

TENDER DOCUMENTS LAZELLE AVENUE BOULEVARD ENHANCEMENT PHASE ONE

This package includes the following documents:

Instructions to Tenderers (White Pages)

Contract Special Provisions (Yellow Pages)

• Tender Form (Pink Pages)

Agreement Between City of Terrace
 And Prime Contractor
 (Blue Pages)

Contract Drawings: (White Pages)

The 2006 edition of the "City of Terrace Standard Construction Specifications and Standard Detail Drawings" is available separately for \$25.00.

CITY OF TERRACE

INSTRUCTIONS TO TENDERERS

Contract: LAZELLE AVENUE BOULEVARD ENHANCEMENT

PHASE ONE

Reference No. PWA-05-2108

1. Introduction

1.1 These Instructions apply to and govern the preparation for this Contract. The Contract is generally for the following work:

Boulevard rehabilitation including excavation, installation of base gravels, paver stone sidewalk, concrete sidewalk replacement, concrete curbing, tree boxes, bike racks, garbage cans, and other related works on Lazelle Avenue between Eby Street and Emerson Street.

1.2 Direct all inquiries regarding the Contract, to:

Rhett Munson, Engineering Supervisor

Address: Public Works Department

5003 Graham Avenue, Terrace, BC V8G 1B3

Phone: (250) 615-4044
Fax: (250) 635-3467
E-mail: rmunson@terrace.ca

2. Tender Documents

- 2.1 The tender documents which a Tenderer should review to prepare a tender consist of all Contract Documents listed in Schedule 1 entitled "Schedule of Contract Documents". Schedule 1 is attached to the Contract Agreement which is included as part of the tender package. The Contract Documents include the Drawings listed in Schedule 2 of the Agreement, entitled "List of Drawings".
- 2.2 Any additional information made available to Tenderers prior to the Tender Closing Time by the City or representative of the City, such as geotechnical reports or asbuilt plans, which is not expressly included in Schedule 1 or Schedule 2 of the Agreement, is not included in the Contract Documents. Such additional information is made available only for the assistance of Tenderers who must make their own judgment about its reliability, accuracy or completeness and neither the City nor any representative of the City give any guarantee or representation that the additional information is reliable, accurate or complete.

3. Submission of Tenders

3.1 Tenders must be submitted in a sealed envelope, marked on the outside with the above Contract Title and Reference No., and must be received by the office of:

Director of Public Works & Engineering on or before:

Tender Closing Time: 2:00 pm Local Time

Tender Closing Date: Thursday, April 22nd, 2021

at: City of Terrace

5003 Graham Avenue, Terrace, BC V8G 1B3

Fax: (250) 635-3467

3.2 Late tenders will not be accepted or considered, and will be returned unopened.

4. Additional Instructions to Tenderers

4.1 A site meeting with the Contract Administrator to allow Tenderers the opportunity to review the site and ask questions can be made by appointment only and are optional. A site meeting is not mandatory but, failure to attend does not eliminate or reduce the Tenderers obligations to become familiar with the site.

Contact Rhett Munson at 250-615-4044 to setup an appointment.

- 4.2 No award will be made to any Contractor who cannot give satisfactory assurance as to his ability to carry out with the Works both from his financial rating, and by reason of his previous experience as a Contractor on Work of a similar nature to that contemplated in the Contract.
- 4.3 Failure to complete any of the Tender Schedules will result in the Tender being considered incomplete. An incomplete Tender may be subject to rejection by the City.
- 4.4 If the unit prices and total amount of the extensions, calculated by the Tenderer in the tender form do not agree, the unit prices will, under no circumstances, be altered and the corrected extensions will be considered as representing the Tenderer's intentions.
- 4.5 Survey layout for the proposed work will be the responsibility of the Contractor. The cost of survey layout is to be included in the unit prices.
- 4.6 Each Tender shall be accompanied by a Bid Bond or a certified cheque made payable to the City, in the amount of ten percent (10%) of the tender price. The Bid Bond or certified cheque shall be returned to the Tenderer upon the signing of the

Contract Agreement with the successful Tenderer and the submission of a suitable Performance Bond. On the failure of the successful Bidder to furnish a satisfactory Performance Bond and to sign the Contract Agreement within fifteen (15) days after being awarded the Contract, the cheque or Bid Bond will be forfeited to the City.

