STATE OF NORTH CAROLINA STANDARD FORM OF INFORMAL CONTRACT AND GENERAL CONDITIONS

FOR
Blue Ridge Community College
Henderson Building Lower Roof
180 West Campus Dr.
Flat Rock, NC 28731
80-BRCC202412

SCOPE OF WORK

Blue Ridge Community College is seeking proposals for a turnkey project inclusive of all labor, materials, traffic control, supervision, disposal fees, permits, inspections for roof work specified ONLY in Alternate #2 per engineered drawings and specifications located at the Henderson building on the campus of Blue Ridge Community College. Contractor is to meet or exceed all requirements and specifications outlined in the engineered drawings and specifications. Work area and equipment room to be left in a clean and good condition.

MANDATORY Pre-Bid Conference & Sign-In Sheet
September 12th, 2024 @ 1:00 PM
Henderson Building
Main Entrance
120 Alumni Way
Blue Ridge Community College
Flat Rock, NC 28731

NOTICE TO BIDDERS

Sealed bid for this work will be received by:

Sharon Howell
Blue Ridge Community College
Patton Building, Room #155F
180 W. Campus Dr.
Flat Rock, NC 28731
(828) 694-1711

up to **3:30 PM**, on October 3rd, 2024 and immediately thereafter publicly opened and read aloud:

Blue Ridge Community College Flat Rock Building, Room #104 625 College Drive Flat Rock, NC 28731

Sealed, mailed responses ONLY will be accepted for this solicitation

Written question must be submitted by the deadline for Vendor questions. Written questions should reference the project name "Henderson Building Lower Roof" and be emailed to:

Sharon Howell Sb howell@blueridge.edu

INFORMAL CONTRACT SCHEDULE

The table below shows the *intended* schedule for this Informal Contract. The State will make every effort to adhere to this schedule.

Event	Responsibility	Date and Time
Issue Informal Contract	State	August 30 th @ 5:00 PM
Hold MANDATORY Pre-proposal	State	September 12 th @ 1:00 PM
Meeting/Site Visit		
Submit Written Questions	Vendor	September 23rd by 4:00 PM
Provide Response to Questions	State	September 26th by 5:00 PM
Bids Due	Vendor	October 3rd by 3:30 PM
Bid Opening	State	October 3rd @ 3:30 PM
Proposed Contract Award	State	October 17th@ 5:00 PM

Contractors are hereby notified that they must have proper license under the State laws governing their respective trades and that North Carolina General Statute 87 will be observed in receiving and awarding contracts. General Contractors must have general license classification for (See Licensing Board Rules & Regulations).

No bid may be withdrawn after the opening of bids for a period of 30 days. The Owner reserves the right to reject any or all bids and waive informalities. Bids shall be made only on the BID/ACEPTANCE form provided herein with all blank spaces for bids properly filled in and all signatures properly executed.

Please note on the envelope -

Bid: Attn:

Sharon Howell
Henderson Building Lower Roof
(Bid Date)
(Contractor)
(License Number)

PROPOSAL SUBMITTAL

IMPORTANT NOTE: This is an absolute requirement. Vendor shall bear the risk for late submission due to unintended or unanticipated delay—whether submitted electronically, delivered by hand, U.S. Postal Service, courier or other delivery service. It is the Vendor's sole responsibility to ensure its proposal has been received as described in this RFP by the specified time and date of opening. The time and date of receipt will be marked on each proposal when received. Any proposal received after the proposal deadline will be rejected.

Via US Postal Service	Office Address of delivery by any other method (special delivery, overnight, or any other carrier
Proposal Number	Proposal Number
Sharon Howell	Sharon Howell
Blue Ridge Community College	Blue Ridge Community College
180 W. Campus Dr.	Patton Building, Room #155F
Flat Rock, NC 28731	180 W. Campus Dr.
	Flat Rock, NC 28731

For proposals submitted via U.S. mail, please note that the U.S. Postal Service generally does not deliver mail to a specified street address but to the State's Mail Service Center. Vendors are cautioned that proposals sent via U.S.Mail, including Express Mail, may not be delivered by the Mail Service Center to the agency's purchasing office on the due date in time to meet the proposal deadline. All Vendors are urged to take the possibility of delay into account when submitting a proposal by U.S. Postal Service, courier, or other delivery service.

Attempts to submit a proposal via facsimile (FAX) machine, telephone or email in response to this RFP shall NOT be accepted.

- a) Submit **two (2) signed, original executed** proposal responses to the address identified in the table above.
- b) Submit your proposal in a sealed package. Clearly mark each package with: (1) Vendor name; (2) the RFP number; and (3) the due date. Address the package(s) for delivery as shown in the table above. If Vendor is submitting more than one (1) proposal, each proposal shall be submitted in separate sealed envelopes and marked accordingly. For delivery purposes, separate sealed envelopes from a single Vendor may be included in the same outer package. Proposals are subject to rejection unless submitted with the information above included on the outside of the sealed proposal package.

THE FOLLOWING INFORMATION MUST BE INCLUDED WITH THE PROPOSAL:

- 1. All applicable licensure with North Carolina.
- 2. Material List
- 3. Proposed construction schedule
- 4. Warranty on above work.
- 5. List of 3 references for completed jobs with updated contact information.
- 6. Proposals to be in the form of a proposed contract signed by the bidder with signature line and ready for Blue Ridge Community College's approval.
- 7. Include a copy of a COI and W-9 form
- 8. Proposals should include a lump sum price (with material & labor breakdown) for the base bid work and separate pricing for each alternate listed.

Method of Award:

All qualified bids will be evaluated and award or awards will be based on the lowest responsive bid meeting written specifications for the Henderson Building Lower Roof Project.

While the intent is to award a Contact to a single Vendor for all line items, The State reserves the right to make separate awards to different vendors for one or more line items, to not award one or more line items or to cancel in its entirety without awarding a Contract, if it is considered to be most advantageous to the State to do so.

Any Vendor with an E-Procurement Services account that is in arrears by 91 days or more at the time of the bid opening may, at the State's discretion be disqualified from further evaluation or consideration.

The State reserves the right to waive any minor informality or technicality in bids received.

BID/ACCEPTANCE FORM

for

Henderson Building Lower Roof

The project includes, but is not limited to: all labor, materials, traffic control, supervision, disposal fees, permits, inspections to make roof repairs on the lower roof located at the Henderson building on the campus of Blue Ridge Community College. Contractor is to meet or exceed all requirements and specifications outlined in the engineered drawings for Alternate 2. The scope will include all prep work, remedial work, and finish work that will result in a turnkey project. Work areas to be left in a clean and good condition.

We are in receipt of Addendum	1	2	3	4			
The undersigned, as bidder, proposes and agrees if this bid is accepted to contract with the State of North Carolina through the <u>Blue Ridge Community College</u> for the furnishing of all materials, equipment, and labor necessary to complete the construction of the work described in these documents in full and complete accordance with plans, specifications, and contract documents, and to the full and entire satisfaction of the (State of North Carolina) and the <u>Blue Ridge Community College</u> for the sum of:							
BASE BID:			Dollars \$		_		
Contract will be awarded based on t	<mark>he Base Bi</mark> o	<mark>t</mark>					
BASE Bid: \$ Material/Labor Breakdown (Material \$ Labor \$	rial and Lab	oor should ed	qual the Ba	se Bid):			
Alternate #	Add/ Deduct	Alternate bid price					
Alternate #1: Walk Pads				··· - /			
Alternate #2: Replace and Install Roof Ladder							
Respectively submitted this	day of			20			

	(Contractor's Name)
Federal ID#:	By:
Witness:	Title: (Owner, partner, corp. Pres. Or Vice
President) (Proprietorship or Partnership)	Address:
Attest: (corporation)	Email Address:
(Corporate Seal)	
Ву:	License #:
Title:(Corporation, Secretary./Ass't	Secretary.)
ACCEPTED by the	he STATE OF NORTH CAROLINA through the
Blue	Ridge Community College
Total amount of accepted by the own alternates:	ner, included base bid and accepted bid
BY:	TITLE <u>:</u>
Date:	

GENERAL CONDITIONS

1. GENERAL

It is understood and agreed that by submitting a bid that the Contractor has examined these contract documents, drawings and specifications and has visited the site of the Work, and has satisfied himself relative to the Work to be performed.

