Reference:

612032

March 7, 2013

RE:

City of Coos Bay

10th Street & West Lockhart Sewer Improvements

Addendum No. 1

Attention: All Plan Holders and Prospective Bidders:

Attached you will find Addendum Number 1 to the aforementioned project. Addendum 1 is here after included in the Contract Documents. Your attention to its content and acknowledgement in the bid documents is required.

Regards,

SHN Consulting Engineers & Geologists, Inc.

(J. Mark Denning Project Manager

JMD:dkl

Enclosures: Addendum No. 1

Reference: 612032

10TH STREET & WEST LOCKHART SEWER IMPROVEMENTS

Addendum No. 1

Prepared for:

City of Coos Bay 500 Central Avenue Coos Bay, OR 97420

Prepared by:

Consulting Engineers & Geologists, Inc. 275 Market Ave. Coos Bay, Oregon 97420-2219 541/266-9890

March 2013

QA/QC: JM)

EXPIRES: 66-36-14

Section 00100 - Advertisement for Bids

As specified in the Advertisement for Bids, the Contractor with be required to meet the City's Level 5 insurance requirements. Article 12 from the City's Standard Form of Agreement, which contains these requirements, is attached for your reference.

Section 00400 - Bid Forms

00410 Bid Form [Modification]

Bid pricing shall be based on 58 LF of Class B trench and 174 LF of Class A trench for the 12" sewer line. A revised Page 4 of the Bid Form is attached reflecting these changes. Please replace this page in your bid submittal.

00410 Bid Form [Modification]

Further investigation has been performed on the sub grade of 10th Street. It is believed that above (north of) Station 4+30, the road consists of 4"-5" of asphalt. Below (south of) Station 4+30 there is 4"-5" of asphalt over 6"-7" of concrete. The line item on the Bid From for pavement saw cutting has been broken down into two line items, one for cutting AC and concrete and one for cutting just AC. A revised Page 4 of the Bid Form is attached reflecting these changes. Please replace this page in your bid submittal.

00410 Bid Form [Modification]

There is an existing manhole at the location that new manhole MH-8 is to be installed. The existing manhole will be required to be removed, making a total of four (4) manholes to be removed. A revised Page 4 of the Bid Form is attached reflecting this change. Please replace this page in your bid submittal.

Section 00810 - Permits

[Addition]

The DEQ Plan Review approval letter is attached for your reference.

Division 1 - General Requirements

Section 014500 [Clarification]

The Contractor will pay for all testing and laboratory services for all work, as noted in the Specifications.

Section 015000 Temporary Facilities and Controls

[Clarification]

Shutdown of 10th street will be permitted during the day as required. The street shall remain open overnight and on non-working days. Traffic control plans shall be submitted for approval using the City's standard Right of Way Use Application (attached).

Section 015000 Temporary Facilities and Controls

[Clarification]

The Contractor will be permitted to use a portion of the City's yard located at 7th and Lockhart as a staging area. Coordination with the City's activities in this yard will be required.

Division 2 - Existing Site Conditions

Section 022200 Site Conditions

[Clarification]

No subsurface investigation has been prepared by the Owner.

Division 33 - Utilities

Section 334100 [Clarification]

Air testing of the gravity sewer lines will not be required. The gravity lines will be testing using the television inspection and mandrel test as described in the specifications.

Drawings:

Drawing D-2 [Correction]

The depth of the Trench Dam below the pipe shall be a minimum of 1'-6" (not 5-5" as shown in the Section View).

Drawing Sheets C-2 and C-3

[Correction]

The manhole identified as MH-4 on Sheet C-2 and MH-5 on Sheet C-3 is the same manhole.

Attachments:

00410 Bid Form - Page 4
DEQ Plan Review Approval Letter
Level 5 Agreement - Article 12
Right of Way Use Application
Pre-Bid Meeting Attendance
Plan Holder List

END OF ADDENDUM NO. 1

- 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish bid prices at artificial, non-competitive levels; and
- 4. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the execution of the Contract.

