

#### **Division of Finance and Business Operations**

## Wayne State University

## **University Towers Lobby Upgrades**

## WSU Project Number 507-243838

**Prevailing Wage Work** 

FOR: Board of Governors Wayne State University Detroit, Michigan

#### **Owner's Representative:**

Jason R. Davis, Project Manager Facilities Planning & Management Design & Construction Services 5454 Cass Wayne State University Detroit, Michigan 48202

Owner's Agent: Robert Kuhn, Sr. Buyer WSU – Procurement & Strategic Sourcing 5700 Cass, Suite 4200 Detroit, Michigan 48202 313-577-3712 / 313-577-3747 fax ac6243@wayne.edu and copy leiann.day@wayne.edu Consultant: inFORM studio 235 E. Main Street, Suite 102B Northville, MI 48167

January 21, 2016

#### TABLE OF CONTENTS

Title Page	Title Page			
Table of Contents	Table of Contents			
Division 0 - Bidding Requirem	nents, Contract Forms, and Condition	s of the Contract		
00005 Information for	r Bidders	00005-1 thru 00005-2		
00100 Instructions to	Bidders	00100-1 thru 00100-5		
00250 Notice of Pre-	Bid Conference	00250-1 thru 00250-2		
00300 Form of Propo	osal & Qualification Statement	00300-1 thru 00300-8		
00410 Prevailing Wa	ge Rate Schedule	00410-1 thru 00410-35		
00420 KPI Reporting		00420-1 thru 00420-3		
00430 Payment Pack	kage Document Requirements	00430-1 thru 00430-2		
00440 Contractor's P	Performance Evaluation	00440-1 thru 00440-3		
00500 Agreement be for Construction	etween Contractor and Owner	00500-1 thru 00500-8		
00510 Form of Guara	antee	00510-1		
00700 General Cond	litions (A.I.A. A-201)	00700-1		
	nentary General Conditions t for Construction	00800-1 thru 00800-11		
00850 Drawings		00850-1		
Division 1 - General Requirements	<u>5</u>			

01000	General Requirements	01000-1 thru 01000-8
01010	Summary of Work (Includes Scope of Work)	01010-1

	INFORMATION FOR BIDDERS
OWNER:	Board of Governors Wayne State University
PROJECT:	University Towers Lobby Upgrades Project No. 507-243838
LOCATION:	Wayne State University <b>4500 Cass Ave.</b> Detroit, Michigan 48202
OWNER'S AGENT:	Robert Kuhn, Sr. Buyer WSU – Procurement & Strategic Sourcing 5700 Cass, Suite 4200 Detroit, Michigan 48202 313-577-3712 / 313-577-3747 fax ac6243@wayne.edu & copy leiann.day@wayne.edu
OWNER'S REPRESENTATIVE:	Jason R. Davis, Project Manager Facilities Planning & Management Design & Construction Services Wayne State University 5454 Cass Avenue Detroit, Michigan 48202
Architect:	inFORM studio 235 E. Main Street, Suite 102B Northville, MI 48167

**SPECIAL NOTE:** Right to reject any and all proposals, either in whole or in part and to waive any irregularities therein is reserved by the Owner.

#### BIDS ADVERTISED: January 21, 2016

**BIDDING:** Bidding documents may be obtained by vendors from the University Purchasing Web Site at **http://www.forms.procurement.wayne.edu/Adv\_bid/Adv\_bid/Atv\_bid.html** beginning **January 21, 2016**. When visiting the Web Site, click on the "**Construction**" link in green. Copies of the RFP will not be available at the pre-proposal meeting.

<u>MANDATORY Pre-Bid Conference:</u> 2:00 P.M., local time, January 29, 2016 to be held at Wayne State University – 4500 Cass Ave., 166, Detroit, MI, 48202. Late Arrivals may not be permitted to submit bids.

<u>OPTIONAL Second Walk Through:</u> (if needed), To be determined at the conclusion of the pre-bid conference, by those in attendance.

**DUE DATE FOR QUESTIONS**: Due Date for questions shall be **February 3, 2016 at 12:00 Noon.** All questions must be reduced to writing and emailed to the attention of **Robert Kuhn**, **Sr. Buyer** at **ac6243@wayne.edu**, copy to **Leiann Day**, **Procurement Analyst** at: **leiann.day@wayne.edu**.

**Bids Due:** Sealed proposals for lump-sum General Contract will be received at the office of the Procurement & Strategic Sourcing located at 5700 Cass Avenue, Suite 4200, Detroit, MI 48202 on **February 10, 2016,** until 2:00 p.m. (local time).

#### No public bid opening will be held.

**Bid Qualification Meeting:** Bidders must be available for bid prequalification meeting as soon as the day following the bid opening. The lowest qualified bidder will be contacted and requested to meet with Facilities Planning &

Management at their office located at 5454 Cass Avenue, Detroit, MI 48202. During the prequalification, the Vendor must provide a Project Schedule and a Schedule of Values, including a list of Contractor's suppliers, subcontractors and other qualifications.

An unsigned contract will be given to the successful Contractor at the conclusion of the Pre Award meeting, if all aspects of the bid are in order. The Contractor has 5 business days to return the contract to the Project Manager for University counter signature. The contractor must also submit a Performance Bond as outlined above and a Certificate of Insurance in the same 5 business day period. In the event the Contractor fails to return the documents in this 5 day period, the University reserves the right to award the contract to the next most responsive bidder.

All available information pertaining to this project will be posted to the Purchasing web site at http://www.forms.procurement.wayne.edu/Adv\_bid/Adv\_bid.html. Information that is not posted to the website is not available/not known

#### **INSTRUCTIONS TO BIDDERS**

OWNER:	Board of Governors Wayne State University
PROJECT:	University Towers Lobby Upgrades Project No. 507-243838
LOCATION:	Wayne State University <b>4500 Cass Ave.</b> , Detroit, Michigan 48202
OWNER'S AGENT:	Robert Kuhn, Sr. Buyer WSU – Procurement & Strategic Sourcing 5700 Cass, Suite 4200 Detroit, Michigan 48202 313-577-3712 / 313-577-3747 fax ac6243@wayne.edu & copy leiann.day@wayne.edu

#### 1. <u>PROPOSALS</u>

- A. The Purchasing Agent will receive sealed Proposals for the work as herein set forth at the place and until the time as stated in the "Information for Bidders", a copy of which is bound herewith in theses specifications. **No public bid opening will be held.**
- B. Proposals shall be for a lump-sum General Contract for the entire work of the Project as provided in the Form of Proposal.
- C. Proposals shall be submitted in duplicate on forms furnished with the Bidding documents. The forms must be fully filled out in ink or typewritten with the signature in longhand, and the completed forms shall be without alterations, interlineations, or erasures. Forms shall contain no recapitulations of the work to be done. Each proposal shall be delivered in an opaque sealed envelope, marked "PROPOSAL" AND SHALL BEAR THE NAME OF THE PROJECT AND THE NAME OF THE BIDDER. Proposals submitted by telephone or telegraph will not be accepted. Modifications by telephone or telegraph to previously submitted proposals will not be accepted.
- D. (*revised 5-29-2009*) All base bids must be conforming to the detailed specifications and drawings provided by the University, including any Addenda issued. Voluntary Alternates will only be considered if the Contractor has also submitted a conforming base bid. Any stipulation of voluntary alternates or qualifications contrary to the Contract requirements made by the Bidder in or accompanying his proposal as a condition for the acceptance of the Contract will not be considered in the award of the Contract and will cause the rejection of the entire Proposal.
- E. The competency and responsibility of Bidders will be considered in making the award. The Owner does not obligate himself to accept the lowest or any other bids. The Owner reserves the right to reject any and all bids and to waive any informalities in the Proposals.

#### 2. PROPOSAL GUARANTEE (revised 3-22-2012)

A. A certified check or bank draft payable to the Owner, or satisfactory Bid Bond executed by the Bidder and Surety Company, in an amount equal to not less than five percent (5%) of the maximum proposal amount shall be submitted with each Proposal, which amount may be forfeited to the Board of Governors, Wayne State University, if the successful Bidder refuses to enter into a Contract within ninety (90) days from receipt of Proposals.

- B. Bond must be issued by a Surety Company with an "A rating as denoted in the AM Best Key Rating Guide"
- C. The bid deposit of all bidders except the lowest three will be returned within three (3) days after the bids are opened. After the formal Contract and bonds are approved, the bid deposit will be returned to the lowest three bidders, except when forfeited.
- D. Bid bonds shall be accompanied by a Power of Attorney authorizing the signer of the bond to do so on behalf of the Surety Company.
- E. Withdrawal of Proposals is prohibited for a period of ninety (90) days after the actual date of opening thereof.

#### 3. CONTRACT SECURITY (revised 3-22-2012)

- A. The successful Bidder will be required to furnish a Performance Bond and Labor and Material Payment bond in an amount equal to 100% of the contract award amount, and include such cost in the Proposal, complying with the laws of the State of Michigan. The graduated formula no longer applies.
- B. Performance Bond and Labor and Material Payment Bond shall be from a surety company acceptable to the Owner and made payable as follows:
  - (1) A bond for 100% of the contract award amount to the Board of Governors of Wayne State University, and guaranteeing the payment of all subcontractors and all indebtedness incurred for labor, materials, or any cause whatsoever on account of the Contractor in accordance with the laws of the State of Michigan relating to such bonds.
  - (2) A bond for 100% of the contract award amount to the Board of Governors of Wayne State University to guarantee and insure the completion of work according to the Contract.
- C. The only acceptable Performance Bond shall be the AIA A312 2010.
- D. Bond must be issued by a Surety Company with an "A rating as denoted in the AM Best Key Rating Guide".

#### 4. BOND CLARIFICATION

For bids below \$50,000.00,

- A. Bid bond will not be required.
- B. Performance Bond will not be required.

#### 5. INSPECTION

A. Before submitting his Proposal, each Bidder shall be held to have visited the site of the proposed work and to have familiarized himself as to all existing conditions affecting the execution of the work in accordance with the Contract Documents. No allowance or extra consideration on behalf of the Contractor will subsequently be made by reason of his failure to observe the Conditions or on behalf of any subcontractor for the same reason.

#### 6. EXPLANATION TO BIDDERS AND ADDENDA

A. Neither the Owner nor Representative nor Purchasing Agent will give verbal answers to any inquiries regarding the meaning of drawings and specifications, and any verbal statement regarding same by any person, previous to the award, shall be unauthoritative.

- B. Any explanation desired by Bidders must be requested of the Purchasing Agent in writing, and if explanation is necessary, a reply will be made in the form of an Addendum, a copy of which will be forwarded to each Bidder registered on the Bidders' List maintained by Procurement & Strategic Sourcing.
- C. All addenda issued to Bidders prior to date of receipt of Proposals shall become a part of these Specifications, and all proposals are to include the work therein described.

#### 7. INTERPRETATION OF CONTRACT DOCUMENTS

A. If any person contemplating submitting a bid for the proposed Contract is in doubt as to the true meaning of any part of the drawings, specifications, or other Contract Documents, he may submit to the Purchasing Agent, a written request for an interpretation thereof. The person submitting the request will be responsible for its prompt delivery. Any interpretation of the Contract Documents will be made by an addendum duly issued. A copy of such addendum will be mailed and delivered to each registered Bidder. Each proposal submitted shall list all addenda, by numbers, which have been received prior to the time scheduled for receipt of proposal.

#### 8. <u>SUBSTITUTION OF MATERIALS AND EQUIPMENT\*</u>

A. Whenever a material, article or piece of equipment is identified on the Drawings or in the Specifications by reference to manufacturers' or vendors' names, trade names, catalog numbers, or the like, it is so identified for the purpose of establishing a standard, and any material, article, or piece of equipment of other manufacturers or vendors which will perform adequately the duties imposed by the general design will be considered equally acceptable provided that the material, article, or piece of equipment so proposed is, in the opinion of the Architect, of equal substance, appearance and function. It shall not be purchased or installed by the Contractor without the Architect's written approval.

#### 9. TAXES

A. The Bidder shall include in his lump sum proposal and make payment of all Federal, State, County and Municipal taxes, including Michigan State Sales and Use Taxes, now in force or which may be enacted during the progress and completion of the work covered.

#### 10. REQUIREMENTS FOR SIGNING PROPOSALS AND CONTRACTS

- A. The following requirements must be observed in the signing of proposals that are submitted:
  - (1) Proposals that are not signed by individuals making them shall have attached thereto a Power of Attorney, evidencing the authority to sign the Proposal in the name of the person for whom it is signed.
  - (2) Proposals that are signed for partnership shall be signed by all of the partners or by an Attorney-in-Fact. If signed by an Attorney-in-Fact, there must be attached to the Proposal a Power of Attorney evidencing authority to sign the Proposal, executed by the partners.
  - (3) Proposals that are signed for a corporation shall have the correct corporate name thereof and the signature of the President or other authorized officer of the corporation, manually written in the line of the Form of Proposal following the words "signed by". If such a proposal is signed by an official other than the President of the Corporation, a certified copy of resolution of the Board of Directors, evidencing the authority of such official to sign the bid, shall be attached to it. Such proposal shall also bear the attesting signature of the Secretary of the Corporation and the impression of the corporate seal.

#### 11. QUALIFICATIONS OF BIDDERS

A. The Owner may request each of the three (3) low bidders to submit information necessary to satisfy the Owner that the Bidder is adequately prepared to fulfill the Contract. Such information may include past performance records, list of available personnel, plant and equipment, description of work that will be done simultaneously with the Owner's Project, financial statement, or any other pertinent information. This information and such other information as may be requested will be used in determining whether a Bidder is qualified to perform the work required and is responsible and reliable.

#### 12. SPECIAL REQUIREMENTS

- A. The attention of all Bidders is called to the General Conditions, Supplementary General Conditions, and Special Conditions, of which all are a part of the Specifications covering all work, including Subcontracts, materials, etc. Special attention is called to those portions dealing with Labor Standards, including wages, fringe benefits, Equal Employment Opportunities, and Liquidated Damages.
- B. Prior to award of the project, the apparent low bidder will be required to produce a schedule of values which will include the proposed subcontractors for each division of work and whether the subcontractor is signatory or non-signatory. A contract will not be issued to the apparent low bidder until this document is provided. A contractor will have one week to produce this document. If the required document is not received within this time, the bidder will be disgualified.

#### 13. NOTICE OF AWARD/ACCEPTANCE OF BID PROPOSAL (revised 12-15-2009)

A. The Proposal shall be deemed as having been accepted when a copy of the Contract (fully executed by both the vendor and the appropriate signatory authority for the University), with any/all Alternates, Addenda, and Pre-Contract Bulletins, as issued by the office or agent of the Owner has been duly received by the Contractor. After signing the Contracts, the Contractor shall then return all copies, plus any required bonds and certificates of insurance, to the office of the Owner's Representative, at 5454 Cass, Wayne State University, Detroit, MI 48202. Construction will begin when the fully-executed contract has been returned to the Contractor.

#### 14. TIME OF STARTING AND COMPLETION

- A. It is understood that the work is to be carried through to substantial completion with the utmost speed consistent with good workmanship and to meet the established start and completion dates.
- B. The Contractor shall begin work under the Contract without delay, upon receipt of a fully-executed contract from the Owner, and shall substantially complete the project ready for unobstructed occupancy and use of the Owner for the purposes intended within the completion time stated in the Contract.
- C. The Contractor shall, immediately upon receipt of fully-executed contract, schedule his work and expedite deliveries of materials and performance of the subcontractors to maintain the necessary pace for start and completion on the aforementioned dates.

#### 15. CONTRACTOR'S PERFORMANCE EVALUATION (2-2015)

In an effort to provide continuous process improvement regarding the construction of various university projects, Wayne State University is embarking upon a process of evaluating the contractor's overall performance following the completion of work. At the conclusion of the construction project a subjective evaluation of the Contractor's performance will be prepared by the Project Manager and the supervising Director of Construction. The evaluation instrument that will be used in this process is shown in Section **00440-01 - Contractor's Performance Evaluation**.

#### 16. <u>BIDDING DOCUMENTS</u>

A. Bid specifications are not available at the University, but are available beginning January 21, 2016 through Wayne State University Procurement & Strategic Sourcing's Website for Advertised Bids: http://www.forms.procurement.wayne.edu/Adv\_bid/Adv\_bid.html. The plans for this project can be viewed in advance and/or printed from the above website. Copies of the RFP will not be available at the pre-proposal meeting.

#### B. DOCUMENTS ON FILE (revised 12-2007)

- Wayne State University Procurement & Strategic Sourcing's Website.
   All available information pertaining to this project will be posted to the Purchasing web site at http://www.forms.procurement.wayne.edu/Adv\_bid/Adv\_bid.html.
   Information that is not posted to the website is not available/not known.
- (2) Notification of this Bid Opportunity has been sent to DUNN BLUE (for purchase of Bid Documents only), DODGE REPORTS, REED CONSTRUCTION, CONSTRUCTION NEWS and the CONSTRUCTION ASSOCIATION OF MICHIGAN (CAM).
- (3) Please note: Effective December 1, 2007, bid notices will be sent only to those Vendors registered to receive them via our Bid Opportunities list serve. To register, to http://www.forms.procurement.wayne.edu/Adv\_bid/Adv\_bid.html, and click on the "Join our Listserve" link at the top of the page.

#### 15. <u>Smoke and Tobacco-Free Policies (9-2015)</u>

On August 19, 2015, Wayne State joined hundreds of colleges and universities across the country that have adopted smoke- and tobacco-free policies for indoor and outdoor spaces. Contractors are responsible to ensure that all employees and all subcontractors' employees are in compliance anytime they are on WSU's main, medical, or extension center campuses. The complete policy can be found at <a href="http://wayne.edu/smoke-free/policy/">http://wayne.edu/smoke-free/policy/</a>.

#### NOTICE OF MANDATORY PRE-BID CONFERENCE

#### PROJECT: University Towers Lobby Upgrades,

#### PROJECT NOS .: WSU PROJECT NO. 507-243838

It is **MANDATORY** that each Contractor proposing to bid on this work must attend a pre-bid conference at the following location:

Wayne State University 4500 Cass Ave., 166 Detroit MI 48202

#### 2:00 P.M., local time, January 29, 2016

The purpose of this conference is to clarify the procedures, scope of work, and to identify any omissions and/or inconsistencies that may impede preparation and submission of representative competitive bids.

In the event that less than 4 individual contractor firms attend the pre-bid conference, the University reserves the right, at its sole discretion, to either reschedule the pre-bid conference or proceed and offer a second pre-bid conference date. (Attendance at only one pre-bid conference will be required).

An attendance list shall be prepared and minutes of the conference shall be furnished to all those attending.

Any clarifications or corrections that cannot be made at the conference will be by Addendum.

For your convenience a map of the University and appropriate parking lots can be downloaded and printed from: http://campusmap.wayne.edu/. Guest parking in any of the University student and guest lots is \$7.00. A detailed list of Cash & Coin operated lots can be viewed at http://purchasing.wayne.edu/cash\_and\_credit\_card\_lots.php. Cash lots dispense change in quarters. Due to time constraints, Vendors are encouraged to avoid parking at meters on the street (especially blue "handicapped" meters).

All available information pertaining to this project will be posted to the Purchasing web site at http://www.forms.procurement.wayne.edu/Adv\_bid/Adv\_bid.html. Information that is not posted to the website is not available/not known.

#### AGENDA

#### I. Welcome and Introductions

- A. Wayne State University Representatives
- B. Vendor Representatives
- C. Sign in Sheet- be sure to include your fax number and email address (LEGIBLY) on the sign in sheet.

#### II. Brief Overview of Wayne State University

- A. Purpose and Intent of RFP.
- B. Detailed review of the RFP and the requirements for a qualified response.
- C. Review of all pertinent dates and forms that are REQUIRED for a qualified response.

#### III. Vendor Questions/Concerns/Issues

- A. Questions that can be answered directly by the appropriate person in this meeting will be answered and both question and answer will be recorded in the minutes of the meeting.
- B. Questions that need to be researched will be answered and a nature of clarification will be emailed to the appropriate ListServ. See http://www.forms.purchasing.wayne.edu/Adv\_bid/Adv\_Bid\_Listserve.html for a list of ListServ Bid Lists.
- C. Minutes will be emailed to all participants of the meeting within a reasonable amount of time. (be sure to include your email address/addresses on the sign in sheet)
- D. Questions and concerns that come up after this meeting are to be addressed to **Robert Kuhn**, Procurement & Strategic Sourcing. Discussion with other University members is seriously discouraged and could lead to disqualification from further consideration. All questions and answers will be recorded and emailed to all participants of the RFP.
- E. Due date for questions is **February 3, 2016, 12:00 noon**.
- IV. Minimum Participation
  - A. Pre-registration for the Pre-Bid meeting is required. In the event that we do not have four (4) or more eligible bidders pre-registered, the University reserves the right to postpone the Pre-bid meeting with up to 4 business hour notice.
  - B. If less than 4 individual contractor firms attend the mandatory pre-bid meeting, the University reserves the right, at its sole discretion, to either reschedule the pre-bid conference or proceed and offer a second pre-bid conference date. (Attendance at only one pre-bid conference will be required).
  - C. On the day of the bid opening, if less than 3 sealed bids are received, the University reserves the right, at its sole discretion, to rebid the project in an effort to obtain greater competition. If the specifications are unchanged during the rebid effort, any contractor who submitted a bid will be given the option of keeping its bid on file for opening after the second bid effort, or of having the bids returned to them unopened.

#### V. Proposal Due Date- February 10, 2016, 2:00 p.m.

- VI. Final Comments
  - VII. Adjourn

VENDOR NAME\_\_\_\_\_

#### GENERAL CONTRACT - PROPOSAL FORM (revised 1 - 2011)

Please Note – Vendors must Pre-qualify themselves when responding to this bid opportunity. Our Prequalification questions can be found on page 4 of this section.

OWNER:	Board of Governors Wayne State University
PROJECT:	University Towers Lobby Upgrades
PROJECT NO.:	WSU PROJECT NO. 507-243838
PROJECT TYPE:	General Construction Work
PURCHASING AGENT:	Robert Kuhn, Sr. Buyer WSU – Procurement & Strategic Sourcing 5700 Cass, Suite 4200 Detroit, Michigan 48202 313-577-3712/ 313-577-3747 fax ac6243@wayne.edu & copy leiann.day@wayne.edu
OWNER'S REPRESENTATIVE:	Jason R. Davis, Project Manager Design & Construction Services Facilities Planning & Management Wayne State University 5454 Cass Avenue Detroit, Michigan 48202
TO:	Board of Governors Wayne State University Detroit, Michigan

BASE PROPOSAL:

The undersigned agrees to enter into an Agreement to complete the base scope of work of the **University Towers Lobby Upgrades** project (WSU Project No. **507-243838**) in accordance with the Bidding Documents for the following amounts:

Dollars

\$

**ALTERNATES:** The following alternates to the base proposal(s) are required to be offered by the respective bidder. The undersigned agrees that the following amounts will be added to or deducted from the base bid as indicated, for each alternate which is accepted.

