CHAPTER 5

UNIFORM DOCUMENTS, ROOFING CONSIDERATIONS AND REQUIREMENTS, AND OTHER PRE-BID CONSIDERATIONS FOR PROJECTS OF STATE AGENCIES & DEPARTMENTS, PUBLIC UNIVERSITIES IF ADOPTED BY THE INSTITUTION, PSCA-FUNDED PROJECTS (EXCEPT FOR ACCS PROJECTS STARTED ON OR AFTER AUGUST 1, 2021), ACCS PROJECTS STARTED PRIOR TO AUGUST 1, 2021, AND SIMILAR AUTHORITIES

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A. APPLICABILITY of CHAPTER

This chapter defines documents and contractual provisions that are required to be included in the bid and contract documents for projects supervised and administered by the Technical Staff. Also presented are recommended roofing design criteria and optional provisions that should be considered for inclusion in the bid and contract documents by the design professional and Awarding Authority/Owner of such projects. The types of projects to which this chapter applies includes projects of:

- State Agencies & Departments
- Alabama Community College System (ACCS) projects started prior to August 1, 2021
- Public Universities if adopted by the Institution
- Public School & College Authority (PSCA)-funded, except for ACCS projects started on or after August 1, 2021
- Alabama Building Renovation Finance Authority (ABRFA)
- Alabama Corrections Institution Finance Authority (ACIFA)
- Alabama Mental Health Finance Authority (AMHFA)
- Other "authorities" established by legislative acts to fund specific

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construction or improvement programs and which are assigned by legislative act or state Directors to DCM for administration and supervision.

B. UNIFORM DOCUMENTS and STANDARD FORMS

DCM documents and forms are available on DCM's website www.dcm.alabama.gov; most of DCM's fillable pdf forms are password-protected in order to lock permanent text into place for legal purposes; the fillable fields of such forms are usable in Adobe Reader. Flat non-fillable and non-password-protected pdfs are available as downloadable zip files on the State Agency, PSCA, and K-12 Project Forms webpages for use by spec. writers for project manuals. These zip files include the full list of "front-end" documents and forms (DCM and non-DCM documents and forms) to be included in project manuals. As DCM transitions to paperless, many of the below listed documents will be available as a DocuSign link from DCM's website, and the instructions will be updated accordingly.

DCM's uniform documents and standard forms are to be bound in the project manual for all projects which are supervised and administered by the Technical Staff; exceptions are noted below. On DCM's website these documents and forms are grouped under Project Types and Forms > "select funding source" > "Construction Administration Documents". These documents and forms have been developed to ensure compliance with state laws and DCM Rules and to provide uniformity for review and administration. To maintain this uniformity, these documents must be downloaded from DCM's website www.dcm.alabama.gov, and alterations are not acceptable except for DCM Form C-1: Sample Advertisement for Bids, DCM Form C-1A: Sample Invitation To Bid, DCM Form C-3: Proposal Form, DCM Form C-3A: Accounting of Sales Tax, and DCM Form C-14: Sample Form of Advertisement for Completion, as noted below. See Appendix C for a list of DCM uniform documents and standard forms to be included in the project manual.

For a project costing $50,000.00 or less, refer to Chapter 6, Section M and dcm.alabama.gov/forms_50K.aspx concerning possible exceptions.

1. a. SAMPLE ADVERTISEMENT FOR BIDS, DCM Form C-1

Title 39, "Public Works Law", requires the Awarding Authority/Owner to advertise for sealed bids once a week for three weeks for public works projects in excess of $50,000.00. The advertisement is to be published in a newspaper of general circulation in the county or counties in which the project, or any part of the project, is to be performed. If the project involves an estimated amount in excess of $500,000.00, the Awarding Authority/Owner must also advertise for sealed bids at least once in three newspapers of general circulation throughout the state. The advertisement is to be prepared and its publication arranged for by the design professional. The published text of the advertisement is to be bound in the project manual. Proof of publication should be obtained from the newspaper(s) and retained for submission with the contract to the Technical Staff. DCM Form C-1 is a sample Advertisement For Bids containing language satisfying the requirements of various state laws. The design professional should closely follow the language and format of the sample while incorporating project-specific information necessary to legally describe the solicitation. Project-specific information in the advertisement should include:
(1) Brief description of the scope of the work.
(2) Where, in the Awarding Authority’s/Owner’s offices, plans and specifications are on file for examination.
(3) Procedure for obtaining plans and specifications.
(4) Time and place in which bids shall be received and opened publicly.
(5) Whether prequalification is required and where all written prequalification information is available for review (see Section D.6 of this chapter for prequalification procedures of the Public Works Law).
(6) If applicable, a statement to the affect that attendance of a pre-bid conference is a mandatory prerequisite for bidding.

