SUPPLEMENTAL TERMS - Consulting/Design Services

Contractor understands that they must comply with all of the College's health and safety policies and protocols, including but not limited to all those that are COVID-related. Any violation will be considered a breach of this Agreement. Contractor will be required to leave the College's campus immediately, and Contractor will not be paid.

INDEPENDENT CONSULTING/DESIGN PROFESSIONAL: Consulting/Design Professional is an independent Consulting/Design Professional; it shall have no right to incur any indebtedness or to make any commitment or contract on behalf of the College. Subject to terms hereof, the College shall have no right to direct or control the times when, nor the manner, means or methods by which the Consulting/Design Professional shall perform its services hereunder.

I. PAYMENT

- a. All invoices issued by the Consulting/Design Professional shall be paid by the College within thirty
 (30) days of the date a correct invoice is received by the College unless otherwise agreed in
 writing by the College.
- b. If any amount of an AMCID 12 BI2(o)1.9 (u)5.1 (c)-.3 (h)9 1 (i)5.1 (n)10.5 (i-12 (sd)5.1 (n)10.5 (pu)2.7 (h)9 (d J T C O Tw

SUPPLEMENTAL TERMS - Consulting/Design Services

III. COMPLIANCE WITH LAWS AND REGULATIONS:

The Consulting/Design Professional agrees to comply with all applicable Federal, State, and local laws and regulations including, but not limited to, those pertaining to "BUY AMERICAN ACT," "OFFICIALS NOT TO BENEFIT," "COVENANT AGAINST CONTINGENT FEES," "CONVICT LABOR," "EIGHT-HOUR LAW OF 1912" (to the extent applicable).

- 1. Affirmative Action for Disabled Veteran and Veterans of the Vietnam Era Section 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974 (Public Las 93-508) and its implementing regulations (41 CFR 60-250) require government Consulting/Design Professionals and sub-Consulting/Design Professionals to take affirmative action to employ and advance in employment qualified disabled veterans and veterans of the Vietnam era. The regulations in this Part apply to all government contracts and subcontracts for the furnishing of supplies or services or for the use of real or personal property (including construction) for \$10,000 or more.
- 2. Affirmative Action for Disabled Workers The Rehabilitation Act of 1973 (Public Law 93-112) and its implementing regulations (41 CFR 60-741) require that government Consulting/Design Professionals obtain certification from suppliers of materials and/or services in excess of \$2,500 for use in performing government contracts and agree to comply with an affirmative action clause regarding employment of the disabled.
- 3. Procurement Assistance Assistance to Small Business in Federal Contracting Programs; final rules implementing the Small Business Act as amended by Public Law 95-507 with respect to Programs rendering assistance to Small Business in Federal Prime and

BRYN MAWR COLLEGE FACILITIES SERVICES DEPARTMENT SUPPLEMENTAL TERMS – Consulting/Design Services

7.	Quantities – Shipments must	equal	l exact amounts ord	ered un	less otherwi	ise agreed l	оу

SUPPLEMENTAL TERMS - Consulting/Design Services

IV. INSURANCE: The coverage required below will not be limited by any other provisions in the contract documents or elsewhere. Consulting/Design Professional must comply, and cause all sub-Consulting/Design Professionals of any level to comply, with the following insurance requirements:

General Liability:

Each Occurrence\$1,000,000Personal & Advertising Injury\$1,000,000General Aggregate Limit\$2,000,000Products/Completed Operations Aggregate Limit\$2,000,000Medical Expense Limit\$5,000

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

Coverage must be 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

Consulting/Design Professionals

(Premises/Operations)

AND

CG 20 37 Additional Insured-Owners, Lessees or

Consulting/Design Professionals (Products / Completed Operations)

No other forms are acceptable. Both endorsements are required.

Other: The Employer's Liability exclusion may not

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

Auto Liability: ISO form CA 00 01 or equivalent

Combined Single Limit \$1,000,000

Includes Owned, Non-Owned & Hired Autos

Workers Compensation: Statutory Benefits for All Employees

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.

Umbrella: Coverage to be as broad as primary including

Additional Insured's as required hereunder

Each Occurrence and in the Aggregate \$1,000,000

Providing Coverage in Excess of:

General Liability

SUPPLEMENTAL TERMS - Consulting/Design Services

Auto Liability Employers Liability

Consulting/Design Professional's Property Insurau I '

SUPPLEMENTAL TERMS - Consulting/Design Services

extent that any deductible or self-insured retention applies to any such policy and to the extent that the insured party is underinsured.

- 7. These requirements apply to all work done at any time in connection with or related to this project including any warranty, rework or additional work performed following the completion of this contract.
- 8. Neither failure to monitor compliance with these requirements nor failure to identify a deficiency from evidence provided will be considered a waiver of such requirements.
- 9. Failure to obtain and to keep in force any of the required insurance coverage shall be deemed to be sufficient cause for termination of this contract for default.
- 10. Consulting/Design Professional's liability shall not be limited to the limits of any required insurance.
- 11. The College



SUPPLEMENTAL TERMS – Consulting/Design Services

videotapes, displays, graphic art, literary works, photographs and other images, architectural works, and devices o

SUPPLEMENTAL TERMS - Consulting/Design Services

d. <u>Access to Records</u>. Consulting/Design Professional agrees to inspect all materials, equipment and labor purchased in conjunction with this agreement and to keep full and detailed records of accounts as required for proper financial management. Such records shall be subject to the approval of BRYN MAWR COLLEGE. BRYN MAWR COLLEGE, its agents, and assignees shall be entitled access to all Consulting/Design Professional's records, books, correspondence, instructions, drawings, receipts, vouchers, memoranda, and similar data relating to this Agreement. Consulting/Design Professional shall preserve all such records for a period of five years, or for such longer period as may be required by law, commencing with the final payment pursuant to this Purchase Order.