# STATE OF NORTH CAROLINA North Carolina Office of Recovery and Resiliency (NCORR) 

## Assignment of Residential Rehabilitation, Reconstruction, MHU Replacement, Demolition, and Elevation/Mitigation Services

## ASSIGNMENT NUMBER:ASSIGNMENT.ABATEMENT CLEARANCE 12

ASSIGNMENT ISSUE DATE: 4/22/2024
VENDOR RESPONSE DUE DATE/TIME:4/24/2024 5:00PM
TOTAL PROJECT COST: $\$ 5,400.00$



This Assignment is per the Program Delivery Office (PDOD) and the PDO policies far determining assignment. By executirg this Contract, the Vendor agrees to perform the functions set forth herein at the prices indicated.


Return the execulec document to Construction@ReBuild.nc.pov.

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FOR STATE USE ONIY: Assigmen: awarded tho 24th coy af April

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\subsection*{1.0 PURPOSE}

NCORR is seaking highly sk\|ed Vendors to perform, or cause to be performed: rehabilitation, reconstruction, MHU reolacements, demolition, elcvation and/ar mitigation senvices of cligible structures through NEORR recovery programs. See rebuild.nc.gov for the State's Actian Plan|s) and Program Manual(s) defining these toristruction activites.

\subsection*{2.0 GENERAL INFORMATON}

\subsection*{2.1 DEFINITIONS, ACRONYMS, AND ABBREVIATIONS}
a) APPLICATION: The Request for Prequalification /"RFPQ"; and Contractor's Applicotion.
b) AUDIT: The contract \((s)\) awarded pursuant to the Assignment Contract are subject to audits by state and Federal sgencies and/or their authorlzed independent auditors. The auditors may conduct cuntract performance, financial and/or farersic/fraud audits.
c) ASSIGNMENT PRICING BOOK; The Statc has prepared a Benchmark Assignmeril Pricing Book that will be used for project assignments. Contractors shall acceot the pricing contained in NCorR's Pricing Buok.
c) CDBG-DR: The Communily Development Block Grant - Disascer kecovery. This is a federal grant award issued to support furricane Mathew recovery effarts, and related disaster everts in North Carolina authorized and f.ncted by the U.S. Department of Housing and Utban Development and is awarded to the State of North Carolina. For the pu poses of this Assignment, cDRG-DR will also include Community Development Blocx Grant - Mitigation funds.
e) CONSTRUCTION MANAGER or CM: A North Carolina-icernathl grneral GC with construction management experience awarded a contract by NCORR thrut will provide NCORR construrtion manazermenh services
I CONTRACTOR(S) or GC(s): The Contrkturs prequalitied pursuant to a Reques: for Prequalification.
g) DPS: North Carolina Department of Public Satety.
h) NCORR: North Caralina Departmen: of Public Safety, Office of Recovery and Resiliency.
\(i_{i}\) PE: Professional Engineer.
i) RA: Registered Architect.
k) SCOPE OF WORK: The agreed upun duties and responsibilition of the general cortractor for each p'oject site. The Scope of Work may only be aitered by a change arder.
I) STATE: The State of North Carolina, including any of its sub-units and politiaal subdivisions recognized under North Carolina law.
\(m\) i STATE AGENCY: FOr purposes of th's Assignment Contract, any sub-unit within the executive branch of the State, State Officia s or Council of State Agencies that may have statutory, manaycrial or regulazory duties arising from or related to this RFP, C OBG-DH, State Disaster Recovery Acts of 2016,2017 and 2013, and subsequent acts, and/or Hazard Mitigstion Grant Program (HMGP) and these sub-units include but are not limited to: North Carolina Office of Recoveny and Resiliency (NCORR), Governor's Oftice, Deparzment of Public Safety ficcuding NCOHR and Division of Furchase \& Logistics), Department of Administration (imeluding State Construction Office and Purchase and Contract), State Buidinik Comrrission, Department of Insurance, Department of Labor, Department of Irisurance, Office of State Auditor, Office of the State Controller, Office of State Budget and Management, State Treasurer, Office of the Attomey General, and State licensing boards.
\(n\) il VENDOR(S): The entity which has ente ed into a contract wilh the State. May refer to a Contractor.
o) WORK ORDER: Specific, written authoricition to perform the task(s) listed therein.

\subsection*{2.2 ASSIGNMENT CONTENTS}

The below items are required to be submitted by the Contractor. Cantractor shall populate all attachments that require the Contractor to provide information and include an authorized signature where requested,
a) Certificate of insurance shall be returged with the signed Asslgnment Contract.
b) Al pages of this Assignment Contract shall be returned.
c.) Combleted and sigmen EXECUTION PriCE ;page 1)

Al scompe documents that are oncaled within the designaled StherePoint folder iniluded in Attachment A: Assienment Worksheet are included by reference.

\subsection*{3.0 REQUIREMENTS}

\subsection*{3.1 APPROVED PRICING CHARGES AND COSTS}

Vensor shall oniy invoice for amounts specifically all owed for in the Assignment Contract it is the responsibility of the Vendor to ussess each proverzy prior to uccepting the Assignmert Contract.

\section*{Construction Costs:}

Vendors will have to agree to the pricing, which is difterent cepending upon the price o the project awasded, as explained below.

\section*{Projects under \$250,000:}

For rehabi ization work, Vendors will be aworded besed upon an asslenment factor appliec to the Estimated Cost of Repair ("ECR"). For MHU rep acerrent and reconstrartion projects, the price per square oot will be set by NCORR. The NCORR cast factors include reasonable overhead and profit. Vencors that do not accept the NCORR's cost ca culazion will not be awarded contructs. Vendors that do not accept NCORR's cest calculation will not be assignec contracts below \(\$ 250,000\).

\section*{Demolition:}

Contract price includes the total fixed cost to the State for complete performance in accordance \(1 /\) ith the requirements and specificarlons herein, including all applicable charges for handling, transportation, storage, administrative and other similar fees. The individual pricing iterns provided in ATTACL MENT A, or resultang from any negotiations, is incorporated herein and shall become the price for each element on the resulting Contract.

The Lump Sum fixed price for each project site includes but are not limited to: all Izbor, persannel, equipment, materials, tees, mobilizatioc, bonds, project management, overhead and profis, daily and weekly project site reporting. Insurarce, cempliance with contractual reporting requirements, maintenance, safely, site securisy, temporury facilties, temporary tilites, durnpster and disposal fees, and any exuerises associated with the scope of work listed herein. No additional chatges outside the fump sum fixed price wi l be allowed, unless 三pproved by NCORR in the form of a change order.

\section*{Reconstruction:}

Contract price includes the total fixed cost to the State for complete performance in accordance with the requirenents and specifizations herein, incluoing all applicable charges for handing, transportation, storage, adm nistrative and other similar foeg. The individ wil pricing items urwided in Al|AC \|yNENT A, or resulting trom any nepetiations, is incorporsted hercin and shall become the price fol tach element on che resulting Contrect.

Any costs not reflected in the Work Drder (Woywill be paid out accordings to an authorized change order ofter showing documentation that additional costs are recuired by the Authority Hoving Jurisdiction. The Work Drder (WO) is a comprehensive documest that contains the ayarded vendor name, price awarded pursuant to this assipriment, adoress of the project, program and insurance requirements that shall be followed by the awarded ventor,

All change erders (CO) will be subrnitted with Jure 2018 Xactimate priting and the NCORR Construclion Manager will add \(\equiv n\) additional \(40 \%\) multipler to the bid boak line items to accuunt for material and abor increases s ince 2018 .

Change Crders (COss) are approved with 27.5\% O\&P for the CO ECR generated by the NCORR Construction Manager which retlect Xactirnite line items or upproved at the price submited by the Geeeral Contractor whichever is less, Addiltionally, projects completing under the perioe of performance are subject to highe Overhead and Proft (O\&P) according to the following table:
\begin{tabular}{|c|c|c|c|}
\hline \% of Period of Performance & \begin{tabular}{c} 
Reconstruction \\
[days]
\end{tabular} & \begin{tabular}{c} 
Reconstruction with \\
Elevation [days]
\end{tabular} & \begin{tabular}{c} 
Change Order \\
O\&P [ \(\%\) ]
\end{tabular} \\
\hline\(>81 \%\) & \(>87\) days & \(>109\) days & \(27.5 \%\) \\
\hline \(56 \%-80 \%\) & \(00-86\) days & \(75-108\) days & \(35 \%\) \\
\hline\(<55 \%\) & \(<59\) days & \(<74\) dyys & \(40 \%\) \\
\hline
\end{tabular}

\section*{Rehabilitation:}

Contract price includes the total fixed cost to the State for complete performance in accordarice with the requirements and specifications herein, including all applicable charges for handling, transportation, storage, administrative and other similar iees. The individual pricing items provided in ATTACHMENT A, or resulting from any negatiations, is incorporated herein and shall become the prlc: fur each eiement on the resulting Contrast.

Any costs not seflected in the Work Order (WO) will be paid out atcording to an authotized change arder ufter s oowing documentation that addit ona costs are requi'ed by the Authority Having Jurisdicticn. The Work Order (WO) is a compreherisive document trat contains the awarded vendor name, price awarded pursuant to this ass gnment, address of the project, program and insurance requirements that shalit te followed ty the awarded vender.

Al change arders (CO) will be submitted with Jone 2018 Xactimate pricing and the NCORR Construction Mynager will add an add tinoal \(40 \%\) multiplier to the bid book ine items to account for material and labor increases since 2018.

Change Orders \{COs) are approved with \(27.5 \%\) O\&P for the CO FL\& ferrerated by the NCORR Construction Manager which ref ect Xactimate line isems or approved at the price submitzed by the General Contrator whichever is less. Additionally, projects completing under the period of performance are subject to higher Dverhead and Profit \{ORP] actording to the following table:
\begin{tabular}{|c|c|c|}
\hline \% of Period of Performance & Rehabilitation [days] & \begin{tabular}{l}
Rale \\
Change Order O\&P[\%]
\end{tabular} \\
\hline >81\% & - 30 ders & 27.5\% \\
\hline \(56-80 \%\) & 25-35 days & 35\% \\
\hline < 55\% & \(<24\) days & 40\% \\
\hline
\end{tabular}

\section*{MHU Replacement:}

Contract price includes the total fixed cost to the State for complete performance in accordante wth the requirements and specificatiens herein, including all applicable charges for handling ransportation, storage, administralive and other similar foss. The individual pricing items provided in ATTACHMENT A, or resulting from any megotiations, is incorporated herein ond shall became the price for each elemert on the resulting Contract.

Aryy costs not reflected in the Work Order (WO) will be paid out accoroing to an authorized change order after ahowing. documentation that additional costs are required by the Authority Having, Jurisdiction. The Work Order \{测\} is a comprehersive documert that contains the awarded vendor name, price Jward=d pursuant to this assignment, address of the project, program and insurance requirements that shall be followed by the awarded vendor.

All caange orcers (CO) w ill be submitted with June 2018 Xactimate pricing and the NCORR Censtruction Nanager will add an additional \(40 \%\) multiplier to the bid book line items to accourt for material and labor increases since 201 s ,

Change Orders (COS) are approved with \(27.5 \%\) O\&P for the CO ECR generated by the NCORR Const uction Manager which retlect Xactimste line items or apprnved at the price submittcd by the General Contractor whichever is less. Additionaily, projects completirs, under the period of porformance are subject to higher Ovenheed and Prorit (o\&P) according to the following table:
\begin{tabular}{|c|c|c|c|}
\hline \% of Period of Performance & MHU Replacement [days] & IVHU Replacement with Elevation [days] & Change Order ORP [ \(\%\) ] \\
\hline > \(81 \%\) & 2 28 days & \(>36\) days & 27.5\% \\
\hline 56\%-80\% & 27-19 days & 25-35 days & 35\% \\
\hline <55\% & <18 days & < 24 days & 40\% \\
\hline
\end{tabular}

The Lumo Sum fixed price for each project site includes but are nat limited al labor, personne, equipment, materials, fecs, mot lizatinn, bunds, project manazement, averhaad and profit, daily and veekly preject site peporting, insurance, compliance with sontractual reporting requirements, maintenance, safety, site security, termpurary facilities, temporary utilities, dumpster and disposal fees, and any expenses associated with the scope of work listed herein. No additional charges outside the lump sum fixed frice will be allowed, unless approved by NCORR in the form of a change order.

The work will include but is not limited to: full turn-key sewiocs w th su pplyisg, the manufactured housing unit, riel very and installatlon, site desigo and oreparation, elevatıon, nomeowner move ut and mave-in ass stance, and demolition.

\subsection*{3.2 BONDS; PERFORMANCE AND PAYMENT}

Al propects will require 100\% jerformance and payment bonds, indivduelly or as a whole, after issuance oithe work Order (WO), and prior to the Notice to Proceed (NTP). A Notice to Proceed (NTP) wil se issucd following the ceview and approval of bonds along with any additional construction documents required by NCOZR. Failure to suhmit bonds 5 calendar days after the issuance of the Work Order (wo) will result in termination of the contract. NcoaR reserves the ria't to issue a Notice to Procced (NTP) at any point in time. Bonds shall be submitec throush the NCORR system of record.

\subsection*{3.3 WORK ORDER}

During the term of contrat: award, NCORR will request the Vender to perform the projects as described within this Assign ment, subject to soecific work authorizatien in the form of a Work Order (WO: Al Work Orders shal be in wrill ne, sizned by both the Vendor and NCORK, and shall include a scope of services, a list of tasks to be periormed by Veodor, a time schedule, a list of deliverables if any, and such other information or specia conditions as may be recessary for the work requested.

\subsection*{3.4 INVOICES}

After award of the Assifrument Contract the Vender will be provided training by NCORR how to invoice for payment. Unless othervise instructed, Vendors will snly submit payment applications to the NLORR Corrstruction Manager through the CM.

The stanclard format for inveicing shal be Single Irvoices meaning that the Contractor shall provide NCORR with an invoice for each wark Order. Invoices shall include detailed information, supporting documentation and/or deliberables requested in a work Order to allow NCORR or their designee to verify fees, costs and/ar experises.
At a minimum, the following fields shall be included on al invoices: Contracter's Bilinie Address, Customer Actount Number, North Carolina Coneract Number לthis Assignment Contract Numberl, Project Number /Application number; homeowner address', Item Description, Scupe Performed, Price, Guartity, Unit of Measare, Work Order Uate anl arly requirec back up documentation.

\section*{Applicable to MHU Invoicing only;}

\section*{INVOICES MAY NOT BE PAID UNTIL AN INSPECTION HAS OCCURRED AND THE GOODS OR SERVICES ACCEPTED.}
a) A devasit of \(25 \%\) to start production (or hold in stock units) of any of the homes to which vencor was awarded a contrant.
b) Progress Paymen: of \(\mathbf{2 5 \%}\) of contract price when the \(\mathrm{F} H \mathrm{H}\) regional/fucal uffice, facility, of lot for inspection and approvel as compliant by NCORR, and a Cert ficutc of Origin has been submitted to NCORR. All units must be within 150 miles of Raleigh, NC tor inspection to occur.
c) Progress Payment of \(45 \%\) of contract oalance when instalist of of the MHU on the lot is performed; bath the local authurily having jurisdlction and NCORR pass final inspections and issue certificate of ucouparcy of the MHU; separate key turnover with wendors completion and submission of required papenwork as stated in current versien of the Vendor Instrucions, but not limited to acceptance of wark and warranty, vendor warranties, and completion of all purch list items.
d) Final Retainage Paymert of remaining \(5 \%\) will be paid after summission of all mandacture and suptontractor warranties to owner'si and delivery to NCORR copies of al relewant inspection and permittina documentation to include all ancil iry certifications from other statutory agencies with furiscliction

\subsection*{3.5 INSURANCE}

Sec ATTACHENENT C: NORTH CAROLINA GENERA: TERMS ANID CONDIIONS, Section 15; 日I, Certificate of Insurance iCOll that conforms to these requirements shall oe summited with the executed Assiznment.

\section*{Certificate Holder:}

Ner, h Carulinte Office of Reccevery and Resiliency
verh Carulina Department of Public Satery
PD Box 110465
Du-ham, NE, 27709

\subsection*{3.6 AMENDMENT EXECUTION AND RETURN; REVOCATION}

To prevent delay in project completion, Vendor must execute/sign and return any amendment within 7 calendar days after issuance. Falure to do so may result in revocation or termination of the contract, In whole or in part, at the sole discretion of the state.

\subsection*{4.0 SCOPE OF SERVICES}

\subsection*{4.1 DESCRIPTION OF SERVICES AND REQUIREMENTS}

Vendors; must be tamiliar with North Carolina, local, and/or regimal Housing Guidelines, if applizable. Each local/regional program wil be nuanced depending on local construction requiremens, community recovery needs, program goals, and cther app icable locally approved program requirements.

NCORR's focus is on custo me service for the atizens particianting in the proersm, as weil as compliance with all applicïble HUD guidelines and regulations.

ह) Housing Standards
NCORR's commitment is to provide decent, safe, and sanitary housing, to elizible program participants.
bi) Americans with Disabilities Act of 1990 requirements
IIUD has cstablished standards of compliance that must be followed by every ventor on every propect where it is mandatory. Ir acdition, Vendors wi l have to adhere to all ocal, state, and tederal rules and regulations.
c) Customer Service

All participsnts shal se treated witncigrity and respect The Stete expects responsiveness to the state and the homeowner, first-c ass customer service, and interactions and communications that are cesily urderstood, prompt, and courtesus.

\subsection*{4.2 RECONSTRUCTION \& RECONSTRUCTION PLUS ELEVATION SCOPE OF WORK}

In certa in cases, a property owner may only ke eligible for the complete reconstruction of his/her home, substantially within the same fuotprint as the prior home ireconstruction). The scope of work for each recenstructed structure will vary bu: may include, athough not be limited to:
a) Coordination with the property owner and his/her farnily frum issuante of a NTP and work vider ta obtaining a certificate of occupancy, and key turnover for closine.
h) Utility discannection and deactivation/reconnection and reactuation.
c) Demolition of existing structure.
d) Debris removel in accordance with all federal, state and locial requirements, inclucinge the dispusal of polential asbestus containirs anaterials.
e) site preparation inc udize fencime, removal and replacement if applicatie.
\#t Construction of new residential structures includine, \(1,2,3,4\), and 5 -bedroom foor plans, in accordance with all applicable local and state, federal, and ICC codes and stardards,

If Accessibility of projerts to comply with the Arrericarl with Disavilities Act of 199 C \{if opplicable; unless a HUD ex:eption applies and to include, although not limited to, ramps ind lifts where recuired.
h) Elevation of decksf(perches to meet code complisnces.
i) WEP drawings for modifications to \(\approx \mathrm{x}\) sting mechanical, electrical, and plumbing systems where required.

If Fimal survey and elevation certificate requirements to be provided.
k) Final Home Energy Rating System (HEHS; Cert ficate.

I: Required permits and certificates.
\(m_{1}^{\prime}\) Elevation projects de not require pricing for foundation ces gn, initial site survey, znc initial elevation certif cate, as this is provided by NCORR.
n) All other work or services for Reconst uctien and Reconstruction plus Flevation projects to include engineering, architectural, survoping and/or environmental services recu red to obtain a cert ficate of occupanc/and passing of finalinspection from the local aut hority having jurisdiction and shall be incluced in this bid. This includes, but not limited to an as-built survey, plot survey, and/or site-specific engineering req-iled by City, Courty, or public utility.
of the appliarcees that ate required to be included are- refrigerator; dishwasher; range (combination aven and scovetopl; and nicrowave/range hood combinstion or separate range hood.
p) Septic systernis' shal be purnped and cleared out.

\section*{RECONSTRUCTION PLUS ELEVATION:}

Each stracture elevation stal consist of steps to produce the consirucion documents for the local outhority having jurisciction approval. These steps will recuire m.lible site vis ts by various profess onals to develop the necessary documents needed for complete construction documents. GC and \(\mathrm{PE} / \mathrm{RA}\) shall schedule or provide services as follows:
a) All homes that are deemed to need elevat on will require a s te survey and initial and final elevation certificates. The site Survey and inikaf Elevat ur Certificate for elevation projects will oe performed and provited by NCORK's vendin and must be followed by the GC. Flevated foundatian design drawines will alsa be provided by NCORR. All other engineering, architectural, surveping, and environmental services will be req,ilec to be provided by the GC and included in the bid price.
b) Geotechnical Sol Borings. Geotechnizal soil horings shall be performed by the CC's Vendor, if applicable.
c) Hequired permits and certificates, to include but not limited to Final Elevation tolgh Méfe 27674
d) Discomerting and deactivation of utilities.
c) Extencing/reconfiguring utiities to be reconnected/rearriwated.
f] Filevation of decks/porches/platforms to ment requirements o-Elevation Certificate and applicable codes. All MEP systems must be eievated with the structure to conform to requirements of the ipable space.
fi. Accessibility Compliance to include, although not limited to, ramps and litts where required.
h) Miscellaneous repairs/rehabilitations due to elevotion.