ARTICLE 5 - BASIS OF BID

5.01 Bidder will complete the Work in accordance with the Contract Documents for the following price(s):

ITEM NO.	ITEM DESCRIPTION	UNIT	EST. QTY.	UNIT PRICE	TOTAL EST. PRICE
1	Mobilization & Temporary Utilities/Facilities	LS	All	\$	\$
2	Site Preparation	LS	All	\$	\$
3	Pavement Saw cutting, AC	LF	2,625	\$	\$
3a	Pavement saw cutting, AC and Concrete	LF	1,025	\$	\$
4	Abandon Exist. Sanitary Sewer & Manholes	LS	All	\$	\$
5	Removal of Existing Manholes	EA	4	\$	\$
6	Standard 48" Manhole, up to 8' depth	EA	7	\$	\$
7	48" Manhole Extra depth beyond 8'	VLF	30	\$	\$
8	8-inch PVC Sanitary Sewer, Class B Trench	LF	765	\$	\$
9	12-inch PVC Sanitary Sewer, Class B Trench	LF	58	\$	\$
10	12-inch PVC Sanitary Sewer, Class A Trench	LF	174	\$	\$
11	CLSM Trench Dam	EA	4	\$	\$
12	Lateral re-connection to new SS Main	EA	20	\$	\$
13	Lateral re-connection to new MH	EA	5	\$	\$
14	Lateral extension from Main/MH and connection with exist lateral	LF	180	\$	\$
15	Surface Restoration - Asphalt Replacement	TON	145	\$	\$
16	Site Restoration and Cleanup	LS	All	\$	\$

Total of All Bid Prices	(\$
words	numerals

A. Unit Prices have been computed in accordance with paragraph 11.03.B of the General Conditions.



Department of Environmental Quality Western Region Eugene Office

165 East 7th Avenue, Suite 100 Eugene, OR 97401 (541) 686-7838 FAX (541) 686-7551 TTY 711

February 28, 2012

Ms Jennifer Wirsing
Engineering Services Coordinator
Public Works Development & Department
City of Coos Bay
500 Central Avenue
Coos Bay, OR 97420

Re: WQ-City of Coos Bay Sewage Treatment Plant No. 1

File # 19802 Coos County

Approval of Plans for the 10th Street & West Lockhart Sanitary Sewer Improvements.

Dear Ms. Wirsing:

We have reviewed and approved revised plans for this project received from Mr. Ronald Stillmaker, PE, of SHN Consulting Engineers, in Coos Bay, on January 20, 2012, per OAR 340-52. A \$156.00 technical activities fee and an affirmative Land Use Compatibility Statement (LUCS) were also received. Following are the project description and conditions of approval.

DESCRIPTION

The project is in Coos Bay and includes the installation of approximately 1000' of new 8" and 12" PVC sewer pipes and 7 manholes. The project is to be constructed according to the City of Coos Bay and the 2008 Oregon Standard Specifications for Sanitary Sewer Construction.

CONDITIONS OF APPROVAL

- 1. Construction shall be inspected and certified to us in writing by the design engineer. This is a requirement of OAR 340-52 -040. A certification form is enclosed.
- 2. The engineer's written certification shall be accompanied by copies of field logs of manhole tests. All manholes shall be tested. Please use the enclosed form.
- 3. Note that the standards require manholes to be tested for final acceptance only after completion of all surface restoration, including paving and final adjustment to grade. Manholes shall be filled to the rim at the start of the test. Manhole testing shall not be waived.
- 4. All materials, construction, and testing shall conform to the most recent standards and drawings of the Oregon Standard Specifications. A copy of the standards shall be kept at the project site during construction to resolve any conflicts concerning materials, construction methods, and testing

- 5. The specified color TV warranty test in the 2008 Oregon standards may be waived by the City on this project at its discretion. The specified 95% mandrel deflection test shall not be waived.
- 6. This plan approval is valid for one (1) year. Technologies, materials, and standards change so it is important to keep construction approvals up to date. If construction has not commenced within one (1) year, plans must be resubmitted along with the appropriate fee for approval unless waived by the Department. A valid Land Use Compatibility Statement (LUCS) from the local land use agency as well as a valid building permit from the local Building Codes jurisdiction will also be required.

MUNICIPAL RESPONSIBILITIES

The city is responsible for ensuring that the conditions of approval are followed, including assuring timely submittal of the engineer's certification and manhole test records and that all aspects of the project observe water quality regulations. The city must verify that the project inspector requires erosion controls, that the controls are effective, and that they are maintained. Please note that construction projects that result in the disturbance of one or more acres require application for a National Pollutant Discharge Elimination System (NPDES) General Stormwater Permit, No. 1200-C. The city must verify that contractors, as well as city crews, adhere to DEQ guidelines for proper flushing of water lines. For specific procedures, refer to the state dechlorination requirements posted at:

http://www.deq.state.or.us/wq/wqfact/DisposalofChlorinatedWater.pdf.