Declared Emergency Projects: Exceptions may be made in cases of emergencies affecting public health, safety or convenience, so declared in writing by the Awarding Authority/Owner, setting forth the nature of the danger to the public health, safety or convenience which would result from delay, contracts may be let to the extent necessary to meet the emergency without public advertisement. The action and reasons for the action taken shall immediately be made public by the Awarding Authority/Owner. A K-12 public school’s Board of Education meeting minutes are acceptable records of a declaration of emergency; other Awarding Authorities/Owners must use the Declaration of Emergency letter template and procedures available at http://dcm.alabama.gov/emergency.aspx.

b. SAMPLE INVITATION TO BID, DCM Form C-1A

An emergency declaration allows owners and design professionals to legally solicit proposals from at least three different contractors for any repair and/or replacement work, without advertisement for bids. An advertisement for bids is not required by state law for public works projects costing $50,000 or less. When bids are solicited without advertisement, include the Owner’s Declaration of Emergency, if applicable, and an Invitation to Bid instead of the Advertisement for Bids in any project manual. DCM Form C-1A is a sample Invitation to Bid containing language satisfying the requirements of various state laws. The design professional should closely follow the language and format of the sample while incorporating project-specific information necessary to legally describe the solicitation.

2. INSTRUCTIONS TO BIDDERS, DCM Form C-2

DCM Form C-2 must be bound in the project manual; alterations are not permitted. A Designer’s Supplemental Instructions to Bidders may be included in the project manual to convey project-specific instructions.

3. a. PROPOSAL FORM, DCM Form C-3

DCM Form C-3 may be modified to incorporate project-specific requirements; however, the text of the standard form is not to be modified without approval of the Technical Staff. Information common to all bidders, such as identification of the project, design professional, and bid alternates, should be inserted to provide continuity. DCM Forms C-3 and C-3A must be submitted together for bids. Awarded contractor must include DCM Forms C-3 and C-3A with contract.
b. ACCOUNTING OF SALES TAX, DCM Form C-3A

DCM Form C-3A may be modified to include all alternates, and copies are acceptable. Submission of DCM Form C-3A is not optional; it is required. A bid will be rendered non-responsive if it fails to provide an Accounting of Sales Tax. DCM Forms C-3 and C-3A must be submitted together for bids. Awarded contractor must include DCM Forms C-3 and C-3A with contract.

4. FORM OF BID BOND, DCM Form C-4

DCM Form C-4 must be bound in the project manual; alterations are not acceptable.

5. CONSTRUCTION CONTRACT, DCM Form C-5

DCM Form C-5 must be bound in the project manual; alterations are not acceptable. DCM Form 9-A, listed in Chapter 9, is a modification of this form that should be substituted for Form C-5 for PSCA projects.

6. PERFORMANCE BOND, DCM Form C-6

DCM Form C-6 must be bound in the project manual; alterations are not acceptable. DCM Form 9-B, listed in Chapter 9, is a modification of this form that should be substituted for Form C-6 for PSCA projects.

7. PAYMENT BOND, DCM Form C-7

DCM Form C-7 must be bound in the project manual; alterations are not acceptable. DCM Form 9-C, listed in Chapter 9, is a modification of this form that should be substituted for Form C-7 for PSCA projects.

8a. FORM B-1A, TRANSMITTAL OF ALABAMA VENDOR DISCLOSURE STATEMENT

Per Alabama law, all persons must submit the Disclosure Statement as a hardcopy. For electronically-signed construction contracts, DCM Form B-1A must be submitted at the same time as the Alabama Vendor Disclosure Statement, in order for DCM to correctly match up a hardcopy Disclosure Statement with an otherwise electronically-submitted construction contract. Since February 2021, Finance-Legal on behalf of DCM has reached out to the Alabama Attorney’s General’s Office requesting the allowance of electronically-submitted Disclosure Statements.

