

(INSERT FACILITY NAME)

(Insert Project Title)

Project No. (Insert)

BROWN UNIVERSITY
DEPARTMENT OF FACILITIES MANAGEMENT
April 14, 2009

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(to be incorporated into the Table of Contents of the Project Manual)

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SPECIFICATION SECTIONS: the following sections are located in the Brown University Construction Standards and are to be modified by the Architect and Project Manager as appropriate for the project:

01500..... TEMPORARY FACILITIES AND CONTROLS
*01501..... PROTECTION OF THE PUBLIC DURING CONSTRUCTION
(Add in Protection of the Public Section for project involving Demolition)
*01771..... CONTRACT RECORD DOCUMENTS
(Add in Contract Record Section for larger projects and those with equipment work or equipment removal)

*Sections/Pages to be added only as needed.

00020
INVITATION TO BID

1. **Two** copies (2) of the bid are hereby requested by the Purchasing Department, 164 Angell Street, Providence, RI 02912, for:

(Insert Facility Name – Project Title)

2. The **Contract Documents** include the Contractual Agreement with Conditions of the Contract, Drawings, Specifications, and Addenda.

3. A pre-bid conference and site inspection shall commence at:

on _____ **at** _____ **AM**

Contractors are required, at the discretion of the Owner, to attend this Pre-Bid.

4. Contractors are strongly cautioned to read each line of the Contract Documents. The University shall not consider any requests for additional money caused by a Contractor's failure to read any condition contained in the Contract Documents.

00100
INSTRUCTIONS TO BIDDERS

1. Bids may be submitted via hand delivery or via email in PDF format. If by hand, **two (2) copies** of the bid shall be delivered to **Director, Purchasing Department**, not later than **2:00 P.M.**, on _____ for private opening.

If by email, send only Section 00300 Bid Form. Bids must be in **PDF format**, **posted no later than 2:00 PM** on the bid due date to BIDS@brown.edu. Emailed bids, in formats other than PDF, will not be accepted. Two (2) copies of the bid, with any attachments, must follow the emailed PDF bid sent via express overnight mail to Director, Purchasing Department, Box 1845, Brown University, Providence, Rhode Island 02912 to arrive **no later than 10:00 am the next day**.

Both hand delivered bids and email bids must be submitted on Section 00300 Bid Form. Bids must be signed and dated. Bids can also be mailed for receipt prior to the deadline to Director, Purchasing Department, Box 1845, Brown University, Providence, Rhode Island 02912.

Current Insurance Certificates for required liability and worker's compensation, in accordance with contract requirements as set forth in the bid documents, are to accompany the bid.

2. The Bid Form contained in this Project Manual shall be used for submission to the Purchasing Department. Failure to use the provided Bid Form may disqualify the Contractor's bid submission.
3. The bid shall be contained in an opaque sealed envelope, with the Bidder's return address.

An indication is to appear on the envelope that it contains a bid for:

(Insert
Facility Name
Project Title
Project #)

4. The **Owner** reserves the right to reject any and all bids.
5. Inquiries pertaining to technical aspects of the bid may be addressed to:

(Insert Name), Project Manager

Brown University

Department of Design and Construction

10. Brown University reserves the right to retain ten percent (10%) retainage of the invoice amount until completion of the project.

END OF SECTION 00100

00300

BID FORM

TO:

Director of Purchasing
Brown University
164 Angell Street
Providence, RI 02912

Bidders' Name : _____

The undersigned hereby offers to furnish all labor, materials, equipment and other facilities required, necessary or incidental to the work required in conformity with the **Contract Documents** for the project entitled:

(Insert Facility Name – Project Title)

I. BASE BID -

For the Sum of: _____

(\$ _____) dollars

The cost of a one hundred percent (100%) Performance Bond would be if required:

For the Sum of: _____

(\$ _____) dollars.

II. SCHEDULE OF VALUES

Provide pricing for the line items listed below. The total line items must be equal to the total sum listed in the base bid.