INQUIRIES

Please call me if you have any questions about the conditions of approval. I may be reached at (541) 687-7346. We wish you a successful project.

Francis K.A. Dzata

Wastewater Engineering Specialist

For:

Timothy C. McFetridge, PE Senior Environmental Engineer

Water Quality Program

Cc/with enc.

Mr. Ronald F. Stillmaker, PE SHN Consulting Engineers & Geologists, Inc. 275 Market Ave. Coos Bay, OR 97420

W/out:

Dave Belyea, DEQ, WR, Eugene Steve Nichols, DEQ, WR, Coos Bay Shannon Jones, PE, DEQ, WR, Eugene Tim McFetridge, PE, DEQ, WR, Salem

Attachment B

MANHOLE TEST RECORD

DJECT NO.:	PRO	<u></u>	· ·	•				ECT:	PROJ
STING COMPANY:	TES						TOR:	RAC	CONT
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OTE: conducting a sanitary manhole acceptance test, test conducted beforehand shall be considered in	fore co		•		nal adji	g and fi		ng fini	includi

Sanitary Sewer Construction, Section 306.3.03. Manholes shall be filled to a mark on the iron frame at the start of

test, or to the rim of the frame.

INSPECTION AND CERTIFICATION OF PROPER CONSTRUCTION

Send copies to appropriate sewer system operator

cc:

ARTICLE 12 -- Insurance

Specific Directives

- 1. General Liability shall be a per occurrence form and must cover the time for which the work is being performed.
- 2. Proof of insurance of not less than the amount required is to be provided. Written notice of cancellation of insurance shall be provided to the City/Agency <u>not</u> less than 30 days prior to the date of cancellation.
- 3. If the City/Agency is required to use Federal or State insurance policy limits, or is subject to the Federal or State tort claim limits, the limits required through this directive shall be superseded by such limits.
- 4. If a claim occurs where the amount of the claim exceeds the insurance policy limits required by this directive, the contractor assumes full responsibility for the payment of such claim.
- 5. Insurance policy limits shall not be less than those listed in this directive without the consensus of the City Manager, City Attorney and the City Risk Manger of Record. Insurance policy limits may be waived at the discretion of the City/Agency. Insurance policy limits may be required to be higher based upon the City Manager's review of the specific application for which the certificate is required.
- 6. Tail Coverage": If any of the required liability insurance is on a "claims made" basis, recipient shall maintain either "tail" coverage or continuous "claims made" liability coverage, provided the effective date of the continuous "claims made" coverage is on or before the effective date of the Contract/Agreement, for a minimum of 24 months following the later of:
 - (1) Recipient's completion of all services and the City's/Agency's acceptance of all services required under the Contract/Agreement, or
 - (2) The expiration of all warranty periods provided under the Contract/Agreement. Notwithstanding the foregoing 24-month requirement, if recipient elects to maintain "tail" coverage and the maximum time period "tail" coverage is reasonably available in the marketplace is less than the 24-month period described above, recipient shall maintain "tail" coverage for the maximum time period "tail" coverage is reasonably available in the marketplace for the coverage required.

7. Definitions:

<u>Commercial General Liability</u>: To cover bodily injury, death, and property damage. This insurance shall include contractual liability coverage for the indemnity provided under those listed in the Agreement/Contract, personal and advertising injury liability, products liability and completed operations liability. Coverage may be written in combination with Automobile Liability Insurance (with separate limits).

<u>Professional Liability</u>: To cover error, omission or negligent acts related to the professional services to be provided under the Agreement/Contract.

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<u>Automobile Liability</u>: To cover each accident for bodily injury and property damage, including coverage for owned, hired, non-owned, leased, or rented vehicles as applicable. This coverage may be written in combination with the Commercial General Liability Insurance (with separate limits).

<u>Builders Risk</u>: To cover structures being built, temporary structures at the building site, and building materials not yet having become part of the building. The building materials are covered while on the insured location, in transit, or in storage at another location.

<u>Installation Floater</u>: To cover materials, equipment, and personal property while in transit, installation, and until coverage terminates according to the terms of the floater. This coverage can cover the property of others in the contractor's care, custody or control that is often excluded under the contractor's general liability coverage.

