REQUEST FOR PROPOSAL (RFP)

TITLE: MEDICAL CODING SERVICES

RFP NUMBER: UH-P20-005

DATE ISSUED: AUGUST 28, 2019

DUE DATE: OCTOBER 15, 2019

TIME: 2:00 P.M.

LOCATION: UNIVERSITY HOSPITAL
DEPARTMENT OF PURCHASING SERVICES
65 Bergen Street, 12th Floor
Newark, New Jersey 07103

Important Note: Bidders should check Section 1.3 of this document to verify if attendance at a mandatory event (e.g., pre-bid conference, site visit, etc.) is required for this procurement. Failure to attend a mandatory event will result in the rejection of your proposal.

In accordance with the requirements of this proposal, the undersigned offers and agrees, if their proposal is accepted, to furnish any and all services for which the prices are submitted in accordance with the attached conditions as specified in this proposal.

BIDDER NAME: ____________________________  BIDDER REPRESENTATIVE:

ADDRESS: ____________________________

NAME: ____________________________

PHONE NO.: ____________________________

TITLE: ____________________________

EMAIL: ____________________________

FAX NO.: ____________________________

FED. TAX ID: ____________________________

BIDDER’S AUTHORIZED SIGNATURE

Request for Proposal: Medical Coding Services (RFP # UH-P20-005)

- 1 -

Rev. 4.10.2018
PREVENTING DISQUALIFICATION WHEN BIDDING ON RFP # UH-P20-005 for MEDICAL CODING SERVICES”

A) First, always remain aware of the concept that this is a public sector bid, not private sector. The underlying premise of all public procurements is to keep a “level playing field” for all bidders so that competition will be fair among all that participate. This sometimes means that rules and requirements might seem arbitrary or even meaningless to a bidder experienced in the private sector. Those reactions, however valid, are not relevant to those evaluating the proposal submissions. There are parameters that must not be breached and the evaluators and Purchasing Services will be obligated to stay within them. Simply put, there are certain requirements that must be met for an award to be issued. Some examples:

1) The bid proposal must be signed
2) The bid proposal must have been submitted to Purchasing Services by the prescribed opening time and date.
3) Submit all required documents – see Sections 1.0, 3.0, 5.0, 8.0, and 9.0.
4) Any changes in pricing written within the bid, (white outs, etc. must be initialed) by the bidder.
5) Outside of procedural questions (e.g. directions to Newark) all questions must be done by the protocol established within the RFP. Under the level playing field premise, all potential bidders must be made aware of any relevant information given to another bidder.
6) UH payment terms are 45-days. If a proposal takes exception to that aspect of the RFP, most often the proposal will be determined to be non-responsive. UH will accept shorter payment terms with additional discounts – e.g. 2%/15 days.
7) Insurance requirements – make any objections known immediately, before bid opening.
8) Bid submission - A submitted bid must be in a sealed package.
9) Identification of the Bid package - The package sent in must be labeled as stated in the RFP to prevent potential loss or accidental opening.
10) Bidder responsibility - Purchasing Services is not responsible for any bids that arrive late because of courier service errors. Send the bid for an arrival a day or two earlier than mandated and then track it! A late bid will be disqualified.

B) Forms – Problems with forms are a primary cause of bid rejection. The premise regarding them is relatively simple: if you have them completed, make sure that they are submitted with the proposal, if you don’t have them, get them, complete them, and then submit them with the proposal. Section 9.0 of the RFP describes all of what is required but some problem areas are:

1) The New Jersey State Business Registration – it does not have to be submitted with the bid but the bidder MUST have registered with the state of New Jersey BEFORE any contract can be awarded. Registration often takes some time. If you are not registered, start the process immediately!
2) **Ownership Disclosure Form** – The bidder must complete the attached Ownership Disclosure Form. A complete Ownership Disclosure Form must be received prior to, or accompanying, the bid. Failure to do so will preclude the award of a contract.

3) **The Affirmative Action (AA) Certificate** – Up until three years ago, the AA 302 form which provided racial and ethnic hiring and working statistics was the only AA document that was required to be submitted with a bid proposal. Currently AA requires, along with the AA 302 Form, certification of its submission to the state. That certification requires a $150.00 to be sent to the state. Without certification you won’t necessarily be disqualified but you will not be eligible for award until UH receives evidence that the certification has been granted by the state. Links to AA for to obtain certification are in Section 9.0 of the RFP.

4) **Two Year Chapter 51 Forms** – These forms establish whether the bidder’s firm or its principle ownership have made any political contributions. If these forms are not submitted your firm will unequivocally **NOT** be able to have a contract with a state entity in NJ.

5) **Business Associates Agreement** - Any deviation from UH Business Associates Agreement **may** be accepted but because of the process and legal review, any potential award will be delayed significantly.

6) **MacBride Principles Certification** – The Bidder must certify pursuant to **N.J.S.A. 52:34-12.2** that is in compliance with the MacBride principles of nondiscrimination in employment as set forth in **N.J.S.A. 52:18A-89.5** and in conformance with the United Kingdom’s Fair Employment (Northern Ireland ) Act of 1989, and permit independent monitoring of their compliance with those principles. Please refer to the State of NJ **N.J.S.A. 52:34-12.2** for additional information about the MacBride principles.

By signing the RFP Signatory Page the bidder/offeror is automatically certifying that either:

a. The bidder has no operations in Northern Ireland; or
b. The bidder has business operations in Northern Ireland and is committed to compliance with the MacBride principles.

A bidder/offeror electing not to certify to the MacBride Principles must nonetheless sign the RFP Signatory Page AND must include, as part of its proposal, a statement indicating its refusal to comply with the provisions of this Act.
7) Disclosure of Investment Activities in Iran Form – Pursuant to N.J.S.A. 52:32-58, the Bidder must submit the Disclosure of Investment Activities in Iran form to certify that neither the Bidder, nor one of its parents, subsidiaries, and/or affiliates (as defined in N.J.S.A. 52:32-56(e)(3)), is listed on the Department of the Treasury’s List of Persons or Entities Engaging in Prohibited Investment Activities in Iran and that neither the Bidder, nor one of its parents, subsidiaries, and/or affiliates, is involved in any of the investment activities set forth in N.J.S.A. 52:32-56(f). If the Bidder is unable to so certify, the Bidder shall provide a detailed and precise description of such activities as directed on the form. A Bidder’s failure to submit the completed and signed form with its proposal will result in the rejection of the proposal as nonresponsive and preclude the award of a contract to Bidder.

C) Exceptions – Exceptions to the specifications contained within the RFP are the most serious form of non-compliance/non-responsiveness. Whereas some of the above are mistakes for which potential cures may be offered, material exceptions have one cure – withdrawal of the exception. Evaluators will look at all exceptions to see if any may be determined to be non-material deviations which would give no advantage to the bidder. Usually exceptions give advantage to the bidder over its competitors and without withdrawal the bidder will ultimately be disqualified.

REVIEW:

1) Read and understand the entire RFP
2) Follow instructions as presented in the RFP
3) Sign everything that requires signing
4) Enclose all required documents and forms in your bid package
5) Label the bid package correctly
6) Submit the bid package ahead of time
7) Take no exceptions
1. INFORMATION FOR BIDDERS

1.1. Purpose and Intent of the Procurement

1.1.1. Purpose

This Request for Proposal (RFP) is being issued by University Hospital (UH), Department of Purchasing Services on behalf of University Hospital.

The purpose of this RFP is to enter a contract for the provision of medical coding services. UH is soliciting proposals from firms that can provide medical coding services as required with the exception of physician coding.

1.1.2. Intent

University Hospital intends to award this contract to multiple Contractors. In awarding this contract, UH reserves the right to engage the services of multiple Contractors based on the specific areas of expertise and services each Contractor can provide to UH to meet its needs and ensure coding is provided in an accurate and timely matter.

1.2. Background

UH is an academic medical center and an instrumentality of the State of New Jersey. It is a principal teaching hospital of Rutgers Biomedical and Health Sciences (RBHS), which includes Rutgers New Jersey Medical School and Rutgers School of Dental Medicine.

UH is a 519 licensed bed acute-care hospital, home to regional and statewide resources for advanced care in many medical specialties. Additional information about UH is available on the web page at: http://www.uhnj.org/about/.

UH is required to provide diagnostic coding and procedural coding (where applicable) for all inpatients and outpatients primarily for reimbursement, but also to support research, patient care, planning, and external reporting requirements.

UH Health Information Management Department requires ICD-10-CM, ICD-10-PCS, CPT-4, and/or HCPCS coding assistance for both inpatient and outpatient records (to include same day surgery, same day medical, emergency department, observation, outpatient clinic and/or ancillaries) to address staffing shortages and holiday/vacation/leave schedules.
## Twenty five most frequent diagnoses – Emergency Department

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Twenty five most frequent diagnoses – Inpatient

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Twenty five most frequent diagnoses – Outpatient clinic

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1.3. Key Events

1.3.1. Questions and Inquiries

It is the policy of UH, Purchasing Services to accept questions and inquiries from all potential bidders receiving this RFP.

Written questions should be e-mailed to UH, Purchasing Services to the attention of the assigned buyer at the following address:

ATTN: Jennifer Eliopoulos
Buyer’s Email: eliopoje@uhnj.org

1.3.1.1. Cut-Off Date for Questions and Inquiries

A mandatory Pre-bid Conference will not be required for this procurement. Written questions must be delivered to the buyer of the Department of Purchasing Services via e-mail above no later than September 12, 2019. It is requested that bidders having long, complex or multiple part questions submit them in writing as far in advance as possible. This request is made so that answers can be prepared in a timely manner for the addendum. Questions should be asked in consecutive order, from beginning to end, following the organization of the RFP. Each question should begin by referencing the RFP page number and section number to which it relates.

IMPORTANT NOTE: NO QUESTIONS OR INQUIRIES REGARDING THE SUBSTANCE OF THE RFP WILL BE ACCEPTED OR ANSWERED AFTER THE CUT OFF DATE. ALL QUESTIONS MUST BE SUBMITTED IN ACCORDANCE WITH RFP SECTION 1.3.1.

1.3.1.2. Question Protocol

Questions should be submitted in writing to the attention of the assigned UH, Purchasing Services buyer. Written questions should be directly tied to the RFP by the writer.

Questions should be asked in consecutive order, from beginning to end, following the organization of the RFP. Each question should begin by referencing the RFP page number and section number to which it relates.

Questions should be submitted in the following format:

<table>
<thead>
<tr>
<th>Page #</th>
<th>Section</th>
<th>Question</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>1.1</td>
<td>Enter question here</td>
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</tbody>
</table>

Short procedural inquiries may be accepted by telephone by the buyer; however, oral explanations or instructions given over the telephone shall not be binding upon UH. Bidders shall not contact any person within UH directly, in person, or by telephone, other than the assigned buyer, concerning this RFP.
1.3.2. **Non-Mandatory Pre-Bid Conference**

A non-mandatory Pre-bid Conference has been scheduled for this procurement. All bidders interested in submitting proposals are strongly encouraged to attend the non-mandatory Pre-bid Conference. The purpose of this conference is to provide a structured and formal opportunity for bidders to raise questions and clarify any of the proposal requirements. The date, time and location are provided as follows:

**DATE:** SEPTEMBER 25, 2019  
**TIME:** 10:00 AM EST  
**LOCATION:** UH, 65 BERGEN STREET, 4th FLOOR ROOM: 401 A/B, NEWARK, NJ

It is the responsibility of the bidder to identify and address any additional requirements or information needed to submit a proposal. No special consideration shall be given to any bidder, because of the bidder's failure to be knowledgeable of all the requirements of the proposal after the pre-bid conference date.

1.4. **Additional Information for Bidders**

1.4.1. **Revisions to this RFP**

If revision(s) to this RFP are necessary, such revision(s) will be by addendum. Any RFP addendum will be distributed as follows.

The cut-off date for questions and inquiries concerning the RFP is stated in Section 1.3.1.1. If any addendum is issued for this procurement, it will be distributed to all bidders who were sent the RFP.

1.4.2. **Addendum as a Part of this RFP**

Any addendum to this RFP shall become part of this RFP and part of any contract resulting from this RFP. **Notice to Bidders:** It is the responsibility of all potential bidders to check UH’s web site [www.uhnj.org/purchweb/](http://www.uhnj.org/purchweb/) regularly and obtain all addenda that may be issued to bid specifications. UH is not responsible for direct distribution of addenda posted on the web site to all vendors who desire to submit a proposal.

1.4.3. **Issuing Office**

This RFP is issued by UH, Department of Purchasing Services. The buyer noted in Section 1.3.1 is the sole point of contact between the bidder and UH for purposes of this RFP.

1.4.4. **Bidder Responsibility**

The bidder assumes sole responsibility for the complete effort required in this RFP. No special consideration shall be given after bids are opened because of a bidder’s failure to be knowledgeable
of all the requirements of this RFP. By submitting a proposal in response to this RFP, the bidder represents that it has satisfied itself, from its own investigation, of all the requirements of this RFP.

1.4.5. **Cost Liability**

UH assumes no responsibility and bears no liability for costs incurred by bidders in the preparation and submittal of proposals in response to this RFP.

1.4.6. **Contents of Bid Proposal**

All information submitted by bidders in response to a bid solicitation is considered public information, except as may be exempted from disclosure by the Open Public Records Act, N.J.S.A. 47:1A-1 et seq., and the common law.

All bid proposals as public records, with the exception of information determined by the courts or UH to be proprietary, are available for public inspection after contract award.

A bidder may designate specific information as not subject to disclosure when the bidder has a good faith legal/factual basis for such assertion. UH reserves the right to make the determination and will advise the bidder accordingly. The location in the bid proposal of any such designation should be clearly stated in a cover letter.

UH will not honor any attempt by a bidder either to designate its entire bid proposal as proprietary and/or to claim copyright protection for its entire proposal. The bidder will be required to withdraw such designation before the bid proposal will be considered for contract award.

In the event of a challenge to the bidder’s designation of confidentiality/proprietary materials, the bidder shall have be solely responsible for defending its designation and UH shall have no responsibility therefore.

1.4.7. **Price Alterations**

Bid prices must be typed or written in ink. Any price changes (including "white-outs") must be initialed. Failure to initial price changes may preclude an award being made to the bidder.

1.4.8. **Joint Venture**

If a joint venture is submitting a bid, the agreement between the parties relating to such joint venture should be submitted with the joint venture’s proposal. Authorized signatories from each party comprising the joint venture must sign the bid proposal. A separate Ownership Disclosure Form, Affirmative Action Employee Information Report, MacBride Principles Certification, Disclosure of Investment Activities in Iran Form and, if applicable, foreign (out of State) corporate registration must be supplied for each party to the joint venture.

1.4.9. **Bid Bond**
Not applicable under this RFP.

1.4.10. **HIPAA Compliance**

As a State Agency, New Jersey State regulations require UH to obtain documentation regarding our vendors’ “HIPAA Compliance” status. Prior to procuring goods and/or services from the successful bidder, UH must obtain a Business Associate Agreement from such bidder. This agreement involves access to protected health information pursuant to federal, state and/or local laws and regulations in accordance with the privacy requirements of the Health Insurance Portability and Accountability Act of 1996 as amended (HIPAA). The requirement is a precondition of entering into a valid and binding contract.

Contracting Party agrees that it shall comply with the requirements of Health Information Electronic Data Interchange Technology Law, a/k/a “HINT” and its regulations.

Further, the Contractor agrees that throughout the term of its agreement with UH, the Contractor shall be in full compliance with the regulations and that all requirements set forth in the regulations are deemed incorporated as material terms of its agreement with UH as if fully set forth therein.

The Contractor must complete the attached Business Associate Agreement, evidencing compliance with HINT Regulations.

1.4.11. **Business Registration Notice**

All New Jersey and out of State business organizations must obtain a Business Registration Certificate (BRC) from the Department of the Treasury, Division of Revenue, prior to conducting business with the State of New Jersey. Proof of valid business registration should be submitted by a bidder with its bid proposal. The business registration form (Form NJ-REG) can be found online at: [http://www.state.nj.us/treasury/revenue/busregcert.shtml](http://www.state.nj.us/treasury/revenue/busregcert.shtml)

1.4.11.1. **RFP Definitions**

For purposes of this RFP section, and any Contract resulting from this RFP the following terms and definitions apply:

“Affiliate” means any entity that (1) directly, indirectly, or constructively controls another entity, (2) is directly, indirectly, or constructively controlled by another entity, or (3) is subject to the control of a common entity. An entity controls another entity if it owns, directly or individually, more than 50% of the ownership in that entity.

“Business organization” means an individual, partnership, association, joint stock company, trust, corporation, or other legal business entity or successor thereof.

“Business registration” means a business registration certificate issued by the Department of the Treasury or such other form or verification that a contractor or subcontractor is registered with the Department of Treasury.
“Contractor” means a business organization that seeks to enter, or has entered into, a contract to provide goods or services with a contracting agency.

“Contracting agency” means the principal departments in the Executive Branch of the State Government, and any division, board, bureau, office, commission or other instrumentality within or created by such department, or any independent State authority, commission, instrumentality or agency, or any State college or UH, any county college, or any local unit.

“Subcontractor” means any business organization that is not a contractor that knowingly provides goods or performs services for a contractor or another subcontractor in the fulfillment of a contract.

1.4.11.2. Requirements Regarding Business Registration Form

A contractor should submit a copy of its business registration at the time of submission of its bid proposal in response to this RFP.

A subcontractor shall provide a copy of its business registration to any contractor who shall forward it to the contracting agency. No contract with a subcontractor shall be entered into by any contractor unless the subcontractor first provides proof of valid business registrations.

The contractor shall provide written notice to all subcontractors that they are required to submit a copy of their business registration to the contractor. The contractor shall maintain a list of the names of any subcontractors and their current addresses, updated as necessary during the course of the contract performance. The contractor shall submit to the contracting agency a copy of the list of subcontractors, updated as necessary during the course of performance of the contract. The contractor shall submit a complete and accurate list of the subcontractors to the contracting agency before a request for final payment is made to the using agency.

The contractor and any subcontractor providing goods or performing services under the contract, and each of their affiliates, shall, during the term of the contract, collect and remit to the Executive Director of the Division of Taxation in the Department of Treasury the use tax due pursuant to the “Sales and Use Tax Act, P.L. 1966, c. 30 (N.J.S.A. 54:32B-1 et seq.) on all their sales of tangible personal property delivered into the State.

1.4.12. Deficit Reduction Act

UH is committed to the prevention and detection of any fraud, waste, and abuse within UH related to all health care programs, including Federal and State programs.

To this end, UH maintains a vigorous compliance program geared in part to educating our community on the range of fraud and abuse laws, including the importance of submitting accurate claims and reports to the Federal and State governments. Our policies prohibit the knowing submission of a false claim for payment in relation to any health care program, including a Federal or State funded health care program. Such a submission is a violation of Federal and State law and can result in significant administrative and civil penalties under the Federal and State False Claims Acts.
To assist UH in meeting its legal and ethical obligations, any employee, contractor or agent who is aware of the preparation or submission of a false claim or report or reasonably suspects any other potential fraud, waste, or abuse in relation to a Federal or State funded health care program is required to report such information to his or her supervisor and UH’s Office of Ethics and Compliance. Any employee of UH who in good faith reports such information will be protected against retaliation for coming forward with such information both under UH’s internal compliance policies and procedures and United States and New Jersey law.

As an organization, UH obligates itself to investigate any such information swiftly and thoroughly through its internal compliance programs and mechanisms. Nonetheless, if an employee, contractor or agent believes that the organization’s response is deficient and unresponsive, the employee shall bring these concerns to UH’s Office of Ethics and Compliance. If such follow-up still does not trigger an investigation, after a reasonable period of time, the employee, contractor or agent has the ability to bring his/her concerns to the appropriate government agency under the relevant Federal and/or State laws.

This information shall be provided to all UH employees and all contractors and agents of UH.
2. **DEFINITIONS**

2.1. The following definitions shall be part of any contract awarded as a result of this RFP:

“Addendum” – Written clarification or revision to this RFP issued by UH, Purchasing Services.

“Amendment” – A change in scope of work to be performed by the contractor. An amendment is not effective until it is signed by the Executive Director of Supply Chain Management or Chief Financial Officer.

“Bidder” – An individual or business entity (i.e. a public accounting firm) submitting a bid in response to this RFP.

“CEO” – UH, Chief Executive Officer (President).

“CFO” – UH, Chief Financial Officer.

“Contract” – This RFP, any addendum to this RFP, and the bidder’s proposal submitted in response to this RFP and UH’s Contract Term Sheet.

“Contractor” – The Contractor is the bidder awarded a contract under this RFP.

“Evaluation Committee” – A committee established to review and evaluate bid proposals submitted in response to this RFP and to recommend a contract award to the Executive Director of Supply Chain Management.