#### **ALTERNATE NO. 1A:**

The undersigned agrees to enter into an agreement to complete the Alternate # 1A work of the University Towers Lobby Upgrade project and to provide all labor and material associated with the work in accordance with the Bidding Documents for the following amounts:

(select one) ADD		\$	Dollars
or DEDUCT		\$	Dollars
<u>ALTERNATE NO. 1B:</u>	The undersigned agrees to enter into a 1B work of the University Towers Lobb and material associated with the work i for the following amounts:	by Upgrade project and to pr	rovide all labor
(select one) ADD		\$	Dollars
or DEDUCT		\$	Dollars
<u>ALTERNATE NO. 2A:</u>	The undersigned agrees to enter into a 2A work of the University Towers Lobb and material associated with the work i for the following amounts:	by Upgrade project and to pr	rovide all labor
(select one) ADD		\$	Dollars
or DEDUCT		\$	Dollars
<u>ALTERNATE NO. 2B:</u>	The undersigned agrees to enter into a 2B work of the University Towers Lobb and material associated with the work i for the following amounts:	by Upgrade project and to pr	rovide all labor
(select one) ADD		\$	Dollars
or DEDUCT		\$	Dollars
<u>ALTERNATE NO. 3:</u>	The undersigned agrees to enter into a work of the University Towers Lobby U material associated with the work in ac the following amounts:	pgrade project and to provid	le all labor and

(select o	ne) ADD			\$	Dollars
I	or DEDUCT			\$	Dollars
<u>ALTERNATE NO. 4:</u>		work o materia	dersigned agrees to enter into an agreem f the University Towers Lobby Upgrade pr al associated with the work in accordance owing amounts:	oject and to provi	de all labor and
(select o	ne) ADD			\$	Dollars
I	or DEDUCT			\$	Dollars
LAWN REPLACEMENT:	Contract Universit	or's wor ty, the U <b>unit cos</b>	d agrees that, in the event of existing lawn of k, that has not been properly addressed and niversity may repair/replace the lawn and/or lar t of \$10.00 per square yard for lawn, and l repairs, the full cost of which shall be reimburg	d repaired to the sandscaping, and that andscaping at a r	atisfaction of the the expense will ate of 1.5 times
CONTRACT CHANGE ORDERS: (revised 4-01-	<u>2011)</u>		dersigned agrees to the following pricing formul nges in the contract work:	a and rates	
	1.		contract work, Contractor's markup for handlin tractors sell price, shall not exceed <u>5%.</u>	ng, overhead, profit	and bonding on
		1.1.	For subcontract work that is provided o subcontractor shall be permitted a single profit and bonding of 5%. When a subcontractor's hourly labor rate, addi permitted.	e markup for hand a markup is ide	dling, overhead, entified in the
			1.1.1 For changes that are based upon a shall provide all labor and material back-u charges are avoided and authorized mark-	ps to ensure that o	duplicative
	2.		rk by his own organization, Contractor's mark nd bonding shall not exceed <b>5%</b> of the net labor		
	Subcon	tractor's	of the project's contract execution Contract s hourly labor rate breakdown details. This subcontractor participation.		
			ral overhead includes supervision and executi , blocking, shores, appliances, etc., and other r		
	organiza	itions, a	st is the sum of the base wages, fringe bene oplicable payroll taxes, and increased expens opensation, P.L. and P.D.).		
TIME OF COMPLETION:	(revised	I 4-01-20	011)		

The Contract is expected to be fully executed on or about 25 calendar days after successful bidder qualification and recommendation of award. The undersigned agrees to start construction **immediately after** receipt of a fully executed contract, and to complete the work as follows:

Substantial Completion will be completed no later than July 1, 2016.

LIQUIDATED DAMAGES: It is understood and agreed that, if project is not completed within the time specified in the contract plus any extension of time allowed pursuant thereto, the actual damages sustained by the Owner because of any such delay, will be uncertain and difficult to ascertain, and it is agreed that the reasonable foreseeable value of the use of said project by Owner would be the sum of **\$200, Two Hundred and 00/100 Dollars per day**, and therefore the contractor shall pay as liquidated damages to the Owner the sum of **\$200, Two Hundred and 00/100 Dollars per day** for each day's delay in substantially completing said project beyond the time specified in the Contract and any extensions of time allowed thereunder.

 TAXES:
 The undersigned acknowledges that prices stated above include all applicable taxes of whatever character or description. Michigan State Sales Tax is applicable to the work. Bidder understands that the Owner reserves the right to reject any or all bids and to waive informalities or irregularities therein.

## ADDENDA: The undersigned affirms that the cost of all work covered by the following Addenda are included in the lump sum price of this proposal.

Addendum NoDate	Addendum NoDate
Addendum NoDate	Addendum NoDate

#### **CONTRACTOR'S PREQUALIFICATION STATEMENT & QUESTIONNAIRE:**

#### Our Minimum Requirements for Construction Bids are:

#### WSU considers this project: General Construction Work.

Criteria	Small Project bid less than \$50,000	Medium Project bid between \$50,001 and \$250,000	Large Project bid between \$250,001 and \$2 million	Very Large Project bid greater than \$2 million
EMR Rating (Experience	1.0 or Less	1.0 or Less	1.0 or Less	1.0 or Less
Modification Rating)				
Bondable Vendor	N.A.	Required	Required	Required
Length of Time in Construction Business	2 Years	3 Years	5 Years	5 Years
Demonstrated Experience in Projects Similar in Scope and Price in the last 3 years	1 or more	1 or more	2 or more	3 or more
Unsuccessful Projects on Campus in last 3 years	None Allowed	None Allowed	None Allowed	None Allowed
Failure to comply with Prevailing Wage	None Allowed	None Allowed	None Allowed	None Allowed

and/or Project Labor requirements				
Withdrawn University Bid (with or without Bond forfeiture) within the last 3 years **	1 or less	1 or less	1 or less	1 or less
Company currently not in Chapter 11 of the US Bankruptcy Code	1 Year	2 Years	3 Years	3 Years

\*\* Withdrawal of a bid is subject to the University suspension policy, for a period up to one year.

Contractors must complete the following information to determine their eligibility to participate in this bid. This information is required with your Bid to the University

#### Failure to complete this form in its entirety will result in your bid being disqualified.

Check one of the following on the makeup of your company:

Corporation	Individual
Partnership	Joint Venture
Other (Explain below):	
<b>Diversity Classification:</b> Please indicate the appropriate diverties the following groups as diverse or disadvantaged:	ersity classification for your company. The University recognizes
Majority Owned	

	<ul> <li>Minority Business Enterprises (MBE)</li> <li>Women Business Enterprises (WBE)</li> <li>Disabled Veteran Enterprises (DVBE)</li> <li>Disabled Person Enterprises (DBE)</li> <li>Veteran Owned Businesses (VBE)</li> <li>Small Businesses per the US Small Business Administration (SBE)</li> <li>Other (Please Explain):</li></ul>
1.	How many years has your organization been in business as a contractor?
2.	How many years has your organization been in business under its present business name?
3.	List states in which your organization is legally qualified to do business.
4.	Provide the Name and Address of your Liability Insurance Carrier.

 What is your current EMR Rating? The minimum requirement is an EMR Rating of 1.0 or less for all projects. Bidders with a rating higher than 1.0 understand that their bid may be disqualified, at the sole discretion of the University.

- 6. What percentage of work performed on projects are by company employees; excluding any hired subcontracting and outsourced relationships, for the bid submitted? \_\_\_\_\_\_%
- What percentage of work performed on your companies behalf are by subcontracted business relationships; disallowing 1099 contracting work forces, for the bid submitted? \_\_\_\_\_\_ %
- 8. Have you ever failed to complete any work awarded to you? If so, attach a separate sheet of explanation. Include the name of the Project, the customer, the dates of the work, and the amount of the contract?

 Have you withdrawn a bid after a University bid opening and/or refused to enter into a contract with the University upon notification of award within the last 3 years? If so, state the Project Name and Number, and the date of bid submission below.

- 10. Has any officer or partner of your organization ever been an officer or partner of another organization that failed to complete a construction contract? If so, attach a separate sheet of explanation.
- 11. List the construction experience of the principals and superintendents of your company.

Name:	Title:	
Name:	Title:	
Name:	Title:	

12. List the construction Projects, and approximate dates, when you performed work similar in Scope to this project.

Project:	Owner:
Contract Amount:	Date Completed:
Project:	Owner:
Contract Amount:	Date Completed:
Project:	Owner:
Contract Amount:	Date Completed:

List the construction Projects, and approximate dates, when you performed work similar in Dollar Amount to this project.
 Project: Owner: Owner:

	Contract Amount:		Date Completed:			_	
	Project:		Owner:				
	Contract Amount:		Date Completed:			_	
	Project:		Owner:				
	Contract Amount:		Date Completed	:			
14.	Is your Company "bondable"? Ye	s	No	_			
15.	What is your present bonding capa	city? \$					
16.	Who is your bonding agent?						
	NAME:						
	ADDRESS:						
	PHONE: (	)					
	CONTACT:						
17.	Does your company agree to provid disqualification of your bid. Yes	le financial repor <u>No</u>		upon request?	? Failure to agree	ee may result ir	١
18.	Does your company agree that all c any ensuing agreement? Yes			RFP and Vend	or's Response I	Proposal becon	ne part of
19.	Does your company agree to execu Contractor and Owner for Construct		ntaining the clauses No		tion 00500 "Ag	reement Betwe	en
	If "No", clearly note any exceptions	to any informatio	on contained in the	contract docur	nents and inclu	de with your pro	posal.
20.	Did your company quote based upo	n <b>Prevailing W</b> a	age Rates?	Yes	No		
21.	Does your company agree to comp	y with the Unive	rsity Smoke and T	obacco Free I	Policies?	Yes	No
	<b>Note:</b> Contractors submitting proporterences including contact information						
	WLEDGEMENT OF M QUALIFICATIONS:	for University completely and meet the minir	ed has read and und construction proje accurately. The u num qualifications om consideration	cts, and has undersigned u in the categ	completed the nderstands that ory identified	e Prequalificati t a contractor, v	who fails to
ACCEP	TANCE OF PROPOSAL:	standard form section 00500	ed agrees to exe titled "Agreement of the bid documen ithin sixty (60) days	Between Cont nts), provided	tractor and Own	ner for Constru tified of the acc	iction" (see

# The undersigned below understands that the bid will be disqualified if the Prequalification information above is not completed in its entirety.

NAME OF COMPANY:

FORM OF PROPOSAL FOR THE GENERAL CONTRACT

OFFICE ADDRESS:	
PHONE NUMBER:	DATE
FAX NUMBER:	
SIGNED BY:	
	Signature
	(Please print or type name here)
TITLE	
EMAIL ADDRESS:	@

#### PREVAILING WAGE RATE SCHEDULE (revised 4-05-2010)

- A. See also Page 00100-4 Section 12.B
- B. Wayne State University requires all project contractors, including subcontractors, who provide labor on University projects to compensate at a rate no less than prevailing wage rates.
- C. The rates of wages and fringe benefits to be paid to each class of laborers and mechanics by each VENDOR and subcontractor(s) (if any) shall be not less than the wage and fringe benefit rates prevailing in Wayne County, Michigan, as determined by the United States Secretary of Labor. Individually contracted labor commonly referred to as "1099 Workers" and subcontractors using 1099 workers are not acceptable for work related to this project.
- D. To maintain compliance with State of Michigan Ordinances, Certified Payroll must be provided for each of the contractor's or subcontractor's payroll periods for work performed on this project. Certified Payroll should accompany all Pay Applications. Failure to provide certified payroll will constitute breach of contract, and pay applications will be returned unpaid, and remain so until satisfactory supporting documents are provided.

A Prevailing Wage Rate Schedule has been issued from the State of Michigan that is enclosed in this section

Additional information can be found on the University Procurement & Strategic Sourcing's web site at the following URL address:

#### http://purchasing.wayne.edu/vendors/wage-rates.php

If you have any questions, or require rates for additional classifications, please contact:

Michigan Department of Consumer & Industry Services, Bureau of Safety and Regulation, Wage and Hour Division, 7150 Harris Drive, P.O. Box 30476, Lansing, Michigan 48909-7976 http://www.michigan.gov/dleg/0,1607,7-154-27673\_27706---,00.html

#### F. Wayne State University's Prevailing Wage Requirements:

When compensation will be paid under prevailing wage requirements, the University shall require the following:

- A. The contractor shall obtain and keep posted on the work site, in a conspicuous place, a copy of all current prevailing wage and fringe benefit rates.
- B. The contractor shall obtain and keep an accurate record showing the name and occupation of and the actual wages and benefits paid to each laborer and mechanic employed in connection with this contract.
- C. The contractor shall submit a completed certified payroll document [U.S. Department of Labor Form WH 347] verifying and confirming the prevailing wage and benefits rates for all employees and subcontractors for each payroll period for work performed on this project. The contractor shall include copies of pay stubs for all employee or contract labor payments related to Wayne State University work. The certified payroll form can be downloaded from the Department of Labor website at http://www.dol.gov/whd/forms/wh347.pdf.
- D. A properly executed sworn statement is required from all tiers of contractors, sub-contractors and suppliers which provide services or product of \$1,000.00 or greater. Sworn statements must accompany applications for payment. All listed parties on a sworn statement and as a subcontractor must submit Partial or Full Conditional Waivers for the amounts invoiced on the payment application. A copy of the acceptable WSU Sworn Statement and Waiver will be provided to the awarded contractor.

- E. Apprentices for a skilled trade must provide proof of participation in a Certified Apprenticeship Program and the level of hours completed in the program.
- F. Daily project sign-in sheets and field reports for the project must be turned in weekly.

#### Note: Contractor invoices WILL NOT be processed until all listed certified payroll documents are received.

- G. If the VENDOR or subcontractor fails to pay the prevailing rates of wages and fringe benefits and does not cure such failure within 10 days after notice to do so by the UNIVERSITY, the UNIVERSITY shall have the right, at its option, to do any or all of the following:
  - 1. Withhold all or any portion of payments due the VENDOR as may be considered necessary by the UNIVERSITY to pay laborers and mechanics the difference between the rates of wages and fringe benefits required by this contract and the actual wages and fringe benefits paid.
  - 2. Terminate this contract and proceed to complete the contract by separate agreement with another vendor or otherwise, in which case the VENDOR and its sureties shall be liable to the UNIVERSITY for any excess costs incurred by the UNIVERSITY.
  - 3. Propose to the Director of Purchasing that the Vendor be considered for Debarment in accordance with the University's Debarment Policy, found on our website at http://purchasing.wayne.edu/docs/appm28.pdf

Terms identical or substantially similar to this section of this RFP shall be included in any contract or subcontract pertaining to this project.

- H. The current applicable prevailing wage rates as identified by the State of Michigan Department of Consumer & Industry Services, Bureau of Safety and Regulation, Wage and Hour Division are attached. Refer to item C above if additional information is required.
- I. Prior to award of the project, the apparent low bidder will be required to produce a schedule of values which will include the proposed subcontractors for each division of work and whether the subcontractor is signatory or non-signatory. A letter of intent or **contract will not** be issued to the apparent low bidder until this document is provided. The apparent low bidder will have one week to produce this document. If the required document is not received within this time, the bidder will be disqualified, and the next low bidder will be required to provide this schedule of values.

## SEE ATTACHED STATE PREVAILING WAGE INFORMATION

### **State of Michigan**

WHPWRequest@michigan.gov

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016 Project Number: 507-243838

## Wayne County

## Official 2016 Prevailing Wage Rates for State Funded Projects

	Iss Contract must be		•	4/14/2016		<b>]</b>		
<u>Classification</u> Name Description		•	1 of 33 Last Updated	Straight Tir Hourly	Half	Time	Overtime Provision	
Asbestos & Lead Abater								
Asbestos & Lead Abatemer 4 ten hour days @ straight Monday-Saturday, must be	time allowed	MLDC	10/30/2015	\$40.75	\$54.34	\$67.93 H H	інхххх р	Y
Asbestos & Lead Abater	ment, Hazardous	Material Ha	ndler					
Asbestos and Lead Abatem Material Handler	nent, Hazardous	AS207	10/30/2015	\$40.75	\$54.25	\$67.75 H H	Н Х Х Х Х Д	Y
4 ten hour days @ straight Monday-Saturday, must be								
Boilermaker		501/0		054 70	<b>A</b> O4 OO			
Boilermaker		BO169	2/17/2015	\$54.70	\$81.08	\$107.45 H F	іннннн	Y
	Apprentie	ce Rates:						
	1st 6 mon	ths		\$40.31	\$59.49	\$78.67		
	2nd 6 mo	nths		\$41.45	\$61.21	\$80.95		
	3rd 6 mor	nths		\$42.57	\$62.88	\$83.19		
	4th 6 mor	iths		\$43.69	\$64.57	\$85.43		
	5th 6 mor	iths		\$44.81	\$66.24	\$87.67		
	6th 6 mor	iths		\$48.63	\$72.50	\$96.36		
	7th 6 mor	iths		\$49.32	\$73.01	\$96.69		
	8th 6 mor <b>Official</b>	iths Rate Scheo	dule	\$51.58	\$76.40\$	101.21Official	Request #:	8
Requestor: Wayne Sta Project Description: RFP Unive Project Number: 507-24383 County: Wayne	rsity Towers Lobby Upg	grades 2016	o	very contractor n the construct of all prevailing rescribed in a c	ion site, i wage and	n a conspicu	ous place, a co	
-y - y -						Page	1 of 33	

Page 1 of 33

Contract must be awarded by: 4/14/2016

Page 2 of 33

		Page z	01.33				
<u>Classification</u> Name Description			Last Updated	Straight Tir Hourly	Half	Double Time	Overtime Provision
Bricklayer							
Bricklayer, stone mason, poin Make up day allowed comme Saturday for 5 day 8 hour week Friday for 4 day 10 hour week 4 10s allowed M-TH	nt	BR1	10/15/2014	\$52.43	\$78.65	\$104.86 H	h d h d d d d Y
	Apprentic	e Rates:					
	First 6 mo	nths		\$31.87	\$47.81	\$63.74	
	2nd 6 mor	iths		\$33.72	\$50.60	\$67.44	
	3rd 6 mon	ths		\$35.57	\$53.37	\$71.14	
	4th 6 mon	ths		\$37.42	\$56.14	\$74.84	
	5th 6 mon	ths		\$39.27	\$58.92	\$78.54	
	6th 6 mon	ths		\$41.12	\$61.70	\$82.24	
	7th 6 mon	ths		\$42.97	\$64.46	\$85.94	
	8th 6 mon	ths		\$44.82	\$67.24	\$89.64	
Carpenter							
Diver		CA 687 D	10/13/2015	\$66.46	\$95.70	\$124.93 X	ХНХХНН О Ү
Four 10s allowed M-Sat; dou over 12 hours worked per da							
Make up day allowed comme	nt						
Saturda Official Request #: 80 <b>Official Rate Schedule</b> Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016		E <sup>1</sup> OI	e Every contractor and subcontractor shall k on the construction site, in a conspicuous of all prevailing wage and fringe benefit ra			cuous place, a copy	
Project Number: 507-243838 County: Wayne			р	prescribed in a contract.			1e 2 of 33

Page 2 of 33

lssue	Date:	1/15/2016
-	_	

Contract must be awarded by: 4/14/2016

### Page 3 of 33

			гауе э	01 33				
lame	<u>ssification</u> Description			Last Updated	Straight Tir Hourly	Half	Double Time	Overtime Provision
Carpe inclue	et and Resilient Floor Layer, (do de installation of prefabricated f uet flooring which is to be paid	oes not formica &	CA1045	10/12/2015	\$50.21	\$71.55		X X H X X X X D Y
		Apprentice R	lates:					
		1st 6 months	;		\$24.86	\$33.53	\$42.19	
		2nd 6 months	;		\$28.87	\$39.54	\$50.21	
		3rd 6 months			\$31.01	\$42.76	\$54.49	
		4th 6 months			\$33.14	\$45.95	\$58.75	
		5th 6 months			\$35.28	\$49.16	\$63.03	
		6th 6 months			\$37.41	\$52.36	\$67.29	
		7th 6 months			\$39.54	\$55.54	\$71.55	
		8th 6 months			\$41.67	\$58.74	\$75.81	
when <i>Mak</i>	10s allowed Mon-Sat; double tin o over 12 hours worked per day we up day allowed comment		CA687Z1	10/13/2015	\$56.59	\$80.89	\$105.19 >	( X H X X H H D Y
Sau	urdays	Apprentice R	ates:					
		1st year			\$34.72	\$48.09	\$61.45	
		3rd 6 months			\$37.16	\$51.75	\$66.33	
		4th 6 months			\$39.58	\$55.38	\$71.17	
		5th 6 months			\$42.02	\$59.04	\$76.05	
		6th 6 months			\$44.44	\$62.67	\$80.89	
		7th 6 months			\$46.87	\$66.32	\$85.75	
		8th 6 months			\$49.30	\$69.96	\$90.61	

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

Project Number: 507-243838 County: Wayne Official Rate Schedule Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

#### PREVAILING WAGE RATE SCHEDULE

Official 2016 Prevailing Wage	Rates for State Funded Projects
Issue Date:	1/15/2016

Contract must be awarded by: 4/14/2016

Page 4 of 33

		Faye 4		<del>.</del>		<b>–</b>	<b>o</b> "
Classification Name Description			Last Updated	Straight Tii Hourly	me and a Half	Double Time	Overtime Provision
Dila deixar							·····
Piledriver Four 10s allowed Monday-Satu	rday: double	CA687Z1P	10/13/2015	\$56.59	\$80.89	\$105.19	ххнххннрү
time due when over 12 hours							
Make up day allowed comment							
Saturday							
	Apprentice R	ates:					
	1st 6 months			\$34.72	\$48.09	\$61.45	
	2nd 6 months			\$39.58	\$55.38	\$71.17	
	3rd 6 months			\$44.44	\$62.67	\$80.89	
	4th 6 months			\$49.30	\$69.96	\$90.61	
Cement Mason							
Cement Mason		br1cm	10/15/2014	\$50.05	\$71.17	\$92.28	ХХНННННОМ
	Apprentice R	ates:					
	1st 6 months			\$29.13	\$39.45	\$49.77	
	2nd 6 months			\$31.20	\$42.54	\$53.87	
	3rd 6 months			\$35.31	\$48.67	\$62.01	
	4th 6 months			\$39.46	\$54.85	\$70.23	
	5th 6 months			\$41.52	\$57.91	\$74.30	
	6th 6 months			\$45.67	\$64.10	\$82.52	
Cement Mason		CE514	11/10/2011	\$46.30	\$64.89	\$83.48	ННДННННД N
	Apprentice R	ates:					
	1st 6 months			\$26.77	\$36.07	\$45.36	
	2nd 6 months			\$28.68	\$38.91	\$49.13	
	3rd 6 months			\$32.50	\$44.59	\$56.66	
	4th 6 months			\$36.32	\$50.26	\$64.19	
	5th 6 months			\$38.24	\$53.11	\$67.98	
	6th 6 months			\$42.06	\$58.79	\$75.51	
				÷ .=	÷: 5 5	÷. 5.6 /	

