STANDARD CONTRACT EXECUTION FORMS

1. EXECUTION OF THE AGREEMENT

1.1 Extraneous Markings. The Agreement shall be kept free from extraneous markings. If the Contractor desires to record the time/date for the receipt of the Agreement, the time/date stamp shall be affixed on a separate piece of paper clipped to the copy of the Agreement.

1.2 Contractor's Signatures. The Agreement shall be signed by the Owner and Contractor. The full name and business address of the Contractor shall be inserted and the Agreement shall be signed with authorized signature(s) described below. The name of the signing party or parties shall be typewritten or printed under all signatures to the Agreement.

1.3 Sole Proprietorships. If the Contractor is an individual, the trade name (if the Contractor is operating under a trade name) shall be indicated in the Agreement and the Agreement shall be signed by such individual. If signed by someone other than the individual, there shall be attached to the Agreement a duly authenticated power-of-attorney evidencing the signer's authority to execute such Agreement for and in behalf of the individual proprietor.

1.4 Partnerships. If the Contractor is operating as a partnership, each partner shall sign the Agreement. If the Agreement is not signed by each partner, there shall be attached to the Agreement a duly authorized power-of-attorney evidencing the signer's (signers') authority to sign such Agreement for and on behalf of the partnership.

1.5 Corporation. If the Contractor is a corporation, the following certification shall be executed and submitted on corporate letterhead:

"I, _____________________________, certify that I am the _____________________________ (officer) of the corporation named as Contractor hereinafter; that _____________________________, who signed the foregoing Agreement on behalf of the _____________________________ Contractor was then _____________________________ (officer) of said Corporation; that said Agreement was duly signed for and in behalf of said Corporation by authority of its governing body, and is within the scope of its corporate powers."

If the Agreement is signed by the secretary of the corporation, the preceding certification shall be executed by some other officer of the corporation. In lieu of the foregoing certification, there may be attached to the Agreement copies of so much of the records of the corporation as will show the official character and authority of the officers signing, duly certified by the secretary or assistant secretary to be true copies.

If the Agreement is signed by someone other than one of the above-mentioned officers of the corporation, there shall be attached to the Agreement a duly authenticated power-of-attorney evidencing the signer's authority to sign the Agreement for and on behalf of the corporation.
2. EXECUTION OF THE PERFORMANCE BOND AND PAYMENT BOND

2.1 Execution by the Contractor. The Contractor, as principal, shall be named and shall execute the performance bond and payment bond in the same manner as required for the Agreement.

2.2 Execution by the Surety. The performance bond and payment bond shall be signed and sealed by an authorized representative of the surety, acting on behalf and in the name of such surety, with a duly authenticated power-of-attorney evidencing the signer's authority to sign such bond for and on behalf of such surety attached thereto. Attorneys-in-fact who sign the performance bond and payment bonds must file with each bond certified copies of their powers-of-attorney. The power-of-attorney must be dated either before or on the same date as the date of the bond, and the certificate that the power is in force and effect must be dated the same as the date of the bond and be submitted on a full size sheet of paper (8.5” x 11”). The seal must be legible upon conversion to electronic format.

3. EXECUTION OF THE CERTIFICATE OF INSURANCE

3.1 Forms and Copies. The certificate of insurance, including builder's risk insurance, \(\text{(applicable only to Designated Contractor)}\) shall be furnished in accordance with Articles 18 and 19 of the General Conditions on the ACORD form.

3.2 Required Statements. The certificate of insurance shall contain the following statements:

3.2.A Cancellation. The undersigned agent certifies that none of these policies will be cancelled or changed so as to affect this certificate until thirty (30) days after written notice of such cancellation or change has been delivered to the Owner by certified or registered mail. The undersigned agent agrees to deliver copies of the policies listed in this certificate to the Owner within ten (10) days following the Owner's request for such copies.

3.2.B Contract Requirements. The undersigned agent certifies that the insurance coverages listed in this certificate include contractual coverages for the indemnity Agreement, Contractor's liability, and builder's risk \(\text{(applicable only to Designated Contractor)}\) to the minimum limits required by the Contract Documents for this project (reference Articles 18 and 19 of the General Conditions). The undersigned agent further certifies that the Owner and its assignees, if any, and additional parties as designated by the Owner, if any, is named as an additional insured on the general liability and builder's risk \(\text{(applicable only to Designated Contractor)}\) policies.

END OF INSTRUCTIONS
AGREEMENT

PROJECT: TITLE
DIVISION: NUMBER-WORK
(Contractor)
(With Assigned Subcontractors)

PROJECT No:

PROFESSIONAL SERVICES
CONSULTANT:

CAMPUS:

THIS AGREEMENT, made and entered into in the City of CITY, State of Illinois, as of the date of
the last signature of the parties hereto, by and between NAME OF CONTRACTOR, ADDRESS OF
CONTRACTOR, a (n) INDIVIDUAL, SOLE PROPRIETOR, CORPORATION, OR PARTNERSHIP,
existing under the laws of the State of________________________, hereinafter and in the Contract
Documents referred to as the "Contractor" whose registered agent in Illinois is NAME OF AGENT,
ADDRESS OF AGENT, and THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS, a body
corporate and politic of the State of Illinois, with its principal office in Urbana, Illinois, hereinafter and in
the Contract Documents referred to as the "Owner",

WITNESSETH: That, for the consideration hereinafter stated, the Contractor and the Owner
agree as follows:

1. THE CONTRACT WORK

The Contractor shall furnish all of the labor, materials, fixtures, furnishings, equipment,
transportation, construction, plant, and facilities required for and shall perform all Work on the
Project and shall furnish and do everything required by the Contract Documents.

2. THE CONTRACT TIME

2.1 Starting Date. The Contractor shall commence the Work on the date specified in a
written Notice to Proceed from the Owner.

2.2 Completion Date. Time is of the essence in this contract. The Contractor shall achieve
Substantial Completion of the Work as expeditiously as the Work will permit, in such a
manner as to cause no delay to any of the other contractors employed on the Project or
to the completion of the Project as a whole and, subject to adjustments as provided by
the Contract Documents, no later than ____________ calendar days from the date
specified in the Notice to Proceed (the “Substantial Completion Date”).

The Contractor shall achieve Final Completion of the Project within thirty (30) days after
Substantial Completion. Neither the Substantial Completion Date nor the time for Final
Completion shall be changed except by Change Order issued in accordance with the
terms of this contract.
2.3 Remedies. In the event Contractor fails to perform under this Agreement, including but not limited to failure to achieve Substantial Completion or Final Completion, or both, in the time and manner provided, Owner shall be afforded the right to pursue any and all remedies available at law and equity.

OR IF LIQUIDATED DAMAGES ALTERNATE IS ACCEPTED:

2.3 Liquidated Damages for Delay.

2.3.A. For Delay in Substantial Completion. The parties acknowledge that the Contractor’s failure to achieve Substantial Completion of the Work within the Contract Time provided by the Contract Documents will cause the Owner to incur significant actual damages of types and in amounts which are impossible or extremely difficult to calculate and ascertain with certainty and accuracy. Accordingly, in lieu of actual damages for delay in Substantial Completion that is not caused solely by the Owner (hereinafter “Contractor Delay”), the Contractor agrees that liquidated damages will be assessed and recovered by the Owner against Contractor in the event of Contractor Delay and without the Owner being required to present any evidence of the amount or character of actual damages sustained by reason thereof. To the best of their ability and based on information available to them as of the time of entering into this Contract, Contractor and Owner have estimated that the fairest and best approximation of actual damages that will be incurred for each day of Contractor Delay beyond the Contract Time is _________ Dollars ($_________) per calendar day. Therefore, in lieu of actual damages, Contractor shall pay Owner liquidated damages in the aforesaid amount per day for each calendar day of Contractor Delay. Such liquidated damages are intended to represent estimated actual damages and are not intended as a penalty, and Contractor shall pay them to Owner without limiting Owner’s right to terminate this agreement for default as provided elsewhere herein.

2.3.B. When Owner reasonably believes that Substantial Completion will be inexcusably delayed, Owner shall be entitled, but not required, to withhold from any amounts otherwise due Contractor an amount then believed by Owner to be adequate to recover liquidated damages applicable to such delays. If and when Contractor overcomes Contractor Delay for which Owner has withheld payment and Owner reasonably believes that there has been or will be no other event of Contractor Delay for which Owner would be entitled to withhold from amounts otherwise due Contractor, Owner shall promptly release to Contractor those funds withheld, in anticipation of liquidated damages.

2.3.C. Should Owner assign a contract as contemplated in Document 00 70 00 – General Conditions Sec. 6.3, the Contractor will be referred to as “Assigned Subcontractor,” and the contract shall be referred to as an “Assigned Subcontract.”

For the purposes of allocating liquidated damages assessed by Owner to the contractor who accepts the assignment of the Assigned Subcontract (the “Lead Contractor”), the Assigned Subcontractor shall be responsible for that portion of the liquidated damages caused by the Assigned Subcontractor.

When Owner assesses liquidated damages or withholds payment due to Contractor Delay and Lead Contractor reasonably believes that Contractor Delay is attributable to Assigned Subcontractor, Lead Contractor shall be entitled, but
not required, to assess liquidated damages or withhold from any amounts otherwise due Assigned Subcontractor an amount reasonably believed by Lead Contractor to be adequate to recover liquidated damages attributable to such delays. If and when Assigned Subcontractor overcomes Contractor Delay for which Lead Contractor has assessed liquidated damages or withheld payment, and Lead Contractor reasonably believes that there has been or will be no other event of Contractor Delay by Assigned Subcontractor, Lead Contractor shall promptly release to Assigned Subcontractor those funds withheld, but no longer applicable, as liquidated damages.

3. THE CONTRACT SUM AND TERMS OF PAYMENT

3.1 The Contract Sum. The Owner shall pay to the Contractor or to Assigned Subcontractors on behalf of the Contractor, as applicable, subject to additions to and deductions from the Contract Sum, the total sum of **AMOUNT IN WORDS 00/100 Dollars ($)** which shall constitute the Contract Sum. The Contract Sum is based upon the following base bid and accepted alternate(s), if any, of Contractor and the Subcontract Sums of all Assigned Subcontractors which are described in Section 5.1 of this Agreement and are hereby accepted by the Owner:

(List Contractor Base Bid and Accepted Alternate(s) Here)

3.2 Payments. The Owner shall make payments for Work under the contract as provided in Articles 6 and 12 of the General Conditions.

3.3 Change Order Markups.

3.3.A. Lump Sum and Time and Materials Changes. The following percentages for overhead and profit shall be added to, or, as applicable, deleted from, job costs for the net amount of Work added to or deleted from the contract by written lump sum or time and material Change Orders approved by the Owner in accordance with the General Conditions. Insurance, bond, and taxes are considered as job cost items and are not included in the percentages listed below. In any one quotation for added work involving a series of Subcontractors, including assigned subcontractors, the cumulative percentages for the Contractor’s and Subcontractor’s, including assigned subcontractors, overhead and profit shall not exceed twenty-five percent (25%). All costs shall be net costs including discounts realized by the contractor.

Add to the net extra job costs for added Work to be performed by:

1) Contractor’s own forces 15%
2) Subcontractors 5% (including Assigned Subcontractors).

Add to the net credit for job costs deleted for Work originally to have been performed by:

1) Contractor’s own forces 5%
2) Subcontractors 0% (including Assigned Subcontractors).

3.3.B. Unit Price Changes. Unit price Change Orders shall be based on the unit prices identified in the Contractor’s bid, which include the Contractor’s overhead and profit for the Work performed on the unit price basis. The above-mentioned percentages shall not be applied to unit price changes.
4. **THE CONTRACT DOCUMENTS**

4.1 The contract between the parties consists of the “Contract Documents”. The Contract Documents include this Agreement, the Bidding Documents, the General Conditions, the Construction Documents, any supplemental conditions, any special conditions, any subsequent Change Orders, field directives, and other written amendments to this Agreement, and all documents expressly annexed as part of this Agreement. Documents not described above are not Contract Documents and do not constitute part of the contract between the parties.

4.2 **Addenda.** The following addenda were issued prior to bid opening date and are hereby incorporated into this contract: ADDENDA NUMBER, dated DATE.

4.3 **Order of Precedence.** The order of precedence of the Contract Documents in the event of conflict shall be as defined in the General Conditions.

5. **ASSIGNMENTS**

5.1 **Assignment of Contracts.** The Owner hereby assigns, transfers, and sets over unto the Contractor, all of the Owner's rights, title, and interest in and to the following described contracts, to wit:

5.1.A. **KIND OF Contract:** A contract entitled "Agreement" for construction of Division NUMBER - KIND OF Work for the NAME OF PROJECT in the total amount of AMOUNT IN WORDS 00/100 Dollars ($), made and entered into, by and between the Owner and NAME OF SUBCONTRACTOR, whose address is ADDRESS OF SUBCONTRACTOR, hereinafter referred to as an "Assigned Subcontractor."

5.1.B. **KIND OF Contract:** A contract entitled "Agreement" for construction of Division NUMBER - KIND OF Work for the NAME OF PROJECT in the total amount of AMOUNT IN WORDS 00/100 Dollars ($), made and entered into, by and between the Owner and NAME OF SUBCONTRACTOR, whose address is ADDRESS OF SUBCONTRACTOR, hereinafter referred to as an "Assigned Subcontractor."

5.1.C. **KIND OF Contract:** A contract entitled "Agreement" for construction of Division NUMBER - KIND OF Work for the NAME OF PROJECT in the total amount of AMOUNT IN WORDS 00/100 Dollars ($), made and entered into, by and between the Owner and NAME OF SUBCONTRACTOR, whose address is ADDRESS OF SUBCONTRACTOR, hereinafter referred to as an "Assigned Subcontractor."

5.1.D. **KIND OF Contract:** A contract entitled "Agreement" for construction of Division NUMBER - KIND OF Work for the NAME OF PROJECT in the total amount of AMOUNT IN WORDS 00/100 Dollars ($), made and entered into, by and between the Owner and NAME OF SUBCONTRACTOR, whose address is ADDRESS OF SUBCONTRACTOR, hereinafter referred to as an "Assigned Subcontractor."

The Owner further delegates to the Contractor all of the obligations and duties of the Owner to said Assigned Subcontractors subject to all the terms and conditions contained in the assigned contracts.
It is the intention of the parties that the foregoing assignment and delegation shall constitute a novation of the assigned contracts whereby the Contractor is substituted for the Owner as a party thereto.

