This addendum forms a part of the Contract Documents and modifies the original Bidding Documents dated December 20, 2018 and any subsequent addenda. Acknowledge receipt of this Addendum in the space provided on the Bid Form. Failure to do so may subject the Bidder to disqualification.

This addendum consists of 1 page and 0 attachments

**General / Clarifications:**

1. **CLARIFICATION:** Limits of the temporary construction fence are required around the area of work under construction. There is no need to protect finished/completed work or areas where work has not begun with a temporary fence.

2. **CLARIFICATION:** Silt fence shall remain in place until grass in disturbed areas has been established.

3. **CLARIFICATION:** Contractor’s qualifications statements may be submitted with the sealed bid or sent to the Architect’s office. The three (3) apparent low bidders should have submitted statements within ten (10) days of bid opening to be considered for selection of contract. Qualification statements are not required to be on an AIA form.

**Drawings:**

4. **Sheet C-102, CHANGE:** item K calls for 8” **ADS flared end section** 2 each. Change this to 8” **metal end section** 2 each

5. **Section 1004 Coarse Aggregates**, crushed concrete is allowed with the following addition requirement:

   a. The acceptance and use of crushed concrete shall be according to the current Bureau of Materials and Physical Research's Policy Memorandum. *“Recycling Portland Cement Concrete into Aggregate”*. The contractor shall provide the required testing as outlined in the memorandum including Quality, Gradation, and Stockpiling.

   b. The samples should be given to IDOT for testing 3 months prior to use or in accordance to IDOT requirements. This testing is the responsibility of the Contractor and not the County, Architect or Engineer. Changes in material due to failed test results will not result in an additional or amended cost in the contract amount.

End of Addendum 2