Felix C. Davis – Grit Chamber Near-Term Improvements Project

To All Bidders:

Contractors submitting proposals for the above named project shall take note of the following changes, additions, deletions, clarifications, etc., in the Contract Documents, which shall become a part of and have precedence over anything contrarily shown or described in the Contract Documents, and as such shall be taken into consideration and be included in the Contractor’s Bid Proposal.

Refer to the attached sheets.

The return receipt requested with this communication will be deemed evidence that the bidder has received this Addendum and has followed the instructions outlined herein. Please sign, date, clearly print company name, and email to jhartwig@hazenandsawyer.com immediately upon receipt. Contractor shall also indicate receipt, where appropriate, on the Bid Form.

HAZEN AND SAWYER, P.C.

Company Name

735 Johnnie Dodds Blvd.
Suite 102
Mt. Pleasant, SC 29464
Tel. (843) 744-6467

Acknowledgement of Receipt

Date

Jared Hartwig, P.E.
HAZEN AND SAWYER, P.C.
Modifications to Bid Documents

None

Questions

Question 1: Where does the application of the MIC coating fall within the bid form? And is it possible to make the application of the MIC coating into its own line item?

Response: MIC coating shall be provided to the limits indicated on drawing S104. This quantity and associated construction cost should be included in the lump sum bid value under Bid Form Section A.1. Additional MIC coating is included as a unit price quantity under Bid Form Section B.5.

Question 2: The pump specs require that “Shop testing shall be in accordance with Section 46 00 00”, but Section 46 00 00 says that “Pump testing shall be witnessed by the owner/engineer where specified in the individual pump specifications”. Please confirm if witnessed test is required.

Response: Owner/Engineer witnessed shop performance testing are not required. Field testing and pump curve confirmation will be required during startup and checkout.

Question 3: Project Manual, General Conditions, Section 5.10 Comprehensive General Liability insurance outlines the required limits. Commercial General Liability insurance is written on an “each occurrence” and “aggregate” limit basis and “split” limits are not commercially available. Further, Elevator Liability coverage is not a separate coverage and is included in the General Liability coverage.

Response: Modified referenced section as follows:

“COMPREHENSIVE GENERAL LIABILITY:

<table>
<thead>
<tr>
<th></th>
<th>Bodily Injury</th>
<th>Bodily Injury</th>
<th>Property Damage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per Person</td>
<td>250,000</td>
<td>500,000</td>
<td>400,000</td>
</tr>
<tr>
<td>Per Accident</td>
<td>250,000</td>
<td>500,000</td>
<td>400,000</td>
</tr>
</tbody>
</table>

Premised and Operations

Elevator Liability

Contractor’s Protective Liability

Products Liability, Including Completed Operations”

Question 4: Project Manual, General Conditions, Section 5.10 Comprehensive Automobile Liability insurance outlines the required limits. Automobile Liability coverage is written on an “each accident” basis and “split” limits are not available on commercial policies.
Response: Modified referenced section as follows:

“COMPREHENSIVE AUTOMOBILE LIABILITY:

Bodily Injury Bodily Injury Property Damage
Per Person Per Accident

<table>
<thead>
<tr>
<th></th>
<th>Each Accident</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Owner Automobiles</td>
<td>250,000</td>
</tr>
<tr>
<td>Non-Owned Automobiles</td>
<td>250,000</td>
</tr>
<tr>
<td>Hired Car Coverage</td>
<td>250,000</td>
</tr>
<tr>
<td></td>
<td>500,000</td>
</tr>
<tr>
<td></td>
<td>500,000</td>
</tr>
<tr>
<td></td>
<td>400,000</td>
</tr>
</tbody>
</table>

Attachments

None