THE SCHOOL DISTRICT OF PHILADLPHIA SCHOOL REFORM COMMISSION Office of Capital Programs 440 North Broad Street, 3rd Floor – Suite 371 Philadelphia, PA 19130

TELEPHONE: (215) 400-4730

Addendum No. 2

Subject: Alexander Adaire Elementary School – Mechanical Plant Replacement

SDP Contract No. B-119C, B-120C, B-121C of 2016/17

Location: Alexander Adaire Elementary School

1300 E. Palmer Street

Philadelphia, Pennsylvania 19125

This Addendum, dated May 23, 2018, shall modify and become part of the Contract Documents for the work of this project. Any items not mentioned herein, or affected by, shall be performed strictly in accordance with the original documents.

- 1. Bids for the rebid of the Contract for Electrical Work will be opened at 2:00 PM on Tuesday, June 5, 2018
- 2. Attached is the revised Bid Proposal Form for the rebid contract, identified as SDP Contract No. B-121C (R) of 2016/17
- 3. All other terms and conditions of the original bid, including Addendum No 1, remain in effect.

End of Addendum

BID PROPOSAL FORM MEHANICAL PLANT REPLACEMENT AT

ALEXANDER ADAIRE ELEMENTARY SCHOOL

Contract No. B-121C(R) of 2016/17-Electrical Construction

TO:	The School District of Philadelphia School Reform Commission	OWNER
	Office of Capital Programs The School District of Philadelphia 440 North Broad Street Third Floor - Suite 371 Philadelphia, PA 19130-4015	ADDRESS
FROM	M:	4 D D D E O O
		CONTACT NAME
BASE	E CONTRACT PROPOSAL:	
the sit Contrand Cagree as ne Docum	1. Having become completely familiar with the of Work at the place where Work is to be executed, the conditions as they currently exist, and having care fact Documents prepared for this project, together with Contract Documents as listed hereinafter, the Unders to provide all labor, materials, plant, equipment, tracecessary and/or required to execute all of the Woments for: Contract No. B-121C (R) of 2016/17-Electric Contract No. B-121C (R) of 2016/17-Electr	and having carefully examined fully examined the Bidding and hany Addenda to such Bidding ersigned hereby proposes and ansportation and other facilities ork described by the Contractical Construction
for the	e lump sum consideration of: Dolla	
annou	unt being hereinafter referred to as the Base Prount includes Unit Price Items listed below, if applicab	pusai Amount. Dase propusa
BID A	ALTERNATES (Not applicable to this Contract – N	lo Alternates)
UNIT	PRICES: NOT APPLICABLE TO THIS CONTRACT	<u>T</u>

ACKNOWLEDGEMENT OF RECEIPT OF ADDENDA:

	e Undersigned ackno e appearing on Adden	owledges receipt of the fonda):	ollowing Addenda (list by
Addendum No.	<u>Date</u>	Addendum No.	<u>Date</u>
			·
			<u></u>
			

TIME OF COMPLETION:

3. The Undersigned agrees to Substantially Complete all Work under this Contract within the time periods specified in Division 1, General Requirements, Section 00 1300 entitled "Time of Completion, Milestones and Phasing or Sequencing Requirements".

INSURANCE:

4. All Bidders are instructed to refer to Article GC-11 of the General Conditions. All Contractors or Subcontractors bidding Work on the Project shall include in their bids the costs of Workers Compensation and Employer's Liability Insurance, Commercial General Liability Insurance, Automobile Liability Insurance, Excess Umbrella Liability Insurance (Commercial Umbrella Liability Insurance) and any other types of insurance identified in Division 1- General Requirements, Section 01200 (or 01 1200) entitled "Special Insurance Requirements".

LIQUIDATED DAMAGES:

5. Upon failure by the Contractor to achieve Substantial Completion within the time specified in Article GC-8 of the General Conditions from the Date of Commencement as set forth in the Notice to Proceed, the Contractor shall pay to the School District, as liquidated damages and not as a penalty, the sum of One Thousand Dollars (\$1,000.00) per day for each consecutive calendar day of delay until such time as Substantial Completion of the Work is achieved.

- 6. In addition, the Contractor shall be responsible for and pay for the cost of completion of construction of the Work, as well as for any and all additional charges of the School District, Architect/Engineer, other Project Contractors, and any other Consultants to the School District relating to the Contractor's failure to achieve Substantial Completion on a timely basis, including, but not limited to, delay damages, disruption damages, acceleration costs or expenses, investigative expenses, consulting fees, experts' fees, and attorneys' fees.
- 7. The Contractor and the School District agree that the amounts so fixed herein as liquidated damages are reasonable forecasts of just compensation for the harm that will be caused to the School District by the Contractor's breach.

GENERAL STATEMENT:

- 8. The Undersigned declares that the person or persons signing this Proposal is/are fully authorized to sign on behalf of the firm listed and to fully bind the firm listed to all the Proposal's conditions and provisions thereof.
- 9. It is agreed that the Undersigned has complied or will comply with all requirements of local, state, and federal laws, and that no legal requirement has been or will be violated in making or accepting this Proposal, in awarding the Contract to it and/or in prosecution of the Work.
- 10. Bid Security in the amount of ten percent (10%) of the Base Bid, plus all additive Alternates Proposal amounts, is attached hereto and made a part hereof, without endorsement, in the sum of _______ Dollars (\$_______), which shall become the property of the School District in the event the Contract and Performance Bond and Labor and Materialmen's Bond are not executed within the time set forth, as liquidated damages.
- 11. The Undersigned further agrees within five (5) calendar days from date of Notice of Acceptance of this Proposal or Contract award, to sign and deliver to the School District, all required copies of the School District/Contractor Agreement, the Performance Bond, the Labor and Materialmen's Bond, and the Maintenance Bond, in the forms included in the Bidding Documents, and the policies of insurance or insurance certificates as required by the General Conditions. In case the undersigned fails or neglects to deliver within the specified time the School District/Contractor Agreement, the Performance Bond, the Labor and Materialmen's Bond, and the Maintenance Bond, and the insurance policies or certificates, all as aforesaid, the undersigned shall be considered as having abandoned the Contract, and the Bid Bond accompanying this Proposal shall be forfeited to the School District by reason of such failure on the part of the undersigned, as liquidated damages and not as a penalty.

District/Contractor Agreement ha the Performance Bond, the Labo	remain with the School District until the School been signed and delivered to the School District and Materialmen's Bond, and the Maintenance Bond es have been made and delivered to the School District
Respectfully submitted this	day of, 201
	Individual Proprietorship or Partnership
If Contractor is an individual prop	rietorship or is a partnership, sign here:
	(Trade Name of Firm)
By:(Witness)	By: (SEAL) (Owner or Partner)
	Corporation
If Contractor is a corporation, sign	n here:
ATTEST:	(Name of Corporation)
By:(Secretary or Treasurer)	By: (SEAL) (President or Vice President)
(CORPORATE SEAL)	
Treasurer of the Corporation mus	ne President or Vice President and the Secretary or to be accompanied by a power of attorney, executed be the corporate seal indicating authority to execute

The Undersigned further agrees that the Bid Security may be retained by

12.

this Bid.