jersey, having an office at __________________________________________ _______________ are hereby held and firmly bound unto The College of New Jersey in the Penal Sum of __________________________________________ DOLLARS, for payment of which well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors and assigns.

SIGNED this __________ day of _________________________, 20_____

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT, WHEREAS, the above named Principal did on the __________ day of ______________________, 20_____, enter into a written contract with The College of New Jersey for _______________________________________________ which said contract is made a part of this bond as set forth herein;

NOW, if the said ____________________________ shall well and faithfully do and perform the things agreed by ____________________________ to be done and performed according to the terms of the said contract; shall pay all lawful claims of sub-contractors, materialmen, laborers, persons, forms of other suppliers or teams, fuel, oils, implements or machinery furnished, used or consumed in the carrying forward, performing, or completing of said contract, we agreeing and assenting that this undertaking shall be for the benefit of any subcontractor, materialman, laborer, person, firm or corporation having a just claim, as well as for the obligee herein; then this obligation shall be void, otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

The said surety hereby stipulated and agrees that no modifications, omissions, or additions in or to the terms of the said contract, or in or to the plans and specifications therefore shall in any wise effect the obligation of said surety on its bond.

This bond is given in compliance with the requirements of the statutes of the State of New Jersey including N.J.S.A. 18A:64-68 and any amendments thereof.

SIGNED, SEALED AND DELIVERED
IN THE PRESENCE OF

_______________________________________                  ____________________________
Witness

_______________________________________                  ____________________________
Witness as to Surety

_______________________________________                  ____________________________
Countersigned

this ______ day of ____________, 20____

BY:______________________________                  ____________________________

NOTE: General Power of Attorney and the current financial statement of the bonding company must be attached to each copy (a total of three) of the Performance Bond.
SURETY DISCLOSURE STATEMENT AND CERTIFICATION

_____________________________________, surety(ies) on the attached bond, hereby certifies(y) the following:

(1) The surety meets the applicable capital and surplus requirements of R.S. 17:17-6 or R.S. 17:17-7 as of the surety’s most current annual filing with the New Jersey Department of Insurance.

(2) The capital (where applicable) and surplus, as determined in accordance with the applicable laws of the State of New Jersey, of the surety(ies) participating in the issuance of the attached bond is (are) in the following amount(s) as of the calendar year ending December 31, ____, (insert most recent calendar year for which capital and surplus amounts are available), which amounts have been certified as indicated by certified public accountants (indicating separately for each surety that surety’s capital and surplus amounts, together with the name and address of the firm of certified public accountants that shall have certified those amounts):

____________________________________

____________________________________

(3) (a) With respect to each surety participating in the issuance of the attached bond that has received from the United States Secretary of the Treasury a certificate of authority pursuant to 31 U.S.C. 9305, the underwriting limitation established therein and the date as of which that limitation was effective is as follows (indicating for each surety that surety’s underwriting limitation and the effective date thereof):

____________________________________

____________________________________

(b) With respect to each surety participating in the issuance of the attached bond that has not received such a certificate of authority from the United States Secretary of the Treasury, the underwriting limitation of that surety as established pursuant to R.S. 17:18-9 as of date on which such limitation was so established, is as follows (indicating for each such surety that surety’s underwriting limitation and the date on which that limitation was established):

____________________________________

____________________________________

(4) The amount of the bond to which this statement and certification is attached is $______________________.

(5) If, by virtue of one or more contracts of reinsurance, the amount of the bond indicated under item (4) above exceeds the total underwriting limitation of all sureties on the bond as set forth in items (3) (a) or (3) (b) above, or both, then for each such contract of reinsurance:

(a) The name and address of each such re-insurer under that contract and the amount of that re-insurer’s participation in the contract is as follows:

____________________________________

____________________________________

____________________________________
(b) Each surety that is party to any such contract of reinsurance certifies that each reinsurer listed under item (5) (a) satisfies the credit for reinsurance requirement established under P.L. 1993, c. 243 (C. 17:51B-1 et seq.) and any applicable regulations in effect as of the date on which the bond to which this statement certification is attached shall have been filed with the appropriate public agency.

CERTIFICATION

(to be completed by an authorized certifying agent for each surety on the bond)

I, ________________________ (name of agent), as ________________________ (title of agent)

for ________________________________________________________________ (name of surety),

a corporation/mutual insurance company/other (indicate type of business organization by circling one) domiciled in _______ (state of domicile), DO HEREBY CERTIFY that, to the best of my knowledge, the foregoing statements made by me are true, and ACKNOWLEDGE that, if any of those statements are false, this bond is VOID and I am subject to punishment.

______________________________
(Signature of certifying agent)

______________________________
(Printed name of certifying agent)

______________________________
(Title of certifying agent)

______________________________
(Date of Certification)
MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE
N.J.A.C. 17:27

CONSTRUCTION CONTRACTS

During the performance of this contract, the contractor agrees as follows:

The contractor or subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex. Except with respect to affectional or sexual orientation and gender identity or expression, the contractor will ensure that equal employment opportunity is afforded to such applicants in recruitment and employment, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex. Such equal employment opportunity shall include, but not be limited to the following: employment, up-grading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Public Agency Compliance Officer setting forth provisions of this nondiscrimination clause.

The contractor or subcontractor, where applicable will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, gender identity or expression, disability, nationality or sex.

The contractor or subcontractor will send to each labor union, with which it has a collective bargaining agreement, a notice, to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor's commitments under this act and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The contractor or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer, pursuant to N.J.S.A. 10:5-31 et seq., as amended and supplemented from time to time and the Americans with Disabilities Act.

When hiring or scheduling workers in each construction trade, the contractor or subcontractor agrees to make good faith efforts to employ minority and women workers in each construction trade consistent with the targeted employment goal prescribed by N.J.A.C. 17:27-7.2; provided, however, that the Dept. of LWD, Construction EEO Monitoring Program may, in its discretion, exempt a contractor or subcontractor from compliance with the good faith procedures prescribed by the following provisions, A, B and C, as long as the Dept. of LWD, Construction EEO Monitoring Program is satisfied that the contractor or subcontractor is employing workers provided by a union which provides evidence, in accordance with standards prescribed by the Dept. of LWD, Construction EEO Monitoring Program, that its percentage of active "card carrying" members who are minority and women workers is equal to or greater than the targeted employment goal established in accordance with N.J.A.C. 17:27-7.2. The contractor or subcontractor agrees that a good faith effort shall include compliance with the following procedures:
(A) If the contractor or subcontractor has a referral agreement or arrangement with a union for a construction trade, the contractor or subcontractor shall, within three business days of the contract award, seek assurances from the union that it will cooperate with the contractor or subcontractor as it fulfills its affirmative action obligations under this contract and in accordance with the rules promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et. seq., as supplemented and amended from time to time and the Americans with Disabilities Act. If the contractor or subcontractor is unable to obtain said assurances from the construction trade union at least five business days prior to the commencement of construction work, the contractor or subcontractor agrees to afford equal employment opportunities minority and women workers directly, consistent with this chapter. If the contractor's or subcontractor's prior experience with a construction trade union, regardless of whether the union has provided said assurances, indicates a significant possibility that the trade union will not refer sufficient minority and women workers consistent with affording equal employment opportunities as specified in this chapter, the contractor or subcontractor agrees to be prepared to provide such opportunities to minority and women workers directly, consistent with this chapter, by complying with the hiring or scheduling procedures prescribed under (B) below; and the contractor or subcontractor further agrees to take said action immediately if it determines that the union is not referring minority and women workers consistent with the equal employment opportunity goals set forth in this chapter.

(B) If good faith efforts to meet targeted employment goals have not or cannot be met for each construction trade by adhering to the procedures of (A) above, or if the contractor does not have a referral agreement or arrangement with a union for a construction trade, the contractor or subcontractor agrees to take the following actions:

(1) To notify the public agency compliance officer, the Dept. of LWD, Construction EEO Monitoring Program, and minority and women referral organizations listed by the Division pursuant to N.J.A.C. 17:27-5.3, of its workforce needs, and request referral of minority and women workers;

(2) To notify any minority and women workers who have been listed with it as awaiting available vacancies;

(3) Prior to commencement of work, to request that the local construction trade union refer minority and women workers to fill job openings, provided the contractor or subcontractor has a referral agreement or arrangement with a union for the construction trade;

(4) To leave standing requests for additional referral to minority and women workers with the local construction trade union, provided the contractor or subcontractor has a referral agreement or arrangement with a union for the construction trade, the State Training and Employment Service and other approved referral sources in the area;

(5) If it is necessary to lay off some of the workers in a given trade on the construction site, layoffs shall be conducted in compliance with the equal employment opportunity and non-discrimination standards set forth in this regulation, as well as with applicable Federal and State court decisions;

(6) To adhere to the following procedure when minority and women workers apply or are referred to the contractor or subcontractor:
(i) The contractor or subcontractor shall interview the referred minority or women worker.

(ii) If said individuals have never previously received any document or certification signifying a level of qualification lower than that required in order to perform the work of the construction trade, the contractor or subcontractor shall in good faith determine the qualifications of such individuals. The contractor or subcontractor shall hire or schedule those individuals who satisfy appropriate qualification standards in conformity with the equal employment opportunity and non-discrimination principles set forth in this chapter. However, a contractor or subcontractor shall determine that the individual at least possesses the requisite skills, and experience recognized by a union, apprentice program or a referral agency, provided the referral agency is acceptable to the Dept. of LWD, Construction EEO Monitoring Program. If necessary, the contractor or subcontractor shall hire or schedule minority and women workers who qualify as trainees pursuant to these rules. All of the requirements, however, are limited by the provisions of (C) below.

(iii) The name of any interested women or minority individual shall be maintained on a waiting list, and shall be considered for employment as described in (i) above, whenever vacancies occur. At the request of the Dept. of LWD, Construction EEO Monitoring Program, the contractor or subcontractor shall provide evidence of its good faith efforts to employ women and minorities from the list to fill vacancies.

(iv) If, for any reason, said contractor or subcontractor determines that a minority individual or a woman is not qualified or if the individual qualifies as an advanced trainee or apprentice, the contractor or subcontractor shall inform the individual in writing of the reasons for the determination, maintain a copy of the determination in its files, and send a copy to the public agency compliance officer and to the Dept. of LWD, Construction EEO Monitoring Program.

(7) To keep a complete and accurate record of all requests made for the referral of workers in any trade covered by the contract, on forms made available by the Dept. of LWD, Construction EEO Monitoring Program and submitted promptly to the Dept. of LWD, Construction EEO Monitoring Program upon request.

(C) The contractor or subcontractor agrees that nothing contained in (B) above shall preclude the contractor or subcontractor from complying with the union hiring hall or apprenticeship policies in any applicable collective bargaining agreement or union hiring hall arrangement, and, where required by custom or agreement, it shall send journeymen and trainees to the union for referral, or to the apprenticeship program for admission, pursuant to such agreement or arrangement. However, where the practices of a union or apprenticeship program will result in the exclusion of minorities and women or the failure to refer minorities and women consistent with the targeted county employment goal, the contractor or subcontractor shall consider for employment persons referred pursuant to (B) above without regard to such agreement or arrangement; provided further, however, that the contractor or subcontractor shall not be required to employ women and minority advanced trainees and trainees in numbers which result in the employment of advanced trainees and trainees as a percentage of the total workforce for the construction trade, which percentage significantly exceeds the apprentice to journeymen worker ratio specified in the applicable collective bargaining agreement, or in the absence of a collective bargaining agreement, exceeds the ratio established by practice in the area for said construction trade. Also, the contractor or subcontractor agrees that, in implementing the procedures of (B) above, it shall, where applicable, employ minority and women workers residing within the geographical jurisdiction of the union.
After notification of award, but prior to signing a construction contract, the contractor shall submit to the public agency compliance officer and the Dept. of LWD, Construction EEO Monitoring Program an initial project workforce report (Form AA 201) electronically provided to the public agency by the Dept. of LWD, Construction EEO Monitoring Program, through its website, for distribution to and completion by the contractor, in accordance with N.J.A.C. 17:27-7. The contractor also agrees to submit a copy of the Monthly Project Workforce Report once a month thereafter for the duration of this contract to the Division and to the public agency compliance officer.

The contractor agrees to cooperate with the public agency in the payment of budgeted funds, as is necessary, for on-the-job and/or off-the-job programs for outreach and training of minorities and women.

(D) The contractor and its subcontractors shall furnish such reports or other documents to the Dept. of LWD, Construction EEO Monitoring Program as may be requested by the Dept. of LWD, Construction EEO Monitoring Program from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Dept. of LWD, Construction EEO Monitoring Program for conducting a compliance investigation pursuant to Subchapter 10 of the Administrative Code (NJAC 17:27).

IF AWARDED A CONTRACT YOUR COMPANY/FIRM WILL BE REQUIRED TO COMPLY WITH THE AFFIRMATIVE ACTION REQUIREMENTS LISTED ABOVE.

Firm Name:______________________________________________________________

Signature:______________________________

Title:______________________________________________________________

Date:____________________________________________
Additional Mandatory Construction Contract Language
For State Agencies, Independent Authorities, Colleges and Universities Only

The Executive Order No. 151 (Corzine, August 28, 2009) and P.L. 2009, Chapter 335 include a provision which require all state agencies, independent authorities and colleges and universities to include additional mandatory equal employment and affirmative action language in its construction contracts. It is important to note that this language is in addition to and does not replace the mandatory contract language and good faith efforts requirements for construction contracts required by N.J.A.C. 17:27-3.6, 3.7 and 3.8. The additional mandatory equal employment and affirmative action language is as follows:

It is the policy of the [Reporting Agency] that its contracts should create a workforce that reflects the diversity of the State of New Jersey. Therefore, contractors engaged by the [Reporting Agency] to perform under a construction contract shall put forth a good faith effort to engage in recruitment and employment practices that further the goal of fostering equal opportunities to minorities and women.

The contractor must demonstrate to the [Reporting Agency]’s satisfaction that a good faith effort was made to ensure that minorities and women have been afforded equal opportunity to gain employment under the [Reporting Agency]’s contract with the contractor. Payment may be withheld from a contractor’s contract for failure to comply with these provisions.

Evidence of a “good faith effort” includes, but is not limited to:

1. The Contractor shall recruit prospective employees through the State Job bank website, managed by the Department of Labor and Workforce Development, available online at [http://NJ.gov/JobCentralNJ];
2. The Contractor shall keep specific records of its efforts, including records of all individuals interviewed and hired, including the specific numbers of minorities and women;
3. The Contractor shall actively solicit and shall provide the [Reporting Agency] with proof of solicitations for employment, including but not limited to advertisements in general circulation media, professional service publications and electronic media; and
4. The Contractor shall provide evidence of efforts described at 2 above to the [Reporting Agency] no less frequently than once every 12 months.
5. The Contractor shall comply with the requirements set forth at N.J.A.C. 17:27.

To ensure successful implementation of the Executive Order and Law, state agencies, independent authorities and colleges and universities must forward an Initial Project Workforce Report (AA 201) for any projects funded with ARRA money to the Dept. of LWD, Construction EEO Monitoring Program immediately upon notification of award but prior to execution of the contract.
NON-COLLUSION STATEMENT

Date:______________________________

The College of New Jersey
The Office of Budget and Finance, Department of Purchasing
Administrative Services Building, Room 201
P.O. Box 7718
Ewing, New Jersey 08628-0718

To Whom It May Concern:

This is to certify that the undersigned bidder____________________________ as not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the proposal submitted to The College of New Jersey on the____________ day of__________, 20____.

Signature:________________________________________________________

Corporate Seal:

Attest by:________________________________________________________

Sworn to and subscribed before me this_______day of ________, 20____.
My commission Expires:__________________________________________

Notary Public

THIS STATEMENT MUST BE COMPLETED AND SIGNED
STOCKHOLDER DISCLOSURE FORM

Firm Name: __________________________________________________________

Address: ____________________________________________________________________________

City/State/ZIP: ____________________________________________________________________________

List the names and addresses of all individuals, corporations, or any other owner having 10% or greater interest in the corporation or partnership named in item 1. If a listed owner is a corporation or partnership, then list the names and addresses of holders of 10% or more interest in that corporation or partnership. If additional space is necessary, list on an attached sheet. If there are no owners with 10% or more interest in your company, enter "None" below.

Complete affidavit at bottom of form.

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<tr>
<th>Firm Name</th>
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President of the Firm (Type or print name) ______________________ Telephone Number ____________

I certify that (check applicable blanks):

_____ A list of stockholders names and addresses has been submitted to the Secretary of State of New Jersey and it is current and correct to the best of my knowledge, with the exceptions as listed above.

_____ The list of stockholders above is current and correct to the best of my knowledge.

_____ There are no stockholders holding 10% or more interest in this corporation or firm to the best of my knowledge.

_____ Firm is a sole ownership and not subject to corporation or partnership disclosure requirement.

Signature of Authorized Representative

Name_____________________________ Title:________________________

Witnessed by_________________________ Date:_____________________

THIS FORM MUST BE COMPLETED, SIGNED, AND WITNESSED
INFORMATION AND INSTRUCTIONS
For Completing The “Two-Year Vendor Certification and Disclosure of Political Contributions” Forms

Background Information

On September 22, 2004, then-Governor James E. McGreevey issued Executive Order 134, the purpose of which was to insulate the negotiation and award of State contracts from political contributions that posed a risk of improper influence, purchase of access or the appearance thereof. To this end, Executive Order 134 prohibited State departments, agencies and authorities from entering into contracts exceeding $17,500 with individuals or entities that made certain political contributions. Executive Order 134 was superseded by Public Law 2005, c. 51, signed into law on March 22, 2005 (“Chapter 51”).

On September 24, 2008, Governor Jon S. Corzine issued Executive Order No. 117 (“E.O. 117”), which is designed to enhance New Jersey’s efforts to protect the integrity of procurement decisions and increase the public’s confidence in government. The Executive Order builds upon the provisions of Chapter 51.

Two-Year Certification Process

Upon approval by the State, the Certification and Disclosure of Political Contributions form (CH51.1R1/21/2009) is valid for a two (2) year period. Thus, if a vendor receives approval on Jan 1, 2009, the certification expiration date would be Dec 31, 2011. Any change in the vendor’s ownership status and/or political contributions during the two-year period will require the submission of new Chapter 51/EO117 forms to the State Review Unit. Please note that it is the vendor’s responsibility to file new forms with the State should these changes occur.

Prior to the awarding of a contract, the agency should first send an e-mail to CD134@treas.state.nj.us to verify the certification status of the vendor. If the response is that the vendor is NOT within an approved two-year period, then forms must be obtained from the vendor and forwarded for review. If the response is that the vendor is within an approved two-year period, then the response so stating should be placed with the bid/contract documentation for the subject project.

Instructions for Completing the Forms

NOTE: Please refer to the next section, “Useful Definitions for Purposes of Ch. 51 and E.O. 117,” for guidance when completing the forms.

Part 1: VENDOR INFORMATION

Business Name -- Enter the full name of the Vendor, including trade name if applicable.

Business Type -- Select the vendor’s business organization from the list provided.

Address, City, State, Zip and Phone Number -- Enter the vendor’s street address, city, state, zip code and telephone number.

Vendor Email -- Enter the vendor’s primary email address.

Vendor FEIN -- Please enter the vendor’s Federal Employment Identification Number.
INFORMATION AND INSTRUCTIONS
For Completing The “Two- Year Vendor Certification and Disclosure of Political Contributions” Forms


Read the following statements and verify that from the period beginning on or after October 15, 2004, no contributions as set forth at subsections 1(a)-(c) have been made by either the vendor or any individual whose contributions are attributable to the vendor pursuant to Executive Order 117 (2008).

NOTE: Contributions made prior to November 15, 2008 are applicable to Chapter 51 only.

Part 3: DISCLOSURE OF CONTRIBUTIONS MADE

Check the box at top of page 2 if no reportable contributions have been made by the vendor. If the vendor has no contributions to report, this box must be checked.

Name of Recipient Entity – Enter the full name of the recipient entity.

Address of Recipient Entity – Enter the recipient entity’s street address.

Date of Contribution – Indicate the date of the contribution.

Amount of Contribution – Enter the amount of the reportable contribution.

Type of Contribution – Select the type of contribution from the list provided.

Contributor Name – Enter the full name of the contributor.

Relationship of Contributor to the Vendor – Indicate relationship of the contributor to the vendor, e.g. officer or partner of the company, spouse of officer or partner, resident child of officer or partner, parent company of the vendor, subsidiary of the vendor, etc.

NOTE: If form is being completed electronically, click “Add a Contribution” to enter additional contributions. Otherwise, please attach additional pages as necessary.

Part 4: CERTIFICATION

Check box A if the person completing the certification and disclosure is doing so on behalf of the vendor and all individuals and/or entities whose contributions are attributable to the vendor.

Check box B if the person completing the certification and disclosure is doing so on behalf of the vendor only.

Check box C if the person completing the certification and disclosure is doing so on behalf of an individual and/or entity whose contributions are attributable to the vendor.

Enter the full name of the person authorized to complete the certification and disclosure, the person’s title or position, date and telephone number.
INFORMATION AND INSTRUCTIONS
For Completing The “Two-Year Vendor Certification and Disclosure of Political Contributions” Forms

USEFUL DEFINITIONS FOR THE PURPOSES OF Ch. 51 and E.O. 117

- **“Vendor”** means the contracting entity.

- **“Business Entity”** means any natural or legal person, business corporation, professional services corporation, limited liability company, partnership, limited partnership, business trust, association or any other legal commercial entity organized under the laws of New Jersey or any other state or foreign jurisdiction. The definition also includes (i) if a business entity is a for-profit corporation, any officer of the corporation and any other person or business entity that owns or controls 10% or more of the stock of the corporation; (ii) if a business entity is a professional corporation, any shareholder or officer; (iii) if a business entity is a general partnership, limited partnership or limited liability partnership, any partner; (iv) if a business entity is a sole proprietorship, the proprietor; (v) if the business entity is any other form of entity organized under the laws of New Jersey or any other state or foreign jurisdiction, any principal, officer or partner thereof; (vi) any subsidiaries directly or indirectly controlled by the business entity; (vii) any political organization organized under 26 U.S.C.A. § 527 that is directly or indirectly controlled by the business entity, other than a candidate committee, election fund, or political party committee; and (viii) with respect to an individual who is included within the definition of “business entity,” that individual’s spouse or civil union partner and any child residing with that person.¹

- **“Officer”** means a president, vice-president with senior management responsibility, secretary, treasurer, chief executive officer, or chief financial officer of a corporation or any person routinely performing such functions for a corporation. Please note that officers of non-profit entities are excluded from this definition.

- **“Partner”** means one of two or more natural persons or other entities, including a corporation, who or which are joint owners of and carry on a business for profit, and which business is organized under the laws of this State or any other state or foreign jurisdiction, as a general partnership, limited partnership, limited liability partnership, limited liability company, limited partnership association, or other such form of business organization.

- **“Reportable Contributions”** are those contributions, including in-kind contributions, in excess of $300.00 in the aggregate per election made to or received by a candidate committee, joint candidates committee, or political committee; or per calendar year made to or received by a political party committee, legislative leadership committee, or continuing political committee.

- **“In-kind Contribution”** means a contribution of goods or services received by a candidate committee, joint candidates committee, political committee, continuing political committee, political party committee, or legislative leadership committee, which contribution is paid for by a person or entity other than the recipient committee, but does not include services provided without compensation by an individual volunteering a part of or all of his or her time on behalf of a candidate or committee.

- **“Continuing Political Committee”** includes any group of two or more persons acting jointly, or any corporation, partnership, or any other incorporated or unincorporated association, including a political club, political action committee, civic association or other organization, which in any calendar year contributes or expects to contribute at least $4,300 to aid or promote the candidacy of an individual, or the candidacies of individuals, for elective public office, or the passage or defeat of a public questions, and which may be expected to make contributions toward such aid or promotion or passage or defeat during a subsequent election, provided that the group, corporation, partnership, association or other organization has been determined by the Commission to be a continuing political committee in accordance with N.J.S.A. 19:44A-8(b).

¹ Contributions made by a spouse, civil union partner or resident child to a candidate for whom the contributor is eligible to vote or to a political party committee within whose jurisdiction the contributor resides are permitted.
INFORMATION AND INSTRUCTIONS
For Completing the “Two-Year Vendor Certification and Disclosure of Political Contributions” Forms

- “Candidate Committee” means a committee established by a candidate pursuant to N.J.S.A. 19:44A-9(a), for the purpose of receiving contributions and making expenditures.

- “State Political Party Committee” means a committee organized pursuant to N.J.S.A. 19:5-4.

- “County Political Party Committee” means a committee organized pursuant to N.J.S.A. 19:5-3.

- “Municipal Political Party Committee” means a committee organized pursuant to N.J.S.A. 19:5-2.

- “Legislative Leadership Committee” means a committee established, authorized to be established, or designated by the President of the Senate, the Minority Leader of the Senate, the Speaker of the General Assembly, or the Minority Leader of the General Assembly pursuant to N.J.S.A. 19:44A-10.1 for the purpose of receiving contributions and making expenditures.

- “Political Party Committee” means:

1. The State committee of a political party, as organized pursuant to N.J.S.A. 19:5-4;
2. Any county committee of a political party, as organized pursuant to N.J.S.A. 19:5-3; or
3. Any municipal committee of a political party, as organized pursuant to N.J.S.A. 19:5-2.

Agency Submission of Forms
The agency should submit the completed and signed Two-Year Vendor Certification and Disclosure forms, together with a completed Ownership Disclosure form, either electronically to cd134@treas.state.nj.us or regular mail at Chapter 51 Review Unit, P.O. Box 039, 33 West State Street, 9th Floor, Trenton, NJ 08625. Original forms should remain with the Agency and copies should be sent to the Chapter 51 Review Unit.

Questions & Answers
Questions regarding the interpretation or application of Public Law 2005, Chapter 51 (N.J.S.A. 19:44A-20.13) or Executive Order 117 (2008) may be submitted electronically through the Division of Purchase and Property website at http://www.state.nj.us/treasury/purchase/execorder134.htm. Responses to previous questions are posted on the website, as well as additional reference materials and forms.

NOTE: The Chapter 51 Q&A on the website DOES NOT address the expanded pay-to-play requirements imposed by Executive Order 117. The Chapter 51 Q&A are only applicable to contributions made prior to November 15, 2008. There is a separate, combined Chapter 51/E.O. 117 Q&A section dealing specifically with issues pertaining to contributions made after November 15, 2008, available at http://www.state.nj.us/treasury/purchase/execorder134.htm#state.
Part 1: Vendor Information

Full Legal Business Name

(Including trade name if applicable)

Business Type
- Corporation
- Limited Partnership
- Professional Corporation
- General Partnership
- Limited Liability Company
- Sole Proprietorship
- Limited Liability Partnership

Address 1

Address 2

City

State

Zip

Phone

Vendor Email

Vendor FEIN


I hereby certify as follows:

1. On or after October 15, 2004, neither the below-named entity nor any individual whose contributions are attributable to the entity pursuant to Executive Order 117 (2008) has solicited or made any contribution of money, pledge of contribution, including in-kind contributions, company or organization contributions, as set forth below that would bar the award of a contract to the vendor, pursuant to the terms of Executive Order 117 (2008).

   a) Within the preceding 18 months, the below-named person or organization has not made a contribution to:

      (i) Any candidate committee and/or election fund of any candidate for or holder of the public office of Governor or Lieutenant Governor;
      (ii) Any State, county, municipal political party committee; OR
      (iii) Any legislative leadership committee.

   b) During the term of office of the current Governor(s), the below-named person or organization has not made a contribution to

      (i) Any candidate, committee and/or election fund of the Governor or Lieutenant Governor; OR
      (ii) Any State, county or municipal political party committee nominating such Governor in the election preceding the commencement of said Governor’s term.

   c) Within the 18 months immediately prior to the first day of the term of office of the Governor(s), the below-named person or organization has not made a contribution to

      (i) Any candidate, committee and/or election fund of the Governor or Lieutenant Governor; OR
      Any State, county, municipal political party committee of the political party nominating the successful gubernatorial candidate(s) in the last gubernatorial election.

PLEASE NOTE: Prior to November 15, 2008, the only disqualifying contributions include those made by the vendor or a principal owning or controlling more than 10 percent of the profits or assets of a business entity (or 10 percent of the stock in the case of a business entity that is a corporation for profit) to any candidate committee and/or election fund of the Governor or to any state or county political party within the preceding 18 months, during the term of office of the current Governor or within the 18 months immediately prior to the first day of the term of Office of Governor.
Part 3: Disclosure of Contributions Made

☐ Check this box if no reportable contributions have been made by the above-named business entity or individual.

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<tr>
<th>Name of Recipient</th>
<th>Address of Recipient</th>
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<tr>
<th>Date of Contribution</th>
<th>Amount of Contribution</th>
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Type of Contribution (i.e. currency, check, loan, in-kind)

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<th>Contributor Name</th>
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<tr>
<th>Relationship of Contributor to the Vendor</th>
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<th>Contributor Address</th>
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If this form is not being completed electronically, please attach pages for additional contributions as necessary. Otherwise click “Add a Contribution” to enter additional contributions.
Part 4: Certification

I have read the instructions accompanying this form prior to completing this certification on behalf of the above-named business entity. I certify that, to the best of my knowledge and belief, the foregoing statements by me are true. I am aware that if any of the statements are willfully false, I am subject to punishment.

I understand that this certification will be in effect for two (2) years from the date of approval, provided the ownership status does not change and/or additional contributions are not made. If there are any changes in the ownership of the entity or additional contributions are made, a new full set of documents are required to be completed and submitted. By submitting this Certification and Disclosure, the person or entity named herein acknowledges this continuing reporting responsibility and certifies that it will adhere to it.

(CHECK ONE BOX A, B or C)

D I am certifying on behalf of the above-named business entity and all individuals and/or entities whose contributions are attributable to the entity pursuant to Executive Order 117 (2008).

(A)  

(B)  

(C)  

D I am certifying on behalf of the above-named business entity only.

D I am certifying on behalf of an individual and/or entity whose contributions are attributable to the vendor.

Signed Name ___________________________  Print Name ___________________________

Phone Number ___________________________  Date ___________________________

Title/Position ___________________________

Agency Submission of Forms

The agency should submit the completed and signed Two-Year Vendor Certification and Disclosure forms, together with a completed Ownership Disclosure form, either electronically to cd134@treas.state.nj.us, or regular mail at Chapter 51 Review Unit, P.O. Box 039, 33 West State Street, 8th Floor, Trenton, NJ 08625. The agency should save the forms locally and keep the original forms on file, and submit copies to the Chapter 51 Review Unit.
Pursuant to Public Law 2012, c. 25, any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract must complete the certification below to attest, under penalty of perjury, that the person or entity, or one of the person or entity's parents, subsidiaries, or affiliates, is not identified on a list created and maintained by the Department of the Treasury as a person or entity engaging in investment activities in Iran. If the Director finds a person or entity to be in violation of the principles which are the subject of this law, s/he shall take action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the person or entity.

I certify, pursuant to Public Law 2012, c. 25, that the person or entity listed above for which I am authorized to bid/renew:

- is not providing goods or services of $20,000,000 or more in the energy sector of Iran, including a person or entity that provides oil or liquefied natural gas tankers, or products used to construct or maintain pipelines used to transport oil or liquefied natural gas, for the energy sector of Iran, **AND**
- is not a financial institution that extends $20,000,000 or more in credit to another person or entity, for 45 days or more, **if** that person or entity will use the credit to provide goods or services in the energy sector in Iran.

In the event that a person or entity is unable to make the above certification because it or one of its parents, subsidiaries, or affiliates has engaged in the above-referenced activities, a detailed, accurate and precise description of the activities must be provided in part 2 below to the Division of Purchase and Property under penalty of perjury. Failure to provide such will result in the proposal being rendered as non-responsive and appropriate penalties, fines and/or sanctions will be assessed as provided by law.

**PART 2: PLEASE PROVIDE FURTHER INFORMATION RELATED TO INVESTMENT ACTIVITIES IN IRAN**

You must provide a detailed, accurate and precise description of the activities of the bidding person/entity, or one of its parents, subsidiaries or affiliates, engaging in the investment activities in Iran outlined above by completing the boxes below.

_EACH BOX WILL PROMPT YOU TO PROVIDE INFORMATION RELATIVE TO THE ABOVE QUESTIONS. PLEASE PROVIDE THOROUGH ANSWERS TO EACH QUESTION. IF YOU NEED TO MAKE ADDITIONAL ENTRIES, PLEASE ADD AN ADDITIONAL SHEET._

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<thead>
<tr>
<th>Name</th>
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<th>Description of Activities</th>
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<th>Duration of Engagement</th>
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<thead>
<tr>
<th>Bidder/Offeror Contact Name</th>
<th>Contact Phone Number</th>
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Certification: I, being duly sworn upon my oath, hereby represent and state that the foregoing information and any attachments thereto to the best of my knowledge are true and complete. I attest that I am authorized to execute this certification on behalf of the above-referenced person or entity. I acknowledge that the State of New Jersey is relying on the information contained herein and thereby acknowledge that I am under a continuing obligation from the date of this certification through the completion of any contracts with the State to notify the State in writing of any changes to the answers of information contained herein. I acknowledge that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I recognize that I am subject to criminal prosecution under the law and that it will also constitute a material breach of my agreement(s) with the State of New Jersey and that the State at its option may declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print): ___________________________ Signature: ___________________________

Title: ___________________________ Date: ___________________________
MACBRIDE PRINCIPLES FORM

BIDDER'S REQUIREMENT: TO PROVIDE A CERTIFICATION IN COMPLIANCE WITH MACBRIDE PRINCIPLES AND NORTHERN IRELAND ACT OF 1989

Pursuant to Public Law 1995, c. 134, a responsible bidder selected, after public bidding, by the Director of the Division of Purchase and Property, pursuant to N.J.S.A. 52:34-12, or the Director of the Division of Building and Construction, pursuant to N.J.S.A. 52:32-2, must complete the certification below by checking one of the two representations listed and signing where indicated. If a bidder who would otherwise be awarded a purchase, contract or agreement does not complete the certification, then the Directors may determine, in accordance with applicable law and rules, that it is in the best interest of the State to award the purchase, contract or agreement to another bidder who has completed the certification and has submitted a bid within five (5) percent of the most advantageous bid. If the Directors find contractors to be in violation of the principles which are the subject of this law, they shall take such action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the party.

I certify, pursuant to N.J.S.A. 52:34-12.2 that the entity for which I am authorized to bid:

☐ has no ongoing business activities in Northern Ireland and does not maintain a physical presence therein through the operation of offices, plants, factories, or similar facilities, either directly or indirectly, through intermediaries, subsidiaries or affiliated companies over which it maintains effective control; or

☐ will take lawful steps in good faith to conduct any business operations it has in Northern Ireland in accordance with the MacBride principles of nondiscrimination in employment as set forth in N.J.S.A. 52:18A-89.8 and in conformance with the United Kingdom's Fair Employment (Northern Ireland) Act of 1989, and permit independent monitoring of their compliance with those principles.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Signature: ____________________________________________

Print Name: __________________________________________

Title: ________________________________________________

Firm Name: __________________________________________

Date: ____________________
VENDOR QUALIFICATION SHEETS

Vendors are requested to submit evidence of qualifications to meet all requirements as required by the Office of Finance & Business Services at The College of New Jersey by providing the information listed below.

If this information is being requested as part of an RFP or RFQ, vendors may be requested to furnish additional information for clarification purposes. This will in no way change the vendor's original proposal.

TO BE COMPLETED BY VENDOR

1. Please list the types of commodities that your company can provide.
   
   A. 
   
   B. 
   
   C. 

2. The number of years your firm has been providing these services. _____ Year(s)

3. Location of vendor's office that will be responsible for managing contract/service:
   
   Name: ________________________________________________________________
   
   Telephone: ________________________  Fax:______________________________
   
   Email Address: _______________________________________________________
   
   Street Address: _______________________________________________________
   
   City/State/Zip: _______________________________________________________  
   
   Federal Identification Number: ________________________________

4. Address where all purchase orders and payment are to be mailed by users of any contract(s) resulting from this proposal (if different from above).

   Purchase Orders:
   
   Firm Name: __________________________________________________________
   
   Street Address: _______________________________________________________
   
   City/State/Zip: _______________________________________________________  
   
   Remittances:
   
   Firm Name: __________________________________________________________
   
   Street Address: _______________________________________________________
   
   City/State/Zip: _______________________________________________________  
VENDOR QUALIFICATIONS - continued

5. Name of insurance company:

   Street Address: _______________________________________________________
   City/State/Zip: _______________________________________________________
   Types of Insurance: ___________________________________________________

6. Name of individual to contact for sales/services information:

   Name: _______________________________________________________________
   Telephone: ___________________________________________________________
   Email Address: _______________________________________________________
   Street Address: _______________________________________________________
   City/State/Zip: _______________________________________________________

7. List the names and titles of personnel who will service this contract:

   ________________________________________________________________
   ________________________________________________________________
   ________________________________________________________________

8. Is your firm registered with the Secretary of State of New Jersey?  Yes ____ No ____

9. Is your firm incorporated?  Yes ____ No ____

   A) In what state? ___________________________________________________

10. Is your firm considered a small business in the State of New Jersey? If yes, please attach a certificate or certification statement from the New Jersey Commerce and Economic Growth Commission. If no and you would like to register, please contact the New Jersey Commerce and Economic Growth Commission at 609-777-0885.

   Small Business:  Yes ____ No ____

   A) What category does your firm fall under?

      Gross Revenues do not exceed $500,000 __________
      Gross Revenues do not exceed $5 million __________
      Gross Revenues do not exceed $12 million __________
Under Executive Order 34, TCNJ is responsible for soliciting demographic information from its vendors. TCNJ is required to seek the following information from each firm under contract with us:

1. Is more than fifty percent (50%) of your company minority owned? (circle one) YES NO
   (African-American, Hispanic, Asian, and/or Native American)

2. Is more than fifty percent (50%) of your company woman owned? (circle one) YES NO

3. What is the ethnicity of the owner of your company: (check applicable according to 51% ownership)
   ... Asian American
   ... Multiple Ethnicities
   ... Non-Minority
   ... Hispanic American
   ... African American
   ... Caucasian American Female
   ... Native American
   ... Unspecified

TCNJ is required to solicit the foregoing information. Your response, however, is strictly voluntary. Please be advised that any contracting decisions made by TCNJ will not be influenced in any way by your decision to provide the above information.

EXECUTIVE ORDER #34: MINORITY AND WOMEN BUSINESS ENTERPRISES

On September 15, 2006, Governor Corzine signed Executive Order 34 establishing a Division of Minority and Women Business Development. The Division is charged with administering and monitoring policies, practices, and programs to ensure that New Jersey owned minority and women business enterprises (MWBE) are afforded an equal opportunity to participate in New Jersey’s purchasing and procurement processes.

State entities are required to report to the Division the ethnic and gender composition of the vendors with which we do business.

VENDOR QUALIFICATIONS

11. Please provide a list of former or present clients. Also, indicate the name of a contact person and telephone number for reference purposes. Any personnel from The College of New Jersey listed as a reference will not be considered a valid reference.

   A. Client Name:
      Contact Name:
      Telephone Number:
      Fax Number:
      Email Address:

   B. Client Name:
      Contact Name:
Telephone Number:
Fax Number:
Email Address:

C. Client Name:
Contact Name:
Telephone Number:
Fax Number:
Email Address:

D. Client Name:
Contact Name:
Telephone Number:
Fax Number:
Email Address:
VENDOR QUALIFICATIONS- continued

12. Please answer the following questions related to your prior experience:

a. Has the bidder been found, though either court adjudication, arbitration, mediation, or
other contractually stipulated alternate dispute resolution mechanism, to have: failed to
provide or perform goods or services; or failed to complete the contract in a timely manner;
or otherwise performed unsatisfactorily under a prior contract with the contracting unit? If
yes, attach summary of details on a separate sheet.
Yes__________ No__________

b. Has the bidder defaulted on a contract, thereby requiring the local unit to utilize the services
of another contractor to provide the goods or perform the services or to correct or
complete the contract? If yes, attach summary of details on a separate sheet.
Yes__________ No__________

c. Has the bidder defaulted on a contract, thereby requiring the local unit to look to the
bidder’s surety for completion of the contract or tender of the costs of completion? If yes,
attach summary of details on a separate sheet.
Yes__________ No__________

d. Has the bidder been debarred or suspended from contracting with any of the agencies or
departments of the executive branch of the State of New Jersey at the time of contract
award, whether or not the action was based on experience with the contracting unit. If yes,
attach summary of details on a separate sheet.
Yes__________ No__________

Firm Name:________________________________________________________

Signature:__________________________________________________________

Title:______________________________________________________________

Date:______________________________________________________________
CONTRACT FOR CONSTRUCTION

Agreement made on __________, 2015 between The College of New Jersey as the project owner, and, as the Construction Contractor

Contractor:
Address:

Project: Travers/Wolfe Flood Remediation

1. EMPLOYMENT OF CONTRACTOR/PROJECT DESCRIPTION. The College employs the Contractor and the Contractor agrees to perform the construction for the project identified above. The project is described in the College's plans and specifications prepared by the project architect.

2. CONTRACT DOCUMENTS. This contract includes the plans and specifications, and also the following documents:
   1. Request for Bids
   2. Contractor's Bid
   3. General Conditions of the Contract for Construction
   4. Addenda and clarifications issued before the bid due date
   5. Project Bidding Schedule

3. PROJECT ARCHITECT. The project architect is responsible for the design of the project, acting as the College's representative on the project, and performing the duties of the project architect during the construction and completion of the project. The project architect is:

   AE Firm:
   Address:

4. SCOPE OF WORK. The Contractor shall perform the construction work specified in this contract including the contract documents. The Contractor shall assume full responsibility for constructing and completing the project and all the work in this contract and the contract documents, including providing all labor, subcontractors, materials and equipment required, and providing all supervision, management, and scheduling required in the general conditions and as noted throughout the contract documents.

5. CONTRACT TIMES. All dates and durations specified for the start of construction, the milestones dates specified in this contract and the substantial completion and final completion of the project are agreed to be of the essence.
   a. CONSTRUCTION START. The construction work shall start no later than 10 calendar days after the College issues a Notice to Proceed to the Contractor.
   b. MILESTONES. The construction tasks or activities shall be completed within the following number of calendar days after the construction start date (the actual dates will be set forth in the Notice to Proceed):
c. **SUBSTANTIAL COMPLETION.** The construction work and the project shall be substantially completed, meaning capable of being reasonably utilized for the purpose intended, within ______________ calendar days after the construction start date (the actual date will be set forth in the Notice to Proceed). Substantial Completion pertains to all milestone dates of the project schedule.

d. **FINAL COMPLETION.** The construction work, the project and the contract shall be finally completed within ______________ calendar days after the construction start date (the actual date will be set forth in the Notice to Proceed). The requirements for final completion are defined in the general conditions of the contract for construction as well as the technical specifications of the project.

e. **DELAYS AND EXTENSIONS OF CONTRACT DATES.**

1. **Delays Warranting Extensions.** If the Contractor is unavoidably prevented from completing any part of the work within the milestone, substantial completion or final completion dates in this contract by causes beyond the control and without the fault of the Contractor or its subcontractors, those contract dates will be extended by amounts equal to the time lost due to such delays, provided the Contractor requests extensions in accordance with the general conditions. The Contractor's right to extensions, the terms and conditions of extensions, and the right to extra compensation for certain extensions shall be governed by the general conditions.

2. **Requests for Extensions.** The Contractor must provide the College with a written notice of delay and request for an extension within 24 hours of the beginning of a delay, or it will not be entitled to an extension. Written notices and requests must comply with the general conditions, and the failure to submit them will preclude the Contractor from making any claim for an extension under the contract.

f. **EXTENSION TERMS.** The contract dates will be extended for the delays specified in the general conditions to the extent the delays prevent completion of the work required by the contract dates and shall be calculated in accordance with the general conditions. When there is a delay warranting an extension of the contract dates, the College is not required to authorize extra compensation to fund efforts to reduce or eliminate the effect of the delay, but if the College elects to do so, and requires such efforts as a change to the contract, the Contractor shall perform the extra work and be entitled to extra compensation for it under the change order provisions in the contract and the general conditions. The possibility of additional compensation to accelerate because of delays shall not apply to delays for which the Contractor is responsible under the contract and general conditions.

6. **LIQUIDATED DAMAGES FOR DELAY.** If the Contractor fails to substantially complete the project by the substantial completion date specified, the Contractor shall pay the following amounts as liquidated damages for delay for each calendar day that the project is not substantially complete beyond the substantial completion date. Liquidated damages shall be established at 1/20th of 1% of the base contract amount per calendar day.

The College and the Contractor agree that the actual loss to the College from construction delays and the inability to use the project in a substantially completed state are for the most part difficult to quantify, and that the foregoing liquidated damages formula results in damages amounts that are reasonable and are not penalties and are not intended to be penalties. The College and the Contractor agree that the amount of liquidated damages per calendar day for delays in the substantial completion of the project is a reasonable estimate of the damage to the College for not being able to use the project in a substantially completed state. The College may deduct liquidated damages from payments due under this contract, but its failure to
withhold liquidated damages to assert claims for liquidated damages shall not be deemed a waiver of the College’s right to withhold or to assert claims for damages for any delays which occur at any time on the project.

