C-17-0915



LETTER AGREEMENT AMENDMENT #1

This AMENDMENT ("Amendment") shall amend and become a part of the Letter Agreement for Professional Services dated April 5, 2017 between Lancaster County Engineering ("Client") and Olsson Associates, Inc. ("Olsson") providing for professional services for the following Project (the "Agreement"):

PROJECT DESCRIPTION AND LOCATION

Project Description: Tier 1 Site Investigation Project is located at: 110 O Street, Lincoln, Nebraska

SCOPE OF SERVICES

Client and Olsson hereby agree that Olsson's Scope of Services under the Agreement is amended by adding the services specifically described below for the additional compensation set forth below:

Phase 300 - Monitor Well Abandonment

Abandon four monitor wells installed at the referenced location. All wells will be abandoned in accordance with most current version of Nebraska Department of Health and Human Services System Title 178- *Rules and Regulations Governing Water Well Construction, Pump Installation, and Water Well Abandonment Standards.* Written notification of well abandonment will be submitted to the Nebraska Department of Natural Resources within 60 days of abandonment.

SCHEDULE FOR OLSSON'S SERVICES

Unless otherwise agreed, Olsson expects to perform its services covered by this Amendment as follows:

Anticipated Start Date:	Upon Notice to Proceed
Anticipated Completion Date:	Per NDEQ compliance schedule

Olsson will endeavor to start its services on the Anticipated Start Date and to complete its services on the Anticipated Completion Date. However, the Anticipated Start Date, the Anticipated Completion Date, and any milestone dates are approximate only, and Olsson reserves the right to adjust its schedule and any or all of those dates at its sole discretion, for any reason, including, but not limited to, delays caused by Client or delays caused by third parties.

COMPENSATION

For the additional Scope of Services specifically set forth in this Amendment, Client shall pay Olsson the following fee in addition to the fee(s) set forth in the Agreement:

Client shall pay to Olsson for the performance of the Scope of Services on a time and expense basis estimated not to exceed One Thousand, Four Hundred and Eighty Dollars (\$ 1,480.00). Services provided by our principals and employees for this project will be billed at the rates in accordance with the current Nebraska Department of Environmental Quality's <u>Reasonable Rate</u> <u>Schedule and Reimbursement Guidance Manual</u> for petroleum release sites. Olsson shall submit invoices on a monthly basis and payment is due within 30 calendar days of invoice date.

TERMS AND CONDITIONS OF SERVICE

All provisions of the original Agreement not specifically amended herein shall remain unchanged.

If this Contract Amendment satisfactorily sets forth your understanding of our agreement, please sign in the space provided below. Retain a copy for your files and return an executed original to Olsson. This proposal will be open for acceptance for a period of 30 days from the date set forth above, unless changed by us in writing.

OLSSON ASSOCIATES, INC.

By By_

Mike Sorgenfre

By signing below, you acknowledge that you have full authority to bind Client to the terms of this Amendment. If you accept this Amendment, please sign:

LANCASTER COUNTY ENGINEERING

By _____

Signature

Printed Name _____

Title		
1 100		

Dated: _____