2. **DEFINITIONS**

Owner: "Owner" shall mean, The State of North Carolina through Blue Ridge Community College.

Contractor: "Contractor" shall mean the entity that will provide the services for the Owner.

Designer: The **designer(s)** are those referred to within this contract, or their authorized representatives. The Designer(s), as referred to herein, shall mean architect and/or engineer responsible for preparing the project plans and specifications. They will be referred to hereinafter as if each were of the singular number, masculine gender.

Contract Documents: "Contract Documents" shall consist of the Notice to Bidders; General Conditions of the Contract; special conditions if applicable; Supplementary General Conditions; the drawing and specifications, including all bulletins, addenda or other modifications of the drawings and specifications incorporated into the documents prior to their execution; the bid; the contract; the performance bond if applicable; and insurance certificates. All of these items together form the contract.

INTENT AND EXECUTION OF DOCUMENTS

The drawings and specifications are complementary, one to the other. That which is shown on the drawings or called for in the specifications shall be as binding as if it were both called for and shown. The intent of the drawings and specifications is to establish the scope of all labor, materials, transportation, equipment, and any and all other things necessary to provide a complete job. In case of discrepancy or disagreement in the Contract Documents, the order of precedence shall be: Form of Contract, specifications, large-scale detail drawings, small-scale drawings.

In such cases where the nature of the work requires clarification by the Designer/ Owner, the Designer/ Owner shall furnish such clarification. Clarifications and drawings shall be consistent with the intent of the Contract Documents, and shall become a part thereof.

4. AS-BUILT MARKED-UP CONSTRUCTION DOCUMENTS

Contractor shall provide one complete set of legible "as-built" marked-up construction drawings and specifications recording any and all changes made to the original design during the course of construction. In the event no changes occurred, submit construction drawings and specifications set with notation "No Changes." The Designer/Owner must receive "As-built" marked-up construction drawings and specifications before the final pay request can be processed.

5. SUBMITTAL DATA

The Contractor awarded the contract shall submit all specified submittals to the Owner/Designer. A minimum number of copies as specified by the owner, of all required submittal data pertaining to construction, performance and general dimensional criteria of the components listed in the technical specifications shall be submitted. No material or equipment shall be ordered or installed prior to written approval of the submittals by the Designer/Owner. Failure to provide submittal data for review on equipment listed in the technical specifications will result in removal of equipment by the Contractor at his expense if the equipment is not in compliance with the specifications.

6. SUBSTITUTIONS

In accordance with the provisions of G.S. 133-3, material, product, or equipment substitutions proposed by the bidders to those specified herein can only be considered during the bidding phase until five (5) days prior to the receipt of bids or by the date specified in the pre bid conference, when submitted to the Designer with sufficient data to confirm material, product, or equipment equality. Proposed substitutions submitted after this time will be considered only as potential change order.

Submittals for proposed substitutions shall include the following information:

- a. Name, address, and telephone number of manufacturer and supplier as appropriate.
- b. Trade name, model or catalog designation.
- c. Product data including performance and test data, reference standards, and technical descriptions of material, product, or equipment. Include color samples and samples of available finishes as appropriate.
- d. Detailed comparison with specified products including performance capabilities, warranties, and test results.
- e. Other pertinent data including data requested by the Designer to confirm product equality.

If a proposed material, product, or equipment substitution is deemed equal by the Designer to those specified, all bidders of record will be notified by Addendum.

7. WORKING DRAWINGS AND SPECIFICATIONS AT THE JOB SITE

The contractor shall maintain, in readable condition at his job site one complete set of working drawings and specifications for his work including all shop drawings. Such drawings and specifications shall be available for use by the owner, designer or his authorized representative.

The contractor shall maintain at the job site, a day-to-day record of work-in-place that is at variance with the contract documents. Such variations shall be fully noted on project drawings by the contractor and submitted to the designer upon project completion and no later than 30 days after acceptance of the project.

8. MATERIALS, EQUIPMENT, EMPLOYEES

- a. The contractor shall, unless otherwise specified, supply and pay for all labor, transportation, materials, tools, apparatus, lights, power, fuel, heat, sanitary facilities, water, scaffolding and incidentals necessary for the completion of his work, and shall install, maintain and remove all equipment of the construction, other utensils or things, and be responsible for the safe, proper and lawful construction, maintenance and use of same, and shall construct in the best and most workmanlike manner, a complete job and everything incidental thereto, as shown on the plans, stated in the specifications, or reasonably implied therefrom, all in accordance with the contract documents.
- b. All materials shall be new and of quality specified, except where reclaimed material is authorized herein and approved for use. Workmanship shall at all times be of a grade accepted as the best practice of the particular trade involved, and as stipulated in written standards of recognized organizations or institutes of the respective trades except as exceeded or qualified by the specifications.
- c. Upon notice, the contractor shall furnish evidence as to quality of materials.
- d. Products are generally specified by ASTM or other reference standard and/or by manufacturer's name and model number or trade name. When specified only by reference standard, the Contractor may select any product meeting this standard, by any manufacturer. When several products or manufacturers are specified as being equally acceptable, the Contractor has the option of using any product and manufacturer combination listed. However, the contractor shall be aware that the cited examples are used only to denote the quality standard of product desired and that they do not restrict bidders to a specific brand, make, manufacturer or specific name; that they are used only to set forth and convey to bidders the general style, type, character and quality of product desired; and that equivalent products will be acceptable. Request for substitution of materials, items, or equipment shall be submitted to the designer for approval or disapproval; the designer prior to the opening of bids shall make such approval or disapproval. Alternate materials may be requested after the award if it can clearly be demonstrated that it is an added benefit to the owner and the designer and owner approves.
- e. The designer is the judge of equality for proposed substitution of products, materials or equipment.
- f. If at any time during the construction and completion of the work covered by these contract documents, the language, conduct, or attire of any workman of the various crafts be adjudged a nuisance to the owner or designer, or if any workman be considered detrimental to the work, the contractor shall order such parties removed immediately from grounds.
- g. The Contractor shall cooperate with the designer and the owner in coordinating construction activities.
- h. The Contractor shall maintain qualified personnel and effective supervision at the site at all times during the project, and exercise the appropriate quality control program to ensure compliance with the project drawings and specifications. The designer is responsible for determining compliance with the drawings and specifications.

9. CODES, PERMITS AND INSPECTIONS

The Contractor shall obtain the required permits, if required, give all notices, and comply with all laws, ordinances, codes, rules and regulations bearing on the conduct of the work under this contract. If the Contractor observes that the drawings and specifications are at variance therewith, he shall promptly notify the Designer in writing. If the Contractor performs any work knowing it to be contrary to such laws, ordinances, codes, rules and regulations, and without such notice to the Owner, he shall bear all cost arising there from.

All work under this contract shall conform to the current North Carolina Building Code and other state and national codes as are applicable.

Projects constructed by the State of North Carolina or by any agency or institution of the State are not subject to county or municipal building codes and may* not be subject to inspection by county or municipal authorities. Where appropriate, the Contractor shall, cooperate with the county or municipal authorities by obtaining building permits. The contractor at no cost may obtain permits to the owner.