8b. ALABAMA VENDOR DISCLOSURE STATEMENT, §41-16-82

The Alabama Vendor Disclosure Statement must be notarized and submitted as a hardcopy with original signatures. The form is available at www.alabamaag.gov/forms.

9. GENERAL CONDITIONS OF THE CONTRACT, DCM Form C-8

DCM Form C-8 must be bound in the project manual; alterations are not permitted. Special Conditions or separate Modifications to the General Conditions may be used
to make necessary modifications subject to the approval of the Technical Staff.

10. DCM USER FEES

The DCM Permit Fee is applicable to all projects supervised by the Technical Staff. The DCM Contract Document Administration Fee is applicable to all projects administered by the Technical Staff. Both fees must be paid before a contract will be reviewed. See DCM’s website www.dcm.alabama.gov for further details.

11. GENERAL CONTRACTOR’S ROOFING GUARANTEE, DCM Form C-9

DCM Form C-9 must be bound in the project manual of all projects which include roofing work; alterations are not acceptable.

12. APPLICATION AND CERTIFICATE FOR PAYMENT, DCM Form C-10
SCHEDULE OF VALUES, DCM Form C-10SOV
INVENTORY OF STORED MATERIALS, DCM Form C-10SM

DCM Form C-10 is a single-page form which must be completed, signed by the Contractor, Architect and Owner, and submitted to DCM with a completed DCM Form C-10SOV: Schedule of Values. The Application and Certificate for Payment must match the Schedule of Values to the penny. One payment application per month may be submitted.

DCM Form C-10 SM, Inventory of Stored Materials, is available as a tool for tracking and estimating the value of stored materials. The use of this form is not mandatory, the contractor may use its own form for tracking and estimating Stored Materials.

Note: DCM only processes payment applications of state departments and agencies, partially and fully PSCA-funded and other bond-funded projects.

13. SAMPLE PROGRESS SCHEDULE AND REPORT, DCM Form C-11

DCM Form C-11 must be bound in the project manual. Note: As is addressed in Chapter 7, a more sophisticated scheduling method may be used.

14. CONTRACT CHANGE ORDER, DCM Form C-12

DCM Form C-12 must be bound in the project manual; alterations are not acceptable.

15. CERTIFICATE OF SUBSTANTIAL COMPLETION, DCM Form C-13

DCM Form C-13 must be bound in the project manual; alterations are not acceptable.

16. SAMPLE FORM OF ADVERTISEMENT FOR COMPLETION, DCM Form C-14

DCM Form C-14 must be bound in the project manual as a sample to be followed by the contractor at the end of the project; alterations are acceptable.
17. DETAIL OF PROJECT SIGN, DCM Form C-15

a. Fully locally-funded State Agency and Public Higher Education projects: DCM Form C-15 must be included in the project manual regardless of expected bid amount. If the awarded contract sum is $100,000.00 or more, Contractor shall furnish and erect a project sign. Other conditions besides the contract sum may warrant waiver of this requirement, but only with approval of the Technical Staff.

b. Fully locally-funded K-12 school projects: Project sign is not required unless requested by Owner; if project sign is requested by Owner, include DCM Form C-15 in the project manual.

c. Partially or fully PSCA-funded projects: DCM Form C-15 must be included in the project manual. Contractor shall furnish and erect a project sign for all PSCA-funded projects, regardless of the contract sum. “Alabama Public School and College Authority” as well as the local owner entity must be included as awarding authorities on the project sign of all PSCA-funded projects.

18. DCM Form C-16

DCM Form reference number C-16 (which was previously included on DCM Form 9-M) is no longer in use.

19. CONTRACTOR’S STATEMENT OF RESPONSIBILITY FOR CONSTRUCTION OF TORNADO STORM SHELTER, DCM Form C-17

DCM Form C-17 must be included in the project manual for:

a. All new public K-12 schools awarded after July 1, 2010, with tornado storm shelters as required by Act 2010-746.

b. All public K-12 additions and renovations which are required to contain tornado storm shelters by the International Building Code, Section 423.

c. All private K-12 new schools, additions and renovations as required by the International Building Code, Section 423.

d. All new buildings containing classrooms or dorm rooms on the grounds of all public 2-year or 4-year institutions of higher education, statewide, awarded on or after August 1, 2012, as required by Act 2012-554.

