ADDENDUM NO. 3 JANUARY 20, 2025

PROJECT: CITY OF AZLE

WALNUT CREEK LIFT STATION

BID DATE: January 30, 2025

The following changes and/or additions shall be made to the Plans, Specifications, and Contract Documents for the above referenced project. Bidder shall acknowledge receipt of this Addendum by signing below and returning this Addendum with the Bid.

- 1) The bid date for this project is being moved to January 30, 2025, at 2:00 PM. The location and other submittal requirements will not change.
- 2) The purchase of the lift station equipment (Base Bid Item 8) has been revised to be purchased by the General Contractor according to the attached quote. The bid schedule has been revised accordingly and is attached.

	Prepared by:
Bidder's Acknowledgment	JACOB MARTIN TBPE Firm No. 2448
Date	

CITY OF AZLE, TEXAS WALNUT CREEK LIFT STATION BASE BID SCHEDULE

Show prices in numerals. Round off unit prices to two decimal places only.

These Bid Prices must include all labor, materials, equipment, insurance, overhead, superintendence, transportation, taxes, permits, profits & incidentals to cover the finished Work called for in the Contract Documents.

For all Labor, Materials, Equipment and Incidentals to Furnish and Install the Following:

Bid		Est.		-	Unit	E	xtended
tem	Description	Qty.	Unit		Price	A	Mount
1	Mobilization, Bonds & Insurance (10%)	1	LS	\$		\$	
2	Demolition (as described in the Plans)	1	LS	\$		\$	
3	Modifications to the Lift Station Basin Per Plan Sheet C-05	1	LS	\$		\$	
4	Exterior Electrical Components for the Package Lift Station (components specific to the operation of the package lift station outside of the building)	1	LS	\$		\$	
5	Exterior Plumbing Components for the Package Lift Station (components specific to the operation of the package lift station outside of the building)	1	LS	\$		\$	
6	Aeration System	1	LS	\$		\$	
7	Emergency Generator and ATS (including all necessary ancillary components, conduit, conductors, and connections)	1	LS	\$		\$	
8	Package Self-Priming Lift Station (includes building and base and all components within the building as shown on the Plans and described in the Specifications)	1	LS	\$		\$	
9	SCADA System	1	LS	\$	18,967.00	\$	18,967.0
10	Owner's Allowance	1	LS	\$	75,000.00	\$	75,000.0
TOTAL BASE BID (Items 1 - 10)					\$		

CITY OF AZLE, TEXAS WALNUT CREEK LIFT STATION DEDUCTIBLE ALTERNATE BID SCHEDULE

Show prices in numerals. Round off unit prices to two decimal places only.

These Bid Prices must include all labor, materials, equipment, insurance, overhead, superintendence, transportation, taxes, permits, profits & incidentals to cover the finished Work called for in the Contract Documents.

For all Labor, Materials, Equipment and Incidentals to Furnish and Install the Following:

Bid		Est.		Unit	Extended
Item	Description	Qty.	Unit	Price	Amount
DA1	Aeration System	1	LS	\$	\$
	Emergency Generator and ATS (including all necessary ancillary components,				
DA2	conduit, conductors, and connections)	1	LS	\$	\$
TOTAL ALTERNATE BID (Items DA1 - DA2)					



14040 Santa Fe Trail Drive Lenexa, Kansas 66215 913/888-5201

Name and Address:

Quotation Date: November 27, 2024

Inquiry Number: 36441

Engineer: Jacob Martin

Project: Walnut Creek LS

Job Location: Azle, TX

Smith & Loveless, Inc., having an office at 14040 Santa Fe Trail Drive, Lenexa, Kansas 66215 (hereinafter referred to as "Seller"), hereby agrees to sell to the buyer designated below (hereinafter referred to as "Buyer"), the following equipment subject to all of the provisions set forth in this Sales Agreement. The Sales Representative is not an agent or employee of Seller and is not authorized to enter into any agreement on Seller's behalf or bind Seller in any way.

ONE Smith & Loveless Factory-Built Automatic **Triplex Pumping Station** complete with structural steel base suitable for installation inside a building. The principal items of equipment include three vertical, close-coupled, vacuum-primed, 4D4B Smith & Loveless non-clog pumps, each capable of delivering 416.5 GPM at 200' TDH with a required static suction lift of 15.3', and each driven by 75 HP, 1800 RPM, 3 phase, 60 cycle, 460 volt pump motor; valves, 8" internal piping; control panel with circuit breakers; variable frequency drives; and priming pumps.

Station provided with 6" flanged suction connections and 8" flanged discharge connection

Two pumps in parallel shall be capable of delivering 833 GPM at 200' TDH.

