

NOTICE TO PROCEED

Date: January 2, 2018

Contractor: K&D Construction, Inc.

Redlands Mesa Force Main Modifications Project IFB-4331-17-DH Project:

In accordance with the contract dated <u>December 19, 2017</u> the Contractor is hereby notified to begin work on the Project on or before January 4, 2018.

The date of final completion as determined is 30 Calendar Days from the start date of this Notice to Proceed.

CITY OF GRAND JUNCTION, COLORADO

Duane Hoff Ir., Senie	r Buyer	- City	of Grand	Junction
Duane Hoff Jr., Senio	Buyer			-

Receipt of this Notice to Proceed is hereby acknowledged:

Contractor: K&D Construction, Inc.

kevin Hopkins - President, &&D Construction, Inc. By:

Print Name: Kevin Hopkins - President, K&D Construction, Inc.

Title: President

Date: 1/2/2018 | 15:15 MST



CITY OF GRAND JUNCTION, COLORADO

CONTRACT

This CONTRACT made and entered into this 19th day of December, 2017 by and between the City of Grand Junction, Colorado, a government entity in the County of Mesa, State of Colorado, hereinafter in the Contract Documents referred to as the "Owner" and K&D Construction, Inc. hereinafter in the Contract Documents referred to as the "Contractor."

WITNESSETH:

WHEREAS, the Owner advertised that sealed Bids would be received for furnishing all labor, tools, supplies, equipment, materials, and everything necessary and required for the Project described by the Contract Documents and known as **Redlands Mesa Force Main Modifications Project IFB-4331-17-DH**.

WHEREAS, the Contract has been awarded to the above named Contractor by the Owner, and said Contractor is now ready, willing and able to perform the Work specified in the Notice of Award, in accordance with the Contract Documents;

NOW, THEREFORE, in consideration of the compensation to be paid the Contractor, the mutual covenants hereinafter set forth and subject to the terms hereinafter stated, it is mutually covenanted and agreed as follows:

ARTICLE 1

<u>Contract Documents</u>: It is agreed by the parties hereto that the following list of instruments, drawings, and documents which are attached hereto, bound herewith, or incorporated herein by reference constitute and shall be referred to either as the "Contract Documents" or the "Contract", and all of said instruments, drawings, and documents taken together as a whole constitute the Contract between the parties hereto, and they are fully a part of this agreement as if they were set out verbatim and in full herein:

The order of contract document governance shall be as follows:

- a. The body of this contract agreement
- Solicitation Documents for the Project; Redlands Mesa Force Main Modifications Project;
- c. Notice of Award
- d. Contractors Response to the Solicitation

- e. Work Change Requests (directing that changed work be performed);
- f. Field Orders
- g. Change Orders.

ARTICLE 2

<u>Definitions:</u> The clauses provided in the Solicitation apply to the terms used in the Contract and all the Contract Documents.

ARTICLE 3

<u>Contract Work:</u> The Contractor agrees to furnish all labor, tools, supplies, equipment, materials, and all that is necessary and required to complete the tasks associated with the Work described, set forth, shown, and included in the Contract Documents as indicated in the Solicitation Document.

ARTICLE 4

Contract Time and Liquidated Damages: Time is of the essence with respect to this Contract. The Contractor hereby agrees to commence Work under the Contract on or before the date specified in the Solicitation from the Owner, and to achieve Substantial Completion and Final Completion of the Work within the time or times specified in the Solicitation. In the event the Work is not completed in the times set forth and as agreed upon, the Contractor further agrees to pay Liquidated Damages to the Owner as set forth in the Solicitation. The Contractor acknowledges and recognizes the delays, expenses and difficulties involved in proving in a legal proceeding the actual losses suffered by the Owner if the work is not completed on time. Accordingly, instead of requiring any such proof, the Owner and the Contractor agree that as Liquidated Damages for delay, but not as a penalty, the Contractor shall pay to the Owner the amounts specified in the Solicitation.

ARTICLE 5

Contract Price and Payment Procedures: The Contractor shall accept as full and complete compensation for the performance and completion of all of the Work specified in the Contract Documents, the sum of **Sixty Two Thousand Four Hundred Fifty Four and 00/100 Dollars (\$62,454.00)**. If this Contract contains unit price pay items, the Contract Price shall be adjusted in accordance with the actual quantities of items completed and accepted by the Owner at the unit prices quoted in the Solicitation Response. The amount of the Contract Price is and has heretofore been appropriated by the Grand Junction City Council or Mesa County Board of County Commissioners for the use and benefit of this Project. The Contract Price shall not be modified except by Change Order or other written directive of the Owner. The Owner shall not issue a Change Order or other written directive which requires additional work to be performed, which work causes the aggregate amount payable under this Contract to exceed the amount appropriated for this Project, unless and until the Owner provides Contractor written assurance that lawful appropriations to cover the costs of the additional work have been made.

Unless otherwise provided in the Solicitation, monthly partial payments shall be made as the Work progresses. Applications for partial and Final Payment shall be prepared by the Contractor and approved by the Owner in accordance with the Solicitation.

Upon Final Completion of the Work under the Contract and before the Contractor shall receive final payment, the Owner shall publish at least twice in a newspaper of general circulation published in the County a notice that: 1. the Owner has accepted such Work as completed according to the Contract Documents; 2. the Contractor is entitled to final payment therefore; 3. thirty days after the first publication, specifying the exact date, the Owner shall pay the full balance due under the Contract; and 4. persons having claims for labor, materials, team hire, sustenance, provisions, provender, or other supplies used or consumed by the Contractor or a subcontractor shall file a verified statement of the amount due and unpaid on account of such claim prior to the date specified for such payment. Nothing herein shall be construed as relieving the Contractor and the Sureties on the Contractor's Bonds from any claim or claims for work or labor done or materials or supplies furnished in the execution of the Contract.

ARTICLE 6

<u>Bonds:</u> The Contractor shall furnish currently herewith the Bonds required by the Contract Documents, such Bonds being attached hereto. The Performance Bond shall be in an amount not less than one hundred percent (100%) of the Contract Price set forth in Article 5. The Payment Bond shall be in an amount not less than one hundred (100%) of the Contract Price set forth in Article 5.

ARTICLE 7

<u>Contract Binding:</u> The Owner and the Contractor each binds itself, its partners, successors, assigns and legal representatives to the other party hereto in respect to all covenants, agreements and obligations contained in the Contract Documents. The Contract Documents constitute the entire agreement between the Owner and Contractor and may only be altered, amended or repealed by a duly executed written instrument. Neither the Owner nor the Contractor shall, without the prior written consent of the other, assign or sublet in whole or in part its interest under any of the Contract Documents and specifically, the Contractor shall not assign any moneys due or to become due without the prior written consent of the Owner.

ARTICLE 8

<u>Severability:</u> If any part, portion or provision of the Contract shall be found or declared null, void or unenforceable for any reason whatsoever by any court of competent jurisdiction or any governmental agency having the authority thereover, only such part, portion or provision shall be effected thereby and all other parts, portions and provisions of the Contract shall remain in full force and effect.

IN WITNESS WHEREOF, City of Grand Junction, Colorado, has caused this Contract to be subscribed and sealed and attested in its behalf; and the Contractor has signed this Contract the day and the year first mentioned herein.

The Contract is executed in two counterparts.

CITY OF GRAND JUNCTION, COLORADO

By: Duane Hoff Jr., Senior Buyer - City of Grand Junction 12/19/2017 | 10:43 MST

Duane Hoff Jr., Senior Buyer

Date

K&D Construction, Inc.

By: Kevin Hopkins - President, K&Resconstruction, Inc. 12/19/2017 | 10:28 MST

Kevin Hopkins - President, K&Resconstruction, Inc. Date



Purchasing Division

ADDENDUM NO. 1

DATE: December 11, 2017

FROM: City of Grand Junction Purchasing Division

TO: All Offerors

RE: Redlands Mesa Force Main Modifications Project IFB-4431-17-DH

Offerors responding to the above referenced solicitation are hereby instructed that the requirements have been clarified, modified, superseded and supplemented as to this date as hereinafter described.

Please make note of the following clarifications:

1. Replace the original Bid Schedule with the updated Bid Schedule that is attached to this Addendum. The updated Bid Schedule includes the following changes:

1. Three new pay items have been added to the bid schedule. They are:

a.208 - Fencing

b.210 - Repair Damaged Sprinkler Pipe

c. 608 - Concrete Cart Path (3" Thick)

The <u>Fencing</u> pay item is to be used at Hole #12 next to the putting green and sand trap. The intent is for the fence is to act as a barrier to keep stockpiled soils off the putting green and out of the sand trap as much as possible. It is up to the Contractor to determine which style of fence needs to be used to accomplish this. A silt fence can be used, however, the silt fence shall not be trenched into the ground.

The <u>Repair Damaged Sprinkler Pipe</u> pay item is for repairing either PVC and/or HDPE sprinkler pipes that are damaged during the excavation process. Size of irrigation pipes are unknown at this time. If sprinkler wires are near or next to the pipe that needs repaired and a wire(s) are damaged, this pay item also includes any repairs needed on the sprinkler wires as well. Redlands Mesa irrigation crews will help out with advice on how they want the pipes fixed. The Contractor will be responsible for working closely with Redlands Mesa irrigation personnel on how to fix the broken pipes.

The <u>Concrete Cart Path</u> pay item is to be used to replace damaged concrete along the cart path.

2. <u>Clarification #1</u> – After the site visit, the City realizes that a track-hoe will have to be used at manholes 11+23 and 18+20. The Contractor shall use the drainage ways for track-hoe access to these two manholes. Where the track-hoe needs to cross the existing cart path, the

Contractor shall provide protection, means and methods to be determined by the Contractor, to protect the existing concrete path as best as possible from damage.

At all other manholes, the Contractor shall use either a rubber track mini-excavator or a rubber tire backhoe.

The Contractor shall minimize the impact area and disturbances at each manhole to protect the golf courses property and business.

- Clarification #2 The Contractor has the option to use the sandy soil material near Hole #15
 for topsoil and backfill material. The sandy soil is the remains of a past flash flood. Either the
 Redlands Mesa golf staff and/or the Project Engineer can show the Contractor the location of
 this soil.
- 4. <u>Clarification #3</u> There are two access locations. The first access is off of High Desert Road and this access can be used for the manholes at stations 15+85, 18+20 and 23+20. The second access point is from Rock Valley Road off of South Camp Road. Rock Valley Road will provide the best access for manholes located at 0+50, 7+12, and 11+23. The Contractor will need to temporarily move a few large boulders near the golf course property line when using Rock Valley Road for access. The boulders will need to be put back after the Contractor is done using this area for access.
- 5. <u>Clarification #4</u> **Quality Control Testing**: The City will be witnessing as backfill and compaction operations.
- 6. <u>Clarification #5</u> **Confined Space Entry**: The Contractor is responsible for providing any and all confined space entry safety equipment; included, but not limited to: air testing equipment, fresh air blowers, safety tripods, and harnesses. The Contractor's air monitoring devices shall be calibrated and certified. The cost for all confined space entry equipment shall be incidental to the project cost, and will not be paid for separately.

The original solicitation for the project noted above is amended as noted.

All other conditions of subject remain the same.

Respectfully,

Duane Hoff Jr., Senior Buyer City of Grand Junction, Colorado

Bid Schedule: Red Mesa Force Main Modifications Project ADDENDUM #1

	ADDENDUM #1						
Item No.	CDOT, City Ref.	Description	Quantity	Units		Unit Price	Total Price
1	108.2	6" Pressure Sewer Pipe (C-900, DR-18 PVC)	75.	Lin. Ft.	\$	\$	
2	108.2	Imported Trench Backfill (Includes haul and disposal of unsuitable excavated material) (Use as directed by Project Engineer)	20.	Cu. Yd.	\$	\$	
3	108.3	6", 11 1/4° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$	\$	
4	108.3	6", 22 1/2° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$	\$	
5	108.3	6", Fitting (Special) (Romac Industries ALPHA Restrained Coupling Joint or Engineer Approved Equal)	12.	Each	\$	\$	
6	202	Removal of Pipe (6" PVC) (Existing Force Main Pipe)	75.	Lin. Ft.	\$	\$	
7	202	Remove Sod	1,500.	Sq. Ft.	\$	\$	
8	207	Stockpile Topsoil	18.	Cu. Yd.	\$	\$	
9	207	Topsoil (8" Thick)	18.	Cu. Yd.	\$	\$	
10	208	Concrete Washout Facilty	1.	Each	\$	\$	
11	208	Fencing (To be used at Hole #12 to help keep the excavated soil contained)	180.	Lin. Ft.	\$	\$	
12	210	Repair Damaged Sprinkler Pipe (Match in Kind) (Complete in Place) (As Required)	50.	Lin. Ft.	\$	\$	
13	210	Reset Sprinkler (As Required) (Complete in Place)	3.	Each	\$	\$	
14	212	Sod	1,500.	Sq. Ft.	\$	\$	
15	601	Concrete Plugs (Used for patching holes in manholes at force main penetrations)	12.	Each	\$	\$	
16	608	Concrete Cart Path (3" Thick) (Includes Subgrade Prep Work)	300.	Sq. Ft.	\$	\$	
17	620	Portable Sanitary Facility	1.	Each	\$	\$	

Bid Schedule: Red Mesa Force Main Modifications Project ADDENDUM #1

			ADDENDOM # I			
Item	CDOT,					
No.	City Ref.	Description	Quantity	Units	Unit Pric	ce Total Price
18	626	Mobilization	1.	Lump Sum		\$
MCR		Minor Contract Revisions				\$ 15,000.00
			Bio	d Amount:		\$
	Bid Am	ount:				dollars
	Contrac	ctor Name:				-]
	Contra	ctor Address:				7
	Contra	ctor Phone #:				

AANDERSON



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 01/02/2018

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT Ashley Anderson PRODUCER License # 0757776 **HUB International Insurance Services (COL)** PHONE (A/C, No, Ext); (970) 245-8011 FAX (A/C, No): (866) 908-6374 2742 Crossroads Blvd Grand Junction, CO 81506 INSURER(S) AFFORDING COVERAGE NAIC # INSURER A: Employers Mutual Casualty Company 21415 INSURED INSURER B : Pinnacol Assurance Company 41190 K&D Construction, Inc. 648 N. Terrace Drive INSURER D : Grand Junction, CO 81507 INSURER E : INSURER F : **COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. POLICY EFF POLICY EXP
(MM/DD/YYYY) (MM/DD/YYYY) ADDL SUBR INSD WVD TYPE OF INSURANCE POLICY NUMBER LIMITS 1,000,000 X COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) CLAIMS-MADE X OCCUR 100,000 05/01/2017 | 05/01/2018 5X6704118 Х 5,000 MED EXP (Any one person) 1,000,000 PERSONAL & ADV INJURY 2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: **GENERAL AGGREGATE** 2,000,000 POLICY X PRO-PRODUCTS - COMP/OP AGG OTHER: COMBINED SINGLE LIMIT (Ea accident) 1,000,000 Α **AUTOMOBILE LIABILITY** ANY AUTO 5X6704118 05/01/2017 05/01/2018 BODILY INJURY (Per person) SCHEDULED AUTOS OWNED AUTOS ONLY **BODILY INJURY (Per accident)** PROPERTY DAMAGE (Per accident) HIRED AUTOS ONLY NON-OWNED AUTOS ONLY 1,000,000 Х X OCCUR UMBRELLA LIAB EACH OCCURRENCE 5X6704118 05/01/2017 05/01/2018 1,000,000 EXCESS LIAB CLAIMS-MADE AGGREGATE 10,000 DED X RETENTION\$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY X PER STATUTE 4191355 05/01/2017 05/01/2018 ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below 1,000,000 E.L. EACH ACCIDENT N/A 1,000,000 E.L. DISEASE - EA EMPLOYEE 1,000,000 E.L. DISEASE - POLICY LIMIT DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Project: Rediands Mesa Force Main Modifications. City of Grand Junction is included as Additional Insured under General Liability. CANCELLATION CERTIFICATE HOLDER SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANGE WITH THE POLICY PROVISIONS. City of Grand Junction 250 N. 5th Street Grand Junction, CO 81501 AUTHORIZED REPRESENTATIVE

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

GENERAL LIABILITY ELITE EXTENSION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE FORM

The COMMERCIAL GENERAL LIABILITY COVERAGE FORM is amended to include the following clarifications and extensions of coverage. The provisions of the Coverage Form apply unless modified by endorsement.

A. EXPECTED OR INTENDED INJURY

Section I - Coverage A, Exclusion a. is amended as follows:

a. "Bodily injury" or "property damage" expected or intended from the standpoint of an insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

B. NON-OWNED WATERCRAFT

Section I - Coverage A, Exclusion g.(2) is amended as follows:

- (2) A watercraft you do not own that is:
 - (a) Less than 60 feet long; and
 - **(b)** Not being used to carry person(s) or property for a charge;

C. EXTENDED PROPERTY DAMAGE COVERAGE

Section I – Coverage A, Exclusions j.(3) and (4) is amended to add the following:

Paragraphs (3) and (4) of this exclusion do not apply to tools or equipment loaned to you, provided they are not being used to perform operations at the time of loss.

SCHEDULE			
Limits Of Insurance	Deductible		
\$5,000 Each Occurrence	\$250 Per Claim		
\$10,000 Annual Aggregate			

- a. The each occurrence limit listed above is the most we will pay for all damages because of "property damage" to property in the care, custody and control of or property loaned to an insured as the result of any one "occurrence", regardless of the number of:
 - (1) insureds:
 - (2) claims made or "suits" brought;
 - (3) persons or organizations making claims or bringing "suits".

The aggregate limit listed above is the most we will pay for all damages because of "property damage" to property in the care custody and control of or property loaned to an insured during the policy period.

Any payment we make for damages because of "property damage" to property in the care, custody and control of or property loaned to an insured will apply against the General Aggregate Limit shown in the declarations.

