Tyger River Campus

Coating & Reroofing Construction Project

Project Number: H59-N961-PD

Location: Spartanburg Community College - Spartanburg

107 Community College Drive

Spartanburg, SC 29303
## TABLE OF CONTENTS

**PROJECT NAME:** Spartanburg Community College - Tyger River Campus Coating and Reroofing Construction Project

**PROJECT NUMBER:** H59-N961-PD

<table>
<thead>
<tr>
<th>SECTION</th>
<th>NUMBER OF PAGES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Table of Contents</td>
<td>.................................................. 2</td>
</tr>
<tr>
<td>SE-310, Invitation for Construction Services</td>
<td>.................................................. 1</td>
</tr>
<tr>
<td>AIA A701-1997 Instructions to Bidders - South Carolina Division of Procurement Services, Office of State Engineer Version</td>
<td>.................................................. 13</td>
</tr>
<tr>
<td>Bid Bond (AIA A310)</td>
<td>.................................................. 1</td>
</tr>
<tr>
<td>SE-330, Lump Sum Bid Form</td>
<td>.................................................. 7</td>
</tr>
<tr>
<td>AIA Document A101-2007 Standard Form of Agreement between Owner and Contractor - South Carolina Division of Procurement Services, Office of State Engineer Version</td>
<td>.................................................. 9</td>
</tr>
<tr>
<td>AIA Document A201-2007 General Conditions of the Contract for Construction - South Carolina Division of Procurement Services, Office of State Engineer Version</td>
<td>.................................................. 49</td>
</tr>
<tr>
<td>SE-355, Performance Bond</td>
<td>.................................................. 2</td>
</tr>
<tr>
<td>SE-357, Labor &amp; Material Payment Bond</td>
<td>.................................................. 2</td>
</tr>
<tr>
<td>SE-380, Change Order to Construction Contract</td>
<td>.................................................. 1</td>
</tr>
</tbody>
</table>
INVITATION FOR CONSTRUCTION SERVICES

PROJECT NAME: Tyger River Campus Coating and Reroofing Construction Project

PROJECT NUMBER: 1359-N961-PD

PROJECT LOCATION: Spartanburg Community College - 1875 E. Main Street, Duncan, SC 29334

BID SECURITY REQUIRED? Yes ☒ No ☐ NOTE: Contractor may be subject to a performance appraisal at the close of the project.
PERFORMANCE BOND REQUIRED? Yes ☒ No ☐
PAYMENT BOND REQUIRED? Yes ☒ No ☐ CONSTRUCTION COST RANGE: $200,000 - $250,000

DESCRIPTION OF PROJECT: Metal roof coating at RAs 7, 8, 10 & 13; Single-ply membrane reroofing at RAs 11 & 12; Repair at RAs 1 & 2; Removals of abandoned rooftop sprinkler piping at RAs 1, 2, 6A & 6B

BIDDING DOCUMENTS/PLANS MAY BE OBTAINED FROM: Office of the Architect or Spartanburg Community College

PLAN DEPOSIT AMOUNT: $50.00 IS DEPOSIT REFUNDABLE Yes ☐ No ☒ N/A ☐ Bidders must obtain Bidding Documents/Plans from the above listed source(s) to be listed as an official plan holder. Only those Bidding Documents/Plans obtained from the above listed source(s) are official. Bidders that rely on copies of Bidding Documents/Plans obtained from any other source do so at their own risk. All written communications with official plan holders & bidders WILL ☒ WILL NOT ☐ be via email or website posting.

IN ADDITION TO THE ABOVE OFFICIAL SOURCE(S), BIDDING DOCUMENTS/PLANS ARE ALSO AVAILABLE AT:
Bidders are responsible for obtaining all updated bidding documents from the Office of the Architect or Spartanburg Community College

All questions & correspondence concerning this invitation shall be addressed to the A/E.

A/E NAME: Shepard & Associates, LLC

A/E CONTACT: Blount Shepard

A/E ADDRESS: Street/PO Box: 3547 Dreher Shoals Road, Suite 6
City: Irmo State: SC ZIP: 29063

EMAIL: becki@shepardandassociates.us
TELEPHONE: (803) 407-8284 FAX: (803) 407-8296

AGENCY: Spartanburg Community College

AGENCY PROJECT COORDINATOR: Gladden Smoke

ADDRESS: Street/PO Box: PO Box 4386
City: Spartanburg State: SC ZIP: 29305

EMAIL: smokep@sccsc.edu
TELEPHONE: (864) 592-4157 FAX: (864) 592-4642

PRE-BID CONFERENCE: Yes ☒ No ☐ MANDATORY ATTENDANCE: Yes ☐ No ☒
PRE-BID DATE: 6/27/2017 TIME: 2:00PM PLACE: 1875 E. Main Street, Duncan, SC 29334
BID CLOSING DATE: 7/11/2017 TIME: 2:00PM PLACE: 136 Community College Drive, Spartanburg, SC

BID DELIVERY ADDRESSES:

MAIL SERVICE:
Attn: Ms. Rhonda Merritt (BID ENCLOSED)

Spartanburg Community College

136 Community College Drive, Spartanburg SC 29303

IS PROJECT WITHIN AGENCY CONSTRUCTION CERTIFICATION? (Agency MUST check one) Yes ☐ No ☐

APPROVED BY: ______________________ DATE: ________________

(SE Project Manager)
AIA Document A701

Instructions to Bidders

Original AIA Document on file at:
Office of Architect, Shepard & Associates, LLC
3547 Dreher Shoals Road, Suite 6
Irmo, SC 29063
OSE FORM 00201
STANDARD SUPPLEMENTAL INSTRUCTIONS TO BIDDERS

AGENCY: Spartanburg Community College

PROJECT NAME: Tyger River Campus Coating and Reroofing Construction Project

PROJECT NUMBER: H59-N961-PD

PROJECT LOCATION: 1875 East Main Street, Duncan, SC, 29334

PROCUREMENT OFFICER: Mr. Gladden Smoke

1. STANDARD SUPPLEMENTAL INSTRUCTIONS TO BIDDERS

1.1 These Standard Supplemental Instructions to Bidders amend or supplement Instructions to Bidders (AIA Document A701-1997) and other provisions of Bidding and Contract Documents as indicated below.

1.2 Compliance with these Standard Supplemental Instructions is required by the Office of State Engineer (OSE) for all State projects when competitive sealed bidding is used as the method of procurement.

1.3 All provisions of the A701-1997, which are not so amended or supplemented, remain in full force and effect.

1.4 Bidders are cautioned to carefully examine the Bidding and Contract Documents for additional instructions or requirements.

2. MODIFICATIONS TO A701-1997

2.1 Delete Section 1.1 and insert the following:

1.1 Bidding Documents, collectively referred to as the Invitation for Bids, include the Bidding Requirements and the proposed Contract Documents. The Bidding Requirements consist of the Advertisement, Instructions to Bidders (A-701), Supplementary Instructions to Bidders, the bid form (SE-330), the Notice of Intent to Award (SE-370), and other sample bidding and contract forms. The proposed Contract Documents consist of the form of Agreement between the Owner and Contractor, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, all Addenda issued prior to execution of the Contract, and other documents set forth in the Bidding Documents. Any reference in this document to the Agreement between the Owner and Contractor, AIA Document A101, or some abbreviated reference thereof, shall mean the AIA A101, 2007 Edition as modified by OSE Form 00501 – Standard Modification to Agreement between Owner and Contractor. Any reference in this document to the General Conditions of the Contract for Construction, AIA Document A201, or some abbreviated reference thereof, shall mean the AIA A201, 2007 Edition as modified by OSE Form 00811 – Standard Supplementary Conditions.

2.2 In Section 1.8, delete the words “and who meets the requirements set forth in the Bidding Documents”.

2.3 In Section 2.1, delete the word “making” and substitute the word “submitting.”

2.4 In Section 2.1.1:

After the words “Bidding Documents,” delete the word “or” and substitute the word “and.”

Insert the following at the end of this section:

Bidders are expected to examine the Bidding Documents and Contract Documents thoroughly and should request an explanation of any ambiguities, discrepancies, errors, omissions, or conflicting statements. Failure to do so will be at the Bidder’s risk. Bidder assumes responsibility for any patent ambiguity that Bidder does not bring to the Owner’s attention prior to bid opening.

2.5 In Section 2.1.3, insert the following after the term “Contract Documents” and before the period:

and accepts full responsibility for any pre-bid existing conditions that would affect the Bid that could have been ascertained by a site visit. As provided in Regulation 19-445.2042(B), a bidder’s failure to attend an advertised pre-bid conference will not excuse its responsibility for estimating properly the difficulty and cost of successfully performing the work, or for proceeding to successfully perform the work without additional expense to the State.

2.6 Insert the following Sections 2.2 through 2.6:

2.2 CERTIFICATION OF INDEPENDENT PRICE DETERMINATION

GIVING FALSE, MISLEADING, OR INCOMPLETE INFORMATION ON THIS CERTIFICATION MAY RENDER YOU SUBJECT TO PROSECUTION UNDER SECTION 16-9-10 OF THE SOUTH CAROLINA CODE OF LAWS AND OTHER APPLICABLE LAWS.
A. By submitting an bid, the bidder certifies that—
   1. The prices in this bid have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other bidder or competitor relating to—
      a. Those prices;
      b. The intention to submit an bid; or
      c. The methods or factors used to calculate the prices offered.
   2. The prices in this bid have not been and will not be knowingly disclosed by the bidder, directly or indirectly, to any other bidder or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
   3. No attempt has been made or will be made by the bidder to induce any other concern to submit or not to submit a bid for the purpose of restricting competition.

B. Each signature on the bid is considered to be a certification by the signatory that the signatory—
   1. Is the person in the bidder’s organization responsible for determining the prices being offered in this bid, and that the signatory has not participated and will not participate in any action contrary to paragraphs A.1 through A.3 of this certification; or
   2. a. Has been authorized, in writing, to act as agent for the bidder's principals in certifying that those principals have not participated, and will not participate in any action contrary to paragraphs A.1 through A.3 of this certification [As used in this subdivision B.2.a, the term "principals" means the person(s) in the bidder’s organization responsible for determining the prices offered in this bid];
      b. As an authorized agent, does certify that the principals referenced in subdivision B.2.a of this certification have not participated, and will not participate, in any action contrary to paragraphs A.1 through A.3 of this certification; and
      c. As an agent, has not personally participated, and will not participate, in any action contrary to paragraphs A.1 through A.3 of this certification.

C. If the bidder deletes or modifies paragraph (a)(2) of this certification, the bidder must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

2.3 DRUG FREE WORKPLACE
By submitting a bid, the Bidder certifies that Bidder will maintain a drug free workplace in accordance with the requirements of Title 44, Chapter 107 of South Carolina Code of Laws, as amended.

2.4 CERTIFICATION REGARDING DEBARMENT AND OTHER RESPONSIBILITY MATTERS
A. 1. By submitting an Bid, Bidder certifies, to the best of its knowledge and belief, that-
      a. Bidder and/or any of its Principals-
         (i) Are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any state or federal agency;
         (ii) Have not, within a three-year period preceding this bid, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of bids; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
         (iii) Are not presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph A.1.a.(ii) of this provision.
      b. Bidder has not, within a three-year period preceding this bid, had one or more contracts terminated for default by any public (Federal, state, or local) entity.

2. "Principals," for the purposes of this certification, means officers; directors; owners; partners; and, persons having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

B. Bidder shall provide immediate written notice to the Procurement Officer if, at any time prior to contract award, Bidder learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

C. If Bidder is unable to certify the representations stated in paragraphs A.1, Bidder must submit a written explanation regarding its inability to make the certification. The certification will be considered in connection with a review of the Bidder's responsibility. Failure of the Bidder to furnish additional information as requested by the Procurement Officer may render the Bidder nonresponsible.
Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph A. of this provision. The knowledge and information of a Bidder is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

**D.** The certification in paragraph A. of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Bidder knowingly or in bad faith rendered an erroneous certification, in addition to other remedies available to the State, the Procurement Officer may terminate the contract resulting from this solicitation for default.

### 2.5 ETHICS CERTIFICATE

By submitting a bid, the bidder certifies that the bidder has and will comply with, and has not, and will not, induce a person to violate Title 8, Chapter 13 of the South Carolina Code of Laws, as amended (ethics act). The following statutes require special attention: Section 8-13-705, regarding gifts to influence action of public official; Section 8-13-705, regarding gifts to influence action of public official; Section 8-13-755 and 8-13-760, regarding restrictions on employment by former public official; Section 8-13-775, prohibiting public official with economic interests from acting on contracts; Section 8-13-790, regarding recovery of kickbacks; Section 8-13-1150, regarding statements to be filed by consultants; and Section 8-13-1342, regarding restrictions on contributions by contractor to candidate who participated in awarding of contract. The statute may rescind any contract and recover all amounts expended as a result of any action taken in violation of this provision. If contractor participates, directly or indirectly, in the evaluation or award of public contracts, including without limitation, change orders or task orders regarding a public contract, contractor shall, if required by law to file such a statement, provide the statement required by Section 8-13-1150 to the procurement officer at the same time the law requires the statement to be filed.

### 2.6 RESTRICTIONS APPLICABLE TO BIDDERS & GIFTS

Violation of these restrictions may result in disqualification of your bid, suspension or debarment, and may constitute a violation of the state Ethics Act. (a) After issuance of the solicitation, **bidder agrees not to discuss this procurement activity in any way with the Owner or its employees, agents or officials.** All communications must be solely with the Procurement Officer. This restriction may be lifted by express written permission from the Procurement Officer. This restriction expires once a contract has been formed. (b) Unless otherwise approved in writing by the Procurement Officer, **bidder agrees not to give anything to the Owner, any affiliated organizations, or the employees, agents or officials of either, prior to award.** (c) Bidder acknowledges that the policy of the State is that a governmental body should not accept or solicit a gift, directly or indirectly, from a donor if the governmental body has reason to believe the donor has or is seeking to obtain contractual or other business or financial relationships with the governmental body. Regulation 19-445.2165(C) broadly defines the term donor.

### 2.7 IRAN DIVESTMENT ACT CERTIFICATION

(a) The Iran Divestment Act List is a list published by the Board pursuant to Section 11-57-310 that identifies persons engaged in investment activities in Iran. Currently, the list is available at the following URL: [http://procurement.sc.gov/PS/PS-iran-divestment.phtm](http://procurement.sc.gov/PS/PS-iran-divestment.phtm). Section 11-57-310 requires the government to provide a person ninety days written notice before he is included on the list. The following representation, which is required by Section 11-57-330(A), is a material inducement for the State to award a contract to you. (b) By signing your Offer, you certify that, as of the date you sign, you are not on the then-current version of the Iran Divestment Act List. (c) You must notify the Procurement Officer immediately if, at any time before posting of a final statement of award, you are added to the Iran Divestment Act List.

#### 2.7 Delete Section 3.1.1 and substitute the following:

3.1.1 Bidders may obtain complete sets of the Bidding Documents from the issuing office designated in the Advertisement in the number and for the deposit sum, if any, stated therein. If so provided in the Advertisement, the deposit will be refunded to all plan holders who return the Bidding Documents in good condition within ten days after receipt of Bids. The cost of replacement of missing or damaged documents will be deducted from the deposit. A Bidder receiving a Contract award may retain the Bidding Documents and the Bidder's deposit will be refunded.

#### 2.8 Delete the language of Section 3.1.2 and insert the word “Reserved.”

#### 2.9 In Section 3.1.4, delete the words “and Architect may make” and substitute the words “has made.”

#### 2.10 Insert the following Section 3.1.5

3.1.5 All persons obtaining Bidding Documents from the issuing office designated in the Advertisement shall provide that office with Bidder’s contact information to include the Bidder’s name, telephone number, mailing address, and email address.
2.11 In Section 3.2.2:
Delete the words “and Sub-bidders”
Delete the word “seven” and substitute the word “ten”

2.12 In Section 3.2.3:
In the first Sentence, insert the word “written” before the word “Addendum."
Insert the following at the end of the section:
As provided in Regulation 19-445.2042(B), nothing stated at the pre-bid conference shall change the Bidding
Documents unless a change is made by written Addendum.

2.13 Insert the following at the end of Section 3.3.1:
Reference in the Bidding Documents to a designated material, product, thing, or service by specific brand or trade
name followed by the words “or equal” and “or approved equal” shall be interpreted as establishing a standard of
quality and shall not be construed as limiting competition.

2.14 Delete Section 3.3.2 and substitute the following:
3.3.2 No request to substitute materials, products, or equipment for materials, products, or equipment described in the
Bidding Documents and no request for addition of a manufacturer or supplier to a list of approved manufacturers or
suppliers in the Bidding Documents will be considered prior to receipt of Bids unless written request for approval has
been received by the Architect at least ten days prior to the date for receipt of Bids established in the Invitation for
Bids. Any subsequent extension of the date for receipt of Bids by addendum shall not extend the date for receipt of
such requests unless the addendum so specifies. Such requests shall include the name of the material or equipment for
which it is to be substituted and a complete description of the proposed substitution including drawings, performance
and test data, and other information necessary for an evaluation. A statement setting forth changes in other materials,
equipment or other portions of the Work, including changes in the work of other contracts that incorporation of the
proposed substitution would require, shall be included. The burden of proof of the merit of the proposed substitution
is upon the proposer. The Architect's decision of approval or disapproval of a proposed substitution shall be final.

2.15 Delete Section 3.4.3 and substitute the following:
3.4.3 Addenda will be issued no later than 120 hours prior to the time for receipt of Bids except an Addendum
withdrawing the request for Bids or one which includes postponement of the date for receipt of Bids.

2.16 Insert the following Sections 3.4.5 and 3.4.6:
3.4.5 When the date for receipt of Bids is to be postponed and there is insufficient time to issue a written Addendum
prior to the original Bid Date, Owner will notify prospective Bidders by telephone or other appropriate means with
immediate follow up with a written Addendum. This Addendum will verify the postponement of the original Bid Date
and establish a new Bid Date. The new Bid Date will be no earlier than the fifth (5th) calendar day after the date of
issuance of the Addendum postponing the original Bid Date.
3.4.6 If an emergency or unanticipated event interrupts normal government processes so that bids cannot be received
at the government office designated for receipt of bids by the exact time specified in the solicitation, the time specified
for receipt of bids will be deemed to be extended to the same time of day specified in the solicitation on the first work
day on which normal government processes resume. In lieu of an automatic extension, an Addendum may be issued to
reschedule bid opening. If state offices are closed at the time a pre-bid or pre-proposal conference is scheduled, an
Addendum will be issued to reschedule the conference.

2.17 In Section 4.1.1, delete the word “forms” and substitute the words “SE-330 Bid Form.”

2.18 Delete Section 4.1.2 and substitute the following:
4.1.2 Any blanks on the bid form to be filled in by the Bidder shall be legibly executed in a non-erasable medium.
Bids shall be signed in ink or other indelible media.

2.19 Delete Section 4.1.3 and substitute the following:
4.1.3 Sums shall be expressed in figures.

2.20 Insert the following at the end of Section 4.1.4:
Bidder shall not make stipulations or qualify his bid in any manner not permitted on the bid form. An incomplete Bid
or information not requested that is written on or attached to the Bid Form that could be considered a qualification of
the Bid, may be cause for rejection of the Bid.
2.21 Delete Section 4.1.5 and substitute the following:

4.1.5 All requested Alternates shall be bid. The failure of the bidder to indicate a price for an Alternate shall render the Bid non-responsive. Indicate the change to the Base Bid by entering the dollar amount and marking, as appropriate, the box for “ADD TO” or “DEDUCT FROM”. If no change in the Base Bid is required, enter “ZERO” or "No Change." For add alternates to the base bid, Subcontractor(s) listed on page BF-2 of the Bid Form to perform Alternate Work shall be used for both Alternates and Base Bid Work if Alternates are accepted.

2.22 Delete Section 4.1.6 and substitute the following:

4.1.6 Pursuant to Title 11, Chapter 35, Section 3020(b)(i) of the South Carolina Code of Laws, as amended, Section 7 of the Bid Form sets forth a list of subcontractor specialties for which Bidder is required to identify only those subcontractors Bidder will use to perform the work of each listed specialty. Bidder must follow the Instructions in the Bid Form for filling out this section of the Bid Form. Failure to properly fill out Section 7 may result in rejection of Bidder's bid as non-responsive.

2.23 Delete Section 4.1.7 and substitute the following:

4.1.7 Each copy of the Bid shall state the legal name of the Bidder and the nature of legal form of the Bidder. Each copy shall be signed by the person or persons legally authorized to bind the Bidder to a contract. A Bid submitted by an agent shall have a current power of attorney attached certifying the agent's authority to bind the Bidder.

2.24 Delete Section 4.2.1 and substitute the following:

4.2.1 If required by the Invitation for Bids, each Bid shall be accompanied by a bid security in an amount of not less than five percent of the Base Bid. The bid security shall be a bid bond or a certified cashier’s check. The Bidder pledges to enter into a Contract with the Owner on the terms stated in the Bid and will, if required, furnish bonds covering the faithful performance of the Contract and payment of all obligations arising thereunder. Should the Bidder refuse to enter into such Contract or fail to furnish such bonds if required, the amount of the bid security shall be forfeited to the Owner as liquidated damages, not as a penalty.

2.25 Delete Section 4.2.2 and substitute the following:

4.2.2 If a surety bond is required, it shall be written on AIA Document A310, Bid Bond, and the attorney-in-fact who executes the bond on behalf of the surety shall affix to the bond a certified and current copy of the power of attorney. The bid bond shall:

.1 Be issued by a surety company licensed to do business in South Carolina;

.2 Be issued by a surety company having, at a minimum, a "Best Rating" of "A" as stated in the most current publication of "Best's Key Rating Guide, Property-Casualty", which company shows a financial strength rating of at least five (5) times the contract price.

.3 Be enclosed in the bid envelope at the time of Bid Opening, either in paper copy or as an electronic bid bond authorization number provided on the Bid Form and issued by a firm or organization authorized by the surety to receive, authenticate and issue binding electronic bid bonds on behalf the surety.

2.26 Delete Section 4.2.3 and substitute the following:

4.2.3 By submitting a bid bond via an electronic bid bond authorization number on the Bid Form and signing the Bid Form, the Bidder certifies that an electronic bid bond has been executed by a Surety meeting the standards required by the Bidding Documents and the Bidder and Surety are firmly bound unto the State of South Carolina under the conditions provided in this Section 4.2.

2.27 Insert the following Section 4.2.4:

4.2.4 The Owner will have the right to retain the bid security of Bidders to whom an award is being considered until either (a) the Contract has been executed and performance and payment bonds, if required, have been furnished, or (b) the specified time has elapsed so that Bids may be withdrawn or (c) all Bids have been rejected.

2.28 Delete Section 4.3.1 and substitute the following:

4.3.1 All copies of the Bid, the bid security, if any, and any other documents required to be submitted with the Bid shall be enclosed in a sealed opaque envelope. The envelope shall, unless hand delivered by the Bidder, be addressed to the Owner’s designated purchasing office as shown in the Invitation for Bids. The envelope shall be identified with the Project name, the Bidder's name and address and, if applicable, the designated portion of the Work for which the Bid is submitted. If the Bid is sent by mail or special delivery service (UPS, Federal Express, etc.), the envelope should be labeled "BID ENCLOSED" on the face thereof. Bidders hand delivering their Bids shall deliver Bids to the place of the Bid Opening as shown in the Invitation for Bids. Whether or not Bidders attend the Bid Opening, they
shall give their Bids to the Owner’s procurement officer or his/her designee as shown in the Invitation for Bids prior to the time of the Bid Opening.

2.29 Insert the following Section 4.3.6 and substitute the following:

4.3.5 The official time for receipt of Bids will be determined by reference to the clock designated by the Owner’s procurement officer or his/her designee. The procurement officer conducting the Bid Opening will determine and announce that the deadline has arrived and no further Bids or bid modifications will be accepted. All Bids and bid modifications in the possession of the procurement officer at the time the announcement is completed will be timely, whether or not the bid envelope has been date/time stamped or otherwise marked by the procurement officer.

2.30 Delete Section 4.4.2 and substitute the following:

4.4.2 Prior to the time and date designated for receipt of Bids, a Bid submitted may be withdrawn in person or by written notice to the party receiving Bids at the place designated for receipt of Bids. Withdrawal by written notice shall be in writing over the signature of the Bidder.

2.31 In Section 5.1, delete everything following the caption “OPENING OF BIDS” and substitute the following:

5.1.1 Bids received on time will be publicly opened and will be read aloud. Owner will not read aloud Bids that Owner determines, at the time of opening, to be non-responsive.

5.1.2 At bid opening, Owner will announce the date and location of the posting of the Notice of Intended Award.

5.1.3 Owner will send a copy of the final Bid Tabulation to all Bidders within ten (10) working days of the Bid Opening.

5.1.4 If Owner determines to award the Project, Owner will, after posting a Notice of Intended Award, send a copy of the Notice to all Bidders.

5.1.5 If only one Bid is received, Owner will open and consider the Bid.

2.32 In Section 5.2, insert the section number “5.2.1” before the words of the “The Owner” at the beginning of the sentence.

2.33 Insert the following Sections 5.2.2 and 5.2.3:

5.2.2 The reasons for which the Owner will reject Bids include, but are not limited to:

1. Failure by a Bidder to be represented at a Mandatory Pre-Bid Conference or site visit;
2. Failure to deliver the Bid on time;
3. Failure to comply with Bid Security requirements, except as expressly allowed by law;
4. Listing an invalid electronic Bid Bond authorization number on the bid form;
5. Failure to Bid an Alternate, except as expressly allowed by law;
6. Failure to list qualified Subcontractors as required by law;
7. Showing any material modification(s) or exception(s) qualifying the Bid;
8. Faxing a Bid directly to the Owner or their representative; or
9. Failure to include a properly executed Power-of-Attorney with the bid bond.

5.2.3 The Owner may reject a Bid as nonresponsive if the prices bid are materially unbalanced between line items or sub-line items. A Bid is materially unbalanced when it is based on prices significantly less than cost for some work and prices which are significantly overstated in relation to cost for other work, and if there is a reasonable doubt that the bid will result in the lowest overall cost to the Owner even though it may be the low evaluated bid, or if it is so unbalanced as to be tantamount to allowing an advance payment.

2.34 Delete Section 6.1 and substitute the following:

6.1 CONTRACTOR’S RESPONSIBILITY
Owner will make a determination of Bidder’s responsibility before awarding a contract. Bidder shall provide all information and documentation requested by the Owner to support the Owner’s evaluation of responsibility. Failure of Bidder to provide requested information is cause for the Owner, at its option, to determine the Bidder to be non-responsible.

2.35 Delete the language of Section 6.2 and insert the word “Reserved.”

2.36 Delete the language of Sections 6.3.2, 6.3.3, and 6.3.4 and insert the word “Reserved” after each Section Number.
2.37 **Insert the following Section 6.4**

**6.4 CLARIFICATION**

Pursuant to Section 11-35-1520(8), the Procurement Officer may elect to communicate with a Bidder after opening for the purpose of clarifying either the Bid or the requirements of the Invitation for Bids. Such communications may be conducted only with Bidders who have submitted a Bid which obviously conforms in all material aspects to the Invitation for Bids and only in accordance with Appendix D (Paragraph A(6)) to the Manual for Planning and Execution of State Permanent Improvement, Part II. Clarification of a Bid must be documented in writing and included with the Bid. Clarifications may not be used to revise a Bid or the Invitation for Bids. [Section 11-35-1520(8); R.19-445.2080]

2.38 **Delete Section 7.1.2 and substitute the following:**

**7.1.2** The performance and payment bonds shall conform to the requirements of Section 11.4 of the General Conditions of the Contract. If the furnishing of such bonds is stipulated in the Bidding Documents, the cost shall be included in the Bid.

2.39 **Delete the language of Section 7.1.3 and insert the word “Reserved.”**

2.40 **In Section 7.2, insert the words “CONTRACT, CERTIFICATES OF INSURANCE” into the caption after the word “Delivery.”**

2.41 **Delete Section 7.2.1 and substitute the following:**

**7.2.1** After expiration of the protest period, the Owner will tender a signed Contract for Construction to the Bidder and the Bidder shall return the fully executed Contract for Construction to the Owner within seven days thereafter. The Bidder shall deliver the required bonds and certificate of insurance to the Owner not later than three days following the date of execution of the Contract. Failure to deliver these documents as required shall entitle the Owner to consider the Bidder’s failure as a refusal to enter into a contract in accordance with the terms and conditions of the Bidder’s Bid and to make claim on the Bid Security for re-procurement cost.

2.42 **Delete the language of Section 7.2.2 and insert the word “Reserved.”**

2.43 **Delete the language of Article 8 and insert the following:**

Unless otherwise required in the Bidding Documents, the Agreement for the Work will be written on South Carolina Modified AIA Document A101, 2007, Standard Form of Agreement Between Owner and Contractor as modified by OSE Form 00501 – Standard Modification to Agreement Between Owner and Contractor.

2.44 **Insert the following Article 9:**

**ARTICLE 9 MISCELLANEOUS**

**9.1 NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING IMPORTANT TAX NOTICE - NONRESIDENTS ONLY**

Withholding Requirements for Payments to Nonresidents: Section 12-8-550 of the South Carolina Code of Laws requires persons hiring or contracting with a nonresident conducting a business or performing personal services of a temporary nature within South Carolina to withhold 2% of each payment made to the nonresident. The withholding requirement does not apply to (1) payments on purchase orders for tangible personal property when the payments are not accompanied by services to be performed in South Carolina, (2) nonresidents who are not conducting business in South Carolina, (3) nonresidents for contracts that do not exceed $10,000 in a calendar year, or (4) payments to a nonresident who (a) registers with either the S.C. Department of Revenue or the S.C. Secretary of State and (b) submits a Nonresident Taxpayer Registration Affidavit - Income Tax Withholding, Form I-312 to the person letting the contract.

For information about other withholding requirements (e.g., employee withholding), contact the Withholding Section at the South Carolina Department of Revenue at 803-898-5383 or visit the Department's website at: www.sctax.org.

This notice is for informational purposes only. This Owner does not administer and has no authority over tax issues. All registration questions should be directed to the License and Registration Section at 803-898-5872 or to the South Carolina Department of Revenue, Registration Unit, Columbia, S.C. 29214-0140. All withholding questions should be directed to the Withholding Section at 803-898-5383.

PLEASE SEE THE "NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING" FORM (Available through SC Department of Revenue).
9.2 CONTRACTOR LICENSING
Contractors and Subcontractors listed in Section 7 of the Bid Form who are required by the South Carolina Code of Laws to be licensed, must be licensed at the time of bidding.

9.3 SUBMITTING CONFIDENTIAL INFORMATION
For every document Bidder submits in response to or with regard to this solicitation or request, Bidder must separately mark with the word "CONFIDENTIAL" every page, or portion thereof, that Bidder contends contains information that is exempt from public disclosure because it is either (a) a trade secret as defined in Section 30-4-40(a)(1), or (b) privileged & confidential, as that phrase is used in Section 11-35-410. For every document Bidder submits in response to or with regard to this solicitation or request, Bidder must separately mark with the words "TRADE SECRET" every page, or portion thereof, that Bidder contends contains a trade secret as that term is defined by Section 39-8-20 of the Trade Secrets Act. For every document Bidder submits in response to or with regard to this solicitation or request, Bidder must separately mark with the word "PROTECTED" every page, or portion thereof, that Bidder contends is protected by Section 11-35-1810. All markings must be conspicuous; use color, bold, underlining, or some other method in order to conspicuously distinguish the mark from the other text. Do not mark your entire bid as confidential, trade secret, or protected! If your bid, or any part thereof, is improperly marked as confidential or trade secret or protected, the State may, in its sole discretion, determine it nonresponsive. If only portions of a page are subject to some protection, do not mark the entire page. By submitting a response to this solicitation, Bidder (1) agrees to the public disclosure of every page of every document regarding this solicitation or request that was submitted at any time prior to entering into a contract (including, but not limited to, documents contained in a response, documents submitted to clarify a response, & documents submitted during negotiations), unless the page is conspicuously marked "TRADE SECRET" or "CONFIDENTIAL" or "PROTECTED", (2) agrees that any information not marked, as required by these bidding instructions, as a "Trade Secret" is not a trade secret as defined by the Trade Secrets Act, & (3) agrees that, notwithstanding any claims or markings otherwise, any prices, commissions, discounts, or other financial figures used to determine the award, as well as the final contract amount, are subject to public disclosure. In determining whether to release documents, the State will detrimentally rely on Bidders's marking of documents, as required by these bidding instructions, as being either "Confidential" or "Trade Secret" or "PROTECTED". By submitting a response, Bidder agrees to defend, indemnify & hold harmless the State of South Carolina, its officers & employees, from every claim, demand, loss, expense, cost, damage or injury, including attorney's fees, arising out of or resulting from the State withholding information that Bidder marked as "confidential" or "trade secret" or "PROTECTED".