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

Project Number: 507-243838 County: Wayne **Official Rate Schedule** 

Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

Page 4 of 33

Issue Date: 1/15/2016 Contract must be awarded by: 4/14/2016

Page 5 of 33

	Page 5	OT 33				
Classification Name Description		Last Updated	Straight Tir Hourly	me and a Half	Double Time	Overtime Provision
		•				
Drywall						
Drywall Taper	PT-22-D	10/28/2015	\$45.16	\$58.69	\$72.21 H	HDHDDDY
Four 10s allowed Monday-Thursday						
Make up day allowed comment Friday make-up day for bad weather or	holidays					
	Apprentice Rates:					
	First 3 months		\$31.63	\$38.39	\$45.15	
	Second 3 months		\$34.34	\$42.45	\$50.57	
	Second 6 months		\$37.04	\$46.51	\$55.97	
	Third 6 months		\$39.75	\$50.57	\$61.39	
	4th 6 months		\$41.10	\$52.59	\$64.09	
Electrician						
Inside Wireman	EC-58-IW	10/29/2015	\$60.09	\$79.08	<b>\$98.07</b> H	НННННО
	Apprentice Rates:					
	0-1000 hours		\$37.29	\$44.88	\$52.48	
	1000-2000 hours		\$39.20	\$47.75	\$56.30	
	2000-3500 hours		\$41.09	\$50.59	\$60.08	
	3500-5000 hours		\$42.99	\$53.44	\$63.88	
	5000-6500 hours		\$46.79	\$59.14	\$71.48	
	6500-8000 hours		\$50.59	\$64.84	\$79.08	
Sound and Communication Installer	EC-58-SC	6/19/2015	\$38.11	\$51.23	<b>\$64.35</b> H	нннннр
	Apprentice Rates:					
	Period 1		\$24.99	\$31.55	\$38.11	
	Period 2		\$26.30	\$33.52	\$40.73	
	Period 3		\$27.62	\$35.50	\$43.37	
	Period 4		\$28.93	\$37.46	\$45.99	
	Period 5		\$30.25	\$39.44	\$48.63	
	Period 6		\$31.55	\$41.39	\$51.23	

Official Request #:	80
Requestor:	Wayne State University
Project Description:	RFP University Towers Lobby Upgrades 2016

Official Rate Schedule Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

Project Number: 507-243838 County: Wayne

Page 5 of 33

Co	Issue Date: ontract must be awarded b Page	1/15/2016 oy: 4 6 of 33	/14/2016			
<u>Classification</u> Name Description		Last Updated	Straight Tir Hourly	Half	Double Time	Overtime Provision
Elevator Constructor						
Elevator Constructor Elevator Constructor <i>Make up day allowed</i>	EL 36	8/7/2007	\$56.46		\$94.99 D [	0 D D D D D Y
	Apprentice Rates:					
	1st Year Apprentice		\$37.74		\$58.93	
	2nd Year Apprentice		\$41.90		\$66.94	
	3rd Year Apprentice		\$43.98		\$70.95	
	4th Year Apprentice		\$48.14		\$78.96	
Glazier						
Glazier If a four 10 hour day workwee four 10s must be consecutive,		10/28/2015	\$48.10	\$66.84	\$85.58 H H	н н н н н н D Y
	Apprentice Rates:					
	1st 6 months		\$33.07	\$44.30	\$55.52	
	2nd 6 months		\$34.58	\$46.57	\$58.54	
	3rd 6 months		\$37.58	\$51.07	\$64.54	
	4th 6 months		\$39.09	\$53.33	\$67.56	
	5th 6 months		\$40.59	\$55.58	\$70.56	
	6th 6 months		\$42.09	\$57.83	\$73.56	
	7th 6 months		\$43.59	\$60.08	\$76.56	
	8th 6 months		\$46.60	\$64.59	\$82.58	
Heat and Frost Insulator						
Spray Insulation	AS25S	3/5/2007	\$20.14	\$29.14	Ηŀ	ннннни

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

Project Number: 507-243838 County: Statewide Official Rate Schedule Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

Official 2016 P	•	•			led Pro	jects		
Contrac	Issue t must be a		1/15/201 <b>y:</b>	6 4/14/2016				
		Page 7						
Classification Name Description			Last Update	Straight Ti d Hourly	me and a Half	Double Time	Overtime Provision	
						=========		
Heat and Frost Insulator and Ask Heat and Frost Insulators and Asbes			1/00/0014	¢00.05	¢ <del>7</del> 0.00			V
Heat and Frost Insulators and Aspes		AS25	1/29/2014	\$60.25	\$76.00	<b>\$91.74</b> Н Н	ННННН	Ŷ
Four 10s must be worked for a minir weeks consecutively, Monday thru T All hours worked in excess of 10 will double time. All hours worked on th <i>comment</i>	hursday. be paid at							
Four 10s must be worked for a minimur different on a four 10 week. OT is 2x fo require time and one half. Sat first 8 ho	r hours beyon	d 10. All hour	rs on fifth da	ay, M-F				
	Apprentice	Rates:						
	1st Year			\$46.08	\$54.74	\$63.40		
	2nd Year			\$49.23	\$59.46	\$69.70		
	3rd Year			\$50.80	\$61.82	\$72.84		
	4th Year			\$53.95	\$66.54	\$79.14		
Ironworker								
Fence, Sound Barrier & Guardrail erection/installation and Exterior Sign Four ten hour work days may be wor Monday-Saturday.		IR-25-F1	2/24/2015	\$34.65	\$46.65	\$58.65 X X	НХХХНД	Υ
	Apprentice	Rates:						
	60% Level			\$24.25	\$31.45	\$38.65		
	65% Level			\$25.55	\$33.35	\$41.15		
	70% Level			\$26.86	\$35.26	\$43.66		
	75% Level			\$28.15	\$37.15	\$46.15		
	80% Level			\$29.45	\$39.05	\$48.65		
	85% Level Official R	ate Sched	lule	\$30.75	\$40.95\$	51.15 Official	Request #:	80
Requestor: Wayne State Universit Project Description: RFP University Tower Project Number: 507-243838	ty			Every contractor on the construct of all prevailing prescribed in a c	tion site, i wage and	n a conspicu	ous place, a co	

Project Number: 507-243838 County: Wayne

Page 7 of 33

	Issue D	•	/15/2016		CUFIC	Jecis	
Contra	ct must be aw			4/14/2016			
Classification		Page 8		Straight Tin	as and a	Daubla	Overtime
<u>Classification</u> Name Description ====================================			Last Updated	Straight Tin Hourly	Half	Time	Overtime Provision =====
Siding, Glazing, Curtain Wall 4 tens may be worked Monday thru @ straight time. <i>Make up day allowed comment</i>	ı Thursday	IR-25-GZ2	6/5/2015	\$47.16	\$58.82	\$70.48 X X	H H H H D D Y
Friday							
	Apprentice Ra	ates:					
	Level 1			\$30.23	\$36.84	\$43.43	
	Level 2			\$32.34	\$39.58	\$46.80	
	Level 3			\$34.46	\$42.33	\$50.19	
	Level 4			\$36.58	\$45.08	\$53.57	
	Level 5			\$38.69	\$47.82	\$56.95	
	Level 6			\$40.81	\$50.57	\$60.33	
Pre-engineered Metal Work <i>Make up day allowed comment</i> 4 tens allowed M-Th with Saturday ma	ike up day Apprentice Ra	IR-25-PE-Z1	6/3/2015	\$46.49	\$56.78	\$67.06 X X	нххххрү
	1st Year	100.		\$27.36	\$32.83	\$38.31	
	3rd 6 month pe	riod		\$29.48	\$35.71	\$41.93	
	4th 6 month pe			\$31.61	\$38.60	\$45.58	
	5th 6 month pe			\$33.73	\$41.46	\$49.20	
	6th 6 month pe			\$35.86	\$45.24	\$54.62	
Reinforced Iron Work Make up day allowed		IR-25-RF	6/3/2015	\$56.11	\$84.03	\$111.95 H H	DHDDDDN
	Apprentice Ra	ates:					
	Level 1			\$36.76	\$54.83	\$72.88	
	Level 2			\$39.13	\$58.37	\$77.62	
	Level 3			\$41.49	\$61.92	\$82.34	
	Level 4			\$44.03	\$65.72	\$87.42	
	Level 5			\$46.56	\$69.53	\$92.48	
	Level 6			\$49.10	\$73.33	\$97.56	

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

#### **Official Rate Schedule**

Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

Project Number: 507-243838 County: Wayne

Page 8 of 33

	rentice Ra   1& 2   3   4   5	Page 9	Last Update	•	Fime and a Half \$\$92.78 \$55.69 \$59.94 \$64.17	Time	Overtime Provision ====== I H H H H H D	N
Appr Level Level Level Level Level Level Level Vecking 4 tens may be worked Monday thru Thursd	rentice Ra   1& 2   3   4   5		6/3/2015	\$37.38 \$40.21 \$43.03	\$55.69 \$59.94	\$123.47 H H \$74.01		N
Level Level Level Level Level Decking 4 tens may be worked Monday thru Thursd	1& 2   3   4   5	ntes:		\$40.21 \$43.03	\$59.94			
Level Level Level Level Decking I tens may be worked Monday thru Thursd	3   4   5			\$40.21 \$43.03	\$59.94			
Level Level Level Decking Ftens may be worked Monday thru Thursd	4    5			\$43.03		\$79.67		
Level Level Decking tens may be worked Monday thru Thursd	15				\$64.17			
Level Decking tens may be worked Monday thru Thursd				¢15.06		\$85.31		
Decking tens may be worked Monday thru Thursd	16			\$45.00	\$68.42	\$90.97		
tens may be worked Monday thru Thursd				\$48.69	\$72.67	\$96.63		
a make up day. If holiday celebrated on a <i>N</i> onday, 4 10s may be worked Tuesday thr Friday. Work in excess of 12 hours per day nust be paid @ double time. <i>Make up day allowed comment</i> Friday for 4 tens M-Th Saturday for 5 eights M-F	lay ay be a ru	IR-25-SD	6/5/2015	\$54.04	\$80.73	\$107.42 X X	(нннноо	١
Structural, ornamental, welder and pre-cash tens may be worked Monday thru Thursd straight time. If bad weather, Friday ma a make up day. If holiday celebrated on a Monday, 4 10s may be worked Tuesday thr Friday. Work in excess of 12 hours per day nust be paid @ double time.	lay ay be a ru	IR-25-STR	6/3/2015	\$62.21	\$92.94	\$123.67 H ⊦	інннн D D	Y
Make up day allowed								
	rentice Ra	ites:		¢00 70	<b><i><u><u></u></u></i></b> <u></u>	¢70.40		
	ls 1 & 2			\$36.79	\$55.10 \$50.25	\$73.42		
Level				\$39.62 \$42.44	\$59.35 \$62.59	\$79.08 \$84.72		
Level				\$42.44	\$63.58			
Level				\$45.27 \$48.10	\$67.83 \$72.08	\$90.38 \$96.04		
Level						\$96.04 \$101.68		
Level	8 8	e Schedu	.1	\$50.92 \$53.75	·	\$101.68 \$107.3 Official	Request #:	

Project Number: 507-243838 County: Wayne

Page 9 of 33

Official 2016 Prevailing	•			ed Pro	jects	
Issue Contract must be a		/15/20 <sup>^</sup> :	6 4/14/2016			
<u>Classification</u> Name Description	Page 10	Last Update	0	Half	Time	Overtime Provision
Industrial Door erection & construction Make up day allowed comment Friday for bad weather when 4 tens scheduled for M-Th tens may be worked T-F. Work in excess of 12 hours p time.	IR-25-STR-D n. If holiday ce	6/19/2015 elebrated	\$42.54 on M, 4	\$63.44		н н н н н н D D Y
Laborer						
Construction Laborer, Demolition Laborer, Mason Tender,Carpenter Tender, Drywall Handler, Concrete Laborer, Cement Finisher Tender, Concrete Chute, and Concrete Bucket Handler	L33401-A-CC	10/16/201	5 <b>\$43.94</b>	\$62.52	\$81.09 H	Н Н Н Н Н Н Н D Y
If conditions beyond the employer/employee's control prevent one or more hours of working during Mon-Fri, the employer may choose to work up to 10 hour straight time weekdays. Work may be scheduled up to 10 hours per Mon-Fri for the purpose of reaching 40 hours @ straight time. Make up days may also include 8 <i>Make up day allowed comment</i> Saturday						
Apprentice F						
0-1,000 work			\$37.97	\$53.56	\$69.15	
1,001 - 2,000			\$39.16	\$55.34	\$71.53	
2,001 - 3,000			\$40.36	\$57.14	\$73.93	
3,001 - 4,000	work hours		\$42.75	\$60.73	\$78.71	
Signal Man (on sewer & caisson work), Air, Electric or Gasoline Tool Operator, Concrete Vibrator Operator, Acetylene Torch & Air Hammer Operator; Scaffold Builder, Caisson Worker	L33401-B-SB	10/16/201	5 <b>\$44.21</b>	\$62.92	\$81.63 H	Н Н Н Н Н Н Н D Y
If conditions beyond the employer/employee's control prevent one or more hours of working during Mon-Fri, the employer may choose to work up to 10 hour straight time weekdays. Work may be scheduled up to 10 hours per Mon-Fri for the purpose of reaching 40 hours @ straight time. Make up days may also include 8						
Make up day allowed comment						
Saturday Official Request #: 80 Officia Requestor: Wayne State University	al Rate Sch	edule	Every contractor	and subc	ontractor	r shall keep posted
Project Description: RFP University Towers Lobby Upgrac	les 2016		on the construct of all prevailing	ion site, ir wage and	n a consp	icuous place, a copy
Project Number: 507-243838 County: Wayne			prescribed in a c	Unit dGL.	Pa	ge 10 of 33

Name

Saturday

Fri for the purpose of reaching 40 hours @ straight time. Make up days may also include 8 hours of work on Saturdays @ straight time.

Make up day allowed comment

\$45.21

\$38.49

Overtime

Provision

\$64.42 \$83.63 H H H H H H H D Y

**\$54.34 \$70.19** H H H H H H H D Y

ННННРҮ

Official 2016 Prevailing Issue Contract must be a	Date: 1/ warded by:	15/2016 4	tate Fund /14/2016	led Pro	jects	
<u>Classification</u> Name Description	Page 11	Last Updated	Straight Tir Hourly	ne and a Half	Double Time	Overtir Provisi
Furnace Battery Heater Tender, Burning Bar & Oxy-Acetylene Gun	L33401-D-HH	10/16/2015	\$44.45	\$63.28	\$82.11	НННН
If conditions beyond the employer/employee's control prevent one or more hours of working during Mon-Fri, the employer may choose to work up to 10 hour straight time weekdays. Work may be scheduled up to 10 hours per Mon-						

Expediter Man, Top Man and/or Bottom Man L33401-E-EX 10/16/2015 (Blast Furnace Work or Battery Work) If conditions beyond the employer/employee's control prevent one or more hours of working during Mon-Fri, the employer may choose to work up to 10 hour straight time weekdays. Work may be scheduled up to 10 hours per Mon-Fri for the purpose of reaching 40 hours @ straight time. Make up days may also include 8 hours of work on Saturdays @ straight time. Make up day allowed comment Saturday Cleaner/Sweeper Laborer; Furniture Laborer L33401-F-CL 10/16/2015 If conditions beyond the employer/employee's control prevent one or more hours of working during Mon-Fri, the employer may choose to

work up to 10 hour straight time weekdays. Work may be scheduled up to 10 hours per Mon-Fri for the purpose of reaching 40 hours @ straight time. Make up days may also include 8 hours of work on Saturdays @ straight time.

Make up day allowed comment Saturday

Lansing Burner, Blaster & Powder Man; Air, 1334C \$44.71 \$63.67 \$82.63 X X H X H H H D Y 10/16/2015 Electric or Gasoline Tool Operator (Blast Furance Work or Battery Work) Make up day allowed comment **Official Rate Schedule** SaturdayOfficial Request #: 80

Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

Project Number: 507-243838 County: Wayne Page 11 of 33

Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

			Issue	Date:	1/15/201	16			5		
		Contra	act must be a	-		4/1	4/2016				
Name	ssification Description			Page 12	Last Update	ed	Straight Tir Hourly	Half	Time	Overtime Provision	
Plaste	erer Tender,	Plastering Machi	ne Operator	LPT-1	10/16/201	5	\$43.94	\$62.52	\$81.09 X X	ннннр	Y
contro during work Work Fri fo straig <i>Mak</i>	ol prevent or g Mon-Fri, th up to 10 hou may be sche r the purpose	nd the employer, e or more hours e employer may ir straight time w eduled up to 10 h e of reaching 40 h ke up days may a red comment	of working choose to reekdays. nours per Mon- hours @								
Galu	liday		Apprentice	Rates:							
			1,001 - 2,000	) hours			\$39.16	\$55.34	\$71.53		
			2,001 - 3,000	) hours			\$40.36	\$57.14	\$73.93		
			3,001 - 4,000	) hours			\$42.75	\$60.73	\$78.71		
Labore	er - Hazard	ous									
prep. actua hazar perso or fec work or coi when	aration and o il removal, ha dous waste sonal protectiv deral regulati in conjunction ntainment of	g work in conjunc other preliminary andling, or contai substances not re e equipment requires ons; or a laborer on with the removing hazardous waster onal protective economics	work prior to nment of equiring use of uired by state performing val, handling, e substances	LHAZ-Z1-A	11/7/2014		\$43.54	\$61.94	\$80.33 H H	н н н н н	Υ
	e up day allow										
4 10	is allowed M-T	h or T-F; inclement	weather makeup								
			0-1,000 work				\$37.60	\$53.03	\$68.45		
			1,001-2,000				\$38.79	\$54.81	\$70.83		
			2,001-3,000				\$39.98	\$56.60	\$73.21		
			3,001-4,000		ule		\$42.35		77.95Official F	Request #:	80
		Vayne State Univer RFP University Tow 07-243838	sity			on the of all	construct	ion site, i wage and		all keep poste ous place, a co it rates	

Project Number: 507-243838 Wayne

County:

Page 12 of 33

Issue Date: 1/15/2016

Contract must be awarded by: 4/14/2016

Page 13 of 33

<u>Classification</u> Name Description		Last Updated	Straight Ti Hourly	me and a Half	Double Time	Overtime Provision
Class B performing work in conj removal, handling, or containme waste substances when the use protective equipment levels "A" required.	ent of hazardous of personal	11/7/2014	\$44.54	\$63.44		Н Н Н Н Н Н О Ү
Make up day allowed comment 4 10s allowed M-Th or T-F; inclem	ent weather makeun day Friday					
	Apprentice Rates:					
	0-1,000 work hours		\$38.36	\$54.17	\$69.97	
	1,001-2,000 work hours		\$39.59	\$56.01	\$72.43	
	2,001-3,000 work hours		\$40.83	\$57.87	\$74.91	
	3,001-4,000 work hours		\$43.30	\$61.58	\$79.85	
Laborer Underground - Tunr	el, Shaft & Caisson					
Class I - Tunnel, shaft and caiss dump man, shanty man, hog ho testing man (on gas), and watc	buse tender,	9/6/2013	\$37.87	\$48.66	\$59.44 X	X X X X X X D Y
	Apprentice Rates:					
	0-1,000 work hours		\$33.05	\$41.43	\$49.80	
	1,001-2,000 work hours		\$34.02	\$42.88	\$51.74	
	2,001-3,000 work hours		\$34.98	\$44.32	\$53.66	
	3,001-4,000 work hours		\$36.91	\$47.21	\$57.52	
Class II - Manhole, headwall, ca builder, bricklayer tender, morta mixer, fence erector, and guard	ar man, material	9/6/2013	\$37.98	\$48.82	\$59.66 X	X X X X X X D Y
	Apprentice Rates:					
	0-1,000 work hours		\$33.14	\$41.56	\$49.98	
	1,001-2,000 work hours		\$34.10	\$43.00	\$51.90	
	2,001-3,000 work hours		\$35.07	\$44.45	\$53.84	
	3,001-4,000 work hours		\$37.01	\$47.37	\$57.72	

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

Project Number: 507-243838 County: Wayne

## **Official Rate Schedule**

Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

#### PREVAILING WAGE RATE SCHEDULE

Issue Date: 1/15/2016

#### Contract must be awarded by: 4/14/2016 Page 14 of 33

		Page 14	of 33				
Name	<u>ssification</u> Description		Last Update	Straight Tir d Hourly	Half	Time	Overtime Provision
bush botto car p form labor conv tool o weld pea ( tendo man, vibra wag	III - Air tool operator (jack hammer ma hammer man and grinding man), first m man, second bottom man, cage tend usher, carrier man, concrete man, concre man, concrete repair man, cement inve- er, cement finisher, concrete shoveler, eyor man, floor man, gasoline and elect operator, gunnite man, grout operator, er, heading dinky man, inside lock tende gravel operator, pump man, outside lock er, scaffold man, top signal man, switch track man, tugger man, utility man, tor man, winch operator, pipe jacking m on drill and air track operator and concr operator (under 40 h.p.).	ler, rete rrt ric er, c nan,	9/6/2013	\$38.04	\$48.91	\$59.78 X X	X X X X X D Y
	Appre	ntice Rates:					
	0-1,000	0 work hours		\$33.18	\$41.62	\$50.06	
	1,001-2	2,000 work hours		\$34.15	\$43.07	\$52.00	
	2,001-3	3,000 work hours		\$35.12	\$44.53	\$53.94	
	3,001-4	4,000 work hours		\$37.07	\$47.45	\$57.84	
brace	IV - Tunnel, shaft and caisson mucker, er man, liner plate man, long haul dinky r and well point man.		9/6/2013	\$38.22	\$49.18	\$60.14 X X	X X X X X D Y
	Appre	ntice Rates:					
	0-1,000	0 work hours		\$33.32	\$41.83	\$50.34	
	1,001-2	2,000 work hours		\$34.30	\$43.30	\$52.30	
	2,001-3	3,000 work hours		\$35.28	\$44.77	\$54.26	
		4,000 work hours ial Rate Schedu	ıle	\$37.24	\$47.71\$	58.18Official R	equest #:
Project	Requestor: Wayne State University Description: RFP University Towers Lobby U	Jpgrades 2016		Every contractor on the construct	ion site, ir	n a conspicuo	ous place, a copy

Project Number: 507-243838 County: Wayne on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

Page 14 of 33

Official 2016 Prevailing Wage Rates for State Funded Projects										
Issue Date: 1/15/2016 Contract must be awarded by: 4/14/2016										
<u>Classificatior</u> Name Descri			Page 15	of 33 Last Update		Straight Tin Hourly	ne and a Half	Double Time	Overtime Provision	
runner, keybo operator, reir	nel, shaft and caisson n pard operator, power kn iforced steel or mesh m reel mats, dowel bars)	ife	LAUCT-Z1-5	9/6/2013		\$38.47	\$49.56		X X X X X D	Υ
Apprentice Rates:										
0-1,000 work hours						\$33.50	\$42.10	\$50.70		
1,001-2,000 work hours						\$34.50	\$43.60	\$52.70		
2,001-3,000 work hours						\$35.49	\$45.09	\$54.68		
3,001-4,000 work hours						\$37.48	\$48.07	\$58.66		
Class VI - Dy	namite man and powder	r man.	LAUCT-Z1-6	9/6/2013		\$38.80	\$50.05	\$61.30 X X	ХХХХХД	Y
		Apprentice	Rates:							
	0-1,000 work hours				\$33.75	\$42.47	\$51.20			
1,001-2,000 work ho 2,001-3,000 work ho			work hours			\$34.76	\$43.99	\$53.22		
			work hours			\$35.77	\$45.51	\$55.24		
		3,001-4,000 work hours				\$37.79	\$48.53	\$59.28		
Class VII - Restoration laborer, seeding, sodding, planting, cutting, mulching and to grading and the restoration of property su- replacing mail boxes, wood chips, planter l and flagstones.			LAUCT-Z1-7	9/6/2013		\$32.08	\$39.97	\$47.86 X X	X X X X X D	Υ
Apprentice Rates:										
0-1,000 work hours						\$28.71	\$34.91	\$41.12		
1,001-2,000 work hours 2,001-3,000 work hours					\$29.38	\$35.92	\$42.46			
					\$30.06	\$36.94	\$43.82			
3,001-4,000 work hours Official Rate Schedule					\$31.41 \$38.97\$46.52Official Request #: 80					
Project Number: 507-243838					Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.					