- b. Our obligation to pay damages on your behalf applies only to the amount of damages in excess of the deductible amount listed above. We may pay any part or all of the deductible amount listed above. We may pay any part or all of the deductible amount to effect settlement of any claim or "suit" and upon notification by us, you will promptly reimburse us for that part of the deductible we paid.
- c. If two or more coverages apply under one "occurrence", only the highest per claim deductible applicable to these coverages will apply.
- d. Insurance provided by this provision is excess over any other insurance, whether primary, excess, contingent or any other basis. Since insurance provided by this endorsement is excess, we will have no duty to defend any claim or "suit" to which insurance provided by this endorsement applies if any other insurer has a duty to defend such a claim or "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

D. PROPERTY DAMAGE - ELEVATORS

Section 1 – Coverage A.2. Exclusions paragraphs j.(3), j.(4), j.(6) and k. do not apply to use of elevators. This insurance afforded by this provision is excess over any valid and collectible property insurance (including any deductible) available to the insured and Section IV – Commercial General Liability Conditions paragraph 4. Other Insurance is changed accordingly.

E. FIRE, LIGHTNING OR EXPLOSION DAMAGE

Except where it is used in the term "hostile fire", the word fire includes fire, lightning or explosion wherever it appears in the Coverage Form.

Under **Section I – Coverage A**, the last paragraph (after the exclusions) is replaced with the following:

Exclusions c. through n. do not apply to damage by fire, smoke or leakage from automatic fire protection systems to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to this coverage as described in Section III – Limits of Insurance.

F. MEDICAL PAYMENTS

If Section I - Coverage C. Medical Payments Coverage is not otherwise excluded from this Coverage Form:

The requirement, in the Insuring Agreement of Coverage C., that expenses must be incurred and reported to us within one year of the accident date is changed to three years.

G. SUPPLEMENTARY PAYMENTS

Supplementary Payments – Coverages A and B paragraphs 1.b. and 1.d. are replaced by the following:

- 1.b.Up to \$5,000 for cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
- 1.d.All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.

H. SUBSIDIARIES AS INSUREDS

Section II – Who Is An Insured is amended to add the following:

1.f. Any legally incorporated subsidiary in which you own more than 50% of the voting stock on the effective date of this policy. However, insured does not include any subsidiary that is an insured under any other general liability policy, or would have been an insured under such a policy but for termination of that policy or the exhaustion of that policy's limits of liability.

I. BLANKET ADDITIONAL INSUREDS – AS REQUIRED BY CONTRACT

Section II – Who Is An Insured is amended to include as an additional insured any person(s) or organization(s) subject to provisions in Paragraph 2. below, (hereinafter referred to as additional insured) when you and such person(s) or organization(s) have agreed in a written contract or written agreement that such person(s) or organization(s) be added as an additional insured on your policy provided that the written contract or agreement is:

- Currently in effect or becomes effective during the policy period; and
- b. Executed prior to an "occurrence" or offense to which this insurance would apply.

However, the insurance afforded to such additional insured:

- a. Only applies to the extent permitted by law;
 and
- Will not be broader than that which you are required by the contract or agreement to provide for such additional insured; and
- c. Applies only if the person or organization is not specifically named as an additional insured under any other provision of, or endorsement added to, Section II – Who Is An Insured of this policy.
- As provided herein, the insurance coverage provided to such additional insureds is limited to:
 - a. Any Controlling Interest, but only with respect to their liability arising out of their financial control of you; or premises they own, maintain, or control while you lease or occupy these premises.

This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.

- b. Any architect, engineer, or surveyor engaged by you but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
 - (1) In connection with your premises; or
 - (2) In the performance of your ongoing operations.

With respect to the insurance afforded to these additional insureds, the following additional exclusion applies:

This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of or the failure to render any professional services by or for you, including:

- The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- (2) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional services by or for you.

c. Any manager or lessor of a premises leased to you, but only with respect to liability arising out of the ownership, maintenance or use of that part of a premises leased to you, subject to the following additional exclusions:

This insurance does not apply to:

- (1) Any "occurrence" which takes place after you cease to be a tenant in that premises.
- (2) Structural alterations, new construction or demolition operations performed by or on behalf of such additional insured.
- **d.** Any state or governmental agency or subdivision or political subdivision, subject to the following:
 - (1) This insurance applies only with respect to the following hazards for which any state or governmental agency or subdivision or political subdivision has issued a permit or authorization in connection with premises you own, rent or control and to which this insurance applies:
 - (a) The existence, maintenance, repair, construction, erection or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, street banners or decorations and similar exposures; or
 - (b) The construction, erection or removal of elevators; or
 - (c) The ownership, maintenance or use of any elevators covered by this insurance.
 - (2) This insurance applies only with respect to operations performed by you or on your behalf for which any state or governmental agency or subdivision or political subdivision has issued a permit or authorization.

This insurance does not apply to:

- (a) "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the federal government, state or municipality; or
- (b) "Bodily injury" or "property damage" included within the "products-completed operations hazard".
- e. Any vendor, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business.

With respect to the insurance afforded to these vendors, the following additional exclusions apply:

- (1) The insurance afforded any vendor does not apply to:
 - (a) "Bodily injury" or "property damage" for which any vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that any vendor would have in the absence of the contract or agreement;
 - (b) Any express warranty unauthorized by you;
 - (c) Any physical or chemical change in the product made intentionally by any vendor;
 - (d) Repackaging, except when unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
 - (e) Any failure to make such inspections, adjustments, tests or servicing as any vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products;
 - (f) Demonstration, installation, servicing or repair operations, except such operations performed at any vendor's premises in connection with the sale of the product;
 - (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for any vendor; or

- (h) "Bodily injury" or "property damage" arising out of the sole negligence of any vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf. However, this exclusion does not apply to:
 - (i) The exceptions contained in Subparagraphs (d) or (f); or
 - (ii) Such inspections, adjustments, tests or servicing as any vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products.
- (2) This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.
- f. Any Mortgagee, Assignee Or Receiver, but only with respect to their liability as mortgagee, assignee, or receiver and arising out of the ownership, maintenance, or use of the premises by you.
 - This insurance does not apply to structural alterations, new construction and demolition operations performed by or for that person or organization.
- g. Any Owners Or Other Interests From Whom Land Has Been Leased, but only with respect to liability arising out of the ownership, maintenance or use of that part of the land leased to you.

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

- (1) This insurance does not apply to:
 - (a) Any "occurrence" which takes place after you cease to lease that land:
 - (b) Structural alterations, new construction or demolition operations performed by or on behalf of such additional insured.
- h. Any person or organization from whom you lease equipment, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part by your maintenance, operation or use of equipment leased to you by such person(s) or organization(s).

A person's or organization's status as an additional insured under this endorsement ends when their contract or agreement with you for such leased equipment ends.

With respect to the insurance afforded to these additional insureds, this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.

- i. Any Owners, Lessees, or Contractors for whom you are performing operations, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - (1) Your acts or omissions; or
 - (2) The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured.

A person's or organization's status as an additional insured under this endorsement ends when your operations for that additional insured are completed.

With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

- (1) "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - (a) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - (b) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional architectural, engineering or surveying services.

(2) "Bodily injury" or "property damage" occurring after:

- (a) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- (b) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- Any Grantor of Licenses to you, but only with respect to their liability as grantor of licenses to you.

Their status as additional insured under this endorsement ends when:

- The license granted to you by such person(s) or organization(s) expires; or
- Your license is terminated or revoked by such person(s) or organization(s) prior to expiration of the license as stipulated by the contract or agreement.
- k. Any Grantor of Franchise, but only with respect to their liability as grantor of a franchise to you.
- Any Co-owner of Insured Premises, but only with respect to their liability as coowner of any insured premises.
- m. Any Concessionaires Trading Under Your Name, but only with respect to their liability as a concessionaire trading under your name.
- 3. Any insurance provided to any additional insured does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the sole negligence or willful misconduct of the additional insured or its agents, "employees" or any other representative of the additional insured.
- 4. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits of Insurance:

If coverage provided to any additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- a. Required by the contract or agreement; or
- **b.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

J. COVERAGE FOR INJURY TO CO-EMPLOYEES AND/OR YOUR OTHER VOLUNTEER WORKERS

Section II – Who is an Insured, paragraph 2.a. (1) is amended to add the following:

e. Paragraphs (a), (b), and (c) do not apply to your "employees" or "volunteer workers" with respect to "bodily injury" to a co-"employee" or other "volunteer worker".

Damages owed to an injured co-"employee" or "volunteer worker" will be reduced by any amount paid or available to the injured co-"employee" or "volunteer worker" under any other valid and collectible insurance.

K. HEALTH CARE SERVICE PROFESSIONALS AS INSUREDS - INCIDENTAL MALPRACTICE

Section II – Who is an Insured, paragraph 2.a. (1) (d) is amended as follows:

This provision does not apply to Nurses, Emergency Medical Technicians, or Paramedics who provide professional health care services on your behalf.

However this exception does not apply if you are in the business or occupation of providing any such professional services.

NEWLY FORMED OR ACQUIRED ORGANIZATIONS Section II – Who Is An Insured, paragraph 3.a. is

replaced by the following:

3.a. Coverage under this provision is afforded until the end of the policy period.

This provision does not apply if newly formed or acquired organizations coverage is excluded either by the provisions of the Coverage Form or by endorsements.

M. DAMAGE TO PREMISES RENTED TO YOU

Section III – Limits of Insurance, paragraph **6.** is replaced by the following:

Subject to **5.a.** above, the Damage To Premises Rented To You Limit, or \$500,000, whichever is higher, is the most we will pay under Coverage **A** for damages because of "property damage" to any one premises, while rented to you, or in the case of damage by fire, smoke or leakage from automatic protection systems, while rented to you or temporarily occupied by you with permission of the owner.

N. MEDICAL PAYMENTS - INCREASED LIMITS

Section III – Limits of Insurance, paragraph 7. is replaced by the following:

- 7. Subject to paragraph 5. above, the Medical Expense Limit is the most we will pay under Coverage C for all medical expenses because of "bodily injury" sustained by any one person, and will be the higher of:
 - (a) \$10,000; or

(b) The amount shown on the Declarations of this Coverage Part for Medical Expense Limit.

O. DUTIES IN THE EVENT OF OCCURRENCE, OFFENSE, CLAIM OR SUIT

Section IV – Commercial General Liability Conditions paragraph 2. is amended to add the following:

- e. The requirement in Condition 2.a. that you must see to it that we are notified as soon as practicable of an "occurrence" or an offense which may result in a claim, applies only when the "occurrence" or offense is known to:
 - You, if you are an individual or a limited liability company;
 - (2) A partner, if you are a partnership;
 - (3) A member or manager, if you are a limited liability company;
 - (4) An "executive officer" or insurance manager, if you are a corporation; or
 - (5) A trustee, if you are a trust.
- f. The requirement in Condition 2.b. that you must see to it that we receive notice of a claim or "suit" as soon as practicable will not be considered breached unless the breach occurs after such claim or "suit" is known to:
 - You, if you are an individual or a limited liability company;
 - (2) A partner, if you are a partnership;
 - (3) A member or manager, if you are a limited liability company;
 - (4) An "executive officer" or insurance manager, if you are a corporation; or
 - (5) A trustee, if you are a trust.

P. PRIMARY AND NONCONTRIBUTORY - ADDITIONAL INSURED EXTENSION

Section IV — Commercial General Liability Conditions paragraph 4. Other Insurance is amended to add the following:

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

- (1) The additional insured is a Named Insured under such other insurance; and
- (2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured. However, if the additional insured has been added as an additional insured on other policies, whether primary, excess, contingent or on any other basis, this insurance is excess over any other insurance regardless of the written agreement between you and an additional insured.

Q. UNINTENTIONAL FAILURE TO DISCLOSE EXPOSURES

Section IV - Commercial General Liability Conditions paragraph 6. Representations is amended to add the following:

If you unintentionally fail to disclose any exposures existing at the inception date of your policy, we will not deny coverage under the Coverage Form solely because of such failure to disclose. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

This provision does not apply to any known injury or damage which is excluded under any other provision of this policy.

R. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

Section IV - Commercial General Liability Condition paragraph 8. Transfer Of Rights Of Recovery Against Others To Us is amended to add the following:

We waive any right of recovery we may have against any person or organization against whom you have agreed to waive such right of recovery in a written contract or agreement because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products completed operations hazard".

S. MENTAL ANGUISH

Section V – Definition 3. is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by a person, including mental anguish or death resulting from bodily injury, sickness or disease.

T. LIBERALIZATION

If we revise this endorsement to provide greater coverage without additional premium charge, we will automatically provide the additional coverage to all endorsement holders as of the day the revision is effective in your state.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – AUTOMATIC STATUS WHEN REQUIRED IN WRITTEN CONSTRUCTION CONTRACT OR AGREEMENT INCLUDING COMPLETED OPERATIONS – VICARIOUS LIABILITY – PRIMARY AND NONCONTRIBUTORY

This endorsement modifies the insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE FORM

- A. Section II Who Is An Insured is amended to include as an additional insured
 - Any person or organization when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy; and
 - Any other person or organization you are required to add as an additional insured under the contract or agreement described in Paragraph 1. above.

Such person(s) or organization(s) is an additional insured only with respect to liability for "bodily injury," "property damage" or "personal and advertising injury" caused, in whole, by:

- a. Your acts or omissions; or
- The acts or omissions of those acting on your behalf;

in the performance of:

- Your ongoing operations for the additional insured; or
- b. "Your work" performed for the additional insured and included in the "products completed operations hazard".

However, the insurance afforded to such additional insured described above only applies to the extent permitted by law.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to:

 "Bodily injury", "property damage" or "personal and advertising injury" resulting from any act or omission by, or willful misconduct of the additional insured, whether the sole or a contributing cause of the loss. The coverage afforded to the additional insured is limited solely to the additional insured's "vicarious liability" that is a specific and direct result of your conduct.

- "Vicarious liability" as used in this endorsement means liability that is imposed on the additional insured solely by virtue of its relationship with you, and not due to any act or omission of the additional insured.
- 2. "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services including:
 - The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of, or the failure to render, any professional architectural, engineering or surveying services.

C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

The most we will pay on behalf of the additional insured is the amount of insurance:

- Required by the contract or agreement described in Paragraph A.1.; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

D. The following is added to the Other Insurance Condition and supersedes any provision to the contrary:

Primary and Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

- (1) The additional insured is a Named Insured under such other insurance; and
- (2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.
- **E.** All other terms and conditions of this policy remain unchanged.

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY. AMENDMENT — AGGREGATE LIMITS OF INSURANCE (PER PROJECT)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

The General Aggregate Limit under LIMITS OF INSURANCE (Section III) applies separately to each of your projects away from premises owned by or rented to you.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

COMMERCIAL AUTO ELITE EXTENSION

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

The BUSINESS AUTO COVERAGE FORM is amended to include the following clarifications and extensions of coverage. With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

A. TEMPORARY SUBSTITUTE AUTO PHYSICAL DAMAGE

Section I – Covered Autos Paragraph C. Certain Trailers, Mobile Equipment, and Temporary Substitute Autos is amended by adding the following:

If Physical Damage Coverage is provided by this coverage form for an "auto" you own, the Physical Damage Coverages provided for that owned "auto" are extended to any "auto" you do not own while used with the permission of its owner as a temporary substitute for the covered "auto" you own that is out of service because of breakdown, repair, servicing, "loss" or destruction.

The coverage provided is the same as the coverage provided for the vehicle being replaced.

B. BLANKET ADDITIONAL INSURED

Section II – Covered Autos Liability Coverage, A.1. Who Is An Insured is amended by adding the following:

Any person or organization who is a party to a written agreement or contract with you in which you agree to provide the type of insurance afforded under this Business Auto Coverage Form.

This provision applies to claims for "bodily injury" or "property damage" which occur after the execution of any written agreement or contract.

C. EMPLOYEES AS INSUREDS

The following is added to the Section II – Covered Autos Liability Coverage, Paragraph A.1. Who Is An Insured Provision:

Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow in your business or your personal affairs.

D. EMPLOYEE HIRED AUTOS

Changes In Covered Autos Liability Coverage
 The following is added to the Who Is An Insured Provision:

An "employee" of yours is an "insured" while operating an "auto" hired or rented under a contract or agreement in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

2. Changes In General Conditions

Paragraph **5.b.** of the **Other Insurance** Condition in the Business Auto Coverage Form is replaced by the following:

For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:

- Any covered "auto" you lease, hire, rent or borrow; and
- b. Any covered "auto" hired or rented by your "employee" under a contract in an "employee's" name, with your permission, while performing duties related to the conduct of your business.

However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".

E. NEWLY FORMED OR ACQUIRED ORGANIZATIONS

Section II – Covered Autos Liability Coverage, A.1. Who Is An Insured is amended by adding the following:

Any organization which you acquire or form after the effective date of this policy in which you maintain ownership or majority interest. However:

- (1) Coverage under this provision is afforded only up to 180 days after you acquire or form the organization, or to the end of the policy period, whichever is earlier.
- (2) Any organization you acquire or form will not be considered an "insured" if:
 - (a) The organization is a partnership or a joint venture; or
 - (b) That organization is covered under other similar insurance.
- (3) Coverage under this provision does not apply to any claim for "bodily injury" or "property damage" resulting from an "accident" that occurred before you formed or acquired the organization.

F. SUBSIDIARIES AS INSUREDS

Section II – Covered Autos Liability Coverage, A.1. Who Is An Insured is amended by adding the following:

Any legally incorporated subsidiary in which you own more than 50% of the voting stock on the effective date of this policy. However, "insured" does not include any subsidiary that is an "insured" under any other automobile liability policy or was an "insured" under such a policy but for termination of that policy or the exhaustion of the policy's limits of liability.

G. SUPPLEMENTARY PAYMENTS

Section II – Covered Autos Liability Coverage, A.2.a. Coverage Extensions, Supplementary Payments (2) and (4) are replaced by the following:

- (2) Up to \$5,000 for cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
- (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.

H. FELLOW EMPLOYEE COVERAGE

In those jurisdictions where, by law, fellow employees are not entitled to the protection afforded to the employer by workers compensation exclusivity rule, or similar protection. The following provision is added:

Subparagraph 5. of Paragraph B. Exclusions in Section II Covered Autos Liability Coverage does not apply if the "bodily injury" results from the use of a covered "auto" you own or hire.