All elewtions heights will ut lize the greater of the following (BFE-2', Highest Watemark \(+2^{\prime}\), or AHI Requirement). This information will be provided on the initial elevation certificate and shall be followed.

\subsection*{4.3 DEMOLITION SCOPE OF WORK}

The scope of work tor each st/ucture will vary, but may include, although not be limited to, the following:
a' Qbedirimg all necessary state and local purmits and approvals prior to commencoment of the work for each structure.
b) Marking and identif cation of all utilities passing through the arozi prepare the property prior to commencement of structure demolition.
c) All utilities shall he disuonnected at time uf Pre-demo inspection, and cut and tapped at the road cntrance or edge of property ooundary prior to caliing for Milestone 1 inspection.
d) Identify, remove, and pruperly dispose of all uriversal and hatusphold hazaroous wastes remaining in the structures.
e) If prepent, removal and cisposal of any above und/or in-ground vil tanks, septic spstems, andjor wells identitied at the project site. Th s specific scope of work will be eligible fo- change order.
f) Perform baiting.
a) Provicie protection of acjacent preperties and opdestrians, where applicable.

I': Prepare the property pricr to commencement of structure de nolition to include, but are not limites to:
o crecting orange hi-viz satety fence around the site and structures to be demolished.
- establiahing silt fence and crosion control barriers aswell as covering and protecting stom urains to prevent debris anc soil un-aff;
u erecting any signage required by iocel, State, and Federal egulations,
i) Erosion control measures must be maintained in proper cendition at al times and expanded when necessay to cover any additional downslope areas that may be disturbod curing the demolition and restoration processes. These measures must be installed and misintained prior to the areas being disturbed, and include measures to prevent offsite migration of soil anc silt from soil piles. These orosion control moasures must remain in place, and be maintained in good working condition, until all backfil and restoration tisks have beer completed including seedine and re-vegetation of the property.
If Suomit a Hazarcous Material Handling and Disposal plan to the CM destribing the methods to be employed dering the inventory, identification, packaging, and offsite disposal of universal and household hazardous wastes that may be encountered duing pre-demoizion preparation of the housing units. Plans must be submitted within fitteen [15] days of the signing cven:.
k) Verify that each housc listed for demolition has been abated \{if appicable;, that the house they are about to cemolish is the correct house, and that all activities iderotified by their pre-demoltion survey have bern conducted and the house cleared for demnlition, and proper permiss acquired, before commencing demolition.

Asbestos Containing Material ( ACM ) survey reports will be available for each property where AC\% has ween identified. Unless identified at property cuting demalition operations, asbestos abatement will be complated. If ACM is discovered at a project site, NCORR shall be notified immediately, and all work shall be stop oed until the suspert materials can be sampled and arylyzed. It materials come hack positwe for ACM, abatement must occur prior to any demolitian wark continuine at project site.
- Full demolition, including removal of septic, storage tanks, wells, slabs, foundations, and basements with the end goal being an empty lot devoid of any iterns except for pre-existing vegetation, trees, and shrubbery.
\(\mathrm{m} \mid\) Where driveways cooss sidewalks, if exist ng juints are rot present, the sidewa k/drive must be scored so that the drivewey can be removed without damaging the sidewalk. Sidewalks anc curbs are to remain intact and undamaged by demolition activities.
n: Ail su-surface holes isuch as low areas under removed buiding foundations anc vasements, or heles created sy the removal of septic systems, wells, storage tanks, basements and in ground pools) will be backiiled, compacted and eroded utilizing certified ciean fill that meets the anavical requirsments of the State of North Carolina for unrest/itud, residential ase. The backfill saurce must be dentifed urior to commencing demoltion, and cert ficatiun of the fill, and any anzlysis performed ta verify the fill is clean, must be submited for approval sefore material is brought on site. Backtill of these areas will be comparted in minomum one foot increments unless more stringent requirements are provided for under lacal reguiations.
o) The area affected by demolition operations shall be deared of all debris, barkfilled, and graded, and the area covered with a laye of topsoil and seeded ul lizing al seed m \(\times\) suitable tor the area where the work has laken slace,
2) Backeill specifications shall be per any local municipal, County, and State of Narth Ca olina rules and regulations governing that lype of activity or per requirements under iocal bulding codes, hewever the till must cansist of clean sand, gravel, er soil. No asphaitt, slag, fly-ash, broken conc'ete, demolition debris, or similar materials shall oe permitted for backfill use.
c) Maintain the property and perform watering of the seed unt I a thick vegetative cover is established. ance the wegctation has been re-established and NCORR determines demolition work has been complsted, the Contractor shall remove the site security measures, taking care not to disturo vepetation in the process.
t) Provide photo documentation of the cntize demolition process to include sictures of the structure prior to demolition; photos of ore-demolition preparatiuns to irclude lecating and disconnect of utilities; pre-demolition securing of the property; bracing and sharine lif applicable?; arosion control measures; protection of ad, atent properties; removal of anversal waste and houschold hazardous waste; bating; demalition of the structure; backfill, gradine, ansi compaction of subsurface areas, and the tapsuil, secdine., and tinal restorat on of the property. Pre-demolitia photo docurnentation shall also show any appreciatile drop irl elovation fom the front to the back of the varicus propertles to aid in proper grading and restoration effarts, Bankfill and restoration activities may require erection of addizional silt fence and arosion contral berrers until re-veketat on of the property has occurred. The pre-demolitlon laspection shall include phote documentation of the interior as well as the exterior of the structure to es:ablish that all unversal and househole hazerows wastes have beer removed and proof that all storm drains in the vicinity of the demolition work have been adequately protected to prevent intrus on of slit and debris.

\subsection*{4.4 REHABILITATION SCOPE OF WORK}

It is anticipated that structures eligible for rehabilitation will require an array of repairs anging from minor to major. The scape of work for each repsired structure w.ll wary, but may include, although not he I mited to, the following:
a) Dbtaining all necessary state and local permits and upprovala prior to commencement of the wark for cach structure;
b) Demolition of darriaged interior and cxtericr materials;
c) Fourdation leveling, repuir, excavation and/or elevation;
d) Structural damage repair;
e) Buildirge envelape repair, including:
- Roof repair or replacement and attendant damage, incudine shingles, gutters, and shutters
- Door and window rep/acement/repair, or removal
- Siding /veneer repair or replacement, or removal
- Mechanical \(\langle\boldsymbol{H y A C}\) ), replacement of electrical (including venels) and plumbine spoterns repair, reconfigure, and replacement
- Drywail repair or replacement
- Rough and trim carpentry;
f) Surface preparation ard painting;
gi) Flooring repair, replacement/removal;
a) Cabinct and appliance repair or replacement;
i) identify lead-bosed paint, asbestos and other environmental abatement;
1) Spectialty construction elemenls associated with bistoric. anaperties, including coordnation with the North Carolina Historica Commissian or State Historic Preservation Office (SIPO), as well as other local historic disiricts and sta xenclders in ather furisdictions:
k) Wind mitigation and retrofitting measures;

If Specialty construction elements assaciated with Green Building Censtruction terinniques (as requirest by HUD);
m) Acressibility and design of projects to comply with the Ameriran with Disebilites Act of 1990 (ADA) (if applicablef unkss a HUD =xception applies;
i) Utility disconnection and deactivation// reactivation and reconnection;
q) Conducting close-auts for each project, which may indude obtairing certificate';') of occupancy from \#pplicable. state and local authorities, and
5) All ather work or senvices for Rehabilitations projects to include engineering, archisectural, surveying, end/or environmental seryices required to obtain a cettificate of ocou pancy and passiry of final inspection from the Ictal authority having J.risdiction, and NCERE sha I he included in this bid. This includes, but not lim ted to an as-built survey, phat survop, and/or site-specific engeneerine required by City, Coursly, or public utility.
t) Assist humeowners in vacating their darr eged home, if neressery. Moving services will primarily be suthorized to support the clderly and disabled homeuwerers, and NCORF will coordinate with the approved contrat tors to rrinimize risk in the administration of these services.
if) Septit system(s) shall be pumped ind cleaned out.

\subsection*{4.5 MHU REPLACEMENT SCOPE OF WORK AND SPECIFICATIONS}

The scDF \(=\) of work for each structure will vary, but may indude, althaugh not be limited to, the fallowink: Specifications for Al MHJs:

\section*{PREPARATION FOR NEW MHU:}
a) Wove out coordination with the property owner.
b) Utility disconnection and deactivation/ reactivatiun and reconnection.
c) Demolition of existing structure.
c) Site/foundation preparation.
e) Debris removal in acrordance with all Federal, State and incal requirements, including the disposal of potential asoestos containin), meterials, if applicoble.
ff Site preparation.
E) Replacement and installation of MHU in accordence with all applicable local and stete, federal, and にC codes anidstandards.
h) Fencing removal and replacernent.
i) Original Survey/Elevation certificate requirements, as applicebie.
j) Septic systemis's shall be pumped and cleaned out.

\section*{MHU: PERMANENT PLACEMENT ON REAL PROPERTY (l.e., foundation, means of Egress, etc.)}
a; Skirting unicss existing structure hes brick (ishown in assignment worksheetf or hrick is required by \(\hat{\mathrm{HH}} \mathrm{H}\).
b) \(18^{\prime \prime} \times 24^{\prime \prime}\) duor for crawispace.
c) Installation of a 10 -foct by 10 -font deck iwood; off the rear of MHU with steps to grade.
c) \(\operatorname{simalll} 5 \times 5\) deck (wood; with stars at front egress.
ef Al entrance doors must have steps leading to them huilt in accordance with the North Carolina Hegulations for Manufactured Homes section 311.
f) Ail towing ayparatus removed.
g) The vendor will be esponsible for prope placement of the WHU on the lot in compliance with current: zoning requirements.
hi) Access bility Compliance to incluce, aith a ugh not limited to, ramps and lifts where required.

\section*{MHU: MINIMUM REQUIREMENTS}
a) Minimum square footage (but able to be code-compliantly placed upon the proserty) and bed/bath compasition as shown per each unit in Attachment A.
b) Macel must include iving/family room, kitchen and eating aree.
c) Ceilling lights in each bedrocm and in living/family room operated from wall switch.
d) Wind Zone 2 or 3 as required by code ? minimum 25 or \(3 C\)-year shirigle with correspanding, warranty).
e) Appliances that must be included in bid are refrigerator; dishw:sher; range ;combi ation oven and stovetop); microwavefronge hood combination or separate range hood deperding on standard package for MHU model.
FI No Plastic Plumbing fixtures isinks, faucets, etc.|.
gi. FiHU must mect U.S. Department of Housing and Uiban Development's specifications for man.factured homes.
hi) Foot ings, pler spacing, and anchorage shall meet the currert North Carolina Regulations for Manufectured Homes and the Marufatlurer's Insta lation Instructions. E ectriczl, plumbing, and mechanical work shall meet the requirements of the National Electrical Code, North Carclina Plumbing and Narth Caruline Mechancal

Codes, respectively, along with the North Carolina Regulatiors for Manufactured Homes. Cunnection of plambing systems shall be performed by a NC licensed plumbing contractor.
i) Foundation system and tie downs must be installed in accordance with the installation instructions for new homes.
i) All footer blocks shall be covered with earth.
k) Underneath the home is to be graded to prevent water ponding. Adcitional fil should be udded where necessary, if the interior (crawl space) grade is lowet than the exterior to ensure there is positive drainage and balanced fill.
1) A GFCI convenience eceptacle should be located adjacent to mechanical equipment in accordance with the requirements of NEC (550,32 (E)?.
mi: Additional external Gif protected receptacles shal be provided adjacent to the font and rear exit dours. Receptacles sha I be installed in accondante with the requircments of NC Regulotions for Manofactured Homes section 3.12.3.
n) The electrical system shall be complete with praper conducter and mercurrent devize sizes.
of A. least onc (1) outlet must be accessib e from the ground ino higher than sixty ( 50 ) inches from the adjuining gradel. If this outlet is below the known flond elevation for this home, then it must be installed in atcordance with NFIP guidelines (a Dedicated circuit fed either from the interior cistribution panel or directly from the meter base pisle mounted parel, and the outiet must be GFCI, weather and tamper resistant roted.)
p) The water supply is nstalled in accordance with North Carolirz Regulations fo Minnufactured Hames section 3.13 .6
ai. Two hose bibs are equired to be instailed tone in front, and one in rear of unit), and must have rreens for back flow prevention.
f) The sewer line is rur with correct fal and the connection to septic tank exposed or the irispection.
3) All mechanical equipenent must be inscalled with proper avercurrent protection device.
t) All mechanical equipment located ou:side is eveled and placed on an elevated platform at a height no less t:an the height of the lowest finished floor of the installed NHU.
(ii) Any ductwork run urder the home shoule be supported perer \(4^{\prime} 0{ }^{\circ}\).
v) Intude the cost of tramsportation, cost of code approved set-up, costs of scmerectine to electrital utility, water supply and sewer, costs of all permits (if applicable), taxes (if applicable), and all wher work or services to include engineering, architectural, su veving, and/or environmental services rezuired to obtain a cercincare of occupancy from the local aut nority having junsdiction. This includes, hut not limited to an asbvilt sursey, plot survey, and/or site-specific enginecrine required by City, County, or public utility-
w) One GFCl reteptacle shal be insta led in the laundry area.

\section*{ACCESSIBLE MHU REQUIREMENTS}

All requirements listed within this section are in adcition to requirements listed in the above Section. Access ble unis are listed in assignment worksheet. Other accessibil ty modifications not listed may be needed to comply with reasonable requests, as required under Fair Housing law.

\section*{"PACKAGE A" FULL ACCESSIBILTTY}
a) Comfort Height Toilet (37" minimum above fioor) in Master Bath.
bj Low Threshold [ \(5^{\prime \prime}\) max curb height) shower with access ble shower wand and mounted/fold down seat:17" minimum above jloorj.
c) Countertop max height \(36^{\circ}\).
d) D-shaped cabinet hancles.
e) All doors must have leavers for doorknoos.
f) Blocking and grab oars at all toilets, thes, and showers.
gi Vinyl floors throughout unit instead of carpet.
h) \(32^{x}-48^{x}\) wide doors.
i) Low exterior door thresholds.
j) Lever-handled locksess for exterior doors.
k) Stove must have front controls.
1) Retrigerator and Dishwasher must have pull handles.
\(\mathrm{m} /\) Ramp/Litt required.

\section*{"PACKGGE B" MODIFIED ACCESSIBILITY}
d) Comfort Height Ioilet ( \(17^{x}\) minimum above floor) in Master Bath.
b) Blockirg and grab bars at all twilets, tubs, and showers,
c) Low Ihreshold ( \(5^{\circ}\) max curb height) shewer with accessible shower wand and muanted/fold doyin seat [17** minimum above floerf.
dj Viryl floors throughoul unit instead of carpet.
\(\therefore\) Ramp/Lift as requirec: per project details.

\section*{MHU: SPECIFICATION PREFERENCES}
a) OSB exterior wall clac ding (sheathing) if avaitoble from the manufocturer
b:) Dryizall wall finishes, not paneling, in all iving spaces if available from the manufucturer

\section*{MHU DELIVERY}
a) After award of the contract, the vendor must receive the unit on the ot within the 150 miles radius of Raleigh, NC.
a. Vendors that are assigned based on their available stock or inventory must order an inspection within ten \(\{10\}\) calendar days of award.
b. All other Vendors that order the MHU must receive the unit on the lot within 65 calendar days.
b) Vendor must hold the unit until a Notice to Proceed is lssued by NCORR. Should the Notice to Proceed be issued befort arndor receives the unit on the lot, then liquidated damnges lif applicable; will he assesscd dally as stated herein.
c) Vendor must be willige for the unit to remain on their lat far a minimum of 60 calendar days prior to delivery and installatlon. The cost for this is included in the Assignmert contract.
c) Ortee a Notice to Proceed is fiven, Vendor must deliver the unit and receive Certificate of Occupancy from the AHJ, and approval by NCORR within 35 calendar days for MHU Replatement, and within 45 calendar days for wiHU Replacement + Elevation. Delays made by the A.H.I may result in a time extension.
e) The Vendor shall perform a separate key turnover with the aoplicant within 5 calendar days affer possed program final inspection if the applicant is a self-move or directly at the move in \(i^{2}\) the applicant has a Gic. move.

\section*{elevation}

Each structure elevation shall consist af steps to produce the construction documents for the local authority having jurisdiction approval. These steps will require multiple site visits by varicus pratessianals to develop the neressary documents needed for complete construction documents. GC and \(\mathrm{PE} / \mathrm{FA}\) shall schedule or provide services as foliows:
a) All homes that are deemed to need elevation will require a sile survey and initia and final elevation certificates. The Site Survey and initio! Elevation Certificate for elevolions projects will be perfomed and \(\mu\) 'uvided by NCORE's vendor and must be followed by the GC. All other engineeri \(\mathrm{F}_{\text {, }}\), architectural, surveying, anc environmental services will be required to be provided by the GC and are included in the Assignment price.
b) Geotechnical Soil Borirgs. Geotechnical soil borings shall be performed by the GC's vendor, if applicable.
c) Required permits ard certiticates, to include but not limized to Final Elevation Certificase.
di Disconnecting \& deactivation of utilities.
e; Extending/reronfipuring utilities to be reconnectec/reactivated.
ff Elevation of decks/porches to meet requirements of Elevation Certificate and applicable codes. All MEP systems must be elevated with the structure to conform to requirements of the livable space.
gi. Accessibility Compliance to include, although not limited to, ramps and lifts where required.
\(\mathrm{hi}_{1}\) Miscellanenus repairs/rehabilitations due to elcvation.
i) Alengineerine detail for unit elevation desigo must meet or exceed minimum NCCRR requirements, as well as applicable NFIP requirements.
if Where the foundation design includes elevatien and/or is const ucted in a flood zo ec, it must include approved NFIP faoc vent in the foundation design. Where fluod vents are iastalled, the enclosure or crawi space below the building must cortain a sufficient aumber of flood vent openings to ailow flood waters to flow under the building and not buckle the foundation.
kI All elevations heiphts will utilize the greater of the rollowing (BrE+2', Hiphest Watermark \(+2^{\prime}\), or Alll Requirement!' This infernation wil be provided on the initial elevation certificste.

\subsection*{4.6 ADDITIONAL REQUIREIMENTS}
a) HUB 10\% utilization and Section 3 utilization is expected and will be monitored by the Program Delivery office after award of this contract. Vendor is NOT required to provide HUB and Section 3 maiticiponted utilization with Assignment submission.
b) See Article 22 of the Nurth Carolina Construction General Conditions (attachment D) for warranty requirements.
c) Provide documentation and tracking of construt lion progress, including daily reports as required by NCORR.
d) Pleet with individual oroperty owners to review the scape of work to be perfornod, including establishing a wark schedule acceptable to property owners and rewewing, work upon final inspection
e) Weet all federal, stat=, and local requirements for the transport and disposal of municigal solid, industrial, hazardous, and othe wastes from demol shed structures.
f) Assist homeowers in vacating their damaged home, it necessary. Movine services wil primarily be authorized to suppurt the elderly and disabled horreowners, and NCORR will coordinate with the approved contractors to minimize risk in the administration of these services.
8) To ensure homeow ers are not out of their homes ionger than necessary NCORR has established standares for timely completion of contracted work. Complation standards begin the day NCORR issues the Vendor a Notice to Proceed (NTP) and ends when home passes final inspection and the homeawner accepts key turnover. The State will assess liquidated darnages for each doy that exceeds required timetrames from NIP to cens:ruction
passing final inspertion snd homeownor accepting, keys. The State assesses liquidated damages of two hundred fifty dollars (\$250) a day for each day that exceeds approved contractual timetrame from Nup to construction passing final ins pection and homeowner accepting keys. The timeframe from NTP to nomeowner acoep-ing keys is colloquially known as the Period of Ferformance and includes the initial period with the or gimal scope plus ary NCORR approved time extensions. Licuidated damages are assessed for ary days beyond that Period of Pirformance.
\(h\) : Vendor shall provide Project Specific Site Health and Safety Plan (HASP) shall be submitted within 15 calendar days of NTP and prior to any work beginning for each project.
i) Vendor shall tomply with any Federal, verth Carolina Stete, ard local regulations zoverning, work adjazent to wetlands including but not limited to requirements of the North Carolina Department of Environmental Quality (DFQ) provided to you with this IFB. Pricing shal include compl'ence with e wironmentel (wetland, etc.) permit requirements,
i) Vendors are required to complete a separate key turnover with homenwner within 5 calendar days of passed final inspection. Tris includes Vendors complelinen and sukm ssion of required saperwork as steted in curent version of the cCC Instructions to inclucle but not limited to, acteptance of work and warranty, the GC warranties and eduration documents, and completion of all punch list items.
\(k_{1}\) P-cviding the NCORR Construction Manage the Certificate of Occupancy, and any regu red title and/or title trarisfer documents listed in the current version of NCORR Genera Contractors Instructions.
1) Training and Certification. As the Staze sees fit, Vendors will complele Program-ceveloped and -provided training to certity its understanding and ability to comply with Pragram standards, Progeam reporting requirements, Program invoicing recuirements, and the Program scoring methodology used to evaluate contractor perlumence and allocate future work.