“Executive Director” – The Executive Director of Supply Chain Management; the contracting officer for UH.

“HIPAA or HITECH Act” – Health Insurance Portability and Accountability Act of 1996, as amended (“HIPAA”), the Health Information Technology for Economic and Clinical Health Act (Title XIII of the American Recovery and Reinvestment Act of 2009) (the “HITECH Act”), and regulations promulgated by the U.S. Department of Health and Human Services (the “HHS”) (hereinafter the “HIPAA Regulations” and the “HITECH Regulations,” respectively) and/or applicable state and/or local laws and regulations.

“Loaded Hourly Rates” - All-inclusive rates for each project requested.

“May” – Denotes that which is permissible, not mandatory.

“Project” – The undertaking of services that are the subject of this RFP.

“Request for Proposal (RFP)” – This document, which establishes the bidding and contract requirements and solicits proposals to meet the purchase needs as identified herein.
“Shall” or “Must” or “Will” – Denotes that which is a mandatory requirement. Failure to meet a mandatory requirement will result in the rejection of a bid proposal as materially non-responsive.

“Should” – Denotes that which is recommended, not mandatory.

“Subtasks” – Detailed activities that comprise the actual performance of a task.

“Task” – A discrete unit of work to be performed.

“UH” – UH, Newark, New Jersey.

2.2. Definitions specific to this RFP:

“APN” – Advanced Practice Nurse

“CCA” – Certified Coding Associate.

“CCE” – Correct Coding Edits.

“CCS” – Certified Coding Specialist.

“CCS-H” – Certified Coding Specialist – Hospital.

“CCS-P” – Certified Coding Specialist-Physician Office.

“Clintegrity 360” – denotes UH’s software coding

“CMS” – Centers for Medicare and Medicaid Services.

“CPC” – Certified Professional Coder.

“CPC-H” – Certified Professional Coder- Hospital.


“CRNA” – Certified Registered Nurse Anesthetist

“DRG” – Diagnosis Related Group.

“DNFB” – Discharged Not Final Billed


“ED” – Emergency Department.

“EPIC” – denotes UH’s Electronic Medical Record

“RHIA” – Registered Health Information Administrator.

“RHIT” – Registered Health Information Technician.

“Sovera” – denotes UH document imaging system
3. SCOPE OF WORK

Beneath each specification is a line stating: WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION ______. The bidder must indicate by putting a check mark in the appropriate box marked _____Y (Yes) ____N (No).

If any requirements cannot be fulfilled (i.e., a “No” response) the bidder must explain why under Section # and Name in Section 7 of the RFP.

Bidders must recognize that the inability to fulfill a required specification may possibly result in a bidder’s proposal being deemed non-responsive, thereby disqualifying the proposal from evaluation.

3.1. Inpatient Requirements

3.1.1. Each new coder will be remotely trained on UH systems including Nuance’s Clintegrity 360 encoder (formerly known as Quantim), Sovera (document imaging software), and Epic (electronic health record). The length of the initial training period will be 1 week or 40 hours, and during this week, the vendor will be compensated at the contractual hourly rate.

After the initial training period of 40 hours, training will be ongoing as needed and the vendor will be compensated at the contractual per chart rate. UH may require a coder to come onsite for training from time to time. If so, the vendor will be given 5 business days’ notice and UH will be responsible for travel and lodging expenses only. Travel and lodging expenses must adhere to UH Travel Policy, Exhibit B.

3.1.2. Each contract coder will be assigned work using a shared Excel spreadsheet housed on a secure shared drive which he/she will be given access to on or about his/her start date. The coder will be assigned a color with which his/her charts will be highlighted to indicate that those charts are assigned to him/her.

After the initial training, the coder may be asked to assign him/herself charts based on guidelines given to him/her by UH HIM management. The coder will also place notes or indicators in certain cells on this spreadsheet to communicate issues, ask questions, or indicate completion. Training on the use of this spreadsheet will be included in the initial 40 hour training period. HIM management may at any time change which charts and/or the amount of charts assigned to a coder based on the needs of the HIM department at the time.

3.1.3. Each coder must apply ICD-10-CM diagnosis and ICD-10-PCS procedure codes to every inpatient account assigned for coding. The hospital captures up to 50 diagnoses (with appropriate Present on Admission –POA indicators) and 50 procedures as appropriate to each
record. The coder is required to abstract the following elements: birth weight (in grams) for newborns, date of procedure and surgeon name for all procedure codes.

The contract coder is expected to code 1.45 charts per hour based on HIM department senior inpatient coder productivity standards.

3.1.4. Each contract coder must use the hospital’s encoder software program, Nuance’s Clinctegrity 360 encoder (formerly known as Quantim). The coder must enter all diagnosis and procedure codes into the encoder as well as the abstract elements listed in 3.1.3 above. The surgeon name is selected from a pre-loaded table of attending doctors.

3.1.5. The hospital requires an operative report for all operative procedures. Each contract coder must flag accounts that have missing operative reports. However, it is expected that the coder complete all coding as much as possible on an account before placing it on hold due to missing operative report. The coder will be expected to place a note on the account in the encoder identifying the date of procedure and associated attending surgeon for the missing report(s). When the operative report is complete, the account will be reassigned to the original coder for coding completion.

3.1.6. In addition to a flag for missing operative reports, the coder will be responsible for flagging accounts in the encoder, as appropriate, with the indicator codes provided by the facility. The coder will be expected to complete all coding as much as possible on an account with missing documents or coding questions. When missing documents have been obtained or coding questions answered, the account will be reassigned to the original coder for completion.

3.1.7. Each contract coder must follow all established UH inpatient coding guidelines. The hospital will provide each coder with a copy of its coding guidelines and expects each coder to consistently apply and conform to these guidelines. Coding Clinic and other resources and references are available online to the coder in the Clinctegrity 360 encoder.

3.1.8. Each contract coder must conform to the hospital’s established coding quality standards for inpatient coding and must maintain at least 95% coding accuracy.

The hospital does not measure accuracy based solely on codes that affect DRG assignment. Whenever there is clinical evidence to support a more specific diagnosis or clinical evidence of an incomplete/missing diagnosis, it will be counted as an error regardless of the impact on the DRG (even if DRG is already optimized with a MCC or CC). Multiple CCs and MCCs impact the mortality index which the hospital strives to optimize.

Coding errors include: incorrect principal diagnosis or principal procedure omitted procedure code, omitted diagnosis code, incorrect code choice, sequencing error, incorrect present on admission (POA) indicator, incorrect disposition, incorrect admit or discharge date, incorrect attending of record or of procedure.
3.1.9. Each contract coder must conform to the hospital’s policy for physician coding queries. The hospital will provide each coder with a copy of its physician coding query policy and procedure. Coding management screens all queries before they are submitted to the doctors for completion.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.1.
____Y (Yes) ____N (No)

3.2. Same Day Surgery/Same Day Medical

3.2.1. Same day surgery and same day medical records include, but are not limited to, operative procedures, cardiac catheterizations, endoscopies, and interventional radiology.

Each new coder will be remotely trained on UH systems including Nuance’s Clintegrity 360 encoder (formerly known as Quantim), Sovera (document imaging software), and Epic (electronic health record). The length of the initial training period will be 1 week or 40 hours, and during this week, the vendor will be compensated at the contractual hourly rate.

After the initial training period of 40 hours, training will be ongoing as needed and the vendor will be compensated at the contractual per chart rate. UH may require a coder to come onsite for training from time to time. If so, the vendor will be given 5 business days’ notice and UH will be responsible for travel and lodging expenses only.

3.2.2. Each contract coder will be assigned work using a shared DNFB Excel spreadsheet housed on a secure shared drive which he/she will be given access to on or about his/her start date. The coder will be assigned a color with which his/her charts will be highlighted to indicate that those charts are assigned to him/her.

After the initial training, the coder may be asked to select (self-assign) charts based on guidelines given to him/her by UH HIM management. The coder will also place notes or indicators in certain cells on this spreadsheet to communicate issues, ask questions, or indicate completion. Training on the use of this spreadsheet will be included in the initial 40 hour training period. HIM management may at any time change which charts and/or the amount of charts assigned to a coder based on the needs of the HIM department at the time.

3.2.3. Each contract coder must apply ICD-10-CM diagnosis codes, CPT-4 procedure codes (with appropriate modifiers as needed) and D-codes on dental records. The hospital captures up to 10 diagnoses and as many procedure codes as required and appropriate to each record. The coder is required to abstract the following elements: date of procedure and surgeon name for all procedure codes.

The contract coder is expected to code six (6) charts per hour based on HIM department Same Day Surgery/Same Day Medical procedure coder productivity standards.

3.2.4. Each contract coder must use the University’s encoder software program, Clintegrity 360 encoder (formerly known as Quantim). All diagnosis and procedure codes must be entered into
the encoder as well as the date of procedure and attending surgeon for all procedures. The surgeon name is selected from a pre-loaded table of attending doctors.

3.2.5. Each contract coder must follow all established UH outpatient coding guidelines. The hospital will provide each coder with a copy of its coding guidelines and expects each coder to consistently apply and conform to these guidelines. *Coding Clinic, CPT Assistant*, and other resources and references are available online to the coder in the Clintegrity 360 encoder.

3.2.6. The hospital requires an operative report for all operative procedures, final radiology report for interventional procedures, and procedure report for all endoscopies. Each contract coder must flag accounts that have missing operative or procedure reports. However, it is expected that the coder complete all coding as much as possible on an account before placing it on hold due to missing reports. The coder will be expected to place a note on the account in the encoder identifying the date of procedure and associated attending surgeon/doctor for the missing report(s). When the operative or procedure report is complete, the account will be reassigned to the original coder for coding completion.

3.2.7. Each contract coder must conform to the hospital’s established coding quality standards for SDS/MP coding and must maintain at least 95% coding accuracy.

The hospital does not measure accuracy based solely on codes that affect APC assignment. Whenever there is clinical evidence to support a more specific diagnosis or clinical evidence of an incomplete/missing diagnosis, it will be counted as an error regardless of the impact on the APC(s).

Coding errors include: incorrect principal diagnosis, omitted procedure code, omitted diagnosis code, incorrect code choice, sequencing error, incorrect modifier, omitted modifier.

3.2.8 Each coder is responsible for follow-up and correction of all errors generated on the daily E-print rejection reports.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.2.

___Y (Yes) ___N (No)

3.3. Emergency Department

3.3.1. Each new coder will be remotely trained on UH systems including Nuance’s Clintegrity 360 encoder (formerly known as Quantim), Sovera (document imaging software), and Epic (electronic health record). The length of the initial training period will be 1 week or 40 hours, and during this week, the vendor will be compensated at the contractual hourly rate.

After the initial training period of 40 hours, training will be ongoing as needed and the vendor will be compensated at the contractual per chart rate. UH may require a coder to come onsite for training from time to time. If so, the vendor will be given 5 business days’ notice and UH will be responsible for travel and lodging expenses only.
3.3.2. Each contract coder must apply ICD-10-CM diagnosis codes, assign the facility E&M level (type A or B services as indicated), and capture charges within the 10000 to 69999 CPT code range. The coder must also capture charges for infusions and injections. The coder is also required to capture appropriate modifiers for each charge code as instructed by the hospital. The hospital captures up to 10 diagnoses and as many procedure codes as required and appropriate to each record. The coder is required to abstract the following elements: date of procedure and name of attending doctor/APN for the ED encounter.

3.3.3. Each contract coder must use the hospital’s encoder software program, Clintegrity 360 (formerly known as Quadramed’s Quantim). The coder must enter all diagnosis and procedure codes into the encoder as well as the abstract elements listed in 3.3.2 above. The attending name is selected from a pre-loaded table of attending doctors.

3.3.4. Each contract coder must follow all established UH outpatient coding guidelines. The hospital will provide each coder with a copy of its coding guidelines and expects each coder to consistently apply and conform to these guidelines. Coding Clinic, CPT Assistant, and other resources and references are available online to the coder in the Clintegrity 360 encoder.

Contract coders select (self-assign) five (5) ED accounts at a time in date order from the ED DNFB spreadsheet posted on the department’s shared drive. The contract coder is expected to code nine (9) charts per hour based on HIM department ED coder productivity standards.

The coder will also place notes or indicators in certain cells on this spreadsheet to communicate issues, ask questions, or indicate completion. Training on the use of this spreadsheet will be included in the initial 40 hour training period.

3.3.5. Each contract coder will be responsible for flagging accounts in the encoder, as appropriate, with the follow-up indicator codes provided by the facility.

The coder will be expected to complete all coding as much as possible on an account with these indicators. When missing documents have been obtained or coding questions answered, the accounts will be re-reviewed in date order on the DNFB by all coders as assigned by the Outpatient Coding Supervisor.

3.3.6. Each contract coder must conform to the hospital’s established coding quality standards for ED coding and must maintain at least 95% coding accuracy.

The hospital does not measure accuracy based solely on codes that affect APC assignment. Whenever there is clinical evidence to support a more specific diagnosis or clinical evidence of an incomplete/missing diagnosis, it will be counted as an error regardless of the impact on the APC(s).

Coding errors include: incorrect principal diagnosis, omitted procedure code, omitted diagnosis code, incorrect code choice, sequencing error, incorrect modifier, omitted modifier.
3.3.7. Each coder is responsible for follow-up and correction of all errors generated on the daily E-print rejection reports.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.3. 
____Y (Yes) ____N (No)

3.4. Outpatient Clinic and Ancillary Records

3.4.1. The Contractor will provide medical coding services for outpatient clinic (“clinic”) and ancillary records.

Each new coder will be remotely trained on UH systems including Nuance’s Clintegrity 360 encoder (formerly known as Quantim), Logician (electronic outpatient record), HealthQuest, Epic (electronic health record). The length of the initial training period will be 1 week or 40 hours, and during this week, the vendor will be compensated at the contractual hourly rate.

After the initial training period of 40 hours, training will be ongoing as needed and the vendor will be compensated at the contractual per chart rate. UH may require a coder to come onsite for training from time to time. If so, the vendor will be given 5 business days’ notice and UH will be responsible for travel and lodging expenses only.

3.4.2. Each contract coder must apply ICD-10-CM diagnosis codes, assign the facility E&M level (use of G code for Medicare patients), and capture charges within the 10000 to 69999 CPT code range as appropriate to each clinic encounter. The coder must also capture charges for infusions and injections. The coder will apply diagnosis codes only to ancillary (radiology or laboratory) charges/accounts. The coder is also required to capture appropriate modifiers for each charge code as instructed by the hospital. The hospital captures up to 10 diagnosis codes and as many procedure codes as required and appropriate to each record. The coder is required to abstract the following elements: date of procedure and name of attending doctor/APN for the clinic encounter.

3.4.3. Each contract coder must use the hospital’s encoder software program, Clintegrity 360 (formerly Quadramed’s Quantim). The coder must enter all diagnosis and procedure codes into the encoder as well as the abstract elements listed in 3.4.2 above. The attending name is selected from a pre-loaded table of attending doctors.

3.4.4. Each contract coder must follow all established outpatient coding guidelines. The hospital will provide each coder with a copy of its coding guidelines and expects each coder to consistently apply and conform to these guidelines. Coding Clinic, CPT Assistant, and other resources and references are available online to the coder in the Clintegrity 360 encoder.

Contract coders select (self-assign) five (5) clinic/ancillary accounts at a time in date order from the clinical/ancillary DNFB spreadsheet posted on the department’s shared drive. The contract coder is expected to code sixteen (16) charts per hour based on HIM department clinic/ancillary coder productivity standards.
The coder will also place notes or indicators in certain cells on this spreadsheet to communicate issues, ask questions, or indicate completion. Training on the use of this spreadsheet will be included in the initial 40 hour training period.

3.4.5. Each contract coder will be responsible for flagging accounts in the encoder, as appropriate, with follow-up indicator codes provided by the facility.

The coder will be expected to complete all coding as much as possible on an account with these indicators. When missing documents have been obtained or coding questions answered, the account will be reassigned to a coder for completion by the Outpatient Coding Supervisor.

3.4.6. Each contract coder must conform to the hospital’s established coding quality standards for outpatient coding and must maintain at least 95% coding accuracy.

The hospital does not measure accuracy based solely on codes that affect APC assignment. Whenever there is clinical evidence to support a more specific diagnosis or clinical evidence of an incomplete/missing diagnosis, it will be counted as an error regardless of the impact on the APC(s).

Coding errors include: incorrect diagnosis code choice, omitted procedure code, omitted diagnosis code, incorrect modifier, omitted modifier.

Each coder is responsible for follow-up and correction of all errors generated on the daily E-print rejection reports.

### Summary Table for Accounts to be coded:

<table>
<thead>
<tr>
<th>Record Type</th>
<th># Charts Coded/hour</th>
<th>Diagnosis Codes</th>
<th>Procedure Codes</th>
<th>Modifiers</th>
<th>Abstracting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inpatient</td>
<td>1.45</td>
<td>ICD-10-CM</td>
<td>ICD-10-PCS</td>
<td>No (POA instead)</td>
<td>Birthweight in grams for newborns, date of procedure and surgeon name for all procedure codes.</td>
</tr>
<tr>
<td>SDS/MP</td>
<td>6</td>
<td>ICD-10-CM</td>
<td>CPT-4 D Codes for Dental</td>
<td>Yes</td>
<td>Date of procedure and surgeon name for all procedure codes.</td>
</tr>
<tr>
<td>ED</td>
<td>9</td>
<td>ICD-10-CM</td>
<td>Facility E&amp;M level +10000 to 69999 CPT codes + infusions and injections</td>
<td>Yes</td>
<td>Date of procedure and name of attending doctor/APN for the ED encounter.</td>
</tr>
<tr>
<td>Outpatient Clinic</td>
<td>16</td>
<td>ICD-10-CM</td>
<td>Facility E&amp;M level +10000 to 69999 CPT codes + infusions and injections</td>
<td>Yes</td>
<td>Date of procedure and name of attending doctor/APN for the Clinic encounter.</td>
</tr>
<tr>
<td>Ancillary</td>
<td>16</td>
<td>ICD-10-CM</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

**WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.4.**

Y (Yes) N (No)
3.5. Professional Fee and Anesthesia Coding

The HIM department may need contracted coders for professional fee and anesthesia coding. Professional fee and anesthesia coding would be for hospital employed mid-level providers, i.e., APNs and CRNAs, for services provided in the Emergency Department, observation unit and/or outpatient clinics. This professional fee coding does NOT include physicians employed by Rutgers New Jersey Medical School.

The scope of work would include combined/dual coding of the hospital ED, observation unit and/or clinic encounter with the contract coder assigning diagnosis codes, facility E&M level and procedure codes outlined in the table above + professional fee E&M level and any appropriate procedure codes.

Anesthesia coding would involve the professional fee only (diagnosis and CPT). There is no associated facility coding component.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.5.  
_____ Y (Yes)  ____ N (No)

3.6. Experience and Certification

Each contract coder must primarily have hospital coding experience of at least three (3) years and must be credentialed as RHIA or RHIT and/or certified as CCS, CCS-H or CPC-H. The Contractor must provide UH with the curriculum vitae of any coder who will be assigned to the hospital. UH has the right to reject the assignment of any of the Contractor’s coders. Only coders with appropriate prior experience should be offered for a coding assignment. For example, an inpatient coder should not be offered by the contractor to perform SDS/MP, ED, or outpatient coding. If professional fee coding is required, the contract coder should have both facility and professional fee coding experience.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.6.  
_____ Y (Yes)  ____ N (No)

3.7. Performance and other Contractor Responsibilities

3.7.1. The Contractor will be required to perform a pre-billing review of a sample of its assigned coder’s records on a schedule agreed upon with UH, but no less than bi-annually. The Contractor will be required to share the results of the review with UH for compliance purposes and must submit their report to the Director of Health Information Management within 24 hours (so accounts can be released for billing in a timely manner).

3.7.2. UH has the right to have the Contractor reassign the coder based on the results of this review especially if the coding error rate is beyond acceptable limits. UH also has the right to request coder or auditor reassignment if productivity targets are not being consistently met.
3.7.3. The Contractor is required to document its standard work day hours for each coder assigned during any engagement. Travel time should not be counted towards worked hours.

3.7.4. Any contract coder who has been authorized for remote coding must conform to a pre-arranged work schedule to meet the operational and business needs of the HIM department. The contract coder cannot remotely access UH systems from 10:00 PM through 1:00 AM Eastern Standard time to allow for appropriate batch processing of accounts. Contract coders need to obtain prior approval from HIM department management before independently making schedule changes.

3.7.5. The Contractor must provide at least 48 hours’ notice to UH in any instance where a coder must be reassigned or when there is otherwise a change in schedule. An electronic mail notification should be sent directly to the HIM Department’s Coding Manager and/or Outpatient Coding Supervisor indicating the schedule change or coder reassignment. All contract coder scheduled vacation/personal time, holiday time, etc. should be communicated to HIM coding management.

