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Malak Heiny, City Attorney

BILL NO. S-23-01-13 SPECIAL ORDINANCE NO. S			
AN ORDINANCE approving SERVICE AGREEMENT - REPAIR OF CONCRETE AREA AND GRASS AND SOIL CUTS (not to exceed \$375,000.00) between FORT WAYNE COMMUNITY SCHOOLS ANTHIS CAREER CENTER and the City of Fort Wayne, Indiana, in connection with the Board of Public Works.			
NOW, THEREFORE, BE IT ORDAINED BY THE COMMON			
COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:			
SECTION 1. That the SERVICE AGREEMENT - REPAIR OF			
CONCRETE AREA AND GRASS AND SOIL CUTS (not to exceed \$375,000.00)			
by and between FORT WAYNE COMMUNITY SCHOOLS ANTHIS CAREER			
CENTER and the City of Fort Wayne, Indiana, in connection with the Board of			
Public Works, is hereby ratified, and affirmed and approved in all respects,			
respectfully for:			
All labor, insurance, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for Repair of concrete areas and Grass and Soil cuts made when repairing main, services and other water distriution and waste water collection system piping. Per Transportation Engineering Standard details for Concrete Pavement and sidewalk Patch;			
involving a total cost of not to exceed THREE HUNDRED SEVENTY-FIVE			
THOUSAND AND 00/100 DOLLARS - (\$375,000.00). A copy of said Contract is			
on file with the Office of the City Clerk and made available for public inspection,			
according to law.			
SECTION 2. That this Ordinance shall be in full force and effect from			
and after its passage and any and all necessary approval by the Mayor.			
Council Member			
APPROVED AS TO FORM AND LEGALITY			
AFFINOVED AS TO FORIVIAIND LEGALITY			

Approval of Service Agreement between the City of Fort Wayne and Fort Wayne Community Schools Anthis Career Center to perform Cut Restorations of Concrete and Soil for City Utilities. Per Transportation Engineering Standard details for Concrete Pavement and sidewalk Patch. Compensation for services performed shall be \$375,000.00.

City of Fort Wayne Board of Public Works

Date:

BY:

Shan Gunawardena, Chair

12.6.2022

BY:

Kumar Menon, Member

BY:

Chris Guerrero, Member

Attest

Michelle Fülk-Vondran, Clerk

## Fort Wayne Construction Trades Development Contractual Agreement with The City of Fort Wayne Water Maintenance 2023

Fort Wayne Construction Trades proposes the following items for the repair and restoration work that the City Water Maintenance is requesting. With the partnership of employment of Fort Wayne Community Schools, Fort Wayne Construction Trades students will begin restoration work as soon as the ground thaws, and will continue working until or through December 2023. A crew will begin the work under general instructional supervision of Chris Roberts and site supervision of Ethan Dalton. There will be a group of 5 High School Junior's hired and two seniors re-hired from the Career Academy Construction Trades. All students will be subject to the general hiring guidelines and employment regulations of Fort Wayne Community Schools, The restoration staff will be held to all safety guidelines specified by The City Fort Wayne Water Maintenance. The general hourly pay rate of the entire crew of seven students, one dirt crew foreman, one concrete foreman, one daily operations supervisor, and one general instructor is \$285,00. During the 2023 school year the staff will be supervised indirectly by Chris Roberts as an unpaid position. At the conclusion of the 2023 school year the instructor will join the team of construction trades students on site. This pay scale is subject to change due to weekly crew changes and personnel daily schedules but will not exceed the \$285.00 per hour rate. The amount per hour will only exceed the rate listed above due to overtime pay on a bi-weekly basis, at a rate of time and a half for each employee.

All materials necessary for job completion will be charged to City Water Maintenance over and beyond the general hourly rate. The items included as part of material fees would include concrete, rebar, expansion, curing, form release, gasoline, hand tools, concrete forms and minor equipment repairs. All receipts and invoices will be returned to City Water Maintenance for their records.

