## STATE OF NORTH CAROLINA

## North Carolina Office of Recovery and Resiliency (NCORR)

## Assignment of Residential Environmental Clearance Services

## ASSIGNMENT NUMBER: ASSIGNMENT ABATEMENT CLEARANCE 12

ASSIGNMENT ISSUE DATE: APRIL 25, 2024
VENDOR RESPONSE DUE DATE/TIME: APRIL 26, 2024, BY 5:00 PM
TOTAL PROJECT COST: $\$ 5,400.00$
** VENDOR MUST SUBMIT SIGNED CONTRACT, AND INSURANCE DOCUMENTATION WITHIN 48 HOUR 5 OF BEING ISSUEU THIS ASSIGNMENT CONTRACI (E.g. INTENT TO AWARD). OTISERWISE, NCORH MAY CONTACI THE NEXT VENDOR ON THE PREQUALIFILD ASBESTOS ABATEMENT LIST.**

This Assignment is per the Program Delivery Office $\{\mathrm{POO}\}$ and the PDO policies for determining assignment. By executing this Contract, the Vendor agrees to perform the functions set forth herein at the prices indicated.


Return the executed document to Construction@ReBuild.nc.gov.

FOR STATE USE ONLY: Assignment awarded this 25th cay of _April 2024
by karyn Madden (Au Lionized Representative of NKORR)
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### 1.0 PURPOSE

NCORR is seeking highly skilled prime construction contractors to perform, or cause to be performed, residential environmental clearance services of eligible structures through NCORR recovery programs. See rebuild.nc.gov for the State's Action Plan(s) and Program Manual(s) defining these construction activities.

### 2.0 GENERAL INFORMATON

### 2.1 DEFINITIONS, ACRONYMS, AND ABBREVIATIONS

a) APPLICATION: The Request for Prequalification (RFPQ) and Contractor's Application.
b) AUDIT: The contract(sk awarded pursuant to the Assignment Contract are subject to audits by state and federal agencies and/or their authorized independent duditors. The auditors may condurt contract performance, tinancial and/or forensic/traud audits.
c] ASSIGNMENT PRICING BOOK: The State has prepared a Benchmark Assignment Pricing Book that will be used for project assignments. Contractors shall accept the pricing contained in NCORR's Pricing Book.
d) CDEG-DR: The Community Development Block Grant - Disaster Recovery, This is a federal grant award issued to support Hurricane Matthew recovery efforts, and related disasier events in North Carolina authorized and Funded by the U.S. Vepartment ot Housing and Urban Development and is awarded to the State of North Carolina. For the purposes of this RFPQ/Assignment, CDBG-DR will also include Community Development Block Grant-Mitigation funds.
e) CONSTRUCTION MANAGER or CM: A North Carclina-licensed general GC with construction management experience awarded a contract by NCORR that will provide NCORR construction maragement services.
f) CONTRACTOR(\$) or GC(s): The Contractors prequalified pursuant to a Request tor Prequalification.
g) DPS: North Carolina Department of Public Satety.
h) ECR: Estimated Cost of Repair.
i) NCORR: North Carolina Department of Public Safety, Office of Recovery and Resiliency.
j) NOTICE TO PROCEED (NTE): Notice to Vendor to commence work to be performed under this agreement.
k) SCOPE OF WORK: The agreed upon duties and responsibilities of the general contractor for each projert site. The Scope of Work may only be altered by a change order.
I) STATE: The State of North Carolina, including any of its sub-units and poltical subdivisions rerognized under North Carolina law.
$m^{\prime}$ ' STATE AGENCY: Any of the more than 400 sub-units within the executive branch of the State, including its departments, toards, commissions, institutions of higher education and other institutions.
n) THE CONTRACT: A contract resulting from or arising out of Verdor responses to this document.
o) WORK ORDER: Specific, written authorization tu perform the tosk(s) listed therein.

### 2.2 ASSIGNMENT CONTENTS

The below items are required to be submitted by the Contractor. Contractor shall populate all attachments that require the Contractor to provide irformation and include an authorized signature where requested.
a) Certificate of Insurance shall be returned with the signed Assignment Contract.
b) All pages of this Assignment Contract shall be returned.
c) Completed and sisned EXECUTION PAGE \{page1).

All Scope documents that are located within the designated SharePoint folder included in Attachment A: ASSIGNMFNI WORKSHEET are included by reference.

### 3.0 REQUIREMENTS

### 3.1 APPROVED PRICING CHARGES AND COSTS

GC shall only invoice for amounts specitically allowed for in the Assignment Contract. It is the responsibility of the GC to assess each property prior to accepting the Assignment Contract.

## Ashestos Clearance Costs:

GCs will have to agree to the pricing, which is different dependine upon the price of the project awarded, as explained below.

## Projects under $\$ 250,000$ :

GCs may be awarded based upon an assignment factor set and agreed to by the GC's and NCORR which will include overhead, and profit for ail prequalified GCs who wish to participate in projects under $\$ 250,000$. The GCs will then cither accept or reject the assignment factor. GCs that do not accept the assignment factor will not be awarded contracls below $\$ 250,000$.

### 3.2 INVOICES

After award of the Assignment Contract the GC will be provided training by NCORR how to invoive for payment. Unless othervise instructed, GCs will only subrnit payment applications to NCDRR through the CM within $\mathbf{1 5}$ calendar days of project completion.

The Vendor shall provide a single invoice for each Project (Applicant number; homeowner address). Invoices shall include detailed information to allow the NCORR Construction Manager to verify pricing, matches the contract price.
At a minimum, the following fields shauid be included on all invoices: Vendor's Remit Payment to Address, NC. Contract Number (this Assignment Contract Number), Project Number (Application number; homeowner address), Notice to Proceed Date, Date Project Completed, and invoice amount.

### 3.3 INSURANCE

GCs shall submit a copy of insurance coverage and limits with this executed Assignment. Specific requirements (shown below) are described in detail in Attachment C, Section 16.

At a minimum, Contractor shall provide and maintain the following coverage and limits and obtain the required perfermance bond:
a) Worker's Compensation - Contractor shall provide and maintain Warker's Compensation insurance, as required by the laws of North Carolina, as well as empioyer's liability coverage with Insurance minimum limits of $\$ 250,000$, covering all of Contractor's employees who are engaged in any work under this contract.
b) Commercial General Liability - Contractar shall maintain General Liability Coverage on a Comprehensive Broad Form an a cost occurrence besis in the minimum amount of $\mathbf{\$ 0 0 , 0 0 0}$, Combined Single Limit. (Defense costs shall be in excess of the limit of liability.)
c) Automobile - Contractors shall maintain automobile insurance, to include liability coverage, covering all owned, hired and non-owned vehicles used in connectlon with this contract. The minimum combined single limit shall be $\$ 250,000$ bodily injury and property damage; $\mathbf{\$ 2 5 0 , 0 0 0}$ uninsuredfunder insured motorist; and $\$ 2,500$ medical payment,
d) Deductible - Any deductible, if applicable to lass covered by insurance provided, is to be borne by Contractor.

## Certificate Holder:

North Carolina Office of Recovery and Resiliency
North Carolina Department of Public Safety
PO Box 110465
Durham, NC 27709

### 3.4 BONDS; PERFORMANCE AND PAYMENT

All projects will require $100 \%$ performance and payment bonds, individually or as a whole, after issuance of the work Order (WO:, and prior to the Notice to Proceed (NTP). A Notice to Proceed (NTP) will be issued following the review and approval of bonds. Failure to submit bonds 5 calendar days after the issuance of the Work Order (WO) will result in termination of the contract. NCORR reserves the right to issue a Notice to Proceed (NTP) al any point in cime. Bonds shall be submitted through the NCORR system of record.

### 4.0 SCOPE OF SERVICES

### 4.1 DESCRIPTION OF SERVICES AND REQUIREMENTS

Contractors shall conduct environmental clearance Activities for friable and/or non-friable materials in single family and/or multi-family residential homes in a manner compliant with all applicable laws and regulations, including but not limited to NC General Statutes $5130 \mathrm{~A}-444$ et 5 Cq . (North Carolina accreditation, permitting, abbestos exposure in public
 Admin. Code 10A NCAC 41C. 0600 el seq. \{national emission slandaros and renovation/dernolition requirements for asbestos), OSHA, s1926.1101 (federal safety and health regulations regording asbestus), United Stales Environmental Protection Agency, United States Department of Labor rules and regulations, and local or county ordinances.

After issuance of Notice to Proceed, the Contractor shall perform environmental clearance testing and provide a Final Clearance Report to the NCORR Construction Manager (CM) with all legally required supporting documentation, including digital photographs, demonstrating proper completion of asbestos and/or lead remedialiun activities performed by the abatement contractor in the area(s) identified in the environmental surveys provided by NCORR.

The clearance vendor will conduct monitoring and visual inspection after completion of abatement activities. All clearances must meet all required standards as stated above and include the following:

Lead base Point Clearances:

- Visual assessment.
- Collection and analysis of dust wipe samples,
- Interpretation of dust sampling results from third party laboratory.
- Clearance Report and corresponding photo documentation.
- Hazard Reduction Completion Notice.

Asbestos Clearances:

- Visual assessment,
- Air Monitoring,
- Interpretation of manitorine results from lahoratory,
- Clearance Report and correspondirg photo documentetion.

NCORR will only pay for Clearance Reports that meet the requirements herein. Any clearanoe Report that does not meet these contractual requirements must be edone by the clearance vendor at its cost.

NCORR's focus is on customer service for the citizens participating in the program, as well as compliance with all applicable HUD guidelines and regulations. All participants shall be treated with dignity and respect. The State expects responsiveness to the State and the homeawner, first-class customer service, and interactions and comrmunications that are easily understood, prompt, and courteous.

### 4.2 ADDITIONAL REQUIREMENTS

a) Provide professional labor, equipment, and materials adequale to perform the work in accordance with the scope of work issued for each eligible applicant's residential structure while ensuring that all applicable housing standards and codes are met.
b) HUB $10 \%$ utilization and Section $310 \%$ utilization is expected and will be monitored by the Program Delivery Office after award af this contract. Vendor is NOT required to provide HUB and Section 3 anticipated utilization with submission of this assignment.
c) Comply with all applicable local, state, and federal laws, reepuetions, and puidelines, which may include: HU[J Community Development Block Grant disaster laws, regulations, and guidelines; the Davis Baron Act (for repairs to properties containing eight ( 8 ) units ormore); and Section 3 of the Housing and Urban Development Act of 1968.
d) Within forty-eight $\langle 48$ \} hours of receipt of this Assignment from NCORR, the Vendor shall provide capies of its insurance to construction(a)rebuild.nic.pov.
e) Within seventy-two ( 72$\}$ hours of receipt of the executed Assignment Contract from $N C O R R$, the Vendor shail review the proposed work to acquire a full understanding of the nature and scope of the remed ation work to be accomplished.
f) Upon approval by NCORR, the Vendor will recelve a Notice to Proceed (NTP) from NCORR to begin the work. The approval shall incorporate the Vendor's estimate as o "nol to exceed" cost and the agreed upon starting and completion dates. No work shall be undertaken by the Vendor until a NTP has been received.
g) Vendor shall not perform work that would result in exceeding the dollar limitation of the estimate without first having obtained written change order approval from NCORR \{Program Delivery Office\}, Ary additional costs that arise as a change order shal be paid at the negotiated price agreed upon by NCORR and the vendor, which will include prolit and overhead.
h) The response times indicated above are applicable to non-emergency requirements. The Vendor shall be expected to respond to emergency requirements within a two (2) hour time frarre as dictated by the implications of safely and health that apply to the circumstances of the specific situation. The Vendor will be given a maxirrum of two hours to determine if he can respond to the emergency. In the event the Vendor cannot respond to the requirements, NCORR reserves the right to contract with anather Vendor.
i) Meet all federal, state, and local requirements tor the transport and disposal of municipal solid, industrial, hazardous, and other wastes from demolished structures.
f) Vendor shall comply with all federal EPA and OSHA regulations, as well as all applicable North Carolina Asbestos and lead Rules and Regulations tor asbestos and lead abatement prajects and/or certificates to ensure jurisdictional compliance and project closeout.
k] Vendor shall provide Project Specific Site Health and Safety Plan (HASP) to the NCORR Construction Manager viz coustructinn Grebulld.nc.gov within 15 calendar days of accepting this assignment and prior to any wrork beginning for any project.

1) The parties agree that calculation of actual damages resulting from failure to meet the performance standards is extremely difficult, if not impossible, to calculate acrurately, and the parties also agree that the compensation identificd for such failures are a reasonable estimate of damages resulting from a failure to meet the performance standard described. Therefore, the parties ogree that the Vendor shall be subject to amounts due as liquidated damages but not as a penalty, for each such failure, as follows:

Showid the Vendor fail to complete the work under this controct within the stipulated time as set forth in this Assignment, the Vendor agrees that NCORR may subtroct from Vendor payment the sum of $\$ 250$ per doy for each calendor day that the project is incomplete.

Nolwithstanding any other provision herein, liquidated damages shall not be subject to a limitation or limit of liability for damages that otherwise may be applicable to recoverable damages.

### 5.0 PERIOD OF PERFORMANCE

Each Work Order (WO) shall have a term of 7 Calendar days after issuance of the Notice to Proceed.
In the event unforescen issues arise and the period of performance cannot be comaleted within 7 calendar days after issuance of the Notice to Proceed the Vendor must submit a written request to the NCORR Construction Manager \{Program Delivery Office) requesting a time extension; along with documentation detaling the rationale for the request. It is the state's sole discretion whether to grant a time extension. Prior writlen approval must be provided by the NCORR Construction Manager (Programi Delivery Office) for any period of pertormance extension. Uniess there are extenuating circumstances NCORR expects the wark to be completed within the stated period of performence after issuance of the Notice to Proceed.

### 6.0 SCOPE OF WORK AUTHORIZATION AND COMPENSATION

NCORR may request GC to perform certain projects as described above, subject to specific work authorization in the form of a General Work Order (Work Order). All Work Orders shall be in writing, signed by toth the GC and NCORR for its designee), and shall include a Scope of Services, a list of tasks to be performed by GC, a time schedule, a list of deliverables, if ary, and such other Information or special conditions as may be necessary for the work requested.

Attachments begin on the next page.
$\qquad$

## ATTACHMENT A: ASSIGNMENT WORKSHEET

All information needed (Tier 1 and Tier II requirements, ACM/LBP Survey's, Assignment Worksheet) is located as altachments to the Intent to Award email.

Scooc of work should be based on the ACM/LBP surveys, and NCORR comments provided for each project.


| Project ID | Address | Clty | County | Construction Type | Final Cost |
| :---: | :---: | :---: | :---: | :---: | :---: |
| APP-12825 |  | Lumberton | Robeson | MHUU Replace | \$900.00 |
| APP-12п11\% |  | tvergreen | Columbus | PAHU Replace | \$900.00 |
| A.PP-12077 |  | Williamston | Martin | MHU Replace | \$900.00 |
| APP-12030 |  | Lumberton | Robesuri | MHU Heplace | \$900.00 |
| APP-12/28 |  | Princcuille | Edgecombe | MHU Replace | \$900,00 |
| APP 06265 |  | Faimmort | Robeson | MHUI Replace | \$900.00 |
| TOTAL AMOUNT |  |  |  |  | \$5,400.00 |

## ATTACHMENT B: INSTRUCTIONS TO VENDORS

I. READ, REVIEN AND COMPLY

It shall be the Vendor's responsibility to read this entire document; review all enclosures, attachments, and any Addenda; and comply with all requirements specifited, whether appoaring in these Instructions to Vendors or elsewhere in the Assignment document.

Any gender specitic pronouns used herein, whether masculine or feminine, shalf be read and construed as kender neutral, and the singular of any word or phrase shal be read to include the plural and vire versia.

## II. DUTY TO INQUIRE

Vendors are experted to exarnine the Assigriment thorouphly ind should request an explanation for any ambigultes, discrepancies, errors, cmissiuns, or contlicting statements in the Assignment. Failure to do so will be at the Vendor's risk. All ambiguitics, discrepancics, errors, omissions, or conflicting statements in the Assignment shall be interpreled to require the better quality or greater quantity of work and/or materials, unless otherwise cirecled by Acdendurm,

## III. DEFINTTIONS, ACRONYMS AND ABBREVIATHONS

The following definitions, acronyms, and abbreviations may be used within the Assignment document.

