

DATE: May 30 2019

FROM: Wight Construction Services, Inc.

2500 N. Frontage Road Darien, IL 60561

SUBJECT: ADDENDUM #2TO THE BIDDING DOCUMENTS FOR:

BID GROUP #6

MASTER FACILITY PLAN IMPLEMENTATION COMMUNITY HIGH SCHOOL DISTRICT 99

NORTH HIGH SCHOOL 4436 MAIN STREET

DOWNERS GROVE, IL 60515

Wight & Company
wightco.com
2500 North Frontage Road
Darien, IL 60561

P 630.969.7000 F 630.969.7979

This addendum forms a part of the Bidding Contract Documents. Bidders must acknowledge receipt of this Addendum in the space provided on the Bid Form.

Attached are the Bid Forms for the following bid packages:

BP#42 - Re-bid Fire Protection Systems

BP#47 - Excavation/Site Utilities

BP#48 – Concrete

BP#49 - Elevators

Scope of Work:

Bid Package #47- Excavation/Site Utilities

Bid Package#48 - Concrete

Notice to Bidders and All Scope of Work

C2.01 Site Plan North

END OF ADDENDUM

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00342 - BID FORM

BID DATE:	June 12 th , 2019 at 2:00 p.m. (CST) (as date/time stamped by District 99's Receptionist)		
BID TO:	Community High School District 99 Wight & Company 2500 North Frontage Road Darien, IL 60651		
RECEIVED BY:			
BID FROM:			
BID FOR:	Bid Group 6 - Bid Package #42 Re-b North High School 4436 Main Street Downers Grove, IL 60515		
		I and one copy of your bid form.	
THE UNDERSIGNED):		
Acknowledges receipt	t of:		
Plans and specificatio	ons for the work indicated above.		
Addenda:	No dated		
	No dated		
	No dated		
	No dated		

Having examined the site of the work, and having familiarized himself or herself with local conditions affecting the cost of the work and with all requirements of the bidding documents including Instructions to Bidders, drawings, specifications and duly issued addenda as prepared by the architect, Wight & Company, hereby agrees to perform all work and furnish all labor, material and equipment specifically required of him by the bidding documents and such additional work as may be included as related requirements in other divisions or sections of the specifications, exclusive of alternate bids.

Agrees:

To furnish and install the described material and/or services for stated lump sum price.

To hold this bid open until 90 calendar days after bid opening date.

To accept the provisions of the General Provisions (Project Manual Division 0 - Bidding & Contracting

Requirements Section 00201) and disposition of bid security.

To enter into and execute a contract with the Owner, if awarded on the basis of this bid, and in connection therewith to:

- 1. Furnish all bonds and insurance required by the bidding documents.
- 2. Accomplish the work in accordance with the contract.
- 3. Complete the work within the contract time herein specified.

Completion Time:

The undersigned agrees to begin construction immediately, or as directed by the Construction Manager, upon notice of contract award and to perform the following components of the work in accordance with the Construction Manager's Construction. This schedule is bound in the Project Manual. See attached scope of work in section 0300.

SCOPE OF WORK:

The work in this agreement (without additional compensation) shall include, but shall not necessarily be limited to, all skilled labor, supervision, premium time, materials, tools, equipment, plant, supplies, samples, shop drawings, design/engineering drawings, layout, transportation, supervision, contributions, insurance, taxes (if applicable), compliance with all agencies (City / Village, County, State, Federal and/or any other jurisdictional agency, as may be required) and/or all services and facilities necessary and/or required for the performance of all Work shown, detailed, and/or implied by the following documents and as defined herein.

It is understood that this Trade Contractor shall perform the Work for a complete and operational system as indicated or implied in all Contract Documents. It is recognized and understood that the documents upon which the bid is based are at a conceptual phase and this Contractor who has certain skills and judgments based upon his knowledge of techniques, procedures, systems, general state of the art of his specialty is expected to include in the scope of work, all items required in order to carry out a complete and functional system whether or not shown or described in the contract documents. This contract will be awarded on the basis of such documents with the understanding that this contractor is to furnish and install all items required for the proper completion of this wok without adjustment to this contract price. No extra payments shall be made of claims entertained as a result of such items, unless it can be clearly demonstrated to be added scope to the contract and beyond the original intent of the documents.

Contractor to provide all Trade Contract work referenced in:

- 1. Any sheet of this bid group package including (reference Division 0 Bidding and Contract Requirements, Section 00200 Notice to Bidders).
- 2. Specification 00300 Bid Packages Scope Document.

<u>WORK BASE BID</u>: For providing all work including all allowances as required for the completion of the construction of the base bid project as shown on the drawings and specifications and <u>NOT</u> including alternate bids and/or contractor's proposed alternates and substitutes.

BASE BID

TOTAL BASE BID AMOUNT NORTH HIGH SCHOOL MASTER FACILITY PLAN

ALLOWANCE:	

This TRADE CONTRACTOR **shall include an allowance of \$80,000.00** <u>in their base bid</u> for existing ceiling removal and replacement. Contract amounts will be adjusted by change order for amounts greater or less than the allowance. Allowance to be utilized only at the direction of Construction Manager.

BONDS:

This TRADE CONTRACTOR will be required to provide a Performance and Payment Bond for their work in accordance with 00201 of the General Conditions.

Award Basis:

The project will be awarded based upon the attached Evaluation Criteria, Section 301a. Owner and Construction Manager alternate's may be considered to find the most qualified bidder if the result of combining the base bid and the selected alternate(s) is the most qualified bid, and is to the benefit of the owner.

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

All additional costs due to the alternates are included in the amount to be added to the base bid, so that no additional costs will be borne by the owner due to acceptance of alternates. This alternate price is not to be included in the base bid price.

Owner Requested Alternates:

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

All additional costs due to the alternates are included in the amount to be added to the base bid, so that no additional costs will be borne by the owner due to acceptance of alternates.

s Proposed Alternates)	
Proposed Alternate	Change in Bid Price
wances (as applicable to this Trade Contra	
·	e caused by this trade contractor's
Note: trade contractors are to include in the ir work and the cost associated with same. Docured and managed by Construction Mana	umpster costs will be subtracted by
	wances (as applicable to this Trade Contra dumpsters for all refus Note: trade contractors are to include in the ir work and the cost associated with same. D

Owner Requested Scheduling Information:

Note: The work of this Trade Contractor is to be completed in accordance with the overall project schedule as identified elsewhere in this project manual and/or as subsequently directed by Construction Manager. This Trade Contractor shall submit a proposed submittals list/schedule/material log within five (5) calendar days of Notice To Proceed.

1. Shop drawings / Submittal for this trade contractor will be submitted within 10 calendar days of receipt of notice to proceed.

Bid Acceptance:

If written notice of the acceptance of this bid is mailed, telegraphed or delivered to the undersigned within the time noted herein, after the date of opening of bids or at any time thereafter before this bid is withdrawn, the undersigned agrees that he will execute a construction contract in accordance with the bids as accepted.

The Owner reserves the right to award the contract to its best interests, review and accept any and all value engineering alternatives, negotiate with the lowest responsible bidder, to reject any or all bids, to waive any informalities in bidding and to hold all bids for the bid guarantee period. The Owner reserves the right to award separate contracts for any of the items of work bid herein.

Bid Deposit:

The undersigned furnishes herewith, as required in the Instructions to Bidders, a bid deposit in the amount of ten percent (10%) of the amount bid in the form of Cashier's Check, or Certified Check, made payable to the Owner or Bid Bond, naming the Owner as obligee. (Bidder to check form of deposit furnished.)

It is understood and agreed that should the undersigned fail to enter into a contract with the Owner or furnish acceptable contract security within the time and in the manner herein provided, the bid deposit shall be retained by the Owner as liquidated damages and not as a forfeiture. As it is impossible to determine precisely an exact amount of damages the Owner will sustain, it is agreed that the bid deposit is a fair and equitable estimate of such damages.

REPRESENTATIONS AND CERTIFICATIONS:

The bidder makes the following representations and certifications as part of his bid on the project herein identified in the Bid Form. In the case of a joint venture bid, each party represents and certifies as to his own organization.

AVAILABILITY. The number and amount of contracts and awards pending which I am and/or will be obligated to perform, now and during the course of the project, will not interfere with or hinder the timely prosecution of my work.

SURETY. I have notified a Surety Company that I am submitting a bid for work to be performed on the project. The Surety Company has agreed to issue a performance and labor and material payment bond for my work, if my bid is accepted and the contract awarded to me.

INDEPENDENT PRICE DETERMINATION. The contract sum in this bid has been arrived at independently, without consultation, communication or agreement for the purpose of restricting competition.

PREVAILING WAGE. The contractor and each subcontractor shall pay not less than the general prevailing rate of hourly wages for work of a similar character in the locality in which the work is performed and not less than general prevailing rate of hourly wages for legal holidays and overtime work in the performance of work under this contract, as established by the Illinois Department of Labor, pursuant to an act of the General Assembly of the State of Illinois approved June 26, 1941 as amended according to Section 820 ILCS 130/1.

Pursuant to Section 820 ILCS 130/5, the contractor and each subcontractor shall keep an accurate record showing the names and occupation of all laborers, workers and mechanics employed by them, and also showing the actual hourly wages paid to each such individual, which record shall be open at all reasonable hours to inspection by the Owner, its officers and agents, and to agents of the Illinois Department of Labor.

The contractor and each subcontractor hereby agree, jointly and severally, to defend, indemnify and hold harmless the Owner from any and all claims, demands, liens or suits of any kind or nature whatsoever (including suits for injunctive relief) by the Illinois Department of Labor under the Illinois Prevailing Wage Act, Section 820 ILCS 130/1., or by any laborer, worker or mechanic employed by the contractor or the subcontractor who alleges that he has

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00342 - BID FORM

been paid for his services in a sum less than prevailing wage rates required by Illinois law. The Owner agrees to notify the contractor or subcontractor of the pendency of any such claim, demand, lien or suit.

By submitting a bid, each bidder agrees to waive any claim it has or may have against the Owner, the Architect, Engineer, Construction Manager and their respective employees, arising out of or in connection with the administration, evaluation, or recommendation of any bid; waiver of any requirements under the Bid Documents; or the Contract Document; acceptance or rejection of any bids; and award of the Contract.

Respectfully submitted this day	, 2013
Type of Firm (Bidder to indicate) Individual	
PartnershipCorporationJoint Venture	(Firm Name)
Other (CORPORATE SEAL)	(Address) (Telephone Number) (FAX)
	(E-mail Address)
	(Bidder's Signature)
	(Title)
Subscribed and sworn to me this day of, 20	13
NOTE: All pages of this bid form me	ust be returned with your proposal. Failure to do so shall

Signature:

CERTIFICATE OF BIDDER ELIGIBILITY

720 ILCS 5/33E-11 REQUIRES THAT ALL CONTRACTORS BIDDING FOR PUBLIC AGENCIES IN THE State of Illinois certify that they are not barred from bidding on public contracts for bid rigging or bid rotation.

	on must be signed and subn FICATION OF THE BIDDEF	nitted with bidder's bid proposal. FAILUR.	JRE TO DO SO MAY
Community High School not barred from bidding ILCS 5/33-E4.	, as part on the district 99, Downers Grove on the aforementioned con	of its bid for the e, Illinois, DuPage County, Illinois certif tract as a result of violation of either 72	work for ied that said contractor is 20 ILCS 5/33E-3 or 720
	Firm:		
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND S	WORN TO before me		
This	day of	, 2013	
NOTA	ARY PUBLIC	·	

CRIMINAL CODE CERTIFICATION AS REQUIRED BY: STATE OF ILLINOIS CRIMINAL CODE OF 2012, 720 ILCS 5/33E-11

,	
I,the individual whose signature appears below on this bid/contract forhereby certify that the bidding party/contracting party is not barred from bidding on the contract as a result of a violation of either Section 33E-3 Section 33E-4 of 720 ILCS 5/33E-3 or 5/33E-4 of the Illinois Compiled Statutes, as amended.	i 01
By:Authorized Agent of Contractor (name and title)	
SUBSCRIBED AND SWORN to before me this day, 20	
Notary Public	

EQUAL EMPLOYMENT OPPORTUNITY

Section I. This EQUAL EMPLOYMENT OPPORTUNITY CLAUSE is required by the Illinois Human Rights Act and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, *et seq.*

Section II. In the event of the Contractor's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Rights Act, or the Rules and Regulations of the Department of Human Rights (hereinafter referred to as the Department) the Contractor may be declared ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and this Contract may be canceled or voided in whole or in part, and other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

During the performance of this Agreement, the Contractor agrees:

- A. That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, national origin or ancestry, citizenship status, age, physical or mental disability unrelated to ability, military status or an unfavorable discharge from military service; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
- B. That, if it hires additional employees in order to perform this Contract, or any portion hereof, it will determine the availability (in accordance with the Department's Rules and Regulations) of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- C. That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, or physical or mental handicap unrelated to ability, military status or an unfavorable discharge from military service.
- D. That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Vendor's obligations under the Illinois Human Rights Act and Department's Rules and Regulations. If any labor organization or representative fails or refuses to cooperate with the Contractor in its efforts to comply with the Act and Rules and Regulations, the Contractor will promptly notify the Department and the contracting agency and will recruit employees from other sources when necessary to fulfill its obligations under the Contract.
- E. That it will submit reports as required by the Department's Rules and Regulations, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and Department's Rules and Regulations.

- F. That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and Department's Rules and Regulations.
- G. That it will include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of this Contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this Agreement, the Contractor will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Contractor will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.

AOINI	WEEDGED AND AGNEED TO.
By:	
-	Authorized Agent of Contractor (name and title)
DATE:	

ACKNOWLEDGED AND AGREED TO

SEXUAL HARASSMENT POLICY

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00342 - BID FORM

, having submitted a bid for		(Name of Contractor)
certifies that said contractor has a written sexual harassment 105 (A) (4).		District No. 00, hereby nnce with 775 ILCS 5/2
By: Authorized Agent of Contractor (name and title)		
SUBSCRIBED AND SWORN to before me this day, 20		
Notary Public		

TAX CERTIFICATION

I,	····	, having been first duly sworn depose and state as follows:						
I, High	School	, District	am , whi	the ich has No.		authorized d a propos 99		
Illinois Departi	ment of Revenue, or if it is:	is not delir	and nquent in	I the pay		by o	certify ministered	that by the
the appropriat b. it h	s contesting its liability for the Revenue Act; or has entered into an agreement mpliance with that agreement	ent with the Depart						
Autho	By: rized Agent of Contractor (na	ame and title)				_		
	O AND SWORN to before day, 20							
Notary Public								

SUBSTANCE ABUSE PREVENTION ON PUBLIC WORKS PROJECTS

The Contractor certifies that it has in place a written program that meets or exceeds the program requirements of the Substance Abuse Prevention on Public Works Projects Act (Public Act 95-0635), and will provide a copy thereof to Community High School District No. 99 prior to commencement of work on the Project.
By:Authorized Agent of Contractor (name and title)
SUBSCRIBED AND SWORN to before me this day, 20
Notary Public

CERTIFICATE REGARDING

EMPLOYENT OF ILLINOIS WORKERS ON PUBLIC WORKS

	agrees if at the time the Agreement is executed, or if during the temployment in Illinois as defined in the Employment of Illinois Workers of	
Works Act, 30- ILCS 570/0/01 et se	seq., as two consecutive months of unemployment exceeding 5%, then	st of Illinois
Workers on Public Works Act. An thirty (30) days and intends to become	agrees to employ Illinois laborers in accordance with the Employmen "Illinois laborer" is defined as any person who has resided in Illinois for ome or remain an Illinois resident.	
	Firm:	
	By:(Signature)	
	(Olgitalure)	
	(Printed Name & Title)	
SUBSCRIBED AND SWORN TO b	before me	
This	_ day of, 2013	
NOTARY PUBLIC		

PREVAILING WAGE AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that if awarded a contract with Community High School District 99, we will comply fully with the "Illinois Prevailing Wage Act (III. Rev. Stat., 1987 Ch. 48, Sections 398 s-1-12 as amended by Public Act 86-693 and 86-799 effected January 1, 1990, and any other amendments effective thereafter)". We further understand that current prevailing wage standards are included in the Supplementary General Conditions.

The following affidavit must be signed and submitted with bidder's bid proposal. FAILURE TO DO SO MAY RESULT IN DISQUALIFICATION OF THE BIDDER.

aforementioned cor	ntract as a result of a violation of	for the work for tifies that said contractor is not barred from bidding the Illinois Prevailing Wage Act (III. Rev. Stat., 198 93 and 86-799 effected January 1, 1990).	
	•		_
	Ву:	(Signature)	_
		(Printed Name & Title)	_
SUBSCRIBED AND	O SWORN TO before me		
This	day of	, 2013	
N	OTARY PUBLIC	·	

NON-COLLUSION AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that my (our) proposal was prepared independently for this project and that it contains no fees or amounts other than that for the legitimate execution of this work as specified and that it includes no understanding or agreements in restraint of trade."

	vit must be signed and submitted O MAY RESULT IN DISCQUALIF		
	, as a part of its bin hool District 99, Downers Grove, ed contract as a result of a violati		
	Firm:		
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND	SWORN TO before me		
This	day of	, 2013	
N(OTARY PUBLIC	-	

Criminal Background Investigations

Contractor hereby represents, warrants and certified that no officer or director thereof has any knowledge that any employee thereof has been convicted of committing or attempting to commit "Criminal Code of 1961," 720 ILCS, Sections 5/11-6 (Indecent solicitation of a child), 5/11-9 (Public indecency), 5/11-14 (Prostitution), 5/11-15 (Soliciting for a prostitute), 5/11-19.1 (Juvenile pimping), 5/11-19.2 (Exploitation of a child), 5/11-20 (Obscenity), 5/11-20.1 (Sexual assault), 5/12-14 (Aggravated criminal sexual assault), 5/12-15 (Criminal sexual abuse), and 5/120-16 (Aggravated criminal sexual abuse), and/or those offenses defined in the "Cannabis Control Act," 720 ILCS, 550/1 et seq. (except the "Illinois Controlled Substances Act," 720 ILCS 570/100 et seq. and/or any offense committed or attempted in any other state or against the laws of the United States, which if committed or attempted in this State, would have been punishable as one or more of the foregoing offenses.