- 4.7 The City may refuse to enter into a Contract Agreement with a Tenderer who has an outstanding dispute on a previous City of Terrace contract, development, subdivision, etc.
- 4.8 The City may refuse to enter into a contract agreement with a Tenderer who has not obtained the most recent edition (2006) of the City of Terrace Standard Construction Specifications and Standard Detail Drawings.
- 4.9 The City reserves the right to accept any offer, or reject any or all offers.
- 4.10 The City reserves the right to waive informalities in or reject any or all tenders or accept the tender deemed most favorable in the interests of the City of Terrace.
- 4.11 Except as expressly and specifically permitted in these Instructions to Tenderers, no Tenderer shall have any claim for any compensation of any kind whatsoever, as a result of participating in the tender, and by submitting a bid each Tenderer shall be deemed to have agreed that it has no claim.

CITY OF TERRACE

CONTRACT SPECIAL PROVISIONS

Contract: LAZELLE BOULEVARD ENHANCEMENT PHASE ONE

Reference No. PWA-05-2108

1. LOCATION OF PROJECT

1. The project is located on Lazelle Avenue, between Eby St. and Emerson St.

2. SCOPE OF PROJECT

- 1. Lazelle Avenue boulevard enhancement phase one, works to include:
 - Excavation of grass/soil areas
 - New base gravel placement
 - Paverstone sidewalk installation
 - Constructing concrete barrier curbs
 - Replacement of concrete sidewalk sections
 - Installation of bike racks
 - Removal and installation of garbage cans
 - Concrete-tree box installation.
 - Other related works

3. CONTRACT SCHEDULE

- 1. The Contractor shall submit to the City a detailed work schedule showing: phases of construction, and the order in which, and the method by which it is proposed to carry out the works. Adequate details shall be furnished for each of the major activities on the project and the arrangements, methods, materials, equipment and construction plans, and time allotted by the Contractor. The contractor must plan to complete each area of works in full prior to starting work on another area. The Contractor shall take into account all factors influencing the Contract. The schedule shall require the approval of the City prior to work commencing on site. During construction, the schedule shall be updated biweekly and provided to the City for review.
- 2. The City anticipates that work on Saturdays may be required to meet the Contract schedule. Time is of the essence.
- 3. The work shall be substantially completed (98% contract complete) not later than **Tuesday August 31**st, **2021**.

- 4. If the project requirements are not met according to schedule constraints, any additional time spent for inspection by City staff after the stated substantial completion date shall be charged to the Contractor. Also see section 00700 (General Conditions) Item 28.1 and 28.2 "City's Right to Do Work" of the Contract Specifications.
- 5. If the Contractor is delayed in completion of the work by any act or neglect of the City or any Contractor employed by the City, then the time of completion shall be extended for a period of time equal to the time lost due to such delays. The Contractor shall not be eligible for any additional costs for overhead, living expenses, labour, equipment, lost profits or any other costs whatsoever arising from extension to the contract working period.

4. LOCAL ACCESS / TRAFFIC

- Local access to all properties and businesses within and beyond the worksite for both vehicles and pedestrians must be maintained except when temporary loss of access is absolutely necessary. The Contractor shall give advance notice to property owners and business managers of such restriction and shall reinstate access as soon as possible.
- 2. Barricades, road closed signs, detour and direction signs to be erected and maintained by the Contractor at all times. Certified traffic control personnel to be provided by the Contractor. Pedestrian access including wheelchairs through the worksite shall be maintained with clearly identified and delineated pedestrian walkways for the duration of the project. Walkways to be modified as required due to construction.
- 3. The Contractor shall submit a Plan of Traffic and Pedestrian Control, Temporary Signage and Detours to the City of Terrace and shall ensure the City has approved the Plan **prior** to commencing construction. The Plan shall include signage, delineation and detours to address safety of pedestrians and travelling public, and shall adhere to the Ministry of Transportation and Infrastructure (MoTI) <u>Traffic Management Manual for Work on Roadways</u> latest edition.

Plan to indicate: type, colour, size of signs proposed, location of detour signage, and business signs.

Traffic control to cover various phases (stages) of construction. Should the approved Plan not cover the works to be undertaken on any given day, the Contractor shall, **prior** to commencing the works, review proposed traffic control with the City for approval.

Radio announcements and signage required to inform public of road closures and detours shall be the responsibility of the Contractor.

Approval of the Plan by the City in no way relieves the Contractor of his responsibility to meet WorkSafeBC requirements. Failure of the Contractor to subsequently implement the Plan as approved may result in the signage being erected by others at the Contractor's expense.