1. ADDENDUM: A document issued to supplement or modify the original Assignmen: document. Adcenda may be: issued as a result of a specification or work scope changes to the issignment.
2. CONTRACT: A contract resulting from or arising out of Vendor responses to this Assignmerit,
3. CONTRACT ADMINISTRATOR: A repiesentative of the A\&ericy who is responsible for the functions that are performed atter all partices hine sigmest a contract, includire any moditications to the contract.
4. CONTRACT MANAGER: A representative tof the agericy ue awor derd windor who crisures compliance with the contract terms and conditions while giving attention to the achiverment of the stated output and ouzcome of the corilract.
5. HUB: Histuritally Underutilized Business nttes:/hnadrnins.ric.gay/businesses/hub
6. ON-TMME DELIVERY PERFORMANCE: The delivery of all items, and performance of all services, within the petiod of performance stipulated in the Assignment.
7. PROCUREMENT LEAD: Representative at the agency idernilied on the first page of the Assignment document who will contract with the Vendor.
8. RESPONSIBLE: Refers to a Vendor who has the capabillsy to perform the requirements of the Assiznment.
9. RESPONSIVE: Refers to a Vendor that conforms to the Requirements of the Assignment in all respects to be considered by the state for amard.
10. RFPQ: Requues (Fur Pre-Qualifications (a type of Solicitation document).
11. STATE: The Sate of North Carolina, including any of its sub-units recognized under North Carolina law.
12. STATE AGENCY: Any of the mure than 400 sub-units within the executhe branch of the 5 tete, including, its departments, institutions, towards, commissions, universities, and units of the state.
13. STATE DEPARTMENTS: Dupartarient of Administration, Department of Agriculture and Cursumer Services, Lepartment of Commerce, Departurent of Natural and Culoural Resources, Department ol Trivirancmental Quality, Deparimunt of Health and Human Services, Department of information Technolcay, Department of Insurance, Department of Justice, Department of Labor, Deparlment of Military and Veteran Affairs, Department of Public Instruction, Department of Publie: Safely, Departmert of Revenue, Department of State Treasurer, Office of the Secretary of the State, Department of Transportation, Wildlite Resources Commission,

Office of Budget and Mariagement, Cffire of the Governor, Office of the Lleutenant Governor, office of The State Auditor, Office of the State Coritroiler.
14. VENDOR: The supplier, bumpany, firm, corporation, partnership, individual or other entity identified in the Assignment document. Following award of $s$ curitract, the term relers to an entity receiving such an aivard.
15. WORK: All latior, materials, equiprnint, services, or property of any type, provided or to be provided by the Contractor to fulfill the Contractor's obligations under the Contract.
15. YOU and YOUR: Offeror.

## IV. INTERPRETAIION OF TERMS ANU PHRASES

The Assignrmerit document serves to advise potential Vendors of the requiremerits of the state. The use of phrases such as "shall," "must," and "requitements" are intended to create enforceatsle contract conditions.

## V. ASSIGNMENT SUBMISSION

## 1. VENDOR'S REPRESENTATIVE:

Each Vendor shall submit with its Assignment the name, adoress, and telephone number of the person(s) with authority to bind the Vendor and answer questions or prowide clarilication concerning the Assignment.
2. SIGNING THE ASSIGNMENT:

Every Assignment most be signed by an individual with actual authority to bind the Vendor-
a) If the vencor is an individual, the Assignment must be signed by that individual. If the vendor is an individual doing busine:ss as a firm, the Assignment must be submitted in the firm name, signed thy the individual, and state that the individual is doing busioess as a tirm.
b) If the Vendor is, a partnership, the Assignmerit must be submitted in the partnership narne, followed by the words hy ils Partner, and signed by a peneral partner.
c) If the Vendor is a corporation, the Assigriment must be submitted in the corporate name, followed by the signazure anad titc of the person authorized to sizn.
r] An Assignment may be submittec by a juint venture involving any combination of fitividuals, partnershlos, or corporation't. If the Assigoment is a juint upotuce, the Assisnment must be submitted in the name of the Joint Veature and signed by every participant in the joint veriture in the manner prescribed in paragraphs (a) through (c) above for each type of participant.
e) If an Assignment is signed by am agent, other than as stuted in suboaragraphs(a)through (d) atiove, the Vendor musi state that is has been signed by an Agem. Upon request, offeror must provide proof of the agent's authorization to bind the principal.

## 3. EXECUTION:

Failure to sign tive Excoution Page [numbered page I of the Assigroment document) in the indicated space will render the Assignment nonresponsive, and it will be rejected.

## 4. STATE OFFICE CLOSINGS:

If an emergency or unanticigated toucrit interrupts nournal government processes so that Assignments cannot be received at the State office designated for receipt by the exact time specified in the Assigniment, the time specified for receipt will be decmed to be extended to the same lime of day specifled in the Assignment on the flysi work day on which noirmal government proceses resume. In licu of an auturriatic extension, an Addendum may be issued to extend the Assignment due date. If State offices are closed at the time a pre-bid or preproposal conference is scheduled, an Addendum will be issued to reschedule the conference.

## 5. ASSIGNMENT IN ENGLISH and DOLLARS:

Assiprumerts shall be in the English language und in US ciollars.

## 6. LATE SUBMISSION:

Late submission, regardless of ciuse, may not be considered, and may he rlisqualified from consideration. It shali be the Vendor's sole respurnibility to ensure the expuated Assignment is rereived to the address indicated in the Assignment.

Vendor shall bear the risk for late submission due to unintended or unanticipated delay, It is the Vendor's sule responsibility to ensure that its executed Assignment has been received by this office by the specified time and date indlated in the Assignment. The date and time of submission will he marked when recelved, and any Assienrrierit recenved aftor the submission deadlinc may be rejected.

## 7. DETERMINATION OF RESPONSIVENESS:

Any submission which fails to conform to the material requirements of the Assignment may be rejected as nonresponslve. Vendors which impose conditions that modify material requirements of the Assignment miay be rejected. If a fiked price is recuured, Vendor submission will be rejected if the total possible cost to the slate cannot be deterrnined. Vendors will be priver an opportuntly ta correct any material nonconformity. Any deficiency resuiting from a minor informality may be cured or waived at the sole discretion of the Procurement Officer.

## 8. ACCEPTANCE AND REJECTION:

The Stute reserves the right to reject any and all Assigrumerts, to waive any infurmality in Assignments and, unless utherwise specifled by the Vendor. If either a unit price or an extended prive is obviously in error and the other is obviously correct, the incorrect price will be disregarded. Regardless uf error or omisslon, a Veridor shall not be permitted to increase its pricing after Assignment execution; unless via an authorlzed charge order approved by NCORR.
9. COST FOR ASSIGNMENT PREPARATION:

Ary costs incurred by Vendor in preparing or submittira, an Assignment are the Vendor's sole responsibility.

## 10. IN5PECTION AT VENDOR'S SITE:

The State resarves the ripht to inspert, at a reasonable time, the equipment, item, plant, or other facilities during the Contisct term as narescary for the Stete's detormination that sarch ceuipment, ivern, plant, or other faclities cantorm with the specifications/requirements and arc adequate and suilable for the proper and effective per lormance of the Contract.

## 11. RECYCUNG AND SOURCE REDUCTION:

It is the policy of the state to ericourage and promote the purchase of products with recycleid mitent to the extent cxonomically practicuble, and to purchane items which are reusiable, refilable, repairable, more durable, and less toxic to the extent that the purchase or use is practicable and cost-effective. We also encourage and promote using minimal packaging and the use of recycled/recyclable products in the packapinge of commodities purctabed. However, no sacrifice in quality of packagine, will be acceptathie. The company remains responsible for providine packaging thal will adequately prosect the commodity and contain it for its intended use. Companies; are strongly urged to bring to the attention of purchasers those products or packereire, they offer which have recycled content and that are recyclable.
12. CERTIFICATE TO TRANSACT BUSINESS IN NORTH CAROLINA:

As a condition of Contract award, each out-uf-5tate Vendor that is a corporation, limited-lijbility company, or lirnibed linhility partheship shall have receiven, and shall maintain throughout the teim of The Contract, a Certificate of Authority to Transact Busimss in North Carolina from the North Carolimal Secretary of 5tate, as required by North Carolina law. A State cnntract requiring only art isolated transaction completed within a period of six months, and rict in the course of a nornber of repeated transatinns of like nature, shall not be
considered transacting business in North Carolina anci shall not require a Certiticate of Authority to Transact Business.

## 13. HISTORICALLY UNDERUTILIZED BUSINESSES (HUB):

The State is commitued to retaining Vendors from diverse backgrounds, arict it imites and encourages partiripation in the procaremen: process by businesses owred by minonities, women, disablect, disiativec: business enterprises and non profit work centers, for the bline and suverely disabled. In plarticular, the slate encourages participation by Vendors certified thy the State Office of Historically Underutilized Eusinesses, is well as the use of HUB-certified vendors as subeontractors on State contracts.

## 14. RECIPROCAL PREFERENCE: RESERVED.

15. INELIGIBLE VENDORS:

As provideo in G.S. 14786.59 and G.S. $147-86.82$, the folloiving ermpanies are ineligible to contract with the State of North Carolina or any political subdivision of the State:
al any company identified as engaging in investment activities in Iran, as determinexd by appearing on the Final Divestment List created by the 5 riate Treasurer pursiaiant to G.S. 14/-B5.5s, aric:
b) any company identified as engaged in a boycott of is rael as cdetermined by appearing on the List of restricted companies creaced by the State Treasurer pursuant to G.S. 147-86.81.

A contract with the State or any of iss political sutseivisions by any company identified in a) on bl above shall be woid als initio.
15. VALID TAXPAYER INFORMATION:

All persons or entities desiring to do busirness with the State must provide correct laxpayer information on North Carolina specified forms. The Substilute W 9 and Instructions are here:


## 17. CONTRACT AWARD:

Awarded Assignment contracts will be posted to the ReBuild website,
hotps:/fwow.rehuild ne.aov/contractors/contracts-anc-prosurement, trpically within three busineas davs after conerart excoution.

## 18. CONFIDENTIAL INFORMAIION:

to the exterit permitted thy applicable statutes and rules, the State will rraintain as contidential trade secrots the Vendor does not wish cistosed. As a conditiun to confidential treatment, the Vendor shall provide a redacted copy of the vendor Assignment response with äll confidential information redacted. Redocting refers to the blacking out of information, so it Is not visible. Cost information shall not be deemed confidential under any circumstances. Hegardless of what a Vendor may label as a lrade secret, the determination whelhior it is or is mot entitled to putection wil be determined in accordanse with G.5. 1.32-1.2. Any material lateled as confidential constitules a representation by the Vencior that it has made a reasonable effort in good faith to determine that such materlal is, in fact, a trade secret ander G.S. 132-1.2, Vendors are urged and ceutioned to limit the marking of information as a trade secret or as confidential so far as is possible. If a legal action is brought In require the disclosure of any material su rrarked as contictential, the state will notify Vendor ul such action and allcw Vendor to deferid the confidenlial status of its information.

## 19. COMMUNICATIONS BY VENDORS:

In submitting its Assignment, the Vondor agrees not to discuss or otherwise reveal the rontents to any anurce. government ur private, outside of the using or issuine, agency until after the awand of the contrict or cancellation of this Assignment. All Vendors are fortociden trom having arry communicalions with the teing or issuing agency, or any other representative of the State conceming the Assipnment, unless the State direstly contacts the Vendor's) for purposes; pf seeking clarification or another reasom permitted by che Assienment. $\Lambda$

Vendor shail not: (a) cransmit to the issuing and/or using agency any informatior commenting on the ability or qualificatiuss of any other Vencor to provide the good, equipment, commodity; (b) Edentily defects, errors and/or omissions in any other vendor's goodis/services at any time daring the procurement process; and/or (c) engage in or attempt any other communication or conduct that could influence the evaluation or award of a Contract related to this Assiprment. Fallure to comply with this requirement shall constitute sufficient justification to disqualify a Verndar from a Contract award. Only thuse curmmunications with the usivg igem.y are permitted.
20. INFORMAL COMMENTS;

The state shall not be bound by informal explanations, instructions or infurmation given at any time by anyone on behalf of the State during the assignment process or after award. The State is bnund anly by information provided in writirig in this Assimment document and in formal Addenda; and/or Arriendment after contract award.

## 21. PROTEST PROCEDURES:

When a Vendor wishrs to protet the award of The Contract, a Vendur shall submit a written request addrrssed to the efrail of the procurement officer listend on the execulion page ${ }^{2}$ this Assienment. The prokest request must be received in the proper etfice within thity igil conszcutive malmdar daps from the date of the Contract award. Proles. lellens shall contain sjecific arounds irrid eseasons for the protest, how the peotesting party was harmed by the awarri mide and any documentation providing support for the prutesting party's claims. Note: Contract award notices are sent only to the vendor actuaily nwarded the Contract, Award noticss are posted on the Rebuild at
 North Caroliria All mirisistrative Code, o1 NCAC 058 . 1519.

## 22. ORDER OF PRECEDENCE:

In cases of conflict between specific provisians in this Assignment or those in any resulting Contract documents, the order of precedence shall be (high to low) (1) any special terms and conditions specific to this Assignment document, includinp any ncequ, iated terms, (2) requirements and specifications; and administration, (3) North Carolina General Terms and Condilions in North Carolina General Terms And Cumditions, (4) Instructions to Vendors, (5) Pricing, and (6) Vendor's response.

## 23. ADPENDA:

Critical updated information may be included in Addenda to the Assignment. Vendors shall be deemed to have reard and understood all information in the Assierrrment ducament and all Addenda thereto. Venctors are alko responsible tur obtaining and complying with all Addenda and other chanycs, thal may be kstued concerning the Assignment.

## 24. ORAL EXPLANATIONS NON-BINDING:

Oral explanations or instructions will not be binding, Vendur shall only rely on written information provided in on Ademndia and/or Amenóment.

## 25. FIRM OFFER:

Vendor's response shall constitute a firm offer, By exeration and delivery of a response in response to this Assignment, the Vendor agrees that any additional or nodified terms and conditions, whether submitted purposefully or inadvertently, shall have no force or cffect, incis will te dismesarded. Any response that contains language that indicates the response is non-bincing or subject to lurither negotiation hefore a contractual document may be signed may be rejected.

## ATTACHMENT C: North Carolina General Contract Terms and Conditions

## 1. PERFORMANCE:

a) It is anticipated that the tasks and duties. undertaken by the Veridor under the contract which results fram the state solisitation in this matter (Contract) shall include Services, and/or the marufacturime, Furnishing, or development of gaods and other tangible features or components, is deliverables.
b) Except as provided herein, and unless otherwise mutually agreed in writing prior to award, any deliveratiles nol subject to in agrevd Vendor license and provided by Vendor in performance of this Contract shall be and remain property of the State. During performance, Vendor may provide proprietary components as part of the deliverables that are identifled in this Contract. Vendor grants the State a personal, permanent, non-transferable lizense to use such proprictary components of the deliverables and otwer functionalities, as provided under this Contract. Arry technical and busincss information owned by vendor or its suppliers or lixensors mande accessible or furnished to the State shall be and remain the property of the Vendor or such other party, respectively. Veridor agrees to perform under the Contract in at least the same or similar manner provided to comparable users and custumers. The State shall notify the Verdor of any defects or deficiencies in performance or failure of deliyerables to confurm to the s:andards and specifications providec in this Contract, Vendor agrees to timely remedy defective perforriance or any nonconformine deliverableg on its owe or upon such notice provided by the State:
c) Vendor has a limited, non-exclusive license to accers and use State Data provided to Vendor, hut solely for performing its ohligations under and curing this Agreement and in confidence as further provided for herein or by law.
d) Vendor or its suppliers, as specifled and agreed in the Contracl, shall provide support assistance to the State related to all services performed or other deliveratiles procured hereunder during the State's normal businers, hours. Vendor warmants that its support, customer service, and assistarice will be performed at a minimum in accomarnce with Eenerally accopted and applicable industry standards.
e) The State may doca.ment and take into account in awarding or nenewing future procurement contracts the general reputation, performence and performance capabilities of the Vendor under this Contract as prowideo by G.S. 143-52 and 143-135.9 (a) and (b) \{Best Value\}.