7. **CONTRACT PRICE.** The Contractor shall be paid $____________ for the complete performance of this contract which was proposed by the Contractor in its bid and accepted by the College. The Contractor shall be entitled to additional compensation for authorized changes which include the cost of the changes and mark-ups included in change orders approved by the College in accordance with the change order provision in the general conditions.

8. **PAYMENTS TO CONTRACTOR.** The Contractor will be paid by the College in accordance with this paragraph and the general conditions in the contract.

   a. **MONTHLY PROGRESS PAYMENTS.** The College will make progress payments as the work proceeds based on written invoices submitted monthly by the Contractor and approved by the architect and the College. No payments will be made until the Contractor submits a unit schedule breakdown showing the portions of the total contract price for each principal category of work and value loaded CPM schedule allocating the contract price among the schedule activities. Monthly progress payment amounts shall be based on the percentages of the work completed as of the end of the pay period (less earlier payments). All payment requests or invoices and all payments shall be governed by the general conditions as well as the special requirements of this contract, including the requirement that progress payments shall be based on a unit schedule breakdown and a value loaded CPM schedule.

   b. **RETAINAGE.** The College will retain 2% of the amount due on each partial payment pending completion of the contract.

      Upon acceptance of the work performed pursuant to the contract, all amounts being withheld by the College shall be released and paid in full to the contractor within 45 days of the final acceptance date agreed upon by the contractor and the State college, without further withholding of any amounts for any purpose whatsoever, provided that the contract has been completed as indicated. The holding and release of retainage shall be governed by the general conditions.

   c. **CHANGE ORDERS.** The Contractor shall invoice for change order work in the monthly contract progress payment invoices as the change order work is performed, but only after a written change order and TCNJ issued Purchase Order has been signed by the College.

   d. **FINAL PAYMENT.** Upon final completion of all work included in the contract including all change orders, upon acceptance of the work by the architect and the College, upon the satisfactory completion of all of the requirements in the general conditions for completion, and upon the issuance of the certificate of final completion, the Contractor will be paid the fully adjusted contract balance including any retainage withheld. The invoice for final payment and final payment shall also be subject to the general conditions and the special requirements of this contract.

   e. **PAYMENT TERMS.** All invoices and payments shall also be subject to the general conditions, including the provisions regarding payments, and to the right of the College to withhold payments or to make deductions from payments. See also the Prevailing Wage Act requirements in paragraph 22. The College will pay proper final invoices within 30 days of their submission to the College with the approval of the architect.
f. **SUBMISSION OF INVOICES:** Prior to the submission of the invoice, the contractor will submit to the owner and architect, in draft form, a “pencil copy” of the monthly invoice for review and approval setting forth each line item the contractor intends to request payment in that invoice based on the claimed percent completed for that line item. Upon receipt of said “pencil copy”, the owner and architect shall observe the work and in place and, on the basis of such observations, will either approve the amounts requested or modify the contractor’s request, based on the owner’s independent assessment of the work in place. The owner will then return the pencil copy invoice to the contractor for the contractor to then adjust and submit the final invoice with the agreed to percentages completed per line item to the owner for payment. No invoice shall be submitted for payment until all amounts and completion percentages have been determined in this manner.

g. For the purposes of the State’s Prompt Payment of Contractors and Subcontractors Act (N.J.S.A. 2A:30A-1, et seq.)

(1) An invoice will be deemed to have been received when it is received by the owner at the address designated in the pre-construction conference for receipt of the invoices.

(2) The “billing date” as that term is used in N.J.S.A. 2A:30A-2 shall be the earlier of the date upon which an invoice for payment is approved for payment or 20 days after the invoice is received, unless within such 20 day period the invoice is found to be incomplete or otherwise unacceptable and returned to the contractor, with a written explanation of deficiencies.

(3) In the event that an invoice is found to be deficient and returned to the contractor, the “billing date” shall be calculated from the date that a corrected invoice is received.

(4) Payment shall be considered to have been made on the date on which a check for such payment is dated.

(5) Payment terms (e.g. “net 20”) offered by the contractor shall not govern the owner’s obligation to make payment.

(6) The following periods of time will not be included in the calculation of the due date of any contractor invoice:
   - Anytime elapsed between receipt of an improper invoice and its return to the contractor, not to exceed 20 calendar days; or
   - Any time elapsed between the owner’s return of an improper invoice to the contractor and the owner’s receipt of a corrected invoice.

h. **LIMITATIONS ON APPLICABILITY:** The provisions of this Article shall not govern the owner’s payment obligations nor shall they supersede or modify any other contractual provision allowing the withholding of monies from the contractor to the extent that the contractor has not performed in accordance with the provisions of the contract. Nor shall this Article govern the owner’s payment obligations nor supersede or modify any other contractual provision governing contractor claims for additional compensation beyond the base contract price and approved change orders.

i. **INTEREST:** Interest shall be payable on amounts due the contractor if not paid within thirty (30) calendar days after the billing date specified in the above subparagraph, as provided under the State’s Prompt Payment of Contractors and Subcontractors Act. Interest on amounts due shall be payable to the contractor for the period beginning on the day after the required payment date and ending on the date on which the check for payment is drawn. Interest may be paid by separate payment to the contractor, but shall be paid within 30 days of payment of the principal amount of the approved invoice. Nothing in this article shall be construed as entitling the contractor to payment of interest on any sum withheld by the owner for any reason permitted under the contract or applicable law, or on any claim for additional compensation, over and above sums due under the base contract or approved change orders.
5

j. **SUSPENSION OF PERFORMANCE:** A contractor not paid sums due under an approved invoice within thirty (30) days of the billing date may suspend performance without penalty for breach of contract, but only after providing the owner with seven (7) days written notice of non-payment, and only in the event that the owner fails to furnish the contractor, within that seven day period, with a written statement of the amount withheld and the reasons for the withholding. Nothing herein shall be construed to excuse the contractor’s nonperformance, or to limit the owner’s rights and remedies relating to such nonperformance, with regard to any monies withheld from the contractor upon the proper notice provided under this Article, or with regard to any contractor claim disputed by the owner.

k. **Alternative Dispute Resolution:** Disputes regarding nonpayment of a contractor’s invoice under this Article may be submitted to a mediator upon agreement of the College. In such event, the College and the contractor shall share equally the fees and expenses of the selected mediator. Provided, however, that nothing herein shall be construed, in whole or in part, as a waiver, release or modification of the provisions of the New Jersey Contractual Liability Act, N.J.S.A. 59:13-1, et seq., as it governs claims against the College.

9. **CHANGES, CHANGE ORDERS AND CHANGE ORDER DELAYS.** The College may at any time authorize and direct written changes in the work which change the scope of the work and which increase or decrease the contract price. All changes including adjustments of the contract price shall be governed by this paragraph and the change order provision in the general conditions. If a change issued by the College delays the completion of any activity in the project CPM schedule, the time allowed for that activity shall be extended, and if a delay in that activity delays other activities, the critical path or the completion dates in the contract, then they too will be extended. The Contractor shall make reasonable efforts in scheduling changed work so that it does not delay or extend activities in the CPM schedule critical path, including the substantial and final project completion dates. The Contractor shall also make alternate proposals for change order work which include acceleration for the changed work where feasible to achieve this goal, and shall include the cost of such efforts in its change order requests and proposals.

Change orders must specify whether they result in any delay (or extension) to any activities in the schedule, including an identification of the activities and the amount of delay in each. If no delay or extension is specified in a change order, it will be deemed an agreement by the College and the Contractor that no delay or extension results from the change order.

10. **CONTRACTOR’S REPRESENTATIONS.** The Contractor represents to the College that it has:

   a. **EXAMINATION OF CONTRACT DOCUMENTS.** Examined and carefully studied the contract documents and the other documents in the bid documents, and that they are sufficient for performing the contract work at the contract price.

   b. **EXAMINATION OF SITE.** Visited the site and become familiar with and is satisfied as to the general, local and site conditions that may affect the cost, progress, and performance of the contract work.

   c. **FAMILIARITY WITH LAW.** Familiarized itself with all federal, state, and local laws and regulations that may affect the cost, progress, and performance of the contract work.

   d. **FAMILIARITY WITH OTHER INFORMATION AND OTHER DOCUMENTS.** Carefully studied all reports of investigations and tests of site and subsurface conditions at or contiguous to the site and all drawings of physical conditions at the site including surface or subsurface composition, water, structures and utilities at or near to the site.
e. ADDITIONAL INFORMATION NOT REQUIRED FOR BIDDING OR CONTRACT PERFORMANCE. Does not consider that any further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the work at the contract price.

11. ASSIGNMENT OF CONTRACT. The Contractor may not assign this contract or any rights under or interests in the contract including its right to payments under the contract.

12. CONTRACTOR PERSONNEL ASSIGNED. The College reserves the right to request and have any member of the contractor’s or subcontractor’s staff replaced on the project for any reason.

13. DOMESTIC MATERIALS - N.J.S.A. 52:33-2. Notwithstanding any inconsistent provision of any law, and unless the head of the department, or other public officer charged with the duty by law, shall determine it to be inconsistent with the public interest, or the cost to be unreasonable, only domestic materials shall be acquired or used for any public work.

This section shall not apply with respect to domestic materials to be used for any public work, if domestic materials of the class or kind to be used are not mined, produced or manufactured, as the case may be, in the United States in commercial quantities and of a satisfactory quality.

14. NOTIFICATIONS/AUTHORIZED REPRESENTATIVE:

a. Notice to the Contractor. Written notices to the Contractor should be addressed to:

_______________________________
_______________________________
_______________________________
_______________________________

b. Notice to the College/Authorized Representative: Written notices from the Contractor to the College should be addressed to:

William Rudeau, Director of Construction
The College of New Jersey
PO Box 7718,
Ewing, New Jersey 08628

The College’s contracting officer hereby authorizes the Owner’s project representative to receive all contract related correspondence.

15. CLAIMS BY THE CONTRACTOR.

a. GENERAL PROVISIONS APPLICABLE TO ALL CLAIMS. Claims by the Contractor against the College shall be subject to the New Jersey Contractual Liability Act, N.J.S.A. 59:13-1, et seq. including the notice and time for suit provisions. For the purpose of determining the time within which The Contractor must file suit under the New Jersey Contractual Liability Act, 'completion of the contract' shall be deemed to have occurred upon achievement of substantial completion as defined in section 12A of these General Conditions.
The Contractor also agrees that it shall not be entitled to assert claims against the College for any compensation beyond that provided for in this contract by reason of the acts or omissions of any third parties, including but not limited to the project architect and any other contractor on this project. The Contractor also agrees that it may not assert claims for extra costs for home office expenses, home office overhead, lost profits or revenue or consequential damages as that term is defined in law. All claims shall also be subject to the terms of this contract including the general conditions, and the Contractor may not assert any claims for extra costs unless it maintains all the records of its estimated and actual costs as required by paragraph 16 and the general conditions. The Contractor also agrees that suits against the College must be pursued in the county where the project is located.

1. Notice of litigation shall be filed in writing with the other party to the Owner-Contractor Agreement and with the court having competent jurisdiction and a copy shall be filed with the Architect and the Construction Manager. The litigation shall be made within the time limits specified herewith where applicable, and in all other cases within a reasonable time after the claim, dispute and other matter in question has arisen, and in no event shall it be made after the date when institution of legal or equitable proceedings based on such claim, dispute or other matter in question would be barred by the applicable statute of limitations.

2. Unless otherwise agreed in writing, the Contractor shall carry on the Work and maintain its progress during any proceedings, and the Owner shall continue to make payments to the Contractor in accordance with the Contract Documents.

b. DELAY CLAIMS. The Contractor agrees that it may not assert claims for extra compensation by reason of any delays in its work resulting from acts or omissions of any third parties irrespective of extensions granted under paragraph 5, including but not limited to delays caused by third parties such as the project architect, other contractors, utilities and governmental authorities. The College shall only be required to pay additional compensation for delays caused by the College itself, and only to the extent required by N.J.S.A. 2A:58B-3 (delayed performance caused by the College's own negligence, bad faith, active interference or other tortuous conduct, but not for reasons contemplated by the parties and not for the negligence of others including others under contract with the College on the theory that such negligence should be imputed to the College). The College shall not be liable for any period of delay when there is a concurrent delay for which it is not responsible. Finally, the Contractor also agrees that it can only assert claims for extra costs due to delays for extra costs at the job site, and may not assert claims for extra costs for home office expenses, home office overhead, lost profit or revenue, or consequential damages as that term is defined in law.

c. CLAIMS BASED ON CONTRACT DOCUMENTS AND INFORMATION PRIOR TO BIDDING. The Contractor agrees that it can assert no claims for extra compensation beyond the bid and contract price for constructing the completed project by reason of any errors, omissions or deficiencies in the contract documents to the extent that a reasonably competent contractor should discovery the error, omission or deficiency in connection with the preparation of a bid because of its obligation to review and study the bid documents before submitting its bid, and because of its representation in paragraph 10 that it did so. In addition, the Contractor agrees that it can assert no claims for extra compensation beyond the bid and contract price for constructing the completed project by reason any lack of information affecting the construction of the project at the time of bidding, or errors in the information included or referenced in the
bid documents except to the extent permitted by Article 1 of the general conditions. The Contractor shall notify the College in writing before submitting its bid of any errors or omissions in the information provided or be precluded from seeking extra compensation or asserting a claim.

d. MEDIATION. If a dispute or claim arises out of or relates to this contract, or the breach thereof, and if the dispute cannot be settled through negotiation, the parties agree first to try in good faith to settle the dispute by mediation administered by the American Arbitration Association under its Construction Industry Mediation Rules before resorting to arbitration or litigation. The Owner reserves the right to request a mediation if it deems it necessary.

16. COST RECORDS FOR EXTRAS, AUDITS, CLAIMS: Pursuant to N.J.A.C. 17:44-2.2, the Contractor shall maintain all documentation related to products, transactions or services under this contract for a period of five years from the date of final payment. Such records shall be made available to the New Jersey Office of the State Comptroller upon request.

The Contractor shall maintain and retain weekly payroll, material, subcontractor, supplier, overhead and other cost and accounting records for the project, and for additional services or extras required by the College, including all costs which the Contractor is entitled to be paid under the contract. The Contractor shall require its subcontractors on the project to do likewise. The Contractor shall also maintain all estimates and takeoffs used in preparing and calculating its bid price. The records shall be maintained and shall be made available to the College or its representatives when requested. These records shall be maintained in accordance with generally accepted accounting principles and practices for a period of 5 years after final payment is received by the Contractor, or the duration of any dispute or lawsuit arising out of the project, whichever is later. Any failure to maintain or produce such records shall preclude the Contractor from being paid or retaining any payments which are based on costs or which should be, and expenses of it or its subcontractors including extra costs which are reflected in the records. This includes the basic contract compensation as well as extra compensation for change orders and claims of any kind.

17. INDEMNITY/LIABILITY TO THIRD PARTIES: The Contractor agrees to defend, indemnify and save harmless the College and its officers, agents, servants and employees from and against any and all suits, demands, claims, losses and damages of any kind arising out of, or claimed to have arisen out of any negligent act, error, omission or breach by the Contractor, its officers, agents, servants, employees, consultants, subcontractors or suppliers, in the performance of this contract. The Contractor shall, at its own expense, defend, and pay all charges for attorneys and all costs and other expenses arising from such suits or claims. If any judgment is rendered against the College or any of its officers, agents, servants or employees for which indemnification is required under this paragraph, the Contractor shall satisfy and discharge it. The College shall give prompt written notice to the Contractor of claims and suits for which indemnity is required in this paragraph.

18. INSURANCE BY THE CONTRACTOR: The Contractor shall procure and maintain at its own expense, insurance for damages imposed by law and assumed under this contract until at least 1 year after the completion and acceptance of the project. The insurance shall be of the kinds and in the amounts required in this paragraph, and shall be issued by insurance companies approved to do business in New Jersey. The College of New Jersey, the State of New Jersey, and the NJ Educational Facilities Authority shall be named as an additional insured on the Commercial General Liability Insurance policy. The Contractor expressly agrees that any insurance protection required by this
contract shall in no way limit the Contractor’s obligations under this contract, and shall not be construed to relieve the Contractor from liability in excess of such coverage. Nor shall it preclude the College from taking such actions as are available to it under any other provisions of this contract or law.

a. TYPES AND MINIMUM AMOUNTS OF INSURANCE REQUIRED:

(1) **Commercial General Liability Insurance** (CGL). Commercial General Liability insurance ISO 1088 or later occurrence form of insurance including contractual liability with limits of at least $2,000,000 combined single limit for bodily injury and property damage liability for each occurrence. The CGL policy shall also include products/completed operations with limits of at least $2,000,000 per occurrence. This insurance shall be maintained for at least 1 year after the completion of the project.

(2) **Automobile Liability Insurance.** The Automobile Liability Insurance policy shall cover owned, non-owned and hired vehicles and have limits of at least $1,000,000 combined single limit for bodily injury and property damage for each occurrence.

(3) **Workers Compensation/ Employer Liability.** Workers Compensation Insurance shall be maintained by the Contractor and all subcontractors in accordance with the requirements of the law of New Jersey. They shall also maintain Employer’s Liability insurance with limits of at least $500,000 for each occurrence.

b. **EVIDENCE OF INSURANCE.** The Contractor shall when this contract is signed and before beginning the work required under this contract, provide the College with valid certificates of insurance signed by an insurance provider or authorized agent or underwriter to evidence the Contractor’s insurance coverage as required in this paragraph, and also copies of the policies themselves. The certificates of insurance shall specify that the insurance provided is of the types and in the amounts required in this paragraph, and that the policies cannot be canceled except after 30 days written notice to the College.

c. **CANCELLATION.** The certificates of insurance shall provide for 30 days written notice to the College before any cancellation, expiration or non-renewal during the term the insurance is required by this contract. The Contractor shall also be required to provide the College with valid certificates of renewal when policies expire. The Contractor shall also, when requested, provide the College with additional copies of each policy required under this contract, which are certified by an agent or underwriter to be true copies of the policies issued to the Contractor.

d. **REMEDIES FOR LACK OF INSURANCE.** If the Contractor fails to renew any of its required insurance policies, or any policy is canceled, terminated or modified, the College may refuse to pay monies due under this contract. The College, in its sole discretion and for its sole benefit, may use monies retained under this paragraph to attempt to renew the Contractor’s insurance or obtain substitute coverage if possible for the College's sole benefit, and may invoke other applicable remedies under the contract including claims against the Contractor and its surety. During any period when the
required insurance is not in effect, the College may also, in its sole discretion, either suspend the work under the contract or terminate the contract.

19. **PAYMENT AND PERFORMANCE BOND.** The Contractor is required to furnish the College with a payment bond and a performance bond from an approved surety as described in the general conditions and bid documents. They shall conform to N.J.S.A. 2A:44-147. This contract will not become effective until these bonds are provided to and approved by the College. The bonds must also be accompanied by the surety disclosure statement and certification required by N.J.S.A. 18A:64-68.

20. **ABANDONMENT, POSTPONEMENT, TERMINATION OF PROJECT:** The College reserves the right to terminate this contract for convenience at any time by written notice to the Contractor. Unless otherwise directed, the Contractor shall immediately stop all work upon receipt of such a notice. The College also reserves the right to suspend performance and to terminate for default or improper performance by the Contractor. The rights and duties of the Contractor and the College in the event of a termination or a suspension shall be governed by the general conditions.

21. **CONTRACT TERMS, CHANGES, AND LAW:** This contract (including the completed checklist which is attached) constitutes the entire agreement between the College and the Contractor, and it shall be governed by the law of New Jersey. The terms and conditions of this contract may not be changed except by a writing signed by the Contractor and the College.

22. **PREVAILING WAGE STATUTE.** The Contractor must comply with the New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56.25 through 56.57. Workers employed by the Contractor or any subcontractor or sub-subcontractor in the performance of services directly on the project must be paid prevailing wages. As required by N.J.S.A. 34:11-56.27 and 56.28, this contract cannot become effective until the College obtains from the New Jersey Department of Labor a determination of the prevailing wage rates applicable to the project as of the contract award date and attaches a copy to the contract. As required by N.J.S.A. 34:11-56.27, the Contractor or any subcontractor may be terminated if any covered worker is not paid prevailing wages on the project, and the Contractor and its surety shall be liable for any additional costs which result. The Contractor and its subcontractors must be registered with the New Jersey Department of Labor (N.J.S.A. 34:11-56.51 et seq.), and the prevailing wage rates must be posted at the job site (N.J.S.A. 34:11-56.32). The Contractor and its subcontractors must prepare accurate certified records of wages paid for each worker on the project (N.J.S.A. 34:11-56.29), and copies for the period covered by each invoice must be attached to the invoice submitted under the contract. In accordance with N.J.S.A. 34:11-56.33, the Contractor's final invoice must include a statement of all amounts still due to workers on the project. The Contractor is also cautioned that it must use job titles and worker classifications consistent with those approved by the Department of Labor, and that, if it intends to pay apprentice rates, it must comply with the Department of Labor's regulations at N.J.A.C. 12:60-7.1 through 7.4.

23. **DISCRIMINATION IN EMPLOYMENT.** The Contractor and any subcontractors employed by it shall comply with N.J.S.A. 10:2-1 through 10:2-4 and N.J.S.A. 10:5-1 et seq., including N.J.S.A. 10:5-31 through 35, which prohibit discrimination in employment in public contracts. The statute and the rules and regulations promulgated thereunder shall be considered to be part of this contract and binding upon the Contractor and its subcontractors. If the College is notified of any violation of the public contract awarding regulations in accordance with N.J.A.C. 17:27-7.4 concerning the financing of minority and women outreach and training programs, the College reserves the rights to deduct the outreach and training allocation from the contract. During the performance of this contract, the Contractor agrees that:
a. In the hiring of persons for the performance of work under this contract or any subcontract hereunder, or for the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under this contract, no contractor, nor any person acting on behalf of such contractor or subcontractor, shall, by reason of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation or sex, discriminate against any person who is qualified and available to perform the work to which the employment relates;

b. No contractor, subcontractor, nor any person on his behalf shall, in any manner, discriminate against or intimidate any employee engaged in the performance of work under this contract or any subcontract hereunder, or engaged in the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under such contract, on account of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation or sex;

c. There may be deducted from the amount payable to the contractor by the contracting public agency, under this contract, a penalty of $50.00 for each person for each calendar day during which such person is discriminated against or intimidated in violation of the provisions of the contract; and

d. This contract may be canceled or terminated by the contracting public agency, and all money due or to become due hereunder may be forfeited, for any violation of this section of the contract occurring after notice to the contractor from the contracting public agency of any prior violation of this section of the contract.

24. COMPLIANCE WITH PROCUREMENT STATUTES: The Contractor warrants and represents that this contract has not been solicited or secured, directly or indirectly, in a manner contrary to the law of New Jersey, and in particular the provisions of N.J.S.A. 18A:64-6.1, 6.2 and 6.3, and that the Contractor has not and shall not violate the law of New Jersey relating to the procurement of or the performance of this contract by any conduct, including the paying of any gratuity of any kind, directly or indirectly, to any College employee or officer. Any violation of this provision shall be cause for the College to terminate this contract, to retain all unpaid and/or unearned monies, and to recover all monies paid. The Contractor shall notify the College in writing of any interest which any officer, employee or consultant of the College has in, or association with, any contractor, subcontractor, material supplier, consultant, or manufacturer, or other party which has any interest in this project.

25. CONFLICT OF INTEREST: a. No vendor shall pay, offer to pay, or agree to pay, either directly or indirectly, any fee, commission, compensation, gift, gratuity, or other thing of value of any kind to any State officer or employee or special State officer or employee, as defined by N.J.S.A. 52:13D-13b. and e., in the Department of the Treasury or any other agency with which such vendor transacts or offers or proposes to transact business, or to any member of the immediate family, as defined by N.J.S.A. 52:13D-13i., of any such officer or employee, or any partnership, firm, or corporation with which they are employed or associated, or in which such officer or employee has an interest within the meaning of N.J.S.A. 52:13D-13g.

b. The solicitation of any fee, commission, compensation, gift, gratuity or other thing of value by any State officer or employee or special State officer or employee from any State vendor shall be reported
in writing forthwith by the vendor to the Attorney General and the Executive Commission on Ethical Standards.

c. No vendor may, directly or indirectly, undertake any private business, commercial or entrepreneurial relationship with, whether or not pursuant to employment, contract or other agreement, express or implied, or sell any interest in such vendor to, any State officer or employee or special State officer or employee having any duties or responsibilities in connection with the purchase, acquisition or sale of any property or services by or to any State agency or any instrumentality thereof, or with any person, firm or entity with which he is employed or associated or in which he has an interest within the meaning of N.J.S.A. 52:13D-13g. Any relationships subject to this provision shall be reported in writing forthwith to the Executive Commission on Ethical Standards, which may grant a waiver of this restriction upon application of the State officer or employee or special State officer or employee upon a finding that the present or proposed relationship does not present the potential, actuality or appearance of a conflict of interest.

d. No vendor shall influence, or attempt to influence or cause to be influenced, any State officer or employee or special State officer or employee in his official capacity in any manner which might tend to impair the objectivity or independence of judgment of said officer or employee.

e. No vendor shall cause or influence, or attempt to cause or influence, any State officer or employee or special State officer or employee to use, or attempt to use, his official position to secure unwarranted privileges or advantages for the vendor or any other person.

f. The provisions cited above in paragraph 3a. through 3e. shall not be construed to prohibit a State officer or employee or special State officer or employee from receiving gifts from or contracting with vendors under the same terms and conditions as are offered or made available to members of the general public subject to any guidelines the Executive Commission on Ethical Standards may promulgate under paragraph 3c.

26. **SET-OFF FOR STATE TAX NOTICE:** Pursuant to N.J.S.A. 54:49-19, and notwithstanding any other provision of law to the contrary, Whenever any taxpayer under contract to provide goods or services to the State of New Jersey or its agencies or instrumentalities, and including the legislative and judicial branches of State government, or under contract for construction projects of the State of New Jersey or its agencies or instrumentalities, and including the legislative and judicial branches of State government, is entitled to payment for the goods or services or on that construction project and at the same time the taxpayer is indebted for any State tax, the Director of the Division of Taxation shall seek to set off so much of that payment as shall be necessary to satisfy the indebtedness. The director, in consultation with the Director of the Division of Budget and Accounting in the Department of the Treasury, shall establish procedures and methods to effect a set-off. The director shall give notice of the set-off to the taxpayer, the provider of goods or services or the contractor or subcontractor of construction projects and provide an opportunity for a hearing within 30 days of such notice under the procedures for protests established under R.S.54:49-18, but no request for conference, protest, or subsequent appeal to the Tax Court from any protest under this section shall stay the collection of the indebtedness. No payment shall be made to the taxpayer, the provider of goods or services or the contractor or subcontractor of construction projects pending resolution of the indebtedness. Interest that may be payable by the State pursuant to P.L.1987, c.184 (C.52:32-32 et seq.), to the taxpayer, the provider of goods and services or the contractor or subcontractor of construction projects shall be stayed.
THE COLLEGE OF NEW JERSEY

By____________________________________
William Rudeau, Director of Construction

Date______________________________

By__________________________________
Lloyd Ricketts, Treasurer

Date______________________________

By__________________________________
Curt Heuring, Vice President of Administration

Date______________________________

By__________________________________
Mark Mehler, Executive Director of Procurement

Date______________________________

CONTRACTOR:

By__________________________________

Title________________________________

Date______________________________
THE COLLEGE OF NEW JERSEY

GENERAL CONDITIONS
OF THE
CONTRACT FOR CONSTRUCTION

December 2007
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ARTICLE 1. CONTRACT DOCUMENTS, INTERPRETATION, INFORMATION FOR BIDDERS, CLAIMS BASED ON BID AND CONTRACT DOCUMENTS.

A. Definitions.

Definitions for the purpose of the contract include the following:

Addendum: A document issued to bidders by the College prior to the bid due date which supplements, revises or modifies the bid solicitation documents furnished for bidding purposes, and which must be identified and included in bids for the contract.

Architect: The architect (A/E) engaged by the College to design the project, to prepare the design documents and assist with bid documents, and may administer the construction contract and act as the agent of the College as described in the contract.

Bulletin: A document prepared by the architect describing proposed changes or additions to the work in the contract document which is issued after contract award. If the College decides to implement the change, it will provide the bulletin to the Contractor and ask it to submit a change order proposal or request (in accordance with the change order provision in the contract, general conditions and other sections of the bidding documents).

Change Order Proposal or Request: A written proposal or request submitted by the contractor in accordance with the change order provision of the contract, general conditions and other sections of the bidding documents, including proposals submitted in response to contract change directives which proposes cost, time and other terms under which the contractor will perform changed work under the contract. If accepted by the College, a written change order signed by the Vice President Facilities Management, Construction and Campus Safety and purchase order signed by the Contracting Officer of the College, and if accepted by the Contractor in writing, it will become part of the contract as a change order.

Contract Amendment: The contract can only be amended by (1) a written amendment identified as such which is signed by the College and the Contractor, (2) a change order signed in accordance with the contract documents, (3) a written contract change directive (CCD) issued by the College which should result in a change order unless issued to address some fault of the Contractor, (4) a written approval or acceptance by the College or the architect of a change requested by the Contractor in writing, provided the request for a change is specifically identified in a submittal.

Contract Change Directive (CCD): A contract change directive (CCD) is a written directive issued by the College which orders an addition, deletion or revision in the work, or a response to an emergency. A contract change directive does not by itself change the contract, but it should result in a change order which does change the contract price or times if warranted. A CCD should specify the terms of the change order which will result, and/or specify a deadline for the submission by the Contractor of a proper change order request, and/or contain other similar terms.

Contract Documents: The contract documents include the signed contract, the bid solicitation documents, the Contractor's bid proposal, and the contract documents listed in the contract. They include but are not limited to the general conditions, any supplemental general conditions, any addenda, plans and specifications, and change orders which are issued and approved by the College after the contract is awarded.

Contract Limit Lines: The lines shown on the contract plans which limit the boundaries of the project site, and beyond which no construction work or activities shall be performed by the Contractor unless otherwise specified in the contract documents including the plans and specifications and supplemental general conditions.

Contracting Officer: The Associate Treasurer of the College shall be the Contracting Officer in connection with the contract and the project. The Contracting Officer and other designee shall have authority to act on behalf of the College under the contract.
Field Order (FO): A written order issued by the architect or the College which requires minor changes in the work which do not result in a change in the contract price or the contract time. If the Contractor believes that a field order warrants the issuance of a change order which changes the contract times or price, it must notify the College and the architect in writing within 48 hours, and its notice must specify the terms of the change order which it believes are warranted, including specific time and price change requests.

Owner’s Representative: The Owner’s representative is a person or persons designated by the Owner to act on its behalf in administering the construction contract for the College. The Owner’s representative may include the Director of Campus Construction, the Project Manager or an independent construction manager working for the Office of Campus Construction.

Site Superintendent: The site superintendent is a person or persons designated by the Owner to witness, observe, record and report on activities in and around the construction site. The site superintendent does not have the authority to stop or change the scope of work of the contract for construction.

Supplemental General Conditions: The part of the contract documents which amends or supplements the general conditions for the project.

B. Intent of Contract Documents.

The intent of the contract documents is to describe a functionally complete and aesthetically acceptable project to be constructed and completed by the Contractor in every detail in accordance with the contract documents. Any work, services, materials, equipment or documentation that may be reasonably inferred from the contract documents or from prevailing custom or trade usage as being required to produce a complete project shall be supplied whether or not specifically identified at no additional cost to the College. Where the contract documents describe portions of the work in general terms but not in complete detail, only the best construction practices and only materials and workmanship of the first quality are to be used. Only where the contract documents specifically describe a portion of the project as being performed by others is the contract work to be considered to include less than the entire project.

C. Interpretation of Contract Documents.

When two or more interpretations of a specification for the work are possible, the most stringent or the highest cost interpretation shall apply as determined by the Architect. The Architect (or in the absence of the Architect, the Owner) shall be the sole interpreter of the plans and specifications and the contractor's performance therewith. It is the intent of these plans and specifications to provide materials of a quality consistent with the highest standards provided under similar circumstances in the same general geographical area.

D. Law and Referenced Standards.

The Contractor is required to comply with all federal, state and local laws and regulations which apply to the project, the work and the contract. Where the contract documents refer to any publication, including but not limited to any standard, which affects any portion of the work or the project, it shall be considered to mean the edition or revision in effect on the bid due date unless otherwise specified in the contract documents. No provision in any publication including any standard shall change or affect the duties and responsibilities of the College, the Architect or the Contractor. Nor shall they create an obligation on the part of the College or the Architect to supervise or direct the Contractor's work.
E. Plans and Specifications.

The plans will include general plans and such details as deemed necessary to give a comprehensive representation of the construction required. The Contractor shall keep one set of plans available at the project site which shall be available for inspection by the College and the Architect at all times. All alterations affecting the requirements in the plans must be authorized in writing, and shall be promptly noted on the Contractor's record set of plans which are maintained at the site for inspection by the Contractor, the College and the Architect.

F. Order of Precedence of Contract Documents.

Each of the contract documents is an essential part of the contract, and a requirement specified in one part of the documents is binding as if specified in all. The contract documents are intended to be complementary and to describe and provide for a complete project. If there is any conflict among the contract documents, the signed contract and all approved change orders shall control. As to the other contract documents, the order of the precedence shall be as follows:

(a) Contract  
(b) Addenda  
(c) Supplemental General Conditions  
(d) General Conditions  
(e) Specifications  
(f) Plans  
   i. Notes  
   ii. Large Scale Details  
   iii. Sections  
   iv. Elevations  
   v. Plans  
(g) Scope of Work Description

G. Organization of Plans and Specifications.

The arrangement of the plans and the organization of the specifications into divisions, sections or articles shall not be construed by the Contractor as being intended to divide or allocate the work among subcontractors or trades or to establish the scope of the work to be performed by particular subcontractors or trades. The Owner is not liable for the Contractor dividing and separating the contract documents into individual packages to sub-contractors and therefore contract items not being figured for by the contractor accordingly. The contract documents work together as a whole, and therefore the contractor is required to coordinate the entire package with all its sub contractors.

H. Required Approvals.

In all cases where approvals or decisions under the contract documents are required from the College, the work shall not proceed without the required approvals and decisions in writing.

I. Conformity of Work to Contract Documents.

All work performed shall conform to the lines, grades, cross-sections, dimensions, material requirements, tolerances, details and other information in the contract documents. The purpose of tolerances is to accommodate occasional minor variations from the middle portion of the tolerance range which are unavoidable despite reasonable construction practices. When a maximum or minimum tolerance value is specified, the material and the work shall be controlled so that they shall not be preponderantly of borderline quality or dimension.
J. Work Involving Existing Structures.

On projects involving alterations, remodeling, repairs, installations or other work in pre-existing structures or systems, the Contractor shall by personal inspection of the existing structures and systems satisfy itself as to the accuracy of any information provided which may affect the quantity, size and/or quality of materials required for a satisfactorily completed contract and project, including information which is not identified or included in the plans and specifications. The Contractor shall provide all material and labor required to complete the work and contract based on conditions which can be reasonably observed by a competent and diligent contractor before bidding.

K. Verification of Dimensions.

The Contractor shall verify all dimensions at the job site and shall take any and all measurements necessary to verify the information in the plans. The Contractor shall properly and accurately layout and survey the work. Any errors or discrepancies affecting the layout of the work shall be reported to the Architect and the College immediately in writing. No work affected by any error or discrepancy shall proceed until such discrepancy is resolved by a written decision of the Architect with the consent of the College.

L. Manufacturer Literature.

Manufactured articles, materials and equipment shall be installed, applied, connected, erected, used, cleaned and conditioned in accordance with the manufacturer's written instructions unless otherwise specified in the contract documents. If there is any conflict between manufacturer literature and the contract documents, it shall be reported by the Contractor to the Architect and the College in writing, and the Contractor shall not proceed without a written decision by the Architect with the consent of the College.

M. Quality -- General Requirement.

Where no explicit quality or standard are specified for work, materials or equipment, they shall be new, of good quality, free of defects, suitable for their intended use, in conformity with the contract documents, and consistent with the highest quality of the surrounding work and of the construction of the project generally.

N. Examination of Contract Documents Before Bidding/Errors, etc.

The Contractor represents and warrants that before bidding it examined and carefully studied the contract documents and other documents included or referred to in the bid documents. The Contractor also represents and warrants that the documents are sufficient for bidding and performing the contract work at the contract price. Should it appear that any of the work or materials are not sufficiently or properly detailed or explained in the contract documents, the Contractor shall notify the College in writing before the bid deadline for submitting questions.

Errors, omissions, conflicts, discrepancies, inconsistencies or other defects in the contract documents or between the contract documents and any codes, standards or other applicable documents which are capable of being discovered by a diligent and competent contractor before bidding shall be reported to the College in writing before the bid deadline for submitting questions. If errors, omissions, inconsistencies or other defects in the contract documents are not discovered until after the bid due date, the Contractor shall promptly notify the College and the Architect of them, provide written recommendations regarding changes or corrections to resolve any such errors, omissions, inconsistencies or defects, and obtain the Architect’s written interpretation and approval before proceeding with the work affected.

O. Site Information.

Soil borings, test pits or other subsurface or site information regarding the physical site and subsurface conditions on or near the site may have been obtained from independent contractors for the purpose of preparing the design documents for the project rather than for the purpose of contractor estimating or bidding. Such information may be identified or included in the contract documents so that it can be reviewed by bidders during the bidding phase, but
because of the limited nature and purpose of the information, it shall not be considered to be part of the contract
documents, and the Contractor must assume responsibility for interpreting and relying upon the information.

P. Sufficiency of Documents Provided for Bidding.
The Contractor represents and warrants that before bidding it carefully studied all reports, surveys and
documents included or identified in the bid documents regarding observations, inspections, investigations and tests of the
site and subsurface conditions at or near to the site, and all information provided to bidders regarding physical conditions
at or near the site, including surface and subsurface composition, water, structures and utilities, and that it determined
that no further examinations, investigations, tests, studies or data were necessary for bidding or the performance of the
contract work at the contract price. If the Contractor concluded that additional information is required, it must notify the
College in writing before the bid deadline for submitting questions.

Q. Examination of Site Before Bidding.
The Contractor represents and warrants that before bidding it visited the site and familiarized itself with and was
satisfied as to the general, local and site conditions which may affect the cost, progress and performance of the work and
the contract, and that its bid and bid price take into account all such conditions. No additional costs will be borne by the
Owner for conditions that existed and were reasonably observable or described at the time of bidding.

R. Hazardous Materials On Site.
The Contractor will not be responsible for hazardous environmental conditions uncovered or discovered on the
site which were not disclosed in the contract documents. If such conditions are discovered, the Contractor shall stop
work and notify the College in writing immediately. The College may issue a written directive to the Contractor
requiring it to stop work until the hazardous environmental condition is remedied, and the Contractor will be entitled to
an extension of the contract times if an extension is warranted under the provisions of the contract and the general
conditions regarding extensions. The College may also make changes in the contract in response to the conditions, and
the contract will be changed in accordance with the change order provisions in the contract and the general conditions.

S. Limitation on Claims Based on Contract Documents and Information Provided for Bidding.
The Contractor may not assert claims for extra compensation beyond the bid and contract price for constructing
the completed project by reason of any errors, omissions, inconsistencies, or defects in the contract documents which are
discoverable by a diligent and competent contractor, because of its obligation to review and study the bid documents
before submitting its bid, and because of its obligation to notify the College in writing before submitting its bid of errors,
omissions, inconsistencies, and defects in the documents. This limitation on claims may be modified and further
restricted in the signed contract when the contract requires the Contractor to participate in any aspect of the design phase.

The Contractor may assert claims for extensions and additional compensation in accordance with the contract
and general conditions if information regarding the site which is identified in the bid or contract documents is factually
inaccurate, and the inaccuracy is one which a reasonably competent and diligent contractor would not discover in
preparing a bid. The Contractor may not assert a claim for an extension or extra compensation when it claims, not that
the information is factually inaccurate, but rather that conclusions, inferences or judgments made in reliance on accurate
information prove to be incorrect.

ARTICLE 2. THE COLLEGE.
A. General Rights and Responsibilities of the College.
The College as the owner of the project is entitled to have the Contractor perform and complete the contract
work in accordance with the contract documents, including the time of completion, quality and documentation
requirements of the contract. The College for its part undertakes to furnish the site, to notify the Contractor of any
restrictions on the site which could affect the Contractor's performance of the contract, to obtain approvals relating to the
site which are needed for the construction to proceed, to pay the Contractor in accordance with the contract, and to act
reasonably in reviewing all documentation, claims and questions properly submitted to it under the contract. The College also undertakes to provide the information and items which it expressly agrees in the contract documents to provide.

The College shall also have such other rights and responsibilities as are specified in the contract documents. The College will not supervise the Contractor's work or be responsible for the Contractor's construction means and methods, or the contractor's safety practices, or any failure of the Contractor to comply with the contract or any laws or regulations.

B. College Representative, Authority to Decide Contract Questions.

The Contracting Officer delegates its authority to the Owner’s representative who is authorized to act and make decisions on behalf of the College regarding matters specified in the contract documents. However, the Owner’s representative is not authorized to make or agree to changes to the contract involving time, contract price or material changes.

All changes to the contract including change orders that modify contract price, contract time or other material change to the contract must be reviewed and approved by the Contracting Officer or his/her designee. The contracting officer designates that the Vice President for Facilities Management, Construction and Campus Safety is authorized to approve change orders.

The Owner’s representative, in consultation with the Architect, is authorized to decide on behalf of the College all questions regarding the quality, acceptability and rate of progress of the work, all questions regarding the interpretation of the contract documents, all questions regarding the acceptability of the performance of the contract by the Contractor, and all questions regarding the compensation due to the Contractor. Where the Owner’s representative is authorized to render decisions under the contract regarding disputes or claims, he/she shall consult with the Architect and shall not act arbitrarily so as to unfairly benefit either the College or the Contractor.

C. Required Approvals.

In all cases where approvals or decisions are required from the College under the contract documents, such approvals or decisions shall be made reasonably, except in cases where a specific standard applies such as, for example, situations where the College is entitled to exercise unqualified discretion in selecting the types of materials, products or construction which it decides to procure.

D. Information Required from College.

Information which the contract documents specify the College will provide shall be provided with reasonable promptness.

E. Permits, Responsibility for.

The College will arrange and pay for permits and permit inspections, including building code permits except to the extent that the specifications specify otherwise. The Contractor will arrange for and coordinate all inspections and the dates and times for all inspections with local, state and independent agencies and include the Owner’s representative or the site superintendent.
F. College Inspection of the Project.

The College shall have the right to be represented at the site by the Owner’s representative(s), the site superintendent and other College employees designated by the College, the project architect, and other consultants designated by the College or the architect. They shall have the right to visit the site, inspect work and materials, inspect project documentation, conduct tests, attend meetings, meet with Contractor and subcontractor representatives, investigate problems, conduct studies, and make reports. They shall be allowed access to all parts of the work, and the Contractor shall furnish them with information and assistance when they request it.

The Contractor shall give the College and the architect timely notice of readiness of work for observation, inspection and testing, and shall cooperate with these efforts. The Contractor shall also comply with any inspection and testing procedures specified in the contract documents.

The Contracting Officer, the Architect and the Owner’s representative shall have the right to direct the Contractor to remove or uncover unfinished work if deemed necessary to inspect work or materials in place.

If work is covered before it is inspected because the College, the architect or any consultant were not afforded a reasonable notice and opportunity to inspect, or where the contract documents or any law require an inspection, the Contractor shall uncover and replace work at its own expense if required to do so by the College.

If any other portion of the work not specifically required to be inspected is covered, and the College or the architect did not ask to observe or inspect the work before it was covered, the College may nonetheless ask to inspect the work. If the College does so, the Contractor shall uncover the work for inspection. If the work uncovered is found to be in accordance with the contract documents, the cost of uncovering and replacement shall be paid by the College by a change order. If the work uncovered is found not to be in compliance with the contract documents, the Contractor shall pay all costs of uncovering and replacement, and also remedy the defect or deficiency at its own cost.

The College at all times retains the right to stop all or part of the work by a written direction because of defective work until the defect is eliminated. This right shall not give rise to any duty on the part of the College to exercise the right for the benefit of the Contractor or those performing its contract.

G. College Inspectors, Duties and Limitations.

If the College designates inspectors to inspect work and materials and project documentation, they will not be authorized to alter or waive any requirements or provisions in the contract documents. The College's insurers will not be authorized to issue instructions contrary to the contract documents or to act as foremen or employees of the Contractor. College inspectors will have the authority to reject unsuitable work or materials, subject to written confirmation by the Owner’s representative. If the Contractor believes that any action of a College inspector is contrary to the contract documents, it shall notify the Owner’s representative and the Architect in writing within 48 hours. The College does not undertake to have inspectors sufficient in number to inspect every item of work or material as it is provided, or to have inspectors with the expertise needed to judge every aspect of the work.

The Contractor shall remain responsible for defective work or materials irrespective of any inspections or lack of inspections during the work. If the Contractor seeks a binding determination of the acceptability of work or materials during the performance of the contract, it shall do so by making a written request for such a determination to the Owner’s Representative with a copy to the Architect.

