



**County of Imperial – Correll Subdivision Retention  
Basin Improvement Project – FY 2014/2015  
THG Project No. 744.057**

**April 6, 2015**

**ADDENDUM NO. 1**

1. Excavations at the bottom of the Correll Estates Retention Basin were completed on April 2, 2015. Refer to Plan Sheet Number 3. A water table elevation of 971.80 was obtained at Station 3+00 North and 2+75 East. A water table elevation of 972.52 was obtained at 2+25 North and 1+75 East.
  2. Benchmark Elevation Number 1 – Elevation 983.89 is located at the Southeast Corner of the Stormwater Pump Station pcc slab. The Stormwater Pump Station is located at the northeast corner of the Retention Basin.
  3. In addition to the County of Imperial Grading Permit to be obtained by the Contractor per Special Conditions Section 16; the Contractor shall also obtain an Encroachment Permit from the County of Imperial Public Works Department prior to commencing construction activities. The contractor shall include the costs of the Encroachment Permit in his/her proposal bid schedule for mobilization. For the purposes of bidding, the Contractor shall include a cost of \$1,250 for the Encroachment Permit. If at the time of the issuance of the Encroachment Permit the actual cost of the Encroachment Permit is less than \$1,250 then a negative change order shall be processed compensating the Heber Public Utility District for the difference between the \$1,250 bid amount and the actual Encroachment Permit Cost. If the actual cost of the Encroachment Permit is greater than \$1,250 then a positive change order shall be processed compensating the Contractor for the difference between the \$1,250 bid amount and the actual Encroachment Permit cost.
  4. SB 854, made important changes to the requirements from California for the contractors bidding or awarded a 'Public Works' contract.
- SB 854 was signed into law on **June 20, 2014** and became effective immediately. All contractors and subcontractors who bid or work on a public works project must register

and pay an annual fee to the State of California, Department of Industrial Relations (DIR). The phased-in timetable is as follows:

- **July 01, 2014:** the registration program became effective and all contractors may register on line and pay the required fee to the State of California, DIR. These early registrations will be valid through June 30, 2015.
- **March 01, 2015: NO** contractor or subcontractor may be listed on a bid proposal for a public works project unless registered with DIR. Registration with DIR becomes mandatory on March 01, 2015 for bids on a public works contract.
- **April 01, 2015: NO** contractor or subcontractor may work on a public works project unless registered with DIR. Registration with DIR becomes mandatory on April 01, 2015 for performing work on a public works contract.

An awarding body may NOT accept a bid or enter into a contract for public works from an unregistered contractor.

#### **ELECTRONIC PAYROLL RECORDS,**

All contractors and subcontractors must furnish electronic payroll records directly to the Labor Commissioner (aka California Division of Labor Standards Enforcement). The phased-in timetable for this requirement is as follows:

- **June 20, 2014 [Immediate]:** Any project that was being monitored by the CMU/Labor Commissioner prior to the adoption of SB 854 will continue to be monitored by the Labor Commissioner afterward; and the contractors on those projects must continue to furnish certified payroll records to the Labor Commissioner until the project is complete.
- **April 01, 2015:** For all new projects awarded on or after this date, the contractors and subcontractors must furnish electronic certified payroll records to the Labor Commissioner.
- **Anytime:** For projects besides those listed above, the Labor Commissioner may at any time require the contractors and subcontractors to furnish electronic certified payroll records. *The Labor Commissioner anticipates requiring this for green energy school projects that receive Proposition 39 funding.*
- **January 01, 2016:** The requirement to furnish electronic certified payroll records to the Labor Commissioner will apply to all public works projects, whether new or ongoing.
- **Exceptions:** The Labor Commissioner may (but is not required to) excuse contractors and subcontractors from furnishing electronic certified payroll records to the Labor

Commissioner on a project that is under jurisdiction of one of the four legacy California DIR-approved labor compliance programs (Caltrans, City of Los Angeles, Los Angeles Unified School District, and the County of Sacramento) or that is covered by a qualifying Project Labor Agreement (PLA).

These new requirements will apply to all public works that are subject to the prevailing wage requirements of the California Labor Code, without regard to the funding source.

**END OF ADDENDUM NUMBER 1**