## 2. DEFAULT AND TERMINATION.

a) In the revent it default by the Vendar, the State may, as proviced by NC law, procure goods and services nccossary to complete pertomance hereunder from other sources and hold the Vendor responsible for any excess cost occasioned thereby. Sce, G.5.25 2-712. In addition, and in the event of default by the Vendor under the Cantract, or upon the Vendor filing a petition for bankruptev or the entering of a judgment of bankruptcy by or against the Vendor, the State mbiy irnmediately cease doing lousiness with the Vencior, terminate the Contract for cause, and take action oo recover relevant darmages, and if permitted by applicahla law, debar the Vendor from domifi future business with the state. U1 NEAC OSB. 1520.
b) If, through any cause, Vendor shall fail to fulfill in a timely and proper manner the obligations under the Contract, including, without Iimitation, in these North Carolina General Terms and Conditions, the State shall have the right to terrrinale the Contract by going thirty days writen notice to the Vendor and sperifying the effective date thereof. In that cvent, any or all finisherd or unfinished celiverables that are prepared by the Veridor under the Contract: shall, al the option of the State, become the property of the State (and under any applicable Vendor license to the extent necessiary for the State to use such property), and the Vendor shall to entitied to receive just and equitable romperesation for ary acceptable delverable completed (or partially completer at the State's options as to which such optior is exercised. Notwithstanding, Vendor shall noz be relieved of liability to the 5tate for damages sustained by the Stabe by virtue of arry breach wis the Comlract, and the State may withhold any payment duc the Vendor tor the purpose of setoff until such time as the cxact amount of darriages due the state from such breach can be determined. The State, if insecure as to receivine proper performance or provision of goods deliverables, or if documented Vendor Services performance issues exist, under this Contract, may require at any time a performance bond or other aliernative performance guarantees from a Vendor without expense to the State as provided by applicable law. G.S. 143-52|3|; 01 NCAC 05B, 1521; G.5. 25-2-b09.
c) If this Contrect contemplater; delivrries or purformance over a period of time, the Stite may terminate this Contract for convenience, in whole or in part is follows,:
i. By failing to comply with the terms and conditions of this award;
b. If an aware no longer effectuates NCORR goals or priorities;
c. The consent of the Vendor, in whish case the vendor and watorr must agree upon the termination conditions, including the effective date and, in the case of partial termination, the portion to be terminated;
d. Upon sending written notification setting forth the reasoris for such terrination, the ollective cate, and, in the case of partial ternination, the portion to be terminated. However, If NCORR determines in the case of partial termination that the reduced or modified portion of the Federal award or subaward will not accomplish the purposes for which the Federal award wis, made, the NCORR may terminate the Federal award in its entirety: or
c. Pursuart to termination provisions, inclucess in the HUD rederal award;

Terrination must be completed in wriling by pruviding 30 days' notice from the state to the vendor. In that event, any or all finished or unfinished deliverables prepared by the Vendor under this Contract shall, at the option of the State, become its property, anc uncer any applicable Vendor license to the extent necessary for the State tu use such propertyIf the Coritruct is terminated by the State for any of the reasons stated in 21, the State shall pay for those iterris or Servicus for which such option is exercisecs, less any payment or compensation previously made.

## 3. INTERPRETATION CONFLICT OF TERMS.

a: The definitians in the instructions to Vendors in the relevant solicitation for this Constract, and in O1 NCAC. CSAA.0112 are specitically incorporated herein.
b) If federal funds are involved in the transactions under this Contract, the Vendor shall comply with all applicable state and federal requirements and laws. See the additional federal requirements inclutled in the "Federal Funds Provisions" sertion belaw.
c) "Punchasing Agerner herein is as deffined in Ul NCAC ObNU112, except that if this Consrars has beren enterixd into by the NC Departmen: of Administration, Division of Purchase and Contract $(\mathrm{PBC})$ as indicasad in the Cortract (e.e., a State ferm Contract), then P\&C will then be i Purchasing Agency for the purposes herein and in the Federal Funds Provisions, below.
c) Contracts made ir contravention of General statutes, Chapter 143, Article 3 and the Rules in 05 NCAC Chapter 5, are void. G.S. 143-58.
4. GOVERNMENTAL RESTRICTIONS: In the event any Governmental restrictions are impased woilh necessitate alteration of the poods, material, qualiiy, wurkmanship, or performance of the Services offered, prior to arreptanre, it stall be the responsibility of the Vendor to roxtity the 5 tiste Cuntract Lead or Administrator indicated in the Contsact at onec, in writine, indicating the specific regulation which requires surth alteratinns. The 5 tate reserves the right to accept any such alterations, Inclucing any price adjustments occasioned thereby, or to cancel the Contract.
5. AVAILABILITY OF FUNDS: Aryy ard ;all payrrients to the Vendor shall be dependent upon and subject to the availability of funds appropriated or alloratect to the agericy fer the purpose set forth in the Contract.
6. TAXES: Any applicable taxes shall be invoiced as a separate item.
a) G.S. 143-b9.1 bars the Secretary of Administration from entering into Contracts with Venders If the Vendor or its affiliates meet une of the cunditions of G.S. $105-164.9 / \mathrm{b} /$ and refuses to coflect use tax on sales of tangible personal property to purchasers in North Garolina. Conditions under G.S. 105-164.B(b) inv:lude: [1] Maintenance of a retail establishment or office, (2) Presence of representatives in the State that solicit sailes: or transact tusinase on behalf of the vendor and (3) Systematic exploitation of the market by media assisted, media tarilitated, or mextia sonliziassi means. by execution of the proposal document the Vendor certifics that it and all of its athiliates, if it hals attiliarest, colle:t(s) the appropriate taxes.
b) The agency(ies) particlpating in the Contract are exempt from Federal Taxes, such as excise and transportation. Exemption forms subrnit ted tyy the Vendor will be executed and returned by the using agency.
c) Prices offered are not to include any personal property taxes, nor any sales or use tak (or feesi) uniess required thy the North Carolina Department of Hevenue.

## 7. SITUS AND GOVERNING LAWI:

a) This Curtrart is made under and shall be governed by and construed in accordance with the laws of the State of North Carolina, incluciring, without limitatiar, the relevant provisions of G.S. Chapter 143, Article 3, and the Rulas in 01 NCAC Chapter 05, ance any applicable sumeessor provisions, without regard to its conflict of laws rules, and within which

State all matters, whether soundirg in Contract, tort or otherwise, relating to ils validity, construmfion, interpretation and eriforcemerit shall be determines. G.S. 224.3
b) Vendor shall cumply with all laws, ordinances, codes, rules, regulations, and licensing requirements that are applicable to the ronduct of its business and its performance ir accordance with the Contract, including those of federal, state, anc local agencies hawing jurisdiction and/or authurity, and including. without limitation, the applicable requirements in the rederal Funds Provisions, below.
c) Non-resident Vendor corporations not formed under NC law must be domesticated in the Office of the NC Secretary of State in order to contract with the State of Nurth Carolina. G.S. 55A-15 01.

## 8. NQN-DISCRIMINATION COMPLANCE;

To the extent federal furiding is involved in this procuremert, in whole or in part, compliance with the following is recuired:
is The Vendur shall corripiy with all Federal I Luts Provisions requirements (below) and root disariminate agiinst any employen or applicant for empluyment because of race, txilor, rellgion, sex, sexual nrientation, sender foderitity, or national origin. The vendor will take affirmative action to erisure that applicants are employed, and that employees are treated during employmerit without tepard to their race, color, religion, sex, sexual oricritation, gender identily, or national origin. Such action shall include, but not be limited to the following:
Fmployment, uperading, demotion, or transfer; reculitment or res:ruitment advortising; layoff or termination; rates of pay or other forms of compensotion; and selection for thairing, includirıg apprenticeship. The Vervior agrees to post in ronspicuous places, dvailable to employees and applicanks for employment, noticers to be provided setting forth the provisions of this nondiscrimination dause.
b) The ventor shall, in ail solicitations or adver Lisements for employees platred by or an behalf of the Vendor, state that all qualified applicarits will recxivc consideration for empioyment without regard to race, color, religion, sex, sexual oricratation, gernder identily, or national oripin:
c] The Vendor will not discharge or in any cther manmer discriminate against amy employec or applicant for employment because such employee or applicant has inquired about, discossed, or disclosed the compensation of the employee or applicant or another employec or applicant, This provision shall not apply to instances in which an employee who has axcess to the compensation information of other crmployees or applicants as a part of such employce's essentid] job functions discloses the compensition of such other employecs or applicants to individuals whan do not athrerwise have aceess to such intormation, unless such disclosure is in response to a formal complaint or charge, in funtherance of an investigation, proceeding, hearing, or action, including an investigat on conducted by the employer, or is curisistent with the Vendur's legal duty to furnish information.
o) The Vendor will send to eath labor union or representative of workers with which it hass a collentive bargaining agreement or other contract or unde-standing, a sotice to be prnvided adwiaing the said labor union or workens' representatives of the Vendor's cornmitments under this section, and shall post ropies of the notice in mpspicuous, places available to employers and applicants for employment.
e) The Vendor shall comply with all provisions of [xccutive Urder 11246 of September 24, 1965, and of the rules, regulations, and relevarit orders of the Secretary of Labor.

1) The vendor shall furmish all information and reparts required by F kecutive Oider 11240 ut September 24, 1965, and by rules, regulistions, and orders of the Secretary uf Labor, or pursuant thereto, and shall permit ancerss to his buoks, nampds, and iccounts thy the administering agency and the Secretary of Labor for purposes of investigatiurl to ascertain compliance with such rules, regulations, and orders.
g) In the event of the Vender's noncompliance with the nondiscrimination clauses nt this Contrict or with inny of the said rules, regulations, or orders, this Contract rnay be camreled, termirated, or suspended in whole ar int part anis the Ventor may be caclared ineligitble for fur ther Government contrarts or federally assisted construction Contracts in accordance with procedures authorized in Executhe Order 11246 of Septernber 24,1965 , and such other sanctions may be imposed and remedies invokes as provided in Executive Order 11246 of 5 eptember 24, 1965, or by rule, regulation, or order of the Secretaıy of Labor, or as otherwise provided by law.
h) The Vendor shall inclucte the portion of the sentence Imrried lately preceding paragraph (ia) and the provisions uf paragraphs ( 0 ) through ( 8 ) in every subcontrate or purchase order unless exemputed by rules, regulations, or orters of the Secretary uf Labor issucd pursuant to section 204 of txecutive Order 11246 of 5 eptember 74,1965 , so that such provisions will be hisuding upon each subcontractor or vencor. The Versor will take such actiun wit? respect to any subcontract or purchase order as the administering agency may direct as a mears of enforcing such provisions,
ircluding sanctiurs for noncompliance: Proviced, however, that in the event a Vendor for herein "applicant," as applicable in context within these Federal Funds Provisions) hecomes involved in, or is threateneid with, litigation with a subcoritractor or vendur as a result of such direction by the administering agency, the Vencour may request the United States co enter into sudi litieation to protect the inzerests of the United States.
i) The Vendor further agrees that it shall be bound by the above equal upportunty clause with respect to its own employmmen practices when it participates in federally assisted consiruction work: Providend, that if the Vendor in partinipating is a State or local povernment, the above equal opportunity clause is nol iuplicable to any agency, invitrumentality or subsivision of such goversment which daes nut participate in work or or under the Contract.
i) The Vendor aprees that it shall assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of Vendors and subcontractors with the equal opportunity clause anc the rules, repulations, and relevant orders of the Secretary of Labor, that it shall furnisn the administering oyency and the Secretary of Lator such informatian ats they may require for the supervisian of such complanar, and that it shall otherwise assist the administering agency in the cischarge of the agrency's primary resporsibilty fo-securing corropliance.
k) The Vendor further agrees that it shall refrain from entering into any contract ar voritract modification subject to Executive Order 11246 of September 74,1965 , with a vendor debarred from, or who has not demonstrated eligibility for, Govemment Conzacts and foxderally assisted momstroction contracts pursuant to the Executive Order and will carry uut such sanctions and prenalties for volation ot the equal opportunity clause as may be imposed upon viendors and subcontractors by the administering agcacy or the Secrelary of Labor pursuast to Part II, Subpart 0 of the Executive Order. In addition, the Vendur agrees that If it fails or refuses to cornply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terrrinate, or suspend in whole or in pari: iany relevant gran: \{curitract, loan, insurance, guarontee); refrain from cxtending any furthom assistance to the Veridor under the program with respect to which the failure or celund occurred until satisfoctory assurance of future complianre has been recelved trom such Vendor; and reter the case to the Department of Justive for approprlate legal proceedings.
9. PAYMENT TERMS: Payment terms are net not later than 30 days after receipt of a correct irvoice or acceptance of poods, whictuver is later. The Procuring Apency is responsible for all payments to the Vendor under the Contract. Payment by some agracies may be made by procurement card. If the Vendor accepts Visio MasterCard, etc., from other customers, it shall accept procurement card mayment isy the state urider the terms provided for the procurernerit card. 01 NCAC. 05B, 1523. If paymeni is mace by procurement card, then payment for amolunis then due may be processcd immediately by the Vendor.
The 5 siate does not agree in acivance, in contract, pursuant to Constitutional limitations, to pay coscs such as interest, late fees, pernalies or attomey's fees. This Contract will aot be construed as an durecment by the state to pay such costs, and will be paid only as ordered by a court of competent jurisdiction.
10. CONDITIDN AND PACKAGING: Inlcss otherwise expmessly prownced by spexial terms and conditions or specifications in the Contract ur by express, specific: federal law or rufe, it is understood anc agreed that any item oflered or shipped has not been sold or used for any purpose, is newly manufactured, and shail tee in first class condition. Al containers/packaging shall be suitable for handling, storage, or shipment.
11. INTELLECTUAL PROPEIRTY WARRANTY AND INDEMNITY: Vendor shall hold and save the State, its officers, agents and employecs, harmless from liability of any kind, iutlucina costs and expenses, resulting ferm infingement at the rights of any third party in any Servitus or copyrighted matarial, patented or piterit pending inventiun, article, device ar appliance delivered irl connection with the Coritract.
a] Vendor warrants to the best of its knowledge that:
i) Perfarmance under the Curitact does not inftimge upon any intellecoual property rights of any third party: and
ii) There are no is:tual or threatened artions arising from, or alleged under, any intellectual property rights of any thited party;
h) Shouid any cellveribics supplied by Vencor become the subjcct of a claim of infringement of a patent, copyright, trademark ur a trade secret in thr United Stales, the Vendor, shall at its option ance expense, either precurc- for the state the ripht to continue usme, the de iverables, or replace or modify the same to bemme non-infringine. If reither of these options cari reosonably be taken in Vendor's jucgment, or if further use shall be prevented by injurction, the Vendor agrex:s to cease provision of any affected deliverables and refund any sums the State has paid Vendor for such deliverables and make every reasurable cffort to assisc obe State in procuring subtstitute deliver ables. It, in the
sole opinion of the state, the cessation of use by the State of ary such delverables due to infringement issues makes the retention of other items acquired frum the Vendor under this Agreement irripractical, the State shall then have the option of terminating the Agreenent, or opplicable portions thereof, without penalty or terminatian ciliarec; and Vendor agrees to refund any sums the State paid for unused Services or other deliverables.
c] The Vendor, at its own experisc, shall defend any action brought agairst the State to the extent that such action is based upon a claim that the deliverables supplied by the Veridor, their use or operation, infringe urn a patent, Copysipht, trademark or violate a trade secret in the United States. The Vendor shall pay those costs and damages finaily awarded or agreed in a setterrent against the State in any such antion. Such deferise and payment shall be conditioned ore the following:
i) That the Vendor shall be notified wilthir a reasonable time in writing by the Stale of any such claim; and
ii] That the Vendor shall have the sole control of the defense of amy action on surh claim and all negotiations, for its settlement or cxmpromise provided, however, that the Slam shall have the option to participate in such action at its own expense.
d) Yeadur will not be required to defend or indemnily the State to the extent any claim by a third parly argirnst the State for infringement or misappropiatiurt usults solcly from the State's materfal alteration nit ariy Verdor-branded deliverables or Services, ur finm the arrtirucd use of the Services or other celivenatules ahber receiving written notice from the Vendor of the claimed infringement.
12. ADVERTISING: Ventior agrees not to use the existence of the Contract ot the name of the State of North carelina as part of any commercial advertising or marketing of products or Services except as provided in 01 NCAC. 05B.1516. A Vendor may inquire whether the State is willirg to be included on a listing of its existing customers.