5. DUST CONTROL

- The Contractor shall be responsible for maintenance and set-up of dust control such as water or calcium and bear all associated costs. Clean up of roadway and sidewalk surfaces shall be done daily with dustless sweeping methods. Airborne concrete dust will not be permitted.
- 2. The Contractor shall control dust at all times for the duration of project.
- 3. If the Contractor fails to maintain dust control the City may carry out dust control as needed and charge the Contractor for costs incurred.

6. CO-OPERATION OF THE CONTRACTOR

 The City reserves their right to perform other work by contract or otherwise, and to permit public utility companies and others to do work on or near the project during the progress of the work. Contractor to co-ordinate with utilities to allow for such work.

7. UTILITY AND SURFACE FEATURE DAMAGE

- All infrastructure, buildings and existing surface features damaged or broken will be the Contractor's responsibility and shall be restored to their present state or better. Any costs incurred by the City will be charged to the Contractor.
- 2. The Contractor shall conduct with the City a condition survey of the existing buildings, trees, shrubs, plants, lawns, fencing, service wires and poles, signs, survey bench marks, iron pins and monuments which may be affected by the work. Failure to do so does not alleviate the Contractor from his obligations or responsibilities.
- 3. The Contractor shall retain a qualified British Columbia Land Surveyor to locate, reference and re-establish all destroyed or damaged property boundary reference points and monuments.

4. If natural gas mains or sheathing are damaged during the course of works or preexisting damage is discovered, contact Pacific Northern Gas immediately and leave gas line exposed to allow for repairs.

8. UTILITY WORK PLAN

 The Contractor shall contact all utility companies prior to construction to ensure all utility locates are completed. The Contractor is responsible for ensuring that proper procedures are carried out when working around each utility.

9. USE OF CITY TOOLS / EQUIPMENT

1. The City will not supply tools and equipment such as pipe snappers, valve and hydrant keys, pressure pumps, hoses, barricades, and signs for use on City of Terrace Contract Projects.

10. DISPOSAL OF SURPLUS MATERIALS

- 1. The Contractor shall be responsible for identifying disposal site(s) of all surplus soil from excavation. The City to review and approve disposal locations.
- 2. The Contractor shall dispose of all concrete waste and other non-fill materials offsite and in accordance with the Contract Specifications and WorkSafe B.C. Regulations. Contractor to include disposal costs in unit price bids.
- 3. Where the Contractor has obtained pre-approval from the City, suitable excavated material may be used as native bedding or excavation backfill, etc.

11. SPECIAL WORKING DAYS

- Construction work shall not be carried out on Sundays except in cases of emergency or special circumstances, and then only with the written permission of the City and to such an extent as the City may judge to be necessary. The Contractor will be required to pay all overtime wages for inspection works on Sundays.
- If the Contractor desires to work on a City of Terrace Statutory Holiday notice shall be provided to the City at least ten (10) days in advance of such holiday. The Contractor will be required to pay all overtime wages for inspection work on City of Terrace Statutory Holidays.
- 3. All work areas to be clean, free of equipment, debris, tools, and tripping hazards etc. for the duration of the Riverboat Days Event from August 6th to August 9th, 2021.

12. MAINTENANCE PERIOD

1. Notwithstanding any other provision of this agreement or the termination of this agreement, the Contractor warrants to the City of Terrace for a period of 365 days from the date of Substantial Completion as shown on the Construction Completion Certificate, that all work in connection with this contract is free from any defect resulting from work done or material supplied by the Contractor, and the Contractor shall, to the satisfaction of the City or their representative, rectify any defect that exists within that period.

13. COVID-19 (Coronavirus):

 The contractor must at all times follow the latest British Columbia Ministry of Health requirements and recommendations in response to the on-going COVID-19 situation. Any site safety requirements in regards to COVID-19 are the Contractor's responsibility.