Contractor further agrees that it shall not employ any person who have or may have direct, daily contact with the pupils of any school in the district, and for whom a criminal background investigation has not been conducted pursuant hereto, and further represents and agrees that all applicants for any such employment shall furnish with their applications the attached written "Authorization for Criminal Background Information" form authorizing the Board of Education to request a criminal background investigation of said applicant pursuant to Section 5/10-21.9 of the School Code of Illinois and to receive criminal history record information pursuant thereto to determine if the applicant has been convicted of committing or attempting to commit any of the criminal or drug offenses enumerated above. Contractor further agrees to submit with said authorization payment for any costs and expenses associated with the criminal background investigation.

Contractor further represents, warrants, and certifies that no applicant for employment with respect to whom the criminal investigation reveals any conviction for committing and/or attempting to commit any of the above enumerated offenses shall be employed thereby in any position that involves or may involve contact with the students of the school district.

This certification is executed on the date hereinafter indicated by the designated contractor by its duly authorized officer.

Firm:		
Ву:		
,	(Signature)	
	(Printed Name & Title)	
Date:		

Criminal Background Investigation

The undersigned hereby authorizes in Board of Education of Community High School District 99, Downers Grove, Illinois, to request a criminal background investigation from the Illinois State Police, pursuant to Section 5/10-21.9 of the School Code of Illinois, 105 ILCS 5/10-21.9 and to receive criminal history record information pursuant thereto.

By:	
	(Signature of Applicant of Employee)
-	(Printed or Typed Name of Applicant Employee)
Dat	e:

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00342 - BID FORM

BUSINESS CLASSIFICATION					
a)	Business Entity (check one) Corporation (Publicly held)* Corporation (Privately held) Partnership Government Agency/Public Institution* Sole Proprietor				
b)	* If checked, do not complete section III (b) and (c) below. Business Ownership (check one) If minority or woman owned, attach copy of certification evidence.				
	Large Business: Male Owned Woman Owned Small Business: Male Owned Woman Owned				
	BUSINESS DEFINITIONS				
ma	<u>Small Business Concern</u> - an independently owned and operated concern certified, or certifiable, as a small siness by the Federal Small Business Administration (SBA). Standard Industrial Classification (SIC) codes y be found in the Federal Acquisition Regulations, Section 19.102 or in the Federal Procurement Regulations, ction 1-1.701.				
puk wh ow	Small Disadvantaged or Minority Business Concern - a small business concern which is at least fifty-one cent (51%) owned by one or more socially and economically disadvantaged individuals or in the case of any olicly owned business, at least fifty-one percent (51%) of the stock of which is owned by such individuals; and ose management and daily business operations are controlled by one or more of such individuals. Business ners who certify that they are members of named groups (Black Americans, Hispanic Americans, Native tericans, Asian-Pacific Americans) are considered socially and economically disadvantaged.				
	<u>Woman-Owned Business</u> - a business concern that is at least fifty-one percent (51%) owned by a woman women who also control and operate it. "Control" in this context means exercising the power to make policy cisions. "Operate" in this context means being actively involved in the day-to-day management.				
c)	Race/Ethnicity of Ownership (check one) based on definitions below. Black Asian/Pacific or Asian/Indian Caucasian Hispanic Native American (American Indians, Eskimos, Aleuts and native Hawaiians)				
	ETHNIC GROUP DEFINITIONS				
Black Americans: United States citizens whose origins are in any of the Black racial groups of Africa. Hispanic Americans: United States citizens whose origins are in Mexico, Puerto Rico, Cuba, Portugal, Central or Central America. Native Americans: United States citizens whose origins are in any of the original peoples of North America, i.e., American Indians, Eskimos, Aleuts and native Hawaiians. Asian Pacific/Asian Indian Americans: United States citizens whose origins are in Japan, China, Korea, Taiwan, Cambodia, Laos, Vietnam, the Philippines, Samoa, Guam, the U.S. Trust Territories of the Pacific Islands, the Northern Mariana Islands, India, Pakistan, or Bangladesh.					
l co bus Hig in o sus	ertify that the business classification and ethnicity indicated above reflects the true and correct status of this siness in accordance with current Federal Small Business Administration criteria. I agree to inform Community the School District 99 immediately in writing of any changes to the information contained herein, including changes ownership, controlling interest or operations. I understand that falsely certifying this information may result in spension from participation in Community High School District 99 - North High School Phase II project.				
Na	me: Title: (Print or Type)				
Sig	nature: Date:				

END OF SECTION 00301

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00347 - BID FORM

BID DATE:	June 12 th , 2019 at 2:00 p.m. (CST) (as date/time stamped by District 99's Receptionist)
BID TO:	Community High School District 99 Wight & Company 2500 North Frontage Road Darien, IL 60561
RECEIVED BY:	
BID FROM:	
BID FOR:	Bid Group 6 - Bid Package #47 – Excavation/Site Utilities
	North High School 4436 Main Street Downers Grove, IL 60515
It is requ	uired to have one original and one copy of your bid form.
THE UNDERSIGNED:	
Acknowledges receipt of	<u>vf</u> :
Plans and specifications	s for the work indicated above.
Addenda:	No dated
	No dated
	No dated
	No dated

Having examined the site of the work, and having familiarized himself or herself with local conditions affecting the cost of the work and with all requirements of the bidding documents including Instructions to Bidders, drawings, specifications and duly issued addenda as prepared by the architect, Wight & Company, hereby agrees to perform all work and furnish all labor, material and equipment specifically required of him by the bidding documents and such additional work as may be included as related requirements in other divisions or sections of the specifications, exclusive of alternate bids.

Agrees:

To furnish and install the described material and/or services for stated lump sum price.

To hold this bid open until **90** calendar days after bid opening date.

To accept the provisions of the General Provisions (Project Manual Division 0 – Bidding & Contracting Requirements Section 00201) and disposition of bid security.

To enter into and execute a contract with the Owner, if awarded on the basis of this bid, and in connection therewith to:

- 1. Furnish all bonds and insurance required by the bidding documents.
- 2. Accomplish the work in accordance with the contract.
- 3. Complete the work within the contract time herein specified.

Completion Time:

The undersigned agrees to begin construction immediately, or as directed by the Construction Manager, upon notice of contract award and to perform the following components of the work in accordance with the Construction Manager's Construction. This schedule is bound in the Project Manual. See attached scope of work in section 0300.

SCOPE OF WORK:

The work in this agreement (without additional compensation) shall include, but shall not necessarily be limited to, all skilled labor, supervision, premium time, materials, tools, equipment, plant, supplies, samples, shop drawings, design/engineering drawings, layout, transportation, supervision, contributions, insurance, taxes (if applicable), compliance with all agencies (City / Village, County, State, Federal and/or any other jurisdictional agency, as may be required) and/or all services and facilities necessary and/or required for the performance of all Work shown, detailed, and/or implied by the following documents and as defined herein.

It is understood that this Trade Contractor shall perform the Work for a complete and operational system as indicated or implied in all Contract Documents. It is recognized and understood that the documents upon which the bid is based are at a conceptual phase and this Contractor who has certain skills and judgments based upon his knowledge of techniques, procedures, systems, general state of the art of his specialty is expected to include in the scope of work, all items required in order to carry out a complete and functional system whether or not shown or described in the contract documents. This contract will be awarded on the basis of such documents with the understanding that this contractor is to furnish and install all items required for the proper completion of this wok without adjustment to this contract price. No extra payments shall be made of claims entertained as a result of such items, unless it can be clearly demonstrated to be added scope to the contract and beyond the original intent of the documents.

Contractor to provide all Trade Contract work referenced in:

- 1. Any sheet of this bid group package including (reference Division 0 Bidding and Contract Requirements, Section 00200 Notice to Bidders).
- 2. Specification 00300 Bid Packages Scope Document.

<u>WORK BASE BID</u>: For providing all work including all allowances as required for the completion of the construction of the base bid project as shown on the drawings and specifications and <u>NOT</u> including alternate bids and/or contractor's proposed alternates and substitutes.

BASE BID TOTAL BASE BID AMOUNT NORTH HIGH SCHOOL MASTER FACILITY PLAI	N.
Dollar	s (\$)

 Alternate # 1: If this TRADE CONTRACTOR shall provide a add alternate for the complete removal of the south stair shown on C1.01 including all excavation for new stairs and placement of stone. Also use Site Demolition Limits of Construction for reference.

- 2. This TRADE CONTRACTOR **shall include an allowance of \$30,000.00** <u>in their base bid</u> to account for any unforeseen conditions. Contract amounts will be adjusted by change order for amounts greater or less than the allowance. Allowance to be utilized only at the direction of Construction Manager.
- **3.** This TRADE CONTRACTOR shall include a SWPPP allowance of \$10,000.00 to be included in the base bid to account for future maintenance of Sediment and Erosion Control Measures. Contract amounts will be adjusted by change order for amounts greater or less than the allowance. Allowance to be utilized only at the direction of Construction Manager.

NOTE: This allowance is for unforeseen maintenance of the Erosion Control Measures. Initial install and maintenance are included in Base Bid work

BONDS:

This TRADE CONTRACTOR will be required to provide a Performance and Payment Bond for their work in accordance with 00201 of the General Conditions.

Award Basis:

The project will be awarded based upon the attached Evaluation Criteria, Section 301a. Owner and Construction Manager alternate's may be considered to find the most qualified bidder if the result of combining the base bid and the selected alternate(s) is the most qualified bid, and is to the benefit of the owner.

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

All additional costs due to the alternates are included in the amount to be added to the base bid, so that no additional costs will be borne by the owner due to acceptance of alternates. This alternate price is not to be included in the base bid price.

Owner Requested Alternates:

Proposed Alternates: (Contractors Proposed Alternates)

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

All additional costs due to the alternates are included in the amount to be added to the base bid, so that no additional costs will be borne by the owner due to acceptance of alternates.

rioposed Aitemates. (Contractors	s Froposed Alternates)	
Item Specified 1.	Proposed Alternate	Change in Bid Price
2	_	
3		
Owner Requested Unit Prices/Allow deductive).	vances (as applicable to this Trade Conti	ractor's scope of work) (additive or
This trade contractor includeswork	dumpsters for all refu	se caused by this trade contractor's
in the amount of		

Dollars (\$______) Note: trade contractors are to include in their bid form submittal the quantity of dumpsters required to complete their work and the cost associated with same. Dumpster costs will be subtracted by change order. Dumpsters will be procured and managed by Construction Manager. Note: Dumpster use in excess of that proposed by this Trade Contractor will be adjusted by back charge.

Owner Requested Scheduling Information:

Note: The work of this Trade Contractor is to be completed in accordance with the overall project schedule as identified elsewhere in this project manual and/or as subsequently directed by Construction Manager. This Trade Contractor shall submit a proposed submittals list/schedule/material log within five (5) calendar days of Notice To Proceed.

1. Shop drawings / Submittal for this trade contractor will be submitted within 10 calendar days of receipt of notice to proceed.

Bid Acceptance:

If written notice of the acceptance of this bid is mailed, telegraphed or delivered to the undersigned within the time noted herein, after the date of opening of bids or at any time thereafter before this bid is withdrawn, the undersigned agrees that he will execute a construction contract in accordance with the bids as accepted.

The Owner reserves the right to award the contract to its best interests, review and accept any and all value engineering alternatives, negotiate with the lowest responsible bidder, to reject any or all bids, to waive any informalities in bidding and to hold all bids for the bid guarantee period. The Owner reserves the right to award separate contracts for any of the items of work bid herein.

Bid Deposit:

The undersigned furnishes herewith, as required in the Instructions to Bidders, a bid deposit in the amount of ten percent (10%) of the amount bid in the form of Cashier's Check, or Certified Check, made payable to the Owner or Bid Bond, naming the Owner as obligee. (Bidder to check form of deposit furnished.)

It is understood and agreed that should the undersigned fail to enter into a contract with the Owner or furnish acceptable contract security within the time and in the manner herein provided, the bid deposit shall be retained by the Owner as liquidated damages and not as a forfeiture. As it is impossible to determine precisely an exact amount of damages the Owner will sustain, it is agreed that the bid deposit is a fair and equitable estimate of such damages.

REPRESENTATIONS AND CERTIFICATIONS:

The bidder makes the following representations and certifications as part of his bid on the project herein identified in the Bid Form. In the case of a joint venture bid, each party represents and certifies as to his own organization.

AVAILABILITY. The number and amount of contracts and awards pending which I am and/or will be obligated to perform, now and during the course of the project, will not interfere with or hinder the timely prosecution of my work.

SURETY. I have notified a Surety Company that I am submitting a bid for work to be performed on the project. The Surety Company has agreed to issue a performance and labor and material payment bond for my work, if my bid is accepted and the contract awarded to me.

INDEPENDENT PRICE DETERMINATION. The contract sum in this bid has been arrived at independently, without consultation, communication or agreement for the purpose of restricting competition.

PREVAILING WAGE. The contractor and each subcontractor shall pay not less than the general prevailing rate of hourly wages for work of a similar character in the locality in which the work is performed and not less than general prevailing rate of hourly wages for legal holidays and overtime work in the performance of work under this contract,

DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS SECTION 00347 - BID FORM

as established by the Illinois Department of Labor, pursuant to an act of the General Assembly of the State of Illinois approved June 26, 1941 as amended according to Section 820 ILCS 130/1.

Pursuant to Section 820 ILCS 130/5, the contractor and each subcontractor shall keep an accurate record showing the names and occupation of all laborers, workers and mechanics employed by them, and also showing the actual hourly wages paid to each such individual, which record shall be open at all reasonable hours to inspection by the Owner, its officers and agents, and to agents of the Illinois Department of Labor.

The contractor and each subcontractor hereby agree, jointly and severally, to defend, indemnify and hold harmless the Owner from any and all claims, demands, liens or suits of any kind or nature whatsoever (including suits for injunctive relief) by the Illinois Department of Labor under the Illinois Prevailing Wage Act, Section 820 ILCS 130/1., or by any laborer, worker or mechanic employed by the contractor or the subcontractor who alleges that he has been paid for his services in a sum less than prevailing wage rates required by Illinois law. The Owner agrees to notify the contractor or subcontractor of the pendency of any such claim, demand, lien or suit.

By submitting a bid, each bidder agrees to waive any claim it has or may have against the Owner, the Architect, Engineer, Construction Manager and their respective employees, arising out of or in connection with the administration, evaluation, or recommendation of any bid; waiver of any requirements under the Bid Documents; or the Contract Document; acceptance or rejection of any bids; and award of the Contract.

<u>Signature</u> :		
Respectfully submitted this	_ day	, 2013
Type of Firm (Bidder to indicate)		
Individual		
Partnership		
Corporation		(F: N)
Joint Venture		(Firm Name)
Other		(A.I.I.
(CORPORATE SEAL)		(Address)
		(Telephone Number) (FAX)
		(E-mail Address)
		(Bidder's Signature)
		(Title)
Subscribed and sworn to me	0040	
this day of	_, 2013	
NOTE: All pages of this bid for disqualify your bid.	m must b	pe returned with your proposal. Failure to do so shall

CERTIFICATE OF BIDDER ELIGIBILITY

720 ILCS 5/33E-11 REQUIRES THAT ALL CONTRACTORS BIDDING FOR PUBLIC AGENCIES IN THE State of Illinois certify that they are not barred from bidding on public contracts for bid rigging or bid rotation.

The following certification RESULT IN DISQUALIFIC		mitted with bidder's bid proposal. FAILURE TO DO SO R.	MAY
	as part o	of its bid for the work fo	or
		of its bid for thework for e, Illinois, DuPage County, Illinois certified that said construct as a result of violation of either 720 ILCS 5/33E-3	
	Firm:		
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND SWC	RN TO before me		
This	day of	, 2013	
NOTAR	Y PUBLIC	·	

CRIMINAL CODE CERTIFICATION AS REQUIRED BY: STATE OF ILLINOIS CRIMINAL CODE OF 2012, 720 ILCS 5/33E-11

the individual whose	signature appears below on this bid/contract
I,the individual whose for	hereby certify that the bidding
party/contracting party is not barred from bidding of Section 33E-4 of 720 ILCS 5/33E-3 or 5/33E-4 of	on the contract as a result of a violation of either Section 33E-3 of the Illinois Compiled Statutes, as amended
0.0000000000000000000000000000000000000	and minore Compiled Statutes, as amonasa.
By:	
Authorized Agent of Contractor (name an	d title)
SUBSCRIBED AND SWORN to before	
me this, 20	
Notary Public	

EQUAL EMPLOYMENT OPPORTUNITY

Section I. This EQUAL EMPLOYMENT OPPORTUNITY CLAUSE is required by the Illinois Human Rights Act and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, *et seq.*

Section II. In the event of the Contractor's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Rights Act, or the Rules and Regulations of the Department of Human Rights (hereinafter referred to as the Department) the Contractor may be declared ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and this Contract may be canceled or voided in whole or in part, and other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

During the performance of this Agreement, the Contractor agrees:

- A. That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, national origin or ancestry, citizenship status, age, physical or mental disability unrelated to ability, military status or an unfavorable discharge from military service; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
- B. That, if it hires additional employees in order to perform this Contract, or any portion hereof, it will determine the availability (in accordance with the Department's Rules and Regulations) of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- C. That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, or physical or mental handicap unrelated to ability, military status or an unfavorable discharge from military service.
- D. That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Vendor's obligations under the Illinois Human Rights Act and Department's Rules and Regulations. If any labor organization or representative fails or refuses to cooperate with the Contractor in its efforts to comply with the Act and Rules and Regulations, the Contractor will promptly notify the Department and the contracting agency and will recruit employees from other sources when necessary to fulfill its obligations under the Contract.
- E. That it will submit reports as required by the Department's Rules and Regulations, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and Department's Rules and Regulations.

- F. That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and Department's Rules and Regulations.
- G. That it will include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of this Contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this Agreement, the Contractor will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Contractor will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.