## 13. ACCESS TO PERSONS AND RECORDS:

al During, and after the term hereof during the televont period required for retention of records by State law (G.S. 121-5, 132-1 et seg., typlcally foye years\}, the Stace Auditor and any Purchasing Agency's interral auditors shall have access to persons and records related to the Contract to verify accounts and data affecting fecs or performance under the Contract, as provided in G.S. 143 49/9). However, if any audit, litigation or other action arising out of or related in amy way to this project is commencec before the end of such cetention of reconds period, the records shall be retaincel for one \{1\} year after all issues ansing out of the action are firally resolved or untif the end of the record retentions period, whichever is later.
b) The following entitics miay aucit the records of this contract diring and after the term of the contract to verify accounts and data affectine fees or performance:

1. The State suditor.
2. The internal aucitors of the affected department, agency or institution.
3. The Joint Legislative Currrrission on Governmental operations and legisiative employees whose pr mary responsibility is to provide professional or admintstrative servicus to the Commission.
c) The Ioint Leeislative Commission on Governmental Operations has the authority to:
4. Study the efficiency, economy arks effertiveness of any non-State entily rexaiving public funds.
5. Evalualt: the irmplementation of public polities, as; articulated by enacted law, adminishiativer rulc, executive urder, policy, or local ordinance, by any non-State cntity receiving public funds.
6. Investigate possible instances of misfeasance, malfeasance, noriteasance, mismaragement, waste, abuse, or iliegal conduct by officers and emplayees uf a non-State entity receiving, disectly or indirectly, public funds, as it relates to the officer's or employer's iespumsibilities regarding the receipt of public furids.
7. Receive reports as cequised by law or as requested by the commission.
8. Acters :and Irviple
a. Any documents or records relarec to any corntrate owarded thy a state agenry, including the docurnents and memeds of the contractor, that the Commission determines will assist in vepisping accounts or will contain data aftecting texs ut performance; and
b. Any records related to any subcontract of a contract awarded by a State agency that is utilized to fulfill the contract, including, but not limited to (i) records related to the drafting and approval of the subeontract, and (ii) cocuments and records of the contractor or subcontractor that the Commission determines will assist in verifying accounts or will contaln data affecting fees or performance.
d) The Joint Legislative Commission on Governmental Operations has the puwer In:
9. Compel access to any docurnen: or system of records held by a non-State entity recenting, directly or indirectly, public funds, to the extent the documents relate to the receipt, purpose or implementation of a program or service paid for with public funds.
10. Compeiattendance of any afficer or employee of any non State entity recelving public funds, provided the ufficer or employee is responsible for irrip/ementing a program or providing a service paid for with public funds.
e) Unless prohibited by fuderal law, the Commission and Commission staff in the discharge of their duties under this Article shali he provided access to any building or facility owmed or leased by a non State entity recelving public funds provided (i) the building or facility is used to implement a program or provide a service paid for with public funds and (ii) the access is reasonably related to the recelpt, purpose, or implementation of a program or service paid for with public funds.

If Any conficiential information ubtained thy the Commission shall remair confideritial and is not a public record as defined in G.5. 132-1.

II Any rocument or information obtained or produced by Commission staff in furtherance of stafl's duties to the Commission is corlidential and is not a public record as detined in G.5, 132-1.
h) A person who conceals, falsifies, or refuses, Io provide to the Comnission any documerit, infurmation, or acoess to any b.ailding or factity as required by this Articte with the inlent to misiead, impede, or interferc with the Corrirrissiun's discharge of its duire umder this Article shall be guilty of a Class 2 misterneanor.

## 14. ASSIGNMENT OR DELEGATION OF DUTIES.

a) As a convenience to the Vendor, the 5tate may include any person or entity designated by the Vendor in witing as as joint payee on the Vendor's payment check. In no cvent shall such approval and action obligate the State to anyone other than the Vender.
b) If vendor requests any assignment, or delepation of dutius, the Vendor shall remain responsible for fulfillment of all Contract obligations. Upon wrizten request, the State mayr, in its unfetteresd discretion, approve an assignment or delegation to another responsible enticy acceptable to the State, suth as the surviving entity of a merger, acquisition nr is enrparate reorganization if made as part of the transfer of all or substantially ail of the Viandor's assets. CI NCAC 058.1507. Any purported assignment or delegation made in violation of this provision shall be vnid and a material breach of the Contract, G.S. 14358.
15. INSURANCE: This section provides minimum insurance coverage ratre that iare applicathin to mast moderate risk solicitations. Agenty Risk Analysis will determine if higher insurance coverage amounts are reweded bamod on the likelihood and severity of exposure to the State. The amblysis is cocumented in writing in the official file and considers the following mon exrbusive factors:

1. Potential for damage to State property or property of a third party.
2. Potential for bodily injury to State employees or third parties,
3. Whether Vendor will transport State property, clients, or employees,
4. Use of a vehicle to accomplish the work or to travel to or from State locations,
5. Anticipiated physital suritacts of the Vendor witn the State,
6. Anticipated number and ativity of Vender personmel within the State, and
7. Any other unique considerations that cou d result in harm, budlily injury, or property damage.

The Purchasine Agency has sperificd elsewhere in this Contract any increase in the rnirimum insurance coverape requirements below if the risk frum the above factors is high.
a) REQUIREMENTS - Providing andi maintaining adequate insurance coverage is a material oblization of the vendor and is of the essence of the Contract. Ali such insurance shall meet all laws of the State of North Carolina. Such insurance coverage shall be obtained from companies; that are authorized to provide such coverage and that are authorized by the NE. Commissioner of insurance to dy business in North Carolind. Tie Vendor shall at all times cxmply with the terms of such insurance policies, and al requirements of the insurer under any such insurance polities, except as they may conflict with existing North C.arolina laws or the Contract. The lirnits of coverage under each insurance policy maintained thy the Vendor shall not be interpretred as limiting the Vendor's lisbility and obligations or the indernnification requirements wnder the Contract. As provided above, a State agency is authorized, upon written evaluation and substantiation in the otticial file of the signific:anh tigh of bodily injury and/ur arnacrty or cther damage in the contract, to require and erilorcs higher coverage limits lo mitipate the potential risk of liability to the State.
b) COVERAGE - During the terri of the Contract, the Vendur at its sole cost and expense shall provide commercial Insurance of such type and wich such terms and limits as may be reasonably associated with the Contract. At a minlmum, the Vendor shall provide and maintain the followirg coveriage and limits, subject to higher requirements by an agency after the risk aralysis indicated above:

1. For 5mall Purchases as defined under North Carolita Adrinistrative Code 01 NCAC 05 A .0112 (35) and 958.0301 (1), the minimum applicable insurance requirements for Worker's Compensation and Automobile Liability will apply as reguired by North Carolina law. The Purchasing Agency may require Commercial General Liability coverage corrsistent with the issessed risks involved in the proc:urement.
2. For Contracts yalued in excess of the Small Purchase threshold, but up to $\$ 1,000,000.00$ the following limits shall apply:
a. Worker's Compensation - The Vendor shall provide and maintain Worker's Compensation fncurance, as may be required by the laws of North Carolina, ias well as employer's liability roverage, with minimum limits of $\$ 250,000.00$, covering all of Vendor's employees who are engaged in any work under the Contract in North Carolina. If any work is sub Contracted, the Vendor shaill recuire the subs contractor to provide the siamy soverafe for any of its employces engaged in any work under the Contract within the State.

Commercial General Liability - General Liability Coverage on a Comprehensive Broad Form on an occurrence basis in the minimamamount of $\$ 500,000.00$ for Combined Single LimiL Deferise costs shall be in excess of the limit of liability.
b. Automobile - Autornobile Liability insurance, to include liability moverage covering all owned, hirec and non-owned wehicles, used within North Carolina in connectlon with the Contract. The minimum combined single limit shall be $\$ 250$,u00.0D tosily injury and property damose; $\$ 250,000.00$ unincurnd/urider insured mulorist; and $\$ 2,500.00$ medical payment.

## 3. For Contracts valued in excess of $\$ 1,000,000.00$ the following limits shall apply;

c. Wurker's Compensatlon - The Verndor shall provide and maintain Worker's Compensation Insurance, as may be required by the laws of North Caroling, as well as employer's liability coverage, with minimum limits of $\$ 500,000.00$, covering all of Vencior's employees who are engaged in any worlk under the Contract in North Cerolina. II any work is sub-contracted, the Vendar shall require the sub-contraclur to provide the same coverape
for any of its employees engiged in ary work under the Conlract within the Stãte．

Commercial General Llability－General Liability Coverage on a Comprehensive Broak Form on an occurrence basis In the minimum amount of $\$ 1,000,000.00$ tor Combined Single Lifnit，Deferise costs shall be in excous of the limit of liability－
II．Automobile－Automobile Liability Insurance，to include liability cxucrige covering all owned， hired and non－owned vehicles，used within North Carolina in connection with the Contract．The minimum combined single limit shall be $\$ 500,000.00$ bodily imlury and property damage； $\$ 500,000.00$ uninsured／under insured motorist；and $\$ 5,000.00$ medisial priyment．

16．GENERAL INDEMNITY：The Vendor shall hulc：and save the State，its oficens，agents，and employees，harmless，from liability of any kind，including alf clairns and osses accruing of resultire to any other person，firm，of corporation furnishing or supplying work，Services，materials，or supplies in connection with the performance of the Contrac：，and also from any and all claims and losses accruitk or resulting to any person，firm，or corporation that may be injured or damaged by the Venshur in the performance of the contrant that arse attributable to the negligerice or intentionally zortious acts of the Vendor，provided that the Vencor is molified in writing，within 30 days from the date that the state has knowesdge of such claims．The Vendor represents and warrants that it shall make no nalim of any kind or nature against the State＇s apents who are involved in the delivery or processing of Vendor deliverables or Services to the State． As part of this provision for indemnity，if federal furids are imolved in this procurement，the Vendor warrants that it will comply with all relevant and applicable federal requirements and laws，and will indemmify and hold and save the stale harmless from any claims or lassus resulting to the state from the Vendor＇s noncompliance with such tederal requirements ur liw in this Contract．The representalitms and warranties in the preceding hvo sentences sha I survive the terrrination or expiration of the Conlract，The State does not particlpate in indernnification due to Constitutinnal restrictions，or arbitration，which effectively and unacceptably waives jury trial．See，G．S．22B－3，－10．
17．SUBCDNTRACTING；Performance under the Contrast thy the Vendor shall not be subcontrated without prior writzen apprewal of the State＇s assigned contract Lead．Unkss otherwise agresed in writing，arxxptance of a Vendor＇s propasal shall include approval to use the subcontractor（s）that have been specified therein．
18．CONFIDENTALITY：To the exterit permitted by applicable statutes and rules，the State will maintain as contirdential trade secrets in its hid that the Vendor does not wish rivelowed，As a condition to contidertial treatment，the Vendor shall provide in redarted copy of the veridur response with，all confidential inforration rentactad．Aedacting refers to the biacking out of infornation，so it is mot visthle．Cost information shaill not bo diemed conidential under arry cirrumstances．Regardless of what a Vendor may label as a rade secret，the determinatiun whether it is or is mot entitled to protection will be determined in accordanien with G．S，132－1．2．Any rraterial lizeled as confidential constitutes a representation by the Vendur that it has made a reasonable eflort it grond faith to detormine that such matesi2！is，in foct，a trade secret under G．S．132－1．2．Vendors are urged and cautioned to limit the marking of
 so maked as confidental，the Staje will notify Vendor of such action und allow Vendor to defend the conitidential status of its information．

19．CARE OF STATE DATA AND PROPERTY：Any State property，information，data，instrumerits，documents，studies or mports given to or prepared or assembled by or puwided to the Vendor under the Contract shall be kept as confidential，used only for the purposels）required bu perfomm the Contract and not divilgidd or made avalable to any individual or organzatiun without the prior written appruval ut the State．
The State＇s data and property in the hands of the Vendor shall be protected from unauthorized disclosure，Icss，darmage， destruction ty a natural event or another tuentuality．The Vendor agrees to reimburse the State for lons or damage of State property while in Vendor＇s custudy．Such State Data shall be returned to the State in a form acceptatile to the State upon the： lerrinistion or expiration of this Agreernent．
The Vencor shall notify the State of any swourity breaches within 24 hours as required by G．5．143B 1379．For further information，sec，G．S． $75-60$ et seq．Notice is given to the Vendor that the NC Department of Information Technology（DIr）has requirements relating to the securily of the Stabe network，and rules relating to the use of the State network，II software arid equipment，that the Vencur must comply with，as applicatle－5ee，e．g．．G．S．143B－1376，
20．OUTSOURCING；Any Vendor or subvontractor prowicing call or contaci certer services to the State of North Garolina or any of its agencies shall discluse to inbound callers the location from which the call or contact menter services are being pruvided．

If, afer awiard of a Contrach, ind consistent with iny applicable NC DIT security provisions, the Contractor wishes to relocate or uulsource any portiun of performance to a location outside the United States, or to Contract with a subcontractor for any such performance, which subcontractor and nature of the work has not previously been disdosed to the State in writing, prior witten approval must be obtained from the State Purchasing Agency, Vendor shall give notice to the Purchasing Agency of any relecation of the Vendor, employees of the Vendor, subpuritractors of the Vendot, or uther persons providing performanix: under a Sate Contract to a location outside of the United States. See, G,5, 143-59.4.
21. ENTIRE AGREEMENT; The Contract (includiny any documents mutually incorporated specifically therein) resulting, from a relevant solicitation represents the entite agreement between the parties and supersedes all prior oral ur written statements or agreements. All promises, reqwircments, terms, conditions, provisions, represcntations, gualantees, and wayranties contained herein shall survive the Contract expirition ur termination date: uniess specifically provided otherwise hereir, or unlest superseded by applicable Federal or state stedutes of limitation.
22. ELECTRONIC RECORD5: The State will digitize all Vundor responses to the relevant solicitation, if not received electronically, as well as any awarded Contract together with associated procurement-related documents. These eloxtronic copies shall constitute a preservation recust and shall serve as the ufficial record of this procurement with the sarre force and effect as theoriginal written doutuents comprising suth recorc. Any official electronic copy, printou: or other output readable by sight shown to reflect such record accurately shall constitute an "origimal."
23. AMENDMENTS: This Contract may be amended only by a written amendment duly exccuted by the stale and the Vendor.
24. NO WAIVER: Notwithstancing amy uther language or pruvision in the Contract or in any Verdor-supplied material, nothing herein is irrended nor shal bet interpreted as a watuer of any right or remedy otherwise available to the State uncer applicathle law. The waiver by the state of any right or remedy on any one occasion or instance shall no: constitute or be interpreted as a waiver of that or any other right or remedy on any ather occasion or instance.
25. FORCE MAJEURE: Neither parly shall be deemed to be in drfault of its obligations hercunder if and so lueg is it is preventerd from fuerlorming such obligations as a sesult of events beyond its reasonable control, including, without limitation, fire, powver failures, any act of war, hostile foreign action, nuclear explosion, riot, strikes or failures or refusals to perform under suhcontracts, civil insurrection, earthquake, hurricane, tornado, other catastruphic epidemic or panderric, natural event or Act of God.
26. SOVERFIGN IMMUNITY: Notwithstanding any other ferm or provision in the Contract, nothing herein is intended nor shail be interpreted as waiving any claim or defense bascd on the primuple of sovereign immurity or other State or federal constitutional provision or principle that otherwise would be available to the State under applicable law.

## 27. ELECTRONIC PROCUREMENT: RESERVED

28. FEDERAL PROVISIQNS. Where federal funds are urtilized, and to the extent applicable, the following federal provisions may apply tonsistent with Unlform Guidance in Z C.F.R. $\mathbf{5} 200.326$ and Z C.F.R. Part 200, and Its Appendix Il. Relevant federal authorftes may require additional provisions depending on the scope and context of the Contract. Failurc or unwillingness of the Vendor to continually meet any of these requirements, is applicable, may result in Contract termination.
29. Flood Disaster Protection. This Contract is subject tu the requirements nt the Flood Disaster Protection Act of 1973 (P.L. 9.734 ). Nothing inducked as a part of this Contract is approveci tor acquisition or construction purposes as defined under Section 3(a) of suid Act, for use in an area Identified by the Secretary of HUD as having special flood hazards which is located in a cormmunity not then in compliance with the requirements for participsition in the National Flnod Insurance Program pursuant to Section $201\{d\}$ of said Act; and the usce of any assistanco provided under this Contratat for such acquisilion tor construction in such identifled oreas in communaties then parliciprating in the Nationial Flooc Insuranoe Prugram shall be subject to the mandatory purthase of flood insurance requitements or Section $102(a)$ of said Act.