Division 1:	General Requirements	\$ _____
Division 2:	Site Construction	\$ _____
Division 3:	Concrete	\$ _____
Division 4:	Masonry	\$ _____
Division 5:	Metals	\$ _____
Division 6:	Wood & Plastics	\$ _____
Division 7:	Thermal & Moisture Protection	\$ _____
Division 8:	Doors & Windows	\$ _____
Division 9:	Finishes	\$ _____

Division 10: Specialties	\$ _____
Division 11: Equipment	\$ _____
Division 12: Furnishings	\$ _____
Division 14: Conveying Systems	\$ _____
Division 15: Mechanical	\$ _____
Division 16: Electrical	\$ _____
Division 17: Telecommunications	\$ _____
TOTAL (equals base Bid amount)	\$ _____

III. LIST OF SUBCONTRACTORS

Identify the Subcontractors you will use on this project (changes after award of the project are subject to Owner approval.)

IV. UNIT PRICES/HOURLY RATES (PM to Modify)

<u>Item Description</u>	<u>Unit</u>	<u>Price</u>
1.) Install	lin. ft.	\$
2.)		\$

V. Alternates

PM to modify

The undersigned agrees to execute a contract and to commence work after receipt of notice of acceptance of this bid, as coordinated with the Brown University project manager.

The undersigned further agrees, if awarded the contract, to execute and complete the work specified, necessary and implied by the contract documents within _____ calendar days or by _____.

The undersigned acknowledge receipt of the following addenda and the cost, if any, of such revisions has been acknowledged in the bid sum.

Addendum No. _____ Dated _____

Addendum No. _____ Dated _____

Addendum No. _____ Dated _____

In submitting this Bid, the undersigned certifies he has examined the premises and satisfied himself as to the existing conditions under which he shall be obligated to operate or that will in any manner affect the work under the **Contract**.

BIDDERS NAME: _____

ADDRESS: _____

TELEPHONE NUMBER: _____

BY: _____

DATE: _____

SIGNATURE: _____

***NOTE: ONLY SIGNED BIDS SHALL BE ACCEPTED BY THE PURCHASING DEPARTMENT.
PLEASE SUBMIT TWO (2) COPIES OF THIS BID FORM.**

END OF SECTION 00300

00660

EQUAL EMPLOYMENT OPPORTUNITY

1. The Contractor shall not discriminate against any employee or applicant for employment because of race, color, creed, national origin, religion, sex, sexual orientation, age, disability, and/or veteran status. The Contractor shall take affirmative action to ensure that the applicants are employed and are treated during employment without regard to race, color, creed, national origin, religion, sex, sexual orientation, age, disability, and/or veteran status. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The Contractor agrees to post, on conspicuous places, available to employees and applicants for employment, notices to be provided by the Owner setting forth the provisions of this non-discrimination agreement.
2. The Contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants shall be considered for employment without regard to race, color, creed, national origin, religion, sex, sexual orientation, age, disability, and/or veteran status. The Contractor shall send to each labor union or other representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice advising the labor union or workers representative of the Contractor's commitments under this agreement.
3.
 - A. The Contractor shall cooperate with the Owner in the recruitment, training and placement of individuals in various administrative positions as well as construction jobs without regard to race, creed, color, national origin, religion, sex, sexual orientation, age, disability, and/or veteran status, and without regard to any qualifications for employment that are not job-related.
 - B. In submitting his bid, the Contractor shall include a proposed program of affirmative action designed to secure increased minority employment in all job classifications on the project. The program shall provide in detail for specific steps to guarantee equal employment opportunity keyed to the problems and needs of minority groups and shall include specific goals and estimated timetables for minority employment. The program shall further include, but not be limited to the following:
 1. The Contractor's commitment to seek affirmative action through collective bargaining and other means from all trade unions with which it has direct or indirect dealings, especially as regards to size and frequency of apprenticeship classes and ratio of apprentice to journeymen for each trade.

