BID ADDENDUM #1

DESCRIPTION: HVAC Repair and Preventive Maintenance at Gateway Community College in New Haven

FOR:
Gateway Community College
60 Sargent Drive
New Haven, CT 06511

BIDDERS NOTE:

THIS ADDENDUM ADDS STANDARD WAGE LANGUAGE AND RATES TO THIS BID PER C.G.S 31-57f.

Contractors must comply with all provisions of Connecticut General Statues 31-57f, Standard Wage Rates for Certain Service Workers and must pay wages in accordance with the current wage rates provided by the Department of Labor. Information regarding this Statute and how and when it applies can be obtained from DOL’s web site at http://www.ctdol.state.ct.us/wgwkstnd/99-142guide.htm.

Questions concerning the provisions and implementation of this act should be referred to the Connecticut Department of Labor, Wage and Workplace Standards Division, 200 Folly Brook Blvd., Wethersfield, Ct 06109-1114 (860) 263-6790 or his designated representative.

Please see rates attached to this document.

This Addendum must be Signed & Returned with your Bid.

Authorized Signature of Bidder

Company Name

APPROVED

MARK CARROZA
Contract Specialist
(Original Signature on Document in Procurement Files)

Date Issued: 17 May 2007
**Project**  HVAC Preventative Maintenance And Repair At Gateway CC Campus

**Minimum Rates and Classifications**
for Building Construction

**Connecticut Department of Labor**  
**Wage and Workplace Standards Division**

By virtue of the authority vested in the Labor Commissioner under provisions of Section 31-53 of the General Statutes of Connecticut, as amended, the following are declared to be the prevailing rates and welfare payments and will apply only where the contract is advertised for bid within 20 days of the date on which the rates are established. Any contractor or subcontractor not obligated by agreement to pay to the welfare and pension fund shall pay this amount to each employee as part of his/her hourly wages.

<table>
<thead>
<tr>
<th>Project Number</th>
<th>Project Town</th>
<th>New Haven</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project HVAC Preventative Maintenance And Repair At Gateway CC Campus</td>
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<table>
<thead>
<tr>
<th>CLASSIFICATION</th>
<th>Hourly Rate</th>
<th>Benefits</th>
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<tbody>
<tr>
<td>1a) Asbestos Worker/Insulator (Includes application of insulating materials, protective coverings, coatings, &amp; finishes to all types of mechanical systems; application of firestopping material for wall openings &amp; penetrations in walls, floors, ceilings.</td>
<td>30.21</td>
<td>17.10</td>
</tr>
<tr>
<td>1b) Asbestos/Toxic Waste Removal Laborers: Asbestos removal and encapsulation (except it's removal from mechanical systems which are not to be scrapped), toxic waste removers, blasters.<strong>See Laborers Group 7</strong></td>
<td>20.50</td>
<td>10.30</td>
</tr>
<tr>
<td>1c) Hazardous Material Handler: Includes preparation, wetting, stripping, removal, scrapping, vacuuming, bagging and disposing of all insulation materials, whether they contain asbestos or not, from mechanical systems.</td>
<td>31.65</td>
<td>8.72 + 32%</td>
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<td>2) Boilermaker</td>
<td>31.65</td>
<td>8.72 + 32%</td>
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<tr>
<td>3a) Bricklayer, Cement Mason, Cement Finishers, Plasterers, Stone Masons</td>
<td>30.25</td>
<td>17.25 + a</td>
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<td>3b) Tile Setter</td>
<td>29.34</td>
<td>15.61</td>
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Project HVAC Preventative Maintenance And Repair At Gateway CC Campus

3c) Terrazzo Workers, Marble Setters  

29.59 17.36

3d) Tile, Marble & Terrazzo Finishers  

23.90 13.53

-----LABORERS-----

4) Group 1: Laborers, carpenter tenders, wrecking laborers, fire watchers.  

23.00 13.40

4a) Group 2: Mortar mixers, plaster tenders, power buggy operators, powdermen, fireproofer/mixer/nozzleman.  

23.25 13.40

4b) Group 3: Jackhammer operators, mason tenders.  

23.50 13.40

4c) **Group 4: Pipelayers  

[If using this classification call the Labor Department for clarification]  

23.85 13.40

4d) Group 5: Air track operators, Sand blasters.  

23.75 13.40

4e) Group 6: Nuclear toxic waste removers, blasters.  

26.00 13.40

4f) Group 7: Asbestos removal and encapsulation (except it's removal from mechanical systems which are not to be scrapped).  

24.00 13.40

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Project  HVAC Preventative Maintenance And Repair At Gateway CC Campus

4g) Group 8: Bottom men on open air caisson, cylindrical work and boring crew.  
23.50   13.40

4h) Group 9: Top men on open air caisson, cylindrical work and boring crew.  
23.00   13.40

5) Carpenter, Acoustical Tile Worker, Concrete Form-Wood Builder, Floor Covering (Including Drywall Hanging), Modular-Furniture Systems Installers.

26.65   16.21

5a) Millwrights  
27.40   16.21

6) Electrical Worker, Cable Splicer (electric) (Trade License required: E1,2 L-5,6 C-5,6 T-1,2 L-1,2 V-1,2,7,8,9)  
32.85   16.14

7a) Elevator Mechanic (Trade License required: R-1,2,5,6)  
39.595  14.885+a+b

8) Glazier (Trade License required: FG-1,2)  
29.38   12.35 + a

9) Ironworker, Ornamental, Reinforcing, Structural, and Precast Concrete Erection  
30.05   20.18 + a

----OPERATORS-----

Group 1: Crane handling or erecting structural steel or stone, hoisting engineer 2 drums or over, front end loader (7 cubic yards or over); work boat 26 ft. and over.  
32.05   16.05 + a

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Project ID: 9519
### Project HVAC Preventative Maintenance And Repair At Gateway CC Campus

<table>
<thead>
<tr>
<th>Group</th>
<th>Equipment Description</th>
<th>Rate 1</th>
<th>Rate 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Cranes (100 ton rated capacity &amp; over), backhoe over 2 cubic yards, piledriver ($3.00 premium when operator controls hammer)</td>
<td>31.73</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>3</td>
<td>Backhoe, cranes (under 100 ton rated capacity), gradall, master mechanic, hoisting engineer (all types of equipment where a drum and cable are used to hoist, pull or drag material regardless of motive power of operation); rubber tire backhoe</td>
<td>30.99</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>4</td>
<td>Trenching machines; lighter derrick; CMI Machine or similar; Koehring Loader (skooper)</td>
<td>30.60</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>5</td>
<td>Specialty Railroad Equipment; Asphalt Spreader; Asphalt Reclaiming Machine; Line Grinder; Concrete pumps; drills with self contained power units; Boring machine; Post hole digger; Auger; Pounder; Well Digger</td>
<td>30.01</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>5 continued</td>
<td>Milling machine (over 24&quot; Mandrell); Side Boom; Combination hoe and loader; Directional driller; Grader</td>
<td>30.01</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>6</td>
<td>Front end loader (3 up to 7 cubic yards); Bulldozer</td>
<td>29.70</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>7</td>
<td>Asphalt roller, concrete saws and cutters (ride on types), vermeer concrete cutter, Stump Grinder; Scraper; Snooper; Skidder; Milling Machine (24&quot; and under Mandrell)</td>
<td>29.36</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>8</td>
<td>Mechanic, grease truck operator, hydroblaster; barrier mover; power stone spreader; welding; work boat under 26 ft.; transfer machine</td>
<td>28.96</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>9</td>
<td>Front end loader (under 3 cubic yards), skid steer loader regardless of attachments, (Bobcat or Similar): forklift, power chipper; landscape equipment (including Hydroseeder)</td>
<td>28.53</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>10</td>
<td>Vibratory hammer; ice machine; diesel and air, hammer, etc.</td>
<td>27.96</td>
<td>16.05 + a</td>
</tr>
</tbody>
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Group 11: Conveyor, earth roller, power pavement breaker (whiphammer), robot demolition equipment.  
26.49  16.05 + a

Group 12: Wellpoint operator.  
26.43  16.05 + a

Group 13: Compressor battery operator.  
25.85  16.05 + a

Group 14: Elevator operator; tow motor operator (solid tire no rough terrain).  
24.71  16.05 + a

Group 15: Generator operator, compressor operator, pump operator, welding machine operator.  
24.30  16.05 + a

Group 16: Maintenance engineer.  
23.65  16.05 + a

Group 17: Portable asphalt plant operator; portable crusher plant operator; portable concrete plant operator  
25.98  16.05 + a

Group 18: Power safety boat; vacuum truck; zim mixer; sweeper  
25.54  16.05 + a

------PAINTERS (Including Drywall Finishing)------

10a) Brush, Roller  
25.92  12.35

As of:  Wednesday, May 16, 2007  
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<table>
<thead>
<tr>
<th>Trade Description</th>
<th>Rate</th>
<th>Hourly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>10b) Taper</td>
<td>26.67</td>
<td>12.35</td>
</tr>
<tr>
<td>10c) Paperhanger</td>
<td>26.42</td>
<td>12.35</td>
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<tr>
<td>10d) Red Label</td>
<td>26.42</td>
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<td>10f) Tanks, Tower, Swingstage</td>
<td>27.92</td>
<td>12.35</td>
</tr>
<tr>
<td>11) Plumber</td>
<td>31.77</td>
<td>18.26</td>
</tr>
<tr>
<td>(Trade License required: P-1,2,6,7,8,9 J-1,2,3,4 SP-1,2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roofer: Cole Tar Pitch</td>
<td>31.50</td>
<td>9.85 + a</td>
</tr>
<tr>
<td>Roofer: Slate, Tile, Composition, Shingles, Singly Ply and Damp/Waterproofing</td>
<td>30.00</td>
<td>9.85 + a</td>
</tr>
<tr>
<td>15) Sheetmetal Worker</td>
<td>28.70</td>
<td>22.09</td>
</tr>
<tr>
<td>(Trade License required for HVAC and Ductwork: SM-1,SM-2,SM-3,SM-4,SM-5,SM-6)</td>
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16) Pipefitter (Including HVAC work) 31.77 18.26
(Trade License required: S-1,2,3,4,5,6,7,8  B-1,2,3,4  D-1,2,3,4,
G-1, G-2, G-8 & G-9)

------TRUCK DRIVERS------

17a)  2 Axle 25.43 11.5225

17b)  3 Axle, 2 Axle Ready Mix 25.53 11.5225

17c)  3 Axle Ready Mix 25.58 11.5225

17d)  4 Axle, Heavy Duty Trailer up to 40 tons 25.63 11.5225

17e)  4 Axle Ready Mix 25.53 11.5225

17f)  Heavy Duty Trailer (40 Tons and Over) 25.88 11.5225

17g) Specialized Earth Moving Equipment (Other Than
Conventional Type on-the-Road Trucks and Semi-Trailers,
Including Euclids) 25.68 11.5225

18) Sprinkler Fitter (Trade License required: F-1,2,3,4) 33.95 13.45 + a

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Welders: Rate for craft to which welding is incidental.

*Note: Hazardous waste removal work receives additional $1.50 per hour for power equipment operators and $1.25 per hour for truck drivers.

**Note: Hazardous waste premium $1.50 per hour over classified rate

- Crane with 150 ft. boom (including jib) - $0.75 extra
- Crane with 200 ft. boom (including jib) - $1.25 extra
- Crane with 250 ft. boom (including jib) - $2.50 extra
- Crane with 300 ft. boom (including jib) - $3.50 extra
- Crane with 400 ft. boom (including jib) - $4.00 extra
- Crane with 500 ft. boom (including jib) - $5.00 extra

All classifications that indicate a percentage of the fringe benefits must be calculated at the percentage rate times the "base hourly rate".

Apprentices duly registered under the Commissioner of Labor's regulations on "Work Training Standards for Apprenticeship and Training Programs" Section 31-51-d-1 to 12, are allowed to be paid the appropriate percentage of the prevailing journeymen hourly base and the full fringe benefit rate, providing the work site ratio shall not be less than one full-time journeyperson instructing and supervising the work of each apprentice in a specific trade.

The Prevailing wage rates applicable to this project are subject to annual adjustments each July 1st for the duration of the project.

Each contractor shall pay the annual adjusted prevailing wage rate that is in effect each July 1st, as posted by the Department of Labor.

It is the contractor's responsibility to obtain the annual adjusted prevailing wage rate increases directly from the Department of Labor's website. The annual adjustments will be posted on the Department of Labor's Web page: www.ct.gov/dol

The Department of Labor will continue to issue the initial prevailing wage rate schedule to the Contracting Agency for the project.

All subsequent annual adjustments will be posted on our Web Site for contractor access.

As of: Wednesday, May 16, 2007
Project ID: 9519
Effective October 1, 2005 - Public Act 05-50: any person performing the work of any mechanic, laborer, or worker shall be paid prevailing wage

All Person who perform work ON SITE must be paid prevailing wage for the appropriate mechanic, laborer, or worker classification.

All certified payrolls must list the hours worked and wages paid to All Persons who perform work ON SITE regardless of their ownership i.e.: (Owners, Corporate Officers, LLC Members, Independent Contractors, et. al)

Reporting and payment of wages is required regardless of any contractual relationship alleged to exist between the contractor and such person.

Please direct any questions which you may have pertaining to classification of work and payment of prevailing wages to the Wage and Workplace Standards Division, telephone (860)263-6790.

As of: Wednesday, May 16, 2007

Project ID: 9519
### Minimum Rates and Classifications for Building Construction

**Connecticut Department of Labor**  
**Wage and Workplace Standards Division**

By virtue of the authority vested in the Labor Commissioner under provisions of Section 31-53 of the General Statutes of Connecticut, as amended, the following are declared to be the prevailing rates and welfare payments and will apply only where the contract is advertised for bid within 20 days of the date on which the rates are established. Any contractor or subcontractor not obligated by agreement to pay to the welfare and pension fund shall pay this amount to each employee as part of his/her hourly wages.

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<th>North Haven</th>
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<td>10.30</td>
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<td>8.72 + 32%</td>
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<td>2) Boilermaker</td>
<td>30.25</td>
<td>17.25 + a</td>
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<td>30.25</td>
<td>17.25 + a</td>
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<td>3b) Tile Setter</td>
<td>29.34</td>
<td>15.61</td>
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Project Gateway Community College HVAC Preventative Maintenance And Repair

3c) Terrazzo Workers, Marble Setters 29.59 17.36

3d) Tile, Marble & Terrazzo Finishers 23.90 13.53

-----LABORERS-----

4) Group 1: Laborers, carpenter tenders, wrecking laborers, fire watchers. 23.00 13.40

4a) Group 2: Mortar mixers, plaster tenders, power buggy operators, powdermen, fireproofer/mixer/nozzleman. 23.25 13.40

4b) Group 3: Jackhammer operators, mason tenders. 23.50 13.40

4c) **Group 4: Pipelayers ← [If using this classification call the Labor Department for clarification] 23.85 13.40

4d) Group 5: Air track operators, Sand blasters. 23.75 13.40

4e) Group 6: Nuclear toxic waste removers, blasters. 26.00 13.40

4f) Group 7: Asbestos removal and encapsulation (except it's removal from mechanical systems which are not to be scrapped). 24.00 13.40

As of: Wednesday, May 16, 2007
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### Project Gateway Community College HVAC Preventative Maintenance And Repair

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<th>Factor</th>
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<td>4g)</td>
<td>Bottom men on open air caisson, cylindrical work and boring crew.</td>
<td>23.50</td>
<td>13.40</td>
</tr>
<tr>
<td>4h)</td>
<td>Top men on open air caisson, cylindrical work and boring crew.</td>
<td>23.00</td>
<td>13.40</td>
</tr>
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<td>5)</td>
<td>Carpenter, Acoustical Tile Worker, Concrete Form-Wood Builder, Floor Covering (Including Drywall Hanging), Modular-Furniture Systems Installers.</td>
<td>26.65</td>
<td>16.21</td>
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<td>5a)</td>
<td>Millwrights</td>
<td>27.40</td>
<td>16.21</td>
</tr>
<tr>
<td>6)</td>
<td>Electrical Worker, Cable Splicer (electric) (Trade License required: E1,2 L-5,6 C-5,6 T-1,2 L-1,2 V-1,2,7,8,9)</td>
<td>32.85</td>
<td>16.14</td>
</tr>
<tr>
<td>7a)</td>
<td>Elevator Mechanic (Trade License required: R-1,2,5,6)</td>
<td>39.595</td>
<td>14.885+a+b</td>
</tr>
<tr>
<td>8)</td>
<td>Glazier (Trade License required: FG-1,2)</td>
<td>29.38</td>
<td>12.35+a</td>
</tr>
<tr>
<td>9)</td>
<td>Ironworker, Ornamental, Reinforcing, Structural, and Precast Concrete Erection</td>
<td>30.05</td>
<td>20.18+a</td>
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#### OPERATORS####

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<tr>
<th>Group 1:</th>
<th>Description</th>
<th>Rate</th>
<th>Factor</th>
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<tr>
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<td>Crane handling or erecting structural steel or stone, hoisting engineer 2 drums or over, front end loader (7 cubic yards or over); work boat 26 ft. and over.</td>
<td>32.05</td>
<td>16.05+a</td>
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Project ID: 9520
### Project: Gateway Community College HVAC Preventative Maintenance And Repair

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<th>Group</th>
<th>Position</th>
<th>Hourly Rate</th>
<th>OET</th>
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<tbody>
<tr>
<td>Group 11</td>
<td>Conveyor, earth roller, power pavement breaker (whiphammer), robot demolition equipment.</td>
<td>26.49</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>Group 12</td>
<td>Wellpoint operator.</td>
<td>26.43</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>Group 13</td>
<td>Compressor battery operator.</td>
<td>25.85</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>Group 14</td>
<td>Elevator operator; tow motor operator (solid tire no rough terrain).</td>
<td>24.71</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>Group 15</td>
<td>Generator operator, compressor operator, pump operator, welding machine operator.</td>
<td>24.30</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>Group 16</td>
<td>Maintenance engineer.</td>
<td>23.65</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>Group 17</td>
<td>Portable asphalt plant operator; portable crusher plant operator; portable concrete plant operator</td>
<td>25.98</td>
<td>16.05 + a</td>
</tr>
<tr>
<td>Group 18</td>
<td>Power safety boat; vacuum truck; zim mixer; sweeper</td>
<td>25.54</td>
<td>16.05 + a</td>
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----PAINTERS (Including Drywall Finishing)-----

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<th>Position</th>
<th>Hourly Rate</th>
<th>OET</th>
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<tbody>
<tr>
<td>10a)</td>
<td>Brush, Roller</td>
<td>25.92</td>
<td>12.35</td>
</tr>
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<table>
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<tr>
<th>Task Description</th>
<th>Hours</th>
<th>Rate (Cents)</th>
</tr>
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<tbody>
<tr>
<td>10b) Taper</td>
<td>26.67</td>
<td>12.35</td>
</tr>
<tr>
<td>10c) Paperhanger</td>
<td>26.42</td>
<td>12.35</td>
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<td>10d) Red Label</td>
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<td>10e) Blast and Spray</td>
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<td>10f) Tanks, Tower, Swingstage</td>
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<tr>
<td>11) Plumber</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Trade License required: P-1,2,6,7,8,9 J-1,2,3,4 SP-1,2)</td>
<td>31.77</td>
<td>18.26</td>
</tr>
<tr>
<td>Roofer: Cole Tar Pitch</td>
<td>31.50</td>
<td>9.85 + a</td>
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<tr>
<td>Roofer: Slate, Tile, Composition, Shingles, Singly Ply and Damp/Waterproofing</td>
<td>30.00</td>
<td>9.85 + a</td>
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<tr>
<td>15) Sheetmetal Worker</td>
<td>28.70</td>
<td>22.09</td>
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### Project Gateway Community College HVAC Preventative Maintenance And Repair

16) Pipefitter (Including HVAC work)                             31.77  18.26  
(Trade License required:  S-1,2,3,4,5,6,7,8  B-1,2,3,4  D-1,2,3,4, 
G-1, G-2, G-8 & G-9)  

------TRUCK DRIVERS------  

<table>
<thead>
<tr>
<th>Truck Type</th>
<th>Rate</th>
<th>Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>17a) 2 Axle</td>
<td>25.43</td>
<td>11.5225</td>
</tr>
<tr>
<td>17b) 3 Axle, 2 Axle Ready Mix</td>
<td>25.53</td>
<td>11.5225</td>
</tr>
<tr>
<td>17c) 3 Axle Ready Mix</td>
<td>25.58</td>
<td>11.5225</td>
</tr>
<tr>
<td>17d) 4 Axle, Heavy Duty Trailer up to 40 tons</td>
<td>25.63</td>
<td>11.5225</td>
</tr>
<tr>
<td>17e) 4 Axle Ready Mix</td>
<td>25.53</td>
<td>11.5225</td>
</tr>
<tr>
<td>17f) Heavy Duty Trailer (40 Tons and Over)</td>
<td>25.88</td>
<td>11.5225</td>
</tr>
<tr>
<td>17g) Specialized Earth Moving Equipment (Other Than Conventional Type on-the-Road Trucks and Semi-Trailers, Including Euclids)</td>
<td>25.68</td>
<td>11.5225</td>
</tr>
<tr>
<td>18) Sprinkler Fitter (Trade License required: F-1,2,3,4)</td>
<td>33.95</td>
<td>13.45 + a</td>
</tr>
</tbody>
</table>

*As of: Wednesday, May 16, 2007*  
*Project ID: 9520*  
*Project ID: 9520*
Welders: Rate for craft to which welding is incidental.