I TOWING

Section III – Physical Damage Coverage, A.2. Towing is replaced with the following:

We will pay for towing and labor costs incurred, subject to the following:

- a. Up to \$100 each time a covered "auto" of the private passenger type is disabled; or
- **b.** Up to \$500 each time a covered "auto" other than the private passenger type is disabled.

However, the labor must be performed at the place of disablement.

J LOCKSMITH SERVICES

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$250 per occurrence for necessary locksmith services for keys locked inside a covered private passenger "auto". The deductible is waived for these services.

K. TRANSPORTATION EXPENSES

Section III – Physical Damage Coverage, A.4. Coverage Extensions Subparagraph a. Transportation Expenses is replaced by the following:

- (1) We will pay up to \$75 per day to a maximum of \$2,500 for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type. We will pay only for those covered "autos" for which you carry either Comprehensive or Specified Cause Of Loss Coverage. We will pay for temporary transportation expenses incurred during the period beginning 48 hours after the theft and ending, regardless of the policy's expirations, when the covered "auto" is returned to use or we pay for its "loss".
- (2) If the temporary transportation expenses you incur arise from your rental of an "auto" of the private passenger type, the most we will pay is the amount it costs to rent an "auto" of the private passenger type which is of the same like kind and quality as the stolen covered "auto".

L. AUDIO, VISUAL, AND DATA ELECTRONIC EQUIPMENT COVERAGE ADDED LIMITS

Audio, Visual, And Data Electronic Equipment Coverage Added Limits of \$5,000 Per "Loss" are in addition to the sublimit in Paragraph C.1.b. of the Limits Of Insurance provision under Section III – Physical Damage Coverage.

M. HIRED AUTO PHYSICAL DAMAGE

Section III - Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

If hired "autos" are covered "autos" for Liability Coverage, and if Comprehensive, Specified Causes of Loss, or Collision coverage is provided for any "auto" you own, then the Physical Damage coverages provided are extended to "autos" you hire, subject to the following limit and deductible:

- (1) The most we will pay for loss to any hired "auto" is the lesser of Actual Cash Value or Cost of Repair, minus the deductible.
- (2) The deductible will be equal to the largest deductible applicable to any owned "auto" for that coverage. No deductible applies to "loss" caused by fire or lightning.
- (3) Subject to the above limit and deductible provisions, we will provide coverage equal to the broadest coverage applicable to any covered "auto" you own.

We will pay up to \$1,000, in addition to the limit above, for loss of use of a hired auto to a leasing or rental concern for a monetary loss sustained, provided it results from an "accident" for which you are legally liable.

N. AUTO LOAN OR LEASE COVERAGE

Section III – Physical Damage Coverage Paragraph A.4. Coverage Extensions is amended by the addition of the following:

In the event of a total "loss" to a covered "auto" which is covered under this policy for Comprehensive, Specified Cause of Loss, or Collision coverage, we will pay any unpaid amount due, including up to a maximum of \$500 for early termination fees or penalties, on the lease or loan for a covered "auto", less:

1. The amount paid under the Physical Damage Coverage Section of the policy; and

Any:

- a. Overdue lease/loan payments at the time of the "loss":
- Financial penalties imposed under a lease for excessive use, abnormal wear and tear or high mileage;
- Security deposits not returned by the lessor;
- d. Costs for extended warranties, Credit Life Insurance, Health, Accident or Disability Insurance purchased with the loan or lease; and
- Carry-over balances from previous loans or leases.

Coverage does not apply to any unpaid amount due on a loan for which the covered "auto" is not the sole collateral.

O. PERSONAL PROPERTY OF OTHERS

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$500 for loss to personal property of others in or on your covered "auto."

This coverage applies only in the event of "loss" to your covered "auto" caused by fire, lightning, explosion, theft, mischief or vandalism, the covered "auto's" collision with another object, or the covered "auto's" overturn.

No deductibles apply to this coverage.

P. PERSONAL EFFECTS COVERAGE

Section III – Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$500 for "loss" to your personal effects not otherwise covered in the policy or, if you are an individual, the personal effects of a family member, that is in the covered auto at the time of the "loss".

For the purposes of this extension personal effects means tangible property that is worn or carried by an insured including portable audio, visual, or electronic devices. Personal effects does not include tools, jewelry, guns, money and securities, or musical instruments

Q. EXTRA EXPENSE FOR STOLEN AUTO

Section III - Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

We will pay up to \$1,000 for the expense incurred returning a stolen covered "auto" to you because of the total theft of such covered "auto". Coverage applies only to those covered "autos" for which you carry Comprehensive or Specified Causes Of Loss Coverage.

R. RENTAL REIMBURSEMENT

Section III - Physical Damage Coverage, A.4. Coverage Extensions is amended by adding the following:

- This coverage applies only to a covered "auto" for which **Physical Damage Coverage** is provided on this policy.
- 2. We will pay for rental reimbursement expenses incurred by you for the rental of an "auto" because of "loss" to a covered "auto". Payment applies in addition to the otherwise applicable amount of each coverage you have on a covered "auto". No deductibles apply to this coverage.
- We will pay only for those expenses incurred during the policy period beginning 24 hours after the "loss" and ending, regardless of the policy's expiration, with the lesser of the following number of days.
 - a. The number of days reasonably required to repair or replace the covered "auto". If "loss" is caused by theft, this number of days is added to the number of days it takes to locate the covered "auto" and return it to you; or
 - b. 30 days.
- 4. Our payment is limited to the lesser of the following amounts:
 - Necessary and actual expenses incurred; or
 - b. \$75 per day, subject to a \$2,250 limit.
- This coverage does not apply while there are spare or reserve "autos" available to you for your operations.
- 6. If "loss" results from the total theft of a covered "auto" of the private passenger type, we will pay under this coverage only that amount of your rental reimbursement expenses which is not already provided for under the Physical Damage Transportation Expense Coverage Extension included in this endorsement.
- Coverage provided by this extension is excess over any other collectible insurance and/or endorsement to this policy.

S. AIRBAG COVERAGE

Section III – Physical Damage Coverage, B.3.a. Exclusions is amended by adding the following:

If you have purchased Comprehensive or Collision Coverage under this policy, the exclusion relating to mechanical breakdown does not apply to the accidental discharge of an airbag.

T. NEW VEHICLE REPLACEMENT COST

The following is added to Paragraph C. Limit Of Insurance of Section III - Physical Damage Coverage

In the event of a total "loss" to your new covered auto of the private passenger type or vehicle having a gross vehicle weight of 20,000 pounds or less, to which this coverage applies, we will pay at your option:

- The verifiable new vehicle purchase price you paid for your damaged vehicle, not including any insurance or warranties.
- b. The purchase price, as negotiated by us, of a new vehicle of the same make, model, and equipment, or most similar model available, not including any furnishings, parts, or equipment not installed by the manufacturer or their dealership.
- c. The market value of your damaged vehicle, not including any furnishings, parts, or equipment not installed by the manufacturer or their dealership.

We will not pay for initiation or set up costs associated with a loans or leases.

For the purposes of this coverage extension a new covered auto is defined as an "auto" of which you are the original owner that has not been previously titled which you purchased less than 180 days prior to the date of loss.

U. LOSS TO TWO OR MORE COVERED AUTOS FROM ONE ACCIDENT

Section III – Physical Damage Coverage, D. Deductible is amended by adding the following:

If a Comprehensive, Specified Causes of Loss or Collision Coverage "loss" from one "accident" involves two or more covered "autos", only the highest deductible applicable to those coverages will be applied to the "accident".

If the application of the highest deductible is less favorable or more restrictive to the insured than the separate deductibles as applied in the standard form, the standard deductibles will apply.

This provision only applies if you carry Comprehensive, Collision or Specified Causes of Loss Coverage for those vehicles, and does not extend coverage to any covered "autos" for which you do not carry such coverage.

V. WAIVER OF DEDUCTIBLE – GLASS REPAIR OR REPLACEMENT

Section III – Physical Damage Coverage, D. Deductible is amended by adding the following:

If a Comprehensive Coverage deductible is shown in the Declarations it does not apply to the cost of repairing or replacing damaged glass.

W. DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT, OR LOSS

Section IV – Business Auto Conditions, A.2. Duties In The Event Of Accident, Claim, Suit Or Loss is amended by adding the following:

Your obligation to notify us promptly of an "accident", claim, "suit" or "loss" is satisfied if you send us the required notice as soon as practicable after your Insurance Administrator or anyone else designated by you to be responsible for insurance matters is notified, or in any manner made aware, of an "accident", claim, "suit" or "loss".

X. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY

Subparagraph 5. of Paragraph A. Loss Conditions of Section IV Business Auto Conditions is deleted in its entirety and replaced with the following.

Transfer Of Rights Of Recovery Against Others

If any person or organization to or for whom we make payment under this Coverage Form has rights to recover damages from another, those rights are transferred to us. That person or organization must do everything necessary to secure our rights and must do nothing after "accident" or "loss" to impair them.

However, we waive any right of recovery we may have against any person, or organization with whom you have a written contract, agreement or permit executed prior to the "loss" that requires a waiver of recovery for payments made for damages arising out of your operations done under contract with such person or organization.

Y. UNINTENTIONAL FAILURE TO DISCLOSE EXPOSURES

Section IV – Business Auto Conditions, B.2. Concealment, Misrepresentation, Or Fraud is amended by adding the following:

If you unintentionally fail to disclose any exposures existing at the inception date of this policy, we will not deny coverage under this Coverage Form solely because of such failure to disclose. However, this provision does not affect our right to collect additional premium or exercise our right of cancellation or non-renewal.

Z. MENTAL ANGUISH

Section V - Definitions, C. is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease sustained by a person, including mental anguish or death resulting from bodily injury, sickness or disease.

AA. LIBERALIZATION

If we revise this endorsement to provide greater coverage without additional premium charge, we will automatically provide the additional coverage to all endorsement holders as of the day the revision is effective in your state.



7501 E Lowry Blvd Denver, CO 80230-7006 303-361-4000 / 800-873-7242 www.pinnacol.com

NCCI #: WC000313B Policy #: 4191355

K & D Construction Inc 648 North Terrace Dr. Grand Junction, CO 81507

ENDORSEMENT: Blanket Waiver of Subrogation

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

SCHEDULE

To any person or organization when agreed to under a written contract or agreement, as defined above and with the insured, which is in effect and executed prior to any loss.

Effective Date: April 12, 2017 Expires on: May 1, 2018 Pinnacol Assurance has issued this endorsement April 12, 2017.

Construction and Natural Resources Center of Excellence Phone (303) 361-4200 / (866) 820-6129 Fax (303) 361-5200 / (888) 329-2216

Contractor's Bid Form Project: IFB-4331-17-DH "Redlands Mesa Force Main Modifications Project" The undersigned Bidder, in compliance with the Invitation for Bids, having examined the Instruction to Bidders, General Contract Conditions, Statement of Work, Specifications, and any and all Addenda thereto, having investigated the location of, and conditions affecting the proposed work, hereby proposes to furnish all labor, materials and supplies, and to perform all work for the Project in accordance with Contract Documents, within the time set forth and at the prices stated below. These prices are to cover all expenses incurred in performing the work required under the Contract Documents, of which this Contractor's Bid Form is a part. The undersigned Contractor does hereby declare and stipulate that this offer is made in good faith without collusion or connection to any person(s) providing an offer for the same work, and that it is made in pursuance of, and subject to, all terms and conditions of the Instructions to Bidders, the Specifications, and all other Solicitation Documents, all of which have been examined by the undersigned. The Contractor also agrees that if awarded the Contract, to provide insurance certificates within ten (10) working days of the date of Notification of Award. Submittal of this offer will be taken by the Owner as a binding covenant that the Contractor will be prepared to complete the project in its entirety. The Owner reserves the right to make the award on the basis of the offer deemed most favorable, to waive any formalities or technicalities and to reject any or all offers. It is further agreed that this offer may not be withdrawn for a period of sixty (60) calendar days after closing time. Submission of clarifications and revised offers automatically establish a new thirty day (30) period. Prices in the bid proposal have not knowingly been disclosed with another provider and will not be prior to award. Prices in this bid proposal have been arrived at independently, without consultation, communication or agreement for the purpose of restricting competition. No attempt has been made nor will be to induce any other person or firm to submit a bid proposal for the purpose of restricting competition. The individual signing this bid proposal certifies they are a legal agent of the offeror, authorized to represent the offeror and is legally responsible for the offer with regard to supporting documentation and prices provided. Direct purchases by the City of Grand Junction are tax exempt from Colorado Sales or Use Tax. Tax exempt No. 98-903544. The undersigned certifies that no Federal, State, County or Municipal tax will be added to the above quoted prices. City of Grand Junction payment terms shall be Net 30 days. Prompt payment discount of _____ percent of the net dollar will be offered to the Owner if the invoice is paid within days after the receipt of the invoice. RECEIPT OF ADDENDA: the undersigned Contractor acknowledges receipt of Addenda to the Solicitation, Specifications, and other Contract Documents. State number of Addenda received: It is the responsibility of the Bidder to ensure all Addenda have been received and acknowledged. By signing below, the Undersigned agree to comply with all terms and conditions contained herein. Company

The undersigned Bidder proposes to subcontract the following portion of Work:

Name & address of	Description of work	% of
Sub-Contractor	to be performed	Contract
Monde	•	
		_

The undersigned Bidder acknowledges the right of the City to reject any and all Bids submitted and to waive informalities and irregularities therein in the City's sole discretion.

By submission of the Bid, each Bidder certifies, and in the case of a joint Bid each party thereto certifies as to his own organization, that this Bid has been arrived at independently, without collusion, consultation, communication, or agreement as to any matter relating to this Bid with any other Bidder or with any competitor.

Bid Schedule: Red Mesa Force Main Modifications Project ADDENDUM #1

Item No.	CDOT, City Ref.	Description	Quantity	Units	Unit Price Total Price
1	108.2	6" Pressure Sewer Pipe (C-900, DR-18 PVC)	75.	Lin. Ft.	\$ 95.60 \$ 7125.00
2	108.2	Imported Trench Backfill (Includes haul and disposal of unsuitable excavated material) (Use as directed by Project Engineer)	20.	Cu. Yd.	\$ 115.00 \$ 2300.00
3	108.3	6", 11 1/4° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$ 325.00 \$ 1300.00
4	108.3	6", 22 1/2° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$ 375.00 \$ /300.00
5	108.3	6", Fitting (Special) (Romac Industries ALPHA Restrained Coupling Joint or Engineer Approved Equal)	12.	Each	\$ 595.00 \$ 7140.00
6	202	Removal of Pipe (6" PVC) (Existing Force Main Pipe)	75.	Lin. Ft.	\$ 115.00 \$ 8625.00
7	202	Remove Sod	1,500.	Sq. Ft.	\$_2.30 \$ 3450.00
8	207	Stockpile Topsoil	18.	Cu. Yd.	\$ 55.00 \$ 990.00
9	207	Topsoil (8" Thick)	18.	Cu. Yd.	\$ 74.00 \$ 1332.00
10	208	Concrete Washout Facilty	1.	Each	\$850.00 \$850.00
11	208	Fencing (To be used at Hole #12 to help keep the excavated soil contained)	180.	Lin. Ft.	\$ 3.65 \$ 657.00
12	210	Repair Damaged Sprinkler Pipe (Match in Kind) (Complete in Place) (As Required)	50.	Lin. Ft.	\$ 25.00 \$ 1250.00
13	210	Reset Sprinkler (As Required) (Complete in Place)	3.	Each	\$ <u>250.00</u> \$ <u>150.00</u>
14	212	Sod	1,500.	Sq. Ft.	\$ 1.10 \$ 1650.00
15	601	Concrete Plugs (Used for patching holes in manholes at force main penetrations)	12.	Each	\$230.00 \$ 2760.00
16	608	Concrete Cart Path (3" Thick) (Includes Subgrade Prep Work)	300.	Sq. Ft.	\$ 3.75 \$ /125.00 \$ /50.00 \$ /50.00
17	620	Portable Sanitary Facility	1.	Each	\$ 150.00 \$ 150.00

Bid Schedule: Red Mesa Force Main Modifications Project ADDENDUM #1

			1.		
No. City	Ref. Description	Quantity	Units U	nit Price	Total Price
18 62	26 Mobilization	1.	Lump Sum -		\$ 4700.00
MCR	Minor Contract Revisi	ons			\$ 15,000.00
		Ві	d Amount:	\$	62,454.00
Contractor Name: Contractor Name: Contractor Address: 648 N. IEI (are Sr. C) (and Jet 10 81507 Contractor Phone #: 970-712.1429					

BID BOND

KNOW ALL MEN BY THESE PRESENTS, that we, the	undersigned, K&D Construction, Inc.
648 North Terrace Drive, Grand Junction, CO 81507	as Principal, and
North American Specialty Insurance Company	as Surety, are hereby
held and firmly bound unto City of Grand Junction	as OWNER
in the penal sum of Five Percent (5%) of Total Amount	Bid
	for the payment of which, well and truly to be
made, we hereby jointly and severally bind ourselves, suc	cessors and assigns.
Signed, this14th day of December	er
The Condition of the above obligation is such that wherea	as the Principal has submitted to
City of Grand Junction	a certain BID, attached hereto
and hereby made a part hereof to enter into a contract in v	vriting, for the
Redlands Mesa Force Main Modifications Project	

NOW, THEREFORE,

- (a) If said BID shall be rejected, or
- (b) If said BID shall be accepted and the Principal shall execute and deliver a contract in the Form of Contract attached hereto (properly completed in accordance with said BID) and shall furnish a BOND for his faithful performance of said contract, and for the payment of all persons performing labor or furnishing materials in connection therewith, and shall in all other respects perform the agreement created by the acceptance of said BID, then this obligation shall be void, otherwise the same shall remain in force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall, in no event, exceed the penal amount of this obligation as herein stated.

The Surety, for value received, hereby stipulates and agrees that the obligations of said Surety and its BOND shall be in no way impaired or affected by any extension of the time within which the OWNER may accept such BID; and said Surety does hereby waive notice of any such extension.

IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers, the day and year first set forth above.

K&D Construction, Inc.

Principa

By:

North American Specialty Insurance Company

Surety

- Collie Minnes

Attorney-in-Fact

IMPORTANT - Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the project is located.