2. The Contractor's agreement to employ and train "Qualifiable" workers and apprentice on a work-permit basis. As used in this contract "Qualifiable" shall be understood to mean either:
 - a. Possessing the skills of a particular trade but not possessing the qualifications set by the Joint Apprenticeship Committee for apprentice or journeymen status, or:
 - b. Possessing the aptitude for a particular trade, as demonstrated by testing or by related skills, but not as yet possessing the skills themselves.
 3. The Contractor's agreement to maintain an affirmative action file on all non-union minority applicants for employment, showing the disposition of the application, the reasons for such disposition and insofar as can be determined, the applicant's present employment status.
 4. The Contractor's agreement not to employ union labor outside of local Union's jurisdiction for that particular trade unless and except as it can be shown that minority worker of demonstrated ability within such area are being employed at least on a work-permit basis.
 5. The Contractor shall use its best effort to assist any qualified applicant for an apprenticeship program in finding financing where expertise is a deterrent as regards to tests, fees, and purchase of tools.
- C. A pre-award conference shall be held at which time the Owner and Contractor shall discuss the program and its implementation.
4. The Contractor shall include the provisions of Paragraph 1 and 3 above and Paragraph 6 in every subcontract so that such provisions shall be binding upon each subcontractor doing work on the job site.
 5.
 - A. Each Contractor having a contract containing the provisions prescribed in Paragraphs 1 through 4 and Paragraph 6 shall file, and shall cause each of his subcontractors to file, Compliance Reports with the owner. Compliance reports shall be filed within such time and shall contain such information as to the practices, policies, programs employment policies, and employment statistics of the Contractor and each subcontractor and shall be in such form as the Owner may prescribe.
 - B. Whenever the Contractor or subcontractor has a collective bargaining agreement, other contract or understanding with a labor union or an agency referring workers or providing or supervision, apprenticeship or

training of such workers, the Compliance report shall include such information as to such labor union's or agency's practices and policies effecting compliance, including EEO-2 and EEO-3 reports, as the Owner may prescribe; provided , that to the extent that such information is within the exclusive possession of a labor union or an agency referring workers, providing workers, or supervising apprenticeship or training, and such labor union or agency shall refuse to furnish such information to the Contractor, the Contractor shall so certify to the Owner as part of his Compliance report, and shall describe what efforts he has made to obtain such information.

- C. Where deficiencies are found to exist in the Contractor's compliance program, reasonable efforts shall be made to secure compliance through conciliation and persuasion. Before the Contractor can be found to be in compliance, he must make a specific commitment, in writing, to correct any such deficiencies. The commitment must include the precise action to be taken and dates for completion. The time period allotted shall be no longer than the minimum period necessary to effect such changes. Upon approval of the Owner, the Contractor may be considered in compliance, on condition that the commitments are faithfully kept. The Contractor shall understand that making such commitments does not preclude future determinations of non-compliance based on a finding that the commitments are not sufficient to achieve compliance.
6. In the event of the Contractor's non-compliance with the non-discrimination clauses of this contract or with any such Federals or other rules, regulations, or order of any Federal agency, this contract may be canceled, terminated, or suspended in whole or in part.

END OF SECTION 00660

00700

GENERAL CONDITIONS

1. A sample (Standard Form of Agreement between Owner and Contractor, AIA Document A101; Abbreviated Standard Form of Agreement Between Owner and Contractor for Construction Project of Limited Scope, AIA Document 107;(Standard Form of Agreement Between Owner and Construction Manager, AIA Document A121 CMc); Standard form of Agreement Between Owner and Design/Builder, AIA Document A191; General Conditions of the Contract for Construction, AIA Document A201; Standard Form of Design-Build Agreement and General Conditions Between Owner and Design-Builder, AGC Document No. 410) as modified for work at Brown University is attached in this section.
2. Changes to the Brown University Standard Form of Agreement will not be considered; any changes to the Agreement may be grounds for disqualification of the Bid.

END OF SECTION 00700

00800

SUPPLEMENTARY GENERAL CONDITIONS

1. All subcontracting work under this Contract must be approved by the Owner, in advance. The Owner reserves the right to reject any subcontractors submitted by the Contractor.
2. The Contractor shall keep a competent superintendent, or foreman satisfactory to the Owner, on the project at all times when work is in progress. The superintendent and project manager shall not be changed without notifying the Owner unless the superintendent and project manager cease to be in the employ of the Contractor. The Contractor shall upon award of the Contract, designate his job superintendent or foreman and project manager's name, telephone number (business and home, cell/mobile), and the business address.
3. The Contractor shall comply with provisions described in Brown Construction Standards, Division 01 – General Requirements. Standards are available at the Brown University Facilities Management web page www.brown.edu/Facilities/Facilities_Management by clicking on the Construction Standards tab in the page header. All Narragansett Electric Company and New England Gas Company rebate programs requirements, and FM Global requirements as described in Brown Construction Standards (Division 01 – General Requirements/Administrative Requirements) and Building Systems Identification & Labeling and Material Storage Requirements as described in Brown Construction Standards (Division 01 – General Requirements/Execution Requirements) shall be adhered to.