*Note: Hazardous waste removal work receives additional $1.50 per hour for power equipment operators and $1.25 per hour for truck drivers.

**Note: Hazardous waste premium $1.50 per hour over classified rate

- Crane with 150 ft. boom (including jib) - $0.75 extra
- Crane with 200 ft. boom (including jib) - $1.25 extra
- Crane with 250 ft. boom (including jib) - $2.50 extra
- Crane with 300 ft. boom (including jib) - $3.50 extra
- Crane with 400 ft. boom (including jib) - $4.00 extra
- Crane with 500 ft. boom (including jib) - $5.00 extra

All classifications that indicate a percentage of the fringe benefits must be calculated at the percentage rate times the "base hourly rate".

Apprentices duly registered under the Commissioner of Labor's regulations on "Work Training Standards for Apprenticeship and Training Programs" Section 31-51-d-1 to 12, are allowed to be paid the appropriate percentage of the prevailing journeymen hourly base and the full fringe benefit rate, providing the work site ratio shall not be less than one full-time journeyperson instructing and supervising the work of each apprentice in a specific trade.

The Prevailing wage rates applicable to this project are subject to annual adjustments each July 1st for the duration of the project.

Each contractor shall pay the annual adjusted prevailing wage rate that is in effect each July 1st, as posted by the Department of Labor.

It is the contractor's responsibility to obtain the annual adjusted prevailing wage rate increases directly from the Department of Labor's website.

The annual adjustments will be posted on the Department of Labor's Web page: www.ct.gov/dol

The Department of Labor will continue to issue the initial prevailing wage rate schedule to the Contracting Agency for the project.

All subsequent annual adjustments will be posted on our Web Site for contractor access.

As of: Wednesday, May 16, 2007
Project ID: 9520
Effective October 1, 2005 - Public Act 05-50: any person performing the work of any mechanic, laborer, or worker shall be paid prevailing wage

All Person who perform work ON SITE must be paid prevailing wage for the appropriate mechanic, laborer, or worker classification.

All certified payrolls must list the hours worked and wages paid to All Persons who perform work ON SITE regardless of their ownership i.e.: (Owners, Corporate Officers, LLC Members, Independent Contractors, et. al)

Reporting and payment of wages is required regardless of any contractual relationship alleged to exist between the contractor and such person.

Please direct any questions which you may have pertaining to classification of work and payment of prevailing wages to the Wage and Workplace Standards Division, telephone (860)263-6790.

As of: Wednesday, May 16, 2007
Project ID: 9520
Invitation to Bid

SPECIFICATIONS & BID DOCUMENTS ATTACHED

Bid Number: 07PSX0133  Bid Opening Date & Time: 12 June 2007 at 2:00 PM Eastern Time

Bid Description: HVAC Repair and Preventive Maintenance at Gateway Community College in New Haven

*** MANDATORY PRE-BID MEETING and SITE INSPECTION on 5 June 2007 at 10:00 am Eastern Time ***

NOTE: Late Arrivals (15 minutes or more) will not be given credit for attendance nor allowed to participate in the bid process.

Vendors will not be admitted to state buildings without a valid photo ID.

Pre-Bid Meeting Location: Gateway Community College
60 Sargent Drive
New Haven, CT 06511

This contract replaces the following contract award(s) in part or in total: NONE

SEALED BID NO.: 07PSX0133

NOT TO BE OPENED UNTIL: 12 June 2007
2:00 PM Eastern Time

Return Bid To:

PROCUREMENT SERVICES
DEPARTMENT OF ADMINISTRATIVE SERVICES
STATE OF CONNECTICUT
165 CAPITOL AVE 5TH FLOOR SOUTH
PO BOX 150414
HARTFORD CT 06115-0414

NOTE: Always use mailing label at left on all packages when returning the ORIGINAL & ONE COPY of your bid response.

Bids must be time & date stamped by DAS Procurement & cannot be accepted after specified Bid Opening Time.

Allow sufficient time if mailing your bid.

Hand-delivered bids must be brought to:
DAS Customer Service, Room 110
165 Capitol Avenue, Hartford, CT

Vendors will not be admitted to state buildings without a valid photo ID.
STATE OF CONNECTICUT

BIDDER’S CHECKLIST

READ CAREFULLY

IT IS SUGGESTED THAT YOU REVIEW AND CHECK OFF EACH ACTION AS YOU COMPLETE IT.

1. ____ The Bid, (SP-26) must be signed by a duly authorized representative of the company. Unsigned bids may be rejected.

2. ____ The Price Schedule (SP-16) must be included with your bid and contain the following:
   a. _____ Vendor's Name MUST BE IN THE UPPER RIGHT CORNER OF ALL PRICE SCHEDULE PAGES.
   b. _____ The bid prices you have offered have been reviewed and verified.
   c. _____ The price extensions and totals have been checked. (In case of discrepancy between unit prices and total prices, the unit price will govern the bid evaluation).
   d. _____ Any errors, alterations, corrections or erasures to unit prices, total prices, etc. must be initialed by the person who signs the bid proposal or his designee. Such changes made and not initialed mean automatic rejection of bid.
   e. _____ The payment terms are Net 45 Days (You may offer cash discounts for prompt payment). Net Terms for periods less than 45 days (Ex. Net 30) may result in bid rejection. Exception: State of CT Small Business Set-Aside bids payment terms shall be in accordance with CGS 4a-60j.
   f. _____ The delivery information block has been completed. Be specific: In most cases, “as ordered” or “as required” is not complete information.

3. ____ Any technical or descriptive literature, drawing or bid samples that are required have been included with the bid.

4. ____ If required the amount of bid surety has been checked and the surety has been included.

5. ____ Form DAS-45 or SP-34 (as applicable) must be completed entirely regardless of the number of employees, even if the company is family owned and/or operated and must be submitted with each bid or bid may be rejected.

6. ____ Any addenda (SP-18) to the bid have been signed and included.

7. ____ MAKE SURE TO INCLUDE THE ORIGINAL PRICE SCHEDULE PAGES (SP-16) ALONG WITH ONE COPY.

8. ____ The bid number on the pre-addressed mailing label or on your hand marked return envelope exactly matches the bid number inside the envelope.

9. ____ The pre-addressed mailing label has been used on your bid envelope or the bid envelope has been:
   g. _____ marked with the Bid Number and Bid Opening Date &
   h. _____ addressed to:
   State of Connecticut
   Department of Administrative Services
   Procurement Services
   165 Capitol Avenue, 5th floor
   Hartford, CT 06106-1659

10. ____ The bid is mailed or hand-delivered in-time to be received and date stamped by DAS Procurement no later than the designated opening date and time. Late bids are not accepted under any circumstances. Please allow enough time if mailing in your bid. Hand-delivered bids must be delivered to the DAS Customer Service Desk, Room 110, 165 Capitol Ave, Hartford, CT.

11. ____ Do not return pages that you are not quoting on. THIS FORM IS NOT TO BE RETURNED WITH YOUR BID.
Vendor Authorization Guidelines- Page 1 of 2

All contracts must include appropriate vendor documentation that does the following three things:

A. Authorizes the vendor to enter into contracts,
B. Authorizes a particular officer to execute contracts on behalf of the vendor and
C. Evidences that the officer signing in fact holds his/her office.

**CORPORATIONS** - Appropriate vendor documentation usually involves a certificate from the Secretary or other appropriate officer setting forth a copy of a board resolution. Sometimes this is not possible, in which case the vendor should observe the following:

1) In lieu of the secretary’s certificate, the vendors must submit:
   a) a current certified copy of the applicable section of the corporation’s bylaws which authorizes the execution of contracts by the signing person and
   b) a current certification that the officer signing the assignment agreement in fact holds that office.

2) In lieu of the certified resolution or bylaws, the vendor must include a certified copy of the corporate minutes of their respective boards of directors, which must specifically authorize the person signing the assignment agreement to execute it.

NOTE: If the bylaws or resolutions cannot be found, a formal legal opinion must be obtained attesting to:
   a. the authority of the company and
   b. the officer's ability to bind the company
to enter into a contract.

**LIMITED LIABILITY COMPANIES (LLC’S)** – LLC’s that do not have boards of directors, must submit the following:

1) a document indicating unanimous consent from all members or managers or

2) a certified copy of all of those relevant portions of their management agreement or operations agreement that identify which members or managers have the authority to bind the LLC in contracts. The certification must also show that the signing party is in fact a manager/member or that a manager/member has duly (in accordance with the management agreement or operations agreement) delegated signatory authority to the signing person.

If the company can’t find the management agreement or operations agreement, a formal legal opinion must be obtained attesting to:
   a. the authority of the company and
   b. the signing party’s ability to bind the company
to enter into a contract.
**PARTNERSHIPS** – Partnerships, like LLC’s, do not have boards of directors. Generally, any general partner can bind the partnership. However, it is prudent to make every effort to obtain a partnership authorization that includes some evidence of a partner's authority to bind the partnership. This can include partnership resolutions that read very much like a corporation’s resolutions or a copy of the partnership agreement (or all relevant sections) that address the authority of partners to bind the partnership, again taking into account any limitations, or a consent from the appropriate partners. The partnership agreement governs in the same way as the LLC’s management or operations agreement.

**SOLE PROPRIETORS** - Sole Proprietors do not need to submit any documentation with regards to vendor authorization or certification. Sole Proprietors must submit a letter on company letterhead stating:

1) that the company holds Sole Proprietor status,

2) the name(s) of those authorized to execute contracts on behalf of the company and

3) the signature of Sole Proprietor.

**NOTE:** You may review and/or download the Vendor Authorization Guidelines and Samples from the DAS/Procurement website [www.das.state.ct.us/busopp.asp](http://www.das.state.ct.us/busopp.asp). Scroll down until you see the heading “Vendor” on the far right side of the screen. Then click on “Vendor Authorization Guidelines and Samples”.
The following Terms and Conditions govern the Invitation To Bid issued by the Department of Administrative Services (DAS). Incorporated by reference into these Terms and Conditions are applicable provisions of the Connecticut General Statutes, including but not limited to, those in Title 4a, Chapter 58 and applicable provisions of the Regulations of Connecticut State Agencies, including but not limited to, those that begin with and follow Section 4a-52-1.

Bidders shall comply with the statutes and regulations as they exist on the date of their bid and as they may be modified from time to time during the term of the contract, as it may be amended.

Submission of Bids
1. Bids must be submitted on forms supplied by DAS and must be submitted no later than the date and time specified in the Invitation To Bid. Telephone or facsimile bids will not be accepted in response to an Invitation To Bid.
2. Bids received after the time and date of bid opening specified in each Invitation To Bid shall not be accepted for consideration and shall be returned unopened. Bid envelopes must clearly indicate the bid number as well as the date and time of the opening of the bid. The name and address of the Bidder should appear in the upper left hand corner of the envelope.
3. Incomplete bid forms may result in the rejection of the bid. Amendments to bids received by DAS after the time specified for opening of bids shall not be considered. An original and one copy of the price schedule shall be returned to DAS. Bids shall be computer prepared, typewritten or handwritten in ink. Bids submitted in pencil shall be rejected. All bids shall be signed by a person duly authorized to sign bids on behalf of the bidder. Unsigned bids may be rejected. Errors, alterations or corrections on both the original and one copy of the price schedule to be returned must be initialed by the person signing the bid proposal or their authorized designee. If an authorized designee initials the correction, there must be written authorization from the person signing the bid to the person initialing the erasure, alterations, or correction. Failure to do so shall result in rejection of bid for those items erased, altered or corrected and not initialed.
4. Conditional bids shall be rejected. A conditional bid is one which limits, modifies, expands or supplements any of the terms and conditions and/or specifications of the Invitation To Bid.
5. Alternate bids will not be considered unless the Invitation To Bid specifically requests alternate bids. An alternate bid is one which is submitted in addition to and is not dependent upon the bidder’s primary response to the Invitation To Bid.
6. In the event of a discrepancy between the unit price and the extension, the unit price shall govern. Prices should be extended in decimal form, not fractions, to be net, and shall include transportation and delivery charges fully prepaid by the Contractor to the destination specified in the Invitation To Bid, and subject only to cash discount.
7. Pursuant to Section 12-412 of the Connecticut General Statutes, the State of Connecticut is exempt from the payment of excise, transportation and sales taxes imposed by the Federal Government and/or the State. Such taxes must not be included in bid prices.
8. All bids will be opened and read publicly on the date specified in the Invitation To Bid and, upon award, are subject to public inspection.
9. The Bidder fully acknowledges and agrees with all of the terms and conditions contained in this Bid Form SP-19, the accompanying invitation to bid, Form SP-26, and Contract #07PSX0133. Further, if the bidder is awarded a contract for the goods and/or services called for in the invitation to bid, the bidder’s signature on Bid Form SP-26 shall mean that the bidder shall be bound by and perform fully in accordance with all of the terms and conditions set forth in the invitation to bid, this Form SP-19 and Contract #07PSX0133 as if the bidder had actually executed Form SP-19 and Contract #07PSX0133 itself.

Guaranty or Surety
10. Bid and or performance bonds may be required. Bonds must meet the following requirements: Corporation - must be signed by an official of the corporation above their official title and the corporate seal must be affixed over the signature; Firm or Partnership - must be signed by all the partners and indicate they are “doing business as”; Individual - must be signed by the owner and indicated as “Owner”. The surety company executing the bond or countersigning must be licensed in Connecticut and the bond must be signed by an official of the surety company with the corporate seal affixed over their signature. Signatures of two witnesses for both the principal and the surety must appear on the bond. Power of attorney for the official signing the bond for the surety company must be submitted with the bond.

Samples
11. The quality of accepted bid samples does not supersede specifications for quality in the Invitation to Bid unless the sample is superior in quality. All deliveries shall have at least the same quality as the accepted bid sample.
12. Samples are furnished free of charge. Bidders must indicate if their return is desired, which DAS shall do provided that they are returned at Bidder’s sole cost and expense, FOB Bidder’s destination, and that they have not been made useless by testing. If they are made useless by testing, the State may dispose of the samples as it deems to be appropriate. Samples may be held for comparison with deliveries.

Award
13. Award of a contract will be made to the lowest responsible qualified bidder and shall be based on quality of the goods or services to be supplied, their conformance with specifications, delivery terms, price, administrative costs, past performance, and financial responsibility.
14. DAS may reject any bidder in default of any prior contract or guilty of misrepresentation or any bidder with a member of its firm in default or guilty of misrepresentation.
15. DAS may correct inaccurate awards resulting from clerical or administrative errors.

16. Bidders have ten days after notice of award of the contract to reject the award; after ten days the contract will be binding on the Contractor. If the Contractor rejects the award within the ten day period, DAS will award the contract to the next lowest responsible qualified bidder.

Other Requirements
17. Conn. Gen. Stat. § 4a-81 (the “Act”) requires that the Invitation to Bid of which these Terms and Conditions are a part include a notice of the consulting affidavit requirements described in the Act. Accordingly, pursuant to the Act, vendors are notified as follows:

(a) No state agency shall execute a contract for the purchase of goods or services, which contract has a total value to the state of fifty thousand dollars or more in any calendar or fiscal year, unless the state agency obtains the written affidavit described in subsection (b) of this section.

(b) (1) The chief official of the vendor awarded a contract described in subsection (a) of this section or the individual awarded such contract who is authorized to execute such contract, shall attest in an affidavit as to whether any consulting agreement has been entered into in connection with such contract. Such affidavit shall be required if any duties of the consultant included communications concerning business of such state agency, whether or not direct contact with a state agency, state or public official or state employee was expected or made. “Consulting agreement” means any written or oral agreement to retain the services, for a fee, of a consultant for the purposes of (A) providing counsel to a contractor, vendor, consultant or other entity seeking to conduct, or conducting, business with the State, (B) contacting, whether in writing or orally, any executive, judicial, or administrative office of the state, including any department, institution, bureau, board, commission, authority, official or employee for the purpose of solicitation, dispute resolution, introduction or requests for information or (C) any other similar activity related to such contract. “Consulting agreement” does not include any agreements entered into with a consultant who is registered under the provisions of Chapter 10 of the Connecticut General Statutes concerning the State’s Codes of Ethics, as of the date such affidavit is submitted. (2) Such affidavit shall be sworn as true to the best knowledge and belief of the person signing the certification on the affidavit and shall be subject to the penalties of false statement. (3) Such affidavit shall include the name of the consultant, the consultant’s firm, the basic terms of the consulting agreement, a brief description of the services provided, and an indication as to whether the consultant is a former state employee or public official. If the consultant is a former state employee or public official, such affidavit shall indicate his or her former agency and the date such employment terminated. (4) Such affidavit shall be amended whenever the vendor awarded the contract enters into any new consulting agreement during the term of the contract.

(c) If a vendor refuses to submit the affidavit required under subsection (b) of this section, then the state agency shall not award the Contract to such vendor and shall award the contract to the next highest ranked vendor or the next lowest responsible qualified bidder or seek new bids or proposals.

18. Conn. Gen. Stat. § 4-252 (the “Statute”) requires that the state agency or quasi-public agency soliciting bids or proposals shall inform vendors as follows:

(a) The terms “gift,” “quasi-public agency,” “state agency,” “large state contract,” “principals and key personnel” and “participated substantially” as used in this section shall have the meanings set forth in the Statute.

(b) Any state agency or quasi-public agency shall execute a large state contract unless the state agency or quasi-public agency obtains the written certifications described in this section. Each such certification shall be sworn as true to the best knowledge and belief of the person signing the certification, subject to the penalties of false statement.

(c) The official of the person, firm or corporation awarded the contract, who is authorized to execute the contract, shall certify on such forms as the State shall provide:

(1) That no gifts were made between the date that the state agency or quasi-public agency began planning the project, services, procurement, lease or licensing arrangement covered by the contract and the date of execution of the contract, by (A) such person, firm, corporation, (B) any principals and key personnel of the person, firm or corporation, who participated substantially in preparing the bid or proposal or the negotiation of the contract, or (C) any agent of such person, firm, corporation or principals and key personnel, who participated substantially in preparing the bid or proposal or the negotiation of the contract, to (i) any public official or state employee of the state agency or quasi-public agency soliciting bids or proposals for the contract, who participated substantially in the preparation of the b id solicitation or request for proposals for the contract or the negotiation or award of the contract, or (ii) any public official or state employee of any other state agency, who has supervisory or appointing authority over such state agency or quasi-public agency;

(2) That no such principals and key personnel of the person, firm or corporation, or agent of such person, firm or corporation or principals and key personnel, knows of any action by the person, firm or corporation to circumvent such prohibition on gifts by providing for any other principals and key personnel, official, employee or agent of the person, firm or corporation to provide a gift to any such public official or state employee; and

(3) That the person, firm or corporation made the bid or proposal without fraud or collusion with any person.