3.7.6. If the vendor pulls assigned coders without providing 48 hours’ notice, UH reserves the right to apply a penalty for a days’ worth of coding activity by a contract coder. For example, if an inpatient coder is pulled without sufficient notice, the hospital will apply a penalty of the expected minimum inpatient daily productivity for an 8 hour shift) multiplied by vendor inpatient per chart fee. The vendors subsequent invoice will be reduced by this the penalty amount.

3.7.7. Any contract coder who fails to obtain prior approval of schedule changes or who otherwise exhibits attendance issues will be removed from the assignment.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.7.

____Y (Yes) ____N (No)

3.8. UH Responsibilities

3.8.1. UH will conduct one hundred percent (100%) pre-billing review of all cases coded by any newly assigned contract coder during the initial two to three weeks of engagement. Any contract coder who displays a continuous error rate not in accordance with Section 3.0 of the RFP will be barred from providing further services to UH.

3.8.2. Each contract coder will be provided information about all identified coding errors and will be expected to update/correct the accounts. There will be no additional, second charge to the hospital for any accounts where coding errors have to be corrected. Each account can only be charged once regardless of the number of times the vendor coder must make corrections.

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WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.8.
_____Y (Yes) _____N (No)

3.9. Training

The hospital will provide training on all systems utilized to code each record type. Each coder will be assigned specific logins for each system after signing a hospital confidentiality statement.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.9.
_____Y (Yes) _____N (No)

3.10. E-Mail

Each contract coder will be required to obtain a UH e-mail account since coding correspondence contains personal health information. The coder is expected to check this e-mail account routinely throughout the day for work assignments, instructions, answers to questions, etc. UH email will be the primary means of communication between HIM coding management/staff and contract coders.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.10.
_____Y (Yes) _____N (No)

3.11. Method of Engagement

The selection of a contract coder for a specific need(s) will be at the discretion of UH. The selection will be based on, but not limited to, the specific / immediate need(s) of UH, the availability and skill set of the contract coder.

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.11.
_____Y (Yes) _____N (No)

3.12. Options: Coding Audit Services

3.12.1. UH HIM may request assistance with pre-bill audit of coded inpatient accounts. Inpatient auditor duties could include:
   a. Daily pre-bill review of accounts identified by HIM for review
   b. Answer coding questions for coders
   c. Compose physician queries and process when the answer is obtained
   d. Help with training of coders

3.12.2. UH HIM may request assistance with pre-bill and/or retrospective audit of coded outpatient accounts. Outpatient auditor duties could include:
   a. Monthly audit of SDS, ED, observation and/or clinic coders (review of 20 accounts per coder)
   b. Answer coding questions for coders
c. Perform focused audits as requested by HIM  
d. Review/reconcile the daily report of rejected accounts as requested by the Outpatient Coding Supervisor  
e. Help with training of new coders which includes but is not limited to software/system training and 100% pre-bill review of all accounts until coder is released from pre-bill review.  

Chart auditing productivity expectations are the same as those for the coding positions being audited.  

*Note if your company does not provide this service, it will not affect evaluation of your proposal.  

WE HAVE READ AND SHALL FULFILL THE REQUIREMENTS OF SECTION 3.12.  

_____ Y (Yes) _____ N (No)
4. SPECIAL CONTRACTUAL TERMS AND CONDITIONS

4.1. Contract Term and Extension Option

4.1.1. Contract Term

The contract will be awarded for three (3) years, commencing from the date of award. If delays in the bid process result in an adjustment of the anticipated contract effective date, the bidder agrees to accept a contract for the full term of the contract.

4.1.2. Contract Extension Option

This contract may be extended for two (2) additional one (1) year periods. Any extension of this contract under this provision will be put into effect by mutual agreement between UH and the Contractor, with written notification being provided to the Contractor by UH. The original terms and conditions will remain in effect for any extension period. Unless otherwise noted in this RFP (or any Addendum thereto), pricing for each optional year is to remain the same as the final year of the original contract term.

4.2. Contract Transition

In the event services end by either contract expiration or termination, it shall be incumbent upon the Contractor to continue services, if requested by the Executive Director, until new services, from a replacement Contractor, become completely operational. The Contractor acknowledges its responsibility to cooperate fully with any replacement Contractor and UH to ensure a smooth and timely transition to the replacement Contractor. Such transitional period shall not extend more than ninety (90) days beyond the expiration date of the contract, or any extension thereof. The Contractor will be reimbursed for services during the transitional period at the rate in effect when the transitional period clause is invoked by UH.

4.3. Precedence of University Hospital’s Standard Terms and Conditions

The contract resulting from this procurement shall consist of the following documents:

- This RFP, which hereby incorporates UH’s Standard Terms and Conditions
- Any addendum to this RFP
- The Contractor’s Bid Proposal
- UH’s Contract Term Sheet.

In the event of a conflict between the provisions of this RFP, including any addendum to this RFP, and the bidder’s proposal, the RFP and/or the addendum shall govern.
4.4. Departure From Bid Specifications or Terms and Conditions

Notwithstanding the forgoing, a bidder’s proposal may be deemed **NON-COMPLIANT AND BE REJECTED** and/or be found **non-responsive** if the change is a material departure from the bid specifications or the terms and conditions of this RFP. A material departure occurs when a bidder’s departure increases the likelihood that any related UH acceptance of non-compliance with the RFP may give the appearance of corruption or favoritism, or encouraging excessive spending, or is likely to affect the amount or price of the bid, or to influence any potential bidder to refrain from bidding, or may affect UH’s ability to make a bid comparison, and/or is otherwise unacceptable to UH. The determination of material departure shall be in the sole discretion of UH.

4.5. Insurance

The Contractor shall assume all responsibility for its actions and those of anyone else working for it while engaged in any activity connected with this contract. The Contractor shall carry sufficient insurance to protect it and UH from any property damage or bodily injury claims arising out of the contracted work. Evidence of current insurance coverage shall be provided in the form of a Certificate of Insurance, which shall be submitted no later than ten (10) days after receipt of notice of intent to award contract. The Certificate of Insurance should include the solicitation identification number and title of the solicitation. No contract will be issued to the successful bidder until such time as the Contractor has supplied UH with a Certificate of Insurance verifying the above-indicated coverage. The Contractor is not authorized to begin service until UH is in receipt of said certificate.

Liability insurance must remain in effect for the duration of the contract, including any extensions, and for ninety (90) days following termination of all work

In order to prevent any unnecessary delay, bidders may submit evidence of required insurance with their bid.

The insurance to be provided by the Contractor shall be as follows:

- **Commercial General Liability Insurance** - including contractual liability endorsement, subject to primary limits of coverage of not less than $1,000,000 per occurrence/$3,000,000 annual aggregate. If applicable, XCU coverage may be required;

- **Automobile Liability Insurance** – covering owned, non-owned and hired vehicles with not less than $1,000,000 for bodily injury and property damage;

- **Excess Liability Insurance** – subject to an additional limit of liability of not less than $1,000,000 per occurrence/$3,000,000 aggregate excess of the primary policy;

- **Workers' Compensation Insurance** - statutory coverage and including employers liability coverage of not less than $1,000,000 per occurrence and $3,000,000 annual aggregate;
- **Additional Insured** - UH to be named as additional insured ATIMA with respect to Commercial General, Automobile and Excess Liability Insurance provided by contractor pursuant to this proposal/contract;

- **Errors and Omissions Liability insurance** - with limits of $1million/$1million; UH to be named as additional insured as their interests may appear (ATIMA) with respect to services provided by contractor pursuant to this proposal contract. If applicable, this insurance may be required.

- All insurers affording coverage are to be rated not less than A- by Bests Insurance Rating Service.

- **UH is to be named as certificate holder with respect to all afore-mentioned insurance coverages.**

- **All Insurance coverages shall remain in effect throughout the course of the contract. Contractor shall be responsible for any and all future claims, litigation, damages, liabilities, whatsoever, which may arise as a result of Contractor’s performance of services pursuant to this contractual agreement.**

All required commercial general liability insurance and any required pollution liability insurance coverage shall be maintained throughout the course of the project. Failure to maintain said insurance coverage shall be deemed sufficient cause to immediately terminate the contract without having to show additional cause. **A Certificate of Insurance must be provided to UH Contract Administrator for each year of the contract award.**

Further, said liability insurance coverages shall be subject to an extended reporting period of not less than six years following the completion of the contract/project and, also, shall include completed operations coverage for a period of not less than six years following the completion of the project/contract.

4.6. Contract Amendment

Any changes or modifications to the terms of the contract shall only be valid when they have been reduced to writing and executed by the Contractor and the Executive Director.

4.7. Contractor Responsibilities

The Contractor shall have sole responsibility for the complete effort specified in the contract. Payment will be made only to the Contractor. The Contractor shall have sole responsibility for all payments due any subcontractor.

The Contractor is responsible for the professional quality, technical accuracy and timely completion and submission of all deliverables, services or commodities required to be provided under the contract. The Contractor shall, without additional compensation, correct or revise any errors, omissions, or other deficiencies in its deliverables and other services.
UH’s receipt, review or acceptance of deliverables furnished under this contract shall not in any way relieve the Contractor of responsibility for the technical adequacy of its work. UH’s receipt, review, acceptance or payment shall not be construed as a waiver of any rights UH may have arising out of the Contractor’s performance of this contract.

4.8. Substitution of Staff

If it becomes necessary for the Contractor to substitute any management, supervisory or key personnel, the Contractor will identify the substitute personnel and the work to be performed.

The Contractor must provide detailed justification documenting the necessity for the substitution. Résumés must be submitted evidencing that the individual(s) proposed as substitution(s) have qualifications and experience equal to or better than the individual(s) originally proposed or currently assigned.

The Contractor shall forward a request to substitute staff to the Executive Director, through UH’s Project Manager, for consideration and approval. No substitute personnel are authorized to begin work until the Contractor has received written approval to proceed from the Executive Director, through UH’s Project Manager.

4.9. Substitution or Addition of Subcontractor(s)

If it becomes necessary for the Contractor to substitute and/or add a subcontractor, the Contractor will identify the proposed new subcontractor and the work to be performed. The Contractor must provide detailed justification documenting the necessity for the substitution or addition.

The Contractor must provide detailed résumés of the proposed subcontractor’s management, supervisory and other key personnel that demonstrate knowledge ability and experience relevant to that part of the work, which the subcontractor is to undertake.

In the event a subcontractor is proposed as a substitution, the proposed subcontractor must equal or exceed the qualifications and experience of the subcontractor being replaced. In the event the subcontractor is proposed as an addition, the proposed subcontractor’s qualifications and experience must equal or exceed that of a similar subcontractor proposed by the Contractor in its bid proposal.

The Contractor shall forward a request to substitute/add a subcontractor to the Executive Director, through UH’s Project Manager, for consideration and approval. No substitution or addition of a subcontractor is authorized until the Contractor has received written approval to proceed from the Executive Director, through UH’s Project Manager.

4.10. Ownership of Material

All data, technical information, materials gathered, oriented, developed, prepared, used or obtained in the performance of the contract, including, but not limited to, all reports, surveys, plans, charts, literature, brochures, mailings, recordings (video and/or audio), pictures, drawings, analyses, graphic representations, software computer programs and accompanying documentation and print-outs, notes
and memoranda, written procedures and documents, regardless of the state of completion, which are prepared for or are a result of the services required under this contract shall be and remain the property of UH and shall be delivered to UH upon 30 days’ notice by UH.

With respect to software computer programs and/or source codes developed for UH, the work shall be considered “work for hire,” i.e., UH, not the Contractor or subcontractor, shall have full and complete ownership of all software computer programs and/or source codes developed.

4.11. Data Confidentiality

All financial, statistical, personnel and/or technical data supplied by UH to the Contractor are confidential. The Contractor is required to use reasonable care to protect the confidentiality of such data. Any use, sale or offering of this data in any form by the Contractor, or any individual or entity in the Contractor’s charge or employ, will be considered a violation of this contract and may result in contract termination and the Contractor’s suspension or debarment from UH contracting. In addition, such conduct may be reported to the State Attorney General for possible criminal prosecution.

4.12. News Releases

The Contractor is not permitted to issue news releases pertaining to any aspect of the services being provided under this contract without prior written consent of the Executive Director.

4.13. Advertising

The Contractor shall not use UH’s name, logos, images, or any data or results arising from this contract as a part of any commercial advertising without first obtaining the prior written consent of the Executive Director.

4.14. License and Permits

The Contractor shall obtain and maintain in full force and effect all required licenses, permits, and authorizations necessary to perform this contract. The Contractor shall supply UH with evidence of all such licenses, permits and authorizations. This evidence shall be submitted subsequent to the contract award. All costs associated with any such licenses, permits and authorizations shall have been included by the Contractor in its bid proposal.

4.15. Claims and Remedies

4.15.1. Claims

The following shall govern claims made by the Contractor regarding contract award rescission, contract interpretation, Contractor performance and/or suspension or termination.

Final decisions concerning all disputes relating to contract award rescission, contract interpretation Contractor performance and/or reduction, suspension or termination are to be made in a manner
consistent with N.J.A.C. 17:12-1.1, et seq. The Executive Director’s final decision shall be deemed a final agency action reviewable by the Superior Court of New Jersey, Appellate Division.

All claims asserted against UH by the Contractor shall be subject to the New Jersey Tort Claims Act, N.J.S.A. 59:1-1, et seq., and/or the New Jersey Contractual Liability Act, N.J.S.A. 59:13-1, et seq.

However, any claim against UH relating to a final decision by the Executive Director regarding contract award rescission, contract interpretation, Contractor performance and/or contract reduction, suspension or termination shall not accrue, and the time period for performing any act required by N.J.S.A. 59:8-8 or 59:13-5 shall not commence, until a decision is rendered by the Superior Court of New Jersey, Appellate Division (or by the Supreme Court of New Jersey, if appealed) that such final decision by the Executive Director was improper.

4.15.2. Remedies

Nothing in the contract shall be construed to be a waiver by UH of any warranty, expressed or implied, or any remedy at law or equity, except as specifically and expressly stated in writing executed by the Executive Director.

4.16. Form of Compensation and Payment

UH’s payment terms are Net 60 days.

The Contractor must submit invoices to UH with supporting documentation evidencing that work for which payment is sought has been satisfactorily completed.

Invoices must reference the contract or purchase order number and must be in strict accordance with the firm, fixed prices submitted for each task or subtask on the RFP pricing sheet. When applicable, invoices should reference the appropriate RFP price sheet line number from the Contractor’s bid proposal. All invoices must be approved by UH before payment will be authorized. UH does not incur late fees.

Invoices must also be submitted for any special projects, additional work or other items properly authorized and satisfactorily completed under the contract. Invoices shall be submitted according to the payment schedule agreed upon when the work is authorized and approved. Payment can only be made for work when it has received all required written approvals and has been satisfactorily completed.

4.17. Additional Work and/or Special Projects

The Contractor shall not begin performing any additional work or special projects without first obtaining written approval from the Executive Director, Supply Chain Management.

In the event that the need for additional work and/or a special project arises, UH will submit such a request to the Contractor in writing. The Contractor must present a written proposal to perform the additional work/special project to UH. The proposal should provide justification for the necessity of
the additional work/special project. The relationship between the additional work/special project being requested and the work required by the Contractor under the base contract must be clearly established by the Contractor in its proposal for performing the additional work/special project. The Contractor’s written proposal must provide a detailed description of the work to be performed, broken down by task and subtask. The proposal should contain details on the level of effort, including hours, labor categories, etc., necessary to complete the additional work.

The written proposal must detail the cost necessary to complete the additional work in a manner consistent with the contract. The written cost proposal must be based upon the hourly rates, unit costs or other cost elements submitted by the Contractor in the Contractor’s original bid proposal submitted in response to this RFP. Whenever possible, the cost proposal should be a firm, fixed cost to perform the required work. The firm fixed price should specifically reference and be tied directly to costs submitted by the Contractor in its original bid proposal. A payment schedule, tied to successful completion of tasks and subtasks, must be included.

Upon receipt of the Contractor’s written proposal, it shall be forwarded to the Executive Director for written approval. Complete documentation from the using agency, confirming the need for the additional work/special project, must be submitted.

No additional work and/or special project may commence without the Executive Director’s written approval. In the event the Contractor proceeds with additional work and/or special projects without the written approval of the Executive Director, it shall be at the Contractor’s sole risk. UH shall be under no obligation to pay for work done without the Executive Director’s written approval.

4.18. Option to Reduce Scope of Work

UH has the option, in its sole discretion, to reduce the scope of work for any task or subtask called for under any contract resulting from this RFP. In such an event, the Executive Director shall provide advanced, written notice to the Contractor.

Upon receipt of such written notice, the Contractor will submit, within five (5) working days to the Executive Director, an itemization of the work effort already completed by task or subtasks. The Contractor shall be compensated for such work effort according to the applicable portions of its cost proposal.

4.19. Suspension of Work

The Executive Director may, for valid reason, issue a stop order directing the Contractor to suspend work under the contract for a specific time. The Contractor shall be paid until the effective date of the stop order. The Contractor shall resume work upon the date specified in the stop order or upon such other date as the Executive Director may thereafter direct in writing. The period of suspension shall be deemed added to the Contractor’s approved schedule of performance. The Executive Director and the Contractor shall negotiate an equitable adjustment, if any, to the contract price.

4.20. Change in Law
Whenever a change in applicable law or regulation affects the services that are the subject of this contract, the Contractor shall advise the Executive Director in writing and include in such written transmittal any estimated increase or decrease in the cost of its performance of the services as a result of such change in law or regulation. The Executive Director and the Contractor shall negotiate an equitable adjustment, if any, to the contract price.

4.21. **Performance Bond**

No performance bond is required under this contract.

4.22. **Late Delivery and Liquidated Damages**

Not applicable under this contract.

4.23. **Retainage (Sample)**

Not applicable under this contract.

4.24. **Small Business Subcontractor Utilization Plan**

Not applicable under this contract.


In order to safeguard the integrity of State government procurement by imposing restrictions to insulate the award of State contracts from political contributions that pose the risk of improper influence, purchase of access, or the appearance thereof, Public Law 2005, c.51, was signed into law on March 22, 2005. On September 24, 2008, Governor Corzine issued Executive Order 117, which is designed to enhance New Jersey’s efforts to protect the integrity of procurement decisions and increase the public’s confidence in procurement. The Executive Order builds upon the provisions of Chapter 51.

Pursuant to the requirements of Public Law 2005, c.51, and Executive Order 117, all bidders must submit the Two-Year Chapter 51/Executive Order 117 Vendor Certification and Disclosure of Political Contributions with their bid proposal. See Section 9 of this RFP for the certification form. The form and instructions for completion of the form may be found at [https://www.nj.gov/treasury/purchase/forms/eo134/Chapter51.pdf](https://www.nj.gov/treasury/purchase/forms/eo134/Chapter51.pdf)

4.25.1. **State Treasurer Review**

The State Treasurer or his designee shall review the Disclosures submitted pursuant to this section, as well as any other pertinent information concerning the contributions or reports thereof by the intended awardee, prior to award, or during the term of the contract, by the Contractor. If the State Treasurer determines that any contribution or action by the Contractor constitutes a breach of contract that poses
a conflict of interest in the awarding of the contract under this solicitation the State Treasurer shall disqualify the Business Entity from award of such contract.


The Contractor is advised of its responsibility to file an annual disclosure statement on political contributions with the New Jersey Election Law Enforcement Commission (ELEC), pursuant to N.J.S.A. 19:44A-20.13 (P.L. 2005, c.271, section 3) if the Contractor receives in excess of $50,000 from a public entity in a calendar year. It is the Contractor’s responsibility to determine if filing is necessary. Failure to so file can result in the imposition of financial penalties by ELEC. Additional information about this requirement is available from ELEC at 888-313-3532 or at www.elec.state.nj.us.

4.27. Federal and State Laws and Regulations Regarding Healthcare

UH is committed to compliance with all federal and state regulations regarding healthcare, including but not limited to licensing, Stark and anti-kickback laws, Medicare and Medicaid regulations.

All services provided under this bid and the contract award under this bid must comply with all applicable laws. In addition, if a violation comes to the attention of either party, or any changes in the laws or regulations occurs which make the bid or contract entered into between the parties as a result of the bid, to be in violation of any applicable law, then the agreement shall be amended to address the violation or to comply with the change, or terminated if amending will not resolve the violation. UH shall have the option to amend the contract resulting from the RFP in order to comply with all applicable local, State and Federal laws, rules and regulations.
5. PROPOSAL PREPARATION AND SUBMISSION INSTRUCTIONS

5.1. General

The bidder must follow instructions contained in this RFP and in the bid cover sheet in preparing and submitting its bid proposal. The bidder is advised to read thoroughly and to follow all instructions.

