## Colusa Unified School District

# **COLUSA HIGH SCHOOL AG BARN SITE UTILITIES**

# Bid Package #16-100

### **ADDENDUM NO. 2**

March 11, 2016

Owner: Colusa Unified School District

8408 Watt Avenue Colusa, CA 95843

Architect: Architectural Nexus

1900 3<sup>rd</sup> Street, Suite 500 Sacramento, CA 95811

Project Manager: Capital Program Management, Inc.

1851 Heritage Lane, Suite 210

Sacramento, CA 95815

This Addendum has been prepared to clarify, modify, delete, or add to the drawings and/or specifications for the above referenced project, and revisions to items listed here shall supersede description thereof prior to the above stated date. All conditions not specifically referenced here shall remain the same. It is the obligation of the Prime Contractor to make subcontractors aware of any items herein that may affect submitted bids.

Acknowledge receipt of this addendum by inserting its number and date in the bidding documents. Failure to do so may subject bidder to disqualification.

All addenda items refer to the plans and specifications unless specifically noted otherwise.

TOTAL PAGES IN THIS ADDENDUM (including attachments): 2

#### PART A - BIDDING AND CONTRACT REQUIREMENTS

2.1 The bid date has been changed. The new bid date is: no later than Thursday, March 24, 2016 at 1:30:00 p.m. at the Colusa Unified School District – District Office, 745 10<sup>th</sup> Street, Colusa, CA 95932.

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#### ADDENDUM NO. 2

2.2 Section 00 2113, Instructions to Bidders, following Section 1.E.bii. replace the NOTICE: paragraph with the following:

"NOTICE: Bidders shall be required to complete the Statement of Experience and require completion of the Statement of Experience Form included in the Bid Package. Bidders Statement of Experience forms shall be submitted concurrently with submission of bids in accordance with the Notice Inviting Bids."

- 2.3 Section 00 6119, Maintenance Bond Form, **DELETE** in its entirety.
- 2.4 Section 00 7200, General Conditions, Section 11, Change Orders, paragraph 11.4.b.5. **REPLACE** with the following:

Combined Markup: FOR ALL OVERHEAD AND PROFIT SHALL BE BASED ON THE FOLLOWING:

- a. For the Prime Contractor, for work performed by his forces, fifteen (15%) percent of his direct subtotal cost. This fifteen (15%) markup represents payment for profit, overhead, insurance, taxes, indirect supervision, bonds, warranty and any other costs incurred by Contractor in connection therewith.
- b. For the Prime Contractor, for work performed by a Subcontractor's forces, ten (10%) percent of the direct subtotal cost due the Subcontractor, with no mark-up on mark-up. This five (10%) markup represents payment for profit, overhead, insurance, taxes, indirect supervision, bonds, warranty and any other costs incurred by Contractor in connection therewith.
- c. For a Subcontractor or Sub-subcontractor, for work performed by their own forces, fifteen (15%) percent of their own direct subtotal costs. This fifteen (15%) markup represents payment for profit, overhead, insurance, taxes, indirect supervision, bonds, warranty and any other costs incurred by sub-contractor in connection therewith Cumulative total markup for all tiers of contractors and subcontractors shall not exceed thirty percent (30%).
- 2.5 Section 00 7200, General Conditions, Section 15, COMPLIANCE WITH LAWS AND REGULATIONS: Paragraph 15.8, Water Pollution Prevention Plan; **DELETE** in its entirety.

**End of Addendum**