Standard Equipment Included:

QUICKSMART™ PLC digital control package with color touch-screen with following display functions:

High water alarm

Field selectable pump alternation sequence (timed or sequential)

Individual and totalizing running time meters

Alarm silence switch with automatic reset

Prime mode selector - Constant or On-Demand

U.L. NEMA 4X Station Control Panel

SHADE AIDE™ aluminum hood to shield the HMI display from direct sunlight

Non-Mercury Float switch back-up level controls

Surge protection device

Hand-off-automatic selector switches

Vacuum priming system

Pump failure/prime failure via common alarm contact

Duplex GFI convenience receptacle

Spare S&L mechanical seal and volute gasket

Spare 24V power supply transformer

10 year enhanced warranty on pump volute and impeller

5-Year enhanced warranty on QUICKSMART™ PLC control system

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Optional Equipment Items Included:

RAPIDJACK® Check Valves

DURO-LAST® Stainless Steel Base Plate with 25-Year enhanced warranty on base plate

Transformer (10 KVA)

SCADA Module

Wet Well Analog Signal Output

Station Monitoring Package:

- Pump Overload Power Failure
- Time Delay Relay
- Phase Monitor Relay
- Quicksmart™ Digital Flow Rate

Enhanced Alarm Package:

- Intrusion Alarm
- Operator Assistance Alarm
- Low Alarm
- LLW Alarm
- HHW Alarm

Generator Interlock Relay

Main Circuit Breaker

Four (4) Spare 20 A Circuit Breakers

Alarm Light (120 V)

Tool Kit

Intrinsically Safe Displacement Switch Relays

Intrinsically Safe Transducer Barrier

Rosemount Flow Meter

Discharge pressure sensor/ transmitter

Variable Frequency Drives (VFDs)

Monorail with 1-ton electric hoist

WAVESTART® with QSENSE™

Shelter Works Building:

- 19'-6" L x 12 W' x 12'-2" H
- R-24 insulation factor walls only
- R-12 insulation factor doors and ceiling only
- Gasketed/sealed door(s)
- Double entry doors
- Wall mounted forced air station heater
- Air conditioner
- LED Lights
- Two (2) 15" x 15" windows in side walls
- Removable one-piece vaulted "hip" design roof
- GFCI duplex receptacle, 20 A

Warranty: 24 months from startup does not exceed 30 months from date of shipment that equipment will be free of defects in material and workmanship. Does not include labor.

Specifically Excluded Items:

Wet well manway access

Unloading, hauling from nearest unloading area and storage

Excavation, backfilling, grading and all field labor

Concrete, concrete work, grout or grouting

Concrete embedded items

Piping connections or any piping outside the pump station

Electrical wiring and conduit outside the pump station

Unpacking and installation of accessory items, including touch-up painting

Videotaping of startup or training sessions.

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Any items not specifically included in this Sales Agreement are specifically excluded from Smith & Loveless scope of supply.

PLC Program Copy (if applicable)

Smith & Loveless, Inc. will provide one electronic copy of the O&M on CD in PDF format and four hard copies of the O&M. Additional copies can be provided for \$50 per copy.

PRICE, SUBMITTAL DATA & DELIVERY:

\$_558,637.00

F.O.B. factory plus any taxes, which may apply. Truck/Rail freight allowed to the job site, rail siding or nearest unloading area-unloading to be by Buyer. Due to the spike in gas prices, which is beyond the control of Smith & Loveless at the time of our quotation/bid, a fuel surcharge may need to be assessed at time of shipment.

One day supervision of initial operation over one trip is included. If additional days are required, Seller will furnish a **factory supervisor** for \$1,100 per day including travel time plus actual travel expenses.

We are currently experiencing large increases in the price of materials and components with very little advance notice. Therefore, the sales price of the equipment quoted herein is subject to an escalation in price. Escalation shall be based upon the increase incurred by Smith & Loveless for the material or components in excess of 5% from the time of quote. The escalation shall be calculated as the % increase over 5% of the material/component item and shall include material handling factor and overhead. Such escalation shall be verified through quotes, invoices or receipts from suppliers to Smith & Loveless.

Please be advised, delivery quotes are estimates and subject to change based on the current, unpredictable supply chain. Smith and Loveless Inc. cannot guarantee delivery dates, nor accept responsibility for liquidated damages incurred from a late shipment.

With continuing approval of the Smith & Loveless Credit Department, payment terms are:

- o 10% with order
- 25% upon delivery of submittal data
- o 25% 6 weeks after release to manufacture
- o 40% Net 30 from shipment

Seller to send Submittal Data for approval 6-8 weeks after receipt of complete details at Seller's factory.