\subsection*{5.0 PERIOD OF PERFORMANCE}

It is the intent and goal of NCORR and the State of North Carolina to make every frr home project successtu, so Vendors are encouraged to work proactively with NCIRR to icientify and resolve all issues and problems immediately tu mirimize delays in completing, IIRP projects. NCORR reserves the fight to issue projects Notize to Proceed at any point as determined in the best interest of tho progeam and its applicants.

Vendors must mobilize within 20 days of Coritract award fwhich shall inclade obtaining consent to perforin the work, desigh, vermitting, surveying, tempatiry utilities, etc.) and complete awigned construction projects withis the contracted t me (subject to environmental remediation).

\section*{Demolition:}

Each work Order shall have an initial term of 20 Calendar Days afte: Not ce to Proceed for Demolition.
All projects awarded under this contract shall be required to schedule and pass a pre-senstruction walkthrough within 25 calendar days of contract exection. All projects awarded under this cuntract shall have all NTP's issued with in 45 calendar days of contract execution funlexs, requested carlier by GCs;.

At the end of the Work Order's current term, the State shall have the option, in its sole discretion, to extend the work Order on the same terms and conditions. The State will give the Vendor written notice of its intent whether to exerclse each option no later than 10 days before the end of the Work Order's then-current term:

\section*{Rehabilitation:}

Each Work Order shall have an initiel term of 45 Calendar Days ofter Nctice to Proceed for Rehabilitation.
All projects awarded under this contract shall he required to sthedule and pass a preconstruction walkthrough withirn 25 calendar days of contract execution. All projects awarded unde this contract shall have al NTP's issued with in 60 calendar days of contract execution (uniess requested earlier by GCs).

At the end of the Wor< Order's curent term, the State shall have the eption, in ts sole discretion, to extend the Work Order on the same termis ind conditions. The State will give the Vendo- witter notice of izs intent whether to exercise each optian no later then 10 days before the end of the Wark Order's then-cursent term.

\section*{Reconstruction:}

Each Work Order shall have an initial term of 108 Calendar Days after Notice to Proceed for Reconstruction or 135 Calendar Days after Notice to Proceed for Reconstruction with Elevation.

All projects awarded unnter this contract shall be required to schedu e and pass a precorstruction waikthrough wit hin 25 calendar days of contrac: execution. All projects awarded under this contract shall have 31 NTP 's issu=d with in 75 calendar days of contract execution \{uniless req jested earl er by (5Cs).

At the end of the Work Order's current term, the S:ate shall have the option, in its sole discretion, to extend the Vork Orcer an the same terms and conditions. The State will give the Vendor written notice cf its intent whether to exercise each optien no later than 10 days before the end of the Work Order's ther-current term.

\section*{MHU Replacement:}

Each Work Order shall have an initial term of 35 Calendar Days after Nolice to Proceed for WhU Replaterent or \(\underline{45}\) Calendar Days after Notice to Proceed for MHU Replacement wth Elevation-See MHU Delivery for additiunal requirements.

Al projects awarded under this contract shall be required to schedule and pass a precenstruction walkthrough within 25 calendar days of contract execution. All prejests awarded under this contract shall have all NTP's issued within 80 calendar days of contract exetution funless requested earlier by GCs:

At the enc of the Work Order's current term, the Shate shall have the option, in its sole ciscretien, to extend the Work Order an the sarre terms and conditions. The State will give the Vendor written notice of its intent whe:her to exercise each optiun no later :han 10 days before the end of the work Order's then-curren: term.

\subsection*{6.0 SCOPE OF WORK AUTHORIZATION AND COMPENSATION}

NCORR may request Vendor to perform certain projects as described abore, subject to specific work author zat on in the form of a General Work Grder (Work Oideri. All Work Orders shail be in writing, signest by both the Vendor and NCORR (or its deaignee), and shall include a Scope uf Services, a list of tasks to be performed by Vendor, a time schedule, a list of delverables, if any, and such cther imformation or special conditions as may be necessary for the work requested.

\subsection*{7.0 HUB and SECTION 3 REQUIREMENTS}

\section*{HISTORICALLY UNDERUTILIZED BUSINESS (HUB) PARTICIPATION}

Pursuant to North Carolima General Statute G.S. 143 48, it is State policy to encourage and promote the use of simall, minority, physically handitavped, and women conlractors in purchasing Gouds and Services. NCourR has estab ished a foul of ineeting or exceedint, a \(10 \%\) HUB participation for each contract. As such, GCs will be expected for each contract awsided to have \(10 \%+1 U B\) utilization. It the \(10 \%\) IIUP eoal (not rounced) is not met, the \(\overline{G C}\) will se required to provide PDS thëi Gocd Faith HUB Efforts. GC HUB utilizatlon will be documented with each contract by the Program Delivery Office and the information will factor into the GCs scorecard score.

\section*{UTILIZATION OF HUD SECTION 3 VENDORS}

For any project greater than \(\$ 200,600\), Vendors sh \(\equiv 11\) comply with the provisions of Section 3 of the Housirg and Uroan Development Acl of 1968, as amended, 12 USC 1791, its implementing regulations at 24 CFR 75 (updatec 2020; and Section 3 . Contract Requirements 124 CFR 75.19). Based on current Housing and U-ban Develovment: (HUD) benchmarks, Vendors wil be expected to mect or exceed 25 percen, or more of th \(\geqslant\) total number of labor hours warked by all workers are Section 3 warkers ond 5 percent or more of the total number of labor hours worked by all workers are Targeted Section 3 workers ? 24 CER 75.21).

If the project is a Section 3 project and these benchmarks are cot met, Vendors shal demonstrate best effuts to corriply 124 CFR 75.9\%. Vendor Section 3 utilization will be documented with each contract by the Program Delivery Office and the information will factor into the Vendors scorecard score.

Information regarding Section 3 is located at the H.J. Sretion 3 Guidebook

Attachments begin on the next page.


\section*{ATTACHMENT A: ASSIGNMENT WORKSHEET}

All information needed [ECR's. Ter 1 and Tier II requirements, ACMM/LBP Survir's if ; pplicaple], Fngleneering Design Plans (if applicable), Plot Survey (if applicable], HEQS Report (it upplicable), Assignment Worksheet) is lorazed as artachments to the Intent to Award email:
[https//drive.google.com/drive/folders/LiTOe7Biqlu1zigZNMSU94liDY5_SO4kFE?usp=sharing]
\begin{tabular}{|c|c|c|c|c|c|}
\hline Prolect ID & Address & fity & County & Construction Type & Final cost \\
\hline 4.9P-12S25 & & Iumbertan & Soacern & mHUR.ep \({ }^{\text {me }}\) & \$50:.03 \\
\hline 4PP-12010 & & Fwremean & Codribse & MilJ Fesplate & 5502.07 \\
\hline APF-1207\% & & Wilibrstun & Aartin! & Mall S Replate & Srore 0 : \\
\hline APP-12530 & & Lumburteri & Folesun & P-1-U Reblace & \$970 61 \\
\hline A.PP-12723 & & Princteville ns & Eczecombe & M-uturalace & \$950... \\
\hline AF \({ }^{2}-05255\) & & Favmont & Rnbusan & fviHL Replace & \$19502.03 \\
\hline
\end{tabular}

\section*{ATTACHMENT B: INSTRUCTIONS TO VENDORS}

\section*{1. READ, REVIEW AND COMPLY}

It shall be the Vaodor's responsibility to reas this eritim document, resow al enclosures, ittachments, and any Addemait; and compiy with all requirements specified, whet A er appearing in thesz Instructions to '/enders or elsewfere in the Assighment documen:

Any gender-specific promouns ascd herein, whether masculire or terrinine, shall be read and conssued as gerder neutral, and the aing. lar of any word or "urase shall be reac ta include the plaral anc: wice versa.

\section*{DUTY TO INQUIRE}

Vendors arsexpecter to examine the Ass gnment thornughlif and should request an explanation for ery embigulies,
 -isk, All ambiguitis, siscrepancies, trars, prisiciens, or corflitina statements in the Assignment ahiall be rterpreted se require the beter quality or greater cuantity of work and/or mate-ials, un ess otherwise directed by Adurnenum

\section*{III. DEFINITIONS, ACRONYMS AND ABEREVAATIONS}

The following definizions, acronyms, and abaroviations may \(\mathrm{b} s\) Lsced within the Assigrment document.
1. ADOENDUM: A dcament issued to sapplement or modify the origina' Assign mort: dooument. Addersia may be Issuen as a result of a spurification or \%ork swope change: to the Assignme ft.
2. CONTRACT: A coplrat resulting from ur arising out of Vendur mesponses to this Assignment.
3. CONTRACT ADMINISTRAYOR: A representative of the figency whe is responsitule for the functions that are performed after all partles have sizned a contract, inclucing any modilizations to the contrat.
4. CONTRACT MANAGER: A represertative of ihe agency or awarded vende who ensures compliance with the contrect terms and cunditions while gevine ottention to the achlvement of the stated output and bltrome of the conlrast.

6. ON-TIME DELIVERY YPERFORMANCE: The delivery of a / tems, and performance of all servises, witn inte pericd of performante stipulated in the ksisigment.
7. PROCUREMENT LEAD: Representistise of the agency identifed on the fiss page \(0^{*}\) the Assignmunt document who will cor trac: with the Vendor.
8. RESFONSIBLE: zefers to a Vendor who has the capability te cerform the requirerrents of the Assign nent.
9. RESPONSIVE: Refers to a Vendar that conforms to the Requirements of the \(\mathbf{Z}_{\text {ssifnment in }}\) all raspects to be comsidered by the 5tate fur iward.
15. RFPQ: Reques: for Pre-Qualifications ía type of Solicitatior idncument).
11. STATE: he State of North Carolina, induding ary of its suti-units recognized under North Caroina aw,
12. STATE AGENCY: Any of the more than 400 sub-unite within the executive brench of the State, irclucing its departurenss, institutlons, boards, commissicus, universities, and units of the state.
13. STATE DEPARTMENTS: Depertment of Aaministration, Department of haicultap and Consume Smrives, Depertmert of Commerce, Deparment of Natural ard C. tural Aesuurc: :, Department ef Fnvironmenta Quality, Devartment of Ilvialth 510 HLman Services, Departmernt of Information Tecinoiogy. Departinent of Iasurance, Depertment of Justice, Department of Labor, Department of lvilitary and Vetcran sffars,
 Tressurer, Cffice of the Secrstary of the State, Department of Transportation, Wildifite Resources Commission,

Offire of Budget and Managemert, Office of the Govenor, Office of the Lieuterisnt Govemor, Office a= The State Buditor, office of the State Contralior.
14. VENDOR: The ssoplier, tumpery, finm, corporation, fartnarshtp, indisicual or other entity idontified in the Assigument oocument. Following award of a contract, the term refers to an :utity recehing such ar award.
15. WORIC: All labor, matenals, equizment, services, of proparty of any tyne, providen dr to be providedi izy the Contractor to fu fill the Contracte's obligatiuns under the Contract.
16. You and Your: ©fferor.

\section*{IV. INTERPRETATION OF TERMS AND PHRASES}

The Assigrmert cocument serves to advise potential Vencors of the requirements cf the itate, The vie of phrasus such as "shalt," "must," and "requivements" ire intonded to create enformsabic cortract conditiars.

\section*{v. ASSIINMENT SUBMISSION}
1. VENDOR'S REPRESENTATIVE:

Each venaor shall submit with its Assignment the narne, addees, and telophnne number of the pemponls) with authority to bind the Vencor and answer questions or provide clanification cencerning the Assignment.

\section*{2. SIGNING THE ASSIGNMENT:}

Fvery Assienmert must the sigred by an individua with artual authority to biad the vendor
a) If the verdor is an individual, the Assignment must be signes by thatindividual. If the vendor is an indive gual doing tusiness as a firm, the Nssizurnent must be subinited in the lirm ra ne, signed by the indiveival, and state tha: the individual is doirg inviness as a lirm.
 wurds by its Partner, and algnead by a general partner.
c) If the Vendor is a rorboration, the Assignmen; must be subm ted in the cerporate name, followed by the signature and title of the person authorized to sign.
d) An Assign mert miay be submitted by a joint veriaure involving any combinat on of indiviciuals, parturestips, or corporazions. If the Assigarnent is a joint venture, tre Assignment must be subrithss in the na ne of the Joint venture and signro by every participant in the joint venture in the manas prescribed in peragraphs (a) thrnugh (c) above for each type of participant.
e) If an Ansignment is signed by att agent, other than as stated in subparagraphesial hrmupi |ol above, the Vendor must state that is has heer slened by an Agent. Upon request, Offer:s mist prowide proat in the agent's authoriation to bind the principal.

\section*{3. EXECUTION:}

Failure to sige the Exccution Page In umbered page 1 of the fasignment doc. ment) in the indicated space will render the Assignment nonresporisive, and it will be cejecte:d.

\section*{4 STATE OFFICE CI.OSINGS:}
 ber received at the State office desigh ated Inr receipt by the exact Lime specfies in the Assignment, :he time specified te- reccigr will be deeruced to be extended to the sarne time of day spes:ilind in the Assignmert on the lirst work day on which normil governmant proserses res a ne. In lieu pl in automatic extensimn, an iddendum may be issued to extend the Assignrene clue date. It Sate offices are closed at the time a pre-bid or areproposal corference is schorduled, an Addendum will ba lssume tu reschedule the conference.

\section*{5. ASSIGNMENT IN ENGUSH and DOLLARS:}

Assiznments shall be in the Eralish language and in US dollars.

\section*{6. LATF SUBMISSION:}

Latr subinission, regardkess of cause, may not be considereal, and naty be disqualified from cansideration. It
 in the Assignment.

Vendar stall bear the risk for liste subrrission due to unintended or unanticipeted delay, it is the veridor's sole respansio lity to ensure that its executed Assignment has been recelved thy this Offica by the specifed t me and date ind atated in the Assignment. The date and time of submission will be merked when received, and arry Assignmert received afler the submiss on deadlime miay be rejected.

\section*{7. DETERMINATION OF RESPONSIVENESS:}

Any submission which taik to conform to the mi:torial requirementa of the Assiznment may be rejected as nonresportive. Vendors which impose conditions that rudily material realutrements of the Assipmert miay be rejected. If a fixed price is required, Vendor submission will be rejected it the total possible cosi to the Grate cannot be cetermined. Vendors will be ziven an opportinity to correct any material nonconormity. Ary deficiency esuiting from a minor informality may be cures or wanerd at the sole discrat on of the Procurament officer

\section*{2. ACCEP YANCE AND REJECTION:}

The State reserves the rient to react athy arud all Assifriments, to waive any informaity in Assiguments and. unless utherwise specified by the: Vention. If either a a rit price or an extended prine is onviously in erfor and the
 not be permitte:d to increase its pricing after Assignmenz executian, unless \(v\) v an authorized change order approwed by NCOMF.

\section*{9. COSTFOR ASSIGNMENT PREPARATION:}

Any cnats incurred by vendot in a eparing or submillire an Assignment are thw vondor's sole resporsit:ility

\section*{10. INSPECTION AT VENDOR'S SITE:}

Ihe State resmrias the right to inspoxt, at a reasorable time, the equipment, ilem, plant, or other tacilitics thuring the Contract term as nocessary for the Staste's determination that such egtipment, itern, plart, or cther facilities zonform with the specifications/requirements and atr adequate and suitable for the proper and effective proffrmance of the Contract.
11. RFCYCLING AND SOURCE REOUCTION:

It is the paliny of the State to enicaurage and promete the purchase of proda:ts with recycled corterit to the extent cconomically pratricable, and to purchase teris which are reusats \(<\), refillable, resair stale, mare durable, and less t:xiv to the extent that the purchese or use is pramicable and cost-efle:tive. We also encourage and promute using minimal packizgiag and the use of recyelet/jresyclable praducts in the packaging of nommoditigs purchasesi. Howeven, no sherifice in quality of parkaping * il be acteptable. The company remains rasponsible for providing packaging that will ardrouately protect the commosity and fontair \(t\) for its internder use. Comparies are strongly urged to bring to the attention of purchasers these proolets or patkaging they offer which have recycled conte \(1 t\) anc that ire reviclable.
12. CERTIFICATE TO TRANSACT BUSINESS IN NORTH CAROLINA:

As a condition of Centrart nwerd, each out-af State vendor that is a monporation, limiceid liability compang, or limited-latility partnership shall heve received, ano shat maitain throughout the term of the Combra:t, in Gertilizate of Aushorlty to Tramsert Business in North Ia olina from tho Nor=h Carolima Secritary of Stete, as requered by Ne.th Garolina law. A State contract requicing anly an isolated travsaticn completed withirn a pericd ot six months, and not in the course of a rumber of repeated transerticns of like nature, st all not be considered tansarting business in Vorth Carolina and shall not requice a Certiticate of Authonty to Transiart

Business.

\section*{13. HISTORICALLY UNDERUTIIIZED BUSINESSES (HUB):}

The state is committed to retainine Vendors from diverse backgrourds, and it inviles and ercourages partisination in the procursmert process by busingases uwned by minorlats, wimern, disalnad, dlsashed businew ernterprises and non-pwotit work centes lo: the blind and sewerely disabled. In particular, :7e State encourages par itipretion by Vendurs cortifies by the state OHtre of Historicaly Underutilized Businesses, as well as the use of HUJ-ce tified vercors as subcontraciors on State contracts.

\section*{14. RECIPROCAL PREFERENCE: RESERVED.}

\section*{15. INEUGIBLE VENDORS:}

As praviced in G.S. 147-BE.59 and G.S. 147-86.242, the following companice: are inalizible to contract with the State of North Care ins or any political sucdivision of the 5tate:
a) any company dentified as creazing in investment activities in Iran, as dy tromined by appearing on tis Finat bivestment List created by the Stace Troesurer pursuant to \(\varepsilon .5 .147 .8658\), and
b) any company identified as smgiged in a bopcott of Isratel as determined by appeating on the List of restricted companies crented by the State ireaxurer pursuart to 5.5. 247-86. \(\$ 1\).

A contrart with the State or arry of its po tical subdivisions w' any company ide--tified in aj or bl abave shall tee void ab iriltco.
16. VALID TAXPAYER INFORMATION:

All piersons or entities desiring to vo business with the State must provide currort texpayer information en North Carolina specifien forms. The Substitu ce ' \(\mathbf{W}-9\) and instructions are here:

17. CONTRACT AWARD:

Awaroed Assignmerit contracts will he pasted to the fiebuild website,
 after constacil exprution.
13. CONFIDENTIAL INFORMATION:

To the extent perrnitced by applicable swatuers and rulas, the 5tate will maintain as con/idential trade secrets the Venour daes not wish discicsed. As a condition to corfiriential treatment, the Verdor shal provide a redacted copy of the wador Assignmert response with all contidential information redacted. Redacting refers to the blacking out of information, so it is not visible. Cost information sha l not be ceerned vorfidentia under any circurnstances. Regardess \(\mathrm{a}^{2}\) what a vendor may latel as a trade secret, tr cicterminatoon whettan it is or is no: ensitled tu protection will ae detrernined in scocodance with G.S. 232-1.2. Ary matenal labe ed as confidentin constitutes a ramesencation by the veridon that it has made a rasoneble effort in gast hito to detormine that such rnateriel is, in fact, a hathy stcrut under G.5. 137-1.7. Vendors are urged and cautioned to
 brought to require the cisclosure of eny materfal su miarked as confidertial, the 5tate will notify vendor of zuch action and allew Vendor to defenc' the conridential status of its information.