Aby conitact or agreement for the sale, fease, or other transfer of forid acpuired, cleared or improved with assistance provided under this Contract shalicontain, if such iandis located in an aneci identified ty the Secretary as having special flood hazards and im whicht the sale of fiond insurance bas been mode available inder the National Fiood insurance Act of 1968, as amended, 42 U.S.C 4001 et sequ provisions obligating the transferce and its sucressors or assigns tes ablain and maintain, daring the oumership of sucti fand, such flood insurance as nequired with respmet to financlol assictance for acquisition or consirucion purposes under Section 102(a) of Finch Disaster Prolecion Act of 1973.
2. Section 503 of the Rehabilitation Act of 1973 (29 U.S.C. 793). Cuntractor will not discrirninate against
any employee or applicant for employmen: bccause of a physical or mental handicap in repard to any proition for which the employee or applicant for momployment is othrerwise qualifited. Contractor agreses to take allizmative action to employ, advarice in employment and otherwise treat qualified handicapped individuals without discrimination based upon their physical or mental handicap in al employment practices surt as the following: employment upgrading, derrotion or transfet, recruitment, arlvertising, layoff or termination, mates, of pay or other forms of compensation, and selection for training, including apprenticeship.

Gonlractor agrees to conmpy with the rher, requlations, and refewant orders of the Secretary of Lator issued pursuant to the ACl.
In the event of Contractor's noncomglionce with the requirements of this clouse, actions for rioncormpliance may be aken in ocrordonce with the rifes, regulotions, and relevant orders of the Secretary of Lobor issued pursuant to the Act.

Controctor agrees to post in conspictions glaces, avaifoble to emoloyees and applicants far employment, notices in a form to lee pruseribed by NCORR, provided by or through the program Administrator. Such notices shafi static Contractor's objligotion under the kaw to toke affirnative action to employ and advance in errpioyment qualijied handicapped employees and applicants for emplayment, ona the rights of opplicants and employces.

Contractor wili notify each fabor anion or rejonescontative of workers with which it bas a collective tjargaining agreement or other contratet understanding, thot Contractor is bound by the terms of Section 503 of the Rebabilitation Act of 1973 and is committed to take affirmative action to employ and advance in employment physically ana' mentolly handicapped individuals.

Contrucitor will indiale the provisions of this clouse in every subconfract ar purchose ander oj $\$ 10, \mathrm{cu}$ or rmare unless exempied by ruies, reguintions, or orders of the seretary issued parsuont to section 503 of the Act, so thot such provisions twill be binding upon each subccintractor or Contractor. Contractor will toke such oction with respect to any sobcontroct or puntinse order as the Diructor of the Office of Federal Contract Compliance Programs may direct to enforce suctif provisions, including oction for moncompliance.
3. Age Diserimination A.t.of 1975. Contractor shallcomply with the provisions of the Age Discrimination At. of 1975. No person in the United States shall, on the basis of age, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under, any program or activity recelving federal financial assistance.
4. Disurimination Due to Beliers. No person with responsibilities in the operation of the project to which this grant relates will discriminate with respect to any pr ugram participant or any applicant for partitipation in such jugram because of political affiliation ur beliefs.
5. Certilication of Nonsegregated Facilites. Ay the submission of this Proposal, Contractor certifies that it does not maintain or provide for its establishments, and that it does not permit employees to perform theit services at any location. under its mantrol, where segrepated facilities ore maintamed. Contractor certifies further that it will not maintain or provide for amployees any seg- egated facilities at any of its establish nents, and it will not permit employees to perform their services at ary location under its control where segregated tacilities are maintained. Contractor agrees that a brepeh of this certification is a violation of the equal opportunily rlause of this Contract.

As used in this serification, the ferrn "segregoted facilities" means any woithg roms, work areass, restrooms ond woshrooms, restourants ondi ather eating areas, time clacks, bocker rooms, and atficr storage or dressing oreas, parking iats, frinking fountains, recreation or crisertanmert areas, transpurlation and housing focilities providerd for employees which ore segregutca by explicit dircetive or are, in fact, segregated on the basis of race, color, religion, or notlonal origir because of babit, kural customs or arfy orther reason.

[^0]from proposed Subcortractors or material Sugpliers prior to the award of subcontracts or the consummation of material suppiy ourcements exceeding $\$ 10,000$, which are not excrnpl from the provisions of the Equal Opportanity clause, ard that he wili retain such certijeation in his fios.
6. Drug Free Workplace. Contractor hereby certifies that it shall provide a drug-free workplace in compliance with the Drue-Frne Workplace Act of 1988, as amended, and with 24 C.F.R. Part 21.
7. Contracilur Mork Hours, Satety, and Protection of Lives;and Health. For cursiruction contracts over $\$ 100,000$, Contractor shall comply with all standards ard regulations applicable to the working hours of laborers and mechanics required by 40 U.5.C. 3702 and 3704 , as supplemented by the Department of Labor reaulations $\{29$ C.F.R. Part 5). Iri general, these regulations and standards require Contractor to pay a basic rate fim the first 40 hours of a standard 40 -hour wodk week, and a rate of roat less than onr ind half times the basic: plizy rate for hours wonked in excess of 40 hours.

Contractor shoil exeraise proper precaution at all times for the protection of persans und property ond sholl be responsibie for all damages to persmas or property, either on or off the worksite, which occur as a result of his prosccurion of the work. The salely prowisions of applicuble iaws ond building and construction codes, in addition to specific safety and healith reguiations described by Chapter XIO . Sureau of Labor Standards, Leparemert of Labor, Part 1518) Safety and Heoith Remulalions for Construction, as outhined' in the Federal Register, Volume 36, No. 75, Saturday, Aoril 7, 7.971, 7itle 29 - LABOR, shali be observed and Contractor shall take or cause to be taken, such additionoi sofely and hevibh measures as NCORR may detemmine to be rasonobiy necessary.
8. Danger Sigrials and Safety Devices. Contractor shall make all necessary precautions to guard against damages to property and injury to persons. Contractor shall put up and maintain in good condition, sutticient red or warning lights at right, suitable barricades and other devices necxessary to prozect the public. In case Contractor fails or negiects to take such precautions, NCOHR may have suth lights and barricandes instialled and charge the cost of this work to Contractor. Such action by NCORR dnes not relieve Conitractor of any liability incurred under these specifications ar contract.
9. Lead Bilsed Paint Hazards. The rehabilitation of residential atructures is subject to the HIUD leadBascd Paint regulations, 24 C.F.R. Put 35. Contractor and its Subcomtractors shall comply with the provisions for the ellmination and redurtion of lead-based paint hazards under Sulspart B of soid regulations.
10. Compliance with Air and Water Acts. For each hornc rchabilitation Owner-Consajutor Agreement over $\$ 100,000$, Contractor and all oits subcuntractors shall comply with the requirements of the Clesn Ar Act, as amended, 42 U.S.C. 1857 et sexc., the rederal Water Polluiiun Control Act, as amended, 33 U.S.C. 1251 et sec., and the regulations of the trovironmental Protertion Agency with respect thercto, it 40 c.r.R. Part 15, as amendex.

In oddition to the foregoing requirements, oll nonexempt Contractors and submantoctors shall furnish to NCORR, the folfowing:
10.1. A stipulation by contractor or its Subcontractors, that any facility to be utilized in the performance of any nonexempt contract or suburuntract, is not listed on the list of Vialating Facilities issued by the Environmental Protectinn Agency ( EPA ) pursuant to 40 C.F.R. Part 13, as amended.
10.2. An agrement by Contractor to comply with all the requirements of section 114 of the Cepan Air 4rta is amended, ( 42 U.S.C. 1857 c.8) and Section 30 b of the Federal Water Pollution Control Act, as arnended, ( 33 U.S.C. 1318) selating to inspection, monitorine, entry, reports and information, is well as all other requirements sperified in sald Section 114 and Scction 308, and ail regulations anil guidelines issued thereunder.
103. A stipulation that as a condition for the award of the contract, prompt notice will be givem of any notification reccived frum the Director, Office of Federal Bctivilyes, LPN, indicating that a facility utilized, or to be utilized for the Contract, is under consideration to be listed on the

EPA List of violating Facilities．
104．An igreement by Contractor that he will include，or cause to be included，the criteria and recuirements in paragraph \｛1\} through \{4\} of this scction in every nonexempt subcontract and requiring that Contractor will take such action as the govemment maly direch as a means of enfurcing such provisions．

11．Energy Effitiency／12 U．S．C．6201i．Contractor shall comply with mandatory standarcs and policies relating to enerfy efficiency which are contained in the state energy conservation plan issued in compliance with the tnergy Policy and Conservation Act（Public Law 94－163）．

12．Amexse ta Records，Maintenance of Records．NCORR and HUD，the Comptroller General of the United States，or any of their duly authorized representatives，shall have access to any books，docurnerits， papers and recarts of contmetor which are direttly pertinent to this Contract，for the purpose of audits， exarninations，and making excerpts and transcriptions．

All revonds regaired by 24 C．F．R． 570,506 that are pertinent to the activities funded under this contract shall be mointoined in a central location by Contractor and will be maintained for a period of five（5） years from claseovt of the gront from which this Controct is funded．

13．Coprfiehts，No State provided materials，includirg but not limited to reports，maps，documents，home plans and specifications，any public record，or documents suanitted with or in response to RIPQ，HRP contractor－owner contract form，and related HRP and／or CDESE－DR dacaments periaining to procurement，conthati adrnisistsalion，umbaci marlagemenderionitoring，CDBG DR plannina and wompliance，anci／or controct auditing，in whole or in part，shall be available to contractor for purposes of copyrighting as Contractor＇s intellectual and／or proprietary properzy．Subjert to North Carolina Public Records laws，amy such mazerials produred resulting from this Agreement that mizht be subject to copyright shall be the property of State of North Carolina，through NCORR，cther state agency，and／or a federal agency of the United States fe．g．，HUU and FEMA），a nd ail such ighis shall belone to the State of North Carolina and／or the United States．

14．Pazents．Contractor shall hold and save NCOHR and its officers，agents，servants，and emplnyens harmless from liability of any nature or kind，including cost and expenses for，of uri arcxamnt of any patented or unpatented invention，process，arsick，of appliance manulactured or used in the performance of the Contract including its use by NCORR，unless othenvise specifically stipulated in she Contract．

License or Royalty Fees：License andior Royalty Fees for the use of a prosess which is authorized by NCORR must be reosonable and patia to the holder of the patent，or his outhonized Jicense，direct by NCORR and nat by ar through Contractor，

If Contravtor ases any design，device or materiais covered by letters，poteni or zomyrigh，it shoil provide for such use by suitable agreement with Owricr of such palanted or copyrighted design， device or materlal．it is muiually agreed and understood that，without exception，the Contrach pria．es shalf inciude aff royaities or costs arising from the use of such design，deviem or materials，in ony way involved in the Work．Contractor and／or his Sureties shall indemniby and sove hammiess NCOAR from any and all choims for infringement by reason of the use of such patented or capyrighted design， dewice or moierlais or ary tradernark or eogynight in connection with work agreed la be perfornned under this Contract，ond sholl indernaijy NCORR for any cost，expense，or domoge whike it rmy be abliged to aay by reason of such infringement at any time during the prosebuliun of the wark or ofter completion or $_{1}^{2}$ the work．

15．Confidential findings．Some of the reports，information，data，etc．le．g．，homeovmer personally identifying information，including but no：limited to：income and／or tax reconds，social security numbers， birthdates，driver＇s license numbers，etc－），prepared or imsembled by NCORR，HLD，FEMA，countles， cther governmental agenties，ard／or Contractor under aware HRP contracts may be conficiential，and Contrattor ugrees that they shall not be made available to any individual or organization without prior written approval of the appropriate governmental entity that authored the informatiur，
requested the infonmation and/or is responsible for the program for which Contractor is performing the work that generated the confidertial information. Contractor unferstands that most documents and billing, reconds will be public recerds and contractor will have to consult with the governmental enticy to determine whether a proposed document may be submitted to the governmental entity with confidential information and the method used to maintain conficientiality if the document contains confidential intormation.
16. Conflic: of Interest No member, officer, or employee of NCORR ur the koral jurisdictions served through this Contriact, or agent, consultant, or member of the DPS, ur other public ofticial who exercises or has exercised amy functions or responsibilities with respect to this Contract during his or her tenure, of for one vear thercafter, shall have any interest, direct or indirect, is any contrati or subcontract, of the proceeds thereof, for wark to be performed in connection with the Coritract or in any activity or oenefit with regard to the contmact.

Contractor sholl cauce to be jnicurparaterd in ofic contracts and/or subcontracts the foregolng provision regarding conflucts of interest.

No member of or deiegate to Congress, ur MCORR emplopec, shoil be admitted to any share or port of this Contract of to any benefit thoi may arise therejrom, but this provision shall not be construed' to extend to this Contract if made with a corporation.

If $\overline{0}$ person receiving ossistance under this Propram deses in foct have o conflict of interest as discussed bereih, sach smaflict will he fally disciosed in writing to NCORR and addressed under applicable law.
17. Interest of Contractor. Contractor covenants that he presently has nointerest and shall not acquire any interest, direct or indirect, in the above described pro,ect or any parcels therein or any other Interest which would contlict in any manner or degree with the performance of services hereunder. Contractor further covenants that in the performance of this Contract, no persorn baving any ouch interest shall be employed.
18. Political AC.ivity. Contractor will curriply with the provisions of the Hatch Nct (S U.S.C. 1.501 et seq.), which limits the political activity of errplapoes.
19. Lobbying 131 U.S.C. 1352). Contractor certifies, to the besiof it knowledge and belief that:
29.1. No federally appropriated funds have been piaid or will be paid, by or on behalf or Contractor, to any person for murmoses of influencing or attempting to influence an officer or emp ovee of any agencs, a member of Congress, an nfficer or employee of Congress, or an employee of a member of Congress in romnertion with the awarding of any federal contract, the making of any federal grant, the making of any tederal loan, the entering into of any cooperatve agreement, and the extersion, continuation, renewal, amendment, or mod fication of any lederial pontract, grant, loan, o: cooperative agreement.
19.2. It any funds other than federally appropriated funds have been paid or wi l iue paid to any person for infuencing or attempting to influence an officer or employee of eny agency, a member of Congress, an officer or emplayee of Congress, or an employee of a member of Congess in connection with this federal contraci, grant, Inan, or cooperative agreement, Contractor shal complete and submit standard Form III, "Disclosure form to Report Lobbyine," in accordance wnth ts irstruclions.
20. Personnel. Contractor represents that it has, or will secure at its own expense, all personnel repuired in performing the services under this Contract. Such personnel shall not be empleyees of or have any contrartual relationship with NCORR or other governmental entity involved in other State or federal disiaster recovery programs.

Ail Lfu services required herenander wifi be performed by Coitractur or ander its sumervision, and all personnel engogead in the work stooll be fully quolified and shall be authonized or permitted ander State and focal ifw to perjorm suefi services.

No person who is serving senkence in o genal or comectional institution shals be emoloved on whrk under this Contract.
21. Hirirıe of Illegal Alierss. The hiring of illegral aliens is prohibited under Federal Labor Laws. As a condition of Contractor's prequalifitation under RFPQ, Contractor vertifies that $\mathrm{n}_{\text {r }}$, and each of its sub contractors for any subcontract awarded, cormplies with the requirements of Article 2 of Chapler 64 of the NC Gerreral Statutes, including the requirement for each empioyer with more than 75 mployees in Nurth Carolina to verify the work authorization of its ermployees through the federal r Verify system.
22. Ariti Kickback Rules, Salaries of personnel performing work uncer this Contratt shall be paid uncondithonally and not less often than once a month without paryroll deduction or robate on ary account except only such payroll dedactions as are mandatury by law or perrnitted by the applicable repulations issijed by the Secretary of Labor pursuant to the "finti-Xickback Act" of Juric 13, 1934 (48) Stat. 948; 62 Stat. 740; 6.15tat 108; Iitle 18 11.5.C. 874 ; and Title 40 U.S.C. 27601. Contractor shall comply with all spplicable "Anti Kickback" regulations and shall insert appropriate provisions in all subcontracts covering work under this Cartrict to ensure cumpliance by the Subeontrectors with such egulations and shall be responsibie for the submission of affidavits required of Subcontracters thercunder except as the Secretary of Latoor may specifically prowide for variations of or exemptions from the requirements thereof.
23. Deharment, Suspension and Ineligibility 12 C.F.R. 200, Appendix IIIII. Contractor represents and warrants that it and its Subcuritractors are not debarred, suspended, or placed in inelipibility status under the provisions of 2 C.F.R. 180 and 24 C.F.K. 24.1 (government debarment and suspension repulationsj.
24. Suksontracts. Contractor shali not enter into any subcontract with amy Subcontractor who has been debarred, suspericed, declared inelizible, or voluntarily excluded from participating in contacting programs by any agency of the Uniterd States Govemment or the State of North Carolina.