All fire alarm work shall be in accordance with the latest State Construction Office (SCO) *Guidelines for Fire Alarm Installation* (NFPA72). Where the contract documents are in conflict with the SCO guidelines, the SCO guidelines shall govern. The Contractor shall be responsible for all the costs for the correction of the work where he installs it in conflict with the latest edition of the SCO *Guidelines for Fire Alarm Installation*.

*Inspection and certification of compliance by local authorities is necessary if an architect or engineer was <u>not</u> employed on the project, or if the plans and specifications were not approved and the construction inspected by the State Construction Office.

10. PROTECTION OF WORK, PROPERTY, THE PUBLIC AND SAFETY

- a. The contractors shall be jointly responsible for the entire site and the building or construction of the same and provide all the necessary protections, as required by the owner or designer, and by laws or ordinances governing such conditions. They shall be responsible for any damage to the owner's property or of that of others on the job, by them, their personnel, or their subcontractors, and shall make good such damages. They shall be responsible for and pay for any damages caused to the owner. All contractors shall have access to the project at all times, except as indicated in the Supplemental General Conditions.
- b. The contractor shall provide cover and protect all portions of the structure when the work is not in progress, provide and set all temporary roofs, covers for doorways, sash and windows, and all other materials necessary to protect all the work on the building, whether set by him, or any of the subcontractors. Any work damaged through the lack of proper protection or from any other cause, shall be repaired or replaced without extra cost to the owner.
- c. No fires of any kind will be allowed inside or around the operations during the course of construction without special permission from the designer and owner.
- d. The contractor shall protect all trees and shrubs designated to remain in the vicinity of the operations by building substantial boxes around it. He shall barricade all walks, roads, etc., as directed by the designer to keep the public away from the

construction. All trenches, excavations or other hazards in the vicinity of the work shall be well barricaded and properly lighted at night.

- e. The contractor shall provide all necessary safety measures for the protection of all persons on the job, including the requirements of the A.G.C. *Accident Prevention Manual in Construction*, as amended, and shall fully comply with all state laws or regulations and North Carolina State Building Code requirements to prevent accident or injury to persons on or about the location of the work. He shall clearly mark or post signs warning of hazards existing, and shall barricade excavations, elevator shafts, stairwells and similar hazards. He shall protect against damage or injury resulting from falling materials and he shall maintain all protective devices and signs throughout the progress of the work.
- f. The contractor shall adhere to the rules, regulations and interpretations of the North Carolina Department of Labor relating to Occupational Safety and Health Standards for the Construction Industry (Title 29, Code of Federal Regulations, Part 1926, published in Volume 39, Number 122, Part II, June 24, 1974, Federal Register), and revisions thereto as adopted by General Statutes of North Carolina 95-126 through 155.
- i. In the event of emergency affecting the safety of life, the protection of work, or the safety of adjoining properties, the contractor is hereby authorized to act at his own discretion, without further authorization from anyone, to prevent such threatened injury or damage. Any compensation claimed by the contractor on account of such action shall be determined as provided for under Article 13(b).
- j. Any and all costs associated with correcting damage caused to adjacent properties of the construction site or staging area shall be borne by the contractor. These costs shall include but not be limited to flooding, mud, sand, stone, debris, and discharging of waste products.

11. SUBCONTRACTS AND SUBCONTRACTORS

The Contractor is and remains fully responsible for his own acts or omissions as well as those of any subcontractor or of any employee of either. The Contractor agrees that no contractual relationship exists between the subcontractor and the Owner in regard to the contract, and that the subcontractor acts on this work as an agent or employee of the Contractor.

12. CONTRACTOR-SUBCONTRACTOR RELATIONSHIPS

The Contractor agrees that the terms of these Contract Documents shall apply equally to each Subcontractor as to the Contractor, and the Contractor agrees to take such action as may be necessary to bind each Subcontractor to these terms. The Contractor further agrees to conform to the Code of Ethical Conduct as adopted by the Associated General Contractors of America, Inc., with respect to Contractor-Subcontractor relationships. The Owner reserves the right to limit the amount of portions of work to be subcontracted as hereinafter specified.

13. CHANGES IN THE WORK AND CLAIMS FOR EXTRA COST

a. The owner may have changes made in the work covered by the contract. These changes will not invalidate and will not relieve or release the contractor from any

guarantee given by him pertinent to the contract provisions. These changes will not affect the validity of the guarantee bond and will not relieve the surety or sureties of said bond. All extra work shall be executed under conditions of the original contract.

b. Except in an emergency endangering life or property, no change shall be made by the contractor except upon receipt of approved_change order from the designer, countersigned by the owner authorizing such change. No claim for adjustments of the contract price shall be valid unless this procedure is followed. Should a claim for extra compensation by the contractor be denied by the designer or the owner, the contractor may pursue his claim in accordance with G.S. 143-135.3.

In the event of emergency endangering life or property, the contractor may be directed to proceed on a time and material basis whereupon the contractor shall proceed and keep accurately on such form as specified by the designer or owner, a correct account of costs together with all proper invoices, payrolls and supporting data. Upon completion of the work the change order will be prepared as outlined under either Method "c(1)" or Method "c(2)" or both.

- c. In determining the values of changes, either additive or deductive, contractors are restricted to the use of the following methods:
 - 1. Where the extra work involved is covered by unit prices quoted in the proposal, or subsequently agreed to by the Contractor, Designer, Owner and State Construction Office the value of the change shall be computed by application of unit prices based on quantities, estimated or actual as agreed of the items involved, except is such cases where a quantity exceeds the estimated quantity allowance in the contract by one hundred percent (100%) or more. In such cases, either party may elect to proceed under subparagraph c (2) herein. If neither party elects to proceed under c (2), then unit prices shall apply.
 - 2. The contracting parties shall negotiate and agree upon the equitable value of the change prior to issuance of the change order, and the change order shall stipulate the corresponding lump sum adjustment to the contract price.
- d. Under Paragraph "b" and Methods "c(2)" above, the allowances for overhead and profit combined shall be as follows: all contractors (the single contracting entity (prime), his subcontractors(1st tier subs), or their sub-subcontractors (2nd tier subs, 3rd tier subs, etc.) shall be allowed a maximum of 10% on work they each self-perform; the prime contractor shall be allowed a maximum of 5% on contracted work of his 1st tier sub; 1st tier, 2nd tier, 3rd tier, etc. contractors shall be allowed a maximum of 2.5% on the contracted work of their subs.; Under Method "c(1)", no additional allowances shall be made for overhead and profit. In the case of deductible change orders, under Method "c(2)" and Paragraph (b) above, the contractor shall include no less than five percent (5%) profit, but no allowances for overhead.

- e. The term "net cost" as used herein shall mean the difference between all proper cost additions and deductions. The "cost" as used herein shall be limited to the following:
 - 1. The actual costs of materials and supplies incorporated or consumed as part of the work:
 - The actual costs of labor expended on the project site; labor expended in coordination, change order negotiation, record document maintenance, shop drawing revision or other tasks necessary to the administration of the project are considered overhead whether they take place in an office or on the project site.
 - 3. The actual costs of labor burden, limited to the costs of social security (FICA) and Medicare/Medicaid taxes; unemployment insurance costs; health/dental/vision insurance premiums; paid employee leave for holidays, vacation, sick leave, and/or petty leave, not to exceed a total of 30 days per year; retirement contributions; worker's compensation insurance premiums; and the costs of general liability insurance when premiums are computed based on payroll amounts; the total of which shall not exceed thirty percent (30%) of the actual costs of labor;
 - 4. The actual costs of rental for tools, excluding hand tools; equipment; machinery; and temporary facilities required for the work;
 - 5. The actual costs of premiums for bonds, insurance, permit fees and sales or use taxes related to the work.