CITY OF TERRACE

TENDER FORM

Contract: LAZELLE BOULEVARD ENHANCEMENT PHASE ONE

Reference No. PWA-05-2108

TO CITY:

1.	WE.	THE	UNDE	RSIGNED

1.1	including Contract Drawings, Instructions to Tenderers, Sp. Standard Construction Specifications and Standard Detail L. following Addenda:	ecial Provisions
		-
		_

- 1.2 have full knowledge of the Place of the Work, and the Work required; and
- 1.3 have complied with the Instructions to Tenderers; and

2. ACCORDINGLY WE HEREBY AGREE:

- 2.1 to perform and complete all of the Work and to provide all the labour, equipment and material all as set out in the Contract Documents, in strict compliance with the Contract Documents; and
- 2.2 to mutually agree to a Substantial Completion date at the time of signing the Contract Agreement, and
 - 2.2.1 that the agreed Substantial Completion date (98% contract completion) shall be in any case no later than <u>August 31st, 2021</u> and
- 2.3 to do the Work for the price, which is the sum of the products of the actual quantities incorporated into the Work and the appropriate unit prices set out in Appendix 1, the "Schedule of Quantities and Prices", plus any lump sums or specific prices and adjustment amounts as provided by the Contract Documents. For the purposes of tender comparison, our offer is to complete the Work for the "Tender Price" as set out on Appendix 1 of this Form of Tender. Our Tender Price is based on the estimated quantities listed in the Schedule of Quantities and Prices, and excludes GST.

Tender's Initials	

3. WE CONFIRM:

3.1 that we understand and agree that the quantities as listed in the Schedule of Quantities and Prices are estimated and that the actual quantities will vary.

4. WE CONFIRM:

- 4.1 that the following Appendices are attached to and form a part of this tender:
 - 4.1.1 Appendices 1 5

5. WE AGREE:

- 5.1 that this tender will be irrevocable and open for acceptance by the City for a period of thirty (30) calendar days from the day following the Tender Closing Date and Time, even if the tender of another Tenderer is accepted by the City. If within this period the City delivers a written notice ("Notice of Award") by which the City accepts our tender we will:
 - 5.1.1 within 15 Days of receipt of the written Notice of Award deliver to the City:
 - a) a Performance Bond in the amount of 50% of the Contract Price, issued by a surety licensed to carry on the business of surety ship in the province of British Columbia, and in a form acceptable to the City;
 - b) a detailed work schedule;
 - c) a "clearance letter" indicating that the Tenderer is in WCB compliance; and
 - d) a copy of the insurance policies as specified in GC 32.2 indicating that all such insurance coverage is in place and;
 - 5.1.2 within 2 Days of receipt of written "Notice to Proceed", or such longer time as may be otherwise specified in the Notice to Proceed, commence the Work; and
 - 5.1.3 sign the Contract Documents.

6. WE AGREE:

6.1 that, if we receive written Notice of Award of this Contract and, contrary to paragraph 5 of this Form of Tender, we:

7. **OUR ADDRESS** is as follows:

- 6.1.1 fail or refuse to deliver the documents as specified by paragraph 5.1.1 of this Form of Tender; or
- 6.1.2 fail or refuse to commence the Work as required by the Notice to Proceed, then such failure or refusal will be deemed to be a refusal by us to enter into the Contract and the City may, on written notice to us award the Contract to another party.
- 6.2 that, in the event of this Tender being accepted within thirty (30) days of the Tender Closing Time and we fail to enter into a contract in accordance with the terms of the Tender, security limited to the lesser of the face value of the Bid Bond or the difference between the amount of this tender and the amount of the tender for which the contract is signed, shall be forfeited to the City, in lieu of any damages to which the City may be entitled by reason of our failure or refusal to enter into such contract.

	Phone:	()	
	Fax:	()	
	Attention:		
This Tender is exe	cuted this	day of	, 2021
Prime Contr	actor:		

Schedule of Quantities

ITEM #	ITEM DESCRIPTION	Unit of	Tender	Price per	PAYABLE
		Measure	Quantity	Unit \$	AMOUNT
1.0	BOULEVARD ENHANCEMENT WORKS				
A)	REMOVALS:				
	Remove and dispose of existing concrete garbage cans and concrete sidewalks within the extents of works as specified on drawing 1 of 2. Remove other existing garbage cans as specified on drawing 1 of 2 and delivery to City Public Works yard.		1		
B)	EXCAVATION:				
	Remove required material to meet design subgrade widths and elevations, including: excavation, hauling, disposal of excess material to site(s) selected by the Contractor and approved by the City, and compaction of subgrade to 95% Modified Proctor density.	M ³	135		
C)	GRANULAR BASE:				
	Supply, place, grade, compact to 98% Modified Proctor, 150mm deep granular base material below proposed paverstones. 100mm deep below curbs and concrete sidewalks (as per City of Terrace Standards)	M³	70		
D)	PAVERSTONE SIDEWALK:				
	Supply, place, grade, compact 25mm sand bedding to 95% Modified Proctor; supply, placement, cutting, surface sanding and consolidation of bricks.	M²	395		
E)	CONCRETE SIDEWALK REPLACEMENT:				
	Supply and placing of reinforced concrete; concrete forming, finishing and protection from weather and vandalism as per City standards.	M²	100		

