

ADDENDUM NO. 01

February 10, 2012

**PROJECT: FAC 12-05 Replace Tile and Repair Concrete Pool Area
Building 8**

**SINCLAIR COMMUNITY COLLEGE
444 WEST THIRD STREET
DAYTON, OHIO 45402**

**LEVIN PORTER ASSOCIATES INC
24 NORTH JEFFERSON STREET
DAYTON, OHIO 45402
LPA PROJECT NO. 13546.00**

TO ALL BIDDERS:

This addendum including all items listed hereinafter, shall become a part of the documents, shall be taken into account in preparing the Bid Form, and shall become a part of the Contract. The work under each branch shall be in accordance with the original specifications unless excepted in this Addendum.

This Addendum consists of 2 pages and 13 pages of attachments.

ITEM NO. 1: THE SPECIFICATIONS SHALL BE REVISED AS FOLLOWS:

1.1 Specification Section 00 41 13 Bid Form (General Contracting)

1.1.1 Replace Bid Form with **Attached Revised Bid Form**. Tile Pattern for Alternates 4, 6 and 8 has been changed for CT-6.

1.2 Specification Section 01010 – SUMMARY OF WORK, PHASING, ALTERNATES AND ALLOWANCES:

1.2.1 Part 1.1B.2 Revise to read:

2. Tile demolition is to be completed by **and/or supervised by the Tile Subcontractor at all times. It is preferred that the tile subcontractor complete the tile demolition. The tile demolition is to completed with an enclosed vacuum to reduce debris and dust.**

1.2.2 Part 1.1 Add the following:

J. EDGE is not required for this project.

K. No liquid gasoline powered equipment to be used on this project.

L. Sinclair Community College Purchasing distributed the attached “Required Documents” at the Pre-Bid Meeting. In addition to the items included in the attachment the following is also required.

1. General Contractor is required to submit the State of Ohio Subcontract Form before Sinclair Community College can execute the contract. **Subcontract Form** is attached.

- M. Substantial Completion** is defined as when the pool is completed and been filled with water and is ready to be turned over to the owner. The Owner will assist with filling the pool and adding the chemicals.
- N. The performance period will not be extended for any of the Alternates.**

1.2.3 Part 1.2.C Revise the following Alternates to read:

- 4. ADD ALTERNATE G-4: Provide **Square Random** Mosaic Blend pattern CT-6 at Pool Deck surfaces in lieu of CT-4.
- 6. ADD ALTERNATE G-6: Epoxy Grout for **Square Random** Mosaic Blend pattern on Deck and 1" x 1" pattern for pool area.

Provide epoxy grout in lieu of polymer modified grout for CT-1, CT-2, CT-3, CT-5 and CT-6.

- 8. ADD ALTERNATE G-8: Provide CT-6 **Square Random** Mosaic Blend Wall Base

Remove existing first course of 4"x 4" ceramic wall tile above cove base at perimeter walls in Pool Room and replace with 4" of Random Mosaic Blend pattern: CT-6.

1.3 Specification Section 09300 – TILING:

1.3.1 Part 2.2.2.F.Tile Type CT-6. Revise the following:

- 3. Module Size: 1 by 1 inch (25.4 by 25.4 mm) and 2 x 2 inch (50.8 x 50.8 mm) – **1" x 2" tile deleted.**
- 8. Tile Color and Pattern: **Square** Random Mosaic Blend, Colors: Spa D148; Urban Putty, D161; Pepper White, D037, 33% of each color.

1.3.2 Part 2.3.A.1: Surface Preparation: Add **Laticrete 3701 Mortar and Admix** as Equal Product.

1.3.3 Part 2.3.B.1: Waterproofing: Add **c. Laticrete Hydroban.**

1.3.4 Part 3.6.A – Revise A. to read: A. Pool and **Deck** Installation:

ITEM NO. 2: GENERAL:

2.1 **PRE-BID MEETING ADDENDANCE SHEET** is attached.

ATTACHMENTS:

Section 004113 Bid Form (General Contracting) – 7 pages
State of Ohio Subcontract Form – 3 pages
General Requirements (Sinclair Community College) – 1 page
Pre-Bid Meeting Attendance Sheet – 2 pages

**Document 00 41 13 - Bid Form (General Contracting)
State of Ohio Standard Requirements
for Public Facility Construction**



Bids shall be received by Sinclair Community College, Purchasing Department, Room 7324, at 444 West Third Street, Dayton, Ohio 45402 for:

**Project No. FAC 12-05
Replace Tile and Repair Concrete Pool Area, Building 8**

at

Sinclair Community College
444 West Third Street
Dayton, Montgomery County

for the

Sinclair Community College

The time for Contract Completion is 60 consecutive days starting June 15, 2012.