Connections to and interruptions of any Campus utility system shall be performed in strict accordance with Brown Construction Standards sections 01790CP and 01791.

Design professionals have been instructed to follow Brown University Construction Standards. These are to be incorporated in all work performed. If the Contractor becomes aware of a departure from Brown Construction Standards in the course of performing the work under this Contract, such inconsistencies shall be reported to the Project Manager.

4. The Contractor shall deliver a photocopy of each required permit to the Project Manager before the University will approve Contractor invoices for payment.
5. Contractor shall require workmen to be sensibly attired, courteous, and professional in mannerisms while on the University premises. The Contractor is cautioned that workers are considered to be under the direct control of the Contractor. Inappropriate or socially unacceptable behavior on the part of any worker may affect the ability of the Contractor to bid on any future University projects. The

University reserves the right to order the dismissal of any individual worker if that person displays poor behavior.

6. Dimensions and elevations indicated on the drawings in reference to existing structures or utilities are the best available data obtainable but are not guaranteed by the Owner and the Owner shall not be responsible for their accuracy. The Contractor shall field check and verify all dimensions, grades, lines, levels, utility locations or other conditions of limitations at the site to avoid construction errors. If any work is performed by the Contractor or any of his subcontractors prior to adequate verification of applicable data, any resultant extra cost for adjustment of work as required to conform to existing limitations shall be assumed by the Contractor without reimbursement of compensation by the Owner.

It is solely the responsibility of the Contractor to investigate every source of information including Brown University Department of Facilities Management information; Dig Safe, the Providence City Clerk information, and others.

Brown University has established a survey control network. All survey work shall tie into and conform to the Brown University Survey Control Standards. All Computer Aided Design (CAD), produced for the owner shall conform to the Brown University Computer Aided Design (CAD) Deliverable Guidelines. Brown University Survey Control Standards and CAD Deliverable Guidelines are available on-line as part of the Brown Construction Standards at www.brown.edu/Facilities/FacilitiesManagement by selecting the Construction Standards tab in the page header.

7. The Contractor shall maintain a complete full sized copy of contract drawings at the site dedicated for use as an AS-Built Mark-Up set. The Contractor shall mark-up the plans continuously during construction. The As-Built Mark-Up Set shall be available for review on request by the Owner. Failure to maintain accurate as-built mark-ups shall constitute sufficient justification to withhold payment to the Contractor. Prior to final payment, the Contractor shall produce and deliver one hard copy and CAD files of As-Built Drawings incorporating all Mark-Ups to the Owner. The CAD files shall conform to the Brown University CAD Deliverable Guidelines.
8. Contractors who are issued keys are responsible for said keys and shall not duplicate any Brown University keys. If keys are duplicated or lost, the Contractor shall be back charged the cost to re-key the entire building.
9. Telecommunications Systems: The contractor is required to engage Hubbell certified data subcontractors (Extended Warranty Program) and Corning certified fiber subcontractors for telecommunication systems. The certified subcontractors shall be selected from the following list. Only subcontractors on the attached list will be acceptable. Additional requirements for telecommunications work are included in the Brown Computing & Information Services Specification, Section 16700, of the Brown University Construction Standards. Standards are available at the Brown University Facilities Management web page

www.brown.edu/Facilities/Facilities_Management by clicking on the Construction Standards tab in the page header.

**Corning Certified Fiber Subcontractors
Updated April 14, 2009**

Corning EWP Contractors selected by Brown CIS - 2007

Company Name	Address	City	State	Zip	Contact	Phone	Fax	E-mail Address	Web Address
A/Z Corporation	7 Lorenz Pkwy.	Ledyard	CT	6339	John Coyne	860-464-8944	860-464-8629	John Coyne (jcoyne@a-zcorp.com)	www.a-zcorp.com
Aladdin Electric Company	1206 Hartford Avenue	Johnston	RI	02919	George Ouellette	401-272-8450	401-351-3810	george@aladdinelec.net coxmail.com	
Comm-Tract Corp	335 Bear Hill Road	Waltham	MA		Eric Schulz	781-890-5070	780-890-0105	eschulz@comm-tract.com	www.comm-tract.com
Com Voda	123 Washington Street	Foxboro\	MA	2035	David Morganelli	508-543-4193	508-543-4231	dmorganelli@comvoda.com	www.comvoda.com
D/E/F Wiring Services Ltd	863 Voluntown Road	Griswold	CT	06351	Jason Jacaruso	860-376-4896	860-376-1213	jjacaruso@defwiring.com	www.defwiring.com
Electro Standard Labs Synet	36 Western Industrial Drive 205 Hallene Road, Suite 101	Cranston Warwick	RI RI	02921 02886	Nicole Helmstetter Stephen Beauvais	401-943-1164 ext.40 401-736-6450	401-943-8631 401-736-6455	NicoleH@lab.electrostandards.com sbeauvais@synetinc.com	www.electrostandards.com WWW.SYNETINC.COM