\section*{15. COMMUNICATIONS BY VENDORS:}

In aubmitting its Assignment, the vender ragrops not to discuss or otherwise reveal the contents to any suuras, govermment or prwate, outwitr of the using or issui \(z\) apancy until i:fter the award of the contract of cancellation of this Assign ment All vendurs are forbidden from having any communicatiuns with the using of issuing agenaz, or any other represirntetive of the State cancerning the Nssignm:nt, unless the Stale directly conticts the Vendoris; for purpcses oi seekire clarificazion or ariothry reason zermittes: thy the Assigrment. A Vencor shall rot: [a] trans nit to the issuina and/for using agency any informatiar corn menting on the sbility or qualifications of any other Vendor to provide the zood, exLipment, conmodizy; (b) identity defecti, errors
indior omissions in any other vendur＇s gocds／services at ary time dung bua procurement procesr；andior（i） erigage is of atempi ary otiar communimatinn or conduct that muld influence the waluation or ewarch of a Contrast mated to this Assighmen：Falure to armoly with this remuirament shal：comsitute sufficant justification to disqualify a Vendor from a Contract award．Cnly those communicalioris with the using agenry are permittec．

\section*{25．INFORMAL COMMENTS：}

The state stall not be bound by inlormai explanatic hs，instuctions or enformation given at any time by anyurne on behal \({ }^{2} 0^{*}\) the State during the assignment procxess ar atisl award．The State is hound only by inforration provided in writing in this Asslgriment tobament and in formal Audfonsa；are／for fmendmert ater contract award．

\section*{21．PROTEST PROCEDURES：}

 in the proper effice with in thirty 130；rncarcutive calenuat days fron the date of sre Cortract awaro，rotest letters shall cantain yperific grouncs and reamans for the protest，how the amostang pary was larmen by the award made and any docurientation providine supaor：for the protest 丘，oarly＇s dains．Note：Cortract award natices are sertionly t： 7 the versor actually swarded the Cuntract．Award notises are portort on the Fe diid at
 North Casina Kdrninistrative tede，DI NENC 05B 159．

\section*{22 URDER OF PRECEDENCE：}

In cases of conlizt between specific provisions in this Assignment or those in ant resilting Contract docume：ts， the order a＇precodence shall te thigh to moilll any special terirs and conditions spectio wo this Assignment document．including ony neporiared terms，（2）requiremens and sperifications and administration，｜3）North Carolin：Generel erms and Condiliens in North Carolina Geweral Tonns，and Conditions，（4；Instrustions to Vendars，（j）pricing，and 活 Vimator＇s response．

\section*{23．ADDENDA：}

Qitical ypecated information may be incluced in Addenda to the Assignment．Vondors ；hall be deerred to have read and understood all information in the Assignment document ans all Aelderida theretc．Venders are also responsible＂or obtaining arid compling with all Addenda and other changes that mayy be issued conter ning the Assignimerrl．

\section*{24．ORAL EXPLANATIONS NON－BINDIWG：}

Oral explänations or instructions wil not be binding．Vendor shall only rely on wr tten information propided in a．）Addenda andibr Amend ment．

\section*{25．FIRM OFFER：}

Vendor＇s response stall cunstitate a frm offar．Dy exnmation and delvery of a moponse in responae to：this Assigqment，the Vendor agrees that any additional \(0^{\prime}\) modified terms and conditiors，whother submitted purposefully or inadvertertly，shail hawe no forme or cffect，and will be disr：garded．Anyresponse that enntains language that ircdicates the response is non－binding or stbjett to further negotiation before a consractua： document may be slanerid rnay be rejected．

\section*{1. PERFORMANCE:}
\(i_{i}^{\prime} \quad t\) is antic pated that the tasks and pivties undertaken by the Vandor under the contract which resul is from the state solicitation in this matter (Contract) s al include Services, and/or the manufacturing, furnishing, or develuperent of epods and other tangible features or womoorents, as deliverabies
bi Except as provided 7erein, and unless otherwise muzaaly agreed in writing prior to award, ang deliverablus not subject to ari agreed Vendor license and provided by Vender in performance of this Contac: shall be and r -rnair property of the State, ouring perfurrinte, Vendor may provide proprictary components as part of the de iverables that are indentified in this Contract. Vendar gants the State a bersomal, permanent, non-transferable license tc use such proprietas comoonents of the deliserablas ond ather functionalities, as prow wed under this Contract. Ariy torhnical and bus ness intormation ownee by vendor or its supfi sers or licensors mase accersible or fumbed to the State stall be atc remain the property \(\mathrm{of}^{2}\) the Vendor or such other party, respectively. Vendor igrers -c perform Unte: the Coritract in at least the same po similar manner provided to comanable users and customen. The Stare shall notify the Verider of any defects or deficiencies in owiformance or fallure a! deliverables to conform to the standards and specif cations prnvided in th is Contract. Vendor agrees to timely remeds delentive performane or any nonconforming deliverables on its a orn opon such notice pravided by the state.
-1 Vendor has a imtrd, non-exclusive icense to acoess and use Staze Data provided to Vendar, but solaly for performing its obligations under and derine this Ag:eement and in cantide toe as further prowided for herein or hy lav.
d) Verabo or its suppiiers, as speclfled and agreed ir the Contract, shall provide suppot assistance to the 5 .ate related to all Seviccu performed or other deliver ith cs procured nereu ๆder during the State's normal business huur:i. Vendor warrants tha: its a apport, customer service, and assistarice will be performed at a minimum in accordaree with Eencrall'sarcected and applicsale ind istry standerds.
e) The State may docurncnt and take into account in awardinz or renewing future froturement contracts the genural reputation, performance and perforrance capabilities of the Verdor under this Cortrant as provided by G.5. 143-52 and 143135.9 (a) and 'bi) (3est Yaluel.

\section*{2. DEFAULT AND TERMINATION.}
a) In the everi of cefault by the Verndar, tre State may, as prowide: thy \(N C\) law, procure geocs and services necessary to cemplete performance hereunder trom ather sources and hold the Vorsor responible for ary excess cost occesiored therrby. Sire, GS. 23-2-712. In addation, and in the event of deta all thp the Vender under the contract, or upon the Verdor filing a petilinn for beakruatcy or the encer ing af a judzment of bank uptcy by ar apainst the vendur, the 5tate may i mmedlately cease duiry business with the vendor, torminate the contract or maser, and take action to recover referant damapes, and if permitued wy pplicable law, debar the vendor from doing future ausi vegs with the state. 01 NCAC 05B. 1520 .
6) If, trough ary cause, Vendor shall fail to fulfill in a timely and proper manner the oh igatians under the Contract, including, without limitation, in these Noth Caralina General erms and Connditicns, the State shall have the rient to
 In that event, any or al finished or auF rished de herable: that are propared by the wer co or urder thr cortrast shal, at the option of the State, become the pruperty of the State (and under any applicable ve for licernse in the extent necessary for the State to use such property), and the Vertior shall be entitice to recelve just anu emuitahle cermpensation for eny acceptable afoliverable completed iur partially completed at the Stuc's option as to which
 ty the State by virtue of any troach of the Contract, and th: Stete may withold ary' pinymir due the vendar for the purpose nf seroff setil such time as the exast amount of camages dve the State from such broech can be determived. The State, if insecu. re as to receiving proper performance or provisian of goos; deliverables, pr if documented vandor Services pertormanke issues exist. under thic Contract, may require at any time a peformance bond or other alternative performance gualanters from a vendor witholl expence to the state as provirdst by applicable law. G.5. 243-52(a): 01 NCAC.cG3, 1b21; GS. 25-2-609.
 for carmenisace, in whole or in part as follows,:
- By failing tu comply with the terms and corditions of th is award;
b. If an awa d no longer effectuates NCORR g oala or prioribes,
c. The ransent of the Veridor, in which case the Vendor and ncorr must agree upon the temination curnditions, including, the effective date and, in the case of partial sermiration, the cortion to be terninated;
d. Upon sending w-itten notification setting forth the reasons for such ber mination, the cffective dave, and, in the case of jartial terminmaticn, the acotion to be terminaterd. However, if NCORR ceserminces in the case of parlial termination that the ceenuad or modifiad portoon of the Ferderal awave or sobaward wil not acomplish the purcoses for which the Ferderal jward wes made, the NCORR may terminate the Federal award in is entitety; or
e. Fursuant to termination provisions inchuded in the HUD Federal award;

Termination must be completed in writine by provicing 30 days notim from the State to the Vencor. In thet event, any or all irishod or unfinished dellyerables propered by the Vender under this Contract sha I, at the option of tin: Stite, become its property, and under any apolcable vendur limmse to the extent necessary for tre State to use such aroperly. If the Contractis termir aied thy the State for any of the reasuris atatect in 21 , the state shall pay for thase items or Sarvices for which such option is exercised, lems any prayment or compensation previburly made.

\section*{3. INTERPRETATION, CONFLICT OF TERMS.}
a) The definitions in te? Instructinns to Venders in the relevant solicitas: on for this Contract, a ad in 01 NCAC OGA, 0112 are specif:aliy insorporated herein.
bi If ferderal funds are involved in cie transartions under this Contract, the Vender shal comoly with all appleatile state and federal rambirsments and laws, See ve :addtionel fedaral requifements inclated in the "Federa funds Provisions' sect on thelcep.
 the NC Uepa tment of Administratior, Civision of Pucchase and Contract iP\&C; as incicatee in the Contract 12.p., a State Verm Contracti, then PRC will tian be a burchasing Agency for the purposes herein and in the froli-al Funds Provisions, below.
4) Contracts made ir zontravention o \({ }^{\circ}\) Goneral Statutes, Chabter 143 , Article 3 and the Rules in 05 NCAC Chapter S, are vpid. G.S. 143-58.
4. GOVERNMENTAL RESTRICTIONS: In th: cucnt any Govemmental restrictions are imposed which necessitate alteretion of the goods, matcrial, quality, werkmanship, or peformance of the Services cffered, price to eccestance, it slall be the responsibility of the vender to nctify the State Contract Lead of Administrasor indicated in the Cantract at once, in wr ting. indigating the specific regulatinn which roquires such alterations. Tho state reserves the right to uccept any sach aiterazions, iriflu: ing any price adjustmer is paxasioned thereby, or to cancel the Curvact.
5. AVAILABILITY OF FUNDS: Any and all payments to the Vendar shall se dependent upon and sabjeel is thr avaitas lity of furs s approu-iated or allocaced to the agency for the plirpose set forth in the Cuntract.
6. TAXES; Auip applicable taxes shatl he Involced as a separate item.
of G.S. 143 -5.1 bers the Secretary of Administration from enterimg inta Contracts with vendors if the Vendar ar its affilates meet ons of the conditions of G.S. \(105-164.81 \mathrm{~b}\); art refuses to cullect use ;ax or sales of tanglble persumal
 establishment or office, (2] Presence of representaives in the State that solicit saes at trancact busine:s cr beha f
 means. By cxecution of the propusal durument the vendor certifies that it and al of its affiliaces, (al it has aff liates), collectis) the ipprepriate taxes.
b) The agency(ins) prarticipating in the Contrat are exempt from Federal Taxes, such as excise and transpotation. Exemption forms iubrilted by the vendor will be executed and returnes by the using uge eng,
c) Prices offered arc not to inclucle any personal property axes, norany sales or use tax for feesi unless fequired by tha North Carolina Depa 'tmrnt of Revenue.

\section*{7. SITUS AND GOVERNING LAWS:}
4) This Contractis made under and shall be governed by and coc prrues in accoroance witn tac laws of the State of vorth Carclina, includinA w thout lieritation, the relevant provisions ot G.S. Chapter 1 13. ArLis.le 7, and the Rules in 01 NENC Chapter 05, ind :ry ipplirable suscesor provisions, without regard to ite conflict of laws rules, and with in which State all matters, whether sounsing a Contract, tort or otherwise, relating to its validity, construction, inte-pretation and enforcement shall be determined :6.S. 22B-3.
bi Vendor shall comply with al laws, ordinances, codes, rules, reg.tations, and licersing requirements that are applicable to the concuct of is business and its performance in accurdance wity: the Contract, including thase of
 roquirements in the Federal Funds Provisions, Jelow.
c) Non-resident Yendor corporations not formed under NC law rr Ls: be domesticated \(n\) the Ctfice of the NC Secretary of State in order to eontract with the State of North Carolina. G.S. \(55 \mathrm{~A}-1 \mathrm{~s}-01\).

\section*{8. NON-DISCRIMINATION COMPLIANCE:}

To the extent ferderal funding is involwed in this procurement, in whele or it part, complanse w th the folligwing is es uired:
a) The Vendur shall comply with all Fedenal Finds Provisinns, tequirements flekowi and not discriminate against any employee or appilcant for employment because of race, colo, religion, sex, sexuabl orlentation, gender ifentity, or national origin. Tre Vendor will toke affimative action to ensure that applicants a'e empoyed, and that employees



Employment, upgrasing demotion, of transfer; recruitment or cecruibnent advertising: lawff or termirazon, rates of ayy or other forms of compensat on; ans selection for trainine, inc uding apyrentirnsthip. The Vendor agrees to post in conspicuous
 norciscimination clause.
bi The Vendor shal, in al weititations cr advertisements for emplayecs placed by or or bethalf aithe Vernder, state that a qualified appliaarts wil receive consideration for employment without regard to race, culor, religon, sex, sexual orientation, enende identty, or natoral origin:

 or applicant or ariother employee or applicant. This provision s"ali rot apply to instances in which an employee who hes access to the comzensetion information of other empleyees or apg licants as a par of such employee's essential jea tunctinns discleses the eompensation of such other emplnyees or applicants to individuals who de not othervise have acceses to suath intormatica, unkes such disclesures is in resparase to is tormal emplaint po rharge, in turtheranere of an inves:gation, proceeding, hearing, or action, Inclecing an investigation conducted by the employer. or is consistent with the Vendor's lepal dury to fy nish information.
di The 'vender wil send to nacis labur uniur or representative of workers with with that a rollertive hargaining agreement or other contract or understancing, a notice to be provided ardvisirg as sisid labor urion dr workmé representatives of the vendor's comm tments under this section, and shal post coples of the notice in conspicuous phaces availabe to emplopecs and applicents for employment.
e) The Vendor shall comply with al provisions of Executive Order 11245 of Seatemiear 24, 1965, and of the rules, 'egulations, arid elelevant ordets of the Seeretary of Labor.
fi The Veador shall Eurnish all information and regorts required by Executive Order 11245 of Septernber 24, 1965, arid by rales, regulations, and arders of the Secretary of lahor, or oursuant thereto, ane shal permit access io ris books, records, and accounts ay the administerirg agency and the Serretary of iabor ior gu-posers of ronst ention to ascertain complance with such rules, regulations, and orders.
z! In the owent of the Vender's noncompliance with the nondiscrimination clauses of this Contract or with ar; of the said rules, reg. tatinns, or ractory, this Contract may be canceled, terminates, or susoended in whole or in part and
 in icexordanck with procedures authorized in tsecutive Geder 11296 of septembe 29,1365 , and such other sanctors may oe imposed and remedies inyuked as provided in Fxacilive Order 11246 of September 24,1965 , or by rule, refslation, \(\mathrm{c}^{\prime}\) orde' of the Secretary of Lasor, or as othervis prowided by law.
h: The Vendor shall include the portior of the sentence in mediately preceding paragraph ial and the provisians of
 of the Secretary of Labor issued pursuant ta section 204 of Executive Order 11746 of Septenber 24, 1965, so that such provisions wil be bind na upon eaon subcontractor or ve 100 . The Verdor wi I take such action with respect to any subconzact or purchase order as t-w adriinistering agency may direct as a mears of enforcing such provisions, including sarstions for noncompliance: Provied, however, that in the event a Vendur \{or heresin "aps itart," as applizable in montext within these Federal Funds Provisions; becomes invoved in, or is thratehed with, Itigation
with a subcontractor or vendor as a rasult of such diection by ha administering agency, the Vendor majrec.ent. .he

1) The vendor farsher ayrecs that it shall ba bound by the akove equal pporturity clause with respect to is uwn employment practices when it particizates in federally ass steo conscruction work: F-ovided, that if the Hendor so participeting is a Stata or local gowernment, the above equal cpportunity clause is no: applicable to ary igency Instrumentality ur suhtivicion of such eover ment which dces no: participute in work on or ander the Contrac:
i) The Venubr agroes that it shall assist anc cooperate activel; with the administering agencyand the Secretary of Labor in obtaining the comaiance of vendors and subsontractors wht the equal opporturity clause and the cules, ragulations, and relevant orders at the Serectary of Libec, that it shall furnish the adminiskering agericy and the Secretary of Labor such information is thay may raquire for the supervision of sush compliance, and that it stall otherwise assist the administering agency in the sischarze of the agency's erimar\% responsibility for socuririg compliance.
k! The Vendor further agrees that it :hatll refmin from enterine into any contract of cuntract mudification subject to Executive Order 11246 of September 24. LSSS, with a verndar rirharred from, or who has not demonstrated eligibility
 carry out st ch sanctions and panaltiex fur violatian of the ecua opportunity clause as may be imposee upor Vendors and subcontractors by the administering agency or the Secretary of Latior pursaant to Part H, Subcar: D of the Executive Order, \(n\) addition, the vende' egrees that if it 'alls or refuses to corrp'y wit\% these undertakingz, the administering agency mayy Like arry ur ill of the followinz act ors: Cancel, teminate, or suspend in whule or in part any relevant grant (contract, loan, irisumimes, gharantec; refrain fre 7 extending any forther assistance to thr verotor under the progran with respact to which the fallute ur celund cowinred urit I sarisfactory assurance of future compliance has; been received from such vendor; and refer the tase to the Beprarment af Justice for ascropriate legal prouevedings.
9. PAYMENT TERMS: Payment te ms are ret not ater than 30 cays alter remipt of a correct inwice 0 acceptance of goods, whicheser is liter, The Prozurina Agency is responsible for all payments Io tace Vendibr ander the Contract. Payment by some agencies may be made by procurement cand fthe Ve odor accepts Visa, MasterGarc, ptc., from oroscoustomers, it shal accept
 is made by procure ment card, tien papment fer amounse then due may ke processed lmmediate of by the Vendar.
The State does not agree in ardvarime, in coritract, pursuant to constitutional limitations, to pay wats such as interest, late fees, fieni ties or attomey's fees, This Contract will nu: be comstrurs isx ar agroment by the Staie to pay such costs, ar: will the paid unly as arctered by a cout of competent jurisdiction.
10. CONDITON AND PACKAGING: Unless otherwise expressy purvicted the spreisi terms and censitions or seacificat ens in the
 sold or used for any purpos:, is newly manufectured, and shall be in first clase conditiont. Alf costainers/peckegine shall be suitable for handling, storege, or shipment.
11. BNTELLECTUAL PROPERTY WIARRANTY AND INDEMNITY: Vercior shal pold and save the state, its offilels, agerts and emoloyees, harmiess from liability of any kind, including costs and expenses, resulting from in'ringernent of the sighte of ary tirds part; in any Services or copyrighted material, patrated or petent-percing invention, arcele, device or appliancesel vered is cownec.ion with the Contract.
a) Yersor warrants to the trest of ils krimpledee that:
is Perlommen under the Contract does not infringe upeq any intellertuel propery fights of any third paty; and
ii) There a'e ne actual or threatenad actinns arisine from, or alleged under, any intellem:tual property rights of amp thirid prarty;
b) Should any reliverabies supplied by Vervib berome the subject of a claim of infringerrent ol a patent, topyr ght, trademark ar a tade searct in the Dhited States, the Vencor, sha lat its option and exsense, either proctre for the State the rient to continue using the deliverables, nr replace or modify the same to beworne nan infringing fre ther of these options ann reasonably be taken in Vendor's judgreent, or if further use shal beprevented by injunction, the Vendor agreec to csase provision of any affected celverables and refund any suma tne State has paid vendar for such deliveraslas and make cevery reasoneble effort to assist he state in promaring substitute deliverables. If, ir the sule upirnion of the 5 taze, the cesseliun of ase by the State of any such deliverables due tu infringernmal issues makes the retention ol cther items acquired from the Verodor ande:- is Agreemant impraczical, the 5 tate shall this have
the option of terminating the Agreemerit, or applicable portions thereof, without penalty or termination charge; and Vendor agrees to refund any sunn the State paid for unused Sevvices or sther delivernbles,
vi The Verndar, at its own expense, sha I defend any artion brought against the state to the extent that sucy acliut is based uppo a slaim thast the delversbles supplicd by the Vendor, ther use or coaraton, infringe oc a vatent, coppright, trademark or violate a trade sevect in the Unized Stakes. The Vendor shal bay those costs and damages finally awarded br agreed in a settlement egainst the State in any such act ion. Such vefense and cay nent shall be condizioned on the following:
i) That the Vendur shall be notificed within : reasariable time in writing ty the State of any such efsim; and
ii] That the Vender shall have the sole zontrol of the sefense of any antion on such claim and all nemotiations iar its sattiament br comprarriar prowided, hawrow, that the State shall have the optian tn participate in such action at its own experse.
d) Vondor will not be required to defend \(\sigma\). indemify the Stete to the extert any clairs as 3 third party against the state (or inftingernent or misiappropriation results splely from the State's material a'teretion of ary Vendor-branded delverables or Servites, or from the continued tse of the Services ef other deliverables after receiving written molice from the vendor of the clalmed infringement.
12. ADVERTLSING: Ven:er agmes net te use the existenee of the Contract or the name of the Stete of North Carolina as part of any commercial advertisimg or marketing of products or Services except as pruvimex in 01 NCAC 05B. 1516. A Vendur ariey inquire whetnar the state s willing to be included on a isting of its existing customers.

