

ADDENDUM

Project:	Enger Tower Gazebo	Project N	o. 10075.03
Owner:	City of Duluth		
Architect:	Collaborative Design Group 100 Portland Ave South, #100 Minneapolis, MN 55454 (612) 332-3654; FAX (612) 332-3626		
Addendum:	No. 03	Date: 08	8/17/2011

This addendum forms a part of the Contract Documents and modifies the original Bidding Documents dated July 29th 2011 and previously issued Addenda dated August 10th 2011 and August 15th 2011. Portions of the Bidding and Contract Documents not altered by this addendum remain in full force.

Acknowledge receipt of this addendum in the space provided on the Bid Form. Failure to do so may subject the Bidder to disqualification.

ATTACHMENTS

Project Manual Sections: Request for Bid Form (revised).

Drawings: The following drawings are revised and reissued with this addendum: None.

Sketches: The following sketches are issued with this addendum: None.

CHANGES TO BIDDING REQUIREMENTS

COVER:

1. Change Bid Opening Date from August 15th, 2011 to August 31st, 2011.

INVITATION TO BID (ARCH):

1. Change first paragraph part ".... at 2:00 p.m., local time on August 15th, 2011, for the ..." to ".... at 2:00 p.m., local time on August 31st, 2011, for the ...".

INSTRUCTIONS TO BIDDERS:

 Change second paragraph fourth sentence from "Any inquiry received before 11:00am Thursday August 11th, 2011 will be given consideration." To "Any inquiry received before 11:00am Thursday August 25th, 2011 will be given consideration."

REQUEST FOR BID FORM:

1. See attached revised document for changes.

END OF ADDENDUM



REQUEST FOR BID Date: July 29th, 2011 Project #: 10-12T Bid #: 11-13DS Enger Tower Gazebo CITY OF DULUTH

RETURN BY BID OPENING TIME TO:

PURCHASING DIVISION 100 City Hall Duluth, Minnesota 55802

PHONE: (218)730-5340 FAX: (218)730-5921

BID OPENING AT: 2:00 PM ON AUGUST 31st, 2011.

NOTE: All bids must be written, signed and transmitted in a sealed envelope, plainly marked with the Subject Matter and Opening Date. The City of Duluth reserves the right to split award where there is substantial savings to the City, waive informalities and to reject any and all bids. Bidder shall state in proposal if Bid price is based on acceptance of total order. Sales Tax is not to be included in the unit price. Bidder shall state freight charges if, the proposal F.O.B. is shipping point, freight not allowed. Low Bid will not be the only consideration for award of Bid. All pages shall be signed or initialed by authorized bidder=s representative as indicated at the bottom of the page(s) of the request for bid forms.

RETURN BID IN DUPLICATE WITH DUPLICATE DESCRIPTIVE LITERATURE TO THE CITY PURCHASING OFFICE

BID DEPOSIT REQUIREMENTS: 5% of Bid Amount

Deposit shall mean cash, cashier=s check, or corporate surety bond payable to or in favor of City of Duluth.

PERFORMANCE and PAYMENT BONDS: Shall be required of the successful bidder. Bonds shall BOTH be in the full amount of the Contract amount.

INSURANCE CERTIFICATE: Shall be required per specified requirements per the attached requirements.

Designated F.O.B. Point: City Architect Jobsite(s)

Tax: Federal Excise Exemption Account Number: 41-74-0056 K

Item	Qty	U/OM	Description	Unit	Total
Number				Price	Price
			{See Additional Page(s)}		
			FREIGHT	CHARGES \$	
ADDR1_			TOTAL B TO INCL	ASE BID \$ UDE ANY ADDITIONAL PAC	
				PAYMENT TERMS:	
BY:	(Print)	Tit		DINT:	
	URE)	Tele #		RY DATE:	

The City of Duluth is an Equal Opportunity Employer.

Item Number	Qty	U/OM	Description	Unit Price	Total Price
			{See Additional Page(s)}		

Project Name: Enger Tower Gazebo, Duluth, MN.