The information required to be submitted in response to this RFP has been determined to be essential in the bid evaluation and contract award process. Any qualifying statements made by the bidder to the RFP’s requirements could result in a determination that the bidder’s proposal is materially non-responsive. Each bidder is given wide latitude in the degree of detail it elects to offer or the extent to which plans, designs, systems, processes and procedures are revealed. Each bidder is cautioned, however, that insufficient detail may result in a determination that the bid proposal is materially non-responsive or, in the alternative, may result in a low technical score being given to the bid proposal.

The bidder is instructed to clearly identify any requirement of this RFP that the bidder cannot satisfy.

5.2. Proposal Delivery & Identification

In order to be considered a bid proposal must arrive at UH Procurement addressed to the individual at the location identified in section 1.3.1 on page 3 of this RFP. Bidders submitting proposals are cautioned to allow adequate delivery time to ensure timely delivery of proposals. UH regulations mandate that late proposals are ineligible for consideration. The exterior of all bid proposal packages must be labeled with the Request for Proposal identification number, final bid opening date and the buyer’s name.

5.3. Number of Bid Proposal Copies

Each bidder must submit one (1) complete original bid proposal, clearly marked as the “ORIGINAL” bid proposal in hard copy format and one (1) in electronic format, such as compact disc (CD). Each bidder should also submit one (1), complete and exact copy of the original. The copies required are necessary in the evaluation of the bid. It is suggested that the bidder make and retain a complete copy of its bid proposal.

5.4. Proposal Form and Content

The proposal should follow the format indicated in the following Sections of this RFP. The bidder should limit their response to one volume, if at all possible, with that volume divided into four (4) sections as indicated below.
5.5. **Section 1 – Forms**

5.5.1 **Ownership Disclosure Form**

The bidder must complete the attached Ownership Disclosure Form. A complete Ownership Disclosure Form must be received prior to, or accompanying, the bid. Failure to do so will preclude the award of a contract.

5.5.2 **Affirmative Action**

The intended awardee must submit a copy of a New Jersey Certificate of Employee Information, or a copy of Federal Letter of Approval verifying it is operating under a federally approved or sanctioned Affirmative Action program. Intended awardee(s) not in possession of either a New Jersey Certificate of Employee Information or a Federal Letter of Approval must complete the 29 Affirmative Action Employee Information Report (AA-302) located on the web at [http://www.nj.gov/treasury/purchase/forms/AA_%20Supplement.pdf](http://www.nj.gov/treasury/purchase/forms/AA_%20Supplement.pdf). The requirement is a precondition of entering into a valid and binding contract.

5.5.3 **Set-Aside Contracts**

Not applicable under this contract.

5.5.4 **Bid Bond**

Not applicable under this contract.

5.5.5 **Business Associate Agreement**

The bidder should complete the attached Business Associate Agreement, involving the access to protected health information that is considered protected pursuant to federal, state and/or local laws and regulations in accordance with the privacy requirements of the “HIPAA” – Health Insurance Portability and Accountability Act of 1996. The requirement is a precondition of entering into a valid and binding contract.

5.5.6 **Business Registration Notice**

In accordance with N.J.S.A. 52:32-44(b), a bidder and its named subcontractors if any must have a valid Business Registration Certificate (“BRC”) issued by the Department of Treasury, Division of Revenue prior to the award of a contract. To facilitate the proposal evaluation and contract award process, the bidder should submit a copy of its valid BRC and those of any named subcontractors with its proposal.

Any bidder, inclusive of any named subcontractors, who does not have a valid business registration at the time of the proposal submission opening or whose BRC was revoked prior to the submission of the proposal should proceed immediately to register its business or seek reinstatement of a revoked
BRC. Bidders are cautioned that it may require a significant amount of time to secure the re-
instatement of a revoked BRC. The process can require actions by both the Division of Revenue and
the Division of Taxation. For this reason, a bidder’s early attention to this requirement is highly
recommended. The bidder and its named subcontractors may register with the Division of Revenue,
use a copy of an existing BRC or obtain information necessary to seek re-instatement of a revoked
BRC online at: https://www.state.nj.us/treasury/revenue/busregcert.shtml.

A bidder otherwise identified by the Purchasing Services as a responsive and responsible bidder,
inclusive of any named subcontractors, but that was not business registered at the time of submission
of its proposal must be so registered and in possession of a valid BRC by a deadline to be specified in
writing by the Purchasing Services. A bidder who fails to comply with this requirement by the
deadline specified by the Purchasing Services will be deemed ineligible for contract award. Under any
circumstance, the Purchasing Services will rely upon information available from computerized
systems maintained by the State as a basis to verify independently compliance with the requirement
for business registration.

5.5.7 Requirements of PL 2005, Chapter 51/ Executive Order 117 Vendor Certification and
Disclosure of Political Contributions

Pursuant to the requirements of Public Law 2005, c.51, and Executive Order 117, all bidders should
submit the Two-Year Chapter 51/Executive Order 117 Vendor Certification and Disclosure of
Political Contributions with their bid proposal.

See Section 9 of this RFP for the certification/ownership disclosure form. Instructions for completion
of the form may be found at: https://www.nj.gov/treasury/purchase/forms/eo134/Chapter51.pdf

5.5.8 Disclosure of Investment Activities in Iran Form

Pursuant to N.J.S.A. 52:32-58, the Bidder must submit the Disclosure of Investment Activities in Iran
form to certify that neither the Bidder, nor one of its parents, subsidiaries, and/or affiliates (as defined
in N.J.S.A. 52:32-56(e)(3)), is listed on the Department of the Treasury’s List of Persons or Entities
Engaging in Prohibited Investment Activities in Iran and that neither the Bidder, nor one of its parents,
subsidiaries, and/or affiliates, is involved in any of the investment activities set forth in N.J.S.A. 52:32-
56(f). If the Bidder is unable to so certify, the Bidder shall provide a detailed and precise description
of such activities as directed on the form. A Bidder’s failure to submit the completed and signed form
with its proposal will result in the rejection of the proposal as nonresponsive and preclude the award
of a contract to Bidder. See Section 9 of this RFP for the form. The List of Persons or Entities
Engaging in Prohibited Investment Activities in Iran may be found here: http://www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf.

The form may be found here:
http://www.nj.gov/treasury/purchase/forms/DisclosureofInvestmentActivitiesinIran.pdf
5.6 **Section 2 – Technical Proposal**

In this Section, the bidder shall describe its approach and plans for accomplishing the work outlined in the Scope of Work Section, i.e., Section 3.0. The bidder must set forth its understanding of the requirements of this RFP and its ability to successfully complete the contract. This section of the proposal should contain at least the following information:

5.6.1 **Management Overview**

The bidder shall set forth its overall technical approach and plans to meet the requirements of the RFP in a narrative format. This narrative should enable UH to conclude the bidder understands the objectives that the contract is intended to meet, the nature of the required work and the level of effort necessary to successfully complete the contract. The narrative should explain how the bidder’s general approach and plans to undertake and complete the contract are appropriate to the tasks and subtasks involved.

Mere reiterations of RFP tasks and subtasks are strongly discouraged, as they do not provide insight into the bidder’s ability to complete the contract. The bidder’s response to this Section should be designed to show that the bidder’s detailed plans and approach proposed to complete the Scope of Work are realistic, attainable and appropriate and that the bidder’s proposal will lead to successful contract completion.

5.6.2 **Contract Management**

The bidder should describe its specific plans to manage, control and supervise the contracted services to ensure satisfactory contract completion according to the required schedule. The plan should include the bidder’s approach to communicate with UH, including, but not limited to, status meetings, status reports, etc.

5.6.3 **Contract Schedule**

The bidder should include a contract schedule. If key dates are a part of this RFP, the bidder’s schedule should incorporate such key dates and should identify the completion date for each task and sub-task required by the Scope of Work. Such schedule should also identify the associated deliverable items(s) to be submitted as evidence of completion of each task and/or subtask. The bidder should identify the contract scheduling and control methodology to be used and should provide the rationale for choosing such methodology.

5.6.4 **Implementation Plan**

It is essential that UH move forward quickly to have the contract in place. Therefore, the bidder must include as part of its proposal an implementation plan, beginning with the date of notification of contract award. Such implementation plan should include the following elements:
5.6.4.1 A detailed timetable for the implementation period. The timetable should be designed to demonstrate how the bidder will have all services available within the time frame indicated in the RFP.

5.6.4.2 The bidder’s plan for the deployment and use of management, supervisory or other key personnel during the implementation period. The plan should show all management, supervisory and key personnel that will be assigned to manage, supervise and monitor the bidder’s implementation of the contract within the period specified.

NOTE: The bidder should clearly identify management, supervisory or other key staff that will be assigned only during the implementation period.

5.6.4.3 The bidder’s plan for recruitment of staff required to provide all services required by the RFP on the contract start date at the end of the implementation period. The bidder should submit a plan for the purchase and distribution of equipment, inventory, supplies, materials, etc., that will be required to fully implement the contract required start date.

5.6.4.4 The bidder should submit plan for the use of subcontractor(s), if any, on this contract. Emphasis should be on how any subcontractor identified will be involved in the implementation plan.

5.6.5 Budget

The bidder should submit the budget it has developed for providing the services required by this RFP. This information will be used for evaluation purposes only, and is intended to provide UH with an additional perspective on how the bidder will allocate financial resources in undertaking the work required by this RFP.

5.6.6 Potential Problems

The bidder should set forth a summary of any and all problems that the bidder anticipates during the term of the contract. For each problem identified, the bidder should provide its proposed solution.

5.7 Section 3 – Organizational Support and Experience

The bidder should include information relating to its organization, personnel, and experience, including, but not limited to, references, together with contact names and telephone numbers, evidencing the bidder’s qualifications and capabilities to perform the services required by this RFP.

5.7.1 Location

The bidder should include the location of the bidder’s office that will be responsible for managing the contract. The bidder should include the telephone number and name of the individual to contact.
5.7.2 Organizational Chart (Contract Specific)

The bidder should include a contract organizational chart, with names showing management, supervisory and other key personnel (including subcontractor’s management, supervisory or other key personnel) to be assigned to the contract. The chart should include the labor category and title of each such individual.

5.7.3 Résumés

Detailed current résumés should be submitted for all management, supervisory and key personnel to be assigned to the contract. Résumés should be structured to emphasize relevant qualifications and experience of these individuals in successfully completing contracts of a similar size and scope to those required by this RFP. Résumés should clearly identify previous experience in completing similar contracts. Beginning and ending dates should be given for each similar contract. A description of the contracts should be given and should demonstrate how the individual’s work on the completed contract related to the individual’s ability to contribute to the successfully providing the services required by this RFP. With respect to each similar contract, the bidder should include the name and address of each reference together with a person to contact for a reference check and telephone number.

5.7.4 Backup Staff

The bidder should include a list of backup staff that may be called upon to assist or replace primary individuals assigned. Backup staff must clearly be identified in the proposal as backup staff.

5.7.5 Organization Chart (Entire Firm)

The bidder should include an organizational chart showing the bidder’s entire organizational structure. This chart should show the relationship of the individuals assigned the contract to the bidder’s overall organizational structure.

5.7.6 Experience of Bidder on Contracts of Similar Size and Scope

The bidder should provide a comprehensive listing of current contracts of similar size and scope that it has successfully completed, as evidence of the bidder’s ability to successfully complete the services required by this RFP. Emphasis should be placed on contracts that are similar in size and scope to those required by this RFP.

A description of all such contracts should include and should show how such contracts relate to the ability of the firm to complete the services required by this RFP. For each such contract, the bidder should provide the name and telephone number of a contact person for the other contract party. Beginning and ending dates should also be given for each contract.
5.7.7 **Financial Capability of the Bidder**

The bidder should provide proof of its financial capabilities to undertake and successfully complete the contract. A certified financial statement for the most recent fiscal year and current bank reference(s) are acceptable. If a bidder chooses not to include this information with its bid, this information may be requested from the bidder during the evaluation process.

If the bidder is requested to submit this information during the evaluation process, the bidder will be required to submit it, and failure to do so will be cause for finding the bid non-responsive.

5.7.8 **Subcontractor(s)**

5.7.8.1 Should the bidder propose to utilize a subcontractor(s) to fulfill any of its obligations, the bidder shall be responsible for the subcontractor’s(s): (a) performance; (b) compliance with all of the terms and conditions of the contract; and, (c) compliance with the requirements of all applicable laws.

5.7.8.2 The bidder should provide detailed description of services to be provided by each subcontractor, referencing the applicable Section or subsection of this RFP.

5.7.8.3 The bidder should provide detailed résumés for each subcontractor’s management supervisory and other key personnel that demonstrate knowledge, ability and experience relevant to that part of the work, which the subcontractor is designated to perform.

5.7.8.4 The bidder should provide documented experience demonstrating that each subcontractor has successfully performed work on contracts of a similar size and scope to the work that the subcontractor is designated to perform in the bidder’s proposal.

5.7.9 **Contact Information**

The bidder should list the name of the individual that may be contacted at all times if service or information is required from the Contractor by UH.

5.7.10 **Listing of Bidder’s Management and Supervisory Personnel**

The bidder should provide a complete list of all contract management and on-site supervisory personnel to be assigned to this contract by the bidder. The bidder should also include subcontractor personnel, if applicable. This list should identify the position/title of each individual assigned and provide a summary of each individual’s function and role in the contract.

5.7.11 **References of Firm**

The bidder should provide a list of current references that clearly demonstrate the bidder’s proven capabilities in performing services on contracts of similar size and scope to those required by this RFP.
Emphasis should be placed on contracts that are similar in size and scope to those required by this RFP. A description of all such contracts should include and should show how such contracts relate to the ability of the firm to complete the services required by this RFP. For each such contract, the bidder should provide the contact person’s name, title, phone number, e-mail address, and address. Beginning and ending dates should also be given for each contract.

5.7.12 Contracts Lost

Listing of all Contracts Lost in Last Three (3) Years

The bidder should provide a complete list of all contracts the bidder has lost or has had terminated during the last three (3) years, along with the reason why each one was lost or terminated. Include the name of a contact person and phone number for each contract lost or terminated.

5.8 Section 4- Cost Proposal

Bidders must submit their cost proposal in accordance with the Price Sheet(s) included in this RFP as Section 8.0.

5.8.1 If a bid is submitted without all information required, the bid will be considered non-responsive. Each bidder is requested to hold its prices firm for a minimum of one hundred twenty (120) days so that an award can be made.

5.8.2 Each bidder should also provide a comprehensive listing of all labor categories that may be used to perform additional work and/or special projects or according to the additional work and/or special project clause(s) of this RFP. Loaded hourly rates are to be submitted for all labor categories that the bidder anticipates may be required to perform additional work and/or special projects.

5.8.3 Each bidder may also submit any additional price or cost information that the bidder feels may be required to perform any additional work and/or special projects required by this RFP.

ONLY price and costing information provided by the bidder in its original bid proposal submitted in response to this RFP may later be used for additional work and/or special projects to be paid against the contract resulting from this RFP.
6 PROPOSAL EVALUATION AND CONTRACT AWARD

6.1 Proposal Evaluation Committee

Proposals may be evaluated by an Evaluation Committee composed of members of various UH departments together with representative(s) from the Department of Purchasing Services. Representatives from other governmental agencies may also serve on the Evaluation Committee. The Evaluation Committee may choose to make use of the expertise of an outside consultant in an advisory role.

6.2 Oral Presentation and/or Clarification of Bids

A bidder may be required to give an oral presentation to the Evaluation Committee concerning its bid proposal. The Evaluation Committee may also require a bidder to submit written responses to questions regarding its bid.

The purpose of such communication with a bidder, either through an oral presentation or a letter of clarification, is to provide an opportunity for the bidder to clarify or elaborate on its bid. The original bid, as submitted, however, cannot be supplemented, changed, or corrected in any way during the evaluation process. No comments regarding other bids are permitted. Bidders may not attend presentations made by their competitors.

It is within the Evaluation Committee’s discretion whether to require a bidder to give an oral presentation or require a bidder to submit written responses to questions regarding its bid. Action by the Evaluation Committee in this regard should not be construed to imply acceptance or rejection of a bid. The Purchasing Services’ buyer is the sole point of contact regarding any request for an oral presentation or written clarification.

6.3 Evaluation Criteria

The following evaluation criteria categories, not necessarily listed in order of significance, will be used to evaluate bid proposals received in response to this RFP. The evaluation criteria categories may be used to develop more detailed evaluation criteria to be used in the evaluation process.

6.3.1 The bidder’s detailed approach and plans to perform the services required by the Scope of Work Section of this RFP.

6.3.2 The bidder’s documented experience in successfully completing contracts of a similar size and scope of those required by this RFP.

6.3.3 The bidder’s overall ability of the bidder to mobilize, undertake and successfully complete the contract. This judgement will include, but not limited to, the following factors: the number and qualification of management, supervisory and other staff proposed by the bidder to complete the contract, the availability and commitment of the contract of the bidder’s management, supervisory and
other staff proposed and the bidder’s contract management plan, including the bidder’s contract organization chart.

6.3.4 The bidder’s cost proposal.

6.4 UH’s Right to Consider Additional Information

6.4.1 The Executive Director may obtain any information determined to be appropriate regarding the ability of the bidder to supply and/or render the service required by this RFP.

6.4.2 The Executive Director may consider such other factors that, in the opinion of the Executive Director, are important in evaluating the bidder's proposal and awarding contracts as determined to be in the best interest of UH.

6.4.3 UH reserves the right to request all bidders to explain the method used to arrive at any or all cost or pricing figures.

6.4.4 When making the contract award decision, UH may consider evidence of formal or other complaints against any bidder(s) by UH for contracts held in the past or present by the bidder.

6.4.5 UH reserves the right to check the bidder's financial capacity and ability to successfully undertake and provide the services required by this RFP by any means deemed appropriate.

6.4.6 UH reserves the right to conduct site inspections of any facility(s) serviced by the bidder(s) to assist in judging the bidder's ability to provide the services required by this RFP. This applies to all facilities services by the bidder or any sub-contractor to the bidder. This right extends to all facilities of which UH is aware, or about which it becomes aware, that the bidder is servicing, whether or not the facility is listed in the bidder's proposal.

6.5 RIGHT TO WAIVE

The Executive Director reserves the right to waive minor irregularities. The Executive Director also reserves the right to waive a requirement provided that:

(1) The requirement is not mandated by law;
(2) All of the otherwise responsive proposals failed to meet the mandatory requirement; and
(3) In the sole discretion of the Executive Director, the failure to comply with the mandatory requirement does not materially affect the procurement or UH’s interests associated with the procurement.
6.6 NEGOTIATION AND BEST AND FINAL OFFER (BAFO)

After evaluating bid proposals, the evaluation committee may enter into negotiations with each bidder in the competitive range, unless there are too many highly rated proposals to evaluate efficiently. In this situation, UH may limit the competitive range to the number of proposals that will permit efficient competition among the most highly rated proposals. The primary purpose of negotiations is to maximize UH’s ability to get the best value, based on the requirements and evaluation criteria set forth in the RFP. Negotiations may involve the identification of significant proposal weaknesses, ambiguities and other deficiencies that could limit a bidder’s award potential, including price. More rounds of negotiations may be held with one bidder in the competitive range than with another. Negotiations will be structured to safeguard information and ensure that all bidders in the competitive range are treated fairly. When the evaluation committee determines to conclude negotiations, all bidders in the competitive range will be so notified and advised of the time and place for submission of best and final offers. The best and final offer can modify any aspect of the bid proposal, provided mandatory RFP requirements are satisfied and further provided that the revised price proposal is not higher cost than the original price proposal. Any revised price proposal that is higher in cost than the original price proposal will be rejected as non-responsive.

Evaluation of the best and final offers will be on the basis of price and the evaluation criteria set forth in the RFP. If, after review of the best and final offers, clarification is required, it may be sought from the bidders. If further negotiation is desired after evaluation of the revised proposals, it will be followed by another BAFO opportunity.

UH reserves the right to reassess the competitive range before proceeding with a subsequent round of negotiations and BAFO submissions and to remove from the competitive range any proposal that is no longer considered to be a leading contender for award. After evaluation of the final BAFO submissions, the evaluation committee will recommend to the Executive Director for award the responsible bidder(s) whose proposal(s), conforming to the RFP, is most advantageous to UH, price and other factors considered. The Executive Director may accept, reject or modify the recommendation of the Evaluation Committee. The Executive Director may negotiate further cost reductions with the selected bidder.

Negotiations will only be conducted in those circumstances where they are deemed by UH to be in UH’s best interests and to maximize UH’s ability to get the best value. Therefore, bidders are advised to submit their best technical and price proposals in response to this RFP, because UH may, after evaluation, make a contract award based on the content of these initial submissions, without further negotiation with any bidder.

All contacts, records of initial evaluations, any correspondence with bidders related to any request for clarification, negotiation or BAFO, any revised technical and/or payment proposals, the Evaluation Committee Report and the Award Recommendation, will remain confidential until a Notice of Intent to Award a contract is issued.