H. College Rejection of Defective Work.

The College shall have the right to reject defective work, materials, or equipment at any time, and to require the Contractor to remove and replace it at the Contractor's expense. The Contractor shall also be responsible for repairing damage to other work caused by defects or deficiencies in its work. The Owner’s representative, upon consultation with the Architect may elect to accept work or materials which do not conform to the contract and to credit or reduce the
contract price, but the College shall have no contractual obligation to elect this remedy. Changes to the contract in these circumstances must be recorded via regular change order process.

ARTICLE 3. ARCHITECT

A. Architect's General Role.

The project architect is by contract with the College responsible for the design of the project. During construction, the architect is responsible for reviewing Contractor submittals to determine if they conform to the contract documents and good industry practice, to provide some level of inspection to determine if work and materials provided conform to the contract documents and good industry practice, and to review Contractor payment applications. During the performance of the work the architect may investigate any defects and deficiencies in the work or materials provided, and make recommendations to the College regarding the defects or deficiencies. The architect will conduct inspections to determine if the Contractor has achieved proper substantial and final completion and submitted all documents required at completion. The Contractor shall cooperate with and render assistance to the architect in the performance of these duties.

B. Architect's Access and Facilities.

The Contractor shall allow the architect and its consultants access to the project at all times, and shall facilitate their access to inspect work and materials and project documentation. The architect and its consultants shall be permitted to attend job meetings, scheduling meetings and other meetings at the site, and the Contractor shall facilitate their ability to do so. The Contractor shall provide an office at the site for the project architect if the specifications require it to do so.

C. Limitation of Architect's Responsibilities.

The architect will not be responsible for or have control of construction means and methods, or safety precautions and programs in connection with the work. The architect will not be responsible for or have control of acts or omissions of the Contractor, its subcontractors, or any of their agents or employees, or any other person performing any of the contract work.

D. Architect Rejection of Work.

The architect may recommend rejection of work or materials which it believes do not conform to the contract documents. Whenever the architect considers it necessary or advisable, it may recommend to the College special inspections or testing of work or materials, including completed work and materials.

E. Architect Review of Contractor Submittals.

The architect will review, approve or take other appropriate action regarding Contractor submittals, such as shop drawings, product data and samples, to assure that they conform with the design requirements and contract documents. The approval of a specific item shall not normally be deemed to constitute approval of an assembly of which the item is a component.

F. Architect Review of Contractor As-Built Plans.

The architect will periodically review the Contractors' as-built plans maintained at the site to ensure that they are up-to-date, and shall review the completed as-built plans at project completion to ensure that they are complete and are provided to the College.
G. Architect Determination of Satisfactory Completion.

The architect will conduct inspections to determine the dates of substantial and final completion and to determine if the Contractor has properly substantially and finally completed the project. The architect will obtain from the contractor all written warranties and all other documents which the Contractor is required to provide at the time of the project completion. The architect will make a recommendation to the College regarding final project and final contract acceptance.

ARTICLE 4. CONTRACTOR.

A. Contractor Responsibility for Performance of the Contract and Work.

The Contractor shall perform all of the duties in the contract documents, shall furnish the labor, materials and equipment to complete the construction of the project in accordance with the contract, and furnish all services, labor, materials and equipment necessary or appropriate to construct the project. The Contractor shall manage, supervise, schedule, direct, and inspect the work as competently, skillfully, and efficiently as possible, and shall be solely responsible for all construction means, methods, techniques, safety, security, sequences, procedures, and coordination.

The Contractor shall comply with all applicable laws, and shall establish and maintain reasonable quality assurance and safety programs in connection with its work. The Contractor shall complete the contract in compliance with the contract documents and by milestone, substantial completion and final completion dates in the contract or any authorized extensions thereof. The Contractor shall maintain good order and discipline at the site at all times.

B. Contractor Key Personnel.

The Contractor shall assign to the project a project executive, project manager, superintendent, and scheduler, and such other key personnel as are specified in the contract or as required to carry out the requirements of the project. The College has the authority to reject and have replaced any staff member of the contractor or subcontractors for any reason.

C. Contractor Supervision of Contract Work/Superintendent.

The Contractor shall supervise and be responsible for the acts and omissions of the Contractor's employees, agents, subcontractors, sub-subcontractors, suppliers and other persons performing portions of the work and the contract. The Contractor's designated project superintendent shall be at the project site at all times when work is in progress. The Contractor may designate in writing an alternate superintendent which must be approved by the College. The superintendent (or alternate) shall have full authority to represent and act for the Contractor at the site, and shall have full authority to execute orders and directives of the College without delay.

Communications to the superintendent shall be deemed to have been given to the Contractor. The superintendent shall be capable of and authorized to respond to all hazardous and unsafe conditions at the project site and to implement prompt corrective measures to eliminate all unsanitary, hazardous or dangerous conditions at the site. The College may suspend all or part of the work at the project site if the superintendent or alternate is not present at the project site, and such suspensions shall not be the basis of a claim against the College.

The superintendent shall attend all meetings at the project site including job meetings, scheduling meetings, and meetings with the College and/or the architects. The superintendent shall have a written plan which must be approved by the College for responding to emergencies when the work is not in progress. The Contractor shall also utilize qualified competent craftsmen on the project.

D. Cooperation with College and Other Contractors.

The College reserves the right to contract for and perform other or additional work on or adjacent to the project site. When separate contracts are let within the limits of the project site, or in areas adjacent to the site, the Contractor
shall perform its work so as not to interfere with or hinder the progress or completion of the work being performed by other contractors. The Contractor shall also affirmatively cooperate with such other contractors and coordinate its activities with theirs, and include coordination measures in the project CPM construction schedule. The Contractor shall arrange its work and shall place and dispose of materials being used so as not to interfere with the operation of other contractors within the limits of the project site. The Contractor shall join its work with that of the other contractors in an acceptable manner and shall perform the work in proper sequence with that of other contractors.

If there is a disagreement as to the respective rights of the Contractor and others doing work within the limits of or adjacent to the project site, the College shall determine the respective rights of the contractors involved to secure the satisfactory completion of all affected work. The Contractor shall not be entitled to additional compensation beyond its contract price which may arise because of inconvenience, delay, or loss experienced by it as a result of the presence and operations of other contractors working within the limits of or adjacent to the project site.

The Owner reserves the right to occupy any portion of the Project which is ready for occupancy prior to completion and acceptance of the Project, after Local and State Construction Enforcing Agency approval.

The occupancy of any portion of the Project does not constitute an acceptance of any work nor does it waive the Owner's right to liquidated damages or constitute an acceptance of any work as the Project will be accepted as a whole and not in units. Prior to such occupancy, however, the Architect, a representative of the Owner, and the Contractor shall fully inspect the portions of the Project to be occupied, preparing a complete list of omissions of materials, faulty workmanship, or any items to be repaired, torn out or replaced. The Owner will assume responsibility for damage to premises so occupied of any items not on this list when such damage is due to greater than normal wear and tear, but does not assume responsibility for improper or defective workmanship or materials.

E. Performance of College Directives.

When the College issues a written directive to the Contractor under the authority of any provision in the contract or general conditions, the Contractor shall perform as directed in a diligent manner and without delay. Compliance with written directives shall not adversely affect the rights of the Contractor under the contract or law, but if the Contractor objects to a directive of the College, or claims that a directive infringes upon its rights or entitles it to a change order, it shall notify the College in writing within 2 business days of any directive and describe any objection it has to the directive and the reasons for its objection. Objection to a written directive does not relieve the contractor of the obligation to comply with the directive and proceed in a diligent manner to implement the directive without delay.

ARTICLE 5. PERFORMANCE OF WORK

A. Protection of Work/Materials, etc.

The Contractor, shall at its own expense, protect all finished work and materials from damage and keep them protected until the project is accepted as substantially completed, and shall repair or replace any work or material damaged before acceptance. After the project is accepted as substantially complete, the Contractor will remain responsible up through final completion for damage to work and materials caused by it or its subcontractors or others participating in the performance of its contract obligations. The Contractor shall also secure and protect its own tools, equipment, materials and supplies, and the College shall have no liability for damage, theft or injury to the Contractor's property.
B. Safety and Safety Programs.

The Contractor shall have full responsibility for safety at the project site at all times up to final completion and acceptance of the project and the contract. The Contractor shall provide for the safety of all individuals on the project site, and take measures to ensure that individuals on or near the project site are not injured by the performance of the contract. The Contractor shall establish and maintain a project safety program in accordance with all applicable laws including OSHA, good industry practice, and any additional requirements in the contract documents. If the College or the Architect become aware of an unsafe situation, the Contractor will immediately respond to remedy the safety concern.

C. Working Hours.

Except as required for the safety or protection of persons or property, or as specified in the contract documents, all work at the site shall be performed during regular working hours, and not on Saturdays, Sundays, or legal holidays without the prior written consent of the College which will not be unreasonably withheld.

D. Site Security.

The Contractor shall provide, maintain and oversee security at the site if required in the specifications. The project site shall be fenced as specified in the specifications, and the Contractor shall control access when gates are unlocked or open.

E. Site Use.

The Contractor shall confine construction equipment, storage and work to the project site absent written approval from the College. Any request by the Contractor to use areas outside the project site must be described in written form and included with the Contractor's bid.

F. Submittals (Shop Drawings, Product Data, Samples).

The Contractor shall submit to the architect with reasonable promptness a schedule for all submittals, including shop drawings, product data and samples required by the contract documents. Submittals shall be complete as to quantities, details, dimensions and design criteria. The architect and the College will approve submittals if they conform to the contract documents, the design concept and good industry practice. The Contractor shall note its approval of all submittals and the date for any submittals prepared by any subcontractor or supplier, and it shall be responsible for determining and verifying all materials, field dimensions, field construction criteria, and coordination requirements pertaining to the submittal.

The Contractor will not be relieved of responsibility of deviations in submittals from the requirements in the contract documents by reason of approvals of the submittals unless the Contractor specifically identifies the deviation in the submittal and the architect and the College specifically and expressly approve the deviation. The Contractor shall be responsible for errors or omission in its submittals. No work or materials included in a submittal shall begin until the submittal is approved by the architect and the College.

G. Layout and Dimensional Control.

The Contractor shall be responsible for locating and laying out the project components and all of the project parts on the project site in strict accordance with the plans, and shall accurately establish and maintain dimensional control. The Contractor shall employ a competent and licensed New Jersey engineer or land surveyor as appropriate to perform all layout work and to fix the level and location of excavations, footing base plates, columns, walls, floors and roof lines. The Contractor shall furnish to the College and the architect certifications that each such level is as required by the plans as the work progresses.
The plumb lines of vertical surfaces shall be tested and certified by the Contractor's engineer or surveyor as the work proceeds. The engineer or surveyor shall establish all points, lines, elevations, grades and bench marks for the proper control and execution of the work. The engineer or surveyor shall establish a single permanent benchmark to be approved by the architect, to which all three coordinates of dimensional control can and shall be based. The engineer or surveyor shall verify all College-furnished topographical and utility survey data, and all points, lines, elevations, grades and benchmarks provided.

Should any discrepancies be found between information in the plans and the actual site or field conditions, the Contractor shall notify the architect and the College in writing, and shall not proceed with any work affected until it receives written instructions from the College.

The contractor is required to provide a final “as built” survey from a New Jersey Licensed/Certified Surveyor of the project site showing all structures, elevations, grades and required information on the project site and submit to the College in CADD format.


The Contractor shall construct and keep all roadways, drives, walkways and parking areas within or near the site free and clear of debris, gravel, mud or any other site materials, including, for example, by the cleaning of muddy wheels and undercarriages on vehicles before they exit the site. The Contractor shall be responsible for any citations, fines, or penalties imposed on it or the College for failing to comply with applicable local rules or laws regarding its use of roads and the like.

The Contractor shall obtain permission in writing from the College before using for construction purposes any existing driveways, parking areas, walkways or areas not specifically designated for such use in the contract documents. The Contractor shall maintain such driveways and areas in good and clean condition during construction and not damage them. At final acceptance and completion, it shall leave them in the same condition as they were at the start of the work. Conditions of such facilities before use shall be photographed and otherwise documented by the Contractor. The Contractor shall not commence construction of permanent driveways, parking areas or walks on the project without the written approval of the College.

Any existing walkways, driveways, aprons, or curbs damaged by the work of this contract shall be replaced in kind immediately upon project completion, or as required to maintain campus safety and campus aesthetics.

I. Construction Site Condition, Storage, Dust Control.

The Contractor shall provide reasonable, safe and orderly storage for its equipment, tools and materials, and not unreasonably encumber the site. The Contractor shall keep the site and the project free from the accumulation of refuse, debris and scrap materials caused by its operations so that the site has a neat, orderly and workman-like appearance. Loading, cartage, hauling and dumping will be at the Contractor's expense. The Contractor shall provide at its expense temporary dust-proof partitions around areas of work in existing buildings, and where reasonably required in new building areas.

J. Photographs.

The Contractor shall provide at its expense monthly progress photographs of the project. The photographs shall be 8 inches by 10 inches and shall be submitted to the College in duplicate monthly. Unless otherwise specified in the supplemental general requirements, four photographs shall be submitted each month which provide views of the project taken from the same four points each month which should be selected by the architect.
K. **Project Sign.**

The Contractor shall at its expense provide, erect and maintain two project signs at the site which shall be described in the contract documents. The College will specify the locations. The sign shall be painted by a professional sign painter. No other sign will be permitted at the site. The Contractor shall remove the signs when the project is finally accepted unless the College requests that it be removed earlier.

L. **Soil Conservation.**

The Contractor shall employ reasonable measures to conserve the soil at the site, and determine and comply with all soil conservation measures required by the Mercer County Soil Conservation District.

Contractor shall coordinate and schedule all Soil Conservation inspections and provide the College with all site inspection notes, approvals or notices.

M. **Temporary Facilities, Services, Electric, Heat and Enclosures.**

The Contractor shall provide storage areas, temporary drives and sidewalks, employee parking areas, staging areas, excavation borrow/spoil areas, commercial canteen areas, field offices including a meeting room, telephones, toilet facilities, and other temporary facilities which are necessary to perform the work or which may be required by the project specifications. The Contractor shall locate these facilities on the project site, and the location shall be subject to the approval of the College.

The Contractor shall provide adequate and clean temporary toilet facilities on the project site in locations to be approved by the College, and they shall be serviced at least twice a week by a firm qualified and experienced in such functions. The Contractor shall provide such temporary electricity, water, and other utilities which are necessary to perform the work, or which may be required by the project specifications. The Contractor shall also supply such temporary enclosures and heat which are necessary to perform the work or which may be required by the project specifications. The contractor and the subcontractors will not enter or use any College facilities not required by the work of the contract.

Temporary electric and heat shall be furnished by the Contractor for the benefit of other contractors working on the project if specified in the project specifications.

The Contractor shall not anticipate using the permanent heating or air conditioning system in a building for temporary heat or air conditioning prior to the acceptance of the project as substantially complete unless specified otherwise.

Any natural gas, or combustible material, or hazardous material containers utilized by the Contractor must be stored in a safe, ventilated location approved by the College. The Contractor must also submit for approval a reasonable safety plan for the operation of temporary heat equipment.

N. **Substitutions**

The Contractor may include in their bid substitute materials or equipment or construction methods in lieu of those specified in the contract documents, but they do so at their own risk. Any substitution must be equal in type, function and quality to the item required in the contract. The Contractor must submit all information required within 20 days of contract award to determine if the proposed substitute is equal to the contract requirements, and any substitution must be approved by the architect and the College.

The College shall have complete discretion to decide whether it will accept any substitution. No substitution shall result in any increase in the contract price or times. The Contractor in its application for the substitution must certify in writing that the substitution is equal to what is specified in the contract documents in all material respects and will not increase the time or price of the contract work.
Should the substitution be rejected, the contractor will then be required to provide the specified product, material or method at no additional cost to the College and no change in the project schedule.

O. License Fees.

The Contractor shall be responsible for obtaining the right to use any equipment, design, device or material required to perform the contract, and to include in its contract price any license fee or royalty required.

ARTICLE 6. SUBCONTRACTORS.

A. Contractor Responsibility for Subcontracted Work.

The Contractor shall be fully responsible to the College for the proper performance of the contract irrespective of whether the work is performed by the Contractor's own forces or by subcontractors employed by the Contractor. The Contractor shall be responsible for the acts and omissions of its subcontractors and suppliers on the project and shall take appropriate measures if they are not properly supervising or performing their work.

B. Subcontractor Identification and Approval.

The Contractor shall include with its bid for the contract the names, addresses and license numbers of all subcontractors which it proposes to utilize on the project for plumbing and gas fitting work, HVAC work, electrical work, structural steel and ornamental iron work. No subcontractor may perform work on the project until it has been approved by the College.

Within 20 days after Notice to Proceed, the Contractor shall furnish to the College in writing for review by the Architect a list of the names of all Subcontractors, Sub-subcontractors, fabricators, manufacturers, sources of supply, articles, devices, fixtures, pieces of equipment, materials and processes proposed for each item of Work on List of Subcontractors, AIA Document G805. The Architect or Owner will promptly notify the Contractor in writing if either the Owner or Architect, after due investigation, has reasonable objection to any names on such list. Failure of the Owner and Architect to make objection within 10 days to any name on the list shall constitute acceptance of such name.

In submitting the names of subcontractors, the Contractor shall list 1) the name and address of the Subcontractor, 2) the name and address of all Sub-subcontractors for each significant subdivision of the trade or work 3) reference in the form of a list of at least 3 jobs similar in size and quality to this Project performed in the last 5 years, with name and location of work, dollar value and names of the Owner and Architect.

In submitting sources of supply of materials, articles and pieces of equipment including those under subcontracts and sub-subcontracts, the Contractor shall list 1) the name and address of the source of supply 2) the name of the manufacturer of the items.

If the College disapproves a proposed subcontractor, it will provide the reason for its decision in writing. The College will not be liable for any extra cost or delays caused by the reasonable disapproval of proposed subcontractors. The approval of subcontractors by the College shall not relieve the Contractor of the responsibility for complying with all of the provisions of the contract including those performed by the subcontractors. Subcontractors approved by the College may not be changed without prior notice to and approval by the College.
C. Subcontractor Qualifications.

The College may disapprove a proposed subcontractor if it has a reasonable objection to the subcontractor, or if there is evidence of poor performance on other projects or financial problems, or if the subcontractor has been suspended or debarred by any public agency within the State of New Jersey, or if the subcontractor is not properly licensed and registered to do business in New Jersey or with the New Jersey Department of Labor regarding prevailing wages, or if the subcontractor has been charged with or convicted of violating any laws including but not limited to the New Jersey Prevailing Wage Act, criminal laws, public procurement laws, anti-trust laws, election laws, laws against employment discrimination, environmental laws, tax laws, professional licensing laws, or laws regarding attempts to improperly influence College or other public officials. Subcontractors shall also utilize qualified, competent craftsmen on the project.

D. Subcontractor Compliance with Contract/Subcontractor Supervisors.

The Contractor shall require its subcontractors on the project to comply with all pertinent terms of the contract and contract documents, and shall include all appropriate terms and provisions in subcontracts on the project to achieve proper contract performance. Each subcontractor shall have competent superintendents and foremen supervising their work, and the Contractor shall take appropriate measures if they do not do so.

E. No Contract Relationship Between College and Subcontractors.

Nothing in the contract or contract documents shall create any contractual relationship or duties between the Contractor's subcontractors and the College.

ARTICLE 7. TIME, LIQUIDATED DAMAGES, DELAY CLAIMS AGAINST COLLEGE.

A. Contract Times.

The Contractor shall begin the contract work within 10 days after the issuance of a notice to proceed by the College, and shall perform the work in the contract by the dates specified in the contract, including milestone, substantial completion and final completion dates.

B. Liquidated Damages For Delay.

If the Contractor fails to substantially complete the project by the substantial completion date specified, the Contractor shall pay the amounts specified in the contract as liquidated damages for delay for each calendar day that the task remains incomplete beyond the substantial completion date.

The College and the Contractor agree that the actual loss to the College from construction delays and the inability to use the project in a substantially completed state are for the most part difficult to quantify, and that the foregoing liquidated damages formula results in damages amounts that are reasonable and are not penalties. The College and the Contractor agree that the amount of liquidated damages per calendar day for delays in the substantial completion of the project is a reasonable estimate of the damage to the College for not being able to use the project in a substantially completed state. The College may deduct liquidated damages from payments due under this contract, but its failure to withhold liquidated damages or to assert claims for liquidated damages shall not be deemed a waiver of the College’s right to withhold or to assert claims for damages for any delays which occur at any time on the project.
C. **Delay Claims Against The College -- Limitations**

The Contractor may not assert claims against the College for extra compensation by reason of any delays in its work resulting from acts or omissions of any third parties irrespective of extensions granted under the contract, including but not limited to delays caused by third parties such as the project architect, other contractors, utilities and governmental authorities.

The College shall only be required to pay additional compensation for delays caused by the College itself, and only to the extent required by N.J.S.A. 2A:58B-3 (delayed performance caused by the College's own negligence, bad faith, active interference or other tortuous conduct, but not for reasons contemplated by the parties and not for the negligence of others including others under contract with the College on the theory that such negligence should be imputed to the College). The College shall not be liable for any period of delay when there is a concurrent delay for which it is not responsible.

When the Contractor is entitled to extra compensation for delay under the contract and general conditions, it can only assert claims for extra costs at the job site, and may not assert claims for extra costs for home office expenses, home office overhead, lost profit or consequential losses. Any additional compensation under this paragraph shall also be subject to the provisions in the contract and general conditions regarding claims, and the provisions in the contract and general conditions regarding the maintenance and availability of cost records.

D. **MEDIATION**

If a dispute or claim arises out of or relates to this contract, or the breach thereof, and if the dispute cannot be settled through negotiation, the parties agree first to try in good faith to settle the dispute by mediation administered by the American Arbitration Association under its Construction Industry Mediation Rules before resorting to arbitration or litigation. The Owner reserves the right to request a mediation if it deems it necessary.

**ARTICLE 8. PROJECT SCHEDULE.**

A. **General Schedule Requirements.**

The Contractor shall schedule the construction work and determine the most feasible means and order for the work to complete the project within the times required by the contract. The Contractor shall prepare a project schedule and monthly schedule updates which must be approved by the College and the architect, and it shall perform the contract and the work in accordance with the schedule. The project schedule should include a schedule of submittals for approval. The project schedule must be submitted before any work (other than mobilization to site and general layout and site preparatory work) on the project can begin under the notice to proceed. When the Contractor's schedule is approved by the College, it shall become an additional contract document and the Contractor shall be required by the contract to comply with it. The project schedule and updates shall be used in determining the amount of the monthly progress payments to the Contractor. The College may also use the schedule and updates to determine if the Contractor is adequately planning and performing the work in accordance with the contract.

B. **Form and Content of Schedule.**

The Contractor shall prepare the project schedule using Critical Path Method (CPM) scheduling techniques. The Contractor shall utilize the latest revision of Primavera P3 or Microsoft Scheduling software. The Contractor shall prepare a detailed schedule which shows how it will plan, organize, execute and complete the work. The schedule shall be in the form of an activity oriented network diagram (CPM). The principles and definitions used in this section shall be as set forth in the Associated General Contractors of America (AGC) publication “Construction Planning and Scheduling”, copyright 1994.

The detailed network diagram shall provide sufficient detail and clarity of form and technique so that the Contractor can plan, schedule and control its work properly, and the College and the architect can readily monitor and follow the progress of all portions of the work. The network diagram shall comply with the limitations imposed by the
scope of the work and contractually specified milestone dates and completion dates. The CPM schedule shall include the arrow or network diagram and the computer produced schedule with dates. The schedule shall include and reflect the following factors:

1. Project phasing, and contract milestones and completion dates.
2. The structural breakdown of the project.
3. The types of work to be performed and the labor trades involved.
4. Reasonable logic and activity durations.
5. Reasonable coordination of all activities.
6. Purchase, manufacture and delivery activities for all major materials and equipment.
7. Deliveries of College furnished equipment.
8. Allowances for work by separate contractors identified in writing by the College at the time of contract award.
9. Submittals and approvals of shop drawings, material samples, and other required submittals.
10. Subcontract work.
11. Crew flows and sizes (manpower).
12. Assignment of responsibility for performing all activities.
13. Access and availability to work areas.
14. Identification of interfaces and dependencies with preceding, concurrent and follow-on contractors, and sequences and interdependence of activities.
15. Testing and inspections.
16. Phased or total inspection, acceptance, and takeover by the College.
17. Utilization of schedule to determine amounts of monthly progress payments.
18. Activities required of the College and the project architect such as approvals, including reasonable durations for the activities.

Activities should be set forth in working days and have a maximum duration of 60 days, except for non-construction activities such as the procurement and delivery of materials and equipment. All durations shall be the result of definitive manpower and resource planning by the Contractor. The level of detail in the schedule shall be subject to the approval of the College. The schedule shall include a reasonable approach to achieve milestones and completion dates in the contract. Any failure of the Contractor to include any element of the work in the schedule shall not excuse the Contractor from completing that work and all of the work needed to complete the project by the completion dates in the contract.

The network diagram is to be prepared by a computer plotter. The logic diagram will be pure logic and shall not be drawn to time scale. The logic diagram shall be drawn on 30” x 42” size sheets and prepared on a tracing/mylar or similar material suitable for reproducing high quality prints.

C. Computerization of Schedule.

The mathematical analysis of the detailed network diagram shall be made by computer, and the tabulation for each activity shall include the following:

1. Activity numbers.
2. Activity descriptions.
3. Durations in work days for each activity.
4. Earliest start date (by calendar date).
5. Earliest finish date (by calendar date).
6. Latest start date (by calendar date).
7. Latest finish date (by calendar date).
8. Slack or total float in work days.

The following computer documents shall be prepared as part of the initial schedule submission and each update:
1. Activity file sort, including sorts listing activities required of the College and the project architect, such as approvals.
2. Eight week "Lookahead" detailed bar chart.
3. Eight week summary bar chart.
4. Additional computer sorts requested by the College.
5. High density floppy disks or CDs of all computer files.

D. Weather Inclusion in Schedule.

Seasonal weather conditions shall be included in the schedule, including average precipitation, temperature and other weather conditions typical in the geographic area over a 5 year period by quarterly period (spring, summer, fall, winter).

E. Schedule Updates.

The Contractor shall prepare schedule updates monthly until its contract and the project are completed. The first update shall be issued 30 calendar days after the construction start date specified in the notice to proceed. Updates shall include the following information:

1. Actual start and completion dates for activities.
2. Activity percent completion.
3. Remaining durations for activities in progress.

Each schedule update shall also include a narrative report which includes the following information:

1. Summary of work completed during update period.
2. Comparison of actual progress and status to activities and dates in original schedule.
3. Analysis of critical path including affect of activity progress on critical path.
4. Analysis of secondary critical paths, meaning float within 10 days of the project critical path.
5. Analysis of time lost or gained during the update period.
6. Identification of problem areas.
7. Identification of change orders and delays impacting or delaying the project under the project schedule.
8. Solutions or proposed solutions to current problems and delays.
9. Extensions requested by the Contractor, including activities affected and the amounts, and the reasons for the requests.
10. Extensions granted by the College for delays and changes, including the activities affected and the amounts, and any effect on the critical path and contract completion dates.
11. Delays in activities required of the College and the project architect, and activities which they are required to complete in the update period following the issuance of the update.

All schedule updates must be submitted to the College and the architect for approval. Schedule updates including the reports which are approved by the College shall be deemed to be official records of the progress and status of the project under the schedule and the contract, and may be utilized by the College in determining if the Contractor is adequately planning and performing the work under contract.

F. Meetings/Eight Week Bar Charts.

The Contractor’s project manager and scheduler shall arrange for and attend monthly progress and scheduling meetings with the College and the project architect. Monthly progress meetings shall be scheduled 3 to 7 days after monthly schedule updates and reports are issued and provided to the College and the project architect. The purpose of these meetings will be to review past progress, current status, problem areas, delays, measures to reduce delays, future progress, and the Contractor’s most recent schedule update and report. At the monthly progress meetings, the Contractor
shall provide look ahead summary and detailed bar charts showing the work and activities to be performed and/or completed during the 8 week period following the schedule update.

G. Schedule Documentation for Contract Payments.

The Contractor will not be entitled to payments under the contract until a project schedule has been submitted to and approved by the College. No payment will be made under the contract if, when the payment is due, a schedule update and narrative report is due under this paragraph but has not been submitted to and approved by the College. The original CPM project schedule shall include a breakdown allocating the total contract price among the network activities in the schedule which must be approved by the College.

H. Progress, and Recovery Schedules.

The Contractor shall perform its work in accordance with the schedule. If the Contractor's work falls behind the requirements of the schedule, it shall at its own cost institute measures to improve its progress and bring its work in compliance with the schedule, including but not limited to increasing manpower, increasing work hours per shift, increasing shifts, increasing working days per week, and re-scheduling work activities to perform them concurrently where feasible.

If monthly schedule updates show that the Contractor's progress has fallen behind the project schedule so as to jeopardize the achievement of milestone or completion dates in the contract by more than 10 work days, the Contractor shall, if requested by the College in writing, prepare a recovery schedule with acceleration measures to regain the lost time, and shall proceed in accordance with the recovery schedule in addition to the project schedule at its own cost.

I. Contractor Failure to Provide Schedule Updates.

If the Contractor fails to provide monthly schedule updates and reports when required, the College can elect in its sole discretion to employ any of the following remedies: 1) not make progress payments; 2) on 10 days written notice to the Contractor, retain its own consultant to provide schedule updates and reports and deduct the cost from the contract price; 3) terminate the contract for default in accordance with the termination provision in these general conditions.

J. Scheduler Qualifications.

The Contractor must utilize a scheduler which satisfies the qualification requirements for the project. If at any time during the project it appears that the Contractor's scheduler is not competent to provide the scheduling services required in this article, the Contractor shall within 10 days after a written notice and demand from the College, retain a replacement scheduler which is competent to provide the services required. The College may also utilize any of the remedies in this article and the contract and general conditions for the Contractor's failure to provide proper schedule updates and reports.

ARTICLE 9. EXTENSIONS, COMPENSATION FOR CERTAIN EXTENSIONS.

A. Delays Warranting Extensions of Contract Dates.

If the Contractor is unavoidably prevented from completing any part of the work within the milestone, substantial completion or final completion dates in the contract by causes beyond the control and without the fault of the Contractor or its subcontractors, those contract dates will be extended by amounts equal to the time lost due to such delays, provided the Contractor requests extensions in accordance with this article. Delays warranting extensions of the contract dates include unforeseeable and unavoidable delays caused by the College, the project architect, other contractors employed by the College, utility owners or other third parties, acts of God, acts of governmental authorities, wars, abnormal weather conditions, fires, floods, earthquakes, epidemics, plagues, and other unavoidable casualties. The contractor has 24 hours to notify the owner in writing from the start of a delay with a clear and concise reason for the delay, otherwise the delay will not be reviewed. This limited time frame is to provide the College the opportunity to
immediately address the issue and limit the amount of time in the potential delay and its potential impact on the project schedule.

B. Weather Delays.

No time extensions will be granted for time lost due to normal seasonal weather conditions. To qualify for a time extension due to unusually severe or abnormal weather conditions, the Contractor must demonstrate that the weather conditions during a given quarterly period (summer, fall, winter, spring) were more severe at the project site than the previous five-year average for the geographic area by quarter, and that the weather conditions critically impacted contract milestone, substantial completion or final completion dates by delaying the performance of work on the project's critical path. No time extensions will be considered for any weather conditions that do not affect work on the critical path or contract dates.

Where the cause of delay is due to weather conditions, extension of time shall be granted only for unusually severe weather, as determined by reference to historical data. The term "historical data" as used in the preceding sentence shall be construed according to this formula: Average rainfall (or snow or low temperature) for the past five years for the month in question, plus 10 percent. In other words, weather is not deemed to be unusually severe unless it is 10 percent worse than the average for that month over the last five years.

Apart from extension of time, no payment or allowance of any kind shall be made to the Contractor as compensation for damages on account of hindrance or delay from any cause in the progress of the work, whether such delay be avoidable or unavoidable. The Contractor agrees that he will make no claim for compensation, damages for any such delays, and will accept in full satisfaction for such delays said extension of time.

C. Float Time Use.

Float time in the schedule is not for the exclusive use of either the Contractor or the College. Float time is available for use by both parties to facilitate the effective use of available resources and to minimize the impact of problems and delays which may arise during construction. No time extension will be granted as a result of any problem, change order or delay which only results in the loss of available positive float on the project schedule. Float time shown on the project schedule shall not be used by the Contractor in a manner which is detrimental to the interests of the College or the project.

D. Calculation of Extensions.

Extensions will be calculated based on the effect of delays on the project schedule and the activities in the schedule. If the Contractor is entitled to an extension for a delay based on the nature of the delay under this article, the activities in the schedule affected by the delay will be extended by the amount they are affected. If extensions of activities in the project schedule affect the critical path and delay the contract milestone and completion dates, they too will be extended to the extent affected. The critical path and contract dates will only be extended to the extent that they are actually affected under the schedule by a delay for which the Contractor is entitled to an extension.

If for any scheduled activity or period there are concurrent delays which include delays for which the Contractor is entitled to an extension and delays for which the Contractor is not entitled to an extension, the Contractor will be given an extension for the delays for which it is entitled to extension so that it will not be liable to pay liquidated damages for delay, unless the College eliminates or reduces that delay. A concurrent delay will not justify an extension to the Contractor if it has minimal effect on the completion of the project, and/or if it would likely have been avoided if it had become apparent that it was having an effect on the progress of the project and the project completion date.

E. Elimination of Delays and Extensions (Acceleration).

If the effect of a delay for which the Contractor is entitled to an extension can be reduced or eliminated by changes in the schedule or other measures which have no material adverse impact on the Contractor in terms of cost or otherwise, the Contractor shall employ those measures so that no extension is required or so that a shorter extension is
required. If the Contractor is entitled to extensions for delays, and if the College (in its sole discretion) notifies the Contractor in writing that it prefers to eliminate the lost time to avoid or reduce the extension required, by changes or additional efforts such as acceleration efforts, the Contractor shall perform those measures as a change to the contract to be compensated under the change order provisions of the contract and the general conditions.

F. Requests for Extensions Required.

The Contractor must provide the College with a written notice of delay and request for an extension within 24 hours of the beginning of a delay, or it will not be entitled to a review. The written notices of delay and requests for extensions must include the nature and cause of the delay, the known extent of the delay, the work activities on the project schedule affected by the delay and the extent of the affect to each, and suggestions or proposals to reduce or eliminate the delay.

G. Compensation for Certain Extensions and Limitations.

Under the contract and general conditions, the College does not assume responsibility for many types of delays, including additional costs resulting from extensions granted because of those delays. Where the College is responsible for a delay under the express terms of the contract and general conditions, it will pay extra compensation for any extension granted because of the delay.

Compensation by the College for delays (and extensions) for which it is responsible under the contract and general conditions shall only include additional costs actually incurred at the site, and shall not include home office expense, home office overhead, lost profit or consequential losses. Any additional compensation under this paragraph shall be subject to the provisions in the contract and general conditions regarding claims, and the provisions in the contract and general conditions regarding the maintenance and availability of cost records.

No compensation will be paid if an extension for a delay for which College is responsible is concurrent with another delay for which the Contractor is not entitled to an extension, or is concurrent with another delay which the Contractor is entitled to an extension but the College is not responsible for the other delay.

If the College requests a change in the contract work, potential delays and extensions which result from the change and any resulting extra compensation for the change shall be addressed under the change order provisions in the contract and the general conditions in addition to this article.

ARTICLE 10. PAYMENTS TO CONTRACTOR.

The College will pay the Contractor as full compensation for performing the contract the contract price as adjusted by approved change orders which increase or decrease the contract price. The College will do so in accordance with this article, any supplemental general conditions regarding payment, and the payment terms in the signed contract. Payment provisions in the supplemental general conditions which add to or modify this provision shall take precedence over this provision. Payment provisions in the signed contract which add to or modify payment terms shall take precedence over the supplemental general conditions and this article.

A. Monthly Progress Payments.

The College will pay the Contractor monthly progress payments as the contract work proceeds and will pay for work completed, less retainage. The Contractor shall submit monthly invoices using the College's invoice form for the work completed in each calendar month, and the monthly invoice shall be submitted in accordance with the contract. The Contractor shall be entitled to monthly progress payments based on the percentage of the contract work completed (less earlier payments), and that amount shall be based on the unit schedule breakdown and the update of the CPM for the billing period showing schedule activities completed and progress on incomplete activities, in conjunction with the values assigned to those activities. If there is a discrepancy between the amount due based on the unit schedule breakdown and the amount due based on the CPM update, the Contractor shall only be entitled to the lesser amount unless the Owner’s Representative, in his/her sole discretion, decides otherwise.
B. Unit Schedule Breakdown/CPM Activity Price Breakdown.

Before the contract is signed, the Contractor shall submit to the College and the architect a unit schedule breakdown (schedule of values) utilizing the College's form which reasonably allocates the contract price among the principal categories of work and materials in the contract. The unit schedule breakdown must be signed by the Contractor and is subject to approval by the architect and the College for use in calculating monthly progress payments under the contract. The Contractor shall not "front end load" the unit schedule breakdown. The unit schedule breakdown may include line items for mobilization, bonds and insurance.

The Contractor's proposed CPM schedule shall reasonably allocate the contract price among the activities in the schedule so that monthly CPM schedule updates can be utilized in connection with the unit schedule breakdown in determining the amount of monthly progress payments. The Contractor's unit schedule breakdown and CPM activity price breakdown must be approved by the architect and the College before any payments are made under the contract.

C. Invoices for Monthly Progress Payments: Form and Content.

The Contractor must utilize the College's invoice form and the invoice forms must be completed before they are submitted for payment. Each invoice must be signed by the Contractor, and shall certify that the work and materials represented as having been provided have been provided, and that all subcontractors and all suppliers on the project have been paid all amounts legitimately due for work and materials billed to the College in earlier invoices which were paid by the College.

Invoices for monthly project payments must include the status of the work in the unit schedule breakdown and the CPM update for the billing period which shows the activities completed or started and the value of them based on the CPM schedule. Invoices must also include certified payrolls for the Contractor and all subcontractors for the billing period, affirmative action monthly manning reports, a certification of subcontractor/supplier payments, a partial waiver of liens, a list of all materials stored to date including descriptions, values, quantities and location, and any documents required in the contract documents.

The Contractor will be entitled to have an invoice paid if the architect and the College approve the invoice including the percentage of work completed, and if the quality of the work and materials conform to the contract documents. The approval of invoices shall not waive claims for defects or deficiencies in the work or materials provided, or the right to subsequently inspect the project as a complete and functioning whole.
D. Payment for Materials and Equipment Procured But Not Installed.

The Contractor may seek payment in monthly invoices for materials and equipment delivered to the project site but not yet incorporated into the work. The Contractor shall include with its monthly invoices a list of the stored equipment, the amount and type of stored materials, and the place where they are stored. Each invoice which seeks payment for materials and equipment delivered to the project site but not installed or incorporated into the work shall include a signed bill of sale to the College and an invoice from the supplier. All risk of loss or damage for materials and equipment delivered in the project site shall remain with the Contractor.

The College will only rarely pay for material or equipment stored offsite, and only when it determines in its sole discretion that there is good cause. The College will consider no request to pay for materials or equipment stored off site unless the Contractor includes a written request for such payment with its bid for the project. If the College does agree to pay for material or equipment stored off site during the performance of the contract, it will do so when the contract is signed.

If the College does agree to pay for materials and equipment stored off site, such payments shall be subject to any conditions in the signed contract, and in all cases, a bill of sale to the College, a paid invoice, insurance and proof the storage facility is bonded will have to be provided to the College when each payment is sought. The location will have to be specified in writing and the material or equipment will have to be inspected by the College. The Contractor and it performance bond surety must agree in writing that they retain all risk of loss or damage, and each payment application must contain a consent to payments for materials stored off site signed by the Contractor's bonding company.

Payments on account of materials or equipment not incorporated in the Work but delivered and suitably stored at the site, or at some other location agreed upon in writing, may be made by the Owner subject to the following conditions:

Such materials or equipment shall have been fabricated or assembled specifically for the Project and delivered to storage no earlier than needed for the orderly progress of the Work as demonstrated by the Progress Schedule.

Title to such materials or equipment shall pass to the Owner pursuant to the Contractor's bill of sale which shall contain guarantee of replacement thereof in the event of damage thereto or disappearance thereof due to any cause. The Contractor shall also affirm that it will pay for such materials or equipment immediately upon receipt of payment therefore from the Owner.

In the case of off site storage, the Contractor shall also provide Consent of Surety to such payment and insurance of such materials or equipment against the perils set forth in the General Conditions both while storage and during transportation to the site. Raw materials or other materials or equipment readily duplicated or usable on other projects will be paid for only after the materials are incorporated in the construction.

E. Retainage.

The College will retain 2% of the amount due on each partial payment pending completion of the contract.

Upon acceptance of the work performed pursuant to the contract, all amounts being withheld by the College shall be released and paid in full to the contractor within 45 days of the final acceptance date agreed upon by the contractor and the State college, without further withholding of any amounts for any purpose whatsoever, provided that the contract has been completed as indicated.

F. Payment for Change Order Work.

The Contractor shall invoice for change order work in the monthly contract progress payment invoices as the change order work is performed, but may only do so after a written change order has been signed by the appropriate College personnel and a purchase order issued by the College.
G. Final Payment.

Upon final completion of all work included in the contract including all change orders, upon acceptance of the work by the architect and the College, and upon the issuance of the final acceptance certificate, the Contractor will be paid the fully adjusted contract balance including any retainage. The Contractor shall submit an invoice for the final payment, and that invoice must include a release of all claims except claims expressly identified and described in the invoice including the amounts. The final invoice must be accompanied by all warranties, guarantees, manufacturer literature, approved as-built drawings, shop drawings required, and other documents which the Contractor is required by the contract to provide to the College at the time of final completion. The final invoice must also include a written signed consent to the final payment signed by the Contractor's bonding company.

H. Payment Terms.

All invoices and payments shall be subject to the terms of the contract and the general conditions, including the provisions regarding payments, and to the right of the College to withhold payments or to make deductions from payments for damages, defective work, liquidated damages, third party claims, failure to complete work, contract requirements, failure to comply with schedule obligations or other causes authorized by the contract documents. See also the Prevailing Wage Act requirements in the signed contract.

I. Payment Based on Partial Acceptance (Limitation).

The College will not accept portions of the project as substantially or finally complete unless specified elsewhere. If the specifications authorize partial acceptances, they will also specify the terms and conditions of such acceptances.

J. Failure to Pay Amounts in Dispute Not to Affect Performance.

The failure of the College to pay any amount requested by the Contractor in an invoice based on a determination that the invoice is improper or some other dispute shall not entitle the Contractor to stop or slow down the performance of the contract work.

K. Waiver of Certain Claims by College Against Contractor in Connection with Final Payment.

In its final acceptance certificate the College shall certify that it has no claims against the Contractor in connection with the performance and completion of the contract except for claims listed in the final acceptance certificate, such as claims for cost overruns, delays, or known defects. The College's certification shall not apply to or release post-completion claims, such as claims for defects or other problems in the completed project which are discovered or which become serious after project completion, warranty or maintenance claims, indemnity or contribution claims, claims for damage occurring after completion, or other claims for the performance of post-completion obligations in the contract or problems which manifest themselves after completion.

ARTICLE 11. CHANGES.

A. Changes Authorized.

The College may at any time authorize and direct changes in the work or accelerations of the work which increase or decrease the contract price. All changes including changes in the contract price shall be governed by this Article and the change provision in the contract. All changes must be in a written change order signed by the Vice President for Facilities, Construction and Campus Safety, the Owner’s Representative, the architect and the contractor. A Purchase Order will then be issued by the College and signed by the Contracting Officer. At which time the contractor can then bill for the completed change order work. Any extensions in the contract times and increases in compensation because of extensions resulting from changes shall be governed by Article 9 regarding extensions, but the authorization for the extra compensation itself resulting from an extension must be contained in a change order which complies with
B. Change Request or Directive.

The College may request a change in the work or materials to be provided under the contract by a written contract change directive ("CCD") signed by the Owner’s Representative. If the College is of the opinion that no change in the contract price or times is required because of the change request, it shall so state in the CCD. A CCD may include provisions regarding the scope of the changed work or materials, and may also include conditions including time parameters or an upset price. A CCD may provide that specified contract work shall stop until further notice, but the Contractor shall not stop or delay any contract work because of a CCD unless the CCD provides that work should stop because of the change. A CCD may provide that the performance of changes shall not commence until a change order is issued and a subsequent purchase order is issued and signed by the Contracting Officer, or that changed work should proceed before a change order and purchase order are issued by the College to maintain the progress of the project.

C. Change Orders Which Are Protested.

If the Contractor protests the terms of a change order, it shall notify the College in writing within 2 business days of its protest. It shall describe the terms which it objects to and the reasons for its protest. It shall include supporting documentation if appropriate. The College may elect to direct the Contractor in writing to perform the change order requirements despite the protest. If it does so, the Contractor's right to pursue further relief based on the protest shall be preserved and the contractor shall immediately proceed with the change work.

D. Changes Affecting Contract Times.

Changes and change orders shall not affect or extend any of the contract times unless the change order itself specifies that it changes contract times. If a change order issued by the College delays the completion of any activity in the project CPM schedule, the time allowed for that activity shall be extended, and if a delay in that activity delays other activities, the critical path or the completion dates in the contract, they too will be extended. The Contractor shall make reasonable efforts in scheduling changed work so that it does not delay or extend activities in the CPM schedule including the substantial and final project completion dates. The Contractor shall also make alternate proposals for change order work which include acceleration for the changed work where feasible to achieve this goal, and shall include the cost of such efforts in its change order requests.