Having read and examined the proposed Contract Documents prepared by the Architect/Engineer for the above-referenced Project and the following Addenda:

Addendum Number

Date Received

_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

The undersigned Bidder proposes to perform all Work for the applicable Contract in accordance with the proposed Contract Documents, for the following sum(s):

ITEM 1. Bid Package 101 – GENERAL CONTRACT

ALLOWANCES (Include Allowance amounts in the Base Bid below)

Description	Section	Amount
Concrete Patching	01 01 00	\$ 2,500.00

BASE BID (Including Allowances and Subtotal of Unit Price Extensions above):

ALL LABOR AND MATERIALS, for the sum of \$ _____

Sum in words: _____
_____ and _____ /100 dollars.

ALTERNATE G-1, **Floor Tile in Classroom 8024B** (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

Sum in words: _____ and _____ /100 dollars.

ALTERNATE G-2, **ALL Plumbing Work** (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

Sum in words: _____ and _____ /100 dollars.

ALTERNATE G-3, **ALL Electrical Work** (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

Sum in words: _____ and _____ /100 dollars.

ALTERNATE G-4, **Square Random Mosaic Blend (CT-6) at Pool Deck in Lieu of CT-4**, (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

Sum in words: _____ and _____ /100 dollars.

ALTERNATE G-5, **Epoxy Mortar and Grout for Base Bid Tile**, (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

ALTERNATE G-6, **Epoxy Mortar and Grout for Square Random Mosaic Blend Pattern (CT-6) on Pool Deck and all 1” x 1” Pool Tile**, (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

Sum in words: _____ and _____ /100 dollars.

ALTERNATE G-7, **Provide CT-4 Mosaic Wall Base**, (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

Sum in words: _____ and _____ /100 dollars.

ALTERNATE G-8, **Provide CT-6 Square Random Mosaic Blend Wall Base**, (Circle appropriate choice below and insert amount)

If Alternate is accepted, ADD TO / DEDUCT FROM Base Bid: \$ _____

Sum in words: _____ and _____ /100 dollars.

-- remainder of page left blank intentionally --

BIDDER AFFIRMATION AND DISCLOSURE

Bidder acknowledges that by signing the Bid Form on the Bidder Signature and Information page, that it affirms, understands, and will abide by the requirements of Executive Order 2011-12K. If awarded a Contract, the Bidder will become the Contractor and affirms that both the Contractor and its Subcontractors shall perform no services requested under this Contract outside of the United States.

The Bidder shall provide the locations where services under this Contract will be performed in the spaces provided below or by attachment. Failure to provide this information as part of its Bid may cause the Bidder to be deemed non-responsive and no further consideration will be given to its Bid. If the Bidder will not be using Subcontractors, indicate “Not Applicable” in the appropriate spaces.

1. Principal business location of Contractor:

_____	_____
Address	City, State, Zip

2. Location where services will be performed by Contractor:

_____	_____
Address	City, State, Zip

Locations where services will be performed by Subcontractors, if known at time of Bid Opening:

_____	_____
Address	City, State, Zip

_____	_____
Address	City, State, Zip

_____	_____
Address	City, State, Zip

3. Location where state data will be stored, accessed, tested, maintained, or backed-up, by Contractor:

_____	_____
Address	City, State, Zip

Locations where state data will be stored, accessed, tested, maintained, or backed-up by Subcontractors, if known at time of Bid Opening:

_____	_____
Address	City, State, Zip

_____	_____
Address	City, State, Zip

_____	_____
Address	City, State, Zip

BIDDER'S CERTIFICATIONS

The Bidder hereby acknowledges that the following representations in this Bid are material and not mere recitals:

1. The Bidder has read and understands the proposed Contract Documents and agrees to comply with all requirements of the proposed Contract Documents, regardless of whether the Bidder has actual knowledge of the requirements and regardless of any statement or omission made by the Bidder which might indicate a contrary intention.
2. The Bidder represents that the Bid is based upon the Basis of Design and Acceptable Components specified by the proposed Contract Documents.
3. The Bidder has visited the Site, become familiar with local conditions, and has correlated personal observations about the requirements of the proposed Contract Documents. The Bidder has no outstanding questions regarding the interpretation or clarification of the proposed Contract Documents.
4. The Bidder understands that the execution of the Project will require sequential, coordinated, and interrelated operations, which may involve interference, disruption, hindrance, or delay in the progress of the Bidder's Work. The Bidder agrees that the Contract Sum, as amended from time to time, shall cover all amounts due from the State resulting from interference, disruption, hindrance, or delay that is not caused by the State or its agents and employees. The Bidder agrees that any such interference, disruption, hindrance, or delay is within the contemplation of the Bidder and the State and that the Contractor's sole remedy from the State for any such interference, disruption, hindrance, or delay shall be an extension of time in accordance with the proposed Contract Documents.
5. During the performance of the Contract, the Bidder agrees to comply with Ohio Administrative Code Chapters 123:2-3 through 123:2-9 and agrees to incorporate the monthly reporting provisions of Ohio Administrative Code Section 123:2-9-01 into all subcontracts on the Project, regardless of tier. The Bidder understands the State Equal Opportunity Division may conduct pre-award and post-award compliance reviews to determine if the Bidder maintains nondiscriminatory employment practices, maintains an affirmative action program, and is exerting good faith efforts to accomplish the goals of the affirmative action program. For a full statement of the rules regarding Equal Employment Opportunity in the Construction Industry, see Ohio Administrative Code Chapters 123:2-1 through 123:2-9.
6. The Bidder and each Person signing on behalf of the Bidder certifies, and in the case of a Bid by a joint venture each member thereof certifies as to such member's entity, under penalty of perjury, that to the best of the undersigned's knowledge and belief: (a) the Base Bid, any Unit Prices, and any Alternate bid in the Bid have been arrived at independently without collusion, consultation, communication or agreement, for the purpose of restricting competition as to any matter relating to such Base Bid, Unit Prices or Alternate bid with any other Bidder; (b) unless otherwise required by law, the Base Bid, any Unit Prices and any Alternate bid in the Bid have not been knowingly disclosed by the Bidder and shall not knowingly be disclosed by the Bidder prior to the bid opening, directly or indirectly, to any other Bidder who would have any interest in the Base Bid, Unit Prices or Alternate bid; (c) no attempt has been made or shall be made by the Bidder to induce any other Person to submit or not to submit a Bid for the purpose of restricting competition.
7. The Bidder understands that the Contract is subject to all the provisions, duties, obligations, remedies and penalties of Ohio Revised Code Chapter 4115 and that the Bidder shall pay any wage increase in the locality during the term of the Contract.

8. The Bidder shall execute the Contract Form with the Contracting Authority, if a Contract is awarded on the basis of this Bid, and if the Bidder does not execute the Contract Form for any reason, other than as authorized by law, the Bidder and the Bidder's Surety are liable to the State as provided in Article 5 of the Instructions to Bidders.
9. The Bidder certifies that the upon the award of a Contract, as the Contractor it shall make a good faith effort to ensure that all of the Contractor's employees, while working on the Site, shall not purchase, transfer, use, or possess illegal drugs or alcohol or abuse prescription drugs in any way.
10. The Bidder acknowledges that it read all of the Instructions to Bidders, and in particular, Section 2.10 - Submittals With Bid Form, and by submitting its Bid certifies that it has read the Instructions to Bidders and it understands and agrees to the terms and conditions stated in them.
11. The Bidder agrees to furnish any information requested by the Contracting Authority or the Architect/Engineer to evaluate the responsibility of the Bidder.
12. The Bidder agrees to furnish the submittals required by Instructions to Bidders Section 6.1 for execution of the Contract Form within 10 days of the date of the Notice of Intent to Award.
13. When the Bidder is a corporation, partnership or sole proprietorship, an officer, partner or principal of the Bidder, as applicable, shall print or type the legal name of the Bidder on the line provided, and **sign the Bid Form**.
14. When the Bidder is a joint venture, an officer, partner or principal, as applicable, of each member of the joint venture shall print or type the legal name of the applicable member on the line provided, and **sign the Bid Form**.
15. Bidder acknowledges that by signing the Bid Form on the following Bidder Signature and Information page that it is signing the actual Bid and when submitted as a part of its bid package, shall serve as the Bidder's authorization for the further consideration and activity in the bidding and contract process.
16. All signatures must be original.