9.4 POSTING OF INTENT TO AWARD
Notice of Intent to Award, SE-370, will be posted at the following location:

<table>
<thead>
<tr>
<th>Room or Area of Posting:</th>
<th>Lobby - Campus Operations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Where Posted:</td>
<td>Campus Operations Building</td>
</tr>
<tr>
<td>Address of Building:</td>
<td>136 Community College Drive, Spartanburg SC</td>
</tr>
</tbody>
</table>

Posting date will be announced at bid opening. In addition to posting the notice, the Owner will promptly send all responsive bidders a copy of the notice of intent to award and the final bid tabulation

9.5 PROTEST OF SOLICITATION OR AWARD
Any prospective bidder, offeror, contractor, or subcontractor who is aggrieved in connection with the solicitation of a contract shall protest within fifteen days of the date of issuance of the applicable solicitation document at issue. Any actual bidder, offeror, contractor, or subcontractor who is aggrieved in connection with the intended award or award of a contract shall protest within ten days of the date notification of intent to award is posted in accordance with Title 11, Chapter 35, Section 4210 of the South Carolina Code of Laws, as amended. A protest shall be in writing, shall set forth the grounds of the protest and the relief requested with enough particularity to give notice of the issues to be decided, and must be received by the State Engineer within the time provided.

Any protest must be addressed to the CPO, Office of State Engineer, and submitted in writing:

A. by email to protest-ose@mmo.sc.gov,

B. by facsimile at 803-737-0639, or

C. by post or delivery to 1201 Main Street, Suite 600, Columbia, SC 29201.

By submitting a protest to the foregoing email address, you (and any person acting on your behalf) consent to receive communications regarding your protest (and any related protests) at the e-mail address from which you sent your protest.
9.6 SOLICITATION INFORMATION FROM SOURCES OTHER THAN OFFICIAL SOURCE
South Carolina Business Opportunities (SCBO) is the official state government publication for State of South Carolina solicitations. Any information on State agency solicitations obtained from any other source is unofficial and any reliance placed on such information is at the bidder’s sole risk and is without recourse under the South Carolina Consolidated Procurement Code.

9.7 BUILDER’S RISK INSURANCE
Bidders are directed to Article 11.3 of the South Carolina Modified AIA Document A201, 2007 Edition, which, unless provided otherwise in the bid documents, requires the contractor to provide builder’s risk insurance on the project.

9.8 TAX CREDIT FOR SUBCONTRACTING WITH MINORITY FIRMS
Pursuant to Section 12-6-3350, taxpayers, who utilize certified minority subcontractors, may take a tax credit equal to 4% of the payments they make to said subcontractors. The payments claimed must be based on work performed directly for a South Carolina state contract. The credit is limited to a maximum of fifty thousand dollars annually. The taxpayer is eligible to claim the credit for 10 consecutive taxable years beginning with the taxable year in which the first payment is made to the subcontractor that qualifies for the credit. After the above ten consecutive taxable years, the taxpayer is no longer eligible for the credit. The credit may be claimed on Form TC-2, "Minority Business Credit." A copy of the subcontractor's certificate from the Governor's Office of Small and Minority Business (OSMBA) is to be attached to the contractor's income tax return. Taxpayers must maintain evidence of work performed for a State contract by the minority subcontractor. Questions regarding the tax credit and how to file are to be referred to: SC Department of Revenue, Research and Review, Phone: (803) 898-5786, Fax: (803) 898-5888. The subcontractor must be certified as to the criteria of a "Minority Firm" by the Governor's Office of Small and Minority Business Assistance (OSMBA). Certificates are issued to subcontractors upon successful completion of the certification process. Questions regarding subcontractor certification are to be referred to: Governor's Office of Small and Minority Business Assistance, Phone: (803) 734-0657, Fax: (803) 734-2498. Reference: SC §11-35-5010 – Definition for Minority Subcontractor & SC §11-35-5230 (B) – Regulations for Negotiating with State Minority Firms.

9.9 OTHER SPECIAL CONDITIONS OF THE WORK
None

END OF DOCUMENT
Note: AIA Document A310

Contractor to Provide

Bid Bond

In the form of

AIA A310
BID SUBMITTED BY: ________________________________
(Bidder's Name)

BID SUBMITTED TO: Spartanburg Community College
(Owner's Name)

FOR: PROJECT NAME: Tyger River Campus Coating and Reroofing Construction Project
PROJECT NUMBER: H59-N961-PD

OFFER

§ 1. In response to the Invitation for Construction Services and in compliance with the Instructions to Bidders for the above-named Project, the undersigned Bidder proposes and agrees, if this Bid is accepted, to enter into a Contract with the Owner on the terms included in the Bidding Documents, and to perform all Work as specified or indicated in the Bidding Documents, for the prices and within the time frames indicated in this Bid and in accordance with the other terms and conditions of the Bidding Documents.

§ 2. Pursuant to Section 11-35-3030(1) of the SC Code of Laws, as amended, Bidder has submitted Bid Security as follows in the amount and form required by the Bidding Documents:

- ☐ Bid Bond with Power of Attorney
- ☐ Electronic Bid Bond
- ☐ Cashier's Check

(Bidder check one)

§ 3. Bidder acknowledges the receipt of the following Addenda to the Bidding Documents and has incorporated the effects of said Addenda into this Bid:

(Bidder, check all that apply. Note, there may be more boxes than actual addenda. Do not check boxes that do not apply)

ADDENDA: ☐ #1 ☐ #2 ☐ #3 ☐ #4 ☐ #5

§ 4. Bidder accepts all terms and conditions of the Invitation for Bids, including, without limitation, those dealing with the disposition of Bid Security. Bidder agrees that this Bid, including all Bid Alternates, if any, may not be revoked or withdrawn after the opening of bids, and shall remain open for acceptance for a period of 60 Days following the Bid Date, or for such longer period of time that Bidder may agree to in writing upon request of the Owner.

§ 5. Bidder herewith offers to provide all labor, materials, equipment, tools of trades and labor, accessories, appliances, warranties and guarantees, and to pay all royalties, fees, permits, licenses and applicable taxes necessary to complete the following items of construction work:

§ 6.1 BASE BID WORK (as indicated in the Bidding Documents and generally described as follows): BASE BID WORK:

1.2.1 Roof Areas 1, 2 & 6: Work generally consists of:
The complete removal of existing abandoned PVC sprinkler lines, valves, sprinkler heads, sprinkler supports, and the slope transition flashing between RA 1, 2 & 6; and preparations to the RA 1 & 2 metal surfaces to receive new slope transition flashings; and

1.2.2 Roof Areas 7, 8, 10, & 13: Work generally consists of:
The removal and disposal of inappropriate/ stripped/rusted fasteners, and any other obstructions that would prevent the installation of the new fluid applied roof coating and flashing system; and
upon completion of all removals tighten all fasteners to remain, replace with oversized fasteners those that are removed, clean all the existing metal roof surfaces to receive new coatings and flashings by power washing and with roof coating manufacturer’s approved cleaner, prepare by priming lightly rusted surfaces with roof coating manufacturer’s approved primer; and

upon completion of all removals and preparations the installation of new fluid applied roof coating and flashing systems, fiber reinforced detail coat at vertical and horizontal laps and exposed fastener heads, first and second coats to achieve dry mil thickness to obtain a 20-year warranty at all existing metal roofing panels, flashings, pipe penetrations, gutter liners, and curbs.

1.2.3 Roof Area 11: Work generally consists of:

the complete removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, any rotted, deteriorated, or otherwise unsuitable plywood and wood blocking; and

the replacement of all removed plywood decking or wood components; and

upon completion of all removals and preparations the installation of new mechanically attached single ply membrane roofing and flashing system to all existing roof surfaces, flashings, pipe penetrations, and equipment curbs.

1.2.4 Roof Area 12: Work generally consists of:

The removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, rotted, deteriorated, or otherwise unsuitable plywood and wood blocking, designated HVAC equipment (Unit Nos. 1, 3 & 8), equipment rails, designated vertical face of metal counterflashing at the headwall, and any other obstructions that would prevent the installation of the new single ply membrane roofing system; and

the replacement of all removed deteriorated existing plywood or wood components, restoration of decking where the existing wood rails are removed, installation of new wood rails oriented in the direction of the decking slope; and

upon completion of all removals and preparations the installation of new mechanically attached single ply membrane roofing and flashing system to all existing roof surfaces, metal flashings, and equipment rails.

$_____________________________, which sum is hereafter called the Base Bid.

(Bidder to insert Base Bid Amount on line above)
§ 6.2 BID ALTERNATES as indicated in the Bidding Documents and generally described as follows:

ALTERNATE # 1 (Brief Description): N/A

☐ ADD TO or ☐ DEDUCT FROM BASE BID: $  

(Bidder to mark appropriate box to clearly indicate the price adjustment offered for each Alternate)

ALTERNATE # 2 (Brief Description): N/A

☐ ADD TO or ☐ DEDUCT FROM BASE BID: $  

(Bidder to mark appropriate box to clearly indicate the price adjustment offered for each Alternate)

ALTERNATE # 3 (Brief Description): N/A

☐ ADD TO or ☐ DEDUCT FROM BASE BID: $  

(Bidder to mark appropriate box to clearly indicate the price adjustment offered for each Alternate)

§ 6.3 UNIT PRICES:

BIDDER offers for the Agency’s consideration and use, the following UNIT PRICES. The UNIT PRICES offered by BIDDER indicate the amount to be added to or deducted from the CONTRACT SUM for each item-unit combination. UNIT PRICES include all costs to the Agency, including those for materials, labor, equipment, tools of trades and labor, fees, taxes, insurance, bonding, overhead, profit, etc. The Agency reserves the right to include or not to include any of the following UNIT PRICES in the Contract and to negotiate the UNIT PRICES with BIDDER.

<table>
<thead>
<tr>
<th>No.</th>
<th>ITEM</th>
<th>UNIT OF MEASURE</th>
<th>ADD</th>
<th>DEDUCT</th>
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<tbody>
<tr>
<td>1.</td>
<td>Wood Blocking</td>
<td>Board Feet</td>
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<td>2.</td>
<td>Plywood Decking</td>
<td>Square Feet</td>
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§ 7. LISTING OF PROPOSED SUBCONTRACTORS PURSUANT TO SECTION 3020(b)(i), CHAPTER 35, TITLE 11 OF THE SOUTH CAROLINA CODE OF LAWS, AS AMENDED
(See Instructions on the following page BF-2A)

Bidder shall use the below-listed Subcontractors in the performance of the Subcontractor Classification work listed:

<table>
<thead>
<tr>
<th>SUBCONTRACTOR CLASSIFICATION</th>
<th>SUBCONTRACTOR'S PRIME CONTRACTOR'S NAME</th>
<th>SUBCONTRACTOR'S PRIME CONTRACTOR'S SC LICENSE NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>By License Classification</td>
<td>(Completed by Owner)</td>
<td>(Requested, but not Required)</td>
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**BASE BID**

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**ALTERNATE #1**

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**ALTERNATE #2**

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**ALTERNATE #3**

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If a Bid Alternate is accepted, Subcontractors listed for the Bid Alternate shall be used for the work of both the Alternate and the Base Bid work.
1. Section 7 of the Bid Form sets forth an Owner developed list of contractor/subcontractor specialties by contractor license category and/or subcategory for which bidder is required to identify the entity (subcontractor(s) and/or himself) Bidder will use to perform the work of each listed specialty.
   a. **Column A**: The Owner fills out this column, which identifies the contractor/subcontractor specialties for which the bidder must list either a subcontractor or himself as the entity that will perform this work. Subcontractor specialties are identified by contractor license categories or subcategories listed in Title 40 of the South Carolina Code of laws. Abbreviations of classifications to be listed after the specialty can be found at: [http://www.llr.state.sc.us/POL/Contractors/PDFFiles/CLBClassificationAbbreviations.pdf](http://www.llr.state.sc.us/POL/Contractors/PDFFiles/CLBClassificationAbbreviations.pdf). If the owner has not identified a specialty, the bidder does not list a subcontractor.
   b. **Columns B and C**: In these columns, the Bidder identifies the subcontractors it will use for the work of each specialty listed by the Owner in Column A. Bidder must identify only the subcontractor(s) who will perform the work and no others. Bidders should make sure that their identification of each subcontractor is clear and unambiguous. A listing that could be any number of different entities may be cause for rejection of the bid as non-responsive. For example, a listing of M&M without more may be problematic if there are multiple different licensed contractors in South Carolina whose names start with M&M.

2. **Subcontractor Defined**: For purposes of subcontractor listing, a subcontractor is an entity who will perform work or render service to the prime contractor to or about the construction site pursuant to a contract with the prime contractor. Bidder should not identify sub-subcontractors in the spaces provided on the bid form but only those entities with which bidder will contract directly. Likewise, do not identify material suppliers, manufacturers, and fabricators that will not perform physical work at the site of the project but will only supply materials or equipment to the bidder or proposed subcontractor(s).

3. **Subcontractor Qualifications**: Bidder must only list subcontractors who possess a South Carolina Contractor’s license with the license classification and/or subclassification identified by the Owner in the first column on the left. The subcontractor license must also be within the appropriate license group for the work of the specialty. If Bidder lists a subcontractor who is not qualified to perform the work, the Bidder will be rejected as non-responsive.

4. **Use of Own forces**: If under the terms of the Bidding Documents, Bidder is qualified to perform the work of a listed specialty and Bidder does not intend to subcontract such work but to use Bidder’s own employees to perform such work, the Bidder must insert its own name in the space provided for that specialty.

5. **Use of Multiple Subcontractors**:
   a. If Bidder intends to use multiple subcontractors to perform the work of a single specialty listing, Bidder must insert the name of each subcontractor Bidder will use, preferably separating the name of each by the word “and”. If Bidder intends to use both his own employees to perform a part of the work of a single specialty listing and to use one or more subcontractors to perform the remaining work for that specialty listing, bidder must insert his own name and the name of each subcontractor, preferably separating the name of each with the word “and”. Bidder must use each entity listed for the work of a single specialty listing in the performance of that work.
   b. **Optional Listing Prohibited**: Bidder may not list multiple subcontractors for a specialty listing, in a form that provides the Bidder the option, after bid opening or award, to choose to use one or more but not all the listed subcontractors to perform the work for which they are listed. A listing, which on its face requires subsequent explanation to determine whether it is an optional listing, is non-responsive. If bidder intends to use multiple entities to perform the work for a single specialty listing, bidder must clearly set forth on the bid form such intent. Bidder may accomplish this by simply inserting the word “and” between the names of each entity listed for that specialty. Agency will reject as non-responsive a listing that contains the names of multiple subcontractors separated by a blank space, the word “or”, a virgule (that is a /), or any separator that the Agency may reasonably interpret as an optional listing.

6. If Bidder is awarded the contract, bidder must, except with the approval of the Agency for good cause shown, use the listed entities to perform the work for which they are listed.

7. If bidder is awarded the contract, bidder will not be allowed to substitute another entity as subcontractor in place of a subcontractor listed in Section 7 of the Bid except for one or more of the reasons allowed by the SC Code of Laws.

8. Bidder’s failure to identify an entity (subcontractor or himself) to perform the work of a subcontractor specialty listed in the first column on the left will render the Bid non-responsive.
§ 8. LIST OF MANUFACTURERS, MATERIAL SUPPLIERS, AND SUBCONTRACTORS OTHER THAN SUBCONTRACTORS LISTED IN SECTION 7 ABOVE (FOR INFORMATION ONLY):

Pursuant to instructions in the Invitation for Construction Services, if any, Bidder will provide to Owner upon the Owner’s request and within 24 hours of such request, a listing of manufacturers, material suppliers, and subcontractors, other than those listed in Section 7 above, that Bidder intends to use on the project. Bidder acknowledges and agrees that this list is provided for purposes of determining responsibility and not pursuant to the subcontractor listing requirements of SC Code Ann § 11-35-3020(b)(i).

§ 9. TIME OF CONTRACT PERFORMANCE AND LIQUIDATED DAMAGES

a) CONTRACT TIME

Bidder agrees that the Date of Commencement of the Work shall be established in a Notice to Proceed to be issued by the Owner. Bidder agrees to substantially complete the Work within 90 Calendar Days from the Date of Commencement, subject to adjustments as provided in the Contract Documents.

b) LIQUIDATED DAMAGES

Bidder further agrees that from the compensation to be paid, the Owner shall retain as Liquidated Damages the amount of $200.00 for each Calendar Day the actual construction time required to achieve Substantial Completion exceeds the specified or adjusted time for Substantial Completion as provided in the Contract Documents. This amount is intended by the parties as the predetermined measure of compensation for actual damages, not as a penalty for nonperformance.

§ 10. AGREEMENTS

a) Bidder agrees that this bid is subject to the requirements of the laws of the State of South Carolina.

b) Bidder agrees that at any time prior to the issuance of the Notice to Proceed for this Project, this Project may be canceled for the convenience of, and without cost to, the State.

c) Bidder agrees that neither the State of South Carolina nor any of its agencies, employees or agents shall be responsible for any bid preparation costs, or any costs or charges of any type, should all bids be rejected or the Project canceled for any reason prior to the issuance of the Notice to Proceed.

§ 11. ELECTRONIC BID BOND

By signing below, the Principal is affirming that the identified electronic bid bond has been executed and that the Principal and Surety are firmly bound unto the State of South Carolina under the terms and conditions of the AIA Document A310, Bid Bond, included in the Bidding Documents.

ELECTRONIC BID BOND NUMBER: 

SIGNATURE AND TITLE: 

SE-330
LUMP SUM BID FORM

CONTRACTOR'S CLASSIFICATIONS AND SUBCLASSIFICATIONS WITH LIMITATION

SC Contractor's License Number(s): ________________________________

Classification(s) & Limits: ________________________________

Subclassification(s) & Limits: ________________________________

By signing this Bid, the person signing reaffirms all representation and certification made by both the person signing and the Bidder, including without limitation, those appearing in Article 2 of the Instructions to Bidders, is expressly incorporated by reference.

BIDDER'S LEGAL NAME: ________________________________

ADDRESS: ________________________________

______________________________

TELEPHONE: ________________________________

EMAIL: ________________________________

SIGNATURE: ________________________________  DATE: __________

PRINT NAME: ________________________________

TITLE: ________________________________
AIA Document A101

Standard Form of Agreement Between Owner and Contractor

Original AIA Document on file at:
Office of Architect, Shepard & Associates, LLC
3547 Dreher Shoals Road, Suite 6
Irmo, SC  29063
OSE FORM 00501
STANDARD MODIFICATIONS TO AGREEMENT BETWEEN OWNER AND CONTRACTOR

AGENCY: Spartanburg Community College
PROJECT NAME: Tyger River Campus Coating and Reroofing Construction Project
PROJECT NUMBER: H59-N961-PD

1. STANDARD MODIFICATIONS TO AIA A101-2007
1.1 These Standard Modifications amend or supplement the Standard Form of Agreement Between Owner and Contractor (AIA Document A101-2007) and other provisions of Bidding and Contract Documents as indicated below.

1.2 All provisions of A101-2007, which are not so amended or supplemented, remain in full force and effect.

2. MODIFICATIONS TO A101

2.1 Insert the following at the end of Article 1:

2.2 Delete Section 3.1 and substitute the following:
3.1 The Date of Commencement of the Work shall be the date fixed in a Notice to Proceed issued by the Owner. The Owner shall issue the Notice to Proceed to the Contractor in writing, no less than seven days prior to the Date of Commencement. Unless otherwise provided elsewhere in the contract documents, and provided the contractor has secured all required insurance and surety bonds, the contractor may commence work immediately after receipt of the Notice to Proceed.

2.3 Delete Section 3.3 and substitute the following:
3.3 The Contract Time as provided in Section 9(a) of the Bid Form (SE-330) for this Project shall be measured from the Date of Commencement. Contractor agrees that if the Contractor fails to achieve Substantial Completion of the Work within the Contract Time, the Owner shall be entitled to withhold or recover from the Contractor Liquidated Damages in the amounts set forth in Section 9(b) of the Bid Form (SE-330), subject to adjustments of this Contract Time as provided in the Contract Documents.

2.4 In Section 5.1.1, insert the words “and Owner” after the phrase “Payment submitted to the Architect.”

2.5 Delete Section 5.1.3 and substitute the following:
5.1.3 The Owner shall make payment of the certified amount to the Contractor not later than 21 days after receipt of the Application for Payment.

2.6 In Section 5.1.6, insert the following after the phrase “Subject to other provisions of the Contract Documents”:
and subject to Title 12, Chapter 8, Section 550 of the South Carolina Code of Laws, as amended (Withholding Requirements for Payments to Non-Residents).
In the spaces provided in Sub-Sections 1 and 2 for inserting the retainage amount, insert “three and one-half percent (3.5%).”

2.7 In Section 5.1.8, delete the word “follows” and the colon and substitute the following:

2.8 In Section 5.1.9, delete the words “Except with the Owner’s prior approval, the” before the word “Contractor.”

2.9 In Section 5.2.2, delete the number 30 and substitute the number 21, delete everything following the words “Certificate for Payment” and place a period at the end of the resulting sentence.

2.10 Delete the language of Sections 6.1 and 6.2 and substitute the word “Reserved” for the deleted language of each Section.

2.11 Delete the language of Section 8.2 and substitute the word “Reserved.”
2.12 In Section 8.3, make the word “Representative” in the title plural, delete everything following the title, and substitute the following:

8.3.1 Owner designates the individual listed below as its Senior Representative (“Owner's Senior Representative”), which individual has the responsibility for and, subject to Section 7.2.1 of the General Conditions, the authority to resolve disputes under Section 15.6 of the General Conditions:

Name: Mr. L. Ray Switzer
Title: Vice President of Business Affairs
Address: P.O. Box 4386, Spartanburg, SC 29305
Telephone: (864) 592-4619
Email: switzerr@sccsc.edu

8.3.2 Owner designates the individual listed below as its Owner's Representative, which individual has the authority and responsibility set forth in Section 2.1.1 of the General Conditions:

Name: Gladden Smoke
Title: Director of Operations - Spartanburg Community College
Address: P.O.Box 4386, Spartanburg, SC 29305
Telephone: (864) 592-4600
Email: smokeg@sccsc.edu

2.13 In Section 8.4, make the word “Representative” in the title plural, delete everything following the title, and substitute the following:

8.4.1 Contractor designates the individual listed below as its Senior Representative (“Contractor's Senior Representative”), which individual has the responsibility for and authority to resolve disputes under Section 15.6 of the General Conditions:

Name: TBD
Title: 
Address: 
Telephone: 
Email: 

8.4.2 Contractor designates the individual listed below as its Contractor's Representative, which individual has the authority and responsibility set forth in Section 3.1.1 of the General Conditions:

Name: TBD
Title: 
Address: 
Telephone: 
Email: 

2.14 Add the following Section 8.6.1:

8.6.1 The Architect’s representative:

Name: Blount Shepard, AIA, NCARB
Title: Architect, Shepard & Associates, LLC
Address: 3547 Dreher Shoals Road, Suite 6, Irmo, SC 29063
Telephone: (803) 407-8284
Email: becki@shepardandassociates.us
2.15 In Section 9.1.7, Sub-Section 2, list the following documents in the space provided for listing documents:

- Invitation for Construction Services (SE-310)
- Instructions to Bidders (AIA Document A701-1997)
- Standard Supplemental Instructions to Bidders (OSE Form 00201)
- Contractor’s Bid (Completed SE-330)
- Notice of Intent to Award (Completed SE-370)

2.16 In Article 10, delete everything after the first sentence.

END OF DOCUMENT
AIA Document A201

General Conditions of the Contract for Construction

Original AIA Document on file at:
Office of Architect, Shepard & Associates, LLC
3547 Dreher Shoals Road, Suite 6
Irmo, SC 29063
AGENCY: Spartanburg Community College  
PROJECT NAME: Tyger River Campus Coating and Reroofing Construction Project  
PROJECT NUMBER: H59-N961-PD  

1. GENERAL CONDITIONS  
The General Conditions of the Contract for Construction, AIA Document A201, 2007 Edition, Articles 1 through 15 inclusive, is a part of this Contract and is incorporated as fully as if herein set forth. For brevity, AIA Document A201 is also referred to in the Contract Documents collectively as the "General Conditions."  

2. STANDARD SUPPLEMENTARY CONDITIONS  
2.1 The following supplements modify, delete and/or add to the General Conditions. Where any portion of the General Conditions is modified or any paragraph, Section or clause thereof is modified or deleted by these Supplementary Conditions, the unaltered provisions of the General Conditions shall remain in effect.  
2.2 Unless otherwise stated, the terms used in these Standard Supplementary Conditions which are defined in the General Conditions have the meanings assigned to them in the General Conditions.  

3. MODIFICATIONS TO A201-2007  
3.1 Insert the following at the end of Section 1.1.1:  
3.2 Delete the language of Section 1.1.8 and substitute the word “Reserved.”  
3.3 Add the following Section 1.1.9:  
1.1.9 NOTICE TO PROCEED  
Notice to Proceed is a document issued by the Owner to the Contractor, with a copy to the Architect, directing the Contractor to begin prosecution of the Work in accordance with the requirements of the Contract Documents. The Notice to Proceed shall fix the date on which the Contract Time will commence.  
3.4 Insert the following at the end of Section 1.2.1:  
In the event of patent ambiguities within or between parts of the Contract Documents, the contractor shall 1) provide the better quality or greater quantity of Work, or 2) comply with the more stringent requirement, either or both in accordance with the Architect’s interpretation.  
3.5 Delete Section 1.5.1 and substitute the following:  
1.5.1 The Architect and the Architect’s consultants shall be deemed the authors and owners of their respective Instruments of Service and will retain all common law, statutory and other reserved rights, including copyrights. The Contractor, Subcontractors, Sub-subcontractors, and material or equipment suppliers shall not own or claim a copyright in the Instruments of Service. Submittal or distribution to meet official regulatory requirements or for other purposes in connection with this Project is not to be construed as a violation of the Architect’s or Architect’s consultants’ reserved rights.  
3.6 Delete Section 2.1.1 and substitute the following:  
2.1.1 The Owner is the person or entity identified as such in the Agreement and is referred to throughout the Contract Documents as if singular in number. The Owner shall designate in writing a representative who shall have express authority to bind the Owner with respect to all matters requiring the Owner’s approval or authorization, except as provided in Section 7.1.2. Except as otherwise provided in Section 4.2.1, the Architect does not have such authority. The term “Owner” means the Owner or the Owner’s Representative. [Reference § 8.2 of the Agreement.]  
3.7 Delete Section 2.1.2 and substitute the following:  
2.1.2 The Owner shall furnish to the Contractor within fifteen days after receipt of a written request, information necessary and relevant for the Contractor to post Notice of Project Commencement pursuant to Title 29, Chapter 5, Section 23 of the South Carolina Code of Laws, as amended.
3.8 **Delete Section 2.2.3 and substitute the following:**

2.2.3 The Owner shall furnish surveys describing physical characteristics, legal limitations and utility locations for the site of the Project, and a legal description of the site. Subject to the Contractor’s obligations, including those in Section 3.2, the Contractor shall be entitled to rely on the accuracy of information furnished by the Owner pursuant to this Section but shall exercise proper precautions relating to the safe performance of the Work.

3.9 **Replace the period at the end of the last sentence of Section 2.2.4 with a semicolon and insert the following after the inserted semicolon:**

“however, the Owner does not warrant the accuracy of any such information requested by the Contractor that is not otherwise required of the Owner by the Contract Documents. Neither the Owner nor the Architect shall be required to conduct investigations or to furnish the Contractor with any information concerning subsurface characteristics or other conditions of the area where the Work is to be performed beyond that which is provide in the Contract Documents.”

3.10 **Delete Section 2.2.5 and substitute the following:**

2.2.5 Unless otherwise provided in the Contract Documents, the Owner shall furnish to the Contractor with ten copies of the Contract Documents. The Contractor may make reproductions of the Contract Documents pursuant to Section 1.5.2. All copies of the drawings and specifications, except the Contractor’s record set, shall be returned or suitably accounted for to the Owner, on request, upon completion of the Work.

3.11 **Add the following Sections 2.2.6 and 2.2.7:**

2.2.6 The Owner assumes no responsibility for any conclusions or interpretation made by the Contractor based on information made available by the Owner.

2.2.7 The Owner shall obtain, at its own cost, general building and specialty inspection services as required by the Contract Documents. The Contractor shall be responsible for payment of any charges imposed for reinspections.

3.12 **Delete Section 2.4 and substitute the following:**

2.4 If the Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents and fails within a ten-day period after receipt of written notice from the Owner to commence and continue correction of such default or neglect, including but not limited to providing necessary resources, with diligence and promptness, the Owner may, without prejudice to other remedies the Owner may have, correct such deficiencies. In such case an appropriate Change Directive shall be issued deducting from payments then or thereafter due the Contractor the reasonable cost of correcting such deficiencies, including Owner’s expenses and compensation for the Architect’s additional services made necessary by such default, neglect or failure. If payments then or thereafter due the Contractor are not sufficient to cover such amounts, the Contractor shall pay the difference to the Owner.

3.13 **Insert the following at the end of Section 3.2.1:**

The Contractor acknowledges that it has investigated and satisfied itself as to the general and local conditions which can affect the work or its cost, including but not limited to (1) conditions bearing upon transportation, disposal, handling, and storage of materials; (2) the availability of labor, water, electric power, and roads; (3) uncertainties of weather, river stages, tides, or similar physical conditions at the site; (4) the conformation and conditions of the ground; and (5) the character of equipment and facilities needed preliminary to and during work performance. The Contractor also acknowledges that it has satisfied itself as to the character, quality, and quantity of surface and subsurface materials or obstacles to be encountered insofar as this information is reasonably ascertainable from an inspection of the site, including all exploratory work done by the Owner, as well as from the drawings and specifications made a part of this contract. Any failure of the Contractor to take the actions described and acknowledged in this paragraph will not relieve the Contractor from responsibility for estimating properly the difficulty and cost of successfully performing the work, or for proceeding to successfully perform the work without additional expense to the Owner.

3.14 **In the third sentence of Section 3.2.4, insert the word “latent” before the word “errors.”**

3.15 **In the last sentence of Section 3.3.1, insert the words “by the Owner in writing” after the word “instructed.”**

3.16 **Delete the third sentence of Section 3.5 and substitute the following sentences:**

Work, materials, or equipment not conforming to these requirements shall be considered defective. Unless caused by the Contractor or a subcontractor at any tier, the Contractor’s warranty excludes remedy for damage or defect caused by abuse, alterations to the Work not executed by the Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear and normal usage.
3.17 Insert the following at the end of Section 3.6:
The Contractor shall comply with the requirements of Title 12, Chapter 9 of the South Carolina Code of Laws, as amended, regarding withholding tax for nonresidents, employees, contractors and subcontractors.

3.18 In Section 3.7.1, delete the words “the building permit as well as for other” and insert the following sentence at the end of this section:
Pursuant to Title 10, Chapter 1, Section 180 of the South Carolina Code of Laws, as amended, no local general or specialty building permits are required for state buildings.

3.19 Delete the last sentence of Section 3.7.5 and substitute the following:
Adjustments in the Contract Sum and Contract Time arising from the existence of such remains or features may be made as provided in Article 7.3.3.

3.20 Delete the last sentence of Section 3.8.2.3 and substitute the following:
The amount of the Change Order shall reflect the difference between actual costs, as documented by invoices, and the allowances under Section 3.8.2.1.

3.21 In Section 3.9.1, insert a comma after the word “superintendent” in the first sentence and insert the following after the inserted comma:
acceptable to the Owner,

3.22 Delete Section 3.9.2 and substitute the following:
3.9.2 The Contractor, as soon as practicable after award of the Contract, shall furnish in writing to the Owner the name and qualifications of a proposed superintendent. The Owner may reply within 14 days to the Contractor in writing stating (1) whether the Owner has reasonable objection to the proposed superintendent or (2) that the Owner requires additional time to review. Failure of the Owner to reply within the 14-day period shall constitute notice of no reasonable objection.

3.23 After the first sentence in Section 3.9.3, insert the following sentence:
The Contractor shall notify the Owner, in writing, of any proposed change in the superintendent, including the reason therefore, prior to making such change.

3.24 Delete Section 3.10.3 and substitute the following:
3.10.3 Additional requirements, if any, for the construction schedule are as follows:
(Check box if applicable to this Contract)
☒ The construction schedule shall be in a detailed precedence-style critical path management (CPM) or primavera-type format satisfactory to the Owner and the Architect that shall also (1) provide a graphic representation of all activities and events that will occur during performance of the work; (2) identify each phase of construction and occupancy; and (3) set forth dates that are critical in ensuring the timely and orderly completion of the Work in accordance with the requirements of the Contract Documents (hereinafter referred to as “Milestone Dates”). Upon review and acceptance by the Owner and the Architect of the Milestone Dates, the construction schedule shall be deemed part of the Contract Documents and attached to the Agreement as Exhibit “A.” If not accepted, the construction schedule shall be promptly revised by the Contractor in accordance with the recommendations of the Owner and the Architect and resubmitted for acceptance. The Contractor shall monitor the progress of the Work for conformance with the requirements of the construction schedule and shall promptly advise the Owner of any delays or potential delays. Whenever the approved construction schedule no longer reflects actual conditions and progress of the work or the Contract Time is modified in accordance with the terms of the Contract Documents, the Contractor shall update the accepted construction schedule to reflect such conditions. In the event any progress report indicates any delays, the Contractor shall propose an affirmative plan to correct the delay, including overtime and/or additional labor, if necessary. In no event shall any progress report constitute an adjustment in the Contract Time, any Milestone Date, or the Contract Sum unless any such adjustment is agreed to by the Owner and authorized pursuant to Change Order.

