Exceptions Taken to the Standard Clauses for County Contracts

Section 10: Contractor Qualified, Licensed, Etc.

As an institution of higher education, we do not warrant qualifications, consents or licenses. Our staff and programs operate on reputation and we do follow New York State laws.

Section 17: Title to Work

- a. As a public institution of higher education title must remain vested with the campus and we will grant a non-exclusive, irrevocable license for the materials, trademarks, service marks, copyrights, publication rights, distribution rights, and rights of reproduction. Royalty rights remain with the Contractor.
- b. As a public institution of higher education, we must maintain the right to publish as publishing is required by faculty and staff. Monroe County may have the right to review and make suggestions within 30 days of the publication submission. No materials will be used for advertising.