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BIDDER SIGNATURE AND INFORMATION

Bidder's Authorized Signature: _____

Please print or type the following:

Name of Bidder's Authorized Signatory _____

Title: _____

Company Name: _____

Mailing Address: _____

Telephone Number: _____

Facsimile Number: _____

E-Mail Address: _____

Where Incorporated: _____

Federal Tax Identification Number: _____

Date enrolled in an OBWC-approved DFSP (month/date/year): _____ / _____ / _____

Contact person for Contract processing: _____

President's or Chief Executive Officer's Name / Title: _____

JOINT VENTURE ADDITIONAL BIDDER SIGNATURE & INFORMATION

Joint Venture Bidder's Authorized Signature: _____

Please print or type the following:

Name of Joint Venture Bidder's Authorized Signatory _____

Title: _____

Company Name: _____

Mailing Address: _____

Telephone Number: _____

Facsimile Number: _____

E-Mail Address: _____

Where Incorporated: _____

Federal Tax Identification Number: _____

Date enrolled in an OBWC-approved DFSP (month/date/year): _____ / _____ / _____

Contact person for Contract processing: _____

President's or Chief Executive Officer's Name / Title: _____

END OF DOCUMENT

**State of Ohio Subcontract Form
State of Ohio Standard Requirements
for Public Facility Construction**



This Subcontract is between [**Insert Subcontractor**] (the "Subcontractor") and [**Insert Contractor**] (the "Contractor") for services in connection with [**Insert Public Authority**] (the "Public Authority") for the following Project (the "Project):

Project Number [**AGY-FYNNNN**]
[**Insert Type**] Subcontract
[**Project Name**]
[**Location**]

ARTICLE 1 - NATURE OF SUBCONTRACT

1.1 The Subcontractor shall perform the entire Subcontract Work as specified in Exhibit [**N**] and described in the Contract Documents for the Project:

ARTICLE 2 - COMPENSATION

2.1 The Contractor agrees to pay for the performance of this Subcontract, subject to additions and deductions as provided in the Contract Documents, the Subcontract Sum of [**Insert Subcontract Sum**], comprised of the following:

[**Insert Subcontract Sum Component**] \$ [**Insert Amounts**]
[**Insert Subcontract Sum Component**] \$ [**Insert Amounts**]
[**Insert Subcontract Sum Component**] \$ [**Insert Amounts**]

ARTICLE 3 - TIME OF PERFORMANCE

3.1 Time is of the essence. The Subcontractor shall diligently prosecute and complete all Subcontract Work in accordance with the construction progress schedule agreed between the parties

ARTICLE 4 - CONTRACT DOCUMENTS

4.1 To the extent that the contract between the Public Authority and the Contractor applies to the Subcontract Work: (1) The Contractor and the Subcontractor agree to be mutually bound by the terms of the Contract Documents; (2) The Contractor assumes toward the Subcontractor the rights, remedies, obligations, and responsibilities that the Public Authority has and assumes toward the Contractor; (3) The Subcontractor assumes toward the Contractor the rights, remedies, obligations, and responsibilities that the Contractor assumes toward the Public Authority; and (4)The Subcontractor agrees to perform its portion of the Work in accordance with the Contract Documents.

4.2 The Subcontract and any modifications, amendments, or alterations thereto shall be governed, construed, and enforced by and under the laws of the State of Ohio.

4.3 If any term or provision of the Subcontract, or the application thereof to any Person or circumstance, is finally determined, to be invalid or unenforceable by a court of competent jurisdiction, the remainder of the Subcontract or the application of such term or provision to other Persons or circumstances, shall not be affected thereby, and each term and provision of the Subcontract shall be valid and enforced to the fullest extent permitted by law.

4.4 The Subcontract shall be binding on the Contractor and Subcontractor, their successors and assigns, in respect to all respective covenants and obligations contained in the Contract Documents, but the Subcontractor may not assign the Subcontract without the prior written consent of the Contractor and the Public Authority.

ARTICLE 5 - EFFECTIVENESS

5.1 The Subcontract shall become binding and effective upon execution by the Contractor.

5.2 This Subcontract has been executed in several counterparts, each of which shall constitute a complete original Subcontract, which may be introduced in evidence or used for any other purpose without production of any other counterparts.