\section*{13. ACCESS TO PERSONS AND RECORDS:}
a) [uring. and after the term hereof duncs the re evant period required for retention of recerds by State law iC.S. 121-5, 132 - et secq., typically five years), the State Auditer and any Pursirasire Agency's internal a atitora shall have access to caracns and records related to the Contrac: to verlfy accounts and data affectimg fees or perfermante unner the comliast, as prowided in G.S. 1A3-49, 1 . However, If any avcit, lisgation o other action arising ou: of or related in ang way to this project is commenced before the end of sjeh ratention of fecords ceriod, the records shall be retained for one (1) year atter all issucs arising sut of the action are finally resolved or until the end of the record retentions period, whichever is later.
b) The folibwing contities rniey audit the rreords ef this rantract siuring and after the term of the contract to verfig accounts and data affectng fees or performance:
1. The Sate \&ustitor.
2. The internal aud tors of the affected department, agenc; or institution.
3. The Jaint Legislative Commission an Govert nental Operations and lagislative employeas whose primary responsibi ily is to provide professic ial or ndimiatistrative servives to the Cammission.
c) Thejoint Lepisatwe commiss on on Governmental Operations has the authority se:
1. Study the eff ciency, economy and effectiveness of any non-5late entity zeceivirig putali: furds.
2. [valuale the mplementation of public policies, as articu ared lyy eracted law, adm ristrative rule, executive order, policy, cr Iccal ordinanae, by ary non State entity recaiving public fanc:.
3. Investigate possible instances of misfeasarice, malleasariee, nonfeasancen, miamatagemert, waste, abuse, or
 telates to the ufiicer's ar mrificyee's responsibilities ragerdinf, the receipt of publiz funds.
4. Receive tepurts as , equired tiy law or as requested by tie Cammission,
5. Access and review
a. Auy documents ar rerords, watsed to any contrac: awerder by a State agency, including the documerts and recorce of the contactor, that ahe Commosion detomines will assist in verfying accounts or will contain data affecting fees or cerformarnce, and
6. Any records related to any subcontract u a rontract awarded by a state ngencr that is utilized we folfill the
 (iii) Socurnerts and records of tha contrastor or subeonirator that the Conmiss on determines witl assist in verifying accounts or will contain deta affecting fees ce performince.
d) The Joint Leglsiative Commission ori Grovernmental Operations has the power to:
 publii funds, to the extent the dce., ments relate to the recalot, furpose or implernentation of a program or service paid for with public funds.

2 Compel attendance of any cificer or emplayeecof any non-state entity receiving public funds, praviard the officer or empioyee is responsible for implementing a program or oroviding a service paid Ior with public furids,
Ei Unless prohibited by iederal law, the Comim sslorn and Commission stall in the discharge of thel eluties under this Arocle shall be provided access ta any building or lacilit'f owned or leasse by a nor-5tiate ent ty eeceiving public funds prubiced 1i, the tullding or facilitv is used to implerrent a program or provide a service paid for with public funds and; ;i; the access is reasonably related to the recelpt, purpose, or implementation of a pograrn or service paid fer with pubils fiunds.
9) Any conficential information uthained by the C.om nission shall rerrisin conficentia and is ant a public: rerord as definerd in G.S. 2:22-1.

El Ary dosament or information obtained or aroduced by Commiss or stuft in futherance of staff's dates to the Commissinn is confider tial and is not a public poord as delized in G.s, 132-1.
 building or facilty as remuired by this fulicks with the intent to mislead, imperde, or interfere with the Commissinn's d scharge of its dusies under this Article shal he euily of a Class 7 mistemeanor,

\section*{14. ASSIGNMENT OR DELEGATION OF DUTIES}
 paye: an the Vemdor's payment check. In no event shall sumb angroval arc action oblizate the State to anyone plher thar the vendar.
b) If Vador requests any assipnment, or delegotion of duties, the Veridor shall remain responsible for fulfillm:ert of all Contract oblizations. Upon written request, the state may, in ts unfettered discration, approve an asagnment or celegator to ansther cesponslole entity accepable to the State, such is the survivergert tv of a merger, weckis tion or a

 Cartars 6.5. 143-58.
15. INSURANCE: This sectinn provides minimum insurance coverage rases that are applicable te racst moderate risk se isitations. \(A_{\text {Ge }}\) cy Risk Analysis will deterrnine if higher insurance coverage urnounts bee needed based on the likelihood and sevu:ity of ex:osure to the State. The analysis is documented in writing on the oficial file and cursider: the folluwirg non-exclusive faclurs:
1. Fotent al tor domage to State property or pruprerty of a third party,
2. Patent al for bodily injiry to State vmpleyees or thi-d parties,
3. Whether Vendor will tersport State praperts, cllents, or viplofees,
1. Use df a vphicle to accariplish the work pr to travel to or Irom Stente locations,
5. Anticlpatusd physical contacts of the Veride with the state,
t. Anl: :ipated number and activity of Venalor perscrmel within the State, are

7 Any other unique conscienations that coule result ir harm, bodily ini- ov, or property cla nage.
The Purchasing Apency has s:-rcified elsewhere \(n\) this Contratit any igrease in the minimum insurance coverage equirenents bolowif the risk from the abcoe factors is high.
a) REQUREMENTS - Pray ding and mairtaining adentate insurance coveragy is a material abilization of the Vendor ared is ui the zsse ice of the Contract. All such insurance hall neet all laws of the State of North Carclina. Suct insurance tupernpe shall be ohteines frum companies thac ate athorzed tu :rovide auch coverage and that arc authorized the the Ne Commiasiancr
of Insurance to do business in North Carplina, The Verdor shell at all times comply with the te-res of such insurence policies, and all requirements of the insurer under any such irsurance policies, excep: as thcy may con-1 st with exlsting. Nor-. Carolina laws or the Contrict. The linits of coverape under each insurance policy maintained by the Vendar stall not be interpreted as fimsiting the Vendor's liahil \(1 / \%\) and opligations or the indeminifation requirements under the Contract. As provided above, in State agercy is author zed, upon writvern eval aation and sumatantiation in the gficial file of the sanaificant risk of bod y iniury andior croperty or cther damage in the contract, to requite and enfore higher comprize limits to mitigate the gatentia risk of livesilit\% to tha State.
bf COVERAGE - During the term of the Contra:t, the Vantor it its so c cast end vexperie shall provide commercial insurance of such type and with suc» terms and limits as may ee reasunobly essuciated with the Corlract. A a minintari, she Bendnr shall provide and main:ain the following coverage and limits, subject to higher recuiremerts by an agences aiter the risk annilysis indicaten oboue:
2. For Small Purchases as defined under Nortt Carolina Aalministiative Code ol NCAC, 954.5112 (35) and 053,0301 ;1), the minimum app icable insurance requicements fer Worker's Comcensation and Autcmobile Liability wil apply as required by North Carolina Law. The Phichas rg Agency nay rese ire Commercial General Liability voveraze consistent with the assessed risks inwolved in the procurement.
2. For Contracts valued in excess of the 5 mall Purchase threshold, but up to \(\$ 1,000,000.00\) the following limits shall apply:
 may te: rnquired by the laws of Vorth Carolina, as well as emolover's liabiliny coverage, with min mum limits of \(\$ 250,000.00\), cusering ai ol Vendor's, mplesyms who are eneages in any work under the Contract in Nowth Caroling. If any work is sub-Contracted, the veido shall require the sul-cuntrator tu ar:side the same ceverage for ary of its cmployocs engeged io any work under the Certract within the State.
b. Commercial General Llablity-General Llability Coverage on a Comprehensive L-bad Form an an occur er ce basis in the minimurn amaunt of \(\$ 500,000.50\) for Combined Single Limit. Defense costs shall be in excess of the imt of lab lity.
c. Automobile - Automabile Liakility Lisurance, to inclade iakility cnucrage covering sill owned, hireal and non awned vericles, used withir North Caroline in connection wth the Cont'act. The minima in conbined single limit shall be \(\$ 250,000.60\) botily injury and puperily demige; \(\$ 250,000,00\) uninsured/under insured motnrist; and \(\$ 2,500,00\) medical sayment.
3. Far Contracts valued in excess of \(\$ 1,000,000.00\) the following limits shall apply:
0. Worker's Compensation - The vendor sball phobse a.d mamban wurker's tomsmematinn inkarance, as may be required by the liacs of North Carnlina, is well as employer's liabilicy coverage, with minimum limits of \(\$ 500,000,00\), covering all of vendor's employees who are argaged in aty work under the Conract in North Care ina. If any work is sua-Cantrasted, the Vendor shall require the subcuntractiar to arovide the same rowerage for any of its employees engaged in any work under the Conrest wisin the state.
b. Commercial Gencral Liability - General Labilty Cowarage on a Compelhers ve Droad Furn or an occurrence basis in the minim um amoant of \(\$ 1,000,000.00\) for Cambined Single L mit. Defense costs sha l be int exeress af the limit of lianilizy,
 and ron-pwous wehisles, use within North Carol ras in connector w the contract. The min mum combined single limit shal be \(\$ 500,000.00\) uodily irijury and property damape; \$000,000.00 uninsuresi/-vaise insured mato ist; and \(\$ 5,000,00\) medical payment.
16. GENERAL INDEMNITY: The Ver dor shall hoid and save the State, is officers, agents, and emplapaes, 7armless froml abil ty of \(3 n \%\) kind, including all c aims and losses accruirg or resultine to any other person, firm, or co'poration furmishing or supplying we-k, Services, materia s, or supplica in conmection with the perfurrianta cif the Contract, and also from any ond allala ins and losees accruing or resulting to any porson, frm , or coporation that may be injured or samagerd by the Veridno in the perforrance of the contract that are attributable to the negigence or intentionially tortibus acts of the vendor, provised that
the Vendor is notified in writing within 30 days from the date that the state has knowledgs af such claims, The Vendor reprements and warrants tha: It shal make no claim of any sind or raturiz age inst the state's agents who are involverd in the celinery pr proecssinf, of Vendor deliveracles or Servees to the State. As platt of this provision for indemnity, if federal fincs are inve ve: in this procurt ment, the Vendor warrants that it will comply with al relevant and applicable federal ec curements and laves, ard will indernify end hold and save the State harmless from any clains ur lusses resuling to the State from the Vendor's nonsmmplianc: with such federal requ rements or lavin tais Contract. The replestatathons anud warrartios in the presediag two sentmans shall survive the term ration or expirat on of the Contrach. The S.ate thes not pativipate in inde minication due to Constitutional :estrictions, br artitration, which effectively and unacceptably walves jury trial. 5ee, G.S. \(228 \quad 3,10\)
17. SUBCDNTRACTING: Performance under the Contract by the Vendor shall not be suacontranted without pirin witan approval of the S.ate's assigned Cortract Lead, Unless orhervise agreed in writing, acceptance of a Verndor's propasal shall include approval to use the subcontractoris) that have bees specifind therein.
18. CONFIDENTIALITY: To the ixsent pernitted by applicable statutes ard rules, the 5 tate will ma riain as senfidential tradr: ancretsin its hid that the Veador does not wish disclosed. As a condition to conlider tial reatunert, tra vender sazill provide a reriacted copy gi the ve dor responie with all contidential irlumition rertart:d. Redacting refers to the biorking ourt of informotiont, so it is not visible. Cost intormation stall not be deened copfidenzial nadre ary cierartitnarms. zegardess of what a vendor may label as a trade secret, the determinstiun whether it is or is rst entithot sa prontretion wibe determined in accordance with G.S. 132-1.2. Sty
 doter ripe that such material 's, in lach, a trovie secret uruser G.S. 132 1.2. Von tors are urged and cautioned to limit the mark ong of inforraten as a trade sacret ior as corfidertial so far as a possible. If a legal action is brodght tu require the disclasurce of any material
 informetion
19. CARE OF STATE DATA AND PROPERTY; Ary State property, information, cata, instruments, daturnerts, atudes or repiorts given to or prepared or essembled by or provided to the Vercor ander the Contract shall be kept as confidential, used unly for the purposeis', required to perform the Cuntract and rest divulged or made manileble to any individual or orga vation without the grior written approwal of the state.

Ihe State's data and prosely in the hands on the Urnotor shail he protecied from uriauthorzed d sclesure, luss. diarlage, der;rustion by a natural event or anozher eventualizy. The Verdon ug ees to reimburse the State for los; or damaze of state
 terminazion or expiration of this Agesernent.

The veridor shall notify the state of any secsity breaches withiln 26 hours as requiexd by G5, 1438-1379. For further information, see, G.5. \(75-6 C \mathrm{ce}\) sem, Notice is E ven to the vendor that the NC Department of information Technology ID Ti has requirements relating to the security of the State netwark, and rules relatina to the use of the stase network, TT softoare and ersipment, that the Vencor must comply sith, as applicable. See, e.g., G.5. 143 B 137G.
20. OUISUURCING: Any venine ar subcontractor arobising callor contact center services ta the State of dorth barsline or any of its agfencles slall discluse is inbound caliers the Incetion from whic- the cell or contect center sa-vices ate bring providerd.
 or cutsouice any portiun of perfurmance te a basitinn coitside the United states, or to Contract with a subcuritrac...r far any su: h priformance, whict auccontractor and ature of the work has nu. arusibusly been disclosed to the state in wr ting. prior writon apponval must he obteined from the Sate Purchasing Agency. Vender shall give aotice to the Purchasing haency of ary relocation of the Vendor, emoloyems af the Vendor, subcontracto's cf the Vendor, orcther perspns providirig parte-riance under a State Contract to a location outiate of the United States. Sec. G.S. 143-59.4.
21. ENTIRE AGREEMENT; The Contract (inclucing any dormments mutually incorporoted spazificelly therein) resulting frem a relevalt suliciladion represents the cntire agncement between the part es and supersecees all piar brit or written statzenents or igrerments, All promises, requirements, ter Tis, sunditiors, prosisions, representations, gJarantees, and warfanties contained bereig shall shrvive the Contract expi-ation or termination data unlass apleifically fircuides otherwisz herein, or: unles: superseded by applizat:l: Frideral ar State stetutes of limitation.
22. ELECTRONIC RECORDS: Tro Stats will dipitize all vendo responses to - ee clevant solicitation, if 150 received elactroricaly, 65 well as any awarded Contract tugsther with asonciated procurement-related documents. These elentranic copios sholl ronstituse a presenction record and shall sseve as the ofticial record of this procurement with the same forme and ctfoct as the drikina written doruments comprising suat record Any aficial elecsoric copy, printout or otha- output reasable by sight shown to reflect such weiond acourately shail constitute an "origina.".
23. AMENDMENTS: This Contract may tue amended only by a written amandment duly exeouted by the State and tee Vonder.
24. NO WAIVER: Notwithstand'ng any other language or provision in the Contract or in ary yendor-supplied mate fiat, nothint, heren is intended nor shall be interpreted as a waiver of any right or remedy otherwise avai able to the state under applicable law. The waiver by the State of any right or reenedy on any one occes or or instance shiell rot conatitute or be interpreted as : w wiver of that or any other right ur memedy on any ocher occasion of ivsiante.
25. FORCE MAFLIRE: Neither party shall be deented to bic in default of its coligations herejmber if ard sal lone as it is pravented from performing suth phlizetions as a result of events beyond is reawna;ke control, includ ing, w thout limitation, lire, wower failurss, any act of war, hustie formign action, huslear explosion, viot, strikes ur failures or refusels to periorn under suhcont-acts, civil insur'ectloy, Earthquake, hurrinane, torneso, other catast'ophic epidemic pr pranommic, narural event or Act af Ged
26. SOVEREIGN IMMUNITY: Notwitistanding ary other term or provisior in the Contract, nutaing nercir is intence: re'shal be interpreted as waiving any claim or defense based on the grincige of sovereign immunty of other State or federal consthatinnal provision o principle that otherwise would be available to the State under applicabialaw.

\section*{27. ELECTRONIC PROCUREMENT: RESERVED}
28. FEDERAL PROVISIONS. Where federaf funds are utifized, and to the cxtent applicable, the tollowing federal pravisians may apphy consistent with Uniform Guidanee in 2 C.F.R. 5200.376 and Z C.F.R. Part 200, and its Appendix II. Relevant federal authorities may require additional provisions depending on the scope and context of the Contract, Failure or unvillinglees. of the Versor to continually meat any of these requi ements, as afelirable, may result in Contrazt temination.
1. Hood Disaster Pravection, This Contract is subject to the requirernents of the Food Disaster Protection Act of 1973 §P.L. 93 -2341. Nothing included as a payt of this Cantract is agproved for acquisition or construction purposes as defined under Section 3 iel of said Act, for use in an area identified by the Secretary of HUD as having special flood hazards which is located in a community not then in compliance with the requlements Ior partisipation in the National Flood Insurares Programp pursuart to Section 201 Iof of zaid Act; and the use ot any assistance provided under this Contract for such accuuisition fur sonstruction in such ieientifled areas in cermunitios then participratires in the National Flood insuiance Progr unt shall tee subjert to the mandatory purchase of fioodinsurance requirements or Section 102(3) of said Act.

Any centrner or nacecment for the sole, lease, or ohiter irancyjer of iand' acqaired, cleared' or miproved' whith ossistance grovided ander this Contract shaticontain, if such land is incatco in ar orea identified by the Secretary as having enerial fiood ingzards and in which the sale of fiow insunance bas been made ovailable under the watlona! Flad insumonce \(A C t\) of 2968 , as omended, 42 U.S. C 4001 et ser , povisians obligoting the transferes ond its successars or assigns ta obtoin and maintoin, dating the swrershiv of such tand, such fiowi insuronce or required with respect to financini assistonce for arquisition or construction ourposes inder Section to2iol of Flosd Disaster protection Aet bi 1.973.
 arry cmployee or applicant for emphomment becausc of a ohysical or mental handisu; in reears to anry pusition for whith the employee or appiicant for empluyment is etherwise qualified. Contractur ąrees to take affirmative iation to eriploy, advance in employment and otherevise treat zualified handicapped nclividuals without dixer rination based voon their phystal or mental herdicas in all amplayment practiges such as the folowing: employment varading, demction or tarnsfer, recrultment, advatising, layoff or zermination, rates of pay or a;her forms of compensation, and selection for trairimg, includirig apprenticeship.
 issued purssiant to the Acr,
In the event of Contractor's morsampaliznce with the requifenents of this riduses, actions for
 5ecretary of iobor issired pursuant io the Arr.

Contractor agrens to post in conspicuous ploces, availodie to employees ond apikikants for cmployment, notites in o form to he prescribed by NCOBn, provicier by or through the proprom

action to empioy and advonce in empicyment qualived ionsticppea' empioyees ond oppiconts for emgioyment, and the rigits of apolicants and emplayees.

Curiroctor will botify each luker union or representative of warkes with which it igas a colleclive Eur yuining agrocment or other canthon handerstonding, that Gontractor is hana by the terms of Section 503 of thea Rehmbintation Act of 1373 und is cammited to toke aftiomutive ocoizan to cmpioy


Contractor wilinclude the provisions of this chace in every wituontroct or purchase crder u/ \$10,000 or mare unicss exempted by rules, midiations, or orders of the secretary isued pursuont to Section 503 of the Arit, so thar such provisions whif be Lindigg upon each Subcontroctor ar Contractor, Contractor wiil take stach action with respect to any subcsititoch se purchase ordier as the Director of the Offer uf Federal (ontroct Compionce Proyraman moy direct to eviorce such prowisions, incuding action for noncomplionce.
 Act of 1975. Nu percon in the Unized Stetes shail, an the hasis cfape, ve excluded from parizipation in, be denied the bencfits of, or be subjected as discrimination under, any program or aclivity raceiving federal f nancial assistance.
4. Dlscrimination Due to Beliefs. No person with responsibilites in the operation ui the project to which this grant relates willd iscriminate with resprest to anyp ogram participant or any ipplicant for participation in suct pragrom because of polttical a'filidion or aelicefs.
 it coes not iraiatain ar provide for its esablishments, and thal it roes not permit employem is perform their serf ces di- ary lacaticn, under ts control, where segregaled faci itics ere maintalned. Cartrictor ec tiffes further thati will nut maintain or provide for employees ary scerceated faci ties at any of its establishments, and t will not eermit employees to pa form therr services at any location under its contwol where segregated facilties are maintalnes. Contractar agrees that a breach of this certifanation is a violation of the equal opportunity clause of this Contract.

As used in this cerificotion, the tern "segreasted factitiks" neans ony waiting rooms, work areas, respromas and wosirooms, restaurons ong pricr coting areas, bme ciochs, ionker rooris, andother skange or zircsing oreas, porking lats, drimking fobintains, recreotion ur patrotainment oreos, trarsportotion and housing focilities prowided for empioyces which ore sequegoles by explicit directive or ore, in fact, segregoirit an the busis of race, calor, religion, at national origin becouse of hatid, focni customis or ony other reason.