Project Number: 507-243838 County: Wayne

Page 15 of 33

Official 2016 Prevailing Wage	Rates for State Funded Projects
Issue Date:	1/15/2016

Issue Date:1/15/2016Contract must be awarded by:4/14/2016

Page 16 of 33

	Page 16	o of 33				
<u>Classification</u> lame Description		Last Update	Straight Tii d Hourly	me and a Half	Double Time	Overtime Provision
andscape Laborer						
Landscape Specialist includes air, gas, and diesel equipment operator, skidsteer (or equivalent), lawn sprinkler installer on landscaping work where seeding, sodding, planting, cutting, trimming, backfilling, rough grading or maintenance of landscape projects occurs.	LLAN-Z1-A	10/13/2015	\$28.98	\$40.04	\$51.09 X	X H X X X H D Y
Sundays paid at time & one half. Holidays paid at double time.						
Skilled Landscape Laborer: small power tool operator, lawn sprinkler installers' tender, material mover, truck driver when seeding, sodding, planting, cutting, trimming, backfilling, rough grading or maintaining of landscape projects occurs Sundays paid at time & one half. Holidays paid at double time.	LLAN-Z1-B	10/13/2015	\$24.76	\$33.71	\$42.65 X	ХНХХХНДҮ
arble Finisher						
Marble Finisher A 4 ten workweek may be worked Monday thru Thursday or Tuesday thru Friday.	BR1-MF	10/20/2014	\$43.48	\$54.29	\$65.10 H	H D H D D D D Y
Apprentice	Rates:					
Level 1			\$19.04	\$25.12	\$31.20	
Level 2			\$20.24	\$26.92	\$33.60	
Level 3			\$27.01	\$33.96	\$40.90	
Level 4			\$28.47	\$36.14	\$43.82	
Level 5			\$29.99	\$37.84	\$45.70	
Level 6			\$31.61	\$39.86	\$48.10	
Level 7			\$33.30	\$41.59	\$49.87	
Level 8 Official F	Rate Sched	مار	\$34.79	\$43.48\$	52.17Officia	I Request #:
Requestor: Wayne State University roject Description: RFP University Towers Lobby Upgra			Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.			
County: Wayne					Page	e 16 of 33

Page 16 of 33

emola	Issue	•	/15/2016			jeele			
(	Contract must be a			4/14/2016					
	Page 17 of 33           Classification         Last         Straight Time and a Double         Overtime								
Classification Name Description			Last Updated	Straight Tir Hourly	me and a Half	Double Time	Overtime Provision		
		==========	========						
Marble Mason Marble Mason		BR1-MM	10/17/2014	\$50.29	\$64.51	\$78.72 ⊔	Н Д Н Д Д Д Д Ү		
A 4 ten workweek may be w thru Thursday or Tuesday th		DICI-WIW	10/17/2014	<i><b>4</b>30.23</i>	ψ04.01	ψr0.r2 m			
	Apprentice	Rates:							
	Level 1			\$25.14	\$32.65	\$40.15			
	Level 2			\$28.20	\$36.49	\$44.78			
	Level 3			\$33.41	\$41.97	\$50.53			
	Level 4			\$36.15	\$45.66	\$55.17			
	Level 5			\$38.42	\$48.17	\$57.92			
	Level 6			\$42.07	\$53.56	\$65.05			
	Level 7			\$42.74	\$54.38	\$66.02			
	Level 8			\$43.67	\$55.78	\$67.88			
Operating Engineer									
Crane with boom & jib or lea	-	EN-324-A120	10/28/2015	\$57.86	\$75.50	\$93.13 X	ХННООООҮ		
Double time after 12 hours M-	F								
Crane with boom & jib or lea	ads 140' or longer	EN-324-A140	10/28/2015	\$58.68	\$76.73	\$94.77 X	ХННDDDY		
Work in excess of 12 per da at double time.	y M-F shall be paid								
Crane with boom & jib or lea Work in excess of 12 per da at double time.		EN-324-A220	10/28/2015	\$58.98	\$77.18	\$95.37 X	ХННОООУ		
Crane with boom & jib or lea Work in excess of 12 per da at double time.	y M-F shall be paid	EN-324-A300		\$60.48	\$79.43	\$98.37 X	ХННООООҮ		
Officia Requestor: Wayne State	Il Request #: 80	Official R	ate Sche		and cub-	ontractor	hall keep posted		
Project Description: RFP Univers		des 2016	on of	the construct all prevailing	ion site, ir wage and	n a conspic	uous place, a copy		
Project Number: 507-243838 County: Wayne			pre	scribed in a c	ontract.	Page	17 of 33		

Official 2016 Prevailing Wage Rates for State Funded Projects

Page 17 of 33

Official 2016 Prevailing Wage Rates for State Funded Projects							
Issue Contract must be a	warded by:		4/14/2016				
<u>Classification</u> Name Description	Page 18	Last Updated		and a Double alf Time	Overtime Provision		
Crane with boom & jib or leads 400' or longer Work in excess of 12 per day M-F shall be paid at double time.		10/28/2015			ХННООООҮ		
Compressor or welding machine Work in excess of 12 per day M-F shall be paid at double time.	EN-324-CW	10/28/2015	\$47.01 \$5	9.22 \$71.43 X	ХННООООҮ		
Forklift, lull, extend-a-boom forklift Work in excess of 12 per day M-F shall be paid at double time.	EN-324-FL	10/28/2015	\$54.32 \$7	70.19 \$86.05 X	X H H D D D V		
Fireman or oiler Work in excess of 12 per day M-F shall be paid at double time.	EN-324-FO	10/28/2015	\$45.98 \$5	57.68 \$69.37 X	ХННООООҮ		
Regular crane, job mechanic, concrete pump with boom Work in excess of 12 per day M-F shall be paid	EN-324-RC	10/28/2015	\$57.00 \$7	74.21 \$91.41 X	ХННООООҮ		
at double time. Regular engineer, hydro-excavator, remote controlled concrete breaker Work in excess of 12 per day M-F shall be paid at double time.	EN-324-RE	10/28/2015	\$56.03 \$7	2.75 \$89.47 X	ХННОООУ		

**Apprentice Rates:** 

0-999 hours \$45.00 \$56.71 \$68.41 1,000-1,999 hours \$46.67 \$59.22 \$71.75 2,000-2,999 hours \$48.78 \$62.38 \$75.97 3,000-3,999 hours \$50.02 \$64.24 \$78.45 \$51.69 \$81.79 4,000-4,999 hours \$66.75 5,000-5,999 hours \$53.36 \$69.24 \$85.13

80 Official Rate ScheduleRequestor: Official Request #: contractor and subcontractor shall keep posted Project Description:

the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates Project Number: 507-243838 prescribed in a contract.County: WaynePage 18 of 33

Wayne State University Every RFP University Towers Lobby Upgrades 2016 on

Official 2016 Prevailing Wage Rates for State Funded Projects Issue Date: 1/15/2016 Contract must be awarded by: 4/14/2016							
<u>Classification</u> Name Description	Page 1	Last Updated	,	Half	Double Time	Overtime Provision	
Operating Engineer - DIVER							
Diver/Wet Tender/Tender/Rov Pilot/Rov Tender	GLF D	4/2/2014	\$52.80	\$79.20	\$105.60 H H	I Н Н Н Н Н D N	
<b>Operating Engineer - Marine Construction</b>							
Diver/Wet Tender, Engineer (hydraulic dredge)	GLF-1	2/12/2014	\$65.00	\$84.85	\$104.70 X X	( Н Н Н Н Н D Y	
Make up day allowed							
Subdivision of county all Great Lakes, islands th	herein, & con	necting & tributa	ary waters				
Crane/Backhoe Operator, 70 ton or over Tug Operator, Mechanic/Welder, Assistant Engineer (hydraulic dredge), Leverman (hydraulic dredge), Diver Tender	GLF-2	2/12/2014	\$63.50	\$82.60	\$101.70 X X	К Н Н Н Н Н Д Ү	
Holiday pay = \$120.80 per hour, wages & Make up day allowed							
Subdivision of county All Great Lakes, islands the	herein, & cor	necting & tribut	ary waters				
Friction, Lattice Boom or Crane License Certification	GLF-2B	2/12/2014	\$64.50	\$84.10	\$103.70 X X	( Н Н Н Н Н D Y	
Holiday pay = \$123.30 Make up day allowed							
Subdivision of county All Great Lakes, islands, t	therein, & co	nnecting & tribu	tary waters				
Deck Equipment Operator, Machineryman, Maintenance of Crane (over 50 ton capacity) or Backhoe (115,000 lbs or more), Tug/Launch Operator, Loader, Dozer on Barge, Deck Machinery	GLF-3	2/12/2014	\$59.30	\$76.30	\$93.30 X X	С Н Н Н Н Н D Y	
Holiday pay = \$110.30 per hour, wages & <i>Make up day allowed</i>							
Subdivision of county All Great Lakes, islands the	herein, & cor	necting & tribut	ary waters Offic	ial Requ	iest #: 8	0 Official Ra	
dule Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgra Project Number: 507-243838	des 2016	on t of a		n site, ii age and	n a conspicu	all keep posted ous place, a copy fit rates	
County: Statewide		P.00			Deve	19 of 33	

Page 19 of 33

Official 2016 Prevailing Issue	•	tes for S /15/2016	tate Fund	ed Pro	ojects	
Contract must be a	•		4/14/2016			
<u>Classification</u> Name Description	Page 20	Last Updated	Straight Tin Hourly	Half	Time	Overtime Provision
Deck Equipment Operator, (Machineryman/Fireman), (4 equipment units or more), Off Road Trucks, Deck Hand, Tug Engineer, & Crane Maintenance 50 ton capacity and under or Backhoe 115,000 lbs or less, Assistant Tug Operator	GLF-4	2/12/2014	\$53.60	\$67.75	\$81.90 X X	нннн р ү
Holiday pay = \$96.05 per hour, wages & fringes Make up day allowed						
Subdivision of county All Great Lakes, islands the	ierein, & conn	ecting & tribu	tary waters			
Operating Engineer Steel Work						
Forklift, 1 Drum Hoist <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because o	EN-324-ef	10/26/2015	\$58.91	\$77.25	<b>\$95.58</b> Н Н	D H H H D D Y
Crane w/ 120' boom or longer <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because o	EN-324-SW12 of bad weather		\$61.61	\$81.30	\$100.98 H H	D H H H D D Y
Crane w/ 120' boom or longer w/ Oiler D	EN-324-SW12 Y	0-0	10/26/2015	\$62.61	\$82.80\$102.	98 H H D H H H D
Make up day allowed comment 4 10s allowed M-Th with Friday makeup day because c	of bad weather					
Crane w/ 140' boom or longer Make up day allowed comment 4 10s allowed M-Th with Friday makeup day because o	EN-324-SW14		\$62.79	\$83.07	\$103.34 H H	D H H H D D Y
Crane w/ 140' boom or longer W/ Oiler D Make up day allowed comment	EN-324-SW14 Y	0-0	10/26/2015	\$63.79	\$84.57\$105.	34 H H D H H H D
4 10s allowed M-Th with Friday makeup day because c	of bad weather					
Boom & Jib 220' or longer <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because o	EN-324-SW22 of bad weather		\$63.06	\$83.47	\$103.88 H H	D H H H D D Y
Crane w/ 220' boom or longer w/ Oiler D	EN-324-SW22 Y	0-0	10/26/2015	\$64.06	\$84.97\$105.	88 H H D H H H D
Make up day allowed comment						
4 10s allowed M-Th with Friday makeup day because of Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrad		Eve	ery contractor	and subo on site, i	n a conspicuo	all keep posted ous place, a copy

ted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

Page 20 of 33

Project Number: 507-243838

County: Wayne

Name

=========

Official 2016 Prevailing Wage Rates for State Funded Projects							
Issue Date: 1/15/2016 Contract must be awarded by: 4/14/2016							
<u>Classification</u> Name Description	Page 21 of 33 Last Updated	Straight Tin Hourly	Half	Double Time	Overtime Provision		
Boom & Jib 300' or longer <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because	EN-324-SW300 10/26/2015 e of bad weather	\$64.56	\$85.72	\$106.88 H H	D H H H D D Y		
Crane w/ 300' boom or longer w/ Oiler D Make up day allowed comment 4 10s allowed M-Th with Friday makeup day because	EN-324-SW300-O Y e of bad weather	10/26/2015	\$65.56	\$87.22\$108	.88 H H D H H H D		
Boom & Jib 400' or longer Make up day allowed comment 4 10s allowed M-Th with Friday makeup day because	EN-324-SW400 10/26/2015 e of bad weather	\$66.06	\$87.97	\$109.88 H H	D H H H D D Y		
Crane w/ 400' boom or longer w/ Oiler D Make up day allowed comment 4 10s allowed M-Th with Friday makeup day because	EN-324-SW400-O Y e of bad weather	10/26/2015	\$67.06	\$89.47\$111	.88 H H D H H H D		
Crane Operator, Job Mechanic, 3 Drum Hoist & Excavator <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because		\$61.25	\$80.76	\$100.26 H H	D H H H D D Y		
Apprentic 0-999 hour		\$48.54	\$62.19	\$75.84			
1,000-1,99		\$50.50	\$65.13	\$79.76			
2,000-2,99		\$52.45	\$68.06	\$83.66			
3,000-3,99	9 hours	\$54.39	\$70.96	\$87.54			
4,000-4,99	9 hours	\$56.35	\$73.91	\$91.46			
5,000 hour	S	\$58.29	\$76.82	\$95.34			

D Make up day allowed comment

Crane Operator w/ Oiler

4 10s allowed M-Th with Friday makeup day because of bad weather

Compressor or Welder Operator EN-324-SWCW 10/26/2015 \$53.80 \$69.58 **\$85.36** H H D H H H D D Y Make up day allowed comment 4 10s allowed M-Th with Friday makeup day because of bad weather Official Request #: 80 Official Rate Schedule Every contractor and subcontractor shall keep posted Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016 on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates Project Number: 507-243838 prescribed in a contract. County: Wayne

EN-324-SWCO-O

γ

10/26/2015

Page 21 of 33

\$62.25 \$82.26\$102.26 H H D H H H D

Official 2016 Prevailing Issue Contract must be a	<b>Date:</b> 1/15/2016		led Pro	jects	
<u>Classification</u> Name Description	Page 22 of 33 Last Updated	Straight Ti Hourly	me and a Half	Double Time	Overtime Provision
Hoisting Operator, 2 Drum Hoist, & Rubber Tire Backhoe	EN-324-SWHO 10/26/2015	\$60.61	\$79.80		D H H H D D Y
<i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because	of bad weather				
Oiler <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because	EN-324-SWO 10/26/2015 of bad weather	\$52.39	\$67.47	\$82.54 H H	D H H H D D Y
Tower Crane & Derrick where work is 50' or	EN-324-SWTD50	10/26/2015	\$62.34	\$82.39\$102	. <b>44</b> H H D H H H D
D more above first level <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because	Y of bad weather				
Tower Crane & Derrick 50' or more w/ Oiler	EN-324-SWTD50-O	10/26/2015	\$63.34	\$83.89\$104	. <b>44</b> H H D H H H D
D where work station is 50' or more above first <i>Make up day allowed comment</i> 4 10s allowed M-Th with Friday makeup day because	Y of bad weather				
Operating Engineer Underground					
Class I Equipment	EN-324A1-UC1 11/13/2015	\$53.14	\$68.73	<b>\$84.32</b> H H	НННННОҮ
Apprentice	Rates:				
0-999 hours	3	\$42.99	\$53.91	\$64.82	
1,000-1,999	hours	\$44.54	\$56.24	\$67.92	
2,000-2,999	hours	\$46.10	\$58.58	\$71.04	
3,000-3,999	hours	\$47.66	\$60.91	\$74.16	
4,000-4,999	hours	\$49.22	\$63.25	\$77.28	
5,000-5,999	hours	\$50.77	\$65.57	\$80.38	
Class II Equipment	EN-324A1-UC2 11/13/2015	\$48.41	\$61.64	\$74.86 H H	НННННОҮ
Class III Equipment	EN-324A1-UC3 11/13/2015	\$47.68	\$60.54	<b>\$73.40</b> H H	НННННРҮ
Official Request #: 80	Official Rate Sche				
Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgra Project Number: 507-243838	ades 2016 or o		ion site, i wage and	n a conspicu	all keep posted ous place, a copy ït rates

Project Number: 507-243838 County: Wayne

Page 22 of 33

D

D

prescribed in a contract.

Official 2016 Prevailing Wage Rates for State Funded Projects							
Issue Date: 1/15/2016							
Contract must be awarded by: 4/14/2016							
Page 23 of 33							

	Page z	Page 23 of 33					
<u>Classification</u> ame Description	-	Last Updated	Straight Tir Hourly	Half	Time	Overtime Provision	
Class IV Equipment		JC4 11/13/2015	\$47.11	\$59.69		іннннн D	
Master Mechanic Y	EN-324A1-L	JMM	11/13/2015	\$53.39	\$69.56\$85.	73НННННН	
ainter							
Painter (8 hours of repaint work performed on Sunday shall be paid time & one half rate)	PT-22-P	10/28/2015	\$43.57	\$56.60	\$69.63 H H	IDHDDDD	
Four 10s allowed Monday-Thursday with Friday makeup day if job down due to weather, holiday or other conditions beyond the control of the employer.							
Make up day allowed comment Fridays for bad weather or holidays Apprentice	Rates.						
First 6 mont			\$30.54	\$37.05	\$43.57		
Second 6 m			\$34.45	\$42.92	\$51.39		
Third 6 mor			\$35.75	\$44.87	\$53.99		
Fourth 6 mc	onths		\$37.06	\$46.83	\$56.61		
Fifth 6 mont	hs		\$38.36	\$48.79	\$59.21		
Final 6 mon	ths		\$39.66	\$50.73	\$61.81		
pe and Manhole Rehab							
General Laborer for rehab work or normal cleaning and cctv work-top man, scaffold man, CCTV assistant, jetter-vac assistant	TM247	4/17/2015	\$28.20	\$38.20	Ηŀ	іннннн	
Tap cutter/CCTV Tech/Grout Equipment Operator: unit driver and operator of CCTV; grouting equipment and tap cutting equipment	TM247-2	4/17/2015	\$32.70	\$44.95	Ηŀ	інннннн	
Official Request #: 80 Requestor: Wayne State University roject Description: RFP University Towers Lobby Upgra Project Number: 507-243838		on t of a	ry contractor	ion site, ii wage and	n a conspicu	all keep posted ous place, a co fit rates	
County: Statewide		hie		onnaon.	_		
					Page	23 of 33	

Official 2016 Prevailing Wage Rates for State Funded Projects
Issue Date: 1/15/2016
Contract must be awarded by: 4/14/2016
Page 24 of 33

			Page 24	4 of 33					
Name	<u>ssification</u> Description 		-	Last Update	d Hourly	ime and a Half =======	Double Time	Overtime Provision	
driver	Technician/Combo Unit Operator and operator of cctv unit or cor ection with normal cleaning and	nbo unit in	TM247-3	4/17/2015	\$31.45	\$43.07	Н	ннннн	ΗN
steam	Operator: unit driver and opera n/water heater units and all ancil ment associated		TM247-4	4/17/2015	\$33.20	\$45.70	Н	ннннн	ΗN
Comb	oo Unit driver & Jetter-Vac Opera	tor	TM247-5	4/17/2015	\$33.20	\$45.70	Н	ннннн	ΗN
Pipe I	Bursting & Slip-lining Equipment	Operator	TM247-6	4/17/2015	\$34.20	\$47.20	Н	нннннн	ΗN
Pipefit	ter								
Pipefi	tter		PF-636	10/19/2015	5 <b>\$67.83</b>	\$89.03	\$106.23 H	HDHDDD	DΥ
Four	<i>comment</i> 10s allowed during the week preced	ling, following	and/or the w	eek of a ho	oliday.				
		Apprentice F	Rates:						
		1st & 2nd per	riods		\$26.93	\$35.28	\$42.28		
		3rd period			\$28.93	\$38.28	\$46.28		
		4th period			\$30.18	\$40.16	\$48.78		
		5th period			\$31.43	\$42.03	\$51.28		
		6th period			\$32.68	\$43.90	\$53.78		
		7th period			\$33.93	\$45.78	\$56.28		
		8th period			\$34.93	\$47.28	\$58.28		
		9th period			\$35.93	\$48.78	\$60.28		
		10th period Official Ra	nto Sahad		\$37.36	\$50.92\$	63.14Officia	al Request #:	80
	Requestor: Wayne State University Description: RFP University Towers ect Number: 507-243838				Every contracto on the construc of all prevailing prescribed in a	tion site, i wage and	n a conspi	cuous place, a d	
	County: Wayne						Pag	e 24 of 33	

Page 24 of 33

Official 2016 Prevailing Wage	Rates for State Funded Projects
Issue Date:	1/15/2016

Contract must be awarded by: 4/14/2016 Page 25 of 33

		Page ∡	25 of 33				
Classification Name Description		-	Last Update		Half	Time	Overtime Provision =====
Plasterer							
Plasterer <i>Make up day allowed</i> Saturday	comment	BR1P	11/1/2012	\$45.04	\$67.56	<b>\$90.08</b> H H	ННННО N
Catal day	Apprentie	ce Rates:					
	1st 6 mor	iths		\$32.11	\$48.17	\$64.22	
	2nd 6 mo	nths		\$33.40	\$50.10	\$66.80	
	3rd 6 mor	nths		\$34.69	\$52.04	\$69.38	
	4th 6 mor	nths		\$37.28	\$55.92	\$74.56	
	5th 6 mor	nths		\$39.87	\$59.81	\$79.74	
	6th 6 mor	nths		\$42.45	\$63.68	\$84.90	
Plasterer		PL67	9/8/2010	\$44.72	\$60.11	\$75.50 H H	HXDDDDN
	Apprentic	ce Rates:					
	1st 6 mor	iths		\$29.33	\$37.02	\$44.72	
	2nd 6 mo	nths		\$30.87	\$39.34	\$47.80	
	3rd 6 mor	nths		\$32.41	\$41.64	\$50.88	
	4th 6 mor	nths		\$35.49	\$46.26	\$57.04	
	5th 6 mor	nths		\$38.56	\$51.16	\$63.76	
	6th 6 mor <b>Official</b>	nths Rate Sche	dule	\$41.64	\$55.49\$6	69.3 Official Re	equest #: 80
	ne State University University Towers Lobby Upg	grades 2016		on the construct	actor and subcontractor shall keep posted struction site, in a conspicuous place, a copy		
Project Number: 507-2 County: Wayn				of all prevailing wage and fringe benefit rates prescribed in a contract.			