5.3 Any signatory may deliver a copy of its counterpart signature page to this Subcontract via fax or e-mail. Each signatory shall be entitled to rely upon a signature of any other signatory delivered in such a manner as if such signature were an original.

ARTICLE 6 - REPRESENTATIONS

6.1 Contingent Assignment. The Contractor's contingent assignment of this Subcontract to the Public Authority, as provided in the Contract, is effective after termination of the Contractor by the Public Authority and the Public Authority's acceptance of the assignment in writing to the Subcontractor. The Subcontractor consents to the assignment and shall be bound at the same price and terms as in the Subcontract to the Public Authority. Unless the Public Authority takes assignment of the Subcontract, the Subcontractor will not have any contractual rights against the Public Authority.

6.2 Intended Third-Party Beneficiary. The Public Authority is an intended third party beneficiary of the Subcontract, entitled to enforce any rights thereunder for its benefit.

6.3 Insurance. The Subcontractor shall maintain insurance in accordance with the Contract Documents. Exhibit [N] sets forth the minimum limits of liability for the insurance required in the Contract Documents.

6.4 Right to Audit. The Subcontractor agrees that the Public Authority or any agents designated by the Public Authority have access to and the right to audit and the right to copy at the Public Authority's cost all of the Subcontractor's books, records, contracts, correspondence, instructions, drawings, receipts, vouchers, purchase orders, and memoranda relating to the Work for a period of not less than 3 years following completion of the Work consistent with Section 149.43 of the Revised Code with regard to the Public Authority's obligation to maintain confidentiality of trade secrets.

6.5 Indemnity. To the fullest extent permitted by law, the Subcontractor shall indemnify, defend, and hold harmless the Public Authority, the Contractor, their consultants and employees from all claims and expenses for bodily injury and property damage other than to the Work itself that may arise from the performance of the Subcontract Work, including reasonable attorneys' fees, costs and expenses, but only to the extent caused by the negligent acts or omissions of the Subcontractor or a person or entity for whom the Subcontractor may be liable. This Subcontract does not require a Subcontractor to waive its immunity under the Workers Compensation laws of Ohio from claims brought against the Subcontractor by the Subcontractor's employees.

6.6 Prompt Pay. The Contractor shall at a minimum make payments to the Subcontractor in accordance with Applicable Law, including Section 4113.61 of the Revised Code. Progress payments to the Subcontractor for satisfactory performance of Subcontract Work shall be made no later than 10 days after receipt by the Contractor of payment from the Public Authority for Subcontract Work.

6.7 Retainage. Subcontractor retainage shall be at a rate equal to the percentage retained from the Contractor's payment by the Public Authority for the Subcontract Work, unless a lesser percentage is otherwise specified.

6.8 Warranty. The Subcontractor fully warrants, for the benefit of the Public Authority, that all materials and equipment shall be new unless otherwise specified, of good quality, in conformance with the Contract Documents and free from defective workmanship or materials.

6.9 Non Waiver of Lien Rights or Payment Bond Rights. This Subcontract shall not prohibit a Subcontractor from exercising its rights under Chapter 1311 of the Revised Code or under any Contractor-provided payment bond.

6.10 Non-Discrimination. The Subcontractor agrees to fully comply with Applicable Law regarding equal opportunity, including Section 153.59 of the Revised Code and, to the extent applicable, all Executive Orders issued by the Governor of the state of Ohio.

6.11 Dispute Resolution. The supplemental conditions to this Subcontract shall provide for a dispute resolution process comparable to the Contract’s dispute resolution process in terms of timing, notice, substantiation, and informal dispute resolution efforts. The dispute resolution process provided in the supplemental conditions shall result in prompt access to the ultimate dispute resolution mechanism selected by the parties.

6.12 In the event that any supplemental conditions or other Subcontract terms conflict with the State of Ohio Subcontract Form, the State of Ohio Subcontract Form takes precedence and this Subcontract shall be read and enforced to include the provisions of the State of Ohio Subcontract Form.

6.13 The following exhibits are attached to and are a part of this Subcontract:

Exhibit A:

Exhibit B:

Exhibit C:

IN WITNESS WHEREOF, the parties have executed this Subcontract Form.