Controctor futher agrees that fexcept where he hos votoined identicoi certificanions fom propaned Subcontractors and moterial Suppliers jur specifiat time periodsi, he wiil obitoin idientica' certipications from proposed Sishantractors or moterial Sopptiess prior to the award of subcontiucts or the consummation of molerioi suppiy crrecments exceedlyig \(\$ I C, 000\), wfich ore not exenmpt from for provisions of the Equal Opporlanily clase, and that fe will retoin sutis s.rrigitation in his pives.
6. Drug Free Vjurkplare. Contractor haesey certifics that it anall provide a crug-her warisplace in compliance witn the Drug-T eee Wurkplare Act of 1988, as amended, and with 24 C.F.R. 'art 21.
 \(\$ 100,000\), Contrastor shall comply with ail standards and regulations applicate e to the wo king hours of laborers and reecthinics required by \(4 C\) U.S.C. \(37 C 2\) and \(77 C 4\), 35 sucplemensed by the Dogarement of Labor repalations I2S C.F.R. Pat 51, In gerseral, these regula. ore and standards require Convactor ks pay a basic rate for the first 40 hinurs \(\sigma^{\circ}\) a standard 40 -hour wor s wow, and a ste of foot leas than one and hall times the basic pay rate for hours worknd in excess of 40 hours.

Contractor shoii exercise proper proraution at all times for the protection of persons and property ond shall be fesponsitie for off damoges to parsons or property, either on of off the worlsite, which occur os a resufi oj his prosecution of the work. The sufcty provisions of opplicobie tuvs and building
and construction codes, in addition to specifin sofely ard heath regoiotions descrited by Chogter \(X B\). Burcas of (poor Standards, Deportment of Lobor, Port 15!8) Sofety and Health Regulations far Consduetion, as outined in the Federal Register, Volune 7t, Va, 75, Satarday, Apiil/, 1971, Title 79 - LABOR, shall be obsenved and Contractorshall take or caise to be taken, such cudditionoisujety and heoith meztures as NCORR moy determirt 10 for reasonably netessay.
8. Danger Sisnals and Saffety Devices. Contractur shall make all recessany precautions to guard against damages to praperty and injury to persons. Controctor shall y.t up and maintaln in good candition, sufficient red o'warning lights at night, suitable barricades and pother devices necassany to protent It: pumir. In case Contractor taik or negler-a to take such prece stions, NCORR many heve such lights and barricades installed and charge the cost of this wark to Contractor. Such action by NCORR does not ral eve Contactor of any liability incu'red under theses spexifitetions or contrac:.
9. Lead Rasec: Pain: Hazards. The rebabilitation of residentia stuctures is subject to the HuD LeadBased Paint regulitians, 24 C.F.R. Part 35 . Contractor and its Subeontractors sha lomply with the grovisions for the eliminalian and rectution of lead-based paint hayards under Subpart a of said regulations.
15. Carnoliance with Air and Watar Accs. For cesh home rehais litation Owher-Gontrator Agreanent over \(\$ 100,000\), Gertractor and all of ts Subturttacters shall comply with the requiremints of the Clean Nir ALt, as arnended, 42 U.S.C. 18.57 et sen., the Fo:teral Water Poi Ltion Contral Act, as emended, 33 U.S.C. 1251 et ser., and the repulatons of the E-virommental Protection Agency w th rospect thereto, at 40 C.F.A. Part 15, as amended.
in adoition to the joregoing requirements, oll nonexempi Exptrantars and Sabcentractors shall furnisio to NCDRA, the foilowing:

101 A stipalation by Contractor or its Subcontractors, that any farilty to be uflized in the perlorrance of any honexempt contracter subebntract, is not listed on the List of Violating Fac lities ssued by the Ewvircimental Protection Agency 价A/ pursu:ant to 40 C.F.R. Part 15, as arrended.
102. An agreement by Cuntaction to comply with all the requlements ol Soxtion 114 of the Clean Sit Act, as amended, 142 U.S.C. \(1857 \mathrm{C}-8\) ) ant Scrtion 368 of the lederal Water Pul i.timn Control A.t, as amended, 133 U.S.C. 1318 / relating ta inspostion, monitoring, ent \(\%\), reports and informarion, as weil as all oter reauirement specitied in said Scction 114 and Secton 308, and ill regulations and guidelinss issued thereunder
10.3. A stipulativn that is a condition for the award of the contrart, prompt nctice will be given
 facilizy utilized, or to be utllaes' fur the: Contract, is under consideratiun in tee isted on the EFA LIst o Yiulating Facil ties
10.1. An agreameric by Contractor that he will include, or couse to be included, the criloria and requi ements in parapraph ;1) through \{ 4 | of this section in eyery nonexempt suscontract हnd requiticy that Contractor will take such astion as the povernment may dirent as a means of enforcing such pravisions.
11. Energ Efficiencis (a) US.S. G2 W2 3. Contractor shall comply with mandatory standards innd nolicies nthling to ene'gy efficiency whith ore contained in the state grtergy eonseowtion plan issued if compliance with the Enerey Policy and Coriservaticn Act ! P 4 slic LEw 21-183).
12. Aeress to Hzcerds, Maintenanere of Ricords. NCORR and HLD, the Comptrolle General of the United States, or any of their duly authorized rearesentatives, sha I have access to any books, documents, papers and encurds of Contrectar which are sirectly pertiment te this Contract, for the purpose of audits, examinations, al:d miaking exoespts ane sranscripliars.

All record's regulred hy 24 C.F.R. 570.595 that are perthent to tive octivities fonded under this Controct shatll be msintoiged in o centrat iogation by Controctar ond will be maintained for a period of five is) yeors from woseout of the grant from wheh this Contract is juruted
13. Cnperipht. No state provided materials, including hut nat limited to yejolts, mans, documetcs, home plans and specif cations, any pablic record, or upermerts subritues with or in response to RFP'2, HFF contractor-owne cuntract form, and related HAP and/or EDBG-DR documents prertaining to procurement, anneract administration, oortrect manage tient/monitoring, COBG-EFR planning and sompliance, andior contrict abditing. is whole or in part, shrall be avallable \(\omega\) Contractor for gurposes of conpyrighting as Corisractor's intellectual andior propnatary property. Subjec: In North Carclina Puwlir Reoords laws, ary sust materials prodacod resuiting from this Aereement that rright tice subject to coppright shal be the prosanty of State of Norit Caroline, through NCORR, sther State
 belong to the Staie of North Carpline arifior the United Stetes.

Patents. Contractor shall hold arid swe ROORR and its nfficers, agents, severts, and employees harmiess from llatility of any nature or kind, including cost anid excenses for, of or arcount of any patented or unpatentest invention, process, articie, or appliance manufatured or urast in the peiformance of the Contratt including ts use by NCORK, unless athorvise soecifallif stipulated in the Contract.

Likense or hoyoity rees: limen and/or fuywity Foms jor the use of a pracess wheh is uvtronized by WCORR must he rcajonobie ond maid' ro the holder of the patent, or bis outharized ficense, diract oy aCORR and not by or through Contractor.

If Controctor lises any design, device or moteriois comered iy letters, poient or copynight, it shall provide for such awe hy switobie ogresment with Owner o' suci gotented or cumprighted design,
 shall inciadie oil rovaitles on costs arising from the wer of such design, devize or moterials, in any way jovolved in the Work. Controctor and/or ivis Sureties shoil indenvidy ond suve harraless ivcong jrom bryy ond ofl clams for infringement by rearon of the use of sueh porented or copyzigfired design. device ar moteriols or any lradcmark or copyright in conmection with work agreed to be performed sinder this Cantroct, and sholl indennify NCORn for any cost expense, or diamage which it may be Gbilized to \(00 \%\) by rewsen of such infoigurnerg at any time during the prosecution of the work or oftey curnpletion of the work.

ㄷ. Confidental Findiags. Some ol the reserts, infarmatian, date, etc. (e.g. acmeowner persomally identifying information, includ ing aut wof I nited to: income an fifor tax records, sccia security numbers,
 other gowernmertal agercime, andior Contractor uncer awad HRF cuntracts may be cunliaential, and Contracter agrees that they shall ner 72 made availathe to any indwatual er crganization witheat priar written appraval of the acpropriate zovemmental entity that authored the information, requesked the information and/or is reaponsible for the profrem for which Contractor is performing the work thet gerierated the confideritial information. Controttor understands f:at nost documeats and billing recorss will be public records and Contractor will "ape to consult with the ewernmental entity in determine whelher a proposed dowment may ce submilled to the gevemmental entity with conliderit's informatiun and toe mettod userd to maintaln contidentiality if the dac.ament rontains confidertie: information.
16. Conflict af Interest. Na mumber, officer, or emplovee of NCORE or the local jurisidictions served through this Ccratrect, or agent, consjlte ot, or tuember of the DFS, or nther pubic elleial who exercises or has exercised any functluns ner responsibilities witt respect to this Contract ouring its or her teriur:, or for one vecar thereafter, shall haw ary incerest, dirmet or indirect, in ary; contract or subcontract, br tie aroceeds theronl, for wars to he perfor med in connectinn with the corlras: or in any activity of tenefir with regaris ta :- contract.
Cortractur shaif cense to be incorporated io oil controcts and/oc subwontrocts tise juregoing prowston regarding conflics of interest.

 of this Cuntrad ar to ony benceit thot moy anse therefiom, but mis provision shail nimi bee construed tc exteno to this comiraci I/ made with a sorporotion.

If a person receivirg asgistance urder the Phograrn docs in foct have a confïct of interest as dilscussed herein, such confict will be foily disciosed' in writing to NCORR ond addressed under sppplicuole luv.
17. Biterest of Curitiantar. Contractor covenants that he presertly has nointerest and sha: Il nat acquire any interest, diect or indirect, in tha above-described project or any parcels therein or any other interest which would conflict in a nix marre or degree with tep polormance of services hereunder. Contractor further covenants that in the performance of this Contract, no person :awing inty such interest shall be emoloped.


19. Loobuingi31 U.S.C. 1352). Contratior centifies, to the best cf its k7owiodze and belief that:
19.1. No federally approgrieted fums have been paci or wil be paid, by ur un behalf af Contractor, so any persin for purbeses of influencine, or attempting to influence an officer
 an employee of a member of Cungess in cannection with the wwardiga of any federal contract, the makinf of any federai grant, the making of any lecietal loarr, then ensering intn of any cooperative agreement, and the extension, continuation, renewal, arnerdment, or modifical on of ary fordera contrac-, Erant, loan, or cocperative agreement.
15.2. If ary tunds other than federal y appropriateo func: have ceen paid or will be fuid to any persurs fur intlusencing or atteript ify to influence an officer or employee af any agenty, a member a! Cungross, an aficar or employe of Congres:, or an employee of a member of Gongress in connection with this haderai cuniract, erate, loen, or cooperptive apreement. Contrector shall complete and submit Standard rorm-LIL, "Disalusiure Farm te Report Labwyire," in oweprdance with ts instructiors.
20. Personnel. Concactor represents that is fas, br will spourc ar its avin expense, all personral eaulred in purforming the serwices under this Cont'act. Such personnel shall rot be emplupees cf or have any contractual relalicnstip with NCORR or ather zoverzmental entizy invalved in othes: 5taze or federal sisaster recovery programs.
All the services repuited hereunder mill he merionmeri by chatracror or under ts supermsion, ond oif parsumbel engaged in the work sioil be fuily qualliged ond stom be outhorized or penmited under State ond iocoillew to perform such services.

Wo person whoz is serving sentence in a penoi or correctional institution shain be empabyead an twork under this Contract.
 condition of Con:ractor's progua itiation under RFPG, Contracter certifes thal LL, and each of is si.b-sentractors for any subcontrat aworderd, complies with therequirements of Article 2 of Chapter 64 uf the NC. General Stasutes, inciveing the requirement for each pmployer with more than 25 employees in Worth Carolina to verify the work authorization of its employees througn the federale Verify system.
22. Anti-Kicktark Riales Salaries of personnel performing wark urider this Contract shall be paid unconditionaly end not less often thart cace : month without payroll deducton of rechate on arry docount exampt ony such payroll dertutions as are mandatury ty lirw or permitted 'yy the apolicable
 5 at 948; 62 Stat. 7ac; 63 Stac. 108; Tile 18 U.S.C. 874 ; and lite 10 U.S.C. 2760 ; Emitration chall comply with all eppl cable "Anti KiLkLack* regulntiuns annd wall insert apprope ate provisions in all

rerulations ard :hail be responsible for the sulamission of aff davits required of Sulacontractors trersunder exoest as the Secretars' of -ator riay specifically provide for variaticris of or exemptions from the requirermets therco:
23. Debarment, Susperis on and Ineligiti ily 亿 C.F R. 200, Appendix HiliM. Cuntachor rearasents and warrants thar it and ts Subcontactars art rot drbarred, sussendee, or plased in ineligibility status under the propisiors of 2 C.F.R. 180 and 21 C.F.F. 24.1 fgevemrrent debarment ard zuspension regulations!
24. Subcontracts. Coritractor shall notenter inte any subcortract with ary Suticonerastor who has been debarres, suspended, declaread ircligible, of voluntarily excluded from partcianting in cortactire


Controctar stoil be as fuik responsibie to NLDRR jor the acts and omizsions pi Contractor's Subcontroctors, ono' of persans eithes siivery or indirectiy employed by them, as he is ior the octs and onabsions of persons directiy empioyed by Contractar.

Lontroctor shail vaus appropriote orovisions to be mserled In oif subcontracts relorive to the work to find subcentroctor to Contrachor Ly the terms af the "ontroct Uocuments insolor papalicabie



Ebthing contained in this conmact shail trwate any contractual relationship between ony Sudcontractor und NCORR.
25. Assignabil ty. Conimator shall nct assign any interest in this Contract and shal ant verasfer any interest in the sa me (whether by assignment or novatlon) whenol prior witieri approval of NoORK, proviled that cla ms for morey due ar to hernme the Contractor fom NCORR andef this Corratact may bo assigned to a bank, trust comeary, of other financial institution, or to a Trustee in Bankruptey, without sesh approval. Notice of any suct assitwarnt or transter shall toe farnished promptly to NCOR (.

20̄. Terminatian for Unavailable Funding. The curtinuation df this Cortract is cortingent Lpon the appeopriation ahnd meloase of suffic e it funds to NCORR to fulfill tre requirements of this Contract. Failure of the afpropriate athritirs to epprove and provide an adequate bucget to NCORR for fulfillment of the Contract terms shall esrstitute reason for termination of the Conthect by either Party. Gintracte: shall be paid for all abthor zed serwices aropetly proformed prior zo termination.
27. Breach of Convac: Termis. Any violation or breach of any of the lerms of this fontracton the part of Contractor or Certratur's Suscortre:tors mos result in the suspension or ternination of this Cantract or such other action that map he nemassary to enforco the rights of the partles of chis Contrioct, The duties and o:sligations imposed by the contract docu ments and the ripints ent remed es available thereunder shall be in adrition to and not a limitetion oi any duties, athligaticre, rifhts andion remedies otherwise imposcod or availasle by law.

 ot mare units when the cuntract awarsed by NCOR is is in excess of \$2,000. Cortractor and subcontractors on suith projects shell comply with the Davis-Eocon Act, 40 II, S. . 3141-3144, and 31c6-7148, as supplemented by Lepar-ment of Latoe regulatinns found in 23 C.F. ₹. Part 5 "Labbr Standards Arovisions Applicable ic Eontracts Coverina Federatly Financed and Assisted Construction \({ }^{\text {¹ }}\). Coniractor must gay wages to laborers and ruwhamics at a rate not less \%ant the :w wailing wazes specified in a wage determination made by the Secretary of Labc:. In addition. contractor mus. piry wazes not less than once a weck. NCORR muat place a cony u' the ourrent prowailing wage determination iscurd by the Department of Labon in such salizitation The decisiun to award a contract ar subcontract must be conditionte boon the acceotanct of the wage determination. NCORA lincluding amy NCORR assipned to manage the construstich co otrast beween Contractor and Cummerj shail facilitate and monitor corrpilance with the Davis Bacon ast, and ropect
all suspected andior actual violatlons of the Davis-8acon Act to HUD.

\section*{25. S.ction 3 of the Housing and lirtian Deselopment sct of 1 acs.}

The Cantractor shall comply with the provisions of Section 3 ol , \(火\) Housing and Urhan Development Act of 1968 , as arriended, 12 USC 17011, and implementine its regulations at \(z^{2}\) SFR Part 75 , as expressod below:
29.1. The work to be performed unier this contract \& subifect to the require ments of Section 3 of the Housing and Uroan Developmant Act of 1968, as armended oy the Hoving and Cornm unity Development hat ef 1992 |Sution 3\}. The ourpose of Section 3 is to ensure that emp byrment and other economic: opppolunitics gere'ated by HUD assisterice or HULassisted projechs zovered bs Section 3, 5hall, to the erestest extent feasia.f, he diveted to low- and very low incorne pe'sons, particuary persans who are reciplents of HUD assistanere for housing.
292. The paries to this contract afree to comply with H UD's regulations in 24 C R Part 75, which implernent Section 3. As evidences by their exection of this turtriact, the parties to this contrat.certify that the'y are under no contractual or other impediment that wo. Id prevent them from cormplying with the zart is regulations.
293. The centracto agrees to serd to cach labor orgeriat on or represertstive of worke's with which tae contractor has a collectue bargaining earee nert or other urberstendine if any, a noti:e advisine the labor orgavization or worke's' representatve a' the contractor's commitnens under this Sortion 3 clause, and wil pust capien of the notice in conspicuous slace: at the work ste where but: :"ripleyees and applicants for training and employment positions tan see the notice I he notion shal desc-ibe the Section 3 preference, shall set forth mir inum number and job totes suaject co hire, availability of appresthitestup and training pos tluns, the qua:lificetions for each; and the riante and lorat on of the persunis) bakiny app icetions for sach a the positions; and the anecipate.s diate the work stall begin.
29.4. The rnnt-actor agrees to include this section 3 clause in every subcontract subject to compliance with trguations in 24 CFR Part 75, and agrees to take apprepriate action, is prowided in an applicable pruvision of the subcotract or in this Sertinn 3 rlause, upon a finding that the subeontracter is \(n\) volation of the rezulations in 24 CF 7 Par: 75. The contrastor will not subcentrasit with ary subconvactor where the conteactor tas notice or kncwlucge that the subcontractor has zeen fuund in wiolation of the rega ations in 74 sFF Part 75.
23.5. The sontractor will certily thet ary yacant emp oymemt pasitions, includ rg training positicns that are filled \(\{1 j\) atter the contractor is seleczed by befor: the contract is executed, and (Z) with perscia cther than those to whom the regulatons of 74 CFR part 75 require employment oppotuniain to be directect, were aot Files to circumvent the contracior's otaligations under 24 CrR part is.

296, Noncompliance with HUII; remjazors in 26 CFR part 75 may sesult in sametinns, Irrmination of this contrane ler defeilt, and debament or sumpersion from future IluD assible: vecritracts.
297. Wit? respect to woric performed in conmertion with Section 3 coveres lnd an housing assista 7ce, jection 7(b) ol the ladian Self-Determ ration und Educat on Assistance Aci (25 U.S.C. \(450 \% \mid\) also applies to the work ta be pe formes under this castract, Section \(7|\mathrm{~b}|\) requires that to tioe greatest extert feasible (i) preference in the awarc of epnitracts and subuaritrants shall be given tolndia:r organizations and Indian-uwned Eccnomic Enterprises. Prarties to this unntract that are subject to the prowisions of Section 3 and Sectinn 7 (b) afree to comply with section 3 to the maximum extert feisible, but not in derogation of compliance कith Section \(7 \mid \mathrm{b}_{\mathrm{i}}\).
30. Procurement of Rncopened Materlas. Contractor agrees to variply with 2 C.I.R. 200,322 , which requires the procu/trinent ol items designated in guidelises \(\alpha^{z}\) the Environmmatil Pratoction Agency (EPA) :al 40 C.F.K. pait 247 to uemiait the highest percentage of recovered mater als practicable, consistent with maintaininf, a satisfactory level of wompetition, where the purchase price of the itern exceeds \(\$ 10,000\) or the value of the cuantty ataquirce Jur ig the precediag fisoal vear exceeded \(\$ 10\), non; procun me solld waste rnanagement seivices in a marmer that max mizes energy and rescurare recovery; and establishing an affirmatve procuramint proaram for procuremert of recovared materials identif:s in the EPA guidelines.
31. Iran Diveatment A t Certification. Cantrartor certifies that, as of the tate listed apoue, it is not on
 compliance with the requitemens of the Iran Divestrmelt Act and R.C.E.S. \& 143C-6A-5 (b), Contrastor shall not utilize in Ube periarmance of the contrati any subsontractor that is identified on the Final Divestiment List.
32. Federal Funding S.E.countability and Transparency Act IFFATAL The Contracter shall curnply with the requirnments of 2 CFR part 25 Universal Identif ar and System for Award blanezement [SNOA]. The grentee must have an active repistration in SMM in arcordance with 2 CFR дart 25 , apposndix A and must have a Data universal Number a System (DUNS) ru nitier. The grantee must alsu Lumply with
 on executive sompensation, and 2 CFR part 170 Reporting Subaward and Exacutive Compensation Infermation.

