

**City of Springfield  
Development and Public Works Department**



Authorized by: J. A. Paschall  
Title: Managing Civil Engineer  
Date: 6/9/2014

**June 9, 2014**

**Addendum Number 2 to the Contract Documents for the  
Invitation to Bid for P21080; Franklin/McVay Sanitary Sewer Extension**

The City of Springfield is amending the above mentioned Invitation to Bid issued on May 23, 2014. This Addendum is hereby made a part of the original contract documents to the same extent as though it were originally included therein.

- 1.) Special Provisions, Section B – General Conditions, B1. General, B1.46 Contaminated Materials, C. Execution, 4. Handling of Contaminated Water:

Delete the following statement in its entirety. "Contaminated groundwater extracted from excavations, dewatering wells, and other sources on the project shall be placed into temporary holding tanks and tested for appropriate analytes as required for discharge to the sanitary sewer system. CONTRACTOR shall be responsible for all treatment of and/or disposal of contaminated groundwater encountered. Water that fails to meet discharge standards may require treatment or alternate disposal methods.

The CONTRACTOR shall furnish, install, and operate all necessary machinery, pumps, pipes, storage tanks and miscellaneous equipment to keep excavations free from contaminated water during construction, pre-treat groundwater if necessary, and discharge or disposal, after approval by the ENGINEER."

Replace it with the following. "Contaminated groundwater extracted from excavations, dewatering wells, and other sources on the project shall be placed into temporary holding tanks and tested for appropriate analytes (Benzene, Toluene, Ethylbenzene, and Total Xylenes – BTEX) as required for discharge to the sanitary sewer system. If test results show that the contaminant levels are acceptable (Benzene – 50 parts per billion (ppb), Toluene – 200 ppb, Ethylbenzene – 200 ppb, Total Xylenes – 200 ppb) for discharging the contaminated water to the sanitary sewer system, the CONTRACTOR shall discharge to the sanitary sewer accordingly. Water that fails to meet discharge standards may require special treatment or alternate disposal methods. Special treatment or alternate disposal of contaminated groundwater, other than discharge to the sanitary sewer system, will be covered by a negotiated change order.

The CONTRACTOR shall furnish, install, and operate all necessary machinery, pumps, pipes, storage tanks and miscellaneous equipment to keep excavations free from contaminated water during construction, pre-treat groundwater if necessary, and discharge or disposal, after approval by the ENGINEER."

- 2.) Special Provisions, Section C – Measurement and Payment, C1. General. Schedule A – Work associated with the new sewer main on Franklin/McVay Highway, Station 1+00 to 41+80, Item No. A-0058a:

Delete the following statement in its entirety. "Measurement and payment for the pre-treatment and/or removal and disposal of contaminated groundwater associated with work on McVay Highway will be made on a per Gallon (GAL) basis. Payment shall include all labor, equipment and material required for dewatering, storage, pretreatment, transportation, disposal, notifications, reporting, fees, permits and CONTRACTOR standby time. This item covers payment for groundwater that is contaminated by petroleum based contaminants only that can be treated and discharged to the sanitary sewer system or disposed of at a municipal solid waste facility permitted to accept such material. Material that is contaminated with other contaminants requiring disposal in a separate special waste facility, based on sampling and testing, is not covered in this Bid Item and will be covered by a negotiated change order to the contract."

Replace it with the following. "Measurement and payment for the removal, storage and disposal of contaminated groundwater associated with work on McVay Highway will be made on a per Gallon (GAL) basis. Payment shall include all labor, equipment and material required for dewatering, storage, disposal, notifications, reporting, and CONTRACTOR standby time. This item covers payment for groundwater that is contaminated by petroleum based contaminants only that can be directly discharged to the sanitary sewer system. Material that is contaminated with other contaminants requiring pre-treatment or disposal in a separate special waste facility, based on sampling and testing, is not covered in this Bid Item and will be covered by a negotiated change order to the contract."

- 3.) Special Provisions, Section C – Measurement and Payment, C1. General. Schedule C – Additive Alternate, Item No. C-0058a:

Delete the following statement in its entirety. "Measurement and payment for the pre-treatment and/or removal and disposal of contaminated groundwater associated with work on E. 19<sup>th</sup> Avenue will be made on a per Gallon (GAL) basis. Payment shall include all labor, equipment and material required for dewatering, storage, pretreatment, transportation, disposal, notifications, reporting, fees, permits and CONTRACTOR standby time. This item covers payment for groundwater that is contaminated by petroleum based contaminants only that can be treated and discharged to the sanitary sewer system or disposed of at a municipal solid waste facility permitted to accept such material. Material that is contaminated with other contaminants requiring disposal in a separate special waste facility, based on sampling and testing, is not covered in this Bid Item and will be covered by a negotiated change order to the contract."

Replace it with the following. "Measurement and payment for the removal, storage and disposal of contaminated groundwater associated with work on E. 19<sup>th</sup> Avenue will be made on a per Gallon (GAL) basis. Payment shall include all labor, equipment and material required for dewatering, storage, disposal, notifications, reporting, and CONTRACTOR standby time. This item covers payment for groundwater that is contaminated by petroleum based contaminants only that can be directly discharged to the sanitary sewer system. Material that is contaminated with other contaminants requiring pre-treatment or disposal in a separate special waste facility, based on sampling and testing, is not covered in this Bid Item and will be covered by a negotiated change order to the contract."

In the event that it is necessary to further amend, revise or supplement any part this Invitation to Bid additional addenda will be posted on the City's website at <http://www.springfield-or.gov/dpw/P21080DranklinMcVaySanitarySewerExtension.htm>.

The City shall make a reasonable effort to notify all individuals, firms, and corporations to whom the City provided the initial Invitation to Bid and those individuals that attended a Pre-Bid meeting and provided contact information on the sign-in sheet when addenda are issued. Failure of the Contractor to receive

or obtain such addenda shall not excuse them from compliance, if they are awarded the Contract. The City is not responsible for any explanation, clarification, interpretation or approval made or given in any manner except by written addenda issued by City.

All Addenda issued are considered to be part of the specifications of the Invitation to Bid and, as such, are incorporated into the Contract as specified in Section 104.02 of the Standard Construction Specifications.

By signing below, I acknowledge the receipt of the following Addenda documents and certify that the specifications contained have been considered and incorporated into the bid as presented. No other terms or conditions of the Invitation to Bid are changed as a result of this addendum.

**ALL BIDDERS MUST ACKNOWLEDGE THIS ADDENDUM BY SIGNING AND DATING THIS DOCUMENT AND INCLUDING IT AS PART OF THEIR SUBMITTAL PACKAGE.**

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Signature

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Date