Manufacturing completion is estimated 28-34 weeks after receipt in Seller's office of approved Submittal Data and/or after all notations or comments have been clarified, approved and inserted into the manufacturing documents by the Seller. Variations in the time Submittal Data is returned to Seller and/or Submittal Data marked approved but which contain contingencies or variations may impact the completion time of the equipment.

ADDITIONAL TERMS AND CONDITIONS

1. GENERAL A. Buyer's execution of this Agreement constitutes Buyer's offer to purchase, on the terms and conditions set forth herein, the equipment described in this agreement, and such offer is irrevocable for thirty (30) days after Buyer executes and delivers to Seller this Agreement together with all necessary engineering data and information. Prices are firm for thirty (30) days after the bid date provided a firm order is received at the factory within that time period and provided approved Submittal Data is received at the factory within forty-five (45) days from the date submittals are forwarded from the factory. In the event firm orders and Submittal Data are not received by Seller within the times set forth above, then price and delivery estimates may change due to changes in the costs of material and labor and/or factory capacity at the time when the firm orders or approved Submittal Data is received by Seller. Seller reserves the right to amend this Sales Agreement if not signed and returned within thirty (30) days from the quotation date. In the event we are unable to ship within estimated period for reasons beyond our control, including a request by the Buyer to defer shipment, the prices are subject to adjustment to those prevailing at the time of shipment.

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- **B.** THIS AGREEMENT IS NOT BINDING ON SELLER UNLESS SIGNED ON SELLER'S BEHALF BY AN OFFICER OR MANAGER OF SELLER.
- **C.** This Agreement constitutes the entire contract between the parties with respect to said equipment (any prior agreement, representation, covenant or warranty, written or oral, being superseded hereby) and may not be amended or modified except by a written instrument duly executed by both parties, the provisions of any purchase order or other document submitted by or on behalf of Buyer to the contrary notwithstanding.
- **D.** All notices hereunder are to be in writing and mailed postage prepaid to the party being notified at the address indicated in this agreement or at such other address as may be designated in writing.
- E. Remedies provided for herein are cumulative and are in addition to all other remedies as may be available at law or in equity.
- **F.** This Agreement is governed by and subject to the laws of the State of Kansas and the Buyer by executing this agreement agrees to submit to the Jurisdiction of the State of Kansas and the venue for any disputes between the parties will be in the District Court of Johnson County, Kansas, or the Federal District Court of Kansas.
- 2. NOTICE TO PROCEED- Return to Seller of approved Submittal Data or notification to Seller that the submission of submittals will be waived, constitutes notice to Seller to proceed with manufacture. In the event Seller does not receive approved Submittal Data within forty-five (45) days after Seller's submission of submittal data for approval, then Seller reserves the right to amend price and delivery of the equipment being sold. Final approved Submittal Data means approval by Buyer (or Buyer's representative) of Seller's Submittal Data and/or after all notations or comments have been clarified, approved and inserted into Seller's manufacturing documents at which point Sellers estimated completion schedule commences. Variations in the time Submittal Data is returned to Seller and/or Submittal Data marked approved but which contain contingencies or variations may impact the completion time of the equipment. Seller agrees to furnish only the equipment included in Seller's quotation and/or as described and modified in the Submittal Data. Approval of the Submittal Data constitutes acceptance of the equipment in the configuration described therein. If Seller is directed to change the scope of the equipment after notice to proceed to manufacture, then Seller reserves the right to amend the price and delivery of the equipment.
- 3. EXCUSED PERFORMANCE- Seller is not liable for any failure or delay in performance hereof, with respect to delivery or otherwise, if such failure or delay is due to any cause beyond Seller's control including, but not limited to, any Act of God, war, civil disturbance, riot, labor difficulty, factory capacity, fire, other casualty, accident or supplier's failure or inability to perform.
- **4. CREDIT APPROVAL-** The credit terms specified herein are subject to Seller's continuing approval of Buyer's credit and if, in Seller's sole judgment, Buyer's credit or financial standing is impaired as to cause Seller to deem itself insecure, Seller may withdraw the extension of credit and require other payment terms.
- 5. PAYMENT- Subject only to any credit terms, which Seller may extend, the total purchase price hereunder is due at such time, within or after the estimated shipment period specified herein, as said equipment is ready to be shipped. Buyer shall pay in full all invoices within the time for payment specified therein and Buyer's payment obligation is in no way dependent or contingent upon Buyer's receipt of payment from any other party. Any balance owed by Buyer for thirty (30) days or more after the same becomes due is subject to a 2% per month delinquency charge until paid. In addition to all other amounts due hereunder, Buyer shall reimburse Seller in full for all damages, costs and expenses, including reasonable attorneys' fees, which Seller may incur with respect to Buyer's breach of this Sales Agreement or the collection of past due amounts from Buyer. If Buyer is in default under this or any other agreement with Seller, Seller may, at its option, defer performance hereunder until such default is cured.
- **6. SECURITY INTEREST-** Until all amounts due hereunder have been paid in full, Seller has a security interest in said equipment and has all rights of a secured party under the Uniform Commercial Code including, without limitation, the right to take possession of said equipment without legal process and the right to require Buyer to assemble said equipment and make it available to Seller at a place reasonably convenient to both parties. At Seller's request, Buyer shall execute any financing statement or statements submitted by Seller in order that Seller's security interest in said equipment may be perfected.
- 7. WARRANTY & LIABILITY- Seller warrants only that said equipment is free from defects in materials and workmanship as set forth in Seller's standard Certificate of Warranty furnished to Buyer at the time of final shipment. THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE OR DESIGN AND WHICH ARE EXPRESSLY DISCLAIMED BY SELLER. Seller's sole responsibility with respect to any equipment which proves to be defective as to materials or workmanship is either to replace or to repair the same as is set forth in said Certificate of Warranty. Unless authorized in writing by Seller, Seller is not responsible for any charge or expense incurred for the modification, servicing or adjusting of said equipment after the same has been delivered to Buyer. Seller is not liable in association with its warranty or in any other capacity for any consequential, incidental or liquidated damages, late fees/damages or penalties.
- **8. CLAIM PERIOD-** Buyer shall immediately inspect said equipment upon receipt thereof and immediately notify the carrier of any damage, shortage or other nonconformance. Seller is not obligated to consider any claim for damages, shortages or non-conformance unless notified by Buyer within ten (10) days after Buyer's receipt of said equipment.
- **9. CANCELLATION-** Should Buyer cancel this agreement without Seller's prior written consent, Seller may, at its option, recover from Buyer a cancellation charge of not less than 20% of the purchase price hereunder. This cancellation charge is intended to compensate Seller for difficult-to-calculate economic losses, including but not limited to, material and labor costs, as well as loss of anticipated profits suffered due to cancellation.
- **10. SEVERABILITY** If any provision or provisions of this Agreement shall be held to be invalid, illegal, unenforceable or in conflict with the law of any jurisdiction, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- 11. STORAGE- If at such time, within or after the estimated shipment period specified herein, as Seller notifies Buyer that said equipment is ready to be shipped Buyer requests a delay in shipment, Seller may, at its option, agree to store said equipment for a period of time determined by Seller, provided that such agreement will not affect Buyer's obligation to pay in full all invoices as they become due, and provided further that for each month, or portion thereof, said equipment is so stored by Seller, Buyer shall pay to Seller as a storage fee an amount equal to 2% of the purchase price.