3.25 Add the following Section 3.10.4:
3.10.4 Owner’s review and acceptance of Contractor’s schedule is not conducted for the purpose of either determining its accuracy and completeness or approving the construction means, methods, techniques, sequences or procedures. The Owner’s approval shall not relieve the Contractor of any obligations. Unless expressly addressed in a Modification, the Owner’s approval of a schedule shall not change the Contract Time.
3.26 **Add the following Section 3.12.5.1:**

3.12.5.1 The fire sprinkler shop drawings shall be prepared by a licensed fire sprinkler contractor and shall accurately reflect actual conditions affecting the required layout of the fire sprinkler system. The fire sprinkler contractor shall certify the accuracy of his shop drawings prior to submitting them for review and approval. The fire sprinkler shop drawings shall be reviewed and approved by the Architect’s engineer of record who, upon approving the sprinkler shop drawings will submit them to the State Fire Marshal or other authorities having jurisdiction for review and approval. The Architect’s engineer of record will submit a copy of the State Fire Marshal’s approval letter to the Contractor, Architect, and OSE. Unless authorized in writing by OSE, neither the Contractor nor subcontractor at any tier shall submit the fire sprinkler shop drawings directly to the State Fire Marshal or other authorities having jurisdiction for approval.

3.27 **In the fourth sentence of Section 3.12.10, after the comma following the words “licensed design professional,” insert the following:**

who shall comply with reasonable requirements of the Owner regarding qualifications and insurance and

3.28 **In Section 3.13, insert the section number “3.13.1” before the before the opening words “The Contractors shall.”**

3.29 **Add the following Sections 3.13.2 and 3.13.3:**

3.13.2 Protection of construction materials and equipment stored at the Project site from weather, theft, vandalism, damage, and all other adversity is solely the responsibility of the Contractor. The Contractor shall perform the work in a manner that affords reasonable access, both vehicular and pedestrian, to the site of the Work and all adjacent areas. The Work shall be performed, to the fullest extent reasonably possible, in such a manner that public areas adjacent to the site of the Work shall be free from all debris, building materials, and equipment likely to cause hazardous conditions.

3.13.3 The Contractor and any entity for which the Contractor is responsible shall not erect any sign on the Project site without the prior written consent of the Owner.

3.30 **In the first sentence of Section 3.18.1, after the parenthetical “...(other than the Work itself),...” and before the word “...but...”, insert the following:**

including loss of use resulting therefrom,

3.31 **Delete Section 4.1.1 and substitute the following:**

4.1.1 The Architect is that person or entity identified as the Architect in the Agreement and is referred to throughout the Contract Documents as if singular in number.

3.32 **Insert the following at the end of Section 4.2.1:**

Any reference in the Contract Documents to the Architect taking action or rendering a decision with a “reasonable time” is understood to mean no more than fourteen days, unless otherwise specified in the Contract Documents or otherwise agreed to by the parties.

3.33 **Delete the first sentence of Section 4.2.2 and substitute the following:**

The Architect will visit the site as necessary to fulfill its obligation to the Owner for inspection services, if any, and, at a minimum, to assure conformance with the Architect’s design as shown in the Contract Documents and to observe the progress and quality of the various components of the Contractor’s Work, and to determine if the Work observed is being performed in a manner indicating that the Work, when fully completed, will be in accordance with the Contract Documents.

3.34 **Delete the first sentence of Section 4.2.3 and substitute the following:**

On the basis of the site visits, the Architect will keep the Owner informed about the progress and quality of the portion of the Work completed, and report to the Owner (1) deviations from the Contract Documents and from the most recent construction schedule submitted by the Contractor, and (2) defects and deficiencies observed in the Work.

3.35 **In Section 4.2.5, after the words “evaluations of the” and before the word “Contractor’s,” insert the following:**

Work completed and correlated with the

3.36 **Delete the first sentence of Section 4.2.11 and substitute the following:**

4.2.11 The Architect will, in the first instance, interpret and decide matters concerning performance under, and requirements of, the Contract Documents on written request of either the Owner or Contractor. Upon receipt of such request, the Architect will promptly provide the non-requesting party with a copy of the request.
3.37 **Insert the following at the end of Section 4.2.12:**

If either party disputes the Architect’s interpretation or decision, that party may proceed as provided in Article 15. The Architect’s interpretations and decisions may be, but need not be, accorded any deference in any review conducted pursuant to law or the Contract Documents.

3.38 **Delete Section 4.2.14 and substitute the following:**

The Architect will review and respond to requests for information about the Contract Documents so as to avoid delay to the construction of the Project. The Architect’s response to such requests will be made in writing with reasonable promptness. If appropriate, the Architect will prepare and issue supplemental Drawings and Specifications in response to the requests for information. Any response to a request for information must be consistent with the intent of, and reasonably inferable from, the Contract Documents and will be in writing or in the form of drawings. Unless issued pursuant to a Modification, supplemental Drawings or Specifications will not involve an adjustment to the Contract Sum or Contract Time.

3.39 **Delete Section 5.2.1 and substitute the following:**

5.2.1 Unless otherwise stated in the Contract Documents or the bidding requirements, the Contractor, within fourteen days after posting of the Notice of Intent to Award the Contract, shall furnish in writing to the Owner through the Architect the names of persons or entities (excluding Listed Subcontractors but including those who are to furnish materials or equipment fabricated to a special design) proposed for each principal portion of the Work. The Owner may reply within 14 days to the Contractor in writing stating (1) whether the Owner has reasonable objection to any such proposed person or entity. Failure of the Owner to reply within the 14 day period shall constitute notice of no reasonable objection.

3.40 **Delete Section 5.2.2 and substitute the following:**

5.2.2 The Contractor shall not contract with a proposed person or entity to whom the Owner has made reasonable and timely objection. The Owner shall not direct the Contractor to contract with any specific individual or entity for supplies or services unless such supplies and services are necessary for completion of the Work and the specified individual or entity is the only source of such supply or services.

3.41 **In the first sentence of Section 5.2.3, delete the words “...or Architect...” in the two places they appear.**

3.42 **Delete the words “...or Architect...” in the in the first sentence of Section 5.2.4 and insert the following sentence at the end of Section 5.2.4:**

The Contractor’s request for substitution must be made to the Owner in writing accompanied by supporting information.

3.43 **Add the following Section 5.2.5:**

5.2.5 A Subcontractor identified in the Contractor’s Bid in response the specialty subcontractor listing requirements of Section 7 of the Bid Form (SE-330) may only be substituted in accordance with and as permitted by the provisions of Title 11, Chapter 35, Section 3021 of the South Carolina Code of Laws, as amended. A proposed substitute for a Listed Subcontractor shall be subject to the Owner’s approval as set forth is Section 5.2.3.

3.44 **Add the following Section 5.2.6:**

5.2.6 The Iran Divestment Act List is a list published by the Board pursuant to Section 11-57-310 that identifies persons engaged in investment activities in Iran. Currently, the list is available at the following URL: [http://procurement.sc.gov/PS/PS-iran-divestment.phtml](http://procurement.sc.gov/PS/PS-iran-divestment.phtml). Consistent with Section 11-57-330(B), the Contractor shall not contract with any person to perform a part of the Work, if, at the time you enter into the subcontract, that person is on the then-current version of the Iran Divestment Act List.

3.45 **In Section 5.3, delete everything following the heading “SUBCONTRACTUAL RELATIONS” and insert the following Sections 5.3.1, 5.3.2, 5.3.3, and 5.3.4:**

5.3.1 By appropriate written agreement, the Contractor shall require each Subcontractor, to the extent of the Work to be performed by the Subcontractor, to be bound to the Contractor by terms of the Contract Documents, and to assume toward the Contractor all the obligations and responsibilities, including the responsibility for safety of the Subcontractor’s Work, which the Contractor, by these Documents, assumes toward the Owner and Architect. Each subcontract agreement shall preserve and protect the rights of the Owner and Architect under the Contract Documents with respect to the Work to be performed by the Subcontractor so that subcontracting thereof will not prejudice such rights, and shall allow to the Subcontractor, unless specifically provided otherwise herein or in the subcontract agreement, the benefit of all rights, remedies and redress against the Contractor that the Contractor, by the Contract
Documents, has against the Owner. Where appropriate, the Contractor shall require each Subcontractor to enter into similar agreements with Sub-subcontractors. The Contractor shall make available to each proposed Subcontractor, prior to the execution of the subcontract agreement, copies of the Contract Documents to which the Subcontractor will be bound, and, upon written request of the Subcontractor, identify to the Subcontractor terms and conditions of the proposed subcontract agreement that may be at variance with the Contract Documents. Subcontractors will similarly make copies of applicable portions of such documents available to their respective proposed Sub-subcontractors.

5.3.2 Without limitation on the generality of Section 5.3.1, each Subcontract agreement and each Sub-subcontract agreement shall include, and shall be deemed to include, the following Sections of these General Conditions: 3.2, 3.5, 3.18, 5.3, 5.4, 6.2.2, 7.3.3, 7.5, 7.6, 13.1, 13.12, 14.3, 14.4, and 15.1.6.

5.3.3 Each Subcontract Agreement and each Sub-subcontract agreement shall exclude, and shall be deemed to exclude, Sections 13.2.1 and 13.6 and all of Article 15, except Section 15.1.6, of these General Conditions. In the place of these excluded sections of the General Conditions, each Subcontract Agreement and each Sub-subcontract may include Sections 13.2.1 and 13.6 and all of Article 15, except Section 15.1.6, of AIA Document A201-2007, Conditions of the Contract, as originally issued by the American Institute of Architects.

5.3.4 The Contractor shall assure the Owner that all agreements between the Contractor and its Subcontractor incorporate the provisions of Subparagraph 5.3.1 as necessary to preserve and protect the rights of the Owner and the Architect under the Contract Documents with respect to the work to be performed by Subcontractors so that the subcontracting thereof will not prejudice such rights. The Contractor’s assurance shall be in the form of an affidavit or in such other form as the Owner may approve. Upon request, the Contractor shall provide the Owner or Architect with copies of any or all subcontracts or purchase orders.

3.46 Delete the last sentence of Section 5.4.1.

3.47 Add the following Sections 5.4.4, 5.4.5 and 5.4.6:

5.4.4 Each subcontract shall specifically provide that the Owner shall only be responsible to the subcontractor for those obligations of the Contractor that accrue subsequent to the Owner’s exercise of any rights under this conditional assignment.

5.4.5 Each subcontract shall specifically provide that the Subcontractor agrees to perform portions of the Work assigned to the Owner in accordance with the Contract Documents.

5.4.6 Nothing in this Section 5.4 shall act to reduce or discharge the Contractor’s payment bond surety’s obligations to claimants for claims arising prior to the Owner’s exercise of any rights under this conditional assignment.

3.48 Delete the language of Section 6.1.4 and substitute the word “Reserved.”

3.49 Insert the following at the end of Section 7.1.2:

If the amount of a Modification exceeds the limits of the Owner’s Construction Change Order Certification (reference Section 9.1.7.2 of the Agreement), then the Owner’s agreement is not effective, and Work may not proceed, until approved in writing by the Office of State Engineer.

3.50 Delete Section 7.2.1 and substitute the following:

7.2.1 A Change Order is a written instrument prepared by the Architect (using State Form SE-480 “Construction Change Order”) and signed by the Owner, Contractor and Architect stating their agreement upon all of the following:

.1 The change in the Work;
.2 The amount of the adjustment, if any, in the Contract Sum; and
.3 The extent of the adjustment, if any, in the Contract Time.

3.51 Add the following Sections 7.2.2, 7.2.3, 7.2.4, and 7.2.5:

7.2.2 If a Change Order provides for an adjustment to the Contract Sum, the adjustment must be calculated in accordance with Section 7.3.3.

7.2.3 At the Owner’s request, the Contractor shall prepare a proposal to perform the work of a proposed Change Order setting forth the amount of the proposed adjustment, if any, in the Contract Sum; and the extent of the proposed adjustment, if any, in the Contract Time. Any proposed adjustment in the Contract sum shall be prepared in accordance with Section 7.2.2. The Owner’s request shall include any revisions to the Drawings or Specifications necessary to define any changes in the Work. Within fifteen days of receiving the request, the Contractor shall submit the proposal to the Owner and Architect along with all documentation required by Section 7.6.
7.2.4 If the Contractor requests a Change Order, the request shall set forth the proposed change in the Work and shall be prepared in accordance with Section 7.2.3. If the Contractor requests a change to the Work that involves a revision to either the Drawings or Specifications, the Contractor shall reimburse the Owner for any expenditure associated with the Architects’ review of the proposed revisions, except to the extent the revisions are accepted by execution of a Change Order.

7.2.5 Agreement on any Change Order shall constitute a final settlement of all matters relating to the change in the Work that is the subject of the Change Order, including, but not limited to, any adjustments to the Contract Sum or the Contract Time.

3.52 Delete 7.3.3 and substitute the following:

7.3.3 PRICE ADJUSTMENTS

7.3.3.1 If any Modification, including a Construction Change Directive, provides for an adjustment to the Contract Sum, the adjustment shall be based on whichever of the following methods is the most valid approximation of the actual cost to the contractor, with overhead and profit as allowed by Section 7.5:

.1 Mutual acceptance of a lump sum;
.2 Unit prices stated in the Contract Documents, except as provided in Section 7.3.4, or subsequently agreed upon;
.3 Cost attributable to the events or situations under applicable clauses with adjustment of profits or fee, all as specified in the contract, or subsequently agreed upon by the parties, or by some other method as the parties may agree; or
.4 As provided in Section 7.3.7.

7.3.3.2 Consistent with Section 7.6, costs must be properly itemized and supported by substantiating data sufficient to permit evaluation before commencement of the pertinent performance or as soon after that as practicable. All costs incurred by the Contractor must be justifiably compared with prevailing industry standards. Except as provided in Section 7.5, all adjustments to the Contract Price shall be limited to job specific costs and shall not include indirect costs, overhead, home office overhead, or profit.

3.53 Delete Section 7.3.7 and substitute the following:

7.3.7 If the Contractor does not respond promptly or disagrees with the method for adjustment in the Contract Sum, the Architect shall make an initial determination, consistent with Section 7.3.3, of the method and the adjustment on the basis of reasonable expenditures and savings of those performing the Work attributable to the change, including, in case of an increase in the Contract Sum, an amount for overhead and profit as set forth in Section 7.5. In such case, and also under Section 7.3.3.1.3, the Contractor shall keep and present, in such form as the Architect may prescribe, an itemized accounting together with appropriate supporting data. Unless otherwise provided in the Contract Documents, costs for the purposes of this Section 7.3.7 shall be limited to the following:

.1 Costs of labor, including social security, old age and unemployment insurance, fringe benefits required by agreement or custom, and workers’ compensation insurance;
.2 Costs of materials, supplies and equipment, including cost of transportation, whether incorporated or consumed;
.3 Rental costs of machinery and equipment, exclusive of hand tools, whether rented from the Contractor or others; and
.4 Costs of premiums for all bonds and insurance, permit fees, and sales, use or similar taxes related to the Work.

3.54 Delete Section 7.3.8 and substitute the following:

7.3.8 Using the percentages stated in Section 7.5, any adjustment to the Contract Sum for deleted work shall include any overhead and profit attributable to the cost for the deleted Work.

3.55 Add the following Sections 7.5 and 7.6:

7.5 AGREED OVERHEAD AND PROFIT RATES

7.5.1 For any adjustment to the Contract Sum for which overhead and profit may be recovered, other than those made pursuant to Unit Prices stated in the Contract Documents, the Contractor agrees to charge and accept, as full payment for overhead and profit, the following percentages of costs attributable to the change in the Work. The percentages cited below shall be considered to include all indirect costs including, but not limited to: field and office managers, supervisors and assistants, incidental job burdens, small tools, and general overhead allocations. The allowable percentages for overhead and profit are as follows:
.1 To the Contractor for work performed by the Contractor’s own forces, 17% of the Contractor’s actual costs.

.2 To each Subcontractor for work performed by the Subcontractor’s own forces, 17% of the subcontractor’s actual costs.

.3 To the Contractor for work performed by a subcontractor, 10% of the subcontractor’s actual costs (not including the subcontractor’s overhead and profit).

7.6 PRICING DATA AND AUDIT

7.6.1 Cost or Pricing Data.

Upon request of the Owner or Architect, Contractor shall submit cost or pricing data prior to execution of a Modification which exceeds $500,000. Contractor shall certify that, to the best of its knowledge and belief, the cost or pricing data submitted is accurate, complete, and current as of a mutually determined specified date prior to the date of pricing the Modification. Contractor’s price, including profit, shall be adjusted to exclude any significant sums by which such price was increased because Contractor furnished cost or pricing data that was inaccurate, incomplete, or not current as of the date specified by the parties. Notwithstanding Subparagraph 9.10.4, such adjustments may be made after final payment to the Contractor.

7.6.2 Cost or pricing data means all facts that, as of the date specified by the parties, prudent buyers and sellers would reasonably expect to affect price negotiations significantly. Cost or pricing data are factual, not judgmental; and are verifiable. While they do not indicate the accuracy of the prospective contractor's judgment about estimated future costs or projections, they do include the data forming the basis for that judgment. Cost or pricing data are more than historical accounting data; they are all the facts that can be reasonably expected to contribute to the soundness of estimates of future costs and to the validity of determinations of costs already incurred.

7.6.3 Records Retention.

As used in Section 7.6, the term "records" means any books or records that relate to cost or pricing data that Contractor is required to submit pursuant to Section 7.6.1. Contractor shall maintain records for three years from the date of final payment, or longer if requested by the chief procurement officer. The Owner may audit Contractor’s records at reasonable times and places.

3.56 Delete Section 8.2.2 and substitute the following:

8.2.2 The Contractor shall not knowingly commence operations on the site or elsewhere prior to the effective date of surety bonds and insurance required by Article 11 to be furnished by the Contractor and Owner. The date of commencement of the Work shall not be changed by the effective date of such surety bonds or insurance.

3.57 Delete Section 8.3.1 and substitute the following:

8.3.1 If the Contractor is delayed at any time in the commencement or progress of the Work by an act or neglect of the Owner or Architect, or of an employee of either, or of a separate contractor employed by the Owner; or by changes ordered in the Work; or by labor disputes, fire, unusual delay in deliveries, unavoidable casualties or other causes beyond the control of the Contractor and any subcontractor at any tier; or by delay authorized by the Owner pending dispute resolution; or by other causes that the Architect determines may justify delay, then to the extent such delay will prevent the Contractor from achieving Substantial Completion within the Contract Time and provided the delay (1) is not caused by the fault or negligence of the Contractor or a subcontractor at any tier and (2) is not due to unusual delay in the delivery of supplies, machinery, equipment, or services when such supplies, machinery, equipment, or services were obtainable from other sources in sufficient time for the Contractor to meet the required delivery, the Contract Time shall be extended by Change Order for such reasonable time as the Architect may determine.

3.58 Insert the following at the end of Section 9.1:

All changes to the Contract Sum shall be adjusted in accordance with Section 7.3.3.

3.59 Delete Section 9.2 and substitute the following:

9.2 SCHEDULE OF VALUES

9.2.1 The Contractor shall submit to the Architect, within ten days of full execution of the Agreement, a schedule of values allocating the entire Contract Sum to the various portions of the Work and prepared in such form and supported by such data to substantiate its accuracy as the Architect may require. This schedule, unless objected to by the Architect, shall be used as a basis for reviewing the Contractor’s Applications for Payment. As requested by the Architect, the Contractor and each Subcontractor shall prepare a trade payment breakdown for the Work for which each is responsible, such breakdown being submitted on a uniform standardized format approved by the Architect and Owner. The breakdown shall be divided in detail, using convenient units, sufficient to accurately determine the value.
of completed Work during the course of the Project. The Contractor shall update the schedule of values as required by either the Architect or Owner as necessary to reflect:

.1 the description of Work (listing labor and material separately);
.2 the total value;
.3 the percent and value of the Work completed to date;
.4 the percent and value of previous amounts billed; and
.5 the current percent completed and amount billed.

9.2.2 Any schedule of values or trade breakdown that fails to include sufficient detail, is unbalanced, or exhibits "front-loading" of the value of the Work shall be rejected. If a schedule of values or trade breakdown is used as the basis for payment and later determined to be inaccurate, sufficient funds shall be withheld from future Applications for Payment to ensure an adequate reserve (exclusive of normal retainage) to complete the Work.

3.60 Delete Section 9.3.1 and substitute the following:

Monthly, the Contractor shall submit to the Architect an itemized Application for Payment prepared in accordance with the schedule of values, if required under Section 9.2., for completed portions of the Work. Such application shall be notarized, if required, and supported by such data substantiating the Contractor’s right to payment as the Owner or Architect may require (such as copies of requisitions from Subcontractors and material suppliers) and shall reflect retainage and any other adjustments provided in Section 5 of the Agreement. If required by the Owner or Architect, the Application for Payment shall be accompanied by a current construction schedule.

3.61 In Section 9.3.2, add the following words to the end of the second sentence:

provided such materials or equipment will be subsequently incorporated in the Work

Insert the following at the end of Section 9.3.2:

The Contractor shall 1) protect such materials from diversion, vandalism, theft, destruction, and damage, 2) mark such materials specifically for use on the Project, and 3) segregate such materials from other materials at the storage facility. The Architect and the Owner shall have the right to make inspections of the storage areas at any time.

3.62 In Section 9.4.2, in the first sentence, after the words “Work has progressed to the point indicated,” insert the following:

in both the Application for Payment and, if required to be submitted by the Contractor, the accompanying current construction schedule

In the last sentence, delete the third item starting with “(3) reviewed copies” and ending with “Contractor’s right to payment,”

3.63 In Section 9.5.1, in the first sentence, delete the word “may” after the opening words “The Architect” and substitute the word “shall.”

In Section 9.5.1, insert the following sentence after the first sentence:

The Architect shall withhold a Certificate of Payment if the Application for Payment is not accompanied by the current construction schedule required by Section 3.10.1.

3.64 In Section 9.6.2, delete the word “The...” at the beginning of the first sentence and substitute the following:

Pursuant to Chapter 6 of Title 29 of the South Carolina Code of Laws, as amended, the

3.65 Delete Section 9.7 and substitute following:

9.7 FAILURE OF PAYMENT

If the Architect does not issue a Certificate for Payment to the Owner, through no fault of the Contractor, within seven days after receipt of the Contractor’s Application for Payment, or if the Owner does not pay the Contractor within seven days after the time established in the Contract Documents the amount certified by the Architect or awarded by a final dispute resolution order, then the Contractor may, upon seven additional days’ written notice to the Owner and Architect, stop the Work until payment of the amount owing has been received. The Contract Time shall be extended appropriately and the Contract Sum shall be increased, in accordance with the provisions of Section 7.3.3, by the amount of the Contractor’s reasonable costs of shut-down, delay and start-up, plus interest as provided for in the Contract Documents.

3.66 Insert the following words at the end of the sentence in Section 9.8.1:

and when all required occupancy permits, if any, have been issued and copies have been delivered to the Owner.
3.67 In Section 9.8.2, insert the word “written” after the word “comprehensive” and before the word “list.”

3.68 Delete Section 9.8.3 and substitute the following:

9.8.3.1 Upon receipt of the Contractor’s list, the Architect, with the Owner and any other person the Architect or the Owner choose, will make an inspection on a date and at a time mutually agreeable to the Architect, Owner, and Contractor, to determine whether the Work or designated portion thereof is substantially complete. The Contractor shall furnish access for the inspection and testing as provided in this Contract. The inspection shall include a demonstration by the Contractor that all equipment, systems, and operable components of the Work function properly and in accordance with the Contract Documents. If the Architect’s inspection discloses any item, whether or not included on the Contractor’s list, which is not sufficiently complete in accordance with the Contract Documents so that the Owner can occupy or utilize the Work or designated portion thereof for its intended use, the Contractor shall, before issuance of the Certificate of Substantial Completion, complete or correct such item upon notification by the Architect. In such case, the Contractor shall then submit a request for another inspection by the Architect to determine Substantial Completion. If more than one Substantial Completion inspection is required, the Contractor shall reimburse the Owner for all costs of reinspections or, at the Owner’s option, the costs may be deducted from payments due to the Contractor.

9.8.3.2 If the Architect and Owner concur in the Contractor’s assessment that the Work or a portion of the Work is safe to occupy, the Owner and Contractor may arrange for a Certificate of Occupancy Inspection by OSE. The Owner, Architect, and Contractor shall be present at OSE’s inspection. Upon verifying that the Work or a portion of the Work is substantially complete and safe to occupy, OSE will issue, as appropriate, a Full or Partial Certificate of Occupancy.

3.69 In the second sentence of Section 9.8.5, delete the words “and consent of surety, if any.”

3.70 In the first sentence of Section 9.9.1, delete the words “Section 11.3.1.5” and substitute the words “Section 11.3.1.3.”

3.71 Delete Section 9.10.1 and substitute the following:

9.10.1 Unless the parties agree otherwise in the Certificate of Substantial Completion, the Contractor shall achieve Final Completion no later than thirty days after Substantial Completion. Upon receipt of the Contractor’s written notice that the Work is ready for final inspection and acceptance and upon receipt of a final Application for Payment, the Architect, with the Owner and any other person the Architect or the Owner choose, will make an inspection on a date and at a time mutually agreeable to the Architect, Owner, and Contractor, and, when the Architect finds the Work acceptable under the Contract Documents and the Contract fully performed, the Architect will promptly issue a final Certificate for Payment stating that to the best of the Architect’s knowledge, information and belief, and on the basis of the Architect’s on-site visits and inspections, the Work has been completed in accordance with terms and conditions of the Contract Documents and that the entire balance found to be due the Contractor and noted in the final Certificate is due and payable. The Architect’s final Certificate for Payment will constitute a further representation that conditions listed in Section 9.10.2 as precedent to the Contractor’s being entitled to final payment have been fulfilled. If more than one Final Completion inspection is required, the Contractor shall reimburse the Owner for all costs of reinspections or, at the Owner’s option, the costs may be deducted from payments due to the Contractor. If the Contractor does not achieve final completion within thirty days after Substantial Completion or the timeframe agreed to by the parties in the Certificate of Substantial Completion, whichever is greater, the Contractor shall be responsible for any additional Architectural fees resulting from the delay.

3.72 Delete the first sentence of Section 9.10.2 and substitute the following:

Neither final payment nor any remaining retained percentage shall become due until the Contractor submits to the Architect (1) an affidavit that payrolls, bills for materials and equipment, and other indebtedness connected with the Work for which the Owner or the Owner’s property might be responsible or encumbered (less amounts withheld by Owner) have been paid or otherwise satisfied, (2) a certificate evidencing that insurance required by the Contract Documents to remain in force after final payment is currently in effect and will not be canceled or allowed to expire until at least 30 days’ prior written notice has been given to the Owner, (3) a written statement that the Contractor knows of no substantial reason that the insurance will not be renewable to cover the period required by the Contract Documents, (4) consent of surety, if any, to final payment (5), if required by the Owner, other data establishing payment or satisfaction of obligations, such as receipts, releases and waivers of liens, claims, security interests or encumbrances arising out of the Contract, to the extent and in such form as may be designated by the Owner, (6) required Training Manuals, (7) equipment Operations and Maintenance Manuals, (8) any certificates of testing, inspection or approval required by the Contract Documents and not previously provided (9) all warranties and guarantees required under or pursuant to the Contract Documents, and (10) one copy of the Documents required by Section 3.11.
3.73 Delete the first sentence of Section 9.10.3 and substitute the following:

If, after Substantial Completion of the Work, final completion thereof is delayed 60 days through no fault of the Contractor or by issuance of Change Orders affecting final completion, and the Architect so confirms, the Owner shall, upon application by the Contractor and certification by the Architect, and without terminating the Contract, make payment of the balance due for that portion of the Work fully completed and accepted.

3.74 Delete Section 9.10.5 and substitute the following:

9.10.5 Acceptance of final payment by the Contractor, a Subcontractor or material supplier shall constitute a waiver of claims by that payee except those specific claims in stated amounts that have been previously made in writing and identified by that payee as unsettled at the time of final Application for Payment.

3.75 Add the following Section 9.10.6:

9.10.6 If OSE has not previously issued a Certificate of Occupancy for the entire Project, the Parties shall arrange for a representative of OSE to participate in the Final Completion Inspection. Representatives of the State Fire Marshal’s Office and other authorities having jurisdiction may be present at the Final Completion Inspection or otherwise inspect the completed Work and advise the Owner whether the Work meets their respective requirements for the Project.

3.76 Delete Section 10.3.1 and substitute the following:

10.3.1 If the Contractor encounters a hazardous material or substance which was not discoverable as provided in Section 3.2.1 and not required by the Contract Documents, and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or death to persons or serious loss to real or personal property resulting from such material or substance encountered on the site by the Contractor, the Contractor shall, upon recognizing the condition, immediately stop Work in the affected area and report the condition to the Owner and Architect in writing. Hazardous materials or substances are those hazardous, toxic, or radioactive materials or substances subject to regulations by applicable governmental authorities having jurisdiction, such as, but not limited to, the S.C. Department of Health and Environmental Control, the U.S. Environmental Protection Agency, and the U.S. Nuclear Regulatory Commission.

3.77 Insert the following at the end of Section 10.3.2:

In the absence of agreement, the Architect will make an interim determination regarding any delay or impact on the Contractor’s additional costs. The Architect’s interim determination of cost shall adjust the Contract Sum on the same basis as a Change Order, subject to the right of either party to disagree and assert a Claim in accordance with Article 15. Any adjustment in the Contract Sum shall be determined in accordance with Section 7.3.3.

3.78 Delete Section 10.3.3 and substitute the following:

10.3.3 The Work in the affected area shall be resumed immediately following the occurrence of any one of the following events: (a) the Owner causes remedial work to be performed that results in the absence of hazardous materials or substances; (b) the Owner and the Contractor, by written agreement, decide to resume performance of the Work; or (c) the Work may safely and lawfully proceed, as determined by an appropriate governmental authority or as evidenced by a written report to both the Owner and the Contractor, which is prepared by an environmental engineer reasonably satisfactory to both the Owner and the Contractor.

3.79 In Section 10.3.5, delete the word “The” at the beginning of the sentence and substitute the following:

In addition to its obligations under Section 3.18, the

3.80 Delete the language of Section 10.3.6 and substitute the word “Reserved.”

3.81 Insert the following at the end of Section 10.4:

The Contractor shall immediately give the Architect notice of the emergency. This initial notice may be oral followed within five days by a written notice setting forth the nature and scope of the emergency. Within fourteen days of the start of the emergency, the Contractor shall give the Architect a written estimate of the cost and probable effect of delay on the progress of the Work.

3.82 Delete 11.1.2 and substitute the following:

11.1.2 The insurance required by Section 11.1.1 shall be written for not less than limits of liability specified below or required by law, whichever coverage is greater. Coverages shall be written on an occurrence basis and shall be maintained without interruption from the date of commencement of the Work until the date of final payment and termination of any coverage required to be maintained after final payment, and, with respect to the Contractor’s completed operations coverage, until the expiration of the period for correction of Work or for such other period for maintenance of completed operations coverage as specified in the Contract Documents.
(1) COMMERCIAL GENERAL LIABILITY:
   (a) General Aggregate (per project) .................. $1,000,000
   (b) Products/Completed Operations .................. $1,000,000
   (c) Personal and Advertising Injury ................. $1,000,000
   (d) Each Occurrence .................................. $1,000,000
   (e) Fire Damage (Any one fire) ...................... $50,000
   (f) Medical Expense (Any one person) ............... $5,000

(2) BUSINESS AUTO LIABILITY (including All Owned, Non-owned, and Hired Vehicles):
   (a) Combined Single Limit .......................... $1,000,000

(3) WORKER'S COMPENSATION:
   (a) State Statutory
   (b) Employers Liability ......................... $100,000 Per Acc.
       .................................................. $500,000 Disease, Policy Limit
       .................................................. $100,000 Disease, Each Employee

In lieu of separate insurance policies for Commercial General Liability, Business Auto Liability, and Employers Liability, the Contractor may provide an umbrella policy meeting or exceeding all coverage requirements set forth in this Section 11.1.2. The umbrella policy limits shall not be less than $3,000,000.