,	WEEDOED / III O / IOI (EED TO:
Ву:	
-	Authorized Agent of Contractor (name and title)
DATE:	

ACKNOWLEDGED AND AGREED TO:

SEXUAL HARASSMENT POLICY

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00347 - BID FORM

, having submitted a bid for	to Community	High School I	(Name of Contractor) District No. 00, hereb
certifies that said contractor has a written sexual harassment 105 (A) (4).	policy in place	in full complia	nce with 775 ILCS 5/2
By:Authorized Agent of Contractor (name and title)			
SUBSCRIBED AND SWORN to before me this day, 20			
Notary Public			

TAX CERTIFICATION

l,	n first duly	irst duly sworn depose and state as follows:						
I, High	School	District	, am , whic	the ch has No.		authorized d a proposa 99		
Illinois Depar	tment of Revenue, or if it is:	is not deli	and nquent in	I the pa		by c any tax adn	ertify ninistered	that
the appropria	is contesting its liability for the te Revenue Act; or has entered into an agreeme ompliance with that agreemen	ent with the Depart						
·	By: orized Agent of Contractor (na					-		
	D AND SWORN to beforeday, 20							
Notary Public	······································							

SUBSTANCE ABUSE PREVENTION ON PUBLIC WORKS PROJECTS

The Contractor certifies that it has in place a written program that meets or exceeds the program requirements of the Substance Abuse Prevention on Public Works Projects Act (Public Act 95-0635), and will provide a copy thereof to Community High School District No. 99 prior to commencement of work on the Project.
By: Authorized Agent of Contractor (name and title)
SUBSCRIBED AND SWORN to before me this day, 20
Notary Public

CERTIFICATE REGARDING

EMPLOYENT OF ILLINOIS WORKERS ON PUBLIC WORKS

	agrees if at the	e time the Agreement is executed, or if during the ter	m of the
		s as defined in the Employment of Illinois Workers o	n Public
Works Act, 30- ILCS		itive months of unemployment exceeding 5%, then	
VA/ I DI-I' V		/ Illinois laborers in accordance with the Employmen	
		defined as any person who has resided in Illinois for	at least
thirty (30) days and i	ntends to become or remain an Illi	inois resident.	
	Firm:		
	D.a		
	Ву:	(Signature)	
		(Olghature)	
		(Printed Name & Title)	
SUBSCRIBED AND	SWORN TO before me		
Thio	day of	2012	
THIS	day or	, 2013	
- NIC	TARY BURLIC	·	
N(TARY PUBLIC		

PREVAILING WAGE AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that if awarded a contract with Community High School District 99, we will comply fully with the "Illinois Prevailing Wage Act (III. Rev. Stat., 1987 Ch. 48, Sections 398 s-1-12 as amended by Public Act 86-693 and 86-799 effected January 1, 1990, and any other amendments effective thereafter)". We further understand that current prevailing wage standards are included in the Supplementary General Conditions.

The following affidavit must be signed and submitted with bidder's bid proposal. FAILURE TO DO SO MAY RESULT IN DISQUALIFICATION OF THE BIDDER.

aforementioned con	, as part of its bid f 99, Downers Grove, Illinois, cert tract as a result of a violation of t as amended by Public Act 86-69	the Illinois Prevailing Wage Act (III. Rev. Stat., 1987 Ch. 48,
	Firm:	-	<u></u>
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND	SWORN TO before me		
This	day of	, 2013	
N	OTARY PUBLIC	-	

NON-COLLUSION AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that my (our) proposal was prepared independently for this project and that it contains no fees or amounts other than that for the legitimate execution of this work as specified and that it includes no understanding or agreements in restraint of trade."

	t must be signed and submitted MAY RESULT IN DISCQUALIF		
		id for the _ Illinois, certifies that said Contract ion of the above Non-Collusion Af	
	Firm:		
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND	SWORN TO before me		
This	day of	, 2013	
NO	TARY PUBLIC	·	

Criminal Background Investigations

Contractor hereby represents, warrants and certified that no officer or director thereof has any knowledge that any employee thereof has been convicted of committing or attempting to commit "Criminal Code of 1961," 720 ILCS, Sections 5/11-6 (Indecent solicitation of a child), 5/11-9 (Public indecency), 5/11-14 (Prostitution), 5/11-15 (Soliciting for a prostitute), 5/11-19.1 (Juvenile pimping), 5/11-19.2 (Exploitation of a child), 5/11-20 (Obscenity), 5/11-20.1 (Sexual assault), 5/12-14 (Aggravated criminal sexual assault), 5/12-15 (Criminal sexual abuse), and 5/120-16 (Aggravated criminal sexual abuse), and/or those offenses defined in the "Cannabis Control Act," 720 ILCS, 550/1 et seq. (except the "Illinois Controlled Substances Act," 720 ILCS 570/100 et seq. and/or any offense committed or attempted in any other state or against the laws of the United States, which if committed or attempted in this State, would have been punishable as one or more of the foregoing offenses.

Contractor further agrees that it shall not employ any person who have or may have direct, daily contact with the pupils of any school in the district, and for whom a criminal background investigation has not been conducted pursuant hereto, and further represents and agrees that all applicants for any such employment shall furnish with their applications the attached written "Authorization for Criminal Background Information" form authorizing the Board of Education to request a criminal background investigation of said applicant pursuant to Section 5/10-21.9 of the School Code of Illinois and to receive criminal history record information pursuant thereto to determine if the applicant has been convicted of committing or attempting to commit any of the criminal or drug offenses enumerated above. Contractor further agrees to submit with said authorization payment for any costs and expenses associated with the criminal background investigation.

Contractor further represents, warrants, and certifies that no applicant for employment with respect to whom the criminal investigation reveals any conviction for committing and/or attempting to commit any of the above enumerated offenses shall be employed thereby in any position that involves or may involve contact with the students of the school district.

This certification is executed on the date hereinafter indicated by the designated contractor by its duly authorized officer.

Firm:		
Ву:		
,	(Signature)	
	(Printed Name & Title)	
Date:		

Criminal Background Investigation

The undersigned hereby authorizes in Board of Education of Community High School District 99, Downers Grove, Illinois, to request a criminal background investigation from the Illinois State Police, pursuant to Section 5/10-21.9 of the School Code of Illinois, 105 ILCS 5/10-21.9 and to receive criminal history record information pursuant thereto.

By:	
	(Signature of Applicant of Employee)
_	
	(Printed or Typed Name of Applicant Employee)
Dat	e:

	BUSINESS CLASSIFICATION				
a)	Business Entity (check one) Corporation (Publicly held)* Corporation (Privately held) Partnership Government Agency/Public Institution* Sole Proprietor				
b)	* If checked, do not complete section III (b) and (c) below. Business Ownership (check one) If minority or woman owned, attach copy of certification evidence.				
	Large Business: Male Owned Woman Owned Small Business: Male Owned Woman Owned				
	BUSINESS DEFINITIONS				
ma	<u>Small Business Concern</u> - an independently owned and operated concern certified, or certifiable, as a small siness by the Federal Small Business Administration (SBA). Standard Industrial Classification (SIC) codes y be found in the Federal Acquisition Regulations, Section 19.102 or in the Federal Procurement Regulations, ction 1-1.701.				
puk who	<u>Small Disadvantaged or Minority Business Concern</u> - a small business concern which is at least fifty-one percent (51%) owned by one or more socially and economically disadvantaged individuals or in the case of any publicly owned business, at least fifty-one percent (51%) of the stock of which is owned by such individuals; and whose management and daily business operations are controlled by one or more of such individuals. Business owners who certify that they are members of named groups (Black Americans, Hispanic Americans, Native Americans, Asian-Pacific Americans) are considered socially and economically disadvantaged.				
	Woman-Owned Business - a business concern that is at least fifty-one percent (51%) owned by a woman women who also control and operate it. "Control" in this context means exercising the power to make policy cisions. "Operate" in this context means being actively involved in the day-to-day management.				
c)	Race/Ethnicity of Ownership (check one) based on definitions below. Black Asian/Pacific or Asian/Indian Caucasian Hispanic Native American (American Indians, Eskimos, Aleuts and native Hawaiians)				
	ETHNIC GROUP DEFINITIONS				
i.e.	Black Americans: United States citizens whose origins are in any of the Black racial groups of Africa. Hispanic Americans: United States citizens whose origins are in Mexico, Puerto Rico, Cuba, Portugal, Intral or Central America. Native Americans: United States citizens whose origins are in any of the original peoples of North America, American Indians, Eskimos, Aleuts and native Hawaiians. Asian Pacific/Asian Indian Americans: United States citizens whose origins are in Japan, China, Korea, wan, Cambodia, Laos, Vietnam, the Philippines, Samoa, Guam, the U.S. Trust Territories of the Pacific Islands, the Northern Mariana Islands, India, Pakistan, or Bangladesh.				
l co bus Hig in o sus	ertify that the business classification and ethnicity indicated above reflects the true and correct status of this siness in accordance with current Federal Small Business Administration criteria. I agree to inform Community the School District 99 immediately in writing of any changes to the information contained herein, including changes ownership, controlling interest or operations. I understand that falsely certifying this information may result in spension from participation in Community High School District 99 - North High School Phase II project.				
Na	me: Title: (Print or Type)				
Sig	nature: Date:				

END OF SECTION 00301

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00348 - BID FORM

BID DATE:	June 12 th , 2019 at 2:00 p.m. (CST) (as date/time stamped by District 99's Receptionist)		
BID TO:	Community High School D Wight & Company 2500 North Frontage Road Darien, IL 60561		
RECEIVED BY:			
BID FROM:			
BID FOR:	Bid Group 6 - Bid Package	e #48 – Concrete	
	North High School 4436 Main Street Downers Grove, IL 60515		
It is req	uired to have one	original and one	e copy of your bid form.
THE UNDERSIGNED:			
Acknowledges receipt of	<u>of</u> :		
Plans and specification	s for the work indicated abo	ove.	
Addenda:	No o	dated	_
	No	dated	_
	No	dated	_
	No	dated	_

Having examined the site of the work, and having familiarized himself or herself with local conditions affecting the cost of the work and with all requirements of the bidding documents including Instructions to Bidders, drawings, specifications and duly issued addenda as prepared by the architect, Wight & Company, hereby agrees to perform all work and furnish all labor, material and equipment specifically required of him by the bidding documents and such additional work as may be included as related requirements in other divisions or sections of the specifications, exclusive of alternate bids.

Agrees:

To furnish and install the described material and/or services for stated lump sum price.

To hold this bid open until 90 calendar days after bid opening date.

To accept the provisions of the General Provisions (Project Manual Division 0 – Bidding & Contracting Requirements Section 00201) and disposition of bid security.

To enter into and execute a contract with the Owner, if awarded on the basis of this bid, and in connection therewith to:

- 1. Furnish all bonds and insurance required by the bidding documents.
- 2. Accomplish the work in accordance with the contract.
- 3. Complete the work within the contract time herein specified.

Completion Time:

The undersigned agrees to begin construction immediately, or as directed by the Construction Manager, upon notice of contract award and to perform the following components of the work in accordance with the Construction Manager's Construction. This schedule is bound in the Project Manual. See attached scope of work in section 0300.

SCOPE OF WORK:

The work in this agreement (without additional compensation) shall include, but shall not necessarily be limited to, all skilled labor, supervision, premium time, materials, tools, equipment, plant, supplies, samples, shop drawings, design/engineering drawings, layout, transportation, supervision, contributions, insurance, taxes (if applicable), compliance with all agencies (City / Village, County, State, Federal and/or any other jurisdictional agency, as may be required) and/or all services and facilities necessary and/or required for the performance of all Work shown, detailed, and/or implied by the following documents and as defined herein.

It is understood that this Trade Contractor shall perform the Work for a complete and operational system as indicated or implied in all Contract Documents. It is recognized and understood that the documents upon which the bid is based are at a conceptual phase and this Contractor who has certain skills and judgments based upon his knowledge of techniques, procedures, systems, general state of the art of his specialty is expected to include in the scope of work, all items required in order to carry out a complete and functional system whether or not shown or described in the contract documents. This contract will be awarded on the basis of such documents with the understanding that this contractor is to furnish and install all items required for the proper completion of this wok without adjustment to this contract price. No extra payments shall be made of claims entertained as a result of such items, unless it can be clearly demonstrated to be added scope to the contract and beyond the original intent of the documents.

Contractor to provide all Trade Contract work referenced in:

- 1. Any sheet of this bid group package including (reference Division 0 Bidding and Contract Requirements, Section 00200 Notice to Bidders).
- 2. Specification 00300 Bid Packages Scope Document.

<u>WORK BASE BID</u>: For providing all work including all allowances as required for the completion of the construction of the base bid project as shown on the drawings and specifications and <u>NOT</u> including alternate bids and/or contractor's proposed alternates and substitutes.

BASE BID TOTAL BASE BID AMOUNT NORTH HIGH SCHOOL MASTER FACILI	TY PLAN	
	Dollars (\$	

1. This TRADE CONTRACTOR **shall include an allowance of \$50,000.00** in their base bid to account for any unforeseen conditions. Contract amounts will be adjusted by change order for amounts greater or less than the allowance. Allowance to be utilized only at the direction of Construction Manager.

2. Alternate # 1: This TRADE CONTRACTOR shall provide a add alternate for the installation of the south stair detailed on A1.1B. Also use Site Demolition Limits of Construction for reference.

BONDS:

This TRADE CONTRACTOR will be required to provide a Performance and Payment Bond for their work in accordance with 00201 of the General Conditions.

Award Basis:

The project will be awarded based upon the attached Evaluation Criteria, Section 301a. Owner and Construction Manager alternate's may be considered to find the most qualified bidder if the result of combining the base bid and the selected alternate(s) is the most qualified bid, and is to the benefit of the owner.

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

All additional costs due to the alternates are included in the amount to be added to the base bid, so that no additional costs will be borne by the owner due to acceptance of alternates. This alternate price is not to be included in the base bid price.

Owner Requested Alternates:

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

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Proposed Alternates: (Contracto	rs Proposed Alternates)	
Item Specified 1.	Proposed Alternate	Change in Bid Price
2		
3		
Owner Requested Unit Prices/Allo deductive).	owances (as applicable to this Trade Cor	ntractor's scope of work) (additive or
This trade contractor includes work in the amount of	,	fuse caused by this trade contractor's
Dollars (\$	Note: trade contractors are to include in the cost associated with same rocured and managed by Construction Matractor will be adjusted by back charge.	. Dumpster costs will be subtracted by
Owner Requested Scheduling Infor	mation:	

Note: The work of this Trade Contractor is to be completed in accordance with the overall project schedule as identified elsewhere in this project manual and/or as subsequently directed by Construction Manager. This Trade Contractor shall submit a proposed submittals list/schedule/material log within five (5) calendar days of Notice To

Community High School District 99 North High School Master Facility Plan

Proceed.

1. Shop drawings / Submittal for this trade contractor will be submitted within 10 calendar days of receipt of notice to proceed.

Bid Acceptance:

If written notice of the acceptance of this bid is mailed, telegraphed or delivered to the undersigned within the time noted herein, after the date of opening of bids or at any time thereafter before this bid is withdrawn, the undersigned agrees that he will execute a construction contract in accordance with the bids as accepted.

The Owner reserves the right to award the contract to its best interests, review and accept any and all value engineering alternatives, negotiate with the lowest responsible bidder, to reject any or all bids, to waive any informalities in bidding and to hold all bids for the bid guarantee period. The Owner reserves the right to award separate contracts for any of the items of work bid herein.

Bid Deposit:

The undersigned furnishes herewith, as required in the Instructions to Bidders, a bid deposit in the amount of ten percent (10%) of the amount bid in the form of Cashier's Check, or Certified Check, made payable to the Owner or Bid Bond, naming the Owner as obligee. (Bidder to check form of deposit furnished.)

It is understood and agreed that should the undersigned fail to enter into a contract with the Owner or furnish acceptable contract security within the time and in the manner herein provided, the bid deposit shall be retained by the Owner as liquidated damages and not as a forfeiture. As it is impossible to determine precisely an exact amount of damages the Owner will sustain, it is agreed that the bid deposit is a fair and equitable estimate of such damages.

REPRESENTATIONS AND CERTIFICATIONS:

The bidder makes the following representations and certifications as part of his bid on the project herein identified in the Bid Form. In the case of a joint venture bid, each party represents and certifies as to his own organization.

AVAILABILITY. The number and amount of contracts and awards pending which I am and/or will be obligated to perform, now and during the course of the project, will not interfere with or hinder the timely prosecution of my work.

SURETY. I have notified a Surety Company that I am submitting a bid for work to be performed on the project. The Surety Company has agreed to issue a performance and labor and material payment bond for my work, if my bid is accepted and the contract awarded to me.

INDEPENDENT PRICE DETERMINATION. The contract sum in this bid has been arrived at independently, without consultation, communication or agreement for the purpose of restricting competition.

PREVAILING WAGE. The contractor and each subcontractor shall pay not less than the general prevailing rate of hourly wages for work of a similar character in the locality in which the work is performed and not less than general prevailing rate of hourly wages for legal holidays and overtime work in the performance of work under this contract, as established by the Illinois Department of Labor, pursuant to an act of the General Assembly of the State of Illinois approved June 26, 1941 as amended according to Section 820 ILCS 130/1.

Pursuant to Section 820 ILCS 130/5, the contractor and each subcontractor shall keep an accurate record showing the names and occupation of all laborers, workers and mechanics employed by them, and also showing the actual hourly wages paid to each such individual, which record shall be open at all reasonable hours to inspection by the Owner, its officers and agents, and to agents of the Illinois Department of Labor.

The contractor and each subcontractor hereby agree, jointly and severally, to defend, indemnify and hold harmless the Owner from any and all claims, demands, liens or suits of any kind or nature whatsoever (including suits for

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00348 - BID FORM

injunctive relief) by the Illinois Department of Labor under the Illinois Prevailing Wage Act, Section 820 ILCS 130/1., or by any laborer, worker or mechanic employed by the contractor or the subcontractor who alleges that he has been paid for his services in a sum less than prevailing wage rates required by Illinois law. The Owner agrees to notify the contractor or subcontractor of the pendency of any such claim, demand, lien or suit.

