

CONTRACT AGREEMENT FORM

Alhambra ESD #68
(GPPCS/S.A.V.E.) IFB #M16-13-21

Contract Name: Paving Parking Lot at 1992 Apache Trail-Globe Contract No.:

Statement of Purpose and Need (3-5 Sentences)

Per the amended Lease Contract with APS the impound lot must be paved by July 1, 2016.

Contract End Date: 06-16-16 to 07-20-16

Renewal Option: Yes

No

Maximum Dollar Limit: \$47,378.23

Contract Information

Firm Name: Sunland Asphalt Contact Person: Chancy Cherry

Address: 3600 S. 7th Avenue Phone No: 602-288-2052/602-639-1247-Cell

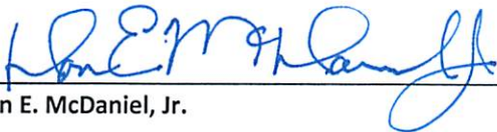
City: Phoenix State: AZ Fax: _____ Email: ccherry@sunlandasphalt.com

Special Notes:

Gila County is part of the Strategic Alliance for Volume Expenditures (S.A.V.E.), which includes the Arizona State Contract, for cooperative purchasing. By using the Alhambra School District contract with Sunland Asphalt, it will save the county in both time and money for a rate that has already been established in the Alhambra School District bidding process.

Authorization to use a Cooperative Purchasing Agreement with the Alhambra School District ESD Contract #M16-13-21, Concrete and Paving Site Work approved this 15th day of June, 2016.

GILA COUNTY MANAGER



Don E. McDaniel, Jr.



Contractor's License Numbers
 AZROC-111922-CLA
 AZROC-095189-C13
 NV-49496 Limit \$5,000,000
 CA-781952-C12
 C5 74079

Phoenix - Tucson - Las Vegas - Bullhead City - Albuquerque

775 W Elwood St
 Phoenix, AZ 85041
 O: (602) 323-2800
 F: (602) 680-1332
 www.sunlandasphalt.com

PROPOSAL

PROPOSAL

Client: Gila County 745 N Rose Mofford Wy Globe, AZ 85501	Contact: Shannon Coons O: (928) 402-8521 F: (928) 425-8104	Job: Gila County - Public Works 745 N Rose Mofford Wy Globe, AZ 85501	Date Written : 6/10/2016 Proposal Number : 71551-2 T-Line Number : UJ9A00217S Project Consultant: Chance Cherry
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Bid in Accordance with the Alhambra ESD #68 (GPPCS/SAVE)
 Contract IFB #M16-13-21 – Concrete and Paving Site Work
 Awarded 3-2-2016 Thru 2-28-2017 (1st Year)
 UNIT PRICE BREAK DOWN CAN BE PROVIDED UPON REQUEST

We propose to furnish all labor, material, and equipment necessary to complete the work as outlined below in accordance with the plans and specifications submitted herewith, to wit:

Remove / Replace Asphalt

- 01-110 Provide project management including travel time, meetings, paperwork and billings.
 - 01-330 Provide the following limited construction permits:
 - Dust control permit
 - Water meter permit and water
 - 32-130 Make necessary sawcuts.
 - 22-120 Remove approx. 13,968 square feet of existing asphalt to a depth of 2". Removal of asphalt is bid at 2" depth, if depth is greater than 2" additional charges will apply.
 - 21-410 Fine grade existing base, add moisture, and compact to grade on approx. 13,968 Sq. Ft.
 - 27-310 Pave approx. 13,968 square feet with 3/4" asphalt to an average finished depth of 2.5" after compaction with a steel wheeled vibratory roller. (This proposal is based on performing the work in 1 section(s).) Tack coat not included in proposal
- Sub Total**

	Sub Total :	\$39,785.00
GLA 4412	County Tax :	1,706.78
GLB 4463	City Tax :	517.20
	Total :	\$42,008.98

Fog Seal

- 28-222 Power sweep/clean asphalt surface. (Approx. 13,968 Sq. Ft.) See specification sheet C-1
 - 06-040 Fog seal approx. 13,968 square feet using SS1H asphalt emulsion. (This proposal is based on performing the work in 1 section(s). Adhesion or bonding of Fog materials not warranted in areas exposed to automotive fluids and/or other spills.)
- Sub Total**

	Sub Total :	\$3,089.00
GLA 4412	County Tax :	132.52
GLB 4463	City Tax :	40.16
	Total :	\$3,261.68



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Remove Fence

22-120 Remove 147 linear feet of chain link fence.

