SPECIAL ORDINANCE NO. S-

AN ORDINANCE approving the awarding of ITB #8958820 - SERVICE AGREEMENT - MECHANIC ST. BRIDGE RENOVATION - (\$1,277,309.76) by the City of Fort Wayne, Indiana, by and through its Board of Park Commissioners and HAMILTON HUNTER BUILDERS for the PARKS AND RECREATION DEPARTMENT.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA;

SECTION 1. That of ITB #8958820 - SERVICE AGREEMENT - MECHANIC ST. BRIDGE RENOVATION - (\$1,277,309.76) by the City of Fort Wayne, Indiana, by and through its Board of Park Commissioners and HAMILTON HUNTER BUILDERS for the PARKS AND RECREATION DEPARTMENT, respectfully for:

All labor, insurance, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the REHABILITATION OR REPLACEMENT OF MULTIPLE LOWER CHORD PINS, REHABILITATION OR REPLACEMENT OF MULTIPLE LOW CHORD EYEBARS, PARTIAL REPLACEMENT OF FLOOR STRINGERS, DECORATIVE PORTAL REPLACEMENT, RIVET INSTALLATION, NEW DECKING, MUDWALL EXTENSIONS, RAILING RECONSTRUCTION, CLEANING AND PAINTING OF ENTIRE STRUCTURE AND APPROACH SPANS, TREE REMOVAL AND MITIGATION PLANTINGS, AND ALL INCIDENTAL WORK REQUIRED;

involving a total cost of ONE MILLION TWO HUNDRED SEVENTY-SEVEN THOUSAND THREE HUNDRED NINE AND 76/100 DOLLARS – (\$1,277,309.76) all as more particularly set forth in said ITB #8958820 - SERVICE AGREEMENT – MECHANIC ST. BRIDGE RENOVATION which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

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1	SECTION 2. That this Ordinance shall be in full force and effect from and
2	after its passage and any and all necessary approval by the Mayor.
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4	Council Member
5	APPROVED AS TO FORM AND LEGALITY
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7	Malak Heiny, City Attorney
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# **Bid Tabulation**

**Project Name: Mechanic St. Bridge Renovation** 

QuestCDN No.: 8958820 Project No.: 2024005 Bids Due: 3/5/2024

CONTRACTOR	Hamilton Hunter Builders	Schenkel Construction	Milestone
CONTRACTOR:	bullders	Construction	winestone
Base Bid, Alternates & Contingency Allowance			
Construction Engineering	\$158,960.00	\$10,000.00	\$200,000.00
Mobilization and Demobilization	\$130,550.00	\$52,754.00	\$98,355.35
Clearing Right-of-Way	\$8,500.00	\$10,037.00	\$39,342.14
Plant, Deciduous Tree, Single Stem, 1.25 in. to 2.00 in.	\$19,000.00	\$16,492.00	\$19,000.00
Plant, Deciduous Shrub, 18 in. to 24 in.	\$1,200.00	\$8,246.00	\$1,200.00
Cleaning Bearings	\$5,000.00	\$5,904.00	\$12,000.00
Concrete Mudwalls	\$6,000.00	\$9,919.00	\$15,000.00
Clean Steel Bridge, QP-2, Bridge No. 1	\$378,466.00	\$470,722.00	\$550,000.00
Disposal of Cleaning Waste, Hazardous, Bridge No. 1	\$20,418.00	\$25,000.00	\$5,000.00
Paint Steel Bridge, Bridge No. 1	\$116,955.00	\$127,409.00	\$200,000.00
Timber Framed Flooring and Stair	\$36,770.00	\$15,115.00	\$40,000.00
Repair, Structure	\$184,750.00	\$546,609.00	\$569,077.51
4" Nominal Panel Laminated Deck (Alternate)	\$99,140.76	\$124,050.00	\$137,282.00
Pedestrian Railing, Repairs & Additional Lattice (Alternate)	\$61,600.00	\$61,000.00	\$50,400.00
Contingency Allowance	\$50,000.00	\$50,000.00	\$50,000.00
Bid Total	\$1,277,309.76	\$1,533,257.00	\$1,986,657.00