3.83 Delete Section 11.1.3 and substitute the following:

11.1.3 Prior to commencement of the Work, and thereafter upon replacement of each required policy of insurance, Contractor shall provide to the Owner a written endorsement to the Contractor’s general liability insurance policy that:
   (i) names the Owner as an additional insureds for claims caused in whole or in part by the Contractor’s negligent acts or omissions during the Contractor’s operations;
   (ii) provides that no material alteration, cancellation, non-renewal, or expiration of the coverage contained in such policy shall have effect unless all additional insureds have been given at least ten (10) days prior written notice of cancellation for non-payment of premiums and thirty (30) days prior written notice of cancellation for any other reason; and
   (iii) provides that the Contractor’s liability insurance policy shall be primary, with any liability insurance of the Owner as secondary and noncontributory.

Prior to commencement of the Work, and thereafter upon renewal or replacement of each required policy of insurance, Contractor shall provide to the Owner a signed, original certificate of liability insurance (ACORD 25). Consistent with this Section 11.1, the certificate shall identify the types of insurance, state the limits of liability for each type of coverage, name the Owner as Consultant as Certificate Holder, provide that the general aggregate limit applies per project, and provide that coverage is written on an occurrence basis. Both the certificates and the endorsements must be received directly from either the Contractor's insurance agent or the insurance company. An additional certificate evidencing continuation of liability coverage, including coverage for completed operations, naming the Owner as an additional insured for claims made under the Contractor’s completed operations, and otherwise meeting the above requirements, shall be submitted with the final Application for Payment as required by Section 9.10.2 and thereafter upon renewal or replacement of such coverage until the expiration of the time required by Section 11.1.2. Information concerning reduction of coverage on account of revised limits or claims paid under the General Aggregate, or both, shall be furnished by the Contractor with reasonable promptness.

3.84 Delete Section 11.1.4 and substitute the following:

11.1.4 A failure by the Owner either (i) to demand a certificate of insurance or written endorsement required by Section 11.1, or (ii) to reject a certificate or endorsement on the grounds that it fails to comply with Section 11.1 shall not be considered a waiver of Contractor's obligations to obtain the required insurance.

3.85 In Section 11.3.1, delete the first sentence and substitute the following:

Unless otherwise provided in the Contract Documents, the Contractor shall purchase and maintain, in a company or companies lawfully authorized to do business in the jurisdiction in which the Project is located, property insurance written on a builder’s risk “all-risk” or equivalent policy form in the amount of the initial Contract Sum, plus value of subsequent Contract Modifications and cost of materials supplied or installed by others, comprising total value for the entire Project at the site on a replacement cost basis.

3.86 Delete the language of Section 11.3.1.2 and substitute the word “Reserved.”

3.87 Delete the language of Section 11.3.1.3 and substitute the word “Reserved.”
3.88 Delete Section 11.3.2 and substitute the following:

11.3.2 BOILER AND MACHINERY INSURANCE
The Contractor shall purchase and maintain boiler and machinery insurance required by the Contract Documents or by law, which shall specifically cover such insured objects during installation and until final acceptance by the Owner; this insurance shall include interests of the Owner, Contractor, Subcontractors and Sub-subcontractors in the Work, and the Owner and Contractor shall both be named insureds.

3.89 Delete Section 11.3.3 and substitute the following:

11.3.3 LOSS OF USE INSURANCE
The Owner, at the Owner’s option, may purchase and maintain such insurance as will insure the Owner against loss of use of the Owner’s property due to fire or other hazards, however caused. To the extent any losses are covered and paid for by such insurance, the Owner waives all rights of action against the Contractor for loss of use of the Owner’s property, including consequential losses due to fire or other hazards however caused.

3.90 Delete Section 11.3.4 and substitute the following:

11.3.4 If the Owner requests in writing that insurance for risks other than those described herein or other special causes of loss be included in the property insurance policy, the Contractor shall, if possible, include such insurance, and the cost thereof shall be charged to the Owner by appropriate Change Order.

3.91 Delete the language of Section 11.3.5 and substitute the word “Reserved.”

3.92 Delete Section 11.3.6 and substitute the following:

11.3.6 Before an exposure to loss may occur, the Contractor shall file with the Owner a copy of each policy that includes insurance coverages required by this Section 11.3. Each policy shall contain all generally applicable conditions, definitions, exclusions and endorsements related to this Project. Each policy shall contain a provision that the policy will not be canceled or allowed to expire, and that its limits will not be reduced, until at least 30 days’ prior written notice has been given to the Owner.

3.93 Delete the first sentence of Section 11.3.7 and substitute the following:

The Owner and Contractor waive all rights against (1) each other and any of their subcontractors, sub-subcontractors, agents and employees, each of the other, and (2) the Architect, Architect’s consultants, separate contractors described in Article 6, if any, and any of their subcontractors, sub-subcontractors, agents and employees, for damages caused by fire or other causes of loss to the extent the property insurance provided by the Contractor pursuant to this Section 11.3 covers and pays for the damage, except such rights as they have to proceeds of such insurance held by the Contractor as fiduciary.

3.94 Delete the first sentence of Section 11.3.8 and substitute the following:

A loss insured under the Contractor’s property insurance shall be adjusted by the Contractor as fiduciary and made payable to the Contractor as fiduciary for the insureds, as their interests may appear, subject to requirements of any applicable mortgagee clause and of Section 11.3.10.

3.95 Delete Section 11.3.9 and substitute the following:

11.3.9 If required in writing by a party in interest, the Contractor as fiduciary shall, upon occurrence of an insured loss, give bond for proper performance of the Contractor’s duties. The cost of required bonds shall be charged against proceeds received as fiduciary. The Contractor shall deposit in a separate account proceeds so received, which the Contractor shall distribute in accordance with such agreement as the parties in interest may reach. If after such loss no other special agreement is made and unless the Owner terminates the Contract for convenience, replacement of damaged property shall be performed by the Contractor.

3.96 Delete Section 11.3.10 and substitute the following:

11.3.10 The Contractor as fiduciary shall have power to adjust and settle a loss with insurers unless one of the parties in interest shall object in writing within five days after occurrence of loss to the Contractor’s exercise of this power; if such objection is made, the dispute shall be resolved in the manner provided in the contract between the parties in dispute as the method of binding dispute resolution. The Contractor as fiduciary shall make settlement with insurers or, in the case of a dispute over distribution of insurance proceeds, in accordance with a final order or determination issued by the appropriate authority having jurisdiction over the dispute.
3.97 Delete Section 11.4.1 and substitute the following:

11.4.1 Before commencing any services hereunder, the Contractor shall provide the Owner with Performance and Payment Bonds, each in an amount not less than the Contract Price set forth in Article 4 of the Agreement. The Surety shall have, at a minimum, a “Best Rating” of “A” as stated in the most current publication of “Best’s Key Rating Guide, Property-Casualty”. In addition, the Surety shall have a minimum “Best Financial Strength Category” of “Class V”, and in no case less than five (5) times the contract amount. The Performance Bond shall be written on Form SE-355, "Performance Bond" and the Payment Bond shall written on Form SE-357, "Labor and Material Payment Bond", and both shall be made payable to the Owner.

3.98 Delete Section 11.4.2 and substitute the following:

11.4.2 The Performance and Labor and Material Payment Bonds shall:

.1 be issued by a surety company licensed to do business in South Carolina;
.2 be accompanied by a current power of attorney and certified by the attorney-in-fact who executes the bond on the behalf of the surety company; and
.3 remain in effect for a period not less than one (1) year following the date of Substantial Completion or the time required to resolve any items of incomplete Work and the payment of any disputed amounts, whichever time period is longer.

3.99 Add the following Sections 11.4.3 and 11.4.4:

11.4.3 Any bonds required by this Contract shall meet the requirements of the South Carolina Code of Laws and Regulations, as amended.

11.4.4 Upon the request of any person or entity appearing to be a potential beneficiary of bonds covering payment of obligations arising under the Contract, the Contractor shall promptly furnish a copy of the bonds or shall authorize a copy to be furnished.

3.100 Delete Section 12.1.1 and substitute the following:

12.1.1 If a portion of the Work is covered contrary to the requirements specifically expressed in the Contract Documents, including inspections of work-in-progress required by all authorities having jurisdiction over the Project, it must, upon demand of the Architect or authority having jurisdiction, be uncovered for observation and be replaced at the Contractor’s expense without change in the Contract Time.

3.101 In Section 12.2.2.1, delete the words “and to make a claim for breach of warranty” at the end of the third sentence.

3.102 In Section 12.2.2.3, add the following to the end of the sentence:

unless otherwise provided in the Contract Documents.

3.103 Insert the following at the end of Section 12.2.4:

If, prior to the date of Substantial Completion, the Contractor, a Subcontractor, or anyone for whom either is responsible, uses or damages any portion of the Work, including, without limitation, mechanical, electrical, plumbing, and other building systems, machinery, equipment, or other mechanical device, the Contractor shall cause such item to be restored to “like new” condition at no expense to the Owner.

3.104 Delete Section 13.1 and substitute the following:

13.1 GOVERNING LAW

The Contract, any dispute, claim, or controversy relating to the Contract, and all the rights and obligations of the parties shall, in all respects, be interpreted, construed, enforced and governed by and under the laws of the State of South Carolina, except its choice of law rules.

3.105 Delete Section 13.2, including its Sub-Sections 13.2.1 and 13.2.2, and substitute the following:

13.2 SUCCESSORS AND ASSIGNS

The Owner and Contractor respectively bind themselves, their partners, successors, assigns and legal representatives to covenants, agreements and obligations contained in the Contract Documents. Neither party to the Contract shall assign the Contract as a whole, or in part, without written consent of the other and then only in accordance with and as permitted by Regulation 19-445.2180 of the South Carolina Code of Regulations, as amended. If either party attempts to make such an assignment without such consent, that party shall nevertheless remain legally responsible for all obligations under the Contract.
3.106 Delete Section 13.3 and substitute the following:

**13.3 WRITTEN NOTICE**

Unless otherwise permitted herein, all notices contemplated by the Contract Documents shall be in writing and shall be deemed given:

.1 upon actual delivery, if delivery is by hand;
.2 upon receipt by the transmitting party of confirmation or reply, if delivery is by electronic mail, facsimile, telex or telegram;
.3 upon receipt, if delivery is by the United States mail.

Notice to Contractor shall be to the address provided in Section 8.3.2 of the Agreement. Notice to Owner shall be to the address provided in Section 8.2.2 of the Agreement. Either party may designate a different address for notice by giving notice in accordance with this paragraph.

3.107 In Section 13.4.1, insert the following at the beginning of the sentence:

Unless expressly provided otherwise,

3.108 Add the following Section 13.4.3:

**13.4.3** Notwithstanding Section 9.10.4, the rights and obligations which, by their nature, would continue beyond the termination, cancellation, rejection, or expiration of this contract shall survive such termination, cancellation, rejection, or expiration, including, but not limited to, the rights and obligations created by the following clauses:

1.5 Ownership and Use of Drawings, Specifications and Other Instruments of Service;
3.5 Warranty
3.17 Royalties, Patents and Copyrights
3.18 Indemnification
7.6 Cost or Pricing Data
11.1 Contractor's Liability Insurance
11.4 Performance and Payment Bond
15.1.6 Claims for Listed Damages
15.1.7 Waiver of Claims Against the Architect
15.6 Dispute Resolution
15.6.5 Service of Process

3.109 Delete Section 13.6 and substitute the following:

**13.6 INTEREST**

Payments due to the Contractor and unpaid under the Contract Documents shall bear interest only if and to the extent allowed by Title 29, Chapter 6, Article 1 of the South Carolina Code of Laws. Amounts due to the Owner shall bear interest at the rate of one percent a month or a pro rata fraction thereof on the unpaid balance as may be due.

3.110 Delete the language of Section 13.7 and substitute the word “Reserved.”

3.111 Add the following Sections 13.8 through 13.16:

**13.8 PROCUREMENT OF MATERIALS BY OWNER**

The Contractor accepts assignment of all purchase orders and other agreements for procurement of materials and equipment by the Owner that are identified as part of the Contract Documents. The Contractor shall, upon delivery, be responsible for the storage, protection, proper installation, and preservation of such Owner purchased items, if any, as if the Contractor were the original purchaser. The Contract Sum includes, without limitation, all costs and expenses in connection with delivery, storage, insurance, installation, and testing of items covered in any assigned purchase orders or agreements. Unless the Contract Documents specifically provide otherwise, all Contractor warranty of workmanship and correction of the Work obligations under the Contract Documents shall apply to the Contractor’s installation of and modifications to any Owner purchased items.

**13.9 INTERPRETATION OF BUILDING CODES**

As required by Title 10, Chapter 1, Section 180 of the South Carolina Code of Laws, as amended, OSE shall determine the enforcement and interpretation of all building codes and referenced standards on state buildings. The Contractor shall refer any questions, comments, or directives from local officials to the Owner and OSE for resolution.
13.10 MINORITY BUSINESS ENTERPRISES
Contractor shall notify Owner of each Minority Business Enterprise (MBE) providing labor, materials, equipment, or supplies to the Project under a contract with the Contractor. Contractor’s notification shall be via the first monthly status report submitted to the Owner after execution of the contract with the MBE. For each such MBE, the Contractor shall provide the MBE’s name, address, and telephone number, the nature of the work to be performed or materials or equipment to be supplied by the MBE, whether the MBE is certified by the South Carolina Office of Small and Minority Business Assistance, and the value of the contract.

13.11 SEVERABILITY
If any provision or any part of a provision of the Contract Documents shall be finally determined to be superseded, invalid, illegal, or otherwise unenforceable pursuant to any applicable Legal Requirements, such determination shall not impair or otherwise affect the validity, legality, or enforceability of the remaining provision or parts of the provision of the Contract Documents, which shall remain in full force and effect as if the unenforceable provision or part were deleted.

13.12 ILLEGAL IMMIGRATION
Contractor certifies and agrees that it will comply with the applicable requirements of Title 8, Chapter 14 of the South Carolina Code of Laws and agrees to provide to the State upon request any documentation required to establish either: (a) that Title 8, Chapter 14 is inapplicable both to Contractor and its subcontractors or sub-subcontractors; or (b) that Contractor and its subcontractors or sub-subcontractors are in compliance with Title 8, Chapter 14. Pursuant to Section 8-14-60, "A person who knowingly makes or files any false, fictitious, or fraudulent document, statement, or report pursuant to this chapter is guilty of a felony and, upon conviction, must be fined within the discretion of the court or imprisoned for not more than five years, or both." Contractor agrees to include in any contracts with its subcontractors language requiring its subcontractors to (a) comply with the applicable requirements of Title 8, Chapter 14, and (b) include in their contracts with the sub-subcontractors language requiring the sub-subcontractors to comply with the applicable requirements of Title 8, Chapter 14. (An overview is available at www.procurement.sc.gov)

13.13 SETOFF
The Owner shall have all of its common law, equitable, and statutory rights of set-off.

13.14 DRUG-FREE WORKPLACE
The Contractor certifies to the Owner that Contractor will provide a Drug-Free Workplace, as required by Title 44, Chapter 107 of the South Carolina Code of Laws, as amended.

13.15 FALSE CLAIMS
According to the S.C. Code of Laws § 16-13-240, "a person who by false pretense or representation obtains the signature of a person to a written instrument or obtains from another person any chattel, money, valuable security, or other property, real or personal, with intent to cheat and defraud a person of that property is guilty" of a crime.

13.16 NON-INDEMNIFICATION:
Any term or condition is void to the extent it requires the State to indemnify anyone. It is unlawful for a person charged with disbursements of state funds appropriated by the General Assembly to exceed the amounts and purposes stated in the appropriations. (§ 11-9-20) It is unlawful for an authorized public officer to enter into a contract for a purpose in which the sum is in excess of the amount appropriated for that purpose. It is unlawful for an authorized public officer to divert or appropriate the funds arising from any tax levied and collected for any one fiscal year to the payment of an indebtedness contracted or incurred for a previous year. (§ 11-1-40)

3.112 Delete Section 14.1.1 and substitute the following:
14.1.1 The Contractor may terminate the Contract if the Work is stopped for a period of 45 consecutive days through no act or fault of the Contractor or a Subcontractor, Sub-subcontractor or their agents or employees or any other persons or entities performing portions of the Work under direct or indirect contract with the Contractor, for any of the following reasons:
   .1 Issuance of an order of a court or other public authority having jurisdiction that requires substantially all Work to be stopped; or
   .2 An act of government, such as a declaration of national emergency that requires substantially all Work to be stopped.
   .3 Because the Architect has not issued a Certificate for Payment and has not notified the Contractor of the reason for withholding certification as provided in Section 9.4.1, or because the Owner has not made payment on a Certificate for Payment within the time stated in the Contract Documents and the Contractor has stopped work in accordance with Section 9.7
3.113 Insert the following at the end of Section 14.1.3:

Any adjustment to the Contract Sum pursuant to this Section shall be made in accordance with the requirements of Article 7.

3.114 In Section 14.1.4, replace the word “repeatedly” with the word “persistently.”

3.115 Delete Section 14.2.1 and substitute the following:

14.2.1 The Owner may terminate the Contract if the Contractor
.1 repeatedly refuses or fails to supply enough properly skilled workers or proper materials, or otherwise fails to prosecute the Work, or any separable part of the Work, with the diligence, resources and skill that will ensure its completion within the time specified in the Contract Documents, including any authorized adjustments;
.2 fails to make payment to Subcontractors for materials or labor in accordance with the Contract Documents and the respective agreements between the Contractor and the Subcontractors;
.3 repeatedly disregards applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of a public authority; or
.4 otherwise is guilty of substantial breach of a provision of the Contract Documents.

3.116 In Section 14.2.2, delete the parenthetical statement “, upon certification by the Initial Decision Maker that sufficient cause exists to justify such action,” immediately following the word “Owner” in the first line.

3.117 In Section 14.2.4, replace the words “Initial Decision Maker” with the word “Architect”

3.118 Add the following Section 14.2.5:

14.2.5 If, after termination for cause, it is determined that the Owner lacked justification to terminate under Section 14.2.1, or that the Contractor’s default was excusable, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the Owner under Section 14.4.

3.119 Delete the second sentence of Section 14.3.2 and substitute the following:

Any adjustment to the Contract Sum made pursuant to this section shall be made in accordance with the requirements of Article 7.3.3.

3.120 Delete Section 14.4.1 and substitute the following:

14.4.1 The Owner may, at any time, terminate the Contract, in whole or in part for the Owner’s convenience and without cause. The Owner shall give written notice of the termination to the Contractor specifying the part of the Contract terminated and when termination becomes effective.

3.121 Delete Section 14.4.2 and substitute the following:

14.4.2 Upon receipt of written notice from the Owner of such termination for the Owner's convenience, the Contractor shall
.1 cease operations as directed by the Owner in the notice;
.2 take actions necessary, or that the Owner may direct, for the protection and preservation of the Work;
.3 except for Work directed to be performed prior to the effective date of termination stated in the notice, terminate all existing subcontracts and purchase orders and enter into no further subcontracts and purchase orders; and
.4 complete the performance of the Work not terminated, if any.

3.122 Delete Section 14.4.3 and substitute the following:

14.4.3 In case of such termination for the Owner’s convenience, the Contractor shall be entitled to receive payment for Work executed, costs incurred by reason of such termination, and any other adjustments otherwise allowed by the Contract. Any adjustment to the Contract Sum made pursuant to this Section 14.4 shall be made in accordance with the requirements of Article 7.3.3.

3.123 Add the following Sections 14.4.4, 14.4.5, and 14.5:

14.4.4 Contractor's failure to include an appropriate termination for convenience clause in any subcontract shall not (i) affect the Owner’s right to require the termination of a subcontract, or (ii) increase the obligation of the Owner beyond what it would have been if the subcontract had contained an appropriate clause.
14.4.5 Upon written consent of the Contractor, the Owner may reinstate the terminated portion of this Contract in whole or in part by amending the notice of termination if it has been determined that:

.1 the termination was due to withdrawal of funding by the General Assembly, Governor, or Budget and Control Board or the need to divert project funds to respond to an emergency as defined by Regulation 19-445.2110(B) of the South Carolina Code of Regulations, as amended;
.2 funding for the reinstated portion of the work has been restored;
.3 circumstances clearly indicate a requirement for the terminated work; and
.4 reinstatement of the terminated work is advantageous to the Owner.

14.5 CANCELLATION AFTER AWARD BUT PRIOR TO PERFORMANCE

Pursuant to Title 11, Chapter 35 and Regulation 19-445.2085 of the South Carolina Code of Laws and Regulations, as amended, this contract may be canceled after award but prior to performance.

3.124 Insert the following sentence after the second sentence of Section 15.1.1:
A voucher, invoice, payment application or other routine request for payment that is not in dispute when submitted is not a Claim under this definition.

3.125 Delete Section 15.1.2 and substitute the following:

15.1.2 NOTICE OF CLAIMS
Claims by either the Owner or Contractor must be initiated by written notice to the other party and to the Architect. Such notice shall include sufficient information to advise the Architect and other party of the circumstances giving rise to the claim, the specific contractual adjustment or relief requested and the basis of such request. Claims by either party arising prior to the date final payment is due must be initiated within 21 days after occurrence of the event giving rise to such Claim or within 21 days after the claimant first recognizes the condition giving rise to the Claim, whichever is later except as stated for adverse weather days in Section 15.1.5.2. By failing to give written notice of a Claim within the time required by this Section, a party expressly waives its claim.

3.126 Delete Section 15.1.3 and substitute the following:

15.1.3 CONTINUING CONTRACT PERFORMANCE
Pending final resolution of a Claim, including any administrative review allowed under Section 15.6, except as otherwise agreed in writing or as provided in Section 9.7 and Article 14, the Contractor shall proceed diligently with performance of the Contract and the Owner shall continue to make payments in accordance with the Contract Documents. The Architect will issue Certificates for Payment in accordance with the initial decisions and determinations of the Architect.

3.127 Insert the following at the end of Section 15.1.5.1:
Claims for an increase in the Contract Time shall be based on one additional calendar day for each full calendar day that the Contractor is prevented from working.

3.128 Insert the following Sub-Sections at the end of Section 15.1.5.2:

.1 Claims for adverse weather shall be based on actual weather conditions at the job site or other place of performance of the Work, as documented in the Contractor's job site log.
.2 For the purpose of this Contract, a total of five (5) days per calendar month (non-cumulative) shall be anticipated as "adverse weather" at the job site, and such time will not be considered justification for an extension of time. If, in any month, adverse weather develops beyond the five (5) days, the Contractor shall be allowed to claim additional days to compensate for the excess weather delays only to the extent of the impact on the approved construction schedule and days the contractor was already scheduled to work. The remedy for this condition is for an extension of time only and is exclusive of all other rights and remedies available under the Contract Documents or imposed or available by law.
.3 The Contractor shall submit monthly with their pay application all claims for adverse weather conditions that occurred during the previous month. The Architect shall review each monthly submittal in accordance with Section 15.5 and inform the Contractor and the Owner promptly of its evaluation. Approved days shall be included in the next Change Order issued by the Architect. Adverse weather conditions not claimed within the time limits of this Subparagraph shall be considered to be waived by the Contractor. Claims will not be allowed for adverse weather days that occur after the scheduled (original or adjusted) date of Substantial Completion.
3.129 Delete Section 15.1.6 and substitute the following:

15.1.6 CLAIMS FOR LISTED DAMAGES
Notwithstanding any other provision of the Contract Documents, including Section 1.2.1, but subject to a duty of good faith and fair dealing, the Contractor and Owner waive Claims against each other for listed damages arising out of or relating to this Contract.

15.1.6.1 For the Owner, listed damages are (i) lost revenue and profit, (ii) losses resulting from injury to business or reputation, (iii) additional or escalated overhead and administration expenses, (iv) additional financing costs, (v) costs suffered by a third party unable to commence work, (vi) attorney's fees, (vii) any interest, except to the extent allowed by Section 13.6 (Interest), (viii) lost revenue and profit for lost use of the property, (ix) costs resulting from lost productivity or efficiency.

15.1.6.2 For the Contractor, listed damages are (i) lost revenue and profit, (ii) losses resulting from injury to business or reputation, (iii) additional or escalated overhead and administration expenses, (iv) additional financing costs, (v) attorney's fees, (vi) any interest, except to the extent allowed by Section 13.6 (Interest); (vii) unamortized equipment costs; and, (viii) losses incurred by subcontractors for the types of damages the Contractor has waive as against the Owner. Without limitation, this mutual waiver is applicable to all damages due to either party’s termination in accordance with Article 14.

15.1.6.3 Nothing contained in this Section shall be deemed to preclude an award of liquidated damages, when applicable, in accordance with the requirements of the Contract Documents. This mutual waiver is not applicable to amounts due or obligations under Section 3.18 (Indemnification).

3.130 Add the following Section 15.1.7:

15.1.7 WAIVER OF CLAIMS AGAINST THE ARCHITECT
Notwithstanding any other provision of the Contract Documents, including Section 1.2.1, but subject to a duty of good faith and fair dealing, the Contractor waives all claims against the Architect and any other design professionals who provide design and/or project management services to the Owner, either directly or as independent contractors or subcontractors to the Architect, for listed damages arising out of or relating to this Contract. The listed damages are (i) lost revenue and profit, (ii) losses resulting from injury to business or reputation, (iii) additional or escalated overhead and administration expenses, (iv) additional financing costs, (v) attorney's fees, (vi) any interest; (vii) unamortized equipment costs; and, (viii) losses incurred by subcontractors for the types of damages the Contractor has waive as against the Owner. This mutual waiver is not applicable to amounts due or obligations under Section 3.18 (Indemnification).

3.131 Delete the language of Sections 15.2, 15.3, and 15.4, including all Sub-Sections, and substitute the word “Reserved” for the deleted language of each Section and Sub-Section.

3.132 Add the following Sections 15.5 and 15.6 with their sub-sections:

15.5 CLAIM AND DISPUTES - DUTY OF COOPERATION, NOTICE, AND ARCHITECTS INITIAL DECISION

15.5.1 Contractor and Owner are fully committed to working with each other throughout the Project to avoid or minimize claims. To further this goal, Contractor and Owner agree to communicate regularly with each other and the Architect at all times notifying one another as soon as reasonably possible of any issue that if not addressed may cause loss, delay, and/or disruption of the Work. If claims do arise, Contractor and Owner each commit to resolving such claims in an amicable, professional, and expeditious manner to avoid unnecessary losses, delays, and disruptions to the Work.

15.5.2 Claims shall first be referred to the Architect for initial decision. An initial decision shall be required as a condition precedent to resolution pursuant to Section 15.6 of any Claim arising prior to the date of final payment, unless 30 days have passed after the Claim has been referred to the Architect with no decision having been rendered, or after all the Architect’s requests for additional supporting data have been answered, whichever is later. The Architect will not address claims between the Contractor and persons or entities other than the Owner.

15.5.3 The Architect will review Claims and within ten days of the receipt of a Claim (1) request additional supporting data from the claimant or a response with supporting data from the other party or (2) render an initial decision in accordance with Section 15.5.5.
15.5.4 If the Architect requests a party to provide a response to a Claim or to furnish additional supporting data, such party shall respond, within ten days after receipt of such request, and shall either (1) provide a response on the requested supporting data, (2) advise the Architect when the response or supporting data will be furnished or (3) advise the Architect that all supporting data has already been provided. Upon receipt of the response or supporting data, the Architect will render an initial decision in accordance with Section 15.5.5.

15.5.5 The Architect will render an initial decision in writing; (1) stating the reasons therefor; and (2) notifying the parties of any change in the Contract Sum or Contract Time or both. The Architect will deliver the initial decision to the parties within two weeks of receipt of any response or supporting data requested pursuant to Section 16.4 or within such longer period as may be mutually agreeable to the parties. If the parties accept the initial decision, the Architect shall prepare a Change Order with appropriate supporting documentation for the review and approval of the parties and the Office of State Engineer. If either the Contractor, Owner, or both, disagree with the initial decision, the Contractor and Owner shall proceed with dispute resolution in accordance with the provisions of Section 15.6.

15.5.6 In the event of a Claim against the Contractor, the Owner may, but is not obligated to, notify the surety, if any, of the nature and amount of the Claim. If the Claim relates to a possibility of a Contractor’s default, the Owner may, but is not obligated to, notify the surety and request the surety’s assistance in resolving the controversy.

15.6 DISPUTE RESOLUTION

15.6.1 If a claim is not resolved pursuant to Section 15.5 to the satisfaction of either party, both parties shall attempt to resolve the dispute at the field level through discussions between Contractor’s Representative and Owner’s Representative. If a dispute cannot be resolved through Contractor’s Representative and Owner’s Representative, then the Contractor’s Senior Representative and the Owner’s Senior Representative, upon the request of either party, shall meet as soon as conveniently possible, but in no case later than twenty-one days after such a request is made, to attempt to resolve such dispute. Prior to any meetings between the Senior Representatives, the parties will exchange relevant information that will assist the parties in resolving their dispute. The meetings required by this Section are a condition precedent to resolution pursuant to Section 15.6.2.

15.6.2 If after meeting in accordance with the provisions of Section 15.6.1, the Senior Representatives determine that the dispute cannot be resolved on terms satisfactory to both the Contractor and the Owner, then either party may submit the dispute by written request to South Carolina’s Chief Procurement Officer for Construction (CPOC). Except as otherwise provided in Article 15, all claims, claims, or controversies relating to the Contract shall be resolved exclusively by the appropriate Chief Procurement Officer in accordance with Title 11, Chapter 35, Article 17 of the South Carolina Code of Laws, or in the absence of jurisdiction, only in the Court of Common Pleas for, or in the absence of jurisdiction a federal court located in, Richland County, State of South Carolina. Contractor agrees that any act by the State regarding the Contract is not a waiver of either the State’s sovereign immunity or the State’s immunity under the Eleventh Amendment of the United States Constitution.

15.6.3 If any party seeks resolution to a dispute pursuant to Section 15.6.2, the parties shall participate in non-binding mediation to resolve the claim. If the claim is governed by Title 11, Chapter 35, Article 17 of the South Carolina Code of Laws as amended and the amount in controversy is $100,000.00 or less, the CPOC shall appoint a mediator, otherwise, the mediation shall be conducted by an impartial mediator selected by mutual agreement of the parties, or if the parties cannot so agree, a mediator designated by the American Arbitration Association (“AAA”) pursuant to its Construction Industry Mediation Rules. The mediation will be governed by and conducted pursuant to a mediation agreement negotiated by the parties or, if the parties cannot so agree, by procedures established by the mediator.

15.6.4 Without relieving any party from the other requirements of Sections 15.5 and 15.6, either party may initiate proceedings in the appropriate forum prior to initiating or completing the procedures required by Sections 15.5 and 15.6 if such action is necessary to preserve a claim by avoiding the application of any applicable statutory period of limitation or repose.
15.6.5 SERVICE OF PROCESS
Contractor consents that any papers, notices, or process necessary or proper for the initiation or continuation of any claims, claims, or controversies relating to the Contract; for any court action in connection therewith; or for the entry of judgment on any award made, may be served on Contractor by certified mail (return receipt requested) addressed to Contractor at the address provided for the Contractor’s Senior Representative or by personal service or by any other manner that is permitted by law, in or outside South Carolina. Notice by certified mail is deemed duly given upon deposit in the United States mail.

3.133 Add the following Article 16:

ARTICLE 16 PROJECT-SPECIFIC REQUIREMENTS AND INFORMATION
16.1. Inspection Requirements: (Indicate the inspection services required by the Contract)

☐ Special Inspections are required and are not part of the Contract Sum. (see section 01400)
☐ Building Inspections are required and are not part of the Contract Sum. (see section 01400)

The inspections required for this Work are:
(Indicate which services are required and the provider)

☐ Civil: ____________________________
☐ Structural: ________________________
☐ Mechanical: ______________________
☐ Plumbing: _________________________
☐ Electrical: ________________________
☐ Gas: ______________________________
☐ Other (list): ______________________

Remarks: None.

16.1.1 Contractor shall schedule and request inspections in an orderly and efficient manner and shall notify the Owner whenever the Contractor schedules an inspection in accordance with the requirements of Section 16.1. Contractor shall be responsible for the cost of inspections scheduled and conducted without the Owner’s knowledge and for any increase in the cost of inspections resulting from the inefficient scheduling of inspections.

16.2 List Cash Allowances, if any. (Refer to attachments as needed. If none, enter NONE)

None

16.3. Requirements for Record Drawings, if any. (Refer to attachments as needed. If none, enter NONE)

See Section 01700 Contract Closeout and Section 01740 Warranties, Insurance, and Bonds.

16.4. Requirements for Shop Drawings and other submittals, if any, including number, procedure for submission, list of materials to be submitted, etc. (Refer to attachments as needed. If none, enter NONE)

See Section 01300 Submittals and Section 01340 Shop Drawings, Product Data and Samples.

16.5. Requirements for signage, on-site office or trailer, utilities, restrooms, etc., in addition to the Contract, if any. (Refer to attachments as needed. If none, enter NONE)

See Section 01500 Temporary Facilities and Controls.

16.6. Requirements for Project Cleanup in addition to the Contract, if any. (Refer to attachments as needed. If none, enter NONE)

See Section 01560 Construction Cleaning.