ITEM #	ITEM DESCRIPTION	Unit of	Tender	Price per	PAYABLE
		Measure	Quantity	Unit \$	AMOUNT
F)	GARBAGE CAN INSTALLATION:				
	Install new garbage cans at locations specified on drawings 1 of 2. Price to include supply and installation of concrete pads, and ½" stainless steel concrete anchors or other approved mounting hardware. Refer to Supplemental Detail # 5. Garbage cans to be supplied by the City.				
I.	Installation in existing paverstone area, price to include removal and reinstallation of existing pavestones.	Each	4		
II.	Installation within proposed paverstone area.	Each	5		
G)	BIKE RACK INSTALLATION:				
	Install bike racks at locations specified on drawing 1 of 2. Bike racks to be supplied by the City. Refer to Supplemental Detail # 6.	Each	10		
H)	CONCRETE TREE BOXES:				
	Supply and install concrete tree boxes. Price to include all backfill materials and compaction. Refer to Supplemental Detail #2 and #3 on Drawing 2 of 2. Trees and tree grates are to be supplied and installed by the City.	Each	13		
I)	CONCRETE BARRIER CURBS:				
	Supply and placing of concrete; concrete forming, finishing smooth and protection from weather and vandalism as per City standards. Refer to Supplemental Detail # 4 on Drawing 2 of 2.	L.M.	24		
J)	TRAFFIC AND PEDESTRIAN CONTROL				
	Includes installation and maintenance of temporary detour signage, flagging, fencing construction ahead warnings etc. needed for construction in accordance with the latest Traffic Management Manual for Work on Roadways (TMM) and Worksafe regulations.	L.S.	1		
	TOTAL BOULEVARD ENHANCEMENT WORKS				

PRELIMINARY CONSTRUCTION SCHEDULE

INDICATE SCHEDULE WITH BAR CHART WITH MAJOR ITEM DESCRIPTIONS AND DATES INCLUDING THE FOLLOWING:

SUBSTANTIAL COMPLETION (98% Contract Completion):

ACTIVITY											
		1	2	3	4	5	6	7	8	9	10
Week ending Friday	DATE										

EXPERIENCE OF SUPERINTENDENT

NAM	E:
EXP	ERIENCE:
•	Dates:
	Project Name:
	Responsibility:
	References:
•	Dates:
	Project Name:
	Responsibility:
	References:
	Dates:
•	Dates: Project Name:
	Responsibility:
	References:

LAZELLE BOULEVARI)
ENHANCEMENT	
PHASE ONE	

TENDER FORM

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Appendix 4

COMPARABLE WORK EXPERIENCE

PROJECT	OWNER/ CONTRACT NAME	PHONE NUMBER	WORK DESCRIPTION	VALUE (\$)

SUBCONTRACTORS

TENDER ITEM	TRADE	SUBCONTRACTOR NAME	PHONE NUMBER

Agreement

Between City of Terrace and Prime Contractor

THIS AGR	REEMENT made in duplicate thisday of	, 2021
Contract:	: LAZELLE AVENUE BOULEVRD ENHA PHASE ONE	NCEMENT
Reference	ee No . PWA-05-2108	
BETWEEN		
	City of Terrace	
	3215 Eby Street,	
	Terrace, BC V8G 1X6	
	(the "City")	
AND		
		
	(the Prime "Contractor")	
The City ar	and the Prime Contractor agree as follows:	
1 THE	HE WORK - START/COMPLETION DATES	
1.1	The Prime Contractor will perform all Work equipment and material and do all things st. Contract Documents.	•
1.2	The Prime Contractor will commence the Wor Notice to Proceed. The Prime Contractor will diligently, will perform the Work generally in a struction schedules as required by the Contraction achieve Substantial Completion of the Work on	I proceed with the Work accordance with the con- ract Documents and will
	, 2021	
	subject to the provisions of the Contract Docu the Contract Time.	ments for adjustments to

Time shall be of the essence of the Contract.