NOTE: If UH contemplates negotiation, proposal prices will not be publicly read at the proposal submission opening. Only the name and address of each bidder will be publicly announced at the proposal submission opening.
6.7 Contract Award

The contract shall be awarded with reasonable promptness by written notice to that responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to UH, price and other factors considered. Any or all bids may be rejected when the Executive Director determines that it is in the public interest to do so.

6.8 Bidder’s Right to Challenge a Contract Award

Except in cases of emergency, bidders have the right to protest a proposed contract award.

A bidder’s protest must be submitted to the buyer of record with a copy to the Executive Director of Supply Chain Management (“Executive Director”) within ten (10) days of receipt of notice to the bidder that it did not receive a contract award for its submitted bid proposal or notice that an award had been made to another bidder. The protest period may be shortened by the Executive Director of Supply Chain Management. If the protest period is shortened or a protest period is not authorized due to emergency, all bidders will receive notice of the shortened protest period or emergency in the notice sent to bidder on the award of the contract.

Notices of contract award under this section may be faxed, e-mailed, sent by regular mail or by any other means, excluding telephonic communication, conducive to transmitting the notice. If notice is sent by regular mail, the recipient is deemed to have received the notice three (3) days after mailing.

If a bidder files a protest to a contract award under this section, the bidder must set forth in writing with specificity the basis of the protest. At the time of the protest filing, the bidder must also submit all documentation supporting the basis of the protest. Failure to comply with these requirements may lead to rejection of the protest and UH award of the contract.

The protest will be reviewed and addressed with reasonable promptness. If deemed necessary by Executive Director, a hearing may be held on the merits of the protest. In all cases, the Executive Director will notify the bidder of the final determination on the protest.
7  BIDDER’S RESPONSE OF “NO” TO SCOPE OF WORK REQUIREMENTS

The bidder should provide information for which a “NO” answer is given to any of the Scope of Work Requirements in Section 3.0. The information should include a thorough explanation for not meeting the requirement and alternative which may substitute the requirement.

Section 3.1

Section 3.2

Section 3.3

Section 3.4

Section 3.5

Section 3.6

Section 3.7

Section 3.8

Section 3.9

Section 3.10

Section 3.11

Section 3.12
8 PRICE SHEET AND SUPPORTING DETAIL

MEDICAL CODING SERVICES
PROPOSAL #UH-P20-005

The bidder proposes the following firm, fixed and all-inclusive fee (ie. to perform the services described in this RFP outlined in Section 3 (Scope of Work). The fees are to remain the same for the life of the contract.

<table>
<thead>
<tr>
<th>Coding Per Chart Fees</th>
<th>Year 1 Pricing</th>
<th>Year 2 Pricing</th>
<th>Year 3 Pricing</th>
<th>Year 4* Pricing</th>
<th>Year 5* Pricing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inpatient Per Chart Fee</td>
<td>$</td>
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<tr>
<td>Same Day Surgery/Medical Per Chart Fee</td>
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<tr>
<td>Emergency Department Per Chart Fee</td>
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<tr>
<td>Observation Per Chart Fee</td>
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<tr>
<td>Outpatient Clinic Per Chart Fee</td>
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<tr>
<td>Ancillary Per Chart Fee</td>
<td>$</td>
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<tr>
<td>Professional Fee Coding Only Per Chart Fee</td>
<td>$</td>
<td>$</td>
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<tr>
<td>Combined/Dual Facility + Professional Fee Coding Per Chart Fee (ED/Observation)</td>
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<td>$</td>
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<td>$</td>
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<tr>
<td>Combined/Dual Facility + Professional Fee Coding Per Chart Fee (Clinic)</td>
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<td>$</td>
</tr>
<tr>
<td>Anesthesia Professional Fee Coding Per Chart Fee</td>
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<td>$</td>
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</tr>
</tbody>
</table>

*Years 4 and 5 are Optional Years

A. Training Orientation: $________________ per ___________________
   *(Week #1 only for each new coder up to 40 hours)

B. Breakdown of Inpatient Per Chart Fees based on Length of Stay (LOS), if any:

Contractor should identify if there are differences in Per Chart Fees depending on Inpatient Length of Stay (LOS) and/or for on-site vs. remote coding.

Labor Price Sheet for 4.17 (Additional Work and/or Special Projects):

Bidders are to submit in the bidding price line below the amount UH will be charged for any required services in section of the RFP identified above.

Note: Any travel related expenses must adhere to UH policy. Refer to Appendix B.

Bidders Name: __________________________________________

Bidders Signature: ________________________________________
Optional:

If bidder provides code auditing services, bidder should submit pricing below. **Bidder should indicate if fees are per hour or per chart.**

<table>
<thead>
<tr>
<th>Auditing Fees</th>
<th>Year 1 Pricing</th>
<th>Year 2 Pricing</th>
<th>Year 3 Pricing</th>
<th>Year 4* Pricing</th>
<th>Year 5* Pricing</th>
</tr>
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<tbody>
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<td>$</td>
<td>$</td>
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<td>$</td>
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<tr>
<td>Professional Fee Coding Only Fee</td>
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</tr>
<tr>
<td>Combined/Dual Facility + Professional Fee Coding Fee (ED/Observation)</td>
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<td>$</td>
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<td>$</td>
</tr>
<tr>
<td>Combined/Dual Facility + Professional Fee Coding Fee (Clinic)</td>
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<td>$</td>
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<td>$</td>
</tr>
<tr>
<td>Anesthesia Professional Fee Coding Fee</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>

*Years 4 and 5 are Optional Years

**Bidder’s Name:**

________________________________________________________________________

**Contact Person Name and Title:**

________________________________________________________________________

**E-mail Address:**

________________________________________________________________________

**Signature:**

________________________________________________________________________

**Date Signed:**

________________________________________________________________________
9 REQUIRED FORMS

9.1 The following forms shall be submitted with bidder’s proposal:

- Completed- **SIGNED ORIGINAL RFP COVER PAGE**
- Section 3.0 Scope of Work with _____ Yes or _____ No checked and accompanying explanation for any areas checked “No” (Section 7).
- Ownership Disclosure Form – Attached
- Technical Response to Section 5.6, 5.7 and 7

9.2 The following forms are required before Contract award and may be submitted with bidder’s proposal:

- Terms and Conditions (signed) – attached
- Business Associate Agreement-attached
- Two-Year Chapter 51 / Executive Order 117 Vendor Certification and Disclosure of Political Contributions (Ownership Disclosure) Form [https://www.nj.gov/treasury/purchase/forms/eo134/Chapter51.pdf](https://www.nj.gov/treasury/purchase/forms/eo134/Chapter51.pdf)
- Certificate of Liability Insurance
- Business Registration Certificate (BRC)- The bidder **must** be registered prior to award of the contract: [http://www.state.nj.us/treasury/revenue/busregcert.shtml](http://www.state.nj.us/treasury/revenue/busregcert.shtml)
- Completion of Appendix C
APPENDIX A

Confidentiality & Information Security Agreement

I understand that through my work or association with The University Hospital (UH), I have an ethical and legal responsibility to protect the privacy of all patients and employees and to safeguard the confidentiality of their health and other sensitive information. This protection also extends to members of UH’s health plans. In addition, I understand that UH Information Systems and all UH confidential and proprietary information are to be regarded as valuable resources. I will provide all necessary safeguards for the information to be kept secure from theft, misuse, and unauthorized reproduction, modification, or destruction. I understand that the UH Information Technology Division conducts information system security checks and that certain activities, such as unsuccessful log-in attempts, email usage, or Internet usage, may be monitored.

I understand that failure to comply with this agreement may result in the termination of my employment or association with UH and association with UH and/or civil or criminal legal penalties.

I AGREE THAT I WILL:

1. Not disclose confidential or proprietary information to any individuals who are not authorized to receive the information or to those who do not have a legitimate need to know in order to provide patient care or to carry out their duties with UH.
2. Protect the privacy and confidentiality of our patients, employees, and members of our group health plans.
3. Not disclose or share any confidential information, even if I am no longer associated with UH.
4. Not access, change, or destroy confidential or proprietary information except as required to perform my job.
5. Know that my use of UH Information Systems to access confidential information may be audited and that UH may take away my access at any time.
6. Dispose of documents or other media when no longer needed, in an approved manner that protects confidentiality. I will follow the correct department procedure, where applicable.
7. Access only levels or components of the Information System as assigned to perform my job or service.
8. Keep my password(s) secret and not share it (them) with anyone. If I suspect that my password is known, I will immediately notify the appropriate Data Steward and change it so as not to compromise computer security.
9. Not install, transmit, or download from the Internet onto any Information System of UH, any unauthorized or unlicensed software, or material protected by copyright.
10. Not make unauthorized copies of UH software.
11. Log-off or secure my workstation, when unattended, according to departmental policy, where applicable.
12. Adhere to warnings about computer viruses and perform virus scan updates as directed.
13. Not transmit or display abusive, discriminatory, harassing, inflammatory, profane, pornographic or offensive language or other such materials over or on any UH Information Systems.
14. Report log-on or other system problems to the HS&T Help Desk.
15. Use UH Information Systems wisely to conserve costly space on the server.
16. Abide by the provisions of this agreement if granted remote access to any UH Information System.
17. Use UH Information Systems equipment for the sole purpose of performing my job or services except on occasion for minimum personal use.
18. Immediately report any violations of these provisions to a manager.
19. Participate in ongoing Information Security Training as directed.
20. Review the UH Information Security Agreement for renewal periodically as directed.
21. Comply with UH Policy.

I have read and understand the above and hereby agree to these provisions as a condition of my employment, contract, service, association or work with UH and these procedures will be enforced through monitoring mechanisms and random auditing. Violations of any guidelines may result in disciplinary action up to and including termination of UH’s relationship with the violator.

Signature: ___________________________________________ Date: ____________________

Printed Name: _____________________________________________________________

UH Entity Name: _____________________ Department: ____________________________

Location: Newark

Vendors, contractors, students, or others as appropriate, specify company, school:

_________________________________________
APPENDIX B

UNIVERSITY HOSPITAL TRAVEL POLICY

POLICY AND PROCEDURE MANUAL

<table>
<thead>
<tr>
<th>DEPARTMENT:</th>
<th>Finance</th>
<th>ISSUE NO:</th>
</tr>
</thead>
<tbody>
<tr>
<td>EFFECTIVE DATE:</td>
<td>October 11, 2018</td>
<td>SUPERSEDES DATE: March 1, 2017</td>
</tr>
</tbody>
</table>

TRAVEL REIMBURSEMENT POLICY AND PROCEDURES

I. PURPOSE

Expenditures of University Hospital (“UH”) funds must occur in furtherance of its mission, and a legitimate business purpose must exist for each instance of expenditure. Each UH employee responsible for making decisions concerning these expenditures must ensure that all expenses represent an appropriate use of UH funds.

Budgets reflect the work plan for a unit by assigning corresponding labor and material costs associated with the plan. Incurring travel expenses are business decisions that logically stem from budgets. As a result, all travel expense decisions must be made with due consideration for established budgets. The purpose of this policy is to ensure that departmental expenses do not exceed their authorized amounts, that the budgets remain aligned with the actual expenditures, and to ensure compliance with state and federal regulations concerning travel expense reimbursements. These are basic financial controls, required by Generally Accepted Accounting and Audit Principles (GAAP).

Based on the significant amount of federal and state funds that the UH receives, this policy parallels those of the Federal government with the exception of per diem reimbursement. UH as an instrumentality of the State of New Jersey is using the same standards that apply to travel by state employees.

II. PRINCIPLES

I. Principle of Precedence: UH’s travel policy applies to all travel, including sponsored programs. However, if specific agency guidelines for a sponsored program are more restrictive than the UH policy, then agency rules shall apply. Individuals should be familiar with the specific costs allowed by the provisions of their sponsored programs.

II. Functional Definitions:

i. Actual Expense Reimbursement Method: Using Chrome River, all expenses must be itemized, including meals, (each meal must be itemized separately) for which reimbursements will be made under actual expense. Incidental expenses that do not accrue daily may be averaged over the number of days your agency authorizes/approves actual expenses. (FAR §301-11.306).
ii. Approved Travel is defined as travel on official UH business from home or normal place of employment to another destination and return to home or normal place of employment. UH approved travel does not include commuting between home and normal place of employment.

iii. Availability of Funds is defined as having unexpended funds in the budget that were specifically allocated to travel expenses.

iv. Budget is defined as the approved budget that is associated with a specific Org/Index # and is implemented at the beginning of each Fiscal Year. In Chrome River this is referred to as Allocation.

v. Domestic Travel is defined as travel within the US, its territories or Canada.

vi. Foreign Travel is defined as travel between the US, including its territories or Canada and any other country; OR travel between points outside the US, its territories, or Canada.

vii. Ground Transportation is defined as taxis, shuttles, UBER, or, mass transit (underground trains [ex. subways, PATH]), buses.

viii. Lodging expenses are defined as those expenses associated with actual space rental costs related with sleeping accommodations.

ix. Original Receipts – These are the actual detailed receipts that the traveler was issued at the time of payment.

x. Regular Travel is defined as travel on official UH business that is not grant funded, but rather, is expensed to a regular hospital index number.

xi. Sponsored Travel is defined as travel on official UH business that is related to a grant and is expensed to a grant.

III. POLICY

I. The policies and procedures herein apply to all sources of Funds and Index numbers.

II. Consonance with Budget Rule – All travel expenses must be in consonant with the approved budget for the department or sponsored program. Therefore, depending on the variance, if actual travel expenses exceed the allocated budget, the fiscal officer will be asked to submit a corrective action plan to the Budget office to show how these unanticipated expenses will be realigned and in balance by year end.

III. Advance Authorization for Travel Rule – All travel must be authorized in advance by the traveler’s supervisor or Director before being submitted to the Finance Department. If the authorization (submitted via Chrome River) is not completed prior to the trip then the ensuing travel expense, based upon budgetary discretion, may not be reimbursed. The Travel Authorization once duly authorized, can be submitted directly to Gateway Travel, the authorized travel agent for UH, so that the air/train tickets may be purchased.
IV. **Accountable Plan** - In order to exclude travel reimbursements from employee income, UH maintains an accountable plan for employee business expenses. Travel expenses not meeting all three conditions as outlined below may be taxable to the traveler and therefore subject to W-2 reporting. Under Internal Revenue Service (IRS) regulations for an accountable plan, expenses are required to meet the following three conditions:

i. There must be a business connection and only for business expenses that are ordinary and necessary in the performance of duties as an employee.

ii. All business expenses must be substantiated with the date, amount, place, and business purpose of the expense being submitted to the employer within a reasonable time-period. Specific documentation requirements are noted throughout the policy.

iii. Employees are required to return all amounts in excess of substantiated expenses if they have received a travel advance.

V. In no case will an amount be reimbursed that is larger than allowed under the UH’s policies and procedures.

VI. The UH’s travel reimbursement policy is based on documentation of reasonable and actual expenses, supported by images of itemized receipts. Itemized receipts must be submitted for all travel expenses including airline and rail, hotels, meals, automobile rental, and incidentals. Original receipts must be kept by the traveler for at least one year from the date of the trip.

VII. Incremental costs for travel, lodging, meals or any other travel expenses for spouses/partners or other dependents will not be reimbursed.

VIII. All staff must report rental-car accidents (that occur while traveling on UH Business) to the Office of Risk Management within 24 hours, and immediately, when any accident results in any personal injury, or towing of a vehicle. The traveler should follow the rental agency accident report instructions, in addition to forwarding a copy of the report to the Office of Risk Management. The Home Department of staff members failing to report an accident within 24 hours will be charged whatever additional costs are incurred by UH as a result on non-compliance with this policy.

IX. Some sponsored programs may require that foreign travel be approved or authorized in writing in advance by the sponsoring agency. In addition, some sponsored programs require that travel to certain areas be cleared through other government channels. For these and similar reasons, the Grants Office must be consulted when foreign travel under Federal or non-Federal sponsored programs is planned.
X. **Foreign Carriers** – The use of foreign carriers is allowed on non-sponsored sources of funds, as long as this complies with other UH travel policies and procedures. The use of foreign-based carriers is restricted on sponsored programs.

XI. The travel policies and procedures stated in this document apply fully to individuals who are not UH employees, who may be reimbursed by the UH for UH pre-approved travel, including transportation, lodging, and other travel-related costs. These individuals may include guest lecturers, researchers, consultants, and prospective staff. To ensure compliance, the department is responsible for informing non-personnel of UH's travel policy and procedures prior to their visit, and securing all necessary documents and receipts from the traveler. The department arranging for the non-personnel travel is responsible for having all visitor forms properly completed, including a W-9 form (with original receipts attached), and processed in Chrome River.

XII. **Time Frame Rule** – All travel expenses for sponsored programs must be incurred within the beginning and end dates of the program. For UH travel expenses, the expenses must be incurred within the beginning and at least, two weeks before the end of the fiscal year.

XIII. **Travel Advances** – UH Staff are encouraged to minimize cash travel advance requests. Travel Advance requests must be submitted via Chrome River and must include Pre-Approval authorization. Travel Advances will be issued to a UH employee for out-of-pocket expenses that will be incurred during travel on UH business. It is assumed that employees will be able to cover costs for shorter trips and process an expense reimbursement upon return.

   i. Travel Advances will not be made unless the request is $250.00 or more.

   ii. Travel Advances will be authorized up to 75% of anticipated expenses.

XIV. **One- Expense- Report- per- Trip-Rule.** All expenses for a single trip must be consolidated and submitted on a single Travel Reimbursement Expense Report via Chrome River.

XV. **Business Purpose Rule.** All travel require a Pre-Approval form be submitted via Chrome River. The Pre-Approval requires submission of an Attendance At Event (AAE) form and must document the business purpose and justification of the travel. The business purpose / justification must be stated clearly in terms of what is the purpose of the trip. The Pre-Approval also requires hotel confirmation, airfare confirmation, as well as registration and conference agenda. This will enable the approver to better assess the reasonableness and legitimacy of the expense.

XVI. All UH personnel are responsible for knowing the travel reimbursement guidelines prior to expending personal funds for business travel. Should the expenses incurred by the traveler be determined to be not allowable and/or reimbursable, UH reserves the right to deny reimbursement of such travel-related expenditures.
XVII. UH reserves the right to withhold any travel reimbursement not having sufficient proof of actual expenditures and a valid reason for the same.

XVIII. UH reserves the right to withhold advance privileges from any individual who fails to abide by UH’s travel policies.

XIX. Changes in UH’s business travel policies and procedures may be made from time to time, and will be communicated via broadcast e-mail. The information herein supersedes all previous travel policy and procedure documentation.

XX. REIMBURSEMENT GUIDELINES:

I. RECEIPTS

i. Itemized receipts are required for meals, lodging, local transportation, seminar fees, educational costs, and for incidental expenses. Except as otherwise allowable below, liquor and associated taxes and tips are not reimbursable. If liquor expenses are present on the receipt, not only the liquor expense itself but the associated tax and tip must be excluded.

ii. Reimbursement of expenses under $10 for which receipts were unobtainable will be allowed on a limited basis, in the event of the occasional missing receipt and not for an aggregation of expenses.

iii. Foreign Travel Reimbursement Expense Reports must include currency conversion documentation.

iv. The Foreign Exchange rates should be those used at the time of transaction, not the rates in effect at the time the Expense Report is submitted.

v. Transactions in a foreign currency still require the submission of original, itemized receipts plus documentation of the exchange rate is required in the form of a) a charge card or credit card statement or, b) for a cash transaction, a calculated U.S. dollar equivalent on the date of the transaction. Currency converters are available on line at no cost to the users.

vi. Documentation of Differences Rule: Any variance between the Actual Receipts and the Travel Reimbursement Expense Report must be accompanied by a short statement explaining the differences.
vii. UH reserves the right to withhold reimbursement of expenditures lacking receipts and a valid reason for such omission.

II. AIR TRAVEL

i. When possible travelers should try to use Gateway Travel, the authorized travel agent of UH. A fully executed, Approved Pre-Approval form should be submitted to Gateway Travel (973-624-4462) who is then authorized to secure air/train fares.

ii. Staff should select the least expensive airfares, including non-refundable and penalty fares, based on a two-hour "window" on either side of their preferred departure or arrival times. UH will only reimburse coach class tickets and will not reimburse any additional costs associated with upgrades.

iii. Air carrier selections cannot be biased by the traveler’s frequent flyer affiliation. The lowest cost air travel should take precedence. Frequent flyer fees are not reimbursable.

iv. Whenever possible employees are encouraged to book in advance of travel to secure the lowest fares.

v. UH does not carry insurance that applies to loss of or damage to luggage or other personal effects during travel. If such damage or loss occurs, travelers should seek reimbursement through their own insurance, or attempt to recover directly from the party responsible, such as the airline carrier.