Contractor sfial be as fully responsibie to NCORR for the acts ond omissions of Contractor's Subcontractons, ond of persons either directly or indirectly employed by them, os he Is for the acts and omissions of persons directly employed by Contracior.

Contractor shobl cause appropriote provisions io ic inserted in all subcontracts nototive to the work to find Sufs.untractor to Contractor by the imems of the Contruct Documents insufar as applicabse to the work of Subeontmators and to give Contractor the same puwer in rezacd to terminuting any sabcontract that ACORR may exarcise over Contractor sander any provision of the Contrakt Dacuments.

Wothing contatied in this sontract shall create any confractual relationship between any Subcontractor und NCORA.
25. Assipnability. Centractor shall not assign any interest in this Contract and shall not transfer any interestin the same (whether by assignment or novation) without prior witten approval of NCORR, provided that claims fur unioney due or to become due C.intractor from NCORR under this Contract may tet assigned to is bank, trust compiny, or other financial institution, or to a Trustev in Bankruptry, without such approval. Natire of any such assignment or transfer shall be furnished pmoriptly to NCORR.
26. Iermimalion for Unavailatie Fundias. The contictation of this Contrate is contingert upon the appir upriation and reicase of sufficien: funds to NCORR to fulfill the requirements uf this Contract. Failure of the appropriate authorities to approve and provide an adequate budget to NCORH for fulfilment of the Contract terms shall constitute reason for termination of the Contract by either Party. Curitractor shall be paid for all authrorized services property perforrned prior to termination.
27. Breach of Contract Terms. Any violation or breach of any of the terms of this Contract on the part of Corizractor or Contractor's Subcaalractors may result in the suspension or termination isf this

Contract or such ozier actlon that may be necessary to enfoce the rights of the parties of this Contract. The duties and cbligations imposed by the contract documents and the rights and remedies available thereuncer shall be in addition to ard nut a lirnitation of any duties, obligations, hibhis arcd/or remedies utherwise imposed or available by law.
28. Davis-Bacon Act (Pavment of Prevailine Wares). The Davis-Bacon Act, as amended (40 U.S.C. 3141 3148), shall appiv to all CDBG-DR Housing Recovery Program construction projects involving ecight (g) or more units when the cortrats awarcised by NCORR is in excess of $\$ 2,000$. Contractor and subcontractors on such prujexts shall comply with the Dives-Bacon Act, 40 U.S.C. $3141-3144$, and 3146-3148, as supplemented by Department, uf Lisbur regulations found in 2. CF.R. Part 5 ("Labor Standards Provisions Aoplicable to Contarts Covering Federally Finamed and Assisted Construction"). Contractor must pay wapes to latorers anc mechanics at a rate nu- less than the prevailing wages specified in a wage determination macie by the Sexretary of Libor, In addition, Contractor must pay wapes not less than once a week. NCORR must plarx a copy of the curtimt prevailing wage determination issued by the Department ul laber in eath sulivialitm. The decisiart to award a contract or subcontract must be curcditioned upurn the acxeptance of the wage determination, NCORR fincludingany NCORR assigned to manage the construction contract between Contractor anc: Dwner) shall fariliate and monitor compliance with the Davis Bacon Act, and report all suspected and/or uttual violations of the Davis-Bacon Act to HUD.
29. Section 3 of the Housing and Urban Developmerit Act of 1968.

The Coritractor :hall romply with the pravisions of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 USC 1701u, and implementing its regulations ot 24 CFR part 135, as expressed below:
20.1 The work to be performed under this contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.s.C. 1701 U |Section 3). The purpuse of Sertion 3 is to ensure that employment and other economic opportunities generases: by HUD assistiance or HUD-assisted projects covered by 5ection 3, shall, to the preatest extent feasible, be directed to low and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
79.7. The parties to this contract agree to comply wath HUV's regulations in 24 CRR part 135 , which implement sertion 3. As puidenoed ty their exercution of thes conntract, the parties to this contract certity that they ore under no contrartual no nther improdirest that would prevent them from complying with the part 135 regulatiuns.
293. The contractor igrees to sevd to each labor organization or represcntative of workers with which the contractor has a zollective bargaining agreement or other understanding, if amy, a notice advising the labo' organization or workers' representative of the contractor's commitments under this section 3 clause, and will post coples of the notise In conspicasous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and ;ob titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated dote the work shall begin.
29.4. The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 135, and agrees to take appropriate action, as provided in an applicable prowision of the subcontract or in this section 3 clause, uporı a finding that the subcontractor is in violation of the regulations in 24 CFR pert 135. The contractor will nut subcontert with any suksuntructor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CTR part 13.5.
295. The contractor will certify that any vocant employment positions, including training positions, that are filled $\{1\rangle$ atter the contractor is selected but bctore the contract is executed, and (Z) with persons other than those to whom the regulations of 24 CFH part 135 require employment opportanities to be directed, were not filled to circumvent the contractert's obligations under 24 CFR part 135.
296. Noncompliance with HUD's regulatimes in 24 CFR part 135 may result in saanctions, terrmination of this conmact for default, and deharment or suspension from futhe HUD assisted contracts.
29.7. With respect to work performed in cornection with section 3 covered Indian housing assistance, section 7(b) of the indian Self-Determination and Education Assistance Act [25 U.S.C. $45\left(\mathrm{c}^{\prime}\right)$ ako applies to the wark to be performed under this contract. Section 7(b) requires that tu the greatest exterit feasible (i) prefercnce and opportunities fur traning and employmeen shall be given to Indians, and iii) preferences in the awerd of contracts and sub-contracts shall be given to Iridian organizations and Indian-owned Ecomornic Enterpises. Parties to this contract that are subject to the provisions of section 3 and section $7(\mathrm{t}) \mathrm{ag}$ agee to comply with section 3 to the maximum extent feasikic, but not in deragation of tompilance with scctiver 7 (b).
30. Procurement of Recovered Mialerials. Contractor agrees to comply with 2 C.F.R. 200.322, which requires the procurement of items designated in guidelines of the Environmental Protection Agency (EPA) at 40 C.F.R. part 247 to contäin the highest percentage of recovered materials practicable, consistent with maintaining a satisfuctory level of comprtition, where the purchasr frice of the item exceods $\$ 10,000$ or the value of the quantity acphirced during the preceding, fiscal year exceeded S 10,000 ; procurigg solid waste manapersent stivices in a manner that maximizes energy and rosturct. recovery; and whisblishing an affimmative procurement program for procurement of recovered materials identified in the EPA guidelines.
31. Iran Divestment Acs: Cortification. Contractor certifies that, as of the date listed atocve, it is not on the Finat Divestment List as created by the state Treasurer pursuant to N.C.G.S. § 143 6A-4. In compliance with the resquirements of the Iran Divestment Act and N.C.g.s. \& $143 \mathrm{C}-\mathrm{bA}$-5 (b), Contractor shal not utilize in the performance of the conisact amy subcontractor that is identified on the Final Divestment List.
32. Fedcral Funding Accountabillsy and Trarisparemicy ALL (FIATA]. The Contrartor shall comply with the requircments of 2 CFR part 25 Univarsal Identilies and System for Award Managgernent (5AM). The grantee must have an active repistration in S/AM in accordance with 2 CFR part 25 , appendix $A$, and must have a Data Unwarsal Numberink Sysiem (DUNS) number. The prantee mus: also comply with provisions of the Federal tundina Accou ntability and Transparency Act, which includes resquirements on executive compensation, and 2 CFR part 170 Reporting Subaward and Executive Cumpensation information.
33. Clicrit Data and Uther Sensitive Irilomration. The Contractor must comply with 2 Crn 9200.303 and take reasonable measures to safem ard protected personally identifiable information, as defined in 2 CFR 200.82, and other information HUD or NCORR designates as sensitive or corlsistent with applicable Federal, state, lncal, and tribal laws regarding privacy and obligations of confidentiality.
34. Equal [rmpluwment Opportunity. Contractur igy $\mathrm{x}=\mathrm{s}$ to the foilowing Equal Opporturity Dealification:
341. Contraczor will not discritninate against any employee or applicant for employment on the basis of race, color, relipion, sex, sexual onentation, gender icientity, or rational onigin. Gontractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to thei race, color, religion, scx, sexual orichtation, genader identity, or national aripin. Such action shali include, but not be limited to the following:

Emplopment, opgrafing, demotion, or transfer, retruitment or recruitment advertising; luyoff or [errmination; rates of any or other forms of compensation; and seiection for training, inciading oporenticesthip, Contractor agreces to postin conspicuous piaces, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimizption clouse.
34.2 Contracia- will, in all sc/initstions or advertisernents for employees placed ioy or on behalf of Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or natiural ongn.
34.3. Contractor will not discharge of in any other manner discriminate against any empluyer or applicant for employment because such emplovee or applicant bas inquired about, distussed, or cisclosed the compensation of the employee or applitant ar another employee or applicant. This provision shall not apply tu instances in which an employee whin has access to the compensation information of other cmoployees or appipicants as a part of such emplayee's cisential job functions cliscloses the cor pensation of sach other employees or a pplicants to incmiduals who do not otherwise have access to such information, uriless such disclosure is in resporise to a formal cormplaint or charge, in furtherance of an investipation, proceeding, thearing, or action, including, an investigation conducted by the employer, or is consistent with Contractor's legal cuty to furnish information.
344. Contractor will serd to each labor union or representative of workers with which he has a collective bargaining ogreement or other contract or understanding, a notice to be provided advising the said labor union ur workers' representatives of Contrator's commitment: under this section and shal post copies of the notice in consplcinus places avallatio to employees and applizants for employment.
34.5. Coritractor will comply with all provisions of Executive Order 11246 of Septernhen- 24, 1965, and of ifferules, regulatioris, iand relevant orders of the Secretaryof Libor.
34.6. Contractor vill tumish all ir formation and reports reqpuired by Exectutive Order 11245 of Septemeer 24, 1965, and by rales, regulations, ond orders of the Secretary of Lablow, or pursuant thereto, and will permil acoess to his books, records, anc atcourits by the administering agency and the Secretary of Labor lor purposes of investigation to ascertiain compliance with such rules, tegislations, and orders.
34.7. In the event of Contrartor's noncurripliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or In part and Contractor mizy be declared inmelipible for futher Government contracts or federally assisted construction contracts in accordance with procedures authorized in Exacutive Order 11245 of 5 cptember 24,1965 , and suchuther sanctions may be impowed and remedies involsed as provided in Executize Ordel 11246 of Seputember 24, 1965, or by rule, regulation, or order of the Secretary nf Lavor, or as otherwise provided by law.
34.8. Contractor will ins:lude the portion of the sentence imerndiately precedirig paragraph (32.1) and the provisions of paragraphs (32.1) through (32.7) in every sutsearitract or purchase order unless mempted by rules, mefulations, or arders of the Secretary of Labor issued pursuant to sextion 204 of Exceutive Order 11246 of September 24, 1965, so that such provisions will be bindirg upon each subicontractor or vendor. Contractor will take such action with respect to any subcontract or purchase order as the administening igency may direct as a means of enforcing such provisions, including sanctions for noncompliance:
Provided, however, that in the event Contractor berames invoived hn, or is threaterned with, litigation with a subcontractor or vendor as a rewit of such direction by the administering agency, Contractor may request the Unilens States to enter inior such iitigation ho protect the interests of the United Stutes.

## ATTACHMENT D: CONSTRUCTION GENERAL CONDITIONS

## ARTICLE 1 - WORKING DRAWINGS AND SPECIFICATION5 AT THE JOB SITE

a Contructur shall maintain, in readable condtion at his job attice, one complete set of working drawings and sperifications for his work including all shop drawines. Such drawings and speclicications shall be avaitable for use by Contractor, designer, and/or NCORR. A copy of the plans and specifications shall be pruvided to Owner.
b. Contractor shall maintain at the job office aday-to-day record of work-in-place that is ak wariance with the contract documents. Such warations shall be fully noted on project drawings by contractor and submitted to the designer and NCORR upuci proicct completion and no later than thirty (70) days atter acceotance of the project.
$c$ Contractor shall maintair at the jos ofice a record of all required tests or special inspections that nave been performed, dearly indicating the scope of work inspected and the date of approval or rejection. Contractor shall make these tests and special inspection repurts invilable to NCORR, the Authonty Having durisdit:linim ("AHI") and Owner upon request.

## ARTICLE 2 - OWNERSHIP OF DRAWINGS AND SPECIFICATIONS

a. Contractor Construction Documents. All drawings and specificitions provided by NCORR in the construction of a Project remain inteliectual or proprietary property of NCORR. Owner may request drawings and specificatiuns fur future renovation or work at the Home. Dwoer and Contractor use of these plans and specificatians or wurk other than this Contract without perrrission of NCORR is prohibited. Owner and Contractor are prohibited from selling NCORR's plarns and jpecifications.

## ARTICLE 3 - MATERIALS, EQUIPMENT, EMPLOYEES

a. Contractor shall, unless othermise specifice, supply and pay for all labor, Iranspuriation, materials, tools, apparatus, lights, power $r_{r}$ hasal, smitary tacilities, water, scaffolding and incidenlials reccessary tor the completion of his work, arid shall install, risintain and remove all equipment of the curnstruction, other utensils or things, and be resporisible for the safe, proper and lawful const'uction, mainterance and use of the same, and shall construct in the best and most workmanike manmer, a complete job and cverything incidental thereto, as shown on the plans, stated in the specifications, ur reasonably implied therefrom, all in accordance with the contract documents.
b. All materials shall be new and nf quality specified, except where rectaimexi material is authorized hereln and approved for use. Wurkrrianship shall it 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 irstizutes of the respective trades, except as exceecied or qualilied thy the specitications.
c. Upon notice, Coneractor shall furnish evidence as to quality of materials,
d. Products are generally specified by American Society of Teszing and Materlals (ASTM) or other reference s:andard and/or by manufaturer's rame and model number or trade name. Wher spocified only by reference standard, Lontractor may select any product meeting this standard, by any manufacturer. When seviral products or manufacturers arn specified as being equally atceptable, Contractor has the option of using ary product and manufacturer cornbination listed. However, Contractor stall be aware that the cited examples are used only to denote the quality standard of procluct desired and that they do not restrict bidders to a specilic srand, make, mamuficturer or specific name; that they are used only to set forth and convey to biduders the general style, type, character and quality of product desined; and that equivalent products will be acceptabie. Request for substitution of materials, items, ar equipment shall be submitted to NCCORR for approval or disapproval; such approval or disapproval shall be made by NCORR prior to the opening of bids. Altemate materials may be requested after the award if iL ean dearly be demonstrated that It is an added bencfit to Owner and NCORR and Owmer approves.
e. NCORR shall be the iudge of equality for pruposed substitution of products, materials or cquipment and whethes they tomply with CDBG-UR, HRP and/or grant cligibility rules, requirements and/or standards.

## ARTICLE 4-ROYALTIES, LICENSES AND PATENTS

It is the intention of the suritract documents that the work covered hercin will not conssitute in any way infringement of any patent whatsoever unless the tact of such patent is ciearly evidenced hervin. Contractor shall protent and save harmess Owner, NCORR, the State of North Carolina and/or HID jegairist suit on account of alleged or actual infrinpement. Contractor shall pay all royalties and/or license fees required on account of patented articles or processes, whether the pabent rights are evidenicec herematter.

## ARTICLE 5 - PERRIITS, INSPECTIONS, FEES, REGULATIONS

a. Contractor shall give all notices and comply with all laws, ordinances, codes, rules and/or regulations beaning on the conduct of the work under this contract. If Contractor observes that the drawiriss and specifications are at variance therewith, he shall promptly notify NCORR ir writing. Any necessary changr: required after contract award sthall be made by change order in accordance with Article 19. If Contractor performs any work knowing it to be contrary to such lows, ordinanees, codes, rules iand regulations, and without such notice to NCORR, he shall bear all cost arising therefrom. Additional requirements implemented after bidding will tee subject to equitable negotiations.
b. All work undor this contract shall conform to the North Carolina 5late Building Code and other Statc, local and national codes aps are applicable. The cost of all required inspections and permits shall te the responsityility of Contractor and be included within the bid proposal. All water taps, meter barrels, vaults ind impact fees shall be paid by Cuntractor and included within the bid proposal uniess otherwise noted.