		on the include any/all Specif Policy by the Agent, materi transpo specifi	dersigned, having familiarized himself/themselves/itself with the project affecting the cost of the work, and with the Contract e the Invitation to Bid, the Contract Agreement Form, the Non-O I Addenda, General Conditions (parts I & II), the Special Co ications, Drawings (as listed in the schedule of drawings), EEO Statement & Compliance Certificate, and Form of Surety Bond City of Duluth and on file in the office of the City Architect a , and hereby proposes to furnish all supervision, technica als, machinery, tools, appurtenances, equipment & services, in- portation services required to complete the BIDS:	t Documents whic Collusion Affidavi nditions, Technica Affirmative Actio or Bond as prepare nd City Purchasin l personnel, labo cluding utilities an	h t, al n d g r, d
001	1	L.S.	BASE BID:	\$	\$
001	-	2	Bidder agrees to perform work as describe in the	Ψ	Ŧ
		Sum	Specification and/or shown on the plans for a		
		Sum	01.		
	-	(In wo	rds - See Additional Page(s) as required)		
002	1	L.S.	Deduct Alternate #1	¢	\$
002	1	L.3.	Deduct Alternate #1		_\$
			Value of contributed or discounted (pro bono) mat	erials.	
003	1	L.S.	Deduct Alternate #2	\$	\$
			Value of contributed or discounted (pro bono) labor	or.	
004	1	L.S.	Deduct Alternate #3	\$	\$
					/
			Eliminate the north and south pergola and associat	ed work.	
005	1	L.S.	Deduct Alternate #4	\$	\$
			Voluntary deduct – contractor identified savings (s	specify).	

ELECTRICAL SUB CONTRACTOR:

electrical sub-contractor and amount.

List the name of the proposed

CITY OF DULUTH Date: July 29th, 2011 Project #: 10-12T Bid #: 11-13DS Enger Tower Gazebo

Completion Time:

The undersigned hereby affirms & agrees, if awarded a contract, to begin work immediately upon receipt of Notice to Proceed and to substantially complete the work within the time schedule indicated in the Special Conditions, _____ Calender Days.

Security in the sum of \$_______ is submitted herewith in accordance with the Instructions to Bidders, payable without condition to the City of Duluth which is agreed shall be retained as liquidated damages for the delay and extra expense caused the Owner if the undersigned fails to execute the contract and furnish bonds required by the contract documents.

for
·
Vice President:
Treasurer:
, being duly sworn, deposes and says that there are no other e names, and that there are no persons or corporations interested in or, other than the above names; also that the proposals are made in any official capacity whatever for the City of Duluth is directly or hereof.

Subscribed and Sworn to before me this _____ day of _____ A.D., ____

_____ Notary Public.

Stamp/Seal

Page 3 of 5

Initial: _____

CITY OF DULUTH Date: July 29th, 2911 Project #: 10-12T Bid #: 11-13DS Enger Tower Gazebo

Addendum Receipt Acknowledgments:

Addendum #:	Dated:	(initial)
Addendum #:	Dated:	(initial)
Addendum #:	Dated:	(initial)

Please Note! Please disregard the note on page 1 regarding sales tax for this bid. All applicable sales and/or use tax are to be included in the bid pricing. All bids are to be bid F.O.B. jobsite, the blank on page 1 for freight shall be left blank.

City Project Contact: Terry Groshong, City Architect - (218)730-5730 & (218)723-3560 FAX

Initial:

PURCHASE ORDER TERMS AND CONDITIONS

- ACCEPTANCE. ACCEPTANCE OF THIS ORDER BY SELLER IS EXPRESSLY LIMITED TO THE TERMS AND CONDITIONS CONTAINED IN THIS ORDER. ANY TERM OR CONDITION STATED BY THE SELLER IN ANY PRIOR PROPOSAL, ON SELLER'S ACKNOWLEDGEMENT FORM, OR IN OTHERWISE ACKNOWLEDGING OR ACCEPTING THIS ORDER IS DEEMED BY BUYER TO BE A MA-TERIAL ALTERATION OF THIS ORDER AND IS HEREBY OBJECTED TO BY BUYER. ANY SUCH TERM OR CONDITION SHALL' BE TOTALLY INAP-PLICABLE TO THIS ORDER UNLESS SPECIFI-CALLY AGREED TO IN A WRITING SIGNED BY AN AUTHORIZED REPRESENTATIVE OF BUYER. AC-CEPTANCE OF THE GOODS OR SERVICES COV-ERED BY THIS ORDER WILL NOT CONSTITUTE ACCEPTANCE BY BUYER OF SELLER'S TERMS AND CONDITIONS. ANY OF THE FOLLOWING A COPY OF THIS ORDER AND RETURNING A COPY OF THIS ORDER DALL OF ITS TERMS AND CONDITIONS SIGNING AND RETURNING A COPY OF THIS ORDER: DELIVERY OF ANY OF THE GOODS ORDERED; INFORMING THE BUYER IN ANY MANNER OF COMMENCEMENT OF PER-FORMANCE; OR RETURNING SELLER'S OWN FORM OF ACKNOWLEDGEMENT.
- 2. PRICE. If price (either fixed price or hourly rate[s] in case of a time and material order) and/or delivery is not specified by Buyer on the face of this orders, Stelier shall immediately submit its best price, delivery date and/or schedule which shall be subject to Buyer's approval and acceptance. Seller warrants that the prices and other terms for the articles solt to Buyer under this order are not less favorable than those extended to all other customers for the same or like articles in equal or lass quantities. In the event Seller reduces its price for such articles during the term of this order are, Seller same or like articles during the term of this order, seller agrees to reduce the prices hereof accordingly. If this order is on a time and material basis, the following shall apply; price shall be (a) material at Seller's cost, less scrap, without any charge for handing or otherwise, plus (b) time at agreed hourly rate(s). If both erigineering work and manufacturing work are involved, separate hourly rates shall be specified for each thereor. No overtime shall be specified for each thereor without Buyer's prior consent and unless separate overtime hourly rate(s) have been specified and agreed upon. No substantial portion of the order shall be subcontracted by Sellar without Buyer's written consent. Seller shall maintain adequate accounting practice to substantiate all costs, which records shall be open to examination by Buyer's writen consent.
- 3. PACKING AND SHIPPING. If Goods are to be delivered under this order, the cost and fee negotiated for this order are deemed to include all packaging and/or storage cost. All Goods shall be packaged, marked, and otherwise prepared in accordance with good commercial practices to obtain lowest shipping rates. On containers, Seller shall mark handling and loading instructions, shipping information, order number, item and account number, shipment data, and names and addresses of Seller and Buyer. An itemized packing list shall accompany each shipment. Overshipments shall be returned to Seller's risk and expense. Early shipments may, at option of Buyer, be returned to Seller's risk and expense or may be retained by Buyer and Buyer shall not be liable for payment until the time originally scheduled hereon.
- 4. F.O.B. AND RISK OF LOSS. Unless otherwise specified on the face of this order, the F.O.B. point shall be Buyer's location designated on the face of this order. If transportation is F.O.B. Seller's location, Seller shall bear all risk of loss or damage to the Goods until delivery of the Goods to the carrier. If transportation is F.O.B. Buyer's location, Seller shall bear all risk of loss or damage to the Goods until delivery of the Goods to Buyer's location.
- 5. INVOICING. All invoices shall be rendered in duplicate unless otherwise specified and shall be rendered within 24 hours after each shipment. Taxes, freight and similar charges shall be shown separately. Each invoice shall be accompanied by bill of lading or express receipt. Payments shall be subject to adjustment for errors, shortages, rejections and other causes. Discount period, if any, shall commence on

the date invoice is raceived or goods are received, whichever is later. Buyer secures blanket coverage on all inbound freight. Invoice charges for additional insurance will not be honored unless otherwise specified.

- 6. INSPECTION. All material and workmanship shall be subject to inspection and test by Buyer, both at plant of Soller and of Buyer. Payment shall be subject to final inspection at Buyer's plant. Buyer shall have the right to reject all goods not conforming to specifications or containing defective material or workmanship. Rejected goods shall be returned at Seller's expense and risk, including transportation both ways, promptly after notification of rejection. Buyer may elect to retain defective goods and to remedy defects and deduct cost of remedying same from amount due Seller. Seller warrants that goods shall be produced under a quality control system that provides at a minimum for the prevention and ready detection of discrepancies and for timely and positive corrective action. Seller warrants that he has or is able to obtain the best facilities and cessary to meet the technical and regulatory requirements specified. Seller warrants that quality control records are maintained on file to ra minimum of one year from date of shipment or as otherwise specified by contract. Buyer reserves the right, upon 72 hours notice, to audit the Seller's facilities and inspection records in connection with this order.
- 7. WARRANTY. In addition and without prejudice to all other warranties expressed or implied by law, Seller warrants that all material or goods covered by this order shall conform to drawings, specifications and other defects. All warranties, both expressed and implied, also constitute conditions and shall survive inspection, acceptance and payment and shall inure to the benefits of Buyer and its customers. Without limitation of any rights by reason of any breach of warranty or otherwise, material or goods which are not as warranted may at any time be returned to Seller at Seller's expense for credit, correction or replacement as Buyer may direct.
- 8. COMPLIANCE WITH LAWS. Selier shall comply with all federal, state, and local laws, ordinances, rules and regulations in the manufacture and sale of the Goods and performance of the Services, including but not limited to the Occupational Safety and Health Act, the Thuth In Negolation Act, the Recources Conservation and Recovery Act and all applicable requirements of the Fair Labor Standards Act. Seller will defend and hold Buyer harmless from any loss, damages, or costs arising form or caused in any way by any actual or alleged violation of any federal, state, or local law, condition, rule, or regulation, or failure by the Seller to (i) have any chemical substances sold here-under included in the list of approved chemical substances published by the Environmental Protection. Agency pursuant to the Toxic Substances Control Act or (ii) provide a completed Material Safety Data Sheet (OSHA Form 20 equivalent) for any chemical substances sold hererunds to real bereation.
- 9. CHANGES. Buyer may, at any time by written order, make changes in drawings, designs, specifications, method of shipment or packing, lime or place of delivery, require additional work, or direct the omission of work covered by this order. If any such change causes an increase or decrease in the price under this order, or in the time required for performance, an equitable adjustment shall be made and this order shall be modified in writing accordingly. Any claim for adjustment under this provision must be asserted within 10 days from date this change is ordered and the amount of such claim must be stated in writing within 30 days thereafter.
- 10. BUYER'S PROPERTY, MATERIALS, AND EQUIPMENT. If Buyer furnishes Seller material or "equipment" ("Equipment" is defined as special dies, molds, jigs, tools, gages, test equipment, masks, etc), or pays for such material or "equipment", title thereto shall remain or vest in Buyer, and Seller shall identify, maintain and preserve such material and "equipment" and shall diepose of it (including scrap) in accordance with Buyer's direction. Such material and "equipment", and whenever practical such individual item thereof shall be plainly marked or otherwise adequately identified by Seller as "property of the City of Dulutif" and shall be