(d) Any bidder or proposer that does not make the certifications required under subsection (c) of this section shall be disqualified and the state agency or quasi-public agency shall award the contract to the next highest ranked proposer or the next lowest responsible qualified bidder or seek new bids or proposals.

(e) The date that the state agency or quasi-public agency began planning the project, services, procurement, lease or licensing arrangement to be covered by the contract is 7 March 2007.

19. The existence of the contract shall be determined in accordance with the requirements set forth above. However, the award of the contract is not an order to ship. Contractors may not begin to perform under the awarded contract until the
Contractor and the State have executed the contract and thereafter the Contractor receives a written purchase order from an appropriate State entity.

20. With regard to a State contract as defined in P.A. 07-1 having a value in a calendar year of $50,000 or more or a combination or series of such agreements or contracts having a value of $100,000 or more, the authorized signatory to this submission in response to the State's solicitation expressly acknowledges receipt of the State Elections Enforcement Commission's notice advising prospective state contractors of state campaign contribution and solicitation prohibitions, and will inform its principals of the contents of the notice. See Contract Exhibit C, SEEC Form 11.
**STATE OF CONNECTICUT**

**DEPARTMENT OF ADMINISTRATIVE SERVICES**

**PROCUREMENT SERVICES**

165 Capitol Avenue, 5th Floor South
HARTFORD, CT 06106-1659

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**BID NO.:** 07PSX0133

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**DESCRIPTION:** HVAC Repair and Preventive Maintenance at Gateway Community College in New Haven

**FOR:** Department of Higher Education

**TERM OF CONTRACT**
Date of Award through December 31, 2010. (State reserves option to extend contract up to the length of its original term or parts thereof.)

**INVITATION FOR BIDS:** Pursuant to the provisions of Section 4a-57 of the Connecticut General Statutes as amended, Procurement Services is soliciting bids for the State of Connecticut, at the address above for the furnishing of the subject commodities and/or services to state agencies.

**IMPORTANT:** ALL pages of this form, Sections 1 through 3 must be completed, signed and returned by the bidder as part of the bid package. Failure to submit all pages of this form may constitute grounds for rejection of your bid.

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**COMPLETE BIDDER LEGAL BUSINESS NAME:**

**Taxpayer ID # (TIN):** [ ] SSN  [ ] FEIN

**PRINCIPAL PLACE OF BUSINESS:**

**BUSINESS NAME, TRADE NAME, DOING BUSINESS AS (IF DIFFERENT FROM ABOVE):**

**PRINCIPAL PLACE OF BUSINESS (IF DIFFERENT FROM ABOVE):**

**BUSINESS ENTITY:** [ ] LLC  [ ] NON-PROFIT  [ ] PARTNERSHIP  [ ] INDIVIDUAL/SOLE PROPRIETORSHIP (ATTACH NAMES AND TITLES OF ALL PARTNERS)

[ ] CORPORATION  TYPE OF CORPORATION: - STATE ORGANIZED IN:

**NOTE:** If individual/sole proprietor, individual’s name (as owner) must appear in the legal business name block above.

**BUSINESS TYPE:**
A. Sale of Commodities  B. Medical Services  C. Attorney Fees  D. Rental of Property (real estate & equipment)

E. Other (describe in detail)

**UNDER THIS TIN, WHAT IS THE PRIMARY TYPE OF BUSINESS YOU PROVIDE TO THE STATE?** (ENTER LETTER FROM ABOVE)

**UNDER THIS TIN, WHAT OTHER TYPES OF BUSINESS MIGHT YOU PROVIDE TO THE STATE?** (ENTER LETTER FROM ABOVE)

**AFFIRMATION OF BIDDER:** The above named bidder fully acknowledges and agrees with all of the terms and conditions contained in this Bid Form SP-26, the accompanying invitation to bid, Form SP-19, entitled Standard Bid Terms and Conditions and Contract #07PSX0133. Further, if the above named bidder is awarded a contract for the goods and/or services called for in the invitation to bid, the bidder’s signature on this Bid Form SP-26 shall mean that the bidder shall be bound by and perform fully in accordance with all of the terms and conditions set forth in the invitation to bid, Form SP-19 and Contract #07PSX0133 as if the bidder had actually executed Form SP-19 and Contract #07PSX0133 itself.

**WRITTEN SIGNATURE OF PERSON AUTHORIZED TO SIGN BIDS ON BEHALF OF THE ABOVE NAMED BIDDER**

**DATE EXECUTED**

**TYPE OR PRINT NAME OF AUTHORIZED PERSON**

**TITLE OF AUTHORIZED PERSON**

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**Page 1 of 3**
**STATE OF CONNECTICUT**  
**DEPARTMENT OF ADMINISTRATIVE SERVICES**  
**PROCUREMENT SERVICES**  
165 Capitol Avenue, 5th Floor South  
HARTFORD, CT 06106-1659

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**Section 1 of 3 - BIDDER INFORMATION (CONTINUED)**

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<th>ZIP CODE</th>
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<tr>
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<tr>
<td>BIDDER WEB SITE</td>
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**REMITTANCE INFORMATION:**  
INDICATE BELOW THE REMITTANCE ADDRESS OF YOUR BUSINESS.  
SAME AS BIDDER ADDRESS ABOVE.

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<tr>
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<th>CITY</th>
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<td>2ND FAX NUMBER:</td>
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</table>

**Notice:** Provision pursuant to Section #35. Notice, for all communications as required by Section #35 of Contract 07PSX0133, provide the Bidder Contact Information below.

**IS YOUR BUSINESS CURRENTLY A DAS CERTIFIED SMALL BUSINESS ENTERPRISE?**

- [ ] Yes (attach certificate copy to bid)  
- [ ] No

**IF YOU ARE A STATE EMPLOYEE, INDICATE YOUR POSITION, AGENCY & AGENCY ADDRESS.**

**FOR PURCHASE ORDER DISTRIBUTION:**

1) CHECK ONLY ONE BOX BELOW  
2) INPUT E-MAIL ADDRESS OR FAX # (IF CHECKED)

- [ ] E-MAIL  
- [ ] FAX  
- [ ] USPS MAIL  
- [ ] EDI

If EDI was selected, give us a person to contact in your company to set up EDI:

- **NAME:**
- **E-MAIL ADDRESS:**
- **TELEPHONE NUMBER:**

**FOR REQUEST FOR QUOTATION (RFQ) DISTRIBUTION:**

1) CHECK ONLY ONE BOX BELOW  
2) INPUT E-MAIL ADDRESS OR FAX # (IF CHECKED)

- [ ] E-MAIL  
- [ ] FAX  
- [ ] USPS MAIL

**ADD FURTHER BUSINESS ADDRESS, E-MAIL & CONTACT INFORMATION BELOW OR ON BACK OF FORM IF NEEDED**
Section 2 of 3 - BIDDER DEBARMENT AND/OR SUSPENSION

Has the bidder, any company official, or any subcontractor to the bidder, received any notices of debarment and/or suspension from contracting with the State of Connecticut, the Federal Government or any governmental entity?

☐ YES  ☐ NO

The abovesigned bidder further affirms and declares that neither the bidder and/or any company official nor any subcontractor to the bidder and/or any company official has received any notices of debarment and/or suspension from contracting with other states within the United States.

☐ YES  ☐ NO

If the abovesigned bidder, any company official or any subcontractor to the bidder has received notices of debarment and/or suspension from contracting with the State of Connecticut, the Federal Government or any governmental entity, said notices must be attached to this document when submitting this proposal.

Number of notices attached ________________

Section 3 of 3 – OTHER INFORMATION

Refer to “Guidance for Vendor Authorizations” at:
http://www.das.state.ct.us/Purchase/Info/Vendor_Authorization_and_Guidance_081106.pdf

Refer to “Guide to the Code of Ethics for Current or Potential State Contractors” at:
THIS FORM WILL BE USED IN ASSESSING A BIDDER’S QUALIFICATIONS AND TO DETERMINE IF THE BID SUBMITTED IS FROM A RESPONSIBLE BIDDER. STATE LAW DESIGNATES THAT CONTRACTS BE AWARDED TO THE LOWEST RESPONSIBLE QUALIFIED BIDDER. FACTORS SUCH AS PAST PERFORMANCE, INTEGRITY OF THE BIDDER, CONFORMITY TO THE SPECIFICATIONS, ETC. WILL BE USED IN EVALUATING BIDS. ATTACH ADDITIONAL SHEETS IF NECESSARY

COMPANY NAME: ____________________________________________

&

ADDRESS: __________________________________________________

NUMBER OF YEARS COMPANY HAS BEEN ENGAGED IN BUSINESS UNDER THIS NAME: _________ YEARS

LIST ANY CONTRACT AWARDS TO YOUR COMPANY BY THE STATE OF CONNECTICUT WITHIN THE LAST THREE (3) YEARS, THAT YOU ACTUALLY PERFORMED SERVICE AGAINST. INDICATE WHICH STATE AGENCY, AND PROVIDE CONTRACT NAME AND NUMBER, AND THE NAME AND TELEPHONE NUMBER OF THE PURCHASING AGENT ADMINISTERING THE CONTRACT.

<table>
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<tr>
<th>CONTRACT NO.</th>
<th>CONTRACT NAME</th>
<th>STATE AGENCY</th>
<th>PURCHASING AGENT</th>
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LIST OTHER NAMES YOUR COMPANY GOES BY: ____________________________________________________________________________________________

LIST PREVIOUS COMPANY NAME (S) __________________________________________________________________________________________________

LIST AT LEAST THREE COMPLETED PROJECTS SIMILAR IN NATURE TO THIS INVITATION FOR BIDS WHICH DEMONSTRATES YOUR COMPANY’S ABILITY TO PERFORM THE REQUIRED SERVICES.

<table>
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<tr>
<th>Company Name and Address</th>
<th>Telephone No.:</th>
<th>Dollar Value:</th>
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<tbody>
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<td>1.</td>
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STATE OF CONNECTICUT

BIDDER'S STATEMENT OF QUALIFICATIONS

Bid Number: 07PSX0133

COMPANY NAME: ________________________________

SIZE OF COMPANY OR CORPORATION: NUMBER OF EMPLOYEES:
FULL TIME ___________________ PART TIME ___________________

COMPANY VALUE: EQUIPMENT ASSETS ______________ TOTAL ASSETS ______________

IS YOUR COMPANY REGISTERED WITH THE OFFICE OF THE CONNECTICUT SECRETARY OF STATE?  ☐ YES  ☐ NO

REGISTRATION DATE, IF AVAILABLE: ____________________________

IF REQUESTED, WOULD YOUR COMPANY PROVIDE A “GOOD STANDING” CERTIFICATE ISSUED BY THE CONNECTICUT SECRETARY OF STATE’S OFFICE?  ☐ YES  ☐ NO

LIST OF EQUIPMENT TO BE USED FOR THIS SERVICE (INCLUDE MODEL, YEAR & MANUFACTURER):

<table>
<thead>
<tr>
<th>MODEL</th>
<th>YEAR</th>
<th>MANUFACTURER</th>
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</table>

(Attach additional sheets if necessary)

LIST ANY RELEVANT CERTIFICATIONS, LICENSES, REGISTRATIONS, ETC. WHICH QUALIFY YOUR COMPANY TO MEET THE REQUIREMENTS OF THIS BID.

________________________________________________________  ___________________________
SIGNATURE   DATE

LIST ANY CRIMINAL CONVICTIONS AGAINST YOUR COMPANY AND ANY OF YOUR COMPANY’S OFFICERS, PRINCIPAL SHAREHOLDERS, DIRECTORS, PARTNERS, LLC MEMBERS AND LLC MANAGERS.

(Attach additional sheets if necessary)

LIST ANY ADMINISTRATIVE ACTIONS EITHER PENDING REVIEW BY THE STATE OR DETERMINATIONS THAT THE STATE HAS MADE REGARDING YOUR COMPANY OR ANY OF YOUR COMPANY’S OFFICERS, PRINCIPAL SHAREHOLDERS, DIRECTORS, PARTNERS, LLC MEMBERS OR LLC MANAGERS. THIS WOULD INCLUDE COURT JUDGEMENTS, ACTIONS, SUITS, CLAIMS, DEMANDS, INVESTIGATIONS AND LEGAL, ADMINISTRATIVE OR ARBITRATION PROCEEDINGS PENDING IN ANY FORUM. INCLUDE A LISTING OF OSHA VIOLATIONS AND ANY ACTIONS OR ORDERS PENDING OR RESOLVED WITH ANY STATE AGENCY SUCH AS THE DEPARTMENT OF CONSUMER PROTECTION, THE DEPARTMENT OF ENVIRONMENTAL PROTECTION, ETC. DETAIL THIS INFORMATION ON A SEPARATE SHEET OF PAPER. SUCH INFORMATION SHOULD BE FOR THE LAST THREE (3) YEARS.

(Attach additional sheets if necessary)

I HEREBY CERTIFY UNDER PENALTY OF FALSE STATEMENT THAT ALL THE INFORMATION SUPPLIED IS COMPLETE AND TRUE.

________________________________________________________  ___________________________
SIGNATURE   DATE

TITLE
**STATE OF CONNECTICUT**

COMMISSION ON HUMAN RIGHTS AND OPPORTUNITIES (CHRO)

WORKPLACE ANALYSIS AFFIRMATIVE ACTION REPORT

EMPLOYMENT INFORMATION FORM

---

**Bid Number:**

07PSX0133

---

Report all permanent full-time or part-time employees, including apprentice and on-the-job trainees. Enter the number on all lines and in all columns.

### JOB CATEGORY

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<tr>
<th><strong>OVERALL TOTALS</strong> (Sum of all columns, A-F)</th>
<th><strong>WHITE</strong> (NOT OF HISPANIC ORIGIN)</th>
<th><strong>BLACK</strong> (NOT OF HISPANIC ORIGIN)</th>
<th><strong>HISPANIC</strong></th>
<th><strong>ASIAN / PACIFIC ISLANDER</strong></th>
<th><strong>AMERICAN INDIAN OR ALASKAN NATIVE</strong></th>
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<tr>
<td>Male</td>
<td>Female</td>
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<td>Female</td>
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<td>Officials/Managers</td>
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<td>Professionals</td>
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<td>Technicians</td>
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<td>Office/Clerical</td>
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<td>Craft Workers (Skilled)</td>
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<td>Operatives (Semi-skilled)</td>
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<td>Laborers (Unskilled)</td>
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<td>Service Workers</td>
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**TOTALS ABOVE**

Do you use minority businesses as subcontractors or suppliers? □ Yes □ No

Explain:

If CT based, do you post all employment openings with the State of Connecticut Employment Service? □ Yes □ No

Explain:

Do you use an Affirmative Action Plan? □ Yes □ No

Explain:

Describe your recruitment, hiring, training and promotion anti-discrimination practices.
I hereby certify that all of the statements herein contained below have been examined by me, and to the best of my knowledge and belief are true and correct.

The __________________________________________ HAS / HAS NOT (Cross out Non-applicable)

been cited for three (3) or more willful or serious or serious violations of any Occupational Safety and Health Act (OSHA) or of any standard, order or regulation promulgated pursuant to such act, during the three year period preceding the bid, provided such violations were cited in accordance with the provisions of any State Occupational Safety and Health Act of 1970, and not abated within the time fixed by the citation and such citation has not been set aside following appeal to the appropriate agency of court having jurisdiction or HAS / HAS NOT (Cross out Non-applicable) received one or more criminal convictions related to the injury or death of any employee in the three-year period preceding the bid.

The list of violations (if applicable) is attached.

__________________________
(Signature of Firm, Organization, Corporation, or Corporation)

Written Signature:

Name Typed: _________________________ (Corporation Seal)

Title: ____________________________

(Title of Above Person, typed)

Dated: ____________________________

State of )
County of ) ss: ________________ A.D., 20________

Sworn to and personally appeared before me for the above, ____________________________,

(Name of Firm, Organization, Corporation)

Signer and Sealer of the foregoing instrument of and acknowledged the same to be the free act and deed of ____________________________, and his/her free act and deed as

(Name of Person appearing in front of Notary or Clerk)

(Title of Person appearing in front of Notary or Clerk)

My Commission Expires: ________________

(Notary Public) (Seal)
CONTRACT
07PSX0133

Between

THE STATE OF CONNECTICUT
Acting by its
DEPARTMENT OF ADMINISTRATIVE SERVICES

AND

Awarded Contractor

FOR THE PURCHASE AND SALE OF
HVAC REPAIR AND PREVENTIVE MAINTENANCE AT GATEWAY COMMUNITY COLLEGE IN NEW HAVEN
This Contract (the “Contract”) is made as of the contract award date shown on the contract award form, number SP-38 corresponding to the subject procurement and is by and between, the contractor identified on such Form SP-38 (the “Contractor,”) with a principal place of business as indicated on the bid form, number SP-26, acting by the duly authorized representative as indicated on the SP-26, and the State of Connecticut, Department of Administrative Services (“DAS”), with a principal place of business at 165 Capitol Ave, Hartford, Connecticut 06106-1659, acting by Mark Carroza, its Contract Specialist, in accordance with Sections 4a-2 and 4a-51 of the Connecticut General Statutes.

Now therefore, in consideration of these presents, and for other good and valuable consideration, the receipt and sufficiency of which the parties acknowledge, the Contractor and the State agree as follows:

1. **Definitions.** Unless otherwise indicated, the following terms shall have the following corresponding definitions:

(a) Cancellation: An end to the Contract effected pursuant to a right which the Contract creates due to a breach.

(b) Claims: All actions, suits, claims, demands, investigations and proceedings of any kind, open, pending or threatened, whether mature, unmatured, contingent, known or unknown, at law or in equity, in any forum.

(c) Client Agency: Department of Higher Education

(d) Contract: The agreement, as of its effective date, between the Bidder and the State for any or all Goods or Services at the Bid price.

(e) Contractor: A person or entity who submits a Bid and who executes a Contract.

(f) Contractor Parties: A Contractor’s members, directors, officers, shareholders, partners, managers, principal officers, representatives, agents, servants, consultants, employees or any one of them or any other person or entity with whom the Contractor is in privity of oral or written contract and the Contractor intends for such other person or entity to Perform under the Contract in any capacity.

(g) Day: All calendar days other than Saturdays, Sundays and days designated as national or State of Connecticut holidays upon which banks in Connecticut are closed.

(h) Expiration: An end to the Contract due to the completion in full of the mutual performances of the parties or due to the Contract’s term being completed.

(i) Force Majeure: Events that materially affect the cost of the Goods or Services or the time schedule within which to Perform and are outside the control of the party asserting that such an event has occurred, including, but not limited to, labor troubles unrelated to the Contractor, failure of or inadequate permanent power, unavoidable casualties, fire not caused by the Contractor, extraordinary weather conditions, disasters, riots, acts of God, insurrection or war.

(j) Goods: For purposes of the Contract, all things which are movable at the time that the Contract is effective and which include, without limiting this definition, supplies, materials and equipment, as specified in the Invitation to Bid and set forth in the specifications.
(k) Goods or Services: Goods, Services or both, as specified in the Invitation to Bid.

(l) Bid: A Bidder’s submittal in response to a Invitation to Bid.

(m) Bidder Parties: A Bidder’s members, directors, officers, shareholders, partners, managers, principal officers, representatives, agents, servants, consultants, employees or any one of them or any other person or entity with whom the Bidder is in privity of oral or written contract and the Bidder intends for such other person or entity to Perform under the Contract in any capacity.

(n) Records: All working papers and such other information and materials as may have been accumulated by the Contractor in performing the Contract, including but not limited to, documents, data, plans, books, computations, drawings, specifications, notes, reports, records, estimates, summaries and correspondence, kept or stored in any form.

(o) Invitation to Bid: A State request inviting bids for Goods or Services. This Contract shall be governed by the statutes, regulations and procedures of the State of Connecticut, Department of Administrative Services.