[Insert SUBCONTRACTOR]

By: _____
(Authorized Signature)

(Print or type Signatory Name)

(Print or type Signatory Title)

[Insert CONTRACTOR]

By: _____
(Authorized Signature)

(Print or type Signatory Name)

(Print or type Signatory Title)

Date: _____

END OF DOCUMENT

Required Documents

The successful bidder will be required to submit the following documents and certificates to the Sinclair Purchasing Department prior to being awarded the "Contract for Construction." **Line item #1 is required with the submittal of the bid and lines 2 through 6 are required before Sinclair will execute the "Contract for Construction."**

All vendors are therefore, **STRONGLY** encouraged to include all these documents with their bids. **The college will not execute the contract without all of these documents.**

1. **Bid & Bond with Actual Dollar Amount Specified, current Power of Attorney and unexpired Department of Insurance Certificate**
2. **Unexpired EOD Compliance Certificate**
3. **Unexpired BWC Certificate**
4. **DFSP Certificate; Drug Free Safety Program**
5. **Completed DMA form or evidence of DMA pre-certification.**
http://homelandsecurity.ohio.gov/dma/dma_forms.asp
6. **Personal Property Tax Affidavit Form**
<http://www.sinclair.edu/about/offices/purchasing/Forms/>

Only after the completion of all internal and/or external approvals occurs, will the executed contract, NTP (Notice to Proceed), NOC (Notice of Commencement), NTS (Notice to Surety) and PO (Purchase Order) be sent to the successful bidder to legally engage them. **The contractor cannot be engaged until the above processes have been completed.**

IT IS PARAMOUNT THAT BIDDERS EXECUTE THEIR PROPOSALS WITH COMPLETE THOROUGHNESS AND DELIBERATE ATTENTION TO DETAIL, TO PRECLUDE ANY UNNECESSARY DELAY OR REJECTION OF THEIR BID.

Thank you,

Sinclair Purchasing Office

Meeting Attendance

Meeting Purpose: PRE-BID

Project: REPLACE THE 4 REPAIR CONCRETE POOL

Date: 2/11/12
 Time: 10:00 AM

NAME	COMPANY	PHONE		EMAIL
			FAX	
Jim Fauzey	SCC	(937) 512-3048 Fax (937) 512-4592		James.Fauzey@Sinclair.Edu
Audrey S. Michele	LITHKO RESTORATION	513.863.5500 513.863.5580		michelen@LITHKORESTORATION.COM
MARIA Mansfield	Fendler Court	937-258-9604 937-258-2575		MariaMansfield@Fendler.Lcom
Tony AKERS	SSRC	861-7778 F		takers@ssrg.com
Randy Adkins	MSD	937-254-3235 937-254-4295		radkins@msdinc.net
Dave Owens	GJO Dist + Contracting	937 964 1442 PH 837 964 1513 FAX		GJOOWENS@Prodyg.net
EBEL FILSON	BECKER CONSTRUCTION	859-8308 859-8306		BECKERCONSTRUCTION@ATTN.NET
Jeff Adkins	SPECTRA CONTRACT FINANC	614-921-8493		JEFF.ADKINS@SPECTRACF.COM
Patrick Kohrtner	Kendall construction	937-885-5678		Patrick@Kendallconstruction.com
Sara Cantrell	M+S Flooring	937-743-9990		scantrell@msfloor.com
ERIC LEBOIS	M+S FLOORING	"	"	elebois@mstfloor.com
MARTY DABEVEIT	BILBERRY CONST, INC	937-228-0046		MARTY@BILBERRY-CONSTRUCTION.COM
JOSEPH MUMPOWER	CEN INDUSTRIAL CONTRACTORS	937-322-7341 x211		JMUMPOWER@CEN-INDUSTRIAL.COM

Meeting Attendance

Meeting Purpose: PME - BMD

Project: BERACE TILE & REPAIR CONCRETE POOL

Project No: 12-05

Date: 2/1/12

Time: 10:00 AM

NAME	COMPANY	PHONE		EMAIL
			FAX	
Tom Ayers	Amyco BLDG	1-937-692-6330		Tom.Smyth@berace.com
Mike Mallery	Kramer + Feldman, Inc.	1-937-692-5778		Mmallery@KFTContractors.com
Mark Schmid	SAC - PUECH.	513-821-7444		
		513-821-2271		
		937-512-3020		
		937-512-2949		mark.schmid@Sindane.edu