

Addendum No. 1

April 14, 2020

COUNTY OF LINCOLN
LINCOLN COUNTY, NEW MEXICO



JUNIPER SPRINGS ROAD ROAD RECONSTRUCTION
Control No. (CN): L200471
County IFB No.: 19-20-003

NOTICE TO BIDDERS:

1. This Addendum is issued to all plan holders. This Addendum serves to clarify, revise, and supersede information in the Project Manual, Drawings, and previously issued Addenda. Portions of the Addendum affecting the Contract Documents will be incorporated into the Contract by enumeration of the Addendum in the Owner/Contractor Agreement.
2. The Bidder shall acknowledge receipt of this Addendum in the appropriate space on the Bid Form.
3. All terms, conditions, and requirements of the original project manual and construction documents shall remain in place unless explicitly mentioned in this Addendum.
4. Electronic Bids will be accepted for this project in PDF Format.
5. Meeting Minutes and recording from the prebid are included in this addendum.
6. The Bid Opening shall be conducted via Teleconference. Bidders are requested to contact Pettigrew & Associates to obtain conference information.
7. Contract Time shall be increased from 40 calendar days to 54 calendar days to allow for SWPPP and NOI approval by EPA.
8. Utility Coordination has been added as a bid item and shall be done in accordance with Special Provision 112 Utilities provided in this addendum.
 - Utility Owners:
 - i. Zia Natural Natural Gas Company
 - ii. Windstream Telephone
 - iii. Nogal Water

**Addendum No. 1
April 14, 2020**

- 9. Note 17 has been removed and Rock Excavation has been added to the bit item list. Quantities are estimated as 6"x50'x24' spaces that are on 6 local peaks in the project area. This is a total estimated quantity of ±135 CY
- 10. A revised Bid schedule is included in this addendum
- 11. Contact numbers for construction water:

Carrizozo Water 575-648-2371
Capitan Water 575-354-2247

A. REVISED BID SCHEDULE

BID FORM - JUNIPER SPRINGS ROAD ROAD RECONSTRUCTION

ITEM NUMBER	DESCRIPTION	UNIT	QTY.	UNIT PRICE	AMOUNT
1	MOBILIZATION	L.S.	1		
2	SUBGRADE PREPARATION	S.Y.	25930		
3	CLEARING AND GRUBBING	ACRE	0.27		
4	UNCLASSIFIED EXCAVATION	C.Y.	8430		
5	DOUBLE BITUMINOUS CHIPSEAL	S.Y.	18770		
6	TRAFFIC CONTROL	L.S.	1		
7	SWPPP	L.S.	1		
8	UTILITY COORDINATION (PER SP112)	L.S.	1		
9	ROCK EXCAVATION	CY	135		

SUBTOTAL BASE BID \$ _____

SUBTOTAL BASE BID, IN WRITING:

New Mexico Gross Receipts Tax will be added to total bid price at the time of billing. Do not add New Mexico Gross Receipts Tax to the total bid price shown above.

Bid Guarantee shall be 5% of the Total Bid Price.

Addendum No. 1
April 14, 2020

B. SPECIAL PROVISION 112 (SP112) – UTILITY COORDINATION

112.05 Protection and Restoration of Property

The Contractor shall never unnecessarily interfere with or interrupt the services of any public utility that may have property within or adjacent to the streets, alleys, and easements involved in the work and shall take all necessary precautions and efforts to locate and protect all underground conduit, cable, pipes, water mains, sewers, structures, gas lines, trees, monuments, power lines, telephone and telegraph lines, traffic control devices and other structures, both below and above ground. He shall give all public utility companies a reasonable notice in writing, in no event less than forty-eight (48) hours, for any work that he contemplates which would interfere in any way whatsoever with the service of any existing public utility and City-Owner facilities. If such public utility does not cooperate for the protection of its services, the Contractor shall notify the Engineer-Inspector. Utility lines shall be located by the Contractor far enough in advance of construction work in order that the owner of such lines may raise, lower, realign, or remove lines and structures, if necessary, and in order that the Engineer may make any line and grade changes necessary should the existing utility lines conflict with the work under construction providing such adjustments do not materially affect the work. The Contractor shall immediately report any damages to property or plant of public utility companies and City property to the company or owner involved, and to the Engineer.