Construction Trades Project Manager

Deputy Director City Utilities Capital Assets

Water Maintenance and Service Superintendent

Date 11/28/2022

Date 11/28/76

Date 11/28/22



	SERVICE AGREEMENT:UIIIIIy-68013-5364		
	CITY DEPARTMENT		
#supplier NAME Fort Wayne Community Schools Anthis	City Utilities Operations		
Carreer Center			
STREET ADDRESS	STREET ADDRESS		
1200 S Barr Street	200 East Berry Street		
CITY, STATE, ZIP CODE	CITY, STATE, ZIP CODE		
Fort Wayne Indiana 46802	Fort Wayne Indiana 46802		
ATTENTION	INVOICE ADDRESS		
Christopher Roberts	415 East Wallace Street or 515 East		
·	Wallace Street		
TELEPHONE FAX	CITY, STATE, ZIP CODE	. 40000	
260-425-7200	Fort Wayne India	na 46802	
REMIT-TO ADDRESS	ATTENTION		
1200 S Barr Street	Chris Brown		
CITY, STATE, ZIP CODE	TELEPHONE	FAX	
Fort Wayne Indiana 46802	260-427-1363	260-427-1282	
•		į	
Service Description		Rates	
Repair of concrete areas and Grass and Soll cuts made		Per attached Contract	
when repairing main, services and other water distribution			
and waste water collection system piping. I	o <sub>er</sub>		
and waste water concentra system prints: 5,			
Transportation Engineering Standard details for Concrete			
Pavement and sidewalk Patch.			
	Aggregate Price	Not to exceed \$375,000	
The following Allachments are part of this	SERVICE ADDRESS		
I Ve tollowing Wildowing are but of any	To be assigned by Water Maintenance or		
Agreement:	Sewer Maintenar	nce Personnel on an as	
	needed basis.		
	CITY, STATE, ZIP CODE		
Agreement with Anthis Career Center	0.1.10111111111111111111111111111111111	-	
	AGREEMENT START DATE		
	February 1, 2023		
	AGREEMENT END DAT	E	

This Agreement is entered into between Supplier and the City as of February 1, 2023. The additional terms and conditions on the reverse side hereof are part of this Agreement. Capitalized terms on this page are used as defined terms when the context so requires. The City may extend the Contract at its option, for an equivalent period, by written notice to the Supplier not less than thirty days prior to the expiration date.

December 31, 2023

SUPPLIER:	City of Fort Wayne
By (Signaturo):	By (Signalure):
1/16//	mish E-14
Printed Name:	Printed Name:
Christopher Koberts	MATHEW E CIMPERT
Tillo:	Tillo:
Frozect Monager HWCID in	nc superintendent/WMS
() ()	7