safely stored separate and apart from Seller's property. Seller shall not substitute any property for Buyer's property. Unless otherwise authorized in writing by Buyer, Seller shall use such material or "equipment" only in the performance of purchase orders for Buyer. Seller shall be responsible for any loss, damage, or destruction to such material or "equipment" but Seller shall not include any insurance costs therefore in the cost changed under this order. Also, the "equipment" required to produce the supplies under this order is for the exclusive use of the City of Duluth and is subject to recall upon written notice.

- ASSIGNMENT. Seller shall not assign this order or any rights under this order without the prior written consent of Buyer, and no purported assignment by Seller shall be binding on Buyer without such written consent.
- 12. NOTICE OF LABOR DISPUTES. Whenever an actual or potential labor dispute delays, or threatens to delay, the timely performance of this order. Seller shall immediately notify Buyer in writing of all relevant information with respect to such dispute.
- 13. TERMINATION. (a) Termination Without Cause. Buyer shall have the right, without cause, at any time to terminate all or any part of the undelivered portion of this order by written notice. If Seller has and desires to assert any claim on account of any such termination, Seller shall submit its termination claims to Buyer, in form and with evidence satisfactory to Buyer, promptly, but no lator than 90 days after the effective date of the termination. If Seller relation, and the seller on account of the termination claim within that time, Buyer shall have no liability to Seller on account of the termination. If Seller's termination claim is not acceptable to Buyer and cannot be settled by negotiation, the claim shall be submitted to arbitration. (b) Termination With Cause. If Seller's termination claim is not acceptable to applicable to this order. Buyer shall have the right or remedy at law or under this agreement) by written notice to terminate all or any part of the undelivered portion of this order without any liability to Seller on account the render this agreement) by written notices to terminate all or any part of the undelivered portion of this order without any liability to Seller on account thereof, in the articles elsewhere on such terms and in such manner as Buyer may deem appropriate and Seller shall be liable to Buyer or all excess costs occasioned Buyer thereby.
- 14. PATENTS AND COPYRIGHTS. Selier shall defend, at its own expense, any suit or claim that may be instituted against Buyer or any customer of Buyer for alleged infringement of patents or copyrights relating to the maintenance, sale, or use of the Goods, except for any such infringement resulting from Seller's compliance with detailed designs provided by Buyer, and Seller shall indemnify Buyer and its customers for all costs and damages arising out of such alleged infringement. Buyer shall have the right, at no additional charge, to use

Buyer shall have the right, at no additional charge, to use and/or reproduce the Seller's applicable itierature, such as operating and maintenance manuals, technical publications, prints, drawings, training manuals, and other similar supporting documentation and sales literature. Seller shall advise Buyer of any updated information relative to the foregoing literature and documentation with timely notification in writing.

- 5. PUBLIC LIABILITY INSURANCE. Seller shall hold Buyer and its customer hamless from all injuries, damages and claims arising from performance of work or services covered by this order. Seller shall maintain such insurance as will protect the Seller, the Buyer and his customer from claims under Worker's Compensation Acts and from all other claims for damages, personal injury, or death to employees of the Seller, the Buyer or his Customer, or any other persons which may arise from performance of work or services covered by this order whether performed by the Seller or any Subcontractor or any one directly or indirectly employed by either of them. Certificates of such insurance shall be filed with the Buyer and shall be subject to Buyer's approval for adequacy of protection.
- DELAYS. Time is of the essence. All actual or potential delays of whatever nature must be reported to the Buyer when and as they occur if the event can be expected to result in a delivery later than that shown on the face of this order. Seller agrees to indermify Buyer for all losses, costs and damages resulting from Seller's delay or failure to deliver.
- GENERAL. This order is formed under and shall be interpreted according to, and governed by, Minnesota law. No waiver by Buyer of any of its rights or remedies hereunder shall be construed as a waiver of any other rights or remedies.