Change orders must specify whether they result in any delay (or extension) to any critical path activities in the schedule, including an identification of the activities and the amount of delay in each. If no delay or extension is set forth in a change order, it will be deemed an agreement by the College and the Contractor that no delay or extension results from the change order.

E. Contractor Initiated Change Order Requests.

If the Contractor contends that any directive or communication from the College or architect, or any condition, event or circumstance entitles it to a change order changing the contract scope, terms, price or times, it shall submit a written change order request to the Owner’s Representative within 5 days of the event upon which the request is based. The written request shall specify the terms of the change order requested, and include all documentation and information which the Contractor seeks to have considered in support of the request, or which is necessary to a proper consideration of the request.

F. Change Order Amounts.

All price changes or amounts in change orders shall be based on (1) lump sum, (2) actual work time and materials plus mark-ups for overhead and profit, or (3) unit prices times actual quantities which may or may not include separate mark-ups for overhead and profit. If a change order price is to be based on a lump sum price or a unit price, the
College may request the submission of such documentation regarding market price or cost which it reasonably deems necessary to determine a lump sum or unit price. If a change order is based on actual work time and material costs, it will include a not-to-exceed price.

Applications for payment for change order work shall be included in monthly progress payment invoices as the change order work is performed, but only after a purchase order has been issued to the contractor by the College. For change orders based on time and material costs or unit prices times actual quantities, the time spent, material provided, and quantities performed shall be recorded in daily time slips, material invoices, and quantity of work performed tickets which are signed by a representative of the College to certify that the work and materials were provided, and the quantities. Labor costs and material costs for change orders shall be based on actual costs to the Contractor without any mark-ups except as provided in this Article.

Mark-ups may be added to time and material costs where a change order is authorized to be paid on a time and material basis, and also unit price change orders if the change order price term expressly authorizes mark-ups as a separate additional charge to be added to the unit price. When mark-ups for overhead and profit are authorized, the standard mark-up for overhead and profit shall be 15% of net costs properly invoiced in the change order. The schedule for mark ups is as follows:

- 15% of direct costs for overhead, profit, bond, and insurance for work performed directly by the contractor;
- 15% of direct costs for overhead, profit, bond, and insurance for work performed directly by the subcontractor and 5% of the direct and indirect costs of the work performed by the subcontractor for the contractor;
- 15% of direct costs for overhead, profit, bond, and insurance for work performed directly by the subcontractor’s subcontractor and 5% of the direct and indirect costs of the work performed by the subcontractor’s subcontractor for the subcontractor and 5% of the direct and indirect costs of the work performed by the subcontractor for the contractor;

There shall be no additional mark-ups for materials or suppliers and bond and insurance costs are included in the noted mark ups above. Refer to Division 1 specifications also for further delineation of items included in mark ups.

CONTRACTOR MUST USE THE COLLEGE OF NEW JERSEY FORM INCLUDED IN THE PAYMENT PROCEDURE DOCUMENTS.

G. Right to Audit Extra Costs (Before and After Payment).

The College reserves the right to audit all change orders and additional costs claimed and/or paid under the contract at any time. The obligation of the Contractor, subcontractors and suppliers to establish, maintain and produce cost records and remedies for failing to do as specified elsewhere in these general conditions and the contract shall govern. If an audit reveals that actual costs invoiced to the College and/or paid by the College in change orders exceed the actual costs incurred, the Contractor shall refund the excess, or the College may deduct the excess from future payments under the contract, or the College may assert claims against the Contractor and/or its surety for such overpayments.

H. Change Orders with Both Price Increases and Decreases.

If a change order reduces the scope of the work or materials to be provided by the Contractor under the contract, the change order shall provide for a reduction in the contract price in the amount of the actual reduction in cost. If a change order results in both added costs and reduced costs, they shall be combined for a net plus or minus contract price adjustment, and when mark-ups are applicable, they shall only be added to a net increase in the contract price which results from a combination of additions and deductions in the change order.

I. Waiver of Rights In Connection with Change Orders Issued Without Protest.

The Contractor shall not be entitled to seek any additional compensation or any extension of the contract times beyond the amounts and any extensions included in a change order signed by the College or a written change order
request submitted by the Contractor to the College for approval, the intent being that the Contractor must disclose all additional costs and delays claimed to result from a change so that the College can take measures in considering the change to effect cost savings and avoid delays. The failure to include extra costs or delays in a change order request will preclude the Contractor from later claiming such costs or delays in connection with the change in any form or fashion.

ARTICLE 12. COMPLETION.

A. Substantial Completion.

When the Contractor believes that the project is substantially complete, meaning all essential requirements of the contract have been sufficiently completed so that the project can be occupied and used for its intended purpose, it can make a written request to the architect and the College to conduct an inspection and to issue a certificate of substantial completion. The Contractor's request shall list all work and contract requirements which remain to be completed or corrected and an estimate of the value of the incomplete items.

The architect and the College will conduct an inspection, and if they determine the Contractor has substantially completed the project, the College will issue a certificate of substantial completion. If they determine that the Contractor has not achieved substantial completion, the College will notify the Contractor in writing and will list the work and contract requirements which must be completed for substantial completion and provide a punchlist. They will also assign a value to the incomplete items to be added to the 2% retainage held after the certificate of substantial completion is issued. The College and the architect will re-inspect when the Contractor notifies them in writing that those items have been completed.

Any failure of the College or architect to include incomplete or deficient items in a certification of substantial completion or a notice regarding a substantial completion inspection shall not affect the Contractor's obligation to properly complete all requirements of the contract.

The College will not issue a certificate of substantial completion unless it can occupy and use the project for its intended purpose, and the Contractor agrees that the College's use and occupancy of the project shall not affect the Contractor's obligation to complete the project and contract requirements. The Contractor also agrees that its completion of the project will not unreasonably interfere with the College's occupancy and use of the project.

Unless otherwise specified in the supplemental general conditions, a certificate of substantial completion will not be issued unless an unqualified temporary or permanent certificate of occupancy is issued, and the College is able to use and occupy the project without interruption.

After substantial completion, the Contractor is relieved of the duty of maintaining and protecting the project, and of its responsibility for damage to the project occurring after substantial completion, except insofar as such damage or any repair is covered by warranty, or is caused or made necessary by the act of the Contractor or anyone for whom the Contractor is legally or contractually responsible, or is attributable to defects. The issuance of a certificate of substantial completion shall not void or alter any of the other terms of the contract documents, including but not limited to terms relating to warranties, or relieve the Contractor of its obligation to complete the work or remedy defective work or materials, unless such terms are expressly modified by the certificate of substantial completion.

Guarantee periods for equipment, workmanship and materials shall commence when the certificate of substantial completion is issued or from the completion and acceptance of equipment, workmanship or materials, whichever is later, unless otherwise specified in the supplemental general conditions or the certificate of substantial completion.

The rights of the Contractor regarding payments upon the issuance of the certificate of substantial completion shall be as provided in the payment article of these general conditions and the contract.

B. Final Completion.
The Contractor shall notify the architect and the College in writing when it has completed the project and all of the contract requirements. The architect and the College will then conduct an inspection and issue a certificate of final completion if the project and all contract requirements have been totally completed. If any items remain incomplete or unsatisfactory, the College will notify the Contractor in writing and list the incomplete or unsatisfactory items. The Contractor shall immediately complete and correct any unfinished items and notify the architect and College and request a follow-up inspection for final acceptance.

The certificate of final completion will not be issued until all documents required by the contract have been provided, including warranties, maintenance and operating instructions, certificates, insurance, shop drawings required and as-built drawings approved by the architect. Final completion must include leaving the entire project site and project clean, neat and orderly. All distortions, cracks, delaminating and deteriorations of finished surfaces must be remedied. All broken items shall be repaired. All paint spots, stains and plaster must be removed. All unused equipment and excess material shall be removed. The project and the site shall be clean and finished.

If the Contractor unreasonably delays completing and correcting items needed for the issuance of the certificate of final completion, the College may unilaterally issue a certificate of final completion which lists incomplete and defective items, and which deducts liquidated damages and the cost of remedying incomplete and defective items from the final amount due to the Contractor under the contract.

Final payment will not be made until the certificate of final completion is issued, and the final payment shall be subject to the payment provision in the contract and these general conditions.

ARTICLE 13. SUSPENSION AND TERMINATION OF CONTRACT.

A. Suspension.

The College shall have the right to stop or suspend the work in whole or in part at any time. The work may only be stopped or suspended by a written directive of the Owner’s Representative, except in an emergency. The representative of the College may stop or suspend the work in whole or in part on an emergent basis, either verbally or in writing, but any such emergent suspension or stop work order shall be confirmed by a written directive from the Owner’s Representative within 48 hours. The College may stop or suspend the work because of any conditions affecting health or safety on or off site, any dangerous condition, any environmental hazard, the convenience of the College, or the public interest. If a directive to stop or suspend all or part of the work includes directions to secure the site, the Contractor shall perform the work required in the directive. The Contractor shall also maintain the safety and security of the project during the suspension for the protection of the site, work in place, materials and equipment on site, persons on or near the site, and the College's property.

If all or part of the work is suspended in response to a problem or condition caused by the Contractor's performance of its contract, or parties other than the College itself, or conditions over which the College has no control, the Contractor will not be entitled to any additional compensation for the suspension. If the College directs the suspension of work because of the improper performance of the contract by the Contractor or those performing its contract, the Contractor will not be entitled to any extension of any contract dates or additional compensation by reason of the suspension. If a suspension is directed for reasons other than fault of the Contractor or others involved in its performance of the contract, the Contractor will be entitled to an extension under and to the extent authorized in Article 9, and additional compensation under and to the extent authorized by Article 11.

B. Termination for Convenience.

The College may by a written directive terminate the contract at any time before completion for the College's convenience or where it concludes that it is in the public interest to do so. The Contractor shall complete any items of work specified in the notice of termination for convenience and any work necessary to make the site safe for all persons and property at or near the project site when the College terminates the contract for convenience under this Article.
Absent Contractor fault or violation of the contract, the Contractor shall be paid in full for all completed work, subject to the payment provisions in the contract and these general conditions. The Contractor will not be entitled to payment for costs and mark-ups for work or materials not provided before the termination, or costs for work and materials not provided unless the Contractor cannot avoid liability to pay those costs, or profit on the portion of the contract which will not be performed because of the termination, or other types of damages. The extra compensation payable to the Contractor in connection with a termination for convenience may include the cost of materials or equipment purchased for the project before termination but not installed if the Contractor cannot otherwise use or sell them.

The Contractor will also be entitled to reasonable costs in reasonable amounts for additional direct costs in connection with the termination, but not administrative, home office or overhead costs, lost profit, or consequential damages. In addition, any claims shall be subject to the provisions in the contract and general conditions regarding claims and the maintenance of cost records.

The Contractor shall also include provisions similar to this provision in subcontracts and supply contracts for the project. When a termination for convenience is directed by the College, the contract shall be closed out in accordance with the provisions of the contract and these general conditions regarding payment and project completion.

C. Termination for Cause.

The College may terminate the contract for cause if the Contractor commits substantial violations of the contract and contract documents, persistently fails to perform the work in accordance with the contract documents including the project schedule, fails to comply with applicable laws, rules or regulations, fails to pay subcontractors or suppliers to the extent reasonably required, become insolvent or becomes a debtor in a bankruptcy proceeding, fails to pay its debts, is found to have made false or misleading statements to the College in writing in obtaining the contract or payments, fails to comply with employment discrimination laws, fails to pay prevailing wages, fails to maintain or renew the required insurance, fails to maintain proper protection for the safety of persons or property on the site, fails to comply with reasonable and authorized directives of the College under the contract, or assigns its rights or interests under the contract or payments under the contract to any third party.

If the College terminates the contract for cause, it shall first send a notice of intent to terminate to the Contractor and the Contractor's surety. The notice shall direct the Contractor to remedy or eliminate the deficiency within a specified time if the problem is one that can be eliminated. If the Contractor fails to reasonably comply with the directive and notice, the College may after 10 days issue a notice of termination to the Contractor and its surety which terminates the contract effective immediately and specifies the reason for the termination.

If the contract is terminated the Contractor shall secure the site and take measures to leave the site safe for persons, material, work in place and equipment before departing the site, and shall remove all tools and equipment within 5 days of the termination effective date. The Contractor shall not remove any materials or equipment stored on site. When the contract is terminated, the Contractor shall deliver to any location designated by the College materials purchased for the project and paid for by the College, but not stored on site, together with all appropriate warranties and guaranties.

If the Contractor's surety does not takeover the completion in accordance with this Article, the College may appropriate any or all materials on the site which may be suitable and acceptable and may enter into an agreement for the completion of the project with another contractor, or use other methods to complete the project.

All damages, costs and charges incurred by the College together with the cost of completing the work, will be deducted from any monies due or which may become due to the Contractor for work completed by it before the termination. If such expenses exceed the sum available from the unpaid contract balance, the Contractor and its surety shall be liable and shall pay to the College the amount of such excess in addition to other damages.

The rights and remedies of the College in connection with a termination for cause shall be in addition to other rights and remedies which it has under law, the contract, and the Contractor's bond.
If the College terminates the contract for cause and it is subsequently determined by a court that the Contractor was not in default, or that the termination was legally unjustified, the termination will be deemed to be a termination for convenience under this Article, and the rights and remedies of the Contractor and its surety for the termination will be limited to those which exist in connection with a termination for convenience. If the College terminates the contract for cause, neither the Contractor nor the College may file a suit to recover on any claims arising out of the project before the project is substantially complete.

D. Surety Takeover Following Termination for Cause.

If the College terminates the Contractor for cause, the Contractor's performance bond surety may elect to takeover and complete the Contractor's work and obligations under its contract. If the surety elects to takeover the completion of the contract, it may only do so on the following conditions:

1. The surety must notify the College that it will takeover completion of the contract by a written notice of intent which is signed by a representative authorized to bind the surety within 5 calendar days of the surety's receipt of the College's notice of termination.

2. The surety and the College must execute a written takeover agreement within 10 days after the surety sends its notice of intent to takeover. In the agreement, the surety must agree to assume the obligation to complete the balance of the work under the contract and to perform all of the Contractor's obligations under the contract at the surety's sole cost and expense, and to utilize only contractors approved by the College which approval shall not be unreasonably withheld. The agreement shall provide that the surety is entitled to be paid the unpaid balance under the terminated Contractor's contract in accordance with and subject to the terms of the contract and general conditions.

3. The takeover agreement signed by the surety and the College must also provide that the surety is not relieved of any of its obligations under its payment and performance bond for the project, and that the College retains its right to withhold money for contract payments to compensate damages or for other reasons where authorized under the contract or the general conditions.

4. The takeover agreement signed by the surety and the College must also provide that it is without prejudice to and is subject to all of the rights and remedies of the College, the surety, and the defaulted Contractor, and the surety may not require the College to agree to a takeover agreement which seeks to extinguish any such rights.

5. The surety must also pay without delay all obligations of the terminated Contractor for work and materials on the project, subject to a reasonable allowance of time to investigate and verify claims.

ARTICLE 14. WARRANTY/DEFECTIVE WORK AND MATERIALS.

A. General Work One Year Warranty; HVAC Systems Two Year Warranty.

The Contractor warrants and guarantees for a one year period that all work, materials and equipment conform to the contract documents and will not fail or manifest defects, that the project and all its components will be fit for their intended functions, and that all material and equipment will be new and of good quality.

The general one year warranty period shall commence when the certificate of substantial completion is issued, and the one year period shall commence on that date for all components of the project, including any equipment activated and operated before substantial completion, such as HVAC systems, electrical systems and elevators.

During the one year warranty period, the Contractor shall repair and remedy at its own expense any premature failure, defects or deficiencies in any work, materials or equipment which are discovered or which develop during the one year period, and shall do so within 5 days after receipt of a written warranty claim from the College. The Contractor shall also repair damages caused by any failure or defect covered by this warranty. A failure to provide the warranty
service required shall constitute a breach of this warranty obligation as well as other applicable provisions of the contract. This warranty shall not cover failures caused by misuse or abuse by the College.

This general one year warranty is intended to provide the College with prompt warranty service for all aspects of the project for the one year period. It is not intended to limit or extinguish any additional warranties required by any of the contract documents, or provided by manufacturers of systems, equipment or materials provided under the contract. It is not intended to eliminate or reduce the College's rights and remedies under the contract and law for defects and deficiencies in the work, materials and equipment, the time period of the Contractor's general responsibility and liability.

B. Defective Work, Materials and Equipment.

Apart from the general one year warranty provided for in this Article, the Contractor shall be responsible for defective work, materials and equipment and any failure of these items to comply with the contract documents. This obligation shall extend beyond substantial completion, final completion and the general one year warranty in this Article.

If defects in materials or equipment or non-conforming items are discovered during construction and before completion, the Contractor shall promptly correct them at its own expense. If the Contractor fails to correct defective or non-conforming work, material or equipment in response to a written notice from the College, either during construction or after completion, the College may employ others to provide the remedial work and the Contractor and its surety shall be liable for the cost thereof and damages incurred. The Contractor and its surety shall also be liable for the cost of making good all work and material destroyed or damaged by defects or the correction of defects.

If any portion of the Contractor's contract monies remains in the custody of the College, either earned or unearned, the College may deduct money paid to others to remedy defects after notice is sent to the Contractor and damages when the Contractor fails to provide a remedy in response. The Contractor's responsibility for defects and non-conforming work, material and equipment shall not be limited in time except by law.

The Contractor's responsibility for defective work shall not be affected by either the performance or the lack of performance of inspections by the College or the architect. The issuance of payments, a certification of substantial completion or a certification of final completion shall not constitute acceptance of work, material or equipment which is deficient or not in compliance with the contract, or limit the Contractor's warranty or the other contract obligations.

ARTICLE 15. MISCELLANEOUS.

A. Insurance, Bonds, Indemnification.

The Contractor shall provide and/or maintain the insurance, bonds and indemnification required by the contract and law.

B. Prevailing Wage.

The Contractor and its subcontractors shall comply with the New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56.25 through 56.57 and the provisions in the contract regarding prevailing wages.

C. Employment Discrimination.

The Contractor and its subcontractors shall comply with all laws prohibiting discrimination against employees, and shall comply with the provision in the contract regarding employment discrimination.

D. Patents.

If any design, device, material or process covered by patents or copyright is used in the work, the Contractor shall provide for such use by a suitable agreement with the patent or copyright owner. The Contractor shall bear all costs arising from the use of patented materials, equipment, or processes and all copyrighted materials used on or incorporated
in the work. The Contractor shall defend, indemnify and save harmless the College from any and all claims for
infringement by reason of the use of any such patented or copyrighted items.

E. Emergencies Affecting Safety.

If there is an emergency affecting the safety of persons or property, the Contractor shall take immediate action
to prevent damage, injury or loss. The Contractor shall notify the College of the situation and all actions being taken
immediately or as soon as possible. If, in the opinion of the Contractor, immediate action is not required, the Contractor
shall notify the College of the emergency situation and proceed in accordance with the College's instructions. However,
if loss, damage, injury or death occurs that could have been prevented by the Contractor's prompt and immediate action,
the Contractor shall be liable for all costs, damages, claims, actions, suits, attorney's fees and other expenses which result.

Any additional compensation or extension of time claims by the Contractor on account of emergency work shall
be determined in accordance with the changes provisions of the contract documents. The Contractor shall be responsible
for emergencies and costs and delays resulting therefrom which could have been foreseen or prevented with normal
diligence, planning, and supervision of the work, or which are caused by the Contractor's failure properly to perform the
contract.

The Contractor shall provide the College with a list of the names and telephone numbers of its employees and
employees of each subcontractor designated to be contacted in case of an emergency during non-working hours. A copy
of this list will shall be displayed prominently at the site so that it is visible when the site is secured and shall be provided
to the College's campus police department.

F. Contractor Compliance with Law.

The Contractor shall keep fully informed of all federal, state and local laws, ordinances, regulations and orders
of agencies which have jurisdiction or authority which in any manner affect those employed on the project or the project.
The Contractor shall at all times observe and comply with, and cause its agents and employees to observe and comply
with, all such laws, ordinances and regulations, or orders. The Contractor shall also protect and indemnify the College
and its representatives against any claim or liability arising from the violation of any laws, ordinances, regulations, or
orders, whether by the Contractor or its employees, agents, subcontractors at any tier, suppliers or materialmen.

G. Environmental Protection - Contractor Duty to Comply with Law.

The Contractor shall comply with all applicable federal, state and local laws and regulations and all conditions
of permits pertaining to the protection of the environment. Necessary precautions shall be taken to prevent pollution of
streams, lakes, ponds, rivers, wetlands, groundwater, reservoirs, and property by chemicals, fuels, oils, bitumens, or other
harmful or hazardous materials as defined by law. Nor shall the Contractor pollute the atmosphere from particulate or
gaseous matter in violation of law.

H. No Personal Liability of College Officials.

In carrying out any of the provisions of the Contract, or in exercising any right or authority granted to them by
or in connection with the contract, there shall be no liability upon any officer or employee of the College, either
personally or as officials of the College, it being agreed that in all such functions they act only as agents and
representatives of the College.

I. Recovery of Monies by College from other Contracts with the Contractor.

When the contract documents authorize the College to withhold or deduct money from any monies due to the
Contractor, or require the Contractor to pay or return monies for any reason, the College may in its discretion withhold
any monies due the Contractor under any other contracts between the Contractor and the College. This right shall not
affect the rights of the College against the Contractor or its surety under this contract, and the College shall not be
 obliged to exercise this right as to any other contract as a condition of exercising its rights against the Contractor or surety under this contract.

J. Buy American Requirement.

The Contractor shall comply with N.J.S.A. 52:32-1 and N.J.S.A. 52:33-1 et seq., which prohibit the use by the Contractor or subcontractors of materials or farm products produced and manufactured outside of the United States on any public work.

K. Modification of Contract.

No modification or amendment of the contract shall be effective unless it is in writing and signed by both the College and the Contractor.

L. State Sales Tax Exemption.

Materials, supplies or services for exclusive use in constructing the project are exempt from the State sales tax. Rentals of equipment are not exempt from any tax under the State Sales Tax Act.
M. Assignment of Contract Funds and Claims Prohibited.

The Contractor shall not transfer or assign to any party any contract funds, due or to become due, or claims of any nature it has against the College without the written approval of the College. The College in its sole discretion and considering primarily the interests of the College may elect either to grant or to deny such approval.

N. Independent Contractor Status.

The relationship of the Contractor to the College is that of an independent contractor. The Contractor agrees that it shall conduct itself consistent with such status, and shall not hold itself out as or claim to be an officer, employee or agent of the College. The Contractor shall not make any claim or demand for any right or privilege applicable to officers or employees of the College, including but not limited to, workers compensation, unemployment insurance benefits, social security coverage, or retirement benefits.

O. Third Party Beneficiary Rights Not Intended.

It is specifically agreed between the College and the Contractor that no provisions of the contract documents are intended to make the public or any member thereof a third party beneficiary of the contract, or to authorize anyone not a party to the contract to maintain a suit for personal injuries, property damage or other claims under the contract. It is also the intent of the College and the Contractor that no individual or firm which supplies materials, labor, services, or equipment to the Contractor for the performance of the work shall be a third party beneficiary of the contract.

P. Gifts to College Employees and Agents Prohibited.

The Contractor shall not give any gifts of any nature, nor any gratuity in any form, nor loan any money or anything of value to any College employee or relative thereof, or any agent of the College. The Contractor shall not rent or purchase any equipment or supplies of any kind from any College employee or relative thereof or any agent of the College.

Q. Contractor Claims: Procedures and Limitations.

Claims by the Contractor against the College shall be subject to the New Jersey Contractual Liability Act, N.J.S.A. 59:13-1, et seq. including the notice and time for suit provisions. For the purpose of determining the time within which The Contractor must file suit under the New Jersey Contractual Liability Act, ‘completion of the contract’ shall be deemed to have occurred upon achievement of substantial completion as defined in section 12A of these General Conditions.

The Contractor also agrees that it shall not be entitled to assert claims against the College for any compensation beyond that provided for in this contract by reason of the acts or omissions of any third parties, including but not limited to the project architect and any other contractor on the project. The Contractor may not assert claims for extra costs for home offices expenses, home office overhead, lost profits or revenue, or consequential damages as that term is defined in law. All claims shall also be subject to all other pertinent provisions of the contract and the contract documents including the general conditions. The Contractor also agrees that it may not assert any claims for extra costs or damages unless it maintains all the records of its estimated and actual costs as required by this Article. The Contractor also agrees that suits against the College must be pursued in the county where the project is located.
R. Cost Records a Condition of Receiving or Retaining Extra Compensation on Extras, Changes and Claims.

The Contractor shall maintain and retain weekly payroll, material, subcontractor, supplier, overhead and other cost and accounting records for the project, and for additional services or extras required by the College, including all costs which the Contractor is entitled to be paid under the contract. The Contractor shall require its subcontractors on the project to do likewise. The Contractor shall also maintain all estimates and takeoffs used in preparing and calculating its bid price for the contract and change orders. The records shall be maintained and shall be made available to the College or its representatives when requested. These records shall be maintained in accordance with generally accepted accounting principles and practices for a period of 3 years after final payment is received by the Contractor, or the duration of any dispute or law suit arising out of the project, whichever is later.

Any failure to maintain or produce the records required by this Article shall preclude the Contractor from claiming or being paid or retaining any payments or being paid on any claims which are based on costs, expenses or losses incurred by the Contractor or its subcontractors which should be reflected in the records required by this Article or good business practices. This record keeping requirement applies to records related to the basic contract compensation as well as extra compensation for change orders and claims of all kinds.

No claim by the Contractor against the College for payment, whether for contract work, extras, changes or claims which is based to any degree on costs which should be recorded in cost records required by this Article or good business practices may be asserted against the College to the extent the cost records do not exist or are not provided to the College upon demand.

The College reserves the right to audit the records of the Contractor and its subcontractors for up to 3 years after the final acceptance of the project, and to demand repayment by the Contractor and its surety of any overpayments discovered in an audit.
TCNJ Wolfe-Travers  
Flood Remediation  

SITE/CIVIL SPECIFICATION LIST  
Bid Documents  
8 May 2015  

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SECTION 001000
GENERAL REQUIREMENTS

PART 1 - GENERAL

The drawings and all other specification sections along with all provisions included within this contract package, instructions to bidders, and other general conditions apply to this section. The Contractor must accept the site as is and shall be deemed to have inspected the site and reviewed all contract documents prior to submitting a bid. The Owner will maintain the site conditions as is, prior to work commencement. No claims for changed site conditions will be accepted upon commencement. It is the Contractor's responsibility, to report any additional issues and/or any deviations in site conditions from the Construction Documents prior to submitting a bid.

1.1 SCOPE OF WORK

A. Overall Work under this Contract shall include all labor, materials, equipment, supervision, coordination efforts, services, filing fees, security, insurance and all other associated or related items specified herein that are necessary and are required to complete the work. Work elements shall include, but not be limited to the following:

1. Installation and maintenance of a 6 foot high chain link fence throughout construction. The fence shall be relocated as necessary to provide adequate pedestrian and vehicular protection.

2. Implementation of specified and any other measures deemed necessary or required by governing authorities to protect adjacent and on-site persons, property, buildings, facilities, and utilities.

3. Installation and maintenance of temporary traffic control signage and associated traffic measures for both pedestrian and vehicular traffic as necessary.

4. If necessary, obtaining and payment for temporary utility (water, electric, telephone) and other services as needed by the Contractor for proper execution of the construction work.

5. Installation and maintenance of soil erosion and sediment control measures.

6. Construction of stormwater conveyance system improvements including, but not limited to storm pipe, catch basins, manholes, and headwalls.

7. Dewatering and bypass of stormwater runoff throughout construction of the stormwater conveyance system improvements.

8. Performance of test pits at all utility crossings prior to the start of storm pipe installation. In addition, test pits shall be performed beneath the breezeway from Travers-Wolfe to the Parking Garage to confirm a path for the proposed 36-inch storm pipe.

9. Removal from site and disposal of all excess and unusable material. Temporary stockpiling will be permitted on the College’s Carlton Avenue site (approximately 1 mile from the work area).

10. Restoration of site to pre-existing conditions including, but not limited to replacement of sidewalks, curbs, concrete pads, pavement, light poles, grasses areas, and other site features impacted by construction.
11. Compliance with all environmental and regulatory reports as required by governing regulatory agencies.

1.2 RELATED SECTIONS
A. Associated Contract Drawings

1.3 REFERENCE STANDARDS
A. Standards for Soil Erosion and Sediment Control in New Jersey”, N.J.A.C. 2:90-1.1 et. seq.
B. All applicable OSHA requirements and other Federal, State, and local codes, laws, ordinances, regulations, and guidelines for demolition and related work.

1.4 QUALITY ASSURANCE
A. The Owner reserves the right to direct any observation that is deemed necessary. The Contractor shall provide free access to the site for observation activities.
B. The Contractor shall obtain and pay for any bonds, licenses, etc., required for the construction work.
C. The Contractor shall restore to their present conditions any site areas that are disturbed by the stormwater conveyance system improvements. This includes, but is not limited to removal and replacement of sidewalks, pavement areas, and grassed areas.

1.5 SUBMITTALS
A. The Contractor shall submit for review and approval a detailed schedule for all proposed work to the Owner no later than 10 days after notice to proceed. This submission shall include a schedule of the proposed work and a step-by-step description or detailed drawings of all aspects pertaining to protection of existing structures and adjacent community, labor forces, construction and stormwater conveyance system installation, and other items of work required under this Contract.

This plan is subject to approval by the Owner. Such approval shall in no way relieve the Contractor from his responsibility to execute the work in a safe manner and in accordance with the requirements of all governing agencies and Specifications.

B. Traffic / Pedestrian Control
1. The Contractor shall submit for approval 10 days prior to the start of work a traffic control plan to the Owner. See Section 3.5 for installation of traffic measures.
2. The Contractor shall be responsible for parking of all construction and worker vehicles. On street parking shall not occur except where such parking is legally permitted.

C. Pollution Control Measures
1. The Contractor shall submit a pollution and dust control plan to the Owner not less than 10 days prior to the commencement of work. The plan shall outline proposed methods for dust control, noise control and maintaining the surrounding streets and buildings in a clean condition throughout construction. The plan shall be subject to the review and approval by the Engineer.

2. Pollution and dust control plans shall specifically address the protection requirements for the adjacent active buildings.

D. Pre-Conditions Survey

1. The Contractor shall submit a pre-conditions survey of the surrounding properties and structures as described in Section 1.09 of this specification section.

1.6 EXISTING CONDITIONS

A. The existing site conditions, including topographic survey and utilities information, are from a field survey performed by Langan Engineering and Environmental Services. Vertical datum reference North American Vertical Datum 1988 (NAVD '88).

B. Prior to commencement of any work, Contractor shall consult available records for existing structures and utilities (both above and below grade) and note all conditions and limitations that might affect the work required under this section. The location of existing structures and utilities shall be verified in the field by Contractor prior to earthwork.

C. By submitting its bid, Contractor warrants that she/he has visited the site, has made his/her own examinations, and additional investigations (if necessary) with Owner’s permission, of the surface and subsurface conditions, and fully accepts these as working conditions. No extra payment will be made for lost time or other problems caused by the surface and subsurface conditions.

D. Contractor shall investigate the conditions of public thoroughfares and roads as to availability, clearances, loads, limits, restrictions, and other limitations affecting transportation to, ingress and egress of the site of the work. Contractor shall conform to all Federal, State and Local requirements and regulations in regard to the transportation of materials to, from and at the job site and shall secure in advance such permits as may be required.

1.7 PROJECT MEETINGS

A. Pre-Construction

1. The Contractor along with all designated subcontractors shall attend a pre-construction meeting scheduled by Owner prior to commencement of work to resolve questions pertaining to the work and to establish basic administrative procedures and schedules.

1.8 PROTECTION AND SAFETY

A. Protection and safety of the surrounding community and property shall take the highest priority during construction. The Contractor shall submit for review and approval a detailed plan or drawings for all proposed protection and safety measures to the Owner no later than 10 days after notice to proceed.
B. All operations shall be conducted so as to prevent damage to adjacent buildings, structures and other facilities and injury to persons.

C. Any work which may produce fire hazards or create nuisances or safety and health hazards from noise, vibration, gases, vapors, fumes, dust mists, or odors shall not be performed unless preventive controls or measures including, but not necessarily limited to those shown on the Contract Drawings and/or as specified within this Specification are implemented. Protective procedures shall not begin until reviewed by the Owner. Such review shall in no way relieve the Contractor from his responsibility to execute the work in a safe manner and in accordance with all applicable Federal, State and local requirements.

D. The Contractor shall be responsible for executing the work in a manner that is safe for his workers and persons in and around the job site and shall ensure free and safe passage of persons around the work area. Any possible hazards resulting from construction activities shall be corrected prior to continuation of work in that specific area. The Owner reserves the right to stop work at any time in cases where the safety of the Contractor's operation is in question or is in conflict with the Contract Specifications.

1.9 PRE-CONSTRUCTION CONDITIONS SURVEY, NOTIFICATIONS AND INSPECTIONS
A. Survey
1. The Contractor shall photographically document (in color) building faces, roadways, and other adjacent facilities. The photographs shall be dated and noted describing location and elements of the photograph. They shall be placed in a bound notebook and two copies given to the Owner not less than 10 days prior to the start of demolition.

1.10 EXISTING UTILITIES
A. General
1. The approximate locations of utilities are shown on the Contract Drawings. Additional utilities may exist that are or may be impacted by the work. It shall be the Contractor's responsibility to determine the actual location of all utilities, whether shown or not shown on the Contract Drawings. The Contractor shall maintain existing utilities. The Contractor shall promptly repair or have repaired by applicable utility company any damage incurred to utilities during demolition work at no cost to Owner.

B. Interruption of Existing Service to Remain
1. The Contractor shall not interrupt existing utilities except when authorized in writing by authorities having jurisdiction and the Owner. The Contractor shall provide temporary services during interruptions to existing utilities, as acceptable to governing authorities and the Owner.

1.11 SECURITY
A. The Contractor shall be solely responsible for maintaining his/her own security at the project site.
1.12 TEMPORARY SERVICES AND FACILITIES

A. The provision of temporary water, electricity, bathroom facilities, lighting, phone lines and all other services and facilities for construction operations deemed necessary by the Contractor shall be the responsibility of the Contractor. The Contractor shall also provide all necessary services and facilities as required by Federal, State and local applicable regulations, and shall contact the appropriate utility companies to arrange for connections and permits if required. The Contractor shall pay all necessary fees for connection, metering, utility charge, and disconnection at no cost to the Owner.

B. The Contractor shall provide and maintain a capable and experienced field person representing the Contractor to oversee construction. The representative shall be on site during all operating hours of the project.

1.13 WORKING HOURS

A. The Contractor shall coordinate all work for this project with the Owner. Due to the close proximity to college residential units, work may not start until 8:30 AM.

1.14 DISTURBANCE LIMIT LINE

A. The limit of disturbance is shown on the drawings and shall be coordinated with the Owner. No equipment, materials, and/or trailers shall be kept or stored outside the contract limit line.

1.15 UNACCEPTABLE PERFORMANCE

A. The Contractor shall remove from the project any individual employed by the Contractor who is performing work in an unacceptable manner as determined by Owner. The Contractor shall not be allowed claims for delays or down time resulting from the removal of such employees.

1.16 ENVIRONMENTAL REQUIREMENTS

A. Noise-producing activities shall be held to a minimum. Internal combustion engines and compressors, etc., shall be equipped with mufflers to reduce noise to a minimum. The Contractor shall comply with all regulatory requirements.

B. The work areas shall be sufficiently dampened to prevent dust from rising during construction activities.

C. The Contractor shall mandate that trucks leaving the site do so in such a manner that mud and earth will not be deposited on adjacent street pavements. Any mud or earth deposited on street pavements shall be promptly removed by the Contractor.

1.17 TEMPORARY SHORING AND PROTECTION

A. Any damage done by the Contractor to existing pipe lines, utilities, etc., to remain shall be repaired by the Contractor and at his expense in a manner acceptable to the Owner of the damaged property. The Contractor shall report any existing damage prior to his beginning repair work.
B. The Contractor shall provide necessary temporary shoring, bracing, etc., and maintenance thereto required in accordance with all applicable OSHA Standards for the completion of work.

C. The Contractor shall insure the provisions of adequate bracing, shoring, lamps, fencing, warning signs, and flags as required by agencies having jurisdiction and as directed by the Owner. Remove provisions when necessity for protection ceases.

PART 2 – PRODUCTS

2.1 MATERIALS

A. Materials are as specified on the drawings when applicable. See related sections for additional product specifications.

PART 3 - EXECUTION

3.1 GENERAL

A. The Contractor shall include in his/her bid all work necessary to accomplish the construction project.

3.2 SITE VISIT

A. The Contractor shall visit the site and verify the location of all pertinent items prior to submitting a bid so that the difficulties associated with execution of the contract are fully understood. No additional compensation will be allowed for failure to be so informed.

3.3 PROJECT FENCING

A. The Contractor shall construct a 6-foot high chain link fence with screening and entrance swing gates as required to properly and safely secure the construction operation in accordance with Federal, State and Local requirements.

3.4 SOIL EROSION AND SEDIMENT CONTROL

A. The Contractor shall install all soil erosion and sediment control measures in accordance with the requirements indicated on the drawings. All work shall be performed in accordance with the requirements of the "Standards for Soil Erosion and Sediment Control in New Jersey", latest edition.

B. The Contractor shall be responsible for maintenance of all soil erosion and sediment control measures during the Contract.

C. The Contractor shall keep all streets clear of dirt and sediment and shall be responsible for any cleaning of the streets necessary during the course of the project.

D. A Soil Erosion and Sediment Control permit will be obtained by the Owner’s Engineer from the Mercer County Soil Conservation District. The Contractor shall, if necessary, comply with all additional directives issued by the Mercer County Soil Conservation District prior to and during construction.
3.5 TRAFFIC

A. Prior to commencement of work, Contractor shall implement all vehicular and/or pedestrian traffic protection measures indicated in these specifications, on the Contractor’s traffic control plan, and any other measures required by the Owner or City before, during, and after the construction project.

B. Signs required shall be designed and installed in accordance with the requirements of the NJDOT Standard Specifications for Road and Bridge Construction, latest edition, the Federal Highway Administration’s “Manual on Uniform Traffic Control Devices for Streets and Highways” and “Standard Highway Signs,” and as indicated on the drawings.

3.6 UTILITIES

A. General

1. Existing utilities service shall not be interrupted unless authorized in writing by the Owner, authorities having jurisdiction, and the owner of the utility. Any temporary interruption necessary shall be directly coordinated and supervised by utility company personnel, landowner and owner. The Contractor shall provide temporary services during interruptions to existing utilities, as acceptable to governing authorities and the affected utility companies.

2. The Contractor shall, during the work, accurately locate and mark on a set of drawings the location of all underground utilities and services that have been capped and those that are to remain within the contract limit area.

B. Maintenance

1. The Contractor shall maintain and protect from damage all existing above and below ground utilities that are to remain. The Contractor shall immediately repair or have repaired by the appropriate utility company any damage incurred by utilities during construction work at no cost to the Owner.

3.7 CLEANING

A. The Contractor shall maintain the cleanliness of streets and surrounding site areas of dirt, dust, and debris produced by construction operations at all times. This shall be done on a daily basis. An aggressive program of washing down and cleaning the neighboring structures and site features from dust fall out shall be implemented on a weekly basis to the satisfaction of the local agencies and Owner. After construction is complete, the Contractor shall return adjacent site features to the conditions existing prior to start of work. Power washing or other means deemed necessary by the Owner shall be implemented by the Contractor to achieve this objective.

B. The Contractor shall provide enough refuse container for collecting construction debris throughout the duration of all work.

3.8 DUST

A. During construction operations, continually use water sprinkling and other suitable methods to minimize the amount of dust and dirt, rising and scattering in the air, to the lowest practical level possible. Requests made by the Local authority having jurisdiction,
the Owner, or Owner’s Engineer regarding pollution controls shall be promptly implemented by Contractor. Do not use water when dangerous flooding or icing may occur.

B. Comply with all governing regulations pertaining to environmental protection, soil erosion and dust control and install all control measures indicated on the Construction Drawings. Special attention is brought to adjacent building fresh air intakes, air-conditioning units, etc., which need protection from dust during demolition.

END OF SECTION
SECTION 010100
SUMMARY OF WORK

PART 1- GENERAL

1.1 RELATED DOCUMENTS

Drawings and general provisions of the specifications, including General and Supplementary Conditions and other Division 1 Specification Sections, apply to this Section.

1.2 WORK COVERED BY CONTRACT DOCUMENTS

A. The Project consists of all work noted on the drawings and in these specifications

1. Project Location: The College of New Jersey, Ewing New Jersey
2. Owner: The College of New Jersey, State of New Jersey

1.3 CONTRACTS

A. The project contract is between The College of New Jersey and the single prime contractor performing the work specified.

B. Definition of Extent of Contract Work: The contract documents, specifications, project drawings, manufacturer’s installation handbooks, TCNJ form of agreement, and the contractors response to the RFP represent the extent of the construction contract.

1.4 CONTRACTORS USE OF PREMISES

A. General: During the construction period the Contractor shall have full use of the premises for construction operations, including use of the site. The contractor’s use of the premises is limited only by the Owner’s right to perform work, retain other contractors on portions of associated projects, or to access the building for the occupants.

1. Contractor is to coordinate their work with the activities for each work location.

B. Use of the Site: Limit use of the premises to areas required for equipment and material storage. Confine operations to areas within contract limits indicated. Do not disturb portions of the site beyond the areas immediately adjacent to the work area.

1. Owner Occupancy: Allow for Owner occupancy and use by the public.
2. Driveways and Entrances: Keep driveways and entrances serving the premises clear and available to the Owner, the Owner’s employees, and emergency vehicles at all times. Do not use these areas for parking or storage of materials unless previously approved by the owner. Schedule deliveries to minimize space and time requirements or storage of materials and equipment on-site.
3. Burial of Waste Materials: Disposal of organic and hazardous materials on-site either by burial or burning, will not be permitted.
4. Parking is allowed with in the construction fence only. If more parking is needed, there is additional parking provided at the college Carlton Avenue parking lot. The contractor is responsible to shuttle workers back and forth as needed.

PART 2 - PRODUCTS (Not Applicable)
PART 3- EXECUTION (Not Applicable)

END OF SECTION 01010
SECTION 010250
MEASUREMENT AND PAYMENT

PART 1 - GENERAL

1.1 SCHEDULE OF VALUES

A. Each Contractor shall prepare a schedule of values in coordination with the preparation of progress schedule. Correlate line items with other administrative schedules and forms required for the work, including progress schedule, payment request form, listing of subcontractors, schedule of allowances if any, schedule of alternates if any, listing of products and principal suppliers and fabricators, and schedule of submittals. Break down principal subcontract amounts into multiple line items for each entity of work. Round off to nearest whole dollar, but with total equal to Contract Sum. Submit 4 copies of schedule of values to the Owner and Engineer for review and approval.

- Upon Owner/Engineer approval, Owner will return the Schedule of Values to the Contractor for the Contractor to submit to the bonding company for their acceptance. Payments will not be made to the Contractor until the bonding company has provided a written acceptance to the Owner.

B. The schedule of values shall be tabulated into subcontracts and trades with the Quantity, Labor, Material, and Total Cost indicated. The Schedule of Values shall include such items as bonds, insurance, allowances and alternates, punchlist/close out documents and shall enclose copies of invoices and/or cancelled checks from bonding and insurance agents.

C. Schedule of values shall be submitted on AIA Form G703 or similar form approved by the Engineer and Owner.

D. Each Contractor's monthly application for payment shall be in the same schedule form, reflecting the same items from above. Unit costs shall be realistic for their part of the Work.

1.2 CHANGES IN THE WORK

A. When a change in the Work includes a category or categories of Work both added to and deducted from the Contract, the total quantities of added Work and of deleted Work shall be determined separately for each category and the appropriate unit price or net cost of the Work shall be applied to the difference between the two total quantities.

B. Unit prices shall be inclusive of all costs and shall be applied to units of measure as defined in the specifications for each category of work.

C. For all extra Work performed by the Contractor, the gross cost to the Owner shall include the net cost of the Work to the Contractor plus an allowance for overhead and profit not to exceed 15% of the net cost.

D. For all extra Work performed by a Subcontractor, the gross cost to the Owner shall include the net cost of the Work to the Subcontractor plus an allowance for overhead and profit not to exceed 15% of the net cost, plus the Prime Contractor's overhead and profit not to exceed 5% of the Subcontractor's cost.

E. Net cost of extra Work shall be the actual or pro-rated cost of:

1. Labor, including foreman, at the prevailing rate of wages, contributions and taxes.
2. Materials entering permanently into the Work, including delivery to the site.

3. The ownership or rental cost of construction equipment and expendable tools, pro-rated for the time necessary for the Work.

4. Power and consumable supplies for the operation of power equipment, pro-rated for the time necessary for the Work.

5. Insurance and Bonds.

F. Gross costs shall be net costs plus the mark up allowances described above, such mark up allowances being inclusive, of all cost of superintendence, supervision, engineering, overhead, profit, administrative and site office expenses and all other general expenses.