1.3

2 CONTRACT DOCUMENTS

- 2.1 The "Contract Documents" consist of the documents listed or referred to in Schedule 1, entitled "Schedule of Contract Documents", which is attached and forms a part of this Agreement, and includes any and all additional and amending documents issued in accordance with the provisions of the Contract Documents. All of the Contract Documents shall constitute the entire Contract between the Owner and the Prime Contractor.
- 2.2 The Contract supersedes all prior negotiations, representations or agreements, whether written or oral, and the Contract may be amended only in strict accordance with the provisions of the Contract Documents.

3 CONTRACT PRICE

- 3.1 The price for the Work ("Contract Price") shall be the sum in Canadian dollars of the following:
 - 3.1.1 the product of the actual quantities of the items of Work listed in the Schedule of Quantities and Prices which are incorporated into or made necessary by the Work and the unit prices listed in the Schedule of Quantities and Prices; plus
 - 3.1.2 all lump sums, if any, as listed in the Schedule of Quantities and Prices, for items relating to or incorporated into the Work; plus
 - 3.1.3 any adjustments, including any payments owing on account of Changes and agreed to Extra Work, approved in accordance with the provisions of the Contract Documents.
- 3.2 The Contract Price shall be the entire compensation owing to the Prime Contractor for the Work and this compensation shall cover and include all profit and all costs of supervision, survey, labour, material, equipment, overhead, financing, and all other costs and expenses whatsoever incurred in performing the Work.

4 PAYMENT

- 4.1 Subject to applicable legislation and the provisions of the Contract Documents, the City shall make payments to the Prime Contractor.
- 4.2 If the City fails to make payments to the Prime Contractor as they be come due in accordance with the terms of GC 41.0 then interest calculated at 2% per annum over the prime commercial lending rate of the Royal Bank of Canada on such unpaid amounts shall also become

due and payable until payment. Such interest shall be calculated and added to any unpaid amounts monthly.

5 RIGHTS AND REMEDIES

- 5.1 The duties and obligations imposed by the Contract Documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law.
- 5.2 Except as specifically set out in the Contract Documents, no action or failure to act by the City, or Prime Contractor shall constitute a waiver of any of the parties' rights or duties afforded under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach under the Contract.

6 NOTICES

6.1 Communications among the City, and the Prime Contractor, including all written notices required by the Contract Documents, may be delivered by hand, or by fax, or by pre-paid registered mail to the addresses as set out below:

The City:

City of Terrace 5003 Graham Avenue Terrace, B. C. V8G 1B3

Fax: (250) 635-3467

Attention: Kevin Sousa, Engineering Manager

ne Prime	Contractor:		
			_
			_
			-
	Attention:		- -
	Email:		<u> </u>
	Phono:	Fov:	

- 6.2 A communication or notice that is addressed as above shall be considered to have been received:
 - 6.2.1 immediately upon delivery, if delivered by hand; or
 - 6.2.2 immediately upon transmission if sent and received by fax; or
 - 6.2.3 after 5 Days from date of posting if sent by registered mail.
- 6.3 The City or the Prime Contractor may, at any time, change its address for notice by giving written notice to the other at the address then applicable.
- 6.4 The sender of a notice by fax assumes all risk that the fax will be received properly. Confirm by telephone that fax has been received.

7 GENERAL

- 7.1 This Contract shall be construed according to the laws of British Columbia.
- 7.2 The Prime Contractor shall not, without the express written consent of the Owner, assign this Contract, or any portion of this Contract.
- 7.3 The headings included in the Contract Documents are for convenience only and do not form part of this Contract and will not be used to interpret, define or limit the scope or intent of this Contract or any of the provisions of the Contract Documents.
- 7.4 A word in the Contract Documents in the singular includes the plural and, in each case, vice versa.
- 7.5 This agreement shall inure to the benefit of and be binding upon the parties and their successors, executors, administrators and assigns.

LAZELLE BOULEVARD
ENHANCEMENT
DHASE ONE

CONTRACT AGREEMENT

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IN WITNESS WHEREOF the parties hereto have executed this Agreement the day and year first written above.