5.2 Acceptance of Assigned Contracts. The Contractor hereby accepts the assignment and delegation of the hereinafore mentioned contracts, and each of them, upon the terms and conditions thereof and agrees that said Assigned Subcontractors, and each of them, shall be considered as and are the Contractor's Subcontractors to the same extent, for all purposes, and with the same legal effect as if the Contractor had originally bid for the Work under said assigned contracts and, upon the acceptance of such bid by the Owner and the execution of a contract between the Contractor and the Owner for the performance of all of said Work, the Contractor had entered directly into Subcontracts with the Assigned Subcontractors for the performance by them of the portions of the Work covered by their respective contracts with the Owner. The Contractor hereby irrevocably authorizes direct payment to be made by the Owner to each Assigned Subcontractor for the performance of the latter's Work under subcontract in accordance with the contract between the Contractor and the Owner for such Work. The Contractor and its surety shall be as fully responsible to the Owner for acts and omissions of the Assigned Subcontractors as they are for the acts and omissions of other Subcontractors and other persons directly employed by Contractor.

5.3 Consideration for Assigned Contracts. The Contractor has included an assignment fee in the Base Bid and agrees that this amount is adequate to compensate it for the assignment to it of the hereinafore mentioned contracts, its acceptance thereof, and the duties imposed upon it thereby.

5.4 Other Assignments. Except as provided above, this contract shall not be assigned to another contractor. Neither party to the contract shall assign the contract or sublet it as a whole without the written consent of the other. Any purported assignment without such written consent shall constitute a material breach hereof.

5.5 The Contractor receiving assignment of Assigned Contracts is designated as the Lead Contractor for this Project. Each Assigned Subcontractor shall coordinate its Work with Lead Contractor, and with the Work of the other Assigned Subcontractors. The Lead Contractor is responsible for making all scheduling and coordination decisions where consensus is not attained among the affected Assigned Subcontractors.

5.6 The Lead Contractor shall make all coordination and scheduling decisions not mutually agreed to by the affected Assigned Subcontractors. Lead Contractor shall indemnify, defend and hold harmless Owner, Professional Services Consultant and the Owner’s Representative in connection with all such decisions that are or should have been made by the Lead Contractor. Disputes between or among two or more Assigned Subcontractors pertaining to the creation, application, and modification of the Construction Schedule, the furnishing of resources to meet the Construction Schedule, interferences and delays claimed by an Assigned Subcontractor against another Assigned Subcontractor, default in any of the obligations of another Assigned Subcontractor that delays, interferes or otherwise harms an Assigned Subcontractor, and other coordination and scheduling decisions involving Assigned Subcontractors (“coordination decisions”) shall be submitted promptly in writing to the Lead Contractor for a final construction decision. The final construction decision of the Lead Contractor shall be consistent with the content and intent of the Contract Documents. An Assigned Subcontractor may request that a final construction decision be rendered or confirmed in writing. The final construction decision of the Lead Contractor, whether provided verbally or in writing, shall be observed, accepted, and fully followed by all Assigned Subcontractor and their Subcontractors on the Project, subject only to the commencement of a claim proceeding initiated at the request of an Assigned
Subcontractor. A claim asserted under this Paragraph between or among Assigned Subcontractor, and any claim that should have been asserted hereunder, must be brought within a reasonable period of time and in any event within six (6) months of Substantial Completion of the Work of the Assigned Subcontractor bringing the claim. The progress of the Work in accordance with the final construction decision of the Lead Contractor shall not be delayed, pending this issuance of a final construction decision or pending any proceeding.

5.7 In the event of a dispute between or among Assigned Subcontractors that results in the issuance of a final construction decision by Lead Contractor, or a dispute between or among Assigned Subcontractors that should have been submitted to the Lead Contractor under Section 5.6 but was not, the Assigned Subcontractor’s sole and exclusive remedy for any and all claims is the commencement of litigation or Alternative Dispute Resolution with the other Assigned Subcontractor(s), pursuant to the provisions of Applicable Laws. The damage remedy in such proceedings hereby provided in favor of Assigned Subcontractor shall be exclusive remedy for these and all other disputes between and among Assigned Subcontractors.

5.8 In the event of a dispute that is not of the kind described in Section 5.7, and where instead the dispute is between Contractor and Owner, Contractor’s sole and exclusive remedy for all claims is use of and resort to the Claim provisions of the Contract Documents. The remedies provided therein against Owner in connection with actions by Contractor shall be exclusive.

5.9 Contractor shall have no right of action against Owner, Owner’s Representative or Professional Services Consultant in connection with any dispute, or a decision rendered in connection with a dispute, between or among the Assigned Subcontractor.

5.10 Contractor shall conform to the scheduling requirements in the Contract Documents and the General Requirements of the Specifications and shall provide for expeditious and practical execution of the Work.

5.11 Owner, the Owner’s Representative and Professional Services Consultant will not have control over, or charge of, construction means, methods, techniques, sequences or procedures, or for the safety precautions and programs in connection with the Work, because these are solely Contractor’s rights and responsibilities under the Contract Documents. Neither will Owner, the Owner’s Representative and Professional Services Consultant be responsible for Contractor’s failure to perform the Work in accordance with the requirements of the Contract Documents. Neither will Owner, the Owner’s Representative or Professional Services Consultant have control over or charge of or be responsible for acts or omissions of Contractor, Subcontractors, or their agents or employees, or of any other persons or entities performing portions of the Work.

6. PERFORMANCE BOND AND PAYMENT BOND

The Contractor shall furnish the Owner a performance bond and a payment bond each in the penal sum of AMOUNT IN WORDS 00/100 Dollars ($) as required by and in accordance with the terms of the General Conditions. Each bond shall name Owner as Obligee.

7. STATUTORY CERTIFICATIONS

In accordance with applicable laws and subject to applicable penalties for false or misleading statements, the following certifications are made in connection with this Contract:

7.1 The Contractor certifies that ______________ is its Federal Taxpayer Identification Number and that it is doing business as a ______________.
7.2 The Contractor certifies that it has complied with the Substance Abuse Prevention on Public Works Projects Act (820 ILCS 265) including the requirement to file with Owner a written program that meets or exceeds the requirements of the Act. Submit a written program to the Owner only if the program has been revised since submitted with the annual prequalification. The requirements of this certification and disclosure are a material part of this Contract and the Contractor shall require this certification provision to be included in all Subcontracts.

7.3 University of Illinois Supplemental Certifications
a. Vendor is required under 30 ILCS 500/20-65 to maintain, for a period of three (3) years after the later of the date of completion of this Contract or the date of final payment under the Contract, all books and records relating to the performance of the Contract and necessary to support amounts charged to the Owner under the Contract. The Contract and all books and records related to the Contract shall be available for review and audit by the Owner and the Illinois Auditor General. If this Contract is funded from contract/grant funds provided by the U.S. Government, the Contract, books, and records shall be available for review and audit by the Comptroller General of the U.S. and/or the Inspector General of the federal sponsoring agency. The Vendor agrees to cooperate fully with any audit and to provide full access to all relevant materials. Failure to maintain the required books and records shall establish a presumption in favor of the Owner for the recovery of any funds paid by the Owner under this Contract for which adequate books and records are not available.

b. Vendor certifies that it has not retained a person or entity to attempt to influence the outcome of a procurement decision for compensation contingent in whole or in part upon the decision or procurement. Vendor further certifies that it has not and will not, pursuant to this subcontract or otherwise, bill or otherwise cause the State of Illinois to pay for any of the lobbyist’s costs, fees, compensation, reimbursement or other remuneration (30 ILCS 500/50-38).

c. This applies only if procuring Owner receives Medicare or Medicaid funding. Vendor certifies that neither it nor any of its directors, officers, employees, agents or subVendors who may provide services pursuant to this Contract (collectively “Agents”) is presently debarred, suspended, proposed for debarment, declared ineligible or otherwise excluded from transactions with the U.S. Government or by any federal government agency. Vendor shall provide University immediate written notice if Vendor learns that this certification was erroneous when made or if Vendor or any of its Agents hereafter becomes debarred, suspended, proposed for debarment, declared ineligible or otherwise excluded from transactions with the U.S. Government or by any Federal agency.

d. Vendor further certifies that neither it nor any of its Agents is presently subject to an investigation or proceeding to exclude it as a provider under Medicare or Medicaid or under any other federal or state health care program or under any third party insurance program, nor is currently excluded or debarred from submitting claims to Medicare or Medicaid or to any other federal or state health care program or to any third party insurer.

e. The following certification is applicable for professional services consultants and subconsultants only. Vendor shall comply with the Copeland “Anti Kickback” Act, as codified in 18 USC 874 (2010), and comply with the payment provisions and obligations detailed by the Office of the Secretary of Labor in 29 CFR, Part 3 (2010).

f. The following certification is applicable for professional services consultants and subVendors and this applies only if procuring Owner receives Medicare or Medicaid funding. Vendor agrees to make available, upon written request, to the Secretary of Health and Human Services, the Comptroller General of the United States, or any of their duly authorized representatives, this contract and any books, documents and records necessary to verify the costs of services rendered under this agreement. Vendor further agrees to make said contract and any books, documents and necessary records available until the expiration of four years after the completion of
the agreement. In the event Vendor subcontracts any and all of its duties under this contract to another party and said subcontract has a value or cost of $10,000 or more over a twelve (12) month period, Vendor agrees that the subcontract shall contain a clause requiring the subVendor to make available, upon written request, to the Secretary of Health and Human Services, the Comptroller General of the United States or any of their duly authorized representatives, the subcontract and any books, documents and records of the subVendor that are necessary to verify the nature of the costs under the subcontract. Vendor agrees to indemnify and hold harmless the Owner in the event that any of its Medicare reimbursement is denied or disallowed due to the failure of Vendor or any of its subVendors to comply with the requirements of this provision. Such indemnity shall include but not be limited to the amount of reimbursement denied or disallowed, plus any interest, penalties and fees.

g. The following certification is applicable for contractors and subcontractors only. Pursuant to the Prevailing Wage Act, Vendor shall pay a wage of no less than the general prevailing hourly rate as paid for work of a similar character in the locality in which the work is performed, to all laborers, workers and mechanics, pursuant to definitions, guidelines and procedures set forth in 820 ILCS 130/0.01 et. seq. (2010).

h. The vendor shall submit monthly to Owner a certified copy of the records required under section 130/5(a)(1) of the Act. The certified payroll shall include records of all laborers, mechanics, and other workers employed by the vendor, including assigned subcontractors, for services performed. The records shall include each worker’s name, address, telephone number when available, social security number, classification or classifications, hourly wages paid in each pay period, number of hours worked each day, and the starting and ending times of each work day. The certified payroll shall be accompanied by a statement signed by the vendor and statements signed by each subcontractor where appropriate which aver that: (1) such records are true and accurate, (2) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required under the Act; and (3) the vendor acknowledges that filing a certified payroll that he or she knows to be false is a Class B misdemeanor.

i. Pursuant to the Veterans Preference Act, Vendor shall give preference to veterans of the United States military and naval service in appointments and employment upon public works by, or for the use of, the State or its political subdivisions, pursuant to the guidelines in 330 ILCS 55/0.01 et. seq. (2010).

j. The following certification is applicable for contractors only. Affidavit to Maintain a Primary Place of Employment in Illinois. By his/her signature, the officer of Vendor signing these certifications makes the following affirmation on behalf of Vendor as required by 30 ILCS 500/30-22(8): If awarded a Contract, Vendor will maintain an Illinois office as the primary place of employment for persons employed in the construction authorized by the Contract throughout the term of the Contract.

8. CONSTITUTIONAL AND STATUTORY PROVISIONS

8.1 If this contract is funded from State of Illinois appropriated funds, the Contractor understands and agrees that this contract is subject to termination and cancellation without any penalty in any fiscal year in which the Illinois General Assembly fails to make an appropriation for payments under the terms of this contract. In the event of termination and cancellation for lack of appropriation, the Contractor shall be paid for services performed under this contract up to the effective date of the termination and cancellation.

8.2 Prevailing Wage.

Pursuant to the Prevailing Wage Act, Contractor shall pay a wage of no less than the general prevailing hourly rate as paid for work of a similar character in the locality in which the work is performed, to all laborers, workers and mechanics, pursuant to
definitions, guidelines and procedures set forth in 820 ILCS 130/0.01 et seq. If the Illinois Department of Labor revises the prevailing rate of hourly wages to be paid by the Owner, the revised rate shall apply to this contract. The prevailing rate of hourly wages is revised by the Illinois Department of Labor and is available on the Illinois Department of Labor’s official website.

The Contractor shall submit monthly to Owner a certified copy of the records required under section 130/5(a)(1) of the Act. The certified payroll shall include records of all laborers, mechanics, and other workers employed by the Contractor, including assigned subcontractors, for services performed. The records shall include each worker’s name, address, telephone number when available, social security number, classification or classifications, hourly wages paid in each pay period, number of hours worked each day, and the starting and ending times of each work day. The certified payroll shall be accompanied by a statement signed by the Contractor and statements signed by each subcontractor where appropriate which aver that: (1) such records are true and accurate, (2) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required under the Act; and (3) the Contractor acknowledges that filing a certified payroll that he or she knows to be false is a Class B misdemeanor.

8.3 The documents and information for the contractors and subcontractors listed in Table 1 and as described below must be provided by the Owner to the Chief Procurement Officer for Higher Education.

Table 1: Contracts and Level Descriptions

<table>
<thead>
<tr>
<th>Contract Type</th>
<th>Level</th>
<th>Contract</th>
<th>Dollar amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contractor without Assigned</td>
<td>1</td>
<td>With Owner</td>
<td>All</td>
</tr>
<tr>
<td>Contractor with Assigned</td>
<td>1</td>
<td>With Owner</td>
<td>All</td>
</tr>
<tr>
<td>Assigned Subcontractor</td>
<td>1</td>
<td>With Owner</td>
<td>All</td>
</tr>
<tr>
<td>Subcontractor*</td>
<td>2</td>
<td>With Level 1</td>
<td>&gt; $50,000</td>
</tr>
<tr>
<td>Subcontractors’ Subcontractor*</td>
<td>3 and below</td>
<td>With Level 2 and below</td>
<td>&gt; $50,000</td>
</tr>
</tbody>
</table>

* Certifications are required for >$50,000 and Financial Disclosures are required for >$100,000

**Level 1 Contractor**

1. The Form A, Form B Certifications and Disclosures, or the submitted CPO Financial Disclosure Affidavit submitted by the Level 1 Contractor with the Bid documents are hereby made part of this contract.

2. The Supplemental University of Illinois Certifications identified in the Statutory Certifications section on the Contract in addition to the Form A, Form B Certifications and Disclosures, or CPO Financial Disclosure Affidavit are incorporated into this contract. By executing this Agreement, the Level 1 Contractor acknowledges and agrees that it is in compliance with the requirements of Article 50 of the Illinois Procurement Code (30 ILCS 500/50). These requirements remain in effect for the term of the Agreement. The Level 1 Contractor certifies compliance and is under a continuing obligation to remain in compliance and to immediately report any non-compliance.

It is the responsibility of the Level 1 Contractor to provide the following with respect to each Level subcontract* which exceeds $50,000. The forms shall be completed and signed by each Level subcontractor*.

Form approved by Legal Counsel – UOCP&RES 05/23
• subcontractor(s) name(s)
• address(es)
• subcontract value(s)
• general type(s) of work to be performed.
• Form A, Form B, or CPO Financial Disclosure Affidavit
  o Certifications are required for greater than $50,000.
  o Financial Disclosures are required for greater than $100,000.