# SERVICE AGREEMENT: <u>Mechanic St. Bridge Renovation</u> <u>Project #2024005, Quest #8958820, Q#0144</u>

SUPPLIER NAME	CITY DEPARTMENT	
Hamilton Hunter Builders	Parks and Recreation	
STREET ADDRESS	STREET ADDRESS	
915 Lafayette Street	705 E. State Blvd.	
	CITY, STATE, ZIP CODE	
Fort Wayne, IN 46802	Fort Wayne, IN 46805	
ATTENTION/ PHONE	ATTENTION/ PHONE	
Jeff Trier 260-423-3577	Dave Weadock 260.427.6417	
Service Description	Rates	
Rehabilitation of the historic steel Pratt truss		
bridge and approach spans located at Swin	ney Park.	
	Aggregate Price \$1,277,309.76	
	, , , , , , , , , , , , , , , , , , , ,	
The following is made a part of this Agreement:		
This Agreement Is entered into between Supplier and the Cil	ly The additional terms and conditions on the reverse side	
hereof are part of this Agreement. Capitalized terms on the	his page are used as defined terms when the context so	
requires. The City may extend the Contract at its option, for	r an equivalent period, by written notice to the Supplier not	
less than thirty days prior to the expiration date.		
SUPPLIER:	1	
For Independent Contractors: Will any Individuals other		
than yourself perform work on this project? Yes \( \text{No } \)  o If yes, see reverse side for Worker's	BOARD OF PARK COMMISSIONERS:	
Comp. requirement.	$\wedge$	
By (Şignature).	By (Signaluge):	
TANNU WIMIS	Stu MOen	
Printed Name:	Printed Name:	
, (/	1 41./	

Date:

- SERVICES. Supplier agrees to perform the Services beginning on the Begin Date and continuing until the Services are completed. Supplier averants that the Services will be completed on or before the Bod Date. TIME IS-OF THE RESERVES. Supplier wereasts that the Services shall conform to the Service Description, be of good quality and workmarship, and be fee from defects. Supplier further warms that all goods furnished in connection with the Services shall be interchantelle and sufficient for the purpose for which they are normally used. Supplier warms that it has good tilt to goods supplied hereader and that they are fee of all libes and encounterance. These warmstales are in addition to those implied in fact or in law. Por the purposes of this Agreement, the term "Services" shall include any goods furnished in connection with the Services.
- INVOICES. Supplier shall invoke the City for Services performed according to the Rates, Billing Interval, and Invoke Address. Invokes shall be readered in triplicate and shall itemize the Services performed, the Service Address, and the corresponding rates and texes, if any. Payment shall be due within thirty (30) days after the knyolecules of the toto of completion of the involted Services, whichever occurs later, provided that the City that but be obligated to make any payment to Supplier breaking the City of full payment for all belong materials, propiles, machinery, and equipment furnished for or used in performence of this Agreement or has furnished all languages and the continuous payments of the supported by allidovins, all subfactory to the City, establishing that all languages and the continuous continuou
- INDEPINDENT CONTRACTOR RELATIONSHIP. City and Supplier are and shall tenuln as independent contractors with respect to each other. The persona provided by Supplier to personn the Services shall be Supplier's employees and shall be under the sole and extensive direction and counted of Supplier. They shall not be considered employees of the City for any purpose. Supplier shall be responsible for compliance with all times, rules and regulations involving, but not lanked to, employment of labor, hours of labor, health and safety, working conditions, and payment of vages with respect to such parson. Supplier shall also be responsible for payment of lates, including federal, state end municipal taxes chargeable or assessed with respect to its employees, such as Social Servicity, unemployment, Workers' Compansation, disability havannes, and federal and state withholding. Supplier shall also be responsible for providing such reasonable accommodations, including auxiliary slids and crivices, as may be required under the Americans With Disabilities Act, 42 U.S.C. (210) et seq. to as to enable any distribut person fundable by Supplier to prison the essential functions of the job. Supplier agreed to defond, identify, and hold branniers the City from and against any lots, code, claim, liability, damaga, or expense (toluding attomey's fees) that may be sustained by reason of Supplier's feiture to ecouphy with this passgraph. INDEPENDENT CONTRACTOR RELATIONSHIP. City and Supplier are and shall termin as
- INDEMNIEY. Supplier shall defend, indemnify, and hold harm'ess the City (lockding its officers, tupbayess, and agents) from all demands, damages, (inblicates, costs, and expenses (including reasonable automay's frees). Judgments, settlements, and penalties of every kind enfolting out of its performance of Services traducing, without inmatches, damages for personal injury or death or loss or damage to property due, or claimed to be the, to the negligence or willfull microaduct of Supplier isbuding such point intercol date, or claimed to be due, to the negligence of the City except that Supplier shall have no day to hold harmkes the City for such portion of the Sergoling protactuately exceed the City will relationed in the City, and if any sult, claim, or denand was defended by Supplier, then the City will relatione Supplier for its pro-rate above of its costs, expenses (including reasonable attomay's feet), and demages. The City was pleed to perfoliable in the defense of any stail, claim, or demand by employing attomays its some expense, without wairing Supplier's obligations to indemalify, defend, or hold harmless. Supplier while no testificar compromites any claim, each, or action, or crossers the early of judgment without the pilot written consent of the City and without m unconditional release of all liability by each claimant or plaintiff to the City.
- LIMITATION OF LIABILITY. Buth purples liability to the other for any loss, cost, claim, liability, damage, or expense (including attorneys' Res) relating to or arising out of any negligent act or ordered in its performance of obligations arising out of this Agreement, shall be limited to the amount of the decimage octually incurred. About group negligence or knowing and willful misconduct which cours a oss, neither party shall be lieble to the other for any ladirect, special or consequential damage of any
- INSURANCE. Supplier shall enablish in full force and effect during the performance of the Services the following insurance coverage; provided, however, that if a High Risk Insurance Attachment is afterled hereto, the regularments of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance Attachment shall be substituted in New Office of the High Risk Insurance of the High R the following toquirements:
  - Worker's Compossation General Liability