By submitting a bid, each bidder agrees to waive any claim it has or may have against the Owner, the Architect, Engineer, Construction Manager and their respective employees, arising out of or in connection with the administration, evaluation, or recommendation of any bid; waiver of any requirements under the Bid Documents; or the Contract Document; acceptance or rejection of any bids; and award of the Contract.

<u>Signature</u> :		
Respectfully submitted this	day	, 2013
Type of Firm (Bidder to indicate)		
Individual		
Partnership		
CorporationJoint Venture	(Firm Name)	
Other (CORPORATE SEAL)	(Address)	
	(Telephone Number	er) (FAX)
	(E-mail Address)	
	(Bidder's Signature	e)
	(Title)	
Subscribed and sworn to me this day of	2013	
NOTE: All pages of this bid form disqualify your bid.	must be returned with you	ur proposal. Failure to do so shall

CERTIFICATE OF BIDDER ELIGIBILITY

720 ILCS 5/33E-11 REQUIRES THAT ALL CONTRACTORS BIDDING FOR PUBLIC AGENCIES IN THE State of Illinois certify that they are not barred from bidding on public contracts for bid rigging or bid rotation.

	on must be signed and subr	nitted with bidder's bid proposal. FAILURE TO DO SO MAY
		f its bid for thework for e, Illinois, DuPage County, Illinois certified that said contractor tract as a result of violation of either 720 ILCS 5/33E-3 or 720
	Firm:	
		(Signature)
		(Printed Name & Title)
SUBSCRIBED AND SW	ORN TO before me	
This	day of	, 2013
NOTA	RY PUBLIC	-

CRIMINAL CODE CERTIFICATION AS REQUIRED BY: STATE OF ILLINOIS CRIMINAL CODE OF 2012, 720 ILCS 5/33E-11

the individual whose	signature appears below on this bid/contract
I,the individual whose for	hereby certify that the bidding
party/contracting party is not barred from bidding of Section 33E-4 of 720 ILCS 5/33E-3 or 5/33E-4 of	on the contract as a result of a violation of either Section 33E-3 of the Illinois Compiled Statutes, as amended
0.0000000000000000000000000000000000000	and minore Compiled Statutes, as amonasa.
By:	
Authorized Agent of Contractor (name an	d title)
SUBSCRIBED AND SWORN to before	
me this, 20	
Notary Public	

EQUAL EMPLOYMENT OPPORTUNITY

Section I. This EQUAL EMPLOYMENT OPPORTUNITY CLAUSE is required by the Illinois Human Rights Act and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, *et seq.*

Section II. In the event of the Contractor's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Rights Act, or the Rules and Regulations of the Department of Human Rights (hereinafter referred to as the Department) the Contractor may be declared ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and this Contract may be canceled or voided in whole or in part, and other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

During the performance of this Agreement, the Contractor agrees:

- A. That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, national origin or ancestry, citizenship status, age, physical or mental disability unrelated to ability, military status or an unfavorable discharge from military service; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
- B. That, if it hires additional employees in order to perform this Contract, or any portion hereof, it will determine the availability (in accordance with the Department's Rules and Regulations) of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- C. That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, or physical or mental handicap unrelated to ability, military status or an unfavorable discharge from military service.
- D. That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Vendor's obligations under the Illinois Human Rights Act and Department's Rules and Regulations. If any labor organization or representative fails or refuses to cooperate with the Contractor in its efforts to comply with the Act and Rules and Regulations, the Contractor will promptly notify the Department and the contracting agency and will recruit employees from other sources when necessary to fulfill its obligations under the Contract.
- E. That it will submit reports as required by the Department's Rules and Regulations, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and Department's Rules and Regulations.

- F. That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and Department's Rules and Regulations.
- G. That it will include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of this Contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this Agreement, the Contractor will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Contractor will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.

By:	
,	Authorized Agent of Contractor (name and title)
DATE:	

ACKNOWLEDGED AND AGREED TO:

SEXUAL HARASSMENT POLICY

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00348 - BID FORM

, having submitted a bid for	to Community High School District No. 00, hereb
certifies that said contractor has a written sexual harassment 105 (A) (4).	, ,
By: Authorized Agent of Contractor (name and title)	
SUBSCRIBED AND SWORN to before me this day, 20	
Notary Public	

TAX CERTIFICATION

l,		, having bee	n first duly	sworn	depose a	nd state as	follows:	
I, High	School	District	am , whic	the ch has No.		authorized d a proposa 99		
Illinois Depar	tment of Revenue, or if it is:	is not deli	and nquent in	I the pa		by c any tax adr	ertify ninistered	that
the appropria	is contesting its liability for the te Revenue Act; or has entered into an agreeme ompliance with that agreemen	ent with the Depart						
,	By: orized Agent of Contractor (na					-		
	D AND SWORN to beforeday, 20							
Notary Public	······································							

SUBSTANCE ABUSE PREVENTION ON PUBLIC WORKS PROJECTS

requirements of the Substance Abuse Prevention on Public Works Projects Act (Public Act 95-0635), and will provide a copy thereof to Community High School District No. 99 prior to commencement of work on the Project.
By: Authorized Agent of Contractor (name and title)
SUBSCRIBED AND SWORN to before me this day, 20
Notary Public

CERTIFICATE REGARDING

00348 - 13

EMPLOYENT OF ILLINOIS WORKERS ON PUBLIC WORKS

	es if at the time the Agreement is executed, or if during the ter	
	nt in Illinois as defined in the Employment of Illinois Workers o	n Public
	o consecutive months of unemployment exceeding 5%, then	
	to employ Illinois laborers in accordance with the Employment	
	aborer" is defined as any person who has resided in Illinois for a	at least
thirty (30) days and intends to become or re-	main an Illinois resident.	
Fire	m:	
	···	
By:	:(Signature)	
	(Signature)	
	(Printed Name & Title)	
	(Filliod Name & File)	
SUBSCRIBED AND SWORN TO before me)	
This day of	2012	
This day of _	, 2013	
NOTARY PUBLIC		

PREVAILING WAGE AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that if awarded a contract with Community High School District 99, we will comply fully with the "Illinois Prevailing Wage Act (III. Rev. Stat., 1987 Ch. 48, Sections 398 s-1-12 as amended by Public Act 86-693 and 86-799 effected January 1, 1990, and any other amendments effective thereafter)". We further understand that current prevailing wage standards are included in the Supplementary General Conditions.

The following affidavit must be signed and submitted with bidder's bid proposal. FAILURE TO DO SO MAY RESULT IN DISQUALIFICATION OF THE BIDDER.

aforementioned contra	act as a result of a violation of	for the rtifies that said contractor is not b f the Illinois Prevailing Wage Act 693 and 86-799 effected January	(III. Rev. Stat., 1987 Ch. 48,
	Firm:		
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND S	SWORN TO before me		
This	day of	, 2013	
NO1	ARY PUBLIC		

NON-COLLUSION AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that my (our) proposal was prepared independently for this project and that it contains no fees or amounts other than that for the legitimate execution of this work as specified and that it includes no understanding or agreements in restraint of trade."

	it must be signed and submitted O MAY RESULT IN DISCQUALIF		
	, as a part of its bi nool District 99, Downers Grove, ed contract as a result of a violat		
	Firm:		
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND	SWORN TO before me		
This	day of	, 2013	
NC	TARY PUBLIC		

Criminal Background Investigations

Contractor hereby represents, warrants and certified that no officer or director thereof has any knowledge that any employee thereof has been convicted of committing or attempting to commit "Criminal Code of 1961," 720 ILCS, Sections 5/11-6 (Indecent solicitation of a child), 5/11-9 (Public indecency), 5/11-14 (Prostitution), 5/11-15 (Soliciting for a prostitute), 5/11-19.1 (Juvenile pimping), 5/11-19.2 (Exploitation of a child), 5/11-20 (Obscenity), 5/11-20.1 (Sexual assault), 5/12-14 (Aggravated criminal sexual assault), 5/12-15 (Criminal sexual abuse), and 5/120-16 (Aggravated criminal sexual abuse), and/or those offenses defined in the "Cannabis Control Act," 720 ILCS, 550/1 et seq. (except the "Illinois Controlled Substances Act," 720 ILCS 570/100 et seq. and/or any offense committed or attempted in any other state or against the laws of the United States, which if committed or attempted in this State, would have been punishable as one or more of the foregoing offenses.

Contractor further agrees that it shall not employ any person who have or may have direct, daily contact with the pupils of any school in the district, and for whom a criminal background investigation has not been conducted pursuant hereto, and further represents and agrees that all applicants for any such employment shall furnish with their applications the attached written "Authorization for Criminal Background Information" form authorizing the Board of Education to request a criminal background investigation of said applicant pursuant to Section 5/10-21.9 of the School Code of Illinois and to receive criminal history record information pursuant thereto to determine if the applicant has been convicted of committing or attempting to commit any of the criminal or drug offenses enumerated above. Contractor further agrees to submit with said authorization payment for any costs and expenses associated with the criminal background investigation.

Contractor further represents, warrants, and certifies that no applicant for employment with respect to whom the criminal investigation reveals any conviction for committing and/or attempting to commit any of the above enumerated offenses shall be employed thereby in any position that involves or may involve contact with the students of the school district.

This certification is executed on the date hereinafter indicated by the designated contractor by its duly authorized officer.

Firm:		
Ву:		
,	(Signature)	
	(Printed Name & Title)	
Date:		

Criminal Background Investigation

The undersigned hereby authorizes in Board of Education of Community High School District 99, Downers Grove, Illinois, to request a criminal background investigation from the Illinois State Police, pursuant to Section 5/10-21.9 of the School Code of Illinois, 105 ILCS 5/10-21.9 and to receive criminal history record information pursuant thereto.

By:	
-	(Signature of Applicant of Employee)
_	(Printed or Typed Name of Applicant Employee)
Dat	e:

	BUSINESS CLASSIFICATION
a)	Business Entity (check one) Corporation (Publicly held)* Not-for-Profit* Government Agency/Public Institution* Corporation (Privately held) Sole Proprietor
b)	* If checked, do not complete section III (b) and (c) below. Business Ownership (check one) If minority or woman owned, attach copy of certification evidence.
	Large Business: Male Owned Woman Owned Small Business: Male Owned Woman Owned
	BUSINESS DEFINITIONS
ma	<u>Small Business Concern</u> - an independently owned and operated concern certified, or certifiable, as a small siness by the Federal Small Business Administration (SBA). Standard Industrial Classification (SIC) codes y be found in the Federal Acquisition Regulations, Section 19.102 or in the Federal Procurement Regulations, ction 1-1.701.
puk who owi	Small Disadvantaged or Minority Business Concern - a small business concern which is at least fifty-one reent (51%) owned by one or more socially and economically disadvantaged individuals or in the case of any blicly owned business, at least fifty-one percent (51%) of the stock of which is owned by such individuals; and ose management and daily business operations are controlled by one or more of such individuals. Business mers who certify that they are members of named groups (Black Americans, Hispanic Americans, Native pericans, Asian-Pacific Americans) are considered socially and economically disadvantaged.
	Woman-Owned Business - a business concern that is at least fifty-one percent (51%) owned by a woman women who also control and operate it. "Control" in this context means exercising the power to make policy cisions. "Operate" in this context means being actively involved in the day-to-day management.
c)	Race/Ethnicity of Ownership (check one) based on definitions below. Black Asian/Pacific or Asian/Indian Caucasian Hispanic Native American (American Indians, Eskimos, Aleuts and native Hawaiians)
	ETHNIC GROUP DEFINITIONS
i.e.	Black Americans: United States citizens whose origins are in any of the Black racial groups of Africa. Hispanic Americans: United States citizens whose origins are in Mexico, Puerto Rico, Cuba, Portugal, ntral or Central America. Native Americans: United States citizens whose origins are in any of the original peoples of North America, American Indians, Eskimos, Aleuts and native Hawaiians. Asian Pacific/Asian Indian Americans: United States citizens whose origins are in Japan, China, Korea, wan, Cambodia, Laos, Vietnam, the Philippines, Samoa, Guam, the U.S. Trust Territories of the Pacific Islands, the Northern Mariana Islands, India, Pakistan, or Bangladesh.
hus	ertify that the business classification and ethnicity indicated above reflects the true and correct status of this siness in accordance with current Federal Small Business Administration criteria. I agree to inform Community the School District 99 immediately in writing of any changes to the information contained herein, including changes ownership, controlling interest or operations. I understand that falsely certifying this information may result in spension from participation in Community High School District 99 - North High School Phase II project.
Naı	me: Title: (Print or Type)
Sig	nature: Date:

END OF SECTION 00301

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00349 - BID FORM

BID DATE:	June 12 th , 2019 at 2:00 p.m. (CST) (as date/time stamped by District 99's Receptionist)
BID TO:	Community High School District 99 Wight & Company 2500 North Frontage Road Darien, IL 60651
RECEIVED BY:	
BID FROM:	
BID FOR:	Bid Group 6 - Bid Package #49 – Elevators
	North High School 4436 Main Street Downers Grove, IL 60515
It is requ	uired to have one original and one copy of your bid form.
THE UNDERSIGNED:	
Acknowledges receipt of	<u>of</u> :
Plans and specifications	s for the work indicated above.
Addenda:	No dated

Having examined the site of the work, and having familiarized himself or herself with local conditions affecting the cost of the work and with all requirements of the bidding documents including Instructions to Bidders, drawings, specifications and duly issued addenda as prepared by the architect, Wight & Company, hereby agrees to perform all work and furnish all labor, material and equipment specifically required of him by the bidding documents and such additional work as may be included as related requirements in other divisions or sections of the specifications, exclusive of alternate bids.

Agrees:

To furnish and install the described material and/or services for stated lump sum price.

To hold this bid open until 90 calendar days after bid opening date.

To accept the provisions of the General Provisions (Project Manual Division 0 – Bidding & Contracting Requirements Section 00201) and disposition of bid security.

To enter into and execute a contract with the Owner, if awarded on the basis of this bid, and in connection therewith to:

- 1. Furnish all bonds and insurance required by the bidding documents.
- 2. Accomplish the work in accordance with the contract.
- 3. Complete the work within the contract time herein specified.

Completion Time:

The undersigned agrees to begin construction immediately, or as directed by the Construction Manager, upon notice of contract award and to perform the following components of the work in accordance with the Construction Manager's Construction. This schedule is bound in the Project Manual. See attached scope of work in section 0300.

SCOPE OF WORK:

The work in this agreement (without additional compensation) shall include, but shall not necessarily be limited to, all skilled labor, supervision, premium time, materials, tools, equipment, plant, supplies, samples, shop drawings, design/engineering drawings, layout, transportation, supervision, contributions, insurance, taxes (if applicable), compliance with all agencies (City / Village, County, State, Federal and/or any other jurisdictional agency, as may be required) and/or all services and facilities necessary and/or required for the performance of all Work shown, detailed, and/or implied by the following documents and as defined herein.

It is understood that this Trade Contractor shall perform the Work for a complete and operational system as indicated or implied in all Contract Documents. It is recognized and understood that the documents upon which the bid is based are at a conceptual phase and this Contractor who has certain skills and judgments based upon his knowledge of techniques, procedures, systems, general state of the art of his specialty is expected to include in the scope of work, all items required in order to carry out a complete and functional system whether or not shown or described in the contract documents. This contract will be awarded on the basis of such documents with the understanding that this contractor is to furnish and install all items required for the proper completion of this wok without adjustment to this contract price. No extra payments shall be made of claims entertained as a result of such items, unless it can be clearly demonstrated to be added scope to the contract and beyond the original intent of the documents.

Contractor to provide all Trade Contract work referenced in:

- 1. Any sheet of this bid group package including (reference Division 0 Bidding and Contract Requirements, Section 00200 Notice to Bidders).
- 2. Specification 00300 Bid Packages Scope Document.

<u>WORK BASE BID</u>: For providing all work including all allowances as required for the completion of the construction of the base bid project as shown on the drawings and specifications and <u>NOT</u> including alternate bids and/or contractor's proposed alternates and substitutes.

BASE BID TOTAL BASE BID AMOUNT NORTH HIGH SCHOOL MASTER F	EACH ITY DI AN	
TOTAL BASE BID AMOUNT NORTH HIGH SCHOOL MASTER I	FACILITY PLAN	
	Dollars (\$	١

BONDS:

This TRADE CONTRACTOR will be required to provide a Performance and Payment Bond for their work in accordance with 00201 of the General Conditions.

Award Basis:

The project will be awarded based upon the attached Evaluation Criteria, Section 301a. Owner and Construction Manager alternate's may be considered to find the most qualified bidder if the result of combining the base bid and the selected alternate(s) is the most qualified bid, and is to the benefit of the owner.

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

All additional costs due to the alternates are included in the amount to be added to the base bid, so that no additional costs will be borne by the owner due to acceptance of alternates. This alternate price is not to be included in the base bid price.

Owner Requested Alternates:

Each of the following amounts for alternate construction includes the entire cost of such construction, except as otherwise noted. Acceptance of any or all of the alternates for inclusion in the contract is the sole prerogative of the owner.

All additional costs due to the alternates are included in the amount to be added to the base bid, so that no additional costs will be borne by the owner due to acceptance of alternates.

Proposed Alternates: (Contracto	13 1 Toposed Alternates)	
Item Specified 1	Proposed Alternate	Change in Bid Price
2		
3		
Owner Requested Unit Prices/Allo	owances (as applicable to this Trade Co	ntractor's scope of work) (additive or
This trade contractor includes work	dumpsters for all re	efuse caused by this trade contractor's
in the amount of		
Dollars(\$) dumpsters required to complete the change order. Dumpsters will be p) Note: trade contractors are to include in eir work and the cost associated with same rocured and managed by Construction Ma tractor will be adjusted by back charge.	e. Dumpster costs will be subtracted by

Note: The work of this Trade Contractor is to be completed in accordance with the overall project schedule as identified elsewhere in this project manual and/or as subsequently directed by Construction Manager. This Trade Contractor shall submit a proposed submittals list/schedule/material log within five (5) calendar days of Notice To

Community High School District 99 North High School Master Facility Plan

Proceed.