Note: Filling out Form A or Form B will satisfy the above certifications and financial disclosure requirements. However, in circumstances where the contractor has an active contract with the owner and has already vetted their financial disclosures and potential conflicts of interest from that active contract within the last 12 months from the date of contract award on the Illinois Procurement Bulletin, the contractor may submit a signed CPO Financial Disclosure Affidavit attesting that the original submission of its financial disclosures and potential conflicts of interest have not been altered or changed. This affidavit may be used, under the circumstances referenced in 30 ILCS 500/50-35(j), in place of the full Financial Disclosures and Conflicts of Interest form otherwise required by the Procurement Code and will satisfy the certification requirements referenced above.

The documents submitted to the Owner shall be in electronic pdf format and follow the Owner’s file naming convention. The forms and file naming convention can be found at: https://www.uocpres.uillinois.edu/contracts__forms/for_contractors. These documents shall be provided to the Owner within 15 calendar days after the execution of the Contract or after execution of the subcontract, whichever is later.

The Level 1 Contractor must provide the above information for any level subcontractors added or changed during the term of the contract.

Any subcontracts entered into prior to receiving a fully executed copy of the Contract are done at the Contractor and subcontractors own risk.

9. NOTICES

All notices shall be given by hand delivery to the Owner’s Representative, the Professional Services Consultant or the Contractor’s Project Manager, as applicable, or by delivery confirmation, to the following addressees:

To Owner: ___________________________________
___________________________________
___________________________________
Attention: ___________________________

To Professional Services Consultant: __________________
___________________________________
___________________________________
Attention: ___________________________
To Contractor: __________________________________________

___________________________________

Attention: __________________________________

All notices shall be effective upon receipt.

10. OWNER'S RIGHT TO MAKE GOOD CONTRACTOR'S DEFICIENCIES

If the Contractor should neglect to prosecute the Work or any part thereof diligently and properly or fail to properly perform any provision required by the Contract Documents, the Owner, after three days' written notice to the Contractor, may, without prejudice to any other remedy it may have, make good such deficiencies and may, by Change Order, deduct the cost thereof from any payment then or thereafter due the Contractor, provided, however, that the Professional Services Consultant shall approve both such action and the amount charged to the Contractor.

11. OWNER’S WEB-BASED PROJECT MANAGEMENT SYSTEM (“PRZM”)

Contractor shall use the Owner’s web-based project management system (“PRZM”) to access and exchange project information with team members throughout the Project’s life. This includes providing electronic copies of subcontractor agreements and signed Form A, Form B Certifications and Disclosures, or CPO Financial Disclosure Affidavit for each subcontractor; processing payment applications, schedules, change requests/clarifications, project-related submittals; and other services as identified in this Agreement, unless otherwise directed. Failure to comply with this requirement may be deemed a material breach of this agreement. Training on this system is available and is required to be taken by Contractor and Assigned Subcontractor representative.

12. COUNTERPARTS/FACSIMILE SIGNATURES

This Agreement may be signed in counterparts. Facsimile signatures constitute original signatures for all purposes.
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as and of the day and year first hereinabove set forth.

CONTRACTOR:

NAME OF CONTRACTOR

By: ___________________________ DATE

____________________________ PRINT NAME

Title: ___________________________

OWNER:

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS

By:

Paul N. Ellinger, Interim Comptroller DATE
AGREEMENT

PROJECT: TITLE

DIVISION: NUMBER-WORK
(Assigned Subcontractor)

PROJECT No:

PROFESSIONAL SERVICES
CONSULTANT:

CAMPUS:

SUBCONTRACT SUM: $ AMOUNT

THIS AGREEMENT, made and entered into in the City of CITY, State of Illinois, as of the date of
the last signature of the parties hereto, by and between NAME OF SUBCONTRACTOR, ADDRESS OF
SUBCONTRACTOR, a (n) INDIVIDUAL, SOLE PROPRIETOR, CORPORATION, OR PARTNERSHIP,
eexisting under the laws of the State of_________________________, hereinafter and in the Contract
Documents referred to as the "Assigned Subcontractor" or "Subcontractor" whose registere d agent in
Illinois is NAME OF AGENT, ADDRESS OF AGENT and THE BOARD OF TRUSTEES OF THE
UNIVERSITY OF ILLINOIS, a body corporate and politic of the State of Illinois, with its principal office in
Urbana, Illinois, hereinafter and in the Contract Documents referred to as the "Owner",

WITNESSETH: That, for the consideration hereinafter stated, the Subcontractor and the
Owner agree as follows:

1. THE SUBCONTRACT WORK

The Subcontractor shall furnish all of the labor, materials, fixtures, furnishings, equipment,
transportation, construction, plant, and facilities required for and shall perform all Contract
Division NUMBER - KIND OF Work on the Project and shall furnish and do everything required
by this Agreement and the other Contract Documents listed in paragraph 4 hereof.

2. THE SUBCONTRACT TIME

2.1 Starting Date. The Subcontractor shall commence its Work under the contract on the
date specified in a written Notice to Proceed.

2.2 Completion Date. Time is of the essence in this contract. The Subcontractor shall
achieve Substantial Completion of the Work as expeditiously as the Work will permit, in
such a manner as to cause no delay to any of the other contractors employed on the
Project or to the completion of the Project as a whole and, subject to adjustments as
provided by the Contract Documents, no later than ________ calendar days from the
date specified in the Notice to Proceed (the "Substantial Completion Date").

2.3 Remedies. In the event Contractor fails to perform under this Agreement, including but
not limited to failure to achieve Substantial Completion or Final Completion, or both,
in the time and manner provided, Owner shall be afforded the right to pursue any and all
remedies available at law and equity.
OR IF LIQUIDATED DAMAGES ALTERNATE IS ACCEPTED:

2.3 Should Owner assign a contract as contemplated in Document 00 70 00 – General Conditions Sec. 6.3, the Contractor will be referred to as “Assigned Subcontractor,” and the contract shall be referred to as an “Assigned Subcontract.” The contractor receiving the assignment shall be referred to as the “Lead Contractor.”

In the event that the Agreement between Owner and Lead Contractor provides for liquidated damages for delay in completion, for the purposes of allocating liquidated damages assessed by Owner to the Lead Contractor, the Assigned Subcontractor shall be responsible for that portion of the liquidated damages caused by the Assigned Subcontractor as allocated by Lead Contractor.

2.4 When Owner assesses liquidated damages or withholds payment due to Contractor Delay and Lead Contractor reasonably believes that Contractor Delay is attributable to Assigned Subcontractor, Lead Contractor shall be entitled, but not required, to assess liquidated damages or withhold from any amounts otherwise due Assigned Subcontractor an amount reasonably believed by Lead Contractor to be adequate to recover liquidated damages attributable to such delays. If and when Assigned Subcontractor overcomes Contractor Delay for which Lead Contractor has assessed liquidated damages or withheld payment, and Lead Contractor reasonably believes that there has been or will be no other event of Contractor Delay by Assigned Subcontractor, Lead Contractor shall promptly release to Assigned Subcontractor those funds withheld, but no longer applicable, as liquidated damages.
3.  THE SUBCONTRACT SUM AND TERMS OF PAYMENT

3.1  The Subcontract Sum.  The Owner shall pay the Subcontractor, subject to additions to and deductions from the Subcontract Sum, the sum of **AMOUNT IN WORDS 00/100 Dollars** which shall constitute the Subcontract Sum. The Subcontract Sum is based upon the following base bid and accepted alternate(s), if any, of Subcontractor which are described in the Contract Documents and are hereby accepted by the Owner:

(List Subcontractor Base Bid and Accepted Alternate(s) Here)

3.2  Payments. The Owner shall make payments for work performed by the Subcontractor under the contract as provided in Articles 6 and 12 of the General Conditions.

3.3  Change Order Markups.

3.3.A  Lump Sum and Time and Materials Changes. The following percentages for overhead and profit shall be added to, or, as applicable, deleted from, job costs for the net amount of work added to or deleted from the contract by written lump sum or time and material change orders approved by the Owner in accordance with the General Conditions. Insurance, bond, and taxes are considered as job cost items and are not included in the percentages listed below. In any one quotation for added work involving a series of Subcontractors, including assigned subcontractors, the cumulative percentages for the Contractor’s and Subcontractor’s, including assigned subcontractors, overhead and profit shall not exceed twenty-five percent (25%). All costs shall be net costs including discounts realized by the contractor.

Add to the net extra job costs for added Work to be performed by:

1) Subcontractor’s own forces 15 %
2) Subcontractors 5 %

Add to the net credit for job costs deleted for Work originally to have been performed by:

1) Subcontractor’s own forces 5 %
2) Subcontractors 0 %

3.3.B  Unit Price Changes. All unit price Change Orders shall be based on the unit prices identified in the Subcontractor's bid, which include the Subcontractor's overhead and profit for the Work performed on the unit price basis. The above-mentioned percentages shall not be applied to unit price changes.

4.  THE CONTRACT DOCUMENTS

4.1  The contract between the parties consists of the “Contract Documents”. The Contract Documents include this Agreement, the Bidding Documents, the General Conditions, the Construction Documents, any supplemental conditions, any special conditions, any subsequent Change Orders, field directives, and other written amendments to this Agreement, and all documents expressly annexed as part of this Agreement. Documents not described above are not Contract Documents and do not constitute part of the contract between the parties.
4.2 **Addenda.** The following addenda were issued prior to bid opening date and are hereby incorporated into this contract: **ADDENDA NUMBER**, dated **DATE**.

4.3 **Order of Precedence.** The order of precedence of the Contract Documents in the event of conflict shall be as defined in the General Conditions.

5. **ASSIGNMENTS**

5.1 **Assignment of Subcontractor’s Contract.** Upon execution of the Agreement between Owner and Contractor and execution of this Agreement between Owner and Assigned Subcontractor, the Owner has assigned, transferred, and set over all of the Owner’s rights, title, and interest in and to this contract unto **NAME OF CONTRACTOR**, whose address is **ADDRESS OF CONTRACTOR**. The Owner has further delegated to said assignee all of the obligations and duties of the Owner to the Subcontractor under this contract, subject to all of the terms and conditions contained herein. Said assignee has, in the Agreement between Owner and Contractor, accepted said assignment and delegation.

5.2 **Consent to Assignment.** The Subcontractor hereby consents to the above-mentioned assignment and delegation and shall become an Assigned Subcontractor to said assignee and have the status set forth in Subparagraph 6.3.A of the General Conditions. It is the intention of the parties that said assignment and delegation shall constitute a novation of this contract whereby the said assignee is substituted for the Owner as a party hereto.

5.3 **Other Assignments.** No other assignments of this contract shall be made.

6. **PERFORMANCE BOND AND PAYMENT BOND**

The Subcontractor shall provide separate payment and performance bonds on the forms provided by the Owner and issued by a surety, or sureties, acceptable to the Owner. Each of the bonds shall include a penal sum in the amount of **AMOUNT IN WORDS 00/100 Dollars ($)** which amount shall be equal to one hundred percent (100%) of the Subcontract Sum. Subcontractor’s surety(ies) shall be deemed to have waived notice of, and to have consented to, changes to the Contract Documents, including changes in: (a) the time for performing the Work and payment of compensation to Subcontractor hereunder and (b) the Work to be performed. The Contract Documents shall be incorporated by reference into each of the bonds. Each bond shall name Owner as Obligee. However, upon assignment of this contract as set forth in Section 5 above, each bond shall be assigned to the assignee Contractor and the name of the assignee Contractor shall be deemed substituted as Obligee in lieu of the Owner on each bond.

7. **STATUTORY CERTIFICATIONS**

In accordance with applicable laws and subject to applicable penalties for false or misleading statements, the following certifications are made in connection with this Contract:

7.1 The Subcontractor certifies that _______________is its Federal Taxpayer Identification Number and that it is doing business as a _______________.

7.2 The Subcontractor certifies that it has complied with the Substance Abuse Prevention on Public Works Projects Act (820 ILCS 265) including the requirement to file with Owner a written program that meets or exceeds the requirements of the Act. Submit a written program to the Owner only if the program has been revised since submitted with the annual prequalification. The requirements of this certification and disclosure are a material part of this Contract and the Subcontractor shall require this certification provision to be included in all subcontracts.
7.3 University of Illinois Supplemental Certifications

a. Vendor is required under 30 ILCS 500/20-65 to maintain, for a period of three (3) years after the later of the date of completion of this Contract or the date of final payment under the Contract, all books and records relating to the performance of the Contract and necessary to support amounts charged to the Owner under the Contract. The Contract and all books and records related to the Contract shall be available for review and audit by the Owner and the Illinois Auditor General. If this Contract is funded from contract/grant funds provided by the U.S. Government, the Contract, books, and records shall be available for review and audit by the Comptroller General of the U.S. and/or the Inspector General of the federal sponsoring agency. The Vendor agrees to cooperate fully with any audit and to provide full access to all relevant materials. Failure to maintain the required books and records shall establish a presumption in favor of the Owner for the recovery of any funds paid by the Owner under this Contract for which adequate books and records are not available.

b. Vendor certifies that it has not retained a person or entity to attempt to influence the outcome of a procurement decision for compensation contingent in whole or in part upon the decision or procurement. Vendor further certifies that it has not and will not, pursuant to this subcontract or otherwise, bill or otherwise cause the State of Illinois to pay for any of the lobbyist's costs, fees, compensation, reimbursement or other remuneration (30 ILCS 500/50-38).

c. This applies only if procuring Owner receives Medicare or Medicaid funding. Vendor certifies that neither it nor any of its directors, officers, employees, agents or subVendors who may provide services pursuant to this Contract (collectively “Agents”) is presently debarred, suspended, proposed for debarment, declared ineligible or otherwise excluded from transactions with the U.S. Government or by any federal government agency. Vendor shall provide University immediate written notice if Vendor learns that this certification was erroneous when made or if Vendor or any of its Agents hereafter becomes debarred, suspended, proposed for debarment, declared ineligible or otherwise excluded from transactions with the U.S. Government or by any Federal agency.

d. Vendor further certifies that neither it nor any of its Agents is presently subject to an investigation or proceeding to exclude it as a provider under Medicare or Medicaid or under any other federal or state health care program or under any third party insurance program, nor is currently excluded or debarred from submitting claims to Medicare or Medicaid or to any other federal or state health care program or to any third party insurer.

e. The following certification is applicable for professional services consultants and subconsultants only. Vendor shall comply with the Copeland “Anti Kickback” Act, as codified in 18 USC 874 (2010), and comply with the payment provisions and obligations detailed by the Office of the Secretary of Labor in 29 CFR, Part 3 (2010).