1.3 APPLICATIONS FOR PAYMENT

A. Except as otherwise indicated, sequence of progress payments for the Contractor shall be regular, and each shall be consistent with previous applications and payments. It is recognized that certain applications involve extra requirements, including initial applications, applications at times of substantial completion, and final payment applications.


C. Except as otherwise indicated, complete every entry provided on the form, including notarization and execution by authorized persons. Incomplete applications will be returned by Engineer and Owner without action. Entries shall match current data of schedule of values, progress schedules and reports. Listing shall include amounts of fully executed change orders issued prior to first day of the period of construction covered by application. Applications for payment shall include weekly payroll report. Contractor shall furnish to the Owner certified payroll reports for each payroll period with pay request, indicating name craft, social security number and actual hourly rate of wages paid to each workman employed on the project. A certified payroll record is defined as "a payroll record which is attested to by the employer, or corporate officer of such company, or an authorized agent of the employer." A payment request will not be paid until the Owner receives the certified payrolls.

D. Submit one "pencil" copy of each proposed payment application to the Engineer and Owner, for review, not less than seven days prior to formal submissions of application.

E. Submit 4 executed copies of each payment application. Transmit with a transmittal form listing attachments, and recording appropriate information related to application.

F. Breakdown may include a line item for General Conditions. General Conditions shall include the cost of general supervision, trailers, temporary utilities and other general expenses directly related to the project and not considered overhead. The general conditions item shall be billed on monthly progress payments on a percentage of work completed.

1.4 INITIAL PAYMENT APPLICATION

A. The principal administrative actions and submittals which shall precede or coincide with submittal of the Contractor’s first payment application can be summarized as follows, but not necessarily by way of limitation.

1. Listing of subcontractors and principal suppliers and fabricators.
2. Schedule of values.


4. Schedule of submittals (preliminary if not final).

5. Copies of acquired building permits and similar authorizations and licenses from governing authorities for current performance of the work.

6. Data needed by Owner to secure related insurance coverages.

7. Performance and Payment Bond.

8. Insurance Certificates.

1.5 PROGRESS PAYMENTS

A. Based upon application for payments submitted to the Engineer and the Owner, by the Contractor, on or about the 25th day of each month for the period ending the last day of the previous second month, and Certificate of Payment issued by the Engineer and the Owner, the Owner will make progress payments on account of the Contract Sum to the Contractor as follows:

1. On or after the 20th day of each month, the Contractor shall submit to the Engineer and Owner a “pencil copy” indicating the previous payment and the proposed amounts for each line item for the current period. After review and approval or changes, the Contractor shall prepare the final billing for presentation to the Engineer and Owner.

2. a. Whenever any contract, the total price of which exceeds $100,000, entered into by a State college, for the construction, reconstruction, alteration or repair of any building, structure, facility or other improvement to real property, requires the withholding of payment of a percentage of the amount of the contract, the contractor may agree to the withholding of payments in the manner prescribed in the contract, or may deposit with the State college registered book bonds, entry municipal bonds, State bonds or other appropriate bonds of the State of New Jersey, or negotiable bearer bonds or notes of any political subdivision of the State, the value of which is equal to the amount necessary to satisfy the amount that otherwise would be withheld pursuant to the terms of the contract. The nature and amount of the bonds or notes to be deposited shall be subject to approval by the State college. For purposes of this section, “value” shall mean par value or current market value, whichever is lower.

If the contractor agrees to the withholding of payments, the amount withheld shall be deposited, with a banking institution or savings and loan association insured by an agency of the Federal government, in an account bearing interest at the rate currently paid by such institutions or associations on time or savings deposits. The amount withheld, or the bonds or notes deposited, and any interest accruing on such bonds or notes, shall be returned to the contractor upon fulfillment of the terms of the contract relating to such withholding. Any interest accruing on cash payments withheld shall be credited to the State college.

b. Any contract, the total price of which exceeds $100,000, entered into by a State college involving the construction, reconstruction, alteration, repair or maintenance of any building, structure, facility or other improvement to real property, shall provide for partial payments to be made at least once each month as the work progresses, unless the contractor shall agree to deposit bonds with the State college pursuant to section 1.

c. 1. With respect to any contract entered into by a State college pursuant to section 2 for which the contractor shall agree to the withholding of payments pursuant to section 1, 2% of the amount due on each partial payment shall be withheld by the State college
pending completion of the contract.

2. Upon acceptance of the work performed pursuant to the contract for which the contractor as agreed to the withholding of payments pursuant to subsection a. of this section, all amounts being withheld by the State college shall be released and paid in full to the contractor within 45 days of the final acceptance date agreed upon by the contractor and the State college, without further withholding of any amounts for any purpose whatsoever, provided that the contract has been completed as indicated. If the State college requires maintenance security after acceptance of the work performed pursuant to the contract, such security shall be obtained in the form of a maintenance bond. The maintenance bond shall be no longer than two years and shall be no more than 100% of the project costs.

d. This act shall take effect immediately. This bill supplements the “State College Contracts Law,” P.L.1986, c.43 (C.18A:64-52 et seq.), and applies to any State college contract for over $100,000 which involves the construction, reconstruction, alteration or repair of any building, structure, facility or other improvement to real property. Under the provisions of this bill, whenever a contractor of this type requires the withholding of payment of a percentage of the amount of the contract, the contractor would have the choice of either agreeing to a retainage deduction from each monthly progress payment, or the contractor could choose to deposit bonds in the amount necessary to satisfy the amount that otherwise would be withheld under the contract. If a contractor chooses a retainage deduction from each monthly payment, then the retainage would be limited to 2% of the amount due on each partial payment. Upon acceptance of the work performed pursuant to the contract for which the contractor has agreed to a retainage deduction, all amounts being withheld by the State college must be paid in full to the contractor within 45 days of the final acceptance date agreed upon by the contractor and the State college. The bill provides that if the State college requires maintenance security after acceptance of the work performed under the contract, the security must be obtained in the form of a maintenance bond, which is required to be no longer than two years and no more than 100% of the project costs. The provisions of this bill are similar to provisions in the “Local Public Contracts Law,” P.L.1971, c.198 (C.40A:11-1 et seq.) and the “Public School Contracts Law,” P.L.1977, c.114 (C.18A:18A-1 47 et seq.).

3. Upon substantial completion, the retainage shall, upon the Engineer/Owner’s approval, remain at 2% of the value of work completed. Final release of retained monies will occur only upon the total completion of all punch list and closeout documentation to the satisfaction of the Engineer and Owner.

4. For each day’s delay in the Contractor's submission of an application for payment acceptable to the Engineer and Owner, the Owner may delay one day in making his progress payment.

5. Owner shall make payments within 30 days of receipt of said monthly pay requisition.

1.6 APPLICATION AT TIME OF SUBSTANTIAL COMPLETION

A. Following issuance of certificate of substantial completion on each Contractor's work, and also in part as applicable to prior certificates on portions of completed work as designated, a "special" payment application may be prepared and submitted by Contractor. The principal administrative actions and submittals which shall precede or coincide with such special applications can be summarized as follows, but not necessarily by way of limitation:

1. Occupancy permits and similar approvals or certifications by governing authorities and franchised services, assuring Owner's full access and use of completed work.
2. Warranties, guarantees, maintenance agreements and similar provisions of Contract.
3. Test/adjust/balance records, maintenance instructions, meter readings, start up performance reports, and similar change over information germane to Owner’s occupancy, use, operation and maintenance of completed work.

4. Final cleaning of the work.

5. Application for reduction (if any) of retainage, with consent of surety.

6. Advice to Owner on coordination of shifting insurance coverages, including proof of extended coverage as required.

7. Listing of Contractor’s incomplete work, recognized as exceptions to certificate of substantial completion.

1.7 FINAL PAYMENT APPLICATION

A. The administrative actions and submittals which shall precede or coincide with submittal of the Contractor’s final payment application can be summarized as follows, but not necessarily by way of limitation.

1. Completion of project closeout requirements.

2. Completion of items specified for completion beyond time of substantial completion, regardless of whether special payment application was previously made.

3. Assurance, satisfactory to Engineer and Owner, that unsettled claims will be settled and that work not actually completed and accepted will be completed without undue delay.

4. Transmittal of required project construction records to Owner via the Owner.

5. Proof, satisfactory to Owner and Owner, that taxes, fees and similar obligations of Contractor have been paid.

6. Removal of temporary facilities, services, surplus materials, rubbish and similar elements.

7. Notarized consent of surety for final payment.

1.8 WAIVER OF LIENS

A. Each Contractor, for himself, and for all Subcontractors and material men, agrees that no mechanic’s lien or other claim shall be filed or maintained by the Contractor or by any Subcontractor, material men, laborer or any other person whatsoever for, or on account of any work performed or materials furnished under this Contract. This agreement shall be an independent contract, and the Contractor shall execute and deliver a separate Waiver of Liens in form and substance satisfactory to the Engineer and Owner contemporaneously with the execution of the Owner-Contractor Agreement and before any work is begun at the site.

B. In every subcontract entered into by each Contractor after execution of this Contract or in connection herewith, the Contractor shall incorporate a provision, similar to the foregoing paragraph, to the effect that neither the Subcontractor nor any party acting through or under him shall file or maintain any mechanic’s lien or other claim against the Engineer or Owner in connection with the Work.

END OF SECTION 01025
SECTION 011000
PROJECT PROCEDURES

PART 1 - GENERAL

1.01 SPECIAL REQUIREMENTS

A. **Schedule:** Contractor shall provide a master schedule showing sequencing of work utilizing the CPM method. The Contractor shall supply a schedule with all subcontractor activities, relationships, and durations, utilizing the CPM method via SureTrak/Primavera, Version 3.0, or Microsoft scheduling software to the Owner on a working version CDrom and coordinate their schedule with the Owner.

- The Contractor is required to update at the end of each month the CPM Schedule based on the percentage completed for each activity on the approved schedule (in concert with the submission of the percentage completed in the monthly proposed schedule of values).
- The contractor in their bid includes a cost of $500.00 per month for this schedule submission, for the duration of construction (per the milestone schedule in the bidding documents). This only applies to projects in excess of 2 million dollars in base price price. The contractors schedule of values shall include this cost, and can only be billed for upon TCNJ’s successful receipt of said schedule. Should any schedule not be received at the end of any month during construction, TCNJ will issue a deduct change order in the amount of $500.00 to the contractor.

B. Each Contractor shall take all necessary precautions to ensure the safety of all surrounding structures and roadways during all phases of all work. No materials, cranes, trucks or any other construction loads shall be placed on any part of surrounding structures or roadways until the Contractor has determined the adequacy of that structure or roadway to carry the intended load without damage or overstress.

C. Routes of ingress and egress to areas where work is being performed shall be subject to the restrictions and instructions of the Owner.

D. Materials shall be moved through the Building using rubber tired vehicles which shall be properly controlled at all times to avoid damage to existing wall, floor or ceiling surfaces.

E. Water damage cannot be tolerated and it is incumbent upon Contractors to take any steps necessary to keep the existing premises dry at all times.

F. Any damage to the surrounding buildings from heavy equipment, striking the Buildings or any other damage to any part of the premises shall be repaired at the expense of the Contractors.

G. All welding and cutting shall be performed by qualified and certified welders. Certificates shall be on file with the Contractor prior to commencement of any welding.

H. No work shall start before 8:30 am. unless agreed to in advance with the College.

PART 2 - PRODUCTS
NOT APPLICABLE

PART 3 - EXECUTION

3.01 GENERAL

A. Contractors shall perform the work on or about the premises in a careful manner with full consideration to fire protection as required by the National Fire Protection Association Standards,
National Board of Fire Underwriters and State and Local Departments having jurisdiction. Fire resistant materials shall be used for temporary enclosures.

B. Chemical extinguishers approved by the Owner shall be provided by the General Contractor during the progress of the work where and as required by the Owner, the Local Fire Marshal and the National Board of Fire Underwriters.

C. The Contractor shall maintain an active program of fire prevention to keep workmen fire conscious during the entire life of the Contract. Designate one member of the organization to execute and coordinate fire control measures of his own organization and that of all subcontractors under his jurisdiction.

D. All sub-contractors shall cooperate with the Contractor in carrying out the above program.

E. Storage of flammable materials will not be permitted in any building unless written permission is obtained from the Owner. Storage of all such materials shall be the Contractors' responsibility.

F. On-site open burning of rubbish, garbage, trade waste, leaves or plant life is prohibited.

G. Safety Program: The Contractor shall institute a safety program in accordance with OSHA and any local, state, or federal guidelines. The contractor shall name a safety officer to monitor this program and shall submit a safety report at job meetings.

H. Stockpiling: Temporary stockpiling of materials on site will be allowed for two day periods (but limited due to the limited space on this site). Such materials shall not impair or impede the functioning of the facility. Materials stored on site shall be secured to prevent loss from theft, damage, vandalism or fire. By temporarily stockpiling materials on site, the contractor assumes full responsibility for said materials, and shall protect them to the fullest extent possible. Specific locations for temporary stockpiling materials shall be coordinated with the Engineer and Owner. Stockpiling is also permitted at the Colleges Carlton Avenue Site.

I. Safety Barriers: The Contractor shall erect safety barriers to deter and prohibit unauthorized access to the construction site; such barriers may take the form of fences and shall be clearly marked with signage prohibiting unauthorized access. The contractor shall be liable for damages to persons or property due to the construction process if adequate safety measures are not undertaken. The Owner and Engineer shall review safety precautions for their adequacy but shall not be held liable for Contractors failure to maintain or provide adequate protection.

J. Sequencing: The Contractor will work with the Sub-Contractors to sequence the work during the submission of monthly project schedules. Contractors shall endeavor to coordinate their work efforts with the Owner's requirements. Interruptions of utility services shall be coordinated with the Engineer and Owner, but in no instance shall last longer than 2 hours.

K. Limited staging and on site parking will be provided by General Contractor. The Contractor will coordinate parking areas with all the subcontractors and TCNJ.

1. Parking will be available at Carlton Avenue. Contractor will provide shuttle service to and from the site.
2. Contractor will be permitted to have vehicles on site with in the construction fencing only. Contractor is to provide stone in all parking areas on site to prevent the buildup of ruts and mud, thus minimizing the amount of mud leaving the site and being left behind on TCNJ roads.

L. Site Utilities: Toilet facilities shall be made available by the Contractor. These facilities shall remain clean by the Contractors throughout the course of the project. The Contractors shall repair and/or
replace any damaged fixtures, partitions, etc. Interruption of building services shall not occur without prior consent and coordination by the Owner and Owner.

1. Provide portable toilets for all construction personnel.

M. Dumpster Location and Cleanup: The Engineer and Owner shall coordinate the dumpster location with the Contractors. The Contractor shall be responsible for obtaining, maintaining, and disposing of dumpsters, and shall maintain clean work areas throughout the course of the project.
   - Contractor is to provide adequate manpower during the entire course of the project to maintain the site in a clean, neat and professional manner. At a minimum the contractor is to clean the entire site twice per week (on different days) by picking up all debris in and around the site. Sweeping the entire site daily is required.

3.02 PROGRESS MEETINGS

A. Progress Meetings shall be held bi-weekly at the job site at a regular time and day mutually agreed upon. The frequency may be changed by the Engineer or Owner to reflect current conditions. The Contractors, those of his/their subcontractors concerned with current progress or with scheduling of future progress, the Engineer and the Owner shall each be represented at these job meetings by persons familiar with the details of the work and authorized to conclude matters relative to work progress, establishment of progress schedules, etc., as may be necessary to expedite completion of the work.

B. The Contractors and his/their subcontractors attending these meetings shall present complete and definite reports as to the status of their respective work, conditions of product and equipment manufacturer, labor availability, productivity and cooperation, shipping data, time of completion, sequence of the work, safety program, and any other information bearing upon the execution of the Contract or subcontract. For the Owner’s convenience the Owner will chair the meetings.

3.03 MONTHLY REPORTS

A. The Contractor is to provide TCNJ a brief monthly status report on the last working day of each month dividing the status of the project into the following categories (report must be complete in all respects, piece meal submissions will not be accepted):
   a. Project overview
   b. Financial status
   c. Updated project schedule
   d. Change order request log
   e. Submittal log
   f. RFI log
   g. Owner/Engineer issues that need immediate resolution
   h. Order/delivery issues

B. The Contractor is to provide TCNJ with this monthly report, and include in their bid a cost of $500.00 per month for all projects in excess of 2 million dollars base bid price for the duration of the construction period as noted in the bidding milestone schedule. This total cost will be listed in the contractor’s schedule of values and can be billed for on a monthly basis only if said report is received in whole as noted above. Should TCNJ not receive said complete report a deduct change order will be issued to the contractor for $500.00 for that month.

END OF SECTION 01100
SECTION 013000

SUBMITTALS AND SUBSTITUTIONS

PART 1 – GENERAL

1.1 PROGRESS SCHEDULE / COORDINATION DRAWINGS

A. The Contractor's schedule, shall coordinate with all trades to produce a coordinated CPM via Suretrak/Primavera version 3.0 or a Microsoft scheduling program schedule indicating the start and completion dates for each portion of the work as defined by the schedule of values, with the total time as defined by the contract time and milestone dates as set forth in these specifications. The Contractor’s CPM schedule shall be submitted in electronic format (Suretrak 3.0 or a Microsoft Scheduling program) to and reviewed by the Owner and Engineer prior to first application for payment. Any revisions or additional information requested by the Owner or Engineer shall be provided. (No payment shall be made to any Contractor not providing a schedule that reflects their entire work).
   - Also refer to Section 01100-1 – Project Procedures.

B. The Contractor shall revise the progress schedule on a monthly basis as the work progresses reflecting therein any delays, including those not within the Contractor's control, or accelerations in the progress of the work. The progress schedule, as revised for any weekly period, shall be discussed at the bi-weekly job meetings with the, Owner, the Engineer, and the Contractor and the major trades in order to insure that the percentage of actual completion of any portion of the work as called for in the progress schedule for that bi-weekly period is attained. Monthly updates to the progress schedule shall be made prior to application for payment.

C. Should any delay occur in the progress of the work or any portion thereof, the Contractor shall be required to implement all necessary measures to accelerate the construction, to meet the percentages of completion dictated by the progress schedule on the applicable dates, without additional cost to the Owner.

1.2 SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

A. Shop drawings, product data and samples will not be processed by the Owner and/or Engineer until the list of subcontractors, material suppliers and fabricators is submitted as required under Paragraph 3.12 of the General Conditions.
   - The successful Contractor shall submit their list of proposed substitutions within 20 calendar days of the Contract Award.
   - The Engineer shall be compensated on an hourly basis for review of all shop drawings or samples that do not meet the requirements of the contract documents after two submissions. The compensation shall be deducted from the contractors contract via a deduct change order, or other means that both parties agree to.

B. Coordinate preparation and processing of submittals with performance of the work so that work will not be delayed by submittals. Allow two weeks for review/approval by the Engineer for the approval process. Allow additional time if processing must be delayed to permit coordination with subsequent submittals with others.

C. Provide permanent marking on each submittal to identify Project, date, Contractor, subcontractor, submittal name, Specification section, drawing reference, and similar information to distinguish it from other submittals. Show Contractor’s executed review and approval marking and provide space (5" x 7") for Engineer’s Action marking and space for Owner’s review marking. Package each submittal appropriately for transmittal and handling. Submittals received, which are lacking the above information, will be returned without action. Submittals, which are received from sources...
other than through Contractor's office, will be returned without action.

D. Each submission shall be complete, with all options clearly marked and with all components required for the assembly fully described and detailed. Submissions missing important information will be returned unchecked.

E. Transmittal Form: Submittals shall be accompanied by a transmittal form. Provide Contractor's certification on form, ready for execution, stating that information submitted complies with requirements of contract documents.
   - Transmit all submittals and shop drawings to the Engineer with a copy of the transmittal to the Owner.

F. Except as otherwise indicated in individual work sections, comply with requirements specified herein for each indicated category of submittal. Provide and process intermediate submittals, where required between initial and final, similar to initial submittals.

G. Maintain returned final set of samples at project site, in suitable condition and available for quality control comparisons by Engineer and Owner.

H. Do not proceed with installation of materials, products or systems until final copy of applicable shop drawings, product data and samples are in possession of Installer.

I. Provide newly prepared shop drawings, on reproducible sheets, with graphic information at accurate scale, with company name of preparer indicated. Show dimensions and note which are based on field measurement. Identify materials and products in the work shown. Indicate compliance with standards, and special coordination requirements. Do not allow shop drawing copies without appropriate final Action markings by Engineer to be used in connection with the work.

1. Initial and Intermediate Submittals: One correctable translucent reproducible print and 5 blue line or black line prints; reproducible will be returned.
2. Final Submittal: 6 prints, plus 3 additional prints where required for maintenance manuals; 4 will be retained and remainder will be returned, one of which shall be marked up and maintained by Contractor as "Record Document".
3. Electronic submittals are acceptable in AutoCad format only. Contractor shall be responsible for printing and distribution of multiple copies as required.

J. Collect required product data into one submittal for each unit of work or system; and mark each copy to show which choices and options are applicable to the project. Include manufacturer's standard printed recommendations for application and use, compliance with standards, application of labels and seals, notation of field measurements that have been checked, and special coordination requirements. Maintain one set of product data for each submittal at project site, available for reference by Engineer and others.

K. Submittals will be accepted from the Contractor only. Submittals received from other entities will be returned without review or action.
   1. Submittals received without a transmittal form will be returned without review or action.
   2. Transmittal form: Use a form matching the sample form attached to this section. Include the following:
      a. List of deviations.
      b. The Contractor's certification signature.
   3. Fill out a separate transmittal form for each submittal; also include the following:
      a. Other relevant information.
      b. Request for additional information.
L. Do not submit product data, or allow its use on the project, until compliance with requirements of Contract Documents has been confirmed by Contractor. Submittal is for information and record unless otherwise indicated. Initial submittal is final submittal unless returned promptly by Engineer marked with an Action that indicates and observed noncompliance. Submit 6 copies, plus 3 additional copies, which will be returned, where required for maintenance manuals.
   1. Electronic submittals are acceptable in 8 ½” x 11” format only.

M. Provide three (3) samples identical with final condition of proposed materials or products for the work. Include range samples, not less than 3 units, where unavoidable variations between units of each set. Provide full set of optional samples where Engineer's selection is required. Prepare samples to match Engineer's sample where so indicated. Include information with sample to show generic description, source or products name and manufacturer, limitations, and compliance with standards. Samples are submitted for review and confirmation of color, pattern, texture and kind by Engineer. Engineer will not test samples, except as otherwise indicated, for compliance with other requirements, which are therefore the exclusive responsibility of the Contractor.

N. Upon receipt of a signed copy of the Engineers' Waiver form, electronic copies of CAD drawings of the Contract Documents will be provided by the Engineer for Contractor's use in preparing submittals. Copy of Waiver form is attached.

O. Product Selection Procedures: Procedures for product selection include the following:
   1. Product: Where Specification paragraphs or subparagraphs titled “Product” name a single product and manufacturer, provide the named product or an equivalent.
   2. Manufacturer/Source: Where Specification paragraphs or subparagraphs titled “Manufacturer” or “Source” name single manufacturers or sources, provide a product of the manufacturer or source that complies with requirements, or an equivalent.
   3. Products: Where Specification paragraphs or subparagraphs titled “Products” introduce a list of names of both products and manufacturers, provide one of the products listed that complies with requirements, or an equivalent. Comply with provisions of “Product Options and Substitutions,” Section 1.4 of Division 1300 of these specifications when submitting an equivalent product.
   4. Manufacturers: Where specification paragraphs or subparagraphs titled "Manufacturers" introduce a list of manufacturers' names, provide a product by one of the manufacturers listed, or an equivalent, that complies with requirements. Comply with provisions of "Product Options and Substitutions," Section 1.4 of Division 1300 of these specifications when submitting an equivalent product.
   5. Product Options: Where Specification paragraphs or subparagraphs refer to “Product Options and Substitutions,” indicate that size, profiles, and dimensional requirements on Drawings are based on a specific product or system; provide the specific product or system or an equivalent product or system by another manufacturer. Comply with provisions of "Product Options and Substitutions," Section 1.4 of Division 1300 of these specifications when submitting an equivalent product.
   6. Basis of Design Products: Where Specification paragraphs or subparagraphs titled "Basis-of-Design Products" introduce or refer to a list of manufacturers' names, provide either the specified product or an equivalent. Drawings and Specifications indicate sizes, profiles, dimensions and other characteristics that are based on the product names. Comply with the provisions of "Product Options and Substitutions," Section 1.4 of Division 1300 of these specifications when submitting an equivalent product.
1.3 MISCELLANEOUS SUBMITTALS

A. Miscellaneous submittals related directly to the work include warranties, maintenance agreements, workmanship bonds, survey data and reports, physical work records, quality testing and certifying reports, copies of industry standards, record drawings, field measurement data, operating and maintenance materials, overrun stock, and similar information, devices and materials applicable to the work and not processed as shop drawings, product data or samples.

B. Refer to sections for specific general requirements on warranties, product/workmanship bonds, and maintenance agreements. In addition to copies desired for Contractor's use, furnish 2 executed copies, except furnish 3 additional copies where required for maintenance manuals.

C. For the Owner's records, submit copies of permits, licenses, certifications, inspection reports, releases, jurisdictional settlements, notices, receipts for fee payments, judgments, and similar documents, correspondence and records established in conjunction with compliance with standards and regulations bearing upon performance of the work.

1.4 PRODUCT OPTIONS AND SUBSTITUTIONS

A. DEFINITIONS

1. Products: Items purchased for incorporating into the Work, whether purchased for Project or taken from previously purchased stock. The term "product" includes the terms "material," "equipment," "system," and terms of similar intent.

   a. Named Products: Items identified by manufacturer's product name, including make or model number or other designation, shown or listed in manufacturer's published product literature, that is current as of date of the Contract Documents.

   b. New Products: Items that have not previously been incorporated into another project or facility, except that products consisting of recycled-content materials are allowed, unless explicitly stated otherwise. Products salvaged or recycled from other projects are not considered new products.

   c. Equivalent Product: Product that is demonstrated and approved through submittal process, or where indicated as a product substitution, to have the indicated qualities related to type, function, dimension, in-service performance, physical properties, appearance, and other characteristics that equal or exceed those of specified product.

2. Substitutions: Changes in products, materials, equipment, and methods of construction from those required by the Contract Documents and proposed by Contractor.

3. Basis-of-Design Product Specification: Where a specific manufacturer's product is named and accompanied by the words "basis of design," including make or model number or other designation, to establish the significant qualities related to type, function, dimension, in-service performance, physical properties, appearance, and other characteristics for purposes of evaluating comparable products of other named manufacturers.

4. Manufacturer's Warranty: Preprinted written warranty published by individual manufacturer for a particular product and specifically endorsed by manufacturer to Owner.

5. Special Warranty: Written warranty required by or incorporated into the Contract Documents, either to extend time limit provided by manufacturer's warranty or to provide more rights for Owner.

6. Buy American Requirement: the Contractor shall comply with N.J.S.A 52:32-1 and N.J.S.A. 2:33-1 et seq., which prohibits the use by the Contractor or subcontractors of materials or farm products produced and manufactured outside of the United States on any public work.

B. General Requirements:
1. The requirements for substitutions do not apply to specified Contractor options on products and construction methods. Revisions to Contract Documents, where requested by Owner or Engineer are changes, not substitutions. Contractor's determination of and compliance with governing regulations and orders issued by governing authorities do not constitute substitutions and do not constitute a basis for change orders. Otherwise, Contractor's requests for changes in products, materials, and methods of construction required by Contract Documents are considered requests for substitutions, and are subject to requirements hereto.

2. To the greatest extent possible, provide products, materials and equipment of a singular generic kind and from a single source.

3. Where more than one choice is available as options for Contractor's selection of a product or material, select an option that is compatible with other products and materials already selected. Total compatibility among options is not assured by limitations within Contract Documents, but shall be provided by Contractor. Compatibility is a basic general requirement of product/material selections.

4. Any and all contractor substitutions that require additional work by other trades not specifically called for in the documents shall be paid for by the contractor requesting the substitution if any other trade increase is required.

5. Requested substitution offers Owner a substantial advantage in cost, time, energy conservation, or other considerations, after deducting additional responsibilities Owner must assume. Owner's additional responsibilities may include compensation to Engineer for redesign and evaluation services, increased cost of other construction by Owner, and similar considerations.

C. Submittals: Submit 6 copies, utilizing Substitution Request Form, CSI Form 13.1.A, fully identified for product or method being requested for substitution, including related specification section and drawing numbers, and fully documented to show compliance with requirements for substitutions. Include product data/drawings, description of methods, samples where applicable, Contractor's details comparison of significant qualities between specified item and proposed substitution, statement of effect on construction time and coordination with other affected work and contractors, cost information or proposal, warranty information, compatibility with other work, approval of all authorities having jurisdiction, and Contractor's statement to the effect that proposed substitution will result in overall work equal to or better than work originally indicated.

D. Contractor's options for selecting products are limited by Contract Documents requirements, and governing regulations. Required procedures include, but are not necessarily limited to, the following for various indicated methods or specifying:

1. Single product/manufacturer name; provide product indicated or equivalent, except Engineers' advice before proceeding, where known that named product is not a feasible or acceptable selection.

2. Two or more product/manufacturer names; provide one of the named products or equivalent, at Contractor's option; but excluding products which do not comply with requirements. Advise Engineer before proceeding.

3. Equivalent; where named products in Specifications text are accompanied by the term "or equivalent", or other language of similar effect, comply with those Contract Documents provisions concerning substitutions for obtaining Engineer’s approval of equivalent product.

4. Named, except as otherwise indicated, is defined to mean manufacturer’s name for product, as recorded in published product literature, of latest issue as of date of Contract Documents. Refer requests to use products of a later or earlier model to Engineer for acceptance before proceeding.

5. Where compliance with an imposed standard, code or regulation is required, selection from among products that comply with requirements including those standards, codes and regulations, is Contractor's option.

6. Provide products which comply with specific performances indicated, and which are
recommended by manufacturer, in published product literature or by individual certification, for application indicated. Overall performance of a product is implied where product is specified for specific performance.

7. Provide products that have been produced in accordance with prescriptive requirements, using specified ingredients and components, and complying with specified requirements for mixing, fabricating, curing, finishing, testing and similar operations in manufacturing process.

8. Where matching of an established sample is required, final judgment of whether a product proposed by Contractor matches sample satisfactorily is Engineer's judgment. Where no product within specified cost category is available, which matches sample satisfactorily and complies with requirements, comply with Contract Document provisions concerning substitutions for selection of a matching product outside established cost category or not complying with requirements.

9. Where specified product requirements include "...as selected from manufacturer's full range of colors, patterns, textures..." or words of similar effect, the selection of manufacturer and basic product data is to comply with requirements of the Contract, and selection shall be from the full range of products within the requirements. Where specified product requirements include "... as the industry...", or words to that effect, selection of product complying with requirements, is Engineer's selection, including designation of manufacturer, where necessary to obtain desired color, pattern or texture.

E. Substitutions may be permitted by the Engineer, if, in his opinion, the requirements of the proposed substitution comply with the requirements specified for the material, article or piece of equipment; however, the Engineer is not required to permit substitution pursuant to the case of Whitten Corporation vs. Paddock, Incorporated, United States District Court, Massachusetts, April 12, 1974, affirmed by the Federal First Circuit Court, December 14, 1974.

F. After award of contract, the Contractor may submit substitutes to the Engineer for review, fully documented and certified, and accompanied by a proposal for a reduction in the Contract Sum.

G. Contractor's request for substitution will be received and considered when extensive revisions to Contract Documents are not required and changes are in keeping with general intent of Contract Documents; when timely, fully documented and properly submitted; and when one or more of following conditions is satisfied, all as judged by Engineer. Otherwise, requests will be returned without action except to record noncompliance with these requirements.

1. Where request is directly related to an "equivalent" clause or other language of same effect in Contract Documents.
2. Where required product, material or method cannot be provided within Contract Time, but not as a result of Contractor's failure to pursue the work promptly or coordinate various activities properly.
3. Where required product, material or method cannot be provided in a manner which is compatible with other materials of the work, or cannot be properly coordinated therewith, or cannot be warranted (guaranteed) as required, or cannot be used without adversely affecting Owner's insurance coverage on completed work, or will encounter other substantial noncompliances which are not possible to otherwise overcome except by making requested substitution, which Contractor thereby certifies to overcome such incompatibility, uncoordination, nonwarranty, noninsurability or other noncompliance as claimed.
4. Where substantial advantage is offered Owner, in terms of cost, time or other valuable considerations, after deducting offsetting responsibilities Owner may be required to bear, including additional compensation to Engineer for redesign and evaluation services, increased cost of other work by Owner or separate Contractors, and similar considerations.

H. Contractor's submittal of, and Engineer's acceptance of, shop drawings, product data or samples which indicate work not complying with requirements of Contract Documents, does not constitute an acceptable and valid request for, nor approval of, a substitution.
I. QUALITY ASSURANCE

Compatibility of Options: If Contractor is given option of selecting between two or more products for use on Project, product selected shall be compatible with products previously selected, even if previously selected products were also options.

1. Each contractor is responsible for providing products and construction methods compatible with products and construction methods of other contractors.
2. If a dispute arises between contractors over concurrently selectable but incompatible products, Engineer will determine which products shall be used.

J. EQUIVALENT PRODUCTS

Where products or manufacturers are specified by name, Contractor must submit the following, in addition to other required submittals, to obtain approval of an unnamed product proposed as an equivalent:

1. Evidence that the proposed product does not require extensive revisions to the Contract Documents, that it is consistent with the Contract Documents and will produce the indicated results, and that it is compatible with other portions of the Work.
2. Detailed comparison of significant qualities of proposed product with those named in the specifications. Significant qualities include attributes such as performance, weight, size, durability, visual effect, and specific features and requirements indicated.
3. Evidence that proposed product provides specified warranty.
4. List of similar installations for completed projects with project names and addresses and names and addresses of Engineers and owners, if requested.
5. Samples, if requested.

1.5 OPERATION AND MAINTENANCE INSTRUCTIONS AND EQUIPMENT WARRANTIES

A. The Contractor shall orient and instruct the responsible maintenance personnel designated by the Owner in the Operation of all equipment and shall provide the maintenance personnel with pertinent literature and operational manuals for all equipment. Date and time of demonstrations shall be mutually agreed upon with the Owner. Provide qualified personnel for as long as necessary to fully orient and instruct the Owner. Contractor shall videotape instruction session and provide owner with completed video.

B. The manuals shall be submitted in (quadruplicate) 3-ring loose-leaf type binders to the Engineer for approval with all additional information that the Engineer may request and considers necessary for the proper servicing and maintenance of all equipment. Manuals are to include plain paper copies of approved shop drawings and catalog cuts. The quality of the copies may be subject to approval by the Engineer. Upon completion and approval, 3 copies will be forwarded to the Owner and one copy retained by the Engineer.

C. Manuals shall include no less than the following:

1. Operating Procedures:
   a. Typewritten procedures indicating each mode of operation of each piece of equipment or system. Procedures shall indicate the status of each component of a system in each operating mode.
   b. Procedures shall indicate names, symbol numbers, valve tags, circuit numbers, schematic control and wiring diagrams, locations of thermostats, manual starters, control cabinets, and other controls of each system.
   c. Emergency shutdown procedures for each piece of equipment or system, both automatic and manual as appropriate.
2. Maintenance Schedule: Typewritten schedule describing manufacturer’s recommended schedule of maintenance and maintenance procedures.

3. Catalog cuts and shop drawings:
   a. Catalog cuts shall clearly indicate the exact model and type of each piece of equipment installed in the Project, including all options provided.
   b. Catalog cuts shall fully describe equipment including physical, electrical, mechanical and other characteristics, performance characteristics and installation or erection diagrams.
   c. Catalog cuts shall indicate spare part numbers and name, address and telephone number of local representative or service department.

4. Typewritten list of all subcontractors on the Project including name, address, telephone number and responsibility on the Project.

5. Manuals shall be indexed with dividers indicating each system or piece of equipment.

6. Warranties, permits, inspection stickers/approvals and Certificate of Occupancy are to be included.

D. Required equipment warranties shall be submitted in three copies to the Engineer.

E. The Contractor shall video tape all instructional sessions and demonstrations and provide the Owner with a copy of the videotape at the end of all demonstrations.

PART 2 - PRODUCTS
NOT APPLICABLE
PART 3 - EXECUTION

3.1 ACTION ON SUBMITTALS

A. One copy of all submissions will be returned to the Contractor for his files. The Contractor shall mark up other copies so as to conform with the copy returned to him and forward them to all interested Contractors, Subcontractors, and Suppliers.

B. The Engineer will review and stamp submitted shop drawings in one of the following ways (the actual stamp may be different; below language is shown for an example only)
   1. “No Exceptions Taken”: Approved.
   2. "Make Corrections Noted": Approved, provided the work complies with corrections marked on the submittal.
   3. "Revise and Resubmit": Do not commence work of this submittal. Revise and resubmit or prepare a new submittal; comply with notations marked on submittal.
   4. "Rejected": Fundamentally not in compliance. Prepare a new submittal. No notations or comments made.

C. Work shall be executed in accordance with "Approved", "Approved As Noted", or "Resubmit for Record" stamp only.

D. Engineer’s review of shop drawings/submittals will constitute checking for general arrangement only, and shall not relieve the Contractor of responsibility for complete compliance with Drawings and Specifications. Contractor shall be responsible for quantities and dimensions to assure a proper fit under field conditions.

3.2 DISTRIBUTION

A. Provide additional distribution of submittals, not included in foregoing copy submittal requirements, to subcontractors, suppliers, fabricators, installers, governing authorities and others as necessary for proper performance of the work. Include such additional copies in transmittal to Engineer where required to receive Action marking before final distribution. Show such distributions on transmittal
forms.

END OF SECTION 01300
PART 1 - GENERAL

1.1 TRADESMEN AND WORKMANSHIP

A. Each Contractor shall ensure that tradesmen performing work at site are skilled and knowledgeable in methods and craftsmanship needed to produce required quality levels for workmanship in completed work. Remove and replace work which does not comply with workmanship standards as specified and as recognized in the construction industry for applications indicated. Remove and replace other work damaged or deteriorated by faulty workmanship or its replacement.

B. In certain instances, specification text requires that specific work be assigned to specialists or expert entities, who shall be engaged for performance of those units of work. These shall be recognized as special requirements over which Contractor has no choice or option. These assignments shall not be confused with, and are not intended to interfere with, normal application of regulations, union jurisdictions and similar conventions. One purpose of such assignments is to establish which party or entity involved in a specific unit of work is recognized as "expert" for indicated construction processes or operations. Nevertheless, final responsibility for fulfillment of entire set of requirements remains with Contractor.

1.2 INSPECTION, TESTS AND REPORTS

A. Required inspection and testing services are intended to assist in determination of probable compliances of the work with requirements, but do not relieve any Contractor of responsibility for those compliances, or for general fulfillment of requirements of Contract Documents. Specified inspections and tests are not intended to limit any Contractor's quality control program. Afford reasonable access to agencies performing tests and inspections.

PART 2 - EXECUTION

2.1 REPLACEMENT OF WORK

A. The Contractor shall, within 24 hours after rejection of Work, remove all materials and equipment so rejected and immediately replaces said Work, at his cost, to the satisfaction of the Engineer. Should the Work of the Owner or other Contractors be damaged by such removal or replacement, the Contractor shall reimburse the Owner or other Contractors for all cost incurred for correcting said damage.

2.2 EXAMINATION

A. Existing Conditions: The existence and location of site improvements, utilities, and other construction indicated as existing are not guaranteed. Before beginning work, investigate and verify the existence and location of mechanical and electrical systems and other construction affecting the work.

1. Before construction, verify the location and points of connection of utility services.

B. Existing Utilities: The existence and location of underground and other utilities and construction indicated as existing are not guaranteed. Before beginning sitework, investigate and verify the existence and location of underground utilities and other construction affecting the Work.
1. Before construction, verify the location and invert elevation at points of connection of sanitary sewer, storm sewer, and water-service piping; and underground electrical services.

2. Furnish location data for work related to Project that must be performed by public utilities serving Project site.

C. Acceptance of Conditions prior to work starting: Examine substrates, areas, and conditions, with Installer or Applicator present where indicated, for compliance with requirements for installation tolerances and other conditions affecting performance. Record observations.

1. Written Report: Where a written report listing conditions detrimental to performance of the Work is required by other Sections, include the following:
   a. Description of the Work.
   b. List of detrimental conditions, including substrates.
   c. List of unacceptable installation tolerances.
   d. Recommended corrections.

2. Verify compatibility with and suitability of substrates, including compatibility with existing finishes or primers.

3. Proceed with installation only after unsatisfactory conditions have been corrected. Proceeding with the Work indicates acceptance of surfaces and conditions.

2.3 PREPARATION

A. Existing Utility Information: Furnish information to local utility and Owner that is necessary to adjust, move, or relocate existing utility structures, utility poles, lines, services, or other utility appurtenances located in or affected by construction. Coordinate with authorities having jurisdiction.

B. Existing Utility Interruptions: Do not interrupt utilities serving facilities occupied by Owner or others unless permitted under the following conditions and then only after arranging to provide temporary utility services according to requirements indicated:

1. Notify Owner not less than two days in advance of proposed utility interruptions.

2. Do not proceed with utility interruptions without Owner's written permission.

C. Field Measurements: Take field measurements as required to fit the Work properly. Recheck measurements before installing each product. Where portions of the Work are indicated to fit to other construction, verify dimensions of other construction by field measurements before fabrication. Coordinate fabrication schedule with construction progress to avoid delaying the Work.

D. Space Requirements: Verify space requirements and dimensions of items shown diagrammatically on Drawings.


2.4 CONSTRUCTION LAYOUT

A. Verification: Before proceeding to lay out the Work, verify layout information shown on Drawings, in relation to existing conditions and dimensions. If discrepancies are discovered, notify Engineer and Owner promptly.
2.5 INSTALLATION

A. General: Locate the Work and components of the Work accurately, in correct alignment and elevation, as indicated.
   1. Make vertical work plumb and make horizontal work level.
   2. Where space is limited, install components to maximize space available for maintenance and ease of removal for replacement.

B. Comply with manufacturer’s written instructions and recommendations for installing products in applications indicated.

C. Install products at the time and under conditions that will ensure the best possible results. Maintain conditions required for product performance until Substantial Completion.

D. Conduct construction operations so no part of the Work is subjected to damaging operations or loading in excess of that expected during normal conditions of occupancy.

E. Tools and Equipment: Only use the best quality tools and equipment with proper attenuations for the latest acceptable sound levels.

F. Anchors and Fasteners: Provide anchors and fasteners as required to anchor each component securely in place, accurately located and aligned with other portions of the Work.
   1. Mounting Heights: Where mounting heights are not indicated, mount components at heights directed by Engineer.

G. Joints: Make joints of uniform width. Where joint locations in exposed work are not indicated, arrange joints for the best visual effect. Fit exposed connections together to form hairline joints.

H. Hazardous Materials: Use products, cleaners, and installation materials that are not considered hazardous.

END OF SECTION 01310
SECTION 013200

TEMPORARY FACILITIES

PART 1 - GENERAL

1.1 DESCRIPTION OF REQUIREMENTS

A. Specific administrative and procedural minimum actions are specified in this section, as extensions of provisions in General Conditions and other Contract Documents. Nothing in this section is intended to limit types and amounts of temporary work required, and no omission from this section will be recognized as an indication that such temporary activity is not required for successful completion of the work and compliance with requirements of Contract Documents.

B. Each Contractor is specifically assigned certain responsibilities for temporary facilities to be used by all Contractors, other entities at the site, the Owner's work forces and other personnel including occupants of the project, the Owner, the Engineer, test agencies, personnel of governing authorities, and similar entities and personnel authorized to be at the project site during construction. In general, each Contractor is assigned the responsibilities for installation, operation and removal of each temporary facility which is related by recognized trades to its scope of contract work; and, except as otherwise indicated, each is responsible for costs and use charges associated therewith, including fuel, power usage, water usage and similar usage costs. The Contractor is responsible for temporary facilities not related to any other Contractor's scope of contract work and not otherwise specifically assigned, as designated by the Engineer.

C. No costs or usage charges for temporary facilities are chargeable to the Owner, nor can any Contractor's cost or usage charges for temporary facilities be accepted as the basis for a change order extra. The total costs and usage charges for temporary facilities are included, collectively, in the Contract Amounts.

1.2 GENERAL REQUIREMENTS

A. Each Contractor shall provide and operate all hoists, cranes, helicopters and furnish and erect all ladders and scaffolding required by him and his subcontractors, constructed to afford proper protection to craftsmen, their Work and other Work in progress and previously executed.

1.3 JOB CONDITIONS

A. Each Contractor shall establish and initiate use of each temporary facility at time first reasonably required for proper performance of the total work of project. Terminate use and remove facilities at earliest reasonable time, when no longer needed or when permanent facilities have, with authorized use, replaced the need.

B. Each Contractor shall install, operate, maintain and protect temporary facilities in a manner and at locations that will be safe, nonhazardous, sanitary, protective of persons and property, and free of deleterious effects.