16.7. List all attachments that modify these General Conditions. (If none, enter NONE)

None
KNOW ALL MEN BY THESE PRESENTS, that (Insert full name or legal title and address of Contractor)

Name: ____________________________________________
Address: __________________________________________

hereinafter referred to as “Contractor”, and (Insert full name and address of principal place of business of Surety)

Name: ____________________________________________
Address: __________________________________________

hereinafter called the “surety”, are jointly and severally held and firmly bound unto (Insert full name and address of Agency)

Name: ____________________________________________
Address: __________________________________________

hereinafter referred to as “Agency”, or its successors or assigns, the sum of ____________________ ($_____), being the sum of the Bond to which payment to be well and truly made, the Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, Contractor has by written agreement dated ____________ entered into a contract with Agency to construct

State Project Name: Tyger River Campus Coating and Reroofing Construction Project
State Project Number: H59-N961-PD

Brief Description of Awarded Work, as found on the SE-330 or SE-332, Bid Form: 1.2

BASE BID WORK:

1.2.1 Roof Areas 1, 2 & 6: Work generally consists of:
The complete removal of existing abandoned PVC sprinkler lines, valves, sprinkler heads, sprinkler supports, and the slope transition flashing between RA 1, 2 & 6; and
preparations to the RA 1 & 2 metal surfaces to receive new slope transition flashings; and
the new installation of flexible sheet membrane and sheet metal slope transition flashing.

1.2.2 Roof Areas 7, 8, 10, & 13: Work generally consists of:
The removal and disposal of inappropriate/ stripped /rusted fasteners, and any other obstructions that would prevent the installation of the new fluid applied roof coating and flashing system; and
upon completion of all removals tighten all fasteners to remain, replace with oversized fasteners those that are removed, clean all the existing metal roof surfaces to receive new coatings and flashings by power washing and with roof coating manufacturer’s approved cleaner, prepare by priming lightly rusted surfaces with roof coating manufacturer’s approved primer; and
upon completion of all removals and preparations the installation of new fluid applied roof coating and flashing systems, fiber reinforced detail coat at vertical and horizontal laps and exposed fastener heads, first and second coats to achieve dry mil thickness to obtain a 20-year warranty at all existing metal roofing panels, flashings, pipe penetrations, gutter liners, and curbs.

1.2.3 Roof Area 11: Work generally consists of:
the complete removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, any rotted, deteriorated, or otherwise unsuitable plywood and wood blocking; and
the replacement of all removed plywood decking or wood components; and
upon completion of all removals and preparations the installation of new mechanically attached single ply membrane roofing and flashing system to all existing roof surfaces, flashings, pipe penetrations, and equipment curbs.

1.2.4 Roof Area 12: Work generally consists of:
The removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, rotted, deteriorated, or otherwise unsuitable plywood and wood blocking, designated HVAC equipment (Unit Nos. 1, 3 & 8), equipment rails, designated vertical face of metal counterflashing at the headwall, and any other obstructions that would prevent the installation of the new single ply membrane roofing system; and
the replacement of all removed deteriorated existing plywood or wood components, restoration of decking where the existing wood rails are removed, installation of new wood rails oriented in the direction of the decking slope; and
upon completion of all removals and preparations the installation of new mechanically attached single ply membrane roofing and flashing system to all existing roof surfaces, metal flashings, and equipment rails.

in accordance with Drawings and Specifications prepared by (Insert full name and address of A/E)

Name: Shepard & Associates, LLC
Address: 3547 Dreher Shoals Road, Suite 6
Irmo, SC 29063

which agreement is by reference made a part hereof, and is hereinafter referred to as the Contract.

IN WITNESS WHEREOF, Surety and Contractor, intending to be legally bound hereby, subject to the terms stated herein, do each cause this Performance Bond to be duly executed on its behalf by its authorized officer, agent or representative.

DATED this ______day of ________, 2_______ BOND NUMBER __________________________
(shall be no earlier than Date of Contract)

CONTRACTOR

By: ________________________________ (Seal)
Print Name: __________________________
Print Title: __________________________
Witness: ____________________________

SURETY

By: ________________________________ (Seal)
Print Name: __________________________
Print Title: __________________________
(Attach Power of Attorney)
Witness: ____________________________

(Additional Signatures, if any, appear on attached page)
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH THAT:

1. The Contractor and the Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Agency for the full and faithful performance of the contract, which is incorporated herein by reference.

2. If the Contractor performs the contract, the Surety and the Contractor have no obligation under this Bond, except to participate in conferences as provided in paragraph 3.1.

3. The Surety's obligation under this Bond shall arise after:

   3.1 The Agency has notified the Contractor and the Surety at the address described in paragraph 10 below, that the Agency is considering declaring a Contractor Default and has requested and attempted to arrange a conference with the Contractor and the Surety to be held not later than 15 days after receipt of such notice to discuss methods of performing the Contract. If the Agency, the Contractor and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Contract, but such an agreement shall not waive the Agency's right, if any, subsequently to declare a Contractor Default; or

   3.2 The Agency has declared a Contractor Default and formally terminated the Contractor's right to complete the Contract.

4. The Surety shall, within 15 days after receipt of notice of the Agency's declaration of a Contractor Default, and at the Surety's sole expense, take one of the following actions:

   4.1 Arrange for the Contractor, with consent of the Agency, to perform and complete the Contract; or

   4.2 Undertake to perform and complete the Contract itself, through its agents or through independent contractors; or

   4.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Agency for a contract for performance and completion of the Contract, arrange for a contract to be prepared for execution by the Agency and the contractor selected with the Agency's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the Bonds issued on the Contract, and pay to the Agency the amount of damages as described in paragraph 7 in excess of the Balance of the Contract incurred by the Agency resulting from the Contractor Default; or

   4.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor, and:

       4.4.1 After investigation, determine the amount for which it may be liable to the Agency and, within 60 days of waiving its rights under this paragraph, tender payment thereof to the Agency; or

       4.4.2 Deny liability in whole or in part and notify the Agency, citing the reasons therefore.

5. Provided Surety has proceeded under paragraphs 4.1, 4.2, or 4.3, the Agency shall pay the Balance of the Contract Sum to either:

   5.1 Surety in accordance with the terms of the Contract; or

   5.2 Another contractor selected pursuant to paragraph 4.3 to perform the Contract.

   5.3 The balance of the Contract Sum due either the Surety or another contractor shall be reduced by the amount of damages as described in paragraph 7.

6. If the Surety does not proceed as provided in paragraph 4 with reasonable promptness, the Surety shall be deemed to be in default on this Bond 15 days after receipt of written notice from the Agency to the Surety demanding that the Surety perform its obligations under this Bond, and the Agency shall be entitled to enforce any remedy available to the Agency.

6.1 If the Surety proceeds as provided in paragraph 4.4 and the Agency refuses the payment tendered or the Surety has denied liability, in whole or in part, then without further notice the Agency shall be entitled to enforce any remedy available to the Agency.

6.2 Any dispute, suit, action or proceeding arising out of or relating to this Bond shall be governed by the Dispute Resolution process defined in the Contract Documents and the laws of the State of South Carolina.

7. After the Agency has terminated the Contractor's right to complete the Contract, and if the Surety elects to act under paragraph 4.1, 4.2, or 4.3 above, then the responsibilities of the Surety to the Agency shall be those of the Contractor under the Contract, and the responsibilities of the Agency to the Surety shall those of the Agency under the Contract. To a limit of the amount of this Bond, but subject to commitment by the Agency of the Balance of the Contract Sum to mitigation of costs and damages on the Contract, the Surety is obligated to the Agency without duplication for:

   7.1 The responsibilities of the Contractor for correction of defective Work and completion of the Contract; and

   7.2 Additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under paragraph 4; and

   7.3 Damages awarded pursuant to the Dispute Resolution Provisions of the Contract. Surety may join in any Dispute Resolution proceeding brought under the Contract and shall be bound by the results thereof; and

   7.4 Liquidated Damages, or if no Liquidated Damages are specified in the Contract, actual damages caused by delayed performance or non-performance of the Contractor.

8. The Surety shall not be liable to the Agency or others for obligations of the Contractor that are unrelated to the Contract, and the Balance of the Contract Sum shall not be reduced or set-off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Agency or its heirs, executors, administrators, or successors.

9. The Surety hereby waives notice of any change, including changes of time, to the contract or to related subcontracts, purchase orders and other obligations.

10. Notice to the Surety, the Agency or the Contractor shall be mailed or delivered to the address shown on the signature page.

11. Definitions

   11.1 Balance of the Contract Sum: The total amount payable by the Agency to the Contractor under the Contract after all proper adjustments have been made, including allowance to the Contractor of any amounts to be received by the Agency in settlement of insurance or other Claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Contract.

   11.2 Contractor Default: Failure of the Contractor, which has neither been remedied nor waived, to perform the Contract or otherwise to comply with the terms of the Contract.
KNOW ALL MEN BY THESE PRESENTS, that (Insert full name or legal title and address of Contractor)

Name: 
Address: 

hereinafter referred to as “Contractor”, and (Insert full name and address of principal place of business of Surety)

Name: 
Address: 

hereinafter called the “surety”, are jointly and severally held and firmly bound unto (Insert full name and address of Agency)

Name: 
Address: 

hereinafter referred to as “Agency”, or its successors or assigns, the sum of ( ), being the sum of the Bond to which payment to be well and truly made, the Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, Contractor has by written agreement dated entered into a contract with Agency to construct

State Project Name: Tyger River Campus Coating and Reroofing Construction Project

State Project Number: H59-N961-PD

Brief Description of Awarded Work, as found on the SE-330 or SE-332, Bid Form: 1.2

BASE BID WORK:

1.2.1 Roof Areas 1, 2 & 6: Work generally consists of:
The complete removal of existing abandoned PVC sprinkler lines, valves, sprinkler heads, sprinkler supports, and the slope transition flashing between RA 1, 2 & 6; and
preparations to the RA 1 & 2 metal surfaces to receive new slope transition flashings; and
the new installation of flexible sheet membrane and sheet metal slope transition flashing.

1.2.2 Roof Areas 7, 8, 10, & 13: Work generally consists of:
The removal and disposal of inappropriate/ stripped / rusted fasteners, and any other obstructions that would prevent the installation of the new fluid applied roof coating and flashing system; and
upon completion of all removals tighten all fasteners to remain, replace with oversized fasteners those that are removed, clean all the existing metal roof surfaces to receive new coatings and flashings by power washing and with roof coating manufacturer’s approved cleaner, prepare by priming lightly rusted surfaces with roof coating manufacturer’s approved primer; and
upon completion of all removals and preparations the installation of new fluid applied roof coating and flashing systems, fiber reinforced detail coat at vertical and horizontal laps and exposed fastener heads, first and second coats to achieve dry mil thickness to obtain a 20-year warranty at all existing metal roofing panels, flashings, pipe penetrations, gutter liners, and curbs.

1.2.3 Roof Area 11: Work generally consists of:
the complete removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, any rotted, deteriorated, or otherwise unsuitable plywood and wood blocking; and
the replacement of all removed plywood decking or wood components; and
upon completion of all removals and preparations the installation of new mechanically attached single ply membrane roofing and flashing system to all existing roof surfaces, flashings, pipe penetrations, and equipment curbs.

1.2.4 Roof Area 12: Work generally consists of:
The removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, rotted, deteriorated, or otherwise unsuitable plywood and wood blocking, designated HVAC equipment (Unit Nos. 1, 3 & 8), equipment rails, designated vertical face of metal counterflashing at the headwall, and any other obstructions that would prevent the installation of the new single ply membrane roofing system; and
the replacement of all removed deteriorated existing plywood or wood components, restoration of decking where the existing wood rails are removed, installation of new wood rails oriented in the direction of the decking slope; and
CHANGE ORDER TO CONSTRUCTION CONTRACT

AGENCY: Spartanburg Community College
PROJECT NAME: Tyger River Campus Coating and Reroofing Construction Project
PROJECT NUMBER: H59-N961-PD

CONTRACTOR: ____________________________  CONTRACT DATE: ____________

This Contract is changed as follows: (Insert description of change in space provided below)

ADJUSTMENTS IN THE CONTRACT SUM:
1. Original Contract Sum: $ ____________________________
2. Change in Contract Sum by previously approved Change Orders: $ ____________________________
3. Contract Sum prior to this Change Order: $ 0.00
4. Amount of this Change Order: $ ____________________________
5. New Contract Sum, including this Change Order: $ 0.00

ADJUSTMENTS IN THE CONTRACT TIME:
1. Original Substantial Completion Date: ____________________________
2. Sum of previously approved increases and decreases in Days: ____________________________ Days
3. Change in Days for this Change Order: ____________________________ Days
4. New Substantial Completion Date: ____________________________

CONTRACTOR ACCEPTANCE:
BY: ____________________________  Date: ____________________________
 (Signature of Representative)
Print Name: ____________________________

A/E RECOMMENDATION FOR ACCEPTANCE:
BY: ____________________________  Date: ____________________________
 (Signature of Representative)
Print Name: ____________________________

AGENCY ACCEPTANCE AND CERTIFICATION:
BY: ____________________________  Date: ____________________________
 (Signature of Representative)
Print Name: ____________________________

Change is within Agency Construction Contract Change Order Certification of: $ ____________________________  Yes □  No □

Office of the State Engineer Authorization for change exceeding Agency Construction Contract Change Order Certification:

AUTHORIZED BY: ____________________________  DATE: ____________________________
 (OSE Project Manager)

SUBMIT THE FOLLOWING TO OSE
1. SE-380, fully completed and signed by the Contractor, A/E and Agency;
2. Detailed back-up information from the Contractor/Subcontractor(s) that justifies the costs and schedule changes shown.
3. If any item exceeds Agency certification, OSE will authorize the SE-380 and return to Agency.
**Exhibit “A”**

**PROJECT NAME:** Tyger River Campus Coating and Reroofing Construction Project

**OSE PROJECT NUMBER:** H59-N961-PD

**S&A PROJECT NUMBER:** 15004.003.004

**ISSUE DATE:** 05/31/2017

---

**TABLE OF CONTENTS**

<table>
<thead>
<tr>
<th>SECTION</th>
<th>FRONT END DOCUMENTS</th>
<th>NUMBER OF PAGES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Table of Contents</td>
<td>.................................................................................................................................</td>
<td>2</td>
</tr>
<tr>
<td>Invitation for Construction Services (SE-310)</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>Instructions to Bidders (AIA Document A701 – 1997 Edition)</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>OSE Form 00201 - Standard Supplemental Instructions to Bidders</td>
<td>......................................................................................................................................</td>
<td>9</td>
</tr>
<tr>
<td>Bid Bond (AIA A310)</td>
<td>.......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>Lump Sum Bid Form (SE-330)</td>
<td>.......................................................................................................................................</td>
<td>7</td>
</tr>
<tr>
<td>Standard Form of Agreement between Owner and Contractor</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>(AIA Document A101 – 2007 Edition)</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>OSE Form 00501 - Standard Modifications to Agreement between Owner and Contractor</td>
<td>......................................................................................................................................</td>
<td>3</td>
</tr>
<tr>
<td>General Conditions of the Contract for Construction</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>(AIA Document A201 – 2007 Edition)</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>OSE Form 00811 - Standard Supplementary Conditions</td>
<td>......................................................................................................................................</td>
<td>21</td>
</tr>
<tr>
<td>Performance Bond (SE-355)</td>
<td>.......................................................................................................................................</td>
<td>3</td>
</tr>
<tr>
<td>Labor &amp; Material Payment Bond (SE-357)</td>
<td>.......................................................................................................................................</td>
<td>3</td>
</tr>
<tr>
<td>Change Order to Construction Contract</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>(AIA Document G701 – 2001 Edition)</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
<tr>
<td>Application for Payment</td>
<td>......................................................................................................................................</td>
<td>1</td>
</tr>
</tbody>
</table>
## GENERAL REQUIREMENTS

<table>
<thead>
<tr>
<th>SECTION</th>
<th>NUMBER OF PAGES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 01010</td>
<td>Summary of Work</td>
</tr>
<tr>
<td>Section 01021</td>
<td>Cash Allowance</td>
</tr>
<tr>
<td>Section 01025</td>
<td>Measurement and Payment</td>
</tr>
<tr>
<td>Section 01300</td>
<td>Submittals</td>
</tr>
<tr>
<td>Attachment: Foreman’s Statement</td>
<td>1</td>
</tr>
<tr>
<td>Section 01340</td>
<td>Shop Drawings, Product Data and Samples</td>
</tr>
<tr>
<td>Section 01400</td>
<td>Quality Control</td>
</tr>
<tr>
<td>Section 01500</td>
<td>Temporary Facilities and Controls</td>
</tr>
<tr>
<td>Section 01560</td>
<td>Construction Cleaning</td>
</tr>
<tr>
<td>Section 01610</td>
<td>Storage and Protection</td>
</tr>
<tr>
<td>Section 01700</td>
<td>Contract Closeout</td>
</tr>
<tr>
<td>Section 01740</td>
<td>Warranties, Insurance, and Bonds</td>
</tr>
<tr>
<td>Attachment: Contractor’s Two Year Watertight Warranty</td>
<td>1</td>
</tr>
<tr>
<td>Attachment: Asbestos Free Warranty</td>
<td>1</td>
</tr>
</tbody>
</table>

## TECHNICAL SPECIFICATIONS

<table>
<thead>
<tr>
<th>SECTION</th>
<th>NUMBER OF PAGES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 06100</td>
<td>Rough Carpentry</td>
</tr>
<tr>
<td>Section 07140</td>
<td>Silicone Fluid Applied Roofing</td>
</tr>
<tr>
<td>Section 07540</td>
<td>Thermoplastic Membrane Roofing</td>
</tr>
<tr>
<td>Section 07591</td>
<td>Removals &amp; Preparation</td>
</tr>
<tr>
<td>Section 07620</td>
<td>Flashing and Sheet Metal</td>
</tr>
<tr>
<td>Section 07920</td>
<td>Sealants and Caulking</td>
</tr>
</tbody>
</table>

END OF EXHIBIT “A”
Exhibit “B”

**PROJECT NAME:** Tyger River Campus Coating and Reroofing Construction Project

**OSE PROJECT NUMBER:** H59-N961-PD

**S&A PROJECT NUMBER:** 15004.003.004

**ISSUE DATE:** 5/31/2017 unless otherwise noted

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**Drawing Index - DRAWINGS (24”x36”)**

K1 - Key Plan, Code Analysis and Site Facility Map

R1 - Partial Roof Plan ( RAs 1A, 1B, 2, 3, 4A & 4B )

R2 - Partial Roof Plan ( RAs 5, 6A, 6B, 7, 8, 9, 10, 11, 12, 13 & 14 )

D1 - Details

D2 - Details

D3 - Details

---

END OF EXHIBIT “B”
SECTION 01010
SUMMARY OF WORK

PART 1  GENERAL

1.1  WORK INCLUDED

1.1.1 Work covered by this contract includes furnishing all labor, materials, tools, devices, appliances, and equipment necessary to perform all the work described in the Contract Documents.

1.1.2 All work is located at Tyger River Campus at Spartanburg Community College, 1875 E Main St, Duncan, SC 29334. Refer to drawing K1.

1.2  BASE BID WORK:

1.2.1 **Roof Areas 1, 2 & 6:** Work generally consists of;

The complete removal of existing abandoned PVC sprinkler lines, valves, sprinkler heads, sprinkler supports, and the slope transition flashing between RA 1, 2 & 6; and

preparations to the RA 1 & 2 metal surfaces to receive new slope transition flashings; and

the new installation of flexible sheet membrane and sheet metal slope transition flashing.

1.2.2 **Roof Areas 7, 8, 10, & 13:** Work generally consists of:

The removal and disposal of inappropriate/ stripped/rusted fasteners, and any other obstructions that would prevent the installation of the new fluid applied roof coating and flashing system; and

upon completion of all removals tighten all fasteners to remain, replace with oversized fasteners those that are removed, clean all the existing metal roof surfaces to receive new coatings and flashings by power washing and with roof coating manufacturer’s approved cleaner, prepare by priming lightly rusted surfaces with roof coating manufacturer’s approved primer; and

upon completion of all removals and preparations the installation of new fluid applied roof coating and flashing systems, fiber reinforced detail coat at vertical and horizontal laps and exposed fastener heads, first and second coats to achieve dry mil thickness to obtain a 20-year warranty at all existing metal roofing panels, flashings, pipe penetrations, gutter liners, and curbs.

1.2.3 **Roof Area 11:** Work generally consists of:

the complete removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, any rotted, deteriorated, or otherwise unsuitable plywood and wood blocking; and
the replacement of all removed plywood decking or wood components; and

upon completion of all removals and preparations the installation of new mechanically attached single ply membrane roofing and flashing system to all existing roof surfaces, flashings, pipe penetrations, and equipment curbs.

1.2.4 **Roof Area 12**: Work generally consists of:

The removal and disposal of the existing single ply membrane roofing, membrane and metal flashings, rotted, deteriorated, or otherwise unsuitable plywood and wood blocking, designated HVAC equipment (Unit Nos. 1, 3 & 8), equipment rails, designated vertical face of metal counterflashing at the headwall, and any other obstructions that would prevent the installation of the new single ply membrane roofing system; and

the replacement of all removed deteriorated existing plywood or wood components, restoration of decking where the existing wood rails are removed, installation of new wood rails oriented in the direction of the decking slope; and

upon completion of all removals and preparations the installation of new mechanically attached single ply membrane roofing and flashing system to all existing roof surfaces, metal flashings, and equipment rails.

1.3 **CONTRACT METHOD**

1.3.1 Construct the work as a single lump sum contract. For the items that are bid on a unit price basis, follow procedure indicated on the Bid Form and as specified in Section 01025 MEASUREMENT AND PAYMENT.

1.4 **REFERENCE STANDARDS**

1.4.1 For products specified by the association or trade standards, comply with requirements of the standard except when more rigid requirements are specified or are required by applicable codes.

1.5 **EXISTING SITE CONDITIONS**

1.5.1 Information in this section is provided only to establish a general description and is not necessarily accurate. The Contractor is responsible for visiting the site and satisfying themselves as to the existing conditions, size of existing roof areas, metal components, etc. before submitting their bid.

1.5.2 **Roof Areas**:

- Roof Area 1: approximately 114,873 SF
- Roof Area 2: approximately 23,741 SF
- Roof Area 6: approximately 37,831 SF
- Roof Area 7: approximately 4,036 SF
- Roof Area 8: approximately 7,397 SF
- Roof Area 10: approximately 8,482 SF
Roof Area 11 - approximately 1,714 SF  
Roof Area 12 - approximately 811 SF  
Roof Area 13 - approximately 6,099 SF  
Total Area = approximately 204,984 SF  

Roof Areas 1, 2, & 6  
1.5.2.1 Existing metal panel roof system assembly consists of “R-panel” galvanized metal roofing attached to Z-purlins using exposed fasteners.  
1.5.2.2 Metal roof panels are 36” wide with a 12” wide pan in between 1 ½” tall ribs. Flashings at the rake and eave conditions consists of pre-coated metal.  
1.5.2.3 Slope: 1:12 in the structure.  
1.5.2.4 Elevations:  
   a. RA 1: approximately 32’ above grade.  
   b. RA 2: approximately 30’ above grade.  
   c. RA 6: approximately 20’ above grade.  
1.5.2.5 Drainage: to gutters and downspouts.  
1.5.2.6 Roof Shape: Roof Areas are generally rectilinear in shape.  
1.5.2.7 EQUIPMENT:  
   a. Sanitary vents  
   b. Power Ventilators  
   c. Gravity Vents  
   d. Abandoned Rooftop Sprinkler System consists of 1” PVC and 2” PVC pipe supported by polycarbonate pipe stands and adhered to the roof surface at approximately 4’ on center.  

1.5.3 Roof Areas 7, 8, 10, & 13:  
1.5.3.1 Existing metal panel roof system assembly consists of “R-panel” galvanized metal roofing attached to Z-purlins using exposed fasteners.  
1.5.3.2 Metal roof panels are 36” wide with a 12” wide pan in between 1 ½” tall ribs. Flashings at the rake and eave conditions consists of pre-coated metal.  
1.5.3.3 Slope: ¼:12” in the structure.  
1.5.3.4 Elevations:  
   a. RA 7: approximately 17’ above grade.
b. RA 8: approximately 17.5’ above grade.
c. RA 10: approximately 15’ above grade.
d. RA 13: approximately 15’ above grade.

1.5.3.5 Drainage: to internal gutters.

1.5.3.6 Roof Shape: Roof Areas are generally rectilinear in shape.

1.5.3.7 EQUIPMENT:
   a. Sanitary vents
   b. Power Ventilators
   c. Gravity Vents
   d. Skylights

1.5.4 Roof Area 11:
   1.5.4.1 Existing roof system consists of a loose laid mechanically attached TPO single-ply membrane over a ¾” plywood deck.
   1.5.4.2 Membrane base flashing is fully adhered to the vertical face of wood at the parapet walls and curbs.
   1.5.4.3 Slope: ¼:12” in the structure.
   1.5.4.4 Elevations:
      a. RA 11: approximately 15’ above grade.
   1.5.4.5 Drainage: to main roof drains.
   1.5.4.6 Roof Shape: Roof area is generally rectilinear in shape.
   1.5.4.7 EQUIPMENT:
      a. Main Roof Drains
      b. Overflow Roof Drain
      c. Sanitary Vents
      d. Power Ventilators

1.5.5 Roof Area 12:
   1.5.5.1 Existing roof system consists of a TPO single-ply membrane over a ¾” plywood deck.
   1.5.5.2 At headwall, metal wall panels are 36” wide with a 12” wide pan in between 1 ½” tall ribs over metal sill flashing.
1.5.5.3 Slope: Minimal to ¼:12 in the structure.

1.5.5.4 Elevations:
    a. RA 12: approximately 15’ above grade.

1.5.5.5 Drainage: to main roof drains.

1.5.5.6 Roof Shape: Roof area is generally rectilinear in shape.

1.5.5.7 EQUIPMENT:
    a. Main Roof Drains
    b. Overflow Roof Drain
    c. Sanitary Vents
    d. Pipe Penetrations
    e. Rail Mounted Compressor Units
    f. Power Conduits & Refrigerant lines

1.6 WORK SEQUENCE

1.6.1 Work shall proceed in an orderly operation. Phased construction is unacceptable.

1.6.2 Sequence of work should be generally as follows:

    1.6.2.1 Removal of the abandoned sprinkler system and the replacement of the Slope Transition Flashing between RAs 1 & 2 is a first priority due to moisture entry activity at this location into the building.

    1.6.2.2 RAs 7, 8, 10 & 13. Should be completed before cold weather sets in due to the temperature limitations of the fluid applied coatings.

    1.6.2.3 Roof Areas 11 & 12 should be completed together since their materials are the same. This work should be scheduled either first or last in the project depending on when the spaces served by the mechanical equipment are occupied, or in the fall when the air conditioning need is less.

1.6.3 The Contractor shall strive to cause a minimum of disruption to the building operations and occupancy during construction activities.

1.7 COMPLETION DATE

1.7.1 Scheduling and speed of construction are of prime importance in the completion of the Work. Demolition, Preparation and New Construction shall commence as established in the Notice to Proceed. BIDDER agrees that the BASE BID WORK will be substantially complete and ready for final payment in accordance with the General Conditions within 90 calendar days after Notice to Proceed. BIDDER acknowledges that in case of inclement weather during normal work days,
weekend work may be required to complete the Work within the allotted time.

1.8 LIQUIDATED DAMAGES

1.8.1 Step one liquidated damages will be assessed in the amount of $200.00 for each calendar day the actual Contract Time for Substantial Completion exceeds the specified Contract Time.

1.8.2 Step two liquidated damages will be assessed in the amount of $250.00 for each calendar day the actual Contract Time for Final Completion exceeds 30 days following Date of Substantial Completion.

1.9 CONTRACTOR USE OF PREMISES

1.9.1 Limit use of premises for construction operations to allow for Owner occupancy.

1.9.2 Coordinate use of premises under direction of Owner.

1.9.3 The Contractor shall be held liable for any damages to the building, the building contents, or its occupants resulting from work under this contract. The Contractor shall take all precautions necessary to protect the occupants and the building during the construction period.

1.9.4 The Contractor is to maintain the existing building in a safe, weather tight, and secure condition throughout the construction period. The Contractor is to repair any damage caused by them or any of their subcontractors. Should damage be to finishes or construction that is not defined in these Contract Documents, then repairs shall be made to the specifications approved by and at the sole discretion of the Owner.

1.9.5 The Contractor is to confine their operations to the site of the building. The site beyond this building is not to be disturbed. The Owner will identify parking for the Contractor and his employees.

1.9.6 The Contractor is to keep existing driveways and entrances serving the premises clear and available at all times. Do not use for parking or storage of materials or equipment. The stockpiling of materials must be confined to the area identified by the Owner.

1.9.7 The Contractor and his personnel are to lock their vehicles and other mechanical or motorized construction equipment when parked and unattended. Do not leave vehicles or equipment unattended with motor running or ignition key in place.

1.9.8 Open fires will not be permitted on the premises.

1.9.9 Utilities and Services: The Contractor will be provided water to the extent of the existing sources. The Contractor shall be responsible for any taps or connections that may be needed or desired by them. They are also responsible for getting the service to any location where needed or desired. The Contractor will be provided without charge reasonable quantities of available utilities; however, if the services are abused, they will be withdrawn. The Contractor shall provide temporary
portable electric generators for electricity required during construction.

1.9.10 Asbestos Products:

1.9.10.1 No products containing asbestos fibers are present in the work covered in the Base Bid work.

1.9.10.2 No Asbestos bearing materials are to be incorporated into the work as a part of this contract. No existing asbestos containing material is to be left or incorporated into the work of this contract.

1.9.10.3 In the event the Contractor finds asbestos containing materials not previously identified, then Contractor shall stop all work in the affected area and notify the Owner and Architect. Contractor shall provide all materials necessary to temporarily dry-in the affected area in the Base Bid. Additional work caused by the discovery, if authorized by the Owner, will be handled as a Change Order to this Contract.

1.9.11 Contractor's Conduct: The following requirements are expressed to the Contractor, and he is asked to ensure that all employees, subcontractors, and suppliers are aware of these warnings.

1.9.11.1 No drugs, alcohol, or firearms will be permitted on the grounds of the facility.

1.9.11.2 There will be no favors or fraternizing with occupants or employees of the facility.

1.9.11.3 Contractors, subcontractors and their employees are required to wear appropriate work wear, hard hats and safety footwear, as the case may be, while on campus. Articles of clothing must be neat and tidy in appearance, and cannot display offensive or inappropriate language, symbols or graphics. The Owner has the right to decide if such clothing is inappropriate.

1.9.11.4 Contractor and sub-contractors are to take necessary precautions to protect all occupants and employees of the facility, Contractor personnel, and personal property from any damage from their operations.

1.9.11.5 The Contractor, subcontractors, and material suppliers are to be careful during placement of materials and equipment. The Owner will in no way be responsible for equipment and materials lost as the result of being left unattended or misplaced.

1.9.11.6 The use of foul, obscene, or abusive language by the Contractor's or subcontractor's employees is prohibited on the grounds of the facility. Violations of this policy may result in the dismissal of the Contractor.

1.9.11.7 Smoking or use of any tobacco products by the Contractor's or subcontractor's employees is prohibited on the grounds of the facility. Violations of this policy may result in the dismissal of the Contractor.
1.10 OWNER OCCUPANCY REQUIREMENTS

1.10.1 Owner will occupy premises during entire period of construction for conducting their normal operations. Contractor is to cooperate with the Owner's operations.

PART 2 PRODUCTS Not Used.

PART 3 EXECUTION Not Used.

END OF SECTION 01010
SECTION 01021
CASH ALLOWANCES

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

1.2.1 This Section specifies administrative and procedural requirements for allowances and unit prices.

1.2.2 An Allowance is an amount determined by the Owner for work of indeterminate scope and cost. Each Bidder shall include the allowance amount in the Base Bid price.

1.2.3 The cost for work performed by Allowance covers items not anticipated or specifically delineated in the documents and shall be determined in accordance with the Change Order procedures of the Contract Documents.

1.2.4 Contingency Allowance included in the BASE BID for the Work, as specified in these Contract Documents, is $5,000.00.

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

Not Used.

END OF SECTION 01021
PART 1 GENERAL

1.1 SUMMARY

1.1.1 A payment or payments made to Contractor for work performed shall not constitute acceptance or approval of the work and shall in no way relieve Contractor from the requirements of the Contract.

1.1.2 All sums received by the Contractor for any part or parts of the work furnished or performed by a Subcontractor shall be paid promptly to the latter by Contractor and while in the hands of the Contractor shall constitute trust funds held for the use and benefit of Owner.

1.1.3 Contractor shall submit with payment request lien releases from material suppliers which state that suppliers have been paid for materials supplied to the project. Payment requests may be delayed if not received in a timely manner.

1.1.4 If payments are to be made on account of materials or equipment not incorporated in the work, but delivered and suitably stored at the Site, or at such other location agreed upon in writing, such payments shall be conditioned upon submission by Contractor of bills of sale or other documents satisfactory to the Owner establishing Owner's title to such materials or equipment or otherwise protecting Owner's interest therein including the prepayment of applicable insurance and transportation charges to the Site.