f. The following certification is applicable for professional services consultants and subVendors and this applies only if procuring Owner receives Medicare or Medicaid funding. Vendor agrees to make available, upon written request, to the Secretary of Health and Human Services, the Comptroller General of the United States, or any of their duly authorized representatives, this contract and any books, documents and records necessary to verify the costs of services rendered under this agreement. Vendor further agrees to make said contract and any books, documents and necessary records available until the expiration of four years after the completion of the agreement. In the event Vendor subcontracts any and all of its duties under this contract to another party and said subcontract has a value or cost of $10,000 or more over a twelve (12) month period, Vendor agrees that the subcontract shall contain a clause requiring the subVendor to make available, upon written request, to the Secretary of Health and Human Services, the Comptroller General of the United States or any of their duly authorized representatives, the subcontract and any books, documents and records necessary to verify the nature of the costs under the subcontract. Vendor agrees to indemnify and hold harmless the Owner in the event that any of its Medicare reimbursement is denied or disallowed due to the failure of Vendor or any of its subVendors to comply with the requirements of this provision. Such indemnity shall
include but not be limited to the amount of reimbursement denied or disallowed, plus any interest, penalties and fees.

g. The following certification is applicable for contractors and subcontractors only. Pursuant to the Prevailing Wage Act, Vendor shall pay a wage of no less than the general prevailing hourly rate as paid for work of a similar character in the locality in which the work is performed, to all laborers, workers and mechanics, pursuant to definitions, guidelines and procedures set forth in 820 ILCS 130/0.01 et. seq. (2010).

h. The vendor shall submit monthly to Owner a certified copy of the records required under section 130/5(a)(1) of the Act. The certified payroll shall include records of all laborers, mechanics, and other workers employed by the vendor, including assigned subcontractors, for services performed. The records shall include each worker’s name, address, telephone number when available, social security number, classification or classifications, hourly wages paid in each pay period, number of hours worked each day, and the starting and ending times of each work day. The certified payroll shall be accompanied by a statement signed by the vendor and statements signed by each subcontractor where appropriate which aver that: (1) such records are true and accurate, (2) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required under the Act; and (3) the vendor acknowledges that filing a certified payroll that he or she knows to be false is a Class B misdemeanor.

i. Pursuant to the Veterans Preference Act, Vendor shall give preference to veterans of the United States military and naval service in appointments and employment upon public works by, or for the use of, the State or its political subdivisions, pursuant to the guidelines in 330 ILCS 55/0.01 et. seq. (2010)

j. The following certification is applicable for contractors only. Affidavit to Maintain a Primary Place of Employment in Illinois. By his/her signature, the officer of Vendor signing these certifications makes the following affirmation on behalf of Vendor as required by 30 ILCS 500/30-22(8): If awarded a Contract, Vendor will maintain an Illinois office as the primary place of employment for persons employed in the construction authorized by the Contract throughout the term of the Contract.

8. CONSTITUTIONAL AND STATUTORY PROVISIONS

8.1 If this contract is funded from State of Illinois appropriated funds, the Subcontractor understands and agrees that this contract is subject to termination and cancellation without any penalty in any fiscal year in which the Illinois General Assembly fails to make an appropriation for payments under the terms of this contract. In the event of termination and cancellation for lack of appropriation, the Subcontractor shall be paid for services performed under this contract up to the effective date of the termination and cancellation.

8.2 Prevailing Wage.
Pursuant to the Prevailing Wage Act, Subcontractor shall pay a wage of no less than the general prevailing hourly rate as paid for work of a similar character in the locality in which the work is performed, to all laborers, workers and mechanics, pursuant to definitions, guidelines and procedures set forth in 820 ILCS 130/0.01 et seq. If the Illinois Department of Labor revises the prevailing rate of hourly wages to be paid by the Owner, the revised rate shall apply to this contract. The prevailing rate of hourly wages is revised by the Illinois Department of Labor and is available on the Illinois Department of Labor’s official website.

The Subcontractor shall submit monthly to Owner a certified copy of the records required under section 130/5(a)(1) of the Act. The certified payroll shall include records of all laborers, mechanics, and other workers employed by the Subcontractor for services performed. The records shall include each worker’s name, address, telephone number when available, social security number, classification or classifications, hourly wages paid
in each pay period, number of hours worked each day, and the starting and ending times of each work day. The certified payroll shall be accompanied by a statement signed by the Subcontractor and statements signed by each subcontractor where appropriate which aver that: (1) such records are true and accurate; (2) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required under the Act; and (3) the Subcontractor acknowledges that filing a certified payroll that he or she knows to be false is a Class B misdemeanor.

8.3 The documents and information for the contractors and subcontractors listed in Table 1 and as described below must be provided by the Owner to the Chief Procurement Officer for Higher Education.

Table 1: Contracts and Level Descriptions

<table>
<thead>
<tr>
<th>Contract Type</th>
<th>Level</th>
<th>Contract</th>
<th>Dollar amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contractor without Assigned</td>
<td>1</td>
<td>With Owner</td>
<td>All</td>
</tr>
<tr>
<td>Contractor with Assigned</td>
<td>1</td>
<td>With Owner</td>
<td>All</td>
</tr>
<tr>
<td>Assigned Subcontractor</td>
<td>1</td>
<td>With Owner</td>
<td>All</td>
</tr>
<tr>
<td>Subcontractor*</td>
<td>2</td>
<td>With Level 1</td>
<td>&gt; $50,000</td>
</tr>
<tr>
<td>Subcontractors' Subcontractor*</td>
<td>3 and below</td>
<td>With Level 2 and below</td>
<td>&gt; $50,000</td>
</tr>
</tbody>
</table>

* Certifications are required for >$50,000 and Financial Disclosures are required for >$100,000.

Level 1 Contractor

1. The Form A, Form B Certifications and Disclosures, or the submitted CPO Financial Disclosure Affidavit submitted by the Level 1 Contractor with the Bid documents are hereby made part of this contract.

2. The Supplemental University of Illinois Certifications identified in the Statutory Certifications section on the Contract in addition to the Form A, Form B Certifications and Disclosures, or CPO Financial Disclosure Affidavit are incorporated into this contract. By executing this Agreement, the Level 1 Contractor acknowledges and agrees that it is in compliance with the requirements of Article 50 of the Illinois Procurement Code (30 ILCS 500/50). These requirements remain in effect for the term of the Agreement. The Level 1 Contractor certifies compliance and is under a continuing obligation to remain in compliance and to immediately report any non-compliance.

It is the responsibility of the Level 1 Assigned Subcontractor to provide the following with respect to each Level subcontract* which exceeds $50,000. The forms shall be completed and signed by each Level subcontract*.

- subcontractor(s) name(s)
- address(es)
- subcontract value(s)
- general type(s) of work to be performed.
- Form A, Form B, or CPO Financial Disclosure Affidavit
  - Certifications are required for greater than $50,000.
  - Financial Disclosures are required for greater than $100,000.

- Note: Filling out Form A or Form B will satisfy the above certifications and financial disclosure requirements. However, in circumstances where the...
contractor has an active contract with the owner and has already vetted their financial disclosures and potential conflicts of interest from that active contract within the last 12 months from the date of contract award on the Illinois Procurement Bulletin, the contractor may submit a signed CPO Financial Disclosure Affidavit attesting that the original submission of its financial disclosures and potential conflicts of interest have not been altered or changed. This affidavit may be used, under the circumstances referenced in 30 ILCS 500/50-35(j), in place of the full Financial Disclosures and Conflicts of Interest form otherwise required by the Procurement Code and will satisfy the certification requirements referenced above.

The documents submitted to the Owner shall be in electronic pdf format and follow the Owner’s file naming convention. The forms and file naming convention can be found at: https://www.uocpres.uiillinois.edu/contracts___forms/for_contractors. These documents shall be provided to the Owner within 15 calendar days after the execution of the Contract or after execution of the subcontract, whichever is later.

The Level 1 Assigned Subcontractor must provide the above information for any Level subcontractors added or changed which results in a contract value exceeding $50K during the term of the contract.

Any subcontracts entered into prior to receiving a fully executed copy of the Contract are done at the Assigned Subcontractors own risk.

9. NOTICES

All notices shall be given by hand delivery to the Owner’s Representative, the assignee Contractor, the Professional Services Consultant or the Subcontractor’s Project Manager, as applicable, or by delivery confirmation, to the following addressees:

To Owner: ______________________________________
_____________________________________
_____________________________________
Attention: ____________________________

To Assignee Contractor: __________________________
_____________________________________
_____________________________________
Attention: ____________________________

To Professional Services Consultant: ___________________
_____________________________________
_____________________________________
Attention: ____________________________

To Subcontractor: _________________________________
_____________________________________
Attention: ____________________________

All notices shall be effective upon receipt.
10. OWNER’S RIGHT TO MAKE GOOD SUBCONTRACTOR’S DEFICIENCIES

If the Subcontractor should neglect to prosecute the Work or any part thereof diligently and properly or fail to properly perform any provision required by the Contract Documents, the Owner, after three days’ written notice to the Subcontractor, may, without prejudice to any other remedy it may have, make good such deficiencies and may deduct the cost thereof from any payment then or thereafter due the Subcontractor.

11. OWNER’S WEB-BASED PROJECT MANAGEMENT SYSTEM (“PRZM”)

Subcontractor shall use the Owner’s web-based project management system (“PRZM”) to access and exchange project information with team members throughout the Project’s life. This includes providing electronic copies of sub-subcontractor agreements and Form A, Form B Certifications and Disclosures, or CPO Financial Disclosure Affidavit for each sub-subcontractor; processing payment applications, schedules, change requests/clarifications project-related submittals; and other services as identified in this Agreement, unless otherwise directed. Failure to comply with this requirement may be deemed a material breach of this agreement. Training on this system is available and is required to be taken by Subcontractor representative.

8.2 COUNTERPARTS/FACSIMILE SIGNATURES

This Agreement may be signed in counterparts. Facsimile signatures constitute original signatures for all purposes.
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as and of the day and year first hereinabove set forth.

SUBCONTRACTOR:

NAME OF SUBCONTRACTOR

By: ______________________________ DATE

________________________________ PRINT NAME

Title: ______________________________

OWNER:

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS

By: ______________________________

Paul N. Ellinger, Interim Comptroller DATE
AGREEMENT

PROJECT:  TITLE  DIVISION:  NUMBER-WORK
(No Assignment)

PROJECT No:

PROFESSIONAL SERVICES
CONSULTANT:  CONTRACT SUM:  $ AMOUNT

CAMPUS:

THIS AGREEMENT, made and entered into in the City of CITY, State of Illinois, as of the date of
the last signature of the parties hereto, by and between NAME OF CONTRACTOR, ADDRESS OF
CONTRACTOR, an INDIVIDUAL, SOLE PROPRIETOR, CORPORATION, OR PARTNERSHIP,
existing under the laws of the State of_________________________, hereinafter and in the Contract
Documents referred to as the “Contractor” whose registered agent in Illinois is NAME OF AGENT,
ADDRESS OF AGENT, and THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS, a body
corporate and politic of the State of Illinois, with its principal office in Urbana, Illinois, hereinafter and in
the Contract Documents referred to as the “Owner”,

WITNESSETH: That, for the consideration hereinafter stated, the Contractor and the Owner
agree as follows:

8.3 THE CONTRACT WORK

The Contractor shall furnish all of the labor, materials, fixtures, furnishings, equipment,
transportation, construction, plant and facilities required for and shall perform all Contract
Division NUMBER – KIND OF Work on the Project and shall furnish and do everything required
by the Contract Documents.

8.4 THE CONTRACT TIME

2.1  Starting Date.  The Contractor shall commence the Work on the date specified in a
written Notice to Proceed from the Owner.

2.2  Completion Date.  Time is of the essence in this contract.  The Contractor shall achieve
Substantial Completion of the Work as expeditiously as the Work will permit, in such a
manner as to cause no delay to any of the other contractors employed on the Project or
to the completion of the Project as a whole and, subject to adjustments as provided by
the Contract Documents, no later than ____________ calendar days from the date
specified in the Notice to Proceed (the “Substantial Completion Date”).

The Contractor shall achieve Final Completion of the Work within thirty (30) days after
Substantial Completion.  Neither the Substantial Completion Date nor the time for Final
Completion shall be changed except by Change Order issued in accordance with the
terms of this contract.
2.3 Remedies. In the event Contractor fails to perform under this Agreement, including but not limited to failure to achieve Substantial Completion or Final Completion, or both, in the time and manner provided, Owner shall be afforded the right to pursue any and all remedies available at law and equity.

OR IF LIQUIDATED DAMAGES ALTERNATE IS ACCEPTED:

2.3 Liquidated Damages for Delay.

2.3.A. For Delay in Substantial Completion. The parties acknowledge that the Contractor’s failure to achieve Substantial Completion of the Work within the Contract Time provided by the Contract Documents will cause the Owner to incur significant actual damages of types and in amounts which are impossible or extremely difficult to calculate and ascertain with certainty and accuracy. Accordingly, in lieu of actual damages for delay in Substantial Completion that is not caused solely by the Owner (hereinafter “Contractor Delay”), the Contractor agrees that liquidated damages will be assessed and recovered by the Owner against Contractor in the event of Contractor Delay and without the Owner being required to present any evidence of the amount or character of actual damages sustained by reason thereof. To the best of their ability and based on information available to them as of the time of entering into this Contract, Contractor and Owner have estimated that the fairest and best approximation of actual damages that will be incurred for each day of Contractor Delay beyond the Contract Time is ________ Dollars ($_________) per calendar day unless reduced by the Owner. Therefore, in lieu of actual damages, Contractor shall pay Owner liquidated damages in the aforesaid amount per day for each calendar day of Contractor Delay. Such liquidated damages are intended to represent estimated actual damages and are not intended as a penalty, and Contractor shall pay them to Owner without limiting Owner’s right to terminate this agreement for default as provided elsewhere herein.

2.3.B. When Owner reasonably believes that Substantial Completion will be inexcusably delayed, Owner shall be entitled, but not required, to withhold from any amounts otherwise due Contractor an amount then believed by Owner to be adequate to recover liquidated damages applicable to such delays. If and when Contractor overcomes Contractor Delay for which Owner has withheld payment and Owner reasonably believes that there has been or will be no other event of Contractor Delay for which Owner would be entitled to withhold from amounts otherwise due Contractor, Owner shall promptly release to Contractor those funds withheld, in anticipation of liquidated damages.

OR IF CONSTRUCTION MANAGER ALTERNATE IS ACCEPTED.

2.3.C. The Construction Manager shall coordinate the construction schedule utilizing all Contractors’ schedules. Each Contractor shall coordinate its Work with the Construction Manager, and with the Work of the other Contractors. The Construction Manager is responsible for making all scheduling and coordination decisions where consensus is not attained.