1.4 ENVIRONMENTAL PROTECTION

A. Each Contractor shall provide facilities, establish procedures, and conduct construction activities in a manner that will ensure compliance with environmental and other regulations controlling construction activities at project site. The Contractor shall designate one person, the Construction Superintendent or other, to enforce strict discipline on activities related to generation of wastes, pollution of air/water/soil, generation of noise, and similar harmful or deleterious effects which might
violate regulations or reasonably irritate persons at or in vicinity of project site. Anti-pollution measures required by D.E.P., as applicable are to be followed.

1.5 SECURITY

A. The Contractor shall maintain complete security on the site at all times during and outside of normal working hours to protect the Work and all field offices, and to secure the area of construction by restricting all trespassers.
   - This means locking the doors and/or gates. A guard is not required.

1.6 TEMPORARY CONSTRUCTION FACILITIES

A. Where mud, snow, ice or other hazardous conditions exist in the purview (Scope of Work) of any Sub Contractor, the Contractor shall remove the hazards immediately and replace with suitable material for the other contractors use. If the Owner is compelled to remove the hazards with their own forces due to inaction by the Contractor, then that Contractor will be back-charged for the work performed by the Owner.

B. No welding, cutting by torch, or Work utilizing or causing flammable waste shall be done unless adequate fire protection is provided and maintained for the duration of the Work in the area of operations.

1.7 DEBRIS CONTROL (Refer to Section 01524 for further delineation)

A. The Contractor shall be responsible for daily cleaning up of spillages and debris resulting from his operations and from those of his Subcontractors; and shall be responsible for complete removal and disposition of hazardous and toxic waste materials. The Contractor shall provide containers at grade, sufficient for the depositing of nonhazardous/nontoxic waste materials, and shall remove such waste materials from project site at least weekly during cold weather (daily high temperatures below 50°F) and at least twice weekly during mild and warm weather.
   - Contractor is responsible to provide and pay for all dumpsters.

B. The Contractor shall daily clean all mud, dirt and debris resulting from all trades operations from the adjacent streets, sidewalks, drives and parking areas and shall repair all damage caused by the cleaning to the satisfaction of the Owner.

C. The Contractor is to provide and maintain appropriate means of trash disposal (i.e., chutes) to grade/dumpster. Multiple units may be required and shall be figured for in the bid.

PART 2 - EXECUTION

2.1 ENCLOSURES

A. At earliest possible date, the Contractor shall secure project area against unauthorized entrance at times when personnel are not working.

B. The Contractor shall provide constant protection against rain, wind, storms, frost or heat to maintain the work, materials, apparatus and fixtures free from damage. At the end of each day's work, cover work likely to be damaged. During cold weather, protect work from damage by freezing and provide such enclosures and heating apparatus as may be necessary diligently to prosecute the Work without stoppage for reason of unfavorable weather.

C. Install a 6 foot high fence around the entire site with wind screening. Provide gates as needed to properly access the site to complete the work. Remove the fence once the project is substantially completed. Fence is to have poles into the ground where the fence will be untouched per a period
of time, and can have feet with sand bags in areas that the fence may have to be moved occasionally to not interfere with the work.

2.2 TEMPORARY SANITARY FACILITIES

A. Starting at time of start of work at project site, the Contractor shall provide and maintain self-contained toilet units of type acceptable to governing authorities, adequate, at all stages of construction, for use of personnel at project site. Provide separate facilities for male and female personnel when both sexes are working, in any capacity, at project site. Facilities shall remain in use until completion of project. Use of permanent facilities will not be permitted.

2.3 REMOVAL AND RESTORATION

A. Prior to acceptance of the Project, each contractor shall remove temporary work for which he has been responsible.

2.4 OWNER'S RIGHTS

A. If any Contractor fails to carry out his responsibilities in providing temporary facilities, as set forth above, the Owner shall have the right to take such action as he deems proper for the protection and conduct of the Work, and to deduct the cost thereof from the amount due the Contractor at fault.

B. Extended work days, hours, shifts, weekend work, etc. may be allowed upon coordination and approval by the Engineer, Owner at no additional cost to the Owner.
   • Should the schedule begin to slip, for any reason, each contractor will be required to work additional shifts or weekends to recover the lost time. Should there be a cost to the College for this overtime work, the contractor will be required to reimburse the owner for said costs.

2.5 PARKING

A. Parking: parking is allowed for two vehicles only. All other parking is to be at the TCNJ Carlton Avenue parking lot. The contractor is responsible to shuttle workers back and forth as needed
SECTION 013220
PHOTOGRAPHIC DOCUMENTATION

PART 1 – GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 1 Specification Sections, apply to this Section.

1.2 SUMMARY

A. This Section includes administrative and procedural requirements for the following work by the General Contractor (other primes are encouraged to document the site and construction, but not required):
   1. Preconstruction videotapes.

B. Related Sections include the following:
   1. All of Division 1.

1.3 SUBMITTALS

A. Qualification Data: For photographer.

B. Videotapes: Submit 3 copies of each videotape with protective sleeve or case within seven days of recording. Remove safety tab to prevent accidental re-recording.

   1. Identification: On each copy, provide an applied label with the following information:
      a. Name of Project.
      b. Name and address of photographer.
      c. Name of Engineer
      d. Name of Contractor.
      e. Date videotape was recorded.
      f. Description of vantage point, indicating location, direction (by encompass point), and elevation or story of construction.

1.4 QUALITY ASSURANCE

A. Photographer Qualifications: An individual who has been regularly engaged as a professional photographer of construction products for not less than three years.

1.5 COORDINATION

A. Auxiliary Services: Cooperate with photographer and provide auxiliary services requested, including access to project site and use of temporary facilities, including temporary lighting required to produce clear, well-lit photographs without obscuring shadows.

1.6 USAGE RIGHTS
A. Obtain and transfer copyright usage rights from photographer to Owner for unlimited reproduction of photographic documentation.

PART 2 – PRODUCTS

2.1 PHOTOGRAPHIC MEDIA

A. Digital format as agreed to at the project kick off meeting.

PART 3 – EXECUTION

3.1 CONSTRUCTION VIDEOTAPES

A. Digital Photographer: Engage a qualified commercial videographer to record construction digital recordings.

B. Preconstruction: Before starting demolition or construction record, videotape (digital) of Project site, interior and exterior.

1. Show protection efforts by the Contractor.

END OF SECTION 01322
SECTION 013300

CONTRACT CLOSEOUT

PART 1 – GENERAL

1.1 DEFINITION

A. Closeout is hereby defined to include general requirements near end of Contract Time, in preparation for final acceptance, final payment, normal termination of Contract, occupancy by Owner and similar actions evidencing completion of the work. Specific requirements for individual units of work are specified in sections of Divisions 2 through 16. Time of closeout is directly related to Substantial Completion, and therefore may be either a single time period for entire work or a series of time periods for individual parts of the work which have been certified as substantially complete at different dates. That time variation, if any, shall be applicable to other provisions of this section.

B. Substantial completion shall be defined that every material item has been installed. Nothing is missing and therefore, the punch list can begin.

1.2 PREREQUISITES TO SUBSTANTIAL COMPLETION

A. Prior to requesting the Engineer's inspection for certification of substantial completion, for either entire work or portions thereof, complete the following and list known exceptions in request:

1. In progress payment request coincident with or first following date claimed, show either 100% completion for portion of work claimed as substantially complete, or list incomplete items, value of incomplete items, and reasons for being incomplete.

2. Include supporting documentation for completion as indicated in these Contract Documents.

a. Prepare a list of items to be completed and corrected (punch list), the value of items on the list, and reasons why the Work is not complete.

3. Submit statement showing accounting of changes to the Contract Sum.

4. Advise Owner of pending insurance change over requirements.

5. Submit specific warranties, workmanship/maintenance bonds, maintenance agreements, final certifications and similar documents.

6. Obtain and submit releases enabling Owner's full and unrestricted use of the work and access to services and utilities, including occupancy permits, operating certificates, and similar releases.

7. Deliver tools, spare parts, extra stocks of materials, and similar physical items to Owner obtaining a signed receipt of materials delivered. Refer to individual work sections for required quantities of spare parts, extra and overrun stock, maintenance tools and devices, keys, and similar physical units to be submitted.

8. Complete start up testing of systems, and instructions of Owner’s operating/maintenance personnel. Discontinue, or change over, and remove from project site temporary facilities and services, along with construction tools and facilities, mockups, and similar elements.

9. Complete final clean up requirements.

10. Inspection: Submit a written request for inspection for Substantial Completion to Project Manager. On receipt of request, Engineer and Project Manager will either proceed with inspection or notify Contractor of unfulfilled requirements. Engineer will prepare the Certificate of Substantial Completion after inspection; the Project Manager will notify Contractor of items, either on Contractor’s list or additional items identified by Engineer that must be completed or corrected before certificate will be issued.
1. Reinspection: Request reinspection when the Work identified in previous inspections as incomplete is completed or corrected.
2. Results of completed inspection will form the basis of requirements for Final Completion.

B. Upon receipt of Contractor's request, the Project Manager and Engineer will proceed with substantial completion inspection. Following inspection, the Engineer will either prepare the certificate of substantial completion, or advise the Contractor of work which shall be performed prior to issuance of certificate. The work remaining to be performed shall be completed prior to the punch list for final acceptance.

C. Upon receipt of Contractor's notice that work has been completed, including all punch list items, but accepting incomplete items delayed because of circumstances acceptable to the Project Manager and Engineer, the Project Manager and Engineer will reinspect the work. Upon completion of reinspection, the Engineer will either prepare the certificate of final acceptance or advise the Contractor of work not completed or obligations not fulfilled as required for final acceptance.

D. In the event that the work is not completed or obligations are not fulfilled as required for final acceptance and the Engineer/CM is required to reinspect the work more often than the two inspections described, the Contractor shall compensate the Engineer and/or the Project Manager at the rate of $500.00 for each additional site visit required for reinspections. The compensation shall be processed by change order as a deduction to the Contractor's Contract Sum, which amount will be paid to the Engineer or Project Manager by the Owner, through a change order as an addition to the Engineer's or Project Manager's Contract Sum.

E. Substantial Completion shall be defined for this project that every element of the project/construction and the contract, based on the contract and amended drawings and specification sections, are installed less repairs and/or touch up type work that would be generally referred to as punchlist work. If any components of the site work associated with this contract are not installed, the project cannot be deemed substantially completed.

1.3 PREREQUISITES TO FINAL ACCEPTANCE

A. Prior to requesting Project Manager and Engineer's final inspection for certification of final acceptance and final payment, complete the following and list known exceptions, in request:

1. Submit final payment request with final releases and supporting documentation not previously submitted and accepted. Include certificates of insurance for products and completed operations where required.
2. Submit release of liens for all subcontractors.
3. Submit Contractor's statement that his final application, as presented, is the final bill and no other claims will be presented.
4. Submit updated final statement, accounting for additional changes to Contract Sum including change orders and allowances.
5. Submit certified copy of Engineer's final punch list of itemized work to be completed or corrected, stating that each item has been completed or otherwise resolved for acceptance, endorsed and dated by Engineer.
6. Submit one set of record documents, bound copies of maintenance/operating manuals, final project photographs, damage or settlement survey, property survey, and similar final record information.
7. Complete final clean up requirements.
8. Submit notarized consent of surety to final payment.
9. Submit final liquidated damages settlement statement, if required, acceptable to Project
Manager and the Owner.
10. Revise and submit evidence of final, continuing insurance coverage complying with insurance requirements.
11. A letter from the Owner's representative certifying that he has been properly instructed in the operation and maintenance of equipment by the Contractor.
12. 10% one year Maintenance Bond.
13. Final acceptance by Engineer of record documents.

B. Except as otherwise indicated or requested by Project Manager/Engineer, remove temporary protection devices and facilities that were installed during course of the work to protect previously completed work during remainder of construction period.

1.4 CLEAN UP
A. Remove waste materials from site and dispose of in a lawful manner.

PART 2 - PRODUCTS
NOT APPLICABLE

PART 3 - EXECUTION

3.1 CLEANING
A. Where extra materials of value remaining after completion of associated work have become Owner's property, dispose of these to Owner's best advantage as directed.
B. After Substantial Completion of the Work, each Contractor shall do the final cleaning of the work area.
C. Comply with safety standards for cleaning. Do not burn waste materials. Do not bury debris or excess materials on Owner's property. Do not discharge volatile, harmful, or dangerous materials into drainage systems. Remove waste materials from Project site and dispose of lawfully.

3.2 RECORD DOCUMENTS (Refer to Section 01340, project requirements for submitting Record Documents)

3.3 REMOVE TEMPORARY FACILITIES
A. At the completion of the work prior to final payment, remove all temporary facilities entirely from site, including, but not limited to, the following: Field offices, trailers, shanties, sheds, job telephone, temporary toilets, temporary enclosures, dust barriers and other temporary protection devices.

END OF SECTION 01330
SECTION 013400
PROJECT RECORD DOCUMENTS

PART 1 - GENERAL

1.1 SUMMARY
A. Section Includes:
   1. Project record documents consisting of:
      a. Record drawings.
      b. Record project manual (specifications).

1.2 SUBMITTALS
A. Project Record Documents: Submit after substantial completion, but prior to final completion.
   1. Record drawings: Submit in form of opaque prints.
      a. Sets shall include all drawings, whether changed or not.
   2. Other record documents: Submit originals or good quality photocopies.
   3. Each Sub contractor is responsible for their respective trade, record documents and record
drawings. Combine with General Contractor record drawing documents for a complete set.

PART 2 - PRODUCTS
(NOT USED)

PART 3 - EXECUTION

3.1 MAINTENANCE OF PROJECT RECORD DOCUMENTS
A. Do not use record documents of any type for construction purposes.
B. Maintain record documents in a secure location at the site while providing for access by the contractor and the Engineer during normal working hours; store in a fire-resistant room or container outside of normal working hours.
C. Record information as soon as possible after it is obtained.
D. Assign a person or persons responsible for maintaining record documents.
E. Record the following types of information on all applicable record documents:
   1. Dimensional changes.
   2. New and revised details.
   3. Locations of utilities concealed in construction.
   4. Particulars on concealed products which will not be easy to identify later.
   5. Changes made by modifications to the contract; note identification numbers if applicable.
   6. New information which may be useful to the owner, but which was not shown in either the
term contract documents or submittals.

3.2 RECORD DRAWINGS
A. Maintain a complete set of opaque prints of the contract drawings, marked to show changes.
B. Where the actual work differs from that shown on the drawings, mark this set to show the actual work.

1. Mark location of concealed items before they are covered by other work.
2. Mark either record contract drawings or shop drawings, whichever are best suited to show the change.

C. When the contractor is required by a provision of a modification to prepare a new drawing, rather than to revise existing drawings, obtain instructions from the Engineer as to the drawing scale and information required.

D. Keep drawings in labeled, bound sets.

1. Mark with red pencil.
2. Mark work of separate contracts with different colors of pencils.
3. Incorporate new drawings into existing sets, as they are issued.

E. Where record drawings are also required as part of operation and maintenance data submittals, copy marks to another opaque print obtained from the Engineer.

3.3 RECORD PROJECT MANUAL

A. Maintain a complete copy of the project manual, marked to show changes.

B. Where the actual work differs from that shown in the project manual, mark the record copy to show the actual work.

1. Include a copy of each addendum and modification to the contract.
2. In addition to the types of information required on all record documents, record the following types of information:
   a. Product options taken, when the specification allows more than one.
   b. Proprietary name and model number of actual products furnished, for each product, material, and item of equipment specified.
   c. Name of the supplier and installer, for each product for which neither a product data submittal nor a maintenance data submittal was specified.

3.4 TRANSMITTAL TO OWNER (through the Engineer)

A. Collect, organize, label, and package ready for reference.

1. Bind print sets with durable paper covers.
2. Label each document (and each sheet of drawings) with “PROJECT RECORD DOCUMENTS - This document has been prepared using information furnished by _____” [insert the contractor's name], and the date of preparation.

B. Submit to the Project Manager for transmittal to the Engineer, unless otherwise indicated.

C. Submit to the Engineer four (4) sets of Operation and Maintenance Manuals in three-ring binders, by volume, and indexed per binder (with one master index) to be transmitted to the Engineer for approval: All to be submitted at one time, not piece meal. Indexing should follow the specification section numbers.

- Include all inspection/approvals/certifications
- All approved submittals and cut sheets as well as manufacturer's operation and maintenance
manuals for each section.

- Manuals are to be completed in volumes, three ring binders, starting with Division 1 and continuing through the last projects Division. The number of volumes is determined by the number of spec section the projects has and by the amount of paper/copies for complete sets of three ring binders.
- List of all contractors and vendors for the project with names, addresses and phone numbers.

END OF SECTION 01340
SECTION 015240

CONSTRUCTION WASTE MANAGEMENT

PART 1 – GENERAL

1.1 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and Division 1 Specification Sections, apply to this Section.

1.2 SUMMARY

A. This Section includes administrative and procedural requirements for the following:

1. Salvaging nonhazardous demolition and construction waste.
2. Recycling nonhazardous demolition and construction waste.
3. Disposing of nonhazardous demolition and construction waste.

B. Related Sections include the following:

1. All of Division 1 and attached specifications and drawings that make a part of this contract.

1.3 DEFINITIONS

A. Construction Waste: Site improvement materials and other solid waste resulting from construction. Construction waste includes packaging.

B. Demolition Waste: Site improvement materials resulting from demolition or selective demolition operations.

C. Disposal: Removal off-site of demolition and construction waste and subsequent sale, recycling, reuse, or deposit in landfill or incinerator acceptable to authorities having jurisdiction.

D. Recycle: Recovery of demolition or construction waste for subsequent processing in preparation for reuse.

E. Salvage: Recovery of demolition or construction waste and subsequent sale or reuse in another facility.

1.4 SUBMITTALS

A. Waste Management Plan: Submit 4 copies of plan within 30 days of date established for the Notice to Proceed.

B. Records of Donations: Indicate receipt and acceptance of salvageable waste donated to individuals and organizations. Indicate whether organization is tax exempt.

C. Records of Sales: Indicate receipt and acceptance of salvageable waste sold to individuals and organizations. Indicate whether organization is tax exempt.

D. Recycling and Processing Facility Records: Indicate receipt and acceptance of recyclable waste by recycling and processing facilities licensed to accept them. Include manifests, weight tickets, receipts, and invoices.
E. Landfill and Incinerator Disposal Records: Indicate receipt and acceptance of waste by landfills and incinerator facilities licensed to accept them. Include manifests, weight tickets, receipts, and invoices.

1.5 QUALITY ASSURANCE

A. Regulatory Requirements: Comply with hauling and disposal regulations of authorities having jurisdiction.

B. Waste Management Conference: Conduct conference at Project site to comply with requirements in Division 1. Review methods and procedures related to waste management including, but not limited to, the following:

1. Review and discuss waste management plan.
2. Review requirements for documenting quantities of each type of waste and its disposition.
3. Review and finalize procedures for materials separation and verify availability of containers and bins needed to avoid delays.
4. Review procedures for periodic waste collection and transportation to recycling and disposal facilities.
5. Review waste management requirements for each trade.

1.6 WASTE MANAGEMENT PLAN

A. General: Develop plan consisting of waste identification, and waste reduction work plan. Indicate quantities by weight or volume, but use same units of measure throughout waste management plan.

B. Waste Identification: Indicate anticipated types and quantities of demolition, site-clearing, and construction waste generated by the Work. Include estimated quantities and assumptions for estimates.

C. Waste Reduction Work Plan: List each type of waste and whether it will be salvaged, recycled, or disposed of in landfill or incinerator. Include points of waste generation, total quantity of each type of waste, quantity for each means of recovery, and handling and transportation procedures.

1. Salvaged Materials for Sale: For materials that will be sold to individuals and organizations, include list of their names, addresses, and telephone numbers.
2. Salvaged Materials for Donation: For materials that will be donated to individuals and organizations, include list of their names, addresses, and telephone numbers.
3. Recycled Materials: Include list of local receivers and processors and type of recycled materials each will accept. Include names, addresses, and telephone numbers.
4. Disposed Materials: Indicate how and where materials will be disposed of. Include name, address, and telephone number of each landfill and incinerator facility.
5. Handling and Transportation Procedures: Include method that will be used for separating recyclable waste including sizes of containers, container labeling, and designated location on Project site where materials separation will be located.

PART 2 - PRODUCTS (Not Used)

PART 3 – EXECUTION

3.1 PLAN IMPLEMENTATION

A. General: Implement waste management plan as approved by Project Manager. Provide handling,
containers, storage, signage, transportation, and other items as required to implement waste management plan during the entire duration of the Contract.

1. Comply with Division 1 Section "Temporary Facilities" for operation, termination, and removal requirements.

B. Training: Train workers, subcontractors, and suppliers on proper waste management procedures, as appropriate for the Work occurring at Project site.

1. Distribute waste management plan to entities when they first begin work on-site. Review plan procedures and locations established for salvage, recycling, and disposal.

C. Site Access and Temporary Controls: Conduct waste management operations to ensure minimum interference with roads, streets, walks, walkways, and other adjacent occupied and used facilities.

1. Designate and label specific areas on Project site necessary for separating materials that are to be salvaged, recycled, reused, donated, and sold.
2. Comply with Division 1 Section "Temporary Facilities and Controls" for controlling dust and dirt, environmental protection, and noise control.

3.2 SALVAGING DEMOLITION WASTE

A. Salvaged Items for Sale and Donation: Not permitted on Project site.

3.3 RECYCLING DEMOLITION AND CONSTRUCTION WASTE, GENERAL

A. General: Recycle beverage containers used by on-site workers.

B. Recycling Incentives: Revenues, savings, rebates, tax credits, and other incentives received for recycling waste materials shall accrue to the Contractor.

C. Procedures: Separate recyclable waste from other waste materials, trash, and debris. Separate recyclable waste by type at Project site to the maximum extent practical.

1. Provide appropriately marked containers or bins for controlling recyclable waste until they are removed from Project site. Include list of acceptable and unacceptable materials at each container and bin.
   a. Inspect containers and bins for contamination and remove contaminated materials if found.
2. Stockpile processed materials on-site without intermixing with other materials. Place, grade, and shape stockpiles to drain surface water. Cover to prevent windblown dust.
3. Stockpile materials away from construction area.
4. Store components off the ground and protect from the weather.
5. Remove recyclable waste off Owner's property and transport to recycling receiving or processor.

3.4 RECYCLING DEMOLITION WASTE

A. Asphaltic Concrete Paving: Break up and transport paving to asphalt-recycling facility.
B. Concrete: break up and sort rebar as best as possible. Recycle all concrete.
C. Recycle all metal products from the building before demolition (aluminum, steel etc)
D. Recycle as much product as possible and provide a complete report to TCNJ to confirm the percentage recycled on the project.
3.5 RECYCLING CONSTRUCTION WASTE

A. Packaging:
   1. Cardboard and Boxes: Break down packaging into flat sheets. Bundle and store in a dry location.
   3. Pallets: As much as possible, require deliveries using pallets to remove pallets from Project site. For pallets that remain on-site, break down pallets into component wood pieces and comply with requirements for recycling wood.
   4. Crates: Break down crates into component wood pieces and comply with requirements for recycling wood.

B. Wood Materials:
   1. Clean Cut-Offs of Lumber: Grind or chip into small pieces.

3.6 DISPOSAL OF WASTE

A. General: Except for items or materials to be salvaged, recycled, or otherwise reused, remove waste materials from Project site and legally dispose of them in a landfill or incinerator acceptable to authorities having jurisdiction.
   1. Except as otherwise specified, do not allow waste materials that are to be disposed of to accumulate on-site.
   2. Remove and transport debris in a manner that will prevent spillage on adjacent surfaces and areas.

B. Burning: Do not burn waste materials on site.

C. Burying: Do not bury waste materials on site.

D. Disposal: Transport waste materials off Owner's property and legally dispose of them.

E. Washing waste materials into sewers or drains is not permitted.

END OF SECTION 01524
SECTION 024100

DEMOLITION AND DEBRIS REMOVAL

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Overall work under this Contract shall include all labor, materials, equipment, supervision, coordination efforts, permitting costs, certificate costs, services, filing fees, testing costs, security, insurance and all other associated or related items specified herein that are necessary and are required to complete the work. Work elements shall include, but not be limited to the following:

1. Installation and maintenance of a temporary 6 ft high chain link fence with entrance gates as required to properly and safely secure the demolition operation in accordance with Local and State requirements.

2. Installation and maintenance of roadway and pedestrian construction signage and associated traffic and pedestrian-protection measures.

3. Installation and maintenance of soil erosion and sediment control measures.

4. Implementation of specified and any other measures deemed necessary or required by governing authorities to protect adjacent and on-site persons, property, buildings, homes, businesses, facilities and utilities.

5. The disconnection and capping/terminating of utility services (storm) within the identified area shown on the drawings in accordance with all TCNJ Standards, Local regulations and utility service company requirements. Where necessary, the work shall include the restoration of pavement and curbing impacted within the adjacent roadway and properties by utility removal and demolition work.

6. Removal and off-site disposal of existing site features shown on the drawings, including but not limited to pavement, signs, sign posts, etc. within site areas.

7. Demolition and complete removal of all utilities or appurtenances including but not limited to catch basins, manholes, piping, etc needed to perform the work as indicated on the Construction Drawings.

8. Backfill of all utility excavations with structural, compacted fill.

9. Restoration of site grades and site surface materials to pre-existing conditions prior to the utility installation work.

10. Placement of topsoil and stabilization of exposed earth with temporary and / or permanent seeding.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 312500 – Soil Erosion and Sediment Control
B. Section 330100 – Protection of Existing Utilities

C. Construction Drawings

1.3 REFERENCE STANDARDS


B. N.J.A.C. 12:116 Maintenance, Construction and Demolition manual, Department of Labor and Industry, latest version

C. All applicable OSHA requirements and other Federal, State, and Local codes, laws, ordinances, regulations, and guidelines for demolition and related work

D. Section 3303 of the International Building Code, latest edition

1.4 QUALITY ASSURANCE

A. Contractor shall prepare field reports documenting the progress of the demolition operations and submit said reports to the College on a weekly basis.

B. The College reserves the right to direct any inspection that is deemed necessary. Provide free access to the site for inspection activities.

1.5 SUBMITTALS

A. Utility Schedule

1. Submit to the College, the College’s Design Team, and all affected utility/service companies, a proposed schedule of coordination for all necessary utility/service shut-offs, capping and continuation of utility services as required no later than 10 days after its notice to proceed. Provide the College with written confirmation from all utility or service companies serving the site that service has been terminated prior to capping, abandoning or removal of any such utility and prior to commencement of demolition work.

2. During work, accurately locate and mark on a set of Contract Drawings the location of all underground utilities and services that have been capped and those that are to remain within the Demolition Limit Line.

B. Demolition Schedule/Plan

1. Submit for review and approval a detailed schedule for all proposed work to the College and the College’s Design Team no later than 10 days after notice to proceed. This submission shall include a calendarized schedule of the proposed work and a step-by-step description of all aspects pertaining to demolition and protection of existing structures and adjacent community, labor forces, demolition rubble management and disposal and other items of work required under this Contract.

2. This plan is subject to approval by the College and all governing agencies. Such approval shall in no way relieve Contractor from its responsibility to execute the work in a safe manner and in accordance with the requirement of all governing authorities and agencies and these Specifications.

C. Permits
1. The following permits and certificates may be applicable and if applicable shall be obtained by Contractor prior to applying for and obtaining general demolition permits.

   a. Plumbing permit for water shut-off.
   b. Plumbing permit for sewer seal.
   c. Water shut-off certificate (original).
   d. Letters from Electric and Gas Utility companies and gas meter shut offs.
   e. Letters from Cable TV companies for cable disconnections and removals.
   g. Certificate from Water Department (water bill paid).
   h. Letter to adjacent owners of proposed demolition data with proof of receipt.
   i. Exterminator Certificate.
   j. Board of Health approval.
   k. Soil Erosion and Sediment Control Permit.
   l. Contractor's license.
   m. Telephone company aboveground or underground connections removed.
   n. Approval and receipt of permit for removal and disposal of containerized solid and a liquid wastes including State registration, where required.

D. Traffic

1. Submit for approval 15 days prior to the start of demolition work a traffic control plan to the College and Engineer. The traffic control plan shall show both pedestrian and vehicular movements.

E. Pollution Control Measure

1. Submit a pollution and dust control plan to the College not less than 10 days prior to the commencement of demolition work. The plan shall outline proposed methods for dust control, noise control and maintaining the surrounding streets and buildings in a clean condition for both demolition operations and during debris removal. The plan shall be subject to the review and approval by the College and Owner’s Engineer (See Section 3.7 of this specification section).

1.6 PROJECT MEETINGS

A. Pre-demolition

1. Attend, along with all designated subcontractors, a pre-demolition meeting scheduled by the College and Owner’s Engineer prior to commencement of work to resolve questions pertaining to the work and to establish basic administrative procedures and schedules.

B. Progress

1. Once the demolition work has begun, schedule, administer and attend meetings with the College and Owner’s Engineer once a week or as deemed necessary by the College to maintain optimum degree of communications between interested parties. Include selected subcontractors at such times as their interests may be involved.

1.7 OCCUPANCY
A. Take any and all measures necessary to protect persons and properties associated with on-site and adjacent property activities from harm and damage during demolition activities, as well as maintaining vehicle and pedestrian traffic around the demolition area. See Section 1.10 for minimal additional protection requirements.

1.8 CONDITIONS OF STRUCTURES

A. A mandatory pre-bid inspection of the site will be scheduled by the College to familiarize prospective bidders with site conditions. The inspection will include a walk through of the entire site followed by a question and answer period.

B. Conditions existing at the time of inspection for bidding purposes will be maintained by the College to an extent that is practical. Contractor's bid affirms the acceptance of the site "as is" unless specifically otherwise stated by the College at the pre-bid inspection.

1.9 TRAFFIC

A. Conduct demolition operations and removal of debris in a manner that ensures the least interference with streets, pedestrian walkways, and other adjacent occupied facilities. Prepare and obtain approval by the College of a traffic control plan for all aspects of the project. (See Section 3.5 for installation of traffic measures).

1.10 PROTECTION AND SAFETY

A. Protection and safety and of the surrounding community and property shall take the highest priority during demolition operations. All operations shall be conducted so as to prevent damage to adjacent buildings, structures and other facilities and injury to persons. This shall include but not necessarily be limited to the installation and maintenance of protective structures when necessary such as catch platforms, tarpaulin or plywood barriers, trailer boxes, sidewalk sheds (bridges), and other measures as designated by the Construction Drawings, and/or as required by the College.

B. Make a careful examination of the structures to be demolished and of the adjoining property and utilities which are to remain and take whatever precautions are necessary to carry on operations so as to prevent any settlement, collapse, damage from falling debris or other impacts to adjacent buildings, structures, sidewalks, paving, utilities and other existing features. During all operations, the Contractor is responsible for the structural integrity of these structures and surrounding structures relative to any problems or damages resulting from the performance of the Contractor's work. Notify the College immediately if the safety of an adjacent structure or facility is endangered or if any change has occurred. Contractor must provide interior and exterior shoring, bracing or support to prevent movement or settlement of the structures to be demolished when safety concerns warrant. Any damage inflicted upon adjacent property, construction or utilities by the Contractor's work must be corrected promptly by the Contractor at no cost to the College.

C. All work adjacent to occupied buildings which may produce fire hazards or create nuisances or safety and health hazards from noise, vibration, gases, vapors, fumes, dust mist, or odors shall not be performed unless preventive controls or measures including, but not necessarily limited to those shown on the Construction Drawings and/or as specified within this Specification are implemented. Special attention is brought to adjacent building fresh air intakes, air conditioning units, etc., which need protection from dust during demolition. Protective procedures shall not begin until reviewed by the College and the Owner's Design Team. Such review shall in no way relieve the Contractor from its responsibility to execute the work in a safe manner and in accordance with all applicable Federal, State and Local requirements.
D. Execute the work in a manner that is safe for its workers and persons in and around the job site and shall ensure free and safe passage of persons around the area of demolition. Any possible hazards resulting from demolition activities shall be corrected prior to continuation of work in that specific area. The College reserves the right to stop work at any time in cases where the safety of Contractor's operation is in question or is in conflict with the Contract Specifications. The Owner's Engineer does not reserve the right to stop the Contractor's work at any time.

1.11 EXISTING UTILITIES

A. General

1. The approximate locations of utilities are shown on the Construction Drawings. Additional utilities may exist that are or may be impacted by the work. It shall be the Contractor's responsibility to determine the actual location of all utilities, whether shown or not shown on the Construction Drawings. Maintain existing utilities within the public right-of-way. Promptly repair or have repaired by applicable utility company any damage incurred to utilities during demolition work at no cost to the College.

B. Shut-off Notifications

1. Notify the College Facilities Department and appropriate utility companies to shut off utilities that are to be abandoned as part of the contract. Written confirmation from the College and the applicable utility companies that service has been terminated shall be forwarded to the College prior to the beginning of any abandoning or removal of utilities.

C. Interruption of Existing Service to Remain

1. Do not interrupt existing utilities serving any off-site or on-site facilities, except when authorized in writing by authorities having jurisdiction and the College. Provide temporary services during interruptions to existing utilities, as acceptable to governing authorities and the College.

D. Disconnections

1. Disconnection and plugging of indicated utilities before starting demolition operations is part of the work of this Contract. Cap the ends of all utilities indicated to be abandoned and removed at the contract limit lines (or as shown on the drawings) as recommended by the utility company, the College or Owner’s Engineer. Remove those portions of utilities indicated within contract limit areas.

1.12 WORKING HOURS

A. Normal start time for this project due to the close proximity to resident housing is 8:30 AM.

1.13 CONTRACT LIMIT LINE

A. The contract limit line for demolition work is shown on the Construction Drawings. No equipment, materials, and/or trailers shall be kept or stored outside the contract limit area.

B. Other trades and work may be ongoing on-site during demolition operations. Coordinate work so as not to interfere with work of other trades.

1.14 UNACCEPTABLE PERFORMANCE
A. Remove from the project any individual employed by Contractor who is performing work in an unacceptable manner as determined by the College. Do not make claims for delays or down time resulting from the removal of such employees.

PART 2 – PRODUCTS

2.1 MATERIALS

A. Materials are as specified on the Construction Drawings when applicable. See related sections for additional product specifications.

PART 3 – EXECUTION

3.1 GENERAL

A. Contractor is responsible for the demolition of existing site features, walks and curb, asphalt pavement, utilities, signs and miscellaneous items as necessary to install the proposed stormwater conveyance system. All materials shall be disposed of off-site in accordance with all applicable Federal, State, County and Local codes and regulation governing legal transportation and disposal of work.

B. The general scope of demolition work is shown on the Site Demolition Plan. Include all demolition work necessary to accomplish the construction project.

3.2 SITE VISIT

A. Visit the site and verify the location of all pertinent items prior to submitting a bid so that the difficulties associated with execution of the contract are fully understood. No additional compensation will be allowed for failure to be so informed.

3.3 PROJECT FENCING

A. Construct a 6-ft high post driven chain-link fence with screening and swing gates as necessary to properly and safely secure demolition operations in accordance with Local and State requirements. No demolition work shall begin until the project fence is completely installed and secured and approved by the College.

3.4 SOIL EROSION SEDIMENT CONTROL

A. General

1. Install all soil erosion and sediment control measures in accordance with the requirements indicated on the Construction Drawings and Section 312500 – Soil Erosion and Sediment Control.

B. Sequence of Construction

1. Submit written notification to the Mercer County Soil Conservation District at least 72 hours prior to the start of construction of any soil erosion and sediment control measures.

2. Filter fabric silt fence shall be installed and maintained at locations shown on the Construction Drawings.
3. All soil erosion and sediment control measures shall be maintained until all work under this Contract is completed.

4. As necessary, notify the Mercer County Soil Conservation District upon commencement and completion of the project.

3.5 TRAFFIC

A. Prior to commencement of demolition operations, implement all vehicular and/or pedestrian traffic protection measures as necessary and as required by the College before, during, and after the demolition project.

B. Signs required shall be designed and installed in accordance with the requirements of the NJDOT Standard Specifications for Road and Bridge Construction, latest revision, the Federal Highway Administration's "Manual on Uniform Traffic Control Devices for Streets and Highways" and "Standard Highway Signs," and as indicated on the Contract Drawings.

3.6 UTILITIES

A. General - Existing utility service shall not be interrupted unless authorized in writing by authorities having jurisdiction and the owner of the utility. Any temporary interruption necessary shall be directly coordinated and supervised by the College and/or appropriate utility company personnel. Provide temporary services during interruptions to existing utilities, as acceptable to governing authorities and the affected utility companies.

B. Maintenance - Maintain and protect from damage all existing above and below ground utilities that are to remain. Utilities to remain include, but are not necessarily limited to, water lines, stormwater conveyance lines, high temperature hot water lines, electric lines, and fiber optic lines. Immediately repair or have repaired by the appropriate utility purveyor any damage incurred during demolition work at no cost to the College. Notify and coordinate with the appropriate utility purveyor for the shut-off of utilities that are to be abandoned as part of this Contract.

C. Abandonment/Removal

1. Prior to removal, all utilities and sewers shall be properly purged and evacuated of all residual gases, oils, etc. or de-energized in the case of electric, telephone or other communications services. All purging and testing shall be approved by Local utility or sewer companies and governing authorities having jurisdiction.

2. Contractor or appropriate utility or sewer company (if required) shall cap the ends of all disconnected utilities where indicated on the plan or, if not indicated, at the Contract limit line as recommended and required by the College, utility, or Owner's Engineer. All caps shall be inspected by the College and the Owner's Engineer prior to backfilling.

3. All utility disconnections shall be performed no later than 15 days prior to the scheduled start of demolition and must precede the demolition permit application procedure.

D. Restoration

1. All underground utility lateral removals shall be properly backfilled and all disturbed pavements within the public right-of-way shall be restored to their pre-demolition (existing) condition. This includes the restoration of concrete pavement, concrete curbing, and asphalt pavement within the College’s lands and public rights of way. All pavement and curbing shall be saw cut prior to excavation in order to produce a clean and neat edge.
Replacement pavement and curbing shall be equal in design performance to the existing condition and as directed by the College and/or the Local authority having jurisdiction. All restoration work shall be performed immediately following utility removal and backfill completion.

3.7 POLLUTION CONTROLS

A. Dust

1. During demolition and debris removal operations, continually use water sprinkling and other suitable methods to minimize the amount of dust and dirt, rising and scattering in the air, to the lowest practical level possible. Requests made by the Local authority having jurisdiction, the College, or Owner’s Engineer regarding pollution controls shall be promptly implemented by Contractor. Do not use water when dangerous flooding or icing may occur.

2. Comply with all governing regulations pertaining to environmental protection, soil erosion and dust control and install all control measures indicated on the Construction Drawings. Special attention is brought to adjacent building fresh air intakes, air-conditioning units, etc., which need protection from dust during demolition.

B. Cleaning

1. Maintain the cleanliness of streets and properties of dirt, dust and debris produced by demolition operations at all times. This shall be done on a daily basis. An aggressive program of washing down and cleaning the neighboring buildings and properties from dust fall out shall be implemented on a weekly basis to the satisfaction of the Local agencies, the College and Owner’s Engineer. After demolition and debris removal is complete, return adjacent structures and roadways to the conditions existing prior to the start of work. Power washing or other means deemed necessary by the College shall be implemented by the Contractor to achieve this objective.

2. Provide enough refuse containers for collecting construction/demolition debris throughout the duration of all work.

C. Noise

1. Make all attempts necessary to reduce noise emissions from the site during demolition operations. Noise levels shall be maintained at or below State Standards and/or as required herein. All machinery and equipment shall have mufflers or noise reducing devices installed.

END OF SECTION
SECTION 310000

EARTHWORK

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Cutting, proofrolling, filling and grading to required lines, dimensions, contours and elevations for proposed improvements as shown on the Contract Drawings.

B. Excavation for utilities.

C. Removal, storage and disposal of material to ensure proper preparation of areas for the proposed improvements.

D. Segregation and stockpiling of excavated soils. Contractor will be required to stockpile excess soil at Carlton Avenue site (less than 1 mile from the Campus).

E. Requirements of the Construction Contract.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 311100 – Site Clearing

B. Section 311400 – Site Preparation

C. Section 312316 – Trench Excavation and Backfill for Utilities

D. Section 312319 – Dewatering

E. Section 312500 – Soil Erosion and Sediment Control

F. Section 315000 – Temporary Excavation Support and Protection


1.3 REFERENCE STANDARDS

A. American Society for Testing and Materials (ASTM) - latest edition

1. D422 Method for Particle Size Analysis of Soils

2. D698 Laboratory Compaction Characteristics of Soil Using Standard Effort

3. D1557 Test for Moisture-Density Relations of Soils Using 10-lb (4.5 Kg) Hammer and 18-inch (457 mm) Drop (Modified Proctor)

4. D2216 Laboratory Determination of Moisture Content of Soil

5. D2487 Classification of Soils for Engineering Purposes

6. D2729 Polyvinyl Chloride (PVC) Sewer Pipe and Fittings
7. D2922 Tests for Density of Soil and Soil-Aggregate in Place by Nuclear Methods (Shallow Depth)
8. D3017 Test for Moisture Content of Soil and Soil-Aggregate in Place by Nuclear Methods (Shallow Depth)
9. D4318 Liquid Limit, Plastic Limit, and Plasticity Index of Soils

B. American Association of State Highway and Transportation Officials (AASHTO) - latest edition
   1. T88 Mechanical Analysis of Soils

1.4 QUALITY ASSURANCE

A. Provide at least one supervisory person who shall be present at all times during execution of the work and who is thoroughly familiar with the type of work being performed and its best methods for completion. This person shall have the authority to act on behalf of Contractor.

B. Comply with any provisions of all applicable Federal, State, and Local requirements, codes, regulations and standards.

C. Provide free access to site for inspection activities.

1.5 SUBMITTALS

A. Contact all utility companies and identify any requirements that may impact work of this section. Submit written confirmation of the status of all utility construction to the College no later than two weeks prior to mobilization of equipment and materials to the site.

B. At least two weeks prior to mobilization of equipment and materials to the site, submit to the College a schedule detailing the sequence and time of completion of all phases of work under this section.

C. At least two weeks in advance of imported fill delivery to the site for proposed use, submit the following laboratory test data to the College for each type of imported soil/gravel material to be used as compacted fill.
   1. Moisture and Density Relationship: ASTM D1557
   2. Mechanical Analysis: AASHTO T 88 or ASTM D422

Together with the above test data, submit a 25-pound sample of each type of proposed off-site fill material in an air tight container for the review and approval by the College and Engineer. Submit the name and details of the source for the proposed material. Any change in source or soil type throughout the job requires approval of the College and Engineer. Certification of environmental compliance for each type of proposed off-site fill material shall be submitted by Contractor in accordance with the requirements of this section.

D. At least two weeks prior to mobilization of equipment and materials to the site, submit to the College evidence substantiating its experience and qualifications as required herein.

E. At least two weeks prior to mobilization of equipment and materials to the site, submit to the College a Health and Safety Plan.

1.6 QUALIFICATIONS
A. Contractor for work of this section shall be of one specializing in performing earthwork operations of the magnitude of this project with a minimum of five (5) years satisfactory experience.

1.7 GEOTECHNICAL ENGINEERING INVESTIGATION

A. The College makes no predictions or representations regarding the character or extent of soil, ground water, or other subsurface conditions to be encountered during the work. Deductions of the subsurface conditions shall be made by the Contractor which may affect the methods or cost of construction of the work hereunder. No claims for damages or compensations, except as are provided under the agreement, should be requested by the Contractor should he find conditions during the progress of the work different from those as calculated and/or anticipated by him. Borings and other exploratory operations may be performed by the Contractor, at the Contractor's option and following the College's approval. By submitting his bid, the Contractor warrants that he has visited the site, has made his own examinations, and additional investigations he deems necessary with the College's permission, of the surface and subsurface conditions. No change in the Contract Sum will be authorized for such additional exploration undertaken by the Contractor, or for lost time or other problems caused by the surface and subsurface conditions.

B. Prior to commencement of any work, consult the records for existing structures and utilities, and note all conditions and limitations which might affect the work required under this section. The locations of any utilities shall be verified in the field by the Contractor prior to performing any earthwork.

1.8 ENVIRONMENTAL CONSIDERATIONS

A. Maintain erosion control measures in the sequence shown on the plans to protect adjacent properties and water resources from erosion and sediment damage.

B. All excavation, handling, hauling, on-site storage, and disposal of soil and other materials, and dewatering performed at the site shall be in accordance with any environmental requirements established for the site and as required by the Contract Drawings and Technical Specifications.

1.9 PROTECTION OF ADJACENT STRUCTURES AND PROPERTY

A. Contractor is advised that academic facilities exist to the north, east and west of the site. Extensive subsurface utilities also exist at the site. Prior to commencement of any work, consult the records for existing structures and utilities and note all conditions and limitations which might affect the work required under this section. Notify utility locator service for area where project is located prior to excavation and earthwork. Any damage to utilities, permanent or temporary structures, and trees, slopes, and vegetated areas designated to remain undisturbed, as a result of Contractor’s procedures/operation shall be Contractor’s sole responsibility, and shall be immediately reported to the College and respective utility Owner(s).

B. All benchmarks and monuments shall be protected during construction. If disturbed or destroyed, they shall be replaced in original position by a Professional Land Surveyor licensed in the State of New Jersey at Contractor’s expense.