FEDERAL TAX ID NUMBER: ወወውም 339 (6 8 2

- SERVICES. Supplier agrees to perform the Services beginning on the Begin Date and continuing until the Services are completed. Supplier warrants that the Services will be completed on or before the Bird Date. TIME IS OF THE ESSENCE. Supplier warrants that all Services shall conform to the Service Description, be of good quality and workmanship, and be free from defects. Supplier further warrants that all goods furnished in connection with the Services shall be merchantable and suitably safe and sufficient for the purpose for which they are normally used. Supplier warrants that it has good title to goods supplied hereunder and that they are free of all liens and encumbrances. These warranties are in addition to those implied in fact or in law. For the purposes of this Agreement, the term "Services" shall include any goods furnished in connection with the Services.
- INVOICES. Supplier shall invoice the City for Services performed according to the Rates, Billing INYOICES. Supplier shall involce the City for Services performed according to the Rates, Billing interval, and Involce Address. Involces shall be rendered in triplicate and shall itemize the Services performed, the Service Address, and the corresponding rates and taxes, if any. Payment shall be due within thirty (30) days after the involce date or the date of completion of the involved Services, whichever occurs later, provided that the City shall not be obligated to make any payment to Supplier hereunder until Supplier has furnished proof satisfactory to the City of full payment for all labor, materials, supplies, matchiatery, and equipment furnished for or used in performance of this Agreement or has furnished all necessary waivers of then supported by affidavits, all satisfactory to the City, establishing that all liens and rights to claim them that could arise out of the performance of the Services have been waived. Payment of involces shall not constitute acceptance of the Services and involces shall be sublect to addustment for defects in onality or any other failure of Services, and involces shall be subject to adjustment for defects in quality or any other failure of Supplier to meet the requirements of this Agreement. The City may at any time set off any amount owed by the City to supplier against any amount owed by Supplier or any of its affiliated companies
- INDEPENDENT CONTRACTOR RELATIONSHIP. City and Supplier are and shall tentain as independent contractors with respect to each other. The persons provided by Supplier to perform the Services shall be Supplier's employees and shall be under the sole and exclusive direction and control of Supplier. They shall not be considered employees of the City for any purpose. Supplier shall be responsible for compilance with all laws, rules and regulations lavolving, but not limited to, employment of labor, hours of labor, health and safety, working conditions, and payment of wages with respect to such persons. Supplier shall also be responsible for payment of taxes, including fideral, state and municipal taxes chargeable or assessed with respect to its employees, such as Social Security, unemployment, Worker's Compensation, distability insurance, and federal and state withholding. Supplier shall also be responsible for providing such reasonable accommodations, including auxiliary aids and services, as may be required under the Americans With Disabilities Act, 42 U.S. C. 12101 et seq., so as to enable any disabled person furnished by Supplier to perform the essential functions of the Job. Supplier agrees to defend, indennify, and hold harmless the City from and against any loss, cost, claim, liability, damage, or expense (including attorney's fees) that may be sustained by reason of Supplier's failure to comply with this paragraph.
- INDEMNITY. Supplier shall defend, indemnify, and hold harmless the City (including its officers, employees, and agents) from all demands, damages, liabilities, costs, and expenses (including reasonable attorney's Reas), Judgments, settlements, and pensities of every kind arising out of its performance of Services including, without limitation, damages for personal injury or death or loss or damage to property due, or claimed to be due, to the negligence or willful misconduct of Supplier including such portion thereof due, or claimed to be due, to the negligence of the City except that Supplier shall have no duly to hold harmless the City for such portion of the foregoing proximately caused by negligence or misconduct of the City, and if any suit, claim, or demand was defended by caused by negligence or miscenduct of the Lity, and it any suit, claim, or demand was detended by Supplier, then the City will reimburse Supplier for its pro-rela share of its costs, expenses (including reatonable attorney's fees), and damages. The City may elect to participate in the defense of any suit, claim, or demand by employing attorneys at its own expense, without waiving Supplier's obligations to indemnify, defend, or hold harnless. Supplier shall not settle or compromise any claim, suit, or action, or consent to entry of judgment without the prior written consent of the City and without an unconditional release of all liability by each claimant or plaintiff to the City.
- LIMITATION OF LIABILITY. Each party's liability to the other for any loss, cost, claim, liability, damage, or expense (including attorneys' fees) relating to or arising out of any negligent act or oralistion in its performance of obligations arising out of this Agreement, shall be limited to the amount of direct damage actually incurred. Absent gross negligence or knowing and willful misconduct which causes a loss, neither party shall be liable to the other for any indirect, special or consequential damage of any kind whateness. consequential damage of any kind whatsoever.
- INSURANCE. Supplier shall maintain in full force and offect during the performance of the Services the following insurance coverage; provided, however, that if a High Risk Insurance Attachment is attached hereto, the requirements of the High Risk Insurance Attachment shall be substituted in Hen of the following requirements:

Worker's Compensation General Liability

per statutory requirements. \$1,000,000 minimum per occurrence/ \$1,000,000 aggregate \$1,000,000 mlnimum per occurrence \$1,000,000 minimum per occurrence \$1,000,000 minimum per occurrence

Automobile Liability

Completed Operations Liability

The Certificate of Insurance must show the City of Fort Wayne, its Divisions and Subsidiaries as an Additional Insured and a Certificate Holder, with 30 days notification of cancellation or non-renewal. All Certificates of Insurance should be sent to the following address: City of Port Wayne Purchasing Department