<u>Umbrella Liability</u>: To cover excess liability over several of the insured's primary liability policies. An excess liability policy may be what is called a following form policy, which means it is subject to the same terms as the underlying policies; it may be a self-contained policy, which means it is subject to its own terms only; or it may be a combination of these two types of excess policies. Umbrella policies provide three functions:

- (1) To provide additional limits above the each occurrence limit of the insured's primary policies;
- (2) To take the place of primary insurance when primary aggregate limits are reduced or exhausted; and
- (3) To provide broader coverage for some claims that would not be covered by the insured's primary insurance policies, which would be subject to the policy retention.

Most umbrella liability policies contain one comprehensive insuring agreement. The agreement usually states it will pay the ultimate net loss, which is the total amount in excess of the primary limit for which the insured becomes legally obligated to pay for damages of bodily injury, property damage, personal injury, and advertising injury.

Level 5 Insurance Requirements: Construction contracts over \$50,000:

Commercial General Liability Per occurrence	\$ 1,000,000
Workers' Compensation	Statutory Limit
Applicable Federal (e.g., Longshoremen's)	Statutory Limit
Employer's Liability	\$ 500,000
Umbrella/Excess Insurance Per occurrence	\$ 2,000,000
Automobile Liability Per occurrence	\$ 1,000,000
Builders Risk Insurance and Installation Floater	See Section 8

8. Should the Umbrella/Excess Insurance coverage combined with Commercial General Liability coverage not equal or exceed the minimum combined coverage shown, coverage must be increased to equal or exceed the minimum total coverage limits shown. If there is no Umbrella/Excess Insurance coverage, then the Commercial General Liability, Employers Liability, and Automobile Liability limits must be increased to equal or exceed the minimum total coverage limits shown. The Certificate of Insurance(s) and Endorsement(s) will be a

4

part of the Contract and shall be provided to the City/Agency with endorsement(s) indicating that the Commercial General Liability insurance coverage is in effect which shall be primary and non-contributory with any insurance maintained by the City/Agency and include a per project aggregate (form CG 2503 05/09 or equivalent).

Such certificate(s) and endorsement(s) shall name the City/Agency as an additional insured commercial general liability, automobile liability, and umbrella liability policies. Copies of such endorsements or coverage enhancements shall be attached to the certificate. A waiver of subrogation under the workers' compensation and commercial general liability policies shall be provided. Thirty (30) days written notice shall be provided to the certificate holder prior to cancellation or significant modification of coverage. The Certificate of Insurance(s) and Endorsement(s) shall be provided to the City/Agency which will become a part of the Contract. Insurance Coverage provided must be underwritten by an insurance company deemed acceptable by the City/Agency. The City/Agency reserves the right to reject all or any insurance carrier(s) with an unacceptable financial rating.

Contractor will purchase and maintain property insurance for the entire work at the site on a replacement cost basis. Contractor shall obtain, at Contractor's expense, and keep in effect until final acceptance of the work performed under this contract, an Installation Floater or equivalent property coverage for materials, equipment, supplies, and tools to be used for completion of the work performed under this contract. The Installation Floater shall include coverage for testing, if applicable. The minimum amount of coverage to be carried shall be equal to the full amount of this contract. The contractor will be responsible for any applicable deductibles.

9. Non-profits, community groups, and governmental entities that conduct meetings on cityowned property are exempt from the requirements of this administrative directive unless otherwise directed by the City Manager.

ARTICLE 13 -- Successors & Assignments: After the original Contract is executed, the Contractor shall not enter into any new subcontractor agreements for any of the work required under this Contract or assign or transfer any of its interest in this Contract, without the prior written consent of the Owner. The provisions of this Contract shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.

ARTICLE 14 -- Compliance with Applicable Law: Contactor certifies that it will comply with all federal, state and local laws, ordinances and regulations applicable to this Contract, including, but not limited to all applicable requirements of federal and state civil rights and rehabilitation statues, rules and regulations, as well as all local ordinances and regulations pertaining to public contacting. Without in any manner limiting the foregoing, Contractor agrees that the provisions of ORS 279B.220, 279B.225, 279B.235 and 279B.270, ORS 279C.505, 279C.515, 279C.520 and 279C.530, shall apply to the Contract, to the extent that such statutes are not inconsistent with local ordinances and regulations pertaining to public contracting. Further, that ORS Chapter 656, ORS 979.350 and/or USC Section § 276A, apply to Contractor's performance under this Contract."

