

Date: November 5, 2024

To: All Vendors

Subject: Addendum #3

REFERENCE: P004-25 Substation Power Transformers & LTC Field Services to Remove Dispose, and Retro-Fill Corrosive Oil

This Addendum forms part of the contract and clarifies, corrects or modifies original proposal document.

Question 1: The bid bond form was not included with this RFP. Can we use surety company standard bid bond?

Answer 1: Yes, that is acceptable. Attached is the bid bond template from BPUB, if needed.

Question 2: Do you have the most recent DGA oil test report?

Answer 2: The report is in addenda #1.

Question 3: Would it be possible to get pictures of the data plates on the equipment and a full picture of the equipment?

Answer 3: See attached pictures for nameplate information.

The signature of the company agent, for the acknowledgement of this addendum, shall be required. Complete information below and return via e-mail to: https://doi.org/10.1001/journation-new-mailto:nlopez@brownsville-pub.com.

I hereby acknowledge receipt of this addendum.

Company:

Agent Name:

Agent Signature:

Address:

City:	State:	Zip:	
Phone Number:	E-mail address	s:	
If you have any further question	ns about the Proposal,	call 956-983-6375.	
BY: Hugo E. López Purchasing			

BID BOND

STATE OF TEXAS		§ VN		LL MEN	JDVT	HECE	DDI	CCENIT	rc.			
COUNT	Y OF CAI	MERON		IOW A	LL ME	N D I I	пезе	, PKI	COENI	. . .		
THAT	WE,	the	undersigne	d,								
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			as		•	•			•			
PUBLIC	UTILITI	ES BOA	RD OF TH	E CITY	OF BI	ROWN	SVILI	LE, T	TEXAS	s as O'	WNE	R in
liquidated	d damages	s (not as	a penalty) of	•							for	r the
payment		, well and	l truly to be									
Signed, tl	his		day of _				, 2	20				
The Con-	dition of	the above	obligation	is such	that wh	nereas 1	the Pri	ncip	al has	submit	ted to	the

OWNER a certain BID attached hereto and hereby made a part hereof to enter into a contract in

TRANSFORMER

LTC

FIELD

POWER

SERVICES TO REMOVE, DISPOSE & RETRO-FILL CORROSIVE OIL.

NOW, THEREFORE,

(a) If said BID shall be rejected, or

SUBSTATION

(b) If said BID shall be accepted and the Principal shall execute and deliver a contract in the form of Agreement attached hereto (properly completed in accordance with said BID) and shall furnish payment and performance bonds for his faithful performance of said contract, and for the payment of all persons performing labor or furnishing materials in connection therewith, and shall furnish insurance certificates, 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 an 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.

Signed, this	day of	, 20
Principal		
Surety		
D _{vv} .		

IMPORTANT - Surety companies executing BONDS must be legally authorized by the State Board of Insurance to transact business in the State of Texas, and be listed as approved federal sureties in the most recently issued (as of the date of legal notice) edition of the U. S. Treasury Circular 570.