20. CONTRACTOR’S AFFIDAVIT OF PAYMENT OF DEBTS & CLAIMS, DCM Form C-18

DCM Form C-18 must be bound in the project manual of all projects; alterations are not acceptable.

21. CONTRACTOR’S AFFIDAVIT OF RELEASE OF LIENS, DCM Form C-19

DCM Form C-19 must be bound in the project manual of all projects; alterations are not acceptable.

22. CONSENT OF SURETY TO FINAL PAYMENT, DCM Form C-20

DCM Form C-20 must be bound in the project manual of all projects; alterations are not acceptable.
23. CERTIFICATION OF STRUCTURAL OBSERVATIONS, DCM Form B-14

DCM Form B-14 must be included in the project manual for:

a. All new public K-12 schools awarded after July 1, 2010, with tornado storm shelters as required by Act 2010-746.

b. All public K-12 additions and renovations which are required to contain tornado storm shelters by the International Building Code, Section 423.

c. All private K-12 new schools, additions and renovations as required by the International Building Code, Section 423.

d. All new buildings containing classrooms or dorm rooms on the grounds of all public 2-year or 4-year institutions of higher education, statewide, awarded on or after August 1, 2012, as required by Act 2012-554.

C. ROOFING CONSIDERATIONS and REQUIREMENTS

1. GENERAL RECOMMENDATIONS

a. **Low Sloped Roofs:** If design, cost, and occupancy permit, it is recommended that pitched roofs be utilized. Should a low-pitched roof system be necessary, it is recommended that a 4-ply built-up roof system be specified. Asphalt systems should be smooth or granular surfaced (not gravel ballasted) in order to facilitate future maintenance. Coal tar pitch roof systems should be limited to 1/4 inch per foot slope maximum and are, therefore, not appropriate for new construction which requires a minimum roof slope of ¼ inch per foot.

b. **Single-ply Roofs:** Should design or economic restrictions require the use of a single-ply elastomeric roofing system, ballasted systems of any type should be avoided.

c. **Interior Gutters:** The use of interior gutters should be avoided at all times.

d. **Protection During Application:** At no time during construction should the surface of an asphalt or coal tar pitch roofing system to be left unprotected. A glaze coat of asphalt or pitch must be applied to the surface of the membrane if the top pour or cap sheet cannot be applied during the same day.

e. **Contractor’s Qualifications:** The specifications should stipulate that the roofing contractor shall possess the following, or more stringent, minimum qualifications: the roofing contractor must be a firm of not less than 5 years successful experience in installation of roofing systems similar to those specified for the project and which is acceptable to or licensed by the manufacturer of the primary roofing materials.

f. **Manufacturer’s Qualifications:** In specifying acceptable manufacturers or minimum qualifications of manufacturers, the following, or more stringent, criteria should be used: the manufacturer shall have a minimum of 5 years experience in the manufacture of the roofing system and must also be the original material manufacturer of the primary roofing materials.
g. **Roofing Consultant:** The Awarding Authority/Owner and design professional should not rely on the inspections of the roofing contractor or a representative of the materials manufacturer. It is strongly recommended that the Awarding Authority/Owner and design professional consider employing the services of an experienced and totally non-proprietary roofing consultant to make periodic inspections of the in-progress work and submit written reports of application quality and progress.

h. **Warranties:** DCM requires a 5-year General Contractor’s Roofing Guarantee (DCM Form C-9); however, this does not preclude the specification of supplemental roofing system warranties that may be desired by the Awarding Authority/Owner. Before specifying a supplemental warranty, the Awarding Authority/Owner should evaluate the cost and benefits of a warranty versus the costs of implementing a sound roof maintenance program to receive the full serviceable life expected of the roofing system.

2. **RE-ROOFING CRITERIA**

a. **Definitions:** For the purposes of this manual, the following terms shall have the following meanings:

   (1) **Re-roofing** - The process of recovering or replacing an existing roofing system.

   (2) **Replacement** - The process of removing the existing roof membrane, repairing any damaged substrate, and installing a new roofing system.