33 Client Data and Dihe- Sersitive nformation. The Contrather rrest comply with 2 CFR 5200.303 and take reasonable measures, to sitice uard protected personaliy identifiable information, as defirnend is 7 CFR 200.82, ans other inturmation HUO or RCORE aesignates as sensitive or corslstent with applicabit: Ferderal, atate, local, and tritual lases reparding privesy and utuligations of confidertialty.
34. Equal Emgloyment Ooportunity. Cortracter agrees to the follawing Equal Opportanity Certification:
34.1. Contractor will not ciscrimiraty ; wainst any employee or apalicant for employment on the bas's uf ruce, color, relig on, sex, sexcal micrization, zender identity, o: natinnal orizin. Contractor will take a Tirmative action to ensure that applizants are employed, ard thiat emp oyeme are treated during empluyirient without repard to their rase, moly, religion, sex, sexual orlentajian, guruder identity, or national argir. Sach action sha I include, bat mot be limited to the following:

Emoioyment, Layproting, demation or transfer; sperveinent ar revnotiment odertizing; layoff or terminution; mates of any or other furrm gi compensation; and selecrian for trainhing, incicaing opprenticeshin Contractor agrses to pest in canspizuous places, avaijoply toerrplofecsund applicante for ermpioyment, notices to be provider setting forth the provisions of mis remdiscrimination ciouse.
34.2. Contracoor will, in all solizilations br arverise ments for Ampluyeers placed of or an betall of Contractor, Lute: that all qual fies applitants will receive consiseration ict employment withoul tegard to rase, co or, religion, sex, scxual criertation, gender ident ty, or riationa arigin.
31.3. Contrattor will not dischange or in ary ather menner dacciminate agninst any employet ur applicant for emplnyment because such emplaye or applicant hus iriquiron about, distusers, or disclosed the compensation of the emplewe or epplican: of anuther employee in applitent, I his orovisler shall not apply to instances in weich an employee who has aveess to the compensiation information of sther empoyoes or applcants as a part of stech emplayec's essential job funct \(\mathbf{3} \% \mathrm{~s}\) diswloses the compensation af such otier emplopees or app icarts to individuals who do nat otherwise have access to suchinformation, unless susch disclosure is in reapanse to a formal complaint or cha ree, r furtherante of ir investication, praccoding, hearmg, ur action, including en investigetian wonducted by the emplefer, or is Ebnsistent with Contractor's legial duty to furnish rforration. collective bargairing igrecment ocother contrast or understanding, a no i:e io bee provided advising, the sald labur unien or workers' represen latives of Contractor's commilments under this section ane shall pesit cosies of the nolice in curspicucus pleses available te empleyses and applicants for uniployment.
345. Cortractorwill comply with all provisions of Executive Oraer 11266 ef Septeriber 24, 1S55, and of the rules, regulations, and relevant orders a' tre sermetaryof Labor
34.巨. Cortractor will furnish all information and reports sequired ty Excrutive Coder 12245 of September 24. 1365, and by riles, regulations, हnd eders of the Serretiry of Lebor, or pursuant thereto, and will permit access :o his hooks, recorsb, afc astannts thy the adm nister ng dgency ind thre Secretery of Labor 'or purposess of investigetion to awerlat: compliance with suth rales, megulations, and orders.
34.7. In the event of Contractor's nencompliance with he rand scrimination causes of this contrast or with any of the swid rules, regulations, pr corcers, this cortrect may be canceled, cerrinated, or suspended if whule or in part and Cartractor may be deyclared inclizible for further Guverment contracts or federally asisted monstuation contracts in acemongree with procedures au horixpd ic Executive Crder 11246 ci September 24,1965 , and such other sanctinns may be mposed anc rermerics involiced as proveled in Executive Drder 11246 of Sepleerntior 74 , 196b, or of rale, esulation, or crder of the Secetary of tabor, or as otherwife srmided by law.
 and the provisians of paraerephs [32.1] though (32.7) in every subcontract or parchase order unlass exempted bys rules, rezulations, or ordars of the Sexretery of Labor asued pursuent to section 204 of Exceutive Order 112/6 of September 24, 1965, so that such pruvisions will os binding Lpon eactı sutuantractor nr vendor. Contratke will tijke such action with respeet to any subcortract or purchase utder ass the admil stefing agency may direct as a means of enforcing suich arovisions, including savelinn: for moncompliance:
Provided, however, thot in the event Conkactar necomes involved th, of is theentened with, litigation whit a subrantroctar or vendior as a ressh of sueth dircetion by the abiministering agency, Contractor moy request tre United Stares to enter who sueb hitigarton to orotect the intermsts of ríe United stotes.

\section*{ATTACHMENT D: CONSTRUCTION GENERAL CONDITIONSieigh, NC 27614}

\section*{ARTICLE 1 - WORKING DRAWINGS AND SPECIFICATIONS AT THE JOB SITE}
a Contractor shall maintain, in ceadable coudition at his jch office, one complete iet of working tirewings and speclfications for his work incuusing all shop drawings. Surh drawings and speecif cations shall be akailable for use by Contractor, designer, and/or NCOZR. A copy of the plans and swecfications shail be provided to owner.

I Contractor shall maintainat the job office as day co-day reased of wors in place that is at varianter with the conseact rdocuments. Such gatístions shall be fally noted on projece drewings by Contrartor arid submitted to the desigrer and NCORR upon oroject compation and no later than thirly ( 30 ) days after acceptance of the oroject.
\(z\) Contractor shal rraintain at the juh cffice a recore of a required tests or special imspections that have beun oerformed, clear y indicating the scoje of work inspected and the cate of approval or rejection. Cantracto suall
 Gweser upon req .est.

\section*{ARTICIE Z - OWNERSHIP OF DRAWINGS AND SPECIFICATIONS}
8. Contractor Construction Uccuments. All ermvinps and spectications provised by NCORR in the construction of a Project remain inkelicctual or gropretary property of NCORz. Cwher masy recues: drawings and sperifications for future renovation ur work at the Homs. Owner und Cortracter use of these plans and specifications or work other than this Contract without permission of NCORR is prohibited. Owher and Contrastor are proabile:d irem selling NCORR's plans and sper:ificiations.

\section*{ARTICLE 3 - MATERIALS, EQUIPRAENT, EMPLOYEES}
a. Contractor shal, uykss otherwise specilied, supply and pay for all atrar, transportation, materials, tocls, apparatus, lights, power, heat, sa nitary facilitios, water, scaffolding andincidentals necessary fo- the completion of is wark, and shall install, maintail and rempve a Ireftipment of the constructinn, other utensils or tringr, ard be responsible for the safe, proper and lavful conatuction, mainterance and vise of the same, and shall comstrutt in the best and most workmanlike manner, a conplete job and esorything ine cental therelc, ax shown on the plans, :tatest in the apceifications, or reasconatily implied therefrom, all in arrordance with the cuntract documents.
b. All materials shall be new and of quality spacfied, exaset where reelaimed mazerial is authorized herem and spprovec for use. Workmanship shall a:al. times bic of e pade accepted as thr best practice of the particular trade involved, and as stipulated in wriltep standards of recognized orgenizatons or inslitutes of the respective trarles except is exveeded or qualifics to tive avecifications.
2. Upon notice, Conitractor shall furnish evidenee as to quality of materials,
2. Producte ate errerally specified by Americen soclety of Texting and Materlals \{asTMy ar other reference clandard end/or by manalacarri's name and mudel number or trade name. When soecified unly oy reference standand, Contractor mey select any product meeting this standard, by any manalacturer. When severial prodacts or manufacturers are specified as being equaly acceptatile, contractor has the upt on of using any product and manufacturer cirbination lsted. Howewer, Contractor \(\overline{\text { inal }}\) be aware that the ctey exarnples are vied only in denote the quality standatd of product desired and that they do not restrint adders to a specific brion, make,
 character and cua lity ur prorduct desired: and that equivalen: producs will be acceptable. Repurs: for substitut on of materials, items. of equipment sha I tee submitheid to NCOAR for apprusal ne dapproval; such approval or disapprova shall to made by NCORR firior to the opening of bids, Alternate materials troy be requester after the award if it can clearly be demonstrated that it is an addeo ber efit to Cowner and NCOFR and Owner appreves.
e. NCORR shail be the ivoge of equality for proposed sutatitation of products, meterials or equipmen, and whether they comply wit? CDBG-DR, HR2 anidior grant eligibil ty cules, requirements andior standards.

\section*{ARTICLE 4-ROYALTIES, LICENSES AND PATENTS}

It is the intention of the contract docu ments tiat the work covered ierein will not constitu In in any way infringernient of
 härmless Owner, NOORR, the State of North Carolina andior HUD against salit on account of alleged or actual infor rgement. Contractor shall pay all royalties and/or lizense fees required on account of patented a tic es or processes, whether the pote it rights are puidenced heranafter.

\section*{ARTICLE 5 - PERMITS, INSPECTIONS, FEES, REGULATIONS}
3. Contractor shall give all notices and cariply w th all laws, orditances, codes, rules andior regulations bearing on the conduct of the work under this cortrast. If Contractor observes that the drawings and spenifications ere 3 : va la ven therowith, he sha. promptly notify NCORR in writing A Ty necessary changes repuired atter contract award s.all be made try chanae order in accordarirc with Ásticle 19. If Cunt:actor performs any wor cknowing it to be contrary to
 therofrom. Add tiarial resuirements implemented istor bidd r r whil be subject to equitable negotiatione.
b. All work Lide- this contract shell coniorm tu the North Carolina State Bui ding Code and other 5tate, local a 10 national codes as are epplicable. The mast of al required inspextions are germits shall be the responsibility of Contractnr and be included w thin the bid proposal. Al water tags, meter barrels, waults and impact feess shal be paid by conzactor and inclunders withir the bio propcsial urikess otherwise noted.

\section*{ARTICLE G - PROTECTION OF WORK, PRAPERTY AND THE PU日LL}
e. Contractor shall be responsible for the entire site and the bui saing or construction of the same and proulde all the necessary protections, as required af NCORR or designer, and :y laws or ordinances governira such corcitions. Contracto' shall :i: responsible for any damags to Cwner's property, or of that of others on the job, by them, their personnel, or thei subtecantrectors, and sl:all remedy such darrages. Contrantor stal be responsitile for and pay for arly dianezes caused to Cwner. Contractor shall have amess to the project at a l times,
2. Contractor shall provice cover and protect all portions of tie structure when the work is not in progress, wrovide and set all temporacy rouls, covers fer doorways, sesh and winctows, and all other materials nevessary wo poblett all the work on the buildine, whether se: U. itim, br any of the sjtcontratturs. מry work damaged thrmugh the lack of pluper garntectio or from arry nther saluse, shall be repiaired or replaced withast extra coot to NOORR or Demm.
L. No fires of anykind will he allowed inside or around the aparations during the course of constructiun wit ongt special permission from NCORR.
(1. Contractor shal protect all trees and shrubs des grastert to rama \(n\) it the vicirity of the operations by building substantial boxes around the samke. Cortrector shall bairicade all walks, roads, ete., is directed by NCORR to knep the auslix awiy from the construcliun. Al trenches, excavatione of othor hazards in the witinity of the wayk shall be well bartizaced and properly lighted at sight.
2. Cartractor sha I provide :all necossary saiety measures for the protection of al. peryors on the jub, inch te ine the requirements \(\mathrm{a}^{\circ}\) the A.G.C. Accioent Prevertion Monval in Consta Lition, as amended, anc stall fully compl'; with all stato lewa or regulatinns and Morth Carolina State Build ing Code requirments to grevent ancident or irjury to persons on or about the location of the work. Contracla shall elearly mark or past signs waming of existirle tiazards, and shall bartirede excavations, elewate' shefts, stairwells ard similar harards. Ccaumetor shall protect against damage or injury maulting from falling matraink pos he shall mairnain al protective devina and sians throughaul the progress of the wa.k.
f. Contractor shal a there to the rules, equatations and interpretations of the Niarit Cerolina Departirent, of Later relating to Occupational safety and tealth Standards for the Corstruction Industry (Title 29 , Code of Fedtal
 thereto as andripied by General Staturne of North Carolinia 95; 96 through 155.
A. Conftactor shall desiznate a meponsible person a his argenization as safety office finspector to inspect the project site for unsafe hicalth and safety hascarcis, to report these lazards to Eontractor for carmotion, and whose dutics a 50 incluse acculent prevention on the project, and to prowide cther salesy and healt I wasures nn the pro,ec: site as required by the terms and conditions of the contract. The name of the safoty inspector shall be made known to FCORK at the time of the precomatmetion meeting and ith . .ll case; groor to anis wivk starting on the prijert.
 Contracter is hargby autherized so oct at 1 is own discretich, without futher authorization fim anyone, to provent such threaterad injury or darnage. Any compensaliur daimed by Contractor on account uf such action shall be aetarmined as provided for under sirti;le 101b:
i. Any and all costs associated with torr:czing oamage caused to adjacent properties of the construction site or staging area shall be borme by Contractor. These costs shal include out not be limitra to fooding, mud, siant, stone, debris, iand discharg ra of wasee products.

\section*{ARTICLE 7-SEDIMENTATION PQLLUTION CONTROL ACT OF 1973}
a. Any land-sisturb ne antivity perforred by Contractor in concection with the project shall comply with all ercsiun control rrmeasures set forth in the costract documents and a aty astritional measuras w ich may be required r nnder Le ensure that the anjert is in full compliante with the Sed mentation Pollution controi Act of 1973, Es implemented by Title 15, North Carolina Aarrinistrative Code, Chaptre 4, Secimentation Contre, Subchapters 44, 48 and 4C, as amended ( \(15 \mathrm{~N} . \mathrm{C} . \mathrm{A} . \mathrm{C} .4 \mathrm{~A}, 4 \mathrm{~B}\) and 4 C ).
b. Upon rereipt of notice that a land dist, bling activety is in viciation of said act, Cortractor shall be responsible for ensuring that all steps or actions new: ssery to bring the project is compliancew ith spid ast are promptly i: ken,
c. Contractor shal be responsible for deferiditg any legal act ors irstituter purs dant. to N.C. Gen. Sta: g12.3A-64 against any party or perscris described in tha article.
d. To the hillest extent permilted lay law, ©ontractor shall indemify and huld harm ass Novirp, des enier, and the agents, consultarts and emplopecs of NCORR, and designer trem and against a l elaims, dameges, Lirf praalies, losses and cxpenses, including, thot not limited to, atlurney's tees, arising uut of ar resulting foom the fiertormence of work or failure of periormance ol watk, prowided that atry suth claim, vamage, civil peralty, loss of exparise is iAtributabiz to a violation of the Sedimentatiur Palintion Centrol Act. Suctioslipa: on shall not he construed to negate, abridge or stherwise reduat eny other nght or ublizetion of indemmity which would otherswise exist is to any party or persons sescribed in this a ticle.

\section*{ARTICLE 8 - INSPECTION OF THE WORK}
a. His a rnndition of thils contrars that the work shall he subject to inspection during norma working hours and dun ng any time werk is repreparation and progress by Contrastar, designer, desfriated off cia representiatives AHJ, A CORA and thosed sersens required thy stase law to test special work for official approwil. Contractor shall thmerefore provide safe dants.i te the work at all trics for such inseectivns. Opmer must give advarice notice to contrater andior NCORR to ensura Cwner saiety pursuinnt to CSHáa requirernents.
b. Where special inspectigi or testiry is r:quired by virtue ol any state ams, instructians df the designer andidi NCORR, specifications of audes, Contractor shal give: adequate notice to at: desipher and NCCRR of the time set for auct
 or inspections will be made in the presence of NCORR, or his authorizec repersentative, of designer |if necessary| and it shall the Contracto's responsitil ty to serve ample ac:tire of such tests.
c. Aliaboratory tests shall be paid for by Contractor unless provided othrewise in the contrart cocuments, including laboratrry tests to establish insien mix for concrete, and for adalitional terss to prowe compliance with contract documents where reateria's have testucideicient, except when the testing laborabory did not fol ow the a apropriate ASTM tesuing procedures.
 the inntract arcior spacial inspector, such work shal be ncovered or exposed for irspeutior, if so requested by AHJ (verbally or in writigi) or NCORR I in writingl. Inspisttinn sf the work will be made upon nutioe from Contractor. All cost involied in urıcoverine, repai ing, replacing, recovering andior restoring to cesizn sonoltion the work, that has been cowered or cmirealed will ae said by contractor involverd.

\section*{ARTICLE 9 - CONTRACTOR AND SUBCONTRACTUR RELATIONSHIPS}
a. Contractor agrees chat. The terms of ts subtratt shall ames, Aqually to eaci subcontracior as to contraciar, and Contractor agrees to take such iaction as may be necerssary to bind each subeontractor to these terms, Contactior further agrees to conform to the Cuide of Ethical Conduct as atopted by the Assoriated General Contrartor; of America, Inc., with respect to contractor-suticantractor re atimelips, and that pay ments to subcontracters shall be made in accorcance w th the provisions of G.5. 143-13.4.I title: Interest on final payments ctue to prime contracturs:
payments to subcentractors.
b. Within seven day of receigt by Contrector of each peribdic or final payerient, Contracter shall pay the subrontractox aased on work completed or service provided under the subcontract. Shmuld any aeriodic or final payment to the subcontractor be delayed thy more then wewn days after reccipt of perlodic or final payment hir Contractor, Contractor shall poy the saboontractor interest, brepinging on the rieth day, at this rite of one percont [1K] per month or fractinn thereof or sisith unpaid balanex as mey be due. NCORR shall not be liable for interest ramulting Imm Contractor's tailure to pay arry subsontractor.
c. NCORR will retai no more than fiwe (S) pertent of grogress payments froni cortratic;, which will be relased upon Final acceptaner of the HRP project \(\$\) rould Contactor fail to perforit woek ander \(=1\) e cortront, substantially delay completion of the wark, or fall to carrert non-conforming werk in a Emelf rianner, VCORR may use retairage to corrent non-conforming work and/or complstr perforrance of the contract. The prercentage of stainage on payments mate a; Contractor to the subcontractor :hbll no:exceed the purcentege of relainage on oaymerts mivde by NCOAR to Cumiractor. Any pertentege of retainage an payments mede by Contractor wo the subcontracio that extewds the perceatage of retainage a: prayments made by idCORR to contracto shell be subject to iritorest to de paid by Contractor to the subcontracto at itw rate of one percont [19) per month ar traction thereal.
d. Nothiry in this section shall prevent Contractor, at the time ol appliration and certitivation to NCORR, from
 oe'estive ronstruction mol remedied; dispu ced werk; thirc'-pa 'ly :Haims fled or reas onable evidence that claim will be filed; failur: of subcontiactar ta ma se timely pupments for labcr, ebuiprnent and materiak; da mape to contrautar or another su veontractor; reasonable mwidence that subowntract cannot be complered for the urpaid balance of the


\section*{ARTICLE 10-CHANGES IN THE WORK}
i3. NCORR may miake charges to the woric covered by the montract these changes wil not invalidate ary fortion of the contract and will not reliebe of relensa Cortractor foom any puarantee given by it pertinent te the contract provisiuns. These changes will nat affect the validity of the guaranter band and w ill nu relizw the surety or suretics of said bond. All extre work shall be rexert ted under tard tions of the original cont/act.
b. Except in arn emergency endangen a life or phuperty, no change shail be made by Eontrastor axcept joon rexict of an approved change order or wr tten field orce Irorn NCORR at thorizing surh change. No ciaim for adjustmerts of the wortract prite shail be valis uniless this procedure is to lnwec.
A field oroer, Zransmitted by fax, electromizally, or hane delivered, may be used wheer the change irvolved impacts the critical path of the woric. A formal crange order shall be issued is expedtiously as possible.
In the event of an rmergency endangerigg life or property, Contractor may be directed to peowerd on 3 tine and matenals basz, whereLpon Contractor shal prorred and keep atcurately on sust Iorr as specified by RCORR, a correct account of custs, tagethrewth all proper involces, paviolls ans supporting data. I!pon complation af the

t. In datermining the values of changes, zther additive o. deductive, Contract shall be based ph the final Sid Priring
nook except for in unusual sircumstames.
c. Should thelow zrade concealed condisons be encountered in the perfonmence of the work, or shouid rancea ed or unknown cand tions in an existire structure be at variance with the ronditions ndicated by the contract doc. ments, tho oontract sum and time for comra ution may be equitably adjusted by chanpe oroer upon claim by \(\in\) ther party Made within thity \(\{30\}\) days sfoer the cendition has been identified. All change norders shall be supported by a unit cost breakdown showing method af arriving at ret cost as defined above.
e. In all chanze orzers, Cimitractor will provide such croposai arsi supporting data in su tas e writien format nconf shall verify anrectness. Dulay in the prosessing af the cha age critrs due to lack ul proper suamital by Cortractor af all required supperting data shall net constituth groums for a time uxtension or basis af a claim. Within leurteen

 writing, ta Contractor's propesaal. With in seven (7) days after rexcipt of the change order executed by Contractor, NCORR's representative shall certily the change oreer by his or ter s gnature, and formard the change order and all aupportirg data to NCORR for its revlew of COBG-uR, FRP and/or grant eligis licy compliance ane, if somplam, ACORA will sign the change urder ond the reulsed srope of work may prnceed. It the abange order is denicrd, then Controctor sha i not proceed with the work. In case of emergency or axternatire ciccumsaances, apriproualof changes:
may be obtained verbelly by telephune or vie field orders approwed by all partelg, infor ther shail 14 suhtitantieted in writing as ostlined under narmal arecesture.
 substizuted. It shal show on ts face the otjustment in time for corpletion of the project is a resuit of the cliange in the work
g. Contractor urclerstands and icknowledges that ary ard all change orders madu subsequensto this Grant a ereement shall be iricarporated herain by releratex into this orliga Grant Agresment. Subsequent Ctange: Orders shalluert represent the en. re G-art Agreemen: betweern the parties for the new construct on of their darrizged name under the Pragram

\section*{ARTICLE 11 - NCORR PERIOD OF PERFORMANCE STANDARD}

To ensure homeowners are not out of their hurnes.enger than necessary, NCORR has established stancards for timely comeretion otcentracted work. Cumpletic 1atandards begin the day NCORR Issues the verider a Notice to Proteerd (NTF) and ends shen herre pasess inal inspection and the homeowner accepts key turnover. The State will assms iguidated danages for each day that exceeds required timeframes from NTP to construction passing I rall inspectic 1 and homeornicr accepting keys. The Statc assesses liquildated darmyes of two hundred fifty dollars ( \(\$ 250\) ) a day for each diy thot exceeds approved contractual timefrarie from NTP to constryetiun passine final inspertion and homeowner accepting keys. The timeframe from \(\mathrm{N}^{-\mathrm{P}}\) to homeowner acenating keys is colloqually kuown as the Pariod of Perkeriance and includes the nitial period with the or gimal scope plus any vcorsapproved time extersions. liquicated damages are assessed for any days befonst that Pariod of Performance, NCORR resa ves the righ: to issue an NTP, in the abachee of a Contractor's repurst, at a reasonable time churing the construct on phase to cosura ti nely completion a' centracted work.