III. LODGING

i. **50-Mile Rule.** Reimbursement is allowed for lodging expenses when the temporary duty station is located more than one hundred (50) miles (one-way, most direct route) of the closer of either the traveler’s official residence or place of work.

ii. While there is no set lodging limitations as prices vary according to cities and seasons, travelers and reviewers are responsible to ensure that the travel expenses are in consonant with the budget and include a standard of reasonableness. The Budget Office will return Pre-Approvals where lodging costs are deemed excessive. Lodging expenses for spouses or other dependents will not be reimbursed. Lodging costs are expected to economical, reasonable, and consistent with state guidelines. It is expected that employees will reserve standard, single occupancy rooms. Departments are encouraged to patronize hotels and motels that offer special rates to government employees unless alternative lodging offers greater cost benefits or is more advantageous. Travelers can go to http://www.fedrooms.com and search by location for participating hotels and motels.
iii. Additional days prior or beyond an event’s end date are not reimbursable.

iv. Itemized hotel/motel invoices must be submitted with the travel expense reports. Images of these can be uploaded into Chrome River.

IV. MEALS & PER DIEM

i. Meal expenses require itemized receipts. Alcoholic beverages and the associated tax and tips must be excluded from the reimbursement request.

ii. The average allowance for meals is $55/day. Reasonable tips are included in this daily allowance.

iii. Itemized meals receipts must be submitted with the travel expense reports. Images of these can be uploaded into Chrome River.

V. GROUND TRANSPORTATION

i. Travel to and from airports and downtown areas should be confined to regularly scheduled shuttle service, whenever such service is less costly than taxi service. If shuttle service between the airport and downtown designation is not available, taxicabs and other economy car transport services (i.e. Uber, Lyft) can be used. Reasonable tips of 10% are allowable. Receipts are required for reimbursement.

ii. Limousine, or livery services – Transportation charges for limousine and livery service is not reimbursable under state guidelines.

iii. Commercial Rental Vehicles – There must be a legitimate business justification for any car rental. If renting a car, economy, compact, or subcompact vehicles must be selected. The Hospital reserves the right to pay the customary fee for a rental in the classes described above. The employee will be responsible for the balance. Tolls and reasonable parking charges will be reimbursed with receipts provided. A copy of the rental agreement and other documents provided by the car rental agency must be included in the reimbursement request.

VI. PRIVATE AUTOMOBILE

i. The rate of reimbursement is based on U.S. Federal Government reimbursement rates. This reimbursement covers all fuel, maintenance, insurance, transportation, and operating costs. Fuel costs are included in the per-mile reimbursement rate.

ii. Tolls and reasonable parking charges will be reimbursed in addition to the mileage allowance. Valet parking is not allowable.
iii. Damage to a privately owned vehicle used for UH business is covered by the individuals’ private insurance, costs for which are also included in the mileage reimbursement.

iv. UH will not assume responsibility for deductibles or other uninsured loss to the vehicle.

v. No reimbursement will be made for the cost of repairs to the vehicle or other such costs whether they result from the traveler's actions or the actions of others.

vi. Costs for parking and moving violations are not reimbursable.

vii. Normal commutation expense (mileage) must be deducted when calculating mileage allowance.

VII. TELECOMMUNICATION COSTS

i. Charges for Internet connections for business use at hotels, conference sites, airports, and Internet cafes while traveling are reimbursable with receipts.

ii. International phone cards purchased for more than $25 are reimbursable, but also require that the phone card owner maintains a log of business calls for which the phone card is used, listing the person called, date of call, length of call and business purpose of the call. To meet audit requirements, the phone card usage log should be filed with the original phone card purchase documentation.

iii. Normal communications of a personal nature (ex. calling home) are to be excluded from lodging charges.

VIII. NON-ALLOWABLE EXPENSES.

Except as otherwise approved by the UH President and Chief Executive Officer, the following are unequivocally not allowable and non-reimbursable travel expenses:

The following list includes but is not limited to, non-reimbursable expenses. A general standard for allowable travel expenses is those expenses that can be directly linked to the performance of one’s duties.

i. Airfares – First-class or any upgrades (seats or class),
ii. Airline clubs – fees, or specific invoices associated during travel,
iii. Airlines – Frequent flyer fees,
iv. Airline – In flight movies or any other purchases,
v. Valet parking,
vi. Sightseeing / guided tours,
vii. Alcohol (consumed or purchased for later use),
viii. Baggage fees – fees associated with baggage costs above and beyond the standard airline baggage limits (1 bag + 1 carry on),
ix. Books, Magazines, Newspapers for personal use,
x. Child-care, babysitting, house-sitting, pet-sitting/kennel charges,
xi. Costs incurred by traveler’s failure to cancel transportation or hotel reservations in a timely fashion,

xii. Evening-wear or formal wear purchases or rentals,

xiii. Haircuts and personal grooming (mani/pedicures, facials),

xiv. Laundry and dry-cleaning (An exception may be made for extended foreign travel with receipts), shoeshine services,

xv. Passports, vaccinations, and visas, when not required as a specific and necessary condition of the travel assignment,

xvi. Personal entertainment expenses including in-flight movies, headsets, health club facilities, hotel pay-per-view movies, in-theatre movies, social activities, and related incidental costs,

xvii. Mini-bar restocking in lodging facilities,

xviii. Access fees to Pool/GYM facilities,

xix. Travel accident insurance premiums and/or purchase of additional travel insurance (with the exception of international health insurance),

xx. Loss of or damage to Personal Property while traveling,

xxi. Additional Travel Insurance Other expenses not directly related to the performance of the travel assignment.

XXI. The following are guidelines specific to sponsored programs:

I. All travel must be completed within the beginning and end dates of the sponsored program.

II. Use of Foreign-based Carriers on Sponsored Programs

i. When making travel arrangements to a foreign country, which are to be paid by sponsored program funds (particularly those programs that are federally funded), it is required that a US-based air carrier be used. A U.S. flag carrier (U.S. carrier) shall be used to destination or in the absence of through service, to farthest interchange point. In other words, any air transportation to, from, between or within a country other than the U.S., of persons or property, the expense of which will be assisted by this award, must be performed on a U.S. flag carrier service provided such carrier is available.

ii. This requirement applies based on Federal guidelines regardless of factors of cost, convenience, or personal preference. Be advised that the traveler, and not the travel agency, is responsible for compliance.

III. Exceptions to the Foreign Air Carrier Rules
i. If a U.S. carrier does not serve an origin or interchange point, then a foreign carrier may be used to the nearest interchange point to connect with a U.S. carrier.

ii. If a U.S. carrier involuntarily reroutes the traveler via a foreign carrier, the foreign carrier may be used.

iii. If the airport abroad is the origin or destination airport, and use of a U.S. carrier would extend the total travel time by 24 hours or more than would travel by a foreign carrier.

iv. If the airport abroad is an interchange point and use of a U.S. carrier would require the traveler to wait six (6) hours or more than would travel by foreign carrier.

v. If travel by a foreign carrier would eliminate two (2) or more aircraft changes en route.

vi. If travel by U.S. carrier would extend the total travel time six (6) hours or more than would travel by foreign carrier.

vii. If the elapsed travel time on a scheduled flight from origin to destination airport by foreign carrier is three (3) hours or less and service by U.S. carrier would double the travel time.

IV. Visas, Passports, Inoculations – Fees for visas, passports, and inoculations are allowable when they are a specific and necessary condition of fulfilling a work assignment on behalf of Hospital UH. For example, if foreign travel is authorized as part of a sponsored program budget, and a visa is necessary for travel, this is allowable.

IV. PROCEDURES:

I. All travel related reimbursement must be submitted via the hospital Chrome River system. Chrome River can be accessed via the employee portal under ‘Employee Resources’ or the link https://app.chromeriver.com/index. The application includes a self-help tutorial. Additional guidance can be scheduled with the IST application specialist at 973-972-3594.

II. The traveler must submit a Pre-Approval request via Chrome River where it will be routed to the supervisor and Director for approval. The Pre-Approval should include an Attendance At Events (AAE) form as well as hotel confirmation, airfare confirmation, and registration costs.

III. The Supervisor must review the Pre-Approval request focusing specifically on:

i. The legitimacy of the “business justification” for travel, specifically, the manager must determine if travel is essential or absolutely required for the accomplishment of the employee’s job function,

ii. Availability of funds, specifically, that there is a line item in the budget exclusively reserved for travel expenses, and that those funds are available. The Supervisor should also review costs for a standard of reasonableness.
IV. For Sponsored (Grant) travel, the Pre-Approval must be submitted via Chrome River whereby it will be routed to the supervisor and the Grants Office.

V. Travel Advances- Travel Advance requests must be submitted via Chrome River and must include a Pre-Approval authorization.

VI. 30 Day Rule: Within thirty (30) days after the completion of each trip, a fully documented UH Travel Expenses Reimbursement Report must be submitted via Chrome River. The traveler or his/her proxy must submit the Travel Expenses Reimbursement Report and, all supporting documentation with images of the original receipts attached to obtain expense reimbursement. The original receipts must be kept by the traveler for at least a year – in case of an audit which will require the original receipts to be made available.

VII. The immediate Supervisor/Director should review and authorize the Travel Expenses Reimbursement Report prior to submission. Supervisors in their review of the Travel Expenses Reimbursement Report must ensure that the expenditures: meet with standards of reasonableness, and in cases where there is reason to believe the expenditures may be inappropriate or extravagant, withhold the processing for payment until a satisfactory explanation is provided. The ultimate responsibility for the review and approval of transactions lies with the department.

VIII. Upon receipt of the completed Travel Expenses Reimbursement Report in Chrome River, the Budget Office and/or Grants Office will:

i. Verify that the documents (including the Attendance at an Event Form) have been signed by the traveler and the traveler’s supervisor,

ii. Validate that the funds requested have been allocated and are available in the specific budget against which the expenses will be charged,

iii. Review expenses for reasonableness,

iv. Review for travel policy compliance,

v. The Budget Office will then approve or disapprove and return the request in Chrome River,

vi. Approved Travel Expenses Reimbursement Reports will be forwarded to Accounts Payable for processing and further review.

vii. Disapproved Travel Expenses Reimbursement Reports will be returned to the originator with a written explanation for the return.

viii. The Originator will have five (5) business days to respond to the request for clarification by the Budget Office.
IX. Travel Advances Reconciliations. In the cases where Travel Advancements are authorized, the following rules shall apply:

i. **5 Day Rule** – Travel Advances should be reconciled within five (5) working days of return from travel but no later than 30 days from date of return.

ii. Unreconciled advances will be charged to the traveler’s departmental budget, and, as required by federal law, the amount will be reported to the IRS as taxable compensation to the traveler.

iii. Unspent funds from the advance must be returned with the Travel Reimbursement Expense Report in the form of a personal check made payable to UH.

Travel Advances will not be issued to an employee who has not fully accounted for an earlier advance except when this individual must leave for another trip within the five working days following return from the earlier travel.
APPENDIX C

UH BAA Compliance Review

Introduction:
University Hospital is required to annually assess UH 3rd party compliance to the Health Insurance Portability and Accountability Act (HIPAA) Privacy and Security rules. To facilitate assessment of our Business Associates compliance to HIPAA, we have identified a checklist that can help us mutually ensure HIPAA compliance as well as assist in identifying areas of risk.

Vendor Contact Information:
Company: ____________________________  Signature: ____________________________
Name: _______________________________  Title: _______________________________
Business Address: ______________________  Phone #: ___________________________
Completion Date: ______________________

Checklist Questions: Please provide responses to the following questions.

1. Do any members of your organization have access to UH ePHI or PHI?  Yes  No
2. Do you have HIPAA Privacy policies, manuals and training materials?  Yes  No
3. Has your organization conducted a HIPAA Privacy risk assessment in the past year?  Yes  No
4. Has your organization conducted routine HIPAA Privacy audits auditing and monitoring?  Yes  No
5. Has your organization had any OCR reportable breaches in the past year?  Yes  No
6. Does your organization utilize subcontractors that may have access to UH ePHI or PHI?  Yes  No
7. Does your organization assess your subcontractors for HIPAA compliance?  Yes  No
8. Does your organization have a process for reporting a breach to UH involving UH ePHI or PHI?  Yes  No
9. Does your organization have written and published cyber security policies that meet NIST 800.53 security control requirements?  Yes  No
10. Has your organization performed a HIPAA Security Rule risk assessment in the past year?  Yes  No
11. Does your organization have a cyber security training program that includes all personnel?  Yes  No
12. Does your organization have Policy and Procedure of Cyber Security Incident Response?  Yes  No

OWNERSHIP DISCLOSURE FORM
Name of Firm: _____________________

INSTRUCTIONS: Provide below the names, home addresses, dates of birth, offices held and any ownership interest of all officers of the firm named above. If additional space is necessary, provide on an attached sheet.

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INSTRUCTIONS: Provide below the names, home addresses, dates of birth, and ownership interest of all individuals not listed above, and any partnerships, corporations and any other owner having a 10% or greater interest in the firm named above. If a listed owner is a corporation or partnership, provide below the same information for the holders of 10% or more interest in that corporation or partnership. If additional space is necessary, provide that information on any attached sheet. If there are no owners with 10% or more interest in your firm, enter “None” below. Complete the certification at the bottom of this form. If this form has previously been submitted to UH, Purchasing Department in connection with another bid, indicate changes, if any, where appropriate, and complete the certification below.

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COMPLETE ALL QUESTIONS BELOW

Within the past five years has another company or corporation had a 10% or greater interest in the firm identified above?  (If yes complete and attach a separate disclosure form reflecting previous ownership interests.)  Yes _____  No _____

Has any person listed in this form or its attachments ever been arrested, charged, indicted, plead guilty or been convicted in a criminal or disorderly persons matter by the State of New Jersey, any other Political subdivision state or the U.S. Government? (If yes, attach a detailed explanation for each instance.)  Yes _____  No _____

Has any person or entity listed in this form or its attachments ever been excluded suspended, debarred or otherwise declared ineligible by any agency of government from bidding or Contracting to provide services, labor, material or supplies? (If yes, attach a detailed explanation for each instance.)  Yes _____  No _____

Are there now any criminal matters, suspension or debarment proceedings pending in which the firm and/or its officers and/or managers are involved? (If yes, attach a detailed explanation for each instance.)  Yes _____  No _____

Has any federal, state or local license, permit or other similar authorization, necessary to perform the work applied for herein and held or applied for by any person or entity listed in this form, been suspended or revoked, or been the subject of any pending proceedings specifically seeking or litigating the issue of suspension or revocation? (If yes to any part of this question, attach a detailed explanation for each instance.)  Yes _____  No _____

CERTIFICATION: I, being duly sworn upon my oath, hereby represent and state that the foregoing information and any attachments thereto to the best of my knowledge are true and complete. I acknowledge that the State of New Jersey is relying on the information contained herein and thereby acknowledge that I am under a continuing obligation from the date of this certification through the completion of any contracts with the State to notify the State in writing or any changes to the answers or information contained herein. I acknowledge that I am aware that it is a criminal offense to make a false statement or misrepresentation, and if I do so, I recognize that I am subject to criminal prosecution under the law and that it will also constitute a material breach of my agreement(s) with the State of New Jersey and that the State at its option, may declare any contract(s) resulting from this certification void and enunforceable.

I, being duly authorized, certify that the information supplied above, including all attached pages, is complete and correct to the best of my knowledge. I certify that all of the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.  (Print or Type)

Date:_______________________                   ______________________________________Signature

________________________________________Name

________________________________________Title

FEIN #________________________

This Business Associate Agreement
Is Related To and a Part of the Following
Underlying Agreement: RFP # UH-P20-0XX
Medical Coding Services

Effective Date of Underlying Agreement:________
Vendor: ________________________

Request for Proposal: Medical Coding Services (RFP # UH-P20-005)
Business Associate Agreement

This Business Associate Agreement ("BAA") is entered into as of _______ ("Effective Date") by and between University Hospital, a body corporate and politic, and an instrumentality of the State of New Jersey, having its principal offices at 150 Bergen Street, Newark, New Jersey 07103 (hereinafter referred to as “Covered Entity”) and ____________, having its principal offices at ______________ (hereinafter referred to as “Business Associate”) (the “Covered Entity” and “Business Associate” hereinafter individually referred to as a “Party” and collectively referred to as the “Parties”).

The Parties also have entered into a __________ made effective on __________ (“Underlying Agreement”). Any conflict between the terms of this BAA and the Underlying Agreement between the Parties shall be governed by the terms of this BAA.

WITNESSETH

WHEREAS, the purpose of this BAA is to satisfy certain requirements of the Health Insurance Portability and Accountability Act of 1996 (“HIPAA”), the Health Information Technology for Economic and Clinical Health Act (Title XIII of the American Recovery and Reinvestment Act of 2009) (“HITECH”), and associated federal rules that requires the Covered Entity to obtain written assurances from the Business Associate that the Business Associate will appropriately safeguard protected health information (“PHI”) as defined under the HIPAA Rules referenced below; and

WHEREAS, the Business Associate recognizes and is willing to comply with the specific requirements pursuant to HIPAA, HITECH, and the Omnibus Final Rule (2013); and

WHEREAS, in connection with the Underlying Agreement, the Covered Entity has or shall engage the Business Associate to provide services involving the use or disclosure of PHI;

NOW, THEREFORE, in consideration of the promises and mutual covenants set forth in the Underlying Agreement and contained herein, the Parties, intending to be legally bound, hereby agree as follows:

1. Definitions

1.1. General. The following terms used in this BAA shall have the same meaning as those terms in the HIPAA Rules: Breach, Business Associate, Covered Entity, Data Aggregation, Designated Record Set, Disclosure, Health Care Operations, Individual, Minimum Necessary, PHI, Required By Law, Secretary, Security Incident, Subcontractor, and Unsecured PHI. Terms used, but not otherwise defined in this BAA, shall have the same meaning as those terms are given when defined in the HIPAA Rules.
1.2. Specific Definition. “HIPAA Rules” shall mean the regulations promulgated under HIPAA by the United States Department of Health and Human Services including, but not limited to, the HIPAA Privacy Regulations (45 C.F.R. Part 160 and 45 C.F.R. Part 164, Subparts A and E); the HIPAA Security Regulations (45 C.F.R. Part 160 and 45 C.F.R. Part 164, Subparts A and C); and the HIPAA Breach Notification Regulations (45 C.F.R. Part 160 and 45 C.F.R. Part 164, Subparts A and D); all as amended by the HIPAA Omnibus Final Rule, and as otherwise may be amended from time to time.

2. Obligations and Duties of Business Associate

The Business Associate agrees to:

2.1. Not use or disclose PHI other than as permitted or required by this BAA or as Required by Law.

2.2. Use appropriate safeguards, and comply with Subpart C of 45 C.F.R. Part 164 with respect to electronic PHI, to prevent use or disclosure of PHI other than as provided for by this BAA.

2.3. In accordance with this Section 2.3, immediately report to the Covered Entity any use or disclosure of PHI by the Business Associate and/or its Subcontractors not provided for by this BAA of which it becomes aware, including, but not limited to, Breaches of Unsecured PHI as required at 45 C.F.R. §164.410, and any Security Incident of which it becomes aware. Upon discovery a Breach of PHI or a Security Incident, Business Associate shall provide immediate oral notification of the Breach or Security Incident to the Privacy Officer of the Covered Entity. Business Associate shall also provide written notification of the Breach to the Covered Entity, no later than five (5) days after discovery of the Breach or Security Incident, and the content of such notice shall be consistent with 45 CFR § 164.410. If Business Associate has been advised, orally or in writing, by law enforcement officials that notification of affected individuals may impede a criminal investigation, Business Associate shall so inform the Covered Entity. Notwithstanding any other provision of this BAA, Business Associate agrees to reimburse the Covered Entity for any and all reasonable expenses (e.g., cost of mailing, media, credit monitoring, etc.) incurred by the Covered Entity in carrying out the obligations of the Covered Entity under the HIPAA Rules to notify individuals affected by a Breach or Security Incident of Business Associate or its Subcontractor. In the alternative and upon agreement of the Parties, Business Associate may directly undertake all or parts of such obligations and expenses in lieu of the herein provided reimbursement.

2.4. Mitigate, to the extent practicable, any harmful effect that is known to Business Associate of a use or disclosure of PHI by Business Associate, or a Subcontractor of Business Associate, in violation of the requirements of this BAA, and consult with the Covered Entity regarding such mitigation.