Contractor shall restore at his own expense any public, City-Owner, or private property damage, for which he is directly responsible, to a condition equal to that existing before damage. Contractor shall promptly notify his insurance carrier of the alleged damage, and if he refused to do so upon notice, Owner may cause such restoration and deduct cost from monies due, or which may become due, to the Contractor.

112.6 Abandoned Utilities

Unless otherwise specified, the Contractor shall remove all interfering portions of utilities which are identified as abandoned by the utility owner and which interfere with the construction of the project. All costs involved in said removals shall be included in the Utility Coordination Bid Item. All such abandoned utilities removed by the Contractor shall be stored on the site where directed and shall remain the property of the owner utility company or contracting agency as determined by the Engineer.

For encountered abandoned utilities, it shall be the Contractor's responsibility to contact the utility company involved, within 48 hours, prior to excavating around such utilities to ascertain that the abandonment of the utility has been completed.

112.7 Location of Existing Utilities

Addendum No. 1
April 14, 2020

The public utilities shall be responsible to locate their utilities and provide information stating the horizontal and vertical alignments of same. If field verification excavations are required, the public utility will provide same in a timely manner. Contractor shall coordinate with public utility owners to verify existing locations prior to site clearing and grubbing

Utilities which upon exploration are found to interfere with the permanent project work, or within the trenching prism as defined by OSHA, will be relocated, altered, or reconstructed by others or the Engineer may order changes in location, line, or grade or structures being built in order to avoid the utilities. The cost of such changes will be paid for under applicable bid items.

112.8 Unknown Utilities Disclosed During the Contract Work

In the event that a utility is disclosed subsequent to the coordination in 112.4 which requires additional work on the part of the Contractor for its maintenance, relocation or support, the necessary alteration, relocation, proper support and protection shall be done and paid for as follows:

When said utility is found to occupy the space to be occupied by a part of the permanent works or to be in such close proximity to the new work as to require the relocation or alteration of said utility, Contractor shall arrange for the relocation as directed by Engineer. Contractor shall be paid for such relocation if he incurs any expense in doing so.

When any portion of the utility is in close proximity and more or less parallel to a structure or conduit, Contractor shall advise Owner thereof, and in cooperation with Owner, provide and place the necessary support for proper protection to insure continuous and safe operation of the utility structure. All costs for such work shall be borne by the Contractor.

112.9 Responsibility of the Contractor

The Contractor shall be held responsible for all costs for the repair of any and all damage to the contract work or to any utility (which is previously known and disclosed to him by the utility) as may be caused by his operations. Utilities which are relocated by others in order to avoid interference with structures and which cross the project work shall be maintained in their relocated positions by the Contractor. All costs for such work shall be absorbed or included in the prices bid for the various items of work.

112.10 Delays Caused by Failure to Relocate Utilities

Where parties other than Contractor are responsible for the relocation of utilities and a delay in Contractor's work is caused by the failure on the part of said parties to remove or relocate such utilities in time to prevent such delay, or by any action or lack of action on the part of Owner, it shall be understood that Contractor shall not be entitled, as a result of such delay to his work, to damages or additional payments over and above the contract price. If delays in Contractor's work are caused by the reasons mentioned herein, Contractor shall be

Addendum No. 1
April 14, 2020

entitled to an extension of time. The length of such extension of time will be determined by Engineer with consideration as to the effect of the delay on the project as a whole.

By: David Roybal, PE
Project Manager



Bidder Acknowledgement:

Bidder Name: _____

Date: _____