\section*{ARTICLE 12 - TIME OF COMPLETION, DELAYS, EXTENSION OF TIME}
a. Contracto' shali commente work oo be per'ormed under this nareement on a date to be specifled in a written Notice to Proceed from NCORR and shall f . lif complate all work here. مser within :ie tirre of completion staled in thic Contract. Time is of the escences and Contractor acknowledges NCORR will ikely suffer firmercial damape for failure to complete the work within the time ut completion. For each day in cxcoss of the above rumber of rays, the sum of \(\$ 250.00\) per day shall be ciedusted from Contractor's naxt draw request is iquidates damages reasorably estimated in advance to cover the Insees ineurred by NCORR by mason of falure of said Contractor to complete the work within the time specifled, such time boing in the essence of this contract and a material cansideration thereof If Contractor disputas the calculation af iquideted dameges, \(\bar{z}\) 组 NCOR 2 may recover actual dam:aes.
b. If Contractor is delayed at arly time in the progress of his work solaty by: any act ne real zence of Owner or NCORR; by changes ordered in the work; by liabor disputes at the project site; by bbnorma west ther conditions no:reascrably anticigated for the prality where the sork is peformes; by Lnawoidable casua ties; by ary rabses berond Cantractor's contro; or by any other cavses which NCORR determine may justify tho delay, then the contratt time may be extender: by change urder only for the time which NCOZR may determ C e is reason:thle.
Time extensions will not be granted for rain, wind, snow or other clatural pheno nena of norimal intensity for the lacality where work is performed, For purposes ol determining extent of delay sttributable to unusual weather phembmeria, a determinatlun shall he made by comparing the weather for the ccentrast period involjed with she average of the sroreding five (5) year cirnatic range couring the same time interval hase:: an the Nat onal oceanit. and Atmospherif Ädrinistration National we:sther Servise statistics for the locality where work is performed and on da ly weather logs kept on the iob site by Contrattor reflecting the effect of the weasher on pragress ozene work and intitialey by tha NCORR's representative. No weathre delays shall be considerect ater the bulding a dries-in unless work claimed to be delayed is on the critical path of the baseline sched-le or approwere updated seneduic. Time extensions for weather deleys, acts cf Gou, uhor disputes, fire, se ay in sranspe tätion, unavaidatile casuè lties or other iclays which are beyond the control of NCORA :io no: antite Contratilur to co npensable damagns for delays. Any Contractor cain for compensiable damapes for celays is limitod to delays caused solvily by Owner or th agents. Contractor cimused deloys sha be amonunted for before Owns or NCORR saused delisys in the case of concurrent delays.
 [151 deys following catuse nf celay. The request roust oortain a bre/ description of; the eventor situration that caused the delay; tow the event and witwat ion impacted crilical work neeter to corrifiete thz Project on time acsuci work is ref ected in str schedule or reasorate \(y\) inferred fron the progrose of construction; a atatoment of Contractor's ini:bility to perform utere work to mitigate the impact of the evell no situation causing welay; a statement that Cuntractor lincluding emplayeres, subco itractors, or suap iprs, were act the mase of the event or situarion; and
such nther additional work and wosts incurred by Camentor resulting from the reent or situation delizying: Comirictor's wock. Contractor undarstands that the fatlure to provide a timely request with the requested details and cost information shall 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. Contractor further understands that the payments made under this Contract are fram a federal grant administered by a State arency 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. Ha performance of payment turid has been provided by Cohirater fnr this Project, then Cuntractor shall notify its surety in writing of any extenslon of tirs: that is granted of NCORR.

\section*{ARTICLE 13-APPLICATIONS FOH PAYMENT}
i:. Contractor shal subrit to NCORR a requast for payment for werk dnne on a schedule agreed uperi by Contractor and NCORR. The revuest shall se in the torm agreed usen getween Cankrator and NCORR, but shall shuw substantially the valuo of work done and materials delivered to the site during the jeriod since the last payment, and shaill sum up the financial status of the rontract w th the fol biwing information:
1 Totä yalue of conitract includina change orders.
2 Value of wok completed tu diate.
3. Less five perecn: \(15 \% \mid\) retainage.
4. Iessprevious payments.
2. Current imic..rt due.
b. Contractor, yoor request of NCORR, sha I substantiate the request with invoizes oz wazters or paypolls or other eviderice incurline compliance wita federal prowailine wage laws.
5. Prior to submitting the first request, Conzsctor shall promer for NCOH: a scherdule cf values ISCN"; showing a breakdown of the contract price inse values of the variaus parts at the work, so arrarged as to facilitate peyme ats ta Cantractor ans subcontraturs. Contrantar shall list the va \(\llcorner\) e of each subnenntractor and suppleer, identifying rach minority busiress subrontractor and supplier.
d. NCORR will withhold retainage up to the statutory amount of five perezent \(|5 \%|\) to er:sure a prequalified carit actor's completion of the project and/or to rezolen any disputes witi MCOHR or subcaritras: ara,

\section*{ARTICLE 14 - CERTIFICATES OF PAYMENT AND FINAL PAYMENI}
a. Within five ( 5 ; days from receipt of request for payment from contrator for other aate sel ay Gentactor and NCORK, Contractor shall issue and formard to NCORR ल certificate for payrrent. Tr is certificate shall ir aitate the mount requeste ty Contractor. Fe the cersitiate is no: approved by NCORR, NCORR shall state in will ing to Contractor and NCORR bis trasans for withholding poyment.
h. No certificate issued er payment made shall constitute an acceptance of the wor s ar ary part thereof unti isvaine:
 in effect after ocotract closeoutl. The miaking and acceptanice of fina payment shall corstitute a waiver of all claims by Cunt-actor agai \(\frac{1}{2}\) Owner or NCOFR except:

1 Clalms arising furn unsettied liens or cairms against fontractor.
2. Faulty work or materials appearing after final payment.
3. Failure of Contractor to perfarm the werk in accordance with drawings and specifications, such fa lure appearing after payment.
4. As conditianed in any payment tornd.
c. Contrartor shali forward to NCORR the firal application for pay nert along with the fillowing documents:
1. List of minority business subcoatractnrs and material suppliers showing breakdown of contract amounas and tozal acc.al paymenes to subs and material supplier;
2. Alfidizvit of Relosse of Liens.
3. Affidavil of Cuntracior of paynent to material suppliers and suscontracturs.
4. Consent of Surety to Final Payment.

3 Certificates of state agencies required by statre liwe.
6. If applicau e, Abbences Manitest fram a wermi:trd sisposal farilty
7. Warranty certification by homeowner.
8. Harnerwase- Aereptance of Work

\section*{ARIICLE 15 - PAYMENTS WITHHELD}
i. NCORR may withhold payment for the following feasons:

1 Faulty wor < not correcled.
2. The unpaid balante on the contrent is insufficent to co mplete the work in the judgineat of the designe:r enclice NCORA.
3. To provide for sufficient contract balance to cover liquidated damages that will ;es assussed.

4 Peymert doc. mentation has no: been suberitied by the contractor or is unacceprable.
5. Nart com mipliance with contractua require ments.
b. When grounds for withhalding payment: mov hern momed, say nent will be relased.

\section*{ARTICLE 16 - MINIMUM INSURANCE REQUIREMENTS}

CCNFRAGF During the zem of the Contract, Contraciot at its scin cost and expenso shal provide commercial Insurance of stch tope and with such terms and limits as may be reasonab'y associated with the Contrart. At a minimum, Contraczor stal prowide and maintain contractual taserage and limits ane oftain the required performance bond. In additian in requirements found in the Nouth Carolina General Contrat Terms and Conditions, the fol owing apply:
\(\bar{c}\). Deductible-Any deductibls, if applicagle to loss covered by insurance providec, is to the harne by Contraczor.
REQUIRENLENTS - Previding and maintaining adequate insurance Loberage is a misterial cbligat on of Contractor and is of the essence of this Contract. All such insurance stal meet al laws of the state of North Carul ra- Surth insuranre vowerege shat te abtained from somantes that are abthutijend to provide surh coverage ant that are authotize: thy the:
 insurance policies, and all re:puirements of the insurer under any such hsurance pulicies, exuept es they may confict with existing North Carolina laws or this Contract. The lin its of cownrage under each insurance pol oy mainzained by Corntractor shall not be interpreted as limiting Contractor's liablity and ubligaliars under the Contract.
After NCORR's assignment of the Curninat to Contractor ard prior to performance of the winntrart, Contractor shal provide procef of the foreqoing insurance coverages :s providirg NCORR with a certificate of insurar: E . Contracker shall provide a
 or cla \(m\) of such injury or damage should oce, during construction of the Project, contracte shal provide upon request of NCOR\& subcontractor, any emplayee of an critity inspestine the property or providing architrctural, eqzineering arafor land surveging services (including but not limited to Stato ermopyees, emplorees of any euthority hiaving iu isciction), Owher, andfor any astorncy representing Uwner a complete copy at any insuranme poliry that nay provide criverafe for the in ury, damages and/or :la.in
NOTE: The State Tont Clairns Act, N.C. Gen. Stat. \(\$ 5143-291\) et seq, may apply to ary incicent inwivna any State employees whu may bo at the Project site cuitg comstrurtion for purposes of performing CDBG-DR grant rroniteringfompliance work anolior inspection of canstruction if he/she allegedly caused property damage or personal infury. Howewer, the State of Noth Caroling and the J.S. Department of Housing and Urban Development are not iaple for any procsonal in, Lry, property damage, any otias:


\section*{ARTICLE 17 - PAYMENT \& PERFORMANCE BONDS}
a. NCOHR will require Comtractor to furnish a payment bond execated the a surety company authorized to do business in North Carolina. The sore shall be in the full contract amourit. The tond shall be executed in the lorm as revired by NCORR. Payme"Is biand will he requ resi for mafor new constuction promets.
 in North Caro ine.
c. Performance Bond - NCORR will require Contrastor to furnish a performance bond executzd by a surety company eithorized to do business in North Carblina. The performance bond shall be in the ful carizact ampunt. Contractor shall submit a sample performerse bond and sample power of attornay to NCORR for seview atse inppraval

\section*{ARTICLE 18 - CONTRACTOR'S AFFIDAVIT}
 hes furnisheo to NCORF an allidavit signed, swon erd notarizec to the efect that all parym:nts for materais, zervices or subenntracted work it connection with is contract have toeen sasisfed, and that no claims or liens exist against Contractor in connection with this contract. In the event that Gentractor cannot obtain similar afidisvia frem subcontractors to protect Contractor and Cower from possiae liens of claims against the subcontractor, Contractor shall state in his affidavit that ro elaims or liens exst against any suecontractor to the teest of Contrestor's knowlesge, and if ary appear afterward, Centractur stall hold NCORR and Uwher harmless.

\section*{ARTICLE 19-U5E OF PREMIISES}
i. C.bntractar shall manf ne its equiperent, the storage of mitrrials and the operations of its waiknean ta limits indicated by law, owinences, permits or directions of AH. and Ncosli and shall not exceed those estalalished imits in his operations.
b. Contractar shall rot load or permit ary part of the structire ta be loaded with a we gh: that will endanger its safety.
c. Contractor shal enforce NCORR's instructions regarding signs, advertisements, lires arid arnoking.
 at the job site.

\section*{ARTICLE 2D - CUTTING, PATCHING AND DIGGING}
i. Contractor shall wo alt cutting, fitting or patching of his work trat may be rezuired to make its several pa ts come together properlif and fit \(t\) to receive or tee received by work of other subcontractors shewri upor or reasonably implind by the crawings and specifications for the completed strjcture, as the designer ar mocoRk may d rect.
h. Any cost brought about by defective or ill-timec work shall tee borne by the part/ rosponsible therefore.
c. Contraclur should annrdinate the work of the subeortrattors oc avoid unnecessary cutting, litzing ar antching 50 that Contrector awoids tarnagirg the work of its subcontractors, and sutboontracters avod damaging t1-e work of contractor andior other suacon Ifan:Inrs.

\section*{ARTICLE 21 - CLEANING UP}
a. Contractur shall keep the buifsing and surrounding ared reasonasly froe from rubbish at all times, and shal remove dehris from the site on a timely basis or when directed to do so of NCOAR. Contra tor shell prowide an ansite refuse cantainer;a) for the use of all contracoors. Contracter shall remove rubbish and debris from the buiking or a dally basis. Contractor stal broon cean the ou iding as required to minimize dust and dit ascumulation.
b. Curtzactor shell pronde and naintain sui:athe all-weather apoess to the buildirg.
5. Before final inspection anc acceptance of the suliding, Cottractor shell cean the work arca, includira glazs, harchware, fixtures, masorny, tior and 7arbie fusing no acidl, ciean and wax all flocis as specified, andi ca mpletely prepare the bulding tor use tyy Owner, with no cleaning requi-wd by Cwner.

\section*{ARTICLE 22 - GUARANTEE}

ส. Contractor shall provide a third-party warranty that unconditions by gubrantees matsials and workmanship ayainst patent delects arisirg from faulty matetizls, fauly workmanship, ur negligence fo a ceriod of twelve :12; months following the shate of final acceprance of the work or beneficiai coct.pancy and shall replace such delective materials or workmanship without cost to Owne'. Contractor shall provide a two (2) year third pariy warrang for ali electrical, plumbing. and mechaniLal systerrs zerformed under the Contract. The owmer is an intended third-porty benefic ary of this contract; the Cwher shall hold the warrartles. All thidd-party warrantes shall be aerviend by a reputa sie horne warranty comparli. Third party war anty comeract and contact number shall be provided to the homenwner aro NCORR at the completion of the construction equjen:
5. Where items of ccuipment or material carcy a manufacturer's warranty for any pericd in excess a/ twonty four \{24\} months, then the mianufacturer's warrenty sha lapiply for thet particular pieus nf raipment or material. Contractor shall replace such delcative equipment or malmials, withcut cost to Owrer, withi- the manufacturer's wa-ranty prried.
6. Aciditionally, Owmer may brirg in action for atent defecis mamad oy the neg igence al Centractor which are hidden or nol readily apparant to Cwher or MEOR? it the time of final acemptance, whichever occuired first, in accorisance with applicable lam.
d. Guarantees for roof, equipment, metcrials, and supplies stat I te stipulated in the specification's sections governiag sach roci, equipment, materials, or suoplies. Contractor shail also provide all instruction marmals stipulated in the saecification sections and/or that were furnished to Contractor from the manufacis fer fe.g., hot water heaters, HVAC units, e ectrical equipment or lixtures, slombing equipment and lixtures, appliances, etc.).

\section*{ARTICLE 23 - WOMEN AND MIINORITY BUSINESS PARTICIPATION}
 are Likend whon cossiole, and N.C. Gern. Stat 143-128.2 establishes a tern percent '10wi) goal fur participation by minovity and women uwne:d businesses in total value af work for the FRP. The dow ment, zuakelires for recrujtrment and Seloction of Sinonty Eusinesses bor Portizpation in State Gonsfraction Contracts, including Allifirvits, is found on the N.C. Stite Consinurtion uffice website.

\section*{ARTICLE 24 - CONTRACTOR EVALUATION}

Contractur's overal work performance un mexh assifned or awarded -13P projecticontrath shal be fairly graluated in accordance with the poligy and procedures for determining zontinued prequalificrion for future work in thr HRP. Cantractor Eveluation Procedures arr herehy incorporated and mace a part of Convactor's approwal of its aco ication for prequalfication. NCORR sill evaluate Contrartor's performance.

\section*{ARTICLE 25-GIFTS}
 construction manager, design prnfessional, ergineer, sabocontrattar, supplier, vendor, vit., to make gfts or to give favors to any state employee. This prohitition covers those vendors and contractors wh: il: heve a contract with is
 a raneract in the fature. For adtitional information regardine the saecific repuircmerts and exemptiuns, vendina and zuntrat:trars anc encourgied da review G.S. Sec. 133-32.

Darine, the construcio on of the Proiect, Contractor and subcontractors a'e prohisitra from making gits to arry ermployees of NCORR and/or any cther Statr employee from any other State ezency that may have ary inwolvemant, inilamoc, respersitulitios, oversight, mamagrment andior dutes that prosain 0 andior yelase,\(\infty\) the contract adminstration, franclal udrninistration and/or dispasition of claims arising from and/or relating to the Cortrat andior Project. In addition, Contractors a te prahilited from making gitts to the Owner at any time. Contraczers in viclation of tit is frovision of he agrcempht will be removed from oarticipation in the progan anc repor.ed to the t UD office of Inspettor General for investigation,

\section*{ARTICLE 26-AUDITING-ACCESS TO PERSONS AND RECORDS}

Ini accordance with 2 C.F.R. § 200,501 ond F.C. Gen. Skat, \(\$ 147-04.7\), the ottice of the ITspector Genera folg), 5tate Auditor, NJCORR or ctrer appliciable state ager cy internal auditars, or HUD shall have acress to NCORR's and Coniracser's
 this Cortrect for pu-poses of conclucting aud ts under the referenced sratute. HUD and ACORR's internal audiltors shall also have the r sh: to access and copy Ncopi's and Contractor's records elating to the Contriact and Preject during the tom of the Contract and within five years fo lowing the compeetion of the Project//lose-sut of the Corssact to verify accounts, accuracy, information, zalculations and/or cata atlecting and/or reiating to NCCER's and Curitrateor's requests to- payment, requess for change orders, chanpe orders, ciains for extra work, requests for time extensions and relatiod elaìms far delewvextended general constiticrns costs, clains for lost productivity, tlaims far loss efficiency, clains for id a equipirent or lisbor, rhaims for priceicost esta lafion, fass-thrmuge clairr: of subcontrackers ardfer tappliers, and/or any ather thee of claim for payrnuent ar da mapes from NCORR and/or Owner.

\section*{ARTICLE 27 - NORTH CAROLINA FALSE CLAIMS ATT}

The Filse Claims Act 31 U.S. Code 5 3729; and the Noth Carolina False Claims A:1 ("NCFCAN', N.C Gen. Stat. \& 1-505 tivoug' 1-51a, ispllf to this Contract. Contractor shuuld larniliarize itself with the ralse Cla ms Aet and the NCFCA and should seek the assistance nt an attomey if it has any quastions regardirg the NCFCA andiza applcablity to any requests, demands and/or cla irrs for payment it subrnits to the sate through the contracting state baency, institution, unlvers ty or community college.

Tre purpose of the \(\mathrm{NC}^{-} \mathrm{CA}\) " "is to deter persers from knowing causing or issisting in causing the state to pay cla ins that
 frem the State dy roason of a false or frajule
 requests for time extensians, cains for cle ay damage;/exienided grmpral oonditicns costs, claims for loss prudurtivity, rlaims for loss efficiencles, clisirns for idk equipment or labor, ciams fot pricocicest cesealation, pass-through alairss uf subcontractors and/or sLppliers, docurne wasion used to sLpport arry of the farcgoinf, requests or clairns, ardici ary nither request fir paynent from the State throuah the contrasting state agenty, institution, university or commurity callege.```