2.5. In accordance with 45 C.F.R. §§164.502(e) (1) (ii) and 164.308(b) (2), if applicable, Business Associate shall require any subcontractors (including, without limitation, independent contractors or agents, (“Subcontractor”)) that create, receive, maintain, or transmit PHI on behalf of the Business Associate to enter into a written agreement with Business Associate whereby Subcontractor agrees to the same restrictions, conditions, and requirements that apply to the Business
Associate with respect to such PHI. Such agreement shall identify the Covered Entity as a third-party beneficiary with rights of enforcement in the event of any violations. If Business Associate discovers a material breach or violation of the agreement between itself and any Subcontractor, Business Associate must require the Subcontractor to correct the violation, or terminate said agreement. The Business Associate shall be permitted to engage the use of a Subcontractor to perform or assist in the performance of the services that involve use or disclosure of PHI to the Subcontractor or creation of PHI by the Subcontractor only if approved in writing by the Covered Entity.

2.6. Make available PHI in a Designated Record Set to the Covered Entity or, as directed by the Covered Entity, to an Individual as necessary to satisfy the Covered Entity’s obligations under 45 C.F.R. §164.524, no later than thirty (30) days from the date on which the Covered Entity makes the request. Business Associate agrees, upon the direction of the Covered Entity, to provide an Individual with a copy of his or her Electronic Health Record in electronic format.

2.7. Make any amendment(s) to PHI in a Designated Record Set as directed or agreed to by the Covered Entity pursuant to 45 C.F.R. §164.526, or take other measures as necessary to satisfy the Covered Entity’s obligations under 45 C.F.R. §164.526, no later than fifteen (15) days from the date on which the Covered Entity makes the request.

2.8. Maintain and make available the information required to provide an accounting of disclosures to the Covered Entity as necessary to satisfy the Covered Entity’s obligations under 45 C.F.R. §164.528.

2.9. To the extent the Business Associate is to carry out one or more of the Covered Entity's obligation(s) under Subpart E of 45 C.F.R. Part 164, comply with the requirements of Subpart E that apply to the Covered Entity in the performance of such obligation(s).

2.10. Make its internal practices, books, and records available to the Secretary of HHS for purposes of determining compliance with the HIPAA Rules.

2.11. In the event the Business Associate receives a request from an Individual in connection with any of such Individual’s PHI (whether a request for access, amendment, accounting of disclosures or any other request of any nature or description), the Business Associate shall immediately notify the Covered Entity of such request and cooperate with the Covered Entity’s instructions in responding to such request.

2.12. The Business Associate shall immediately cooperate with the Covered Entity to amend, restrict or change any use or disclosure of any Individual’s PHI in the Business Associate’s control or within the control of a Subcontractor.

2.13. Business Associate shall implement and use such technologies and methodologies, including without limitation, Encryption and Destruction, which the Secretary of HHS identifies from time to time as rendering PHI unusable, unreadable, or indecipherable to unauthorized individuals, as appropriate to safeguard PHI.
3. **Permitted Uses and Disclosures by Business Associate**

3.1. Except as otherwise limited in this BAA, Business Associate may use and/or disclose PHI to perform functions, activities, or services for, or on behalf of, Covered Entity as specified in the Underlying Agreement, provided that such uses and/or disclosures would not violate the requirements of the HIPAA Rules, if done by Covered Entity.

3.2. Since the Business Associate is providing or shall provide services as necessary to perform its obligations to the Covered Entity as set forth in the Underlying Agreement that may involve the receipt, creation, or other uses of any nature or description of PHI, the Business Associate agrees, except as otherwise provided in this BAA, to use or disclose PHI only as necessary to perform the Services for the Covered Entity.

3.3. The Business Associate agrees to make uses and disclosures and requests for PHI consistent with the Covered Entity’s Minimum Necessary policies and/or procedures.

3.4. The Business Associate may disclose PHI for the proper management and administration of the Business Associate or to carry out the legal responsibilities of the Business Associate, provided the disclosures are Required By Law, or the Business Associate obtains the following:

3.4.1. Written approval from the Covered Entity; and

3.4.2. Reasonable assurances from the person to whom the PHI is disclosed that (i) the PHI will remain confidential and used or further disclosed only as Required By Law or for the purposes for which it was disclosed to the person, and (ii) the person will immediately notify the Business Associate of any instances of which it is aware in which the confidentiality of the PHI has been Breached.

3.5. Business Associate may provide Data Aggregation services relating to the Health Care Operations of the Covered Entity if requested by the Covered Entity in writing.

3.6. The Business Associate shall not use de-identified PHI in any manner without the express written authorization of the Covered Entity.

4. **Remedies in Event of Breach; Indemnification**

4.1. Business Associate agrees and acknowledges that irreparable harm will result to Covered Entity and to its business, in the event of a breach by Business Associate of any covenants, duties, obligations and assurances in this BAA, and further agrees that remedy at law for any such breach may be inadequate and that damages resulting therefrom are not susceptible to being measured in monetary terms. In the event of any such breach or threatened breach by Business Associate, Covered Entity shall be entitled to (i) immediately enjoin and restrain Business Associate from any continuing violations and (ii) reimbursement for reasonable attorneys’ fees, costs and expenses incurred as a proximate result of the breach. The remedies in this Section 4 shall be in addition to any action for damages and/or other remedy available to Covered Entity for such breach.
4.2. Business Associate shall defend, indemnify, and hold Covered Entity and Covered Entity's owners, governors, trustees, shareholders, members, partners, directors, managers, officers, employees, agents, representatives, successors and assigns (collectively, the “Covered Entity Parties”) harmless from and against any and all claims, demands, losses, expenses, costs, obligations, damages, liabilities, of any nature or description including, without limitation, interest, penalties and reasonable attorneys’ fees which the Covered Entity Parties may incur, suffer or sustain, which arise, result from or relate to any breach of or action by Business Associate or a Subcontractor to perform any of such party’s representations, warranties, covenants, or agreements under this BAA. The obligations of Business Associate under this Section shall survive termination of this BAA.

5. Term and Termination

5.1. Term. The term of this BAA shall commence on the Effective Date of the BAA and shall terminate upon the expiration of the Underlying Agreement, provided that if it is infeasible to return or destroy PHI in a manner rendering it unrecoverable after termination of the BAA, Business Associate will continue to safeguard the PHI in accordance with Section 5.3 below.

5.2. Termination by Covered Entity. The Covered Entity may terminate this BAA upon five (5) days’ written notice, if the Covered Entity determines that the Business Associate has violated a material term of this BAA and the Business Associate has not cured the breach to the satisfaction of the Covered Entity during then five (5) day notice period.

5.3. Obligations of Business Associate Upon Termination. Upon termination of this BAA for any reason, the Business Associate, with respect to PHI received from the Covered Entity, or created, maintained, or received by the Business Associate on behalf of the Covered Entity, shall: (i) retain only that PHI which is necessary for the Business Associate to continue its proper management and administration or to carry out its legal responsibilities as approved by the Covered Entity in writing after the Covered Entity has an opportunity to consider whether any PHI must be reasonably retained by the Business Associate for such purposes; (ii) return to the Covered Entity or, if agreed to by the Covered Entity in writing, destroy the remaining PHI that the Business Associate and/or any Subcontractors still maintain in any form; (iii) continue to use appropriate safeguards and comply with Subpart C of 45 C.F.R. Part 164 with respect to electronic PHI to prevent use or disclosure of the PHI, other than as provided for in this Section, for as long as the Business Associate retains any PHI as approved by the Covered Entity in writing; (iv) not use or disclose the PHI retained by the Business Associate (and ensure that any Subcontractors agree to also not use or disclose) other than for the purposes for which such PHI was retained and subject to the same conditions set forth in this Section 5.3, and in accordance with all protections and restrictions on the use and disclosure of PHI as contained in this BAA; and (v) return to the Covered Entity (or, if agreed to by the Covered Entity in writing, destroy the PHI) retained by the Business Associate when it is no longer needed by the Business Associate for its proper management and administration or to carry out its legal responsibilities.

5.4. Survival. The obligations of Business Associate under this Section 5 shall survive the termination of this BAA.
6. **No Third Party Rights**

Except as expressly provided in Section 2.5 above, nothing in this BAA, expressed or implied, is intended or shall be construed to confer upon or give to any person, firm, corporation, association, or legal entity other than the Parties, any rights, remedies or other benefits under or by reason of the BAA. Accordingly, no third party shall have the right to enforce the provisions of the BAA or any other document relating to this BAA.

7. **Miscellaneous**

7.1. **Severability.** In the event that any provision of this BAA is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of the provisions of this BAA will remain in full force and effect.

7.2. **Regulatory References.** A reference in this BAA to a section in the HIPAA Rules means the section as in effect or as amended.

7.3. **Interpretation.** Any ambiguity in this BAA shall be interpreted to permit compliance with the HIPAA Rules.

7.4. **Notices.** Any notice required or permitted under this BAA to be given, unless otherwise specified, shall be made in writing and shall be sent either by hand delivery and/or by overnight mail through a courier with a reliable system for tracking delivery to:

**To UNIVERSITY HOSPITAL**

Name/Title: Privacy Officer
Office of Ethics & Compliance

Address: University Hospital
65 Bergen Street, Suite 1214
Newark, NJ 07101-6750

**To BUSINESS ASSOCIATE**

Name/Title:

7.5. **Assignment.** This BAA applies to the services being provided by Business Associate and may not be assigned without the written consent of Covered Entity. An agreement with a Subcontractor that complies with the requirements of this BAA shall not be an assignment for the purposes of this BAA.

7.6. **Governing Law; Venue.** This BAA shall be governed by, construed, interpreted and enforced under the laws of the State of New Jersey, without regard to its choice of law provisions.

7.7. **Modification.** This BAA may only be modified by a writing signed by the Parties. The Parties agree to take such action subsequent to this BAA as necessary to amend the BAA from time to time as necessary for the Parties to comply with the requirements of any applicable law.
7.8. Headings. Section headings contained in this BAA are for convenience or reference only and shall not be deemed a part of this BAA or have any binding legal effect.

7.9. Counterparts. This BAA may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

(Signatures begin on the next page)
IN WITNESS WHEREOF, the Parties hereto agree to the above as written.

**COVERED ENTITY:**
UNIVERSITY HOSPITAL

By: __________________________
Name: ________________________
Title: ________________________
Date: ________________________

**BUSINESS ASSOCIATE:**

By: __________________________
Name: ________________________
Title: ________________________
Date: ________________________

rev. 3/22/2018
EXHIBIT A

UNIVERSITY HOSPITAL
STANDARD TERMS AND CONDITIONS

Section A: Terms and Conditions Governing All Contracts

1. REFERENCE TO LAWS

1.1. Compliance – Laws

The Contractor must comply with all local, state, and federal laws, rules and regulations applicable to this contract and to the goods delivered and/or services performed hereunder.

1.2. Compliance – State Laws

It is agreed and understood that any orders placed shall be governed and construed and the rights and obligations of the parties shall be determined in accordance with the laws of the State of New Jersey.


1.3. Compliance – Codes

The Contractor must comply with NJUCC and the latest NEC70, B.O.C.A. Basic Building Code, OSHA and all applicable codes for this requirement. The Contractor will be responsible for securing and paying all necessary permits, where applicable.

1.4. Compliance Obligations

Each party certifies that it shall not violate the federal anti-kickback statute, set forth at 42 U.S.C. §1320a-7b (b) ("Anti-Kickback Statute"), or the federal "Stark Law," set forth at 42 U.S.C. § 1395nn ("Stark Law"), with respect to the performance of its obligations under this Agreement.

Contractor has received a copy of UH's Code of Conduct and UH’s Stark Law and Anti-Kickback Statute Policies and Procedures. UH's Code of Conduct is available at http://www.uhnj.org/compliance.

Each party shall ensure that its individuals providing service under the agreement who meet the definition of "Covered Persons" (as such term is defined in the "Corporate Integrity Agreement between the Office of Inspector General of the Department of Health and Human Services and UH" available at http://www.uhnj.org/compliance/docs/8_16_2013/umdnj09252009.pdf shall comply with UH's Compliance Program, including the training related to the Anti-Kickback Statute and the Stark Law.

1.5. Anti-Discrimination
The Contractor or Subcontractor agrees to comply with the laws and regulations pursuant to the New Jersey Law Against Discrimination, N.J.S.A. 10:5-1 et seq., the Civil Rights Act of 1964, Title VII, 42 U.S.C.A. S200e et seq., the Age Discrimination in Employment Act, 29 U.S.C.A. S621 et seq., the Americans with Disabilities Act, 42 U.S.C.A. S12101 et seq., and all other laws guaranteeing equal employment.

1.6. **The Worker and Community Right to Know Act**

The provisions of N.J.S.A. 34:5A-1 et seq. which requires the labeling of all containers of hazardous substances is applicable to this contract. Therefore, all goods offered for purchase to UH must be labeled by the Contractor in compliance with the provisions of the Act.

1.7. **Notice to All State Vendors of Set-Off for State Tax**

Please be advised that pursuant to N.J.S.A. 54:49-19, effective January 1, 1996, and notwithstanding any provision of the law to the contrary, whenever any taxpayer, partnership or S corporation under contract to provide goods or services or construction project to the State of New Jersey or its agencies or instrumentalities, including the legislative and judicial branches of State government, is entitled to payment for those goods or services at the same time a taxpayer, partner or shareholder of that entity is indebted for any State tax, the Director of the Division of Taxation shall seek to set-off so much of that payment as shall be necessary to satisfy the indebtedness. The amount of the set-off shall not allow for the deduction of any expense or other deduction which might be attributable to the taxpayer, partner, or shareholder subject to set-off under this Act.

The Director of the Division of Taxation shall give notice of the set-off to the taxpayer, partner or shareholder and provide an opportunity for a hearing within thirty (30) days of such notice under the procedures for protests established under N.J.S.A. 54:49-18. No request for conference, protest, or subsequent appeal to the Tax Court from any protest shall stay the collection of the indebtedness. Interest that may be payable by the State pursuant to N.J.S.A. 52:32-32 et seq.) to the taxpayer shall be stayed.

1.8. **Corporate Authority**

All New Jersey corporations must obtain a Certificate of Incorporation from the Department of the Treasury, Division of Revenue, prior to conducting business in the State of New Jersey.

1.9. **Prevailing Wage Act**

The New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56.26 et seq. is hereby made part of every contract entered into on behalf of UH through the Department of Purchasing Services, except those contracts which are not within the contemplation of the Act.

The contractor guarantees that neither it nor any subcontractors it might employ to perform work covered by this proposal has been suspended or debarred by the Commissioner, Department of Labor, for violation of the provisions of the Prevailing Wage Act.
1.10. **Ownership Disclosure**

All contractors are required to submit an Ownership Disclosure Form. Refer to N.J.S.A. 52:25-24.2.

2. **PRECEDENCE OF STANDARD TERMS AND CONDITIONS**

All of UH’s terms and conditions will become a part of any contract(s) or order(s) awarded as a result of the solicitation document, whether stated in part, in summary, or by reference. In the event the contractor’s terms and conditions conflict with UH’s terms and conditions will prevail, unless the contractor is notified in writing of UH’s acceptance of the contractor’s terms and conditions.

3. **INDEPENDENT STATUS OF CONTRACTOR**

If awarded a contract or purchase agreement, the Contractor’s status shall be that of an independent principal and not as an employee of UH.

3.1. **Subcontracting or Assignment**

The contract may not be subcontracted or assigned by the Contractor, in whole or in part, without the prior written consent of the Executive Director of Supply Chain Management. Such consent, if granted, shall not relieve the Contractor of any of its responsibility under the contract. Nothing contained in the specifications shall be construed as creating any contractual relationship between any subcontractor and UH’s.

3.2. **Mergers and Acquisitions**

If the Contractor shall merge with, or be acquired by, another firm, the following documents must be submitted to the Executive Director of Supply Chain Management:

(a) Corporate resolutions prepared by the awarded Contractor and new entity ratifying acceptance of the original contract, terms, conditions and prices; and,
(b) Vendor Federal Employer Identification Number.

The documents must be submitted within thirty (30) days of completion of the merger or acquisition. Failure to do so may result in termination of contract pursuant to the provisions of these Standard Terms and Conditions.

If the Contractor’s partnership or corporation shall dissolve, the Executive Director of Supply Chain Management must be so notified. All responsible parties of the dissolved partnership or corporation must submit to the Executive Director in writing, the names of the parties proposed to perform the contract, and the names of the parties to whom payment should be made. No payment will be made until all parties to the dissolved partnership or corporation submit the required documents to the Executive Director.

4. **LIABILITIES**
4.1. **Liability – Copyright**

The Contractor shall hold and save UH’s, its officers, agents, servants and employees, harmless from liability of any nature or kind for, or on account of, the use of any copyrighted or uncopyrighted compositions, secret process, patented or unpatented invention, article or appliance furnished or used in the performance of this contract.

4.2. **Indemnification**

The Contractor shall assume all risk of and responsibility for, and agrees to indemnify, defend, and save harmless UH’s and its directors, officers, and employees from and against any and all claims, demands, suits, actions, recoveries, judgments and cost and expenses in connection therewith on account of the loss of life, property, or injury or damage to the person, body of property of any person or persons whatsoever including UH’s, its directors, officers, employees, which shall arise from or result directly or indirectly from the services and/or materials supplied under this contract and all fines, penalties and loss incurred, for or by the reason of the violation of any city or borough ordinance, regulation or laws of the State of New Jersey, or the United States, while said work is in progress. This indemnification obligation is not limited by, but is in addition to the insurance obligations contained in this agreement. This agreement shall be subject to all the provisions of the New Jersey Tort Claims Act, N.J.S.A. 59:1-1 et seq. and all other laws applicable to the parties involved.

4.3. **Insurance**

The Contractor shall assume all responsibility for its actions and those of anyone else working for it while engaged in any activity connected with this contract. The Contractor shall carry sufficient insurance to protect it and UH, its directors, officer and employees from any property damage or bodily injury claims arising out of the contracted work. Evidence of current insurance coverage shall be provided in the form of a Certificate of Insurance, which shall be submitted no later than ten (10) days after receipt of notice of intent to award contract. The Certificate of Insurance should include the solicitation identification number and title of the solicitation. In order to prevent any unnecessary delay, bidders may submit evidence of required insurance with their bid.

The insurance to be provided by the Contractor shall be as follows:

**Commercial General Liability Insurance** - including contractual liability endorsement, subject to primary limits of coverage of not less than $1,000,000 per occurrence/$1,000,000 annual aggregate. If applicable, XCU coverage may be required;

**Automobile Liability Insurance** – covering owned, non-owned and hired vehicles with not less than $1,000,000 for bodily injury and property damage;

**Excess Liability Insurance** - subject to an additional limit of liability of not less than $1,000,000 per occurrence/$1,000,000 aggregate excess of the primary policy;
Workers' Compensation Insurance - statutory coverage and including employers’ liability coverage of not less than $1,000,000 per occurrence and $1,000,000 annual aggregate;

Errors and Omissions Liability insurance - with limits of $1million/$1million; UH to be named as additional insured ATIMA with respect to services provided by contractor pursuant to the proposal or contract.

Additional Insured - UH’s to be named as additional insured ATIMA with respect to Commercial General, Automobile and Excess Liability Insurance provided by contractor pursuant to this proposal/contract;

All insurers affording coverage are to be licensed to conduct the business of insurance within the State of New Jersey and to be rated not less than A- by Bests Insurance Rating Service.

UH’s is to be named as certificate holder with respect to all afore-mentioned insurance coverages.

Liability Insurance MUST remain in effect for the duration of the Contract, including any extensions, and for ninety (90) days following termination of all work.

No contract will be issued to the successful bidder until such time as the Contractor has supplied UH’s with a Certificate of Insurance verifying the above-indicated coverage. The Contractor is not authorized to begin service until UH’s is in receipt of said certificate.

5. MISCELLANEOUS TERMS

5.1. Termination of Contract
5.1.1. Change of Circumstances

UH’s may terminate the contract at any time, in whole or in part, for the convenience of UH’s, upon no less than thirty (30) days written notice to the contractor.

In the event of such termination, the Contractor shall furnish to UH’s, free of charge, such reports as may be required.

5.1.2. For Cause

Where a Contractor fails to perform or comply with a contract, and/or fails to comply with the complaints procedure in N.J.A.C. 17:12-4.2 et seq., the Executive Director of Supply Chain Management may terminate the contract upon ten (10) days’ notice to the Contractor with an opportunity to respond.

Where a Contractor continues to perform a contract poorly as demonstrated by formal complaints, late delivery, poor performance of service, short-shipping, etc., so that the Executive Director of Supply Chain Management is repeatedly required to use the complaints procedure in N.J.A.C. 17:12 4.2 et seq. the Executive Director may terminate the contract upon ten (10) days’ notice to the Contractor with an opportunity to respond.
In cases of emergency the Executive Director of Supply Chain Management may shorten the time periods of notification and may dispense with an opportunity to respond.

In the event of termination under this section, the Contractor will be compensated for work performed in accordance with the contract, up to the date of termination. Such compensation may be subject to adjustments.

5.2. Warranty of Title

The Contractor warrants good title to all materials, supplies, and equipment covered by this contract and agrees to deliver same free from any claim, liens, or charges, and agrees further that neither he nor any other person, firm or corporation shall have any right to lien upon said materials, supplies and equipment.