ARTICLE 15 -- Prevailing Wage: The Contractor certifies, and it shall be a condition of the Contractor's bond as provided by ORS 279C.800-279C.870, that in performing this Contract the Contractor will pay and cause to be paid not less than the prevailing wages as of the date of the bid, per hour, per day, and per week, for each and every person who may be employed in the performance of this Contract.

CITY OF COOS BAY

Public Works and Development Department 500 Central Avenue, Coos Bay, Oregon 97420 Phone (541) 269-8918 Fax (541) 269-8916

Permit No.	MIS20_	00	
Date			

Job Address	Lot/Parcel	# Current Zoni
Name of Property Owner	Address	Phone
Name of Contractor	Address	Phone
DROCAL (Attack Disp): The Foreign The	andaganing D Sidowalk D	Othor
DPOSAL (Attach Plan): ☐ Fencing ☐ L	andscaping Li Sidewaik L	Otner
ain Proposal:		
PERMIT FEES	TYPE & AMOU	NT OF BOND RECEIVED
☐ Right of Way Use fee \$ 75.00	Ozak	
	Cash	\$
☐ Recording Fee (if applicable) \$	Insurance Bond	not incurred) 0
□ Other \$	(City named as addition	nai insured) \$
☐ Excavation of improved surfaces requires a	Letter of Irrevocal	ole .
bond equal to one of the following:	Credit from a bank	
\$60 per linear foot for asphalt/concrete\$20 per linear foot for gravel		
► The estimated cost of the job	Cashier's Check	\$
With a minimum of \$500.00 TOTAL		
TOTAL \$	_	

- В. Finish treatment; replace in kind per City Standard detail, unless other approved;
- Notify the City 48 hours in advance, except in case of an emergency, of construction related street closures so that C. arrangements may be made with the Fire and Police Departments:
- The contractor is responsible to notify utilities prior to street cut and provide signing and traffic control. One-Call D. Notification Center 1-800-332-2344;
- E. If use is determined to be in violation of the permit issued, the permit may be revoked administratively; and,
- Prior to final inspection, compliance with CBMC 12.20.040 is required and restoration of the right of way must be to F. as good condition as existed before the work was undertaken.

As the owner/authorized agent, I state that I have read and understand the conditions for using and doing work within the right of way. I further state that this permit is for the purpose stated and no other. I understand that I am responsible for the quality of work and the liability resulting for said work.

SIGNATURE - OWNER / AUTHORIZED AGENT	DATE	

<u>PLANNING</u>	ENGINEERING	
RECOMMEND APPROVAL AS SUBMITTED: Yes No	SITE VISIT	Yes □ No □
RECOMMEND APPROVAL W/ CONDITIONS Yes No	OWNERSHIP VERIFICATION	Yes No
RECOMMEND DENIAL Yes □ No □	NOTIFICATION OF ADJACENT OWNERS	Yes No
PLANNING REVIEW NOT REQUIRED: □	Copy of letter attached	Yes □ No □
Reviewed by: Date:	10 days notice elapsed on	
COMMENTS/CONDITIONS:	To days hotice diapsed on	
COMMENTS/CONDITIONS.	VISION CLEARANCE APPROVED	Yes □ No □
	UTILITIES CHECKED	Yes □ No □
	RECOMMEND APPROVAL AS SUBMITTED:	Yes □ No □
PIUI DING CODES	RECOMMEND APPROVAL W/ CONDITIONS	Yes □ No □
BUILDING CODES	RECOMMEND DENIAL	Yes □ No □
RECOMMEND APPROVAL AS SUBMITTED: Yes No	Engineering Reviewed by:	Date:
RECOMMEND APPROVAL W/ CONDITIONS Yes No		
RECOMMEND DENIAL Yes □ No □	COMMENTS/CONDITIONS/DRAWINGS:	
REVIEW BY BUILDING CODES NOT REQUIRED: □		
Reviewed by: Date:		
COMMENTS/CONDITIONS:		
<u>OPERATIONS</u>		
SITE VISIT Yes No		
RECOMMEND APPROVAL AS SUBMITTED: Yes No		
RECOMMEND APPROVAL W/ CONDITIONS Yes □ No □		
RECOMMEND DENIAL Yes □ No □		
REVIEW BY OPERATIONS NOT REQUIRED: □		
Operations Reviewed by: Date:		
COMMENTS/CONDITIONS:		

10th Street and West Lockhart Sewer Improvements Project - Pre Bid Attendance City of Coos Bay 612032

February 28, 2013 10:00AIM

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ATTENDEE NAME	Kortmey Johnson	SAM LOSHBAUGH	MARA GOODERLY	KYLE LATTA	Allen Teitzel	Brandon Wheele				 V	

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10th Street & West Lockhart Sewer Improvements Project

612032 Plan Holders List

Bids Due: March 14, 2:00 P.M.