C. The responsibility and cost for repair for any damage to buildings, structures, utilities, sidewalks, pavement, and other facilities in the vicinity resulting from Contractor’s operations shall be entirely his, and he shall take whatever measures are necessary to prevent the same. Any damage resulting from Contractor’s work shall be repaired to the satisfaction of respective Owners.

D. Provide and install temporary excavation support, shoring, bracing, and fencing and such other protection as required to insure against any damage to existing roadways, pavement, other structures, and utilities when excavation work occurs adjacent to or below same. Shoring and
bracing shall be installed in accordance with Federal OSHA requirements as well as the requirements of all State and Local authorities having jurisdiction.

E. Provide barricades, warning lights, and barriers to prevent accidents, to avoid all necessary hazards and protect the public, the work, and the property at all times, including Saturdays, Sundays and Holidays. Minimize interference of vehicular and pedestrian traffic with adjoining roads, streets, walks, and other adjacent occupied or used facilities during all operations. Protect fences, structures, sidewalks, paving, curbs, etc. to remain from equipment and vehicular traffic.

F. Dust and Dirt Control:
   1. Use all means necessary to control dust on or near work.
   2. Thoroughly moisten all surfaces as required to prevent dust being a nuisance to the public, neighbors and performance of other work on the site.
   3. Provide vehicle wheel cleaning to prevent tracking of soil, dirt, etc., onto public streets.

G. Safety at the site, as it relates to earthwork operations, is the sole responsibility of the Contractor.

H. Stabilize stockpiles and areas where stockpiles are placed. Stockpile materials in a manner so as not to compromise the stability or cause damage to or loss of support to existing structures, surfaces, and embankments.

1.10 PROJECT RECORD DOCUMENTS
   A. Accurately record and promptly inform the College of actual locations of all subsurface utilities, structures and obstructions encountered.
   B. Accurately record any as-built variation from the construction plans and specifications. Provide as-built drawings to the College within 30 days of project completion.

PART 2 – PRODUCTS

2.1 MATERIALS
   A. On-Site Fill:
      1. On-site materials for use as fill shall consist of excavated soil from portions of the site free of deleterious materials. Crushed demolition debris, including concrete, may not be used as fill.
      2. Excavated material containing rock greater than 4 inches in its largest dimension is unacceptable as backfill.
      3. Rock or stone less than 4 inches in its largest dimension may be mixed with suitable material. The fill shall be mixed, placed and compacted such that voids will not exist.
      4. Rock may be broken and/or crushed on-site to meet the above size requirements.
      5. Prior to placement, on-site fill shall not contain:
         a. Debris
         b. Timber or Railroad Ties
         c. Organic Soils
d. Other deleterious materials such as steel rails, rebar, trash, etc.

6. Excavated on-site fill containing deleterious materials or debris shall be segregated from usable material for the duration of construction and disposed of off-site upon the completion of construction in accordance with all applicable regulations.

7. Asphalt millings generated by milling of existing asphalt pavement should be completely removed from the site and disposed of per all applicable regulations.

B. Off-Site Imported Fill

1. If necessary, off-site fill shall be obtained and provided by Contractor.

2. Fill shall be clean, well graded granular and free-draining soil which is non-expansive and non-collapsible and shall have less than 15% by weight passing the #200 sieve. The portion passing the #200 sieve shall be non-plastic.

3. A sample of any off-site fill material shall be provided to the College and Engineer along with laboratory testing results and approval by the College and Engineer shall be obtained prior to delivery of any proposed imported fill to the site.

4. Imported fill shall be free of all hazardous substances as listed by the New Jersey Department of Environmental Protection in New Jersey Administrative Code, Title 7; Chapter 1E, Appendix A. Certification of compliance and, if requested, test results substantiating compliance shall be furnished to the College and Engineer by Contractor not less than two weeks prior to its delivery to the site and intended use.

5. The fill material shall be free of organics and other deleterious materials, and shall have a maximum particle size no greater than 4 inches.

6. The College reserves the right to test off-site fill material for conformance with these Specifications.

C. Free Draining Granular Material - Clean washed 3/4-inch crushed stone (ASTM 57, NJDOT 57)

D. Dense Graded Aggregate (DGA) meeting gradation requirements of the State of New Jersey Department of Transportation Standard Specifications for Roads and Bridges Construction (Section 901.08). Recycled Concrete Aggregate (RCA) shall not be used in place of DGA.

E. Acceptable filter/drainage fabrics:

1. Mirafi 100X (or equivalent as approved by the College and Engineer)

2.2 EQUIPMENT

A. Compactor – Minimum 5-ton static drum weight vibratory smooth drum roller compactor as approved by the College and Engineer.

B. Compactor – Bomag BW75 (or equivalent, as approved by the College and Engineer) double drum walk behind roller for areas where access or maneuverability is limited.

C. Compactor - Wacker BS500 (or equivalent, as approved by the College and Engineer) jumping jack compactor for backfilling of very narrow trenches.
PART 3 – EXECUTION

3.1  GENERAL

A. Identify required lines, levels, contours and datum to bring site grades to the proposed subgrade conditions inferred from the drawings.

B. Do not allow or cause any of the work performed or installed to be covered by work of this section prior to all inspections, tests and approvals.

C. By submitting its bid, Contractor represents that it has reviewed the information provided and investigated the site to determine type, quantity, quality, and character of excavation work to be performed.

D. Perform excavation using capable, well maintained equipment and methods acceptable to the College and governing agencies.

E. When performing grading operations during periods of prolonged wet or dry weather, provide adequate measures for surface drainage and groundwater control, and moisture control of soils (i.e., wetting or drying by discing) so as to place and compact the soil at plus or minus 2 percentage points of the material’s optimum water content. Any disturbed areas shall be sealed using a smooth drum roller at the end of each day.

F. Shoring, bracing, and fencing shall be installed in accordance with Federal OSHA requirements as well as the requirements of all State and Local authorities having jurisdiction.

G. Protect persons and property from damage and discomfort caused by dust. Water as necessary to quell dust.

H. All underground installation of pipes, conduit, etc. in the area to be paved shall be completed prior to placement of any asphalt or concrete paving.

I. Allow no debris to accumulate on-site. Haul debris away from the site and dispose of at no additional cost to the College.

J. Any abandoned structures or abandoned utilities encountered during excavation shall be removed and disposed of, or abandoned in-place by complete filling with grout or sand, subject to review and approval by Engineer on a case-by-case basis.

K. Stockpile excess soil on-site temporarily, at the location designated on the Project Drawings and in accordance with the approved Soil Erosion and Sediment Control Certification and accompanying drawings, notes and details. Soil to be stockpile for more than two days shall be transported to the Carlton Avenue site (less than 1 mile from the campus).

3.2  PREPARATION

A. Prior to all work of this section, become thoroughly familiar with the available geotechnical information, as well as the site, site conditions, and all portions of the work falling within this section.

B. Refer to the soil erosion and sediment control plans for staging of earthwork operations and for erosion control measures to be implemented prior to commencement of earthwork.

C. Locate and identify existing utilities that are to remain and protect them from damage.
D. Notify utility companies to allow removal and/or relocation of any utilities that are in conflict with the proposed improvements.

E. Protect fences, structures, sidewalks, paving, curbs, etc to remain from equipment and vehicular traffic.

F. Protect benchmarks, property corners and all other survey monuments from damage or displacement. If a marker needs to be removed/relocated it shall be referenced by a licensed land surveyor and replaced, as necessary, by the same at no additional cost to the College.

G. Stockpile at designated Carlton Avenue location, material encountered in grading operations that, in the opinion of the College, is unsuitable or undesirable for backfilling in pavement subgrade areas and utility areas. The material is to be disposed of off-site upon the completion of construction.

H. Prior to preparing the subgrade in low lying areas, perform the following procedures:

1. Drain standing water by gravity or with a pump. Perform and coordinate dewatering, as necessary.

2. After drainage of low area is complete, remove mulch, mud, debris, and other unsuitable material using equipment and methods that will minimize disturbance to the underlying soils.

3. Thoroughly compact subgrade as specified in Section 3.3 C.

3.3 BACKFILLING AND COMPACTION

A. Make provisions to dry materials as necessary by discing/air drying to facilitate fill placement and compaction.

B. No fill materials shall be placed during unfavorable weather conditions. When work is interrupted by heavy rains, fill operations shall not be resumed until all saturated surficial soils are returned to satisfactory moisture content.

C. Place and compact approved fill materials in 12 inch maximum loose lifts using a minimum of 6 passes with the previously specified 5-ton compactor and obtain at least 95 percent of the material's maximum dry density as determined by ASTM D1557, Modified Proctor Test. Smaller compaction equipment, together with thinner lifts, may be necessary at areas of limited.

D. No fill material shall be placed in areas of standing water or in areas of frozen or thawing ground.

E. At a minimum 1 compaction test per 500 square feet shall be performed in paver areas.

3.4 MAINTENANCE OF SUBGRADE

A. Finished subgrades shall be verified by Contractor to ensure proper elevation and conditions for construction above subgrade.

B. Protect subgrade from excessive construction traffic and wheel loading including concrete and dump trucks.

3.5 FINISH ELEVATIONS AND LINES

A. For setting and establishing finish elevations and lines, secure the services of a licensed land surveyor acceptable to the College and Engineer.
B. Provide elevation grade stakes and any other surveying necessary for the layout of the work. Conduct work in such a manner that survey stakes will be protected as long as their need exists. Grade stakes, which are damaged or stolen, shall be replaced by Contractor's surveyor at Contractor's expense.

C. Graded areas shall be uniform, hard and smooth, free from rock, debris, or irregular surface changes. Finished subgrade surface shall not be more than 0.10 feet above or below the design finished subgrade elevation; any deviation shall not result in changes in drainage areas or ponding. All ground surfaces shall vary uniformly between indicated elevations.

D. Areas having drainage slopes of one-quarter inch per foot or more shall have grade stakes, set with an instrument, at grid intervals of fifty (50) feet.

E. Areas having drainage slopes of one-quarter inch per foot or less shall have grade stakes, set with an instrument, at grid intervals of twenty-five (25) feet.

F. All areas affected by work are to receive a minimum of 5 inches of topsoil from existing stripped topsoil or imported top soil. Contractor to submit sample and laboratory testing on imported topsoil prior to delivery.

END OF SECTION
SECTION 311100
SITE CLEARING

PART 1 – GENERAL

1.1 DESCRIPTION OF WORK

A. Work of this section includes all labor, materials, equipment and services necessary to provide site clearing within the contract limits, or within other limits if indicated, including, but not necessarily limited to the following:

1. Protection of improvements to remain.
2. Removal of trees and other vegetation impacted by the proposed storm line installations.
3. Topsoil stripping and stockpiling.
5. Removal of at-grade, below-grade, and above-grade improvements if so indicated on the plans, or encountered within limits of disturbance.
6. Saw cut existing bituminous asphalt and/or concrete pavements at limits to remain.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 311400 – Site Preparation
B. Section 312500 – Soil Erosion and Sediment Control

PART 2 – PRODUCTS (NOT USED)

PART 3 – EXECUTION

3.1 GENERAL

A. Comply with governing erosion control ordinances. Do not begin earthmoving activities until erosion control measures are in place.

3.2 PROTECTION OF EXISTING IMPROVEMENTS

A. Provide covering, other types of protection necessary to prevent damage to existing improvements not scheduled for removal.
B. Protect improvements on adjoining properties.
C. Restore damaged improvements to their same condition as at start of work as acceptable to Owner of damaged improvements.

3.3 REMOVAL

A. Removal of at-grade, below-grade and above-grade improvements: Remove concrete walks, bituminous pavements, and storm systems as identified on the plans, or as may be encountered, and other existing improvements in way of new work and elsewhere as specifically indicated. Saw cut existing pavements to remain. Remove only to the limits required for the installation of proposed improvements, unless specifically indicated otherwise. Include removal of crushed stone, gravel, other bases, and other work removed under this requirement.

B. Fill depressions caused by work of this section as indicated on the plans.

3.4 DISPOSAL OF WASTE MATERIALS

A. Remove waste materials from public property and dispose of off-site in legal manner.

B. Burning of waste materials on public property is not permitted.

END OF SECTION
SECTION 311400

SITE PREPARATION

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Cleaning site of debris, grass, trees, and other plant life in preparation for site earthwork.
B. Protection of existing structures, trees, or vegetation indicated in Contract Documents to remain.
C. Stripping topsoil, if necessary, from areas that are to be incorporated into limits of project and where so indicated on Construction Drawings.
D. Stripping/milling asphalt, if necessary, from areas that are to be incorporated into limits of project and where so indicated on Construction Drawings.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 311100 – Site Clearing
B. Section 312500 – Soil Erosion and Sediment Control

1.3 REFERENCE STANDARDS

B. SESC Project Permit and Conditions

1.4 PROJECT CONDITIONS

A. Conditions existing and described by Owner at time of inspection for bidding purposes will be maintained by Owner in so far as practical.
B. Variations to conditions or discrepancy in actual or described as proposed conditions as they apply to site preparation operations are to be brought to attention of Owner prior to commencement of site work.

PART 2 – PRODUCTS

2.1 Off-site materials shall be transported to project using well maintained and operating vehicles. Once on-site, transporting vehicles shall stay on designated haul roads and shall at no time endanger improvements by rutting, overloading, or pumping.

PART 3 – EXECUTION

3.1 PREPARATION
A. Verify existing plant life that is to remain and any clearing limits are clearly tagged, identified, and marked in such manner as to insure their safety throughout construction operations.

3.2 PROTECTION

A. Locate and identify existing utilities that are to remain and protect from damage.

B. Protect trees, plant growth and features not designated for removal.

C. Conduct operations with minimum interference to public or private accesses and facilities. Maintain ingress and egress at all times and clean or sweep roadways daily as required by the College. Dust control shall be provided with sprinkling systems or equipment provided by the Contractor.

D. Protect buildings, benchmarks, property corners, and other survey monuments from damage or displacement. If marker needs to be removed it shall be referenced by a licensed land surveyor and replaced, as necessary, by same at Contractor’s cost.

E. Provide traffic control as required, in accordance with the U.S. Department of Transportation's "Manual on Uniform Traffic Control Devices", New Jersey Department of Transportation, Local and County requirements, and College requirements.

3.3 CLEARING

A. Clear areas required for execution of work.

B. As indicated on Construction Drawings, remove trees, shrubs, grass, other vegetation, improvements, or obstructions interfering with installation of new construction. Removal includes digging out stumps, roots, and organic materials. Depressions caused by clearing and grubbing operations are to be filled to subgrade elevation to avoid ponding of water. See Section 311100 – Site Clearing for detailed specifications.

C. Remove grass, trees, plant life, stumps, and other construction debris from site to dump site that is suitable for handling such material according to state laws and regulations.

3.4 TOPSOIL EXCAVATION

A. Topsoil shall consist of organic surficial soil found in depth of not less than 6 to 8 inches. Satisfactory topsoil is reasonably free of subsoil, clay lumps, stones and other objects over 2-in. in diameter, weeds, roots, and other objectionable material.

B. Cut heavy growths of grass from areas before stripping and remove cuttings with remainder of cleared vegetative material.

C. Strip topsoil from areas that are to be filled, excavated, landscaped, or re-graded to such depth that it prevents intermingling with underlying subsoil or questionable material.

D. Stockpile topsoil in storage piles in areas as directed by the College and as noted on drawings. Construct storage piles to freely drain surface water. Cover storage piles as necessary to prevent windblown dust. Dispose of unsuitable topsoil in accordance with state and federal requirement. Excess topsoil shall not be taken off campus unless directed by Owner.

END OF SECTION
SECTION 312316
TRENCH EXCAVATION AND BACKFILL FOR UTILITIES

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Excavating trenches for the installation of utilities.

B. Provision of all temporary excavation support necessary to facilitate trench excavation, utility installation and backfilling in accordance with this Specification, and in coordination with work required by Section 315000 – Temporary Excavation Support and Protection.

C. Removal and disposal of material deemed by Owner’s Engineer to be geotechnically unsuitable for reuse as on-site fill.

D. Segregation and stockpiling of excavated soils.

E. Dewatering as necessary to facilitate excavation, construction of utilities and compacted fill placement in the dry, and in coordination with Section 312319 - Dewatering.

F. Backfilling trench with bedding material as specified and finish filling trenches with suitable material to proposed subgrade.

G. Compacting subgrade, bedding, and backfill materials in an acceptable manner.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 310000 – Earthwork

B. Section 312319 – Dewatering

C. Section 315000 – Temporary Excavation Support and Protection

D. Section 330100 – Protection of Existing Utilities


F. Construction Plans and Specifications where the Contract requirements are more stringent than the requirements as specified herein.

1.3 REFERENCE STANDARDS

   1. D422 Standard Test Method for Particle-Size Analysis of Soils
   2. D1557 Standard Test Methods for Laboratory Compaction Characteristics of Soil Using Modified Effort (56,000 ft-lbf/ft³)
3. D2216 Standard Test Methods for Laboratory Determination of Water (Moisture) Content of Soil and Rock by Mass

4. D2487 Standard Practice for Classification of Soils for Engineering Purposes (Unified Soils Classification System)

5. D6938 Standard Test Method for In-Place Density and Water Content of Soil and Soil-Aggregate by Nuclear Methods (Shallow Depth)

B. American Association of State Highway and Transportation Officials (AASHTO) latest edition

1. T88 Standard Method of Test for Particle Size Analysis of Soils

1.4 QUALITY ASSURANCE

A. Provide at least one supervisory person who shall be present at all times during execution of the work and who is thoroughly familiar with the type of work being performed and its best methods for completion. This person shall have the authority to act on behalf of Contractor.

B. Comply with any provisions of all applicable Federal, State, and Local requirements, codes, regulations and standards.

1.5 SUBMITTALS

A. Contact all utility companies and identify any requirements that may impact work of this section. Submit written confirmation of the status of all utility construction to Owner no later than two weeks prior to mobilization of equipment and material to the site.

B. At least two weeks prior to mobilization of equipment and material to the site, submit to Owner and Owner’s Engineer a schedule detailing the sequence and time of completion of all phases of work under this section.

C. At least two weeks prior to mobilization of equipment and material to the site, submit to Owner and Owner’s Engineer its proposed excavation means and methods, and equipment to be utilized for such work. Include proposed method of temporary excavation support to be utilized to facilitate proposed utility excavation and installation, and backfilling at the site in accordance with the Contract Drawings and Technical Specifications.

D. At least two (2) weeks in advance of imported fill delivery to the site for proposed use, submit the following laboratory test data to Owner’s Engineer for each type of imported material to be used as compacted fill.

1. Moisture and Density Relationship: ASTM D1557

2. Mechanical Analysis: AASHTO T-88 or ASTM D422

Together with the above test data, submit a 25-pound representative sample of each type of proposed fill material in an air tight container for the review and approval by Owner’s Engineer. Also submit the name and details of the source for the proposed material, and any necessary environmental certificates. Any change in source of imported fill material type throughout the job requires approval of Owner’s Engineer. Certification of
environmental compliance for each type of proposed off-site fill material shall be submitted by the Contractor in accordance with the requirements of Section 310000 – Earthwork.

E. At least two weeks prior to mobilization of equipment and materials to the site, submit proposed dewatering means and methods and equipment to be utilized for such work for review by Owner’s Engineer.

F. At least two weeks prior to mobilization of equipment and materials to the site, submit to Owner and Owner’s Engineer evidence substantiating qualifications as required herein.

1.6 QUALIFICATIONS

A. Contractor for work of this section shall be of one specializing in performing trench excavation and backfill for utilities of the size and depth as required for this project with a minimum of five (5) years satisfactory experience.

1.7 ENVIRONMENTAL CONSIDERATIONS

A. Maintain erosion control measures installed as specified on the Contract Drawings to protect adjacent properties and water resources from erosion and sediment damage.

B. All excavation, handling, hauling, on-site storage, and disposal of soil and other materials, and dewatering performed at the site shall be in accordance with any environmental requirements established for the site and as required by the Contract Drawings and Technical Specifications.

C. Perform all work of this section in accordance with the most recently adopted and applicable general industry (29 CFR 1910) and construction (29 CFR 1926) standards of the Federal Occupational Safety and Health Administration (OSHA), U.S. Department of Labor, as well as any other Federal, State, or Local applicable statutes or regulations.

1.8 PROTECTION OF ADJACENT STRUCTURES AND PROPERTY

A. Prior to commencement of any work, consult the records for existing structures and utilities and note all conditions and limitations which might affect the work required under this section. Notify utility locator service for area where project is located prior to excavation and earthwork. Any damage to utilities, permanent or temporary structures, and trees, slopes, and vegetated areas designated to remain undisturbed, as a result of Contractor’s procedures/operation shall be Contractor’s sole responsibility, and shall be immediately reported to Owner and respective utility Owner(s).

B. All benchmarks and monuments shall be protected during construction. If disturbed or destroyed, they shall be replaced in original position by a Professional Land Surveyor licensed in the State of New Jersey at Contractor’s expense.

C. The responsibility and cost for repair for any damage to buildings, structures, utilities, sidewalks, pavement, and other facilities in the vicinity resulting from Contractor’s operations shall be entirely its, and it shall take whatever measures are necessary to prevent the same. Any damage resulting from Contractor’s work shall be repaired to the satisfaction of the respective Owners.

D. Provide and install temporary excavation support, shoring, bracing, and fencing and such other protection as required to insure against any damage to existing streets, pavement, other structures, and utilities when excavation work occurs adjacent to or below same.
Shoring and bracing shall be installed in accordance with Section 315000 – Temporary Excavation Support and Protection and in accordance with Federal OSHA requirements as well as the requirements of all State and Local authorities having jurisdiction.

E. Provide barricades, warning lights, and barriers to prevent accidents, to avoid all necessary hazards and protect the public, the work, and the property at all times, including Saturdays, Sundays and Holidays. Minimize interference of vehicular and pedestrian traffic with adjoining roads, streets, walks, and other adjacent occupied or used facilities during all operations. Protect fences, structures, sidewalks, paving, curbs, etc. to remain from equipment and vehicular traffic.

F. Dust and Dirt Control:
   1. Use all means necessary to control dust on or near work.
   2. Thoroughly moisten all surfaces as required to prevent dust being a nuisance to the public, neighbors and performance of other work on the site.
   3. Provide vehicle wheel cleaning to prevent tracking of soil, dirt, etc., onto public streets and adjacent access drive areas.

G. Safety at the site as it relates to trench excavation and utility installation operations shall be the sole responsibility of the Contractor.

1.9 PROJECT RECORD DOCUMENTS

A. Accurately record and promptly inform Owner and Owner’s Engineer of actual locations of all subsurface utilities, structures and obstructions encountered.

B. Accurately record any as-built variation from the construction plans and specifications. Provide as-built drawings within 30 days of project completion.

PART 2 – PRODUCTS

2.1 MATERIALS

A. Bedding Material:
   1. AASHTO No. 67 gravel free from debris, clay lumps, organic, or other deleterious material, and complying with the following gradation requirements:

<table>
<thead>
<tr>
<th>U. S. Sieve Size</th>
<th>Percent Passing (by weight)</th>
</tr>
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<tbody>
<tr>
<td>1 inch</td>
<td>100</td>
</tr>
<tr>
<td>3/4 inch</td>
<td>90-100</td>
</tr>
<tr>
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<td>20-55</td>
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<tr>
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<td>0-10</td>
</tr>
<tr>
<td>No. 8</td>
<td>0-5</td>
</tr>
</tbody>
</table>

B. On-site fill for backfilling of utility excavations shall meet the requirements for on-site fill as identified in Section 310000 – Earthwork.
C. Off-site imported fill material for backfilling of utility excavations shall meet the requirements for off-site fill or dredged material as identified in Section 310000 – Earthwork.

D. Filter/drainage fabric: Mirafi 140N (or equivalent as approved by Owner’s Engineer).

2.2 EQUIPMENT

A. Compactor – Minimum 5 ton static drum weight vibratory smooth drum and sheeps-foot rollers as approved by Owner’s Engineer.

B. Compactor – Wacker RT-82SC (or equivalent, as approved by Owner’s Engineer) double drum walk behind roller for areas where access or maneuverability is limited.

C. Compactor – Wacker BS500 (or equivalent, as approved by Owner’s Engineer) jumping jack compactor for backfilling of very narrow trenches.

PART 3 – EXECUTION

3.1 GENERAL

A. Set all lines, elevations, and grades for utility and drainage system work and maintain for the duration of work. Provide careful maintenance of benchmarks, property corners, monuments, or other reference points.

B. Protect and maintain in operating condition existing utilities encountered during utility installation. Repair any damage to surface or subsurface improvements shown on Contract Drawings.

C. Verify location, size, elevation, and other pertinent data required to make connections between existing utilities and drainage systems, and proposed construction indicated on Drawings. Coordinate all utility connection locations and elevations with site-civil plans. Comply with all Local codes and regulations.

D. Construct drainage bypass system as necessary to replace existing storm pipes.

E. Perform dewatering in accordance with requirements of Section 312319 - Dewatering to facilitate utility construction and placement and compaction of bedding and backfill materials.

F. Over-excavate and properly prepare areas of subgrade that are not capable of supporting the proposed systems. These areas shall be stabilized by using acceptable backfill materials and/or additional bedding material placed and compacted as specified to the satisfaction of Owner’s Engineer.

3.2 EXCAVATION

A. Contact Local utility companies and the College before excavation begins. Dig trenches at proper width and depth for laying pipe, conduit, or cable and in accordance with utility company requirements. Cut trench banks for safety and remove stones as necessary to avoid point-bearing.
B. All trench excavation side walls shall be sloped, shored, sheeted, braced or otherwise supported by means of sufficient strength to protect the workmen within them in accordance with the applicable rules and regulations established for construction by the Department of Labor, Occupational Safety and Health Administration (OSHA), and by Local ordinances. Temporary excavation support shall be provided in accordance with the requirements of Section 315000 – Temporary Excavation Support and Protection.

C. Trench width requirements below the top of the pipe shall not be less than 12 inches nor more than 2 feet wider than outside surface of any pipe or conduit that is to be installed. All other trench width requirements for pipe, conduit, or cable shall be the minimum practical width that will allow for proper compaction of trench backfill and satisfy safety and utility company regulations.

D. Accurately grade trench bottom to a minimum elevation 6 inches below the pipe, per bedding details in Contract Drawings. If necessary, increase the trench bottom depth to remove unsuitable material. Provide uniform bearing and support for each section of pipe on bedding material at every point along the entire length, except where necessary to excavate for bell holes, pipe joints, or other required connections. Dig bell holes and depressions for joints after trench bottom has been graded. Dig no deeper, longer, or wider than needed to make the joint connection properly.

E. During excavation, stockpile excavated material suitable for backfilling in an orderly manner far enough from the trench to avoid overloading, slides, or cave-ins.

F. Stockpile excavated materials deemed by Owner’s Engineer to be geotechnically unsuitable for backfill, as indicated in Section 310000 - Earthwork of these Technical Specifications.

G. Any abandoned structures, utilities or debris discovered during excavation shall be removed and disposed of, abandoned in place by complete filling with grout and capped subject to review and be approved by Owner’s Engineer on a case-by-case basis.

H. Utility alignments have been designed to avoid expected obstructions wherever possible. If unanticipated significant obstructions are encountered during utility installation work immediately notify Owner and Engineer.

I. Prevent surface water from flowing into trenches or other excavations by temporary grading or other methods, as required. Remove accumulated water in trenches or other excavations by pumping or other acceptable methods. Dewatering shall be performed in accordance with the requirements of Section 312319 – Dewatering. Coordinate dewatering with any established dewatering effluent limitations.

J. Utility installation shall meet the following minimum pipe installation depths, or applicable codes and ordinances, measured from finished grade or the paved surface.

1. Storm Sewer: Elevations and grades as shown on Contract Drawings.

2. Sanitary Sewer: Elevations and grades as shown on Contract Drawings.

3. Water Lines: Minimum 4-feet of cover.

K. All excess fill shall be trucked to the Carlton Avenue parking lot. Only temporary (2 days) stockpiling of fill material will be allowed within the construction limits.
3.3 PIPE BEDDING

A. Accurately cut trenches for pipe or conduit to designated line and grade to a minimum of 6 inches below the bottom of the pipe or as otherwise indicated on the Contract Drawings, to width as specified previously. Compact trench bottoms to a minimum of 95% of the material’s maximum dry density as determined by ASTM D1557, Modified Proctor Test.

B. Over-excavate unstable soil from trench bottom to provide a suitable base for continuous and uniform bedding. The maximum depth of over-excavation shall be 2 ft below proposed utility subgrade elevation, or as otherwise approved by Owner’s Engineer.

C. Place bedding material and compact in 8 inch loose lifts to obtain at least 95% of the material’s Modified Proctor maximum dry density. Accurately shape bedding material to conform to lower portion of pipe barrel. After pipe installation, place and compact bedding material around the pipe as specified above in maximum 8 inch loose lifts to the springline of the pipe.

3.4 BACKFILLING

A. After pipe has been installed, bedded and tested as necessary, backfill trench to finish grade in 12 inch thick loose lifts using fill soils approved by Owner’s Engineer, compacting each lift as specified above and in accordance with requirements of Section 310000 – Earthwork of these Technical Specifications. Thinner lifts shall be used where smaller compaction equipment (i.e. walk-behind roller or jumping jack) is used.

B. Dewatering shall be performed as necessary to facilitate placement and compaction of fill.

C. Systematically backfill to allow maximum time for natural settlement. Do not backfill over porous, wet, frozen or spongy subgrade surfaces. Should these conditions exist, the areas shall be removed, replaced and re-compacted in accordance with the requirements of Section 310000 – Earthwork of the Technical Specifications.

D. For cases where groundwater is encountered within a utility excavation, and only with prior approval by Owner’s Engineer, backfilling shall be done using 3/4-inch clean crushed stone to a level 6 inches above the encountered groundwater level and then using approved compacted fill.

3.5 COMPACTION

A. All off-site materials used for backfill shall be tested in accordance with Section 310000 – Earthwork of these Technical Specifications.

B. Exercise proper caution when compacting immediately over top of pipes or conduits.

C. Maintain optimum moisture content of fill materials to attain required compaction density.

D. Compaction of backfill shall be performed in accordance with the requirements of Section 310000 – Earthwork.

END OF SECTION
SECTION 312319
DEWATERING

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Furnish all labor, materials, services, equipment, and other necessary items required for construction dewatering operations and to construct proposed site improvements shown on the Contract Documents. This shall include, but not be limited to, the following:

1. Excavate for, maintain, and backfill on-site seepage pits for temporary storage and disposal of dewatering discharge.

B. Obtain all applicable permits required for work described herein.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 310000 – Earthwork
B. Section 312316 – Temporary Excavation and Backfill for Utilities
C. Section 312500 – Soil Erosion and Sediment Control
D. Section 335000 – Temporary Excavation Support and Protection

1.3 REFERENCE STANDARDS

B. N.J.A.C. 7:9D – New Jersey Well Construction, Maintenance, and Sealing of Abandoned Wells
C. N.J.A.C. 7:14A – New Jersey Pollutant Discharge Elimination System
D. N.J.A.C. 7:19 – New Jersey Water Supply Allocation Rules

1.4 QUALITY ASSURANCE

A. Codes and Standards:

1. Perform work specified herein and shown on the Contract Drawings in compliance with applicable requirements of all Federal, State and Local authorities having jurisdiction.

B. Provide at least one supervisory person who shall be present at all times during execution of the work and who is thoroughly familiar with the type of work being performed and its
best methods for completion. This person shall have the authority to act on behalf of Contractor.

C. Perform dewatering as necessary to prevent hydrostatic uplift forces acting on utility structures, pipes, foundations, and other appurtenances associated with below grade construction.

D. Evaluate the pre-construction groundwater elevations and in-situ permeability rates characteristic of the site soils.

E. Contractor for work and/or of its Subcontractor shall be one specializing in the installation and operation of dewatering equipment and shall submit evidence substantiating a minimum of five (5) years satisfactory experience in the installation and maintenance of such systems. These criteria shall not disqualify Contractor provided that it submits sufficient evidence of experience deemed acceptable by Owner’s Engineer upon request.

1.5 SUBMITTALS

A. Submit to Owner and Owner’s Engineer, a minimum of two (2) weeks prior to the start of work, an excavation dewatering plan and methods to Owner and Owner’s Engineer for review. The Plan and methods shall include a description of the proposed on-site seepage pits and dewatering procedures to be used. Proposed procedures and methods for disposal of water shall prevent damage to existing structures, roadways and utilities, and shall conform to all applicable Federal, State, and Local requirements.

PART 2 – PRODUCTS

2.1 MATERIALS

A. Pumping equipment shall be determined by the Contractor in accordance with his submitted dewatering plan and methods, and reviewed by the Owner’s Engineer.

PART 3 – EXECUTION

3.1 GENERAL REQUIREMENTS

A. Dewatering shall be performed as needed for the period of excavation and installation of below grade work (utilities, drainage, etc.)

B. Water shall be discharged in accordance with all applicable Federal, State, and Local requirements.

3.2 CLEANING/PROTECTION/ADJUSTMENT

A. Patch, repair, or replace any improvements, or work of other sections, damaged or cut by work of this section, subject to approval by Owner or other applicable party.

B. At termination of pumping activities, remove from the site all equipment and installations of the dewatering system.

3.3 DRAINAGE AND PUMPING
A. It is Contractor’s responsibility to furnish, operate and maintain sufficient drainage and pumping facilities to dewater the site and its underlying soil so that the excavation can proceed while maintaining stable slopes and without disturbing the bearing subgrades for existing structures, utilities, pavement, or other features.

B. Dewatering of groundwater shall be performed to maintain the groundwater level at all times at a level which properly facilitates installation of proposed work.

C. Discharges of the pumped water shall be performed in strict accordance with all applicable Federal, State, and Local regulatory agency requirements and directives.

D. The dewatering shall be performed in such a manner as to avoid the movement of fines or loss of ground support and loss of support from below the bearing level for existing and new utilities and shall not compromise the stability of surrounding areas and structures to remain.

E. Owner and Owner’s Engineer shall be notified immediately if oil, free product, or other gross liquid contamination is found in the excavations being dewatered. Oil and other liquid contaminants shall be pumped into holding tanks, drums, or other containers suitable for off-site disposal.

3.4 SURFACE RUNOFF MANAGEMENT

A. Surface water on and around the site is to be collected into local sumps by means of trenches, pipes, etc. The surface water runoff shall be discharged by Contractor in accordance with the approved Soil Erosion and Sediment Control Plan for the Project.

B. Surface erosion, ponding and softening of slopes and berms shall be minimized.

C. Surface water shall not be directed into the storm water system and not permitted to enter the excavation.

D. Temporarily grade exposed soil subgrade areas to facilitate run-off of surface water. Exposed soil subgrade areas shall be sealed using a smooth drum roller at the end of each day to facilitate run-off of stormwater.

3.5 DISPOSAL OF CONSTRUCTION DEWATERING DISCHARGE TO ON-SITE SEEPAGE PITS

A. Prior to start of construction, identify proposed seepage pit locations. The seepage pits shall be located on-site within the limits of disturbance show on the Contract Drawings. Areas outside of the specified work limits should only be used with prior written approval from the Owner and the Owner’s Engineer.

B. The seepage pit design shall include berms or other features around the pit to prevent surface runoff from entering the pit.

C. If at any time during the work, the seepage pits cannot accept the dewatering discharge flow rate, immediately notify Owner and Owner’s Engineer for authorization to utilize alternate methods of managing dewatering discharge. Alternate methods may include additional seepage pit construction, or temporary holding tanks.

D. It shall be Contractor’s responsibility to evaluate and maintain the stability of seepage pit side slopes and surrounding areas. Under no circumstances shall deterioration or instability
of seepage pit side slopes that will result in discharge of construction dewatering affluent to surface water or to the existing site storm drainage system be allowed.

E. At the conclusion of construction, backfill any seepage pit in accordance with the backfilling and compaction requirements provided in Section 310000 – Earthwork.

F. Under no circumstances shall Contractor allow the dewatering affluent to discharge to the storm drainage system, the sanitary sewer, or to surface water bodies without written approval from Owner.

END OF SECTION
SECTION 312500
SOIL EROSION AND SEDIMENT CONTROL

PART 1 – GENERAL

1.1 SCOPE OF WORK
A. Temporary and permanent soil erosion control systems.
B. Slope Protection Systems.

1.2 RELATED SECTIONS
A. Construction Drawings and Soil Erosion and Sediment Control Permit (and permit conditions).

1.3 REFERENCE STANDARDS

1.4 QUALITY ASSURANCE
A. Implement soil erosion controls in a timely manner.
B. Carefully adhere to the construction sequence that is shown on the Construction Drawings.
C. Follow Soil Erosion and Sediment Control Notes that are shown on the Construction Drawings and which are dictated by the Mercer County Soil Conservation District (609-586-9603).
D. Make frequent inspection of temporary soil erosion controls and maintain them in working order until permanent soil erosion controls are established.

1.5 ENVIRONMENTAL REQUIREMENTS
A. Protect adjacent properties and water resources from soil erosion and sediment damage throughout construction.
B. Discharge from dewatering operations shall not be directed to surface waters.

PART 2 – PRODUCTS

2.1 MATERIALS
A. Hay or straw bales as specified on the Construction Drawings.
B. Bale stakes shall be a minimum of 4 feet in length and shall be either one (1) #2 rebar or one (1) 2 in by 2 in hardwood stake driven 18 inches into the ground.
C. Fencing for siltation control as specified on the Construction Drawings.
D. Fence stakes shall be metal stakes a minimum of 4 feet in length and be either metal stakes or 2 in by 2 in hardwood stakes driven 2’-0” into the ground.

E. Filter fabric as specified on the Construction Drawings.

PART 3 – EXECUTION

3.1 PREPARATION

A. Review site conditions and sediment control plans.

B. Review the soil erosion and sediment control plans as they apply to current conditions. Any proposed deviation from the plans must be submitted to the College and the Engineer in writing 72 hours prior to commencing that work.

C. Notify Mercer County Soil Conservation District, 508 Hughes Drive, Trenton, NJ, 08690 by fax (609) 586-1117 at least 72 hours prior to initial land disturbance in accordance with the Construction Drawings.

3.2 SOIL EROSION CONTROL AND SLOPE PROTECTION IMPLEMENTATION

A. Place soil erosion control systems in accordance with the staging and features shown on the sediment control plans prior to any earthwork construction and immediately following the construction of any storm drainage devices.

B. Limit the surface area of erodible earth material exposed by clearing and grubbing, excavation, borrow and embankment operations by following construction phasing in the sediment control plans.

C. Incorporate all permanent soil erosion control features into the project at the earliest practical time to minimize the need for temporary controls. Cut slopes shall be permanently seeded and mulched as the excavation proceeds to the extent considered desirable and practical. Equip catch basins with filter fabric inlet protection immediately upon construction.

D. The temporary soil erosion control systems installed shall be maintained as directed by Engineer to control siltation at all times during the life of the contract. Respond to any maintenance or additional work ordered by Engineer within a 48-hour period.

E. Slopes that erode easily shall be temporarily seeded as the work progresses with quick-growing grasses as specified on the Construction Drawings.

F. All soil erosion control measures shall be maintained until all permanent improvements to the site are complete unless otherwise directed by Engineer.

G. Upon completion of all earth disturbance activities and the successful implementation of permanent stabilization measures, obtain the District issued statement of compliance.

END OF SECTION
SECTION 315000

TEMPORARY EXCAVATION SUPPORT AND PROTECTION

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Provision of all temporary excavation support necessary to facilitate proposed construction at the site required by the Contract Drawings and Technical Specifications. Supply all materials, equipment and labor required to furnish, install, maintain, and remove an excavation support and protection system capable of supporting excavation sidewalls, and of resisting soil and hydrostatic pressure.

B. Protection of adjacent structures, utilities, parking lot areas, and roadways which are to remain. Install, maintain, and (where required) remove its temporary excavation support and protection system so as not to damage any existing utilities that are to remain.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 310000 – Earthwork

B. Section 312316 – Trench Excavation and Backfill for Utilities

C. Section 312319 – Dewatering


E. Construction Plans and Specifications where the Contract requirements are more stringent than the requirements outlined herein.

1.3 REFERENCE STANDARDS


1.4 QUALITY ASSURANCE

A. Provide at least one supervisory person who shall be present at all times during execution of the work and who is thoroughly familiar with the type of work being performed and its best methods for completion. This person shall have the authority to act on behalf of Contractor.

B. Comply with any provisions of all applicable Federal, State, and Local requirements, codes, regulations and standards.

C. The method and adequacy of temporary excavation support system shall be the sole responsibility of the contractor.

1.5 SUBMITTALS
A. Unless otherwise indicated, transmit all submittals to the College and Engineer. Acknowledgment for concepts and details shown shall be received by the Contractor. Such acknowledgement shall be of the concept only and shall not in any way diminish or relieve Contractor of sole responsibility for the adequacy of his procedures and the satisfactory performance of his excavation support and protection system.

B. Submit satisfactory proof of qualifications for performing the work specified herein, at least two weeks prior to the delivery of any equipment or materials to the site.

C. Submit excavation support and protection plan and methods a minimum of two weeks prior to the start of work and shall include the following:
   1. Details, arrangement, and method of assembly of proposed system components.
   2. Location of the excavation support system installation.
   3. Typical cross-section, including:
      a. Full excavation depth.
      b. Elevation for the bottom of the excavation.
      c. Elevation for the top and toe of the support system.
      d. Minimum embedment below the bottom of the excavation.
      e. Location of any necessary bracing.
   4. Calculations signed and sealed by a Professional Engineer licensed in New Jersey. The component members of the system shall be designed for earth pressures, unrelieved hydrostatic pressures, and any construction or vehicle surcharges.
   5. The materials and procedures Contractor intends to use for installing and, where necessary, removing the temporary excavation support.

D. Review of Contractor’s plans and methods of construction does not relieve Contractor of the responsibility for the adequacy and performance of his temporary excavation support system.

1.6 QUALIFICATIONS
A. Contractor for work of this section shall specialize in the use of temporary excavation support for deep excavations and shall submit evidence substantiating a minimum of five (5) years satisfactory experience.

1.7 ENVIRONMENTAL CONSIDERATIONS
A. Maintain erosion control measures installed as specified on the Contract Drawings to protect adjacent properties and water resources from erosion and sediment damage.

B. All excavation, handling, hauling, on-site storage, and disposal of soil and other materials, and dewatering performed at the site shall be in accordance with any environmental requirements established for the site and as required by the Contract Drawings and Technical Specifications.
C. Perform all work of this section in accordance with the most recently adopted and applicable general industry (29 CFR 1910) and construction (29 CFR 1926) standards of the Federal Occupational Safety and Health Administration (OSHA), U.S. Department of Labor, as well as any other Federal, State, or Local applicable statutes or regulations.

1.8 PROTECTION OF ADJACENT STRUCTURES AND PROPERTY

A. Prior to commencement of any work, consult the records for existing structures and utilities and note all conditions and limitations which might affect the work required under this section. Notify utility locator service for area where project is located prior to excavation and earthwork. Any damage to utilities, permanent or temporary structures, as a result of Contractor’s excavation support procedures/operation shall be Contractor’s sole responsibility, and shall be immediately reported to Owner and respective utility Owner(s).

B. Protect structures, underground utilities, and other construction from damage caused by work of this section. Any damage to adjacent structures and/or utilities to remain as a result of Contractor’s work of this section shall be Contractor’s sole responsibility, and shall be immediately reported to respective Owners. All costs associated with repairing any damage shall be Contractor’s sole responsibility, and such repairs shall be made to the satisfaction of respective Owners.

PART 2 – PRODUCTS

2.1 EXCAVATION SUPPORT SYSTEM

A. Materials comprising or used to fabricate the excavation support system shall be determined by Contractor.

PART 3 – EXECUTION

3.1 GENERAL

A. Install and maintain an excavation support and protection system capable of supporting excavation sidewalls, and of resisting soil, hydrostatic, surcharge, and construction loads.

B. Proceed with caution in the vicinity of existing utilities. Expose them by hand excavation or other methods necessary so as to prevent damage to subject utilities. If existing utilities interfere with proposed method of support, notify the Owner and Owner’s Engineer.

C. Coordinate work of this section with any dewatering requirements in accordance with Section 312319 - Dewatering.

3.2 EXCAVATION SUPPORT SYSTEM

A. Furnish and construct a temporary excavation support system in accordance with its submitted and reviewed plans.

B. Maintain the temporary excavation support system as necessary to facilitate the work.
C. The excavation support system shall be removed in a manner which permits compaction of the backfill as specified in Section 310000 – Earthwork and Section 312316 – Trench Excavation and Backfill for Utilities, and results in filling of voids (if any).

END OF SECTION
SECTION 321200

ASPHALTIC CONCRETE PAVING

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Asphaltic concrete paving; surface course, binder course and base course.

1.2 RELATED SECTIONS

A. Construction Drawings

B. New Jersey State Department of Transportation Standard Specifications (hereafter referred to as Standard Specifications)

1.3 SUBMITTALS

A. Design Mix: Before any asphaltic concrete paving is constructed, submit actual design mix to the Owner's Engineer for review and/or approval. Design mix submittal shall follow the format as indicated in the Asphalt Institute Manual MS-2, Marshall Stability Method; and shall include the type/name of the mix, gradation analysis, grade of asphalt cement used, Marshall Stability (lbs.), flow, effective asphalt content (percent), and direct references to the Standard Specifications sections for each material. The design shall be for a mixture listed in the current edition of the Standard Specifications. Mix designs over three (3) years old will not be accepted by the owner.