Prime Contractor:

	(FULL LEGAL NAME OF CORPORATION, PARTNERSHIP OR INDIVIDUAL)			
	(AUTHORIZED SIGNATORY)	PRINT NAME		
	(AUTHORIZED SIGNATORY)	PRINT NAME		
,	CITY OF TERRACE			
	(AUTHORIZED SIGNATORY)	PRINT NAME		
	(ALITHOPIZED SIGNATORY)	DDINT NAME		

Schedule 1

Schedule of Contract Documents

The following is an exact and complete list of the Contract Documents, as referred to in Article 2.1 of the Agreement. In the event of an inconsistency or conflict between the provisions of the contract documents, then the governing documents shall take precedence in the following order:

1	Agreement, including all Schedules;
2	The following Addenda:
3	Drawings listed in Schedule 2 to the Agreement - "List of Drawings";
4	Contract Special Provisions;
5	Executed Form of Tender, including all Appendices;
6	Instructions to Tenderers;
7	Standard Detail Drawings;
8	Standard Construction Specifications;
9	General Requirements

Schedule 2

LIST OF DRAWINGS

(COMPLETE LISTING OF ALL DRAWINGS, PLANS AND SKETCHES THAT ARE PART OF THE CONTRACT DOCUMENTS)

TITLE	SHEET NO.	DRAWING DATE	REVISION NO.
LAZELLE BOULEVARD ENHANCEMENT PHASE ONE - PROPOSED WORKS	1	MARCH 30, 2021	
LAZELLE BOULEVARD ENHANCEMENT PHASE ONE - SUPPLEMENTAL DETAILS	2	MARCH 30, 2021	

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Schedule 3

JOB SITE HAZARD IDENTIFICATION – PRIME CONTRACTOR APPOINTED

2021	
	Phone:
	Phone:
ne)	
lame)	Phone:
NCEMENT OF LAZ	ELLE AVENUE PHASE ONE
<u>IUE BETWEEN EB`</u>	Y ST AND EMERSON ST
End	
ngle Employer Wo ultiple Employer ise Workers:	rkplace
	ne) lame) NCEMENT OF LAZ IUE BETWEEN EBY End End ungle Employer Wo

Checklist of Known Hazards:

Hazard	STATUS – tick box			Comments
	YES	NO	N/A	
Asbestos / Lead				
Bio-Hazardous Materials				
Chemicals				
Confined Spaces				
Dangerous Trees				
De-Energization / Lock-out				
Excavations				
Falling Materials				
Fire Hazards				
Overhead Power Lines				
Personal Property				
Public Property				
Toxic Process Gases				
Underground Utilities Location				
Traffic Control				
Working Alone or in Isolation				
Working at Heights Over 3 m				

LAZELLE BOULEVARD ENHANCEMENT PHASE ONE	CONTRACT AGREEMEN	IT PA	GE - 9
Other Items Identified			
Specific Recommendations / S	Special Precautions		
Is any additional information of	or notes attached? If so p	lease describe.	
This form is only intended to not aware of at this site. This form eliminate the known hazards ide performing a detailed Hazard lorequirements of WorkSafeBC (With all applicable Acts, Regulation	is not intended to instruct to entified above. The contradentification and Hazard Aswesse) regulations. The co	the contractor in how to actor on site is still responsessment for the site a contractor shall at all time	control or onsible for as per the
All safety related Incidents/Acc reported to the City of Terrace C	•		
Safety Supervisor – office - 250 Safety Coordinator – office 250-)- 	or cell 250- or cell 250-	<u></u>
City of Terrace Representative I	Vame		

Contractor Acknowledgement of Receipt of This Form

Contractor Representative Name _____

Contractor Representative Signature

City of Terrace Representative Signature _____

Schedule 4

CONTRACTOR COORDINATION

CONFIRMATION OF CONTRACTOR RESPONSIBILITIES

This form must be completed and signed before work begins

Date					
Project Description: <u>LAZELLE BOULEVARD ENHANCEMENT PHASE ONE (EBY TO EMERSON)</u>					
Tena	Tender Ref # <u>PWA-05-2108</u>				
Pleas	se select on	ne of the following and complete the releva	ant section(s) of this form		
	Type A	Prime Contractor Single Employer Work	kplace		
	Туре В	Prime Contractor – Multiple Employer V	Vorkplace / Includes Sub-Contractors		
	Type C	No Prime Contractor Appointed - Munic	ipal Qualified Coordinator		
Cont	ractor				
		esentative:			
Job 7	Title				
		ted Responsible for Coordination of Safety			
Job 7	Job Title Contact #				
City o	of Terrace F	Representative			
Job 7	Job Title Contact #				

Type A & B - Prime Contractor Appointed – The Contractor

	Yes	No	N/A
Acknowledges the appointment as Prime Contractor			
Attends necessary pre-construction safety meetings (documented)			
Determines the boundaries of the workplace, and ensure that only workers of one employer perform duties with-in those boundaries (Type A only)			
Is responsible for identifying and complying with any and all applicable Acts, Regulations, Standards and Bylaws. The Contractor shall also understand that the WSBC OH&S Regulation and/or any other applicable Acts or Standards shall be adhered to at all times and supersede any direction from the City and it representatives.			
Shall immediately notify The City of Terrace of any conflict between directions given to them and any applicable Acts, Regulations or Standards & Bylaws.			
Accepts that written documentation (e.g. notes, records, inspections, meetings etc.) on all health and safety issues must be made available upon request to the City of Terrace.			
Has (or will before work starts) received a completed Job Site Hazard Identification Form from a representative of the City of Terrace.			