Page 25 of 33

Issue	Date:	1/15/2016
10040	Dato.	1/10/2010

Contract must be awarded by: 4/14/2016

Page 26 of 33

		Page 26	ot 33				
<u>Classification</u> Name Description		-	Last Update	Straight Time a d Hourly Ha		ime Prov	rtime ision
Plumber							=
Plumber		PL-98	7/18/2013	\$64.45 \$8	4.87 \$10	01.29 H H D H	DDDDY
comment			0.400	<i>.</i>			
4 tens allowed M-Th or T-F; OT of t any ten hour days	ime and one half req	uired on 11th	& 12th h	our of			
	Apprentice R	ates:					
	Period 1			\$19.93 \$2	6.43 \$3	32.93	
	Period 2			\$23.90 \$3	1.40 \$3	38.90	
	Period 3			\$30.60 \$3	9.19 \$4	47.77	
	Period 4			\$31.23 \$4	0.13 \$4	49.03	
	Period 5			\$32.39 \$4	1.87 \$	51.35	
	Period 6			\$33.54 \$4	3.59 \$	53.65	
	Period 7			\$34.69 \$4	5.32 \$	55.95	
	Period 8			\$35.86 \$4	7.07 \$	58.29	
	Period 9			\$37.01 \$4	8.80 \$6	60.59	
	Period 10			\$38.16 \$5	0.53 \$6	62.89	
Roofer							
Commercial Roofer Straight time is not to exceed ter day or forty (40) hours per week <i>Make up day allowed</i>		RO-149-WOM	8/18/2008	\$48.46 \$6	2.29 \$7	76.62 H H D H	ННООМ
	Apprentice R	ates:					
	Apprentice 1			\$32.62 \$3	9.86 \$4	48.04	
	Apprentice 2			\$36.80 \$4	4.80 \$	53.30	
	Apprentice 3					56.14	
	Apprentice 4			\$39.25 \$4	8.48 \$	58.20	
	Apprentice 5					60.64	
	Apprentice 6					63.44	
Sewer Relining							
Class I-Operator of audio visual ( including remote in-ground cutte equipment used in conjunction w	r and other	SR-I	11/24/2015	\$43.66 \$5	9.01 \$7	74.36 Н Н Н Н	НННОМ
Official Request #: 80 Requestor: Wayne State Univ Project Description: RFP University To		es 2016		Every contractor and on the construction of all prevailing wag	d subcon site, in a	conspicuous pl	ep posted ace, a cop
Project Number: 507-243838 County: Statewide				prescribed in a cont		-	
						Page 26 of 3	3

Page 26 of 33

Official 2016 Prevailing Wage Rates for State Funded Projects								
Issue Date: 1/15/2016								
Contract must be awarded by:	4/14/2016							
Page 27 of 33								
Last	Straight Time and a Double							

<u>Cla</u> Name ======	<u>ssification</u> Description 		1 aye 27	Last Updated	Straight Tir Hourly	Half	Double Time	Overtime Provision
circul and r	II-Operator of hot water heater ation system; water jetters; and nechanical debris removal syster assisting.	vacuum	SR-II	11/24/2015	\$42.13	\$56.72	\$71.30 H H	ННННОМ
Sheet	Metal Worker							
A 4 1	t Metal Worker 0 schedule may be worked, 4 cc Monday thru Friday.	onsecutive	SHM-80	11/13/2015	\$63.15	\$80.53	<b>\$97.90</b> Н Н	D X H H H D Y
		Apprentice F	Rates:					
		1st & 2nd Pe 11	riods Indentur	red after 6-2	1- \$39.99	\$47.82	\$55.63	
		3rd & 4th Per 11	iods Indentur	ed after 6-1	- \$41.73	\$50.42	\$59.11	
		5th & 6th Per 11	iods Indentur	ed after 6-1	- \$43.46	\$53.02	\$62.57	
		7th & 8th Per 11	iods Indentur	ed after 6-1	- \$45.21	\$55.64	\$66.07	
Siding	g and decking		SHM-80-SD	1/13/2014	\$42.07	\$54.28	<b>\$66.48</b> H H	ннннрү
Project	e up day allowed Official Request Requestor: Wayne State University Description: RFP University Towers ect Number: 507-243838 County: Wayne	/		0	every contractor	on site, ir wage and	n a conspicuo	us place, a copy trates

Page 27 of 33

	••	•	Date:	1/15/2016			<b>J</b> = = = =		
		Contract must be a			4/14/2016				
Page 28 of 33									
<u>Cla</u> Name	assification Description			Last Updated	Straight Tir Hourly	ne and a Half	Double Time	Overtime Provision	
Sprin	kler Fitter								
4 ter	nkler Fitter n hour days allowed N ble time pay due afte	Monday-Friday r 12 hours worked M-F	SP 704	12/11/2015	\$65.82	\$87.20	\$108.58 H	Н	
		Apprentice I	Rates:						
		1st Period			\$40.16	\$48.71	\$57.26		
		2nd Period			\$42.30	\$51.92	\$61.54		
		3rd Period			\$44.44	\$55.13	\$65.82		
		4th Period			\$46.58	\$58.34	\$70.10		
		5th Period			\$48.72	\$61.55	\$74.38		
		6th Period			\$50.85	\$64.74	\$78.64		
		7th Period			\$52.99	\$67.96	\$82.92		
		8th Period			\$55.13	\$71.16	\$87.20		
		9th Period			\$57.27	\$74.38	\$91.48		
		10th Period			\$59.41	\$77.58	\$95.76		
Terra	ZZO								
A 4 1	azzo Finisher en workweek may be Thursday or Tuesday		BR1-TRF	10/17/2014	\$43.97	\$55.03	\$66.08 H	H D H D D D D Y	
		Apprentice I	Rates:						
		Level 1			\$19.04	\$25.12	\$31.20		
		Level 2			\$20.24	\$26.92	\$33.60		
		Level 3			\$27.01	\$33.96	\$40.90		
		Level 4			\$28.47	\$36.14	\$43.82		
		Level 5			\$29.99	\$37.84	\$45.70		
		Level 6			\$31.61	\$39.86	\$48.10		
		Level 7			\$33.30	\$41.59	\$49.87		
		Level 8			\$34.79	\$43.48	\$52.17		

Official 2016 Prevailing Wage Rates for State Funded Projects

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016 **Official Rate Schedule** 

Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

Page 28 of 33

Project Number: 507-243838

Official 2016 Prevailing Wage Rates for State Funded Projects										
Issue Date: 1/15/2016 Contract must be awarded by: 4/14/2016										
Page 29 of 33										
<u>Classification</u> Name Description		Last Updated	Straight Tir Hourly	Half	Time	Overtime Provision				
Terrazzo Worker A 4 ten workweek may be worked Mond thru Thursday or Tuesday thru Friday.	BR1-TRW	10/17/2014	\$49.73	\$63.67		H D H D D D D Y				
A	pprentice Rates:									
Le	evel 1		\$25.14	\$32.65	\$40.15					
Le	evel 2		\$28.20	\$36.49	\$44.78					
Le	evel 3		\$33.41	\$41.97	\$50.53					
Le	evel 4		\$36.15	\$45.66	\$55.17					
Le	evel 5		\$38.42	\$48.17	\$57.92					
Le	evel 6		\$42.07	\$53.56	\$65.05					
Le	evel 7		\$42.74	\$54.38	\$66.02					
Le	evel 8		\$43.67	\$55.78	\$67.88					
Tile										
Tile Finisher A 4 ten workweek may be worked Mond thru Thursday or Tuesday thru Friday.	BR1-TF ay	10/17/2014	\$43.50	\$54.32	\$65.14 H I	H D H D D D D Y				
A	pprentice Rates:									
Le	evel 1		\$19.04	\$25.12	\$31.20					
Le	evel 2		\$20.24	\$26.92	\$33.60					
Le	evel 3		\$27.01	\$33.96	\$40.90					
Le	evel 4		\$28.47	\$36.14	\$43.82					
Le	evel 5		\$29.99	\$37.84	\$45.70					
Le	evel 6		\$31.61	\$39.86	\$48.10					
Le	evel 7		\$33.30	\$41.59	\$49.87					
Le	evel 8		\$34.79	\$43.48	\$52.17					

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

Project Number: 507-243838 County: Wayne Official Rate Schedule Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

		ales IOF 5 1/15/2016	late Fund	ied Pro	jects	
Contract must be			/14/2016			
<u>Classification</u> Name Description	Page 3	0 of 33 Last Updated	Straight Tii Hourly	me and a Half	Double Time	Overtime Provision
Tile Layer A 4 ten workweek may be worked Monday thru Thursday or Tuesday thru Friday.	BR1-TL	10/17/2014	\$49.68	\$63.59	\$77.50 H H	H D H D D D V
Apprentice	Rates:					
Level 1			\$25.14	\$32.65	\$40.15	
Level 2			\$28.20	\$36.49	\$44.78	
Level 3			\$33.41	\$41.97	\$50.53	
Level 4			\$36.15	\$45.66	\$55.17	
Level 5			\$38.42	\$48.17	\$57.92	
Level 6			\$42.07	\$53.56	\$65.05	
Level 7			\$42.74	\$54.38	\$66.02	
Level 8			\$43.67	\$55.78	\$67.88	
Truck Driver						
on all trucks of 8 cubic yard capacity or less (except dump trucks of 8 cubic yard capacity or over, tandem axle trucks, transit mix and semis, euclid type equipment, double bottoms and low boys)	TM-RB1	8/8/2013	\$41.92	\$37.85	HI	нннннү
of all trucks of 8 cubic yard capacity or over	TM-RB1A	8/8/2013	\$41.30	\$38.00	ΗI	н н н н н н ү
on euclid type equipment	TM-RB1B	8/8/2013	\$41.45	\$38.23	нн	нннннү
Make up day allowed Official Request #: 80	Official	Rate Schee		_		
Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgra	ades 2016					nall keep posted lous place, a copy
Project Number: 507-243838 County: Wayne		of	all prevailing scribed in a c	wage and	fringe bene	

# Official 2016 Prevailing Wage Rates for State Funded Projects

Page 30 of 33

Official 2016 Prevailing Wage Rates for State Funded Projects Issue Date: 1/15/2016 Contract must be awarded by: 4/14/2016 Page 31 of 33								
Classification Name Description		raye 51	Last Updated	Straight Ti Hourly	me and a Half	Double Time	Overtime Provision	
Underground Laborer Open Cut, Cla	ss I							
Construction Laborer		LAUC-Z1-1	9/5/2013	\$37.72	\$48.43	\$59.14 X	ххххххрү	
Ар	prentice F	Rates:						
0-1	,000 work	hours		\$32.94	\$41.26	\$49.58		
1,0	01-2,000 v	work hours		\$33.90	\$42.70	\$51.50		
2,0	01-3,000 v	work hours		\$34.85	\$44.13	\$53.40		
3,0	001-4,000 v	work hours		\$36.76	\$46.99	\$57.22		
Underground Laborer Open Cut, Cla	ss II							
Mortar and material mixer, concrete form signal man, well point man, manhole, hea and catch basin builder, guard rail builder headwall, seawall, breakwall, dock builde fence erector.	adwall rs,	LAUC-Z1-2	10/25/2013	\$37.83	\$48.60	\$59.36 X	X X X X X X D Y	
Ар	prentice F	Rates:						
0-1	,000 work	hours		\$33.02	\$41.38	\$49.74		
1,0	001-2,000 v	work hours		\$33.98	\$42.82	\$51.66		
2,0	001-3,000 v	work hours		\$34.95	\$44.27	\$53.60		
3,0	001-4,000 v	work hours		\$36.87	\$47.15	\$57.44		
Underground Laborer Open Cut, Cla	ss III							
Air, gasoline and electric tool operator, vi operator, drillers, pump man, tar kettle o bracers, rodder, reinforced steel or mesh (e.g. wire mesh, steel mats, dowel bars, cement finisher, welder, pipe jacking and man, wagon drill and air track operator a concrete saw operator (under 40 h.p.), w and tugger man, and directional boring n	perator, n man etc.), l boring nd vindlass	LAUC-Z1-3	9/5/2013	\$37.88	\$48.67	\$59.46 X	X X X X X X D Y	
Ар	prentice F	Rates:						
0-1	,000 work	hours		\$33.06	\$41.44	\$49.82		
1,0	001-2,000 v	work hours		\$34.02	\$42.88	\$51.74		
2,0	001-3,000 v	work hours		\$34.99	\$44.33	\$53.68		
3,0	001-4,000 v	work hours		\$36.92	\$47.23	\$57.54		
Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lob Project Number: 507-243838	oby Upgrac	les 2016	C		ion site, i wage and	contractor si n a conspicu	ate Schedule hall keep posted lous place, a copy fit rates	

Project Number: 507-243838 County: Wayne prescribed in a contract.

Official 2016 Prevailing Wage Rates for State Funded Projects Issue Date: 1/15/2016										
Contract must be awarded by: 4/14/2016										
<u>Classification</u> Name Description	Page 32	Last Updated	Straight Tir Hourly	Half	Time	Overtime Provision				
Underground Laborer Open Cut, Clas										
Trench or excavating grade man.	LAUC-Z1-4	9/5/2013	\$37.96	\$48.79	\$59.62 X X	XXXXXDY				
Арр	rentice Rates:									
0-1,0	000 work hours		\$33.12	\$41.53	\$49.94					
1,00	1-2,000 work hours		\$34.09	\$42.99	\$51.88					
2,00	1-3,000 work hours		\$35.06	\$44.44	\$53.82					
3,00	1-4,000 work hours		\$36.99	\$47.33	\$57.68					
Underground Laborer Open Cut, Clas	s V									
Pipe Layer	LAUC-Z1-5	9/5/2013	\$38.02	\$48.88	\$59.74 X X	XXXXXDY				
Арр	rentice Rates:									
0-1,0	000 work hours		\$33.16	\$41.59	\$50.02					
1,00	1-2,000 work hours		\$34.14	\$43.06	\$51.98					
2,00	1-3,000 work hours		\$35.11	\$44.51	\$53.92					
3,00	1-4,000 work hours		\$37.05	\$47.43	\$57.80					
Underground Laborer Open Cut, Clas	s VI									
Grouting man, top man assistant, audio vis television operations and all other operatio connection with closed circuit television inspection, pipe cleaning and pipe relining and the installation and repair of water ser pipe and appurtenances.	ns in work	9/5/2013	\$35.47	\$45.06	\$54.64 X X	X X X X X D Y				
Арр	rentice Rates:									
0-1,0	000 work hours		\$31.25	\$38.73	\$46.20					
1,00	1-2,000 work hours		\$32.10	\$40.00	\$47.90					
2,00	1-3,000 work hours		\$32.94	\$41.26	\$49.58					
3,001-4,000 work hours \$34.63 \$43.79 \$52.96										

Official Request #: 80 Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016

Project Number: 507-243838 County: Wayne

#### **Official Rate Schedule**

Every contractor and subcontractor shall keep posted on the construction site, in a conspicuous place, a copy of all prevailing wage and fringe benefit rates prescribed in a contract.

# Official 2016 Prevailing Wage Rates for State Funded Projects

Issue Date: 1/15/2016

Contract must be awarded by: 4/14/2016

Page 33 of 33

<u>Cla</u> Name	<u>ssification</u> Description				Last Update	0	ime and a Half	Double Time	Overtime Provision	
Under	ground Lat	oorer Open Cut,	Class VII							
Restoration laborer, seeding, sodding, planting, cutting, mulching and topsoil grading and the restoration of property such as replacing mail boxes, wood chips, planter boxes, flagstones etc.				LAUC-Z1-7 9/5/2013		\$32.09	\$39.99	\$47.88 X	* * * * * * *	(DY
			Apprentice F	ates:						
	0-1,000 work			0 work hours			\$34.93	\$41.14		
			1,001-2,000 v	vork hours		\$29.39	\$35.93	\$42.48		
			2,001-3,000 v	vork hours		\$30.07	\$36.95	\$43.84		
			3,001-4,000 v Official Ra		ule	\$31.42	\$38.98\$	46.5 Officia	al Request #:	80
Requestor: Wayne State University Project Description: RFP University Towers Lobby Upgrades 2016 Project Number: 507-243838				es 2016		Every contractors on the construct of all prevailing prescribed in a	cuous place, a			
	County: W	/ayne						-		

Page 33 of 33

## Key Performance Indicator Tracking Sworn Statement Requirements

The University tracks it's level of spend along a number of socio-economic categories. This includes it's spend with Diverse organizations, it's spend with Detroit based organizations, and it's spend with Michigan based organizations. To assist with this, The University has the following requirements for submission of your bid and for Pay Applications submitted by the successful contractor.

#### Submission of Bid

- 1. **Diverse or disadvantaged prime contractor:** Please specify in your bid whether ownership of your company is a certified diverse or disadvantaged business, according to the categories listed previously in section 00300. In accordance with guidelines from the MMSDC and GL-WBC, the University considers a business to be diverse when it is at least 51% owned, operated, and controlled by one or more members of a diverse classification. Section 00300 has a place for this information on page 00300-3.
- Detroit based and Michigan Based contractor: It is presumed that the contractor is headquartered at the location we submit our Purchase Orders to, and that it should be the same address as listed in Section 00300 at the signature line. If a supplier is headquartered elsewhere, please make note of this information, so we do not inaccurately include or exclude spend.

#### Pay Applications and Sworn Statements

- 1. Applicability: The University requires Sworn Statements with Pay Applications for all construction projects that use
  - Subcontractors greater than \$1,000.00
  - Significant suppliers (those with a purchase value of \$1,000 or more).
- 2. Sworn Statements: The Supplier must submit applicable monthly sworn statements to the Project Manager and the Buyer of Record, in the format shown on page 2 of Section 00420. Sworn Statements are "always required" for this project, and are to be submitted to Jason R. Davis, the project manager, and to Robert Kuhn, Sr. Buyer
- 3. **Inclusion**: Sworn Statements are to detail the inclusion of recognized diverse and disadvantaged groups in the following 2 categories; Subcontracts or Suppliers. The University recognizes the following groups as diverse or disadvantaged:
  - Minority Business Enterprises (MBE)
  - Women Business Enterprises (WBE)
  - Disabled Veteran Enterprises (DVBÉ)
  - Disabled Person Enterprises (DBE)
  - Veteran Owned Businesses (VBE)
  - Small Businesses per the US Small Business Administration (SBE)
- 4. A complete set of the University's Supplier Diversity Program, which includes complete definitions of each of the above, can be downloaded from our web site at http://policies.wayne.edu/administrative/04-02-supplier-diversity.php.

# University Towers Lobby Upgrades WSU Project No. 507-243838 January 21, 2016

STATI	E OF MICHIGAN							Sworn Sta	atement	
COUN	TYOF } §									
ın im	, being duly sworn, deposes and says th provement to the following described real property situated in C				half of			, w	ho is the Cont	tractor for
erforr	he following is a statement of each subcontractor and supplier and laborer, for which laborer the paymer mance under the contract with the Owner or lessee thereof, and that the amounts due to the persons as ( itred.)	nt of w of the o	ages or frin late thereo	ge benefits and withholdings is of f are correctly and fully set forth	due but unpaid opposite their	, with whom names, as follo	ws. (Subcontra	cts or supplier		ss than \$1,000
eom										
NO.	SUBCONTRACTOR (Name, Address, Telephone Number) SUPPLIER OR LABORER	S=Supplier C=Contractor	Type of Entity *see below	TYPE OF IMPROVEMENT FURNISHED	TOTAL CONTRACT PRICE	contract change +/-	ADJUSTED CONTRACT AMOUNT	AMOUNT PAID TO DATE	AMOUNT CURRENTLY OWING	BALANCE TO COMPLETE
1										
2										
3										
4										
5										
6										
7										
8										
9										
10										
11										
12				TO TALS						<b>├</b> ───┨
	* Type of Entity: MBE=Minority Business Enterprises; WBE=Women Business Enterprises; DVBE=D SBE=Small Businesses per the US Small Business Administration	Disable	d Veteran E		on Enterprises;	VBE=Veteran (	Owned Busines	ses;	I	
	Please attach additional sheets if the number of items exceeds the page limit.								1	
2	REPORTING REQUIREMENTS					00420	- 2			

		_									
That	has not procured material from, or sub	contract	ed with, any	person other than those set for	th above and o	wes no money	for the improve	ement.			
				•							
Depo	nent further says that makes the foregoing statement as a e of the above-described premises and his or her agents that the above-described property is free from	represei	ntative of				, for	the purpose of	f representing to	the owner or	
laccar	a of the above described promises and his or her agents that the above described property is free from	alaima d		ion liona, or the possibility of an	natruation lian	avaant oo on	aifiaelly sat for	th above and a	roant for alaima	of	
const	ruction liens by laborers which may be provided pursuant to section 109 of the construction lien act, <i>i</i>	Act No. 4	497 of the P	ublic Acts of 1980, as amended, b	being section 5	70.1109 of the 1	Michigan Comp	iled Laws.			
								D	eponent Signat	ıre	
SUBO SUBO REQU	ECEIPT OF THIS SWORN STATEMENT, THE OWNER OF LESSEE, OR THE OWNER'S OR LESS CONTRACTOR, SUPPLIER AND LABORER WHO HAS PROVIDED A NOTICE OF FURNISHING CONTRACTOR, SUPPLIER OR LABORER WHO HAS PROVIDED A NOTICE OF FURNISHING CO LESTER A COPY OF THE SWORN STATEMENT WITHIN 10 BUSINESS DAYS AFTER RECEIVIN INING TO DEPONENT: A PERSON, WHO WITH INTENT TO DEFRAUD, GIVES A FALSE STATE HE PUBLIC ACTS OF 1980, AS AMENDED, BEING SECTION 570.2220 IF THE MICHIGAN COMI	UNDER DR WHO IG THE I	SECTION ) IS NAME REQUEST. S SUBJEC	109 OR, IF A NOTICE OF FURN D IN THE SWORN STATEMEN	NISHING IS EX T MAKES A R	CUSED UNDE EQUEST, THE	R SECTION 1 OWNER, LES	08 OR 108A, 7 SEE, OR DESI	FO EACH GNEE SHALL F	ROVIDETHE	
OF I.	HE PUBLIC AC15 OF 1980, AS AMENDED, BEING SECTION 570.2220 IF THE MICHIGAN COMI	LED L	AWS.	1	1	1					
		_									
									(NOTARY ST	AMP BELOW)	
Subse	cribed and sworn to before me this day of										
Natar	DL.										
INOtal	y Public				1						
	County, Michigan - My commission expires:										
		_									
							-				
<u> </u>			1							Rev 4 06 05 15	
1			å							Rev.4_06.05.15	
			·	1						Rev.4_06.05.15	
										Rev.4_06.05.15	
										Rev.4_06.05.15	

## WAYNE STATE UNIVERSITY PAYMENT PACKAGE DOCUMENT REQUIREMENTS (*Revised 7-23-2015*):

Review and comply with Section 410 of Bid Front End Documents. Review and comply with Article 15 of the Supplemental General Conditions.

## PAYMENT APPLICATION - AIA document G702 & G703 (or equivalent) – Checklist:

- Correct Project Name Found on your contract.
- Correct Project Number Found on your contract.
- Purchase Order Number Required prior to beginning work.
- Correct Application Number.
- Correct Period Reporting Dates Applications support docs must be sequential and within application range.
- Approved & Executed Change Orders Listed. (Cannot invoice for unapproved Change Orders)
- Schedule of Values percentages and amounts match the approved Pencil Copy Review Signed by the Architect, Contractor, and University Project Manager.
- Correct Dates Back dating not accepted.
- Signed and Notarized.

## SWORN STATEMENT – Checklist:

- o List all contractors, sub-contractors, suppliers... ≥ \$1000.00
- A sworn statement is required from every Sub Contractor on the job with a material purchase or subcontract of \$1,000 or more. (All tiers.)
- o Purchase Order Number
- Dates Back dating not accepted.
- Signed and Notarized.