B. Material Certificates: Submit materials certificate to the Owner's Engineer which is signed by material producer and Contractor, certifying that materials comply with, or exceed, the requirements herein.

1.4 JOB CONDITIONS

A. Weather Limitations:

1. Apply prime and tack coats when ambient temperature is above 40°F, and when temperature has been above 35°F for 12 hours immediately prior to application. Do not apply when base is wet, contains excess moisture, or during rain.

2. Construct asphaltic concrete paving when atmospheric temperature is above 40°F.

1.5 REFERENCES

A. MS-2-Mix design methods for asphaltic concrete and other hot mix types per The Asphalt Institute (AI)

B. MS-3-Asphalt Plant Manual per The Asphalt Institute (AI)

C. Hot Mix Asphalt Paving Handbook per US Army Corp of Engineers, UN-13 (CE MP-ET)

D. MS-19-Basic Asphalt Emulsion Manual per The Asphalt Institute (AI)

E. ASTM D946 - Penetration - Graded Asphalt Cement for use in Pavement Construction
F. AASHTO M-226/ASTM D3381 Asphalt Cement

G. AASHTO M-140/ASTM D997 or AASHTO M-208/ASTM D-2397 Tack Coat

H. AASHTO M-117/ASTM D242 Mineral Filler

I. AASHTO T-245/ASTM D1559 Marshall Mix Design

J. Applicable NJDOT Division 900 – Materials Standard Specifications

PART 2 – PRODUCTS

2.1 MATERIALS

A. Use locally available materials and gradations, which meet the Standard Specifications and exhibit satisfactory records of previous installations.

B. Asphalt Cement: Comply with AASHTO M-226/ASTM D 3381; Table 2 AC-10, AC-20, or AC-30, viscosity grade, depending on local mean annual air temperature. (See chart below):

<table>
<thead>
<tr>
<th>Temperature Condition</th>
<th>Asphalt Grades</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cold, mean annual air temperature</td>
<td>AC-10</td>
</tr>
<tr>
<td>at 7 degrees C (45 degrees F) or lower</td>
<td>85/100 pen.</td>
</tr>
<tr>
<td>Warm, mean annual air temperature</td>
<td>AC-20</td>
</tr>
<tr>
<td>between 7 degrees C (45 degrees F) and</td>
<td>60/70 pen.</td>
</tr>
<tr>
<td>24 degrees C (75 degrees F)</td>
<td></td>
</tr>
<tr>
<td>Hot, mean annual air temperature</td>
<td>AC-30</td>
</tr>
<tr>
<td>at 24 degrees C (75 degrees F) or higher</td>
<td></td>
</tr>
</tbody>
</table>

C. Tack Coat: Emulsified asphalt; AASHTO M-140/ASTM D 997 or AASHTO M 208/ASTM D 2397, SS-1h, CSS-1, or CSS-1h, diluted with one part water to one part emulsified asphalt.

D. Mineral Filler: Rock or slag dust, hydraulic cement, or other inert material complying with AASHTO M-17/ASTM D 242, if recommended by applicable state highway standards.

E. Asphalt-Aggregate Mixture: Unless otherwise noted on the Drawings, the Design Mix shall have a minimum stability based on a 50-blow Marshall complying with ASTM D 1559 of 1000 lb with a flow between 8 and 16. The Design Mix shall be within sieve analysis and bitumen ranges below:

SIEVE ANALYSIS OF MIX

<table>
<thead>
<tr>
<th>Square Sieve</th>
<th>Total Percent Passing</th>
<th>Percent Tolerance</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/4 inch</td>
<td>100</td>
<td>7</td>
</tr>
<tr>
<td>2 inch</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>3/8 inch</td>
<td>65 - 93</td>
<td>4</td>
</tr>
<tr>
<td>#8</td>
<td>40 - 55</td>
<td>4</td>
</tr>
<tr>
<td>#50</td>
<td>12 – 27</td>
<td>2</td>
</tr>
</tbody>
</table>
Percent bitumen by weight of total mix: 5.0 - 8.5
Air voids: 3 percent - 6 percent
Percent aggregate voids filled with asphalt cement: 70 - 82
Allowable variance of percent bitumen by weight of total mix = 0.4

2.2 EQUIPMENT
A. Maintain equipment in satisfactory operating condition and correct breakdowns in a manner that will not delay or be detrimental to progress of paving operations.

PART 3 – EXECUTION

3.1 PREPARATION
A. Remove loose material from compacted base material surface immediately before applying prime coat.
B. Proof roll prepared base material surface to check for areas requiring additional compaction and areas requiring removal and recompacktion.
C. Do not begin paving work until deficient base material areas have been corrected and are ready to receive paving.

3.2 APPLICATIONS
A. Tack Coat:
   1. Apply to contact surfaces of previously constructed asphaltic concrete base courses or Portland cement concrete and surfaces abutting or projecting into asphaltic concrete or into asphaltic concrete pavement.
   2. Apply tack coat to asphaltic concrete base course or sand asphalt base course. Apply emulsified asphalt tack coat between each lift or layer of full depth asphaltic concrete and sand asphalt bases and on surface of all such bases where asphaltic concrete paving will be constructed.
   3. Apply emulsified asphalt tack coat in accordance with APWA Section 2204 and applicable State highway specifications.
   4. Apply at minimum rate of 0.05 gallon per square yard of surface.
   5. Allow to dry until at proper condition to receive paving.

3.3 ASPHALTIC CONCRETE PLACEMENT
A. Place asphaltic concrete mixture on completed compacted subgrade surface, spread, and strike off. Spread mixture at following minimum temperatures:
   1. When ambient temperature is between 40 degree Fahrenheit and 50 degree Fahrenheit, mixture temp. = 285 degree Fahrenheit
2. When ambient temperature is between 50 degree Fahrenheit and 60 degree Fahrenheit, mixture temp. = 280 degree Fahrenheit

3. When ambient temperature is higher than 60 degree Fahrenheit, mixture temp. = 275 degree Fahrenheit

B. Whenever possible, all pavement shall be spread by a finishing machine; however, inaccessible or irregular areas may be placed by hand methods. The hot mixture shall be spread uniformly to the required depth with hot shovels and rakes. After spreading, the hot mixture shall be carefully smoothed to remove all segregated course aggregate and rake marks. Rakes and lutes used for hand spreading shall be of the type designed for use on asphalt mixtures. Loads shall not be dumped faster than can be properly spread. Workers shall not stand on the loose mixture while spreading.

C. Paving Machine Placement: Apply successive lifts of asphaltic concrete in transverse directions with the surface course placed in the direction of surface-water flow. Place in typical strips not less than 10'-0" wide.

D. Joints: Make joints between old and new pavements, or between successive days and work in a manner that will provide a continuous bond between adjoining work. Construction joints shall have same texture, density, and smoothness as other sections of asphaltic concrete course. Clean contact surfaces of all joints and apply tack coat.

3.4 ROLLING AND COMPACTION

A. The mixture, after being spread, shall be thoroughly compacted by rolling as soon as it will bear the weight of the rollers without undue displacement. The number, weight, and types of rollers and sequences of rolling operations shall be such that the required density and surface are consistently attained while the mixture is in a workable condition.

B. The bituminous concrete pavement shall have a minimum thickness as specified on the contract drawings and should be compacted to a minimum of 96% of the maximum unit weight as determined by the Marshall Mix Design Procedures in accordance with ASTM D-1559.

C. Compact mixture with hot hand tampers or vibrating plate compactors in areas inaccessible to rollers.

D. Breakdown Rolling: Accomplish breakdown or initial rolling immediately following rolling of joints and outside edge. Check surface after breakdown rolling, and repair displaced areas by loosening and filling with hot material.

E. Second Rolling: Follow breakdown rolling as soon as possible, while mixture is hot. Continue second rolling until mixture has been thoroughly compacted.

F. Finish Rolling: Perform finish rolling while mixture is still warm enough for removal of roller marks. Continue rolling until roller marks are eliminated and course has attained maximum density.

G. Patching: Remove and replace paving areas mixed with foreign materials and defective areas. Cut out such areas and fill with fresh, hot asphaltic concrete. Compact by rolling to maximum surface density and smoothness.

H. Protection: After final rolling, do not permit vehicular traffic on pavement until it has cooled and hardened. Erect barricades to protect paving from traffic until mixture has cooled enough not to become marked.
3.5 FIELD QUALITY CONTROL

A. Grade Control: Establish and maintain required lines and elevations.

B. Thickness: In-place compacted thickness shall not be less than thickness specified on the drawings. Areas of deficient paving thickness shall receive a tack coat and a minimum 1" overlay; or shall be removed and replaced to the proper thickness, at the discretion of the Owner; until specified thickness of the course is met or exceeded at no additional expense to the Owner.

Base Course Surface: 1/4 inch
Wearing Course Surface: 3/16 inch

C. Check surface areas at intervals necessary to eliminate ponding areas. Remove and replace unacceptable paving as directed by Owner.

D. Laboratory Confirmation of Field Compaction: Density tests for in place materials shall be performed by examination of field cores in accordance with one of the following standards:


Rate of testing shall be one core per 20,000 square feet of pavement, with a minimum of 3 cores from heavy-duty areas and 3 cores from standard-duty areas. Cores shall be cut from areas representative of the project.

Areas of insufficient compaction shall be delineated, removed, and replaced in compliance with the specifications at no expense to the Owner.

END OF SECTION
SECTION 321600  
CURBS AND SIDEWALKS  

PART 1 – GENERAL  

1.1 SCOPE OF WORK  
A. Combination concrete curb and gutter  
B. Concrete Curb  
C. Concrete Sidewalk  
D. Bituminous Concrete Sidewalk  
E. TCNJ Standard Sidewalk with Brick Paver Band  

1.2 RELATED SECTIONS AND DOCUMENTS  
A. New Jersey Department of Transportation (NJDOT) Standard Specifications, latest edition  
B. Section 321300 – Portland Cement Concrete Paving  

1.3 REFERENCE STANDARDS  
A. ACI 304 - Recommended Practice for Measuring, Mixing, Transporting and Placing Concrete  
B. ANSI/ASTM D1751 – Preformed Expansion Joint Fillers for Concrete Paving and Structural construction  
C. ANSI/ASTM D1752 - Preformed Sponge Rubber and Cork Expansion Joint Fillers for Concrete Paving and Structural Construction  
D. ASTM C33 - Concrete Aggregates  
E. ASTM C94 - Ready Mix Concrete  
F. ASTM C150 - Portland Cement  
G. ASTM C260 - Air-Entraining Admixtures for Concrete  
H. ASTM C309 - Liquid Membrane-Forming Compounds for Curing Concrete  
I. ASTM C494 - Chemical Admixtures for Concrete  
J. FS TT-C-800 - Curing Compound Concrete for New and Existing Surfaces  
K. ANSI/ASTM A185 Welded Steel Wire Fabric for Concrete  

1.4 PERFORMANCE REQUIREMENTS
A. Maintain access for vehicular and pedestrian traffic as required for other construction activities. Utilize temporary striping, flagmen, barricades, warning signs, and warning lights as required.

1.5 QUALITY ASSURANCE

A. Submit the required submittals to the Owner or the Owner's Engineer at least one week prior to the start of construction for approval.

B. The Contractor is to retain an independent testing agency to perform the required tests. Provide any necessary assistance to the testing agency and provide the testing agency with the intended construction schedule at least one week prior to the start of construction. Take 3 cylinders of concrete from each truck delivery and have tested at 7-, 14- and 28-days.

C. Sweep concrete pavement and wash free of stains, discolorations, dirt, and other foreign material just prior to final inspection.

D. Protect concrete from damage until acceptance of work. Exclude traffic from pavement for at least 14 days after placement. When construction traffic is permitted, maintain pavement as clean as possible by removing surface stains and spillage of materials.

PART 2 – PRODUCTS

2.1 MATERIALS

A. Forms: Steel, wood, or other suitable material of size and strength to resist movement during concrete placement and to retain horizontal and vertical alignment until removal. Use straight forms, free of distortion and defects. Use flexible spring steel forms or laminated boards to form radius bends as required. The forms shall be of a depth equal to the depth of curbing or sidewalk, and so designed as to permit secure fastening together at the tops. Coat forms with nonstaining type coating that will not discolor or deface surface of concrete.

B. Joint Fillers: Resilient premolded bituminous impregnated fiberboard units complying with ASTM D 1751 FS HH-F-341, Type II, Class A; or AASHTO M 153, Type I.


2.2 MIX DESIGN AND TESTING

A. Concrete mix design and testing shall comply with requirements of applicable local requirements.

B. Design mix to produce normal weight concrete consisting of Portland cement, aggregate, water-reducing admixture, air-entraining admixture, and water to produce the following properties:

1. Compressive Strength: 4,500 psi, minimum at 28 days, unless otherwise indicated on the Construction Drawings.

2. Slump Range: 3-inch maximum.

3. Air Entrainment: 4 percent to 7 percent.
2.3 SUBMITTALS

A. Unless otherwise specified, submit any required submittals at least two weeks prior to the start of construction for review and approval.

PART 3 – EXECUTION

3.1 PREPARATION

A. Proof-roll prepared base material surface to check for unstable areas. The paving work shall begin after any unsuitable areas have been corrected and are ready to receive paving. Compaction testing for the base material shall be completed prior to the placement of the paving.

B. Surface Preparation: Remove loose material from compacted base material surface to produce a firm, smooth surface immediately before placing concrete.

3.2 INSTALLATION

A. Form Construction

1. Set forms to required grades and lines, rigidly braced and secured.

2. Install sufficient quantity of forms to allow continuance of work and so that forms remain in place a minimum of 24 hours after concrete placement.

3. Check completed formwork for grade and alignment to following tolerances:
   a. Top of forms not more than 1/8 inch in 10'-0".
   b. Vertical face on longitudinal axis, not more than 1/4 inch in 10'-0".

4. Clean forms after each use, and coat with form release agent as often as required to ensure separation from concrete without damage.

5. Support wire on metal wire chairs to ensure that wire stays mid-depth of sidewalk section during concrete pour.

B. Concrete Placement

1. Do not place concrete until base material and forms have been checked for line and grade. Moisten base material if required to provide uniform dampened condition at time concrete is placed. Concrete shall not be placed around manholes or other structures until they are at the required finish elevation and alignment.

2. Place concrete using methods which prevent segregation of mix. Consolidate concrete along face of forms and adjacent to transverse joints with internal vibrator. Keep vibrator away from joint assemblies, reinforcement, or side forms. Consolidate with care to prevent dislocation of dowels, and joint devices.

3. Deposit and spread concrete in continuous operation between transverse joints, as far as possible. If interrupted for more than 1/2 hours, place construction joint. Automatic machine may be used for curb and gutter placement at Contractor's option. Machine
placement must produce curbs and gutters to required cross section, lines, grades, finish, and jointing as specified for formed concrete. If results are not acceptable, remove and replace with formed concrete as specified.

4. Concrete placement shall be conducted between 40 degrees and 90 degrees Fahrenheit. Concrete placement in severe weather conditions must be preapproved by the Engineer and shall be conducted in accordance with related ACI recommended procedures.

C. Joint Construction

1. Contraction Joints: Concrete curb, concrete gutter or concrete curb and gutter, where specified on the plans, shall be constructed in uniform sections of the length specified on the plans. The joints between sections shall be formed either by steel templates 1/8 inch in thickness, of a length equal to the width of the gutter and/or curb, and with a depth which will penetrate at least 2 inches below the surface of the curb and/or gutter; or with ¾-inch thick preformed expansion joint filler cut to the exact cross section of the curb and/or gutter; or by sawing to a depth of at least 2 inches while the concrete is between 4 to 24 hours old. If steel templates are used, they shall be left in place until the concrete has set sufficiently to hold its shape, but shall be removed while the forms are still in place.

2. Longitudinal Construction Joints: Concrete curb, concrete gutter or combination concrete curb and gutter, where specified on the plans, shall be tied to concrete pavement with ½ inch round deformed reinforcement bars of the length and spacing shown on the plans. Joint spacing as specified on the plans.

3. Transverse Expansion Joints: Transverse expansion joint in curb, curb and gutter, gutter or sidewalk shall have the filler cut to the exact cross section of the curb, curb and gutter, gutter or sidewalk. The joints shall be similar to the type of expansion joint used in the adjacent pavement. Joint spacing as specified on the plans.

D. Joint Fillers: Extend joint fillers full-width and depth of joint, and not less than 2" or more than 1" below finished surface where joint sealer is indicated. Furnish joint fillers in one-piece lengths for full width being placed, wherever possible. Where more than one length is required, lace or clip joint filler sections together.

E. Joint Sealants: All joints shall be sealed with approved exterior pavement joint sealants and shall be installed per manufacturer's recommendations.

3.3 CONCRETE FINISHING

A. After striking off and consolidating concrete, smooth surface by screening and floating. Adjust floating to compact surface and produce uniform texture. After floating, test surface for trueness with 10'-0" straightedge. Distribute concrete as required to remove surface irregularities, and refloat repaired areas to provide continuous smooth finish.

B. Work edges of sidewalks, gutters, back top edge of integral curb, and formed joints with an edging tool, and round to ½" radius. Eliminate tool marks on concrete surface. After completion of floating and troweling when excess moisture or surface sheen has disappeared, complete surface finishing, as follows:

1. Inclined Slab Surfaces: Provide coarse, nonslip finish by scoring surface with stiff-bristled broom perpendicular to line of traffic.
2. Curbs, gutters, and sidewalks: Broom finish by drawing fine-hair broom across surface perpendicular to line of traffic. Repeat operation as necessary to produce a fine line texture.

C. Do not remove forms for 24 hours after concrete has been placed. After form removal, clean ends of joints and point up any minor honeycombed areas. Remove and replace areas or sections with major defects, as directed.

D. Protect and cure finished concrete paving using acceptable moist-curing methods, more particularly described in the "water-curing" section of ACI 308-81.

3.4 BACKFILL

A. After the concrete has set sufficiently, the spaces in front and back of the curb and gutter or sidewalk shall be refilled to the required elevation with suitable material, which shall be compacted until firm and solid and neatly graded.

END OF SECTION
SECTION 330100

PROTECTION OF EXISTING UTILITIES

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Locate, identify and field mark out of all on-site utility lines to remain in operation during construction.
B. Submission of procedures to be used to ensure the safety of the utility.
C. Repair of any damage during construction operations.
D. Conduct test pits at all utility crossings prior to construction.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 024100 – Demolition and Debris Removal
B. Section 311400 – Site Preparation
C. Contract Documents

1.3 PROJECT RECORD DOCUMENTS

A. Accurately record actual locations and inverts of existing and capped utilities and utility lines encountered during construction. Provide the information in map and coordinate form with Northings, Eastings and elevations based upon the survey provided in the Contract Documents.

1.4 REGULATORY REQUIREMENTS

A. Notify all affected utility companies, agencies, authorities, owners, etc. at least 48 hours prior to the commencement of work and comply with their requirements.
B. Contact TCNJ for a utility mark-out a minimum of two weeks prior to any excavation.

PART 2 – PRODUCTS (NOT USED)

PART 3 – EXECUTION

3.1 PREPARATION

A. Field locate all existing utilities which are to remain in service during construction and those which are to be abandoned as shown on the Construction Drawings. Contractor is responsible for a full tone-out performed by an underground subsurface utility locating firm.

3.2 PROTECTION
A. Flag, barricade or suitably protect existing utilities during construction operations and equipment movement.

B. Prevent interruption of existing utility service to occupied or used facilities, except when authorized in writing by the College and/or authorities having jurisdiction.

3.3 LATERAL DISCONNECTION

A. Where a utility line is to be disconnected from portions to remain, the lateral pipes shall be cut and removed in accordance with the Contract Documents and applicable utility or agency requirements.

3.4 REPAIRS

A. Any damage to existing, operational utilities by Contractor or its subcontractors during the ongoing construction operation shall be immediately repaired to operational standards at Contractor’s expense. If the repairs are not immediately addressed by Contractor, utility owner and/or Owner shall contract for the repair at Contractor’s expense.

END OF SECTION
SECTION 334000
STORM SYSTEM

PART 1 – GENERAL

1.1 SCOPE OF WORK

A. Work under this section shall consist of providing all labor, materials, tools, equipment, shop drawings and supervision necessary and required to install all of the storm drainage facilities as specified in accordance with the Contract Documents. This work shall include but not be limited to:

1. Installation of the drainage system consisting of manholes, catch basins, pipes, headwalls, and all necessary and required accessory items and operations.

2. Relocation and/or replacement of existing drainage pipes and/or structures.

3. Constructing and maintaining an adequate stormwater bypass system during construction.

1.2 RELATED SECTIONS AND DOCUMENTS

A. Section 312500 - Soil Erosion and Sediment Control

B. Local governing authority, local code requirements, and any necessary construction permits

C. Construction Drawings

1.3 REFERENCE STANDARDS

A. AASTHO M294 and M252 - Corrugated Polyethylene pipe smooth interior

B. ASTM C55 - Concrete Building Brick

C. ANSI/ASTM D1557 - Test Methods for Moisture-Density Relations of Soils and Soil-Aggregate Mixtures Using 10 lb (4.54 Kg) Rammer and 18 inch (457 mm) Drop

D. ASTM D2922 - Test Methods for Density of Soil and Soil - Aggregate in Place by Nuclear Methods (Shallow Depth)

E. ASTM C270 - Mortar

F. ASTM C478 - Precast Reinforced Concrete Manhole Sections

G. ASTM C923 - Resilient Connectors between Reinforced Concrete Manhole Structures and Pipes

H. ASTM D3212 - Joints for Drain and Sewer Plastic Pipes using Flexible Elastomeric Seals

I. ASTM F477 - Elastomeric Seals (Gaskets) for Joining Plastic Pipe

J. ASTM D1248 - Polyethylene Plastics Molding and Extrusion Materials
K. ASTM D2321 - Pipe Fittings and Accessories

L. ASTM D3350 - Polyethylene Plastics Pipe and Fittings Materials


1.4 QUALITY ASSURANCE

A. An Engineer, selected and paid by Owner, should be retained to perform construction inspection on-site based on measurement, visual observation, and judgment.

B. Visual field confirmation shall be performed by field Engineer as part of the construction testing requirements.

C. All costs related to re-inspection due to failures shall be paid for by Contractor at no additional expense to Owner. The Owner reserves the right to direct any inspection that is deemed necessary. Free access to site for inspection activities shall be provided.

1.5 SUBMITTALS

A. Product Data: Provide manufacturer’s certificate for castings, pipe and accessories to certify that products meet ASTM designations.

B. Submit shop drawings of the precast structures to Engineer for approval prior to fabrication. Shop drawings shall include dimensions, reinforcing, joint treatment, invert elevations, invert locations and compliance with applicable standards.

1.6 EXISTING CONDITIONS

A. The existing site conditions, including topographic survey and utilities information, are from a field survey performed by Langan Engineering and Environmental Services. Vertical datum reference North American Vertical Datum 1988 (NAVD ’88).

B. The conditions of public thoroughfares and roads as to availability, clearances, loads, limits, restrictions, and other limitations affecting transportation to, ingress and egress of the site of the work shall be investigated. All TCNJ, State, and Federal requirements and regulations in regard to the transportation of materials to and from and at the job site shall be met and such permits as may be required shall be secured in advance.

C. Inform itself as to any restrictions to grading or disturbance identified on the Construction Drawings.

D. The existing site contains extensive underground utilities. The extent of underground utilities is not limited to those shown on the site survey.

1.7 PROJECT RECORD DOCUMENTS

A. Accurately record actual locations of pipe runs, connections, catch basins, cleanouts, and invert elevations.

B. Identify and describe unexpected variations to subsoil conditions and location of uncharted utilities.
1.8 COORDINATION

A. Coordinate connections to existing storm system with the proper governing body or agency.

PART 2 – PRODUCTS

2.1 STORM PIPE MATERIALS AND ACCESSORIES


B. Reinforced Concrete Pipe: Shall conform to ASTM C76, Class IV, Wall B, for rubber gasket joints. Gaskets shall be ASTM C 443, rubber. Pipe must be installed in accordance with pipe manufacturer’s installation guidelines.

C. Underground Warning Tapes:
   3. Calpico, Inc.
   5. EMED Co. Inc.
   6. Seton Name Plate Co.
   7. Approved equivalent of above

D. Couplings:
   1. Rubber or elastomeric compression gasket, made to match pipe inside diameter or hub and adjoining pipe outside diameter. Gaskets shall be ASTM C 443, rubber for concrete pipe; ASTM C 564, rubber for cast-iron soil pipe. Gaskets for dissimilar or other pipe materials shall be compatible with pipe materials being joined.

2.2 CATCH BASINS, MANHOLES AND COMPONENTS

General: All manholes, catch basins and drain inlets shall be built in accordance with the Details and installed at the locations shown on the Construction Drawings and as specified herein.

1. Structures shall be constructed of precast concrete. Shop drawings shall be submitted to Owner’s Engineer for review and approval.

2. No concrete or masonry shall be placed when the temperature is below forty (40) degrees or above 90 degrees Fahrenheit, or when indications are for lower temperatures within twenty-four (24) hours, unless protection of concrete and masonry is approved by Owner’s
Engineer. Damage to the structure because of freezing shall be corrected by Contractor at its own expense, to the satisfaction of Owner's Engineer.

3. Manholes, catch basins and drain inlets shall be constructed as soon as the pipe laying reaches the location of the structures. Should Contractor continue its pipe laying without making provisions for completion of the structures, Owner's Engineer shall have the authority to stop the pipe laying operations until the structure is completed.

4. Any structure, which is mislocated or oriented improperly, shall be removed and re-built in its proper location, alignment and orientation at Contractor's expense.

5. Precast Concrete Manholes: ASTM C478; Manhole diameter shall be selected to accommodate the inflow and outflow pipe sizes.

A. Precast Concrete Manholes and Catch Basins: ASTM C478 rated for H20 loading, with minimum concrete strength of 4,000 psi. Inlet size shall be able to accommodate the inflow and outflow pipes.

1. Manhole Barrel: Reinforced precast concrete in accordance with ASTM C478 with rubber gaskets in accordance with ASTM C 443.

a. Construct manholes of precast concrete sections as required by Construction Drawings to size, shape, and depth indicated, but never less than 4'-0" inside diameter and 4" thickness.

2. Top Section: Eccentric cone type, unless concentric cone or flat-slab-top type is indicated. Top of cone to match grade rings.

3. Grade Rings: Provide 2 or 3 reinforced concrete rings, of 6" to 9" total thickness and match 24" diameter frame and cover.

4. Pipe Connectors: ASTM C 923, resilient, of size requires, for each pipe connecting to base section.

5. Mortar and Grout: ASTM C 270, Type M. For minor amounts of mortar, packaged material complying with ASTM C 387, Type M, will be acceptable.


7. Concrete Masonry Units: ASTM C 139.

8. Manhole Brick: ASTM C 32, Grade MS.

9. Foundations: All foundations shall rest on firm soil or crushed stone of uniform bearing approved by the Geotechnical Engineer.

Inverts: Smooth concrete invert channels shall be constructed in all manholes and in all catch basins and drain inlets which do not have sumps, to insure a smooth flow of water through the structure. The invert channel shall be constructed to the elevations shown on the Construction Drawings and/or as approved by Owner's Engineer. Channels shall slope smoothly and evenly from the entrance pipe to the outlet pipe.

10. Frames, Cover, and Gratings: Frames, Covers and/or gratings for catch basins and drain inlets shall be of the type and size indicated on the Detail Drawings. Frames shall be well bedded in mortar and shall be set accurately to the correct alignment and grade. ASTM A 536, Grade 60-40-18, heavy-duty, ductile iron, 24" inside diameter by 7" to 9" riser with 4"
minimum width flange, and 26" diameter cover, indented top design, with lettering “STORM” cast into cover.

11. Ladder Rungs: Cast aluminum with abrasive treads or steel-reinforced plastic. Ladder rungs shall be installed in all manholes, spaced eighteen (18) inches on center vertically. Rungs shall be set securely in place during the construction of the precast units and wide enough for an adult to place both feet on one step and designed to prevent lateral slippage off the step.

12. Precast Structures: Precast structures shall be installed only after shop drawings have been approved and shall meet the requirements of ASTM C478.
   a. The base of the precast structures shall be set in a minimum 2½-inch thick grout pad. Grout around pipes, which protrude through the walls of the structure, and on all joints shall contain “Antihydro”, or other approved additive to insure water tightness. Cement grout shall contain two parts cement to one part sand and additive in accordance with manufacturer's recommendations. Mortar shall be applied to the bottom 1/3 of the opening before the pipe is inserted.
   b. The top grade of the precast concrete corbel section shall be set sufficiently below finished grade to permit a maximum of four (4) and a minimum of two (2) courses of 8-inch brick to be used as risers to adjust the grade of the casting. Manhole frames shall be set on a grout pad as specified hereinabove.

13. Bitumastic Coating: The entire exterior surface of all manholes shall be coated with two (2) coats of an approved bitumastic material to produce a dry film thickness of 0.07 inches (7 mils) per coat.

14. Provide precast manhole shaft construction with eccentric cone top section and lipped male/female rubber gasket joints or mortar joints.

15. Mortar shall conform to ASTM C270, Type M.

16. Furnish factory-fabricated ells, tees, reducer; wyes, couplings, increasers, crosses, transitions and end caps of the same type and class of material as the conduit, or of material having equal or superior physical and chemical properties and approved by Engineer.

17. Pipe joints for rigid pipes shall be made with mortar, grout, gaskets, or as recommended by the pipe manufacturer.

PART 3 – EXECUTION

3.1 EXAMINATION
   A. Verify that trench cut and excavation is ready to receive work and excavations, dimensions, and elevations are as indicated on Construction Drawings.

3.2 PREPARATION
   A. Hand trim excavations to required elevations and thoroughly compact. Correct over excavation with fine aggregate.
B. Remove large stones or other hard matter which may damage piping or impede consistent backfilling or compaction.

3.3 GENERAL

A. All drainage structures and pipe in the locations shown on the Construction Drawings and/or as approved by Owner's Engineer shall be installed. Pipe shall be of the type and sizes specified and shall be laid accurately to line and grade. Structures shall be accurately located and properly oriented such that ladder rung access is oriented to face oncoming traffic. Relocation and re-routing of discovered stormwater drainage pipes discovered during construction to the proposed stormwater system shall be the responsibility of the Contractor. Drawings showing discovered utilities and proposed relocation work shall be submitted to Engineer prior to construction.

1. Storage and Handling of Pipe - All pipe shall be protected against impact, shock and free fall, and only equipment of sufficient capacity and proper design shall be used in the handling of the pipe. Storage of pipe on the job shall be in accordance with the pipe manufacturer's recommendations.

2. Damage to Pipe - Pipe which is defective from any cause, including damage caused by handling, and determined by Owner's Engineer as unrepairable, shall be unacceptable for installation and shall be replaced at no cost to Owner as directed by Owner's Engineer. Pipe that is damaged or disturbed through any cause prior to acceptance of the work, shall be repaired, realigned or replaced as directed by Owner's Engineer, at Contractor's expense.

3.4 BEDDING

A. Excavate pipe trench and place bedding material in accordance with Engineer recommendations.

3.5 INSTALLATION – PIPE

A. Laying Pipe: Each length of pipe shall be laid with firm, full and even bearing throughout the entire length, in a trench prepared and maintained in accordance with the details of the Construction Drawings. Pipe shall be laid upgrade unless otherwise approved by Owner's Engineer.

Bell and spigot pipe shall be laid with the bell end upgrade. The pipe shall be joined so that there will be uniform space around the pipe. Trimming of the pipe shall not be allowed.

Every length of pipe shall be inspected and cleaned of all dirt and debris before being laid. Prior to placing a length of pipe, the end of the previously laid length shall be carefully and thoroughly wiped smooth and clean to obtain an even and closefitting joint.

No length of pipe shall be laid until the preceding lengths of pipe have been thoroughly embedded in place, so as to prevent movement or disturbance of the pipe.

B. Place pipe on minimum 6-inch thick bed of compacted bedding or as shown on the details of the drawings.

C. Install pipe, fittings, and accessories in accordance with ASTM C12, ASTM D2321, manufacturer's instructions and/or State or Local requirements. Seal joints to be watertight.

D. Lay pipe to slope gradients noted on civil engineering drawings.
E. Place and compact bedding aggregate at sides and around the pipe.

F. Do not displace or damage pipe when compacting.

G. Full Lengths of Pipe: Only full lengths of pipe shall be used in the installation except that partial lengths of pipe may be used at the entrance to structures where necessary to obtain a proper connection to the structure.

H. Pipe Entrances to Structures: All pipe entering structures (e.g.: manholes, catch basins, etc.) shall be cut flush with the inside of the structure, and the cut ends of the pipe and surface of the structure shall be properly rounded and finished so that there will be no protrusion, jagged edges, or imperfections that will impede the flow of water or affect the hydraulic characteristics of the installation.

I. Bedding and Backfilling: The type of materials to be used in bedding and backfilling and the method and placement shall conform to the details of the Construction Drawings.

J. Protection During Construction: The installation shall be protected at all times during construction, and movement of construction equipment, vehicles and loads over and or adjacent to any pipe shall be performed at Contractor's risk.

K. Tolerance: Pipe shall be laid accurately to the line and grade shown on the Construction Drawings and/or as approved by Owner's Engineer. Allowable tolerances shall be one-half (½) inch on grade and one (1) inch on line in any section of pipe between structures. Deviations from these tolerances shall be a basis for rejection of the line of pipe by Owner's Engineer. Any line, which has been rejected, shall be rebuilt to correct line and grade by Contractor at its own expense.

3.6 INSTALLATION – PRECAST CATCH BASINS AND MANHOLES

A. Form bottom of excavation clean and smooth to correct elevation.

B. Place precast reinforced concrete sections with provision for storm pipe sections at the location and elevation specified on the plans.

C. Level top surface of each precast concrete shaft sections as assembly progresses.

D. To ensure joint integrity when joining sections of precast concrete structures, give particular attention to removing all foreign materials from joint surfaces prior to placing sealant material. If a mortar grout is to be used as a seal, clean and moisten all surfaces to be grouted. The grout should be of a consistency so that it will not flow when applied. Apply the mortar grout in a manner to ensure filling of all voids in the joint being sealed. Dress the interior joints to remove excess mortar.

E. Establish elevations and pipe inverts for inlets and outlets as indicated on the approved shop drawings.

F. Lay brick masonry in running bond with full 3/8" mortar joints to receive casting assembly. Level casting frame in grout to receive grated inlet or manhole cover.

3.7 PLACING PRE-CAST MANHOLE BARREL SECTIONS

A. Place base pad to proper elevation and location and trowel top surface level for placement of manhole barrel.
B. Place manhole barrel plumb and level to correct elevations and anchor to base pad.

1. After completion of slab foundation the first joint of manhole barrel shall be lowered into position, grooved end first, and set level and plumb on concrete base. Align and adjust to proper grade prior to placing and forming invert, which shall be poured immediately after setting of first section of manhole barrel. Align manhole sections so that ladder rungs face on-coming traffic.

2. Prior to setting subsequent manhole barrel sections, apply primer to tongue and groove ends and allow to set in accordance with manufacturer recommendations. Place “Ram-nek”, or equivalent, plastic rope on tongue end. Lower next section into position, and remove excess material from interior of structure. Add additional material on exterior of joint, if necessary, for completely watertight joint.

3.8 PIPE JOINTS

A. High Density Polyethylene Pipes (HDPE) joined with bell-and-spigot joints shall meet AASHTO M252 or AASHTO M294. The joint shall be silt-tight and non-rated watertight. Silt-tight joints shall meet laboratory test per ASTM D 3212 except that the joint be tested using 2.0 psi (14 kPa). Gaskets shall be made of polyisoprene meeting the requirements of ASTM F477 with the addition that the gaskets shall not have any visible cracking when tested according to ASTM D1149 after 72-hour exposure in 50 PPHM ozone at 104°F (40°C). Gaskets shall be installed by the pipe manufacturer and covered with a removable wrap to ensure the gasket is free from debris. A joint lubricant available from the manufacturer shall be used on the gasket and bell during assembly.

3.9 INTERFACE WITH EXISTING FACILITIES

A. Requirements: All required connections of the proposed drainage facilities into existing drainage facilities, where and as shown on the Construction Drawings and/or as approved by Owner's Engineer shall be made.

B. Compliance With Facility Owner Requirements: Connections made into existing drainage facilities shall be performed in accordance with the requirements of Owner of the facility. All such requirements, including securing of all required permits, and paying the costs thereof shall be met. The cost of making the connections in accordance with the requirements of Owner of the existing facility shall be included in the Contract Sum.

3.10 CONSTRUCTION WITHIN THE PUBLIC R.O.W.

A. Construction within the public right-of-way shall conform to all requirements of the agency having jurisdiction.

3.11 MODIFICATIONS OF EXISTING STRUCTURES

A. General: Existing structures shall be altered, reconstructed and/or converted where and as shown on the Construction Drawings, and/or as approved by Owner's Engineer. In general, alterations shall be performed with the same type of material used in the original construction unless otherwise indicated on the Construction Drawings or approved by Owner's Engineer.

B. Damage to Existing Installations: Extreme care during such alteration, reconstruction and/or conversions shall be exercised so as not to damage any portions of the structure and/or pipe shown to remain. Any such damage shall be repaired by Contractor at its own expense and to the satisfaction of Owner's Engineer.
3.12 CLEANING AND REPAIR

Clean the entire drainage system of all debris and obstructions. This shall include, but not be limited to, removal of all formwork from structures, concrete and mortar droppings, construction debris and dirt. The system shall be thoroughly flushed clean and all necessary hose, pumps, pipe and other equipment that may be required for this purpose shall be furnished by the Contractor. No debris shall be flushed into existing storm drains or streams; all debris shall be removed from the system as well as any temporary or permanent ponds. After the system has been cleaned, a thorough inspection of the system and all repairs shown to be necessary shall be promptly made. All work of cleaning and repair as specified herein shall be performed at Contractor's expense and to the complete satisfaction of Owner's Engineer.

3.13 AS-BUILT RECORD DRAWINGS

A. An As-Built record of the storm system as sections are completed shall be kept. The As-Built record shall be produced in Autocad or approved equal computer drafting software and include the exact location of the constructed storm system, rim, and invert elevations, size, and material of all storm lines. Elevations and coordinates shall be based on the datum and coordinate system established by the project design team.

B. An electronic file and 3 copies of the As-Built record of the work completed under this section shall be submitted to the Owner's Engineer.

3.14 FINAL INSPECTION

A. Upon completion of the work and before final acceptance by Owner, the entire drainage system shall be subject to a final inspection in the presence of the Site Engineer and/or Owner's Engineer. The work shall not be considered as complete until all requirements for line, grade, cleanliness, and workmanship have been completed to the satisfaction of Owner's Engineer and/or Site Engineer.

END OF SECTION
THE COLLEGE OF NEW JERSEY
TRAVERS-WOLFE STORMWATER IMPROVEMENTS
EWING TOWNSHIP, MERCER COUNTY, NEW JERSEY
15 MAY 2015

DRAWING LIST

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<tr>
<th>DRAWING NUMBER</th>
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<tr>
<td>CS-001</td>
<td>COVER SHEET</td>
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<td>CS-106</td>
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<td>SOIL EROSION AND SEDIMENT CONTROL NOTES AND DETAILS</td>
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<td>CS-108</td>
<td>CONSTRUCTION DETAILS</td>
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EXISTING CATCH BASIN TO BE REMOVED, TYP.

EXISTING STORM PIPE TO BE REMOVED, TYP.

EXISTING SIGN TO BE TEMPORARILY RELOCATED AND REINSTALLED UPON COMPLETION OF WORK.

EXISTING TREE TO BE REMOVED, TYP.

C STREET TO REMAIN OPEN DURING THE MAJORITY OF CONSTRUCTION. NECESSARY CLOSURES TO BE COORDINATED WITH THE COLLEGE AND ENGINEER.

EXISTING FIRE HYDRANT TO BE RELOCATED (SEE SHEET CG-101).

EXISTING STORM MANHOLE TO BE REMOVED.

PIPE REMOVAL AT GARAGE ENTRANCE/EXIT TO BE PERFORMED AT NIGHT.

EXISTING SIGN TO BE TEMPORARILY RELOCATED.

EXISTING PARKING GARAGE TO REMAIN OPEN DURING CONSTRUCTION.

EXISTING ELECTRIC LINE TO REMAIN AND BE PROTECTED.

EXISTING WATER LINES TO REMAIN AND BE PROTECTED.

EXISTING SIGNS TO BE TEMPORARILY RELOCATED AND REINSTALLED UPON COMPLETION OF WORK.

EXISTING PAVEMENT TO BE SAWCUT, REMOVED, AND REPLACED AS NECESSARY TO INSTALL STORM PIPE.

EXISTING SIDEWALK TO BE REMOVED PRIOR TO PIPE INSTALLATION. SIDEWALK TO BE REINSTALLED UPON COMPLETION OF CONSTRUCTION.

EXISTING GREASE TRAP, SANITARY LINES, HVAC EQUIPMENTS, AND CONCRETE PAD TO REMAIN AND TO BE PROTECTED DURING CONSTRUCTION.

EXISTING ELECTRIC DUCTBANK TO REMAIN AND TO BE PROTECTED DURING CONSTRUCTION.

EXISTING BREEZEWAY, AND ASSOCIATED COLUMNS AND GARAGE FOUNDATIONS TO BE PROTECTED, SUPPORTED, AND UNDERPINNED (IF NECESSARY) DURING CONSTRUCTION.

EXISTING PLANTERS TO REMAIN AND TO BE PROTECTED DURING CONSTRUCTION.

EXISTING 15" HDPE TO BE REMOVED UPON COMPLETION OF STORM INSTALLATION.

EXISTING SIDEWALK TO BE REMOVED PRIOR TO PIPE INSTALLATION. SIDEWALK TO BE REINSTALLED UPON COMPLETION OF CONSTRUCTION.
EXISTING CATCH BASIN AND 18" HDPE STORM PIPE TO REMAIN.

EXISTING CATCH BASIN TO BE REPLACED WITH OVERSIZED FLAT GRATE INLET (SD#203)

GR: 91.07
INV. IN: 84.56
INV. OUT: 84.56

EXISTING GREASE TRAP, SANITARY LINES, HVAC EQUIPMENTS, CONCRETE PADS AND ELECTRICAL DUCTBANK TO REMAIN AND TO BE PROTECTED DURING CONSTRUCTION. CONTRACTOR TO FIELD VERIFY LOCATION OF GREASE TRAP AND UTILITY LINES PRIOR TO CONSTRUCTION.

EXISTING BREEZEWAY, AND ASSOCIATED COLUMNS AND GARAGE FOUNDATIONS TO BE PROTECTED DURING CONSTRUCTION.

EXISTING HEADWALL TO BE RECONSTRUCTED TO ACCOMMODATE PROPOSED PIPES.

CONTRACTOR TO PERFORM TEST PITS TO DETERMINE EXACT LOCATION AND ELEVATION OF EXISTING WATER LINE PRIOR TO CONSTRUCTION. IF FOUND IN CONFLICT WITH PROPOSED STORM, CONTRACTOR TO IMMEDIATELY NOTIFY ENGINEER. WATER LINE LOCATION SHOWN ON SURVEY IS FROM REFERENCE MAPPING AND IS NOT EXACT.
Contractor to coordinate location of 36" pipe with existing breezeway and foundations.
### Coarse-Grained Soils

<table>
<thead>
<tr>
<th>Percent Slope of Roadway</th>
<th>Length of Stone Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 to 2%</td>
<td>50 ft.</td>
</tr>
</tbody>
</table>

### Fine-Grained Soils

<table>
<thead>
<tr>
<th>Percent Slope of Roadway</th>
<th>Length of Stone Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 5%</td>
<td>Entire surface stabilized with Hot Mix Asphalt Base Course, Mix I-2</td>
</tr>
<tr>
<td>2 to 5%</td>
<td>100 ft.</td>
</tr>
<tr>
<td>5 to 8%</td>
<td>200 ft.</td>
</tr>
</tbody>
</table>

**Table 29-1: Lengths of Construction Exits on Sloping Roadbeds**
CONCRETE CURB

STORM SEWER
TRENCH AND BEDDING

OVERSIZED TYPE 'I' FLAT GRATE INLET

PRECASTED OVERSIZED STORM MANHOLE STRUCTURE

CONNECTION TO EXISTING SIDEWALK

SIDEWALK REPAIR DETAIL

PAVEMENT REPAIR DETAIL

MANHOLE / INLET STEP

CONTRACTOR SIDEWALK AND JOINTING DETAIL

1. Complete tie-in details and connections to existing sidewalk and curb
2. Complete tie-in details and connections to existing sidewalk and curb
3. Complete tie-in details and connections to existing sidewalk and curb
4. Complete tie-in details and connections to existing sidewalk and curb
5. Complete tie-in details and connections to existing sidewalk and curb

MANHOLE AND CATCH BASIN NOTES

CALL BEFORE YOU DIG NOTE

HDPE PIPE INSTALLATION DETAIL

CONTRACTOR SHALL SUBMIT SHOP DRAWINGS TO THE COLLEGE AND ENGINEER FOR REVIEW.

CONTRACTOR NOTE

Precast concrete manhole and storm drain structure details. Connections and bedding requirements are specified. Contractor shall submit shop drawings for review. Details include manhole and catch basin connections, concrete CURB, storm sewer, and pavement repair.