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	Yes	No	N/A
Will conduct an inspection of the worksite to identify any hazards before starting any work on site.			
Shall communicate all known hazards to any person who may be affected and ensure that appropriate measures are taken to effectively control or eliminate all hazards			
Must ensure that all workers on site are suitably trained, orientated and competent to perform the duties for which they are assigned.			
Must submit a Notice of Project to WorkSafeBC (WSBC)and submit a copy to the City of Terrace as required			
Shall report any and all injuries or incident required by regulation to WorkSafeBC. The contractor shall also report these incidents to the City of Terrace Contract Administrator.			
The Contractor must be on the City of Terrace approved contractor list and will submit a copy of their formal Occupational Health and Safety program and site specific safe work procedures where required.			
The Contractor has provided a current "WSBC Clearance Letter" stating that their account with WCB is in good standing			
The Contractor has appointed a qualified coordinator responsible for project safety and provided the City of Terrace with their name & contact information in writing			
Type B Only			
The Prime Contractor has identified & provided to the City of Terrace the names of all other employers and or sub-contractors working on the project			
The Prime Contractor has or will notify all sub-contractors of all know and foreseeable hazards			
The Prime Contractor will meet all obligations under the WCB Act & Regulations for coordinating a multiple employer workplace.			
The Prime Contractor shall be responsible for regular inspections and ensuring that all sub-contractors and their employees comply with any and all applicable Acts, Regulations Standards & Bylaws			
Notes/Follow-up:			
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CONTRACT AGREEMENT

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<u>Type C – No Prime Contractor Appointed – Municipal Qualified Coordinator</u>

City of Terrace Representative		
Contractor		
Contractor RepresentativeJob Title		
The Municipal Qualified Coordinator Must		
	Yes	No
Acknowledge that the City of Terrace is the Prime Contractor		
Attend and coordinate pre-construction meetings as required		
Determine the boundaries of the workplace, and ensure that all contractors works with-in those boundaries		
Ensure that the Contractor and/or the Municipal Qualified Coordinator have conducted an inspection of the worksite to identify any hazards		
Identify and communicate all known hazards the contractor and ensure that appropriate measures are taken to effectively control or eliminate the hazards to the health and safety of all persons at the worksite		
Confirm that all workers are suitably trained, orientated and competent to perform the duties for which they are assigned.		
Complete the Job Site Hazard Identification Form with the contractor		
Submit a Notice of Project to WorkSafeBC as required		
Conduct regular inspections and ensure that all sub-contractors and their employees comply with any and all applicable Acts, Regulations Standards & Bylaws		
Ensure the contractor is on the City of Terrace Approved Contractor List		
Ensure the contractor has provided a current "Clearance Letter" stating that their account with WorkSafeBC is in good standing		
Type C - The Contractor Must		
Identify and Comply with any and all applicable Acts, Regulations, Standards and Bylaws. The contractor shall also understand that the WCB OH&S Regulation and/or any other applicable Acts or standards supersede direction from the City and shall be adhered to at all times.		
Immediately notify The City of Terrace of any conflict between directions given to them and any applicable Acts, Regulations or Standards		
Provide written documentation (e.g. notes, records, inspections, meetings etc.) on all health and safety issues must be made available upon request to the City of Terrace.		
Ensure that all workers are suitably trained, orientated and competent to perform the duties for which they are assigned.		
Report any and all injuries or incident required by regulation to WorkSafeBC and to the City of Terrace		
Perform regular inspections and ensuring that all of their employees comply with any and all applicable Acts, Regulations Standards & Bylaws		

LAZELLE BOULEVARD ENHANCEMENT PHASE ONE	CONTRACT AGREEMENT	PAGE - 13
Notes/Follow-up:		
		·
Contractor Representative Name	e (print)	
Contractor Representative Signa	ture	
City of Terrace Representative N	lame (print)	
City of Terrace Representative S	ignature	