Overtime and extra pay for holidays and weekends may be a cost item only to the extent approved by the owner.

- f. Should concealed conditions be encountered in the performance of the work below grade, or should concealed or unknown conditions in an existing structure be at variance with the conditions indicated by the contract documents, the contract sum and time for completion may be equitably adjusted by change order upon claim by either party made within thirty (30) days after the condition has been identified. The cost of such change shall be arrived at by one of the foregoing methods. All change orders shall be supported by a unit cost breakdown showing method of arriving at net cost as defined above.
- g. Change orders shall be submitted by the contractor in writing to the owner/designer for review and approval. The contractor will provide such proposal and supporting data in suitable format. The designer shall verify correctness. Delay in the processing of the change order due to lack of proper submittal by the contractor of all required supporting data shall not constitute grounds for a time extension or basis of a claim. Within fourteen (14) days after receipt of the contractor's accepted proposal including all supporting documentation required by the designer, the designer shall prepare the change order and forward to the contractor for his signature or otherwise respond, in writing, to the contractor's proposal. Within seven (7) days after receipt of the

change order executed_by the contractor, the designer shall, certify the change order by his signature, and forward the change order and all supporting data to the owner for the owner's signature. The owner shall execute the change order, within seven (7) days of receipt.

At the time of signing a change order, the contractor shall be required to certify as follows:

"I certify that my bonding company will be notified forthwith that my contract has been changed by the amount of this change order, and that a copy of the approved change order will be mailed upon receipt by me to my surety."

- h. A change order, when issued, shall be full compensation, or credit, for the work included, omitted or substituted. It shall show on its face the adjustment in time for completion of the project as a result of the change in the work.
- i. If, during the progress of the work, the owner requests a change order and the contractor's terms are unacceptable, the owner, may require the contractor to perform such work on a time and material basis whereupon the contractor shall proceed and keep accurately on such form as specified by the Designer or owner, a correct account of cost together with all proper invoices, payrolls and supporting data. Upon completion of the work a change order will be prepared with allowances for overhead and profit per paragraph d. above and "net cost" and "cost" per paragraph e. above. Without prejudice, nothing in this paragraph shall preclude the owner from performing or to have performed that portion of the work requested in the change order.

14. ANNULMENT OF CONTRACT

If the contractor fails to begin the work under the contract within the time specified, or the progress of the work is not maintained on schedule, or the work is not completed within the time specified, or fails to perform the work with sufficient workmen and equipment or with sufficient materials to ensure the prompt completion of said work, or shall perform the work unsuitably or shall discontinue the prosecution of the work, or if the contractor shall become insolvent or be declared bankrupt or commit any act of bankruptcy or insolvency, or allow any final judgment to stand against him unsatisfied for a period of forty-eight (48) hours, or shall make an assignment for the benefit of creditors, or for any other cause whatsoever shall not carry on the work in an acceptable manner, the owner may give notice in writing, sent by certified mail, return receipt requested, to the contractor and his surety (if applicable) of such delay, neglect or default, specifying the same, and if the contractor within a period of seven (7) days after such notice shall not proceed in accordance therewith, then the owner shall, declare this contract in default, and, thereupon, the surety shall promptly take over the work and complete the performance of this contract in the manner and within the time frame specified. In the event the contractor, or the surety (if applicable) shall fail to take over the work to be done under this contract within seven (7) days after being so notified and notify the owner in writing, sent by certified mail, return receipt requested, that he is taking the same over and stating that he will diligently pursue and complete the same, the owner shall have full power and authority, without violating the contract, to take the prosecution of the work out of the hands of said contractor, to appropriate or use any or all contract materials and equipment on the grounds as may be suitable and acceptable and may enter into an agreement, either by public letting or negotiation, for the completion of said contract according to the terms and provisions thereof or use such other methods as in his opinion shall be required for the

completion of said contract in an acceptable manner. All costs and charges incurred by the owner, together with the costs of completing the work under contract, shall be deducted from any monies due or which may become due said contractor and surety (if applicable). In case the expense so incurred by the owner shall be less than the sum which would have been payable under the contract, if it had been completed by said contractor, then the said contractor and surety (if applicable) shall be entitled to receive the difference, but in case such expense shall exceed the sum which would have been payable under the contract, then the contractor and the surety (if applicable) shall be liable and shall pay to the owner the amount of said excess.

15. TERMINATION FOR CONVENIENCE

- a. Owner may at any time and for any reason terminate Contractor's services and work at Owner's convenience, after notification to the contractor in writing via certified mail. Upon receipt of such notice, Contractor shall, unless the notice directs otherwise, immediately discontinue the work and placing of orders for materials, facilities and supplies in connection with the performance of this Agreement.
- b. Upon such termination, Contractor shall be entitled to payment only as follows:

 (1) the actual cost of the work completed in conformity with this Agreement; plus,
 (2) such other costs actually incurred by Contractor as approved by Owner;
 (3) plus ten percent (10%) of the cost of the balance of the work to be completed for overhead and profit. There shall be deducted from such sums as provided in this subparagraph the amount of any payments made to Contractor prior to the date of the termination of this Agreement. Contractor shall not be entitled to any claim or claim of lien against Owner for any additional compensation or damages in the event of such termination and payment.

16. OWNER'S RIGHT TO DO WORK

If, during the progress of the work or during the period of guarantee, the contractor fails to prosecute the work properly or to perform any provision of the contract, the owner, after seven (7) days' written notice sent by certified mail, return receipt requested, to the contractor from the designer, may perform or have performed that portion of the work. The cost of the work may be deducted from any amounts due or to become due to the contractor, such action and cost of same having been first approved by the designer. Should the cost of such action of the owner exceed the amount due or to become due the contractor, then the contractor or his surety, or both, shall be liable for and shall pay to the owner the amount of said excess.

17. REQUESTS FOR PAYMENT

Contractor shall refer to the Supplemental General Conditions for specific directions on payment schedule, procedures and the name and address where to send applications for payments for this project. It is imperative that invoices be sent only to the above address in order to assure proper and timely delivery and handling.

The Designer/Owner will process all Contractor pay requests as the project progresses. The Contractor shall receive payment within thirty (30) consecutive days after Designer/Owner's

approval of each pay request. Payment will only be made for work performed as determined by the Designer/Owner.

Retainage:

- a. Retainage withheld will not exceed 5% at any time.
- b. The same terms apply to general contractor and subcontractors alike.
- c. Following 50% completion of the project no further retainage will be withheld if the contractor/subcontractor has performed their work satisfactorily.
- d. Exceptions:
 - 1. Owner/Contractor can reinstate retainage if the contractor/subcontractor does not continue to perform satisfactorily.
 - 2. Following 50% completion of the project, the owner is authorized to withhold additional retainage from a subsequent periodic payment if the amount of retainage withheld falls below 2.5%.

Final payment will be made within forty-five (45) consecutive days after acceptance of the work, receipt of marked-up "as-built" drawings and specifications and the submission both of notarized Contractor's affidavit and final pay request. All pay requests shall be submitted to the Designer/Owner for approval.

THE CONTRACTOR'S FINAL PAYMENT AFFIDAVIT SHALL STATE: "THIS IS TO CERTIFY THAT ALL COSTS OF MATERIALS, EQUIPMENT, LABOR, SUBCONTRACTED WORK, AND ALL ELSE ENTERING INTO THE ACCOMPLISHMENT OF THIS CONTRACT, INCLUDING PAYROLLS, HAVE BEEN PAID IN FULL."