2.3.D. Disputes between or among two or more Contractors pertaining to the creation, application, and modification of the Construction Schedule, the furnishing of resources to meet the Construction Schedule, interferences and delays claimed between Contractors, default in any of the obligations of another Contractor that delays, interferes or otherwise harms another Contractor, and other coordination and scheduling decisions involving Contractors (“coordination decisions”) shall be submitted promptly in writing to the Construction Manager for a final
construction decision. The final construction decision of the Construction Manager shall be consistent with the content and intent of the Contract Documents. A Contractor may request that a final construction decision be rendered or confirmed in writing. The final construction decision of the Construction Manager, whether provided verbally or in writing, shall be observed, accepted, and fully followed by all Contractors and their Subcontractors on the Project, subject only to the commencement of a claim proceeding initiated at the request of the Contractor(s). A claim asserted under this Paragraph between or among Contractor(s), and any claim that should have been asserted hereunder, must be brought within a reasonable period of time and in any event within six (6) months of Substantial Completion of the Work of the Contractor bringing the claim. The progress of the Work in accordance with the final construction decision of the Construction Manager shall not be delayed, pending this issuance of a final construction decision or pending any proceeding.

2.3.E. In the event of a dispute between or among Contractors that results in the issuance of a final construction decision by Construction Manager, or a dispute between or among Contractors that should have been submitted to the Construction Manager under Section 2.3.D but was not, the Contractor’s sole and exclusive remedy for any and all claims is the commencement of litigation or Alternative Dispute Resolution with the other Contractor(s), pursuant to the provisions of Applicable Laws. The damage remedy in such proceedings hereby provided in favor of the Contractor shall be exclusive remedy for these and all other disputes between and among Contractor(s).

2.3.F. In the event of a dispute that is not of the kind described in Section 2.3.E, and where instead the dispute is between Contractor and Owner, Contractor’s sole and exclusive remedy for all claims is use of and resort to the Claim provisions of the Contract Documents. The remedies provided therein against Owner in connection with actions by Contractor shall be exclusive.

2.3.G. Contractor shall have no right of action against Owner, Construction Manager or Professional Services Consultant in connection with any dispute, or a decision rendered in connection with a dispute, between or among the other Contractor(s).

2.3.H. Contractor shall conform to the scheduling requirements in the Contract Documents and the General Requirements of the Specifications and shall provide for expeditious and practical execution of the Work.

2.3.I. Owner, the Construction Manager and Professional Services Consultant will not have control over, or charge of, construction means, methods, techniques, sequences or procedures, or for the safety precautions and programs in connection with the Work, because these are solely Contractor’s rights and responsibilities under the Contract Documents. Neither will Owner, the Construction Manager and Professional Services Consultant be responsible for Contractor’s failure to perform the Work in accordance with the requirements of the Contract Documents. Neither will Owner, the Construction Manager or Professional Services Consultant have control over or charge of or be responsible for acts or omissions of Contractor, Subcontractors, or their agents or employees, or of any other persons or entities performing portions of the Work.

8.5 THE CONTRACT SUM AND TERMS OF PAYMENT
3.1 The Contract Sum. The Owner shall pay to the Contractor, subject to additions to and deductions from the Contract Sum, the sum of **AMOUNT IN WORDS 00/100 Dollars ($)** which shall constitute the Contract Sum. The Contract Sum is based upon the following base bid and accepted alternate(s), if any, of Contractor which are described in the Contract Documents and are hereby accepted by the Owner:

**(List Contractor Base Bid and Accepted Alternate(s) Here)**

3.2 Payments. The Owner shall make payments for Work under the contract as provided in Article 12 of the General Conditions.

3.3 Change Order Markups.

3.3.A. Lump Sum and Time and Materials Changes. The following percentages for overhead and profit shall be added to or, as applicable, deleted from, job costs for the net amount of Work added to or deleted from the contract by written lump sum or time and material Change Orders approved by the Owner in accordance with the General Conditions. Insurance, bond, and taxes are considered as job cost items and are not included in the percentages listed below. In any one quotation for added work involving a series of Subcontractors, the cumulative percentages for the Contractor's and Subcontractor's overhead and profit shall not exceed twenty-five percent (25%). All costs shall be net costs including discounts realized by the contractor.

Add to the net extra job costs for added Work to be performed by:
1) Contractor’s own forces 15 %
2) Subcontractors 5 %.

Add to the net credit for job costs deleted for Work originally to have been performed by:
1) Contractor’s own forces 5 %
2) Subcontractors 0 %.

3.3.B. Unit Price Changes. All unit price Change Orders shall be based on the unit prices identified in the Contractor's bid, which include the Contractor's overhead and profit for the Work performed on the unit price basis. The above-mentioned percentages shall not be applied to unit price changes.

8.6 THE CONTRACT DOCUMENTS

4.1 The contract between the parties consists of the “Contract Documents”. The Contract Documents include this Agreement, the Bidding Documents, the General Conditions, the Construction Documents, any supplemental conditions, any special conditions, any subsequent Change Orders, field directives, and other written amendments to this Agreement, and all documents expressly annexed as part of this Agreement. Documents not described above are not Contract Documents and do not constitute part of the contract between the parties.

4.2 Addenda. The following addenda were issued prior to bid opening date and are hereby incorporated into this contract: ADDENDA NUMBER, dated DATE.

4.3 Order of Precedence. The order of precedence of the Contract Documents in the event of conflict shall be as defined in the General Conditions.

Form approved by Legal Counsel – UOCP&RES 05/23
5. ASSIGNMENTS

Neither party shall assign the contract or sublet it as a whole without the written consent of the other. Any purported assignment without such written consent shall constitute a material breach hereof.

8.7 PERFORMANCE BOND AND PAYMENT BOND

The Contractor shall furnish the Owner a performance bond and a payment bond each in the penal sum of **AMOUNT IN WORDS 00/100 Dollars ($)** as required by and in accordance with the terms of the General Conditions. Each bond shall name Owner as Obligee.

8.8 STATUTORY CERTIFICATIONS

In accordance with applicable laws and subject to applicable penalties for false or misleading statements, the following certifications are made in connection with this Contract:

7.1 The Contractor certifies that _______________ is its Federal Taxpayer Identification Number and that it is doing business as a _______________.

8.9 The Contractor certifies that it has complied with the Substance Abuse Prevention on Public Works Projects Act (820 ILCS 265) including the requirement to file with Owner a written program that meets or exceeds the requirements of the Act. Submit a written program to the Owner only if the program has been revised since submitted with the annual prequalification. The requirements of this certification and disclosure are a material part of this Contract and the Contractor shall require this certification provision to be included in all Subcontracts.

8.10 University of Illinois Supplemental Certifications

a. Vendor is required under 30 ILCS 500/20-65 to maintain, for a period of three (3) years after the later of the date of completion of this Contract or the date of final payment under the Contract, all books and records relating to the performance of the Contract and necessary to support amounts charged to the Owner under the Contract. The Contract and all books and records related to the Contract shall be available for review and audit by the Owner and the Illinois Auditor General. If this Contract is funded from contract/grant funds provided by the U.S. Government, the Contract, books, and records shall be available for review and audit by the Comptroller General of the U.S. and/or the Inspector General of the federal sponsoring agency. The Vendor agrees to cooperate fully with any audit and to provide full access to all relevant materials. Failure to maintain the required books and records shall establish a presumption in favor of the Owner for the recovery of any funds paid by the Owner under this Contract for which adequate books and records are not available.

b. Vendor certifies that it has not retained a person or entity to attempt to influence the outcome of a procurement decision for compensation contingent in whole or in part upon the decision or procurement. Vendor further certifies that it has not and will not, pursuant to this subcontract or otherwise, bill or otherwise cause the State of Illinois to pay for any of the lobbyist’s costs, fees, compensation, reimbursement or other remuneration (30 ILCS 500/50-38).

c. This applies only if procuring Owner receives Medicare or Medicaid funding. Vendor certifies that neither it nor any of its directors, officers, employees, agents or subVendors who may provide services pursuant to this Contract (collectively “Agents”) is presently debarred, suspended, proposed for debarment, declared ineligible or otherwise
excluded from transactions with the U.S. Government or by any federal government agency. Vendor shall provide University immediate written notice if Vendor learns that this certification was erroneous when made or if Vendor or any of its Agents hereafter becomes debarred, suspended, proposed for debarment, declared ineligible or otherwise excluded from transactions with the U.S. Government or by any Federal agency.

d. Vendor further certifies that neither it nor any of its Agents is presently subject to an investigation or proceeding to exclude it as a provider under Medicare or Medicaid or under any other federal or state health care program or under any third party insurance program, nor is currently excluded or debarred from submitting claims to Medicare or Medicaid or to any other federal or state health care program or to any third party insurer.

e. The following certification is applicable for professional services consultants and subconsultants only. Vendor shall comply with the Copeland “Anti Kickback” Act, as codified in 18 USC 874 (2010), and comply with the payment provisions and obligations detailed by the Office of the Secretary of Labor in 29 CFR, Part 3 (2010).

f. The following certification is applicable for professional services consultants and subVendors and this applies only if procuring Owner receives Medicare or Medicaid funding. Vendor agrees to make available, upon written request, to the Secretary of Health and Human Services, the Comptroller General of the United States, or any of their duly authorized representatives, this contract and any books, documents and records necessary to verify the costs of services rendered under this agreement. Vendor further agrees to make said contract and any books, documents and necessary records available until the expiration of four years after the completion of the agreement.

In the event Vendor subcontracts any and all of its duties under this contract to another party and said subcontract has a value or cost of $10,000 or more over a twelve (12) month period, Vendor agrees that the subcontract shall contain a clause requiring the subVendor to make available, upon written request, to the Secretary of Health and Human Services, the Comptroller General of the United States or any of their duly authorized representatives, the subcontract and any books, documents and records of the subVendor that are necessary to verify the nature of the costs under the subcontract. Vendor agrees to indemnify and hold harmless the Owner in the event that any of its Medicare reimbursement is denied or disallowed due to the failure of Vendor or any of its subVendors to comply with the requirements of this provision. Such indemnity shall include but not be limited to the amount of reimbursement denied or disallowed, plus any interest, penalties and fees.

g. The following certification is applicable for contractors and subcontractors only. Pursuant to the Prevailing Wage Act, Vendor shall pay a wage of no less than the general prevailing hourly rate as paid for work of a similar character in the locality in which the work is performed, to all laborers, workers and mechanics, pursuant to definitions, guidelines and procedures set forth in 820 ILCS 130/0.01 et. Seq. (2010).

h. The vendor shall submit monthly to Owner a certified copy of the records required under section 130/5(a)(1) of the Act. The certified payroll shall include records of all laborers, mechanics, and other workers employed by the vendor, including assigned subcontractors, for services performed. The records shall include each worker’s name, address, telephone number when available, social security number, classification or classifications, hourly wages paid in each pay period, number of hours worked each day, and the starting and ending times of each work day. The certified payroll shall be accompanied by a statement signed by the vendor and statements signed by each subcontractor where appropriate which aver that: (1) such records are true and accurate, (2) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required under the Act; and (3) the vendor acknowledges that filing a certified payroll that he or she knows to be false is a Class B misdemeanor.

i. Pursuant to the Veterans Preference Act, Vendor shall give preference to veterans of the United States military and naval service in appointments and employment upon public works by, or for the use of, the State or its political subdivisions, pursuant to the
guidelines in 330 ILCS 55/0.01 et. Seq. (2010).

j. The following certification is applicable for contractors only. Affidavit to Maintain a Primary Place of Employment in Illinois. By his/her signature, the officer of Vendor signing these certifications makes the following affirmation on behalf of Vendor as required by 30 ILCS 500/30-22(8): If awarded a Contract, Vendor will maintain an Illinois office as the primary place of employment for persons employed in the construction authorized by the Contract throughout the term of the Contract.

8. CONSTITUTIONAL AND STATUTORY PROVISIONS

8.1 If this contract is funded from State of Illinois appropriated funds, the Contractor understands and agrees that this contract is subject to termination and cancellation without any penalty in any fiscal year in which the Illinois General Assembly fails to make an appropriation for payments under the terms of this contract. In the event of termination and cancellation for lack of appropriation, the Contractor shall be paid for services performed under this contract up to the effective date of the termination and cancellation.

8.11 Prevailing Wage.

Pursuant to the Prevailing Wage Act, Contractor shall pay a wage of no less than the general prevailing hourly rate as paid for work of a similar character in the locality in which the work is performed, to all laborers, workers and mechanics, pursuant to definitions, guidelines and procedures set forth in 820 ILCS 130/0.01 et seq. If the Illinois Department of Labor revises the prevailing rate of hourly wages to be paid by the Owner, the revised rate shall apply to this contract. The prevailing rate of hourly wages is revised by the Illinois Department of Labor and is available on the Illinois Department of Labor’s official website.

The Contractor shall submit monthly to Owner a certified copy of the records required under section 130/5(a)(1) of the Act. The certified payroll shall include records of all laborers, mechanics, and other workers employed by the Contractor, including assigned subcontractors, for services performed. The records shall include each worker’s name, address, telephone number when available, social security number, classifications, hourly wages paid in each pay period, number of hours worked each day, and the starting and ending times of each work day. The certified payroll shall be accompanied by a statement signed by the Contractor and statements signed by each subcontractor where appropriate which aver that: (1) such records are true and accurate, (2) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required under the Act; and (3) the Contractor acknowledges that filing a certified payroll that he or she knows to be false is a Class B misdemeanor.

8.12 The documents and information for the contractors and subcontractors listed in Table 1 and as described below must be provided by the Owner to the Chief Procurement Officer for Higher Education.

<table>
<thead>
<tr>
<th>Table 1: Contracts and Level Descriptions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Contract Type</strong></td>
</tr>
<tr>
<td>Contractor without Assigned</td>
</tr>
<tr>
<td>Contractor with Assigned</td>
</tr>
<tr>
<td>Assigned Subcontractor</td>
</tr>
<tr>
<td>Subcontractor</td>
</tr>
<tr>
<td>Subcontractors’ Subcontractor*</td>
</tr>
</tbody>
</table>

* Certifications are required for >$50,000 and Financial Disclosures are required for
Level 1 Contractor
1. The Form A, Form B Certifications and Disclosures, or the submitted CPO Financial Disclosure Affidavit submitted by the Level 1 Contractor with the Bid documents are hereby made part of this contract.
2. The Supplemental University of Illinois Certifications identified in the Statutory Certifications section on the Contract in addition to the Form A, Form B Certifications and Disclosures, or CPO Financial Disclosure Affidavit are incorporated into this contract. By executing this Agreement, the Level 1 Contractor acknowledges and agrees that it is in compliance with the requirements of Article 50 of the Illinois Procurement Code (30 ILCS 500/50). These requirements remain in effect for the term of the Agreement. The Level 1 Contractor certifies compliance and is under a continuing obligation to remain in compliance and to immediately report any non-compliance.

It is the responsibility of the Level 1 Contractor to provide the following with respect to each Level subcontract which exceeds $50,000. The forms shall be completed and signed by each Level subcontractor.

- subcontractor(s) name(s)
- address(es)
- subcontract value(s)
- general type(s) of work to be performed.
- Form A, Form B, or CPO Financial Disclosure Affidavit
  - Certifications are required for greater than $50,000.
  - Financial Disclosures are required for greater than $100,000.