1.1.5 Contractor shall submit with payment application all claims for weather related delays on a monthly basis.

1.2 APPLICATION FOR PAYMENT

1.2.1 Monthly Application for Payment shall be submitted in triplicate to Architect for review and forwarding to Owner on AIA Documents G702 and G703. Provided an Application for Payment is received by the Architect not later than the 25th day of a month, the Owner shall make payment to the Contractor not later than the last day of the following month. If an Application for Payment is received by the Architect after the application date fixed above, payment shall be made by the Owner no later than 30 days after the Architect receives the Application for Payment. Contractor shall be furnished copy of Owner's Payment Schedule indicating payment dates and outline for receipt of payment requests.

1.2.2 Ninety-six and one-half percent (96.5%) of the value of materials stored at the site and 96.5% of work accomplished, less previous payments, shall be paid by Owner to Contractor in monthly installments upon Architect's certification.

1.2.3 Final payment shall be made 30 days after Architect has certified completion to the Owner, and specified warranties are provided in accordance with Section 01740.
1.3 UNIT PRICES

1.3.1 A Unit Price is an amount proposed by Bidders and stated on the Bid Form as a price per unit of measurement for materials or services that will be added to or deducted from the Contract Sum by Change Order in the event the estimated quantities of Work required by the Contract Documents are increased or decreased.

1.3.2 Before proceeding with work, Contractor shall survey the work to be covered under Unit Prices in the presence of the Architect for verification of quantities for the Project.

1.3.3 Unit Price Schedule: Unit Prices shall include costs of materials, delivery, labor (to remove and replace), insurance, rental of tools and equipment, overhead and margin of profit.

1.3.3.1 Include 300 board feet in the Base Bid costs for replacement of any damaged or deteriorated wood blocking members. Quote a separate unit price (per board foot) for such work. The final contract amount will be adjusted by change order increasing or decreasing the final contract price based on the actual replacement made during the course of the work using the quoted unit price.

1.3.3.2 Include 320 square feet in the Base Bid costs for removal and replacement of any damaged or deteriorated plywood decking. Quote a separate unit price (per square foot) for such work. The final contract amount will be adjusted by change order increasing or decreasing the final contract price based on the actual replacement made during the course of the work using the quoted unit price.

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

Not Used.

END OF SECTION 01025
PART 1 GENERAL

1.1 PROCEDURES

1.1.1 Each transmitted document shall identify the project name and Contractor. Material submittals shall also identify the type and trade name of materials, material manufacturer, intended use, and specification number. Deviations from Contract Documents shall be identified.

1.1.2 Submittals shall bear the Contractor's stamp and indicate approval and date.

1.1.3 After Architect's review of materials, revise and resubmit as required, identifying changes made since previous submittal.

1.2 BID SUBMITTALS

1.2.1 Refer to Invitation to Bid, Instructions to Bidders, & Supplementary Instructions to Bidders.

1.2.2 Drug-Free Workplace Statement (a part of bid form agreements).

1.2.3 Illegal Immigration Reform Act of 2008 (a part of bid form agreements).

1.3 SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

1.3.1 Contractor submittals shall be forwarded to Architect within 14 calendar days after receipt of signed Contract. The successful Contractor shall submit 5 copies of the required information to the Architect. Two copies will be returned to the Contractor for their use.

1.3.2 Refer to Section 01340 “Shop Drawings, Product Data and Samples.”

1.4 CONTRACTOR INFORMATION

1.4.1 Submit to Architect on or before Pre-Construction Conference the following documents:

1.4.1.1 A letter from the Contractor identifying the brand name, manufacturer and material proposed for use and include a statement that all proposed materials meet the specification requirements. Obtain Owner’s approval before placing orders.

1.4.1.2 A manufacturer’s Certificate clearly stating that the specified roof covering meets the requirements for an Underwriter’s Laboratories, Inc. Class A roof covering.
1.4.1.3 Emergency contact information including phone numbers of principals, superintendent, foreman, and project manager.

1.4.1.4 Foreman's Statement (copy attached).

1.4.1.5 Material Safety Data Sheets (3 copies).

1.4.2 Submit with each Monthly Payment Application a fully executed Contractor's Affidavit of Payment of Debts and Claims, AIA G706, and Contractor's Affidavit of Waiver of Release of Liens, AIA G706A.

1.4.3 Submit to Architect within 2 weeks of project startup and must be approved prior to Contractor's First Application for Payment:

1.4.3.1 A copy of AIA Document G703 listing each phase of the work and its scheduled value for approval.

1.4.3.2 Furnish Manufacturer's Certificates of Compliance with materials' specifications for materials to be incorporated into the work. Certificates are to be signed by a responsible officer of the manufacturing firm and notarized.

1.4.4 Submit to Architect upon completion of the work and prior to Contractor's Final Application for Payment:

1.4.4.1 Certificate of Substantial Completion, AIA G704, with executed Architect's final punch list attached.

1.4.4.2 List of Subcontractors by specialty, including address and telephone number.

1.4.4.3 Consent of Surety to Final Payment, AIA G707.

1.4.4.4 Contractor's Affidavit of Payment of Debts and Claims, AIA G706.

1.4.4.5 Contractor's Affidavit of Release of Liens, AIA G706A.

1.4.4.6 "No Asbestos" Certification (Statement on Contractor's letterhead that no asbestos containing materials were used in the completion of the Work.)

1.4.4.7 Contractor's warranty to Owner.

1.4.4.8 Manufacturer's warranties to Owner for the Fluid Applied Coatings.

1.4.4.9 Manufacturer's warranties to Owner for the Single Ply Membrane.

PART 2 PRODUCTS

Not Used.
PART 3 EXECUTION

3.1 TIMING

3.1.1 Make all submittals in accordance with schedules specified herein.

3.1.2 A minimum of 10 calendar days shall be allowed for review by the Architect following his receipt of the submittal.

3.1.3 If a submittal contains more than 10 shop drawings, Contractor shall indicate which drawings must be returned within 10 calendar days. Architect shall have an additional 10 days to return the balance of submittals.

3.1.4 Delays caused by tardiness in receipt of submittals shall not be an acceptable basis for extension of the Contract completion date.

3.2 REVIEW

3.2.1 Review by the Architect shall be directed to the general method of construction and shall not be construed as a complete check nor shall the review relieve the Contractor from responsibility for errors and/or omissions which may exist.

3.2.2 The notations "Reviewed" or "Make Corrections as Noted" shall authorize the Contractor to proceed with fabrication, purchase, or both subject to the revisions, if any, required by the Architect's review comments.

3.2.3 The Contractor shall make all revisions as required. If the Contractor considers any required revisions to constitute a change, he shall notify the Architect under the provisions of the General Conditions.

3.2.4 Only those revisions directed or approved by the Architect shall be shown on the resubmittal.

3.2.5 After a submittal has been approved by the Architect, substitution of materials, equipment, and/or procedures shall not be considered unless accompanied by an acceptable explanation for the substitution.

END OF SECTION 01300

ENCLOSURE: Foreman's Statement Form
I, _______________________________ (Print Name), an employee of _______________________________ (Print Contractor Name) hereby state that I have my own personal copy of the above referenced project specifications and drawings, have thoroughly read them, and have visited the work site.

By _______________________________

Date _______________________________
SECTION 01340

SHOP DRAWINGS, PRODUCT DATA AND SAMPLES

PART 1   GENERAL

1.1   SHOP DRAWINGS

1.1.1 Shop drawings are drawings, diagrams, illustrations, schedules, performance charts, brochures, and other data prepared by the Contractor, Subcontractor, manufacturer, supplier or distributor which illustrates some portion of the Work.

1.1.2 Shop drawings are to be submitted by transmittal letter with the following information:

1.1.2.1 Architect's Project Number
1.1.2.2 Submittal Data
1.1.2.3 Submittal Number
1.1.2.4 Project Title
1.1.2.5 Name of Contractor and Approval Date
1.1.2.6 Reference to Specification Section, Paragraph and/or Drawing
1.1.2.7 The location of the work covered by the shop drawing
1.1.2.8 Any qualification, deviation or departure from Contract
1.1.2.9 Any additional information required by the Specifications for the particular material being furnished

1.1.3 Each shop drawing shall be numbered. The same numbering system shall be retained through all revisions. Each drawing shall have a clear space for the approval stamps of Contractor and Consultant.

1.1.4 In submitting shop drawings for approval, all associated shop drawings related to a complete assembly shall, where possible, be submitted at the same time so that each may be checked in relation to the entire proposed assembly.

1.1.5 Contractor shall prepare composite shop drawings and installation layouts, when required, to depict proposed solutions for tight field conditions.

1.1.6 With respect to standard manufactured items, Contractor shall submit to Architect manufacturer's illustrated cuts of the items to be furnished showing details, sizes and dimensions, and all other pertinent information. Sufficient copies of cuts shall be furnished so that Architect may maintain a minimum of 2 copies and return to Contractor the number required for Contractor's use.

1.1.7 Contractor shall submit 5 copies of each drawing. Two final approved copies will be returned to the Contractor.

1.1.8 Submit shop drawings for the following details:

1.1.8.1 Metal coping cap, metal slope transition flashing, metal counterflashing, and single ply membrane drain, overflow drain, expansion joint and base
1.2 PRODUCT DATA

1.2.1 On Contractor’s letterhead, in a list form, submit a complete description of the materials to be used on the project including coating and roofing system and all their components, the respective manufacturer, and a statement that all the listed items meet the requirements of the project specifications.

1.2.2 Submit each manufacturer's technical specifications and installation procedures for each major roofing component required.

1.2.3 Minimum required components include wood blocking, fasteners, cants, tapered edge strips, adhesives, cements, single ply roofing membrane, metal, flexible sheet membrane, coatings, acrylic resin flashings, sealants, and sheet metal.

1.3 SAMPLES

1.3.1 Submit two 6-inch long samples of each metal shape to be used on this Project to Architect for approval. Metal shapes are to be constructed in accordance with approved shop drawings and will be used for establishment of quality standards during installation.

1.4 RELATED SECTIONS

1.4.1 Section 01300 “Submittals.”

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

Not Used.

END OF SECTION 01340
PART 1 GENERAL

1.1 QUALITY CONTROL – CONTRACTOR

1.1.1 Maintain quality control over products, services, site conditions, and workmanship to produce work of specified quality.

1.2 QUALITY CONTROL – OWNER

1.2.1 The Owner reserves the right, at his discretion, to retain the services of an independent construction monitoring representative to provide full or periodic inspection of the project. If Owner engages this service, the Contractor will be informed. Testing may be performed to determine any deficiencies in the assembly.

1.2.2 Work found in violation of the Specifications, or not in conformance with acceptable workmanship practices/standards, shall be subject to rejection including complete removal and replacement with new materials at Contractor's expense.

1.2.3 Failure of Owner or Architect to discover or reject defective work, or work not in accordance with the Contract, shall not be deemed an acceptance thereof, or a waiver of Owner's rights to Contractor's compliance with the Contract or performance of the work, or any part thereof. No partial or final payment, or partial or entire occupancy, by Owner shall be deemed to be an acceptance of work or of material which is not strictly in accordance with the Contract, nor shall it be deemed a waiver by Owner or any of Owner's rights pursuant to this Contract or otherwise.

1.2.4 Contractor may be made to uncover work in-place to determine the quantity and quality of material and workmanship. Contractor photographs may or may not be accepted to validate fasteners, fastener frequency, unit price work, and other elements of the work concealed by project finishes.

1.3 QUALITY ASSURANCE

1.3.1 Contractor Qualifications: A Metal Coating and Single Ply Roofing Contractor experienced in performing work similar in material, design, and extent to that indicated for this Project, whose work has resulted in construction with a record of successful in-service performance. Installer employing workers trained and approved by manufacturer. The Metal Coating and Single Ply Roofing Contractor shall be licensed as a specialty coating contractor with at least 4 years of contracting experience in the type of work involved in this project, and must have performed work similar to the proposed scope of work. Evidence of qualifications must be available by the Contractor upon request of the Owner.

1.3.2 Manufacturer Qualifications: A firm experienced in manufacturing products or systems similar to those indicated for this Project and with a record of successful in-service performance.

QUALITY CONTROL

01400 - 1
1.4 QUALITY CONTROL

1.4.1 Owner Responsibilities: Owner will provide inspections during the work. Such inspections may be daily or periodic.

1.4.2 Contractor Responsibilities: Unless otherwise indicated, provide quality-control inspections with Contractor’s own work force. Repair or replace nonconforming work.

1.4.3 Roof Coating System Manufacturer Quality Control Inspections: Provide as a part of the Contractor’s Base Bid price the following level of roofing system inspections by the roofing system manufacturer during the installation of the new roofing system:

1.4.3.1 Attend the Pre-Roofing Conference with Owner’s Agent, Architect, Installing Roofing Contractor, Manufacturer’s Representative, and General Contractor.

1.4.3.2 Manufacturer’s Inspector shall be present along with Architect at initial project startup, 25%, 50%, 75%, and 100% inspections.

1.4.4 Associated Services: Cooperate with agencies performing inspections, and similar quality-control services, and provide reasonable auxiliary services as requested. Provide the following:

1.4.4.1 Access to the Work.

1.4.4.2 Incidental labor and materials necessary to facilitate inspections.

1.4.5 Coordination: Coordinate sequence of activities to accommodate required quality-assurance and quality-control services with a minimum of delay and to avoid necessity of removing and replacing construction to accommodate inspections.

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

3.1 REPAIR AND PROTECTION

3.1.1 General: On completion of testing, inspecting, sample taking, and similar services, repair damaged construction and restore substrates and finishes.

3.1.1.1 Provide materials and comply with installation requirements specified in other Sections of these Specifications. Restore patched areas and extend restoration into adjoining areas in a manner that eliminates evidence of patching.
3.1.2 Protect construction exposed by or for quality-control service activities.

3.1.3 Repair and protection are Contractor's responsibility, regardless of the assignment of responsibility for quality-control services.

END OF SECTION 01400
PART 1 GENERAL

1.1 DESCRIPTION

1.1.1 Contractor shall provide for temporary facilities and controls required for the performance of the project except as otherwise noted. Such items include, but are not necessarily limited to, water, electricity, and telephone; sanitary facilities; protection, security and safety materials; and enclosures such as tarpaulins, barricades, fences, and canopies.

1.1.2 All equipment furnished by Contractor shall comply with all pertinent safety requirements.

1.1.3 Ladders, planks, hoists, chutes and all similar items furnished in the execution of the work are to comply with all requirements of OSHA and any other regulatory agency having jurisdiction over this project.

1.1.4 All temporary facilities will be subject to the Owner's approval.

1.2 PRODUCT HANDLING

1.2.1 Contractor shall exercise all means necessary to maintain temporary facilities and controls in proper and safe condition throughout the progress of the project.

1.2.2 All required connections to existing utility systems shall be made with minimum disruption. If disruption of existing service is required, notice shall be given to the Owner and connections shall not be made without Owner's approval. If necessary, Contractor shall provide for alternate temporary service.

PART 2 PRODUCTS

2.1 TEMPORARY UTILITIES

2.1.1 Electricity: Owner will not furnish electricity to the Contractor during this project. Contractor to provide temporary power as necessary to complete the work of this project.

2.1.2 Water: The Contractor will be provided water to the extent of the existing sources. The Contractor shall be responsible for any additional water that may be needed or desired by them. They are also responsible for getting the water to any location where needed or desired.

2.1.3 Telephone: The project foreman and superintendent must have a cell phone, and it must be active the entire construction period.

2.1.4 Connects and Disconnects: In the event it is necessary to disconnect any electrical wiring or connections, plumbing lines, gas lines, or other building services, notify the Owner 72 hours in advance to provide sufficient advance time to minimize
disruption of service. Contractor shall not disconnect or connect services unless authorized in writing by Owner.

2.2 TEMPORARY FACILITIES

2.2.1 Sanitary Facilities: The Contractor shall provide and maintain proper temporary self-contained sanitary facilities in the quantity required for use of all personnel. All facilities shall be maintained in a sanitary condition at all times.

2.2.2 Ventilated Storage Facilities: Provide, as required, facilities to maintain specific storage conditions as described within this Specification and as recommended by the materials’ manufacturers for use in construction.

2.3 CONSTRUCTION AIDS

2.3.1 Roof Access: The Contractor shall provide equipment for access to the roof unless otherwise directed by Owner.

2.3.2 Ladders: The Contractor shall remove all ladders from the roof and site at the end of work each day. Ladders may be stored in locked storage trailer.

2.3.3 Fire Extinguishers: Contractor shall provide adequate sized fire extinguishers for the project site.

2.3.4 Contractor is to insure all moving equipment has a "Kill Switch" or emergency stop button. Switch is designed to disengage movement of equipment instantly.

2.3.5 Enclosures: The Contractor shall provide fencing, barricades, warning signs, and all necessary safeguards to warn and prevent workers, pedestrians, and Owner's personnel from being exposed to dangers or hazards created by this project.

2.3.6 Temporary Construction: The Contractor shall furnish, install, and maintain for the duration of the project all scaffolds, ladders, tarpaulins, platforms, bridges, canopies, steps, and other temporary construction required to properly facilitate completion of the project in compliance with all safety and other regulations.

2.3.7 Signs: No signs or advertising of any kind shall be allowed on the project site unless approved in advance by Owner.

2.3.8 Parking: Contractor's construction vehicles shall enter the project site and park in areas as directed by the Owner. The Contractor shall be responsible for coordination of traffic by his subcontractors, suppliers, etc., so as not to disrupt ongoing operations of the Owner.

PART 3 EXECUTION

Not Used.

END OF SECTION 01500
SECTION 01560
CONSTRUCTION CLEANING

PART 1 GENERAL

1.1 SECTION INCLUDES

1.1.1 Scrap, debris, waste material, and other items from all operations shall not be allowed to accumulate on the Project site. Debris shall be removed and properly disposed of daily in accordance with all Federal, State, and Local regulations in a manner which prevents injury or damage to persons, adjoining properties, and public rights-of-way.

1.1.2 The buildings and site shall be maintained in a clean condition throughout the duration of the Project. Contractor shall comply with all requirements for cleanliness described in other sections of these Specifications.

PART 2 PRODUCTS

2.1 MATERIALS AND EQUIPMENT

2.1.1 Contractor shall provide all required manpower, material, and equipment to maintain the specified standard of cleanliness.

2.1.2 Contractor shall use only those materials and equipment which are compatible with the surface being cleaned as recommended by the manufacturer or approved by the Architect.

PART 3 EXECUTION

3.1 PROGRESS CLEANING

3.1.1 Contractor shall conduct daily inspections to ensure that the requirements for cleanliness are being met. Roof surface, building interiors, and grounds in work area shall be cleaned before close of work each day.

3.1.2 Contractor shall provide storage containers for all items awaiting removal from the site. Storage containers and locations shall be approved by the Architect and promptly disposed of when at capacity.

3.2 STORED MATERIALS

3.2.1 Stored items shall be kept in an orderly arrangement allowing maximum access and shall not impede drainage or traffic.

3.2.2 Contractor shall inspect all arrangements of materials stored on the Project site on a minimum weekly basis and shall service all arrangements in accordance with the requirements of paragraph 3.1.1 of this Section.

END OF SECTION 01560
PART 1   GENERAL

1.1   FACILITY PROTECTION

1.1.1 Limit size of work sections to safeguard adjacent materials, structures, etc. and to minimize dust and noise.

1.1.2 Protect existing facilities from damage during work. Do not overload existing paving, curbs, sidewalks, etc. with vehicle traffic. Do not overload new or existing construction with demolition debris, equipment, new materials etc.

1.1.3 Protect existing facilities from fire. Contractor shall provide suitable and adequate fire extinguishers conveniently located on the premises at staging areas, storage areas, and at areas of equipment. Competent operators shall be in attendance at all times and shall be properly trained or instructed in fire protection. At all times during the application of roofing materials, appropriate fire extinguishers shall be located at the grade and on the roof.

1.1.4 Plywood, minimum 3/4-inch-thick, or other suitable materials shall be used to protect roof areas from damage that may be caused by concentrated equipment loads and foot traffic.

1.1.5 Site and roof traffic shall be confined to work areas. Contractor shall be responsible for leaks that develop in traffic areas during and after Project completion. Grounds, pavement and sidewalks damaged by work shall be restored to pre-work condition and shall include but is not limited to hauling in new acceptable fill dirt material and reseeding of the affected site, asphalt patching, and concrete walk and curb replacement.

1.1.6 Contractor shall protect interior operations from adverse weather during roofing operations. This requirement extends beyond the immediate project scope of work to adjacent contiguous roof areas.

1.1.7 The Contractor is responsible and shall be held liable for any damages to the adjacent roof assemblies, building, building contents, its occupancy, grounds, or landscaping resulting from work under the Contract. In the event of damage, Contractor will restore property to a condition equivalent to that at the time the Project started. Restoration may be necessary to construction assemblies not specified in this project manual. In such cases, repair methods and materials are subject to approval by Owner.

1.1.8 The Contractor shall keep existing drainage facilities clear of debris during construction.
1.2 MATERIAL PROTECTION

1.2.1 Products shall be transported by methods which avoid damage. Damaged material shall be subject to rejection by the Architect.

1.2.2 Store roll good materials in covered trailers or trailers with materials covered with tarps.

1.2.3 Materials stored in open shall be placed on pallets with wood blocks underneath to provide ventilation.

1.2.4 It is the responsibility of the Contractor to ensure roofing material and other products are adequately protected from damage.

1.2.5 Damaged materials will be designated by spray painting and must be removed from the project site within 24 hrs.

1.3 STORAGE

1.3.1 Contractor shall be responsible for proper storage of equipment, materials, and devices furnished by themselves and/or their subcontractors and suppliers.

1.3.2 All storage areas are subject to approval by the Owner or their authorized representative.

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

Not Used.

END OF SECTION 01610
SECTION 01700

CONTRACT CLOSEOUT

PART 1 GENERAL

1.1 FINAL CLEANING

1.1.1 Except as specifically provided otherwise, "clean" shall be interpreted as meaning the level of cleanliness generally attainable by skilled cleaners using commercially available building maintenance equipment and materials.

1.1.2 Execute cleaning prior to final inspection.

1.1.3 Unless otherwise directed by the Architect, the Contractor shall clean all adjacent areas on the site and completely remove all resultant debris.

1.1.4 Clean all roof areas and drainage systems. Clean interior and exterior surfaces exposed to view; remove stains and foreign substances. Such work shall be accomplished at no additional cost to the Owner.

1.1.5 Clean equipment as required.

1.1.6 Clean site; sweep paved areas; rake clean other areas.

1.1.7 All tools, equipment, construction materials, scrap, debris, and waste shall be removed from the project site.

1.1.8 Restore grass areas by filling ruts, compacting soil, raking, seeding, and fertilizing. Replace any damaged sidewalks or pavement.

1.1.9 Remove portable sanitary facilities from site. Clean and disinfect area as necessary to ensure sanitary health conditions.

1.1.10 A final cleaning of all roof surfaces shall be performed after all work has been completed, all materials and equipment removed, all blemishes removed, and any irregularities corrected. This cleaning shall leave roof surfaces basically spotless.

1.2 FINAL INSPECTION

1.2.1 Architect's representative will conduct a final inspection with Owner's representative and the Contractor's representative.

1.2.2 Any scheduled inspection reports by the roof system manufacturer's representative or Local Jurisdiction Inspectors, if required, shall be furnished prior to Final Inspection and Contract Closeout.
1.3 Warranties and Bonds

1.3.1 Refer to Section 01740 "Warranties and Bonds" for requirements.

1.4 Close-out

1.4.1 Final payment will be made to the Contractor only after the following have been submitted. Please provide (3) copies of the following documents.

1.4.1.1 Certificate of Substantial Completion, AIA G704, with executed Architect's final punch list attached.
1.4.1.2 List of Subcontractors by specialty, including address and telephone number.
1.4.1.3 Consent of Surety to Final Payment, AIA G707.
1.4.1.4 Contractor's Affidavit of Payment of Debts and Claims, AIA G706.
1.4.1.5 Contractor's Affidavit of Release of Liens, AIA G706A.
1.4.1.6 "No Asbestos" Certification (Statement on Contractor's letterhead that no asbestos containing materials were used in the completion of the Work.)
1.4.1.7 Contractor's warranty to Owner.
1.4.1.8 Manufacturer's warranties to Owner.

Part 2 Products

Not Used.

Part 3 Execution

Not Used.

End of Section 01700
SECTION 01740

WARRANTIES, INSURANCE, AND BONDS

PART 1   GENERAL

1.1   SECTION INCLUDES

1.1.1   Upon completion of the work and prior to the final payment, the Contractor shall submit the following items to the Architect.

1.1.1.1   Copies of all manufacturers' punch lists and documentation of completion.

1.1.1.2   Copies of all punch lists prepared by the Architect and documentation of completion.

1.1.1.3   Contractor's Watertight warranty to Owner.

1.1.1.4   Manufacturer's 20 year NDL warranty to Owner.

1.1.1.5   Asbestos Free Warranty

1.2   RELATED SECTION

1.2.1   Submit all items required by this Section as part of Contract Closeout, Section 01700.

1.3   WARRANTIES

1.3.1   Contractor's Warranty: Comply with the General Conditions of the Contract concerning warranties and bonds. The Contractor shall agree that the work covered under this Contract shall remain free from any water penetration and physical defects caused by defective workmanship or materials for a period of 2 years or 5-years from the date of final acceptance by Owner. Warranty shall be in the form enclosed at the end of this section.

1.3.1.1   Emergency repairs to defects and leaks shall be performed within two working days of receiving notice from Owner. As soon as weather permits, permanent repairs and restoration of affected areas shall be accomplished in a manner in conformance with the original Contract requirements. This work shall be done without additional cost to the Owner, except if it is determined that such leaks and defects were caused by abuse, lightning, hurricane, tornado, hail storm, or other unusual phenomena.

1.3.1.2   In addition, the Contractor and Owner's representative shall conduct an inspection approximately 30 days prior to the end of the Contractor's warranty to determine the present physical condition of the roofing system. The Owner's representative shall then submit a written report as to the findings of this inspection. The Roofing Contractor, at his own expense, shall repair any defects covered under the scope of this
1.3.1.3 The warranties shall also state that the Owner has the right, at any time during the 2 year or 5-year Contractor's warranty period and the Manufacturer's warranty period, to make emergency repairs to protect the contents of the building or the building itself from damage due to leaking. The cost of emergency repairs made during the first two years of the warranty period shall be borne by the Contractor and action by the Owner shall not invalidate the warranty.

1.3.2 Roof Manufacturer's Warranty: Contractor shall furnish Owner the Roof Manufacturer's No Dollar Limit Unlimited Roofing System Guarantee with flashing endorsement covering all workmanship and materials issued by the roofing materials manufacturer for a period of 20 years from the date of substantial completion.

1.3.2.1 Provide separate warranties for the single ply membrane assembly and the fluid applied coating system.

1.3.3 Asbestos Free Warranty: Contractor shall obtain and submit an ASBESTOS FREE WARRANTY from each subcontractor, material supplier, and equipment manufacturer upon completion of the work and prior to final payment. Each shall be in the form of that found at the end of this section and shall be properly executed and printed on the Contractors’ or material and/or equipment suppliers' standard letterhead.

1.4 INSURANCE AND BONDS

1.4.1 Reference Supplemental Conditions Page 8 Article 11 INSURANCE AND BONDS.

1.4.2 There is a requirement for Bid Bonds in an amount equal to 5% of the Contract Base Bid price issued by a surety authorized to do business in the State of South Carolina.

1.4.3 Successful Contractor shall be required to provide Performance Bond in the amount of 100% of the contract for construction issued by a surety authorized to do business in the State of South Carolina.

1.4.4 Successful Contractor shall be required to provide Labor and Materials Payment Bond in the amount of 100% of the contract for construction issued by a surety authorized to do business in the State of South Carolina.

PART 2 PRODUCTS

Not Used.

PART 3 EXECUTION

3.1 Roofing Installer’s Warranty and Asbestos Free Warranties

3.1.1 Following this section there are sample Roofing Installer’s Watertight Warranty and
ASBESTOS FREE WARRANTY forms. Prior to final payment, submit these documents as written on the corporate letterhead of the appropriate party.

END OF SECTION 01740

ENCLOSURES: Contractor’s Two Year Warranty
Asbestos Free Warranty
Known all men by these presents, that we, (Insert Contractor Name), having installed Flexible Sheet Membrane single ply TPO Roofing (FSM) assembly, flexible sheet, metal and fluid applied flashings, sheet metal work and having accomplished certain other Fluid Applied Coating work on the Coatings and Roof Replacement Project at Tyger River Campus (Roof Areas 1, 2, 6, 7, 8, 10, 11, 12 & 13) under contract between Spartanburg Community College and (Insert Contractor Name), warrant to Spartanburg Community College with respect to said work that for a period of two years from date of final acceptance of said work, the roofing systems including FSM single ply TPO roofing assembly, flexible sheet, metal and acrylic resin flashings, sheet metal copings, and counterflashings and Fluid Applied Coatings on existing metal panel roofing shall be absolutely watertight and free from all leaks, provided however that the following are excluded from this warranty:

a. Defects or failures resulting from abuse by the Owner.
b. Defects in design involving failure of (1) structural frame, (2) load-bearing walls, and (3) foundations.
c. Damage caused by fire, tornado, hurricane, acts of God, wars, riots, or civil commotion.

We, (Insert Contractor Name), agree that should any leaks occur in the roofing, we will promptly remedy said leaks in a manner to restore the roof to a watertight condition by methods compatible to the system and acceptable under industry standards and general practice.

We, (Insert Contractor Name), further agree that for a period of five years from date of final acceptance referred to above, we will make repairs at no expense to the Owner to any defects which may develop in the work including, but not limited to, blisters, wrinkles, ridges, splits and loose membrane, coatings and/or metal flashings, sheet metal copings, counterflashings in a manner compatible to the system and acceptable under industry standards and general practice.

We, (Insert Contractor Name), also agree that the Owner has the right, at any time during the five-year warranty period, to make emergency repairs to protect the contents of the building or the building itself from damage due to leaking. The cost of emergency repairs made during the first two years of the warranty period shall be borne by the Contractor, and action by the Owner shall not invalidate the warranty.

IN WITNESS WHEREOF, we have caused this instrument to be duly executed, this ___ day of ____________, 20___.

CONTRACTOR: WITNESS:

_________________________________________ ________________________________

by ___________________________ _____________________________
President (Owner) Notary Public
Asbestos Free Warranty

Owner: Spartanburg Community College
Location of Buildings: 1875 E Main St, Duncan, SC 29334
Name of Buildings: Tyger River Campus
Date of Substantial Completion:

Know all men by these presents that we, (Contractor, Subcontractor, Material Supplier or Equipment Manufacturer)
having furnished labor, materials, equipment and/or supplies; accomplished roof replacement at Tyger River Campus (RAs 1,2,6,7,8,10,11,12 & 13) including removals of existing roofing, flashings, and/or miscellaneous roof system components; and installation of new FSM single ply TPO roof assembly with flashings and/or miscellaneous roof system components as well as Fluid Applied Coating System assembly at existing metal panel roofing under contract between:

Spartanburg Community College
and

(Contractor and/or Subcontractor, Material Supplier or Equipment Supplies)
warrant to Owner with respect to said work that no materials containing asbestos fibers were incorporated into the work, and that to our knowledge and belief, no materials containing asbestos remain in or are covered by the work.

Exceptions: 

If there are no exceptions, state “No Exceptions” here.

IN WITNESS WHEREOF, we have caused this instrument to be duly executed, this _______ day of __________________, 20_____.

WITNESS:

Company

By

Notary Public
SECTION 06100
ROUGH CARPENTRY

PART 1 GENERAL

RELATED DOCUMENTS

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

1.2 SUMMARY

1.2.1 This Section includes but is not limited to the following:
   1.2.1.1 Wood blocking.
   1.2.1.2 Plywood blocking.

1.2.2 Related Sections include the following:
   1.2.2.1 Division 7 Section 07550 "Modified Bitumen Membrane Roofing".
   1.2.2.2 Division 7 Section 07591 "Reroofing Removal & Preparation".

1.3 DEFINITIONS

1.3.1 Lumber grading agencies, and the abbreviations used to reference them, include the following:
   1.3.1.1 NLGA - National Lumber Grades Authority.
   1.3.1.2 SPIB - Southern Pine Inspection Bureau.
   1.3.1.3 ALSCBR - American Lumber Standards Committee Board of Review

1.4 SUBMITTALS

1.4.1 Material Certificates: Prior to start of work, submit manufacturer’s Certificate of Compliance with the material specifications of this section, signed by a responsible officer of the manufacturing firm and notarized.
   1.4.1.1 Certify as to Treatment Process; Treatment Chemical; and Chemical Retention.

