



May 7, 2021

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CONTRACT NO. 1740


ALCOSAN PARKING SHUTTLE

ADDENDUM NO. 1

All Bidders bidding on **Contract 1740** shall read and take note of this **Addendum No. 1**. The Contract Documents for the **1740, ALCOSAN Parking Shuttle**, are hereby revised and/or clarified according to the attached Addendum No. 1.

Acknowledgment of Contract 1740, Addendum No. 1.

The Acknowledgment attached to Addendum No.1 is to be signed and returned immediately via fax to Benjamin J. Heilman at 412-734-8715 or email to Benjamin.Heilman@alcosan.org and acknowledged with Bidder's Proposal.



Kimberly Kennedy, P.E.
Director -- Engineering & Construction

ADDENDUM NO. 1

Exhibit D Performance Bond

Instruction to Bidders

Replace Exhibit D-5 included in Bid Documents with corrected Exhibit D-5 attached to this addendum.

Clarifications:

- 1.) The following question was received:

Is it going to be an issue if drivers are Non-Union Employees?

The response is as follows:

No.

- 2.) The following question was received:

It is asking for 3, 8-hour shifts of the drivers, is 2, 12-hours shifts acceptable as well?

The response is as follows:

The Contract doesn't really specify shift length, just that if a driver has an eight-hour shift, they get a lunch. We leave it to the Contractor to determine the appropriate shift length for drivers provided they comply with any federal and state regulations.

- 3.) The following question was received:

Is there any interest in leasing the buses and you provide qualified drivers?

The response is as follows:

No.

- 4.) The following question was received:

Is there a current incumbent? If so whom?

The response is as follows:

No.

5.) The following question was received:

For the additional bus that is required during the hours of 3:00 P.M. and 5:00 P.M., will this bus be parked and store on location during non-service hours?

The response is as follows:

ALCOSAN Parking Shuttle provider will not be permitted to store unattended buses on ALCOSAN property.

6.) The following questions were received:

As an experienced provider in transportation services of this scope and magnitude we know first-hand that running a shuttle 24/7 requires continuous maintenance in order to mitigate breakdowns, however it is inevitable that breakdowns could occur and to limit any service disruptions to the schedule is ALCOSAN open to any accommodations for storage of an additional vehicle to limit service disruptions?

If not, how long would the contractor have to provide a replacement vehicle to resume normal operating services?

The response is as follows:

ALCOSAN Parking Shuttle provider will not be permitted to store unattended buses on ALCOSAN property. In the case where a vehicle becomes inoperable, the Authority will allow the Contractor four (4) hours to provide a replacement vehicle.

**ACKNOWLEDGEMENT OF
CONTRACT NO. 1740 ALCOSAN PARKING SHUTTLE**

ADDENDUM NUMBER 1

FIRM NAME: _____

SIGNATURE: _____

TITLE: _____

DATE: _____

STATEMENT OF SURETY COMPANY

In accordance with the provisions of **CONTRACT NO. 1740** dated _____,
2021, by and between the ALLEGHENY COUNTY SANITARY AUTHORITY and
_____, the Contractor for
ALCOSAN Parking Shuttle, the _____ Surety on the
Performance Bond of the said Contractor, after a careful examination satisfied this company that
all claims for labor and materials have been satisfactorily settled, hereby approves of the final
payment to the said _____, Contractor, and by these
presents witnesseth that payment to the Contractor of the final estimate shall not relieve the
Surety Company of any of its obligations to the Allegheny County Sanitary Authority as set forth
in the said Surety Company's bond.

IN WITNESS WHEREOF, the said Surety Company has hereunto set its hand and seal
this _____ day of _____, 2021.

ATTEST:

Secretary

(Surety Company)

By: _____
President

(AFFIX CORPORATE SEAL)

NOTE: If this statement is executed for the Surety by an Attorney-in-Fact (rather than by the
Surety's President or Vice President) there must be attached to this statement a
currently certified copy of his power of attorney to sign such statements.