(p) Services: The performance of labor or work, as specified in the Invitation to Bid.

(q) State: The State of Connecticut, including DAS, the Client Agency and any office, department, board, council, commission, institution or other agency of the State.

(r) Termination: An end to the Contract effected pursuant to a right which the Contract creates, other than for a breach.

(s) Title: all ownership, title, licenses, rights and interest, including, but not limited to, perpetual use, of and to the Goods or Services.

2. Term of Contract; Contract Extension. The Contract will be in effect from through . The parties may extend this Contract, prior to Termination, Expiration or Cancellation, one or more times for a combined total period not to exceed the complete length of the original term, but only in accordance with the section in this Contract concerning Contract Amendments.

3. Description of Goods or Services. The Contractor shall perform as set forth in Exhibit A. For purposes of this Contract, to perform and the performance in Exhibit A is referred to as “Perform” and the “Performance.”

4. Price Schedule, Payment Terms and Billing.

(a) Price Schedule: Price Schedule under this Contract is set forth in Exhibit B.

(b) Payment Terms and Billing: Payment shall be made only after the Client Agency receives and accepts the Goods or Services and after it receives a properly completed invoice. Unless otherwise specified in the Contract, payment for all accepted Goods or Services shall be due within forty-five (45) days after acceptance of the Goods or Services, or thirty (30) days if the Contractor is a certified small contractor or minority business enterprise as defined in Conn. Gen. Stat. § 4a-60g. The Contractor shall submit an invoice to the Client Agency for the Performance. The invoice shall include detailed information for Goods or Services, delivered and performed, as applicable, and accepted. Any late payment charges shall be calculated in accordance with the Connecticut General Statutes.

5. Rejected Items; Abandonment.
(a) The Contractor may deliver, cause to be delivered, or, in any other way, bring or cause to be brought, to any State premises or other destination, Goods, as samples or otherwise, and other supplies, materials, equipment or other tangible personal property. The Agency may, by written notice and in accordance with the terms and conditions of the Contract, direct the Contractor to remove any or all such Goods (“the “Rejected Goods”) and any or all other supplies, materials, equipment or other tangible personal property (collectively, the “Contractor Property”) from and out of State premises and any other location which the Agency or State manages, leases or controls. The Contractor shall remove the Rejected Goods and the Contractor Property in accordance with the terms and conditions of the written notice. Failure to remove the Rejected Goods or the Contractor Property in accordance with the terms and conditions of the written notice shall mean, for itself and all Contractor Parties and Bidder Parties, that:

(b) they have voluntarily, intentionally, unconditionally, unequivocally and absolutely abandoned and left unclaimed the Rejected Goods and Contractor Property and relinquished all ownership, title, licenses, rights, possession and interest of, in and to (collectively, “Title”) the Rejected Goods and Contractor Property with the specific and express intent of (A) terminating all of their Title to the Rejected Goods and Contractor Property, (B) vesting Title to the Rejected Goods and Contractor Property in the State of Connecticut and (C) not ever reclaiming Title or any future rights of any type in and to the Rejected Goods and Contractor Property;

(1) there is no ignorance, inadvertence or unawareness to mitigate against the intent to abandon the Rejected Goods or Contractor Property;

(2) they vest authority, without any further act required on their part or the Agency’s part, in the Agency and the State of Connecticut to use or dispose of the Rejected Goods and Contractor Property, in the Agency’s sole discretion, as if the Rejected Goods and Contractor Property were the Agency’s or State’s own property and in accordance with law, without incurring any liability or obligation to the Contractor or any other party;

(3) if the Agency or State incur any costs or expenses in connection with disposing of the Rejected Goods and Contractor Property, including, but not limited to, advertising, moving or storing the Rejected Goods and Contractor Property, auction and other activities, the Agency shall invoice the Contractor for all such cost and expenses and the Contractor shall reimburse the State no later than thirty (30) days after the date of invoice; and

(4) they do remise, release and forever discharge the Agency and all State of Connecticut employees, departments, commissions, boards, bureaus, agencies, instrumentalities or political subdivisions and their respective successors, heirs, executors and assigns (collectively, the “State and Its Agents”) of and from all Claims which they and their respective successors or assigns, jointly or severally, ever had, now have or will have against the Agency and the State and Its Agents arising from the use or disposition of the Rejected Goods and Contractor Property.

(c) The Contractor shall secure from each Contractor Party or Bidder Party, as appropriate, such document or instrument as necessary or appropriate as will vest in the Contractor plenary authority to bind the Contractor Parties and Bidder Parties to the full extent necessary or appropriate to give full effect to all of the terms and conditions of this section. The Contractor shall provide, no later than fifteen (15) days after receiving a request from the Agency, such information as the Agency may require to evidence, in the Agency’s sole determination, compliance with this section.
6. **Order and Delivery.** The Contract shall bind the Contractor to furnish and deliver the Goods or Services in accordance with Exhibit A and at the prices set forth in Exhibit B. Subject to the sections in this Contract concerning Force Majeure, Termination, Cancellation Expiration and Open Market Purchases, the Contract shall bind the Client Agency to order the Goods or Services from the Contractor, and to pay for the accepted Goods or Services in accordance with Exhibit B.

7. **Contract Amendments.** No amendment to or modification or other alteration of the Contract, including extensions, shall be valid or binding upon the parties unless made in writing, signed by the parties and, if applicable, approved by the Connecticut Attorney General.

7. **Assignment.** The Contractor shall not assign any of its rights or obligations under the Contract, voluntarily or otherwise, in any manner without the prior written consent of DAS. DAS may void any purported assignment in violation of this section and declare the Contractor in breach of Contract. Any Cancellation by DAS for a breach is without prejudice to DAS’s or the State’s rights or possible Claims.

9. **Termination, Cancellation and Expiration.**

   (a) Notwithstanding any provisions in this Contract, DAS, through a duly authorized employee, may Terminate the Contract whenever DAS makes a written determination that such Termination is in the best interests of the State. DAS shall notify the Contractor in writing of Termination pursuant to this section, which notice shall specify the effective date of Termination and the extent to which the Contractor must complete Performance under the Contract prior to such date.

   (b) Notwithstanding any provisions in this Contract, DAS, through a duly authorized employee, may, after making a written determination that the Contractor has breached the Contract, Cancel the Contract in accordance with the provisions in the Breach section of this Contract.

   (c) DAS shall send the notice of Termination or Cancellation via certified mail, return receipt requested, to the Contractor at the most current address which the Contractor has furnished to DAS for purposes of correspondence, or by hand delivery. Upon receiving such notice from DAS, the Contractor shall immediately discontinue all services affected in accordance with the notice, undertake all commercially reasonable efforts to mitigate any losses or damages, and deliver to the Client Agency all Records. The Records are deemed to be the property of the Client Agency and the Contractor shall deliver them to the Client Agency no later than thirty (30) days after the Termination, Cancellation or Expiration of the Contract or fifteen (15) days after the Contractor receives a written request from DAS for the Records. The Contractor shall deliver those Records that exist in electronic, magnetic or other intangible form in a non-proprietary format, such as, but not limited to, ASCII or .TXT.

   (d) Upon receipt of a written notice of Termination or Cancellation from DAS, the Contractor shall cease operations as directed by DAS in the notice, and take all actions that are necessary or appropriate, or that DAS may reasonably direct, for the protection and preservation of the Goods and any other property. Except for any work which DAS directs the Bidder to Perform in the notice prior to the effective date of Termination or Cancellation, and except as otherwise provided in the notice, the Contractor shall terminate or conclude all existing subcontracts and purchase orders and shall not enter into any further subcontracts, purchase orders or commitments.

   (e) In the case of any Termination or Cancellation, the Client Agency shall, within forty-five (45) days of the effective date of Termination or Cancellation, reimburse the Contractor for its Performance rendered and accepted by the Client Agency in accordance with Exhibit A,
in addition to all actual and reasonable costs incurred after Termination or Cancellation in completing those portions of the Performance which the Contractor was required to complete by the notice. However, the Contractor is not entitled to receive and the Client Agency is not obligated to tender to the Contractor any payments for anticipated or lost profits. Upon request by DAS, the Contractor shall assign to the Client Agency, or any replacement contractor which DAS designates, all subcontracts, purchase orders and other commitments, deliver to the Client Agency all Records and other information pertaining to its Performance, and remove from State premises, whether leased or owned, all such equipment, waste material and rubbish related to its Performance as DAS may request.

(f) For breach or violation of any of the provisions in the section concerning Representations and Warranties, DAS may Cancel the Contract in accordance with its terms and revoke any consents to assignments given as if the assignments had never been requested or consented to, without liability to the Contractor or Contractor Parties or any third party.

(g) Upon Termination, Cancellation or Expiration of the Contract, all rights and obligations shall be null and void, so that no party shall have any further rights or obligations to any other party, except with respect to the sections which survive Termination, Cancellation or Expiration of the Contract. All representations, warranties, agreements and rights of the parties under the Contract shall survive such Termination, Cancellation or Expiration to the extent not otherwise limited in the Contract and without each one of them having to be specifically mentioned in the Contract.

(h) Termination or Cancellation of the Contract pursuant to this section shall not be deemed to be a breach of contract by DAS.

10. Reserved

11. Breach. If either party breaches the Contract in any respect, the non-breaching party shall provide written notice of such breach to the breaching party and afford the breaching party an opportunity to cure the breach within ten (10) days from the date that the breaching party receives such notice. Any other time provided for in the notice shall trump such ten (10) days. Such right to cure period shall be extended if the non-breaching party is satisfied that the breaching party is making a good faith effort to cure but the nature of the breach is such that it cannot be cured within the right to cure period. The notice may include an effective Contract Cancellation date if the breach is not cured by the stated date and, unless otherwise modified by the non-breaching party in writing prior to the Cancellation date, no further action shall be required of any party to effect the Cancellation as of the stated date. If the notice does not set forth an effective Contract Cancellation date, then the non-breaching party may Cancel the Contract by giving the breaching party no less than twenty four (24) hours' prior written notice. If DAS believes that the Contractor has not performed according to the Contract, the Client Agency may withhold payment in whole or in part pending resolution of the Performance issue, provided that DAS notifies the Contractor in writing prior to the date that the payment would have been due in accordance with Exhibit B.

12. Waiver.

(a) No waiver of any breach of the Contract shall be interpreted or deemed to be a waiver of any other or subsequent breach. All remedies afforded in the Contract shall be taken and construed as cumulative, that is, in addition to every other remedy provided in the Contract or at law or in equity.

(b) A party’s failure to insist on strict performance of any provision of the Contract shall only be deemed to be a waiver of rights and remedies concerning that specific instance of
Performance and shall not be deemed to be a waiver of any subsequent rights, remedies or breach.

13. **Open Market Purchases.** Except to the extent that the Contractor is performing within a right to cure period, failure of the Contractor to Perform within the time specified in the Contract, or failure to replace rejected or substandard Goods or fulfill unperformed Services when so requested and as the Contract provides or allows, constitutes a breach of the Contract and as a remedy for such breach, such failure shall constitute authority for DAS, if it deems it to be necessary or appropriate in its sole discretion, to Cancel the Contract and/or to purchase on the open market, Goods or Services to replace those which have been rejected, not delivered, or not performed. The Client Agency shall invoice the Contractor for all such purchases to the extent that they exceed the costs and expenses in Exhibit B and the Contractor shall pay the Client Agency’s invoice immediately after receiving the invoice. If DAS does not Cancel the Contract, the Client Agency will deduct such open market purchases from the Contract quantities. However, if the Client Agency deems it to be in the best interest of the State, the Client Agency may accept and use the Goods or Services delivered which are substandard in quality, subject to an adjustment in price to be determined by the Client Agency.

14. **Purchase Orders.**

(a) The Contract itself is not an authorization for the Contractor to ship Goods or begin Performance in any way. The Contractor may begin Performance only after it has received a duly issued purchase order against the Contract for Performance.

(b) The Agency shall issue a purchase order against the Contract directly to the Contractor and to no other party.

(c) All purchase orders shall be in written or electronic form, bear the Contract number (if any) and comply with all other State and Agency requirements, particularly the Agency’s requirements concerning procurement. Purchase orders issued in compliance with such requirements shall be deemed to be duly issued.

(d) A Contractor making delivery without a duly issued purchase order in accordance with this section does so at the Contractor’s own risk.

(e) The Agency may, in its sole discretion, deliver to the Contractor any or all duly issued purchase orders via electronic means only, such that the Agency shall not have any additional obligation to deliver to the Contractor a “hard copy” of the purchase order or a copy bearing any hand-written signature or other “original” marking.

15. **Indemnification.**

(a) The Contractor shall indemnify, defend and hold harmless the State and its officers, representatives, agents, servants, employees, successors and assigns from and against any and all (1) Claims arising, directly or indirectly, in connection with the Contract, including the acts of commission or omission (collectively, the "Acts") of the Contractor or Contractor Parties; and (2) liabilities, damages, losses, costs and expenses, including but not limited to, attorneys' and other professionals' fees, arising, directly or indirectly, in connection with Claims, Acts or the Contract. The Contractor shall use counsel reasonably acceptable to the State in carrying out its obligations under this section. The Contractor’s obligations under this section to indemnify, defend and hold harmless against Claims includes Claims concerning confidentiality of any part of or all of the Bid or any Records, any intellectual property rights, other proprietary rights of any person or entity, copyrighted or uncopyrighted compositions, secret processes, patented or unpatented inventions, articles or appliances furnished or used in the Performance of the Contract.
(b) The Contractor shall reimburse the State for any and all damages to the real or personal property of the State caused by the Acts of the Contractor or any Contractor Parties. The State shall give the Contractor reasonable notice of any such Claims.

(c) The Contractor’s duties under this section shall remain fully in effect and binding in accordance with the terms and conditions of the Contract, without being lessened or compromised in any way, even where the Contractor is alleged or is found to have merely contributed in part to the Acts giving rise to the Claims and/or where the State is alleged or is found to have contributed to the Acts giving rise to the Claims.

(d) The Contractor shall carry and maintain at all times during the term of the Contract, and during the time that any provisions survive the term of the Contract, sufficient general liability insurance to satisfy its obligations under this Contract. The Contractor shall name the State as an additional insured on the policy and shall provide a copy of the policy to DAS and the Client Agency, except that the Contractor shall not provide a copy to DAS if the Client Agency is the State Department of Transportation, prior to the effective date of the Contract. The Contractor shall not begin Performance until the delivery of the policy to the Client Agency.

(e) The rights provided in this section for the benefit of the State shall encompass the recovery of attorneys’ and other professionals’ fees expended in pursuing a Claim against a third party.

(f) This section shall survive the Termination, Cancellation or Expiration of the Contract, and shall not be limited by reason of any insurance coverage.

16. Forum and Choice of Law. The Contract shall be deemed to have been made in the City of Hartford, State of Connecticut. Both Parties agree that it is fair and reasonable for the validity and construction of the Contract to be, and it shall be, governed by the laws and court decisions of the State of Connecticut, without giving effect to its principles of conflicts of laws. To the extent that any immunities provided by Federal law or the laws of the State of Connecticut do not bar an action against the State, and to the extent that these courts are courts of competent jurisdiction, for the purpose of venue, the complaint shall be made returnable to the Judicial District of Hartford only or shall be brought in the United States District Court for the District of Connecticut only, and shall not be transferred to any other court, provided, however, that nothing here constitutes a waiver or compromise of the sovereign immunity of the State of Connecticut. The Contractor waives any objection which it may now have or will have to the laying of venue of any Claims in any forum and further irrevocably submits to such jurisdiction in any suit, action or proceeding.

17. Contractor Guaranties. Contractor shall:

(a) Perform fully under the Contract;

(b) Guarantee the Goods or Services against defective material or workmanship and to repair any damage or marring occasioned in transit or, at the Client Agency's option, replace them;

(c) Furnish adequate protection from damage for all work and to repair damage of any kind, for which its workers are responsible, to the premises, Goods, the Contractor’s work or that of Contractor Parties;

(d) With respect to the provision of Services, pay for all permits, licenses and fees and give all required or appropriate notices;
(e) Adhere to all Contractual provisions ensuring the confidentiality of Records that the Contractor has access to and are exempt from disclosure under the State’s Freedom of Information Act or other applicable law; and

(f) Neither disclaim, exclude nor modify the implied warranties of fitness for a particular purpose or of merchantability.

18. **Implied Warranties.** DAS does not disclaim, exclude or modify the implied warranty of fitness for a particular purpose or the warranty of merchantability.

19. **Goods, Standards and Appurtenances.** Any Goods delivered must be standard new Goods, latest model, except as otherwise specifically stated in the Contract. Remanufactured, refurbished or reconditioned equipment may be accepted but only to the extent allowed under the Contract. Where the Contract do not specifically list or describe any part or nominal appurtenances of equipment for the Goods, it shall be understood that the Contractor shall deliver such equipment and appurtenances as are usually provided with the manufacturer's stock model.

20. **Delivery.**

(a) Delivery shall be made as ordered and in accordance with the Contract. Unless otherwise specified in the Contract, delivery shall be to a loading dock or receiving platform. The Contractor or Contractor’s shipping designee shall be responsible for removal of Goods from the carrier and placement on the Client Agency loading dock or receiving platform. The receiving personnel of the Client Agency are not required to assist in this process. The decision of DAS as to reasonable compliance with delivery terms shall be final and binding. The burden of proof of proper receipt of the order shall rest with the Contractor.

(b) In order for the time of delivery to be extended, the Client Agency must first approve a request for extension from the time specified in the Contract, such extension applying only to the particular item or shipment.

(c) Goods shall be securely and properly packed for shipment, according to accepted standard commercial practice, without extra charge for packing cases, baling or sacks. The containers shall remain the property of the Client Agency unless otherwise stated in the Bid.

(d) All risk of loss and damage to the Goods transfers to the Client Agency upon Title vesting in the Client Agency.

21. **Goods Inspection.** The Client Agency shall determine the manner and prescribe the inspection of all Goods and the tests of all samples submitted to determine whether they comply with all of the specifications in the Contract. If any Goods fail in any way to meet the specifications in the Contract, the Client Agency may, in its sole discretion, either reject it and owe nothing or accept it and pay for it on an adjusted price basis, depending on the degree to which the Goods meet the specifications. Any decision pertaining to any such failure or rejection shall be final and binding.

22. **Setoff.** In addition to all other remedies that DAS may have, the State, in its sole discretion, may setoff (1) any costs or expenses that the State incurs resulting from the Contractor's unexcused nonperformance under the Contract and under any other agreement or arrangement that the Contractor has with the State and (2) any other amounts that are due or may become due from the State to the Contractor, against amounts otherwise due or that may become due to the Contractor under the Contract, or under any other agreement or arrangement that the Contractor has with the State. The State’s right of setoff shall not be
deemed to be the State’s exclusive remedy for the Contractor’s or Contractor Parties’ breach of the Contract, all of which shall survive any setoffs by the State.

23. **Force Majeure.** The State and the Contractor shall not be excused from their obligation to perform in accordance with the Contract except in the case of Force Majeure events and as otherwise provided for in the Contract. In the case of any such exception, the nonperforming party shall give immediate written notice to the other, explaining the cause and probable duration of any such nonperformance.

24. **Advertising.** The Contractor shall not refer to sales to the State for advertising or promotional purposes, including, but not limited to, posting any material or data on the Internet, without DAS’s prior written approval.

25. **Americans With Disabilities Act.** The Contractor shall be and remain in compliance with the Americans with Disabilities Act of 1990 (“Act”), to the extent applicable, during the term of the Contract. DAS may Cancel the Contract if the Contractor fails to comply with the Act.