Owner Requested Scheduling Information:

00349-3

Phase B

1. Shop drawings / Submittal for this trade contractor will be submitted within 10 calendar days of receipt of notice to proceed.

Bid Acceptance:

If written notice of the acceptance of this bid is mailed, telegraphed or delivered to the undersigned within the time noted herein, after the date of opening of bids or at any time thereafter before this bid is withdrawn, the undersigned agrees that he will execute a construction contract in accordance with the bids as accepted.

The Owner reserves the right to award the contract to its best interests, review and accept any and all value engineering alternatives, negotiate with the lowest responsible bidder, to reject any or all bids, to waive any informalities in bidding and to hold all bids for the bid guarantee period. The Owner reserves the right to award separate contracts for any of the items of work bid herein.

Bid Deposit:

The undersigned furnishes herewith, as required in the Instructions to Bidders, a bid deposit in the amount of ten percent (10%) of the amount bid in the form of Cashier's Check, or Certified Check, made payable to the Owner or Bid Bond, naming the Owner as obligee. (Bidder to check form of deposit furnished.)

It is understood and agreed that should the undersigned fail to enter into a contract with the Owner or furnish acceptable contract security within the time and in the manner herein provided, the bid deposit shall be retained by the Owner as liquidated damages and not as a forfeiture. As it is impossible to determine precisely an exact amount of damages the Owner will sustain, it is agreed that the bid deposit is a fair and equitable estimate of such damages.

REPRESENTATIONS AND CERTIFICATIONS:

The bidder makes the following representations and certifications as part of his bid on the project herein identified in the Bid Form. In the case of a joint venture bid, each party represents and certifies as to his own organization.

AVAILABILITY. The number and amount of contracts and awards pending which I am and/or will be obligated to perform, now and during the course of the project, will not interfere with or hinder the timely prosecution of my work.

SURETY. I have notified a Surety Company that I am submitting a bid for work to be performed on the project. The Surety Company has agreed to issue a performance and labor and material payment bond for my work, if my bid is accepted and the contract awarded to me.

INDEPENDENT PRICE DETERMINATION. The contract sum in this bid has been arrived at independently, without consultation, communication or agreement for the purpose of restricting competition.

PREVAILING WAGE. The contractor and each subcontractor shall pay not less than the general prevailing rate of hourly wages for work of a similar character in the locality in which the work is performed and not less than general prevailing rate of hourly wages for legal holidays and overtime work in the performance of work under this contract, as established by the Illinois Department of Labor, pursuant to an act of the General Assembly of the State of Illinois approved June 26, 1941 as amended according to Section 820 ILCS 130/1.

Pursuant to Section 820 ILCS 130/5, the contractor and each subcontractor shall keep an accurate record showing the names and occupation of all laborers, workers and mechanics employed by them, and also showing the actual hourly wages paid to each such individual, which record shall be open at all reasonable hours to inspection by the Owner, its officers and agents, and to agents of the Illinois Department of Labor.

The contractor and each subcontractor hereby agree, jointly and severally, to defend, indemnify and hold harmless the Owner from any and all claims, demands, liens or suits of any kind or nature whatsoever (including suits for injunctive relief) by the Illinois Department of Labor under the Illinois Prevailing Wage Act, Section 820 ILCS 130/1., or by any laborer, worker or mechanic employed by the contractor or the subcontractor who alleges that he has

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00349 - BID FORM

been paid for his services in a sum less than prevailing wage rates required by Illinois law. The Owner agrees to notify the contractor or subcontractor of the pendency of any such claim, demand, lien or suit.

By submitting a bid, each bidder agrees to waive any claim it has or may have against the Owner, the Architect, Engineer, Construction Manager and their respective employees, arising out of or in connection with the administration, evaluation, or recommendation of any bid; waiver of any requirements under the Bid Documents; or the Contract Document; acceptance or rejection of any bids; and award of the Contract.

Respectfully submitted this	uay	, 2013
Type of Firm (Bidder to indicate)		
Individual		
Partnership		
Corporation		(Firm Name)
Joint Venture		(Tim Name)
Other		(Address)
(CORPORATE SEAL)		(rtaareee)
		(Telephone Number) (FAX)
		(E-mail Address)
		(Bidder's Signature)
		(Title)
Subscribed and sworn to me	0040	
this day of	, 2013	

CERTIFICATE OF BIDDER ELIGIBILITY

720 ILCS 5/33E-11 REQUIRES THAT ALL CONTRACTORS BIDDING FOR PUBLIC AGENCIES IN THE State of Illinois certify that they are not barred from bidding on public contracts for bid rigging or bid rotation.

	ation must be signed and subn LIFICATION OF THE BIDDEF	nitted with bidder's bid proposal. FAILURE TO DO SO MAY
	as part o	f its bid for the work for
		f its bid for thework for e, Illinois, DuPage County, Illinois certified that said contractor is ract as a result of violation of either 720 ILCS 5/33E-3 or 720
	Firm:	
	Ву:	 (Signature)
		(Signature)
		(Printed Name & Title)
SUBSCRIBED AND S	SWORN TO before me	
This	day of	, 2013
		.
NO ⁻	TARY PUBLIC	

CRIMINAL CODE CERTIFICATION AS REQUIRED BY: STATE OF ILLINOIS CRIMINAL CODE OF 2012, 720 ILCS 5/33E-11

the individual whose signature appears below on this bid/contract hereby certify that the bidding
party/contracting party is not barred from bidding on the contract as a result of a violation of either Section 33E-3 of Section 33E-4 of 720 ILCS 5/33E-3 or 5/33E-4 of the Illinois Compiled Statutes, as amended.
Зу:
Authorized Agent of Contractor (name and title)
SUBSCRIBED AND SWORN to before
ne this day, 20
Notary Public
notary rubitc

EQUAL EMPLOYMENT OPPORTUNITY

Section I. This EQUAL EMPLOYMENT OPPORTUNITY CLAUSE is required by the Illinois Human Rights Act and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, *et seq.*

Section II. In the event of the Contractor's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Rights Act, or the Rules and Regulations of the Department of Human Rights (hereinafter referred to as the Department) the Contractor may be declared ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and this Contract may be canceled or voided in whole or in part, and other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

During the performance of this Agreement, the Contractor agrees:

- A. That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, national origin or ancestry, citizenship status, age, physical or mental disability unrelated to ability, military status or an unfavorable discharge from military service; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
- B. That, if it hires additional employees in order to perform this Contract, or any portion hereof, it will determine the availability (in accordance with the Department's Rules and Regulations) of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- C. That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, or physical or mental handicap unrelated to ability, military status or an unfavorable discharge from military service.
- D. That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Vendor's obligations under the Illinois Human Rights Act and Department's Rules and Regulations. If any labor organization or representative fails or refuses to cooperate with the Contractor in its efforts to comply with the Act and Rules and Regulations, the Contractor will promptly notify the Department and the contracting agency and will recruit employees from other sources when necessary to fulfill its obligations under the Contract.
- E. That it will submit reports as required by the Department's Rules and Regulations, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and Department's Rules and Regulations.

- F. That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and Department's Rules and Regulations.
- G. That it will include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of this Contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this Agreement, the Contractor will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Contractor will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.

By:	
,	Authorized Agent of Contractor (name and title)
DATE:	

ACKNOWLEDGED AND AGREED TO:

SEXUAL HARASSMENT POLICY

<u>DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS</u> SECTION 00349 - BID FORM

, having submitted a bid for		(Name of Contractor) District No. 00, hereby
certifies that said contractor has a written sexual harassment 105 (A) (4).		
By:Authorized Agent of Contractor (name and title)		
SUBSCRIBED AND SWORN to before me this day, 20		
Notary Public		

TAX CERTIFICATION

Ι,		, having beer	n first duly	sworn	depose and	d state as f	ollows:	
I, High	School	, District	am , whic	the ch has No.	duly a submitted	authorized a proposa 99		
Illinois Depart	tment of Revenue, or if it is:	is not delir	and nquent in	I the pay		,	ertify inistered	that by the
the appropria b. it I	s contesting its liability for the te Revenue Act; or has entered into an agreeme ompliance with that agreemen	ent with the Depart						
•								
	D AND SWORN to before day, 20							
Notary Public								

SUBSTANCE ABUSE PREVENTION ON PUBLIC WORKS PROJECTS

requirements of the Substance Abuse Prevention on Public Works Projects Act (Public Act 95-0635), and will provide a copy thereof to Community High School District No. 99 prior to commencement of work on the Project.
By:Authorized Agent of Contractor (name and title)
SUBSCRIBED AND SWORN to before me this day, 20
Notary Public

CERTIFICATE REGARDING

00349- 13

EMPLOYENT OF ILLINOIS WORKERS ON PUBLIC WORKS

Agreement, there is excessive unemployme Works Act, 30- ILCS 570/0/01 et seq., as tw	es if at the time the Agreement is executed, or if during the tent in Illinois as defined in the Employment of Illinois Workers to consecutive months of unemployment exceeding 5%, then to employ Illinois laborers in accordance with the Employme	on Public
	aborer" is defined as any person who has resided in Illinois fo	
thirty (30) days and intends to become or rei	main an Illinois resident.	
Fire	m:	
	···	
Ву:		
Dy.	(Signature)	
	(Printed Name & Title)	
SUBSCRIBED AND SWORN TO before me	:	
This day of	2012	
Triis day oi	, 2013	
NOTARY PUBLIC	·	

PREVAILING WAGE AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that if awarded a contract with Community High School District 99, we will comply fully with the "Illinois Prevailing Wage Act (III. Rev. Stat., 1987 Ch. 48, Sections 398 s-1-12 as amended by Public Act 86-693 and 86-799 effected January 1, 1990, and any other amendments effective thereafter)". We further understand that current prevailing wage standards are included in the Supplementary General Conditions.

The following affidavit must be signed and submitted with bidder's bid proposal. FAILURE TO DO SO MAY RESULT IN DISQUALIFICATION OF THE BIDDER.

aforementioned con	ntract as a result of a violation of	for the work for Co tifies that said contractor is not barred from bidding of the Illinois Prevailing Wage Act (III. Rev. Stat., 1987 93 and 86-799 effected January 1, 1990).	ommunity on the Ch. 48,
	Firm:		
	Ву:	(Signature)	
		(Signature)	
		(Printed Name & Title)	
SUBSCRIBED ANI	O SWORN TO before me		
This	day of	, 2013	
N	OTARY PUBLIC	·	

NON-COLLUSION AFFIDAVIT

AFFIDAVIT: "I (we) hereby certify and affirm that my (our) proposal was prepared independently for this project and that it contains no fees or amounts other than that for the legitimate execution of this work as specified and that it includes no understanding or agreements in restraint of trade."

	must be signed and submitted MAY RESULT IN DISCQUALI		
		oid for the, Illinois, certifies that said Contraction of the above Non-Collusion A	
	Firm:		
	Ву:	(Signature)	
		(Printed Name & Title)	
SUBSCRIBED AND S	SWORN TO before me		
This	day of	, 2013	
NO1	ARY PUBLIC		

Criminal Background Investigations

Contractor hereby represents, warrants and certified that no officer or director thereof has any knowledge that any employee thereof has been convicted of committing or attempting to commit "Criminal Code of 1961," 720 ILCS, Sections 5/11-6 (Indecent solicitation of a child), 5/11-9 (Public indecency), 5/11-14 (Prostitution), 5/11-15 (Soliciting for a prostitute), 5/11-19.1 (Juvenile pimping), 5/11-19.2 (Exploitation of a child), 5/11-20 (Obscenity), 5/11-20.1 (Sexual assault), 5/12-14 (Aggravated criminal sexual assault), 5/12-15 (Criminal sexual abuse), and 5/120-16 (Aggravated criminal sexual abuse), and/or those offenses defined in the "Cannabis Control Act," 720 ILCS, 550/1 et seq. (except the "Illinois Controlled Substances Act," 720 ILCS 570/100 et seq. and/or any offense committed or attempted in any other state or against the laws of the United States, which if committed or attempted in this State, would have been punishable as one or more of the foregoing offenses.

Contractor further agrees that it shall not employ any person who have or may have direct, daily contact with the pupils of any school in the district, and for whom a criminal background investigation has not been conducted pursuant hereto, and further represents and agrees that all applicants for any such employment shall furnish with their applications the attached written "Authorization for Criminal Background Information" form authorizing the Board of Education to request a criminal background investigation of said applicant pursuant to Section 5/10-21.9 of the School Code of Illinois and to receive criminal history record information pursuant thereto to determine if the applicant has been convicted of committing or attempting to commit any of the criminal or drug offenses enumerated above. Contractor further agrees to submit with said authorization payment for any costs and expenses associated with the criminal background investigation.

Contractor further represents, warrants, and certifies that no applicant for employment with respect to whom the criminal investigation reveals any conviction for committing and/or attempting to commit any of the above enumerated offenses shall be employed thereby in any position that involves or may involve contact with the students of the school district.

This certification is executed on the date hereinafter indicated by the designated contractor by its duly authorized officer.

Firm:		
Ву:		
,	(Signature)	
	(Printed Name & Title)	
Date:		

Criminal Background Investigation

The undersigned hereby authorizes in Board of Education of Community High School District 99, Downers Grove, Illinois, to request a criminal background investigation from the Illinois State Police, pursuant to Section 5/10-21.9 of the School Code of Illinois, 105 ILCS 5/10-21.9 and to receive criminal history record information pursuant thereto.

By:	
	(Signature of Applicant of Employee)
_	
	(Printed or Typed Name of Applicant Employee)
Dat	e:

	BUSINESS CLASSIFICATION
a)	Business Entity (check one)
•	Corporation (Publicly held)* Not-for-Profit* Government Agency/Public Institution*
	Corporation (Privately held) Partnership Sole Proprietor
	* If checked, do not complete section III (b) and (c) below.
b)	Business Ownership (check one) If minority or woman owned, attach copy of certification evidence.
•	
	Large Business: Male Owned Woman Owned
	Small Business: Male Owned Woman Owned
	BUSINESS DEFINITIONS
	<u>Small Business Concern</u> - an independently owned and operated concern certified, or certifiable, as a small
bus	siness by the Federal Small Business Administration (SBA). Standard Industrial Classification (SIC) codes
ma	y be found in the Federal Acquisition Regulations, Section 19.102 or in the Federal Procurement Regulations,
Sec	ction 1-1.701.
	Small Disadvantaged or Minority Business Concern - a small business concern which is at least fifty-one
per	cent (51%) owned by one or more socially and economically disadvantaged individuals or in the case of any
	olicly owned business, at least fifty-one percent (51%) of the stock of which is owned by such individuals; and
	ose management and daily business operations are controlled by one or more of such individuals. Business
	ners who certify that they are members of named groups (Black Americans, Hispanic Americans, Native
	pericans, Asian-Pacific Americans) are considered socially and economically disadvantaged.
,	ionicano, rician i acinic rimonicano, and coniciació a cocincimican, alca atramagoa.
	Woman-Owned Business - a business concern that is at least fifty-one percent (51%) owned by a woman
or v	women who also control and operate it. "Control" in this context means exercising the power to make policy
dec	cisions. "Operate" in this context means being actively involved in the day-to-day management.
uec	Distoris. Operate in this context means being actively involved in the day-to-day management.
c)	Race/Ethnicity of Ownership (check one) based on definitions below.
c)	Black Asian/Pacific or Asian/Indian Caucasian
	Hispanic Native American (American Indians, Eskimos, Aleuts and native Hawaiians)
	Thispanic Native American (American indians, Eskinos, Aleuts and native Hawaiians)
	ETHNIC GROUP DEFINITIONS
	Black Americans: United States citizens whose origins are in any of the Black racial groups of Africa.
	Hispanic Americans: United States citizens whose origins are in Mexico, Puerto Rico, Cuba, Portugal,
Cal	ntral or Central America.
Cei	
	Native Americans: United States citizens whose origins are in any of the original peoples of North America,
ı.e.	, American Indians, Eskimos, Aleuts and native Hawaiians.
	Asian Pacific/Asian Indian Americans: United States citizens whose origins are in Japan, China, Korea,
Tai	wan, Cambodia, Laos, Vietnam, the Philippines, Samoa, Guam, the
	U.S. Trust Territories of the Pacific Islands, the Northern Mariana Islands, India, Pakistan, or Bangladesh.
Lo	ertify that the business classification and ethnicity indicated above reflects the true and correct status of this
hus	siness in accordance with current Federal Small Rusiness Administration criteria. I agree to inform Community
Hig	h School District 99 immediately in writing of any changes to the information contained herein, including changes
in o	ph School District 99 immediately in writing of any changes to the information contained herein, including changes ownership, controlling interest or operations. I understand that falsely certifying this information may result in spension from participation in Community High School District 99 - North High School Phase II project.
sus	spension from participation in Community High School District 99 - North High School Phase II project.
	-
Naı	me: Title: Title:
	(Print or Type)
٠.	
Sig	nature: Date:

END OF SECTION 00301

Scope – This TRADE CONTRACTOR's scope shall include but not be limited to the scope listed below. Please see entirety of bid documents for all scope requirements.

BG6 BP48 SCOPE OF WORK CONCRETE - NORTH HIGH SCHOOL

- 1. This TRADE CONTRACTOR shall reference ALL General, Logistics Plan, Civil, Structural, Architectural Sheets included in this Bid Group 6 as they relate to Concrete Building & Site. This TRADE CONTRACTOR shall read all Specification Sections in this manual as well as Notes and General Notes included in the drawings as they pertain to this scope of work. This TRADE CONTRACTOR shall review the project SCHEDULE included in this project manual and provide sufficient manpower and equipment to complete this trade contractor's scope of work within the designated durations provided.
- **2.** This TRADE CONTRACTOR shall be responsible <u>for the site and building concrete</u> portions of this work per the drawings and specifications. Including any concrete work.

