

CITY OF TORRANCE, CALIFORNIA

ADDENDUM NO. 2

Issued: October 2, 2009

TO

**PROPOSAL, SPECIFICATIONS, BOND AND
AFFIDAVIT FOR THE CONSTRUCTION
OF
DEL AMO BOULEVARD EXTENSION, T-30 – PHASE 1
REROUTE OF TWO WATER AND TWO SEWER PIPELINES
B2009-37**

Note the following changes and/or additions to the Plans and Specifications for the project indicated above. The bidder shall execute the Certification at the end of this addendum, and shall **attach all pages of this addendum to the Contract Documents submitted with the Bid**. In addition, the bidder shall fill out and submit the "Acknowledgment of Addenda Received" Form provided in Section C of the Specifications.

1. Refer to the BIDDER'S PROPOSAL on blue-colored paper that is included with the Contract Documents provided from the City Clerk.

For Bid Item #18, "24" BUTTERFLY VALVES (CITY)" on page C-2, the quantity of 8 EA is hereby reduced to 4 EA. The bidder shall make this correction on its blue-color original of the Bidder's Proposal as shown in the example below. The blue-colored original must be submitted for the Bid.

ITEM NO.	ITEM DESCRIPTION	SPEC	QTY.	UNIT OF MEASURE	UNIT PRICE	TOTAL BID
SECTION 5a - UTILITIES – Water						
18	24" BUTTERFLY VALVES (CITY)	215-1.3, 313-2	8 4	EA	\$	\$

2. Refer to Special Provisions - SECTION 5-1 LOCATION on page E-14.

The second paragraph of the section (also shown below) is hereby deleted in its entirety.

~~The Contractor shall be solely responsible to check all utility record maps, books, and/or other data in the possession of the CITY, other agencies, and/or all utility companies, and no allowance shall be made for any failure to have done so.~~

3. Refer to Special Provisions - **SECTION 5-5 DELAYS** on page E-17.

The first paragraph of the section is hereby deleted in its entirety and replaced with the following.

“If the contractor while performing the contract discovers utility facilities not identified by the public agency in the contract plans or specifications, he shall immediately notify the City and utility in writing. The Contractor shall not be entitled to damage or additional payment, nor shall it be entitled to standby time for labor if a delay does occur. The Contractor also shall not be entitled to damage or additional payment for equipment not on the project during the occurrence of the event that caused the related delay. The Engineer will determine the extent of the delay attributable to such interferences, the affect of the delay on the project as a whole, and any commensurate extension of time.”

4. Refer to Special Provisions - **SECTION 207-9.2.2.1 Restrained Joints** on page E-32

The second sentence of the first paragraph of the subsection states:

“All weldments for restrained joints shall be tested by the liquid penetrant method per ASTM E 165.”

Payment for this testing shall be included in the bid unit price per linear foot of pipe and no additional allowances will be made therefore.

5. Refer to Special Provisions - **SECTION 300-1.3.2 Requirements** on page E-41

- Replace the letter “b” in the heading for subsection “**(b) Trees**” with the letter “d”.
- Replace the letter “c” in the heading for subsection “**(c) Miscellaneous Removals and Relocations.**” with the letter “e”.
- Add the following new paragraph to subsection **(e) Miscellaneous Removals and Relocations.**

“This work shall also include the temporary relocation of the two trash containers located within the trash enclosure on the TMT property to another location on said property to facilitate continued trash collection. During construction operations the containers(s) shall be relocated outside of the temporary construction easement. Following completion of the work on the TMT property, the contractor shall again relocate said containers back to the existing enclosure. Payment for the relocations shall be included in the contract bid unit price for CLEARING AND GRUBBING and no additional compensation will be allowed therefore.”

6. Refer to Special Provisions - SECTION 300-2.2.1 General on page E-42.

- Replace “Replace the first paragraph with the following” WITH “Replace the entire subsection section with the following:
- The first paragraph of said subsection is hereby deleted in its entirety (shown below) and replaced with the following paragraph shown below it.

~~“If unsuitable material is found, the Contractor shall remove said material to the limits to be determined by the Engineer and shall replace said material with select fill or base material, as to be determined by the Engineer. Payment for removal and replacement shall be made as Extra Work or Force Account Work.”~~

“All in-situ and excavated material is to be considered unsuitable for bedding and/or backfill of the trench.”

7. Refer to Special Provisions - SECTION 300-2.9 Payment. on page E-42.

Delete the entire section in its entirety and replace with the following:

“300-2.9 Payment: Delete the entire section in its entirety and replace with the following:

“Payment for the excavation and removal and disposal of unsuitable material shall be included in the unit bid price per linear foot of associated pipe and no other compensation will be allowed therefore.”

8. Refer to Special Provisions - SECTION 306-1.2.1 Bedding. on page E-45.

Delete the first sentence of the fourth paragraph in its entirety and replace with the following:

“Bedding material for ductile iron water lines shall be sand conforming to the requirements of 200-1.5.3 (minimum SE of 70) and 200-1.5.5 and shall be compacted to 95 percent of maximum density where the trench is located under structures, and 90 percent of maximum density elsewhere.”

Delete the fifth paragraph (shown below) in its entirety.

~~Bedding material for reclaimed water pipelines shall have a minimum SE of 30. Bedding shall be imported sand with 100 percent passing a 3/8 inch sieve and not more than 20 percent passing a 200-mesh sieve.~~

9. Refer to Special Provisions - SECTION 306-1.3.1 General. on page E-50

Add the following paragraph:

“The City has a large stockpile (several thousand cubic yards) of suitable material currently located on City property, just east of the intersection of Del Amo Blvd and Maple Ave. The City is making this suitable material available to the Contractor for use only as backfill of the pipeline trenches. There shall be no charge to the Contractor for use of the suitable material for trench backfill. The Contractor shall be solely responsible for the loading, transportation of, unloading and any and all work associated with importing the suitable material to the trench area. Payment for the work associated with the placement of suitable material is considered to be included in the Contract Bid Unit Price for the work for which it is required and no additional compensation will be allowed therefore.”

10. Refer to Special Provisions – APPENDIX VIII COUNTY SANITATION DISTRICTS OF LOS ANGELES COUNTY, AMENDMENTS TO THE STANDARD SPECIFICATIONS FOR PUBLIC WORKS CONSTRUCTION

The last paragraph of **Section 7-3 LIABILITY INSURANCE** (shown below) is hereby deleted in its entirety.

~~*All-Risk/Builders Insurance will be required when the contract entails taking possession of any District’s property, including building and equipment. The coverage shall provide a sufficient amount to include the value of the property and the value of the contract for the duration of the contract as specified in the Special Provisions.*~~

By Order of the City Engineer

/S/ Craig Bilezerian

CRAIG BILEZERIAN
City Engineer

BIDDER'S CERTIFICATION

I acknowledge receipt of the foregoing Addendum No. 2 and accept all conditions contained therein.

Bidder

By

Date

******* Submit this executed form with the bid *******

**Please fill out and submit the
“Acknowledgment of Addenda Received” form
provided in Section C of the Specifications.**