



### **ADDENDUM #3**

## **SYNTHETIC TURF REPLACEMENT-GERP FIELDS 7-8-REBID**

**BID #17/18-014 / PWP #WA-2018-048**

**BIDS DUE NO LATER THAN: 1:45 PM ON MARCH 7, 2018 - REVISED**

**PUBLIC BID OPENING: 2:00 PM ON MARCH 7, 2018 - REVISED**

This addendum is to notify all potential proposers of clarifications made to the Bid documents as stated below.

#### **CLARIFICATION – Prevailing Wage Rate**

An inquiry has been made from a potential bidder concerning the “correct” wage classification for the project contemplated under this bidding process. Per the bid and contract documents, the winning contractor is ultimately responsible for paying all workers on the project the correct wage for their classification. Current wage classifications for the location of this job (Washoe County, NV) may be found on the website of the Nevada Labor Commissioner ([www.labor.nv.gov](http://www.labor.nv.gov)).

It may be noted that there is a wage classification and description for a worker titled “Floor Coverer.” The description includes language that indicates this classification may be correct for some workers (not all workers on the job) in the laying of synthetic turf:

“Measuring and cutting covering materials, such as rubber, linoleum, astro-turf, or cork tile and foundation material such as felt, using rule, straightedge, linoleum knife and snips;”

Potential bidders have noted they may prefer to use this classification as opposed to other landscaper or laborer classifications (where applicable). The City does not make any final determination with respect to the correct classification of workers on any public work project, as the Nevada Labor Commissioner reserves this right in their enforcement activities. The City holds the role of collector and investigator (of claims made) concerning certified payroll reports and associated activity.

As noted in Section 21 of the Bid Book (Page 18):

#### **Prevailing Wages:**

Bidder is responsible for complying with all applicable local, State and Federal wage laws, whether or not specifically cited in this bid document.

Per NRS Sections 338.020 through 338.090, certain projects defined as “public works” require the payment of the prevailing wage as determined by the Labor Commissioner. Generally speaking, projects/contracts for construction of a public work valued at less than \$250,000 are exempt from the prevailing wage requirement (NRS 338.080). Bidder shall be fully aware of the prevailing wage requirements of the State of Nevada as detailed in NRS Chapter 338 and price their bid response accordingly.

Please note and adjust your bid according to the revisions, additions, deletions, clarifications or modifications as presented on this Addendum #3, which are made a part of this bid. NOTE: To avoid disqualification, this Addendum 3 (and any other addenda) must be signed by an authorized representative of the bidding firm in the space provided and must be submitted with your firm's sealed proposal. Failure to return this addendum, duly signed, may be cause for rejection of the bid. ALL ADDENDA SHOULD BE SIGNED AND PLACED IN SEQUENTIAL ORDER AND ATTACHED TO THE FRONT OF THE BID PACKAGE, COMPLETE WITH ALL REQUIRED DOCUMENTS.

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CONTRACTOR BUSINESS NAME

\_\_\_\_\_  
Dan Marran, C.P.M., CPPO  
Contracts and Risk Manager

X \_\_\_\_\_  
Authorized Signature

February 27, 2018

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Printed Name of Person Signing