1 Hast Main Street, Rm B-91 Fort Wayne, IN 46802

- HAZARDOUS MATERIALS. Supplier will provide to the City before performing any Services, a statement describing any Hazardous Materials intended and necessary for use in performing the Services. "Hazardous Materials" means any item which may be classified under federal, state, or local law, as hazardous or toxic. Supplier must comply with all federal, state, or local law in the use, transportation, and disposal of such Hazardous Materials.
- PROGRESS REPORTS. The Supplier shall submit progress reports to the City upon request. The report shall serve the purpose of assuring the City that work is progressing in line with the schedule, and that completion can be reasonably assured on the scheduled date. This contract shall be deemed to the substantially performed only when fully performed according to its terms and conditions and any modification thereof.
- CONFLICT OF INTERRIST. Supplier certifies and warrants that neither it nor any of its directors, officers, agents, representatives or employees which will participate in any way in the performance of the Supplier's obligations hereunder has or will have any conflict of interest, direct or indirect, with the City of Port Wayne or any of its departments, divisions, agencies, officers, directors or
- CONFIDENTIALITY OF DATA, PROPERTY RIGHTS IN PRODUCTS, AND COPYRIGHT PROHIBITION. Supplier further agrees that all information, data findings, recommendations,

- proposals, etc. by whatever name described and by whatever form therein secured, developed, written or produced by the Supplier in furtherance of this contract—shall be the property of the City. The Supplier shall take action as is necessary under law to preserve such property rights in and of the City while such property is within the control and/or custody of the Supplier. By this contract the Supplier specifically waives and/or releases to the City any cognizable property right of the Supplier to copyright, Reense, patent or other wise use such information, data findings, recommendations proposals, etc.
- CONFIDENTIALITY OF CITY INFORMATION. Supplier understands and agrees that data materials, and information disclosed to Supplier may contain confidential and protected data. Therefore, the Supplier promises and assures that data, material, and information gathered, based upon or disclosed to the Supplier for the purpose of this contract, will not be disclosed to others or discussed with other parties without the prior written consent of the City.
- COMPLIANCE WITH LAWS. Supplier warrants that the Services shall be in strict conformity with all applicable local, state and federal laws including, but not limited to, the standards promutgated by the occupational Safety and Health Act, Executive Order 11246, as amended, relative to Bqual Employment Opportunity and all other applicable laws, rules, and regulations including the Civil Rights Act of 1964 pertaining to equal opportunity, Section 503 of the Vocational Rehabilitation Act of 1973, the American with Disabilities Act, Section 402 of the Victnam Bra Veterans Readjustment Assistance Act of 1974 and all applicable Immigration laws and regulations including the 1986 Immigration Reform and Control Act et. seq. Supplier agrees to indemnify and held harmless the City from and against any loss, cost, claim, liability, damage, or expense (including sttorney's fees) that may be sustained because of Supplier's breach of such varranty.
- DEFAULT. In the event that (a) Supplier breaches any warranty contained herein; (b) Supplier fails to provide the insurance certificate required herein; (c) Supplier or Supplier's insurance carrier fails to defend, indemnify, or hold harmless the City as required herein; (d) Supplier's performance of the Stervices violates applicable law; (e) Supplier admits insolvency, makes an assignment for the benefit of creditions, or has a mustee appointed to take over all or a substantial part of its assets; or (f) Supplier fails to perform or comply with any other provision of this Agreement, such failure, breach, or violation shall constitute a default under this Agreement.
- TERMINATION. In the event of default by Supplier under this Agreement, the City reserves the right without liability, in addition to its other rights and remedies, to terminate this Agreement by notice to Supplier as to the portion of the Services not yet rendered and to purchase substitute services at Supplier's expense. Supplier shall relimburse the City for the cost of such substitute services upon Supplier's receipt of an invoke therefor.
- WAIVER. No action or inaction by the City shall constitute a waiver of any right or remedy.
- CANCELLATION. City may at any time cancel this Agreement in whole or in part for its sole convenience upon written notice to Supplier, and Supplier shall stop performing the Services on the date specified in such notice. the City shall have no liability as a result of such cancellation, except that the City will pay Supplier the Rates for completed Services accepted by the City and the actual incurred cost to Supplier for Services in progress. These payments shall not exceed the Aggregate