NAS SURETY GROUP

NORTH AMERICAN SPECIALTY INSURANCE COMPANY WASHINGTON INTERNATIONAL INSURANCE COMPANY

GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, THAT North American Specialty Insurance Company, a corporation duly organized and existing under laws of the State of New Hampshire, and having its principal office in the City of Manchester, New Hampshire, and Washington International Insurance Company, a corporation organized and existing under the laws of the State of New Hampshire and having its principal office in the City of Schaumburg, Illinois, each does hereby make, constitute and appoint:

TIMOTHY J. BLANCHARD, TERRI L. REESE, VICKIE GOLOBIC, ROBERT CHARLES TORREZ, JONATHAN B. LAND, CHRISTINA L. TOWNSEND, ASHLEY K. ANDERSON, MARY ANN EURICH,
JENNIFER J. WALKER, LYNN CHRISTINE BOSMAN, JOHNA KATHRYN MOORS, BARBARA J. ARNOLD, RUTH ANNE LINDSAY, RUSSELL A. HENNIGER III. DONNA L. ADAMS and AMY L. VINCENT

JOINTLY OR SEVERALLY Its true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver, for and on its behalf and as its act and deed, bonds or other writings obligatory in the nature of a bond on behalf of each of said Companies, as surety, on contracts of suretyship as are or may be required or permitted by law, regulation, contract or otherwise, provided that no bond or undertaking or contract or suretyship executed under this authority shall exceed the amount of: FIFTY MILLION (\$50,000,000.00) DOLLARS This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Boards of Directors of both North American Specialty Insurance Company and Washington International Insurance Company at meetings duly called and held on the 9th of May, 2012: "RESOLVED, that any two of the Presidents, any Managing Director, any Senior Vice President, any Vice President, any Assistant Vice President, the Secretary or any Assistant Secretary be, and each or any of them hereby is authorized to execute a Power of Attorney qualifying the attorney named in the given Power of Attorney to execute on behalf of the Company bonds, undertakings and all contracts of surety, and that each or any of them hereby is authorized to attest to the execution of any such Power of Attorney and to attach therein the seal of the Company; and it is FURTHER RESOLVED, that the signature of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be binding upon the Company when so affixed and in the future with regard to any bond, undertaking or contract of surety to which it is attached." Steven P. Anderson, Senior Vice President of Washington International Insurance Company & Senior Vice President of North American Specialty Insurance Company & Senior Vice President of North American Specialty Insurance Company IN WITNESS WHEREOF, North American Specialty Insurance Company and Washington International Insurance Company have caused their official seals to be hereunto affixed, and these presents to be signed by their authorized officers this 18th day of April , 2017. North American Specialty Insurance Company Washington International Insurance Company State of Illinois SS: County of Cook , 2017, before me, a Notary Public personally appeared Steven P. Anderson, Senior Vice President of On this 18th day of April Washington International Insurance Company and Senior Vice President of North American Specialty Insurance Company and Michael A. Ito, Senior Vice President of Washington International Insurance Company and Senior Vice President of North American Specialty Insurance Company, personally known to me, who being by me duly sworn, acknowledged that they signed the above Power of Attorney as officers of and acknowledged said instrument to be the voluntary act and deed of their respective companies. OFFICIAL SEAL M KENNY NOTARY PUBLIC, STATE OF ILLINOIS M. Kenny, Notary Public MY COMMISSION EXPIRES 12/04/2017 \$ of North American Specialty Insurance Company and Washington I, Jeffrey Goldberg , the duly elected Assistant Secretary International Insurance Company, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney given by said North American Specialty Insurance Company and Washington International Insurance Company, which is still in full force and effect. IN WITNESS WHEREOF, I have set my hand and affixed the seals of the Companies this 14th day of

> Jeffrey Goldberg, Vice President & Assistant Secretary of Washington International Insurance Company & North American Specialty Insurance Company



Purchasing Division

Invitation for Bid

IFB-4431-17-DH Redlands Mesa Force Main Modifications Project

Responses Due:

December 14, 2017 prior to 3:30 pm MST

<u>Accepting Electronic Responses Only</u>

<u>Responses Only Submitted Through the Rocky Mountain E-Purchasing</u>

System (RMEPS)

https://www.rockymountainbidsystem.com/default.asp

(Purchasing Representative does not have access or control of the vendor side of RMEPS. If website or other problems arise during response submission, vendor <u>MUST</u> contact RMEPS to resolve issue prior to the response deadline. 800-835-4603)

Purchasing Representative:

Duane Hoff, Senior Buyer duaneh@gjcity.org 970-244-1545

This document has been developed specifically to solicit competitive responses for this solicitation, and may not be the same as previous City of Grand Junction solicitations. All vendors are urged to thoroughly review this solicitation prior to responding. Submittal by **FAX, EMAIL or HARD COPY IS NOT ACCEPTABLE** for this solicitation.

Invitation for Bids

Table of Contents

Section 1 Instruction to Bidders

Section 2 General Contract Conditions

Section 3 Statement of Work and Special Conditions

Section 4 Contractor's Bid Form

Price Proposal/Bid Schedule Form

Appendix A Project Submittal Form

Construction Drawings Attached

1. Instructions to Bidders

1.1. Purpose: The City of Grand Junction is soliciting competitive bids from qualified and interested companies for all labor, equipment, and materials required for the Redlands Mesa Force Main Modifications Project. All dimensions and scope of work should be verified by Contractors prior to submission of bids.

IFB Questions:

Duane Hoff, Senior Buyer duaneh@gicity.org

- 1.2. Mandatory Pre-Bid Meeting: Prospective bidders are required to attend a mandatory pre-bid meeting on Tuesday, December 4, 2017 at 10:00 am. Meeting location shall be in the City Council Auditorium at City Hall, located at 250 North 5th Street, Grand Junction, CO. The purpose of this visit will be to inspect and to clarify the contents of this Invitation for Bids (IFB).
- **1.3. The Owner:** The Owner is the City of Grand Junction, Colorado and is referred to throughout this Solicitation. The term Owner means the Owner or his authorized representative.
- 1.4. Submission: Each bid shall be submitted in electronic format only, and only through the Rocky Mountain E-Purchasing website (https://www.rockymountainbidsystem.com/default.asp). This site offers both "free" and "paying" registration options that allow for full access of the Owner's documents and for electronic submission of proposals. (Note: "free" registration may take up to 24 hours to process. Please Plan accordingly.) Please view our "Electronic Vendor Registration Guide" at http://www.gjcity.org/business-and-economic-development/bids/ for details. (Purchasing Representative does not have access or control of the vendor side of RMEPS. If website or other problems arise during response submission, vendor MUST contact RMEPS to resolve issue prior to the response deadline. 800-835-4603)
- **1.5.** <u>Modification and Withdrawal of Bids Before Opening.</u> Bids may be modified or withdrawn by an appropriate document stating such, duly executed and submitted to the place where Bids are to be submitted at any time prior to Bid Opening.
- **1.6. Printed Form for Price Bid:** All Price Bids must be made upon the Price Bid Schedule attached, and should give the amounts both in words and in figures, and must be signed and acknowledged by the bidder.

The Offeror shall specify a unit price in figures for each pay item for which a quantity is given and shall provide the products (in numbers) of the respective unit prices and quantities in the Extended Amount column. The total Bid price shall be equal to the sum of all extended amount prices. When an item in the Price Bid Schedule provides a choice to be made by the Offeror, Offeror's choice shall be indicated in accordance with the specifications for that particular item and thereafter no further choice shall be permitted.

Where the unit of a pay item is lump sum, the lump sum amount shall be shown in the "extended amount" column and included in the summation of the total Bid.

All blank spaces in the Price Bid Schedule must be properly filled out.

Bids by corporations must be executed in the corporate name by the president or vice president or other corporate office accompanied by evidence of authority to sign. The corporate address and state of incorporation shall be shown below the signature.

Bids by partnerships must be executed in the partnership name and signed by a partner whose title must appear under the signature and the official address of the partnership must be shown below the signature.

All names must be typed or printed below the signature.

The Offeror's Bid shall contain an acknowledgement of receipt of all Addenda, the numbers of which shall be filled in on the Contractor's Bid Form.

The contact information to which communications regarding the Bid are to be directed must be shown.

- 1.7. Exclusions: No oral, telephonic, emailed, or facsimile bid will be considered
- **1.8. Contract Documents:** The complete IFB and bidder's response compose the Contract Documents. Copies of bid documents can be obtained from the City Purchasing website, http://www.gjcity.org/business-and-economic-development/bids/.
- 1.9. Additional Documents: The July 2010 edition of the "City Standard Contract Documents for Capital Improvements Construction", Plans, Specifications and other Bid Documents are available for review or download on the Public Works & Planning/Engineering page at www.gjcity.org. Electronic copies may be obtained on a CD format at the Department of Public Works and Planning at City Hall.
- **1.10. Definitions and Terms:** See Article I, Section 3 of the General Contract Conditions in the *Standard Contract Documents for Capital Improvements Construction*.
- 1.11. Examination of Specifications: Bidders shall thoroughly examine and be familiar with the project Statement of Work. The failure or omission of any Offeror to receive or examine any form, addendum, or other document shall in no way relieve any Offeror from any obligation with respect to his bid. The submission of a bid shall be taken as evidence of compliance with this section. Prior to submitting a bid, each Offeror shall, at a minimum:
 - a. Examine the Contract Documents thoroughly;
 - b. Visit the site to familiarize themselves with local conditions that may in any manner affect cost, progress, or performance of the Work;

- c. Become familiar with federal, state, and local laws, ordinances, rules, and regulations that may in any manner affect cost, progress or performance of the Work;
- d. Study and carefully correlate Bidder's observations with the *Contract Documents*, and;
- e. Notify the Engineer of all conflicts, errors, ambiguities or discrepancies in or among the *Contract Documents*

On request, the Owner will provide each Offeror access to the site to conduct such investigations and tests as each Bidder deems necessary for submission of a Bid. It shall be the Offeror's responsibility to make or obtain any additional examinations, investigations, explorations, tests and studies and obtain any additional information and data which pertain to the physical conditions (including without limitation, surface, subsurface and underground utilities) at or contiguous to the site or otherwise which may affect cost, progress or performance of the work and which the Offeror deems necessary to determine its Bid for performing the work in accordance with the time, price and other terms and conditions of the Contract Documents. Location of any excavation or boring made by Offeror shall be subject to prior approval of Owner and applicable agencies. Offeror shall fill all holes, restore all pavements to match the existing structural section and shall clean up and restore the site to its former condition upon completion of such exploration. The Owner reserves the right to require the Offeror to execute an access agreement with the Owner prior to accessing the site.

The lands upon which the Work is to be performed, rights of way, and access thereto, and other lands designated for use by Contractor in performing the Work, are identified on the Drawings.

Information and data reflected in the *Contract Documents* with respect to underground utilities at or contiguous to the site are based upon information and data furnished to the Owner and the Engineer by the owners of such underground utilities or others, and the Owner does not assume responsibility for the accuracy or completeness thereof, unless it is expressly provided otherwise in the *Contract Documents*.

By submission of a Bid, the Offeror shall be conclusively presumed to represent that the Offeror has complied with every requirement of these Instructions to Bidders, that the *Contract Documents* are not ambiguous and are sufficient in scope and detail to indicate and convey understanding of all terms and conditions for performance of the Work.

- **1.12.** Questions Regarding Statement of Work: Any information relative to interpretation of Scope of Work or specifications shall be requested of the Purchasing Representative, in writing, in ample time prior to the response time.
- **1.13.** Addenda & Interpretations: If it becomes necessary to revise any part of this solicitation, a written addendum will be posted electronically on the City's website at http://www.gjcity.org/business-and-economic-development/bids/. The Owner is not bound by any oral representations, clarifications, or changes made in the written

- specifications by Owner, unless such clarification or change is provided in written addendum form from the City Purchasing Representative.
- **1.14. Taxes:** The Owner is exempt from State retail and Federal tax. The bid price must be net, exclusive of taxes.
- **1.15. Sales and Use Taxes:** The Contractor and all Subcontractors are required to obtain exemption certificates from the Colorado Department of Revenue for sales and use taxes in accordance with the provisions of the General Contract Conditions. Bids shall reflect this method of accounting for sales and use taxes on materials, fixtures and equipment.
- **1.16. Offers Binding 60 Days:** Unless additional time is required by the Owner, or otherwise specified, all formal offers submitted shall be binding for sixty (60) calendar days following opening date, unless the Bidder, upon request of the Purchasing Representative, agrees to an extension.
- 1.17. Collusion Clause: Each bidder by submitting a bid certifies that it is not party to any collusive action or any action that may be in violation of the Sherman Antitrust Act. Any and all bids shall be rejected if there is evidence or reason for believing that collusion exists among bidders. The Owner may, or may not, accept future bids for the same services or commodities from participants in such collusion.
- **1.18. Disqualification of Bidders:** A Bid will not be accepted from, nor shall a Contract be awarded to, any person, firm, or corporation that is in arrears to the Owner, upon debt or contract, or that has defaulted, as surety or otherwise, upon any obligation to the Owner, or that is deemed irresponsible or unreliable.

Bidders may be required to submit satisfactory evidence that they are responsible, have a practical knowledge of the project bid upon and that they have the necessary financial and other resources to complete the proposed Work.

Either of the following reasons, without limitation, shall be considered sufficient to disqualify a Bidder and Bid:

- a. More than one Bid is submitted for the same Work from an individual, firm, or corporation under the same or different name; and
- b. Evidence of collusion among Bidders. Any participant in such collusion shall not receive recognition as a Bidder for any future work of the Owner until such participant has been reinstated as a qualified bidder.
- 1.19. Public Disclosure Record: If the bidder has knowledge of their employee(s) or sub-contractors having an immediate family relationship with a City/County employee or elected official, the bidder must provide the Purchasing Representative with the name(s) of these individuals. These individuals are required to file an acceptable "Public Disclosure Record", a statement of financial interest, before conducting business with the City/County.

2. General Contract Conditions for Construction Projects

- 2.1. The Contract: This Invitation for Bid, submitted documents, and any negotiations, when properly accepted by the City/County, shall constitute a contract equally binding between the City/County and Contractor. The contract represents the entire and integrated agreement between the parties hereto and supersedes all prior negotiations, representations, or agreements, either written or oral. The contract may be amended or modified with Change Orders, Field Orders, or Addendums.
- **2.2. The Work**: The term Work includes all labor necessary to produce the construction required by the Contract Documents, and all materials and equipment incorporated or to be incorporated in such construction.
- 2.3. Execution, Correlation, Intent, and Interpretations: The Contract Documents shall be signed in not less than triplicate by the Owner (City/County) and Contractor. City/County will provide the contract. By executing the contract, the Contractor represents that he/she has visited the site, familiarized himself with the local conditions under which the Work is to be performed, and correlated his observations with the requirements of the Contract Documents. The Contract Documents are complementary, and what is required by any one, shall be as binding as if required by all. The intention of the documents is to include all labor, materials, equipment and other items necessary for the proper execution and completion of the scope of work as defined in the technical specifications and drawings contained herein. All drawings, specifications and copies furnished by the City/County are, and shall remain, City/County property. They are not to be used on any other project, and with the exception of one contract set for each party to the contract, are to be returned to the owner on request at the completion of the work.
- 2.4. The Owner: The Owner is the City of Grand Junction, Colorado and is referred to throughout the Contract Documents. The term Owner means the Owner or his authorized representative. The Owner shall, at all times, have access to the work wherever it is in preparation and progress. The Contractor shall provide facilities for such access. The Owner will make periodic visits to the site to familiarize himself generally with the progress and quality of work and to determine, in general, if the work is proceeding in accordance with the contract documents. Based on such observations and the Contractor's Application for Payment, the Owner will determine the amounts owing to the Contractor and will issue Certificates for Payment in such amounts, as provided in the contract. The Owner will have authority to reject work which does not conform to the Contract documents. Whenever, in his reasonable opinion, he considers it necessary or advisable to insure the proper implementation of the intent of the Contract Documents, he will have authority to require the Contractor to stop the work or any portion, or to require special inspection or testing of the work, whether or not such work can be then be fabricated, installed, or completed. The Owner will not be responsible for the acts or omissions of the Contractor, and sub-Contractor, or any of their agents or employees, or any other persons performing any of the work.

- 2.5. Contractor: The Contractor is the person or organization identified as such in the Agreement and is referred to throughout the Contract Documents. The term Contractor means the Contractor or his authorized representative. The Contractor shall carefully study and compare the General Contract Conditions of the Contract, Specification and Drawings, Scope of Work, Addenda and Modifications and shall at once report to the Owner any error, inconsistency or omission he may discover. Contractor shall not be liable to the Owner for any damage resulting from such errors, inconsistencies or omissions. The Contractor shall not commence work without clarifying Drawings, Specifications, or Interpretations.
- **2.6. Sub-Contractors**: A sub-contractor is a person or organization who has a direct contract with the Contractor to perform any of the work at the site. The term sub-contractor is referred to throughout the contract documents and means a sub-contractor or his authorized representative.
- 2.7. Award of Sub-Contractors & Other Contracts for Portions of the Work: Contractor shall submit with their bid response to the Owner, in writing for acceptance, a list of the names of the sub-contractors or other persons or organizations proposed for such portions of the work as may be designated in the proposal requirements, or, if none is so designated, the names of the sub-contractors proposed for the principal portions of the work. Prior to the award of the contract, the Owner shall notify the successful Contractor in writing if, after due investigation, has reasonable objection to any person or organization on such list. If, prior to the award of the contract, the Owner has a reasonable and substantial objection to any person or organization on such list, and refuses in writing to accept such person or organization, the successful Contractor may. prior to the award, withdraw their proposal without forfeiture of proposal security. If the successful Contractor submits an acceptable substitute with an increase in the proposed price to cover the difference in cost occasioned by the substitution, the Owner may, at their discretion, accept the increased proposal or may disqualify the Contractor. If, after the award, the Owner refuses to accept any person or organization on such list, the Contractor shall submit an acceptable substitute and the contract sum shall be increased or decreased by the difference in cost occasioned by such substitution and an appropriate Change Order shall be issued. However, no increase in the contract sum shall be allowed for any such substitution unless the Contractor has acted promptly and responsively in submitting a name with respect thereto prior to the award.
- 2.8. Quantities of Work and Unit Price: Materials or quantities stated as unit price items in the Bid are supplied only to give an indication of the general scope of the Work, and are as such, estimates only. The Owner does not expressly or by implication agree that the actual amount of Work or material will correspond therewith, and reserves the right after award to increase or decrease the quantity of any unit item of the Work without a change in the unit price except as set forth in Article VIII, Section 70 of the General Contract Conditions. The City also reserves the right to make changes in the Work (including the right to delete any bid item in its entirety or add additional bid items) as set forth in Article VIII, Sections 69 through 71 of the General Contract Conditions.
- **2.9. Substitutions:** The materials, products and equipment described in the *Solicitation Documents* shall be regarded as establishing a standard of required performance, function, dimension, appearance, or quality to be met by any proposed substitution. No

substitution will be considered prior to receipt of Bids unless the Offeror submits a written request for approval to the City Purchasing Division at least ten (10) days prior to the date for receipt of Bids. Such requests for approval shall include the name of the material or equipment for which substitution is sought and a complete description of the proposed substitution including drawings, performance and test data, and other information necessary for evaluation, including samples if requested. The Offeror shall set forth changes in other materials, equipment, or other portions of the Work including changes of the work of other contracts, which incorporation of the proposed substitution would require to be included. The Owner's decision of approval or disapproval of a proposed substitution shall be final. If the Owner approves a proposed substitution before receipt of Bids, such approval will be set forth in an Addendum. Offeors shall not rely upon approvals made in any other manner.