1.5 QUALITY ASSURANCE

1.5.1 Testing Agency Qualifications: An independent testing agency, acceptable to authorities having jurisdiction, with the experience and capability to conduct the testing indicated as documented.
PART 2 PRODUCTS

2.1 MANUFACTURERS

2.1.1 Available Manufacturers: Subject to compliance with requirements, manufacturers offering products that may be incorporated into the Work include, but are not limited to, the following:

2.1.1.1 Lumber:

2.1.1.1.1 Boise Cascade Corporation.
2.1.1.1.2 Georgia-Pacific Corporation.
2.1.1.1.3 Louisiana-Pacific Corporation.
2.1.1.1.4 International Paper Corp.

2.2 WOOD PRODUCTS, GENERAL

2.2.1 Lumber: DOC PS 20 and applicable rules of lumber grading agencies certified by the American Lumber Standards Committee Board of Review.

2.2.1.1 Factory mark each piece of lumber with grade stamp of grading agency.
2.2.1.2 Where nominal sizes are indicated, provide actual sizes required by DOC PS 20 for moisture content specified.
2.2.1.3 Provide dressed lumber, S4S, unless otherwise indicated.
2.2.1.4 Provide dry lumber with 19 percent maximum moisture content at time of dressing for 2-inch nominal (38-mm actual) thickness or less, unless otherwise indicated.

2.3 MISCELLANEOUS LUMBER

2.3.1 For concealed boards, provide lumber with 19 percent maximum moisture content and of the following species and grades:

2.3.1.1 Mixed southern pine, No. 2 grade; SPIB.

2.3.2 Do not use material that is warped or does not comply with requirements for untreated material.

2.3.3 Application: Treat all rough carpentry for use “above grade” to include, but not limited to, the following:

2.3.3.1 Nailers, curbs, blocking, stripping, and similar members in connection with roofing, flashing, and waterproofing which does not come into direct contact with masonry or concrete.
2.4 WOOD-PRESERVATIVE-TREATED MATERIALS (None Used This Project)

2.4.1 Preservative Treatment by Pressure Process: AWPA C-2 (Ground Contact lumber) and AWPA C9 (plywood).

2.4.2 Preservative Chemicals: Acceptable to authorities having jurisdiction the following or approved equal:

2.4.2.1 Alkaline Copper Quaternaries (ACQ-C or D).

2.4.2.2 Copper Azole (CA-B)

2.4.3 Kiln-dry material after treatment to maximum moisture content of 19 percent for lumber and for plywood. Do not use material that is warped or does not comply with requirements for untreated material.

2.4.4 Retention of preservative shall be 0.40 pcf for ACQ Treatment or 0.21 pcf for CA Treatment.

2.4.5 Mark each treated item with the treatment quality mark of an inspection agency approved by the American Lumber Standards Committee Board of Review.

2.4.6 Application: Treat all rough carpentry for use “in ground contact” to include, but not limited to, the following:

2.4.6.1 Wood nailers, parapet furring, blocking, furring, stripping, and similar concealed members in direct contact with masonry or concrete.

2.5 PLYWOOD BACKING PANELS AND BLOCKING

2.5.1 Miscellaneous Backing Panels: CDX, DOC PS 1, Exterior Exposure 1, C-D Plugged, 3/4-inch thickness indicated or, if not indicated, not less than 5/8 inch (12.7 mm) thick.

2.5.2 Sheathing: CDX, DOC PS 1, Exterior Exposure 1, C-D Plugged, thickness indicated or, if not indicated, not less than 3/4 inch (12.7 mm) thick.

2.5.3 Do not store sheathing outdoors or expose to moisture.

2.6 FASTENERS

2.6.1 Reference Division 7 Section 07591 “Reroofing Removal & Preparation”.

2.6.2 All fasteners, connections, clips or strap anchors for wood and plywood shall be either hot-dipped zinc coated galvanized steel or stainless steel (Type 304 or 316 SS).
PART 3  EXECUTION

3.1  INSTALLATION, GENERAL

3.1.1  Set rough carpentry to required levels and lines, with members plumb, true to line, cut, and fitted. Fit rough carpentry to other construction; scribe and cope as needed for accurate fit. Locate blocking and similar supports to comply with requirements for attaching other construction.

3.1.2  Separate any aluminum metal component from preservative treated lumber with minimum divorcing layer of 15 lb asphalt saturated building paper. Use appropriate ring-shank, stainless steel fasteners.

3.1.3  Never use aluminum fasteners with preservative treated wood. Only use hot-dipped galvanized or stainless steel fasteners with treated wood.

3.1.4  All wood nailers shall be of sufficient thickness so as to finish flush with the adjacent insulation. Securely anchor wood blocking with appropriate fasteners a minimum of two (2) for every 16". Perimeter wood blocking and blocking at openings shall be a minimum nominal width of 6".

3.1.5  Do not use materials with defects that impair quality of rough carpentry or pieces that are too small to use with minimum number of joints or optimum joint arrangement.

3.1.6  Securely attach rough carpentry work to substrate by anchoring and fastening as indicated, complying with the following:

3.1.6.1  Published requirements of metal framing anchor manufacturer.

3.1.6.2  Table 2304.9.1, "Fastening Schedule," in the International Building Code.

3.1.7  For wood to wood connections use ring shanked, hot dipped galvanized nails, unless otherwise indicated. Select fasteners of size that will not fully penetrate members where opposite side will be exposed to view or will receive finish materials. Make tight connections between members. Install fasteners without splitting wood; predrill as required.

END OF SECTION 06100
SECTION 07140
SILICONE FLUID APPLIED ROOFING

PART 1 GENERAL

1.1 DESCRIPTION

1.1.1 Scope

1.1.1.1 Installation of a high-grade silicone roof coating system to waterproof and restore existing metal roof system.

1.1.2 Related Work

1.1.2.1 The scope of work includes but is not limited to the following:

1.1.2.1.1 Pressure washing and cleaning of the substrate.

1.1.2.1.2 Application of primer.

1.1.2.1.3 Finish coat applications over entire roof field.

1.2 SUBMITTALS

1.2.1 Product Data

1.2.1.1 Submit product technical data and material safety data sheets.

1.2.1.2 Submit Manufacturer’s Certificate that products meet or exceed the specified requirements.

1.2.2 Samples

1.2.2.1 Submit cured membrane sample.

1.2.3 Warranty

1.2.3.1 Sample of Manufacturer’s 20 Year Material and Labor Warranty.

1.3 QUALITY ASSURANCE

1.3.1 Qualifications

1.3.1.1 Primary waterproofing materials shall be products of a single manufacturer. Secondary materials shall be recommended by the primary manufacturer. Manufacturer shall have a minimum of 10 years’ experience in the manufacture of materials of this type.

1.3.1.2 Applicators shall have a minimum of 5 years’ experience in the application of waterproofing materials of the type specified. Applicator shall possess a current “Qualified Applicator” certificate from the specified waterproofing manufacturer.
1.3.1.3 Pre-Installation Conference: Just prior to commencement of the installation, meet at the site with a representative of the coating manufacturer, the waterproofing contractor, the general contractor, and other parties affected by this section. Review methods and procedures, substrate conditions, scheduling and safety.

1.3.1.4 Any deviation from this specification must have prior written approval from roofing system manufacturer.

1.4 PRODUCT DELIVERY, STORAGE AND HANDLING

1.4.1 Delivery

1.4.1.1 All products shall be clearly labeled and delivered to project site in manufacturer's undamaged and unopened containers.

1.4.2 Storage and Handling

1.4.2.1 Store all materials at temperatures between 55º and 90º F (12º and 32º C). Keep all containers out of direct sunlight at all times.

1.4.2.2 Silicone roof coating is classified as a combustible material. Keep away from open flame or sparks. Store in such a manner as to avoid puncturing of all pails and drums.

1.4.2.3 Provide adequate ventilation, protection from hazardous fumes, overspray potential to workers and associated trades in close proximity of site applications.

1.5 PROJECT SITE CONDITIONS

1.5.1 Protection of building and occupants:

1.5.1.1 All surfaces not to receive system specified shall be protected from hazard i.e. windows, doors, exterior and vehicles. Protective coverings shall be secured against wind and shall be vented if used in conjunction with applications preventing collection and moisture.

1.5.1.2 This project may be spray applied or applied by roller or brush.

1.5.1.3 All air intake ventilation equipment shall be turned off to prevent fumes from entering building.

1.5.1.4 Surfaces damaged during application shall be restored at no expense to the owner.

1.5.2 Substrate:

1.5.2.1 Proceed with work as specified only after substrate construction preparation, and detail work has been completed.
1.5.2.2 Manufacturer’s representative to present to owner a completed inspection form verifying substrate condition and any noted defects not specifically addressed in regard to this installation.

1.5.2.3 Surface shall be free from loose dirt, stone, debris, moisture, and shall be in stable condition. Any work on the area to receive this application shall be completed prior to installation.

1.6 WARRANTY

1.6.1 Provide a twenty (20) year manufacturer’s labor and material warranty. This warranty covers manufacturer’s material defects, workmanship defects and labor costs required to remedy the defects, exclusively as related to failures of the water tightness of the coating system.

PART 2 PRODUCTS

2.1 MANUFACTURER:

2.1.1 The Basis of design is: Unisil HS Roof Coating as manufactured by:

United Coating™
GAF
1 Campus Drive
Parsippany, New Jersey 07054

Additional approved manufacturers:

2.1.2 Gaco Western, LLC
1245 Chapman Drive
Waukesha, WI 53186

2.1.3 General Electric
9930 Kincey Avenue
Huntersville, NC 28078

2.2 Subject to compliance with requirements, provide products as specified below:

2.1.1 Silicone Elastomeric Coating: Unisil - HS

2.1.1.1 Tensile Strength: 204 psi ASTM D-412 or 330 psi ASTM D2370

2.1.1.2 Elongation: 542% ASTM D-412 or 200% ASTM 2370

2.1.1.3 Tear Resistance: 32 pli ASTM D-624

2.1.1.4 Vapor Permeability: 9.3 perms ASTM E-96 or

2.1.1.4.1 5.9 US Perms ASTM 96 procedure B

2.1.1.5 Volume Solids: 95% ± 1% Calculated

2.1.2 Cleaners and Primers
PART 3 EXECUTION

3.1 EXAMINATION

3.1.1 Verify that all surfaces and site conditions are ready to receive work.

3.2 SURFACE/SUBSTRATE PREPARATION

3.2.1 It is the sole responsibility of the contractor to prepare the roof surface before application of the system begins. The following steps should be strictly adhered to for insuring maximum life of the system:

3.2.1.1 Sweep or blow all dirt and dust from the roof surface. Remove all loose impediments. Wash the roof with detergent cleaner.

3.2.1.2 Wash substrate to remove etching detergent. Pressure washer to have a minimum working pressure of 3,000 psi. Care should be taken not to damage existing roof or exasperate leak situations during pressure washing activities.

3.2.1.3 Drying: After washing and cleaning the roof, allow surface to dry 48 hours before placing any primer, details or coatings. Examine roof, paying particular attention to areas of physical damage to determine that residual water has in fact dried. If water is present, allow added drying time to assure that the roof surface is free of physical water.

3.2.1.4 Apply water-based primer to entire surface of metal roof areas at the rate of 1 gallon per 150 square feet in accordance with manufacturer’s published product data sheet.

3.2.1.5 At all surface fastener heads, vertical and horizontal seams; install fiber reinforced seam detail application in accordance with the coating manufacturer’s recommended coverage.

3.3 SYSTEM APPLICATION

3.3.1 Technical Advice: The installation of this system shall be accomplished in the presence of, or with the advice of the manufacturer’s technical representative. Contact the nearest regional office for assistance.

3.3.2 Base Coat: Apply silicone roof coating at the rate of 1.0 gallon per 100 square feet.
Coat all surfaces including panel pans, vertical ribs, batten covers and flashings.

3.3.3 At all vertical ribs, panel end laps, edges and penetrations, an extra pass must be applied.

3.3.4 Finish Coat: Apply silicone roof coating at the rate of 1.5 gallon per 100 square feet. Coat all surfaces including panel pans, vertical ribs, batten covers and flashings. Dry film thickness shall be a minimum of 38 mils. At all edges and penetrations, an extra pass must be applied.

NOTE: Surface must be dry, clean and free of debris between coats.

3.4 FIELD QUALITY CONTROL

3.4.1 Manufacturer’s field representative shall make site visits at the following stages of construction:

3.4.1.1 Preconstruction conference

3.4.1.2 After completion of substrate preparation including roof preparations, cleaning and substrate inspection

3.4.1.3 After application of primer and seam/fastener detail coating

3.4.1.4 After application of finish coat

Upon completion of each inspection, field representative shall provide a written inspection report to the owner describing any deficiencies in application and recommended course of action.

3.4.2 No traffic shall be permitted on the coated surface for a minimum of three (3) days. Damage to surface by other trades shall not be responsibility of the roofing contractor.

3.4.3 Thickness: The finished dry film thickness will average 38 mils of elastomeric silicone coating.

3.5 CLEANING

3.5.1 Immediately clean unscheduled surfaces receiving waterproofing in accordance with manufacturer's instructions.

END OF SECTION
SECTION 07540
THERMOPLASTIC MEMBRANE ROOFING

PART 1 GENERAL

1.1 RELATED DOCUMENTS

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

1.2 SUMMARY

1.2.1 This Section includes the following:

1.2.1.1 Induction Welding Roofing Installation

1.2.1.2 Mechanically Fastened Roofing Membrane Installation

1.2.2 Related Sections include the following:

1.2.2.1 Division 6 Section 06100 "Rough Carpentry".

1.2.2.2 Division 7 Section 07591 “Removals and Preparation”.

1.2.2.3 Division 7 Section 07620 "Flashing and Sheet Metal".

1.2.2.4 Division 7 Section 07920 “Sealants and Caulking.”

1.2.3 Unit Prices: Refer to Division 1 Section 01010 "Summary of Work" for description of Work in this Section affected by unit prices.

1.3 DEFINITIONS

1.3.1 Roofing Terminology: Refer to ASTM D1079 and glossary of NRCA's "The NRCA Roofing and Waterproofing Manual" for definition of terms related to roofing work in this Section.

1.3.2 Design Uplift Pressure: The uplift pressure, calculated according to procedures in SPRI's "Wind Load Design Guide for Fully Adhered and Mechanically Fastened Roofing Systems," before multiplication by a safety factor.

1.3.3 Factored Design Uplift Pressure: The uplift pressure, calculated according to procedures in SPRI's "Wind Load Design Guide for Fully Adhered and Mechanically Fastened Roofing Systems," after multiplication by a safety factor.

1.4 PERFORMANCE REQUIREMENTS

1.4.1 General: Provide installed roofing membrane and base flashings that remain watertight; do not permit the passage of water; and resist specified uplift
pressures, thermally induced movement, and exposure to weather without failure.

1.4.2 Material Compatibility: Provide roofing materials that are compatible with one another under conditions of service and application required, as demonstrated by roofing membrane manufacturer based on testing and field experience.

1.4.3 Roofing System Design: Provide a membrane roofing system that is identical to systems that have been successfully tested by a qualified testing and inspecting agency to resist the factored design uplift pressures calculated according to SPRI's "Wind Load Design Guide for Fully Adhered and Mechanically Fastened Roofing Systems."

1.4.3.1 Roofing system design shall meet or exceed a FM 1-90 rated system.

1.5 SUBMITTALS

1.5.1 Product Data: For each type of product indicated.

1.5.2 Shop Drawings: For roofing system. Include plans, sections, and details of attachments to other Work.

1.5.2.1 Base flashings and membrane terminations.

1.5.2.2 Fastening patterns.

1.5.2.3 TPO Seam layout.

1.5.3 Samples for Verification: For the following products:

1.5.3.1 12-by-12-inch (300-by-300-mm) square of sheet roofing, of color specified, including T-shaped side and end lap seam.

1.5.3.2 12-by-12-inch (300-by-300-mm) square of walkway pads or rolls.

1.5.3.3 12-inch (300-mm) length of metal termination bars.

1.5.3.4 12-inch (300-mm) length of battens.

1.5.3.5 Four roof membrane cover fasteners of each type, length, and finish.

1.5.4 Installer Certificates: Signed by roofing system manufacturer certifying that Installer is approved, authorized, or licensed by manufacturer to install roofing system.

1.5.5 Manufacturer Certificates: Signed by roofing manufacturer certifying that roofing system complies with requirements specified in "Performance Requirements" Article.

1.5.5.1 Submit evidence of meeting performance requirements.

1.5.6 Qualification Data: For Installer and manufacturer.
1.5.7 Product Test Reports: Based on evaluation of comprehensive tests performed by manufacturer and witnessed by a qualified testing agency, for components of roofing system.

1.5.8 Research/Evaluation Reports: For components of membrane roofing system.

1.5.9 Maintenance Data: For roofing system to include in maintenance manuals.

1.5.10 Warranties: Special warranties specified in this Section.

1.5.11 Inspection Report: Copy of roofing system manufacturer's inspection report of completed roofing installation.

1.6 QUALITY ASSURANCE

1.6.1 Installer Qualifications: A qualified firm that is approved, authorized, or licensed by roofing system manufacturer to install manufacturer's product and that is eligible to receive manufacturer's warranty.

1.6.2 Manufacturer Qualifications: A qualified manufacturer that has UL listing and FMG approval for membrane roofing system identical to that used for this Project.

1.6.3 Source Limitations: Obtain components for membrane roofing system approved by roofing membrane manufacturer.

1.6.4 Fire-Test-Response Characteristics: Provide membrane roofing materials with the fire-test-response characteristics indicated as determined by testing identical products per test method below by UL, FMG, or another testing and inspecting agency acceptable to authorities having jurisdiction. Materials shall be identified with appropriate markings of applicable testing and inspecting agency.

   1.6.4.1 Exterior Fire-Test Exposure: Class A; ASTM E108, for application and roof slopes indicated.

1.6.5 Preinstallation Roofing Conference: Before starting removals and roof recover construction, conduct conference at Project site. Review methods and procedures related to reroof construction and roofing system including, but not limited to, the following:

   1.6.5.1 Meet with Owner, Architect, and roofing system manufacturer's representative.

   1.6.5.2 Review methods and procedures related to roofing installation, including manufacturer's written instructions.

   1.6.5.3 Review and finalize construction schedule and verify availability of materials, Installer's personnel, equipment, and facilities needed to make progress and avoid delays.
1.6.5.4 Examine existing substrate conditions and finishes for compliance with requirements, including flatness and fastening.

1.6.5.5 Review structural loading limitations of roof deck during and after roofing.

1.6.5.6 Review base flashings, special roofing details, roof drainage, roof penetrations, equipment curbs, and condition of other construction that will affect roofing system.

1.6.5.7 Review governing regulations and requirements for insurance and certificates if applicable.

1.6.5.8 Review temporary protection requirements for roofing system during and after installation.

1.6.5.9 Review roof observation and repair procedures after roofing installation.

1.7 DELIVERY, STORAGE, AND HANDLING

1.7.1 Deliver roofing materials to Project site in original containers with seals unbroken and labeled with manufacturer's name, product brand name and type, date of manufacture, and directions for storing and mixing with other components.

1.7.2 Store liquid materials in their original undamaged containers in a clean, dry, protected location and within the temperature range required by roofing system manufacturer. Protect stored liquid material from direct sunlight.

1.7.2.1 Discard and legally dispose of liquid material that cannot be applied within its stated shelf life.

1.7.3 Handle and store roofing materials and place equipment in a manner to avoid permanent deflection of deck. Do Not Stockpile equipment or materials on the roof.

1.8 PROJECT CONDITIONS

1.8.1 Requirements Prior to Job Start

1.8.1.1 Pre-Roofing Conference: Roofing Contractor shall schedule a pre-roofing construction conference to be conducted by the Project Architect or his Representative, and attended by the installing roofing contractor, the roofing system manufacturer, the Owner’s representative and subcontractors engaged in the work of this project.

1.8.1.2 Notification: Give a minimum of 5 days notice to the Owner, Project Architect, and Manufacturer prior to commencing any work and notify all parties on a daily basis of any change in work schedule.

1.8.1.3 Permits: Obtain all permits required by local agencies and pay all fees which may be required for the performance of the work.
1.8.1.4 Safety: Familiarize every member of the application crew with all fire
and safety regulations recommended by OSHA, NRCA and other industry or local governmental groups.

1.8.2 Asbestos Products

1.8.2.1 No Asbestos Containing Materials are to be incorporated into the work
as a part of this contract. No existing asbestos containing material is to
be left or incorporated into the work of this contract. In the event the
Contractor finds asbestos containing materials not previously identified,
then Contractor shall stop all work in the affected area and notify the
Owner and Architect. Contractor shall provide all materials necessary to
temporarily dry-in the affected area in the Base Bid. Additional work
caused by the discovery, if authorized by the Owner, will be handled as
a Change Order to this Contract.

1.8.3 Weather Limitations: Proceed with installation only when existing and forecasted
weather conditions permit roofing system to be installed according to
manufacturer's written instructions and warranty requirements.

1.9 WARRANTY

1.9.1 Manufacturer’s Warranty: Manufacturer's standard form, without monetary
limitation, in which manufacturer agrees to repair or replace components of
membrane roofing system that fail in materials or workmanship within specified
warranty period. Failure includes roof leaks. Reference WARRANTIES Section
01740.

1.9.1.1 Manufacturer's warranty includes roofing membrane, base flashings,
roofing membrane accessories, fasteners, walkway products and other
components of membrane recover roofing system.

1.9.1.2 Warranty Period: 20 years from date of Substantial Completion.

1.9.2 Contractor’s 2 Year Watertight Warranty: Submit roofing Installer's watertight
warranty, on warranty form provided in WARRANTIES Section 01740, signed by
Installer, covering Work of this Section, including all components of membrane
roofing system such as roofing membrane, base flashing, flexible sheet and
metal flashings, roof recover board, fasteners, sheet metal components, metal
siding and walkway products for the following warranty period:

1.9.2.1 Warranty Period: Two years from date of Substantial Completion.

PART 2 PRODUCTS

2.1 MANUFACTURERS

2.1.1 In other Part 2 articles where titles below introduce lists, the following
requirements apply for product selection:
2.1.1.1 Products: Subject to compliance with requirements, provide one of the products specified.

2.1.1.2 Manufacturers: Subject to compliance with requirements, provide products by the manufacturers specified.

2.2 THERMOPLASTIC POLYOLEFIN ROOFING MEMBRANE

2.2.1 Fabric-Reinforced Thermoplastic Polyolefin Sheet: Uniform, flexible sheet formed from a thermoplastic polyolefin, internally fabric or scrim reinforced, and as follows:

2.2.1.1 Manufacturers:

2.2.1.1.1 Johns Manville International, Inc.

2.2.1.1.2 Carlisle SynTec Incorporated.

2.2.1.1.3 GAF

2.2.1.2 Thickness: 80 mils, nominal.

2.2.1.3 Field Sheet Width: 10’ max.

2.2.1.4 Perimeter Half Sheet Width: Not Required.

2.2.1.5 Exposed Face Color: To be selected by Architect/Owner

2.2.1.6 Physical Properties:

2.2.1.6.1 Breaking Strength: 225 lbf; ASTM D751, grab method.

2.2.1.6.2 Elongation Ultimate: 500% ASTM D412.

2.2.1.6.3 Tearing Strength: 55 lbf (245 N) minimum; ASTM D751, Procedure B.

2.2.1.6.4 Brittleness Point: Pass at Minus 22 deg F (30 deg C).

2.2.1.6.5 Ozone Resistance: Pass ASTM D1149.

2.2.1.6.6 Resistance to Heat Aging: 90 percent minimum retention of breaking strength, elongation at break, and tearing strength after 166 hours at 240 deg F (116 deg C); ASTM D573.

2.2.1.6.7 Water Absorption: Less than 4 percent mass change after 166 hours’ immersion at 158 deg F (70 deg C); ASTM D471.

2.2.1.6.8 Linear Dimension Change: Plus or minus 2 percent; ASTM D1204.
2.1 AUXILIARY MATERIALS

2.1.1 General: Auxiliary materials recommended by roofing system manufacturer for intended use and compatible with membrane roofing.

2.1.1.1 Liquid-type auxiliary materials shall meet VOC limits of authorities having jurisdiction.

2.1.2 Sheet Flashing: Manufacturer's standard unreinforced thermoplastic polyolefin sheet flashing, 75 mils thick, minimum, of same color as sheet membrane.

2.1.3 Bonding Adhesive: Manufacturer's standard solvent-based bonding adhesive for base flashings.

2.1.4 Metal Battens: Manufacturer's standard aluminum-zinc-alloy-coated or zinc-coated steel sheet, approximately 1 inch (25 mm) wide by 0.05 inch (1.3 mm) thick, prepunched.

2.1.5 Membrane Fasteners: Factory-coated steel fasteners and metal or plastic plates meeting corrosion-resistance provisions in FMG 4470, designed for fastening membrane to substrate, and acceptable to membrane roofing system manufacturer.

2.1.6 Rhino Bond Fasteners: Drill-Tec RhinoBond TPO XHD Plate – 3” Round with Drill-Tec #12 Fastener or approved equivalent from the membrane manufacturer.

2.1.7 Walkpads: Everguard TPO Walkway Roll (34” Wide) by GAF or approved equivalent.

2.1.8 Miscellaneous Accessories: Provide pourable sealers, preformed cone and vent sheet flashings, preformed inside and outside corner sheet flashings, T-joint covers, termination reglets, cover strips, and other accessories.

2.2 INDUCTION WELDING EQUIPMENT

2.2.1 RhinoBond® Portable Bonding Machine

2.2.2 Minimum 5,000-watt, continuous generator per two RhinoBond® Portable Bonding Machines.

2.2.3 100’ max length, #12 minimum gauge electrical cords.

2.2.4 6 cooling clamps (stand-up magnets that put pressure on the newly welded plate).

2.2.5 Pliers

2.2.6 Heavy Duty Plunger

2.2.7 Lumber Crayon
PART 3 EXECUTION

3.1 EXAMINATION

3.1.1 Examine substrates, areas, and conditions for compliance with the following requirements and other conditions affecting performance of roofing system:

3.1.1.1 Verify that roof openings and penetrations are in place and set and braced.

3.1.1.2 Verify that abandoned roof openings have been appropriately covered and attached to existing or new structural members.

3.1.1.3 Verify that wood blocking, curbs, and nailers are securely anchored to roof deck at penetrations and terminations and that nailers match thicknesses of insulation.

3.1.1.4 Proceed with installation only after unsatisfactory conditions have been corrected.

3.2 PREPARATION

3.2.1 Reference Section 07591 Removals and Preparation for work required prior to installation of new TPO membrane.

3.2.2 Clean substrate of dust, debris, moisture, and other substances detrimental to roofing installation according to roofing system manufacturer's written instructions. Remove sharp projections.

3.2.3 Complete terminations and base flashings and provide temporary seals to prevent water from entering completed sections of roofing system at the end of the workday or when rain is forecast. Remove and discard temporary seals before beginning work on adjoining roofing.

3.3 INDUCTION WELDING ROOFING MEMBRANE INSTALLATION

3.3.1 Install roofing membrane over area to receive roofing according to roofing system manufacturer's written instructions. Unroll roofing membrane and allow to relax before installing.

3.3.1.1 Install sheet according to ASTM D5082.

3.3.2 Start installation of roofing membrane in presence of roofing system manufacturer's technical personnel.

3.3.3 In the field, fasten single ply membrane with 8 fasteners per 4"x8" plywood board in a pattern as described in FM Loss Prevention Data Sheet 1-29. In no case less than 2 fasteners per single decking segment.

3.3.4 Equipment Settings
3.3.4.1 As with any electrical tool, it is imperative that the tool receive the recommended amount of current for its proper operation. Damage could result from overload (surge) as well as a low voltage situation. No other electrical devices shall be run at the same time as the RhinoBond® Portable Bonding Machines.

3.3.4.2 The RhinoBond® tool must be adjusted to achieve the maximum bond strength with most roofing membranes between 0° and 120° F.

3.3.5 Calibration of the Machine

3.3.5.1 The user must adjust the RhinoBond® tool to achieve maximum bond strength with TPO roofing membranes from 0° to 120° F ambient temperatures. The tool leaves the factory set to deliver an optimal weld with most membranes at 70°F when set to an energy level of “0”. The energy level must be adjusted up (+1, +2, etc.) when temperatures are below 70°F, and down (-1, -2 etc) when temperatures are above 70°F. These adjustments can be made by using the up/down arrow keys next to the display window on the machine.

3.3.5.2 In an area adjacent to the day’s work, lay out 5 RhinoBond® Plates 10” apart and cover them with a fresh piece of field membrane approximately 18” x 5’.

3.3.5.3 Locate the plates under the membrane by dragging your foot across the surface of the membrane. After locating the RhinoBond® Plate, center the machine’s red location circle directly over the plate.

3.3.5.4 Determine an initial setting based on the ambient temperature. Remember that 70°F is a “0” energy setting on the display. On a 110° F day in Phoenix, AZ your initial energy setting may be “2” or “3”.

3.3.5.5 Weld the first plate at your initial energy setting and immediately place the cooling clamp onto the plate and mark the setting with the lumber crayon. Increase the energy setting using the “up” arrow on the machine by a unit of 1. Weld the second plate to the right of the first plate; mark the setting in crayon and put the second cooling clamp on the plate. Increase by another unit of 1 and weld the third plate. Repeat this process for the next two plates – installing them to the left of your first weld – except reduce the energy setting by a unit of 1 from your original setting each time. From left to right, your set of plates will be marked as follows (on a 70 degree F day): -2, -1, 0, 1, 2.

3.3.5.6 Let the membrane over the plates cool to ambient temperature and fold the membrane over exposing the RhinoBond® Plates. Standing on the membrane, use your pliers to grip the plate and pull the plate from the test material, delaminating the plate from the membrane in the process.

3.3.5.7 Three distinct types of bonds are probable, and are as follows: Full bond, an even and consistent weld of the membrane to the plate. The plate will also leave an impression in the membrane. This is a spec
installation. Uneven/incomplete weld of the plate to the membrane. Cause of failure may be energy source set too low, machine not centered over the plate completely, or the plate may be over-driven. This would be a complete or partial hit of the plate. Remember, a full concentration of heat applied to the plate is needed to achieve a spec weld.

3.3.6 Accurately align roofing membranes and maintain uniform side and end laps of minimum dimensions required by manufacturer to meet the design pressures specified in this section. Stagger end laps at a minimum by the width of the membrane roll.

3.3.7 Full-width rolls shall be installed in the field and perimeter regions of the roof.

3.3.8 Overlap full roof membrane sheets a minimum of 3” for side and end laps.

3.3.9 Install membrane so that the lap runs across the roof slope and lapped toward the drainage points, if possible.

3.3.10 All exposed sheet corners shall be rounded a minimum of 1”.

3.3.11 All cut edges of reinforced TPO membrane must be sealed with TPO Cut Edge Sealant.

3.3.12 Weld TPO to RhinoBond® Plates with RhinoBond® Portable Bonding Tool. Weighted cooling magnets are placed over the bonded membrane/plates for a minimum of 45 seconds.

3.3.13 Seams: Clean seam areas, overlap roofing membrane, and hot-air weld side and end laps of roofing membrane with 2” machine welds or 1.5” field welds, or according to manufacturer's written instructions to ensure a watertight seam installation.

3.3.13.1 Test lap edges with probe to verify seam weld continuity. Apply lap sealant to seal cut edges of roofing membrane.

3.3.13.2 Verify field strength of seams a minimum of twice daily and repair seam sample areas.

3.3.13.3 Repair tears, voids, and lapped seams in roofing membrane that does not meet requirements.

3.3.14 In-Splice Attachment: Secure one edge of roofing membrane using fastening plates or metal battens centered within membrane splice and mechanically fasten roofing membrane to roof deck. Field-splice seam.

3.3.15 Install roofing membrane and auxiliary materials to tie in to existing conditions.
3.4 ALTERNATE MECHANICALLY FASTENED ROOFING MEMBRANE INSTALLATION

3.4.1 Install roofing membrane over area to receive roofing according to roofing system manufacturer's written instructions. Unroll roofing membrane and allow to relax before installing.

3.4.1.1 Install sheet according to ASTM D 5082.

3.4.2 Start installation of roofing membrane in presence of roofing system manufacturer's technical personnel.

3.4.3 Accurately align roofing membranes and maintain uniform side and end laps of minimum dimensions required by manufacturer to meet the design pressures specified in this section. Stagger end laps at a minimum by the width of the membrane roll.

3.4.4 Picture frame perimeter in manufacturer’s perimeter half sheets in accordance with the manufacturer's written recommendations. Include additional fastening at corners as called for by manufacturer.

3.4.4.1 Fasten all sheets in compliance with a FM 1-90 rated system at 12” OC in a line established by the flexible sheet membrane manufacturer.

3.4.5 Mechanically or adhesively fasten roofing membrane securely at terminations, penetrations, and perimeter of roofing.

3.4.6 Apply roofing membrane with side laps shingled with slope of roof deck where possible.

3.4.7 Seams: Clean seam areas, overlap roofing membrane, and hot-air weld side and end laps of roofing membrane with 2” machine welds or 1.5” field welds, or according to manufacturer's written instructions to ensure a watertight seam installation.