18. PAYMENTS WITHHELD

The designer with the approval of the Owner may withhold payment for the following reasons:

- a. Faulty work not corrected.
- b. The unpaid balance on the contract is insufficient to complete the work in the judgment of the designer.
- c. To provide for sufficient contract balance to cover liquidated damages that will be assessed.
- d. The secretary of the Department of Administration may authorize the withholding of payment for the following reasons:
 - i.Claims filed against the contractor or evidence that a claim will be filed.
 - ii. Evidence that subcontractors have not been paid.

When grounds for withholding payments have been removed, payment will be released. Delay of payment due the contractor without cause will make owner liable for payment of interest to the contractor as provided in G.S. 143-134.1. As provided in G.S. 143-134.1(e), the owner shall not be liable for interest on payments withheld by the owner for unsatisfactory job progress, defective construction not remedied, disputed work, or third-party claims filed against the owner or reasonable evidence that a third-party claim will be filed.

19. MINIMUM INSURANCE REQUIREMENTS

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

a. Worker's Compensation and Employer's Liability

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

b. Public Liability and Property Damage

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

Bodily Injury: \$500,000 per occurrence

Property Damage: \$100,000 per occurrence / \$300,000 aggregate

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

conditions.

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

c. Property Insurance (Builder's Risk/Installation Floater)

The contractor shall purchase and maintain property insurance until final acceptance, upon the entire work at the site to the full insurable value thereof. This insurance shall include the interests of the owner, the contractor, the subcontractors and sub-subcontractors in the work and shall insure against the perils of fire, wind, rain, flood, extended coverage, and vandalism and malicious mischief. If the owner is damaged by failure of the contractor to purchase or maintain such insurance, then the contractor shall bear all reasonable costs properly attributable thereto; the contractor shall effect and maintain similar

property insurance on portions of the work stored off the site when request for payment per articles so includes such portions.

d. **Deductible**

Any deductible, if applicable to loss covered by insurance provided, is to be borne by the contractor.

e. Other Insurance

The contractor shall obtain such additional insurance as may be required by the owner or by the General Statutes of North Carolina including motor vehicle insurance, in amounts not less than the statutory limits.

f. **Proof of Carriage**

The contractor shall furnish the owner with satisfactory proof of carriage of the insurance required before written approval is granted by the owner.

20. ASSIGNMENT

No assignment of the Contractor's obligations or the Contractor's right to receive payment hereunder shall be permitted. However, upon written request approved by the Owner and solely as a convenience to the Contractor, the Owner may: (1) forward the Contractor's payment check directly to any person or entity designated by the Contractor, and (2) include any person or entity designated by Contractor as a joint payee on the Contractor's payment check. In no event shall such approval and action obligate the Owner to anyone other than the Contractor, and the Contractor shall remain responsible for fulfillment of all contract obligations.

21. CLEANING UP AND RESTORATION OF SITE

The Contractor shall keep the sites and surrounding area reasonably free from rubbish at all times and shall remove debris from the site from time to time or when directed to do so by the Owner. Before final inspection and acceptance of the project, the Contractor shall thoroughly clean the sites, and completely prepare the project and site for use by the Owner.

At the end of construction, the contractor shall oversee and implement the restoration of the construction site to its original state. Restoration includes but not limited to walks, drives, lawns, trees and shrubs, corridors, stairs and other elements shall be repaired, cleaned or otherwise restored to their original state.

22. GUARANTEE

The contractor shall unconditionally guarantee materials and workmanship against patent defects arising from faulty materials, faulty workmanship or negligence for a period of twelve (12) months following the final acceptance of the work and shall replace such defective materials or workmanship without cost to the owner.

Where items of equipment or material carry a manufacturer's warranty for any period in excess of twelve (12) months, then the manufacturer's warranty shall apply for that particular piece of

equipment or material. The contractor shall replace such defective equipment or materials, without cost to the owner, within the manufacturer's warranty period.

Additionally, the owner may bring an action for latent defects caused by the negligence of the contractor, which is hidden or not readily apparent to the owner at the time of beneficial occupancy or final acceptance, whichever occurred first, in accordance with applicable law.

Guarantees for roofing workmanship and materials shall be stipulated in the specifications sections governing such roof, equipment, materials, or supplies.

23. STANDARDS

All manufactured items and/or fabricated assemblies subject to operation under pressure, operation by connection to an electric source, or operation involving a connection to a manufactured, natural, or LP gas source shall be constructed and approved in a manner acceptable to the appropriate State inspector which customarily requires the label or reexamination listing or identification marking of appropriate safety standard organization, such as the American Society of Mechanical Engineers for pressure vessels; the Underwriters Laboratories and/or National Electrical Manufacturers Association for electrically operated assemblies; or the American Gas Association for gas operated assemblies, where such approvals of listings have been established for the type of device offered and furnished. Further, all items furnished shall meet all requirements of the Occupational Safety and Health Act (OSHA), and State and federal requirements relating to clean air and water pollution.

All equipment and products must be independent third party tested and labeled (UL, FM, or CTS) before final connections to Owner services or utilities.

24. TAXES

- a. Federal excise taxes do not apply to materials entering into state work (Internal Revenue Code, Section 3442(3)).
- b. Federal transportation taxes do not apply to materials entering into state work (Internal Revenue Code, Section 3475(b) as amended).
- c. North Carolina sales tax and use tax, as required by law, do apply to materials entering into state work and such costs shall be included in the bid proposal and contract sum.
- d. Local option sales and use taxes, as required by law, do apply to materials entering into state work as applicable and such costs shall be included in the bid proposal and contract sum.

e. Accounting Procedures for Refund of County Sales & Use Tax

Amount of county sales and use tax paid per contractor's statements:

Contractors performing contracts for state agencies shall give the state agency for whose project the property was purchased a signed statement containing the information listed in G.S. 105-164.14(e).

The Department of Revenue has agreed that in lieu of obtaining copies of sales receipts from contractors, an agency may obtain a certified statement as of April 1, 1991 from the contractor setting forth the date, the type of property and the cost of the property purchased from each vendor, the county in which the vendor made the sale and the amount of local sales and use taxes paid thereon. If the property was purchased out-of-state, the county in which the property was delivered should be listed. The contractor should also be notified that the certified statement may be subject to audit.

In the event the contractors make several purchases from the same vendor, such certified statement must indicate the invoice numbers, the inclusive dates of the invoices, the total amount of the invoices, the counties, and the county sales and use taxes paid thereon.

Name of taxing county: The position of a sale is the retailer's place of business located within a taxing county where the vendor becomes contractually obligated to make the sale. Therefore, it is important that the county tax be reported for the county of sale rather than the county of use.

When property is purchased from out-of-state vendors and the county tax is charged, the county should be identified where delivery is made when reporting the county tax.

Such statement must also include the cost of any tangible personal property withdrawn from the contractor's warehouse stock and the amount of county sales or use tax paid thereon by the contractor.

Similar certified statements by his subcontractors must be obtained by the general contractor and furnished to the claimant.

Contractors are not to include any tax paid on supplies, tools and equipment which they use to perform their contracts and should include only those building materials, supplies, fixtures and equipment which actually become a part of or annexed to the building or structure.

25. EQUAL OPPORTUNITY CLAUSE

The non-discrimination clause contained in Section 202 (Federal) Executive Order 11246, as amended by Executive Order 11375, relative to equal employment opportunity for all persons without regard to race, color, religion, sex or national origin, and the implementing rules and regulations prescribed by the secretary of Labor, are incorporated herein.

The contractor(s) agree not to discriminate against any employee or applicant for employment because of physical or mental disabilities in regard to any position for which the employee or applicant is qualified. The contractor agrees to take affirmative action to employ, advance in employment and otherwise treat qualified individuals with such disabilities without discrimination based upon their physical or mental disability in all employment practices.

26. MINORITY BUSINESS PARTICIPATION

GS 143-128.2 establishes a ten percent (10%) goal for participation by minority business in

total value of work for each State building project.