- **2.10.** Supervision and Construction Procedures: The Contractor shall supervise and direct the work, using his best skill and attention. He shall be solely responsible for all construction means, methods, techniques, sequences and procedures and for coordinating all portions of the work under the contract.
- 2.11. Warranty: The Contractor warrants to the Owner that all materials and equipment furnished under this contract will be new unless otherwise specified, and that all work will be of good quality, free from faults and defects and in conformance with the Contract Documents. All work not so conforming to these standards may be considered defective. If required by Owner, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment. If within ten (10) days after written notice to the Contractor requesting such repairs or replacement, the Contractor should neglect to make or undertake with due diligence to the same, the City may make such repairs or replacements. All indirect and direct costs of such correction or removal or replacement shall be at the Contractor's expense. The Contractor will also bear the expenses of making good all work of others destroyed or damaged by the correction, removal or replacement of his defective work.
- 2.12. Permits, Fees, & Notices: The Contractor shall secure and pay for all permits, governmental fees and licenses necessary for the proper execution and completion of the work. The Contractor shall give all notices and comply with all laws, ordinances, rules, regulations and orders of any public authority bearing on the performance of the work. If the Contractor observes that any of the Contract Documents are at variance in any respect, he shall promptly notify the Owner in writing, and any necessary changes shall be adjusted by approximate modification. If the Contractor performs any work knowing it to be contrary to such laws, ordinances, rules and regulations, and without such notice to the Owner, he shall assume full responsibility and shall bear all costs attributable.
- **2.13.** Responsibility for Those Performing the Work: The Contractor shall be responsible to the Owner for the acts and omissions of all his employees and all sub-contractors, their agents and employees, and all other persons performing any of the work under a contract with the Contractor.

- **2.14. Use of the Site:** The Contractor shall confine operations at the site to areas permitted by law, ordinances, permits and the Contract Documents, and shall not unreasonably encumber the site with any materials or equipment.
- **2.15.** Cleanup: The Contractor at all times shall keep the premises free from accumulation of waste materials or rubbish caused by his operations. At the completion of work he shall remove all his waste materials and rubbish from and about the project, as well as all his tools, construction equipment, machinery and surplus materials.
- **2.16. Insurance:** The Contractor shall secure and maintain such insurance policies as will provide the coverage and contain other provisions specified in the General Contract Conditions, or as modified in the Special Contract Conditions.

The Contractor shall file a copy of the policies or Certificates of Insurance acceptable to the City with the Engineer within ten (10) Calendar Days after issuance of the Notice of Award. These Certificates of Insurance shall contain a provision that coverage afforded under the policies shall not be canceled unless at least thirty (30) Calendar Days prior written notice has been given to the City.

- 2.17. Indemnification: The Contractor shall defend, indemnify and save harmless the Owner, and all its officers, employees, insurers, and self-insurance pool, from and against all liability, suits, actions, or other claims of any character, name and description brought for or on account of any injuries or damages received or sustained by any person, persons, or property on account of any negligent act or fault of the Contractor, or of any Contractor's agent, employee, sub-contractor or supplier in the execution of, or performance under, any contract which may result from proposal award. Contractor shall pay any judgment with cost which may be obtained against the Owner growing out of such injury or damages.
- 2.18. Miscellaneous Conditions: Material Availability: Contractors must accept responsibility for verification of material availability, production schedules, and other pertinent data prior to submission of bid. It is the responsibility of the bidder to notify the Owner immediately if materials specified are discontinued, replaced, or not available for an extended period of time. OSHA Standards: All bidders agree and warrant that services performed in response to this invitation shall conform to the standards declared by the US Department of Labor under the Occupational Safety and Health Act of 1970 (OSHA). In the event the services do not conform to OSHA standards, the Owner may require the services to be redone at no additional expense to the Owner.
- 2.19. Time: Time is of the essence with respect to the time of completion of the Project and any other milestones or deadline which are part of the Contract. It will be necessary for each Bidder to satisfy the City of its ability to complete the Work within the Contract Time set forth in the Contract Documents. The Contract Time is the period of time allotted in the Contract Documents for completion of the work. The date of commencement of the work is the date established in a Notice to Proceed. If there is no Notice to Proceed, it shall be the date of the Contract or such other date as may be established therein, or as established as entered on the Bid Form. The Date of Substantial Completion of the work or designated portions thereof is the date certified by the Owner when construction is sufficiently complete, in accordance with the Contract Documents.

- **2.20. Progress & Completion**: The Contractor shall begin work on the date of commencement as defined in the Contract, and shall carry the work forward expeditiously with adequate forces and shall complete it within the contract time.
- 2.21. Payment & Completion: The Contract Sum is stated in the Contract and is the total amount payable by the Owner to the Contractor for the performance of the work under the Contract Documents. Upon receipt of written notice that the work is ready for final inspection and acceptance and upon receipt of application for payment, the Owner's Project Manager will promptly make such inspection and, when he finds the work acceptable under the Contract Documents and the Contract fully performed, the Owner shall make payment in the manner provided in the Contract Documents.
- 2.22. Bid Bond: Each Bid shall as a guaranty of good faith on the part of the Bidder be accompanied by a Bid Guaranty consisting of: a certified or cashier's check drawn on an approved national bank or trust company in the state of Colorado, and made payable without condition to the City; or a Bid Bond written by an approved corporate surety in favor of the City. The amount of the Bid Guaranty shall not be less than 5% of the total Bid amount. Once a Bid is accepted and a Contact is awarded, the apparent successful bidder has ten calendar days to enter into a contractor in the form prescribed and to furnish the bonds with a legally responsible and approved surety. Failure to do so will result I forfeiture of the Bid Guaranty to the City as Liquidated Damages.

Each bidder shall guaranty its total bid price for a period of sixty (60) Calendar Days from the date of the bid opening.

- Performance & Payment Bonds: Contractor shall furnish a Performance and a 2.23. Payment Bond, each in an amount at least equal to that specified for the contract amount as security for the faithful performance and payment of all Contractor's obligations under the Contract Documents. These bonds shall remain in effect for the duration of the Warranty Period (as specified in the Special Conditions). Contractor shall also furnish other bonds that may be required by the Special Conditions. All bonds shall be in the forms prescribed by the Contract Documents and be executed by such sureties as (1) are licensed to conduct business in the State of Colorado and (2) are named in the current list of "Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies" as published in Circular 570 (amended) by the Audit Staff, Bureau of Accounts, U.S. Treasury Department. All bonds singed by an agent must be accompanied by a certified copy of the Authority Act. If the surety on any bond furnished by the Contractor is declared bankrupt, or becomes insolvent, or its rights to do business in Colorado are terminated, or it ceases to meet the requirements of clauses (1) and (2) of this section, Contractor shall within five (5) days thereafter substitute another bond and surety, both of which shall be acceptable to the Citv.
- 2.24. Retention: The Owner will deduct money from the partial payments in amounts considered necessary to protect the interest of the Owner and will retain this money until after completion of the entire contract. The amount to be retained from partial payments will be five (5) percent of the value of the completed work, and not greater than five (5) percent of the amount of the Contract. When the retainage has reached five (5) percent of the

amount of the Contract no further retainage will be made and this amount will be retained until such time as final payment is made.

- 2.25. Liquidated Damages for Failure to Enter Into Contract: CITY ONLY Should the Successful Bidder fail or refuse to enter into the Contract within ten Calendar Days from the issuance of the Notice of Award, the City shall be entitled to collect the amount of such Bidder's Bid Guaranty as Liquidated Damages, not as a penalty but in consideration of the mutual release by the City and the Successful Bidder of all claims arising from the City's issuance of the Notice of Award and the Successful Bidder's failure to enter into the Contract and the costs to award the Contract to any other Bidder, to re-advertise, or otherwise dispose of the Work as the City may determine best serves its interest.
- 2.26. Liquidated Damages for Failure to Meet Project Completion Schedule: CITY ONLY If the Contractor does not achieve Final Completion by the required date, whether by neglect, refusal or any other reason, the parties agree and stipulate that the Contractor shall pay liquidated damages to the City for each such day that final completion is late. As provided elsewhere, this provision does not apply for delays caused by the City. The date for Final Completion may be extended in writing by the Owner.

The Contractor agrees that as a part of the consideration for the City's awarding of this Contract liquidated damages in the daily amount of \$350.00 is reasonable and necessary to pay for the actual damages resulting from such delay. The parties agree that the real costs and injury to the City for such delay include hard to quantify items such as: additional engineering, inspection and oversight by the City and its agents; additional contract administration; inability to apply the efforts of those employees to the other work of the City; perceived inefficiency of the City; citizens having to deal with the construction and the Work, rather than having the benefit of a completed Work, on time; inconvenience to the public; loss of reputation and community standing for the City during times when such things are very important and very difficult to maintain.

The Contractor must complete the Work and achieve final completion included under the Bid Schedule in the number of consecutive calendar days after the City gives is written Notice to Proceed. When the Contractor considers the entire Work ready for its intended use, Contractor shall certify in writing that the Work is substantially complete. In addition to the Work being substantially complete, Final Completion date is the date by which the Contractor shall have fully completed all clean-up, and all items that were identified by the City in the inspection for final completion. Unless otherwise stated in the Special Conditions, for purposes of this liquidated damages clause, the Work shall not be finished and the Contract time shall continue to accrue until the City gives its written Final Acceptance.

If the Contractor shall fail to pay said liquidated damages promptly upon demand thereof after having failed to achieve Final Completion on time, the City shall first look to any retainage or other funds from which to pay said liquidated damages; if retainage or other liquid funds are not available to pay said liquidated damages amounts, the Surety on the Contractor's Performance Bond and Payment Bond shall pay such liquidated damages. In addition, the City may withhold all, or any part of, such liquidated damages from any payment otherwise due the Contractor.

Liquidated damages as provided do not include any sums to reimburse the City for extra costs which the City may become obligated to pay on other contracts which were delayed or extended because of the Contractor's failure to complete the Work within the Contract Time. Should the City incur additional costs because of delays or extensions to other contracts resulting from the Contractor's failure of timely performance, the Contractor agrees to pay these costs that the City incurs because of the Contractor's delay, and these payments are separate from and in addition to any liquidated damages.

The Contractor agrees that the City may use its own forces or hire other parties to obtain Substantial or Final Completion of the work if the time of completion has elapsed and the Contractor is not diligently pursuing completion. In addition to the Liquidated Damages provided for, the Contractor agrees to reimburse the City for all expenses thus incurred.

- 2.27. Contingency/Force Account: Contingency/Force Account work will be authorized by the Owner's Project Manager and is defined as minor expenses to cover miscellaneous or unforeseen expenses related to the project. The expenses are not included in the Drawings, Specifications, or Scope of Work and are necessary to accomplish the scope of this contract. Contingency/Force Account Authorization will be directed by the Owner through an approved form. Contingency/Force Account funds are the property of the Owner and any Contingency/Force Account funds, not required for project completion, shall remain the property of the Owner. Contractor is not entitled to any Contingency/Force Account funds, that are not authorized by Owner or Owner's Project Manager.
- 2.28. Protection of Persons & Property: The Contractor shall comply with all applicable laws, ordinances, rules, regulations and orders of any public authority having jurisdiction for the safety of persons or property or to protect them from damage, injury or loss. Contractor shall erect and maintain, as required by existing safeguards for safety and protection, and all reasonable precautions, including posting danger signs or other warnings against hazards promulgating safety regulations and notifying owners and users of adjacent utilities. When or where any direct or indirect damage or injury is done to public or private property by or on account of any act, omission, neglect, or misconduct by the Contractor in the execution of the work, or in consequence of the non-execution thereof by the Contractor, he shall restore, at his own expense, such property to a condition similar or equal to that existing before such damage or injury was done, by repairing, rebuilding, or otherwise restoring as may be directed, or it shall make good such damage or injury in an acceptable manner.
- 2.29. Changes in the Work: The Owner, without invalidating the contract, may order changes in the work within the general scope of the contract consisting of additions, deletions or other revisions, the contract sum and the contract time being adjusted accordingly. All such changes in the work shall be authorized by Change Order and shall be executed under the applicable conditions of the contract documents. A Change Order is a written order to the Contractor signed by the Owner issued after the execution of the contract, authorizing a change in the work or an adjustment in the contract sum or the contract time. The contract sum and the contract time may be changed only by Change Order.
- **2.30.** Claims for Additional Cost or Time: If the Contractor wishes to make a claim for an increase in the contract sum or an extension in the contract time, he shall give the Owner

written notice thereof within a reasonable time after the occurrence of the event giving rise to such claim. This notice shall be given by the Contractor before proceeding to execute the work, except in an emergency endangering life or property in which case the Contractor shall precede in accordance with the regulations on safety. No such claim shall be valid unless so made. Any change in the contract sum or contract time resulting from such claim shall be authorized by Change Order.

- **2.31. Minor Changes in the Work:** The Owner shall have authority to order minor changes in the work not involving an adjustment in the contract sum or an extension of the contract time and not inconsistent with the intent of the contract documents.
- **2.32. Field Orders:** The Owner may issue written Field Orders which interpret the Contract Documents in accordance with the specifications, or which order minor changes in the work in accordance with the agreement, without change in the contract sum or time. The Contractor shall carry out such Field Orders promptly.
- 2.33. Uncovering & Correction of Work: The Contractor shall promptly correct all work rejected by the Owner as defective or as failing to conform to the contract documents whether observed before or after substantial completion and whether or not fabricated installed or competed. The Contractor shall bear all costs of correcting such rejected work, including the cost of the Owner's additional services thereby made necessary. If within one (1) year after the date of completion or within such longer period of time as may be prescribed by law or by the terms of any applicable special guarantee required by the contract documents, any of the work found to be defective or not in accordance with the contract documents, the Contractor shall correct it promptly after receipt of a written notice from the Owner to do so unless the Owner has previously given the Contractor a written acceptance of such condition. The Owner shall give such notice promptly after discover of condition. All such defective or non-conforming work under the above paragraphs shall be removed from the site where necessary and the work shall be corrected to comply with the contract documents without cost to the Owner. The Contractor shall bear the cost of making good all work of separate Contractors destroyed or damaged by such removal or correction. If the Owner prefers to accept defective or non-conforming work, he may do so instead of requiring its removal and correction, in which case a Change Order will be issued to reflect an appropriate reduction in the payment or contract sum, or, if the amount is determined after final payment, it shall be paid by the Contractor.
- **2.30.** Amendment: No oral statement of any person shall modify or otherwise change, or affect the terms, conditions or specifications stated in the resulting contract. All amendments to the contract shall be made in writing by the Owner.
- **2.31. Assignment:** The Contractor shall not sell, assign, transfer or convey any contract resulting from this IFB, in whole or in part, without the prior written approval from the Owner.
- 2.32. Compliance with Laws: Bids must comply with all Federal, State, County and local laws governing or covering this type of service and the fulfillment of all ADA (Americans with Disabilities Act) requirements.

- **2.33. Confidentiality**: All information disclosed by the Owner to the Contractor for the purpose of the work to be done or information that comes to the attention of the Contractor during the course of performing such work is to be kept strictly confidential.
- **2.34. Conflict of Interest:** No public official and/or City/County employee shall have interest in any contract resulting from this IFB.
- **2.35. Contract Termination**: This contract shall remain in effect until any of the following occurs: (1) contract expires; (2) completion of services; (3) acceptance of services or, (4) for convenience terminated by either party with a written *Notice of Cancellation* stating therein the reasons for such cancellation and the effective date of cancellation.
- **2.36. Employment Discrimination:** During the performance of any services per agreement with the Owner, the Contractor, by submitting a Bid, agrees to the following conditions:
 - 2.36.1. The Contractor shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, age, handicap, or national origin except when such condition is a legitimate occupational qualification reasonably necessary for the normal operations of the Contractor. The Contractor agrees to post in conspicuous places, visible to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
 - 2.36.2. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, shall state that such Contractor is an Equal Opportunity Employer.
 - **2.36.3.** Notices, advertisements, and solicitations placed in accordance with federal law, rule, or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.
- **2.37. Affirmative Action:** In executing a Contract with the City, the Contractor agrees to comply with Affirmative Action and Equal Employment Opportunity regulations presented in the General Contract Conditions.
- 2.38. Immigration Reform and Control Act of 1986 and Immigration Compliance: The Offeror certifies that it does not and will not during the performance of the contract employ illegal alien workers or otherwise violate the provisions of the Federal Immigration Reform and Control Act of 1986 and/or the immigration compliance requirements of State of Colorado C.R.S. § 8-17.5-101, et.seq. (House Bill 06-1343).
- **2.39. Ethics:** The Contractor shall not accept or offer gifts or anything of value nor enter into any business arrangement with any employee, official, or agent of the Owner.
- 2.40. Failure to Deliver: In the event of failure of the Contractor to deliver services in accordance with the contract terms and conditions, the Owner, after due oral or written notice, may procure the services from other sources and hold the Contractor responsible for any costs resulting in additional purchase and administrative services. This remedy shall be in addition to any other remedies that the Owner may have.