## CERTIFIED PAYROLL - Dept. of Labor Form WH-347 – Checklist: (Union and Non-Union)

- For every contractor & sub-contractors work, for each week within the application reporting period.
- Correct Project Number
- o List ALL workers on-site.
- Make sure their addresses are listed.
- o Social Security Numbers MUST be blackened out or listed in XXX-XX-1234 format.
- Work classifications based on the job specific Prevailing Wage Schedule descriptions. If you require rates for additional classifications, contact the Michigan Department of Consumer & Industry Services. <u>http://www.cis.state.mi.us/bwuc/bsr/wh/revised\_rates/whc\_tbl.htm</u>
- For any workers paid at the Apprenticeship rates proof of enrolled program and current completion required.
- Rate of Pay verified against the Prevailing Wage Schedule with an hourly cost breakdown of fringes paid.
- Authorized signatures on affidavit.
- o Dates must represent the weeks within the application period.

## **APPLICATION PACKAGE SUPPORTING DOCUMENTATION –**

- Copies of *Pay Stubs* for each Certified Payroll period reported may be required
   – (Social Security Numbers MUST be blackened out or listed in XXX-XX-1234 format. Pay stubs need to reflect claimed participation of fringes like Medical, Dental, Retirement or 1099 classification.)
- Proof of Ownership for any 'Owner Operator' contractors not wishing to claim their time on prevailing wage. (Must list their hours and dates worked on the WH-347 Form and enter EXEMPT on the income

brackets.) The Owner must provide copies of "DBA" registration form confirming status as exempt from prevailing wage requirements.

- Proof of Stored Materials Bill of Lading, Delivery Receipts, Pictures, Certificate of Insurance or endorsement pate specifically insuring stored material at location, and pictures with materials clearly separated and labeled for WSU. The University reserves the right to on site verification of stored materials.
- **Partial Conditional Waivers** The contractor shall provide covering the entire amount of the application. For non-bonded projects all sub-contractors must provide for all applications which they have a draw.
- Partial Unconditional Waivers Must release amount paid for work and be delivered starting with application #2 and in no case after payment application #3, through all sequential applications for contractors, sub-contractors, and suppliers listed on the Sworn Statements.
- Full Unconditional Waivers Must be delivered with final payment application, releasing all contractors, sub-contractors, suppliers listed on the sworn statements and any legitimate notice of furnishings reconciled.

# FINAL PAYMENT APPLICATION – Checklist:

- Clear and concise As-Built drawings.
- Operation and Maintenance Manuals
- Process and training directions (if applicable).
- Warranty of work in accordance with project documents.
- Submittals log and samples installed on the job.
- Certificate of Substantial Completion
- o Full Unconditional Waiver

#### 0

## The Project Manager may provide additional requirements as may apply to individual jobs

Revised 7-23-2015

#### **Contractor Performance Evaluation**

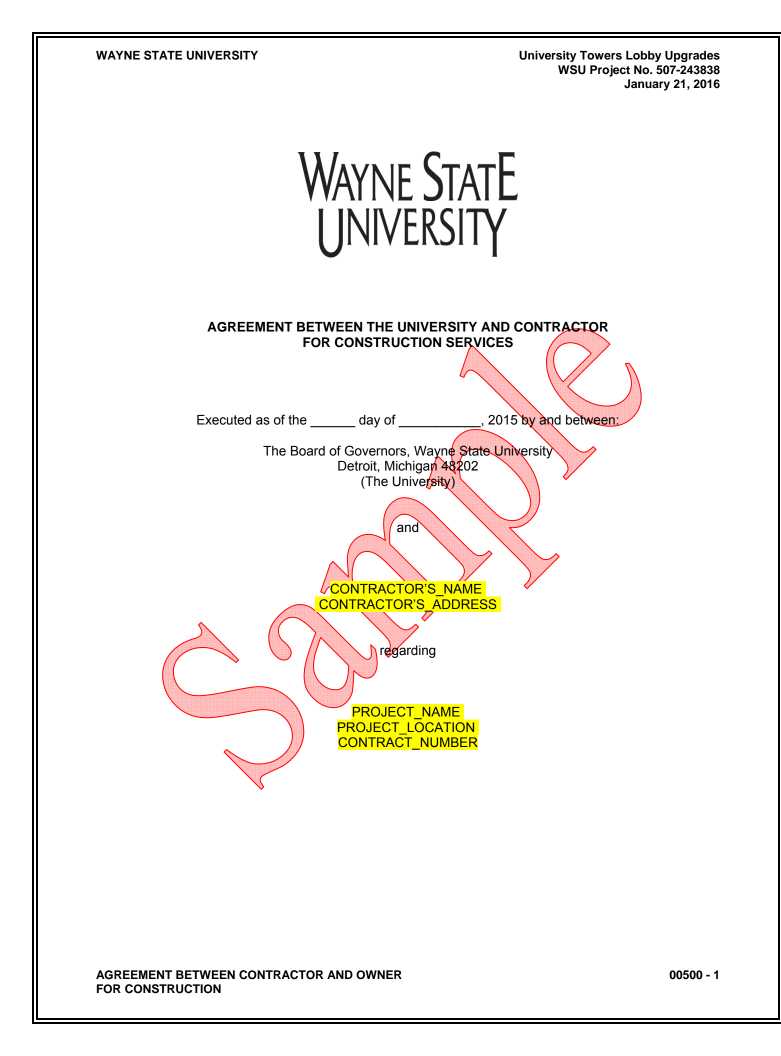
In an effort to provide continuous process improvement regarding the construction of various university projects, Wayne State University is embarking upon a process of evaluating the contractor's overall performance following the completion of work. At the conclusion of the construction project a subjective evaluation of the Contractor's performance will be prepared by the Project Manager and the supervising Director of Construction. The evaluation instrument that will be used in this process is presented below:

		Contractor	Eval	uati	ion S	shee	et				
Cont	ract	or Name -		Droje	oct Nov	no.					
Contractor Name : Contractor's PM:			_ Project Name: PM Name:								
Superintendent:			_	Proje	ct Nur	nber:			PO#:		
Desi	gner:		_								
		FION SCORING: 1 = Unacceptable, 2 = Less than Sat Inmments are REQUIRED if any score is less than 3.								ellent	
Fiol	d M	lanagement			Score				Weight	Total	
1 101	1)	Work Planning / Schedule:	1	2	3	4	5		8	Total	
	2)	Compliance with Construction Documents:	1	2	3	4	5		8		
	3)	Safety Plan & Compliance:	1	2	3	4	5		5		
	4)	Compliance with WSU procedures:	1	2	3	4	5		7		
	, 5)	Effectiveness of Project Supervision:	1	2	3	4	5		8		
	6)	Project Cleanliness:	1	2	3	4	5		3		
	7)	Punch List Performance:	1	2	3	4	5		5		
	8)	Contractor Coordination with WSU Vendors:	1	2	3	4	5		3		
	9)	Construction Quality:	1	2	3	4	5		8		
			1	2	3	4	5		0		
Adr		strative Management Responsiveness:	1	2	3	4	5		4		
		Contractor communication:	1	2	3	4	5		4		
			1			4	5		3		
		Contractor Professionalism:		2	3						
		Subcontractor Professionalism:	1	2	3	4	5		3		
		Compliance with Contract Requirements:	1	2	3	4	5		3		
	15)	Submittal\RFI Process:	1	2	3	4	5		4		
	16)	Close-out - Accuracy of Documents	1	2	3	4	5		7		
Invo	oice	and Change Management	_								
		Change Management	1	2	3	4	5		7		
	18)	Applications for Payment	1	2	3	4	5		6		
	19)	Timely payment of Subs/Suppliers:	1	2	3	4	5		4		
									Total	Total	
									100		
		Level of Self-Performance:	Low		Med		High				
		Would you work with this Contractor again?			Yes		No				
	22)	Would you work with this team again?			Yes		No				
One		follow up Warranty Support:	1	2		^	-				
	23)	warranty support:	1	2	3	4	5				
Evalı	Jatoi	r									
		Signature				Date					
		Title:	_			Date					
		Name:						47.000			
		Please Print					Kev. 2	-17-2015	o KGP		

We are providing the evaluation instrument at this time to allow the bidder's to review and understand the criterion that the University's project management team will use to evaluate the successful bidder's performance at the conclusion of the project. It is the intent of the university to utilize the results of this evaluation to determine if it will continue to conduct business with the Contractor in future bidding opportunities.

The scoring range is between 100 to 500 points, with 100 being low and 500 being high. Each question has an associated 'weight' factor, and the higher the weight; the greater the importance of satisfactory performance on the final score. At the conclusion of the project, and after the Project Manager and the supervising Director has prepared their independent evaluation, the University's project representative will meet with the Contractor to review the results. Acceptable contractor performance is essential to avoid having the University decline future work with the Contractor. An appeals process is available for Contractor disagreement with evaluation scores.

Contractors engaged in work are encouraged to maintain an open and regular dialog with the Design and Construction Department over the course of the construction project to ensure that the final evaluation is an accurate representation of the Contractor's performance.



In consideration of the mutual covenants and conditions contained herein, the Parties agree as follows:

#### Article 1 - Scope of Work

- 1.1 This Agreement provides for"(Enter a one or two-sentence description of the project)". The documents listed in Article 4 fully define the scope of work.
- 1.2 The Contractor shall furnish all the labor, materials, equipment, services, and supervision to perform all the work shown on the drawings and specifications listed in Article 18, including any addenda issued during the bid phase, and approved change orders issued during the construction phase.
- 1.3 The Contractor shall notify the University in writing within five (5) catendar days when the Contractor discovers any condition that will affect the contract amount or the completion date.

## Article 2 - Time of Completion

2.1 The work to be performed under this Agreement shall commence upon the Contractor's receipt of a fully-executed Agreement, and substantial completion shall be achieved by Month\_Day\_Year.

## Article 3 - The Contract Sum

- 3.1 The University shall pay the Contractor a "lump sum/not-to-exceed (pick one)" amount of \$\$\$\$\$\$\$ ("Amount in words 00" /100 dollars) for the performance of all work associated with the Contractor's Base Bid "and Alternates (List)".
- 3.2 The University may, at its sole discretion, during the life of the contract, award the following alternates at the amounts indicated, "(If section 3.2 is not used, delete all text and enter Deleted"

Description Alternate Alte

3.3 In the event additional work becomes necessary, the following unit prices will apply: "(If section 3.3 is not used, delete all text and enter Deleted"

Work Item

**Unit Price** 

Amount

2.

3.

1.

## Article 4 - The Contract Documents

- 4.1 The Contract Documents shall consist of this Agreement, the drawings and specifications as listed in Article 18, the General Conditions of the Contract for Construction as defined by <u>AIA</u> <u>Document A201 1970 Edition</u>, except as otherwise provided herein, and Wayne State University's Supplementary General Conditions 1997 Edition.
- 4.2 For any inconsistencies found among or between these Contract Documents, the language

contained in this Agreement shall prevail over all other documents and the Supplementary General Conditions shall prevail over the General Conditions. In the event of a conflict between the Drawings and Specifications, the requirement for the higher quantity and/or higher quality shall prevail.

## Article 5 – Examination of Premises

- 5.1 The Contractor acknowledges that the University provided the opportunity for a thorough examination of the project site and its surroundings and that the Contractor knows of no conditions preventing accomplishment of the full scope of work within the time and for the amount specified in this Agreement.
- 5.2 The University will deny all claims for additional time and/or cost for conditions that could have been reasonably discovered during such an examination.

# Article 6 - The Architect/Engineer

6.1 The Architect/Engineer for this project is: "(List the Architect and Engineer separately if appropriate)"

> Architect's/Engineer's\_Firm\_Name Street\_Number\_and\_Street\_Name Suite\_or\_PO\_Box City,\_State,\_Zip Phone\_No.\_/FAX\_No.

6.2 The University will appoint a Project Manager who will be the University's point of contact for all matters of contract administration including, but not limited to, interpretation of documents, defining the scope of work, approving work schedules, and approving contract payments.

# Article 7 - Additional Work

- 7.1 The University reserves the right to let other Agreements in connection with this work. The Contractor will afford other Contractors or the University's own workforce reasonable opportunity for the delivery and storage of their material and for the performance of their work and shall properly connect and coordinate its work with theirs.
- 7.2 If any part of the Contractor's work depends for proper execution or results upon the work of another Contractor or the University's own workforce, the Contractor shall inspect and promptly report to the University's Project Manager any defects in such work that render it unsuitable for such proper execution and results. The Contractor's failure to so inspect and report shall constitute an acceptance of the work of others as fit and proper for reception of the Contractor's work and as a waiver of any claim or defense against the University or other contractor which relies in whole or in part upon the contention that such work was unsuitable for proper execution and resolution.

## Article 8 – Dispute Resolution

8.1 Jurisdiction over all claims, disputes, and other matters in question arising out of or relating to this contract or the breach thereof, shall rest in the Court of Claims of the State of Michigan. No provision of this agreement may be construed as Wayne State University's consent to submit any

claim, dispute or other matter in question for dispute resolution pursuant to any arbitration or mediation process, whether or not provisions for dispute resolution are included in a document which has been incorporated by reference into this agreement. Specifically, all references to Arbitration contained in the General Conditions are superceded by this Article.

- 8.2 In any claim or dispute by the Contractor against the University, which cannot be resolved by negotiation, the Contractor shall submit the dispute in writing for an administrative decision by the University's Vice President for Finance and Administration, within 30 days of the end of negotiations. Any decision of the Vice President shall be made within 45 days of receipt from the Contractor and is final unless it is challenged by the Contractor by filing a lawsuit in the Court of Claims of the State of Michigan within one year of the issuance of the decision. The Contractor agrees that appeal to the Vice President is a condition precedent to filing suit in the Michigan Court of Claims.
- 8.3 For purposes of this section, the "end of negotiations" shall be deemed to have occurred when:

8.3.1 Either party informs the other that pursuant to this section, negotiations are at an impasse; or

- 8.3.2 The Contractor submits the dispute in writing to the Vice President.
- 8.4 Unless otherwise agreed by the University in writing, and notwithstanding any other rights or obligations of either of the parties under any Contract Documents or Agreement, the Contractor shall continue with the performance of its services and duties during the pendency of any negotiations or proceedings to resolve any claim or dispute, and the University shall continue to make payments in accordance with the Contract Documents; however, the University shall not be required or obligated to make payments on or against any such claims or disputes during the pendency of any pendency of any proceeding to resolve such claims or disputes.



- 9.1 Upon thirty days written notice to the Contractor, the University may, without cause and without prejudice to any other right or remedy of the University, elect to terminate the contract. In such case, the Contractor shall only be paid (without duplication of any items), using a Close out Change Order, for the following:
  - 9.1.1 For completed and acceptable work executed in accordance with the Contract Documents prior to the effective date of termination, including fair and reasonable sums for overhead and profit on such Work;
  - 9.1.2 For expenses sustained prior to the effective date of termination in performing services and furnishing labor, materials, or equipment as required by the Contract Documents in connection with uncompleted work, including fair and reasonable sums for overhead and profit on such expenses.
- 9.2 The Contractor shall not be paid on account of loss of anticipated profits or revenue, delay or disruption, or other economic loss arising out of or resulting from such termination. For purposes

# AGREEMENT BETWEEN CONTRACTOR AND OWNER FOR CONSTRUCTION

of this section, "fair and reasonable sums for overhead and profit" shall be determined by reference to Michigan law, without reference to principles used for such determinations in arbitration.

## Article 10 - Progress Payments

- 10.1 On or before the 20<sup>th</sup> day of each month, the Contractor shall submit a written application for payment, using form AIA G702, to the Architect/Engineer and the University's Project Manager for review. The Architect/Engineer shall have ten (10) calendar days to accept or reject the Contractor's application for payment. Acceptable applications for payment shall then be submitted to the University for Payment of authorized amount(s) within thirty (30) calendar days of receipt by the University's Project Manager.
- 10.2 The application for payment shall contain a full schedule of values organized and sorted by subcontractor, by Construction Specifications Institute standard work categories, or in another format acceptable to the University.
- 10.3 Monthly progress payments shall show the percentage of work installed as of the date of the application, less amount previously installed and the amount due for the application period. The Contractor shall deduct a 10% retainage from the balance due for each progress payment and indicate the net amount due on each application.
- 10.4 When 50% of the work associated with this Agreement is installed, the Contractor shall not deduct additional retainage from the balance due from the University. When substantial completion is achieved and acknowledged by the Architect/Engineer, the Contractor and the University in writing, the University shall remit to the Contractor all but 2% of the retainage. The remaining 2% shall be retained by the University until the final payment is authorized and remitted to the Contractor.

## Article 11 - Acceptance and Final Payments

- 11.1 Final payment shall be due thirty (30) days after the completion of the work, including all punch list items, provided the work is fully completed and the Agreement fully performed.
- 11.2 Upon receipt of written notice that the work is ready for final inspection and acceptance, the Architect/Engineer shall promptly inspect the work. When the Architect/Engineer concludes that the work is acceptable and the Agreement to be fully performed, the Architect/Engineer shall promptly issue a final certificate with an original signature, stating that the work provided is complete and acceptable and that the entire remaining balance found to be due the Contractor shall be remitted by the University once the final application for payment is received.
- 11.3 If, after the work has been substantially completed, full completion thereof is materially delayed through no fault of the Contractor, and the Architect/Engineer so certifies, the University shall, upon certificate of the Architect/Engineer, and without terminating the Contract, make payments of the balance due for that portion of the work fully completed and accepted. Such payments shall be made under the terms and conditions governing final payment, except that it shall not constitute a waiver of claims.

## Article 12 - Non-Discrimination

12.1 The Contractor agrees that it will not discriminate against any employee or applicant for employment, to be employed in the performance of this Agreement, with respect to hire, tenure,

terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of race, color, religion, sex, age, national origin, or ancestry. Breach of this covenant may be regarded as material breach of this Agreement.

12.2 The Contractor further agrees that it will, in all subcontracts relating to the performance of the work under this Agreement, provide in its subcontracts that the subcontractor will not discriminate against any employee or applicant for employment, to be employed in the performance of such contract, with respect to hire, tenure, terms, conditions or privileges of employment, or any matter directly or indirectly related to employment because of race, sex, age, color, religion, national origin or ancestry. Breach of this covenant may also be regarded as a material breach of this Agreement.

## Article 13 – Laborers and Mechanics

- 13.1 All laborers and mechanics must be covered by Worker's Compensation and Employer's Liability Insurance as required by Federal and Michigan law. The Contractor shall also require all of its Subcontractors to maintain this insurance coverage.
- 13.2 The Contractor acknowledges and shall abide by the University's prohibition on use of 1099 independent contractors and owner / operator business entities. The Contractor shall ensure that all classifications of laborers and construction mechanics performing Work on the Project job site are employees of the Contractor or any Trade Contractor for any tier thereof, and that each worker is covered by workers compensation insurance

# Article 14 - Prevailing Wages

- 14.1 The Contractor and each subcontractor shall pay to each class of mechanics and laborers not less than the wage and fringe benefit rates prevailing in the Detroit Metropolitan Area, as determined by the Michigan Department of Licensing and Regulatory Affairs, Department of Wage and Hour.. The Contractor shall post on site, in a conspicuous place, a copy of all applicable wage and benefit rates, and shall provide the University with a copy of the applicable wage and benefit rates
- 14.2 The Contractor and each subcontractor shall keep an accurate record showing the name and occupation of and the actual benefits and wages paid to each laborer and mechanic employed in connection with this contract. The Contractor and each subcontractor shall make certified payroll records available to the University's representatives upon request.
- 14.3 If a Contractor or subcontractor fails to pay the prevailing rates of wages and fringe benefits and does not cure such failure within ten (10) days after notice to do so by the University, the University shall have the right, at its option, to do any or all of the following:
  - 14.3.1 Withhold all or any portion of payments due the Contractor as may be considered necessary by the University to pay laborers and mechanics the difference between the rates of wages and fringe benefits required by this Agreement and the actual wage and fringe benefits paid.
  - 14.3.2 Terminate part or all of this Agreement or any subagreement and proceed to complete the Agreement or subagreement by separate agreement with another Contractor or otherwise, in which case the Contractor and its sureties shall be liable to the University for any excess costs incurred by the University.
- 14.4 The Contractor shall include terms identical or substantially similar to this section in any

Agreement or subagreement pertaining to the project.

## Article 15 - Save Harmless

15.1 The Contractor shall indemnify, defend and hold harmless the University, its agents and employees from any and all loss, damage, claims, and causes of action whatsoever, including all costs, expenses and attorneys' fees arising out of Contractor's performance of obligations under the terms and conditions of this agreement. Such responsibility shall not be construed as liability for damage caused by or resulting from the negligence of the University, its agents other than the Contractor, or its employees.

## Article 16 - Liquidated Damages

16.1 It is understood and agreed that, if the project is not completed within the time specified in the Agreement plus any extension of time allowed pursuant thereto, the actual damages sustained by the University because of any such delay will be uncertain and difficult to ascertain, and it is agreed that the reasonable foreseeable value of the use of said project by the University would be the sum of \$200 (Two Hundred Dollars) per day. Therefore, the Contractor shall pay as liquidated damages to the University the sum of \$200 (Two Hundred Dollars) per day in substantially completing said project beyond the time specified in this Agreement and any extensions of time allowed thereunder.

"ENTER N/A FOR ABOVE AMOUNT IF NO LIQUIDATED DAMAGES"

# Article 17 - Interpretation

- 17.1 This Agreement shall be interpreted and construed according to the laws of the State of Michigan.
- 17.2 If one part of this Agreement is found to be void by legal or legislative action, the remainder of the contract remains in full effect.

## Article 18 - Drawings and Specifications

18.1 The Technical Specifications and the Project Manual dated SPECIFY\_DATES, and the following List of Drawings represents the scope of work as defined in the Contract Documents from Article 4.

Drawing No. Description

Dated

**IN WITNESS WHEREOF** the parties to these presents have hereunto set their hands as of the day and year first written above.

Signed, sealed and delivered In the presence of: CONTRACTOR'S NAME GOES HERE By Signature Please print name here Date signed Title Witness THE BOARD OF GOVERNORS of WAYNE STATE UNIVERSITY) By William R. Decatur, Vice President for Finance and Business Operations Date signed Form Contract Approved by OGC 06/13 - LG Rev. 5-6.30.2014 formatting only RGP Rev.6-1-15-2015 date changes only SS Rev.7-7-1-2015 formatting, signatory only RGP

#### FORM OF GUARANTEE

PROJECT: University Towers Lobby Upgrades

OWNER: BOARD OF GOVERNORS, WAYNE STATE UNIVERSITY

CONTRACTOR:

DATE:

Know all men by these presents that, in consideration of my (our) having been awarded the Contract or Subcontract for complete furnishing and installation of:

#### University Towers Lobby Upgrades (507-243838)

#### For: Board of Governors, Wayne State University

In conformity with drawings and specifications prepared by Architect or Engineer, **inFORM studio**, and known as the buildings indicated above, I (we) do hereby agree that, should I (we) be notified that the said work has proved faulty, etc., that I (we) will return to the buildings within three (3) working days of the receipt of such notice, and will furnish the necessary labor and material to repair such work to the satisfaction of the Owner and without cost to the Owner.

The Agreement shall remain in full force and effect for a one year period (DATE TBD)

WITNESS:	signed:
	Subcontractor
	by:
	address:
	ait data ta lain.
	city/state/zip:
	signed:
	General Contractor
	by:
	-5.
(THIS FORM TO BE FILED IN DUPLICATE.)	