## ARTICLE G - PROTECTION OF WORK, PROPERTY AND THE PUBLIC

i2. Contractor strall be responsible for the entire site and the building or construction of the same and provide all thu necessary protections, as required by NCORR or designer, and by laws or ordinances governine such conditions. Contractor shall be responsible for arny camage to Owner's property, or wf that of others un the job, by therm, their piersonnel, or their subcontractors, and shall remecty such damages. Coritractor shall be responsible for and pay for any damages caused to Owner. Contractor shall have access to the project at ail times.
b. Contractor shall provide cover ard protect all portions of the structure when the work is not in prog-ess, provide and set all tomporary roofs, covers for doorwiys, sash and windows, and all other materials necessary to protect all the work on the bullding, whether set by hirr, or any of the subcontractors. Any work damaged through the lack of proper protection or from any gither cause, shall be repaired or replaced without extia cost to NCORR or Owner.
c. No fires of amy kind will be allowed irls de or around the operabons unimathe coursiv af mnstruction withnut special permission If urr NCORR.
d. Contractor shall protect all trees and shruths designated to remain in the vicinity of the operations by building substantisl bowns around the same Consracton shisll barricade all walks, roads, elt, as directed by NCORR to keep the public awiy from the construttion. All trenches, excavations or other hazards in the vicinity of the work shall bee well barrianded and properly lighted at night.
e. Coritractor shall provide all necessary safety measures for the protection of all persons on the joh, including the requirements of the A.G.C. Accidenk Prevention Mianwol in Construction, as amended, and shall fully comply with all state laws or regulations and North Carolina State Building Cude requirements to prevent acc:ident or injury to persons on rir about the fotiation of the work. Contractor shall c:lparly mark or pust signs warning of existing harards, and shall barricade excavations, elevator shafts, stairwells and similar haarards. Contractor shell proteci dzainst damage or injury resulaing from falling matcrials and he shall maintain all protective devires and signs throughout the progress of the work,
f. Contractor shall achere to the rules, regulations and interpreti:tions of the Nortn Carolina Department of Labor relating to Oroupational sately and Health Standarels for the Construction Industry ( 1 itle 29, Code of Federal Regulations, Part 1925, published in volume 39, Number 122, Part II, June 24, 1974, Federal Registeri, arnd revisions thereio as adopted by General Statutes of North Caralina 95-126 through 155.
8. Contractor shalf desigrate a responsible person of his orparization as seafety officer/inspector to inspect the project site for unsafe heal hh and safety hileards, to report these hazards to Contractor for romertion, ancd whose duties also inciude accident prevention on the project, and tu provide other setety and health measures, un the pro, ect site as required by the terms and conditions ol the contract. The mame of the siztety inspector shall be made knuwn to NCORR at the time of the preconstrurtion meeting and in all cases prior to any work starting on the project.
h. In the event of an emergency affecting the safety of life, the protection of work, or the safety of adjoining properties, Curtractor is hereby authorized to act at his own discretion, without further authorization from anyone, to prevern such threatened injury or damage. Ary compensation rlaimed by Contractor on account of suth uction shall be determinned is provided for under Article 10(b).
i. Any and all costs associated with correcting damage cuused to adjacent properties of the construction sile or staging area shall be borme by Contractor. These costs shall include but nut be limited to flocoding, mud, sand, stone, deberis, and discharging of waste products.

## ARTICLE 7-SEDIMENTATION POLLUTIUN CONTROL ACI OF 1973

a. Any land-disturbing activity performed by Contractor in connection with the project shall comply with all prasion control musisures set forth in the untract documents and any additional messues; whith may be required in order tu crisure that the project is in full compliance with the Sedimentation Puilutiun Controi Act of 1973, as impiemented by Tite 15, North Carolina Adrministrative Code, Chapter 4, Sedimentation Control, Subchapters, 4A, 4B ind 4C, as amended ( 15 N.C.A.C., 4A, 4B and 4C).
b. Upon recelpt of notice that a land-disturbing activity is in volation of said act, contractor shall be responsible for ensuring that all steps or actions rieocssary to bring the project in compliance with said adt are promptly taken.
2. Contractor shall be responsible for defending any lepal actions instituterl pursuant to N.C. Gien. Stat. g113A-64 apainst any party ur persons described in this article.
d. To the fullest extent permitted by law, Contractur shall indemnify and hold hammess NCORR, desiener, and the agents, consultants and employees of NCOIRn, and designer from and agairst all claims, damages, civil penalties, losses and expenses, including, but not limited to, attorney's fees, arising out of or resulting from the performance of work or tailure of performance of work, provided that any such claim, damage, civil pernalty, loss of experse is attributable to a violation of the Sedimentation Pollution Control Act. Such oblization shall not he carsitrued to nryate, abridge or otherwise reduce any other right ar ohlization of indemnity which would otherwise exist as to any party or persons described in this articie.

## ARTICLE 8 - INSPECTION OF THE WORK

a. It is a condition of this contract that the work shall be subject to inspection during, normal working hours and during any time work is in preparation and progess by Contractor, designer, designated official representatives AHI, NCORR and those persons required ty state law to test special work for official approval. Contractor shall therefure provinde sate access to the work it all times for such inspectiuns. Owner mus: give advonce notice to Cunstractor and/nr NCORR to ensure Owner safetp pursuant Lo OSHA rwquirements.
h. Where special inspectimin of testing is reculred by virtue of any state lawn, inspructions of the designer and/or NcxafR, specifications or codes, Conlractor shall give adequate rotice to the designer and NCORR of the lime set for such inspection or test, if the irrspection or test will be conducted by a pariy other than the cesignes. Such special tests or inspections will be made in the presence of NCORH, or his authorized representative, or designer (if necessary) and it shall be Contractor's responsibility to serve ample notive of such tests.
c. All laboratory eests shall be paid for by Contractor unless provided otherwise in the oontract documents, including laboratory tests to esteblish sdesign mix for concrete, and for additional tests to prove compllank: with contract documents where materlab, have testec deficient, except when the testing baboratory did not fulliw the appropriati: ASTM testing prourdures.
d. Should any work be covered up or curncxaled prior to inspiection and approval ty AHI and NCORH (wheri required by the contract| and/or special inspector, such work shall he urcovered or exposed tor inspection, if so requested by AH ( (verbally or in writing) or NCORR 〈in writing〉. Irspection of the vork will be made upon notice from Contractor, Ali cost involved in uncowering, repalring, replacing, recovering and/or restoring to desiger condition the work that has been covered in concealed will be paid tyy Contractor imvolved.

## ARTICLE 9 - CONTRACTOR AND SUBCONTRACTOR RELATIONSHIPS

a. Contiactor ngrees that the terrns of its contract shall apply equally to enach subcontractor es to Contractor, and Contractor agrees to take such action as may be nevessary to bind earh subcontractor to these terms. Contractur further agrees a conform to the Code of Ethical Conduct as adopted by the Associated General Contractors of America, Int., with respect to contraciur-subcontractor relationships, and that payments to subcontractors shail br
made in accordance with the provisions of G.5 143-1.34.1 titled Interest on final payments due lo prime contractors: payments to subs:nntractor:.
b. Within seven days of receipt by Contractor of each periodic or final payment, Contractor shall pay the suticontrector based on work completed or senvice provided under the subcoritract. Should any periodic or final payment to the sulicxontractor be delayed by more than seven days aftez receipt of perioxic or final payment by Contractor, Cantractor shall pray the subcontaztor interest, beginning un the eighth dizy, at the rate of one percxnt ( $1 \%$ ) per month or fraction thereof on such unpaid balance as may be due. NCORH shall not be liable for interest resulting from Contractor's failure to pay any subcontracior.
c. NCORR will retain no more than five (5') percent of progress payments from Contractor, which will be released upon firial acceptanco of the HIRP project. Should Contractor fail to perform work under the contract, substantially delay completion of the work, ur fail to corrert non-conhurmine, work in a timely manner, NCOHR miry use retaintige to correct nun conforming work and/or romplete perfrirmance of the contract. The percentaye of retainage on payments made by Contractor to the subcontractor shall not exceed the percentage of retainage on payments made by NCORR to Conisater. Any percentege of retainage on paymerits made by Contractor to the sabbconitractor that exceeds the pertentage of retainage on payments made by NCORit to Contractor shall be subject te interest to be paid by Curitractor to the subcontrac.or at the rate ol one percent ( $2 \%$ ) per month or fraction thercof.
d. Nothirg in this section shall prevent Contraclur, at the time of application and certifization to NCORR, from withholding application and certification to NCORR for payment to the suboontractor for unsatisfactory jub progress; defective construction not remedied; cisputed work; third-party claims filed or reasonsble evidente that clalm will be filed; failure of subcontractor to make timely papments for labor, equipment and materials; darmage to contractue or another subcontracior; reasonable cwidence that subcontract cannot be compleced for the unpaid balance of the subrontract sum; or a reasonable amount for retainage not to exceed the initial percentage retained by NCORR.

## ARTICLE 10-CHANGES IN THE WORK

a. NCDAR may make chariges to the work covered by the contract. These changes will not invalidate any por lion of the contract and will not relicve or release Cantractor from any guaranter given by t pertinent to the contract provislons. These changes wili not affect the validity of the zuarantee hond and will not relieve the sursty or suretie.: of said bond. All extra work shall be executed under cosnditions of the original combract.
b. Except in an emergency endangering life or property, no change shall be made ty fontractor exbept upon receipt of an approved change order or wrillen ficld order from NCOHR aushorizing such rhange. No claim lor adjustments of the contract prive shail be valid unless this prucedure is folluwed.
A field order, tronsmitted try tax, electronically, or hand delivered, may be used whene the change involved impacts the critical path of the wark. A formal change order shall be issued as rexpeditiously as possible.
In the event of an emergency endangering He or property, Contractor may be directedt to proceed on a time and materials basis, whereupon Contractor shall proceen and keep accuzately on such form as speciliced by NCORR, a correct jocount of costs, together with all proper invoices, payrolls and supporting data. Upon completion of the work, the change erder will be prepared as outiined under either Method " $\left.c^{N} 1\right\rangle$ " or Method " $c^{\prime} 2 \xi$ " or both.
c. In determining the values of changes, ether additive or decurtive, Contrari shall be based on the final Pid Pricing
Bouk except for in unusual circurnstances.
c. Should below grade concealed conditions be encounteres in the performance of the work, or should concealed or unknown concitions in an existing strusture be at variance with the conditions indicated by the cuntract documents, the contruct sum and time for completion may be equitably adjusted by chanpe order upon claim by eilher party made within thlry (30) days afler the condition has been identified. All change orders shall be supported by a unit cost lsreakdowrishowing method of arrivirg at net const as defined above,
e. In alf change arders, contractor will provide such proprisal and supprating data irl suitable veritten format. NCORH shall verlfy correctness. Delay in the processing of the change orcer due to latk of proper submittal by Cnntractor of all required supporting data shall not ennstitute grounds fos a sime cxtensiurı or basis of a claim. Within limurteen (11) days alter receipt of Contraclor's accepted proposal, including all supporting documentation reguired by NCORR, NCORK shall putpare the chanye onder and forward to Contrictor for his signature or otherwise respond, in writing, to Contractor's proposal. Within spen (7) days after receipt of the change orter executerl by Contracior, NCORR's representative shall certify the change order by his or her signature, and forwand the chariee order and all supporting clata to $N$ NORR for its revicw of CDBG-DR, HRI anc/or grant eligitility compliance anc, if compliant,

NCORR will slign the change order and the revised scope of work may proceed. If the change order is denied, then Conlractor shall nut proceed with the work. In case of emergency or extenuating circumstarices, approval of changes may be obtained verbally hy telephone or via field orders approved by all parties, and then shall be st.bstantiated in writing as outlined under normal procedure.
f. A change order, when issued, shall include full corripensation, or credit, for the work induded, omitted or substikuterd. It shall show on its face the acjustment in time for completion of the projecil as a result of the change in the work.
8. Contractor undersands and ackriowledges that any anc all change orders made subsequent to this Grant figreement shall be incorporated herein by reference Into this original Grant Agrvement Subsequent Change Orders shall then represent the entire Grant Agreement between the parties for the new construction of their clamaged horric under the Propram.

## ARTICLE 11 - NCORR PERIOD OF PERFORMANCE STANDARD

To crisure homeowners are not out of their homes longer than necessary, NCORR has established standards for timely completion of contracted work. Completion standards begin the day NCORR issues the veridor a Notice to Proceed (NTP) and ends when home passes, final inspection and the honeowner accepts key turnover. The State will assess liquidated damages for each day that cxceeds required timetrames from NTP to construction passing final inspection and homeowner accepting keys. The State assesses liquidated camapes of two hundred fifty dollars ( $\$ 250$ ) a day for each day that exceeds approved contractual tirnuframe from NTP to construction passing final inspection and homwowner accepting knys. The timeframe frum NTP to homeowner uccepting keys is colloquially known as the Period of Performance and includes the initial period with the original scope plus any NCOHRapproved time extensions. Liquidated damages are assessed for any day beyond that Period of Performance. NCORR reserves the right to issue an NTP, in the absence of a Contractor's request, at a reasonable time durimp the construction phase to ensure timely completion of suntracted work.

## ARTICLE 12 - TIME OF COMPLETION, DELAYS, EXTENSION OF TIME

a. Contractor shall commence work to be performed under this agreement on a date to be specified in a writter Notice to Proceed from NCORR and shall fully complete all work hercunder within the tirnc of completion stated in the Contract. Time is of the essence and Contractor acknowledges NOORH will likely suffer financlal damage for failure to complete the work within the time of completion. For each day in exces; of the above number of days, the siurn nt $\$ 250.00$ per diay shaill be deducted from Contractor's nexl draw request as liquidated damages reasonably estimated in advance to cover the losses incu rrod by NCORR by reason of failure of said Contractor to complete the work within the time specified, such time beina in the essersee of this contract and a material considerasion thereof. If Contractor disputes the calculation of liquidated damages, then NCORR may recover actual damages.
h. If Contractor is delayed at any time in the progress of his work solely by: any act or nefligence of Owncr or NLORnt; by changes orcisued in the work; bylabor disputes at the pre uect site; by abnorarial weather conditions reot reasonably anticipated for the locality where the work is perfurmed; by unavoidable casualties; by ary causes beyond Contractor's control; or by any other causes which NCORR determine may justify the delay, then the contract time may be extended by charige order only for the time which NCORR may determine is reasonable.
Time extensions will root be granted for rain, wind, snow or other natural phenomena of normal intensity for the lucality where work is performed. For purposes of delermining extent of deloy attributable to umusual weather phenomena, is determination shall be made by compuring the weather for the contract period imobed wilt the averages of the prececing five (5) vear climatio. range curing the same time interval based on the National Oevanic and Atmospheric Administration National weather Service statistics for the locality where work is performed and on daily weather logs kept on the job site by Contractor reflectiny the effect of the weather on progress of the work. and initialed by the NCORR's represertative. No weather delays shall be considered after the building is dried in unless worls claimed to be delayed is on the critical path of the bascline sched, ale ar approved updated schedule. Time extensions for weather delays, acts of God, labor clisputes, fire, delays in transportation, unavoidable casualties or other delays which are beyond the control of NOORF do not erititle Contractor to compensable damajes for delays. Aryy Contractor claim for compensable damages for delays is limited to delays caused solely tyy Owner or its agitits. Contractor caused delays shall be accounted for belore Owner or NCORR caused delays in the case of concurrent delays.
c. Hequugks for extensions of time shall be made is writing to NCORR, with copies provided so NCORR, wilhin fifteen (15) days following cause of delay. The request must contain a bricf description af: the event or situation shat caused the delay: how the event and situation impacted critical wark reeced to complete the Project on time is such work
is reflected in the schedule ur teisonably inferrec trom the progress of construction; a statement of Contractor's inability to perform other work to mitgate the impart of the event or situatiur tausing delay; a statement that Contractor (indudirle cmployees, subcon,ractors, or suppliers) were not the cause of the event ar situation; and such wher additional work and costs incurred thy contractor resulting from the event or situation delaying Contructor's work. Contractor understands that the failure to provide a timely request with the requested details and cost Information shail result in rejection of the request absent a reasonable and substantiated explanation for the lack of timeliness which was caused by events, situatlons or persons outside Contractor's control. C.ontractor further understands that the payments made under this Contract are from a federal grant administered by a State agency and, as a result, Contractor understands that any requests for time extensions are subject to the State and federal False Claims Acts and auditing requirements.
d. If a performance or payment bond has heer provided by Contractor for this Project, then Contractor shall notify is surcty in writing of any exlension of time that is granted by NCORR.