For construction contracts with a value of less than \$300,000, the Owner has the responsibility to make a good faith effort to solicit minority bids and to attain the goal. The contractor shall include with his bid a completed Identification of HUB Certified/Minority Business Participation form. Contractor shall submit completed Appendix E MBE Documentation for Contract Payments form with final payment request.

For construction contracts with a value of \$300,000 or greater, the contractor shall comply with the document *Guidelines for* Recruitment and Selection of Minority Businesses for Participation in State Construction Contracts including Identification of Minority Business Participation, Affidavits A, B, C, and D, and Appendix E. These forms provided herein are hereby incorporated and made a part of this contract.

27. ACCESS TO PERSONS AND RECORDS

The State Auditor shall have access to persons and records as a result of all contracts or grants entered into by the Owner in accordance with General Statute 147-64.7. The Owner's internal auditors shall also have the right to access and copy the Contractor's records relating to the Contract and Project during the term of the Contract and within two years following the completion of the Project/close-out of the Contract to verify accounts, accuracy, information, calculations and/or data affecting and/or relating to Contractor's requests for payment, requests for change orders, change orders, claims for extra work, requests for time extensions and related claims for delay/extended general conditions costs, claims for lost productivity, claims for lost efficiency, claims for idle equipment or labor, claims for price/cost escalation, pass-through claims of subcontractors and/or suppliers, and/or any other type of claim for payment or damages from Owner and/or its project representatives.

28. GOVERNING LAWS

This contract is made under and shall be governed by and construed in accordance with the laws of the State of North Carolina. The Contractor shall comply with all applicable federal, State and local laws, statutes, ordinances and regulations including, but not limited to, the Omnibus Transportation Act of 1991 and its implementing regulations.

29. CONTRACTOR EVALUATION

The contractor's overall work performance on the project shall be fairly evaluated in accordance with the State Building Commission policy and procedures, for determining qualifications to bid on future State projects. In addition to final evaluation, an interim evaluation may be prepared during the progress of project. The owner may request the contractor's comments to evaluate the designer.

SUPPLEMENTARY GENERAL CONDITIONS

TIME OF COMPLETION

All work, including chosen Alternates, must be complete by March 31st, 2025. Contractor will be responsible for any expedited shipping costs to meet the March 31st, 2025 deadline. A proposed written schedule should accompany the Contractors bid.

For each day in excess of the above completion date, the Contractor shall pay the Owner the amount of Two Hundred Dollars (\$_\$200.) as liquidated damages reasonably estimated in advance to cover the losses to be incurred by the Owner should the Contractor fail to complete the Work within the time specified.

If the Contractor is delayed at anytime in the progress of his work by any act or negligence of the Owner, his employees or his separate contractor, by changes ordered in the work; by abnormal weather conditions; by any causes beyond the Contractor's control or by other causes deemed justifiable by Owner, then the contract time may be reasonably extended in a written order from the Owner upon written request from the contractor within ten days following the cause for delay. Time extensions for weather delays, acts of God, labor disputes, fire, delays in transportation, unavoidable casualties or other delays which are beyond the control of the Owner do not entitle the Contractor to compensable damages for delays. Any contractor claim for compensable damages for delays is limited to delays caused solely by the owner or its agents.

CONTRUCTION SCHEDULE:

All work, including chosen Alternates, must be complete by March 31st, 2025. Contractor will be responsible for any expedited shipping costs to meet the March 31st, 2025 deadline. A proposed written schedule should accompany the Contractors bid.

PAYMENTS:

The Owner will process all Contractor pay requests as the project progresses. The Contractor shall receive payment within forty five (45) consecutive days after Designer/Owner's approval of each pay request. Payment will only be made for work performed as determined by the Designer/Owner.

CONTRACTORS MUST BE ON NC E-PROCUREMENT AS REGISTERED CONTRACTORS WITH-IN ONE WEEK (7 days) OF CONTRACT AWARD.

UTILITIES:

- Any needed electrical, electrical extension cords or water hoses will be the responsibility
 of the Contractor. No other utilities will be provided by the owner. Any additional utilities
 required by the Contractor or subcontractors will be the Contractor's responsibility to
 provide.
- The Contractor needs to supply a porta john for this project. The location will be discussed during the Pre-bid meeting. The Contractor will not be allowed to use restrooms in any building

- The Contractor will not be allowed to use BRCC's dumpsters. If the Contractor requires a dumpster, this will be at the Contractors expense. The location will be discussed during the Pre-bid meeting.
- The owner will discuss parking for the Contractor during the Pre-Bid meeting

SECURITY

- Contractor will need to provide our Chief of Police, tag numbers, sub-contractors and employees working on the project.
- BRCC will not be responsible for the security, loss or theft of any of the Contractor's tools, equipment, supplies, materials, storage pod or its content.

WEAPONS PROHIBITED ON SCHOOL PROPERTY

It is unlawful for any person to possess, or carry, whether openly or concealed any gun, riffle, pistol, dynamite cartridge, bomb, grenade, mine, powerful explosive, bowie knife, dirk, dagger, slingshot, leaded cane, switchblade knife, blackjack, metallic knuckles or any other weapon of like kind, in any College building or vehicle or otherwise on College property.

USE OF SITE

- Work hours are between 7:00 AM-9:00 PM, afterhours and weekend work may occur with prior permission from BRCC's Capital Project/Construction Coordinator.
- Work will have to be coordinated with the BRCC Capital Project/Construction Coordinator to prevent road closure during scheduled classes and events.
- Contractor to Provide Traffic Control Flaggers with Safety Vests and Safety Cones at any time a road is blocked for deliveries, loading, unloading & cranes.
- No communication is allowed between Contractors/subcontractors and students
- All areas of construction must be barricaded off with safety cones and caution tape and have signage designating construction area.
- There may be situations when work will not be permitted because of testing in a certain program (Testing is required by the State). As the owner this will be at a minimum. This can be discussed in construction meetings.
- There may be situations when work is not permitted due to events, classes and testing.
 This can be discussed in construction meetings.
- All road, parking lot or partial parking lot closures for material/equipment delivery and removal etc. must be scheduled with the BRCC Capital Project/Construction Coordinator in advance. The Contractor must provide flaggers at any time roads or lanes are closed.
- Daily cleaning of the portion of the areas used by the Contractor and his subs is required at end of each day.
- Shirts are required to be worn at all times.
- No vehicles will be allowed to cross or drive over sidewalks or concrete pads and patios. Any damage to walkways, pads patios and foliage will be the responsibility of the Contactor to repair or replace. The Contractor shall keep the sites and surrounding area reasonably free from rubbish at all times and shall remove debris from the site from time to time or when directed to do so by the Owner. Before final inspection and acceptance of the project, the Contractor shall thoroughly clean the sites, and completely prepare the project and site for use by the Owner.
- At the end of construction, the contractor shall oversee and implement the restoration of the construction site to its original state. Restoration includes but not limited to walks,

drives, lawns, trees and shrubs, corridors, stairs and other elements shall be repaired, cleaned or otherwise restored to their original state.

ALTERNATE BIDS

Alternate #1: Provide and install one TPO walk pad at each HVAC access panel

Alternate #2: Replace and install existing ladder which provides access from upper roof to lower roof

Alternate #	Add/ Deduct	Alternate bid price	Accepted (OWNER INITIALS ON EACH LINE INDICATES ACCEPTANCE OF ALTERNATE)
Alternate #1: Walk Pads			
Alternate #2: Replace Roof Ladder			

UNIT PRICES

Unit prices are requested for additional work not included in Base bid or Alternates.