5.3. Title and Risk of Loss

Unless this contract specifically provides for earlier passage of title and/or risk of loss, title to supplies covered by this contract shall pass to UH’s upon formal acceptance, regardless of when or where UH’s takes physical possession.

The risk of loss or damage to supplies which so fail to conform to the contract as to give a right of rejection shall remain with the Contractor until cured or until accepted by UH.

5.4. Increased or Decreased Quantity

UH may increase or decrease the quantity of supplies called for herein at the unit price specified in the Contractor’s response proposal.

5.5. Tax Exempt Status

UH’s is tax exempt. New Jersey statute N.J.S.A. 54:32b-1, et. seq., exempts the material under the contract from New Jersey State Sales or Use Taxes.

5.6. Payment Terms

UH’s will issue payment for goods and services within forty-five (45) days of the receipt and acceptance of goods and services by the using department, whichever is later. Vendors shall not submit an invoice to Accounts Payable until the vendor receives a Purchase Order from UH’s for the goods and services. Vendors shall also not date an invoice that is before the date the Purchase Order is issued by UH’s.

Vendors may propose a discount for payments made before the 45 day period. UH’s may exercise the discretion to take advantage of such early payment terms.

5.6.1. Availability of Funds
UH’s obligation to pay the Contractor is contingent upon the availability of appropriate funds from which payment for contract purposes can be made. No legal liability in the part of UH’s for payment of any money shall arise unless funds are made available each fiscal year to UH’s by the State Legislature.

5.7. Discounts

In connection with any discount offered, time will be computed from date of delivery and acceptance at UH destination.

5.8. Performance Security

If performance security is required, the Contractor shall furnish performance security in such amount on any award of a term contract line item purchase, see N.J.A.C. 17:12-2.5. The security shall be irrevocable; binding the Contractor to provide faithful performance of the contract, and shall be in the amount listed in the solicitation document, payable to the Chief Financial Officer, UH. Acceptable forms of performance security are as follows:

(a) A properly executed individual or annual performance bond issued by an insurance or security company authorized to do business in the State of New Jersey; or, (b) a certified or cashier’s check drawn to the order of UH; or, (c) an irrevocable letter of credit drawn naming UH as beneficiary, issued by a federally-insured financial institution.

The performance security must be submitted to UH within thirty (30) days of the effective date of the contract award and cover the period of the contract and any extensions thereof. Failure to submit performance security may result in cancellation of the contract for cause, pursuant to the provisions of these standard terms and conditions, as well as non-payment for work performed.

5.9. Performance Guarantee of Contractor

The Contractor hereby certifies that:

5.9.1. The equipment offered is standard new equipment, and is the manufacturer’s latest model in production, with parts regularly used for the type of equipment offered; that such parts are all in production and not likely to be discontinued; and that no attachment or part has been substituted or applied contrary to the manufacturer’s recommendations and standard practice.

5.9.2. All equipment supplied to UH and operated by electrical current is UL listed where applicable.

5.9.3. All new machines are to be guaranteed as fully operational for the period stated in the solicitation document from time of written acceptance by UH. The Contractor will render prompt service without charge, regardless of geographic location.

5.9.4. Sufficient quantities of parts necessary for proper service to equipment will be maintained at distribution points and service headquarters.
5.9.5. Trained mechanics are regularly employed to make necessary repairs to equipment in the territory from which the service request might emanate within a forty-eight (48) hour period or within the time accepted as industry practice.

5.9.6. During the warranty period, the Contractor shall replace immediately any material which is rejected for failure to meet the requirements of the contract.

5.9.7. All services rendered to UH shall be performed in strict and full accordance with the specifications stated in the contract. The contract shall not be considered complete until final approval by UH is rendered.

5.10. Delivery Guarantees

Deliveries shall be made at such time and in such quantities as ordered in strict accordance with conditions contained in the solicitation document.

The Contractor shall be responsible for the delivery of material in first class condition to UH under this contract, and in accordance with good commercial practice.

Items delivered must be strictly in accordance with the solicitation document.

Mere acceptance of delivery shall not constitute acceptance on behalf of UH.

In the event delivery goods or services is not made within the number of days stipulated or under the schedule defined in the solicitation document, UH reserves the right to obtain the material or service from any available source, with the difference in price, if any, to be paid by the Contractor for its failure to meet its contractual commitments.

5.11. Maintenance of Records

The Contractor shall maintain records for products and/or services delivered against the contract for a period of five (5) years from the date of final payment. Such records shall be made available to UH upon request for purposes of conducting an audit or for ascertaining information regarding dollar volume or number of transactions.

5.12. Auditing

UH reserves the right to audit, or cause to be audited, the Contractor's books and accounts pertaining to UH at any time during the term of the contract and for five (5) years thereafter.

5.13. Contractor Reporting

UH may request the Contractor to report, from time to time, on the number and nature of purchasing transactions being handled under this contract. This information may include, but is not limited to, the number of items purchased, the dollar value of items purchased, etc.
5.14. **Computation of Time**

Time, if stated as a number of days, will include weekends and holidays.

5.15. **Warranty of Supplies**

5.15.1. Notwithstanding inspection and acceptance by UH of supplies under the contract or any provision of this contract concerning the conclusiveness of any provision of this contract that at time of delivery:

(a) All supplies furnished under this contract will be free from defects in material or workmanship and will conform with the specifications and all other requirements of this contract; and,

(b) The preservation, packaging, packing, and marking, and the preparation for, and method of, shipment of such supplies will conform to the requirements of this contract.

5.15.2. Upon written notice of any breach of warranty, UH may either:

(a) By written notice require the prompt correction or replacement of any supplies or part thereof (including preservation, packaging, packing, and marking) that do not conform with the requirements of this contract; or

(b) Retain such supplies, whereupon the contract price thereof shall be reduced by an amount equitable under the circumstances and the Contractor shall promptly make appropriate repayment.

5.15.3. If the contract provides for inspection of supplies by sampling procedures, UH may, at its option, determine the quantity of supplies or parts thereof which are subject to this paragraph in accordance with such sampling procedures.

5.15.4. When return, correction or replacement is required, UH shall return the supplies and transportation charges and responsibility for such supplies while in transit shall be borne by the Contractor.

5.15.5. If the Contractor fails or refuses to correct or replace the non-conforming supplies within a period of ten (10 days) (or such longer period as UH may authorize in writing) after receipt of notice from UH specifying such failure or refusal, UH may, by contract or otherwise, correct or replace them with similar supplies and charge the Contractor for the cost. In addition, if the Contractor fails to furnish timely disposition instructions, UH may dispose of the non-conforming supplies for the Contractor's account in a reasonable manner, in which case UH is entitled to reimbursement from the Contractor or from the proceeds for the reasonable expenses of the care and disposition of the non-conforming supplies, as well as for excess costs incurred or to be incurred.
5.15.6. Any supplies or parts thereof corrected or furnished in replacement pursuant to this clause shall also be subject to all the provisions of this clause to the extent as supplies initially delivered.

5.15.7. The word "supplies" as used herein includes related services.

5.15.8. The rights and remedies of UH provided in this clause are in addition to and do not limit any rights afforded to UH by any other clause of the contract or by law.

5.15.9. Failure to agree upon any determination to be made under this clause shall be a dispute concerning a question of fact within the meaning of the "Disputes" clause of this contract.

5.16. Material and Workmanship

Unless otherwise specifically provided in this contract, all equipment, material, and articles covered by this contract are to be new and of the most suitable grade for the purpose intended. The Contractor shall number all other identifying data and information respecting the performance, capacity, nature, and rating of the machinery and mechanical and other equipment, which the Contractor contemplates incorporating in the work. When required by this contract or when called for by UH, the Contractor shall furnish for approval by UH full information concerning the material or articles (including, but not limited to, items such as Material Safety Data (MSD) sheets), which the Contractor contemplates incorporating in the work. No materials will be accepted unless MSD’s have been provided and the containers are labeled according to OSHA 29CFR 1910, 1200 and the New Jersey Right to Know Law. When so directed, samples shall be submitted for approval, and this shall be done at the Contractor's expense, with all shipping charges prepaid. Machinery, equipment, material, and articles installed or used without required approval shall be at the risk of subsequent rejection.

5.17. Inspections and Tests

All supplies shall be subject to inspection and test by UH.

5.18. Price Fluctuation During Contract

Unless otherwise approved in writing by UH, all prices quoted shall be firm through issuance of a contract or purchase order and shall not be subject to increase during the period of the contract. In the event of a manufacturer’s or Contractor’s price decreases during the contract period, UH shall receive the full benefit of such price reduction on any undelivered purchase order and on any subsequent order placed during the contract period. The Executive Director of Supply Chain Management must be notified in writing of any price reduction within five (5) days of the effective date.

Failure to report price reductions will result in cancellation of contract for cause, pursuant to the provisions of these Standard Terms and Conditions.

5.19. Delivery Costs
All shipments must be made “F.O.B. Destination.” Regardless of the method of quoting shipments, the Contractor shall assume all costs, liability and responsibility for the delivery of merchandise in good condition to UH.

“F.O.B. Destination” does not cover “spotting, but does include delivery on the receiving platform at any destination within UH, unless otherwise specified. No additional charges will be allowed for any additional transportation costs resulting from partial shipments made at the Contractor’s convenience when a single shipment is ordered. The weights and measures of UH shall govern.

5.20. Non-Exclusivity

The contract is non-exclusive and UH may retain other vendors to provide the same or similar products or services.

6. STANDARDS PROHIBITING CONFLICTS OF INTEREST

No bidder or contractor shall pay, offer to pay, or agree to pay, either directly or indirectly, any fees, commission, compensation, gift, gratuity, or other thing of value of any kind to any UH director, officer or employee as defined by N.J.S.A. 52:13D-13b, with which such bidder or contractor transacts or offers or proposes to transact business, or to any member of the immediate family, as defined by N.J.S.A. 52:13013i., of any such UH director, officer or employee, or any partnership, firm, or corporation with which they are employed or associated, or in which such director, officer or employee has an interest within the meaning of N.J.S.A. 52:130-13g.

The solicitation of any fee, commission, compensation, gift, gratuity or other thing of value by any UH director, officer or employee from any bidder or contractor shall be reported in writing forthwith by the bidder or contractor to the Attorney General and the New Jersey Executive Commission on Ethical Standards.

No bidder or contractor may, directly or indirectly, undertake any private business, commercial or entrepreneurial relationship with, whether or not pursuant to employment, contract or other agreement, express or implied, or sell any interest in such bidder or contractor to, any UH director, officer or employee having any duties or responsibilities in connection with the purchase, acquisition or sale of any property or services by or to UH or any instrumentality thereof, or with any person, firm or entity with which he is employed or associated or in which he has an interest within the meaning of N.J.S.A. 52:130-13g. Any relationships subject to this provision shall be reported in writing forthwith to the Executive Commission on Ethical Standards, which may grant a waiver of this restriction upon application of UH director, officer or employee or upon a finding that the present or proposed relationship does not present the potential, actuality or appearance of a conflict of interest.

No bidder or contractor shall influence, or attempt to influence or cause to be influenced, any UH director, officer or employee in his official capacity in any manner which might tend to impair the objectivity or independence of judgment of said director, officer or employee.
No bidder or contractor shall cause or influence, or attempt to cause or influence, any UH director, officer or employee to use, or attempt to use, his official position to secure unwarranted privileges or advantages for the bidder or contractor or any other person, bidder, contractor or corporation.

The provisions cited above shall not be construed to prohibit a UH director, officer or employee from receiving gifts from or contracting with bidder or contractor under the same terms and conditions as are offered or made available to members of the general public, subject to any guidelines promulgated by the New Jersey Executive Commission on Ethical Standards. UH reserves the right to take any or all of the following actions upon bidder's or contractor's violation of any of the foregoing provisions:

(a) Immediate termination of this or any contract between UH, the bidder or contractor;
(b) Disqualification of bidder or contractor from any future contracts, bids or requests for bid; and,
(c) Any other action, at law or in equity.
SECTION B. TERMS AND CONDITIONS GOVERNING BIDS AND PROPOSALS

1.0 APPLICABILITY OF STANDARD TERMS AND CONDITIONS

Unless the bidder is specifically instructed otherwise in the solicitation document (i.e., Request for Proposal (RFP), or Invitation for Bids (IFB), or request for Quotation (RFQ)), the following terms and conditions will apply to all contracts or purchase agreements made with UH. These terms are in addition to the terms and conditions set forth in the solicitation document and should be read in conjunction with same unless the solicitation document specifically indicates otherwise. If a bidder proposes changes or modifications or takes exception to any UH’s terms and conditions, the bidder must so state specifically in writing in the bid proposal. Any proposed change, modification, or exception in UH’s terms and conditions by a bidder will be a factor in the determination of an award of a contractor purchase agreement.

2.0 STATE LAW REQUIRING MANDATORY COMPLIANCE BY ALL CONTRACTORS

2.1 Corporate Authority

All New Jersey corporations must obtain a Certificate of Incorporation from the Department of the Treasury, Division of Revenue, prior to conducting business in the State of New Jersey.

If a bidder receiving a notice of intent to award is the proposed contact awardee and such bidder is a corporation incorporated in a state other than New Jersey, such bidder must provide either a copy of its Certificate of Authority to do business in New Jersey, issued by the New Jersey Department of the Treasury, Division of Revenue, or evidence of its application to the Division of Revenue for such Certificate of Authority, within seven (7) days of the notice of intent to award.

If a bidder awarded a contract or purchase agreement is an individual not residing in this state or a partnership organized under the laws of another state, then the bidder shall execute a power of attorney designating the State Treasurer as its true and lawful attorney to receive process in any civil actions which may arise out of the performance of this contract or agreement. This appointment of the State Treasurer shall be irrevocable and binding upon the bidder, its heirs, executors, administrators, successors or assigns. Within ten (10) days of receipt of this process, the Treasurer shall forward same to the bidder at the address designated herein.
3.0 PROPOSALS TERMS

3.1 Contract Amount

The estimated amount of the contract(s), when stated in the solicitation document, shall not be construed as either the maximum or minimum amount which UH shall be obliged to order as the result of this solicitation document or any contract entered into as a result of this solicitation document.

3.2 Executive Director’s Right of Final Bid Acceptance

The contract shall be awarded to that responsible bidder whose bid, conforming to the solicitation document, will be most advantageous to UH, price and other factors considered. Awards will not be based on any discounts offered by the bidder. The Executive Director reserves the right to reject any or all bids, or to award in whole or in part if deemed to be in the best interest of UH to do so.

3.3 Causes for Automatic Rejection of Bids

Bids may be automatically rejected for the following reasons:

3.3.1 No signature on at least one copy of the bid;

3.3.2 Bid not received on or before the scheduled time, date specified, and place designated on the bid request form (or as amended during the procurement process via addendum);

3.3.3 Failure to attend a mandatory pre-bid conference and/or mandatory site inspection;

3.3.4 Failure to initial a price alteration. If a unit price in the bid has been altered, the bidder’s initials must appear adjacent to the alteration. Examples of alterations include, but are not limited to, cross-outs and erasures, with re-entered prices. If the alteration has not been so initialed, that particular item only in the bid will be automatically rejected, except as follows: If the extended price is correct and does not contain alterations, it shall be considered the bid price. If the extended total price does not contain alterations and the altered unit price is not initialed, the extended total price is considered as the bid price. In the event of an automatic rejection of a price (or prices), when the bid contains multiple items, the remainder of the bid will be evaluated;

3.3.5 If information essential to a bid evaluation, including, but not limited to, price, terms, and product description is submitted in pencil;
3.4 University Hospital’s Right to Inspect Bidder’s Facilities

University Hospital reserves the right to inspect the bidder’s establishment before making an award, for the purposes of ascertaining whether the bidder has the necessary facilities for performing the contract.

3.5 University Hospital’s Right to Request Further Information

The Executive Director of Supply Chain Management reserves the right to request all information which may assist in making a contract award, including factors necessary to evaluate the bidder’s financial ability.

Further, the Executive Director of Supply Chain Management reserves the right to request a bidder to explain in detail how the bid price was determined. Section 952 of the Omnibus Reconciliation Act of 1980 (P.L. 96-499) requires that providers include in contracts for services a provision allowing the Federal Government to have access to all documents and records that are needed to verify the Contractor’s cost, if the value of the contract over 12 months is at least $10,000.

3.6 Brand Name Specification

When a specification requires a particular manufacturer or brand, it indicates the quality and characteristics of the item being specified. Failure on the part of the bidder to confirm its provision of the manufacturer and/or brand specified shall be construed by UH to mean that the bidder will furnish the brand as specified. In instances where manufacturer or brand are specified, the bidder may offer the brand specified, or may offer an “equal” item, provided that the item is similar to the specified brand in all essential characteristics in terms of quality and functionality.

3.7 Samples

UH reserves the right to require the bidder/Contractor to submit samples for approval. UH shall be the sole judge as to whether said materials meet its requirements. All literature and/or samples submitted in connection with this bid shall become the property of UH.

When "Samples Required" is indicated in a solicitation document, it shall be understood that all bidders shall furnish and deliver samples for each item where specified.

Sample(s) shall be delivered to UH at the time of bid submission.

Sample(s) delivered shall be tagged indicating the name of the bidder; UH bid number, bid item number and complete description of item.

Failure to submit samples required may disqualify a bid.

3.8 Corrections

Erasures or other changes in bids must be explained or otherwise noted over signature of bidder.
3.9 Bid Security

3.9.1 Bid Security
If bid security is required, such security must be submitted with the bid in the amount listed in the solicitation document, see N.J.A.C. 17:12-2.4.
Acceptable forms of bid security are as follows:

(a) A properly executed individual bid bond issued by an insurance or security company authorized to do business in the State of New Jersey; or,
(b) A certified or cashier’s check drawn to the order of UH; or,
(c) An irrevocable letter of credit drawn naming UH as beneficiary issued by a federally-insured financial institution.

UH will hold all bid security during the evaluation process. As soon as is practicable after completion of the evaluation, UH will:

(a) Issue an award notice for those offers accepted by UH; and,
(b) Return all bond securities to those who have not been issued an award notice.

All bid security from Contractors who have been issued an award notice shall be held until the successful execution of all required contractual documents and bonds (performance bond, insurance, etc.). If the Contractor fails to execute the required contractual documents and bonds within thirty (30) calendar days after receipt of award notice, the Contractor may be found in default and the contract terminated by UH. In case of default, UH reserves all rights, inclusive of, but not limited to, the right to purchase material and/or to complete the required work in accordance with the New Jersey Administrative Code and to recover any actual excess costs from the Contractor. Collection against the bid security shall be one of the measures available toward the recovery of any excess costs.

3.10 Complaints

Where a bidder has a history of performance problems as demonstrated by formal complaints or contract cancellations for cause, a bidder may be bypassed for this award. See N.J.A.C. 17:12 –2.8.

3.11 Subcontractor of Assignment

In the event the bidder proposes to subcontract for the services to be performed under the terms of the contract award it shall state so in its bid and attach for approval a list of said subcontractors and an itemization of the products and/or services to be supplied by them.

Nothing contained in the specifications shall be construed as creating any contractual relationship between any subcontractor and UH.
4.0 TERMS RELATING TO PRICE QUOTATION

4.1 Delivery Costs

Unless otherwise noted in the solicitation document, all prices for items in bid proposals are to be submitted “F.O.B. Destination.” Proposals submitted other than “F.O.B. Destination” may not be considered. Regardless of the method of quoting shipments, the Contractor shall assume all costs, liability and responsibility for the delivery of merchandise in good condition to UH.

“F.O.B. Destination” does not cover “spotting,” but does include delivery on the receiving platform at any destination within UH, unless otherwise specified. No additional charges will be allowed for any additional transportation costs resulting from partial shipments made at the Contractor’s convenience when a single shipment is ordered. The weights and measures of UH shall govern.

4.2 C.O.D. Terms

C.O.D. terms are not acceptable as part of a bid proposal and will be cause for rejection of a bid.

Acknowledged and agreed to by:

Name of Firm: __________________________________________________________

By: ____________________________________________________________________

Name and Title: __________________________________________________________

Date: ___________________________
Dear Vendor:

As a State Agency, New Jersey State Regulations N.J.A.C. 17:27 requires us to obtain documentation regarding our vendors’ “Affirmative Action” status. In order for us to be in compliance and do business with your company for the procurement of goods and services, it will be necessary for you to provide only one of the following documents with your bid/proposal response.

A State of New Jersey “Certificate of Employee Information Report Approval,” or

A Form AA/302 Affirmative Action Employee Information Report, with proof your request has been sent to the State for the certificate.

Please understand the importance of this request. Although you may have already submitted this information, our files must be updated annually with current employment statistics. Your noncompliance of this request may result in suspension of any future business with your company.

Sincerely,

Purchasing Services