NOTE: Excavation (including furnish and install of stone base) and backfill of the BUILDING and SITE concrete (i.e. sidewalks, curbs, S.O.G., equipment pads, etc...) is to be performed by the Excavation/ Site Utilities TRADE CONTRACTOR to (+/- 1.2" ~ 0.1 foot). This TRADE CONTRACTOR should assume some final grading of base and compaction prior to forming and placement of site and building concrete.

3. This TRADE CONTRACTOR shall be responsible for all concrete materials, forms, shoring, bracing, sealant, rigid insulation, equipment, tools, labor and any other element required to furnish a fully complete and correct concrete installation at all types of concrete curbs (depressed curbs, barrier curbs, B-6.12, side curbs, etc.), all concrete gutters, all sidewalks, ramps, all curb ramps for sidewalks, all concrete walks, all concrete paving, slabs-on-grade, elevated slabs, foundation walls, frost walls, footings, spread footings, thickened slabs, depressed slabs, stoops, piers, sealers, filler strips, expansion joints, control joints, and any other cast in place concrete within the work area as indicated on construction documents and/or as specified in the project manual.

Note: Any concrete that will be exposed more than 6" will be required to be architecturally finished or "rubbed". Coordinate with Construction Manager finish expectations.

Note: This TRADE CONTRACTOR reference, and be responsible for all concrete work outlined within Exhibits: Site Construction Limits and Site Demolition Limits.

Note: This TRADE CONTRACTOR shall be responsible for elevator and Lula pits/foundations/ concrete work as shown on the structural drawings.

Note: This TRADE CONTRACTOR shall be responsible for temporary shoring of all concrete foundation elements, as outlined and detailed in structural drawings.

Note: This TRADE CONTRACTOR shall be responsible for all the concrete slabs shown on structural drawings.

4. This TRADE CONTRACTOR shall be responsible for supplying professional rebar shop drawings and for furnishing and installing all rebar as indicated on construction documents and/or as specified in the project manual. Rebar shop drawings are due to Construction Manager 10 days after Notice to Proceed.

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Community High School District 99 North High School NOTE: This TRADE CONTRACTOR is also responsible for furnishing and installing the up-turned or drilled-in rebar out of slabs or foundations for all masonry walls, including the correct layout, as shown and called for on the Construction Documents.

5. This TRADE CONTRACTOR shall be responsible for all WWF (welded wire fabric) or macro-synthetic fibers, expansion joints, doweling, epoxy anchors, construction joints, control joints, space control joints, slab box-outs, fillers, caulking, sealants, vapor retarder/barrier, acoustical isolation underlayment, bond breaker, insulation, concrete finish, etc. for this trade contractor's scope of work as indicated on construction documents and/or as specified in the project manual.

NOTE: This TRADE CONTRACTOR shall be responsible for caulking contraction joints around new steel columns.

- 6. This TRADE CONTRACTOR shall accept sub-grade and base conditions prior to proceeding. Sub-grade and base acceptance apply to all aspects of this Trade Contractor's work. Issues taken with sub-grade and base conditions are to be itemized and presented (location plan and narrative) in writing to Construction Manager. Proceeding with the work will constitute acceptance of sub-grade and base conditions by this TRADE CONTRACTOR.
- 7. This TRADE CONTRACTOR shall be responsible for all <u>perimeter foundation insulation</u> (2" rigid insulation under perimeter of floor slab and on interior face of frost walls), whether shown on drawings or not.
- **8.** All utility sleeves required by others in the concrete will be supplied and located by others but installed by this TRADE CONTRACTOR.
- **9.** All depressions, recesses, chases and/or openings in the concrete required for subsequent trades shall be provided for and located by those TRADE CONTRACTORS and shall be installed by this TRADE CONTRACTOR.
- 10. This TRADE CONTRACTOR shall be responsible to box out or use Foam Insulation around all floor drains and cleanouts so that these drains and cleanouts can be adjusted and set to the correct height after the slabs have been poured. This TRADE CONTRACTOR shall be responsible for infilling/grouting around these drains and cleanouts AFTER the correct height has been set. Direct Coordination with the plumbing contractor may be required.
- **11.** This TRADE CONTRACTOR shall be responsible for furnishing and installing truncated domes at all handicap ramps to Village of Downers Grove Standards.
- **12.** This TRADE CONTRACTOR shall be responsible for replacing at its cost any concrete that does not meet the required technical specification or required elevations or slope and shall remove all debris off site.
- **13.** This TRADE CONTRACTOR shall be responsible for providing its own project layout according to the drawings, considering. This TRADE CONTRACTOR shall protect and maintain all survey stakes provided by this trade contractor or others.

NOTE: It is the responsibility of this TRADE CONTRACTOR to employ a qualified land surveying professional to perform layout for this trade contractor's scope of

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work and the cost shall be included in the base bid. This is to confirm grades and slopes will be met.

- **14.** This TRADE CONTRACTOR shall be responsible for providing a commercial **TEMPORARY CONCRETE WASHOUT STATION** (as pre-approved by Wight Construction) including furnish, install, and removal of associated signage.
- **15.** This TRADE CONTRACTOR shall take precautions not to damage, remove, relocate, etc... any of the Erosion and Sediment Control Measures (silt fence, inlet protection, tree protection, etc..) while working on-site.
- **16.** This TRADE CONTRACTOR shall be responsible for all dewatering as associated with this TRADE CONTRACTOR's work. Any dewatering activities shall be in accordance with Illinois Law and proper SWPPP Procedures.
- 17. This TRADE CONTRACTOR shall be responsible for coordinating with construction manager for scheduling of all required testing for concrete cylinders, backfill and compaction. This TRADE CONTRACTOR shall be responsible for adherence with all testing procedures and/or Geo-Technical Engineering findings and recommendations. Testing by others.
- **18.** This TRADE CONTRACTOR shall submit to Construction Manager a control joint layout for all flatwork.
- **19.** This TRADE CONTRACTOR shall be responsible for all concrete embedded anchor bolts, concrete embeds furnished by STEEL TRADE CONTRACTOR. This TRADE CONTRACTOR shall be responsible for grouting/ leveling of all setting plates.
- **20.** This TRADE CONTRACTOR shall provide all required street or parking lot sweeping necessary as a result of this TRADE CONTRACTOR's scope of work. Refer to contract documents, including General Notes on C0.01 for further information.

SITE SPECIFIC - DOWNERS GROVE NORTH

- **21.** This TRADE CONTRACTOR shall be responsible for the concrete infills shown on the existing foundation wall per detail 2/S2.0B.
- 22. This TRADE CONTRACTOR shall be responsible for the concrete curb, sidewalks, and stairs shown on sheet C2.01. Please note that the scope of work is only for the area designated in the <u>Site Construction Limits of Construction document</u>. All site finish site concrete work to be done in the Summer of 2020.
- This TRADE CONTRACTOR shall be responsible for the small concrete ramp as shown on detail 2/S.2.0B.
- 24. Any underpinning of existing footings adjacent the new foundations will be the responsibility of the Excavation/Site Utility TRADE CONTRACTOR. This TRADE CONTRACTOR shall be responsible for concrete underpinning after existing footings have been excavated and stabilized by the Excavation/Site Utility Trade Contractor.
- **25.** This TRADE CONTRACTOR shall be responsible for providing any concrete planter boxes, concrete containment curb, and concrete frost stoops as shown on C2.01.
- **26.** This TRADE CONTRACTOR shall be responsible for all footings that are to be scabbed onto existing footings.

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Community High School District 99 North High School **27.** This TRADE CONTRACTOR shall be responsible for Concrete Elevator fit foundation and sump pit.

NOTE: The elevator pit may change per which manufacturer is awarded the elevator. The final Elevator pit dimension will be determined once final elevator shop drawings are approved. Any major changes will be handled thru a quantified change order.

- **28.** This TRADE CONTRACTOR shall be responsible for casting all anchor bolts and setting plates furnished by the Structural Steel Contractor.
- **29.** This TRADE CONTRACTOR is responsible for all temporary bracing shown but not limited to detail 4/S3.4B, and 6/S3.5B.
- **30.** This TRADE CONTRACTOR shall be responsible for saw-cutting or other methods to lower existing concrete foundation wall -1" at the new door opening per sheetS2.1A.

ALLOWANCES, BOND, AND ALTERNATES

- 1. This TRADE CONTRACTOR shall include an allowance of \$50,000.00 in their base bid to account for any unforeseen conditions and housekeeping pads. Contract amounts will be adjusted by change order for amounts greater or less than the allowance. Allowance to be utilized only at the direction of Construction Manager.
- This TRADE CONTRACTOR shall also include allowance in their base bid for the items listed in the allowance summary notes shown on page S2.1B.
- **3.** This TRADE CONTRACTOR will be required to provide a Performance and Payment Bond for their work in accordance with 00201 of the General Conditions.
- 4. Alternate # 1: This TRADE CONTRACTOR shall provide a add alternate for the installation of the south stair detailed on A1.1B. Also use Site Demolition Limits of Construction for reference.

ACCEPTANCE

Accepted as listed above in addition to terms and conditions of the original construction documents on which the bid was based.

Company:	Wight Construction Services, Inc. 2500 North Frontage Road Darien, IL 60561		
Signed:		_	
Printed Name:		_	
Position:		_	
Date:		_	

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Community High School District 99 North High School

nitials: _____/ ____/

<u>DIVISION 1 – GENERAL CONDITIONS</u> SECTION 00300– Bid Package Scope Document

END OF SECTION 00300 -Scope

00300-5 5274-43 Initials: _____/____

Community High School District 99 North High School Scope – This TRADE CONTRACTOR's scope shall include but not be limited to the scope listed below. Please see entirety of bid documents for all scope requirements.

BG1 BP3 SCOPE OF WORK EXCAVATION & SITE UTILITIES - NORTH HIGH SCHOOL

- 1. This TRADE CONTRACTOR shall reference ALL General, Logistics Plan, Civil, Structural, Architectural sheets included in this Bid Group 6 as they relate to Mass Grading, Excavation and Site Utilities This TRADE CONTRACTOR shall read all Specification Sections in this manual as well as Notes and General Notes included in the drawings as they pertain to this scope of work. This TRADE CONTRACTOR shall review the project SCHEDULE included in this project manual and provide sufficient manpower and equipment to complete this trade contractor's scope of work within the designated durations provided.
- 2. This TRADE CONTRACTOR shall be responsible for **all** mass grading, earth moving, respread, hauling, importing, excavation, backfill and compaction, rough grading and fine grading of base to (+/- 0.1 foot or 1.2") under sidewalks, curbs, gutters, parking lots, building, pads, etc. as shown on the drawings and specifications to achieve the final working grade.
- 3. This TRADE CONTRACTOR shall be responsible for SITE DEMOLITION including: saw-cutting and removing pavement, existing base, sidewalks, curb & gutter, site signage, fencing and associated base, trees, flag pole and associated base, aprons, topsoil and vegetation to required sub-grades as indicated on construction documents and/or as specified in the project manual.

The majority of trees as shown on C1.01 have already been removed, please reference Site Construction Limits of Construction document.

NOTE: This TRADE CONTRACTOR is responsible for removal of asphalt.

- **4.** This TRADE CONTRACTOR shall be responsible for installing, maintaining, and removing all protection for existing trees that may be negatively affected by construction activities. Refer to all contract documents including Earthwork Note 6 on C0.01, detail on C3.05 and Grading and Erosion Control Plans.
- 5. This TRADE CONTRACTOR shall be responsible for the cut, fill and compaction necessary to construct the slabs on grade. This Trade Contractor is also responsible for the excavation and subsequent backfill and compaction for the Footings, Foundations, Sidewalks, Frost Stoops, & Parking Lot.

NOTE: Frost Stoops are shown on the Structural, Civil, and Architectural drawings but may not be coordinated between them. This TRADE CONTRACTOR shall be responsible for reviewing all drawings and including them where they appear.

NOTE: This Trade Contractor shall coordinate with concrete contractor regarding phasing, logistics, schedule, etc. All dewatering (if necessary) in the footing excavation shall be the responsibility of this Trade Contractor. Dewatering must be filtered through a filter bag and comply with procedures per Illinois Law.

6. This TRADE CONTRACTOR shall be responsible for the furnish and install of the Compacted Granular Fill under all slab-on-grade installations including sidewalks and pavement, see structural and civil drawings for thickness and details for the Compacted Granular Fill.

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NOTE: This Trade Contractor shall account for areas of thickened slabs, depressed slabs, grade beams, and shall be responsible for layout and excavation of those areas as shown on the Structural Drawings. This TRADE CONTRACTOR shall account for areas of slab-on-grade elevation changes.

NOTE: This Trade Contractor is NOT responsible for the removal of spoils for the underslab Plumbing and Electric, these trade contractors shall be responsible for their own excavation, backfill and spoil removal.

- 7. This TRADE CONTRACTOR shall be responsible for topsoil and/or non-topsoil stockpiling, hauling, importing, and management/maintenance thereof for all excavation spoils-(including re-spreading of topsoil and/or non-topsoil). This TRADE CONTRACTOR shall be responsible for all removal and legal off-site disposal of all spoils and debris, which corresponds to this TRADE CONTRACTOR'S scope of work. Stockpile locations must be in designated areas per the Logistics Plan and civil drawings.
- **8.** This TRADE CONTRACTOR shall provide a minimum of 4" of topsoil to all areas that are to be restored to a vegetative condition. Topsoil to be installed per project specifications and standards.

NOTE: Top 2"of topsoil to be free from lumps, stones or foreign matter larger than $\frac{1}{2}$ " diameter.

9. This TRADE CONTRACTOR shall be responsible for installation, maintenance, and removal of all sediment and erosion control items required for their work only as indicated on the drawings and/or as required per codes or local authorities. This TRADE CONTRACTOR shall provide silt screen over all inlets to prevent clogging of underground piping. Silt fencing is to be included. Refer to contract documents for specific requirements including all notes on C3 sheets on drawings and associated specific details.

NOTE: Permanent seeding and Erosion Control Blanket shall be by future Landscape Contractor and is NOT part of this scope.

- **10.** This TRADE CONTRACTOR shall be responsible for all dewatering as associated with this TRADE CONTRACTORS work. Dewatering activities including pumping (gas or electric), swales, sump pits, etc. shall be put in place within 24 hours of a rain event so as to minimize schedule delays. Any dewatering activities shall be in accordance with Illinois Law and proper SWPPP Procedures.
- **11.** This TRADE CONTRACTOR shall be responsible for providing its own project layout according to the drawings. This TRADE CONTRACTOR shall protect and maintain all survey stakes provided by this trade contractor or others.

NOTE: It is the responsibility of this Trade Contractor to employ a qualified land surveying professional to perform layout for this trade contractor's scope of work and the cost shall be included in the base bid.

NOTE: This TRADE CONTRACTOR shall be responsible for furnishing As-builts for both schools, signed and sealed by a licensed surveyor to include volume of detention as well as inverts and locations of stormwater utility systems in this scope of work no later than 10 days after the work is completed. Refer to contract documents including As-Built Notes on civil drawing sheets and project manual for further information.

12. This TRADE CONTRACTOR shall provide all associated trucking of imported and exported materials approved by Construction Documents.

13. This TRADE CONTRACTOR shall provide any necessary lifts/proof rolling to complete its scope of work to meet the proper compaction of sub-grade and/or backfill materials. Proof rolls shall be coordinated so that those TRADE CONTRACTORS that will install any work above sub-grade, including but not limited to asphalt/paving contractor, concrete paving contractor, etc., can be present.

NOTE: This TRADE CONTRACTOR shall provide unit price per cubic yard for the excavation and disposal of undercuts and unit prices for clay and stone backfill of undercut areas in the provided area on the bid form.

- **14.** This TRADE CONTRACTOR shall be responsible for scheduling with Construction Manager of all required testing for compaction, etc... This TRADE CONTRACTOR shall be responsible for adherence with all testing procedures and/or Geo-Technical Engineering findings and recommendations. Testing by others.
- 15. This TRADE CONTRACTOR shall be responsible for all public access (streets, roads, aprons, curb-cuts, sidewalks, roads, etc.) maintenance on a daily basis and for the duration of all on site activities and to ensure that it is clear of dirt, dust, debris, mud, stones, rocks, sediment and/or project related materials of any kind caused by this TRADE CONTRACTOR. This TRADE CONTRACTOR shall provide all required street sweeper during her/his work period. Refer to contract documents, including General Notes on C0.01 for further information.
- 16. This TRADE CONTRACTOR shall be responsible for all site Storm, Sanitary, and Water utilities to a point 5' 0" from the building's perimeter foundation wall. This TRADE CONTRACTOR shall be responsible for furnishing and installing the storm piping (including all trenching, backfill, and accessories) from that point forward with the approved tie-ins.
- 17. This TRADE CONTRACTOR shall furnish and install all necessary concrete structures including but not limited to all manholes, valve vaults, thrust blocks, catch basins, etc. for the sanitary, storm and water underground utilities shown on the contract documents installed with the proper sealant and according to the construction documents. All concrete structures to include all rings, frames, gaskets, steps, lids, etc. as shown on the drawings and/or as required per local and state codes in order to have a fully operational system.

NOTE: This TRADE CONTRACTOR shall be responsible for adjusting elevation of any existing storm structures to match final grade, as noted on General Note 20 on C0.01.

- **18.** This TRADE CONTRACTOR is responsible for all backfill to complete the utility work compacted to proper specification of Construction Documents.
- **19.** This TRADE CONTRACTOR is responsible for doing all necessary research on piping and structure sizing with local and/or state authorities as required.

SITE SPECIFIC - DOWNERS GROVE NORTH

20. All grading and excavation required for the hardscape and paver areas included in Phase B as shown on Site Construction Limits and Site Demolition Limits drawings is the responsibility of THIS TRADE CONTRACTOR.. All bedding sand for the brick pavers will be by the LANDSCAPING COTNRACTOR that will be bid at a later date. These TRADE CONTRACTOR is required to install all subbase to plus or minus 1/10'.