Note: Filling out Form A or Form B will satisfy the above certifications and financial disclosure requirements. However, in circumstances where the contractor has an active contract with the owner and has already vetted their financial disclosures and potential conflicts of interest from that active contract within the last 12 months from the date of contract award on the Illinois Procurement Bulletin, the contractor may submit a signed CPO Financial Disclosure Affidavit attesting that the original submission of its financial disclosures and potential conflicts of interest have not been altered or changed. This affidavit may be used, under the circumstances referenced in 30 ILCS 500/50-35(j), in place of the full Financial Disclosures and Conflicts of Interest form otherwise required by the Procurement Code and will satisfy the certification requirements referenced above.

The documents submitted to the Owner shall be in electronic pdf format and follow the Owner's file naming convention. The forms and file naming convention can be found at: https://www.uocpres.uiUC.edu/contracts__forms/for_contractors. These documents shall be provided to the Owner within 15 calendar days after the execution of the Contract or after execution of the subcontract, whichever is later.

The Level 1 Contractor must provide the above information for any Level subcontractors added or changed which results in a contract value exceeding $50K during the term of the contract.

Any subcontracts entered into prior to receiving a fully executed copy of the Contract are done at the Contractor and subcontractors own risk.
9. NOTICES

All notices shall be given by hand delivery to the Owner’s Representative, the Professional Services Consultant or the Contractor’s Project Manager, as applicable, or by delivery confirmation, to the following addressees:

To Owner: ___________________________________
___________________________________
___________________________________
Attention: ___________________________

To Professional Services Consultant: __________________
___________________________________
___________________________________
Attention: ___________________________

To Contractor: ___________________________________
___________________________________
___________________________________
Attention: ___________________________

All notices shall be effective upon receipt.

10. OWNER’S RIGHT TO MAKE GOOD CONTRACTOR’S DEFICIENCIES

If the Contractor should neglect to prosecute the Work or any part thereof diligently and properly or fail to properly perform any provision required by the Contract Documents, the Owner, after three days’ written notice to the Contractor, may, without prejudice to any other remedy it may have, make good such deficiencies and may, by Change Order, deduct the cost thereof from any payment then or thereafter due the Contractor, provided, however, that the Professional Services Consultant shall approve both such action and the amount charged to the Contractor.

11. OWNER’S WEB-BASED PROJECT MANAGEMENT SYSTEM (“PRZM”)

Contractor shall use the Owner’s web-based project management system (“PRZM”) to access and exchange project information with team members throughout the Project’s life. This includes providing electronic copies of subcontractor agreements and Form A, Form B Certifications and Disclosures, or CPO Financial Disclosure Affidavit for each subcontractor; processing payment applications, schedules, change requests/clarifications project-related submittals; and other services as identified in this Agreement, unless otherwise directed. Failure to comply with this requirement may be deemed a material breach of this agreement. Training on this system is available and is required to be taken by Contractor representative.

12. COUNTERPARTS/FACSIMILE SIGNATURES

This Agreement may be signed in counterparts. Facsimile signatures constitute original signatures for all purposes.
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as and of the day and year first hereinabove set forth.

CONTRACTOR:

NAME OF CONTRACTOR

By: __________________________________________ DATE

______________________________
PRINT NAME

Title: __________________________________________

OWNER:

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS

By: _____________________________________

Paul N. Ellinger, Interim Comptroller DATE
CONTRACTOR PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS: That we _______________________________________, a corporation ___________________________ organized and existing under the laws of the State of _____________ and duly authorized to do business in the State of Illinois, as surety (“Surety”), and ___________________________________________ a ___________________________ organized ___________________________________________ and duly authorized to do business in the State of Illinois, as principal (“Contractor”), enter into, execute this bond (“Performance Bond”), and firmly bind ourselves unto THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS, as Obligee (“Owner”), in the penal sum of (AMOUNT IN WORDS) $________________________________, as of the date of the last signature of the parties hereto.

WHEREAS, the Contractor has executed a contract with the Owner herewith (“Construction Contract”) for construction of ____________________________________________ ____________________________________________________________ (Insert Description and Location of the Construction Project) (“Project”); and,

WHEREAS, the Owner has required the Contractor to furnish this Performance Bond containing the terms and conditions set forth herein as a condition to executing the Construction Contract with the Contractor;

NOW THEREFORE, the Surety and the Contractor, both jointly and severally, and for themselves, their heirs, administrators, executors, successors, and assigns agree:

1. The Construction Contract is hereby incorporated herein and by reference made a part hereof to the same extent and effect as though it was copied verbatim herein. The Surety and the Contractor are bound for the full performance of the Construction Contract including without exception all of its terms and conditions, both express and implied.

2. If Owner believes there is a possibility that Contractor will not fully perform, Owner reserves the right to contact Surety to notify Surety of potential default and seek preventative action from Surety. If Owner, by written notice to the Contractor and the Surety, declares the Contractor to be in default and terminates the right of the Contractor to proceed, the Surety shall, within 15 working days, proceed to take one, or at its option, more than one of the following courses of action:

2.1 Complete full performance of the Construction Contract, by using a completing contractor jointly selected by the Surety and the Owner, including, without limitation, correction of defective and nonconforming work performed by or on behalf of the Contractor, pursuant to a written takeover agreement.

2.2 During such performance by the Surety the Owner shall pay the Surety from its own funds only such sums as would have been due and payable to the Contractor under the Construction Contract as and when they would have been due and payable to the Contractor in the absence of the default and termination.

2.3 Applicable law permitting, and with the prior written consent of the Owner, obtain bids or proposals from contractors previously identified as being acceptable to the Owner, for full
performance of the Construction Contract. The Surety shall furnish the Owner a copy of such bids or proposals upon receipt of same. The Surety shall promptly select, with the agreement of the Owner, the best responsive bid or proposal and shall promptly tender the contractor submitting it, together with a contract for fulfillment and completion of the Construction Contract executed by the completing contractor, to the Owner for the Owner’s execution. Upon execution by the Owner of the contract for fulfillment and completion of the Construction Contract, the completing contractor shall furnish to the Owner a performance bond and a separate payment bond, each in the form of those bonds hereby furnished to the Owner for the Project by the Contractor. Each such bond shall be in the penal sum of the (1) fixed price for completion, (2) guaranteed maximum price for completion, or (3) estimated price for completion, whichever is applicable. The Owner shall pay the completing contractor from its own funds only such sums as would have been due and payable to the Contractor under the Construction Contract as and when they would have been due and payable to the Contractor in the absence of the default and termination. To the extent that the Owner is obligated to pay the completing contractor sums which would not have then been due and payable to the Contractor under the Construction Contract, the Surety shall provide the Owner with such sums in a sufficiently timely manner that the Owner can utilize such sums in making timely payment to the completing contractor; or,

2.4 Take any and all other acts, if any, mutually agreed upon in writing by the Owner and the Surety.

3. The Surety shall respond to the Notice within 15 working days of receipt indicating the course of action it intends to take or advising that it requires more time to investigate the default and selection a course of action. If the Surety requires more than 15 working days to investigate the default and select a course of action or if the Surety elects to complete the work with a completing contractor that is not prepared to commence performance within 15 working days after receipt of Notice, and if Owner determines that it is in the best interest of Owner to maintain progress of the work, the Owner may continue to work until the completing contractor is prepared to commence performance. Unless otherwise agreed to by Owner, in no case may the Surety take longer than 30 working days to advise Owner on the course of action it intends to take. The Surety shall be liable for reasonable costs incurred by Owner to maintain the progress to the extent the costs exceed the unpaid sums as would have been due and payable to the Contractor under the Construction Contract in absence of the default and termination, subject to the penal sum of the bond.

4. In addition to those duties set forth hereinafore, the Surety shall promptly pay the Owner all loss, costs, and expenses resulting from the Contractor’s default(s), including, without limitation, fees, expenses, and costs for architects, engineers, consultants, testing, surveying and attorneys, liquidated or actual damages, as applicable, for delay in completion of the Project, and fees, expenses and costs incurred at the direction, request, or as a result of the acts or omissions of the Surety.

5. In no event shall the Surety be obligated to the Owner hereunder for any sum in excess of the Penal Sum.

6. The Surety waives notice of any changes to the Construction Contract including, without limitation, changes in the contract time, the contract price, or the work to be performed.

7. This Performance Bond is provided by the Surety for the sole and exclusive benefit of the Owner and, if applicable, any dual obligee designated by rider attached hereto, together with their heirs, administrators, executors, successors or assigns. No other party, person or entity shall have any rights against the Surety hereunder.
8. Any and all notices to the Surety, the Contractor or the Owner shall be given by Certified Mail, Return Receipt Requested, to the address set forth for each party below:

SURETY:

_________________________________________  _____________________________

_________________________________________  _____________________________

CONTRACTOR:

_________________________________________

_________________________________________

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS

_________________________________________

C/O (Address of the University of Illinois construction unit responsible for the Project)

_________________________________________

9. Any statutory limitation, which may be contractually superseded, to the contrary notwithstanding, any action hereon may be instituted so long as the applicable statute of limitations governing the Construction Contract has not run or expired.

CONTRACTOR:    SURETY:

____________________________  _____________________________ SEAL

(INSERT PROPER NAME OF CONTRACTOR)  (INSERT PROPER NAME OF SURETY)

By: ________________________________  By: _________________________________

(SIGNATURE OF AUTHORIZED SIGNATORY)  (SIGNATURE OF AUTHORIZED SIGNATORY)

(OFFICE OR TITLE OF PERSON SIGNING)  (OFFICE OR TITLE OF PERSON SIGNING)

ORIGINAL POWER OF ATTORNEY MUST BE ATTACHED.
CONTRACTOR PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS: That we _______________________________________, a corporation

______________________________________________, a corporation

organized and existing under the laws of the State of _______________________________________

and duly authorized to do business in the State of Illinois, as surety (“Surety”), and

__________________________________________________________, a _____________________________ organized

__________________________________________________________, a _____________________________ organized

__________________________________________________________, a _____________________________ organized

and duly authorized to do business in the State of Illinois, as principal (“Contractor”), enter into, execute

this bond (“Payment Bond”), and firmly bind ourselves unto THE BOARD OF TRUSTEES OF THE

UNIVERSITY OF ILLINOIS, as Obligee (“Owner”), in the penal sum of (AMOUNT IN WORDS) $______________________________________, as of the date of the last signature of the parties hereto.

WHEREAS, the Contractor has executed a contract with the Owner herewith ("Construction Contract") for construction of ________________________________________________

("Project"); and,

WHEREAS, the Owner has required the Contractor to furnish this Payment Bond containing the
terms and conditions set forth herein as a condition to executing the Construction Contract with the Contractor;

NOW THEREFORE, the Surety and the Contractor, both jointly and severally, and for
themselves, their heirs, administrators, executors, successors and assigns agree:

1. The Construction Contract is hereby incorporated herein and by reference made a part hereof to
the same extent and effect as though it was copied verbatim herein. The Surety and the
Contractor are bound for the full performance of the Construction Contract including without
exception all of its terms and conditions, both express and implied, and, without limitation,
specifically including Contractor’s obligation to pay for labor, materials, services and equipment
provided in connection with performance of the Construction Contract;

2. For purposes of this Payment Bond, Beneficiary is defined as a person or entity who has actually
provided labor, material, equipment, services or other items for use in furtherance of the
Construction Contract, and having:

2.1. a direct contract with the Contractor; or

2.2. a direct contract with a subcontractor of the Contractor; or

2.3. rights, under the laws of the State of Illinois, to file a lien, a claim or notice of lien, or
otherwise make a claim against the Project or against funds held by the Owner, if the
Project or such funds is, or were, subject to such filing.
3. The Surety shall not be obligated hereunder to a Beneficiary other than a Beneficiary having a direct contract with the Contractor unless such Beneficiary has given written notice of its claim to the Contractor and the Surety within the longer of:

3.1. ninety (90) days after such Beneficiary provided labor, material, equipment, services or other items for use in furtherance of the Construction Contract; or,

3.2. the period of time provided by the State of Illinois for (1) filing of a lien, claim of lien, notice of lien, if the Project is, or were, subject to such filing, or (2) otherwise making a claim against the Project or against funds held by the Owner stating the amount claimed and identifying, by name and address, the person or entity to whom such labor, material, equipment, services or other items were provided.

4. In no event shall the Surety be obligated hereunder for sums in excess of the Penal Sum.

5. Upon receipt of a claim from a Beneficiary hereunder, the Surety shall promptly, and in no event later than 15 days after receipt of such claim, respond to such claim in writing (furnishing a copy of such response to the Owner) by:

A. making payment of all sums not in dispute; and,

B. stating the basis for disputing any sums not paid.

6. No action shall be commenced by a Beneficiary hereunder after the passage of the longer of one (1) year following final completion of the Construction Contract or, if this bond is provided in compliance with the law of the State of Illinois, any limitation period provided therein. If the limitation period contained in this Paragraph is unenforceable, it shall be deemed amended to provide the minimum period for an action against the Surety on a payment bond by a third-party beneficiary thereof.

7. Any and all notices to the Surety or the Contractor shall be given by Certified Mail, Return Receipt Requested, to the address set forth for each party below:

SURETY:
____________________________________
____________________________________
____________________________________

CONTRACTOR:
____________________________________
____________________________________
____________________________________

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS
____________________________________
C/O (Address of the University of Illinois construction unit responsible for the Project)
CONTRACTOR: ____________________________  SURETY: ____________________________

(SEAL)

(INsert proper name of Contractor) (INSERT PROPER NAME OF SURETY)

By: ____________________________  By: ____________________________

(Signature of Authorized Signatory) (Signature of Authorized Signatory)

(Office or Title of Person Signing) (Office or Title of Person Signing)

ORIGINAL POWER OF ATTORNEY MUST BE ATTACHED.
ASSIGNED SUBCONTRACTOR PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS: That we _______________________, a corporation organized and existing under the laws of the State of _______________________, and duly authorized to do business in the State of Illinois, as surety ("Surety"), and

_____________________, a _______________________, organized and duly authorized to do business in the State of Illinois, as principal ("Subcontractor"), enter into, execute this bond ("Performance Bond"), and firmly bind ourselves unto THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS ("Owner"), as Obligee, in the penal sum of (AMOUNT IN WORDS) $___________________________, as of the date of the last signature of the parties hereto.