- FORCE MAJBURE. Neither party shall be liable to the other or responsible for nonperformance of any of the terms of this Agreement due to unforesceable causes beyond the reasonable control and without the fault or negligence of such party, including, but not restricted to acts of God or the public enemy, acts of government, fire, floods, epidemics, quarantino restrictions, strikes, freight embargoes, or unusually severe weather.
- NOTICES. All notices required or permitted to be made or given hereunder by one party to the other party shall be in writing and shall be deemed to have been given when hand delivered, or on the date stated on the receipt Ir deposited in the United States mail in certified form, postage prepaid with return receipt requested, and addressed to such other party at its Notice Address or at such other address as may be specified by such other party by written notice sent or delivered in accordance herewith
- ASSIGNAMENT. Any assignment, in whole or in part, of Supplier's rights or obligation under this Agreement without the prior written consent of the City shall be vold. Supplier shall not use subcontractors to perform any part of the Services without the prior written consent of the City.
- DISPUTE RESOLUTION. The City shall be the sole judge of the quality of services. In the event of any dispute or disagreement between the parties either with respect to the interpretation of any provision of this agreement, or with espect to the performance of either party hercunder, the dispute shall be resolved by the Director of Finance and Administration and will not be subject to
- ACCESS TO RECORDS. The Supplier shall maintain all books, documents, papers, accounting records, and other evidence pertaining to the cost incurred. They shall make such materials available at their respective offices at all reasonable times during the contract period and for three (3) years from the date of final payment under the contract for inspection by the City or by any other authorized representative of city government. Copies thereof shall be furnished at no cost to the City if requested.
- NONDISCRIMINATION. Pursuant to IC 22.9-1-10 and the Civil Rights Act of 1964, Supplier and its subcontractors shall not discriminate against any employee or applicant for employment in the performance of this context. The Supplier shall not discriminate with respect to hire, teaure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of face, color, religion, sex, disability, national origin or ancestry. Breach of this covenant may be regarded as a material breach of contract. Acceptance of this contract also signifies compliance with applicable Pederal laws, regulations, and executive orders prohibiting distributantion in the provision of services based on race, color, national origin, age, sex, disability or tables as a wateran. or status as a veteran.
- MISCELLANEOUS. If any provision of this Agreement is held to be invalid or unenforceable, the validity and enforceability of the remaining provisions shall not be affected. This Agreement shall be governed by the laws of the state of Indiana and shall be subject to the exclusive jurisdiction of the courts therein. This Agreement embodies the entire agreement between the partles with respect to the subject matter hereof and supersedes all prior agreements and understanding, whether written or oral, and all contemporaneous oral agreements and understandings relating to the subject matter hereof. No agreement hereafter made shall be effective to modify or discharge this Agreement, in whole or its party unless such agreement is in writing and shared by the party subject when whole or in part, unless such agreement is in writing and signed by the party against whom enforcement of the modification or discharge is sought. The paragraph headings are for convenience only and are not intended to affect the interpretation of the provisions hereof. This agreement shall be binding on the parties hereto and their respective personal and legal representatives, successors and assigns.

## City Utilities Administration

## Interoffice Memo

Date:

January 24, 2023

To:

Common Council Members

From:

Matt Land, City Utilities, Deputy Director of Utilities Chief Operations Officer

RE:

Services Agreement between the City of Fort Wayne and Fort Wayne Community

**Schools Anthis Career Center** 

Members of City Council:

This is a service agreement for Repair of Concrete Area and Grass and Soil Cuts made when repairing mains.

Compensation for services performed shall be a not-to-exceed amount of \$375,000.00.

Please let me know if you have any questions.

Matt Land
Fort Wayne City Utilities
Deputy Director Utility Operations

CC:

**BOW** 

Justin Brugger Jill Helfrich Joseph Welch Chrono

File