26. **Representations and Warranties.** The Contractor, and the Bidder, as appropriate, represent and warrant to DAS for itself, Contractor Parties and Bidder Parties, as appropriate, that:

(a) if they are entities, they are duly and validly existing under the laws of their respective states of organization and authorized to conduct business in the State of Connecticut in the manner contemplated by the Contract. Further, as appropriate, they have taken all necessary action to authorize the execution, delivery and Performance of the Bid and the Contract and have the power and authority to execute, deliver and Perform their obligations under the Contract;

(b) they will comply with all applicable State and Federal laws and municipal ordinances in satisfying their obligations to the State under and pursuant to the Contract, including, but not limited to (1) Connecticut General Statutes Title 1, Chapter 10, concerning the State’s Codes of Ethics and (2) Title 4a concerning State purchasing, including, but not limited to 22a-194a concerning the use of polystyrene foam;

(c) the execution, delivery and Performance of the Contract will not violate, be in conflict with, result in a breach of or constitute (with or without due notice and/or lapse of time) a default under any of the following, as applicable: (1) any provision of law; (2) any order of any court or the State; or (3) any indenture, agreement, document or other instrument to which it is a party or by which it may be bound;

(d) they are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any governmental entity;

(e) as applicable, they have not, within the three years preceding the Contract, in any of their current or former jobs, been convicted of, or had a civil judgment rendered against them or against any person who would Perform under the Contract, for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a transaction or contract with any governmental entity. This includes, but is not limited to, violation of Federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

(f) they are not presently indicted for or otherwise criminally or civilly charged by a governmental entity with commission of any of the offenses listed above;

(g) they have not within the three years preceding the Contract had one or more contracts with any governmental entity Cancelled;
(h) they have not employed or retained any entity or person, other than a bona fide employee working solely for them, to solicit or secure the Contract and that they have not paid or agreed to pay any entity or person, other than a bona fide employee working solely for them, any fee, commission, percentage, brokerage fee, gifts, or any other consideration contingent upon or resulting from the award or making of the Contract or any assignments made in accordance with the terms of the Contract;

(i) to the best of their knowledge, there are no Claims involving the Bidder, Bidder Parties, Contractor or Contractor Parties that might reasonably be expected to materially adversely affect their businesses, operations, assets, properties, financial stability, business prospects or ability to perform fully under the Contract;

(j) they shall disclose, to the best of their knowledge, to DAS in writing any Claims involving them that might reasonably be expected to materially adversely affect their businesses, operations, assets, properties, financial stability, business prospects or ability to perform fully under the Contract, no later than ten (10) Days after becoming aware or after they should have become aware of any such Claims. For purposes of the Contractor’s obligation to disclose any Claims to DAS, the ten (10) Days in the section of this Contract concerning Disclosure of Contractor Parties Litigation shall run consecutively with the ten (10) Days provided for in this representation and warranty;

(k) their participation in the Invitation to Bid process is not a conflict of interest or a breach of ethics under the provisions of Title 1, Chapter 10 of the Connecticut General Statutes concerning the State’s Codes of Ethics;

(l) the Bid was not made in connection or concert with any other person, entity or Bidder, including any affiliate (as defined in the Tangible Personal Property section of this Contract) of the Bidder, submitting a Bid for the same Goods or Services, and is in all respects fair and without collusion or fraud;

(m) they are able to perform under the Contract using their own resources or the resources of a party who is not a Bidder;

(n) the Contractor shall obtain in a written contract all of the representations and warranties in this section from any Contractor Parties and to require that provision to be included in any contracts and purchase orders with Contractor Parties;

(o) they have paid all applicable workers’ compensation second injury fund assessments concerning all previous work done in Connecticut;

(p) they have a record of compliance with Occupational Health and Safety Administration regulations without any unabated, willful or serious violations;

(q) they owe no unemployment compensation contributions;

(r) they are not delinquent in the payment of any taxes owed, or, that they have filed a sales tax security bond, and they have, if and as applicable, filed for motor carrier road tax stickers and have paid all outstanding road taxes;

(s) each Contractor Party has vested in the Contractor plenary authority to bind the Contractor Parties and Bidder Parties to the full extent necessary or appropriate to ensure full compliance with and Performance in accordance with all of the terms and conditions of the Contract and that all appropriate parties shall also provide to DAS, no later than fifteen (15)
days after receiving a request from DAS, such information as DAS may require to evidence, in DAS’s sole determination, compliance with this section;

(t) except to the extent modified or abrogated in the Contract, all Title shall pass to the Client Agency upon complete installation, testing and acceptance of the Goods or Services and payment by the Client Agency;

(u) if either party Terminates or Cancels the Contract, for any reason, they shall relinquish to the Client Agency all Title to the Goods delivered, accepted and paid for (except to the extent any invoiced amount is disputed) by the Client Agency;

(v) with regard to third party products provided with the Goods, they shall transfer all licenses which they are permitted to transfer in accordance with the applicable third party license;

(w) they shall not copyright, register, distribute or claim any rights in or to the Goods after the effective date of the Contract without DAS’s prior written consent;

(x) they either own or have the authority to use all Title of and to the Goods, and that such Title is not the subject of any encumbrances, liens or claims of ownership by any third party;

(y) the Goods do not infringe or misappropriate any patent, trade secret or other intellectual property right of a third party;

(z) the Client Agency's use of any Goods shall not infringe or misappropriate any patent, trade secret or other intellectual property right of a third party;

(aa) if they procure any Goods, they shall sub-license such Goods and that the Client Agency shall be afforded the full benefits of any manufacturer or subcontractor licenses for the use of the Goods; and

(bb) they shall assign or otherwise transfer to the Client Agency, or afford the Client Agency the full benefits of any manufacturer's warranty for the Goods, to the extent that such warranties are assignable or otherwise transferable to the Client Agency.

27. Representations and Warranties Concerning Motor Vehicles. If in the course of Performance or in any other way related to the Contract the Contractor at any time uses or operates “motor vehicles,” as that term is defined by Conn. Gen. Stat. §14-1(51) (including, but not limited to such services as snow plowing, sanding, hauling or delivery of materials, freight or merchandise, or the transportation of passengers), the Contractor, and the Bidder, as appropriate, represent and warrant for itself, the Contractor Parties and Bidder Parties, as appropriate, that:

(a) It is the owner of record or lessee of record of each such motor vehicle used in the Performance of the Contract, and each such motor vehicle is duly registered with the Connecticut Department of Motor Vehicles (“ConnDMV”) in accordance with the provisions of Chapter 246 of the Connecticut General Statutes. Each such registration shall be in valid status, and shall not be expired, suspended or revoked by ConnDMV, for any reason or cause. If such motor vehicle is not registered with ConnDMV, then it shall be duly registered with another state or commonwealth in accordance with such other state’s or commonwealth’s applicable statutes. Each such registration shall be in valid status, and shall not be expired, suspended or revoked by such other state or commonwealth for any reason or cause.

(b) Each such motor vehicle shall be fully insured in accordance with the provisions of Sections 14-12b, 14-112 and 38a-371 of the Connecticut General Statutes, as amended, in the amounts
required by the said sections or in such higher amounts as have been specified by ConnDMV as a condition for the award of the Contract, or in accordance with all substantially similar provisions imposed by the law of the jurisdiction where the motor vehicle is registered.

(c) Each Contractor Party who uses or operates a motor vehicle at any time in the Performance of the Contract shall have and maintain a motor vehicle operator’s license or commercial driver’s license of the appropriate class for the motor vehicle being used or operated. Each such license shall bear the endorsement or endorsements required by the provisions of Section 14-36a of the Connecticut General Statutes, as amended, to operate such motor vehicle, or required by substantially similar provisions imposed by the law of another jurisdiction in which the operator is licensed to operate such motor vehicle. The license shall be in valid status, and shall not be expired, suspended or revoked by ConnDMV or such other jurisdiction for any reason or cause.

(d) Each motor vehicle shall be in full compliance with all of the terms and conditions of all provisions of the Connecticut General Statutes and regulations, or those of the jurisdiction where the motor vehicle is registered, pertaining to the mechanical condition, equipment, marking and operation of motor vehicles of such type, class and weight, including, but not limited to, requirements for motor vehicles having a gross vehicle weight rating of 18,000 pounds or more or motor vehicles otherwise described by the provisions of Conn. Gen. Stat. § 14-163c(a) and all applicable provisions of the Federal Motor Carrier Safety Regulations, as set forth in Title 49, Parts 382 to 399, inclusive, of the Code of Federal Regulations.

28. Disclosure of Contractor Parties Litigation. The Contractor shall require that all Contractor Parties, as appropriate, disclose to the Contractor, to the best of their knowledge, any Claims involving the Contractor Parties that might reasonably be expected to materially adversely affect their businesses, operations, assets, properties, financial stability, business prospects or ability to Perform fully under the Contract, no later than ten (10) Days after becoming aware or after they should have become aware of any such Claims. Disclosure shall be in writing.

29. Entirety of Contract. The Contract is the entire agreement between the parties with respect to its subject matter, and supersedes all prior agreements, bids, offers, counteroffers and understandings of the parties, whether written or oral. The Contract has been entered into after full investigation, neither party relying upon any statement or representation by the other unless such statement or representation is specifically embodied in the Contract.

30. Exhibits. All exhibits referred to in and attached to this Contract are incorporated in this Contract by such reference and shall be deemed to be a part of it as if they had been fully set forth in it.

31. Executive Orders. The Contract is subject to the provisions of Executive Order No. 7C of Governor M. Jodi Rell, promulgated July 13, 2006, concerning contracting reforms, Executive Order No. 14 of Governor M. Jodi Rell, promulgated April 17th, 2006, concerning procurement of cleaning products and services, Executive Order No. Sixteen of Governor John G. Rowland promulgated August 4, 1999, concerning violence in the workplace, Executive Order No. Seventeen of Governor Thomas J. Meskill, promulgated February 15, 1973, concerning the listing of employment openings and Executive Order No. Three of Governor Thomas J. Meskill, promulgated June 16, 1971, concerning labor employment practices, all of which are incorporated into and are made a part of the Contract as if they had been fully set forth in it. At the Contractor’s request, the Client Agency shall provide a copy of these orders to the Contractor.

32. Non-discrimination. References in this section to "contract" shall mean this Contract and references to "contractor" shall mean the Contractor.
(a) The following subsections are set forth here as required by section 4a-60 of the Connecticut General Statutes:

(1) The contractor agrees and warrants that in the performance of the contract such contractor will not discriminate or permit discrimination against any person or group of persons on the grounds of race, color, religious creed, age, marital status, national origin, ancestry, sex, mental retardation, or physical disability, including, but not limited to, blindness, unless it is shown by such contractor that such disability prevents performance of the work involved, in any manner prohibited by the laws of the United States or of the state of Connecticut. The contractor further agrees to take affirmative action to insure that applicants with job-related qualifications are employed and that employees are treated when employed without regard to their race, color, religious creed, age, marital status, national origin, ancestry, sex, mental retardation, or physical disability, including, but not limited to, blindness, unless it is shown by such contractor that such disability prevents performance of the work involved;

(2) the contractor agrees, in all solicitations or advertisements for employees placed by or on behalf of the contractor, to state that it is an "affirmative action-equal opportunity employer" in accordance with regulations adopted by the commission;

(3) the contractor agrees to provide each labor union or representative of workers with which such contractor has a collective bargaining agreement or other contract or understanding and each vendor with which such contractor has a contract or understanding, a notice to be provided by the commission advising the labor union or workers' representative of the contractor's commitments under this section, and to post copies of the notice in conspicuous places available to employees and applicants for employment;

(4) the contractor agrees to comply with each provision of this section and sections 46a-68e and 46a-68f and with each regulation or relevant order issued by said commission pursuant to sections 46a-56, 46a-68e and 46a-68f;

(5) the contractor agrees to provide the Commission on Human Rights and Opportunities with such information requested by the commission, and permit access to pertinent books, records and accounts, concerning the employment practices and procedures of the contractor as relate to the provisions of this section and section 46a-56.

(b) If the contract is a public works contract, the contractor agrees and warrants that he will make good faith efforts to employ minority business enterprises as subcontractors and suppliers of materials on such public works project.

(c) "Minority business enterprise" means any small contractor or supplier of materials fifty-one per cent or more of the capital stock, if any, or assets of which is owned by a person or persons:

(1) Who are active in the daily affairs of the enterprise,

(2) who have the power to direct the management and policies of the enterprise and

(3) who are members of a minority, as such term is defined in subsection (a) of section 32-9n; and "good faith" means that degree of diligence which a reasonable person would exercise in the performance of legal duties and obligations. "Good faith efforts" shall include, but not be limited to, those reasonable initial efforts necessary to comply with statutory or regulatory requirements and additional or substituted efforts when it is
determined that such initial efforts will not be sufficient to comply with such requirements.

(d) Determination of the contractor's good faith efforts shall include but shall not be limited to the following factors: The contractor's employment and subcontracting policies, patterns and practices; affirmative advertising, recruitment and training; technical assistance activities and such other reasonable activities or efforts as the commission may prescribe that are designed to ensure the participation of minority business enterprises in public works projects.

(e) The contractor shall develop and maintain adequate documentation, in a manner prescribed by the commission, of its good faith efforts.

(f) The contractor shall include the provisions of section A above in every subcontract or purchase order entered into in order to fulfill any obligation of a contract with the state and such provisions shall be binding on a subcontractor, vendor or manufacturer unless exempted by regulations or orders of the commission. The contractor shall take such action with respect to any such subcontract or purchase order as the commission may direct as a means of enforcing such provisions including sanctions for noncompliance in accordance with section 46a-56; provided, if such contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the commission, the contractor may request the state of Connecticut to enter into any such litigation or negotiation prior thereto to protect the interests of the state and the state may so enter.

(g) The following subsections are set forth here as required by section 4a-60a of the Connecticut General Statutes:

(1) The contractor agrees and warrants that in the performance of the contract such contractor will not discriminate or permit discrimination against any person or group of persons on the grounds of sexual orientation, in any manner prohibited by the laws of the United States or of the state of Connecticut, and that employees are treated when employed without regard to their sexual orientation;

(2) the contractor agrees to provide each labor union or representative of workers with which such contractor has a collective bargaining agreement or other contract or understanding and each vendor with which such contractor has a contract or understanding, a notice to be provided by the Commission on Human Rights and Opportunities advising the labor union or workers' representative of the contractor's commitments under this section, and to post copies of the notice in conspicuous places available to employees and applicants for employment;

(3) the contractor agrees to comply with each provision of this section and with each regulation or relevant order issued by said commission pursuant to section 46a-56;

(4) the contractor agrees to provide the Commission on Human Rights and Opportunities with such information requested by the commission, and permit access to pertinent books, records and accounts, concerning the employment practices and procedures of the contractor which relate to the provisions of this section and section 46a-56.

(h) The contractor shall include the provisions of section G above in every subcontract or purchase order entered into in order to fulfill any obligation of a contract with the state and such provisions shall be binding on a subcontractor, vendor or manufacturer unless exempted by regulations or orders of the commission. The contractor shall take such action with respect to any such subcontract or purchase order as the commission may direct as a means of enforcing such provisions including sanctions for noncompliance in accordance with section 46a-56; provided, if such contractor becomes involved in, or is threatened with,
litigation with a subcontractor or vendor as a result of such direction by the commission, the contractor may request the state of Connecticut to enter into any such litigation or negotiation prior thereto to protect the interests of the state and the state may so enter.

33. **Tangible Personal Property.** The Contractor on its behalf and on behalf of its Affiliates, as defined below, shall comply with the provisions of Conn. Gen. Stat. §12-411b, as follows:

(a) For the term of the Contract, the Contractor and its Affiliates shall collect and remit to the State of Connecticut, Department of Revenue Services, any Connecticut use tax due under the provisions of Chapter 219 of the Connecticut General Statutes for items of tangible personal property sold by the Contractor or by any of its Affiliates in the same manner as if the Contractor and such Affiliates were engaged in the business of selling tangible personal property for use in Connecticut and had sufficient nexus under the provisions of Chapter 219 to be required to collect Connecticut use tax;

(b) A customer’s payment of a use tax to the Contractor or its Affiliates relieves the customer of liability for the use tax;

(c) The Contractor and its Affiliates shall remit all use taxes they collect from customers on or before the due date specified in the Contract, which may not be later than the last day of the month next succeeding the end of a calendar quarter or other tax collection period during which the tax was collected;

(d) The Contractor and its Affiliates are not liable for use tax billed by them but not paid to them by a customer; and

(e) Any Contractor or Affiliate who fails to remit use taxes collected on behalf of its customers by the due date specified in the Contract shall be subject to the interest and penalties provided for persons required to collect sales tax under chapter 219 of the general statutes.

For purposes of this section of the Contract, the word “Affiliate” means any person, as defined in section 12-1 of the general statutes, that controls, is controlled by, or is under common control with another person. A person controls another person if the person owns, directly or indirectly, more than ten per cent of the voting securities of the other person. The word “voting security” means a security that confers upon the holder the right to vote for the election of members of the board of directors or similar governing body of the business, or that is convertible into, or entitles the holder to receive, upon its exercise, a security that confers such a right to vote. “Voting security” includes a general partnership interest.

The Contractor represents and warrants that each of its Affiliates has vested in the Contractor plenary authority to so bind the Affiliates in any agreement with the State of Connecticut. The Contractor on its own behalf and on behalf of its Affiliates shall also provide, no later than 30 days after receiving a request by the State’s contracting authority, such information as the State may require to ensure, in the State’s sole determination, compliance with the provisions of the Act.

34. **Whistleblowing.** This Agreement is subject to the provisions of §4-61dd of the Connecticut General Statutes. In accordance with this statute, if an officer, employee or appointing authority of the Contractor takes or threatens to take any personnel action against any employee of the Contractor in retaliation for such employee's disclosure of information to any employee of the contracting state or quasi-public agency or the Auditors of Public Accounts or the Attorney General under the provisions of subsection (a) of such statute, the Contractor shall be liable for a civil penalty of not more than five thousand dollars for each offense, up to a maximum of twenty per cent of the value of this Agreement. Each violation shall be a separate and distinct offense and in the case of a continuing violation, each calendar day's continuance of the violation shall be deemed to be a separate and distinct
The State may request that the Attorney General bring a civil action in the Superior Court for the Judicial District of Hartford to seek imposition and recovery of such civil penalty. In accordance with subsection (f) of such statute, each large state contractor, as defined in the statute, shall post a notice of the provisions of the statute relating to large state contractors in a conspicuous place which is readily available for viewing by the employees of the Contractor.

35. Notice. All notices, demands, requests, consents, approvals or other communications required or permitted to be given or which are given with respect to this Contract (for the purpose of this section collectively called “Notices”) shall be deemed to have been effected at such time as the notice is placed in the U.S. mail, first class and postage pre-paid, return receipt requested or placed with a recognized, overnight express delivery service that provides for a return receipt. All such Notices shall be in writing and shall be addressed as follows:

If to DAS:

State of Connecticut Department of Administrative Services
165 Capitol Ave, 5th Floor South
Hartford, CT 06106-1659
Attention: Mark Carroza

36. Insurance. Before commencing Performance, the Contractor shall obtain and maintain at its own cost and expense for the duration of the Contract, the following insurance:

(a) Commercial General Liability: $1,000,000 combined single limit per occurrence for bodily injury, personal injury and property damage. Coverage shall include, Premises and Operations, Independent Contractors, Products and Completed Operations, Contractual Liability and Broad Form Property Damage coverage. If a general aggregate is used, the general aggregate limit shall apply separately to the project or the general aggregate limit shall be twice the occurrence limit.

(b) Automobile Liability: $1,000,000 combined single limit per accident for bodily injury. Coverage extends to owned, hired and non-owned automobiles. If the vendor/contractor does not own an automobile, but one is used in the execution of the contract, then only hired and non-owned coverage is required. If a vehicle is not used in the execution of the contract then automobile coverage is not required.

(c) Workers’ Compensation and Employers Liability: Statutory coverage in compliance with the Compensation laws of the State of Connecticut. Coverage shall include Employer’s Liability with minimum limits of $100,000 each accident, $500,000 Disease – Policy limit, $100,000 each employee.

37. Headings. The headings given to the sections in the Contract are inserted only for convenience and are in no way to be construed as part of the Contract or as a limitation of the scope of the particular section to which the heading refers.

38. Number and Gender. Whenever the context so requires, the plural or singular shall include each other and the use of any gender shall include all genders.