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12. DRAWINGS, ILLUSTRATIONS AND MANUALS- Catalog and proposal drawings, bulletins, and other accompanying literature are solely for purpose of general style, arrangement and approximate dimensions. Seller may make any changes Seller deems necessary or desirable. Submittal for approval, if required, will be made after receipt of complete information from Buyer. Unless otherwise specified at the time of quotation, six sets will be furnished. Additional sets are at \$25.00 per set. Installation, maintenance and operation manuals will be furnished in the number of copies specified at the time of quotation. If none specified, four will be provided at no added cost, with additional copies at \$50.00 each.

- **13. PERMITS, LICENSES-** Buyer at its sole cost and expense shall obtain all building or other permits or licenses with respect to the installation and operation of said equipment required by any federal, state or local governmental body.
- 14. PATENT INDEMNIFICATION- Seller shall, at its own expense, defend any suit instituted against Buyer, based on any claim that equipment furnished hereunder infringes any Letters Patent of the United States, and Seller shall pay any damages assessed against Buyer in any such suit, provided that Buyer, upon service of process upon Buyer, gives to Seller notice in writing of the institution of such suit, and permits Seller, through counsel chosen by Seller, to defend the same, and gives Seller all information in Buyer's possession and reasonable assistance and authority to enable Seller so to do. Seller shall have no liability or obligation to Buyer for patent infringement resulting from compliance by Seller with written instructions or specifications of Buyer concerning the structure, operation, material, or method of making equipment furnished hereunder.

Agreed to thisday of,	Agreed to thisday of,, at Lenexa, KS.
Buyer	SMITH & LOVELESS,INC
By	ByAuthorized Signature
Physical Address Email Address	Prepared bySales Representative
Is this purchase tax exempt? YesNo If YES, attach Sales Tax Exemption Certificate. Failure to provide tax exempt certificate prior to shipment will result in Buyer being responsible for all applicable taxes.	NOTE: The Sales Representative is not an agent or employee of Seller and is not authorized to enter into any agreement on Seller's behalf or to bind Seller in any way.