Sub Total

	Sub Total :	\$1,996.00
GLA 4412	County Tax :	85.63
GLB 4463	City Tax :	25.95
	<u>Total :</u>	<u>\$2,107.58</u>

Grand Total

	Sub Total :	\$44,870.00
GLA 4412	County Tax :	1,924.92
GLB 4463	City Tax :	583.31
	<u>Grand Total :</u>	<u>\$47,378.23</u>



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Notes / Disclaimers

No permits, fees, bonds, compaction test, concrete, striping bumper blocks, signs (No signage of any kind, electrical signs of any kind, barricades, stop signs, handicap signage, warning or beware signs) weed killers, water meter, or staking in price unless noted in contract. There will be an extra charge based on time and material for the removal and replacement of dirt or soil if hardpan, saltpeter or caliche is found unless otherwise noted.

Additional charges may be applied resulting from circumstances beyond the control of Sunland Asphalt which prohibit the above mentioned work from being completed as scheduled. (i.e., unmoved vehicles, trailers, sprinklers, vandalism, etc.)

Any pre-existing ADA compliance issues are excluded from contract unless specifically stated in proposal.

Additional Disclaimers: Removal of asphalt has been bid at 2" and does not include milling. If depth of asphalt removal is greater than 2" additional charges will apply. Tack Coat not included in proposal.

NOTE: IMPORTANT NOTICE: Due to the severe volatility of the world oil market, the price on this proposal is for work completed before 7/11/2016. If work is completed after this date, regardless of cause or fault, pricing will be adjusted to reflect material costs at the time of delivery to the project. All materials and work affected by the oil market are dependant on availability of materials and pricing at the time of completion of the work.

ACCEPTANCE OF PROPOSAL

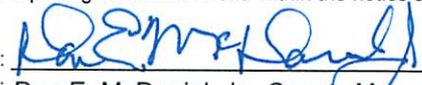
TERMS: NET 15 DAYS

The above prices, specifications and conditions are satisfactory and hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above. Sunland Asphalt may withdraw this proposal if not accepted within 30 days, or if pricing becomes invalid within the notice above.

Sunland Asphalt

Client

Authorized Signature : _____
 Name : **Chance Cherry**
 Designation : **Project Consultant**

Authorized Signature : 
 Name : **Don E. McDaniel, Jr., County Manager**
 Date : **6/15/16**

SUNLAND ASPHALT TERMS AND CONDITIONS

All materials guaranteed to be as specified. Any alteration or deviation from above specifications involving extra costs will be executed only upon written orders and will become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents, and delays beyond our control. Owner to carry fire, tornado, and other necessary insurance. Our workers are fully covered by Workmen's Compensation Insurance. All jobs are subject to prelien.

Sunland Asphalt Terms and Conditions

Contractor hereby accepts the terms of the attached Contract subject to the provisions as defined on the Contract Agreement as well as the Owner's Agreement with the terms set forth in this Addendum. This Addendum is attached hereto and incorporated herein by reference. If any of the terms of the Contract are inconsistent with the terms of this Addendum, then this Addendum shall be controlling and the parties shall be bound by the terms and conditions of this Addendum.

1. PAYMENT

Contractor shall be paid a monthly progress payment within 15 days after receipt of the payment by the Owner for the value of work performed. Final payment, including all retention, shall be due 15 days after the work described in the Proposal is substantially completed. No provision of this agreement shall serve to void the Contractor's entitlement to payment for properly performed work.

2. INTEREST AND EXPENSES

All sums not paid when due shall bear an interest rate of 1 ½% per month or the maximum legal rate permitted by law, whichever is less, and all costs of collection, including a reasonable attorneys' fee, shall be paid by Owner.

3. ATTORNEYS' FEES

In the event of litigation or collection efforts by Contractor, the prevailing party shall be reimbursed for its reasonable attorneys' fees, which shall include all costs that would normally be passed through to the client, specifically but not limited to research charges, travel costs, expert witness costs, copying costs, mailing costs, facsimile costs, had-delivery costs, Federal Express or Express Mail costs, taxable costs and disbursements.

4. CONTINUED PERFORMANCE

Nothing in this subcontract agreement shall require the Contractor to continue performance if timely payments are not made to Contractor for suitably performed work.

5. BACKCHARGES

No back charges or claim of the Owner for services shall be valid except by an agreement in writing by the Contractor before the work is executed, except in the case of the Contractor's failure to meet any requirement of the subcontract agreement. In such event, the Owner shall notify the Contractor of such default, in writing, and allow the Contractor reasonable time to correct any deficiency before incurring any cost chargeable to the Contractor.