39. Parties. To the extent that any Contractor Party or Bidder Party is to participate or Perform in any way, directly or indirectly in connection with the Bid or the Contract, any reference in
the Bid and the Contract to “Contractor” or “Bidder” shall also be deemed to include “Contractor Parties” or “Bidder Parties,” respectively, as if such reference had originally specifically included “Contractor Parties” or “Bidder Parties,” since it is the parties’ intent for the terms “Contractor Parties” and “Bidder Parties” to be vested with the same respective rights and obligations as the terms “Contractor” and “Bidder.”

40. **Contractor Changes.** The Contractor shall notify DAS in writing no later than ten (10) Days from the effective date of any change in:

(a) its certificate of incorporation or other organizational document;

(b) more than a controlling interest in the ownership of the Contractor; or

(c) the individual(s) in charge of the Performance.

This change shall not relieve the Contractor of any responsibility for the accuracy and completeness of the Performance. DAS, after receiving written notice by the Contractor of any such change, may require such agreements, releases and other instruments evidencing, to DAS’s satisfaction, that any individuals retiring or otherwise separating from the Contractor have been compensated in full or that provision has been made for compensation in full, for all work performed under terms of the Contract. The Contractor shall deliver such documents to DAS in accordance with the terms of DAS’s written request. DAS may also require, and the Contractor shall deliver, a financial statement showing that solvency of the Contractor is maintained. The death of any Contractor Party, as applicable, shall not release the Contractor from the obligation to Perform under the Contract; the surviving Contractor Parties, as appropriate, must continue to Perform under the Contract until Performance is fully completed.

41. **Further Assurances.** The parties shall provide such information, execute and deliver any instruments and documents and take such other actions as may be necessary or reasonably requested by the other party which are not inconsistent with the provisions of this Contract and which do not involve the vesting of rights or assumption of obligations other than those provided for in the Contract, in order to give full effect to the Contract and to carry out the intent of the Contract.

42. **Audit and Inspection of Records.** The Contractor shall make all of its and the Contractor Parties’ Records available at all reasonable hours for audit and inspection by the Client Agency and the State, including, but not limited to, the Connecticut Auditors of Public Accounts, Attorney General and State’s Attorney and their respective agents. Requests for any audit or inspection shall be in writing, at least ten (10) Days prior to the requested date. All audits and inspections shall be at the Client Agency’s expense. The State may request an audit or inspection at any time during the Contract term and for three (3) years from Termination, Cancellation or Expiration of the Contract. The Contractor shall cooperate fully with the State and its agents in connection with an audit or inspection. Following any audit or inspection, the State may conduct and the Contractor shall cooperate with an exit conference.

43. **Background Checks.** The State may require that the Contractor and Contractor Parties undergo criminal background checks as provided for in the State of Connecticut Department of Public Safety Administration and Operations Manual or such other State document as governs procedures for background checks. The Contractor and Contractor Parties shall cooperate fully as necessary or reasonably requested with the State and its agents in connection with such background checks.
44. **Continued Performance.** The Contractor and Contractor Parties shall continue to Perform their obligations under the Contract while any dispute concerning the Contract is being resolved.

45. **Working and Labor Synergies.** The Contractor shall be responsible for maintaining a tranquil working relationship between the Contractor work force, the Contractor Parties and their work force, State employees, and any other contractors present at the work site. The Contractor shall quickly resolve all labor disputes which result from the Contractor's or Contractor Parties’ presence at the work site, or other action under their control. Labor disputes shall not be deemed to be sufficient cause to allow the Contractor to make any claim for additional compensation for cost, expenses or any other loss or damage, nor shall those disputes be deemed to be sufficient reason to relieve the Contractor from any of its obligations under the Contract.

46. **Contractor Responsibility.**

(a) The Contractor shall be responsible for the entire Performance under the Contract regardless of whether the Contractor itself performs. The Contractor shall be the sole point of contact concerning the management of the Contract, including Performance and payment issues. The Contractor is solely and completely responsible for adherence by the Contractor Parties to all applicable provisions of the Contract.

(b) The Contractor shall exercise all reasonable care to avoid damage to the State's property or to property being made ready for the State's use, and to all property adjacent to any work site. The Contractor shall promptly report any damage, regardless of cause, to the State.

47. **Severability.** If any term or provision of the Contract or its application to any person, entity or circumstance shall, to any extent, be held to be invalid or unenforceable, the remainder of the Contract or the application of such term or provision shall not be affected as to persons, entities or circumstances other than those as to whom or to which it is held to be invalid or unenforceable. Each remaining term and provision of the Contract shall be valid and enforced to the fullest extent possible by law.

48. **Confidential Information.** The State will afford due regard to the Bidder’s and Contractor’s request for the protection of proprietary or confidential information which the State receives. However, all materials associated with the Bid and the Contract are subject to the terms of the Connecticut Freedom of Information Act (“FOIA”) and all corresponding rules, regulations and interpretations. In making such a request, the Bidder or Contractor may not merely state generally that the materials are proprietary or confidential in nature and not, therefore, subject to release to third parties. Those particular sentences, paragraphs, pages or sections that the vendor believes are exempt from disclosure under the FOIA must be specifically identified as such. Convincing explanation and rationale sufficient to justify each exemption consistent with the FOIA must accompany the request. The rationale and explanation must be stated in terms of the prospective harm to the competitive position of the Bidder or Contractor that would result if the identified material were to be released and the reasons why the materials are legally exempt from release pursuant to the FOIA. To the extent that any other provision or part of the Contract, especially including the Bid, the Records and the specifications, conflicts or is in any way inconsistent with this section, this section controls and shall apply and the conflicting provision or part shall not be given effect. If the Bidder or Contractor indicates that certain documentation is submitted in confidence, by specifically and clearly marking said documentation as CONFIDENTIAL, DAS will endeavor to keep said information confidential to the extent permitted by law. DAS, however, has no obligation to initiate, prosecute or defend any legal proceeding or to seek a protective order or other similar relief to prevent disclosure of any information that is sought pursuant to a FOIA request. The Contractor shall have the burden of establishing the
availability of any FOIA exemption in any proceeding where it is an issue. In no event shall DAS or the State have any liability for the disclosure of any documents or information in its possession which the State or DAS believes are required to be disclosed pursuant to the FOIA or other requirements of law.

49. **Interpretation.** The Contract contains numerous references to statutes and regulations. For purposes of interpretation, conflict resolution and otherwise, the content of those statutes and regulations shall govern over the content of the reference in the Contract to those statutes and regulations.

50. **Cross-Default.**

   (a) If the Contractor or Contractor Parties breach, default or in any way fail to Perform satisfactorily under the Contract, then DAS may, in its sole discretion, without more and without any action whatsoever required of the State, treat any such event as a breach, default or failure to perform under any or all other agreements or arrangements (“Other Agreements”) that the Contractor or Contractor Parties have with DAS. Accordingly, DAS may then exercise at its sole option any and all of its rights or remedies provided for in the Contract or Other Agreements, either selectively or collectively and without such election being deemed to prejudice any rights or remedies of DAS, as if the Contractor or Contractor Parties had suffered a breach, default or failure to perform under the Other Agreements.

   (b) If the Contractor or Contractor Parties breach, default or in any way fail to perform satisfactorily under any or all Other Agreements with DAS or the State, then DAS may, in its sole discretion, without more and without any action whatsoever required of the State, treat any such event as a breach, default or failure to Perform under the Contract. Accordingly, the State may then exercise at its sole option any and all of its rights or remedies provided for in the Other Agreements or the Contract, either selectively or collectively and without such election being deemed to prejudice any rights or remedies of DAS or the State, as if the Contractor or Contractor Parties had suffered a breach, default or failure to perform under the Contract.

51. **Disclosure of Records.** The Contract may be subject to the provisions of section 1-218 of the Connecticut General Statutes. In accordance with this section, each contract in excess of two million five hundred thousand dollars between a public agency and a person for the performance of a governmental function shall (a) provide that the public agency is entitled to receive a copy of records and files related to the performance of the governmental function, and (b) indicate that such records and files are subject to FOIA and may be disclosed by the public agency pursuant to FOIA. No request to inspect or copy such records or files shall be valid unless the request is made to the public agency in accordance with FOIA. Any complaint by a person who is denied the right to inspect or copy such records or files shall be brought to the Freedom of Information Commission in accordance with the provisions of sections 1-205 and 1-206 of the Connecticut General Statutes.

52. **Summary of State Ethics Laws.** Pursuant to the requirements of section 1-101qq of the Connecticut General Statutes, the summary of State ethics laws developed by the State Ethics Commission pursuant to section 1-81b of the Connecticut General Statutes is incorporated by reference into and made a part of the Contract as if the summary had been fully set forth in the Contract.

53. **Sovereign Immunity.** The parties acknowledge and agree that nothing in the Invitation to Bid or the Contract shall be construed as a modification, compromise or waiver by the State of any rights or defenses of any immunities provided by Federal law or the laws of the State of Connecticut to the State or any of its officers and employees, which they may have had,
now have or will have with respect to all matters arising out of the Contract. To the extent that this section conflicts with any other section, this section shall govern.

54. **Time of the Essence.** Time is of the essence with respect to all provisions of this Agreement that specify a time for performance; provided, however, that this provision shall not be construed to limit or deprive a party of the benefits of any grace or use period allowed in this Agreement.

55. **Reserved**

56. **Notice to Executive Branch State Contractors and Prospective State Contractors of Campaign Contribution and Solicitation Ban.** With regard to a State contract as defined in P.A. 07-1 having a value in a calendar year of $50,000 or more or a combination or series of such agreements or contracts having a value of $100,000 or more, the authorized signatory to this submission in response to the State's solicitation expressly acknowledges receipt of the State Elections Enforcement Commission's notice advising prospective state contractors of state campaign contribution and solicitation prohibitions, and will inform its principals of the contents of the notice. See Exhibit C, SEEC Form 11.

57. **Health Insurance Portability and Accountability Act.**

(a) This Section may or may not apply to the Client Agency and/or DAS. If an appropriate party or entity determines that it does apply to the Client Agency, then for purposes of this Section the following definitions shall apply:

1. “Business Associate” shall mean the Contractor.

2. “Covered Entity” shall mean DAS, the Client Agency or both, as applicable.

3. “Designated Record Set” shall have the same meaning as the term “designated record set” in 45 C.F.R. § 164.501.

4. “Individual” shall have the same meaning as the term “individual” in 45 C.F.R. § 160.103 and shall include a person who qualifies as a personal representative as defined in 45 C.F.R. § 164.502(g).

5. “Privacy Rule” shall mean the Standards for Privacy of Individually Identifiable Health Information at 45 C.F.R. part 160 and parts 164, subparts A and E.

6. “Protected Health Information” or “PHI” shall have the same meaning as the term “protected health information” in 45 C.F.R. § 160.103, limited to information created or received by the Business Associate from or on behalf of the Covered Entity.

7. “Required by Law” shall have the same meaning as the term “required by law” in 45 C.F.R. § 164.103.

8. “Secretary” shall mean the Secretary of the Department of Health and Human Services or his designee.

9. “More stringent” shall have the same meaning as the term “more stringent” in 45 C.F.R. § 160.202.

10. “This Section of the Contract” refers to the HIPAA Section of this Contract, in its entirety.
(11) “Security Incident” shall have the same meaning as the term “security incident” in 45 C.F.R. § 164.304.


(b) If the Contactor is a Business Associate under the Health Insurance Portability and Accountability Act of 1996 (“HIPAA”), the Contractor shall comply with all terms and conditions of this Section of the Contract. If the Contractor is not a Business Associate under HIPAA, this Section of the Contract does not apply to the Contractor for this Contract.

(c) The Contractor and the Client Agency shall safeguard the use, publication and disclosure of information on all applicants for, and all clients who receive, services under the Contract in accordance with all applicable federal and state laws regarding confidentiality, which includes but is not limited to the requirements of HIPAA, more specifically with the Privacy and Security Rules at 45 C.F.R. Part 160 and Part 164, subparts A, C, and E.

(d) The Client Agency is a “covered entity” as that term is defined in 45 C.F.R. § 160.103.

(e) The Contractor, on behalf of the Client Agency, performs functions that involve the use or disclosure of “individually identifiable health information,” as that term is defined in 45 C.F.R. § 160.103.

(f) The Contractor is a “business associate” of the Client Agency, as that term is defined in 45 C.F.R. § 160.103.

(g) Obligations and Activities of Business Associates
   (1) Business Associate shall not use or disclose PHI other than as permitted or required by this Section of the Contract or as Required by Law.

   (2) Business Associate shall use appropriate safeguards to prevent use or disclosure of PHI other than as provided for in this Section of the Contract.

   (3) Business Associate shall use administrative, physical and technical safeguards that reasonably and appropriately protect the confidentiality, integrity, and availability of electronic PHI that it creates, receives, maintains, or transmits on behalf of the Covered Entity.

   (4) Business Associate shall mitigate, to the extent practicable, any harmful effect that is known to the Business Associate of a use or disclosure of PHI by Business Associate in violation of this Section of the Contract.

   (5) Business Associate shall report to Covered Entity any use or disclosure of PHI not provided for by this Section of the Contract or any Security Incident of which it becomes aware.

   (6) Business Associate shall insure that any agent, including a subcontractor, to whom it provides PHI received from, or created or received by Business Associate, on behalf of the Covered Entity, shall agree to the same restrictions and conditions that apply through this Section of the Contract to Business Associate with respect to such information.

   (7) Business Associate shall provide access, at the request of the Covered Entity, and in the time and manner agreed to by them, to PHI in a Designated Record Set, to Covered
 Entity or, as directed by Covered Entity, to an Individual in order to meet the requirements under 45 C.F.R. § 164.524.

(8) Business Associate shall make any amendments to PHI in a Designated Record Set that the Covered Entity directs or agrees to pursuant to 45 C.F.R. § 164.526 at the request of the Covered Entity, and in the time and manner agreed to by them.

(9) Business Associate shall make internal practices, books, and records, including policies and procedures and PHI, relating to the use and disclosure of PHI received from, or created or received by, Business Associate on behalf of Covered Entity, available to Covered Entity or to the Secretary in a time and manner agreed to by them or designated by the Secretary, for purposes of the Secretary determining Covered Entity’s compliance with the Privacy Rule.

(10) Business Associate shall document such disclosures of PHI and information related to such disclosures as would be required for Covered Entity to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 C.F.R. § 164.528.

(11) Business Associate shall provide to Covered Entity, in a time and manner agreed to by the parties, information collected in accordance with subsection 10 of this Section of the Contract, to permit Covered Entity to respond to a request by an Individual for an accounting of disclosures of PHI in accordance with 45 C.F.R. § 164.528.

(12) Business Associate shall comply with any State law that is More Stringent than the Privacy Rule.

(h) Permitted Uses and Disclosure by Business Associate

(1) General Use and Disclosure. Except as otherwise limited in this Section of the Contract, Business Associate may use or disclose PHI to perform functions, activities, or services for, or on behalf of, Covered Entity as specified in this Contract, provided that such use or disclosure would not violate the Privacy Rule if done by Covered Entity or the minimum necessary policies and procedures of the Covered Entity.

(2) Specific Use and Disclosure.

(A) Except as otherwise limited in this Section of the Contract, Business Associate may use PHI for the proper management and administration of Business Associate or to carry out the legal responsibilities of Business Associate.

(B) Except as otherwise limited in this Section of the Contract, Business Associate may disclose PHI for the proper management and administration of Business Associate, provided that disclosures are Required by Law, or Business Associate obtains reasonable assurances from the person to whom the information is disclosed that it will remain confidential and used or further disclosed only as Required by Law or for the purpose for which it was disclosed to the person, and the person notifies Business Associate of any instances of which it is aware in which the confidentiality of the information has been breached.

(C) Except as otherwise limited in this Section of the Contract, Business Associate may use PHI to provide Data Aggregation services as defined in 45 C.F.R. § 164.501, to Covered Entity as permitted by 45 C.F.R. § 164.504(e)(2)(i)(B).

(i) Obligations Of Covered Entity
(1) Covered Entity shall notify Business Associate of any limitations in its notice of privacy practices of Covered Entity, in accordance with 45 C.F.R. 164.520, or to the extent that such limitation may affect Business Associate’s use or disclosure of PHI.

(2) Covered Entity shall notify Business Associate of any changes in, or revocation of, permission by Individual to use or disclose PHI, to the extent that such changes may affect Business Associate’s use or disclosure of PHI.

(3) Covered Entity shall notify Business Associate of any restriction to the use or disclosure of PHI that Covered Entity has agreed to in accordance with 45 C.F.R. § 164.522, to the extent that such restriction may affect Business Associate’s use or disclosure of PHI.

(j) Covered Entity shall not request Business Associate to use or disclose PHI in any manner that would not be permissible under the Privacy Rule if done by the Covered Entity, except that Business Associate may use and disclose PHI for Data Aggregation, and management and administrative activities of Business Associate, as permitted under this Section of the Contract.

(k) Term and Termination
   (1) The term of this Section of the Contract shall be effective as of the date the Contract is effective and shall Terminate or Expire when all of the PHI provided by Covered Entity to Business Associate, or created or received by Business Associate on behalf of Covered Entity, is destroyed or returned to Covered Entity, or, if it is infeasible to return or destroy PHI, protections are extended to such information, in accordance with the termination provisions in this Section.

   (2) Upon Covered Entity’s knowledge of a material breach of this Section by Business Associate, Covered Entity shall either proceed in accordance with the Breach section of this Contract or, if neither Cancellation nor a cure is feasible, then Covered Entity shall report the breach to the Secretary.

(A) Effect of Termination, Cancellation and Expiration
   Except as provided above, upon Termination, Cancellation or Expiration of this Contract, Business Associate shall return or destroy all PHI received from Covered Entity, or created or received by Business Associate on behalf of Covered Entity. This provision shall apply to PHI that is in the possession of subcontractors or agents of Business Associate. Business Associate shall retain no copies of the PHI.

(B) In the event that Business Associate determines that returning or destroying the PHI is infeasible, Business Associate shall provide to Covered Entity notification of the conditions that make return or destruction infeasible. Upon documentation by Business Associate that return of destruction of PHI is infeasible, Business Associate shall extend the protections of this Section of the Contract to such PHI and limit further uses and disclosures of PHI to those purposes that make return or destruction infeasible, for as long as Business Associate maintains such PHI. Infeasibility of the return or destruction of PHI includes, but is not limited to, requirements under state or federal law that the Business Associate maintains or preserves the PHI or copies thereof.

(l) Miscellaneous Provisions
   (1) A reference in this Section of the Contract to a section in the Privacy Rule means the section as in effect or as amended.
(2) The Parties shall take such action as is necessary to amend this Section of the Contract from time to time as is necessary for Covered Entity to comply with requirements of the Privacy Rule and HIPAA.

(3) The respective rights and obligations of Business Associate under this section of the Contract shall survive the Termination or Cancellation of this Contract.

(4) This Section of the Contract shall be construed as broadly as necessary to implement and comply with the Privacy Standard. Any ambiguity in this Section of the Contract shall be resolved in favor of a meaning that complies, and is consistent with, the Privacy Standard.

(5) Covered Entity makes no warranty or representation that compliance with this Section of the Contract will be adequate or satisfactory for Business Associate’s own purposes. Covered Entity shall not be liable to Business Associate for any Claim related to or arising from the unauthorized use or disclosure of PHI by Business Associate or any Contractor Parties or any other party to whom Business Associate has disclosed PHI pursuant to this Section of the Contract. Business Associate is solely responsible for all decisions made, and actions taken, by Business Associate regarding the safeguarding, use and disclosure of PHI within its possession, custody or control.
EXHIBIT A

DESCRIPTION OF REQUIRED SERVICES

1.0 GENERAL CONDITIONS

The work under this specification consists generally, but not limited to, furnishing the necessary labor, equipment and materials required to maintain and/or repair existing HVAC equipment necessary for the successful operation of Gateway Community College, Long Wharf Campus, 60 Sargent Drive, New Haven, CT 06511 and the North Haven Campus, 88 Bassett Road, North Haven, CT 06473. The contractor shall follow the operating and maintenance instructions which are furnished by the manufacturer of each piece of equipment, but in no case shall preventive maintenance be less than that which is described in these specifications.