   (3) **Recovering** - The process of preparing the existing roof surface and installing a new

   (4) **Retrofit** - The process of installing a new roof framing system and roof over an existing roof. "Retrofit" is considered to be new construction, not "re-roofing".

b. **Replacement instead of Recovering:** Recovering is often a practical and economical solution for an existing problem roof. However, it is recommended that replacement instead of recovering be utilized in the following cases:

   (1) When the existing roofing is soaked or deteriorated to the point that it is not suitable as a base for an additional roofing system.

   (2) When blisters exist in any roofing, unless the blisters are cut out to where the felts are solidly adhered to each other.

   (3) When the existing roof surface is gravel or the like, unless the gravel shall be thoroughly removed, or all loose gravel removed, and an approved base material installed before applying additional roofing.

   (4) When the existing roof is slate or a similar material.

   (5) When sheathing or supports are deteriorated to the point that the roof structural system is not capable of supporting recovering.

   (6) When wood shingles or shakes are being installed and more than one layer of wood or asphalt shingles exist.

When the existing roof consists of two or more roof applications of any type material, replacement is mandatory for code compliance, unless:

(1) The structural deck is concrete, the existing roof is firmly attached to the deck, and the existing roof is removed down to a maximum of three plies of moisture-free felts.
(2) When otherwise approved by the state building official.

All re-roofing is to be applied in accordance new roofing specifications. **Slope allowance for re-roofing can be less than ¼ inch per foot provided that the roof has positive drainage.** "Positive drainage" means no standing water on the roof 48 hours after a rain of some consequence.

3. 5-YEAR, GENERAL CONTRACTOR’S ROOFING GUARANTEE

Article 35 of the General Conditions of the Contract establishes the requirements for a 5-year, General Contractor’s Roofing Guarantee. DCM Form C-9, General Contractor’s Roofing Guarantee must be included in the project manual of all projects which include roofing or re-roofing work. The roofing section of the technical specifications should indicate the presence of this standard requirement in the General Conditions. If additional roofing warranties are specified in the roofing section, they should be identified as supplemental to the General Contractor’s Roofing Guarantee.

4. PRE-ROOFING CONFERENCE

A Pre-roofing Conference is required to facilitate and promote the successful installation and performance of the entire roof assembly. If the sole purpose of the project is re-roofing, the Pre-construction Conference and the Pre-roofing Conference should be combined and conducted after all contractor submittal requirements are completed. To incorporate this requirement into the contract documents the roofing section of the specifications must include the following language:

"PRE-ROOFING CONFERENCE

A pre-roofing conference is required before any roofing materials are installed. This conference shall be conducted by a representative of the Architect and attended by representatives of the Owner, Division of Construction Management Inspector, General Contractor, Roofing Contractor, Sheet Metal Contractor, Roof Deck Manufacturer (if applicable), and the Roofing Materials Manufacturer (if warranty is required of this manufacturer). If equipment of substantial size is to be placed on the roof, the Mechanical Contractor must also attend this meeting.

The pre-roofing conference is intended to clarify demolition (for renovation or re-roofing projects) and application requirements for work to be completed before roofing operations can begin. This would include a detailed review of the specifications, roof plans, roof deck information, flashing details, and approved shop drawings, submittal data, and samples. If conflict exists between the specifications and the Manufacturer’s requirements, this shall be resolved. If this pre-roofing conference cannot be satisfactorily concluded without further inspection and investigation by any of the parties present, it shall be reconvened at the earliest possible time to avoid delay of the work. In no case should the work proceed without inspection of all roof deck areas and substantial agreement on all points.

The following are to be accomplished during the conference:
1. Review all Factory Mutual and Underwriters Laboratories requirements listed in the specifications and resolve any questions or conflicts that may arise.
2. Establish trade-related job schedules, including the installation of roof-mounted mechanical equipment.
3. Establish roofing schedule and work methods that will prevent roof damage.
4. Require that all roof penetrations and walls be in place prior to installing the roof.
5. Establish those areas on the job site that will be designated as work and storage areas for roofing operations.
6. Establish weather and working temperature conditions to which all parties must agree.
7. Establish acceptable methods of protecting the finished roof if any trades must travel across or work on or above any areas of the finished roof.