- **2.41.** Failure to Enforce: Failure by the Owner at any time to enforce the provisions of the contract shall not be construed as a waiver of any such provisions. Such failure to enforce shall not affect the validity of the contract or any part thereof or the right of the Owner to enforce any provision at any time in accordance with its terms.
- **2.42. Force Majeure**: The Contractor shall not be held responsible for failure to perform the duties and responsibilities imposed by the contract due to legal strikes, fires, riots, rebellions, and acts of God beyond the control of the Contractor, unless otherwise specified in the contract.
- 2.43. Independent Contractor: The Contractor shall be legally considered an Independent Contractor and neither the Contractor nor its employees shall, under any circumstances, be considered servants or agents of the Owner. The Owner shall be at no time legally responsible for any negligence or other wrongdoing by the Contractor, its servants, or agents. The Owner shall not withhold from the contract payments to the Contractor any federal or state unemployment taxes, federal or state income taxes, Social Security Tax or any other amounts for benefits to the Contractor. Further, the Owner shall not provide to the Contractor any insurance coverage or other benefits, including Workers' Compensation, normally provided by the Owner for its employees.
- 2.44. Nonconforming Terms and Conditions: A bid that includes terms and conditions that do not conform to the terms and conditions of this Invitation for Bid is subject to rejection as non-responsive. The Owner reserves the right to permit the Contractor to withdraw nonconforming terms and conditions from its bid prior to a determination by the Owner of non-responsiveness based on the submission of nonconforming terms and conditions.

Items for non-responsiveness may include, but not be limited to:

- a. Submission of the Bid on forms other than those supplied by the City;
- b. Alteration, interlineation, erasure, or partial detachment of any part of the forms which are supplied herein;
- Inclusion of unauthorized additions conditional or alternate Bids or irregularities of any kind which may tend to make the Bid incomplete, indefinite, or ambiguous as to its meaning;
- d. Failure to acknowledge receipt of any or all issued Addenda;
- e. Failure to provide a unit price or a lump sum price, as appropriate, for each pay item listed except in the case of authorized alternative pay items;
- f. Failure to list the names of Subcontractors used in the Bid preparation as may be required in the Solicitation Documents;
- g. Submission of a Bid that, in the opinion of the Owner, is unbalanced so that each item does not reasonably carry its own proportion of cost or which contains inadequate or unreasonable prices for any item;

- h. Tying of the Bid with any other bid or contract; and
- i. Failure to calculate Bid prices as described herein.

2.45. Evaluation of Bids and Offeors: The Owner reserves the right to:

- reject any and all Bids,
- waive any and all informalities,
- negotiate final terms with the Successful Bidder, and
- disregard any and all nonconforming, nonresponsive or conditional Bids.

Discrepancies between words and figures will be resolved in favor of words. Discrepancies between Unit Prices and Extended Prices will be resolved in favor of the Unit Prices. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum. The corrected extensions and totals will be shown in the tabulation of Bids.

The Owner may consider the qualifications and experience of Subcontractors and other persons and organizations (including those who are to furnish the principal items of material or equipment) proposed for those portions of the work as to which the identity of Subcontractors and other persons and organizations must be submitted. Operating costs, maintenance considerations performance data, and guarantees of materials and equipment may also be considered by the Owner.

The Owner will conduct such investigations as deemed necessary to assist in the evaluation of any Bid and to establish the responsibility, qualifications and financial ability of the Offeror, proposed Subcontractors and other persons and organizations to do the Work in accordance with the *Contract Documents* to the City's satisfaction within the Contract Time.

The Offeror shall furnish the Owner all information and data requested by the Owner to determine the ability of the Offeror to perform the Work. The Owner reserves the right to reject the Bid if the evidence submitted by, or investigation of such Offeror fails to satisfy the Owner that such Offeror is properly qualified to carry out the obligations of the Contract and to complete the Work contemplated therein.

By submitting a Bid, each Offeror authorizes the Owner to perform such investigation of the Offeror as the Owner deems necessary to establish the responsibility, qualifications and financial ability of the Offeror and, by its signature thereon, authorizes the Owner to obtain reference information concerning the Offeror and releases the party providing such information and the Owner from any and all liability to the Offeror as a result of such reference information so provided.

The Owner reserves the right to reject the Bid of any Offeror who does not pass any evaluation to the Owner's satisfaction.

If the Contract is to be awarded, it will be awarded to the Offeror who, by evaluation, the Owner determines will best meet the Owner's interests.

The Owner reserves the right to accept or reject the Work contained in any of the Price Bid Schedules or alternates, either in whole or in part.

2.46. Award of Contract: Unless otherwise indicated, a single award will be made for all the bid items in an individual bid schedule. In the event that the Work is contained in more than one Bid Schedule, the City may award Schedules individually or in combination. In the case of two Bid Schedules which are alternative to each other, only one of such alternative Schedules will be awarded. Within forty-five (45) Calendar Days of Bid Opening, the City will issue a Notice of Award to the Successful Bidder which will be accompanied by four (4) unsigned copies of the Contract and the Performance and Payment Bond forms. Within ten (10) Calendar Days thereafter, the Successful Bidder shall sign and deliver four (4) copies of the Contract, Performance Bond, Payment Bond and Certificates of Insurance to the City. Within ten (10) Calendar Days thereafter, the City will deliver two (2) fully executed counterparts of the Contract to the Contractor. No contract shall exist between the Successful Bidder and the City and the Successful Bidder shall have no rights at law or in equity until the Contract has been duly executed by the City.

The Successful Bidder's failure to sign and submit a Contract and other documents set forth in this Paragraph within the prescribed time shall be just cause of annulment of the award, and forfeiture of the Bid Guaranty. The award of Contract may then be made to the next qualified Bidder in the same manner as previously prescribed.

- **2.47.** Ownership: All plans, prints, designs, concepts, etc., shall become the property of the Owner.
- 2.48. Oral Statements: No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in this document and/or resulting agreement. All modifications to this request and any agreement must be made in writing by the Owner.
- 2.49. Patents/Copyrights: The Contractor agrees to protect the Owner from any claims involving infringements of patents and/or copyrights. In no event shall the Owner be liable to the Contractor for any/all suits arising on the grounds of patent(s)/copyright(s) infringement. Patent/copyright infringement shall null and void any agreement resulting from response to this IFB.
- **2.50. Remedies**: The Contractor and Owner agree that both parties have all rights, duties, and remedies available as stated in the Uniform Commercial Code.
- **2.51. Venue**: Any agreement as a result of responding to this IFB shall be deemed to have been made in, and shall be construed and interpreted in accordance with, the laws of the City of Grand Junction, Mesa County, Colorado.
- **2.52. Expenses:** Expenses incurred in preparation, submission and presentation of this IFB are the responsibility of the company and cannot be charged to the Owner.

- **2.53. Sovereign Immunity:** The Owner specifically reserves its right to sovereign immunity pursuant to Colorado State Law as a defense to any action arising in conjunction to this agreement.
- 2.54. Non-Appropriation of Funds: The contractual obligation of the Owner under this contract is contingent upon the availability of appropriated funds from this fiscal year budget as approved by the City Council or Board of County Commissioners from this fiscal year only. State of Colorado Statutes prohibit obligation of public funds beyond the fiscal year for which the budget was approved. Anticipated expenditures/obligations beyond the end of the current Owner's fiscal year budget shall be subject to budget approval. Any contract will be subject to and must contain a governmental non-appropriation of funds clause.
- 2.55. Cooperative Purchasing: Purchases as a result of this solicitation are primarily for the City/County. Other governmental entities may be extended the opportunity to utilize the resultant contract award with the agreement of the successful provider and the participating agencies. All participating entities will be required to abide by the specifications, terms, conditions and pricings established in this Bid. The quantities furnished in this bid document are for only the City/County. It does not include quantities for any other jurisdiction. The City or County will be responsible only for the award for its jurisdiction. Other participating entities will place their own awards on their respective Purchase Orders through their purchasing office or use their purchasing card for purchase/payment as authorized or agreed upon between the provider and the individual entity. The City/County accepts no liability for payment of orders placed by other participating jurisdictions that choose to piggy-back on our solicitation. Orders placed by participating jurisdictions under the terms of this solicitation will indicate their specific delivery and invoicing instructions.
- 2.56. Keep Jobs in Colorado Act: Contractor shall be responsible for ensuring compliance with Article 17 of Title 8, Colorado Revised Statutes requiring 80% Colorado labor to be employed on public works. Contractor shall, upon reasonable notice provided by the Owner, permit the Owner to inspect documentation of identification and residency required by C.R.S. §8-17-101(2)(a). If Contractor claims it is entitled to a waiver pursuant to C.R.S. §8-17-101(1), Contractor shall state that there is insufficient Colorado labor to perform the work such that compliance with Article 17 would create an undue burden that would substantially prevent a project from proceeding to completion, and shall include evidence demonstrating the insufficiency and undue burden in its response.

Unless expressly granted a waiver by the Owner pursuant to C.R.S. §8-17-101(1), Contractor shall be responsible for ensuring compliance with Article 17 of Title 8, Colorado Revised Statutes requiring 80% Colorado labor to be employed on public works. Contractor shall, upon reasonable notice provided by the Owner, permit the Owner to inspect documentation of identification and residency required by C.R.S. §8-17-101(2)(a).

2.56.1. "Public project" is defined as:

(a) any construction, alteration, repair, demolition, or improvement of any land, building, structure, facility, road, highway, bridge, or other public

- improvement suitable for and intended for use in the promotion of the public health, welfare, or safety and any maintenance programs for the upkeep of such projects
- (b) for which appropriate or expenditure of moneys may be reasonably expected to be \$500,000.00 or more in the aggregate for any fiscal year
- (c) except any project that receives federal moneys.

3. Statement of Work

3.1. GENERAL: The City of Grand Junction is soliciting competitive bids from qualified and interested companies for all labor, equipment, and materials required for the Redlands Mesa Force Main Modifications Project. All dimensions and scope of work should be verified by Contractors prior to submission of bids.

NOTE: The descriptions of the pay items listed in the Price Bid Schedule for this Project may not agree with those listed in the Standard Specifications. Payment for all Work performed, as required in the Contract Documents, will be in accordance with the items and units listed in the Price Bid Schedule.

The performance of the Work for this Project shall conform to the General Contract conditions presented in the City of Grand Junction's Standard Contract Documents for Capital Improvements Construction, revised July 2010, except as specifically modified or supplemented herein or on the Construction Drawings.

3.2. PROJECT DESCRIPTION: The Project generally consists of removing the existing force main cleanouts that are on the Red Mesa sewer force main and installing sections of new C-900 PVC pipe. The clean-outs have been prone to breaking under the force main pressures and the City wants to remove the clean-outs and have new sections of pipe installed. This project also includes fittings, thrust restraints, landscape restoration, and concrete replacement (if necessary) related to the replacement of the force main sections.

3.3. SPECIAL CONDITIONS & PROVISIONS:

- 3.3.1 Mandatory Pre-Bid Meeting: Prospective bidders are required to attend a mandatory pre-bid meeting on Tuesday, December 4, 2017 at 10:00 am. Meeting location shall be in the City Council Auditorium at City Hall, located at 250 North 5th Street, Grand Junction, CO. The purpose of this visit will be to inspect and to clarify the contents of this Invitation for Bids (IFB).
- 3.3.2 QUESTIONS REGUARDING SOLICIATION PROCESS/SCOPE OF WORK:

Duane Hoff, Senior Buyer City of Grand Junction duaneh@gicity.org

3.3.2 Project Manager: The Project Manager for the Project is Lee Cooper, Project Engineer, who can be reached at (970) 256-4155. <u>During Construction</u>, all notices, letters, submittals, and other communications directed to the City shall be addressed and mailed or delivered to:

City of Grand Junction
Department of Public Works and Utilities
Attn: Lee Cooper, Project Manager
2145 River Road
Grand Junction, CO 81505

- **3.3.3 Affirmative Action:** The Contractor is not required to submit a written Affirmative Action Program for the Project.
- 3.3.4 Pricing: Pricing shall be all inclusive to include but not be limited to: all labor, equipment, supplies, materials, freight (F.O.B. Destination Freight Pre-paid and Allowed to each site), travel, mobilization costs, fuel, set-up and take down costs, and full-time inspection costs, and all other costs related to the successful completion of the project.

The Owner shall not pay nor be liable for any other additional costs including but not limited to: taxes, shipping charges, insurance, interest, penalties, termination payments, attorney fees, liquidated damages, etc.

3.3.5 Freight/Shipping: All freight/shipping shall be F.O.B. Destination – Freight Pre-Paid and Allowed to the project site(s), Grand Junction, CO.

Contractor must meet all federal, state, and local rules, regulations, and requirements for providing such services.

- 3.3.6 Contract: A binding contract shall consist of: (1) the IFB and any amendments thereto, (2) the bidder's response (bid) to the IFB, (3) clarification of the bid, if any, and (4) the City's Purchasing Department's acceptance of the bid by "Notice of Award" or by "Purchase Order". All Exhibits and Attachments included In the IFB shall be incorporated into the contract by reference.
 - A. The contract expresses the complete agreement of the parties and, performance shall be governed solely by the specifications and requirements contained therein.
 - B. Any change to the contract, whether by modification and/or supplementation, must be accomplished by a formal contract amendment signed and approved by and between the duly authorized representative of the bidder and the City Purchasing Division or by a modified Purchase Order prior to the effective date of such modification. The bidder expressly and explicitly understands and agrees that no other method and/or no other document, including acts and oral communications by or from any person, shall be used or construed as an amendment or modification to the contract.

3.3.7 Time of Completion: The scheduled time of Completion for the Project is **30** Calendar Days from the starting date specified in the Notice to Proceed.

Completion is achieved when site cleanup and all punch list items (resulting from the final inspection) have been completed. Completion shall have the meaning set forth in Article I, Section 3 (Definitions and Terms) of the General Contract Conditions.

- **3.3.8 Working Days and Hours:** The working days and hours shall be as stated in the General Contract Conditions, Section VI, or as mutually agreed upon in the preconstruction meeting between the City and the Redlands Mesa Golf Course.
- **3.3.9 Licenses and Permits:** Contractor is responsible for obtaining all necessary licenses and permits required for Construction, at Contractors expense. See Section 2.12. Contractor shall supply to Owner all copies of finalized permits.
- **3.3.10 Permits:** The following permits are required for the Project and will be obtained by the City at no cost to the Contractor:

 None

The following permits are required for the Project and shall be obtained and paid for by the Contractor, with the costs included in the total bid price for the Project:

None

- **3.3.11 City Furnished Materials:** The City will furnish the following materials for the Project:
 - None
- 3.3.12 Project Newsletters: N/A
- **3.3.13 Project Sign:** Project signs, if any, will be furnished and installed by the City.
- **3.3.14 Authorized Representatives of the City:** Those authorized to represent the City shall include the Purchasing Agent, Engineers, and Inspectors employed by the City, only.
- 3.3.15 Stockpiling Materials and Equipment: All stockpiles of excavated materials within the turf areas shall be placed on large tarps to help keep the soil as clean as possible. The Contractor is responsible for determining the size of the tarp(s), or the amount of tarps needed depending on the size of the excavation. Tarps will not be paid for separately, but shall be included in the cost of the project.

Construction equipment storage shall remain next to the excavation with as little impact as possible to the landscape surrounding the excavation.

3.3.16 Traffic Control: N/A

- **3.3.17 Clean-Up:** The Contractor shall clear the construction site of all trash and on-site waste daily, including scrap from construction materials. The costs for all clean-up work shall be considered incidental and will not be paid for separately.
- **3.3.18 Quality Control Testing:** Supplier shall perform quality control testing on concrete. The City will perform all other necessary QA/QC.
- **3.3.19 Schedule of Submittals:** Contractor shall deliver these submittals at least two days prior to the pre-construction meeting:
 - Project Schedule
 - Construction equipment intended to be used on Project
 - 6" Pressure Sewer Pipe (C-900, DR-18 PVC)
 - Pipe Fittings
- **3.3.20 Uranium Mill Tailings:** It is anticipated that radioactive mill tailings will not be encountered on this Project.
- **3.3.21 Fugitive Petroleum or Other Contamination:** It is anticipated that soil contamination from fugitive petroleum or other contaminants will not be encountered with the Project.
- **3.3.22 Excess Material:** All excess materials shall be disposed in accordance with General Contract Condition Section 50.
- 3.3.23 Existing Utilities and Structures: Utilities were <u>not</u> potholed during design of this project. The location of existing utilities and structures shown on the Plans is approximate with the information gathered during design. It is the responsibility of the Contractor to pothole/locate and protect all structures and utilities in accordance with General Contract Condition Section 37.
- **3.3.24 Incidental Items:** Any item of work not specifically identified or paid for directly, but which is necessary for the satisfactory completion of any paid items of work, will be considered as incidental to those items, and will be included in the cost of those items.
- 3.3.25 Existing Concrete Sidewalks, Pans, Fillets, Curbs and Gutters: The existing sidewalks, pans, fillets, curb and gutter are in good serviceable condition. In most instances the installation of new sidewalk and pavement will be adjacent to existing concrete. The Contractor will need to protect all concrete adjacent to construction. If the concrete is damaged during construction the Contractor will be responsible for its replacement at no cost to the City. The Contractor, the City Project Inspector, and/or the City Project Manager will walk and record any concrete that is deemed to be damaged before construction has started.

- 3.3.26 Access to Work Areas (Manholes): Access to the force main pipe shall be from High Desert Road onto the concrete cart path at the end of High Desert Road. The cart path is 8-ft wide and is estimated to be 3-4 inches thick. The cart path weaves around the back nine holes and the path gets pretty close to each manhole where the force main needs to be modified.
- **3.3.27 Construction Equipment:** Due to the thin concrete cart path that needs to be used for access to the manholes and the golf course turf, the Contractor is limited to the size and weight of equipment that can be used for excavation and materials hauling.