**Hubbell Certified Data Subcontractors
(Extended Warranty Program)
Updated December 2, 2008**

Brown University
2009

Hubbell Certified Installers

2008 -

Company Name	Size	Union	Electric in House	Address	City	State	Zip	Contact	Phone	Fax	E-mail Address	Home Page Address
Aladdin Electric Company	L	Y	Y	1206 Hartford Avenue	Johnston	RI	02919	George Ouellette	401-272-8450	401-351-3810	george@aladdinelec.necoxmail.com	N/A
Com Voda	L	N	N	123 Washington Street	Foxboro	MA	2035	David Morganelli	508-543-4193	508-543-4231	dmorganelli@comvoda.com	www.comvoda.com
D/E/F Wiring Services Ltd	S	N	Y	863 Voluntown Road	Griswold	CT	06351	Jason Jacaruso	860-376-4896	860-376-1213	jjacaruso@defwiring.com	www.defwiring.com
Dykeman Electrical Contractors	S	Y	Y	65 Dexter Road	East Providence	RI	02914	Chris Dykeman	401-438-4350	401-438-7173	chrisd@dykeman-electric.com	members.cox.net/dykemanelectric/
Electro Standard Labs	M	Y	N	36 Western Industrial Drive	Cranston	RI	02921	Nicole Helmstetter	401-943-1164 ext.40	401-943-8631	NicoleH@lab.electrostandards.com	www.electrostandards.com
QC2	S		N	1005 Main Street, Suite 1206	Pawtucket	RI	02860	Robert J. Grange III	401-726-9906	401-726-9906	bgrange@gc2.net	www.gc2.net
Sertex, LLC	M		N	245 Waterman Street, Suite 500	Providence	RI	02906	Michael Solitro	401-454-4102 ext.106	401-454-4110	msolitro@sertexllc.com	N/A
Synet, Inc.	M	N	N	205 Hallene Road, Suite 101	Warwick	RI	02886	Stephen Beauvais	401-736-6450	401-736-6455	sbeauvais@synetinc.com	WWW.SYNETI.NC.COM
Velocity	S	N	N	70 James Street	Worcester	MA	01603	Chris Eck	508-798-8121	508-798-8122	Chris_Eck@velocitynetworksinc.com	www.velocitynetworks.com

00800-A

MINIMUM CONTRACTOR SAFETY REQUIREMENTS

11. The Contractor shall comply with all aspects of the “Construction Safety and Environmental Management Program”, prepared by Brown University’s Office of Environmental Health and Safety. The current requirements can be obtained at the Environmental Health & Safety webpage by selecting Occupational Safety button in the page header (http://www.brown.edu/Administration/EHS/public/construction_safety.pdf or linked to at <http://www.brown.edu/Administration/EHS/ohs/index.htm>).

Listed below are additional Minimum Contractor Safety Requirements that must be adhered to during the execution of any project/job performer on the Brown University Campus:

- A. Contractors are required to comply with all OSHA, EPA, DOT, DEM and other relevant standards and regulations.
- B. Contractors utilizing respirators must be able to demonstrate compliance, with “Respiratory Protection” provisions of 29 CFR 1910:134 and 1926:58.
- C. The "Roof Access Policy” requires that the Office of Risk Management (Ext. 3353) be informed prior to any roof or penthouse work to be performed on laboratory research buildings including J. Walter Wilson, Bio-Med Center, Animal Care Facility, Geo-Chem, Hunter Lab, Metcalf Research and Metcalf Chemistry, or on adjacent buildings. The purpose of this notification is the following:
 - 1. To ensure that appropriate personal protective equipment is being used.
 - 2. To determine whether hood shutdown/authorization is necessary.
 - 3. Make appropriate arrangements with affected departments to coordinate and control hood shutdown.
- D. Safety lifelines, or alternative approved means are expected to be worn by all personnel engaged in elevated window washing, in work on slanted roofs, and in elevated, suspended activity where employees are leaning over roofs.
- E. Contractors shall erect and maintain appropriate access restricting barriers and warning signs to prohibit entry into construction work sites by unauthorized personnel.