The HVAC equipment shall include pumps, boilers, water heaters, air handling units, exhaust and return fans, electric unit heaters, cabinet heaters, starters, switches, compressors, unitary units and all accessory units related to their operation.

The electrical maintenance and/or repair of equipment shall include the electric motors, control devices, etc. with the HVAC equipment described in the paragraph above.

Components which require repair during the warranty period does not relieve the contractor of responsibility. Under this contract the contractor shall negotiate with the manufacturer and his supplier to expedite the repair within a period of time acceptable to the owner.

The contractor shall cooperate with those in authority on the premises to prevent the entrance and exit of all unauthorized workmen or others whose presence is prohibited or undesirable in order to observe all rules and regulations in force at Gateway Community College.

Emergency maintenance and/or repairs shall be provided twenty-four (24) hours, seven (7) days a week basis. The contractor shall have a mechanic on the job site within (2) hours after receiving a request for emergency service. The contractor must provide one telephone number where a designated representative can be contracted in case of an emergency. Failure to respond to an authorized emergency call within two (2) hours shall be considered to be unsatisfactory service under the terms of this contract.

Contractor shall have proper tools and equipment required for performance under this contract.

It shall be the responsibility of the contractor's personnel to log in and out upon arrival and departure at GCC as prescribed by those in authority. A service ticket indicating maintenance and/or repairs performed on each call shall be left in care of GCC Purchasing Department or Maintenance Department.

All work, replacement parts, materials, supplies and workmanship shall be subject to the approval of the Building Superintendent and the Director of Facilities.
Gateway Community College reserves the right to make or cause to be made such inspections and tests as deemed advisable to ascertain that the requirements of these specifications are being fulfilled. Should it be found that the requirements herein specified are not being satisfactorily maintained, Gateway Community College may immediately demand that the contractor place equipment in a condition to meet those requirements. If the contractor fails to comply with such demands, within a reasonable time, Gateway Community College may, by written notice to the contractor, terminate his right to proceed further with this work. In such event, Gateway Community College may take over the work and bring it to a completion, by contract or otherwise, and the contractor and his sureties shall be liable to Gateway Community College for any additional cost occasioned by Gateway Community College. At this point the contractor may be considered in default and the contract terminated. Gateway Community College reserves the right to terminate this contract in whole or in part should the need for the services cease to exist.

The maintenance and/or repair of the equipment must be between the hours of 7:30 am and 4:30 p.m. It shall be the contractor's responsibility to see that materials and tools are delivered within or adjacent to the area of maintenance and/or repair as specified by GCC. All work, other than emergency service, must be accomplished during the weekdays Monday through Friday excluding State holidays:

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The work described in this specification shall be done with the least inconvenience to Gateway Community College. The amount of time that normal operations are interrupted must be kept to a minimum.

The contractor is responsible to protect all existing and newly installed work, materials, equipment, improvements, utilities, structures and vegetation at all times during the course of this contract. Any property or incidental damaged during the course of this contract shall be repaired or replaced to the satisfaction of the Director of Facilities (or his designated representatives), and the user agency.

All work being performed for and/or on Gateway Community College property shall fully conform to all local, state, and federal safety regulations.

The contractor shall notify the Director of Facilities or his authorized representative immediately by telephone of any unexpected emergency, subsurface or latent physical condition found; along with the recommendations for dealing with the matter. Changes found necessary by GCC or the contractor that are not covered under the original scope of work, specification or drawing(s), shall be jointly agreed upon by the contractor and the College. The contractor must submit all additional costs on the project in writing. A verbal approval to begin emergency work can be made by the Director of Facilities.

The contractor shall be responsible to remove all their debris from the site and clean effected work areas. Contractor shall keep the premises free of debris and unusable materials resulting from their work and as work progresses; or upon request by GCC representative, shall remove such debris and materials from GCC property. The contractor shall leave all affected areas as they were prior to beginning work.
GCC shall make available all required utilities to the contractor for work under this contract. This however does not include those utilities to be installed by the contractor as a part of the scope of work or specification. Accidental interruption(s) caused by the contractor and repair thereto, shall be at the contractor's expense. Planned interruptions under this contract shall be coordinated with Director of Facilities and the Building Superintendent, or their designated representative.

If the work to be performed under this contract requires the use of any product which contains any ingredient that could be hazardous or injurious to a person's health, a Material Safety Data Sheet (MSDS) must be submitted with their bid at the time of bid opening.

It is conditioned that the contractor complies in all respects with the terms, conditions, and obligations of the agreement and his/her obligations hereunder including the specifications. In cases where delays are clearly not the contractor's responsibility, the contractor is responsible for notifying the Director of Facilities and the Building Superintendent, or their designated representatives for explanation of procedures.

The contractor must investigate and report on any complaints that might arise in connection with the use of his/her materials and supplies. The contractor must be prepared to furnish engineering services when requested.

GCC may conduct a background investigation by the New Haven Police Dept. on those individuals employed by the contractor and assigned to work under this contract. Based on this investigation, GCC shall require the contractor to remove any individual GCC may deem to consider unfit.

Contractor shall be required to meet with the Building Maintenance Supervisor once a month for a minimum of one hour in addition contractor may be required to meet with the Building Maintenance Supervisor when needed.

2.0 TERM OF AGREEMENT

The term of this agreement shall be for four (4) years, July 1, 2007 through June 30, 2011. The State reserves the option to extend this contract for a period of time up to its original length or portions thereof.

3.0 PRICES

Prices quoted shall include all associated costs and charges. Prices quoted shall be exclusive of all Federal and Connecticut State Taxes. Tax exemption certificate shall be furnished when required. Prices must remain firm for the first three years of this agreement. The contractor may request a price increase for the fourth year of the original contract period.

All price increases will be commensurate with increases over a similar period in the Producers’ Price Index for the HVAC Repair & Maintenance industry.
4.0 INVOICE PROCEDURE

GCC, Long Wharf Campus: payment shall be made quarterly after service has been performed upon receipt of invoice.

GCC, North Haven Campus: payment shall be made quarterly after service has been performed upon receipt of invoice.

Invoices for repairs/parts not covered under this maintenance agreement: payment shall be made upon receipt of contractors invoice and after repair or delivery has been made.

Invoices must be submitted to Gateway Community College, Attn: Accounts Payable, 60 Sargent Drive, New Haven, CT 06511.

5.0 INQUIRIES

Any inquiries relative to this bid should be directed to Mr. Robert Lyons, Building Supervisor for the Long Wharf Campus & North Haven Campus at 203-285-2240 and Mr. Art Corda, Facilities Director at 203-285-2223.

6.0 SITE-INSPECTION

6.1 A MANDATORY on-site inspection is scheduled for **June 5, 2007 at 9:00 am** starting at GCC, Long Wharf Campus, 60 Sargent Drive, New Haven, CT immediately following at the North Haven Campus, 88 Bassett Road, North Haven, CT. Contractor shall visually inspect all units of equipment identified in this contract.

6.2 Contractors are charged with total responsibility for obtaining all information needed during this one (1) site visit; to enable a proposal or bid to be submitted for the scope of work as described and contained within the issued specifications. A secondary site inspection shall not be held for those who do not attend the first.

7.0 INSURANCE

The successful contractor shall be required to execute a certificate of liability insurance covering all duties, services and work to be performed under the contract; insurance shall provide limits of liability for bodily injury of not less than $100,000 for each person and $300,000 for each occurrence and property damage limits of liability of not less than $25,000 for each accident and $100,000 aggregate.

Insurance shall be effective and evidence of acceptable insurance furnished within seventy-two (72) hours after notification of contract award.

The contractor also agrees to carry sufficient Workmen's Compensation and Employer's Insurance for the protection of employees with a company or companies licensed to do business in Connecticut.

The contractor agrees that while performing duties specified in this contract that he shall carry
sufficient insurance (liability and/or other) according to the nature of the work to be performed to "save harmless" the State of Connecticut from any insurable cause what-so-ever.

8.0 TERMINATIONS

When the contractor has not performed or has unsatisfactorily performed the contract, payment shall be withheld at the discretion of GCC. Failure on the part of a contractor to fulfill contractual obligations shall be considered just cause for termination of the contract and the contractor is not entitled to any costs incurred by the contractor up to the date of termination. Termination of the Contract shall be made in writing by the Dean of Administration on (5) days notice,

Notwithstanding any provision or language in this contract to the contrary, the Dean of Administration may terminate this contract whenever he/she determines in his/her sole discretion that such termination is in the best interest of Gateway Community College. Any such termination shall be effected by delivery to the Contractor of written notice of termination. The notice of termination shall be sent by registered mail to the Contractor address furnished to Gateway Community College for purposes of correspondence or by hand delivery. Upon receipt of such notice, the Contractor shall both immediately discontinue all services affected (unless the notice directs otherwise) and deliver to Gateway Community College all data, drawings, specifications, reports, estimates, summaries, and such other information and materials as may have been accumulated by the Contractor in performing his duties under this contract, whether completed or in progress. All such documents, information, and materials shall become the property of Gateway Community College. In the event of such termination, the Contractor shall become entitled to reasonable compensation as determined by the Dean of Administration, however, no compensation for lost profits shall be allowed.

9.0 INFORMATION TO BE SUPPLIED BY CONTRACTOR

All prospective contractors must have had a minimum of four (4) years successful experience in fully maintaining heating, ventilating, air conditioning and control equipment including all mechanical and electrical requirements of the type and size included under this agreement.

All contractors must submit with their bids a listing of the names and addresses of three (2) contract customers of comparable size and scope to GCC for which the contractor is presently providing service or for which they have provided service in the last 2 years. GCC retains the option of contacting any or all of those listed for reference purposes.

All personnel performing service under this contract shall possess a minimum of three (3) years experience servicing air conditioning and electrical systems and three (3) years of experience servicing mechanical equipment and control systems and shall be licensed or certified within their respective trade as required by State Codes (Journeyman status).

A list of similar operations closed within the last three years, including reason for closing or loss and contact information.
10.0 **SCHEDULING**

Minor shutdowns for maintenance and/or repairs shall be completed no later than two calendar days after such trouble is reported. Major shutdowns shall be corrected within four (4) calendar days. The four (4) day period shall include locating of the trouble, procurement of the parts, the installation of the parts and placing of the equipment back in operations. Failure to complete minor or major shutdowns with the allotted time frame shall result in liquidated damages being assessed against the contractor in the amount of $200.00 per day until the equipment or system is repaired and fully operational except on special order parts.

Every effort shall be made to expedite any and all repairs in accordance with set time limits. Where limits may need to be exceeded, any deviations shall be verified and approved in advance by the Director of Facilities.

Vendor shall make every possible effort to obtain parts from any other authorized dealer and/or manufacturer in order to ensure that maintenance and/or repairs are made with the above set time limits.

11.0 **EQUIPMENT**

The cost of any part/component inventory deemed necessary by the contractor for the successful trouble-free operation of plant and systems shall be at the contractor's expense for the duration of this contract. Contractor shall have available an adequate inventory to perform service in accordance with specifications.

12.0 **TERMS AND CONDITIONS**

12.1 See attachment: Standard Bid and Contract Terms and Conditions

12.2 **STATUTE 31-57f (FORMERLY PA 99-142) AN ACT SETTING STANDARD WAGE RATES FOR CERTAIN SERVICE WORKERS:**

Contractors must comply with all provisions of Statute 31-57f (formerly PA 99-142), *An Act Setting Standard Wage Rates for Certain Service Workers.*

Information regarding this Public Act and when it applies can be obtained from Department of Labor’s web site: [http://www.ctdol.state.ct.us](http://www.ctdol.state.ct.us). Questions concerning the provision and implementation of this act should be referred to the Department of Labor, Wage and Workplace Standards Division, 200 Folly Brook Blvd., Wethersfield, CT 06109-1114 (860) 263-6790.

During the term of the contract, the State shall verify that these wage scales are being used, as outlined through CGS 31-57f. This act mandates certified payrolls and a statement of compliance to be submitted on a weekly basis to the College. The wage certification form must be included with the bid submission.

Contractor agrees to absorb any increase in the standard wage: Any increase in wage and
fringe benefit costs incurred or paid by the Contractor during the term of this contract that results from an increase in any applicable minimum standard wage rate as established by the Labor Commissioner shall be the sole responsibility of the Contractor. There shall be no adjustment to the contract amount or rate to be paid by the College during the current term of the contract. Changes in contract pricing may be negotiated at the time of any contract renewal or extension to reflect future increased costs. Any such changes shall be reduced to writing as part of such renewal or extension.

12.3 Multiple Awards
Gateway Community College reserves the right to award to multiple vendors.

13.0 SPECIFICATIONS/SCHEDULED MAINTENANCE - NORTH HAVEN CAMPUS and LONG WHARF CAMPUS

13.1 PUMPS
Circulating pumps in the hot water, domestic hot water, air intake coil, make-up air handling unit, domestic temperature water re-circulating and kitchen domestic water booster heater are Bell & Gossett equipment in most areas.

MONTHLY:
Remove the oil cap plate and inspect to insure that the oil level is adequate in all pumps. Use an SAE 20 non-detergent oil or as required.

EVERY-SIX MONTHS:

a. Lubricate pump bearings per manufacturer's recommendations.
b. Lubricate motor bearings per manufacturer's recommendations.
c. Check suction and discharge pressures.
d. Check packing or mechanical seal.

ANNUAL INSPECTION:
a. Lubricate pump bearings per manufacturer's recommendations.
b. Lubricate motor bearings per manufacturer's recommendations.
c. Tighten all nuts and bolts. Check motor mounts and vibration pads. Replace as required.
d. Visually check pump alignment and coupling.
e. Check motor operating conditions.
f. Inspect electrical connections and contactors.
g. Check and clean stainers and check hand valves where applicable.
h. Inspect mechanical seals. Replace as required or inspect pump packing. Replace and adjust as required.
i. Clean external surfaces as required.
13.2 **BOILERS**

Before each heating season (first week of September) the fireside surfaces and flue passages of each boiler shall be thoroughly cleaned with a wire brush and vacuumed. This includes all stove pipe (exhausts) and breaches. During this cleaning period the burners shall be maintained. This maintenance shall consist of cleaning and adjusting the burner electrodes and changing the nozzles. In addition, the Flame Safeguard and burner mounted Control Panel shall be checked.

Blow down the McDonnel & Miller (or other mfg.) Low Water cutoff **SEMI-ANNUALLY**.

Before each heating season adjust the boiler feed water reducing valve to a setting of 42 psig. The boiler relief valve shall relieve at the factory setting of 40 psig. Re-adjust the reducing valve to the system fill pressure plus 5 psig.

Lubricate boiler auxiliaries per manufacturer's instructions as required.

Periodically as recommended by the manufacturer:

a. Inspect furnace and boiler fireside for refractory condition, baffle condition, heating surface cleanliness, signs of overheating, leakage, erosion and corrosion. Inspect casing access and inspection doors, draft connections, etc, for leakage of flue gas or air in filtration, as necessary.

b. Hydrostatically test pressure parts as required by local codes or parts replacement. Safety valves shall be replaced as required.

c. Check operation and setting of safety valves.

d. Check all associated valves for tight seating, packing gland leakage, etc.

**EVERY THREE MONTHS:**

Test flame safeguard control as per manufacturer's recommendation.

a. Ignition time of pilot.

b. Pilot flame response signal.

c. Ignition of main flame.

d. Main flame response signal.

e. Character of main flame.

f. Test operation of all operating limit and safety controls.

g. Inspect boiler breeching outlet and draft control systems for proper operation.

Instruments and controls as per manufacturer's recommendations - Three months running time.

a. Check and adjust all instruments and controls.
BEGINNING OF HEATING SEASON:

Combustion Efficiency Tests as follows:

a. Inspect fireside of boiler for quantity of soot and scale.
b. Inspect fuel burning system for proper operating pressures and temperatures.
c. Perform and record complete combustion analysis.
   1. Fuel gas temperature
      Recommended Readings - 150 degrees - 200 degrees above boiler steam or water temperature.
   2. Percent carbon dioxide
      (CO2)Recommended Reading - 14% for oil, 11% for natural gas.
   3. Percent oxygen (O2)
      Recommended Reading - 2% with 10% air.
   4. Percent carbon monoxide (CO)
      Recommended Reading - 0 (None)
   5. Opacity (Smoke density)
      Recommended Reading #2 fuel oil - max. #1 smoke pot test.
      Natural gas, less than #1 smoke pot test.

13.3 FUEL OIL TRANSFER SET - NORTH HAVEN CAMPUS ONLY

ANNUALLY

Oil Transfer System shall be inspected and cleaned.

Dismantle the regulating relief valve for inspection and cleaning. Inspect valve bore and piston for wear and scoring. Replace broken or damaged parts. Clean all parts and thoroughly and reassemble.

13.4 AIR HANDLING UNITS

EVERY THREE MONTHS

All filters shall be changed every three month and supplied by the contractor (extended surface filter NO EXCEPTIONS)

All belts inspected every 3 months and replaced once a year or when needed.

EVERY SIX MONTHS:

Every six months, add grease to the fan bearing shafts. Refer to the schedule from the bearing manufacturer. The exact period between lubrication is related to the rotational speed and the surrounding atmospheric conditions. Use a grease conforming to NLGI, grade two consistency.
Using a Belt Tensioning Gauge, refer to the Belt Tensioning Table in the Air Handling Unit Installation, Operation and Service Manual and check, adjust as necessary, the belt tension of each air-handling unit.

When it is necessary to replace one belt in a given set, the entire set of belts must be replaced by a matched set. When the belts are in place, the sheaves on the fan shaft and motor shall be checked with a straight edge for alignment. Check the middle groove of each sheave when multi-groove pulleys are used.

Refer to the lubrication instructions for the installed motor and lubricate the motor as indicated.

Inspect the condensate drain to insure that it is clear and free.

**MOTORS:**

a. Check motor temperature and bearing.
b. Check leads to see that connections are secure.
c. Clean motor, frame and air passages.
d. Check to insure that motor attains speed promptly.
e. Check voltage and amperage at motor speed.
f. Check service panel for proper fuse operation
g. Check rubber isolators and anchoring system.

**EVERY-YEAR:**

Clean the fan wheels and inspect the drain pan for sludge and foreign material. Clean the pan as required.

Observe the operation all dampers and make any necessary adjustments in linkage and blade orientation for proper operation.

**REPLACEMENT OF COMPONENTS:**

When a wheel or shaft requires replacement, complete replacements assemble of both shaft and wheel must be used. The replacement assemble shall be dynamically balanced at factory and the hub, clamps and shaft all scribed with an electric pencil, and disassemble for shipment. When the wheel and shaft are assembled at the job site, these scribe marks are to be lined up to preserve the dynamic balance.

On Air Handling Units, when a new wheel and shaft assemble are installed, it is necessary to thoroughly clean the area of the shaft where the clamps make contract with the shaft. Refer to the Airfoil Wheel Assemble in the Installation, Operation and Service Manual for dimensions to position the wheel on the shaft and tighten the clamp bolts per the torque values provided.

When the fan inlet core is replaced, an equal space should be maintained between the diameters of the cone around the entire periphery. Lightly tighten three of the bolts holding the cone and adjust as required. When the equal space is obtained, tighten all of the bolts
securely.

In removing or replacing fan shaft bearings, refer to the Installation, Operation and Service Manual covering the type of bearing supplied with each unit.

13.5 EXHAUST AND RETURN FANS (including kitchen exhaust fan)

13.5A EXHAUST FANS

The roof mounted belt driven centrifugal exhaust fans have motor operated back draft dampers.

There are in-line direct drive centrifugal exhaust fans serving the dryer, elevator machine room and electrical equipment rooms.

There are in-line belt drive centrifugal exhaust fans serving the rest rooms.

13.5B RETURN AIR FANS

There are belt driven, centrifugal return air fans, one fan serving each of the air handling units.

EVERY SIX MONTHS

Using a belt tensioning gauge, check and adjust as necessary. A properly tensioned belt should deflect 1/2 inch deflection midway between the pulley centers.