The Project needs to protect and minimize the amount of impact to the golf course. As a result, the Contractor shall use rubber tired back-hoes and/or rubber track miniexcavators that are lighter in nature and can be driven on the concrete cart path with minimal chance of damaging the concrete path. In addition, large tandem dump trucks cannot be used on this project due to size and weight. Pick-up trucks with trailers can be used for hauling in pipe, pipe fittings, sod, concrete, sanitation facility, and other miscellaneous items needed for construction.

For the concrete thrust restraints, "Quick-Crete" can be used. A 3,000 psi concrete mix shall be used and the concrete thrust restraints shall conform to City Standard Details W-07 and W-08.

3.4. SCOPE OF WORK: The Project generally consists of removing the existing force main cleanouts that are on the Redlands Mesa sewer force main and installing sections of new C-900 PVC pipe. The clean-outs have been prone to breaking under the force main pressures and the City wants to remove the clean-outs and have new sections of pipe installed. This project also includes fittings, thrust restraints, landscape restoration, and concrete replacement (if necessary) related to the replacement of the force main sections.

3.5. Attachments:

- Appendix A: Project Submittal Form
- Construction Plans
- 3.6. Contractor Bid Documents: For Contractor's convenience, the following is a list of forms/items to be submitted with the Contractor's bid response. However, should a form/item not be listed in this section, but required in the solicitation documents, it is the Contractor's responsibility to ensure all forms/items are submitted.
 - Contractor's Bid Form
 - Price Bid Schedule
 - Bid Bond

3.7. IFB TENTATIVE TIME SCHEDULE:

Invitation for Bids available
Mandatory Pre-Bid Meeting
Inquiry deadline, no questions after this date
Addendum Posted
Submittal deadline for proposals

November 22, 2017 December 4, 2017 December 6, 2017 December 11, 2017 December 14, 2017 Notice of Award & Contract Execution Bonding & Insurance Cert due Preconstruction meeting Work begins no later than Final Completion

City Holidays (No Work):

December 18, 2017 December 29, 2017 December 29, 2017 January 8, 2018 30 Calendar Days from Notice to Proceed January 15, 2017 Martin Luther King Jr. Day

4. Contractor's Bid Form

Bid Date:			
Project: IFB-4331-17-DH "Redlan	ds Mesa Force Main Modification	ns Project"	
Bidding Company:			
Name of Authorized Agent:			
Email		_	
Telephone	Address		
City	State	Zip	_
The undersigned Bidder, in compli Contract Conditions, Statement of Vof, and conditions affecting the propall work for the Project in accordar These prices are to cover all expensions. Contractor's Bid Form is a part.	Work, Specifications, and any and posed work, hereby proposes to fur nce with Contract Documents, with	all Addenda thereto, having investing all labor, materials and suppoint the time set forth and at the p	stigated the location lies, and to perform prices stated below.
The undersigned Contractor does connection to any person(s) provid terms and conditions of the Instructi been examined by the undersigned	ing an offer for the same work, an ons to Bidders, the Specifications, a	nd that it is made in pursuance of	, and subject to, all
The Contractor also agrees that if a date of Notification of Award. Submbe prepared to complete the project	ittal of this offer will be taken by the		
The Owner reserves the right to may or technicalities and to reject any o (60) calendar days after closing time (30) period.	r all offers. It is further agreed that	t this offer may not be withdrawn	for a period of sixty
Prices in the bid proposal have not	knowingly been disclosed with ano	ther provider and will not be prior	to award.
Prices in this bid proposal have be purpose of restricting competition. No attempt has been made nor will be competition.	•		-
The individual signing this bid proposis legally responsible for the offer w			sent the offeror and
Direct purchases by the City of Grar The undersigned certifies that no Fe City of Grand Junction payment terr Prompt payment discount of	nd Junction are tax exempt from Col ederal, State, County or Municipal t ms shall be Net 30 days. percent of the net dollar will	lorado Sales or Use Tax. Tax exertax will be added to the above quo	oted prices.
RECEIPT OF ADDENDA: the under and other Contract Documents. Sta			tion, Specifications,
It is the responsibility of the Bidder t	to ensure all Addenda have been re	eceived and acknowledged.	
By signing below, the Undersigned	agree to comply with all terms and	conditions contained herein.	
Company:			
Authorized Signature:			
Title:			

Bid Schedule: Red Mesa Force Main Modifications Project

Item No.	CDOT, City Ref.	Description	Quantity	Units	Unit Prio	e Total Price
1	108.2	6" Pressure Sewer Pipe	75.	Lin. Ft.		_ \$
		(C-900, DR-18 PVC)				
2	108.2	Imported Trench Backfill (Includes haul and disposal of unsuitable excavated material) (Use as directed by Project Engineer)	20.	Cu. Yd.	\$	_ \$
3	108.3	6", 11 1/4° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$	\$
4	108.3	6", 22 1/2° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$	_ \$
5	108.3	6", Fitting (Special) (Romac Industries ALPHA Restrained Coupling Joint or Engineer Approved Equal)	12.	Each	\$	\$
6	202	Removal of Pipe (6" PVC) (Existing Force Main Pipe)	75.	Lin. Ft.	\$	\$
7	202	Remove Sod	750.	Sq. Ft.	\$. \$
8	207	Stockpile Topsoil	18.	Cu. Yd.	\$	_ \$
9	207	Topsoil (8" Thick)	18.	Cu. Yd.	\$	_ \$
10	208	Concrete Washout Facilty	1.	Each	\$	_ \$
11	210	Reset Sprinkler (As Required) (Complete in Place)	3.	Each	\$. \$
12	212	Sod	750.	Sq. Ft.	\$	_ \$
13	601	Concrete Plugs (Used for patching holes in manholes at force main penetrations)	12.	Each	\$	\$
14	620	Portable Sanitary Facility	1.	Each	\$	_ \$
15	626	Mobilization	1.	Lump Sum		\$
MCR		Minor Contract Revisions				\$ 15,000.00
			Bio	d Amount	:	\$
	Bid Am	ount:				
						_ dollars

Bid Schedule: Red Mesa Force Main Modifications Project

Item	CDOT,			
No.	City Ref. Description	Quantity Units	Unit Price	Total Price
		•		
	Contractor Name:			
	Contractor Address:			
	Contractor Phone #:			

The undersigned Bidder property	oses to subcontract the	following	portion of	Work:
---------------------------------	-------------------------	-----------	------------	-------

Name & address of	Description of work	% of
Sub-Contractor	to be performed	Contract
		<u> </u>
		<u> </u>

The undersigned Bidder acknowledges the right of the City to reject any and all Bids submitted and to waive informalities and irregularities therein in the City's sole discretion.

By submission of the Bid, each Bidder certifies, and in the case of a joint Bid each party thereto certifies as to his own organization, that this Bid has been arrived at independently, without collusion, consultation, communication, or agreement as to any matter relating to this Bid with any other Bidder or with any competitor.

Appendix A

Project Submittal Form

PROJECT SUBMITTAL FORM

PROJECT: Redlands Mesa Force Main Modifications Project

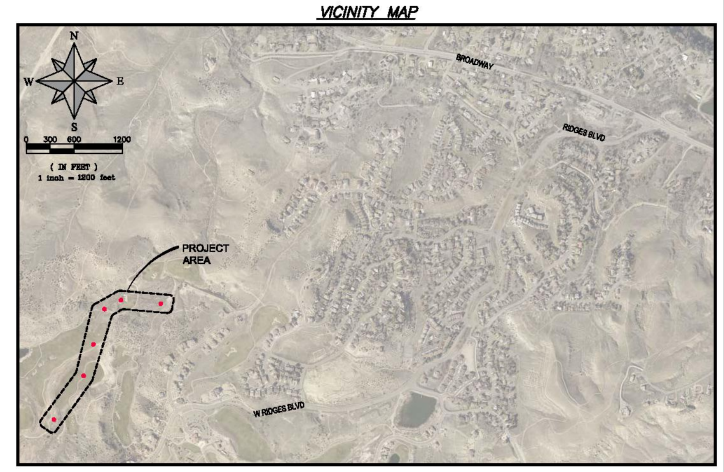
CONTRACTOR:

PROJECT ENGINEER: Lee Cooper

_ ·	Date	Resubmittal	Resubmittal	Date
Description	Received	Requested	Received	Accepted
	CONSTRUC	CTION		
6" Pressure Sewer Pipe (C-900, DR-18 PVC)				
Pipe Fittings				
Sod				
Pipe Bedding Material				
Construction Equipment to be used				
Construction Schedule				
Labor and Equipment hourly rate table				

RED MESA FORCE MAIN MODIFICATIONS PROJECT NOVEMBER, 2017

1——— Cover Sheet
2——— Standard Abbreviations, Legend, and Symbols
3———— Summary of Approximate Quantities
4———— Plan View
5——— Details



100	UTILITIES AND AGENCIES										
AGENCY	NAME	POSITION	ROLE	MAILING ADDRESS	STREET ADDRESS	CITY, STATE	VOICE-WK	FAX			
GRAND JUNCTION, CITY OF	LEE COOPER	PROJECT ENGINEER	PROJECT ENGINEER	250 N. 5th STREET	250 N. 5th STREET	GRAND JCT., CO 81501	(970) 256-4155	(970) 256-4022			
GRAND JUNCTION, CITY OF	TRENT PRALL	ENGINEERING MANAGER	SANITARY SEWER	250 N. 5th STREET	250 N. 5th STREET	GRAND JCT., CO 81501	(970) 256-4047	(970) 256-4022			
GRAND VALLEY IRRIGATION CO.	PHIL BERTRAND		IRRIGATION	688 26 ROAD	688 26 ROAD	GRAND JCT., CO 81506	(970) 242-2762				
CHARTER	CHUCK WEIDMAN	MANAGER	CABLE TV	2502 FORESIGHT CIRCLE	2502 FORESIGHT CIRCLE	GRAND JCT., CO 81504	(970) 245-8750	(970) 245-6803			
U.S. WEST/QWEST	CHRIS JOHNSON	ENGINEER	TELEPHONE	2524 BLICHMANN AVE	2524 BLICHMANN AVE	GRAND JCT., CO 81504	(970) 244-4311	(970) 240-4349			
UTE WATER	DARYL MOORE	SUPERVISOR	WATER	PO BOX 460	0	GRAND JCT., CO 81502	(970) 242-7491	(970) 242-9189			
XCEL	DAN STEINKIRCHNER	UNIT MANAGER	GAS, ELECTRIC	2538 BLICHMANN AVE	2538 BLICHMANN AVE	GRAND JCT., CO 81506	(970) 244-2656	(970) 244-2661			

Grand Junction

Public Works Engineering Division

		ന്ന
W.		OLL
balanı		SID
	72	Gnow what's below. Call before you dig.

DRAWING STATUS:

OPROGRESS
FINAL CONSTRUCTION DRAWINGS

PROGRESS
FINAL CONSTRUCTION DRAWINGS

PROJECT ENGINEER

Z017

EE COOPER, PROJECT ENGINEER

REVIEWED BY:

ON ASSUALT

AUTHORIZED FOR CONSTRUCTION

OF AUTHORIZED FOR CONSTRUCTION

OF ACCEPTED AS CONSTRUCTED

NOTE: NOTIFY AFFECTED UTILITY VENDOR 48 HOURS
PRIOR TO EXCAVATIONS THAT WILL EXPOSE UTILITY
LINES. THE COVER SHEET WILL HAVE A LISTING OF
UTILITY VENDORS AND TELEPHONE NUMBERS.

A R R I	REVIATIONS	LEGEND		SYMBOLS PROJECT NO. 902-F0016-F001632
AASHTO		LEGEND BSWMP	PROPOSED CONCRETE	
ABC AC AP	AGGREGATE BASE COURSE ASBESTOS CEMENT	DRAINAGE BASIN BOUNDARY	CURB AND GUTTER	BENCH MARK
AP ASB ASP	ANGLE POINT ANCHORED STRAW BALES	BSWMP Anchored Straw Bales · Ass ass ass ass ass ass ass	PROPOSED CONCRETE	CATCH BASIN
ASP ASTM AWWA	ALUMINIZED STEEL PIPE AMERICAN SOCIETY FOR TESTING MATERIALS AMERICAN WATER WORKS ASSOCIATION	BSWMP	CURB,GUTTER,& SIDEWALK	CLEAN OUT
BC	BACK OF CURB BUTTERFLY VALVE	SILT FENCE SF SF SF SF SF SF	PROPOSED CONCRETE	CURB STOP
BF BOW BCR BOT	BACK OF WALK BEGIN CURB RETURN	DIN DNG	SIDEWALK	FIRE HYDRANT •
BSWMP	BOTTOM BETTER STORM WATER MANAGEMENT PRACTICES	BUILDING	PROPOSED "WET" UTILITIES (CONSTRUCTION NOTE WILL 8" PVC SANITARY SEWER	GUY WIRE ANCHOR ->
CH CAP CDOT	CHORD CORRUGATED ALUMINUM PIPE	CONCRETE CURB AND GUTTER 2' CURB AND GUTTER	INDICATE TYPE, SIZE, AND	HEADGATE
Cl	COLORADO DEPARTMENT OF TRANSPORTATION CAST IRON	7' C, G, & SW	MATERIAL OF NEW MAIN)	IRRIGATION PUMP
C,G,& SI	W CURB, GUTTER & SIDEWALK CENTER LINE CLEAR	CONCRETE CURB,GUTTER, & SIDEWALK	ALL PROPOSED FEATURES NOT SHOWN IN LEGEND WILL BE	MAILBOX
CMP CO	CORRUGATED METAL PIPE CLEAN OUT	CONCRETE DITCH	SHOWN THE SAME AS THEIR EXISTING COUNTERPART, BUT INDICATED BY BOLDER LINETYPE	MANHOLE (ELECTRIC) ©
COMB	COMBINATION (AS IN STORM SEWER AND SANITARY SEWER) CONCRETE			MANHOLE (GAS) @
ČL CMP CO COMB CONC CSM CSP CU	CITY SURVEY MONUMENT CORRUGATED STEEL PIPE	CONCRETE SIDEWALK 4' SW	RAIL ROAD	MANHOLE (SANITARY/STORM) O
DI DI	COPPER DUCTILE IRON	CULVERT 18* RCP	d management	MANHOLE (TELEPHONE)
DWY E	DRIVEWAY ELECTRIC	· · · · · · · · · · · · · · · · · · ·	RETAINING WALL	MANHOLE (TV)
ECR EG	ËND CURB RETURN EDGE OF GUTTER ELEVATION	EARTH DITCH EARTH EARTH	WHITE	MANHOLE (WATER)
EL EP EX	ELEVATION EDGE OF PAVEMENT EXISTING	EDGE OF GRAVEL	STRIPING (CONTINUOUS WHITE)	, a
FB FC	FULL BODY FACE OF CURB		STRIPING (DASHED WHITE)	METER (GAS)
FG FL	FINISHED GRADE FLOW LINE	EDGE OF PAVEMENT	VCI I YW	METER (WATER) O
FL FM	FLANGE FORCE MAIN	FENCE (BARBED WIRE) ***	STRIPING (CONTINUOUS YELLOW)	PEDESTAL (TELEPHONE)
FM F0 FS FTG	FIBER OPTICS FAR SIDE		STRIPING (DASHED YELLOW)	PEDESTAL (TV) Δ ^{TV}
FIG G	FOOTING GAS GRADE BREAK	FENCE (CHAIN LINK)	4570	PROPERTY PIN .
GM GV	GRADE BREAK GAS METER GATE VALVE	FENCE (IRON)	TOP OF SLOPE	PULL BOX
G GB GM GV HBP HDPE INV IRR	HOT BITUMINOUS PAVEMENT HIGH DENSITY POLYETHYLENE	. ,	CONTOUR LINES	REDUCER FITTING ■
INV IRR	INVERT IRRIGATION	FENCE (PLASTIC)	(SHOWN BETWEEN TOP & TOE)	SIGN OR POST (SIGN TYPE NOTED) + TSTOP
L LC LF	LENGTH OF ARC LONG CHORD	FENCE ***	TOE OF SLOPE	SPRINKLER HEAD ●
	LINEAR FEET LONG ARC	(TEMPORARY CONSTRUCTION)	TRAFFIC DETECTOR LOOP	STREET LIGHT
LL LS LT	SHORT ARC LEFT MAILBOX	FENCE (WOOD)	L	SURVEY MONUMENT (CITY)
MB MCSM MH	MESA COUNTY SURVEY MONUMENT MANHOLE		UTILITY LINE (ABANDON) (THIS CASE A WATER LINE)	SURVEY MONUMENT (TYPE NOTED)
MJ MW	MECHANICAL JOINT MILL WRAP	FENCE (WOVEN WIRE)		TEST HOLE TH #1
N/A NIC NOP	NOT APPLICABLE NOT IN CONTRACT	GUARD RAIL	UTILITY LINE (CABLE TV)	TRAFFIC PAINT MARKING
NOP NRCP	NO ONE PERSON NON-REINFORMATIONRCED CONCRETE PIPE		UTILITY LINE (ELECTRIC) ——E——E——	TRAFFIC SIGNAL POLE AND MAST ARM
NOP NRCP NS NTS OHP OHT PC PCC	NEAR SIDE NOT TO SCALE	HATCHING:	, AMERY	UTILITY POLE -0-
OHP OHT	OVERHEAD POWER OVERHEAD TELEPHONE POWER	INDICATES ASPHALT REMOVAL	UTILITY LINE (FIBER OPTIC)	VALVE (GAS)
PCC	POINT OF CURVATURE POINT OF COMPOUND CURVATURE POLYETHYLENE		UTILITY LINE (GAS) G	VALVE (IRRIGATION)
PERF PI	PERFORATED POINT OF INTERSECTION	HATCHING:		VALVE (WATER) ►
PIP POC	PLASTIC IRRIGATION PIPE POINT ON CURVE	INDICATES CONCRETE REMOVAL	UTILITY LINE (HIGH	
PIP POC POT PR PRC	POINT ON TANGENT PROPOSED		UTILITY LINE	VEGETATION (HEDGE OR BUSH)
PT	POINT OF REVERSE CURVATURE POINT OF TANGENCY	HATCHING:	(OVERHEAD POWER)	VEGETATION (TREE STUMP)
PVC R RCP	POLYVINYL CHLORIDE RADIUS REINFORMATIONRCED CONCRETE PIPE	INDICATES STAGING AREA	UTILITY LINE (OVERHEAD TELEPHONE)	VEGETATION (TREE) (CALIPER SIZE NOTED)
REQ'D	REQUIRED RESTRAINED GLANDS	ACTIVITY IN	UTILITY LINE	WATER HYDRANT
RL ROW	LONG RADIUS RIGHT OF WAY	LINE (CENTER OF	(SANITARY SEWER)	WEIR ≝
RP RR	RADIUS POINT RAIL ROAD	LINE (CITY LIMITS) CITY LIMITS	UTILITY LINE (SANITARY SEWER FORCE MAIN)	YARD LIGHT
RS RT	SHORT RADIUS RIGHT	LINE (CONTROL) CONTROL UNE	UTILITY LINE	
S SAN SC	SLOPE SANITARY SLORT CHORD	LINE (CONTROL)	(SANITARY SEWER SERVICE) ————————————————————————————————————	
SC SCD SCH SF	SHORT CHORD STANDARD CONTRACT DOCUMENTS SCHEDULE	LINE (EASEMENT) — — — —	UTILITY LINE (STORM SEWER)	
SF SL	SILT FENCE SECTION LINE	LINE MONUMENT/SECTION LINE	UTILITY LINE	
SIL SSRB SSUU STA STL STM	STANDARD SPECIFICATIONS FOR ROAD & BRIDGE CONSTRUCTION STANDARD SPECIFICATIONS FOR CONSTRUCTION OF UNDERGROUND UTILITIES	LINE (MONUMENT/SECTION)	(STORM SEWER, PERFORATED)	NORTH ARROW:
STA STL	STATION STEEL STORM	LINE (PROPERTY)	UTILITY LINE (STORM/SANITARY SEWER —	N
T	TELEPHONE	, w. (nov. ne. w.)	SEWER COMBINATION)	BAR SCALE:
TAN TC TH	LENGTH OF TANGENT TOP OF CURB TEST HOLE	LINE (RIGHT OF WAY)	UTILITY LINE (TELEPHONE)	DAIN SUALL.
TV (TVP)	TELEVISION TYPICAL	MATCH LINE MATCH LINE SEE SHEET NO ?	LITHITY LINE (WATER) 6"	0 5 10 20 W
VU VC VCP VPC VPCC VPRC	UNDERGROUND UTILITIES VERTICAL CURVE VITRIFIED CLAY PIPE	DIDE (IDDICATION) 4" IRR	UTILITY LINE (WATER)	(IN FEET)
VCP VPC	VITRIFIED CLAY PIPE VERTICAL POINT OF CURVATURE	PIPE (IRRIGATION)		1 inch = 20 feet
VPCC VPRC VPI	VERTICAL POINT OF CURVATURE VERTICAL POINT OF COMPOUND CURVATURE VERTICAL POINT OF REVERSE CURVATURE VERTICAL POINT OF INTERSECTION	PIPE (SIPHON)		Š
VPT W	VERTICAL POINT OF TANGENCY WATER			
	DELTA ANGLE			
	CRIPTION DATE DRAWN BY JCS DATE 4-02	SCALES: PLAN & PROFILE HORIZONTAL: 1" = CITY OF	DIEDLIG WODIG	CITY OF GRAND JUNCTION
REVISION △	DESIGNED BY DATE	— <u> </u>	on Public works	STANDARD ABBREVIATIONS, LEGEND,
REVISION △ REVISION △	CHECKED BY DATE APPROVED BY DATE	VERTICAL: 1" = COLOR A	ENGINEERING DIVISION	AND SYMBOLS
	AFFROYED BI DAIL			, , , , , , , , , , , , , , , , , , ,

