A-000 EXTRA CREDIT: Draft "General Notes" from page 2 on the graph paper below. Skip lines between rows of text. Use single stroke Gothic lettering (from assignment 1). Letters should take up the entire box/square. Computations for: _____ Sheet No. ___ of ___ Made by:_____ Date: _____ Checked by: _______Date: _____ Construction Management & Civil Engineering Technology 1. THE WORK SHALL..... CONTINUE HERE

GENERAL NOTES:

- 1. THE WORK SHALL CONFORM TO MINIMUM STANDARDS OF THE BUILDING CODE OF THE CITY OF PHILADELPHIA. AS WELL AS OTHER REGULATING AGENCIES HAVING LEGAL JURISDICTION.
- 2. PRIOR TO STARTING WORK, THE CONTRACTOR SHALL OBTAIN AND PAY FOR DEPARTMENT OF BUILDINGS WORK PERMIT(S) AND ALL OTHER FEES AND PERMITS NECESSARY FOR THE COMPLETION OF THE WORK.
- 3. ELECTRICAL WORK SHALL BE FILED SEPARATELY, WITH FEES AND REQUIRED INSPECTIONS PAID FOR BY THE ELECTRICAL CONTRACTOR.
- 4. PLUMBING WORK SHALL BE PERFORMED UNDER DIRECT, CONTINUING SUPERVISION OF A LICENSED MASTER PLUMBER. THE PLUMBING CONTRACTOR SHALL PAY FOR PLUMBING PERMITS AND CERTIFICATIONS REQUIRED BY THE BUILDING CODE.
- 5. THE CONTRACTOR SHALL OBTAIN ADEQUATE KNOWLEDGE OF EXISTING CONDITIONS AT THE SITE BY DILIGENT EXAMINATION OF THE PREMISES. BY ACCEPTING THE TERMS OF THE CONTRACT THE CONTRACTOR ACCEPTS ALL SUCH CONDITIONS AND ASSUMES FULL RESPONSIBILITY AND COSTS RESULTING FROM HIS FAILURE TO OBTAIN KNOWLEDGE OF THEM.
- 6. THE CONTRACTOR SHALL COORDINATE ALL THE WORK OF THE VARIOUS TRADES, WHETHER INCLUDED IN THIS CONTRACT OR NOT. HE SHALL CUT OPENINGS REQUIRED FOR WORK OF OTHER TRADES AND SHALL PATCH SAME. HE SHALL SCHEDULE WORK OF THE VARIOUS TRADES TO ENSURE EFFICIENT AND ORDERLY INSTALLATION OF EACH PART OF THE WORK.
- 7. REMOVAL OF DEBRIS SHALL BE MADE AS OFTEN AS NECESSARY TO MAINTAIN PREMISES IN A SAFE, CLEAN AND ACCESSIBLE CONDITION. CLEAN SERVICE ELEVATOR AND STAIRWAY DAILY.
- 8. THE CONTRACTOR SHALL INDEMNIFY THE OWNER AND HIS AGENTS FOR AND AGAINST ALL SUITS, CLAIMS AND LIABILITY ON ACCOUNT OF PERSONAL INJURY OR PROPERTY DAMAGES ARISING FROM THE NEGLIGENCE OF THE CONTRACTOR IN PERFORMANCE OF THE WORK OF THIS CONTRACT.
- 9. WORK OF THIS CONTRACT IS HEREBY WARRANTED BY THE CONTRACTOR FOR A PERIOD OF (1) YEAR FROM THE DATE OF FINAL ACCEPTANCE BY THE OWNER. MANUFACTURER'S DISCLAIMERS AND LIMITATIONS ON PRODUCT WARRANTIES DO NOT RELIEVE CONTRACTOR OF OBLIGATIONS UNDER THIS REQUIREMENT. BY ACCEPTING THE TERMS OF THE CONTRACT THE CONTRACTOR AGREES TO MAKE GOOD ANY AND ALL WORK FOUND TO BE DEFECTIVE IN QUALITY OF MATERIALS OR WORKMANSHIP FOR ANY CAUSE OTHER THAN ORDINARY WEAR AND TEAR.