Unit pricing is requested per square foot (material and labor) for any metal decking found needing replacement due to rust.	
Price per unit to provide and install retrofit roof drains (material and labor)	

NO SMOKING POLICY

Blue Ridge Community College is committed to providing students, employees, and visitors a safe and healthy environment. To address this commitment, smoking and use of tobacco produces is prohibited on all College properties including inside any building or facility and on College grounds. Exceptions are only limited to smoking or the use of tobacco products inside the confines of a motor vehicle on College grounds. This shall also be known as the College's "Tobacco-free Policy".

For the purposes of this policy, tobacco products include cigarettes, cigars, blunts, bidis, pipes, chewing tobacco, snuff, e-cigarettes, and any other items containing or reasonably resembling tobacco or tobacco products, or any product simulating smoking instruments.

MINORITY BUSINESS PARTICIPATION

GS 143-128.2 establishes a ten percent (10%) goal for participation by minority business in total value of work for each State building project.

For construction contracts with a value of less than \$300,000, the Owner has the responsibility to make a good faith effort to solicit minority bids and to attain the goal. The contractor shall include with his bid a completed Identification of HUB Certified/Minority Business Participation form. Contractor shall submit completed Appendix E MBE Documentation for Contract Payments form with final payment request.

For construction contracts with a value of \$300,000 or greater, the contractor shall comply with the document *Guidelines for* Recruitment and Selection of Minority Businesses for Participation in State Construction Contracts including Identification of Minority Business Participation, Affidavits A, B, C, and D, and Appendix E. These forms provided herein are hereby incorporated and made a part of this contract.

TECHNICAL SPECIFICATIONS

BASE Bid: Lower Roof

The project scope is inclusive of, but not limited to: Provide a turnkey project inclusive of all labor, materials, traffic control, supervision, disposal fees, permits, inspections for roof work specified ONLY in Alternate #2 per engineered drawings and specifications located at the Henderson building on the campus of Blue Ridge Community College. **Contractor should note the upper roof and the east lower roof are not in the scope.** The work outlined for the upper roof has been previously done. Contractor is to meet or exceed all requirements and specifications outlined in the engineered drawings and specifications and Pre-bid. Work area and equipment room to be left in a clean and good condition.

It will be up to the Contractor to do his own core samples and verify layers and underlayment. Core sampling will be at the Contractor's expense. Site visits must be arranged ahead of time with the BRCC Capital Project/Construction Coordinator.

- All work will match the composition of the previously done upper roof) including new insulation, new coverboard, new membrane roof) and shall include replacement of the existing roof coping.
- All edge metal colors will be chosen by BRCC from the manufacturer's standard color chart. BRCC's intent is to match the color of the edge metal on the upper roof.
- Furnish the necessary supervision, labor, tools, equipment and materials to complete the work outlined in the engineered drawings and pre-bid meeting.
- Work completion includes receiving and passing all inspections.
- Work completion includes BRCC receiving written sole-source manufacturer warranty.
- Install all materials and equipment in accordance with manufacturer's instructions and warranty requirements.
- Contractor is to obtain and pay for any and all required permits and inspections. Any
 deficiencies found in the installation or materials used in the installation which prevents
 receiving a green tag from inspectors will be the Contractor's responsibility and expense
 to correct.
- Contractor will be responsible for all utility disconnections and reconnections that may be required to accomplish the scope of work including gas, electrical, plumbing, flu.
- Work schedule limitations to be coordinated with the Blue Ridge Community College Project Coordinator.
- Contractor may work at night with 48 hour notice and the BRCC Capital Project/Construction Coordinator's approval.

- Project includes disposal of all associated debris offsite at the Contractor's expense.
 The Contractor will not be allowed to use College dumpsters. Construction dumpsters will be the responsibility of the Contractor and at the Contractor's expense.
- Contractor will provide traffic flaggers for any road or lane closures needed for delivery of equipment or work to be done.
- Daily Cleanup of all affected work areas and paths of entry and material delivery or removal.
- Any damage to buildings, walk ways, pads, patios and foliage will be the responsibility of the Contractor to repair or replace at their expense. This includes work associated with the crane

Warranty

- Single source warranty required, all materials including but not limited to: membrane, flashings, cover board, insulation and edge materials are to be sourced from a single provider and covered by a Total Roofing System warranty.
- The Roofing System Manufacturer shall inspect the installation and warrant the materials and workmanship of the roofing system against leakage for a minimum of twenty (20) years following acceptance of the completed project by the Owner.
- The roofing Contractor hall warrant the materials and workmanship of the roofing system against leakage and defects due to faulty materials, workmanship and contract negligence for a period of two (2) years following acceptance of the completed project by the owner. This warranty will be signed by the installer and provided in writing to the Owner.
- o The Manufacturer Warranty shall be a NDL (No Dollar Limit) and non-prorated.

Product Delivery, Storage and Handling

- Deliver materials to the jobsite in the manufacturer's original, unopened containers or wrapping with the manufacturer's name, brand, date of manufacture with directions for storing and mixing with other components. Installation instructions to be intact and legible.
 Deliver in sufficient quantity to permit work to continue without interruption.
- Comply with the manufacturer's written instructions for proper material storage. Store curable materials (adhesives and sealants) between 60 degrees F and 80 degrees F in dry areas protected from water and direct sunlight. If exposed to lower temperature, restore to 60 degrees minimum temperature before using.
- Store materials containing solvents in dry, well ventilated spaces with proper fire safety precautions. Keep lids on tight. Use before expiration of their shelf life.
- o Insulation must be on pallets, off the ground and tightly covered with waterproof materials.
- Any materials which are found to be damaged shall be removed and replaced at the applicator's expense.
- Discard and legally dispose of liquid material that cannot be applied within its stated shelf life.
- Handle and store roofing materials, and place equipment in a manner to avoid permanent deflection of the deck.

Job Site Protection

- Contractor to provide and install temporary hazard barricade on perimeter on roof being repaired.
- Do not overload any portion of the building, either by use of or placement of equipment, storage of materials or placement of debris.
- Take precautions to prevent drains from clogging during the roofing application. Remove debris at the completion of each day's work and clean drains if required. At completion, test drains to ensure the system is free running and drain connections are watertight.
- Remove strainers and plug drains in areas where work is in progress. Remove plugs each night and screen drains.
- The roofing Contractor shall adequately protect building, pave areas, service drives, lawns, shrubs, trees, etc. from damage while performing the required work. Provide canvas, boards and sheet metal (properly secured) as necessary for protection and remove protection material at completion. The Contractor shall repair or be responsible for costs to repair property damaged during the roofing application.
- During the roofing Contractor's performance of the work, the building owner will continue to occupy the building. The Contractor shall take precautions to prevent the spread of dust and debris, particularly where such materials may sift into the building. The roofing Contractor shall provide labor and materials to construct temporary enclosures to prevent dust and debris in the construction area from entering the building.
- o Protect against fire and flame spread. Maintain proper and adequate fire extinguishers.

