D'HUY Engineering, Inc.

CONSULTING ENGINEERS: Project Management | Facilities Engineering | Structural Design & Analysis | Forensic Engineering

March 6, 2015

Todd Bergey (bergeyt@slsd.org) Southern Lehigh School District 5775 Main Street Center Valley, PA 18034

Reference: Southern Lehigh Middle School

Concrete and Asphalt Replacement

Dear Mr. Bergey,

We would like to thank you for the opportunity to submit a proposal to provide engineering services for the partial replacement of concrete and asphalt at the Southern Lehigh Middle School.

Project Description

It is our understanding that SLSD would like to replace the areas of concrete and asphalt as shown in the attached photo. The proposed replacement is intended to address defects including cracks and heaved concrete. In order to ascertain the existing thickness and condition of the system components, DEI suggests that no fewer than two (2) core samples are taken for each area of replacement.

Scope of Services

DEI would provide design and construction administration services for the project as follows:

Design and Bid Phase

- 1. Meet with SLSD to confirm the scope of work and parameters
- 2. Perform a field survey of the areas to document topographic features and boundaries
- 3. Conduct four (4) core samples; two (2) each in the concrete and asphalt areas
- 4. Apply for necessary municipal agency approvals
- 5. File for prevailing wages and incorporate wage requirements into contract (if required)
- 6. Prepare milestone project schedule and site logistics plan
- 7. Prepare project bid drawings and specifications
- 8. Prepare bid packages, advertisement for bid, and assist with soliciting bids from contractors
- 9. Prepare bid alternates and unit prices for bid documents
- 10. Conduct pre-bid conference, respond to contractor questions, and issue necessary addenda
- 11. Review bids and prepare contracts, including review of bonds and insurance for conformance with contract requirements

Construction Phase Administration Services

- 12. Conduct pre-construction conference
- 13. Review contractor's submittals, shop drawings, and applications for payment
- 14. Process any necessary allowance adjustments or change orders
- 15. Provide limited construction observation. Our proposal includes 16 hours of construction phase
- 16. Prepare punch list, final project close-out, and certify final payment to contractor

Exclusions & Additional Scope Considerations

The following scope of services would not be included in the fee proposal:

- 1. Environmental investigations or specifications such as contaminated soils
- 2. Construction inspections and material testing (recommended for this project and can be billed as additional service if requested)
- 3. Guaranteed maximum price construction estimate
- 4. Documentation of as-built conditions (available upon request for additional services)
- 5. Fees for required municipal permits
- 6. Full-time site representation
- 7. Scope of work parameters not listed above

Proposed Fee

Our fee for performing the above is: \$7,300.00

We would like to thank you for the opportunity to provide our services to Southern Lehigh School District. Please let us know if you have any questions regarding this proposal.

If you are in agreement with this proposal and the attached terms and conditions, kindly countersign as your authorization to proceed.

Respectfully submitted,

Josh Grice, P.E.

Owner: Southern Lehigh School District
By:
Printed Name:
Title:
Date:

Engineer: D'Huy Engineering, Inc.

By:

Printed Name: Arif Fazil

Title: President

Date: March 6, 2015



Terms and Conditions

D'Huy Engineering, Inc. (DEI) shall perform the services outlined in this Agreement for the stated fee agreement.

Access to Site

Unless otherwise stated, DEI will have access to the site for activities necessary for the performance of the services. DEI will take precautions to minimize damage due to these activities, but has not included in the fee the cost of restoration of any resulting damage.

Fee

The total fee, except stated not to exceed or lump sum, shall be understood to be an estimate, based upon Scope of Services, and shall not be exceeded without written approval of the Client. Where the fee arrangement is to be on an hourly basis, the rates shall be those listed in the attached Fee Schedule.

Billings/Payments

Invoices shall be submitted monthly for services and reimbursable expenses and are due when rendered. Invoices shall be considered PAST DUE if not paid within 30 days after the invoice date and DEI may without waiving any claim or right against Client, and without liability whatsoever to the Client, terminate the performance of the service. Retainers shall be credited on the final invoice. In the event any portion or all of an account remains unpaid 90 days after billing, the Client shall pay cost of collection, including reasonable attorneys' fees.

Indemnifications

The client shall indemnify and hold harmless DEI and all of its personnel from and against any and all claims, damages, losses and expenses (including reasonable attorneys' fees) arising out of or resulting from the performance of the services, provided that any such claims, damage, loss or expense is caused in whole or in part by the negligent act of omission, and/or strict liability of the Client, anyone directly or indirectly employed by the Client (except DEI), or anyone for whose acts any of them may be liable.

Hidden Conditions

A condition is hidden if concealed by existing finishes or is not capable of investigation by reasonable visual observation. If DEI has reason to believe that such a condition may exist, the Client shall authorize and pay for all costs associated with the investigation of such a condition and, if necessary, all costs necessary to correct said condition. If (1) the Client fails to authorize such investigation or correction after due notification, or (2) DEI has no reason to believe that such a condition exists, the Client is responsible for all risks associated with this condition, and DEI shall not be responsible for the existing condition nor any resulting damages to persons or property.

Risk Allocations

In recognition of the relative risks, rewards and benefits of the project to both the Client and DEI, the risks have been allocated so that the Client agrees that, to the fullest extent permitted by law, DEI's total liability to the Client, for any and all injuries, claims, losses, expenses, damages or claim expenses arising out of this Agreement, from any cause or causes, shall not exceed the total amount of \$5,000, the amount of DEI's fee (whichever is greater) or other amount agreed upon when added under special conditions. Such causes include, but are not limited to DEI's negligence, errors, omissions, strict liability, breach of contract or breach of warranty.

Termination of Services

This Agreement may be terminated upon 10 days written notice by either party should the other fail to perform his obligations hereunder. In the event of a termination, the Client shall pay DEI for all services rendered to the date of termination and all reimbursable expenses.

Ownership of Documents

All documents produced by DEI under this Agreement shall remain the property of DEI and may not be used by this Client for any other endeavor without the written consent of DEI.

Applicable Law

Unless otherwise specified, this Agreement shall be governed by the laws of the principal place of business of DEI.