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- 21. This TRADE CONTRACTOR shall be responsible for SITE DEMOLITION including: saw-cutting and removing pavement, existing base, sidewalks, curb & gutter, site signage, fencing and associated base, trees, flag pole and associated base, aprons, topsoil and vegetation to required sub-grades, site masonry, existing foundations, steel bollards and associated foundations, etc. as indicated on construction documents and/or as specified in the project manual.
- **22.** Per Exhibit A as attached to this bid package. All grading and excavation required for the hardscape areas shown highlighted on Exhibit A is the responsibility of THIS TRADE CONTRACTOR.
- **23.** This TRADE CONTRACTOR shall be responsible for any underpinning and or shoring required for the excavation of the footings and foundations adjacent to existing footings per the project specifications.
- **24.** This TRADE CONTRACTOR shall **NOT** responsible for furnishing storm structures STM 1.2, STM 1.1, and STM 1.0. These structures have already been installed in PHASE A.
- **25.** This TRADE CONTRACTOR is responsible for the complete removal of the existing north stair out of the Pool building per note 15 on C1.01.

ALLOWANCES, BOND, AND ALTERNATES

- 1. This TRADE CONTRACTOR **shall include an allowance of \$30,000.00** <u>in their base bid</u> to account for any unforeseen conditions. Contract amounts will be adjusted by change order for amounts greater or less than the allowance. Allowance to be utilized only at the direction of Construction Manager.
- 2. This TRADE CONTRACTOR shall include a SWPPP allowance of \$10,000.00 to be included in the base bid to account for future maintenance of Sediment and Erosion Control Measures. Contract amounts will be adjusted by change order for amounts greater or less than the allowance. Allowance to be utilized only at the direction of Construction Manager.
 - NOTE: This allowance is for unforeseen maintenance of the Erosion Control Measures. Initial install and maintenance are included in Base Bid work and will not be covered by this allowance.
- **3.** This TRADE CONTRACTOR will be required to provide a Performance and Payment Bond for their work in accordance with 00201 of the General Conditions.
- 4. Alternate # 1: If this TRADE CONTRACTOR shall provide a add alternate for the complete removal of the south stair shown on C1.01 including all excavations for new footings and placement of stone. Also use Site Demolition Limits of Construction for reference.

ACCEPTANCE

Accepted as listed above in addition to terms and conditions of the original construction documents on which the bid was based.

Company: Wight Construction Services, Inc. 2500 North Frontage Road

Darien, IL 60561

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Community High School District99
North & South High School Master Facility Plan

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<u>DIVISION 1 – GENERAL CONDITIONS</u> SECTION 00300– Bid Package Scope Document

Signed:	_	
Printed Name:		
Position:	-	
Date:	-	
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END OF SECTION 00300 -Scope

PART 1 GENERAL

1.1 SUMMARY

A. General Notes Pertaining to all and or specific Bid Packages:

Scope: ALL SCOPE

Attendees:

Project: Community School Dist. 99 MFP implementation North & South High Schools.

REVIEW ITEM	<u>COMMENTS</u>
Schedule, sequencing of work: Per contract documents.	Coordinate all site activities with
	WCS Site Superintendent
Payment Procedure:	Billing Schedule will be sent out
Bonds (P&P)	Per project manual
Insurance:	Per project manual
Work areas to be clean at all times; transport waste to dumpsters	Per project manual
Correspondence / Communication	To Project Manager
	(Nick Sleboda & Dan Bartkowiak)
Temporary Utilities	By this trade contractor
Submittals shall be transmitted via the Submittal	Per project manual Section 01300 -
Exchange website: www.submittalexchange.com	Submittals
Variations	Only with Prior approval of WCS
	project manager (Nick Sleboda &
	Dan Bartkowiak)
Change Orders	Only with Prior approval of WCS
	project manager (Nick Sleboda &
	Ivonne Elizondo). OH&P is capped at
	10% and 5% for subcontractors.
Prevailing Wages DuPage County	Per project manual
Certified Payroll	Per project manual
Safety, meetings, documentation including Safety Data	Per project manual, will attend &
Sheet	provide documentation as required.
Meeting:	Will attend
Weekly Meetings:	Will attend
Storage of Materials, Lay down areas, Deliveries	As coordinated with WCS Site
	Superintendent
Warranties	Per project manual
O&M Manuals	Per project manual
Quality Control/Assurance	Per project manual
Permitting responsibility, call out for own inspections	As required by DuPage County
Crew Size expectations:	As required per project schedule
MWBE Participation	N/A
City of Chicago Residency Participation	N/A
Premium time	Only as directed by WCS project
	manager (Nick Sleboda & Dan
	Bartkowiak)
Close Out Submittal Package Line Item	Trade Contractor to provide Close
	Out Line Item in Schedule of Value at
	a rate of 1% of Contract Value.

Scope – This TRADE CONTRACTOR's scope shall include but not be limited to the scope listed below. Please see entirety of bid documents for all scope.

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Community School District 99 North & South High School Master Facitily Plan

GENERAL

- Each TRADE CONTRACTOR shall submit one fully executed copy of AIA Document A305 "Contractor's Qualification Statement" prior to the bid due date as identified in the Notice to Bidders. Faxed submittals are acceptable. A305 document copies may be obtained from the Chicago AIA office located at 222 Merchandise Mart Plaza, Suite 1049, Chicago, IL 60654
- 2. Each Trade Contractor shall exclude tax payment of Retailers' Occupation Tax, the Service Occupation Tax (both state and local), the Use Tax and the Service Use Tax, as required by IL Law. The Tax exemption identification number will be issued to the successful bidder upon award of the subcontract.
- 3. The industry rule of thumb term "Use is Acceptance" will be enforced.
 - a. When work is performed, it will be assumed this TRADE CONTRACTOR has inspected and accepted the quality and coordination of the work of other TRADE CONTRACTORs that this TRADE CONTRACTOR is working on or against.
 - b. Start of work by this TRADE CONTRACTOR on top of or against any other surface means this TRADE CONTRACTOR has accepted the quality and completeness of that surface.
 - c. This TRADE CONTRACTOR is responsible for preparing (i.e. cleaning) adjacent surfaces including but not limited to those surfaces completed by others prior to proceeding.
- 4. As defined by the American Institute of Architects, "the Contractor is the person or entity identified as such in the agreement and is referred to throughout the Contract as if singular in number. The term "Contractor" means the Contractor or the Contractor's authorized agent." TRADE CONTRACTOR, Subcontractor, Sub-Tier Contractor or any derivative thereof shall are all considered synonymous with Contractor.
- 5. This TRADE CONTRACTOR shall be responsible for taking appropriate measures to protect existing conditions including but not necessarily limited to perimeter landscaping, curbs, gutters, drives and walks, light poles, power poles, hydrants, etc... from damage that may be caused by this work.
- 6. ALL TRADE CONTRACTORS shall promptly notify the Construction Manager of any damage caused to their work by another TRADE CONTRACTOR and shall be responsible to remedy their claim with the party causing the damage. Should the responsible party, within 24 hours notice, fail to remedy all damages or loss, the Construction Manager shall have the right to remedy the situation and the cost thereof will be back charged to the TRADE CONTRACTOR responsible for the damage or loss.
- 7. Performance Clause: All TRADE CONTRACTORs shall at all times supply a sufficient number of jurisdictionally skilled workers to perform, with promptness and diligence, the work covered by contract. Should any workers performing work covered by contract engage in a strike, work stoppage and/or slowdown of any kind or cease to work because of picketing or a labor dispute of any kind, Construction Manager may, at its option and without prejudice to any other remedies it may have, after twenty-four (24) hours written notice to Contractor, provide any such labor and deduct the cost thereof from any moneys then due or thereafter to become due to Contractor. Further, Construction Manager may at its option, without prejudice to any other remedies it may have, terminate the employment of Contractor for work under this contract. Construction Manager shall have the right to enter upon the premises and take possession, for the purpose of completing the work hereunder, of all Contractors' materials, tools and

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equipment thereon. Further, Construction Manager may finish the work either with its own employees or those of other contractors. When terminated by Construction Manager, Contractor will not receive any further payments under the contract or otherwise. Contractor shall remain liable for any damages that Construction Manager incurs. If expenses incurred by Construction Manager, in completing the work, exceed the unpaid balance due Contractor, Contractor shall pay difference to Construction Manager. In addition, Construction Manager may collect other damages incurred as a result of Contractor's default. Construction manager shall have a lien upon all on-site material, tools, equipment or other property of Contractor to secure payment thereof. In the event of any inconsistency between the provisions of the performance clause and any other provisions of the contract or the contract documents, the provisions for the performance clause shall prevail. Any provisions of the contract or the contract documents with respect to arbitration or determination of disputes arbitrator or others shall not apply to this performance clause.

- 8. If the work of this TRADE CONTRACTOR is determined by Construction Manager to be deficient in any way this TRADE CONTRACTOR understands and accepts that inprogress and/or completed work will be redone at the full expense of this TRADE CONTRACTOR on a time line as established by Construction Manager.
- 9. All TRADE CONTRACTORS are required to conduct a preliminary punch list walk through with the Construction Manager. TRADE CONTRACTORS will have an allotted time frame to complete deficiencies. TRADE CONTRACTOR is also required to conduct a final walk through with the Construction Manager and Owner and correct and complete those deficiencies within 2 weeks of final punch list. If the TRADE CONTRACTOR fails to complete punch list within allotted time frame, the Construction Manager reserves the right to hire a separate TRADE CONTRACTOR to make the corrections to complete those punch list items not addressed and back charge the TRADE CONTRACTOR at the cost of the work plus \$100 per calendar day delay after the 2 week deadline referenced above.
- 10. All drawings and notes, specification sections, local and state codes, and scopes of work should be referenced by this trade contractor and are applicable to the scope of the work under all accounts.
- 11. Although Specifications are allocated to the respective "Scopes of Work", it is the intention of the Construction Manager that each TRADE CONTRACTOR read all Specification Sections (for all packages), and that the Scopes of Work shall take precedence over any allocation of work made by the Architect/Engineer on the other bidding documents.
- 12. All TRADE CONTRACTORS shall be responsible for all testing listed in the specifications and required by the Construction Manager.
- 13. Provide sufficient equipment, material, skilled manpower, supervision and/or premium time/shift work (all without additional compensation) as may be required to complete the work of this TRADE CONTRACTOR in accordance with the overall project substantial completion date and durations indicated in the Construction Schedule. Reference Division 0 Bidding and Contract Requirements, Section 01250 Construction Schedule.
- 14. This TRADE CONTRACTOR shall provide labor rates for straight, premium, and double time in the appropriate location on the bid form
- 15. TRADE CONTRACTOR shall be prepared to meet within one business day after bid opening to conduct scope reviews, provide submittal log and discuss award of contract.

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- 16. All TRADE CONTRACTORS shall be responsible for coordinating with any and all other contractors through the Construction Manager in order to achieve the final result and schedule.
- 17. The CONSTRUCTION MANAGER will provide bench mark and building corners ONLY. All TRADE CONTRACTORS shall protect and maintain all survey work by OTHERS.. All TRADE CONTRACTORS shall be responsible for all layout related to this TRADE CONTRACTOR's work and shall coordinate this layout work with the layout of adjacent work by OTHER.
- 18. All TRADE CONTRACTORS shall be responsible for all temporary power needed by this TRADE CONTRACTOR.
- 19. All mobilizations and demobilizations related costs of this TRADE CONTRACTOR are to be included without consideration of additional compensation.
- 20. ALL TRADE CONTRACTORs are required to send a project manager and foreman to attend weekly TRADE CONTRACTORs coordination and safety meetings held by the CONSTRUCTION MANAGER. Date and location to be determined. An unexcused absence from this meeting could result in contract termination.
- 21. ALL TRADE CONTRACTORS shall be responsible for all work required by them for installation of their products but not shown on the bid documents. All costs associated with this work are the responsibility of the contractor requiring the work.
- 22. All TRADE CONTRACTORS shall be responsible for all testing, preinstallation meetings, and quality control listed in the contract documents.
- 23. All TRADE CONTRACTORS shall be responsible for all information included in the specifications. There are no exclusions allowed and any substitutions must be preapproved by the architect of record.
- 24. ALL TRADE CONTRACTORS shall be responsible for general note on all drawings as it pertains to their scope of work.
- 25. Any work requiring saw-cutting or concrete slab removal, this TRADE CONTRACTOR shall be responsible to scan the area to ensure existing embedded items are not cut or damaged.

LOGISTICS

- 26. Each Trade Contractor shall coordinate all on-site activities including but not limited to site access, site parking, deliveries, etc. with Wight Construction Services, Inc. on-site supervision. Reference site utilization plan and other site specific plans.
- 27. All materials to be staged in approved location by Construction Manager.
- 28. Each Trade Contractor shall include the quantity and cost of required dumpsters in their base bid. This TRADE CONTRACTOR shall figure \$600 per dumpster.
- a. Dumpsters will be procured and managed by the Construction Manager.
- Dumpster costs will be subtracted by change order from the successful trade contractor's base contract amount.
- c. Dumpster use in excess of that proposed by this Trade Contractor will be adjusted by back charge. Waste material will be disposed of utilizing a method of sorting. This Trade

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- Contractor will include disposal of its waste material to specific dumpster locations established for sorting on site.
- 29. ALL TRADE CONTRACTORS furnishing material for delivery and installation at any time on this project shall be responsible for the purchase and storage of that material at no additional cost to the Owner. Payment for stored material will be according to Contract Documents.
- 30. All TRADE CONTRACTORS shall be responsible for cleaning mud and stone off of the tires and tracks of their vehicles and construction equipment prior to entering public roadways off of the project site. All TRADE CONTRACTORS shall be responsible for repair of ruts and removal of trapped water on a continuous basis caused by the use of their motorized equipment.
- 31. The construction site hours are from **7:00 AM to 3:30 PM.** Contractors requiring off hours access shall acquire written permission in advance from CONSTRUCTION MANAGER. The site construction hours and traffic times are subject to change by the Owner and Design/Builder and will be confirmed prior to the start of work.
- 32. It is the responsibility of each TRADE CONTRACTOR to assure that his respective area of construction is watertight and protected from the elements, as necessary and as a result of his work, throughout the construction period.
- 33. ALL TRADE CONTRACTORS shall be responsible for all cost and permits required if street closures are required for any picks with cranes or other required activities onsite.
- 34. Remove all excess materials caused by this Trade Contractor from the site within one (1) calendar week of substantial completion of their scope of work.
- 35. All TRADE CONTRACTORS are required to attend all Preinstallation conferences as listed in the contract documents and required by the Construction Manager. Preinstallation conferences involve two separate meetings, the Preparatory Phase meeting and the Pre-Construction Huddle. The Preparatory Phase meeting will be scheduled by the Construction Manager one to two weeks prior to beginning the work. The Pre-Construction Huddle occurs just prior to work beginning. TRADE CONTRACTORs should be prepared to discuss all plans, specifications, submittals, required testing and safety-related hazards.

SAFETY

- 36. All TRADE CONTRACTORs shall be responsible for safety for this portion of the work. Provide all necessary ramps, scaffolding, handrails, ladders, equipment, etc. necessary to perform the described work. Comply with all O.S.H.A., local, state, or federal safety authorities having jurisdiction
- 37. This TRADE CONTRACTOR shall provide all necessary signage to alert traffic or other of the work being performed and to provide all related traffic control items as shown on the drawings and/or contract documents. Contractors shall provide a flagger for construction vehicles during school hours. Any TRADE CONTRACTOR not adhering to the traffic control requirements will result in the Construction Manager bringing a flagger onsite at the cost of the TRADE CONTRACTOR(S).
- 38. All TRADE CONTRACTORS are required to complete and turn in Wight Construction's **Activity Hazard Analysis**. AHA's are due prior to the commencement of work. All

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TRADE CONTRACTORs are required to complete and turn in weekly **Tool Box Talks** to Construction Manager's on-site supervision. See example Form 1 included in section 01200 – Progress Documentation and Procedures.

- 39. All contractor personnel on-site must adhere to Wight's Safety Policy which includes the following PPE: Hard Hat, Safety Glasses, Hi-Vis apparel, and work boots 100% of the time. Any personnel found not complying with this safety policy is subject to immediate removal from construction area.
- 40. Prior to starting work, all contractor personnel need to provide a valid government issued I.D. for RAPTOR scanning thru the school district. Also, all personnel will be required to complete Wight's Safety Orientation prior to the commencement of any work. Once completed personnel will receive approval to be on-site.
- 41. Prior to starting work, all contractors shall submit a site specific safety plan for the following task at a minimum:
 - a. Silica exposure plan
 - b. Fall protection plan
 - c. Scaffolding plan
 - d. Confined space plan
 - e. Trenching and excavation plan
 - f. Crane activity plan
 - g. Competent person training plan

Hot Work Permit/Analysis are required to be provided by this TRADE CONTRACTOR to the Construction Manager prior to the start of any work. Hot Work Forms can be obtained thru the Construction Manager.

- 42. Contractor agrees that it and its personnel shall at all times comply with the Firearm Concealed Carry Act (430 ILCS 66), including but not limited to the statutory provisions relating to prohibited areas and posted prohibited properties.
- 43. All TRADE CONTRACTORS that require the use of a crane shall have onsite coordination meeting with Construction Manager 48 hours prior to crane showing up onsite. Due to location and limited construction site, larger than anticipated crane's may be needed for specific lifts and shall be at the expense of this TRADE CONTRACTOR. Additional Crane mobilizations required to complete the work is at the expense of THIS TRADE CONTRACTOR.
- 44. This TRADE CONTRACTOR shall provide all required traffic, pollution and noise controls necessary to safely perform the work related to this TRADE CONTRACTOR'S scope of work.

PAYMENT

- 45. Each TRADE CONTRACTOR shall complete the payment application Schedule of Values sheet including full disclosure and listing of each aspect of TRADE CONTRACTOR's work and will be reviewed with Construction Manager for approval prior to the release of funds. Schedule of Values will be identified per School, North & South.
- 46. Change order requests are required to be turned in no later than 30 days after the work has been completed and must be accompanied by a signed T&M ticket (if applicable) from the Superintendent. Change orders turned in later than 30 days and/or not accompanied by signed T&M ticket (if applicable) will be subject to rejection.

