Contractor understands that they must comply with all of the legis health and safety policies and protocols, including but not limited to all those that are Collaboration. Any violation will be considered a breach of this prement. On tractor will be required leave the (10) days of delivery of the services and/or goods and shall pay to the Contractor/Vendor the value of the invoice less the disputed amount in accordance with these payment terms. Once settlement of the dispute has been agreed, any sum then outstanding shall also be payable in accordance with these payment terms.

c. Unless otherwise stipulated, payments shall be made for work in place and completed, and approved by the College.

II. OBLIGATIONS OF PARTIES UNDER OSHA

- a. Contractor agrees to:
 - i. Providea list of all hazardous substances to be used in the project to Facilities Services prior to beginning work.
 - ii. Keep all hazardous substances to be used in the project in icoensawith labels meeting OSHA standards.
 - iii. Provide safety training to all Bryn Mawr College employees in the vicinity of the work site. This training shall include a description of the hazards of any chemicals to be used and

All contractors must warrant that they are in compliance with all applicable federal, state and non-discrimination laws.

IV. COMPLIANCE WITH LAWS AND REGULATIONS:

The contractor/vendoragrees to comply with all applicable Federal, State, and local laws and regulations including, but not limited to be pertaining to "BUY AMERICAN ACOFFICALS NOT TO BENEFIT," "COVENANT AGAINST CONTINGENT FEES," "CONVICT LABIOR,R" EAGNHOF 1912" (to the extent applicable)

1. Affirmative Action for Disabled Veteran and Veterans of the Vietnam Section 402 of the Vietnam Era Veterans Readjustmensishtance Act of 1974 (Public Lassons) and its implementing regulations (41 CFR-2500) require governm001 Tc 2.- (qui)5160

#860Tw

BRYN MAWR COLLEGE

V. INSURANCE he coverage required below will not be limited by any other provisions in the contract documents or elsewhere. Contracted number of any level to comply, with the following insurance requirements:

Minimum limits required:

General	Liability:
General	Liability.

Each Occurrence	\$1,000,000
Personal & Advertising Injury	\$1,000,000
GeneralAggregate Limit	\$2,000,000
Products/Completed Operations Aggregate Limit	\$2,000,000
Damage to Premises Rented to You	\$500,000
Medical Expense Limit	\$5,000

ISO form CG 00 01 or equivalent
Aggregate limit to apply per project

Coverage musbe on Occurrence form. "Claims

Made" is not acceptable.

Additional Insured Entities: Owner and related entities and their respective

officers, directors and employees must be named

as Additional Insured

Additional Insured Endorsement Form Required: CG 20 10 Additional Insured-Owners, Lessees or

Contractors (Premises/Operations)

AND

CG 20 37 Additional Insured-Owners, Lessees or

Contractors (Products / Completed Operations)

No other forms are acceptable. Both

endorsements are required.

Coveragemay not exclude or limit coverage for: Explosion, Collapse and Underground

form)

Other: The Employer's Liability exclusion may not

exclude coverage for an employee of "any" insured, only employees of a "Named" Insured.

Contractual Liability (beyond standard ISO GL

Auto Liability: ISO form CA 00 01 or equivalent

Combined Single Limit

Includes Owned, Non-Owned & Hired Autos

\$1,000,000

Statutory Benefits for All Employees

Workers Compensation: Employers Liability Limits

Each Accident \$1,000,000

By Disease Policy Limit \$1,000,000

By Disease Each Employee \$1,000,000

Waiver of Subrogation endorsement in favor of Owner and related entities and their respective

officers, directors and employees.

BRYN MAWR COLLEGE FACILITIES SERVICES DEPARTMENT

SUPPLEMENTAL TERMS

Umbrella: Coverage to be as broad as primary including

Additional Insured's as required hereunder

including employee tools;sed for the work

Each Occurrence and in the Aggregate \$1,000,000 Providing Coverage in Excess of:

General Liability Auto Liability **Employers Liability**

Under no circumstances will Owner be liable for **Contractor's Property Insurance**

any loss or damage to any property.

Property All owned and rented equipment and tools,

Perils: Special Form perils including Theft

Replacement Cost

Deductible no higher than \$1,000

Valuation: Replacement Cost

Contractor's Design Liability: Required only when Contractor will perform

design services

Limit Per Claim \$2,000,000 \$2,000,000 Aggregate Limit

Limit to apply per project or have a limit dedicated solely to this project.

Contractor's Pollution Liability: If coverage is on a Claims Made form coverage

must be continued for 3 years beyond the last date

of work performed

Limit Per Claim \$1,000,000 Aggregate Limit \$1,000,000

Ownerrelated entities and their respective

- 4. No deductible or selfinsured retention shall apply to any insurance required hereunder without the express written consent of College/Owner. Should College/er agree to a deductible or self-insured retention, Contractor/endoragrees to be responsible for defense, including all claims and investigation expenses and any loss payments to the extent coverage would have been provided by the insurer had no deductible or singlified retention applied to such insurance.
- 5. Each poly must be endorsed to require at least 30 daystice of cancellation (10 days for non payment of premium) to Owner. If, after reasonable eff@tontractorVendoris unable to secure such endorsement, Contractor provide College/Owner written notice of any cancellation within 3 working days of any written or oral notice of such cancellation.
- 6. Contractor/Vendorwaives all rights against Colle @ where to the extent of any insurance carried or required to be carried under this agreement. Posicione insurance must be endorsed, as needed, to provide such waivers. Such waivers will be effective as to a person or entity even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the insurance premium directly or indirectly, and whether or not the person of a contractual or otherwise. The contractual or otherwise, did not pay the insurance premium directly or indirectly, and whether or not the person of a contractual or otherwise.

provided herein. BRYN MAR COLLEGE will provide the necessary evidence and certificates of its tax exemption upon request of those concerned.

b.