## ARTICLE 13 - APPLICATIONS FOR PAYMENT

a. Contractor shall submit to NCORR a request for payment for work done on a schedule agreed upron by Contractor and NCORR. The request shall be in the form agreed upon between Contractor and NCORR, but shall show substantially the valuc of work done and materlak cicliveres to the site dung the perind since the last pavment, and shiall surn up the financial status of the contract with the following information:

1. Total value of contract includirg change orders.
2. Value of work compleled to date.
3. Less five prercent $15 \%$; retainage.
4. Icss previous payments.
5. Current amount due.
b. Contractor, upon request of NCORH, shall substantiate the request with inworxes rf vouchers or payrolls of uther evidence insluding, compliance with federal prevailing wage laws.
c. Prior In subrritting the first request, Contractor shall prepare for NCORR a schedule of valuess [SOV) showing a brrakdown of the contract price irito values of the various parts of the work, so arranged as to facilitabe payments to Contractor and subcontructors, Contractor shall list the value of each subcontractor and supplier, identifying each minority business subconitractor and supplier.
d. NCORR will withhold retainage up to the statutory amount of five percent [ $5 \%$ ) to ensure a prequalified contraclur's completion of the project and/or to resolve any disputes with NCORR or subexmerartors.

## ARTICLE 14 -CERTIFICATES QF PAYMENI AND FINAL PAYMENT

a. Within five (5) disy; from receipt of request for payment from Coritractor lor other date set by Contractor and NCORR', Contractor shall issue and forvard to NCORR a certificale for poyment. Ihis certifitate shall indicate the amount recuested by Contractor. If the certificate is nut aproved by NCOSR, NCORR shall state in writing to Coritractor and NCORR his, reasons for withholding payment,
t. No certificate issued or piyment made shall curstitute an acoeptance of the work or any part thereof uritil issuance of a certificate of ucxupancy issued by AHI and NCORR closeout the curitract/warranties and guarantees shall remain in effect after contract closeout). The making and acceptanes of final payment shall conslitute a waiver of all clairris ty Contractor against Owere or NCORR except:

1. Claims arising from unsettied liens or claims apginst Contractor.
2. Faulty work or mater ials appearing after final payment.
3. Failure of Contractur to perfom the work in accordance with drawings and specifications, such falure appearirg after payment.
4. As conditioned in any payment bond.
e. Contzector shall forward to NCORR the final application for payment along with the tollowing documents:
5. List of rrinority business subcontractors and material suppliers showing breakdown of contratt amoints and total actual payments to subs and material suppliers.
6. Affidavit of Release of Liens.
7. Affidavit of Contractor of payment to material supplers and subeontractors.
8. Consent of Surety to Final Payment.
9. Certifitiates of state agencies required by state law.
10. If applicable, Asbesbos Manilesi irom a permitted disposal facility.
11. Warranty certification by homeowner.
12. Homeowner Noceplance of Work.

## ARTICLE 15 -PAYMENTS WITHHELD

d. NCORR may withhold payment for the following reasons:

1. Faulty work not correcied.
2. The unpaid baiance un the contract is insufficient to cormplete the work in the .udgrnent of the designer and/or NCORR.
3. To provice for sufficlent rontract balance to cover liquidated darmares that will be assessexd,
4. Payment docamentation has not been submitted by the contractor or is unacocptable.
5. Non compliance with contractual requirements.
t. When prounds for withhukirig payments have been remeverd, payment will be releasud.

## ARTICLE 15 - MINIMUM INSURANCE REQUIREMENTS

COVERAGL - Durine the term of the Contract, Contractor at its sole cost and expense shall provide cammercial insurance of suck type and with such terms and lirrits as may be reasonably associated with the Contract. At a minimum, contrartor shall provide and maintain mritractual coverage and limits and obtain the required performance bond. In addilitun to requiremenls found in the North Carolina Gerneral Contract Ierms and Conditions, the following apply:
a. Property Insurance (Builder's Risk/Installation Floater) - Contractor shall purchase and maintain property insurance until final acmprance, upon the entire wurk at the site to the full insurable value thereof. Ihis insurance shall include the interests of Ownec, Contractur, the subcontractors and suth-subcontractors in the work and shali insure against the perils of fire, wind, rain, flucxi, nxtended coverage, anc: vandalism and malicious miachicf. If Owner is damaged by lailure of Contractor to purthase or maintain such insurance, then Contractor shall bear all reasonable costa properly attributable thereto. Contractor shall affect and maintain similar property insurance on portions of the work stored off the site when request for payment per articles so inclurles such portions.
b. Deductible- Ariy dectuctible, if applicable tn lass covered by insurance provided, is to be barme by Contractor.

REQUIREGENTS Providing and maintainirg adecuate insurance coverage is a material abligation of Contractor and is of the essence of this Contract. All such insurance shall meet all laws of the State of North Carolina. Such insurance coverage shall be obtained from companies thaz are authorizod to provicle such coverope and that are suthorized by the Cormmissioner of Insumarice to do business in North Garolina. Contractor shall at all times comply with the terms of such insurance policies, and all respuirements of the insurer under any such insurance policics, except as they may conflict with existing North Caralina laws or this Contract. The limits of coverage under cach insurance policy maintained by Contractor sha! not be interpreted as limiting Contractor's liability and obligations under the Contract.
After NCORR's issighment of the Contract to Contractor and $\mu$ iur to performance of the curitrat, Contractor shall provicie proot of the foregoing insurance coverages by providine. NCORR with a cextifitute of insurance. Contracilue shall provide a copy of the cortificate of insurance uppri iequest of Owner or Dwmer'sattorney. If any personal irjury ur property damage or clairn of such injury or damage shouald occur during construction of the Project, Contractor shall provide upon request
of NCORR, subcontractor, arry employee of on entity inspecting the property or providirg architectural, enkirieening and/or land surweying services fincluding but not limited to State employees, employees of any authority having jur isdiction), Owner, and/or any attorney representing Owner a complete copy of any insurance policy that may provide coverage for the injury, damages and/or clairr.

NOTE: I he State Tort Claims Act, N.C. Gen. Stat. $\$ 3$ s $143-291$ et seq., may apply to any iucident involving any State employees who may be at the Project site during constructiun lor purposes of performing CDBG-DR grant monizoring/compliance work and/or inspection of construction if he/she allegedly caused property damoge or personal injury. However, the State of North Carolisia and the U.S. Department of Hol sing and Urban Development are no: liable for any personal injury, property damage, any nther tort claim, or breach of this contrate by virtue of funding atiy pution of the construction via the CDBG-DH award tu Owner

## ARTICLE 17-PAYMENT \& PERFORMANCE BONDS

d. NOORH will requite Coritractor to fumish a payment bond executed by a surety company authurized to do business in Nuth Carolina. Ihe bond shall be in the full contract amount. The bond shall be cxecuted in the form as required by NCORR. Faymerits bonds will be required for major new construction projects.
b. All bonds shall be countersigned by an authorized agent of the bonding company who is licensec to do business in North Carolina.
c. Performance Bond NCOHR will require Contractor to furnish a performance bond execulted by a surety company wuthorized to do buslness in North Carolina. The performance bond shall be in the full contract amourit. Contractor shall submit a sample performance bond and samole power of attorncy to NCORR for review and approval.

## ARTICLE 18 -CONTRACTOR'S AFFIDAVIT

The final payment of retained amount due Contractor on account of the contract shall not beoome due until Contractos has turnished to NCORR an affidavit signed, sworn and notarized to the effect that all paymerits for materials, services or subcantracted work in connection with his montract have been satisfiex, and that no claims or lieris exist against Contrartor in romeection with thls cuntract. In the event that Coritractor cannot obtain similar affideaits from subcontraciors to protect Contractor and Qwner from possible liens or clairns apainst the subcontractor, Contractor shall state in his afficavit that no claims or liens exist arainst any subcontractor to the best of Contrartor's knowledge, and if any appear alterward, Contractor shiall hold NCORR and Owner harmiess.

## ARTICLE 19 - USE OF PRERAISES

2. Contractor shall confine its equipment, the storage of materials and the operations of its workrnen to limits indicoted by liav, ordinances, permils or directions of AHJ and NCORR and shall not exceed thooe nstablished limits in his operations.
b. Contractor shall not load or permit any part of the structure to be loaded with a weight that will endanger its safety.
c. Contrachur shall enforce NCORR's instructions regarding signs, advertisements, fires and smoking.
o. No firearris, any type of alcoholic: beverages, or drugs (other than those prescribed by a physician) will be perrnitted at the job site.

## ARTICLE 20 -CUTTING, PATCHING AND DIGGING

a. Contlan ior shall do all cutting, filling or patching of his work that may be required to make its several pants come tagether properly and fit it to rexeive or be received by work of other sutecontractors shown upon or reasonably implied by the drawings and specifications for the completed structure, as the designer or NCORR may direct.
b. Any cost brought abuul by defective or ill-timed work shall be barne by the party responsitile therefore.
c. Contractor shuuld cxardinate the work of the subcontractors to awoid unnecessary calling fitting or patchink so that Contractor avoids damaging the work of its subcontractors, and subcontrastors avoid damaging the work of Contrac:for and/or other sulbcontractors.
a. Contractor shall keep the building and surrouncing area reasonably froe from rubbish at all times, and shall remuve debris from the site on a timely basis or when directed to do so by NCORR. Contractor shall provide an onsite retuse container|s) for the use of all contrawors. Contractor shall remove rubbish and debris from the building on a daily basis. Contractor strall broom clean the building as requirec to minimice dust and dirt accumulation.
t. Coritractor shall provice and maintain suitatjle all weather aocess to the building.
c. Before final inspection and acceptance of the buildine, Contractor shall clean the work area, including glass, hardware, fixtures, masomry, tile and marble (using no acid), clean and wax all floors as specified, and completely preplare the buikine for use by Owner, with no deaning recuired by Owrer.

## ARTICLE 22 -GUARANTEE

a. Contractor shall provide a third-party warranty that unconditionally guarantees materials and workmanship agoinst patent defects arising from laulty materials, faulty workmanship, or negligence for a penod of fwelve (1) months following the date of final accephiance ut the wrork or beneficial occupancy and sha' I replace sudh delivetive rraterials or workmanship without cost to Owner. Contractor shall provide a two ( 7 ) year thicd party warranty for all mechanical systems, and a ten (10) year warranty for all structural work performed under the Contract. The Owmer is an intended third-party heneficiary of this contract; the Owner shall hold the warranties. All third-party warranties shall be serviced ty a rmputable home tharranty company. hird party warranty contract and montoct number shall on: prowided to the homeowner and NCORit at the completion of the construction project.
b. Where items of equipment or material carry a manufacturer's warranty fur any seriod in excess of twelve (12) rmonths, then the manufacturer's warranty shall apply for that particular piece of equipment or material. Contractor shall replace such defective equipment on miaterials, without cost to Owner, within the manufacturer's warranty period.
5. Additionally, Ownel may bring an action for latent defects caused by the negligence of Contractur which are hidgen or not readily apparent to Owmer or A CORR at the time of final atceptance, whichever occurred first, in accoroance with applicable law.
d. Guarantees for roct, cquipment, materials, and supples shall he stipulated in the specifitation's sections governing such root, equipment, materials, or supplies. Contractor shall also provide all instruction manuals stipulated in the specification sections andfor that were furnished to Cantigetor from the manufacturer le.g., hot water heaters, HVAC units, electrimal equipment or lixtures, plumbing equipment and fixtures, appliances, etr-)

## ARTICLE 23 - WOMEN AND MINORITY BUSINESS PARTICIPATION

2 C.F.R. § 200.321 requirms that all necessary affimative steps are taken to assure that mirority and women's businesses are uscd when possible, ano N.C. Gen. Stat. 143-128. 7 establishtss a ten percent (1U\%) goal for partivipsiimel by minority and women owmed businesses in total value of work for the HRP. The document, Guidelines for Recruitment and Sefection of Minority Businesses for Paricipolion in Siate Construction Contracts, Including Affigavits, is found on the N.C. State Construction Office website.

## ARTICLE 24 - CONTRACTOR EVALUATION

Contractor's uverall work performance on each assigned or isworded HRP project/contract shall be fairly evaluated in accordance with the policy and procedures fur determining, continued prequalification for future work in the HRP. Contractor Evaluation Proceulures wne hereby incorporated and made a part of Contractor's approval of iss application fur prequalification. NG,GRR will evaluate Contractor's performance.

## ARTICLE 25 - GIFTS

Pursuant to N.C. Gen. Slai. F 133 32, it is unlawful for any vendor or contractor fi.e. architect, hidder, mont ractor, constructiur maniger, design professional, engineer, subsontrattor, supplier, vendar, etc.| to make gifts or to Eive favors to any State employee. This prohibitlon covers those vendors and contractors who: $\{1\}$ have a contract with a guvermental apency; or (2) have performed under such a contract with in the past year; or (3) anticipate bidding on such a contract in the future. For additional inlommation regording the specific requirements and exemptions, vendors and contrachors are encouraped to review G.S. Sec. 133-32.

During the construction of the Project, Con=ractor and subcontractors are prohibited trom making gifts to any employees of NCORH and/or any other State employee from any other State Sgency that may heve any involvertert, influence, responsibilities, oversight, management and/or duties that pertain to and/or relate to the contract administration, financial administration and/or disposition of claims arising from and/or relating to the Contract and/or Jruject. In addition, Contractors are prohlbited Irom making gilts to the Owner at any tirne. Cuntractors in violation of th's provision of the agreement will be removed from participation in the program and reported to the HID Uffice of inspector General for investigation.

## ARTICLE 26 - AUDITING-ACCESS TO PERSONS AND RECORDS

In accordance with 2 C.I.R. § 200.501 and N.C. Gen. Stat. s. $147-54.7$, the pffire of the Inspector Gerieral (0IGI, State Auditur, NCORR ur uther applicabile state agency intemal auditors, or HUD shall heve access to NCORR's and Contractor's officers, employees, agerits and/or other persons in control of and/or responsible for Contractor's records tha: relate to this Contract for purposes of conducting audis under the referenced statute. HUV and NCOMR's internal auditors shall 3's have the right to acoess and copy NCCIRR's and Conitacita's recorde relalitg to the Contrart and Project during the term of the Contract and within five years iollowing the completion of the Project/close-out of the Contract to verify accounts, accuracy, information, calculations and/or data affecting and/or relating to NCORR's and Contractor's requests for payment, requests for change orders, change orders, claims for extra work, reques $\leq$ for time exlensions and relaterd claims for delay/extended general conditiurs cools, claims for lost productivity, daims tor loss etficiency, claims for idle
 ather type of claim fro payment or damages from NCORR and/or Owner.

## ARTICLE 27 - NORTH CAROLINA FALSE CLAIMS ACT

The False Claims Act ( 31 U.S. Code $83 / 29$ ) and the North Carolina False Claims Act ["NCFCN"), N.C. Gien. StaL is 1-605 through 1-S18, apply to this Contract. Contractor should familiarize itself with the False Elaims Act and the NCFCA and shauld seek the assistance of an attomey it it has any questions regarding the NCFCA and its applicability to any reouests, demands and/or daims for payment it submits to the State through the contracting state agency, institution, university or community college.
The purpose of the NCFCA ${ }^{\text {s }}$ is to deter persons from knowingly causing or assisting in siausirg the 5tiate to privy riaims that are false or frauciulent and to provide remecies in the form of treble damages and civil penalties whern money is obtained from the State by reason of a false or frauculent clairn.* [Fcetion $1-605 / \mathrm{b}\rangle$,] Conizactor's liability under the NCFCA may arise ltom, but is not limited ta: request; for payment, invoices, billine, claims for extra work, requests for change orders, recuests for tirric extersions, claims for delay darnages/extended general conditions costs, claims for inss, produclivity, claims for loss efficiencies, claims for idle equipment or labor, claims for price/cost estalation, pass-through claims of subcontractors and/or suppliers, documentation used to support arry of the foregoing, requests or claims, andior any olher request for payrreent from the State through the contracting state agency, institution, university o' community college.


[^0]:    Contratior further aprees thot lexcept where he has obtained identical certificotions from aropased Subcuritractors ond material Sugpliers for spacijic time periods, he will obtajn identical certifkedions