	DISTRIBUTION	ADDRESS/PHONE/FAX/EMAIL	Contract Docs	DATE Issued/ Mailed	PREBID Meeting Attended	Submit Prequal	Add. No. 1
\vdash	City of Coos Bay Jennifer Wirsing (CB01)	201 NW Douglas Blvd. Winston, OR 97496 Ph: 541-679-6114 Fax: 541-679-0496 Email: jwirsing@coosbay.org	×	2/12/13 Delivered	n/a	n/a	3/7/13
7	SHN Consulting Engineers Mark Denning	275 Market Avenue Coos Bay, OR <i>9</i> 7420 Ph: 541-266-9890 Fax: 541-266-9496 Email: <u>mdenning@shn-engr.com</u>	×	n/a	n/a	n/a	3/7/13
8	Daily Journal of Commerce Plan Center	921 SW Washington Street, Ste. 210 Portland, OR 97205 Ph: 503-274-0624 Fax: 503-274-2616 Email: plancenter@djcoregon.com	×	2/12/13 Emailed	n/a	n/a	3/7/13
4	Medford Plan Exchange (CB02)	701 E. Jackson Street Medford, OR 97504 Ph: 541-773-5327 Fax: 541-773-7021 Email: Rachael@medfordbuilders.com	×	2/12/13 mailed	n/a	n/a	3/7/13
സ	Bay Area Plan Exchange	2744 Woodland Avenue Coos Bay, OR 97420 Ph: 541-267-3992 Fax: 541-267-3992 Email: <u>connie.bape@gmail.com</u>	×	2/12/13 emailed	n/a	n/a	3/7/13

DISTRIBUTION	ADDRESS/PHONE/FAX/EMAIL	Contract Docs	DATE Issued/ Mailed	PREBID Meeting Attended	Submit Prequal	Add. No. 1
Eugene Builders Exchange	2460 W. 11th PO Box 22036 Eugene, OR 97402-2710 Ph: 541-484-5331 Fax: 541-484-5884 Email: cassandra@ebe.org	×	2/12/13 emailed	n/a	n/a	3/7/13
Builders Exchange Tina	2607 Wetmore Avenue Everett, WA 98201 Phone: 425-258-1303 Email: tina@bxwa.com	×	2/12/13 emailed	n/a	n/a	3/7/13
Johnson Rock Products Kortney Johnson	PO Box 1250 62157 Hwy 101 Coos Bay, OR 97420 Ph: 541-269-2000 Fax: 541-269-5305 Email: kortney@johnsonrockproducts.com	×	2/13/13 website	×	×	3/7/13
Benny Hempstead Excavating, Inc. Marci Goodrich (CB03)	93716 Hackett Lane Coos Bay, OR 97420 Ph: 541-269-0254 Fax: 541-269-5346 Email: marci@epuerto.com	×	2/15/13 Picked up	×	×	3/7/13
Salem Contractors Exchange Janai Hill	2256 Judson Street Salem, OR 97302 Ph: 503-862-7957 ext 805 Email: Janai@sceonline.org	×	2/27/13 emailed	n/a	n/a	3/7/13
Bandon Concrete Sam Loshbaugh	55356 Rosa Road Bandon, OR 97411 Ph: 541-347-4615 Email: sloshbaugh®bandonconcrete.com	×	On line	×		3/7/13
Knife River Materials Kyle Latta	3055 Ocean Blvd. Coos Bay, OR 97420 Ph: 541-269-1915 Email: tim.huntley@kniferiver.com	×	On line	×	×	3/7/13
Laskey Clifton Allen Tatzel	75355 Hwy 101 Reedsport, OR 97467 Ph: 541-271-2213 Email: estimating@laskey-clifton.com	×	On line	×	×	3/7/13

DISTRI	DISTRIBUTION	ADDRESS/PHONF/FAX/EMAIL	Contract Docs	DATE Issued/ Mailed	PREBID Meeting Attended	Submit Prequal	Add. No. 1	
WW Construction Brandon Wheeler		PO Box 1150 7945 NE Avery Street Newport, OR 97365	×	On line	×		3/7/13	
		Ph. 541-265-7090 Email: Brandon@wwconstruction.org						
							<u>-</u>	