When it is necessary to replace one belt in a given set, the entire set of belts must be replaced with a matched set. When the belts are in place, the sheaves on the fan shaft and motor shall be checked with a straight edge for alignment. Check the middle groove of each sheave when multi groove sheaves are used.

Refer to the lubrication instructions for the installed motor and lubricate the motor as necessary.

For exhaust and return air fans, grease all bearings, check belt tension and lubricate motors.

For each fan, clean the fan wheels, inlet cones, shafts and bearings. If possible, clean fan wheels without removing wheels from shaft.

Check air velocity against design cfm output.
EVERY YEAR

Clean fan wheels, inlet cones, shafts and bearings of exhaust and return air fans.

Observe operation of all dampers and make any necessary adjustments in linkages and blade orientation for proper operation where applicable.

MOTORS

a. Check motor temperature and bearing.
b. Check leads to see that connections are secure.
c. Clean motor, frame and air passages.
d. Check to insure that motor attains speed promptly.
e. Check voltage and amperage at motor and motor speed.
f. Check rubber isolators and anchoring system.

REPLACEMENT OF COMPONENTS:

When a wheel or shaft requires replacement, a complete assembly of both shaft and wheel must be used. The replacement unit shall be dynamically balanced at the factory and the hub, clamps and shaft all scribed with an electric pencil and disassembled for shipment. When the wheel and shaft are assembled at the job site, these scribe marks are to be lined up to preserve the dynamic balance.

In removing or replacing the fan shaft bearings, refer to the installation, operation and service manual covering the type of bearing supplied with each unit.

13.6 ELECTRIC UNIT HEATER

EVERY SIX MONTHS

Clean heating element by brushing the fins on the side where the air enters the unit and then turning the fan on. Be sure to brush along the fins when cleaning. Change or clean filters as required.

Clean fan blades and casing thoroughly. Check to see that the fan is in the proper position, the set screws tight and the fan blades have a uniform setting. Any rust on the fan blade or casing must be removed and retouched with paint to match.

MOTORS

a. Check motor temperature and setting.
b. Check leads to see that connections are secure.
c. Clean motor, frame and air passages.
d. Check to insure that motor attains speed promptly.
e. Check voltage and amperage at motor and motor speed.
f. Check service panel for proper fuse operation.
g. Check rubber isolators and anchoring.

**EVERY YEAR**

Remove grease and dirt from outside the motor.

**EVERY TWO YEARS**

The bearings are permanently lubricated ball bearings; however, oilers are installed and should be re-oiled as necessary after each 2,000 hours of operation. DO NOT OVER LUBRICATE.

13.7 **CABINET HEATERS**

**EVERY SIX MONTHS**

Inspect fan and motor assembly for accumulation of dust and dirt. If necessary remove and clean. Fan and motor assemblies are readily removable as a unit for cleaning or replacement.

Motors are permanently lubricated with provisions for re-oiling under extreme conditions. When re-oiling is required, use No. 20 non-detergent oil.

**REPLACEMENT PARTS**

Replacement parts are available from factory. If parts are not available from the factory, quality replacement parts may be substituted. The maintenance supervisor should be made aware of the change.

13.8 **STARTERS AND SWITCHES**

**EVERY SIX MONTHS**

a. Clean contacts
b. Check lead in wires to see that all connections are tight.
c. Clean and replace contacts as necessary.
d. Thoroughly clean to remove dust and dirt from inside of housing.
e. Check for loose screws and springs.
f. Check all release mechanisms to assure proper operation.
g. Check all fuses and overloads for proper size.

13.9 **MISCELLANEOUS MECHANICAL EQUIPMENT**

13.9A **DAMPERS AND GRILLWORK**

**EVERY SIX MONTHS**

a. Inspect and adjust operation.
b. Inspect and clean damper blades.
c. Lubricate bearings as necessary.
d. Remove, inspect and clean gridwork.
e. Remove supply and return air grills, check and clean.

13.9B **CONTROL SYSTEMS**

EVERY SIX MONTHS

Check Air Dryer - North Haven Campus Boiler Room.

EVERY SIX MONTHS

a. Check pressure controls.
b. Lubricate dampers as necessary.
c. Check actuator operation.
d. Check and lubricate system.
e. Check and calibrate thermostats.

13.9C **DUCT SYSTEMS**

EVERY SIX MONTHS

Inspect for excess accumulation of dirt and foreign matter in return risers and ductwork. Clean if necessary. Inspect for defects and leaks. Repair if necessary.

EVERY YEAR

For all ductwork, inspect for defects and leaks and condensation moisture damage to insulation. Repair if necessary.

13.9D **HEAT TRANSFER COILS**

MONTHLY

Check finned surface for dirt accumulation. Clean of necessary.

EVERY YEAR

a. Clean coils with compressed air.
b. Check for coil surface corrosion.
c. Check coil casings for rust. Clean if necessary.
d. Check coils for wear, erosion and leaks.
13.10 **AIR COMPRESSORS**

**EVERY SIX MONTHS**

a. Drain tank and check traps.
b. Change oil and check oil pressure.
c. Check belt and sheaves and change as required.
d. Change suction filter as required.
e. Check unloader and check valve.
f. Check high-pressure safety valve.
g. Check motor operating conditions and lubricate.
h. Check PE switch, starter and alternator.
i. Clean

13.11 **MATERIALS**

Contractor shall provide the following materials for above coverage:

- belts, lubricant (oil/grease), contact cleaner, oil filters, suction filter, air filter, caulking, panel gasket, drain trap gaskets, paint, clean up material, seals, packing, motor mounts, vibration pads, paint material, degreaser, circular couplings and applicable parts

13.12 **OPERATING LOGS**

Any service work performed on any equipment or systems must be documented on a log provided by the contractor and pertaining to that particular equipment or system as follows at each Campus:

a. Description of equipment or system.
b. Date of work.
c. Description of work.
d. Operators name.

All logs are and shall become the property of Gateway Community-Technical College and shall be maintained on the site of each campus maintenance office and boiler rooms.

14.0 **EQUIPMENT**

**NORTH HAVEN CAMPUS, 88 BASSETT ROAD, NORTH HAVEN, CT 06473**

Bell & Gossett Pumps
2 - Gym Area, Cat. No. U2A - 6-1/8" Dia. BF 1.5 HP 1750 RPM
3 - Boosters for Entire Building, Cat. No. USB - 9-1/4" Dia. BF 10 HP 1750 RPM
2 - Admin. & Library, Cat. No. U1-1/2A - 5-3/4" Dia. BF 1.5 HP 1750 RPM
2 - Auditorium North, Cat. No. U2-1/2A - 6-3/8" Dia. BF 1.5 HP 1750 RPM
2 - Auditorium South, Cat. No. U1-1/2B - 7-3/4" Dia. BF 3 HP 1750 RPM
1 - Auditorium Size 6-31 GG-1/2 HP 1750 RPM
1 - Academic East, Cat. U2-1/2A - 6-1/4” Dia. BF AG 3 HP 1750 RPM
1 - Academic West, Cat. U2-1/2A - 6-1/4” Dia. BF AG 2 HP 1750 RPM
1 - Domestic Hot Water, Cat. U3A 6” Dia. BF 3 HP 1750 RPM

23 - Nesbitt Units Combination AC & Heating Office Area
66 - Nesbitt Units Classrooms

6 - Ceiling Heating Units

Air Handling Units - Nesbitt
1 - Boys Shower Room 1.5 HP
2 - Weight Room 1/2 HP
2 - Large Gym 2.00 HP
2 - Auto Shop 3/4 HP
2 - Auditorium 1 HP
1 - Administrative 1 HP

1 - Refrigerated Air Dryer

2 - Compressors

8 - Diaphragm Liquid Valves and Controls

80 - Thermostats

25 - C.A.C Units

35 - Roof Exhaust Fans (includes gym)

Liebert Heating Cooling Humidification Unit in Computer, Room 111, 20 HP
Liebert Heating Cooling Humidification Unit in Computer, Main Frame Room

Roof Top Units
4 - Trane large units (new 1995)
14 - Trane XE1000 units – split system
1 - Trane TTA090A300CA – split system, office area 100

3 - American STD Kiwani Scotch Boiler, 139 HP, KX-83 oil/gas combo burners-Webster
1 - Electric Water Heater, kitchen 80 gal.

1 - Hot Water Convection Unit

All - AC Window Units - Business Office Area

4 Mitsubishi Units – Ground A/C Units – Outside Building
2 Mitsubishi Units – Roof Top A/C Unit
1 - Air Handler Unit

2 - Balance Control Units

3 – Suspended Hot Water Unit Heaters, 2 in Lower lobby Entrance and 1 in Student Lounge

LONG WHARF CAMPUS, 60 SARGENT DRIVE, NEW HAVEN, CT  06511

40 – Programmable D/N T-States
3 - Perimeter Stats
52 - Johnson Controls Facilitator Type Stats

1 – Carrier  Mod. 48 HJ E005-531  Roof Top Unit
1 – Carrier  Mod. 48 DR 016 Roof Top Unit
1 – York  Mod. D2SC300G5-6046EEA Roof Top Unit
1 – Carrier  Mod. 48 DJE 004610 Roof Top Unit
1 – Carrier  Mod. 48 DPE 014-6-AA Roof Top Unit
4 – Carrier  Mod. 48 DP 500562 A Roof Top Unit
1 – Carrier  Mod. 48 MA-034 Roof Top Unit
2 – Carrier  Mod. 38 AE 044 600 Roof Top Unit
Unit #11  Trane 5 Ton Rooftop Unit Model YCD090C4HCBE
Unit #12  Trane 5 Ton Rooftop Unit Model YSC048A4RHA01D00A000300B
Unit #13  McQuay 30 Ton Rooftop Unit Model H-020SHC/C-RPS020CSA

1 – Carrier  Mod. 27 GA 402A-CFM 29000 Air Handler

17 – Roof Top Exhaust Fans

1 – A.O. Smith Gas Water Heater Mod. BTH 150A-966
1 – 65 Gal. RHEEM Gas Water Heater Mod. G65-400A

2 – 660 MBH Smith Gas Fired Boilers series 19-5-660 MBH

8 - Indeeco Elect. Duct Heaters

1 - Liebert Cooling/Heating & Humid. Unit Room 117

3 – Ductless A/C Split
15.0 HELPFUL QUESTIONS ASKED from previous bids

1. What parts are to be included under this contract?
   
   Only parts required for normal inspections. See 13.11.

2. If a boiler tube should break under this contract would you expect it to be repaired under this contract?
   
   No - time and material cost

3. If an air compressor should fail, do you expect that to be covered under this contract?
   
   No - time and material cost

4. Is refrigerant covered under this contract?
   
   Refrigerant is a non-inspection item, time and material cost

5. Filters are not mentioned, are these going to be supplied by the contractor? There is no mention of belts?
   
   These are normal materials used in the start-up and inspection. Contractor shall supply. see 13.11

6. The bid does not mention compressors, are they air compressors or air conditioning compressors?
   
   Answer: air compressors

   Air compressors are listed under 13.10 and require six-month scheduled maintenance. The four (4) AC window units (business office/north haven) are time and material cost.

7. What are the minimum inspection requirements per machine?
   
   Minimum inspection is stated in bid specs. 13.0

8. What about equipment that is not working at the present time?
   
   Should the current contractor not be awarded the contract, the new contractor shall be responsible to repair the equipment that is not working - time and material cost. The current contractor shall be paid for the work that has been completed only.
Payment terms are net 45 days. Any deviation may result in bid rejection. Bid prices shall include all transportation charges FOB state agency.

### PRICE SCHEDULE
for Bid 07PSX0133

<table>
<thead>
<tr>
<th>ITEM #</th>
<th>DESCRIPTION OF COMMODITY AND/OR SERVICES</th>
<th>QUANTITY</th>
<th>UNIT OF MEASURE</th>
<th>NEW HAVEN CAMPUS</th>
<th>NORTH HAVEN CAMPUS</th>
</tr>
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<tbody>
<tr>
<td>1.</td>
<td>Annual Preventive Maintenance and repairs to HVAC equipment, including pumps, boilers, water heaters, air handling units, exhaust and return fans, electric unit heaters, cabinet heaters, starters, switches, compressors, unitary units and all accessory units related to their operation. Service will be provided to both campuses of Gateway Community College: 60 Sargent Drive, New Haven CT, and 88 Bassett Road, North Haven, CT</td>
<td>4</td>
<td>Year</td>
<td>$_____/Year</td>
<td>$_____/Year</td>
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</table>
| 2A.    | Labor rates for repairs made beyond the scope of routine preventive maintenance.  
• Monday through Friday 7:30am – 4:30pm  

**Note:** All such work must be pre-approved by the CVH Facility Engineer. | 50       | Hours          | $_____/Hour     | $_____/Hour       |
| 2B.    | Labor rates for repairs made beyond the scope of routine preventive maintenance and performed beyond standard business hours.  
• Monday through Friday, 4:31pm – 7:29am  
• Weekends and State Holidays  

**Note:** All such work must be pre-approved by the Facility Engineer. | 30       | Hours          | $_____/Hour     | $_____/Hour       |
NOTICE TO EXECUTIVE BRANCH STATE CONTRACTORS AND PROSPECTIVE STATE CONTRACTORS OF CAMPAIGN CONTRIBUTION AND SOLICITATION BAN

This notice is provided under the authority of Connecticut General Statutes 9-612(g)(2), as amended by P.A. 07-1, and is for the purpose of informing state contractors and prospective state contractors of the following law (italicized words are defined below):

Campaign Contribution and Solicitation Ban
No state contractor, prospective state contractor, principal of a state contractor or principal of a prospective state contractor, with regard to a state contract or state contract solicitation with or from a state agency in the executive branch or a quasi-public agency or a holder, or principal of a holder of a valid prequalification certificate, shall make a contribution to, or solicit contributions on behalf of (i) an exploratory committee or candidate committee established by a candidate for nomination or election to the office of Governor, Lieutenant Governor, Attorney General, State Comptroller, Secretary of the State or State Treasurer, (ii) a political committee authorized to make contributions or expenditures to or for the benefit of such candidates, or (iii) a party committee; In addition, no holder or principal of a holder of a valid prequalification certificate, shall make a contribution to, or solicit contributions on behalf of (i) an exploratory committee or candidate committee established by a candidate for nomination or election to the office of State senator or State representative, (ii) a political committee authorized to make contributions or expenditures to or for the benefit of such candidates, or (iii) a party committee.

Duty to Inform
State contractors and prospective state contractors are required to inform their principals of the above prohibitions, as applicable, and the possible penalties and other consequences of any violation thereof.

Penalties for Violations
Contributions or solicitations of contributions made in violation of the above prohibitions may result in the following civil and criminal penalties:
Civil penalties—$2000 or twice the amount of the prohibited contribution, whichever is greater, against a principal or a contractor. Any state contractor or prospective state contractor which fails to make reasonable efforts to comply with the provisions requiring notice to its principals of these prohibitions and the possible consequences of their violations may also be subject to civil penalties of $2000 or twice the amount of the prohibited contributions made by their principals.
Criminal penalties—Any knowing and willful violation of the prohibition is a Class D felony, which may subject the violator to imprisonment of not more than 5 years, or $5000 in fines, or both.

Contract Consequences
Contributions made or solicited in violation of the above prohibitions may result, in the case of a state contractor, in the contract being voided. Contributions made or solicited in violation of the above prohibitions, in the case of a prospective state contractor, shall result in the contract described in the state contract solicitation not being awarded to the prospective state contractor, unless the State Elections Enforcement Commission determines that mitigating circumstances exist concerning such violation.
The State will not award any other state contract to anyone found in violation of the above prohibitions for a period of one year after the election for which such contribution is made or solicited, unless the State Elections Enforcement Commission determines that mitigating circumstances exist concerning such violation.
Additional information and the entire text of P.A. 07-1 may be found on the website of the State Elections Enforcement Commission, www.ct.gov/seec. Click on the link to “State Contractor Contribution Ban.”

Definitions:
"State contractor" means a person, business entity or nonprofit organization that enters into a state contract. Such person, business entity or nonprofit organization shall be deemed to be a state contractor until December thirty-first of the year in which such contract terminates. "State contractor" does not include a municipality or any other political subdivision of the state, including any entities or associations duly created by the municipality or political subdivision
exclusively amongst themselves to further any purpose authorized by statute or charter, or an employee in the executive or legislative branch of state government or a quasi-public agency, whether in the classified or unclassified service and full or part-time, and only in such person's capacity as a state or quasi-public agency employee.

"Prospective state contractor" means a person, business entity or nonprofit organization that (i) submits a response to a state contract solicitation by the state, a state agency or a quasi-public agency, or a proposal in response to a request for proposals by the state, a state agency or a quasi-public agency, until the contract has been entered into, or (ii) holds a valid prequalification certificate issued by the Commissioner of Administrative Services under section 4a-100. "Prospective state contractor" does not include a municipality or any other political subdivision of the state, including any entities or associations duly created by the municipality or political subdivision exclusively amongst themselves to further any purpose authorized by statute or charter, or an employee in the executive or legislative branch of state government or a quasi-public agency, whether in the classified or unclassified service and full or part-time, and only in such person's capacity as a state or quasi-public agency employee.

"Principal of a state contractor or prospective state contractor" means (i) any individual who is a member of the board of directors of, or has an ownership interest of five per cent or more in, a state contractor or prospective state contractor, which is a business entity, except for an individual who is a member of the board of directors of a nonprofit organization, (ii) an individual who is employed by a state contractor or prospective state contractor, which is a business entity, as president, treasurer or executive vice president, (iii) an individual who is the chief executive officer of a state contractor or prospective state contractor, which is not a business entity, or if a state contractor or prospective state contractor has no such officer, then the officer who duly possesses comparable powers and duties, (iv) an officer or an employee of any state contractor or prospective state contractor who has managerial or discretionary responsibilities with respect to a state contract, (v) the spouse or a dependent child who is eighteen years of age or older of an individual described in this subparagraph, or (vi) a political committee established or controlled by an individual described in this subparagraph or the business entity or nonprofit organization that is the state contractor or prospective state contractor.

"State contract" means an agreement or contract with the state or any state agency or any quasi-public agency, let through a procurement process or otherwise, having a value of fifty thousand dollars or more, or a combination or series of such agreements or contracts having a value of one hundred thousand dollars or more in a calendar year, for (i) the rendition of services, (ii) the furnishing of any goods, material, supplies, equipment or any items of any kind, (iii) the construction, alteration or repair of any public building or public work, (iv) the acquisition, sale or lease of any land or building, (v) a licensing arrangement, or (vi) a grant, loan or loan guarantee. "State contract" does not include any agreement or contract with the state, any state agency or any quasi-public agency that is exclusively federally funded, an education loan or a loan to an individual for other than commercial purposes.

"State contract solicitation" means a request by a state agency or quasi-public agency, in whatever form issued, including, but not limited to, an invitation to bid, request for proposals, request for information or request for quotes, inviting bids, quotes or other types of submittals, through a competitive procurement process or another process authorized by law waiving competitive procurement.

“Managerial or discretionary responsibilities with respect to a state contract” means having direct, extensive and substantive responsibilities with respect to the negotiation of the state contract and not peripheral, clerical or ministerial responsibilities.

“Dependent child” means a child residing in an individual’s household who may legally be claimed as a dependent on the federal income tax of such individual.

“Solicit” means (A) requesting that a contribution be made, (B) participating in any fund-raising activities for a candidate committee, exploratory committee, political committee or party committee, including, but not limited to, forwarding tickets to potential contributors, receiving contributions for transmission to any such committee or bundling contributions, (C) serving as chairperson, treasurer or deputy treasurer of any such committee, or (D) establishing a political committee for the sole purpose of soliciting or receiving contributions for any committee. Solicit does not include: (i) making a contribution that is otherwise permitted by Chapter 155 of the Connecticut General Statutes; (ii) informing any person of a position taken by a candidate for public office or a public official, (iii) notifying the person of any activities of, or contact information for, any candidate for public office; or (iv) serving as a member in any party committee or as an officer of such committee that is not otherwise prohibited in this section.