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- 47. Weekly Certified Payroll Reports are required on a monthly basis.
- 48. ALL TRADE CONTRACTORS are responsible for meeting the current Illinois Department of Labor Prevailing Rates and Hourly Wages for DuPage County. ALL TRADE CONTRACTORS are responsible our keeping all certified payroll documents for a minimum of 3 years or as dictated by the Illinois statute, whichever is longer.

WARRANTY

49. Warranty will be executed upon SUBSTANTIAL COMPLETION of the entire project. Based on the sequencing of work this TRADE CONTRACTOR understands that portions of the work may be completed well in advance of this substantial completion date. All TRADE CONTRACTORS shall provide at a minimum, 1 year labor and material from the SUBSTANTIAL COMPLETION for the project. Please review the specifications to verify if longer labor and material warranties are required. The specifications shall supersede the 1 year warranty period referenced above if specifically noted within the specifications.

INSURANCE

50. It is hereby acknowledged that TRADE CONTRACTOR will provide the following insurance coverage as noted in the project manual:

General Liability - Per Project Aggregate, including CG 2010 (11/85) or its equivalent language which is CG2010 (10/01) the CG2037 (10/01) and Waiver of Subrogation endorsement in favor of Additional Insured's

General aggregate per project	\$2,000,000
Products/completed operations aggregate	\$2,000,000
Personal and advertising injury	\$1,000,000
Each occurrence	\$1,000,000

Automobile Liability Insurance – In favor of additional insured's Bodily Injury and Property Damage Each Accident \$1,000,000

Excess/Umbrella Liability Insurance - Per Occurrence, In favor of additional insured's

\$5,000,000 Each occurrence \$5,000,000

Workman's Compensation - Including Waiver of Subrogation endorsement in favor of

Additional Insured's

\$500,000 each accident Bodily Injury by Accident

\$500,000 policy limit Bodily Injury by Disease

\$500,000 each employee Bodily Injury by Disease

Additional Insureds: TBD

51. TRADE CONTRACTOR hereby acknowledges that any sub-tiers performing labor on TRADE CONTRACTOR'S behalf is required to carry the same insurance requirements as noted in item 0.20. TRADE CONTRACTOR is required to provide sub's Certificate of Insurance to Wight in a timely manner. This TRADE CONTRACTOR will be issued a \$100 back charge for each time this TRADE CONTRACTOR's or Subtier's certificate of insurance are submitted incorrectly.

SCHEDULE

52. This TRADE CONTRACTOR shall perform under guidelines of phasing and scheduling. The schedule contained in this Bid Group may be updated by future adjustments that will become part of said contractor's agreement. The Construction Schedule dates and sequences are subject to change, however, this TRADE CONTRACTOR will be held to

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the durations of the task as indicated in the bid schedule. If a date on this schedule is not meet, all cost associated with making this lost time up will be back charge to the responsible TRADE CONTRACTOR.

SUBMITTALS

53. A submittal log referencing all required submittals, specification numbers, and anticipated submission dates must be submitted to the Design/ Builder's office within 10 business days after the date of issuance of the Notice to Proceed. Failure to provide this required information within the allotted time may result in the issuance of a Deductive Change Order to the offending TRADE CONTRACTOR, in an amount equal to \$100.00 for every calendar day past the 11th day that this is not provided. All submittals required for that TRADE CONTRACTORS must be submitted on or before the anticipated submission date. Failure to provide these required submittals within the allotted time may result in the issuance of a Deductive Change Order to the offending TRADE CONTRACTOR, in an amount equal to \$500.00 for every calendar day past the anticipated submission date.

All TRADE CONTRACTORs are required to provide all submittals electronically. Hard Copies of all samples and color selection charts shall be delivered directly to the Wight Construction's Darien office, attention to Karen Styka. All TRADE CONTRACTORS shall supply (1) set of approved construction shop drawings delivered on-site for use.

Sample O&M manuals and sample Manufacturer's warranties shall also be listed on the submittal log and submitted for review, and not just submitted with closeout documents.

- 54. All TRADE CONTRACTORs are required to use <u>Submittal Exchange</u> to electronically submit all product data, shop drawings and RFI's (request for information) documentation. Submittal Exchange is a website service designed specifically for transmitting submittals between construction team members. TRADE CONTRACTORs will be required to use this website and to understand the electronic submittal process. TRADE CONTRACTORs will also be required to have an active email address and a means to connect to the internet. Please see spec section 01300 for further information and or clarifications. Each submittal and RFI must include a cover page indicating company name, contact name, email address, phone number, submittal section number and submittal title. Submittals without this information will be returned
- 55. Submittals required for approval at the start of the Project will **NOT** be acceptable as close out documentation. All Close Out documentation must be "New as provided and installed" documentation. Submit Close out Documentation on material furnished. owner's manuals, and product information including maintenance and care and all items listed in the specifications. Three (3) copies required. Submit Record Drawings (3) copies - Full Set. Drawings must be stamped "Record Drawings", signed, and dated in PDF and AutoCAD files. Three (3) original letters of Warranty & Guarantee will be submitted with the required documentation. Warranty must commence from Project Substantial Completion date, and not when the TRADE CONTRACTOR's work is complete or when equipment is started up. All warranties must be 1 year, or as specified in the specifications (whichever is greater) from substantial completion on workmanship and materials. All training manuals must be submitted and training sessions scheduled, per owner's direction, before substantial completion. All attic stock required in the specifications must be delivered, inventoried with Wight's superintendent, and placed in a secure location within the building as directed by the CONSTRUCTION MANAGER. If required per the specifications, maintenance agreements, as-built drawings must be accompanied with the closeout documents. Failure to provide this closeout information and attic stock within two weeks of the substantial completion date, will result in the issuance of a Deductive Change Order, to the offending TRADE CONTRACTOR, in an

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- amount equal to \$100.00 for every calendar day that the closeout documentation and attic stock has not been received.
- 56. All product data and shop drawing submittals are to be submitted to the Construction Manger's office within 10 business days after the date of issuance of the Notice to Proceed. Failure to provide the required information within the allotted time may result in the issuance of a Deductive Change Order to the offending TRADE CONTRACTOR, in an amount equal to \$500.00 for every calendar day past the 11th day that all submittals required for that TRADE CONTRACTORS Bid Account that have not been received.

CLEAN UP

57. ALL TRADE CONTRACTORS shall be responsible for keeping scrap, debris, cleared from the construction site on a continuing basis. TRADE CONTRACTORS will be required to list their respective dollar value for clean up on the Schedule of Values Form G703 no later than 5 business days from the issuance of Notice to Proceed. Each TRADE CONTRACTOR providing work during any week period, will be required to furnish one person DAILY, for the needed time to clean the building as directed by the Design/ Builder. If this clean up is not completed to the satisfaction of the Design/ Builder, the Design/ Builder will contract clean up to be done, and the TRADE CONTRACTOR will be back-charged accordingly.

LEED

- 58. ALL TRADE CONTRACTORS will not be permitted to reduce their retainage from 10% prior to submittal and approval of all Closeout Documents (excluding warranties) and all required LEED submittals. Once these items have been approved, the Project Manager will instruct the Trade Contractor when it is acceptable to reduce retainage.
- 59. Please note this is a LEED Certified Project. (Leadership in Energy & Environmental Design) Therefore, each TRADE CONTRACTOR shall be responsible for the following: (NO EXCEPTIONS See Section 018113)
- Participate in and comply with all Leadership in Energy & Environmental Design (LEED)
 Plans associated with the work of this project requested and executed by Construction
 Manager including but not limited to documentation and implementation of sustainable
 practices as it relates to project waste management, Material & Resources, Indoor
 Environmental Quality, certification letters, VOC compliances verification, etc. Failure to
 submit LEED related documentation with contract submittals will result in rejection of
 same.
- 2. As may be required for documenting LEED compliance, this trade contractor shall itemize materials and labor costs associated with the work of this contract including but not necessarily limited to material manufacturing point of origin, material final product point of origin, minimum percentage of post-consumer recycled content, minimum percentage of post-industrial recycled content, etc.
- 3. Comply and participate with the waste management program established on the project including but not limited to breaking down and sorting all debris material (i.e. cardboard boxes, wood pallets, plastic, foam, etc.) and disposing of same at pre-established sorting dumpster locations on site. This trade contractor will be back charged the full cost of any dumpster for which this trade contractor has disposed on its debris and failed to comply with said rules. Furthermore, offending trade will be back charged accordingly for time taken by laborers to sort out mixed dumpsters.
- 4. Allow for all administrative time and resources to generate implement all documentation and submittals as to meet the required LEED initiatives.
- 5. Be aware of all site conditions and project signage as it relates to site access and work construction areas. It is asked that all workers on site stay out of restricted "protected" areas and those areas where there is no work be left undisturbed. Furthermore, trades shall follow restricted staging and loading zones.

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All LEED goals and initiatives will be reviewed in the project kick-off meetings as well as each week in contractor meetings. They will be strictly enforced by Construction Manager.

60. All TRADE CONTRACTORS must fill out and submit the LEED Material Information Form found in the General Requirements Division 01. LEED Material Information Form must be filled out in its entirety. LEED Material Information Form will not be accepted if completed information is not documented. "N/A" will not be accepted as part of the completed form unless it applies to that section. All Trade Contractors are to provide all backup documentation and clearly indicate backup information to support material information form.

LEAN

- 61. All TRADE CONTRACTORS are to understand that this project will be using LEAN Construction practices on this project. All Trade Contractors shall be responsible for attending and participating at the required meetings as outlined in the specifications and determined by the Construction Manager.
- 62. Wight Construction has adapted many LEAN Construction principles and expects that this TRADE CONTRACTOR participate in collaborative phase planning, collaborative production strategy and material flow, look ahead planning, weekly work plan meetings, and daily huddles. These strategies are used to prevent errors, eliminate waste, and save time and resources for all parties involved. At a minimum a project manager and foreman will be required to attend.

ACCEPTANCE

Accepted as listed above in addition to terms and conditions of the original construction documents on which the bid was based.

Company:	Wight Construction Services, Inc. 2500 North Frontage Road Darien, IL 60561			
Signed:		_		
Printed Name:				
Position:				
Date:		_	-	

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Community School District 99 North & South High School Master Facitily Plan

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<u>DIVISION 1 – GENERAL CONDITIONS</u> SECTION 00300– Bid Package Scope Document

END OF SECTION 00300 -Scope

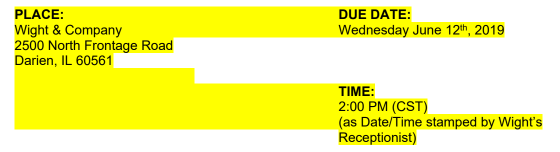
NOTICE TO BIDDERS:

Notice is hereby given that *Community High School District* 99 is accepting sealed bids for *the North High School Master Facility Plan*. Such proposals as herein concerned shall be for the following as described:

BID GROUP NO. 6 - BID PACKAGE #42 (Re-bid), #47,#48 & #49:

Bid Package #42 Re-bid Fire Protection Systems Bid Package #47 – Excavation/Site Utilities Bid Package #48 – Concrete Bid Package #49 - Elevators

SEALED BIDS will be received by *Community High School District* 99 at the place, date and time stated below and publicly opened and read there:



All bids must be sealed and marked on the envelope with the bid package title and bid package number.

Pre-qualification of all bidders in this bid group is required prior to the bid due date. Submit one fully executed copy of AIA Document A305 "Contractor's Qualification Statement" prior to submitting this bid form. Please email to Jeaneen Turner- jturner@wightco.com. In addition to supplying this form, each trade Contractor is also required to answer the following questions and provide these answers with your AIA Document A305:

- 1) List of trade union agreements and date the current agreement expires.
- 2) Within the last seven years, has any officer or principal of your organization ever been an officer or principal of another organization when it failed to complete a construction contract? (if the answer is yes, please attach details.)
- 3) On a separate sheet, list the major projects your organization has completed in the past five years giving the name of project, owner, architect, contract amount, date of completion and percentage of the cost of the work performed with your own forces.
- 4) Trade/Supplier References (minimum of 3):

The competency and responsibility of the bidders will be considered in making awards. The successful bidder shall, upon acceptance of his bid, be required to procure and pay for a Performance Bond and Labor and Material Payment Bond in an amount equal to one hundred

<u>DIVISION 0 – BIDDING AND CONTRACT REQUIREMENTS</u> SECTION 00200 –NOTICE TO BIDDERS

percent (100%) of the bid. Bonds shall comply with all laws of the State of Illinois governing public contracts let by governmental units. Bid security in the form of a Bid Bond, certified check or cashier's check made payable to Community High School District 99 in an amount equal to not less than ten percent (10%) of the Base Bid shall be submitted with the Bid. Bid security is required of all parties submitting a proposal. A fully executed and compliant Bid Security must be included with the Bid Form.

All Contracts for the Construction of Public Works are subject to the Illinois Prevailing Wage Act (820 ILCS 130/1-12).

The Construction Manager for this project is Wight Construction Services, Inc. All questions concerning this project or those concerning bidding requirements should be directed to Nick Sleboda at 630.442.4569. Questions must be received in writing, or via email (nsleboda@wightco.com), until 12:00 p.m. Thursday June 6th, 2019.

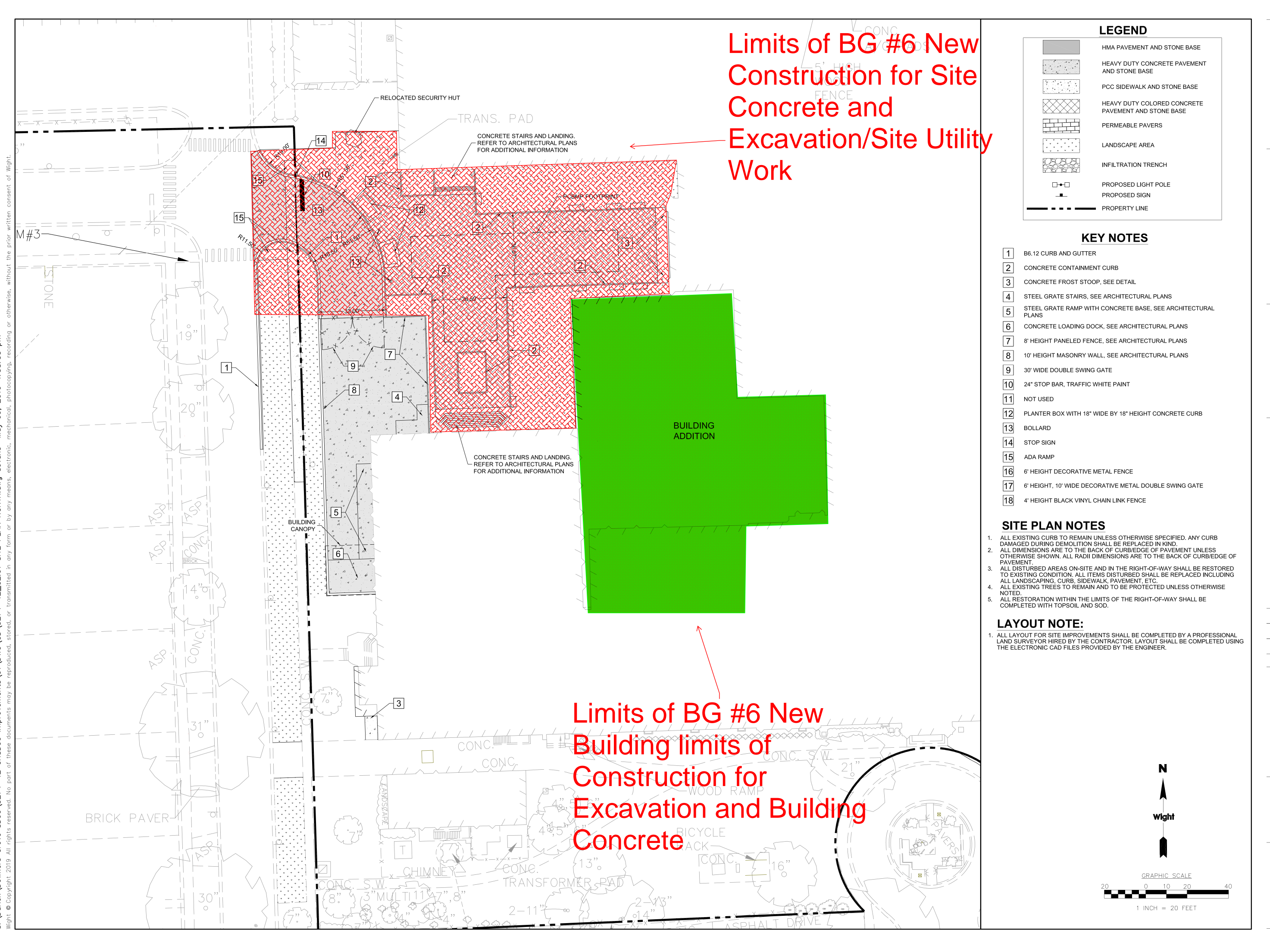
A non-mandatory building walk thru will be held at the Downers Grove North High School on Wednesday May 29th at 11:00 a.m., at the construction trailer south side of the school enter off of Forest Avenue. Please contact Nick Sleboda to Schedule walk thru times/access for Downers Grove North at 630-442-4569 or via email nsleboda@wightco.com.

The School District reserves the right to reject any or all bids, to negotiate contract terms with various Bidders, and to waive all formalities or irregularities to any bid when such is deemed by the Owner to be in the Owner's best interests.

 Plans and Specifications can be viewed or downloaded electronically via buildingconnected.com Please send email to nsleboda@wightco.com to receive electronic invitation after 3:00 PM on Wednesday May 22nd, 2019.

This invitation is issued in the name of Community High School District 99

END OF SECTION 00200







Wight & Company wightco.com

2500 North Frontage Road Darien, IL 60561

P 630.969.7000 F 630.969.7979

ISSUED FOR BID — BID GROUP 6 05

REV DESCRIPTION DATE

COMMUNITY SCHOOL DISTRICT 99 – MFP IMPLEMENTATION NORTH HIGH SCHOOL

4436 MAIN STREET DOWNERS GROVE, IL 60516

SITE PLAN – NORTH

Project Number: 5274-02
Drawn By: DE

C2.01