WHEREAS, the Subcontractor has executed a contract with the Owner herewith ("Construction Contract") for construction of ______________________________________________

________________________________________________

("Insert Description and Location of the Construction Project") ("Project"); and,

WHEREAS, the Owner has required the Subcontractor to furnish this Performance Bond containing the terms and conditions set forth herein as a condition to executing the Construction Contract with the Subcontractor;

WHEREAS, upon the Subcontractor’s execution of said Construction Contract with the Owner, the Owner has assigned its rights and delegated its duties therein to ________________, ("Contractor"), the Contractor has accepted said assignment of rights and delegation of duties, the Subcontractor and the Surety have agreed to said assignment of rights and delegation of duties, and the Subcontractor and the Surety each intend that said assignment of rights and delegation of duties constitute a novation whereby the Contractor is substituted for the Owner as a party to the Construction Contract; and,

WHEREAS, the Subcontractor and the Surety, with the Owner’s consent, each intend that the Contractor be substituted for the Owner as the Obligee hereon;

NOW THEREFORE, the Surety and the Subcontractor, both jointly and severally, and for themselves, their heirs, administrators, executors, successors, and assigns agree:

1. The foregoing recitals are hereby incorporated herein and by reference made a part hereof to the same extent and effect as though they were copied verbatim in this Paragraph 1.

2. The Construction Contract is hereby incorporated herein and by reference made a part hereof to the same extent and effect as though it was copied verbatim herein. The Surety and the Subcontractor are bound for the full performance of the Construction Contract including without exception all of its terms and conditions, both express and implied and, without limitation, specifically including Subcontractor's obligation to pay for labor, materials, services and equipment provided in connection with performance of the Construction Contract;.

3. The Contractor is hereby substituted for the Owner as the Obligee herein.

4. If the Subcontractor is in default of the Construction Contract and the Obligee by written notice to the Subcontractor and the Surety, declares the Subcontractor to be in default and terminates the
right of the Subcontractor to proceed, the Surety shall, within 15 working days, proceed to take one, or at its option, more than one of the following courses of action:

4.1 Complete full performance of the Construction Contract, by using a completing subcontractor jointly selected by the Surety and Owner, including, without limitation, correction of defective and nonconforming work performed by or on behalf of the Subcontractor, pursuant to a written takeover agreement;

4.2 During such performance by the Surety the Obligee shall pay the Surety from its own funds only such sums as would have been due and payable to the Subcontractor under the Construction Contract as and when they would have been due and payable to the Subcontractor in the absence of the default and termination.

4.3 Applicable law permitting, and with the prior written consent of the Obligee, obtain bids or proposals from contractors previously identified as being acceptable to the Obligee, for full performance of the Construction Contract. The Surety shall furnish the Obligee a copy of such bids or proposals upon receipt of same. The Surety shall promptly select, with the agreement of the Obligee, the best responsive bid or proposal and shall promptly tender the contractor submitting it, together with a contract for fulfillment and completion of the Construction Contract executed by the completing contractor, to the Obligee for the Obligee’s execution. Upon execution by the Obligee of the contract for fulfillment and completion of the Construction Contract, the completing contractor shall furnish to the Obligee a performance bond and a separate payment bond, each in a form acceptable to the Obligee. Each such bond shall be in the penal sum of the (1) fixed price for completion, (2) guaranteed maximum price for completion, or (3) estimated price for completion, whichever is applicable. The Obligee shall pay the completing contractor from its own funds only such sums as would have been due and payable to the Subcontractor under the Construction Contract as and when they would have been due and payable to the Subcontractor in the absence of the default and termination. To the extent that the Obligee is obligated to pay the completing contractor sums which would not have then been due and payable to the Subcontractor under the Construction Contract, the Surety shall provide the Obligee with such sums in a sufficiently timely manner that the Obligee can utilize such sums in making timely payment to the completing contractor; or,

4.4 Take any and all other acts, if any, mutually agreed upon in writing by the Obligee and the Surety.

5. The Surety shall respond to the Notice within 15 working days of receipt indicating the course of action it intends to take or advising that it requires more time to investigate the default and select a course of action. If the Surety requires more than 15 working days to investigate the default and select a course of action or if the Surety elects to complete the work with a completing contractor that is not prepared to commence performance within 15 working days after receipt of Notice, and if Owner determines that it is in the best interest of Owner to maintain progress of the work, the Owner may continue to work until the completing subcontractor is prepared to commence performance. Unless otherwise agreed to by Owner, in no case may the Surety take longer than 30 working days to advise Owner on the course of action it intends to take. The Surety shall be liable for reasonable costs incurred by Owner to maintain the progress to the extent the costs exceed the unpaid sums as would have been due and payable to the Contractor under the Construction Contract in absence of the default and termination, subject to the penal sum of the bond.

6. In addition to those duties set forth hereinabove, the Surety shall promptly pay the Obligee all loss, costs, and expenses resulting from the Subcontractor's default(s), including, without limitation, fees, expenses, and costs for architects, engineers, consultants, testing, surveying and attorneys, liquidated or actual damages, as applicable, for delay in completion of the Project, and fees, expenses and costs incurred at the direction, request, or as a result of the acts or omissions of the Surety.
7. In no event shall the Surety be obligated to the Obligee hereunder for any sum in excess of the Penal Sum.

8. The Surety waives notice of any changes to the Construction Contract including, without limitation, changes in the contract time, the contract price, or the work to be performed.

9. This Performance Bond is provided by the Surety for the sole and exclusive benefit of the Obligee and, if applicable, any additional obligee designated by rider attached hereto, together with their heirs, administrators, executors, successors or assigns. No other party, person or entity shall have any rights against the Surety hereunder.

10. Any and all notices to the Surety, the Subcontractor, the Contractor or the Owner shall be given by Certified Mail, Return Receipt Requested, to the address set forth for each party below:

   SURETY:  
   _____________________________  _____________________________  
   _____________________________  _____________________________  
   _____________________________  _____________________________  
   SUBCONTRACTOR: THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS  
   _____________________________  _____________________________  
   _____________________________  _____________________________  
   C/O (Address of the University of Illinois construction unit responsible for the Project)

11. Any statutory limitation, which may be contractually superseded, to the contrary notwithstanding, any action hereon may be instituted so long as the applicable statute of limitations governing the Construction Contract has not run or expired.

   SUBCONTRACTOR: SURETY:  
   _____________________________  _____________________________  
   _____________________________  _____________________________  
   _____________________________  _____________________________  
   (INSERT PROPER NAME OF SUBCONTRACTOR) (INSERT PROPER NAME OF SURETY)  
   By: _____________________________ By: _____________________________  
   (SIGNATURE OF AUTHORIZED SIGNATORY) (SIGNATURE OF AUTHORIZED SIGNATORY)  
   (OFFICE OR TITLE OF PERSON SIGNING) (OFFICE OR TITLE OF PERSON SIGNING)  

   ORIGINAL POWER OF ATTORNEY MUST BE ATTACHED.

The Owner hereby consents to the substitution of the Contractor in lieu of the Owner as Obligee on the foregoing Assigned Subcontractor Performance Bond.

   THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS  
   _____________________________  
   By: _____________________________  
   Paul N. Ellinger, Interim Comptroller  DATE
ASSIGNED SUBCONTRACTOR PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS: That we __________________________________________
_______________________________________________________________________, a corporation
(Insert Proper Name of Surety)
organized and existing under the laws of the State of _____________________ and duly
authorized to do business in the State of Illinois, as surety (“Surety”), and ______________________
__________________________________________________________________________________
(Insert Proper Name of Subcontractor)
_____________________________________, a ___________________________ organized
(Insert Address)
and duly authorized to do business in the State of Illinois, as principal (“Subcontractor”), enter into,
execute this bond (“Payment Bond”), and firmly bind ourselves unto THE BOARD OF TRUSTEES OF
THE UNIVERSITY OF ILLINOIS (“Owner”), as Obligee, in the penal sum of (AMOUNT IN WORDS)
$_______________________, as of the date of the last signature of the parties hereto.

WHEREAS, the Subcontractor has executed a contract with the Owner herewith (“Construction
Contract”) for construction of _______________________________________________
__________________________________________________________________________
__________________________________________________________________________
(Insert Description and Location of the Construction Project)
("Project"); and,

WHEREAS, the Owner has required the Subcontractor to furnish this Payment Bond containing
the terms and conditions set forth herein as a condition to executing the Construction Contract with the
Subcontractor;

WHEREAS, upon the Subcontractor’s execution of said Construction Contract with the Owner,
the Owner has assigned its rights and delegated its duties therein to ________________
("Contractor"), the Contractor has accepted said assignment of rights and delegation of duties, the
Subcontractor and the Surety have agreed to said assignment of rights and delegation of duties, and the
Subcontractor and the Surety each intend that said assignment of rights and delegation of duties
constitute a novation whereby the Contractor is substituted for the Owner as a party to the Construction
Contract; and,

WHEREAS, the Subcontractor and the Surety, with the Owner’s consent, each intend that the
Contractor be substituted for the Owner as the Obligee hereon;

NOW THEREFORE, the Surety and the Subcontractor, both jointly and severally, and for
themselves, their heirs, administrators, executors, successors and assigns agree:

1. The foregoing recitals are hereby incorporated herein and by reference made a part hereof to the
same extent and effect as though they were copied verbatim in this Paragraph 1.

2. The Construction Contract is hereby incorporated herein and by reference made a part hereof to the
same extent and effect as though it was copied verbatim herein. The Surety and the
Subcontractor are bound for the full performance of the Construction Contract including without
exception all of its terms and conditions, both express and implied, and, without limitation,
specifically including Subcontractor’s obligation to pay for labor, materials, services and
equipment provided in connection with performance of the Construction Contract;

3. The Contractor is hereby substituted for the Owner as the Obligee herein.

4. For purposes of this Payment Bond, Beneficiary is defined as a person or entity who has actually
provided labor, material, equipment, services or other items for use in furtherance of the
Construction Contract, and having:
4.1 a direct contract with the Subcontractor; or
4.2 a direct contract with a subcontractor of the Subcontractor; or
4.3 rights, under the laws of the State of Illinois, to file a lien, a claim or notice of lien, or otherwise make a claim against the Project or against funds held by the Owner or the Contractor, if the Project or such funds is, or were, subject to such filing.

5. The Surety shall not be obligated hereunder to a Beneficiary other than a Beneficiary having a direct contract with the Subcontractor unless such Beneficiary has given written notice of its claim to the Subcontractor and the Surety within the longer of:

5.1 ninety (90) days after such Beneficiary provided labor, material, equipment, services or other items for use in furtherance of the Construction Contract; or,

5.2 the period of time provided by the State of Illinois for (1) filing of a lien, claim of lien, notice of lien, if the Project is, or were, subject to such filing, or (2) otherwise making a claim against the Project or against funds held by the Owner or the Contractor, stating the amount claimed and identifying, by name and address, the person or entity to whom such labor, material, equipment, services or other items were provided.

6. In no event shall the Surety be obligated hereunder for sums in excess of the Penal Sum.

7. Upon receipt of a claim from a Beneficiary hereunder, the Surety shall promptly, and in no event later than 15 days after receipt of such claim, respond to such claim in writing (furnishing a copy of such response to the Contractor and the Owner) by:

7.1 making payment of all sums not in dispute; and,

7.2 stating the basis for disputing any sums not paid.

8. No action shall be commenced by a Beneficiary hereunder after the passage of the longer of one (1) year following final completion of the Construction Contract or, if this bond is provided in compliance with the law of the State of Illinois, any limitation period provided therein. If the limitation period contained in this Paragraph is unenforceable, it shall be deemed amended to provide the minimum period for an action against the Surety on a payment bond by a third-party beneficiary thereof.

9. Any and all notices to the Surety, the Subcontractor, the Contractor or the Owner shall be given by Certified Mail, Return Receipt Requested, to the address set forth for each party below:
SURETY:

____________________________________

____________________________________

____________________________________

SUBCONTRACTOR:

____________________________________

____________________________________

____________________________________
CONTRACTOR:

___________________________

___________________________

___________________________

THE BOARD OF TRUSTEES OF
THE UNIVERSITY OF ILLINOIS

C/O (Address of the University of Illinois construction unit responsible for the Project)

SUBCONTRACTOR:

________________________________

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

SUBCONTRACTOR:

SUBCONTRACTOR:

SUBCONTRACTOR:

SUBCONTRACTOR:

SUBCONTRACTOR:

SURETY:

___________________________

(SEAL)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

(SIGNATURE OF AUTHORIZED SIGNATORY)

SURETY:

SURETY:

SURETY:

SURETY:

SURETY:

ORIGINAL POWER OF ATTORNEY MUST BE ATTACHED.

The Owner hereby consents to the substitution of the Contractor in lieu of the Owner as Obligee
on the foregoing Assigned Subcontractor Payment Bond.

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS

By: _______________________________ ___

Paul N. Ellinger, Interim Comptroller  DATE

By: _______________________________ ___

By: _______________________________ ___

By: _______________________________ ___

By: _______________________________ ___

By: _______________________________ ___
To: Contractor
Address

Date: Project Name/Number: Contract Amount: Division:

NOTICE OF INTENT TO AWARD CONTRACT

Subject to review and approval by the Board of Trustees of the University of Illinois and the Procurement Policy Board of the State of Illinois, the University of Illinois intends to award to your firm a contract for the above-referenced division of work on the project identified herein. Please promptly execute and return to the Board of Trustees of the University of Illinois the attached documents indicated below:

1. AGREEMENT. Please execute the documents in accordance with the attached instructions and return all copies to the University for signature. One fully executed copy will be returned to you for your files.

2. PERFORMANCE BOND AND PAYMENT BOND. The contract amount is stated thereon. Please have your bonding company execute the bonds in accordance with the attached instructions and return all executed copies to the University for approval. One approved copy will be returned to you for your files.

3. CERTIFICATE OF INSURANCE. The Certificate of Insurance submittal requirements shall be in accordance with Article 18 of the General Conditions. The Evidence of Property for builder’s risk insurance policy submittal requirements applicable to only the designated party identified on Document 00 10 00 – Notice to Bidders, Paragraph 2.8 shall be in accordance with Article 19 of the General Conditions. Please name The Board of Trustees of the University of Illinois and OTHER DESIGNATED PARTIES TO BE NOTED HERE as additional insured in the appropriate locations.

4. SUBSTANCE ABUSE PREVENTION PROGRAM. Prior to commencement of Work, Contractor shall submit to Owner a written Program that meets or exceeds the requirements of the Substance Abuse Prevention on Public Works Projects Act (820 ILCS 265). Submit a written program to the Owner only if the program has been revised since submitted with the annual prequalification.

5. ATTACHMENT A – BEP/VBP SUBCONTRACTOR/SUPPLIER CERTIFICATION. A copy of Attachment A is enclosed. Please submit a completed and signed Attachment A for each of the IL CEI certified BEP/VBP subcontractor(s) and/or supplier(s) being utilized to meet the designated diversity goals as previously specified on Attachment B that was submitted with your bid proposal to the University for this project. Each form must be signed by the BEP/VBP certified subcontractor or supplier and must be submitted with your executed contract.

6. REQUEST FOR ELECTRONIC PAYMENT: Upon processing of the required form (https://www.obfs.uillinois.edu/payments-vendors-students/vendor-setup-update/ach-setup/), authorized payments from the University would be made directly to your company’s designated bank account, without the production of a paper check. The University is prepared to offer payment terms of ‘Net 20’, in exchange for your enrollment in ACH/direct deposit. Under this offer, the University shall make every effort possible to deliver payment within 20 days after receipt of a complete and proper invoice. If you are interested in enrolling in our program, please review the instructions with the “Direct Deposit of Accounts Payable Authorization Agreement Form", complete the form and submit it according to the instructions.