3.4.7.1 Test lap edges with probe to verify seam weld continuity. Apply lap sealant to seal cut edges of roofing membrane.

3.4.7.2 Verify field strength of seams a minimum of twice daily and repair seam sample areas.

3.4.7.3 Repair tears, voids, and lapped seams in roofing membrane that does not meet requirements.

3.4.8 In-Splice Attachment: Secure one edge of roofing membrane using fastening plates or metal battens centered within membrane splice and mechanically fasten roofing membrane to roof deck. Field-splice seam.

3.4.9 Through-Membrane Attachment: Secure roofing membrane using fastening plates or metal battens and mechanically fasten roofing membrane to roof deck. Cover battens and fasteners with a continuous cover strip as recommended by manufacturer.
3.4.10 Install roofing membrane and auxiliary materials to tie in to existing conditions.

3.5 WALKWAY INSTALLATION

3.5.1 Flexible Walkways: Install walkway products in front of all access locations to all roof mounted equipment on RA 12. Minimum 22" X 48". Heat weld to substrate or adhere walkway products to substrate with compatible adhesive according to roofing system manufacturer's written instructions.

3.6 FIELD QUALITY CONTROL

3.6.1 Final Roof Inspection: Arrange for roofing system manufacturer's technical personnel to inspect roofing installation on completion and submit report to Architect.

3.6.1.1 Notify Architect or Owner 48 hours in advance of date and time of inspection.

3.6.2 Repair or remove and replace components of membrane roofing system where test results or inspections indicate that they do not comply with specified requirements.

3.6.3 Additional testing and inspecting, at Contractor's expense, will be performed to determine compliance of replaced or additional work with specified requirements.

3.7 PROTECTING AND CLEANING

3.7.1 Protect membrane roofing system from damage and wear during remainder of construction period. When remaining construction will not affect or endanger roofing, inspect roofing for deterioration and damage, describing its nature and extent in a written report, with copies to Architect and Owner.

3.7.2 Correct deficiencies in or remove membrane roofing system that does not comply with requirements, repair substrates, and repair or reinstall membrane roofing system to a condition free of damage and deterioration at time of Substantial Completion and according to warranty requirements.

3.7.3 Clean overspray and spillage from adjacent construction using cleaning agents and procedures recommended by manufacturer of affected construction.

END OF SECTION 07540
SECTION 07591
REEROOFING REMOVALS & PREPARATION

PART 1  GENERAL

1.1  SUMMARY

1.1.1  This Section includes the following:

1.1.1.1  General Requirements

1.1.1.2  Rooftop Sprinkler Cooling System Removals (RAs 1, 2 & 6)

1.1.1.3  Metal Roofing Assembly Component Removals and Preparation (RAs 7, 8, 10 & 13)

1.1.1.4  Existing TPO Roof Assembly System Removals and Substrate Preparation (RAs 11 & 12)

1.1.1.5  Mechanical Equipment Removals and Preparation (RA 12)

1.1.1.6  Disposal

1.2  RELATED WORK SPECIFIED ELSEWHERE

1.2.1  Allowances: Refer to Division 1 Section "Cash Allowances" for description of Work in this Section affected by allowances.

1.2.2  Sheet Metal: Refer to Division 7 Section "Flashing and Sheet Metal" for description of Work in this Section affected by sheet metal.

1.2.3  Rough Carpentry: Refer to Division 6 Section “Rough Carpentry” for description of Work in this Section effected by rough carpentry.

1.3  SUBMITTALS

1.3.1  Product Data: Reference Section 01300 “Submittals.”

1.3.2  Photographs or Videotape: Show existing conditions of adjoining construction and site improvements, including exterior and interior finish surfaces that might be misconstrued as having been damaged by reroofing operations. Submit before Work begins.

1.4  QUALITY ASSURANCE

1.4.1  Installer Qualifications: Reference Section 01400 “Quality Control.”

1.4.2  Pre-roofing Conference: Prior to the beginning of work, conduct a pre-construction conference with the Owner and Architect at the job site with the Contractor’s project foreman and project manager in attendance.
1.5 PROJECT CONDITIONS

1.5.1 Owner will occupy portions of building immediately below reroofing area. Conduct reroofing so Owner's operations will not be disrupted. Provide Owner with not less than 72 hours' notice of activities that may affect Owner's operations.

1.5.2 Coordinate work activities daily with Owner so Contractor can place protective dust or water leakage covers over sensitive equipment or furnishings, shut down HVAC and fire-alarm or -detection equipment if needed, and evacuate occupants from below the work area if desired.

1.5.3 Protect building to be reroofed, building interiors, adjacent buildings, walkways, site improvements, exterior plantings, and landscaping from damage or soiling from reroofing operations. Repair affected areas to original existing condition previous to reroofing project.

1.5.4 Protect occupants and property below roofing activity at all times until work overhead is complete to the point that protection is no longer required.

1.5.5 Maintain access to existing walkways, corridors and other occupied or used facilities.

1.5.5.1 Do not close or obstruct walkways, corridors and other occupied or used facilities without written permission from authorities having jurisdiction.

1.5.6 Limit construction loads on roof to 20 lbs/SF for uniformly distributed loads which includes rooftop equipment wheel loads.

1.5.7 Weather Limitations: Proceed with preparation only when existing and forecasted weather conditions permit Work to proceed without water entering into existing roofing system or building.

PART 2 PRODUCTS

2.1 AUXILIARY REROOFING MATERIALS

2.1.1 General: Auxiliary reroofing preparation materials recommended by roofing system manufacturer for intended use and compatible with components of the new liquid applied roof coating system and the TPO single ply membrane system.

2.1.2 Metal to metal fastener: Shall be ITW Buildex SCOTS, Zac or approval equal stainless steel #17x1” with bonded washer.

2.1.3 Oversized Fasteners: Metal to metal fastener: Shall be Long Life painted by MBCI or approval equal #18x1” with bonded washer.

2.1.4 Sealant: Tube Sealant shall be FlexSeal™, manufactured by GAF Corporation; Chem-Calk 900, manufactured by Bostik, Inc.; or Sonolastic NP-1, manufactured by Sonneborn Building Products or approved equivalent.
2.1.5 Butyl tape sealant: High temperature self adhering double sided butyl rubber sealant tape, 1 In. wide X 1/8 inch thick as manufactured by Karnak or approved equal.

2.1.6 Pipe Penetration Flashings at Metal Panel Roofing To Receive New Coatings: DEKS Industry, Dektite® Premium, Model Numbers DFE 102 G or DFE 104 G based on diameter of pipe, Material: EPDM, Color: Grey. Provide stainless steel draw tight band on top of flashing.

2.1.7 Wood to Wood Screws: Shall be ITW Buildex DEC-KING™ Climacoat™ bugle head, size for length required 6x 1½” (part No. 2176500) for sheathing to wood framing application.

2.1.8 Conduit Support: Miro 2.5 Conduit Support - 12 Elevate Series adjustable height rooftop pipe support as manufactured by Miro Industries, Inc. or approved equivalent.

2.2 METAL PANEL EAVE CLOSURE

2.2.1 Provide keyhole shaped closed cell closure strips, matching metal roof panel profile.

PART 3 EXECUTION

3.1 GENERAL REQUIREMENTS

3.1.1 Protect existing roofing systems that are indicated not to be reroofed or recoated.

3.1.2 Coordinate with Owner to shut down air intake equipment in the vicinity of the Work. Cover air intake louvers before proceeding with reroofing work that could affect indoor air quality or activate smoke detectors in the ductwork.

3.1.2.1 Contractor is responsible for disconnection of existing roof mounted equipment and electrical wiring, as well as all reconnections and testing.

3.1.3 Raise mechanical equipment, ductwork, and curbs as necessary to maintain minimum 8” base flashing height.

3.1.3.1 Extend sanitary vents as necessary to a minimum height of 8” above the finished roof surface.

3.1.4 Maintain roof drainage path in functioning condition to ensure roof drainage at end of each workday. Prevent debris from entering or blocking roof drainage path and conductors. For internal drainage systems, use roof-drain plugs specifically designed for this purpose. Remove roof-drain plugs at end of each workday, when no work is taking place, or when rain is forecast.

3.1.5 It is not anticipated that hazardous materials will be encountered in the work of this project.

3.1.5.1 If encountered materials are suspected of containing hazardous materials, do not disturb; immediately notify Architect and Owner.
Hazardous materials not currently identified in the contract documents will be removed by Owner as a Change Order to the Contract or under separate contract with separate specialty contractor.

3.1.6 Storage or sale of removed items or materials on–site will not be permitted.

3.1.7 Utility Service: Maintain existing utilities in service and protect them against damage during the selective demolition operations.

3.1.7.1 Maintain security and fire protection facilities in service during selective demolition operations.

3.1.7.2 When unanticipated mechanical, electrical or structural elements that conflict with the intended function or design are encountered, investigate and measure the nature and extent of the conflict. Promptly submit in writing a report to the Architect.

3.1.7.3 Verify that rooftop utilities and service piping have been shut off before commencing work which may not be safe if service is left on.

3.1.7.4 Coordinate shutdown or disconnect of rooftop utilities or service piping with Owner, no less than 72 hours before shutdown or disconnect are scheduled.

3.1.8 Site Access and Temporary Controls: Conduct removals, preparations and roofing installation operations to ensure minimum interference with roads, streets, walks, walkways and other adjacent occupied and used facilities.

3.1.8.1 Do not close or obstruct roads, streets, walks, walkways and other adjacent occupied and used facilities without written permission from Owner and authorities having jurisdiction. Provide alternate routes around closed or obstructed traffic ways if required by governing regulations.

3.1.8.2 Erect temporary protection where required by authorities having jurisdiction.

3.1.9 Temporary Facilities: Provide temporary barricades and other protection required to prevent injury to people and damage to adjacent buildings and facilities to remain.

3.1.9.1 Provide Temporary toilet facilities on site in location to be determined by Owner and Architect.

3.1.9.2 Provide chain link fencing for any equipment or stored materials to remain on site during construction with temporary standards. Do not penetrate existing pavement to support fencing or temporary barricades.

3.2 ROOFTOP SPRINKLER COOLING SYSTEM REMOVALS
3.2.1 On RAs 1, 2 & 6: Completely remove and dispose of the existing rooftop sprinkler cooling system. This includes all PVC piping, elbows, valves, sprinkler heads and various polycarbonate pipe stands.

3.2.1.1 Polycarbonate pipe stands are adhered to the metal roof panel's surface. Any remaining adhesive on the roof panel surface must be removed or primed using the roof coating system manufacturer’s approved primer.

3.3 METAL ROOFING ASSEMBLY COMPONENT REMOVALS AND PREPARATION

3.3.1 General: Notify Owner each day of extent of Metal Roofing Assembly Component removals proposed and obtain authorization to proceed from Owner’s point of contact.

3.3.2 Slope Transition Flashing Removal and Preparation (RAs 1 & 2):

3.3.2.1 Remove all deteriorated tube and butyl tape sealant from outside closures.

3.3.2.2 Clean and dry all metal components to receive new sealants.

3.3.2.3 Install a “J” shaped panel ridge end closure dam at RA2 ridge panels. Once in position seal panel end dam with tube polyurethane sealant continuously along roofing panel pans and ribs.

3.3.2.4 Install the new slope transition flashing and additional foam outside closure.

3.3.3 Flexible Pipe Penetration Deck Flashing Removal:

3.3.3.1 Remove the existing pipe penetration flashing boot.

3.3.3.2 Remove the butyl tape sealant and clean the metal roof panel pan and allow to dry.

3.3.3.3 Install new butyl tape sealant between the flange of the flashing boot and the metal roofing panel pan.

3.3.3.4 Install new pipe penetration flashing boot.

3.3.3.5 Install long life fasteners through the flange of the flashing boot, butyl tape sealant and the metal roof panel pan at 1.5” OC maximum.

3.3.3.6 Install a stainless-steel draw tight band at the top of the flashing boot to snug flashing around the pipe penetration.

3.3.3.7 Apply polyurethane sealant to the top of the flashing boot and the pipe penetration.

3.3.4 Remove and Replace Deficient Surface Fasteners (RAs 7, 8, 10 & 13):
3.3.4.1 Remove the following deficient existing fasteners prior to the installation of the new coating system:

3.3.4.1.1 crooked fasteners with washers not sealed
3.3.4.1.2 fasteners installed over adjacent fastener washer assembly
3.3.4.1.3 rusted carbon steel pop rivets and fasteners
3.3.4.1.4 fasteners that are backed out of their seat
3.3.4.1.5 loose fasteners or those whose threads are stripped

3.3.4.2 Apply sealant recommended by metal panel coating mfg. to any abandoned fastener hole.

3.3.4.2.1 Install a new oversized # 18 long life fastener to the abandoned fastener hole prior to coating the metal roof assembly.

3.3.5 Remove deteriorated surface applied sealant on metal roof and install new polyurethane sealant:

3.3.5.1 Remove the deteriorated surface applied sealant.
3.3.5.2 Clean and dry area.
3.3.5.3 Install new polyurethane sealant where deteriorated sealant was removed.
3.3.5.4 Install new polyurethane sealant where sealant is missing and necessary for the proper application of the new coating system.

3.3.6 Any residual asphaltic roofing elements from prior applications must be removed. Remaining asphaltic residue must be primed with the coating system manufacturers approved primer.

3.3.7 Clean the roof surface using a chemical cleaning agent approved by the roof coating manufacturer. (ex. United Cleaning Concentrate – GAF/United Coatings)

3.3.8 Power wash metal panel roofing assembly using water at a minimum working pressure of 3,000 psi to remove all delaminating coatings, paint, dirt, dust and other surface contaminates that would interfere with the application of the liquid applied roof coating system.

3.3.9 On all rusted areas of the existing roofing assembly remove all loose, flaking or powdery rust by wire brushing if it has not been removed during pressure washing.

3.3.10 Any area of the roof substrate which contains living organisms such as algae, mold, or fungus must be additionally treated with a bleach solution.
3.3.11 Allow all surfaces to fully dry prior to applying any components of the liquid applied roofing system.

3.3.12 Perform Adhesion Testing prior to the application of primers and coatings.

3.3.13 After application of the fluid applied roofing assembly, install new eave end keyhole closures.

3.4 EXISTING TPO ROOF SYSTEM ASSEMBLY REMOVALS AND SUBSTRATE PREPARATION

3.4.1 On RA 11 & 12: remove all existing TPO single ply membrane roofing, membrane flashings, and metal copings.

3.4.1.1 Remove any of the damaged, deteriorated, or deficient existing ¾ plywood deck, plywood parapet wall sheathing, wood cants, or wood blocking that is in such a way that would negatively impact the installation or lifespan of the new single ply membrane roofing assembly.

3.4.1.2 Remove metal coping caps on all parapet walls. Replace existing wood blocking as required.

3.4.1.3 Replace any existing deteriorated roof deck, parapet wall sheathing, wood cants, or wood blocking with new material to match existing profile and thickness. Maintain and submit daily log of replacement work.

3.4.1.4 Add additional wood blocking where necessary to support and securely fasten new plywood decking.

3.4.1.5 Add wood blocking over the metal wall panels of the parapet wall sections adjoining RA 10. Install ¾ plywood sheathing vertically to the new blocking so that the sheathing will run behind the vertical edge of the new metal coping cap.

3.5 MECHANICAL EQUIPMENT REMOVALS AND PREPARATION ON RA 12

3.5.1 Remove the decommissioned compressor units as identified in the project drawings and labeled in place as CU 1, CU 3, and CU 8. Disconnect power and control wiring. Evacuate any remaining refrigerant in the refrigerant lines in accordance with all applicable regulations.

3.5.1.1 Permanently remove the equipment rails supporting these units.

3.5.2 Remove and replace all other equipment rails supporting the existing in-service equipment as shown on project drawings.

3.5.2.1 Install new equipment support rails consisting of three vertical 2”x10” boards fastened to one another and toenailed to the plywood substrate through 2”x6” (cut) cants at the base of each side of the rail.
3.5.3 New equipment rails are to be oriented so that they are parallel with the slope of the roof lengthwise and will not impede drainage.

3.5.4 Temporary disconnection, reconnection, and testing of in-service equipment, if required, is the responsibility of the contractor and must be coordinated with the owner at least 72 hours prior to the planned disconnection. Work should be planned to minimize the time these units are not in service.

3.6 DISPOSAL

3.6.1 Collect and place demolished materials in containers daily. Promptly dispose of demolished materials. Do not allow demolished materials to accumulate on-site.

3.6.2 Do not burn demolished material on site.

3.6.3 Transport demolished materials off Owner’s property and dispose legally.

END OF SECTION 07591
SECTION 07620
FLASHING AND SHEET METAL

PART 1 GENERAL

1.1 WORK INCLUDED

1.1.1 Fabrication and installation of new metal ridge cap.

1.2 REFERENCE STANDARDS

1.2.1 References in these specifications to standards, test methods and codes, are implied to mean the latest edition of each such standard adopted. The following is an abbreviated list of associations, institutions, and societies which may be used as references throughout these specifications.

1.2.1.1 FM Factory Mutual Engineering and Research, Norwood, MA
1.2.1.2 NRCA National Roofing Contractors Association, Rosemont, IL
1.2.1.3 SMACNA Sheet Metal and Air Conditioning Contractors National Association, Chantilly, VA

1.3 RELATED WORK SPECIFIED ELSEWHERE

1.3.1 Reroofing Removals & Preparations – Section 07591

1.4 QUALITY ASSURANCE

1.4.1 Qualifications of the Manufacturer: Products used in the work of this section shall be produced by manufacturers regularly engaged in the manufacture of similar items and with a history of successful production acceptable to the Consultant.

1.4.2 Qualifications of the Installers: Use adequate numbers of skilled workmen who are thoroughly trained and experienced in the necessary crafts and are completely familiar with the specified requirements and the methods needed for the proper performance of the work in this section.

1.5 SHOP DRAWINGS

1.5.1 Submit shop drawings for all metal component shapes in accordance with specifications.

1.5.2 Indicate material profile, jointing pattern, jointing details, fastening methods, and installation details.

1.6 SUBMITTALS

1.6.1 Refer to Shop drawings, Product Data and Samples - Section 01340
1.7 STORAGE AND HANDLING

1.7.1 Store materials dry in accordance with Specifications.

1.7.2 Stack material to prevent twisting, bending, or abrasion.

1.7.3 During storage prevent material contact with any substance that would discolor or stain, including soil and water.

1.8 SCHEDULING

1.8.1 All new sheet metal work shall be closely coordinated with the installation of the new roof coating membrane such that the new sheet metal installations will be complete and their terminations will not interfere with the new roof coating membrane.

1.8.2 New sheet metal components shall be installed directly after designated removals, preparations, and roofing repairs have been performed; such that the roofing will not be left unprotected by metal while waiting for the installation of the new roof coating membrane.

1.8.3 Immediately after installation of new sheet metal work install all preparations necessary and install new roof coating membrane.

1.9 GUARANTEE

1.9.1 All new materials and workmanship covering work provided under this section of the specifications shall be guaranteed in writing by the contractor to maintain all sheet metal flashing in a watertight condition without cost to the Owner for a period of two (2) years after date of final completion.

1.9.2 This installer’s guarantee shall be a part of a roof coating membrane manufacturer’s guarantee that all sheet metal flashing materials and their workmanship will remain in a watertight condition without cost to the Owner for a period of twenty (20) years after the date of final completion.

PART 2 PRODUCTS

2.1 SHEET METAL MATERIAL

2.1.1 Pre-finished Metal: Smooth 0.040 aluminum, ASTM B204, primed both sides and factory finished on one side with Kynar based fluoropolymer coating. Metal to be masked with protective plastic film. Color to be selected by Owner from the manufacturer’s premium color chart. Accepted manufacturers are Vincent Metals and Petersen Aluminum.

2.1.2 Aluminum, Sheet: Conforming to ASTM B09. Note: Divorce from any preservative treated lumber with at a minimum one layer of 15 Lb. asphalt saturated felt.

2.1.3 Mill Finish Aluminum Sheet: Aluminum sheets conforming to ASTM B209. Note: Divorce from any preservative treated lumber with at a minimum one layer of 15 Lb.
asphalt saturated felt.

2.1.4 METAL COMPONENT WEIGHT & FINISH SUMMARY:

2.1.4.1 Coping at Parapets .040 pre-finished aluminum

2.1.4.2 Coping at Rails .040 mill-finished aluminum

2.1.4.3 Offset Cleat .050 mill finished aluminum

2.1.4.4 Slope Transition Flashing .040 mill-finished aluminum

2.2 ACCESSORY MATERIALS

2.2.1 All clamps, straps and supports to be stainless steel.

2.2.2 Metal to Metal Screws: Shall be ITW Buildex SCOTS stainless steel 12-14x1” (Part No. 1165209) with bonded washer.

2.2.3 Caulking: Sealant shall be Sikaflex - 1a, manufactured by Sika Corporation; Chem-Calk 900, manufactured by Bostik, Inc.; or Sonolastic NP-1, manufactured by Sonneborn Building Products or approval equal. Color shall be selected by Architect.

2.2.4 Cleaner: For Sikaflex 1a, cleaner shall be Xylol, Toluol, Methly ethyl ketone or commercial solvent recommended by the sealant manufacturer.

2.2.5 Primer: Shall be as recommended by sealant manufacturer.

PART 3 EXECUTION

3.1 INSPECTION

3.1.1 Inspect all surfaces to which metal is to be applied to verify they are clean, smooth, and free of depressions, waves, or projections and have solidly supported joints. Do not install metal unless surfaces are even, sound, clean, dry and free from defects that might affect the application of the new material.

3.2 REMOVAL

3.2.1 See Reroofing Removals & Preparations – Section 07591

3.3 FABRICATION AND INSTALLATION

3.3.1 All Sheet Metal Requirements and Details are referenced to SMACNA Architectural Sheet Metal Manual, Seventh Edition.

3.3.2 All new edge metal installed must comply with "ANSI/SPRI ES-1 Wind Design Standard for Edge Systems Used with Low Slope Roof Systems" and FM LPDS 1-49 for Perimeter Flashing.
3.3.3 Fabricate and install sheet metal sections in 10-foot lengths except where shorter lengths are required by construction.

3.3.4 Form sections square, true, and accurate to size, free from distortion, sharp edges, and other defects detrimental to appearance or performance.

3.3.5 Junctures, intersections, corners, and unions of sheet metal shall be held to 24-inch legs or less.

3.3.6 Dissimilar metals shall be kept separated to prevent galvanic action. Preventative measures shall include separation by suitable electrolosis breaking material.

3.3.7 Separate any aluminum components from preservative treated lumber with a minimum divorcing layer of 15 lb. asphalt saturated building felt. NEVER USE ALUMINUM FASTENERS IN PRESERVATIVE TREATED LUMBER.

3.3.8 Install metal to be water and weather tight with lines, arises, and angles sharp and true with plane surfaces free of waves or buckles.

3.3.9 All exposed edges of sheet metal shall be folded back, or hemmed, on concealed surfaces (minimum \( \frac{1}{2}'' \)).

3.3.10 All hemmed edges to be engaged in locking cleats shall have 3/4" hem with a folded back return of 5/8". Hem angle maximum 30°. Reference SMACNA Architectural Sheet Metal Manual (Sixth Edition) Figure 2-1 Detail 1.

3.4 FABRICATION AND INSTALLATION OF NEW COPING CAPS

3.4.1 Form and install new metal coping cap in accordance with SMACNA Architectural Sheet Metal Manual Figure 3-4 A.

3.4.2 Attach metal locking cleats on the inside and outside face of the parapet wall with fasteners spaced at 6" O.C.

3.4.3 Prior to the application of the metal coping cap, install a new tapered wood blocking covered by a strip of 20 mil PVC flashing in as long a strip as practical over the wood blocking and metal locking cleats. Lap ends 6" minimum and cement with flashing cement.

3.4.4 Use maximum 10’ sections with minimum number of sections in each straight run. Form 1” standing seam at ends of sections and seal.

3.5 FABRICATION AND INSTALLATION OF NEW RAIL COPINGS

3.5.1 Form and install new metal coping cap in accordance with SMACNA Architectural Sheet Metal Manual Figure 3-7B.

3.5.2 Attach copings on the side of the rail with fasteners spaced at 24” O.C. through enlarged holes in the coping vertical face.

3.5.3 Use maximum 10’ sections. Should rail exceed 10’ in length consult notify architect.
3.6   FABRICATION AND INSTALLATION OF NEW METAL SLOPE TRANSITION FLASHING

3.6.1  Form and install new metal slope flashing in accordance with project drawings.

3.6.2  Install a double bead butyl tape sealant between the top side of flashing and the bottom of the existing metal roof panels to align with the exposed fasteners which will marry the flashing to the roofing panels.

3.6.3  Install new metal offset cleat over butyl tape sealant and fasten with pancake head fasteners at 12” O.C.

3.6.4  Install new fiberglass batt insulation inside polyethylene envelope fold between the existing roof area structures or the adjacent construction.

3.6.5  Prior to the application of the slope flashing, install a strip of 20-mil PVC flashing in as long a strip as practical over the structure on either side and insulation envelope. Lap ends 6” minimum and cement with flashing cement.

3.6.6  Install new slope transition flashing to the top flange of the new offset cleat by engaging the hemmed edge over the offset cleat on one side and mechanically fastening the opposite side of the expansion joint with long life fasteners at 6” OC. Do not install fasteners through flashing laps or roofing panel seams.

3.6.7  Laps of flashing should be a minimum of 4”. Apply three rows of tube sealant inside the flashing laps.

END OF SECTION 07620
SECTION 07920

SEALANTS

PART 1 GENERAL

1.1 SUMMARY

1.1.1 This Section includes joint sealants and expansion joints for the following applications:

1.1.1.1 Exterior joints in vertical and horizontal surfaces.

1.2 PERFORMANCE REQUIREMENTS

1.2.1 Provide elastomeric joint sealants that establish and maintain watertight and airtight continuous joint seals without staining or deteriorating joint substrates.

1.3 SUBMITTALS

1.3.1 Product Data: For each joint-sealant product indicated.

1.3.2 Samples: For each type and color of joint sealant required, provide Samples with joint sealants in 1/2-inch wide joints formed between two 6-inch long strips of material matching the appearance of exposed surfaces adjacent to joint sealants.

1.3.3 Preconstruction field test reports.

1.3.4 Compatibility and adhesion test reports.

1.3.5 Product test reports.

1.4 QUALITY ASSURANCE

1.4.1 Preconstruction Compatibility and Adhesion Testing: Submit samples of materials that will contact or affect joint sealants to joint-sealant manufacturers for testing according to ASTM C1087 to determine whether priming and other specific joint preparation techniques are required to obtain rapid, optimum adhesion of joint sealants to joint substrates.

1.4.2 Preconstruction Field-Adhesion Testing: Before installing elastomeric sealants, field test their adhesion to Project joint substrates according to the method in ASTM C1193 that is appropriate for the types of Project joints.

1.4.3 Mockups: Build mockups incorporating sealant joints, as follows, to verify selections made under sample submittals and to demonstrate aesthetic effects and set quality standards for materials and execution:

1.4.3.1 Joints in mockups of assemblies specified in other Sections that are indicated to receive elastomeric joint sealants, which are specified by reference to this Section.
1.5 WARRANTY

1.5.1 Special Installer's Warranty: Installer's standard form in which Installer agrees to repair or replace elastomeric joint sealants that do not comply with performance and other requirements specified in this Section within specified warranty period.

1.5.1.1 Warranty Period: 2 years from date of Substantial Completion.

PART 2 PRODUCTS

2.1 MANUFACTURERS

2.1.1 Products: Subject to compliance with requirements, provide one of the products listed in other Part 2 articles.

2.2 MATERIALS, GENERAL

2.2.1 Compatibility: Provide joint sealants, backings, and other related materials that are compatible with one another and with joint substrates under conditions of service and application, as demonstrated by sealant manufacturer, based on testing and field experience.

2.2.2 Colors of Exposed Joint Sealants: As selected by Architect from manufacturer's full range.

2.3 ELASTOMERIC JOINT SEALANTS

2.3.1 Single-Component Non-sag Urethane Sealant for miscellaneous sealant conditions

2.3.1.1 Products:

2.3.1.1.1 NP 1 Urethane Sealant manufactured by Sonneborn, Division of ChemRex Inc., Englewood, CO.

2.4 JOINT-SEALANT BACKING

2.4.1 General: Provide sealant backings of material and type that are nonstaining; are compatible with joint substrates, sealants, primers, and other joint fillers; and are approved for applications indicated by sealant manufacturer based on field experience and laboratory testing.

2.4.2 Cylindrical Sealant Backings: ASTM C1330, Type C (closed-cell material with a surface skin) and of size and density to control sealant depth and otherwise contribute to producing optimum sealant performance.

2.4.3 Elastomeric Tubing Sealant Backings: Neoprene, butyl, EPDM, or silicone tubing complying with ASTM D1056, nonabsorbent to water and gas, and capable of remaining resilient at temperatures down to minus 26 deg F (minus 32 deg C). Provide products with low compression set and of size and shape to provide a
2.4.4 Bond-Breaker Tape: Polyethylene tape or other plastic tape recommended by sealant manufacturer for preventing sealant from adhering to rigid, inflexible joint-filler materials or joint surfaces at back of joint where such adhesion would result in sealant failure. Provide self-adhesive tape where applicable.

2.5 MISCELLANEOUS MATERIALS

2.5.1 Primer: Material recommended by joint-sealant manufacturer at all joint substrates indicated.

2.5.2 Cleaners for Nonporous Surfaces: Chemical cleaners acceptable to manufacturers of sealants and sealant backing materials, free of oily residues or other substances capable of staining or harming joint substrates and adjacent nonporous surfaces in any way, and formulated to promote optimum adhesion of sealants to joint substrates.

2.5.3 Masking Tape: Nonstaining, nonabsorbent material compatible with joint sealants and surfaces adjacent to joints.

PART 3 EXECUTION

3.1 PREPARATION

3.1.1 Surface Cleaning of Joints: Clean out joints immediately before installing joint sealants.

3.1.1.1 Remove all existing joint sealant from joint substrate prior to installing new joint sealant.

3.1.1.2 Remove all foreign material from joint substrates that could interfere with adhesion of joint sealant.

3.1.1.3 Clean porous joint substrate surfaces by brushing, grinding, blast cleaning, mechanical abrading, or a combination of these methods to produce a clean, sound substrate capable of developing optimum bond with joint sealants. Remove loose particles remaining after cleaning operations described above by vacuuming or blowing out joints with oil-free compressed air.

3.1.1.3.1 Remove laitance and form-release agents from concrete.

3.1.1.3.2 Clean nonporous surfaces with chemical cleaners or other means that do not stain, harm substrates, or leave residues capable of interfering with adhesion of joint sealants.

3.1.2 Joint Priming: Prime joint substrates. Apply primer to comply with joint-sealant manufacturer's written instructions. Confine primers to areas of joint-sealant bond; do not allow spillage or migration onto adjoining surfaces.
3.1.3 Masking Tape: Use masking tape where required to prevent contact of sealant with adjoining surfaces that otherwise would be permanently stained or damaged by such contact or by cleaning methods required to remove sealant smears. Remove tape immediately after tooling without disturbing joint seal.

3.1.4 Horizontal Elastomeric Header and Expansion Joint: Prepare surfaces in accordance with manufacturer’s directions.

3.2 INSTALLATION

3.2.1 Sealant Installation Standard: Comply with recommendations in ASTM C 1193 for use of joint sealants as applicable to materials, applications, and conditions indicated.

3.2.2 Install sealant backings of type indicated to support sealants during application and at position required to produce cross-sectional shapes and depths of installed sealants relative to joint widths that allow optimum sealant movement capability.

3.2.2.1 Do not leave gaps between ends of sealant backings.

3.2.2.2 Do not stretch, twist, puncture, or tear sealant backings.

3.2.2.3 Remove absorbent sealant backings that have become wet before sealant application and replace them with dry materials.

3.2.3 Install bond-breaker tape behind sealants where sealant backings are not used between sealants and backs of joints.

3.2.4 Install sealants using proven techniques that comply with the following and at the same time backings are installed:

3.2.4.1 Place sealants so they directly contact and fully wet joint substrates.

3.2.4.2 Completely fill recesses in each joint configuration.

3.2.4.3 Produce uniform, cross-sectional shapes and depths relative to joint widths that allow optimum sealant movement capability.

3.2.5 Tooling of Non-sag Sealants: Immediately after sealant application and before skinning or curing begins, tool sealants according to requirements specified below to form smooth, uniform beads of configuration indicated; to eliminate air pockets; and to ensure contact and adhesion of sealant with sides of joint.

3.2.5.1 Remove excess sealant from surfaces adjacent to joints.

3.2.5.2 Use tooling agents that are approved in writing by sealant manufacturer and that do not discolor sealants or adjacent surfaces.

3.2.5.3 Provide concave joint configuration per Figure 5A in ASTM C 1193, unless otherwise indicated.

END OF SECTION 07920