The following items take precedence over referenced portions of the documents for the above-named project and in executing a contract, will become a part thereof. Where any item in the documents is supplemented hereby, the original requirements will remain in effect. All supplemental conditions will be considered as added thereto. Where any original item is amended, voided or superseded hereby, the provisions of such items not so specifically amended, voided or superseded will remain in effect.

This Addendum #1 must be signed and attached to proposal to acknowledge receipt of Addendum. Failure to acknowledge any addenda will result in a non-responsive bid.

____________________________________  ______________________________________
Company’s Name                      Date

____________________________________  ______________________________________
Authorized Representative’s Name     Authorized Representative’s Signature
RFP # 19-31
Engineering Services to Evaluate and Design the Repair of Dams in Henry County
Questions and Answers

1. **Question:** As part of the permitting process with the Georgia Safe Dams Program it is required that an Emergency Action Plan and a Operation and Maintenance Manual be submitted as part of the permit application package. Would the preparation of these two documents be part of the scope of work for the four dams?
   **Answer:** Yes.

2. **Question:** It appears that a cost proposal nor a labor unit price schedule is required to be submitted. Is that the case with this RFP?
   **Answer:** Correct, no cost is requested at this time. We are evaluating based on qualifications.

3. **Question:** Under section III, subsection 4b there is a request to provide a list of customers that are government entities. Does Henry County consider water authorities and the like to be government entities? Schnabel does work all over the county. Should we limit the list to just Georgia or Southeast and should we only include customers where the service we provided involved their dams?
   **Answer:** Henry County Water Authority is a government entity. Georgia only.

4. **Question:** As engineers, we need to make sure that indemnities are insurable so that our client gets the benefit of the insurance covering our services. We have suggested changes as shown below. Would the following changes to RFP terms and conditions be acceptable?
   **26. Indemnification**
   a. The vendor that is selected as the contractor shall, at its own expense, protect, defend, indemnify, save and hold harmless Henry County and its elected and appointed officers, employees, servants and agents from all third party claims, damages, lawsuits, costs and expenses including, but not limited to, reimbursement of all costs from administrative proceedings, court costs and attorney fees that Henry County and its elected and appointed officers, employees, servants and agents may incur to the extent caused by as a result of the negligent acts or, omissions or negligence of the contractor or its employees, servants, agents or subcontractors that may arise out of the agreement.

   b. The contractor’s indemnification responsibility under this section shall include the sum of damages, costs and expenses which are in excess of the sum of damages, costs and expenses which are paid out in behalf of or reimbursed to the County, its officers, employees, servants and agents by the insurance coverage obtained and/or maintained by the contractor.

   As you mentioned, the PLI insurance requirement is $4M per claim, but we can certainly show that if required.
   **Answer:** The County will not modify the standard indemnification clause that is contained in every sealed bid and RFP.