## GENERAL CONDITIONS (Revised 10-2009)

- A. Although AIA Document A201 Twelfth Edition (April 1970) "General Conditions of the Contract for Construction" is not bound herein, it forms a part of these construction documents.
- B. A reference copy of AIA Document A201 Twelfth Edition (April 1970) "General Conditions of the Contract for Construction" is on file at the following location:

Wayne State University Finance & Facilities Management Procurement & Strategic Sourcing Academic / Administrative Services Building 5700 Cass Avenue Detroit Michigan 48202

# SUPPLEMENTARY GENERAL CONDITIONS

OF

# THE CONTRACT FOR CONSTRUCTION

Facilities Planning & Management - Design & Construction Services

Wayne State University

# <u>WSU SUPPLEMENTARY GENERAL CONDITIONS</u> <u>OF THE</u> <u>CONTRACT FOR CONSTRUCTION</u>

NOTE: The following items related to A.I.A. General Conditions, A.I.A. Document A-201 - Twelfth Edition (April 1970), by specific number being amended to. These items, as amendments, shall have precedence over the article being amended.

# ARTICLE 1 - CONTRACT DOCUMENTS

- 1.1 DEFINITIONS
- 1.1.5 The Agreement

The Agreement executed by the Contractor and the Owner.

- 1.2 EXECUTION, CORRELATION, INTENT, AND INTERPRETATIONS
- 1.2.6 "General Conditions and "Supplementary General Conditions" apply with equal force to all Contractors, Subcontractors work, and extra work required under this Contract.
- 1.2.7 Precedence of Drawings and Specifications. The Agreement has precedence over WSU Supplementary General Conditions.

WSU Supplementary General Conditions have precedence over A.I.A. A-201 General Conditions of the Contract.

Specifications have precedence over drawings. Full-size drawings have precedence over scale drawings. Large-scale plans and details have precedence over small-scale plans and details. Figured dimensions have precedence over plans and elevations.

# ARTICLE 2 - ARCHITECT

# 2.1 DEFINITION

2.1.1.1 The term Architect or Architect/Engineer as used in these specifications refers to Facilities Planning and Management - Design Services, and/or Consulting Architect/Engineer.

#### 2.2 ADMINISTRATION OF THE CONTRACT

- 2.2.16 The Architect will assign Field Representatives to make periodic visits to the project for the purpose of assisting the Architect in carrying out his field responsibilities at the site. The duties, responsibilities and limitations of authority of any such Field Representative shall be as follows:
  - a. Explain Contract Documents: Assist the Contractor via the Contractor's Superintendent to understand the intent of the Contract Documents.
  - b. Observations: Conduct on-site observations and spot checks of the work in progress as a basis for determining conformance of the work, material, and equipment with the Contract Documents.
  - c. Additional Information: Obtain from the Architect, additional details or information, if and when required, at the job site for proper execution of the work.
  - d. Modifications: Consider and evaluate suggestions or modifications that may be submitted by the Contractor and report them with recommendations to the Architect for final decision.
  - e. Construction Schedule and Completion: Be alert to the completion, and report same to the Architect. When the construction work has been completed in accordance with the Contract

Documents, advise the Architect that the work is ready for general inspection and acceptance.

- f. Job Conferences: Attend and report to the Architect on all required conferences held at the job site.
- g. Observe Tests: See that tests which are required by the Contract Documents are actually conducted; observe, record and report to the Architect all details relative to the test procedures; and advise the architect's office in advance of the schedules of tests.
- h. Inspection by Others: If inspectors, representing local, state or federal agencies having jurisdiction over the project, visit the job site, accompany such inspectors during their trips through the project, record the outcome of these inspections, and report same to the Architect's office.
- i. Shop Drawings: Do not permit the installation of any materials and equipment for which shop drawings are required unless such drawings have been duly approved and issued by the Architect.
- j. Contractor's Requisitions for Payment: Review and make recommendations to the Architect for disposition.
- k. List of Items for Correction: After substantial completion, make a list of items for correction before final inspection and check each item as it is corrected.
- I. Owner's Occupancy of the Building: If the Owner occupies (to any degree) the building prior to actual completion of the work by the Contractor, be especially alert to possibilities of claims for damage to completed work prior to the acceptance of the building.
- m. Owner Existing Operation: In the case of additions to or Demolitions of an existing facility, which must be maintained as an operational unit, be alert to conditions on the job site which may have an effect on the Owner's existing operation.
- n. Limitations of Authority: Do not become involved in any of the following areas of responsibility unless specific exceptions are established by written instructions issued by the Architect.
  - aa. Do not authorize deviations from the Contract Documents.
  - bb. Avoid conducting any test personally.
  - cc. Do not enter into the area of responsibility of the Contractor's field superintendent.
  - dd. Do not expedite job for Contractor unless so instructed by the Architect.
  - ee. Do not advise on or issue directions relative to any aspect of the building technique or sequence unless a specific technique or sequence is called for in the Specifications or by written instructions from the Architect.
  - ff. Do not approve shop drawings or samples.
  - gg. Do not authorize or advise the Owner to occupy the Project, in whole or in part, prior to the final acceptance of the building.
  - hh. Do not issue a Certificate for Payment.

### **ARTICLE 3 - OWNER**

#### 3.5 OWNER'S RIGHT TO DO WORK

3.5.1 The Owner may exercise his right, which is hereby acknowledged by the Contractor, to let independent of the Contract for the work herein specified, any other work on the premises even if of like character and trades, and the Owner shall not be liable for any damage, loss or expense incurred by the Contractor through the fault of any other Contractor so employed by the Owner. The Contractor acknowledges the

necessity of work by others, to be performed at approximately the same time as the work hereunder, and agrees to perform his work in full cooperation with the work of such other trades and/or Contractors, partially or entirely completed, by such other trades and/or Contractors, or by the Owner, when, in the opinion of the Architect, such access or use is necessary for the performance and completion of any portion or all of the work of others or of any work on the site.

#### 3.6 OWNER'S ACCESS AND PARTIAL OCCUPANCY

- 3.6.1 The Owner shall have access to the work at all times, and at his election, may from time to time (prior to the stipulated contract completion date) occupy any of the units or parts of the project as the work in connection therewith is complete to such a degree as will, in the opinion of the Owner, permit their temporary or permanent use. The Owner will, prior to any such partial occupancy, give notice to the Contractor thereof and such occupancy shall be upon the following terms:
  - a. Such occupancy shall not constitute an acceptance of work not performed in accordance with the Contract nor shall such occupancy relieve the Contractor of liability to perform any work by the Contract by not complete at the time of occupancy.
  - b. Except as otherwise provided by an agreement at the time of such partial occupancy, the Contractor shall be relieved of all maintenance costs on units or parts so occupied.
  - c. The Contractor shall not be responsible for wear and tear or damage resulting from partial occupancy.
  - d. The Owner shall assume risk of loss with respect to any unit or part so occupied.
  - e. The Contractor shall, if required by the Owner, furnish heat, light, water, or other such services to the units or parts occupied and the Owner shall make proper remuneration therefore to the Contractor.
- 3.6.2 The Contractor agrees that the Owner shall have the right, after seven (7) days' written notice to the Contractor, to place and install as much equipment and machinery during the progress of the work as is possible before the completion of the various parts of the work; and further agrees that such placing and installation of equipment shall not in any way evidence the completion of the work or any portion thereof, nor signify the Owner's acceptance of the work or any portion thereof. Should the Owner place or install such equipment and machinery with his own forces he shall be responsible for any damage to work of the Contractor caused by the Owner's work or workmen. Should the Owner have such placement or installation performed by another Contractor, then the Owner shall require said Contractor to be responsible for all such damage caused by his work, his workers, or his subcontractors.

### **ARTICLE 4 - CONTRACTOR**

#### 4.4 LABOR AND MATERIALS

- 4.4.3 All materials shall be so delivered, stored and handled to prevent the inclusion of foreign materials and the damage of materials by water or breakage. Packaged materials shall be delivered and stored in original packages until ready for use. Packages or materials showing evidence of water or other damage shall be rejected. All materials shall be of the respective qualities specified herein.
- 4.4.4 The Contractor shall be responsible for the proper care and protection of all his materials, equipment, etc., delivered at the site. Building materials, equipment, etc., may be stored on the premises subject to the approval of the Architect.
- 4.4.5 To insure timely availability of critical materials in case of national emergency, the Contractor may order his subcontractors to proceed with fabrication of the same earlier than required by normal sequence of construction. In the event storage facilities are not available on the site or at the source of fabrication, the Owner will endeavor to provide such storage space as may be available to care for same. Where this is necessary, the Contractor shall be paid for all stored material on the Owner's property or on the properties approved by the Owner upon approval of certified invoices. It shall be the Contractor's obligation to pay for all handling costs and damage to this material. The Contractor shall protect this property against damage.

#### SUPPLEMENTARY GENERAL CONDITIONS

#### 4.6 TAXES

4.6.1 The Bidder shall include in his proposal and make payment of all Federal, State, County and Municipal taxes including Michigan State Sales and Use Taxes, now in force or which may be enacted during the progress and completion of the work covered.

### 4.7 PERMITS, FEES AND NOTICES

- 4.7.3 The Contractor shall pay highway or DPW fees for damages to sidewalks, streets, or other public property or to any public utilities.
- 4.7.4 Permits and licenses of a temporary nature necessary for the execution of the work shall be secured and paid for by the Contractor.

4.7.5 Except for the General Building Permit (which is not required), the Contractor shall secure and pay for all other required permits, including the following:

Electrical	-	State of Michigan
Plumbing	-	State of Michigan
Mechanical	-	State of Michigan
Elevator	-	City of Detroit

4.7.6 The Contractor shall secure certificates of inspection and of occupancy that may be required by authorities having jurisdiction over the work. These certificates shall be delivered to the Architect upon completion of the work.

#### 4.9 SUPERINTENDENT

- 4.9.2 The Contractor shall give sufficient supervision to the work, using his best skill and attention. He shall carefully study and compare all drawings, specifications, and other instructions, and shall at once report to the Architect any error, inconsistency, or omission which he may discover, but he shall not be held responsible for their existence or discovery.
- 4.9.3 The Contractor's superintendent shall periodically inspect the entire project to make certain that all of the stipulations of all of the articles of the General Conditions are being observed.
  - 4.12 DRAWINGS AND SPECIFICATIONS AT THE SITE
- 4.12.1.1 Refer to Paragraph 4.12.1, of A.I.A. General Conditions of the Contract for Construction. Modify the last sentence of this paragraph to read:

"The Drawings, marked to record all changes made during construction, shall be incorporated in the Contractor's 'Informational Package'."

- 4.12.2 As a basic and interim step for the fulfillment of the "Informational Package", accurate records of all nonstructural underground and concealed work shall be kept, including, but not limited to, all piping, conduit, equipment, and drainage and tunnel work. In addition, such records shall be available for review during various steps of the project.
- 4.13 SHOP DRAWINGS AND SAMPLES
- 4.13.9 Immediately before and as a condition of substantial completion, the Contractor shall provide the Owner an "Informational Package" and instructional sessions on the operation, maintenance, and service of the facility.

The "Informational Package" shall include:

- 1. One (1) set of transparency (sepia) of the approved shop drawings and descriptive material submitted during construction. Any shop documents unobtainable in sepia shall be supplied in three (3) sets.
- 2. One (1) set of transparency (sepia) of constructional shop drawings with all installation revisions incorporated to reflect the as-built condition. Examples of constructional shop drawings are dimensioned conduit, piping and ductwork layout drawings.
- 3. Three (3) sets of instructional manuals on the installation, operation, maintenance and service of equipment and systems, including parts lists.

Examples of Specific Information Required:

- 1. Electrical
  - a. Conduit layout of light, power, and special systems, indicating dimensionally the locations and size of runs; circuit grouping and conductor size and number in conduit runs.
  - b. System description and elementary diagrams, connection and interconnection diagrams, and device internal diagrams.
- 2. <u>Mechanical</u>
  - a. Piping and ductwork layout indicating dimensionally the location and size of the runs.
  - b. Description and diagrams of control systems.

Following the submittal of the "Informational Package", the Contractor shall schedule and provide, at the Owner's convenience, instructional sessions for Owner's personnel to acquaint them with the operation, maintenance, and service of the system.

- 3. Elevators
  - a. Elementary diagrams and description of sequence of operation of the system control components, connection and interconnection diagrams, and device internal diagrams.

### **ARTICLE 5 - SUBCONTRACTORS**

- 5.2 AWARD OF SUBCONTRACTS AND OTHER CONTRACTS FOR PORTIONS OF THE WORK
- 5.2.3 Delete Article 5.2.3 in its entirety.
  - 5.2.4 Delete Article 5.2.4 in its entirety.

### ARTICLE 7 - MISCELLANEOUS PROVISIONS (Revised 6-13-2011)

# 7.5 PERFORMANCE BOND AND LABOR AND MATERIAL PAYMENT BOND

- 7.5.1 The successful Bidder will be required to furnish a Performance Bond and Labor and Material Payment bond in an amount equal to 100% of the contract award amount, and include such cost in the Proposal, complying with the laws of the State of Michigan. The graduated formula no longer applies.
  - A. Performance Bond and Labor and Material Payment Bond shall be from a surety company acceptable to the Owner and made payable as follows:
    - (1) A Labor and Material Payment bond for 100% of the contract award amount to the Board of Governors of Wayne State University, and guaranteeing the payment of all subcontractors and all

### SUPPLEMENTARY GENERAL CONDITIONS

indebtedness incurred for labor, materials, or any cause whatsoever on account of the Contractor in accordance with the laws of the State of Michigan relating to such bonds.

(2) A Performance bond for 100% of the contract award amount to the Board of Governors of Wayne State University to guarantee and insure the completion of work according to the Contract.

# B. The only acceptable Performance Bond shall be the AIA A312 – 2010.

C. The Contractor shall include with his bid evidence of his ability to obtain a Performance Bond in the amount of 100% of the bid amount, and in accordance with the terms and conditions outlined in this section, Such evidence shall be project specific and shall be submitted on a form provided by the Surety or Agent thereof.

## 7.7 ROYALTIES AND PATENTS

#### 7.7.1 Indemnification and Hold Harmless (*Revised 2-2015*).

To the fullest extent permitted by law, the Contractor shall hold harmless, defend, and indemnify the Board of Governors of Wayne State University, the University, the Architect and Architect's Consultants, and officers, employees, representatives and agents of each of them, from and against any and all claims or losses arising out of or alleged to be resulting from, or relating to (1) the failure of the Contractor to perform its obligations under the Contract or the performance of its obligation in a willful or negligent manner; (2) the inaccuracy of any representation or warranty by the Contractor given in accordance with or contained in the Contract Documents; and (3) any claim of damage or loss by any subcontractor, or supplier, or laborer against the University , the Architect or the Architect's consultants arising out of any alleged act or omission of the Contractor or any other subcontractor, or anyone directly or indirectly employed by the Contractor or any subcontractor.

The Contractor shall also be liable for and hereby agrees to pay, reimburse, fully indemnify and hold the University, the Architect and Architect's Consultants, harmless from and against all costs and expenses of every nature (including attorney fees and expenses incident thereto) incurred by the University in collecting the amounts due from the Contractor, or otherwise enforcing its rights, under the indemnification described in this Article.

#### 7.9 INTEREST

7.9.1 Delete Article 7.9 in its entirety.

### ARTICLE 8 - TIME

- 8.1 DEFINITIONS
- 8.1.3 The Date of Substantial Completion of the Work is the Date certified by the Architect when construction of the entire work is sufficiently complete, in accordance with the Contract Documents, so the Owner may occupy the Work for the use for which it is intended. It is the beginning date for the guarantees on all the Project Work.
- 8.3.5 LIQUIDATED DAMAGES

It is understood that if said Contract is not completed within the time specified in the Contract plus any extension of time thereto, the Contractor shall pay Liquidated Damages to the Owner as set forth in Article 11 of the Agreement between Contractor and Owner for Construction.

### ARTICLE 9 - PAYMENT AND COMPLETION

#### 9.3 PROGRESS PAYMENTS

9.3.1 On or before the 20th day of each month, the Contractor shall submit to the Architect on the Owner's Standard Form, a written application for payment showing the proportionate value of the work installed to date from which shall be deducted, a reserve of 10% and all previous payments, and the balance of the

### SUPPLEMENTARY GENERAL CONDITIONS

amount as approved by the Architect shall be due and payable to the Contractor on or about the 15th day of the succeeding month.

- 9.3.2.2 No payments will be made because of materials or equipment stored off the site, except as provided for in Subparagraph 4.4.5 of the Supplementary General Conditions or other special cases the Owner may approve.
- 9.6 FAILURE OF PAYMENT
- 9.6.1 Delete Article 9.6 in its entirety.

#### ARTICLE 11 - INSURANCE (Revised 2-06-2015)

- 11.1 CONTRACTOR'S LIABILITY INSURANCE
- 11.1.2 The insurance required by Subparagraph 11.1.1 shall be written for not less than any limits of liability specified herein, or required by law, whichever is greater, and shall include contractual liability insurance as applicable to the Contractor's obligations under Paragraph 4.18.

During the life of the Contract, the Contractor shall maintain the following types of insurance:

A. <u>General Requirements</u>

#### Type of Insurance

Commercial General Liability (CGL)

Contractor shall maintain commercial general liability (CGL) CGL insurance shall be written on Insurance Services form CG 00 01 (or substitute form providing equivalent coverage) and shall cover liability arising from premises, operation, independent contractors, products-completed operation, and personal injury, contractual liability broad form property damage liability, products and completed operations coverage and X,C,U (explosion, collapse, underground) hazards.

Commercial Automobile Liability (CSL) (including hired and non-owned vehicles)

Workers' Compensation (Employers' Liability)

Professional Liability insurance

This limit shall be dedicated to the risks of Professional Liability and it shall not be combined with limits of any other coverages such as Environmental/Pollution General Liability, or Umbrella Liability unless otherwise approved by the Owner. Coverage shall be for the benefit of the Contracting or Design- Build entity, its principles, Employees, affiliates, agents, and partners-whether joint or several. It is presumed that this insurance will be Claims Made, and therefore must have a Retro-active date prior to the performance of any work for the Owner, whether or not such work is under contract or purchase order. This insurance will be placed with an insurer licensed to do business in the State of Michigan and rated no less that A X; by AM Best

Minimum Requirement

\$1,000,000 combined single limit per occurrence \$2,000,000 aggregate

Umbrella Liability per occurrence and in the annual aggregate of \$5,000,000.

\$1,000,000 combined single limit

Statutory-Michigan \$500,000

**\$500,000.00** Per Occurrence and in the Aggregate annually.

# B. <u>Maximum Acceptable Deductibles</u>

Type of Insurance	Maximum Deductible
Comprehensive General Liability Fire Legal Liability	\$5,000 \$5,000
Comprehensive Automobile Liability	-0-
Workers' Compensation	-0-
Property - All Risk	\$ 500

- 11.1.3 The Board of Governors, Wayne State University, shall be named as an additional insured but only with respect to accidents arising out of the performance of said contract. The contractor shall prepare a certificate of insurance which shall name the "Office of Risk Management; 5700 Cass Avenue" as the Wayne State University certificate holder.
- 11.1.3.1 The Contractor shall either 1) require each of his Subcontractors to procure and to maintain during the life of his subcontract, Subcontractors' Comprehensive General Liability, Automobile Liability and Property Damage Liability Insurance of the type and in the same amounts as specified in the Subparagraph, or 2) insure the activity of his subcontractors in his own policy.
   11.2 OWNER'S LIABILITY INSURANCE

Delete Article 11.2 in its entirety.

11.3 PROPERTY INSURANCE

Delete Article 11.3 in its entirety and replace with the following:

- 11.3.1 The Contractor shall purchase and maintain property insurance upon the entire work at the site to the full insurable value thereof. This insurance shall include the interests of the Owner, the Contractor, Subcontractors, and sub-subcontractors in the work and shall insure against the perils of Fire, Extended Coverage, Vandalism, and Malicious Mischief.
- 11.3.2 The Owner and Contractor waive all rights against each other for damages caused by fires or other perils to the extent covered by insurance provided under Subparagraph 11.3.1. The Contractor shall require similar waivers by Subcontractors and sub-subcontractors in accordance with Clause 5.3.1.5.
- 11.3.3 Insurance must be issued by an insurance company with an "A rating as denoted in the AM Best Key Rating Guide".

# **ARTICLE 12 - CHANGES IN THE WORK**

- 12.1 CHANGE ORDERS
- 12.1.8 Percentage markups in pricing under Subparagraphs 12.1.3.1, 12.1.3.3, and 1.2.4 shall be as limited in the Contract Documents. Unit price of Subparagraph 12.1.3.2 shall represent total unit cost to the Owner and shall include the Contractor's markup for overhead and profit.

# **ARTICLE 14 - TERMINATION OF THE CONTRACT**

- 14.1 TERMINATION BY THE CONTRACTOR
- 14.1.1 If the work is stopped for a period of thirty days under any order of any court or other public authority having jurisdiction, or as a result of any act of government, such as a declaration of a national emergency making materials unavailable, through no act or fault of the contract or a subcontractor or their agents or employees or other persons performing any of the Work under a contract with the contractor, then the contractor may, upon seven days' written notice to the Owner and the Architect, terminate the contract and recover from the Owner payment for all Work executed and for any proven loss sustained upon any materials, equipment, tools, construction equipment, and machinery, including reasonable profit and damages.

# SUPPLEMENTARY GENERAL CONDITIONS

#### ARTICLE 15 - ADDITIONAL CONDITIONS

# 15.1 SUBSTITUTION OF MATERIALS AND EQUIPMENT

- 15.1.1 Whenever a material, article, or piece of equipment is identified on the Drawings or in the Specifications by reference to manufacturers' or vendors' names, trade names, catalog numbers, or the like, it is so identified for the purpose of establishing a standard, and any material, article, or piece of equipment of other manufacturers or vendors, which will perform adequately the duties imposed by the general design will be considered equally acceptable provided the material, article, or piece of equipment so proposed is, in the opinion of the Architect, of equal substance, appearance, and function. It shall not be purchased or installed by the Contractor without the Architect's written approval.
- 15.2 NON-DISCRIMINATION PROVISION AND WAGE AND HOUR ACT
- 15.2.1 During the performance of this contract, the Contractor agrees as follows:
- 15.2.1.1 The Contractor shall not discriminate against any employee or applicant for employment because of sex, race, creed, color, age, or national origin. The Contractor will take affirmative action to insure that applicants are employed, and that employees are treated during employment without regard to their sex, race, age, creed, color, or national origin.
- 15.2.1.2 Such action shall include but not be limited to, the following: employment; upgrading; demotion; or transfer; recruitment or recruitment advertising; layoff or terminations; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this non-discrimination clause.
- 15.2.1.3 The Contractor will, in all solicitations, or advertisements for employees, placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to sex, race, creed, color, age or national origin.
- 15.2.1.4 The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice advising the labor union or worker's representative of the Contractor's commitments under Section 202 of Executive Order No. 11246 of October 27, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 15.2.1.5 The Contractor will comply with all provisions of the Executive Order No. 11246 of October 27, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor or other government agency or authority having jurisdiction.
- 15.2.1.6 The Contractor will furnish all information and reports required by Executive Order No. 11246 of October 27, 1965, and by the rules, regulations, and orders of the Secretary of Labor or other government agency or authority having jurisdiction, and will permit access to his books, records, and accounts by the administrative agency and the Secretary of Labor for the purposes of investigation to ascertain compliance with such rules, regulations and orders.
- 15.2.1.7 In the event of the Contractor's noncompliance with the non-discrimination clauses of this contract, or with any of the said rules, regulations, or orders, this Contract may be canceled, terminated or suspended in whole or in part, and the Contractor may be declared ineligible for further University contracts or federally-assisted contracts in accordance with procedure authorized in Executive Order No. 11246 of October 27, 1965, or by rule, regulation, or order of the Secretary of Labor or other government agency or authority having jurisdiction.
- 15.2.1.8 The Contractor will include in the provisions of Subparagraph 15.2.1.1 through 15.2.1.8 in every subcontract or purchase order unless exempted by rules, regulations or orders of the President's Committee on Equal Employment Opportunity issued pursuant to Section 204 of Executive Order No. 11246 of September 14,

1965, so that provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions including sanctions for noncompliance: <u>Provided</u>, however, that in the event the Contractor becomes involved as a result of such direction by the administering agency, the Contractor may request the United States to enter into such litigation to protect the interest of the United States.