All of the above documents are to be returned as a set to Project Manager, (address of the University of Illinois construction unit responsible for the respective project), as soon as possible but no later than fifteen (15) days after receipt of this notice. Upon official approval by the Board of Trustees of the University of Illinois and the Procurement Policy Board of the State of Illinois, and upon the satisfactory execution and approval of these documents, your firm will be issued written notice of award and notice to proceed. Your bid deposit will be released and you may commence work as specified in the Contract Documents. Please note that the University of Illinois does not have authorization for, nor will it permit, the expenditure of funds prior to approval by the Board of Trustees of the University of Illinois and the Procurement Policy Board of the State of Illinois.

All vendors are required to comply with applicable provisions of the Illinois Procurement Code (30 ILCS 500/1 et seq.). Bidder shall provide all required forms completed by subcontractor(s) as required in 00 50 00 – Standard Contract Execution Forms, Article 8 Constitutional and Statutory Provisions. Electronic copies of the required forms and the file naming convention are available online at: https://www.uocpres.uillinois.edu/contracts___forms/for_contractors.

The awarded low, responsive and responsible Bidder will be required to register with the Owner’s Vendor Services Application, and will be required to ensure that all Bidders’ subcontractors, vendors, and suppliers to be included on its Schedule of Values as identified in document 00 70 00 ‘General Conditions’ are also registered in the Owner’s Vendor Services Application. The vendor registration module of the Vendor Services Application can be accessed at: https://appserv6.admin.uillinois.edu/VendorRegistration/open/VendorSearch.jsp

A preconstruction conference will be scheduled shortly and you will be notified of its date, time, and location.

I appreciate your cooperation and timely response to this notice and look forward to a pleasant working relationship with your firm on this project.

Sincerely,

PROJECT MANAGER, TITLE

PM/sec
Attachments
Copies:
UNIVERSITY OF ILLINOIS
Notice of Intent to Award Contract and Notice of Award of Contract
Attachment A: BEP/VBP Subcontractor/Supplier Certification

Section 1: To be completed by Prime Contractor
U OF I Project No.: Project Title:
Contractor’s Name: ____________________________
FTIN Number: ____________________________ Area Code/Telephone Number: ____________________________
Official Address (Street): ____________________________ (City, State, Zip Code): ____________________________
Subcontractor/Supplier for:
Subcontractor’s/Supplier’s Name: ____________________________
FTIN Number: ____________________________ Area Code/Telephone Number: ____________________________
Official Address (Street): ____________________________ (City, State, Zip Code): ____________________________

Section 2: To be completed and signed by each BEP/VBP certified Subcontractor/Supplier
I. Subcontractor/Supplier certifies that the proposed subcontract will be in the amount of
$ ____________________________ for ____________________________ work

II. Subcontractor/Supplier certifies that the business is certified with CEI and is:
A. ☐ Minority owned: (check one)
   ☐ Black/African American ☐ Hispanic ☐ Asian American ☐ Native American/Alaskan Native
B. ☐ Women owned
C. ☐ Owned By A Person With A Disability

   as defined in Section 2 of the Minority and Women Owned Business Enterprise Act, as amended (30 ILCS 575) (See definitions)
D. ☐ Owned by and certified as a VOSB or SDVOSB by the Illinois Commission on Equity and Inclusion Veterans Business Program (VBP).

III. Subcontractor/Supplier certifies that the information included herein is true and correct, and that the subcontractor agrees, if Contractor is awarded the Project, to enter into the indicated subcontract. Subcontractor/Supplier agrees to immediately notify Owner of all changes to this Certification.

IV. A true copy of the signed subcontract or supply agreement shall be delivered to Owner in accordance with Document 00 20 00 and Owner shall be given complete and accurate information from time to time regarding the actual work performed on the project and the payments under the subcontract.

NOTE: IT IS A CRIME UNDER THE LAWS OF THE STATE OF ILLINOIS TO OBTAIN A STATE CONTRACT BY MAKING FALSE STATEMENTS OR MISREPRESENTATIONS TO A STATE AGENCY.
Respectfully submitted and signed this ______________ day of ____________________________.

ATTEST:
By: ____________________________

Signature ____________________________ **Signature Required**
Title: ____________________________
Subcontractor/Supplier Firm Name: ____________________________
NOTICE OF AWARD OF CONTRACT

THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS, and the Procurement Policy Board of the State of Illinois have approved the award of your firm’s contract for the above-referenced division of work on this project. This award is subject to your promptly executing and returning to THE BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS the attached documents indicated below:

1. AGREEMENT. Please execute the documents in accordance with the attached instructions and return all copies to the University for signature. One fully executed copy will be returned to you for your files.

2. PERFORMANCE BOND AND PAYMENT BOND. The contract amount is stated thereon. Please have your bonding company execute the bonds in accordance with the attached instructions and return all executed copies to the University for approval. One approved copy will be returned to you for your files.

3. CERTIFICATE OF INSURANCE. The Certificate of Insurance submittal requirements shall be in accordance with Article 18 of the General Conditions. The Evidence of Property for builder's risk insurance policy submittal requirements applicable to only the designated party identified on Document 00 10 00 – Notice to Bidders, Paragraph 2.8, should be in accordance with Article 19 of the General Conditions. Please name The Board of Trustees of the University of Illinois, and its assignees, if any, and OTHER DESIGNATED PARTIES TO BE NOTED HERE as additional insureds in the appropriate locations.

4. SUBSTANCE ABUSE PREVENTION PROGRAM. Prior to commencement of Work, Contractor shall submit to Owner a written Program that meets or exceeds the requirements of the Substance Abuse Prevention on Public Works Projects Act (820 ILCS 265). Submit a written program to the Owner only if the program has been revised since submitted with the annual prequalification.

5. ATTACHMENT A – BEP/VBP SUBCONTRACTOR/SUPPLIER CERTIFICATION. A copy of Attachment A is enclosed. Please submit a completed and signed Attachment A for each of the IL CEI certified BEP/VBP subcontractor(s) and/or supplier(s) being utilized to meet the designated diversity goals as previously specified on Attachment B that was submitted with your bid proposal to the University for this project. Each form must be signed by the BEP/VBP certified subcontractor or supplier and must be submitted with your executed contract.

6. REQUEST FOR ELECTRONIC PAYMENT: Upon processing of the required form (https://www.obfs.uillinois.edu/payments-vendors-students/vendor-setup-update/ach-setup/), authorized payments from the University would be made directly to your company’s designated bank account, without the production of a paper check. The University is prepared to offer payment terms of ‘Net 20’, in exchange for your enrollment in ACH/direct deposit. Under this offer, the University shall make every effort possible to deliver payment within 20 days after receipt of a complete and approved invoice. If you are interested in enrolling in our program, please review the instructions with the “Direct Deposit of Accounts Payable Authorization Agreement Form”, complete the form and submit it according to the instructions.

All of the above documents are to be returned as a set to Project Manager, (address of the University of Illinois construction unit responsible for the respective project), as soon as possible but no later than fifteen (15) days after receipt of this notice. Upon satisfactory execution and approval of these documents, your firm will be issued a written notice to proceed; your bid deposit will be released; and you can commence work as specified in the Contract Documents.

All vendors are required to comply with applicable provisions of the Illinois Procurement Code (30 ILCS 500/1 et seq.). Bidder shall provide all required forms completed by subcontractor(s) as required in 00 50 00 – Standard Contract Execution Forms, Article 8 Constitutional and Statutory Provisions. Electronic copies of the required forms and the file naming convention are available online at: https://www.uocpres.uillinois.edu/contracts___forms/for_contractors.

The awarded low, responsive and responsible Bidder will be required to register with the Owner’s Vendor Services Application, and will be required to ensure that all Bidders' subcontractors, vendors, and suppliers to be included on its Schedule of Values as identified in document 00 70 00 ‘General Conditions’ are also registered in the Owner’s Vendor Services Application. The vendor registration module of the Vendor Services Application can be accessed at: https://appserv6.admin.uillinois.edu/VendorRegistration/open/VendorSearch.jsp

A preconstruction conference will be scheduled shortly and you will be notified of its date, time, and location.

I appreciate your cooperation and timely response to this notice and look forward to a pleasant working relationship with your firm on this project.

Sincerely,

PROJECT MANAGER
TITLE

PM/sec
Attachments
Copies:
UNIVERSITY OF ILLINOIS
Notice of Intent to Award Contract and Notice of Award of Contract
Attachment A: BEP/VBP Subcontractor/Supplier Certification

Section 1: To be completed by Prime Contractor
U OF I Project No.: __________________ Project Title: __________________
Contractor’s Name: ______________________________________________________
FTIN Number: ______________________________ Area Code/Telephone Number: __________________
Official Address (Street): __________________________________________________
(City, State, Zip Code): ________________________________________________
Subcontract/Supplier for: ________________________________________________
Subcontractor’s/Supplier’s Name: _________________________________________
FTIN Number: ______________________________ Area Code/Telephone Number: __________________
Official Address (Street): ________________________________________________
(City, State, Zip Code): ________________________________________________

Section 2: To be completed and signed by each BEP/VBP certified Subcontractor/Supplier
I. Subcontractor/Supplier certifies that the proposed subcontract will be in the amount of
$ __________________ for __________________ work.
II. Subcontractor/Supplier certifies that the business is certified with CEI and is:
A. ☐ Minority owned: (check one)
   ☐ Black/African American ☐ Hispanic ☐ Asian American ☐ Native American/Alaskan Native
B. ☐ Women owned
C. ☐ Owned By A Person With A Disability
   as defined in Section 2 of the Minority and Women Owned Business Enterprise Act, as amended (30 ILCS 575) (See definitions)
D. ☐ Owned by and certified as a VOSB or SDVOSB by the Illinois Commission on Equity and Inclusion Veterans Business Program (VBP).

III. Subcontractor/Supplier certifies that the information included herein is true and correct, and that the
     subcontractor agrees, if Contractor is awarded the Project, to enter into the indicated subcontract.
     Subcontractor/Supplier agrees to immediately notify Owner of all changes to this Certification.

IV. A true copy of the signed subcontract or supply agreement shall be delivered to Owner in
    accordance with Document 00 20 00 and Owner shall be given complete and accurate information from
    time to time regarding the actual work performed on the project and the payments under the subcontract.

NOTE: IT IS A CRIME UNDER THE LAWS OF THE STATE OF ILLINOIS TO OBTAIN A STATE CONTRACT
     BY MAKING FALSE STATEMENTS OR MISREPRESENTATIONS TO A STATE AGENCY.

Respectfully submitted and signed this _______________ day of ________________________________.

ATTEST:
By:________________________________________

Signature ________________________________ **Signature Required**

Title : _______________________________________

Subcontractor/Supplier Firm Name: ________________________________
NOTICE OF AWARD OF CONTRACT/NOTICE TO PROCEED CONSTRUCTION

The BOARD of TRUSTEES of the UNIVERSITY OF ILLINOIS on DATE notified your firm of its intent to award a contract to your firm for the above referenced division of work on this project.

The BOARD OF TRUSTEES OF THE UNIVERSITY OF ILLINOIS and the Procurement Policy Board of the State of Illinois have approved the award of your firm’s contract. We have received and executed all required documentation (Agreement, Payment Bond, Performance Bond and required Liability, Builders Risk Insurance and Substance Abuse Prevention Program) to proceed with awarding you the above contract.

Pursuant to the terms of the Contract Documents, you are hereby notified to commence work at the start of business on DATE. Please provide a copy of this Notice to each contractor that has been assigned to you as evidence of approval to proceed.

The Substantial Completion Date set forth in the Contract Documents is ## calendar days from the start date shown above, and has been calculated to be DATE.

The Preconstruction Conference has been scheduled for DATE at TIME at the LOCATION. A representative from your firm should be present at this meeting. OR

The Preconstruction Conference will be scheduled in the near future. Date, time and location will be forthcoming. A representative from your firm should be present at this meeting.

All vendors are required to comply with applicable provisions of the Illinois Procurement Code (30 ILCS 500/1 et seq.). Bidder shall provide all required forms completed by subcontractor(s) as required in 00 50 00 – Standard Contract Execution Forms, Article 8 Constitutional and Statutory Provisions. Electronic copies of the required forms and the file naming convention are available online at: https://www.uocpres.uillinois.edu/contracts___forms/for_contractors.

The awarded low, responsive and responsible Bidder will be required to register with the Owner’s Vendor Services Application, and will be required to ensure that all Bidders’ subcontractors, vendors, and suppliers to be included on its Schedule of Values as identified in document 00 70 00 ‘General Conditions’ are also registered in the Owner’s Vendor Services Application. The vendor registration module of the Vendor Services Application can be accessed at: https://appserv6.admin.uillinois.edu/VendorRegistration/open/VendorSearch.jsp

I am the Owner’s Representative and am authorized to administer your contract for and in the name of The Board of Trustees of the University of Illinois. A copy of the signed and executed Agreement for this project is enclosed. OR A copy of the signed and executed Agreement for this project will be sent under separate cover.

I appreciate your cooperation in responding to this notice and am looking forward to a pleasant working relationship with your firm on this project.

Sincerely,
OWNER’S REPRESENTATIVE NAME

PM/sec
(Enclosure)
Copies:
Date

Contractor Name
Contractor Address

Project Name/Number:

Contract Amount:

Date of Award:

Division: List contractor and all assigned subcontractor divisions of work here (No Assignment) or (with Assigned Subcontractors)

NOTICE TO PROCEED

We have received and executed all required documentation (Agreement, Payment Bond, Performance Bond and required Liability, Builders Risk Insurance and Substance Abuse Prevention Program) to proceed with awarding you the above contract.

Pursuant to the terms of the above-referenced contract, you are hereby notified to commence work at the start of business on DATE. Please provide a copy of this Notice to each contractor that has been assigned to you as evidence of approval to proceed.

The Substantial Completion Date set forth in the Contract Documents is ## calendar days from the start date shown above, and has been calculated to be DATE.

The Preconstruction Conference has been scheduled for DATE at TIME at the LOCATION. A representative from your firm should be present at this meeting. OR The Preconstruction Conference will be scheduled in the near future. Date, time and location will be forthcoming. A representative from your firm should be present at this meeting.

All vendors are required to comply with applicable provisions of the Illinois Procurement Code (30 ILCS 500/1 et seq.). Bidder shall provide all required forms completed by subcontractor(s) as required in 00 50 00 – Standard Contract Execution Forms, Article 8 Constitutional and Statutory Provisions. Electronic copies of the required forms and the file naming convention are available online at: https://www.uocpres.uillinois.edu/contracts___forms/for_contractors.

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Sincerely,

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PM/sec
Enclosure
Copies:

END OF DOCUMENT 00 50 00