The Architect shall prepare a written report indicating actions taken and decisions made at this pre-roofing conference. This report shall be made a part of the project record and copies furnished the General Contractor, the Owner, the Division of Construction Management, and the Division of Construction Management Inspector."

D. PRE-BID CONSIDERATIONS

This section discusses recommended procedures and optional provisions that may be included in the bid and contract documents. The design professional and Awarding Authority/Owner should give each of these items consideration when developing a project's bid and contract documents.

1. PROCEDURE FOR ISSUING PLANS AND SPECIFICATIONS

The "Public Works Law" stipulates the following procedures for issuing plans and specifications to bidders:

"...an adequate number of sets of bid documents, as determined by the Awarding Authority/Owner, may be obtained by prime contractor bidders upon payment of a deposit for each set, which deposit shall not exceed twice the cost of printing, reproduction, handling, and distribution of each set. The deposit shall be refunded in full to each prime contractor bidder upon return of the documents in reusable condition within 10 days after bid opening. Additional sets for prime contractor bidders, subcontractors, vendors, or dealers may be obtained upon payment of the same deposit. The deposit shall be refunded less the cost of printing, reproduction, handling, and distribution, upon return of the documents in reusable condition within 10 days after bid opening. All refunds are due from the Awarding Authority/Owner within 20 days after bid opening.

Building exchanges and similar agencies may be furnished plans and specifications without charge."

With assistance from the design professional, the Awarding Authority/Owner should determine: (1) the amount of the deposit to be charged for bid documents and (2) a
reasonable, or adequate, number of sets of bid documents that may be obtained by
prime contractor bidders with a fully refundable deposit (2 sets is normal). The size
and complexity of a project should be considered in making these determinations.

2. **BID ALTERNATES**

Deductive alternate bids may be used in order to reduce the base bid to an amount
within the funds available for the project. Additive alternate bids may be used in
order to obtain prices for the addition of items not included in the base bid. The
alternate bids shall be listed in the Proposal Form in the order in which they shall
cumulatively deduct from or add to the base bid for determining the lowest bidder.
Alternate bids are to be listed in order of priority (determined by the Awarding
Authority/Owner) and should be all deductive or all additive. See O/A Agreement
Standard Article 4.G, Bid Alternate Design Fee, for related compensation of the
design professional.

DCM Form C-2, Instructions to Bidders, establishes the required method of
determining the lowest bidder when bid alternates are utilized. **The Awarding
Authority/Owner must be prepared to announce the funds available for a
construction contract at the bid opening as provided in the Instructions to
Bidders.**

3. **UNIT PRICES**

There are two applications of unit prices to be considered for use in bid proposals:

a. **Work Bid on a Unit Price Basis:** All, or part(s), of the planned work may be
bid on a unit price basis. The design professional states an estimated quantity
of an element of the work on the Proposal Form as a bid item. The bidders
insert a unit price and the extended lump sum amount for the unit price bid item.
The extended lump sum amount(s) for the unit price bid item(s) and lump sum
bid items are added together to produce a total lump sum bid for the project.
The contract amount is ultimately adjusted based upon the actual quantity of the
work element performed as compared to the estimated quantity included in the
bid. This application of unit prices can improve pricing by reducing the bidders’
risk associated with elements of work that cannot be accurately quantified.
Drilled piers, pilings, and the potential encounter of unsuitable soils or rock are
typical examples of work elements bid on a unit price basis in new construction.
Asbestos abatement, plaster repair, and masonry restoration are typical
examples of work elements bid on a unit price basis in renovation work. When work is
bid in this manner, both the unit prices and the extensions of the unit prices
constitute a basis of determining the lowest bidder. In cases of error in the
extension of prices of bids, the unit price will govern. Each unit price is to
include overhead, profit, and all other related costs. A proposal may be
rejected if any of the unit prices are obviously unbalanced or non-competitive.

b. **Unit Prices for Application to Change Orders:** As a means of
predetermining unit costs of changes in certain elements of the work, the project
specifications may require that the bidders furnish unit prices for these items.
No estimated quantities are stated on the Proposal Form and these unit prices
may, or may not, be used during the course of the project. Unit prices may be presented as an attachment to, or part of, the Proposal Form and may be requested as separate additive and deductive unit prices or as singular unit prices applicable to both additive and deductive changes. Each unit price should include overhead, profit, and all other related costs. Unit prices for application to changes in the work are not a basis for determining the lowest bidder. Non-competitive unit prices proposed by the lowest bidder may be rejected or negotiated by the Awarding Authority/Owner prior to contract award. The specifications should clearly state that unit prices for application to changes in the work are not effective unless specifically agreed upon in the Construction Contract.