- F. All pedestrian areas must be protected from activity that might result in debris, tools, or other materials falling onto pedestrian trafficked area, by means of well constructed temporary protective barriers or restrictions, warning signs and reasonable detours.
- G. Any guards, limit switches or other safety devices which are removed, over-ridden, or somehow rendered non-functional for the sake of the contractor's project, must be restored before reutilization of the unguarded equipment or completion of the job.
- H. Contractors who engage in particulate, vaporous or gaseous contamination of occupied indoor air space must inform the Office of Risk Management of this possibility in advance to:
 - 1. Prevent smoke detectors from going into alarm, and avoid contamination that will result in spurious alarm after completion of the job.
 - 2. Assure that the occupancy status need not be changed during the performance of the continuing operation.
 - 3. Determine whether or not temporary ventilation adjustments should be made to either the work area or adjacent areas.
- I. All staging and scaffolding erected must comply with OSHA's 1926 Construction Standards.
- J. Ropes, hoists and pulleys utilized for lifting equipment and materials must be rated for the appropriate capacity.
- K. Welding operations require prior written notice to the University Fire Marshal, Box 1914, EXT 3353, use of appropriate personal protective equipment, erection of welding screens where others may be affected, provide their own fire extinguishers and establish a fire watch as necessary. University Fire Marshal should be informed when the job is completed each day.
- L. Contractors shall conform to standard life safety practices by not blocking approved fire lanes, means of egress, fire extinguisher or other emergency equipment with vehicles, construction materials, debris, equipment or other encumbrance. Nor shall entrances to mechanical and electrical rooms and vaults be blocked.
- M. Fire protection on the job-site remains the responsibility of the Contractor. Appropriate fire extinguishers are required in the work area to be provided and maintained by the Contractor. Any questions regarding adequacy of

equipment or extinguishers should be referred to the University Fire Marshal, Ext. 3353.

- N. Construction vehicles shall have operable back-up alarm devices.
- O. If the Contractor anticipates activities that will create dust, such as grinding mortar joints, the Contractor shall prepare and submit a dust control plan for approval prior to commencing the dust creating activity.
- P. The above list is not intended to be all-inclusive. Contractors are expected to govern themselves in a manner that would reasonably assure the safety and health of their employees and the University community.
- Q. The Contractor shall comply with the following Special Notice.

SPECIAL NOTICE

During any construction or renovation project, all smoke detector heads in or adjacent to the construction zone must be covered and the fire alarm system must be shut down to prevent accidental false alarms, arrangements must be made at least twenty-four (24) hours in advance with Facilities Management Division 3.

It shall be the **contractor's responsibility and obligation**, in consultation with the University's Project Manager, to notify three (3) different University departments when any detectors are to be covered and to request a fire alarm shut down if needed.

These departments are:

1. **Environmental Health & Safety – Fire Safety Officer 863-3462 or 863-3353**
2. Facilities Management - Electric Shop 863-7800
3. Public Safety 863-3322

The contractor shall be required to remove the covering and have the fire alarm system restored at the end of each workday unless special permission is granted by the University Fire Safety Officer.

If an accidental fire alarm occurs and it is determined to be caused by the contractor, or if the above referenced procedures are not followed, the following penalties shall be due from the contractor. These penalties shall be payable to the **Brown University False Fire Alarm Fund**.

First offense -	\$	250	
Second offense -	\$	500	
Third offense -	\$	1,000	
(and subsequent offenses)			

The General Contractor is responsible for ensuring that all sub contractors on the job site comply with all procedures to prevent false fire alarms. This includes obtaining **Hot Work Permits** when doing work such as welding, cutting, or any other activity using open flame.

Hot work permits **must** be obtained from the University Fire Safety Officer a minimum of 24 hours in advance. Emergency situations shall be addressed in a timely manner.

END OF SECTION 00800