- 15.3 COMPLIANCE WITH COPELAND ANTI-KICKBACK ACT AND REGULATIONS
- 15.3.1 The Contractor shall comply with the Copeland Anti-Kickback Act and Regulations of the Secretary of Labor (29CFR, Part 3) which are herein incorporated by reference.
- 15.4 PREVAILING WAGES
- 15.4.1 Contractors and subcontractors shall pay all mechanics and laborers, including apprentices and trainees, no less than the wage and fringe benefit rates prevailing in the locality in which the work is performed. Wage and fringe benefit rates are determined by the Federal Government Department of Labor.
- 15.4.2 Classifications not provided in the schedule shall be determined prior to the award of the contract and shall be no less than the wage and fringe benefit rates determined by the Federal Department of Labor.
- 15.4.3 Contractors and subcontractors shall adhere to the ratios of apprentices to journey workers as determined by the Federal Department of Labor.
- 15.4.4 Contractors and subcontractors shall keep a copy of the prescribed wage and benefit rates posted at the construction site in a conspicuous place.
- 15.4.5 Contractors and subcontractors shall keep an accurate record of the name, occupation, and the actual benefits paid to each mechanic or laborer for the contract. This record shall be made available for reasonable inspection by the Federal Department of Labor and the Owner.

# DRAWINGS

The Technical Specifications dated **January 21**, **2016** and the following List of Drawings represent the scope of work as defined in the Contract Documents from Article 4.

# DRAWINGS

Drawing No.:	Description
G101	Titlesheet
G102	General Notes
AD101	Demolition Floor Plan
AD102	Demolition Floor Plan
AD103	Demolition Floor and Ceiling Plan-Bid Alternate #1A and #1B
AD104	Demolition Floor and Ceiling Plan-Bid Alternate #2A and #2B
A101	Overall Floor Plan
A102	Enlarged Floor Plan
A201	Proposed Ceiling Plan-Bid Alternate
A202	Interior Elevations
A301	Interior Elevations
A302	Interior Elevations
A303	Reception Desk Plans, Elevations/Details
A501	Sections, Details and Millwork Details
A502	Wall and Floor Finish Plan & Schedules
A801	Wall and Floor Finish Plan & Schedules
A802	Wall and Floor Finish Plan & Schedules
A803	Wall and Floor Finish Plan & Schedules – Bid Alternate #1A and #2A
A804	Floor Finish Plan & Schedules – Bid Alternate #3
A805	Material Specifications
M101	Specifications
M102	HVAC Distribution Plan-Bid Alternate #1
FP201	Fire Alarm and Supression Plan – Bid Alternate #1A and #1B
FP211	Elastrian Pours Plan
E101	Electrical Power Plan
E102	Electrical Lighting Plan / Bid Alt. #4
E102	Partial Electrical Lighting Plan-Bid Alternate #1B and #2B

### **GENERAL REQUIREMENTS**

#### GENERAL

# A. CONTRACTOR'S RESPONSIBILITY

It is not the responsibility of the Architect/Engineer or Owner's Representative to notify the Contractor or subcontractors when to commence, to cease, or to resume work; nor in any way to superintend so as to relieve the Contractor of responsibility or of any consequences of neglect or carelessness by him or his subordinates. All material and labor shall be furnished at times best suited for all Contractors and subcontractors concerned, so that the combined work of all shall be properly and fully completed on the date fixed by the Contract.

The Contractor shall be responsible for all items contained in both the specifications and on the drawings for all trades. He shall be responsible for the proper division of labor according to current labor union agreements regardless of the division of responsibility implied in the contract documents.

### B. CODES AND STANDARDS

Reference to standard specifications for workmanship, apparatus, equipment and materials shall conform to the requirements of latest specifications of the organization referenced, i.e., American Society for Testing Materials (ASTM), Underwriters Laboratories, Inc. (UL), American National Standards Institute, Inc. (ANSI), and others so listed in the Technical Specifications.

# C. PERMITS, FEES AND NOTICES

See Supplementary General Conditions.

#### D. MEASUREMENTS

Before proceeding with each Work Item, Contractor shall locate, mark and measure any quantity or each item and report quantities to Engineer. If measured quantities exceed Engineer's estimate, Contractor shall obtain written authorization to proceed from Owner before executing Work required for that Work Item.

Measurement of quantities for individual Work Items will be performed by Contractor and reviewed by Engineer. Coordinate measurements with inspection as required in Section "Coordination."

Cost of Work included in Work Item for quantities as indicated in Contract Documents shall be included in Base Bid.

1. Additions to or deductions from lump sum price for quantities of each Work Item added to or deducted from Work respectively shall be at unit prices indicated in Bid Form and shall constitute payment or deductions in full for all material, equipment, labor, supervision and incidentals necessary to complete Work.

#### E. CONTRACTOR'S MEASUREMENTS

Before ordering material, preparing Shop Drawings, or doing any work, each Contractor shall verify, at the building, all dimensions which may affect his work. He assumes full responsibility for the accuracy of his figures. No allowance for additional compensation will be considered for minor discrepancies between dimensions on the drawings and actual field dimensions.

#### F. CONTINUITY OF SERVICE (Revised 3-26-2012)

Continuity of all existing services in the building shall be maintained throughout the construction period. Where it is necessary to tie into the existing electrical service, water or waste systems, it shall be done as directed by the Architect/Engineer. This Contract shall also provide temporary lines or bypasses that may be required to maintain continuous service in the building. All utility shutdowns must be approved by the Owners Representative / Project Manager, not less than **7 business days** prior to the event, so that proper notification can be posted.

### G. SUBMITTALS

All submittals (except Shop Drawings) and samples required by the Specifications shall be submitted in triplicate unless otherwise specified for a particular item under an individual Specification Section.

Each sample shall be clearly identified on a tag attached, showing the name of the Project Consultant, the project number and title, the names of the Contractor, manufacturer (and supplier if same is not the manufacturer), the brand name or number identification, pattern, color, or finish designation and the location in the work.

Each submittal shall be covered by a transmittal letter, properly identified with the project title and number and a brief description of the item being submitted.

Contractor shall be responsible for all costs of packing, shipping and incidental expenses connected with delivery of the samples to the Project Consultant or other designated address.

If the initial sample is not approved, prepare and submit additional sets until approval is obtained.

Materials supplied or installed which do not conform to the appearance, quality, profile, texture or other determinant of the approval samples will be rejected, and shall be replaced with satisfactory materials at the Contractor's expense.

## H. GENERAL/STANDARD ELECTRONIC EQUIPMENT AND INFRASTRUCTURE REQUIREMENTS (Revised 11-2008)

- 1. <u>Compliance with WSU Standards for Communications Infrastructure</u>
  - A. All applicable work, products, materials and methods shall comply with the latest version of the "WSU Standards for Communications Infrastructure" except as where noted.
  - B. This document is available at the following website/URL: http://networks.wayne.edu/WSU-Communications-Standards.pdf
- 2. Automation System Program Code
  - A. All automation system un-compiled and compiled program codes, source codes, custom modules, graphical user interface screen shots and any other automation system programming data and material (Program Code) shall be provided to the UNIVERSITY in hard copy and on CD Rom in an unencrypted format acceptable to the UNIVERSITY.
  - B. Copyright for the Program Code shall be assigned to the UNIVERSITY for purposes of system maintenance.

# PROTECTION OF OCCUPANCY (Revised 3-2006)

#### A. FIRE PRECAUTIONS

Take necessary actions to eliminate possible fire hazards and to prevent damage to construction work, building materials, equipment, temporary field offices, storage sheds, and other property.

During the construction, provide the type and quantity of fire extinguishers and fire hose to meet safety and fire prevention practices by National Fire Protection Association (NFPA) Codes and Standards (available at http://www.nfpa.org/ )

In the event that construction includes "hot work", the contractor shall provide the Owner's Representative with a copy of their hot work policy, procedures, or permit program. No hot work activity (temporary maintenance, renovation, or construction by operation of a gas or electrically powered equipment which produces flames, sparks or heat that is sufficient to start a fire or ignite combustible materials) shall be performed until such documents are provided. During such operations, all highly combustible or flammable materials shall be removed from the immediate working area, and if removal is impossible, same shall be protected with flame retardant shield.

Not more than one-half day's supply of flammable liquids such as gasoline, spray paint and paint solvent shall be brought into the building at any one time. Flammable liquids having a flash point of 100 degrees F. or below which must be brought into the building shall be confined in an Underwriters Laboratories (UL) labeled safety cans. The bulk supply of flammables shall be stored at least 75 feet from the building and other combustible materials. Spigots on drums containing flammable liquids are prohibited on the project site. Drums shall be equipped with approved vented pumps, and be grounded and bonded.

Only a reasonable working supply of combustible building materials shall be located inside the building.

All oil-soaked rags, papers, and other similar combustible materials shall be removed from the building at the close of each day's work, or more often if necessary, and placed in metal containers, with self-closing lids.

Materials and equipment stored in cardboard cartons, wood crates or other combustible containers shall be stored in an orderly manner and accessibly located, fire-fighting equipment of approved types shall be placed in the immediate vicinity of any materials or equipment stored in this type of crate or carton.

No gasoline, benzene, or like flammable materials shall be poured into sewers, manholes, or traps.

All rubbish shall be removed from the site and legally disposed of. Burning of rubbish, waste materials or trash on the site shall not be permitted.

The contractor shall be responsible for the conduct of employees relative to smoking and all smoking shall be in the area designated by the Architect/Engineer.

#### B. GENERAL SAFETY AND BUILDING PRECAUTIONS

Provide and maintain in good repair barricades, railings, etc., as required by law for the protection of the Public. All exposed material shall be smoothly dressed.

At dangerous points throughout the work environment provide and maintain colored lights or flags in addition to above guardrails.

Isolate Owner's occupied areas from areas where demolition and alteration work will be done, with temporary, dustproof, weatherproof, and fireproof enclosures as conditions may require and as directed by the Architect/Engineer.

Cover and protect furniture, equipment and fixtures to remain from soiling, dust, dirt, or damage when demolition work is performed in rooms or areas from which such items have not been removed.

Protect openings made in the existing roofs, floors, and other construction with weatherproof coverings, barricades, and temporary fire rated partitions to prevent accidents.

Repair any damage done to existing work caused by the construction and removal of temporary partitions, coverings, and barricades.

The Contractor will be held responsible for all breakage or other damage to glass up to the time the work is completed.

Provide protection for existing buildings, interior and exterior, finishes, walls, drives, landscaping, lawns (see below), etc. All damages shall be restored to match existing conditions to the satisfaction of the Architect/Engineer.

The Contractor and Owner will define the anticipated area of lawn damage at the project Pre-Construction Meeting. Whether the lawn is sparse or fully developed, any lawn damaged due to the Contractor's work will be replaced with sod by the University. The University's unit cost of \$10.00 per square yard and landscaping at a rate of 1.5 times the cost of the sod repairs, the full cost of which will be assessed against the Contractor. At the completion of the project, a deductive Change Order reflecting this cost will be issued.

The Contractor is to include an allowance in his bid for this corrective work.

### C. INTERFERENCE WITH OWNER'S OPERATIONS

The Owner will be utilizing the Building Facilities to carry on his normal business operation during construction. The Contractor shall schedule performance of the work necessary to complete the project in such a way as to interfere as little as possible with the operation during construction. The Contractor shall schedule performance of the work necessary to complete the project in such a way as to interfere as little as possible with the operation of the work necessary to complete the project in such a way as to interfere as little as possible with the operation of the Owner.

Work which will interfere with the Owner's occupancy, including interruptions to the Owner's mechanical and electrical services, and essentially noisy operations (such as jackhammering) shall be scheduled in advance. The schedule of alterations shall be approved by the Architect/Engineer and the work shall be done in accordance with the approved schedule.

It is understood that the work is to be carried through to completion with the utmost speed consistent with good workmanship and to meet the construction schedule.

The Contractor shall begin work under the Contract without delay upon receipt of the fully-executed contract and shall substantially complete the project ready for unobstructed occupancy and use of the Owner for the purposes intended within the completion time stated in the contract.

The Contractor shall, immediately upon award of contract, schedule his work and expedite deliveries of materials and performance of subcontractors to maintain the necessary pace to meet the construction schedule.

### **CONTRACTOR'S REPRESENTATION AND COORDINATION**

#### A. FIELD SUPERINTENDENT

Contractor shall assign a full time project manager/superintendent for the duration of the project. This person shall be experienced and qualified in all phases of the work and shall be present at the site during Contractor's working hours. The project manager shall have Contractor's full authority to represent Contractor in all routine operations including payment, changes to the work, and scheduling. Contractor shall not re-assign this individual without prior written permission of the Owner.

## B. MEETINGS

When directed by the Architect/Engineer, meetings shall be held for the purpose of coordinating and expediting the work. The invited contractors or subcontractors will be required to have qualified representatives at these meetings, empowered to act in their behalf.

#### C. COORDINATION

The Contractor shall also provide a staff adequate to coordinate and expedite the work properly and shall at all times maintain competent supervision of its own work and that of its subcontractors to insure compliance with contract requirements.

The Contractor shall be solely responsible for all construction means, methods, techniques, sequences, and procedures and for coordinating all portions of the work under the Contractor.

#### D. CONSTRUCTION SCHEDULE

The Construction Schedule shall be prepared after the award of contract. Soon after, a pre-construction meeting is held with the Owner and the Architect/Engineer to determine the areas to which the Contractor will be allowed access at any one time.

The Contractor is alerted to the fact that areas in which he will be working will be occupied by students and employees of the University as well as the general public. The Contractor's access, to and from the project site, will be confined to limited areas so as not to unduly disrupt the normal activities of the University.

#### TEMPORARY FACILITIES

# A. GENERAL

The following temporary facilities descriptions represent standard conditions. Verify accuracy with Architect/Engineer at time of bids.

# B. CONTRACTOR'S OFFICE

Provide field offices as required. Locate temporary field offices on site where directed by Architect/Engineer.

Appearance and location of field offices shall be approved by the Architect/Engineer.

Provide for all other administrative facilities and storage off the Owner's property.

### C. STORAGE OF MATERIALS

All materials shall be stored in areas designated by the Architect/Engineer. All stored materials shall be arranged for the minimum disruption to occupants and to allow full access to and throughout the building. Materials stored outdoors shall be neat and orderly and covered to prevent damage or vandalism.

### D. PARKING

### 1. GENERAL

University parking regulations will be strictly enforced.

Maintain Owner's parking areas free of dirt and debris resulting from operations under the contract.

### 2. STANDING AND UNLOADING/LOADING VEHICLES

All Contractors are to call Wayne State University Public Safety at 577-2222, and give at least 24 hours advance notice that they have vehicles that must be at the job site.

Vehicles will be permitted at the project site only as long as the vehicles are needed for loading/unloading, and must be immediately moved upon completion.

All unauthorized and/or unattended standing vehicles will be subject to ticketing and removal by University Police. Towed vehicles may be reclaimed by calling 577-2222, and paying any assessed charges.

### 3. COMPLIMENTARY PARKING

There is no complimentary parking for Contractor's employee vehicles.

# 4. WAYNE STATE UNIVERSITY PUBLIC/STUDENT PARKING AREAS

Public Parking, on a first-come first-served basis is available. Contact the office of the One Card System, at 313.577.9513 for information on availability of parking on a contractual basis.

# E. TOILET FACILITIES

The Owner's designated existing toilet facilities may be used by workers on the project. Contractor shall maintain such facilities in a neat and sanitary condition.

# F. **TELEPHONE USE**

If required, the Contractor shall provide and pay for a temporary telephone within the building for his use and that of his subcontractors.

No use of the Owner's telephone (except pay telephones) will be permitted.

### G. ACCESS DEVICES

The Contractor shall furnish and maintain temporary hoists, ladders, railings, scaffolds, runways, and the like as required for safe, normal access to the permanent construction until the permanent facilities are complete. Each trade shall furnish such additional means of access as may be required for the progress and completion of the work. Such temporary access devices shall meet all applicable local, state, and federal codes and regulations.

#### H. HEAT AND VENTILATION

Provide cold weather protection and temporary heat and ventilation as required during construction to protect the work from freezing and frost damage.

Provide adequate ventilation as required to maintain reasonable interior building air conditions and temperatures, to prevent accumulation of excess moisture, and to remove construction fumes.

Tarpaulins and other materials used for temporary enclosures. Coverings and protection shall be flameproofed.

#### I. WATER SERVICE

Sources of water are available at the site. The Owner will pay for <u>reasonable amounts</u> of water used for construction purposes.

The Contractor shall provide, at the earliest possible date, temporary connections to the water supply sources and maintain adequate distribution for all construction requirements. The Contractor shall protect sources against damage.

Methods of conveying this water shall be approved by the Architect/Engineer and shall not interfere with the Owner's operations.

#### J. ELECTRICAL SERVICES

All charges for reasonable amounts of electrical power energy used for temporary lighting and power required for this work will be paid by the Owner.

The Contractor shall provide and maintain any temporary electrical lighting and power required for this work. At the completion of the work, all such temporary electrical facilities shall be removed and disposed of by the Contractor.

Temporary lighting and power shall comply with the regulations and requirements of the National Electrical Code

#### INSPECTIONS AND TESTS

The Architect/Engineer shall at all times have access to the work wherever it is in preparation or in progress and the Contractor shall provide proper facilities for such access and for observation.

No failure of the Architect/Engineer, during the progress of the work, to discover or reject materials or work not in accordance with the Contract Specifications and Drawings shall be deemed an acceptance thereof nor a waiver of defects therein. Likewise, no acceptance or waiver shall be inferred or implied due to payments made to contractor or by partial or entire occupancy of the work, or installation of materials that are not strictly in accordance with the Contract Specifications and Drawings.

Where tests are specifically called for in the Specifications, the Owner shall pay all costs of such tests and engineering services unless otherwise stated in the contract.

Where tests are not specifically called for in the Specifications, but are required by the Architect/Engineer or Consultant, the Owner shall pay all costs of such tests and engineering services <u>unless</u> the tests reveal that the workmanship or materials used by the Contractor are not in conformity with the Drawings, Specifications, and/or approved shop drawings. In such event, the Contractor shall pay for the tests, shall remove all work and materials so failing to conform and replace with work and materials that are in full conformity.

### CLEAN-UP

The Contractor shall at all times keep the Owner's premises and the adjoining premises, driveways and streets clean of rubbish caused by the Contractor's operations and at the completion of the work shall remove all the rubbish, all of his tools, equipment, temporary work and surplus materials, from and about the premises, and shall leave the work clean and ready for use. If the contractor does not attend to such cleaning immediately upon request, the Architect/Engineer may cause such cleaning to be done by others and charge the cost of same to the Contractor.

The Contractor will be responsible for all damage from fire that originates in, or is propagated by, accumulations of rubbish or debris.

All rubbish and debris shall be disposed of off the Owner's property in an approved sanitary landfill site. No open burning of debris or rubbish will be permitted. Job site shall be left neat and clean at the completion of each day's operation.

# PROJECT CLOSE-OUT

### A. RECORD DRAWINGS

At beginning of job, provide one copy of Working Drawings, and record changes, between <u>Working Drawings</u> and "As Builts", including changes made by Addenda, Change Orders, Shop Drawings, etc. These shall be kept up to date. Update to indicate make of all mechanical and electrical equipment and fixtures installed. Keep these Record Prints in good condition and available for inspection by the Architect/Engineer.

Upon completion of the job, turn over to the Architect/Engineer Record Prints of Working Drawings showing all job changes.

### B. OPERATING AND MAINTENANCE DATA

Prepare and furnish to the Architect/Engineer three (3) bound copies of "Operating and Maintenance Manual" on all equipment installed under this Contract.

Manual shall include copies of all Manufacturers' "Operating and Service Instructions", including Parts List, Control Diagrams, Description of Control Systems, Operating, Electrical Wiring, and any other information needed to understand, operate and maintain the equipment. The names and addresses of all subcontractors shall be included. <u>These instructions shall be custom-prepared for this job -- catalog cuts will **not** be accepted. Equipment shall be cross-referenced to Section of Specifications and to location shown and scheduled on drawings.</u>

Include Test-Adjust-Balance Report in the Manual.

# C. FINAL INSPECTION

Secure final inspections from the State of Michigan as soon as the work is completed and immediately submit such Certificates to the Architect/Engineer.

# D. GUARANTEES (See Sections 00510 and 01781)

Guarantees on material and labor from the General Contractor and his subcontractors shall be as required in Sections 00510 and 01781.

# E. SWORN STATEMENT AND WAIVER OF LIENS (revised 4-11-2012)

Prior to final payment, the General Contractor shall provide a Contractor's Sworn Statement and Full Unconditional Waivers of Liens from all subcontractors for material and labor and from all suppliers who provide materials exceeding \$1,000. Sworn Statements and signed waivers from all Subcontractors must accompany Pay Applications or they will be returned for such documentation prior to approval.

# ASBESTOS HAZARD

A. The contractor shall not start any work in any area that has not been inspected for asbestos by the Owner's Industrial Hygiene Department, or a qualified representative of the Owner and approval is given for work to be done. If asbestos is found, safety measures as recommended by the Owner's Industrial Hygiene Department, or a qualified representative of the Owner, shall be completed, or approval given for work to be done before work is started. The contractor shall not perform any asbestos removal or containment work under the contract.

# KEYS

A. The Owner shall provide the contractor keys on loan to have access to the various spaces in order to complete the contract. Contractor will sign for and be responsible for each key on loan, returnable to Owner upon completion of the contract. In case of any lost keys, the Owner will backcharge the contract \$250.00 for each core change. In the event that a Contractor wants access to a secured area, he shall give the Owner a minimum 48-hour notice.

# SUMMARY OF WORK

### SUMMARY OF WORK

**PROJECT: University Towers Lobby Upgrades** 

WSU PROJECT NO.: 507-243838

PROJECT MANAGER: Jason R. Davis

# 1. EXAMINATION

The Contractor shall visit the site and become familiar with conditions under which he will be working. Also meet with the project manager and review site access, storage areas, etc.

- 2. Description of Work Project includes Upgrades to the lobby and adjacent areas including architectural, electrical, mechanical, fire suppression, fire alarm, and finishes.
- 3. The building is located at

Wayne State University **4500 Cass Ave.** Detroit, Michigan 48202