4. ALLOWANCES

Cash allowances are dollar amounts stated in Bid Documents that are to be included in bids to cover the approximate costs of materials that will be selected or work that will be defined during construction. Allowances can simplify administration of minor changes in the Work and may be particularly useful for renovation projects where the extent of repairs and other elements of work cannot be determined until actual conditions are exposed by demolition.

5. INSURANCE COVERAGE

Article 37 of the DCM General Conditions contain minimum requirements for the contractor’s insurance coverage. It is recommended that the design professional and the Awarding Authority/Owner and their insurance advisor review the insurance requirements for their project. In projects involving additions to, or renovations of, existing facilities, a review of the Awarding Authority’s/Owner’s coverage of the existing facilities can be of significant importance. It is recommended that Article 37 be forwarded to the contractor’s insurance representative.

6. PREQUALIFICATION OF BIDDERS

Each bidder is required to file with his or her bid a cashier’s check or bid bond payable to the Awarding Authority/Owner for an amount not less than 5% of the Awarding Authority’s/Owner’s estimated cost or of the contractor’s bid, but no more than $10,000 is required. The bid guaranties "shall constitute all of the qualifications or guaranty to be required of contractors as prerequisites to bidding for public works, except as required by the state licensing board for general contractors and the prequalifications as required by the Department of Transportation, the Division of Construction Management, or any other Awarding Authority." (§39-2-4, Public Works Law)

If an Awarding Authority/Owner proposes to prequalify bidders, it must comply with the following provisions of Public Works Law §39-2-4:

a. Written Procedures and Criteria:

"The Awarding Authority must establish written prequalification procedures and criteria that (1) are published sufficiently in advance of any affected contract so
that a bona fide bidder may seek and obtain prequalification prior to preparing a bid for that contract...; (2) are related to the purpose of the contract or contracts affected; (3) are related to contract requirements or the quality of the product or service in question; (4) are related to the responsibility, including the competency, experience, and financial ability, of a bidder; and (5) will permit reasonable competition at a level that serves the public interest."

The Advertisement for Bids must identify where the published prequalification procedures and criteria are available for review. The prequalification publication may run concurrently with the Advertisement for Bids provided it produces the required advance notice.

b. **Determination by Awarding Authority/Owner:**

"Within the bounds of good faith, the Awarding Authority retains the right to determine whether a contractor has met prequalification procedures and criteria."

c. **Prequalification Deems Contractor "Responsible":**

"Any bidder who has prequalified pursuant to the [published procedures and criteria] shall be deemed ‘responsible’ for purposes of award unless the prequalification is revoked by the Awarding Authority under the following procedures: (1) No later than five working days or the next regular meeting after the opening of bids, the Awarding Authority issues written notice to the bidder of its intent to revoke prequalification and the grounds therefor; (2) the bidder is then provided an opportunity to be heard before the Awarding Authority on the intended revocation; (3) the Awarding Authority makes a good faith showing of a material inaccuracy in the prequalification application of a bidder or of a material change in the responsibility of the bidder since submitting its prequalification application; and (4) the revocation of prequalification is determined no later than 10 days after written notice of intent to revoke, unless the bidder whose qualification is in question agrees in writing to an extension in time."

Prequalification of bidders is a useful tool that may be utilized for public works building projects. The American Institute of Architects (AIA) publishes standard procedures and forms which may be used in the prequalification process with modification as needed to address specific needs of a project or Awarding Authority/Owner. The design professional can assist the Awarding Authority/Owner in obtaining the AIA documents.

7. **WAGE RATES**

The State of Alabama does not require that workmen employed on public works projects be paid prevailing wages; however, a project’s source of funding may dictate that certain minimum or prevailing wages are to be paid. Many federally-funded projects require wage rates. The Awarding Authority/Owner must be consulted regarding source(s) of funds for the appropriate determinations to be made.