6. WORK AREAS

Owner is to prepare all work areas so as to be acceptable for Contractor work under the contract. Contractor will not be called upon to start work until sufficient areas are ready to insure continued work.

7. TIME FOR PERFORMANCE

Contractor shall be given a reasonable time in which to commence and complete the performance of the contract. Contractor shall not be responsible for delays or default where occasioned by any causes of any kind and extent beyond its control, including but not limited to: delay caused by Owner, architect and/or engineers, delays in transportation, shortages of raw materials, civil disorders, labor difficulties, vendor allocations, fires, floods, accident hazardous waste or controlled substances and acts of God. Contractor shall be entitled to equitable adjustment in the subcontract amount for additional costs due to unanticipated project delays or accelerations. Contractor shall not be obligated to provide any labor or materials outside the scope of work unless Owner shall first agree in writing to equitably adjust the subcontract amount to be paid Contractor.

8. WORKMANSHIP

All workmanship is guaranteed against defects for a period of one year from the date of substantial completion of installation. This warranty is in lieu of all other warranties, express or implied, including any warranties of merchantability or fitness for a particular purpose. The exclusive remedy shall be that Contractor will replace or repair any part of its work which is found to be defective. Contractor shall not be responsible for special, incidental or consequential damages. Contractor shall not be responsible for damage to its work by other parties or for improper use of equipment by other Standard of industry practice and will override strict compliance and strict performance.

9. WORK HOURS

Work called for herein is to be performed during Contractor's regular working hours as agreed to by the Owner and the Contractor.

10. NOTICE

Any notice or written claim required by the contract documents to be submitted to the Owner, on account of charges, extras, delays, acceleration, or otherwise, shall be furnished within a time period, and in a manner to permit the Owner to satisfy the requirements of the contract documents, notwithstanding any shorter time period otherwise provided.

11. LIEN RIGHTS

Nothing in this agreement shall serve to void Contractor's right to file a lien or claim on its behalf in the event that any payment to Contractor is not timely made.

12. LABOR

Contractor shall not be bound by any of Owner's labor agreements (in whole or in part).

13. LIQUIDATED DAMAGES

The Owner shall make no demand for liquidated damages for delays in any sum in excess of such amounts as may be specifically named in this Addendum and no liquidated damages may be assessed against Contractor for more than the amount paid by the Owner for unexcused delays to the event actually caused by the Contractor.

14. SCHEDULE

Contractor shall submit a schedule to Owner, Owner will review and notify Contractor of any schedule conflict. If Contractor finds it necessary to change his schedule, owner will give his best effort to meet this change in schedule. Contractor shall not be penalized for non-performance and will be paid for work performed.

15. INSURANCE RESTRICTION

Notwithstanding any provision to the contrary, Contractor shall maintain the types and limitations on insurance as shown on the attached certificate of insurance. Contractor is not required to waive any claims or rights of subrogation against the Owner or any others for losses and claims covered or paid by Owner's workers compensation or general liability insurance. Acceptance of the Certificate of Insurance constitutes acceptance of the insurance of Contractor, including any additional insured requirements. In addition, Contractor shall not provide completed operations under an additional insured requirement.

16. INDEMNITY, HOLD HARMLESS RESTRICTION

Any indemnification or hold harmless obligation of the Contractor shall extend only to claims relating to bodily injury and property damage and then only to that part or proportion of any claim damage, loss or defect that results from the negligence or intentional act of the indemnitor or someone for whom it is responsible. Contractor shall not under any circumstance have a duty to defend. Nothing in this agreement shall require the Contractor to indemnify any other party from any damages including expenses and attorneys' fees to persons or property for any amount exceeding the degree Contractor directly caused such damages. Contractor shall not be responsible for fines or assessments made against Owner and Contractor. Contractor retains all rights of subrogation. Contractor will not indemnify anybody for any actions except for Contractor's own negligence and only in the proportional amount of their negligence.

17. RIGHT TO RELY

Contractor shall rely on plans, drawings, specifications and other information provided by Owner, Owner, Architect or representatives of each. Contractor assumes no risk for unknown or unforeseen conditions not evident from the plans, drawings, specifications or other information provided to Contractor.

18. HAZARDOUS WASTE

Contractor shall have no obligation to handle (that is, to remove, treat or transport) any substance which is considered hazardous waste or substance under state or federal law ("hazardous waste"). Handling hazardous waste shall be outside the scope of work of this agreement. Title to all hazardous waste shall remain with others and shall not be property of Contractor.

19. DISPUTE RESOLUTION

Final determination of contract compliance and all dispute resolutions shall be handled in the jurisdiction and venue of Maricopa County, Arizona, and be governed by the laws of Arizona.