Attach to Bid Attach to Bid

Identification of HUB Certified/ Minority Business Participation

	(Name of Bidder)		
o hereby certify that on this project, we will onstruction subcontractors, vendors, suppl	l use the following HUB C	ertified/ minority ssional services.	business as
irm Name, Address and Phone #	Work Type	*Minority Category	**HUB Certified (Y/N)

^{*}Minority categories: Black, African American (**B**), Hispanic (**H**), Asian American (**A**) American Indian (**I**),

** HUB Certification with the state HUB Office required to be counted toward state participation goals.

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rne	lOlai	value	OI IIIIII	ority bu:	siness	Contracting	ı wılı be	(2)	

	(Name of Bidder)
Affidavit	
	I have made a good faith effort to comply under the following areas checked: must earn at least 50 points from the good faith efforts listed for their bid to be red responsive. (1 NC Administrative Code 30 I.0101)
that w	0 pts) Contacted minority businesses that reasonably could have been expected to submit a quote and ere known to the contractor, or available on State or local government maintained lists, at least 10 days the bid date and notified them of the nature and scope of the work to be performed.
	pts) Made the construction plans, specifications and requirements available for review by prospective ty businesses, or providing these documents to them at least 10 days before the bids are due.
	5 pts) Broken down or combined elements of work into economically feasible units to facilitate minority pation.
Histor	D pts) Worked with minority trade, community, or contractor organizations identified by the Office of ically Underutilized Businesses and included in the bid documents that provide assistance in ment of minority businesses.
	0 pts) Attended prebid meetings scheduled by the public owner.
6 – (20 or inst	D pts) Provided assistance in getting required bonding or insurance or provided alternatives to bonding urance for subcontractors.
unqua	5 pts) Negotiated in good faith with interested minority businesses and did not reject them as lified without sound reasons based on their capabilities. Any rejection of a minority business based on f qualification should have the reasons documented in writing.
capita credit	5 pts) Provided assistance to an otherwise qualified minority business in need of equipment, loan I, lines of credit, or joint pay agreements to secure loans, supplies, or letters of credit, including waiving that is ordinarily required. Assisted minority businesses in obtaining the same unit pricing with the 's suppliers in order to help minority businesses in establishing credit.
	D pts) Negotiated joint venture and partnership arrangements with minority businesses in order to se opportunities for minority business participation on a public construction or repair project when ble.
10 - (2 meet o	20 pts) Provided quick pay agreements and policies to enable minority contractors and suppliers to cash-flow demands.
Identifica executed	ersigned, if apparent low bidder, will enter into a formal agreement with the firms listed in the tion of Minority Business Participation schedule conditional upon scope of contract to be with the Owner. Substitution of contractors must be in accordance with GS143-128.2(d) abide by this statutory provision will constitute a breach of the contract.
	ersigned hereby certifies that he or she has read the terms of the minority business ent and is authorized to bind the bidder to the commitment herein set forth.
Date:	Name of Authorized Officer:
	Signature:

	Title:		
SEAL	State of, County of Subscribed and sworn to before me this Notary Public My commission expires	day of	20

Attach to Bid Attach to Bid

State of North Carolina --AFFIDAVIT B-- Intent to Perform Contract with Own Workforce.

County of	<u></u>
Affidavit of	
(Nam I hereby certify that it is our intent to perform 100	ne of Bidder) % of the work required for the
	_contract.
(Name of Project)	
In making this certification, the Bidder states that of this type project, and normally performs and ha elements of the work on this project with his/her of	
The Bidder agrees to provide any additional infor support of the above statement. The Bidder agree suppliers where possible.	mation or documentation requested by the owner in es to make a Good Faith Effort to utilize minority
The undersigned hereby certifies that he or she hadder to the commitments herein contained.	nas read this certification and is authorized to bind the
Date:Name of Authorized Officer:_	
Signature:_	
Title:_	
SEAL	
State of, County of	
State of, County of Subscribed and sworn to before me this	day of20
Notary Public	
My commission expires	

Do not submit with bid Do not submit with bid Do not submit with bid

State of North Carolina - AFFIDAVIT C - Portion of the Work to be Performed by HUB Certified/Minority Businesses

County of		•			
(Note this form is to	be submitted only	by the appa	arent lowest	t responsible, resp	oonsive bidder.)
If the portion of the w 128.2(g) and 128.4(a bidder must complete This affidavit shall be after notification of be	a),(b),(e) is <u>equal to c</u> e this affidavit. e provided by the app	or greater tha	n 10% of the	e bidders total contr	act price, then the
Affidavit of	(1)	(5:11)		I do hereby	certify that on the
	`	ne of Bidder)			
Project ID#	(Project N		mount of Bid	\$	
I will expend a minim enterprises. Minority providers of profession	/ businesses will be	employed as work will be	construction	n subcontractors, v	endors, suppliers or
Name and Phone N	lumber	*Minority Category	**HUB Certified Y/N	Work Description	Dollar Value
*Minority categories: B ** HUB Certification w	Female (F) Soci	ally and Econ	omically Disa	dvantaged (D)	. ,
Pursuant to GS143- work listed in this scl commitment may cor	hedule conditional u	pon executio			
The undersigned her to bind the bidder to			ead the terms	s of this commitmer	nt and is authorized
Date:N	ame of Authorized C	Officer:			
	Sig	nature:			
		Title:			
SEAL	State of Subscribed and swo				
	Subscribed and swo	rn to before m	e this	_day of20	

My commission expires_

Do not submit with bid Do not submit with bid Do not submit with bid Do not submit with bid

State of North Carolina AFFIDAVIT D – Good Faith Efforts

County of						
(Note this form is to be submitted only by the apparent lowest responsible, responsive bidder.)						
If the goal of 10% participation by HUE provide the following documentation to				the Bidder shall		
Affidavit of			I do hereb	y certify that on the		
(1)	Name of Bidde	r)				
(Project	ct Name)					
Project ID#		_Amount o	f Bid \$			
I will expend a minimum of% minority business enterprises. Minority vendors, suppliers or providers of professions listed below. (Attach additional she	y businesse: essional ser ets if required)	s will be em vices. Sucl	ployed as construction h work will be subcontr	subcontractors, acted to the following		
Name and Phone Number	*Minority Category	**HUB Certified Y/N	Work Description	Dollar Value		
*Minority catagories: Black African America	on (D) Hinn	opio (H) Agi	on American (A) America	n Indian (I)		

Examples of documentation that <u>may</u> be required to demonstrate the Bidder's good faith efforts to meet the goals set forth in these provisions include, but are not necessarily limited to, the following:

- A. Copies of solicitations for quotes to at least three (3) minority business firms from the source list provided by the State for each subcontract to be let under this contract (if 3 or more firms are shown on the source list). Each solicitation shall contain a specific description of the work to be subcontracted, location where bid documents can be reviewed, representative of the Prime Bidder to contact, and location, date and time when quotes must be received.
- B. Copies of quotes or responses received from each firm responding to the solicitation.
- C. A telephone log of follow-up calls to each firm sent a solicitation.
- D. For subcontracts where a minority business firm is not considered the lowest responsible sub-bidder, copies of quotes received from all firms submitting quotes for that particular subcontract.
- E. Documentation of any contacts or correspondence to minority business, community, or contractor organizations in an attempt to meet the goal.
- F. Copy of pre-bid roster
- G. Letter documenting efforts to provide assistance in obtaining required bonding or insurance for minority business.
- H. Letter detailing reasons for rejection of minority business due to lack of qualification.
- I. Letter documenting proposed assistance offered to minority business in need of equipment, loan capital, lines of credit, or joint pay agreements to secure loans, supplies, or letter of credit, including waiving credit that is ordinarily required.

Failure to provide the documentation as listed in these provisions may result in rejection of the bid and award to the next lowest responsible and responsive bidder.

Pursuant to GS143-128.2(d), the undersigned will enter into a formal agreement with Minority Firms for work listed in this schedule conditional upon execution of a contract with the Owner. Failure to fulfill this commitment may constitute a breach of the contract.

^{*}Minority categories: Black, African American (**B**), Hispanic (**H**), Asian American (**A**) American Indian (**I**), Female (**F**) Socially and Economically Disadvantaged (**D**)

^{**} HUB Certification with the state HUB Office required to be counted toward state participation goals.

The undersigned hereby certifies that he or she has read the terms of this commitment and is authorized to bind the bidder to the commitment herein set forth.

Date <u>:</u>	Name of Authorized Officer:	
	Signature:	
	Title:	
SEAL S	State of, County of Subscribed and sworn to before me thisday of Notary Public My commission expires	