Bid Schedule: Red Mesa Force Main Modifications Project

Item	CDOT,					
No.	City Ref.	Description	Quantity	Units	Unit Price	e Total Price
1	108.2	6" Pressure Sewer Pipe (C-900, DR-18 PVC)	75.	Lin. Ft.	\$	\$
2	108.2	Imported Trench Backfill (Includes haul and disposal of unsuitable excavated material) (Use as directed by Project Engineer)	20.	Cu. Yd.	\$	\$
3	108.3	6", 11 1/4° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$. \$
4	108.3	6", 22 1/2° Elbow (Restrained) (Use as needed, estimated quantity)	4.	Each	\$	\$
5	108.3	6", Fitting (Special) (Romac Industries ALPHA Restrained Coupling Joint or Engineer Approved Equal)	12.	Each	\$	\$
6	202	Removal of Pipe (6" PVC) (Existing Force Main Pipe)	75.	Lin. Ft.	\$	\$
7	202	Remove Sod	750.	Sq. Ft.	\$	\$
8	207	Stockpile Topsoil	18.	Cu. Yd.	\$	\$

9	207	Topsoil (8" Thick)	18.	Cu. Yd.	\$ \$
10	208	Concrete Washout Facilty	1.	Each	\$ \$
11	210	Reset Sprinkler (As Required) (Complete in Place)	3.	Each	\$ \$
12	212	Sod	750.	Sq. Ft.	\$ \$
13	601	Concrete Plugs (Used for patching holes in manholes at force main penetrations)	12.	Each	\$ \$
14	620	Portable Sanitary Facility	1.	Each	\$ \$
15	626	Mobilization	1.	Lump Sum	\$ \$
MCR		Minor Contract Revisions			 \$ 15,000.00

Bid Amount:

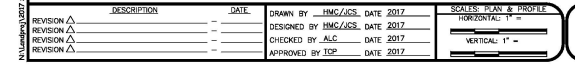
Bid Amount:

dollars

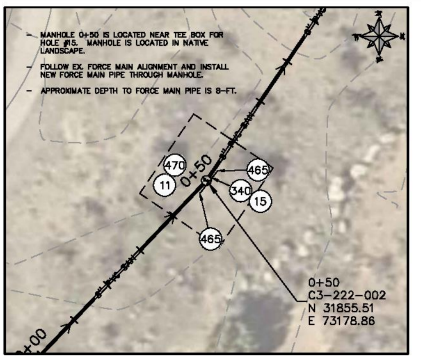
Contractor Name:

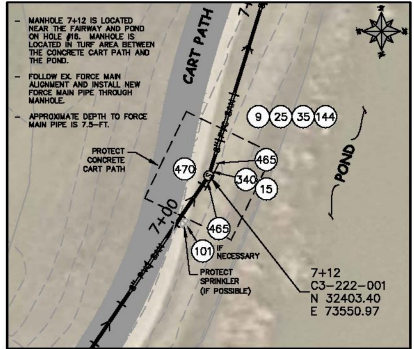
Contractor Address:

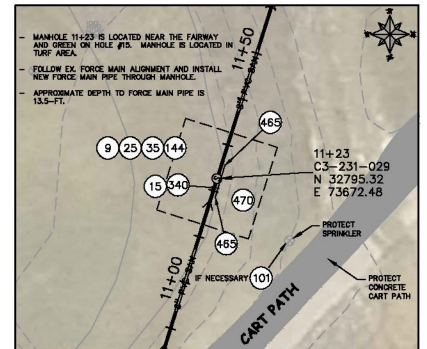
Contractor Phone #:

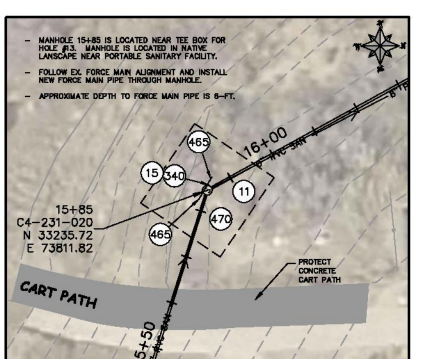


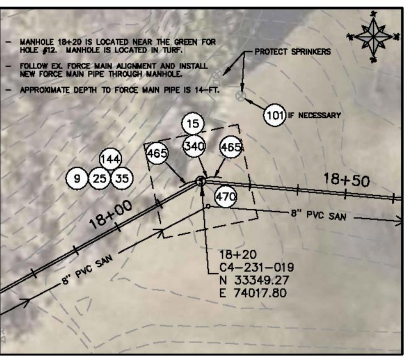


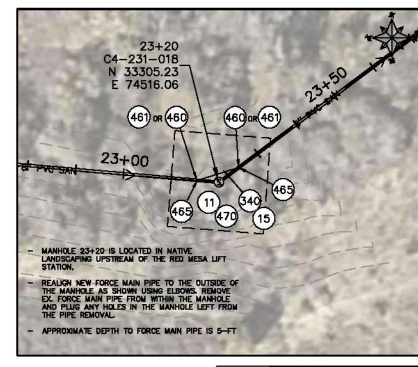












PROJECT NO. 902-F0016-F001632

CONSTRUCTION NOTES

- (B) 202 REMOVAL OF SOD
- 202 REMOVAL OF BUSHES (MINIMIZE EXTENT OF NATIVE VEGETATION REMOVAL AROUND MANHOLE, ONLY REMOVE THE VEGETATION NECESSARY FOR SUCCESSFUL REPLACEMENT OF FORCE MAIN PIPE AT THE SEWER MANHOLE)
- (15) 202 REMOVAL OF PIPE AS SHOWN (EX. 6" PVC SEWER FORCE MAIN PIPE) (INCLUDES CHISELING CONCRETE MANHOLE AND GROUT AROUND PIPE TO ALLOW PIPE TO BE DEGLOVED)
- (25) 207 STOCKPILE TOPSOIL
- (35) 207 TOPSOIL (PLACE 8" MINIMUM THICKNESS OF TOPSOIL IN THE AREAS THAT WILL RECEIVE NEW TURF, IF NECESSARY, ADDITIONAL TOPSOIL IS AVAILABLE FROM THE DRAINAGE THAT RUNS ALONG HOLE \$15)
- (101) 210 RESET SPRINKLER (COMPLETE IN PLACE)
- 212 SOD (NEW SOD SHALL BE SUPPLIED BY GRASSROOTS SOD FARM: 1181 23 ROAD.

 SOD SHALL BE KENTUCKY BILUEGRASS) (SOD USUALLY ISN'T AVAILABLE UNTIL MARCH, SO THE CONTRACTOR WILL HAVE TO COME BACK TO THE PROJECT IN MARCH TO INSTALL THE NEW SOD IN THE AREAS NEEDING SOD. CITY AND CONTRACTOR SHALL COORDINATE WITH REDLANDS MESA COLF COURSE FOR THE INSTALLATION OF THE SOD IN MARCH.
- (102.9/108.2 8" PRESSURE SEWER PIPE (C-900 PVC)
 (INCLUDES TYPE A BEDDING AND HAUNCHING MATERIAL AND BACKFLL OF TRENCH WITH NATIVE MATERIALS MEETING 103.18 EARTH BACKFLL MATERIAL, AND CONCRETE THRUST BLOCKS)
- (460) 102.8/108.3 6", 11 1/4" ELBOW (RESTRAINED)
- (461) 102.8/108.5 6", 22 1/2" ELBOW (RESTRAINED)
- (48) 102,8/108.3 6", FITTING (SPECIAL)
 (ROMAC INDUSTRIES ALPHA RESTRAINED COUPLING JOINT OR ENGINEER APPROVED EQUAL)
- 601 CONCRETE PLUGS (PATCH PIPE PENETRATIONS IN MANHOLES WITH CONCRETE AND NON-SHRINK CROUT)

REMOVAL HATCH LEGEND

ASPHALT

CONCRETE

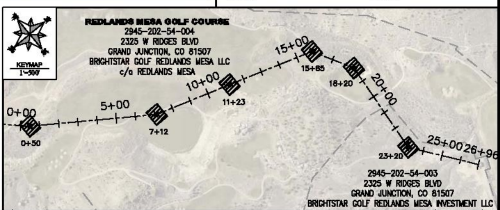
GRAVEL

GROUND

NOTES:

- 1. CONTRACTOR IS REQUIRED TO LAY DOWN TARPS OVER THE GRASS AT MANHOLES 7+12. 11+23, AND 18+20 PRIOR TO EXCAVATION STARTING. EXCAVATED SOIL SHALL BE PLACED ON THE TARPS TO KEEP THE TURF AS CLEAN AS POSSIBLE. CONTRACTOR IS RESPONSIBLE FOR DETERMINING THE SIZE OF THE TARPS, OR THE AMOUNT OF TARPS NEEDED DEPENDING ON THE SIZE OF THE EXCAVATION. TARPS MILL NOT BE PAID FOR SEPARATELY, BUT SHALL BE INCLUDED IN THE COST OF THE PROJECT.
- DUE TO THE LOCATION OF THE SEWER MANHOLES AND THE EXISTING CONCRETE CART PATH, THE CONTRACTOR IS LIMITED TO THE USE OF A MINI-EXCAVATOR WITH RUBBER TRACKS FOR DISGING AROUND THE SEWER MANHOLES AND REGULAR PICK-UP TRUCKS FOR HAULING SUPPLIES.
- 3. EXISTING FORCE MAIN IS 6" DIA. C-900, CLASS 150 PIPE.
- 4. THE 8" CRAVITY SEWER LINE IS LOCATED BELOW THE FORCE MAIN. THE CONTRACTOR SHALL KEEP ALL CONSTRUCTION DEBRIS OUT OF THE 8" GRAVITY PIPE AS BEST AS POSSIBLE.

 THE FURNISHING AND INSTALLATION OF THRUST RESTRAINTS, WHETHER MECHANICAL OR CONCRETE, REQUIRED ON PRESSURE PIPELINES ARE INCIDENTAL TO CONSTRUCTION AND WILL NOT BE PAID FOR SEPARATELY.

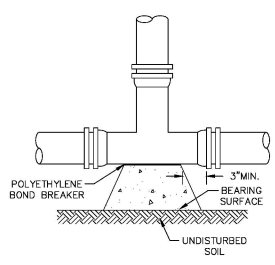


PUBLIC WORKS
ENGINEERING DIVISION

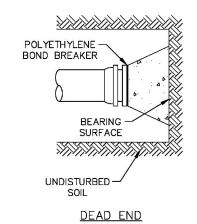
RED MESA FORCE MAIN MODIFICATIONS PROJECT PLAN VIEW

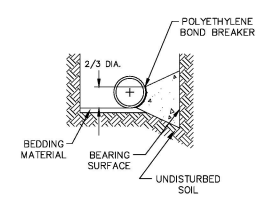
4

TYPICAL BEND 11 1/4', 22 1/2', 45', 90'



TEE





TYPICAL CROSS-SECTION

GENERAL NOTES:

- 1. Pipe installed under conditions different from those normally encountered shall require thrust blocks designed for those particular conditions.
- 2. Thrust blocks on pipe larger than 12 inches diameter shall be designed for conditions existing at the installation site.
- 3. All thrust blocks to be minimum 3000 p.s.i. concrete. 8 mil polyethylene shall be used as a bond breaker between the fittings and thrust block.
- 4. Mechanical restraints are to be installed in accordance with City Standards for Construction of Underground Utilities Section 104.3d.

THRUST BLOCK DETAILS

DEPARTMENT OF PUBLIC WORKS AND PLANNING ENGINEERING DIVISION CITY OF GRAND JUNCTION, COLORADO

STANDARD WATERLINE DETAIL

D: <u>SBG</u> MAY 2*0*|2 JAH APPROVED:

PAGE W - 07

BEARING AREAS (IN SQ. FT.)						
SIZE		BEN	NDS		TEES, DEAD ENDS, AND CROSS w DEAD	
SIZE	90°	45°	22 1/2	11 1/2°	END BRANCHES	
3	1.0	0.6	0.3	0	0.7	
4	1.8	1.0	0.5	0	1.3	
6	4.0	2.2	1.1	0	2.8	
8	7.1	3.8	2.0	1.0	5.0	
10	11.1	6.0	3.0	1.5	7.8	
12	16.0	8.6	4.4	2.2	11.3	
14	21.7	11.8	6.0	3.0	15.4	
15	25.0	13.5	7.0	3.5	17.6	
16	28.4	15.3	8.0	4.0	20.0	
18	36.0	19.4	10.0	5.0	25.4	
20	44.2	24.0	12.2	6.1	31.4	
21	49.0	26.5	13.5	6.8	34.6	
22	54.0	29.0	14.8	7.4	38.0	
24	64.0	34.5	17.7	8.8	45.0	
30	100.0	54.0	27.6	13.8	71.0	
36	144.0	78.0	40.0	20.0	102.0	

NOTE: TEE SIZE IS BRANCH SIZE.

AREAS GIVEN IN TABLE ARE BASED UPON INTERNAL STATIC PRESSURE OF 100 P.S.I. AND SOIL BEARING CAPACITY OF 1,000 lbs. PER SQ. FT.

BEARING AREAS FOR ANY PRESSURE AND SOIL BEARING CAPACITY MAY BE OBTAINED BY MULTIPLYING TABULATED VALUES BY A CORRECTION FACTOR "F"

ACTUAL SPECIFIED TEST PRESSURE IN HUNDREDS OF Ibs. ACTUAL SOIL BEARING CAPACITY IN THOUSANDS OF Ibs.

SOIL BEARING CAPACITIES SHALL BE DETERMINED BY THE ENGINEER

ALL WATER LINE PLANS SHALL CONTAIN THE FOLLOWING TABLE, WITH THE VALUES FILLED IN BY THE ENGINEER:

SOIL BEARING CAPACITY - __ _LBS/SQ. FT. ___P.S.I. TEST PRESSURE - _ BEARING AREA MULTIPLIER (F) - _

TABLE FOR CONCRETE THRUST BLOCKING

DEPARTMENT OF PUBLIC WORKS AND PLANNING ENGINEERING DIVISION CITY OF GRAND JUNCTION, COLORADO

STANDARD WATERLINE DETAIL

APPROVED: DN DATE: FEB. 2005 DRAWN: TCP/DPW

PAGE W - 08

DRAWN BY HMC/JCS DATE 2017 REVISION Δ . DESIGNED BY HMC/JCS DATE 2017 REVISION \triangle . N.T.S. CHECKED BY ALC DATE 2017 REVISION A REVISION Δ . APPROVED BY TCP DATE 2017