Automobila Liability

Products Liability Completed Operations Liability

per striutory requirements \*
\$1,000,000 ministrum per accumence/
\$2,000,000 aggregate

\$1,000,000 minimum per occurrence \$1,000,000 minimum per occurrence \$1,000,000 minimum per occurrence

\* Independent Contractors that him either and indicate that they do NOT carry workers comp insurance must solute a volid Clearance Certificate approved by the Worker's Compensation Board of Indicas.

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

City of Port Wayne European Department

200 East Berry Street, Suite 490 Fort Wayne, 131 46802

- HAZARDOUS MATERIALS. Supplier will provide to the City before performing any Services, a stotement describing any Hazardous Materials intended and necessity for use in performing the Services. "Hazardous Materials" means my litm which may be classified under federal, state, or local law, as learnful or tooks. Supplier materials by with all federal, state, or local law in the use, transportation, and disposal of such Hazardous Materials.
- PROGRESS REPORTS. The Supplies shall submit progress reports to the City upon request. The report shall serve the purpose of assuring the City that work is progressing in thes with the schedule, and that completion can be reasonably assured on the actualist date. This contract shall be deemed to the substantially performed only when fully performed according to its terms and conditions and any modification thereof.
- CONFLIGT OF INTEREST. Supplies certifies and warrants that milder it not any of its directors, officers, agents, representatives or employees which will participate in any way in the performance of the Supplier's obligations bereusder has or will have any condition interest, direct or indirect, with the City of Fort Wayne or any of its departments, divisions, agencies, officers, directors or agents.
- CONFIDENTIALITY OF DAYA, PROPERTY RIGHTS IN PRODUCTS, AND COPYRIGHT PROHIBITION. Supplier finther agrees that all information, data findings, recommendations, proposals,

- etc. by whatever name described and by whatever form therein secored, developed, written or produced by the Supplier in furtherence of this contract—shall be the property of the City. The Supplier shall take action as is necessary under law to preserve such property sights in and of the City while arch property is which in scontrol action action as Supplier. By this contract he Supplier specifically waives and/or releases to the City any cognizable property sight of the Supplier to copyright, license, potent or other wise use such information, data findings, reconneconsistent proposals, etc.
- CONFIDENTIALITY OF CITY INFORMATION. Supplier understands and agrees that data, nuterials, and information disobated to Supplier may contain confidential and protected data. Therefore, the Supplier may contain confidential and protected data. Therefore, the Supplier proxists and assures that data, material, and information gathered, besed upon or disobated to the Supplier for the purpose of this contract, will not be disobated to others or discussed with other partles without the pitor written concert of the City.
- BMPLOYER CERTIFICATION. In accordance with I.C.\$22.5-1.7, Supplier acclessions and agrees to earn't and verify work eligibility status of all newly hired employees of the contractor through E-Verify program or any other system of legal residence verification as approved by the United States Department of Honesland Security or the department of Honesland Security or the department of Honesland Security or the department of Honesland Security. Supplier further understands that they are not required to verify work oligibility of status of newly hired employees of the Supplier flavous the E-Verify programme longer exists. Supplier certifies that they do not knowledy entitley any unsulherized aliens.
- COMPLIANCE WITH LAVS. Supplier waters structure Services shall be in strict conformity with all COMPLIANCES WITH LAWS. Supplies waterals that the Services that be in street conformity with other applicable local, rate and factored have including, but not limited to, the attracting tenomalizated by the occupational Safety and Health Act, Executive Order 11246, as amended, relative to Equal Employment Opporturity and all other applicable laws, rules, and regulations, including the Civil Rights Act of 1964 pertaining to equal opportunity, Section 300 of the Vocational Reakilitation Act of 1973, the American with Disabilities Act, Section 402 of the Vistoam Era Veterana Readjostment Assistance Act of 1974 and all applicable inteningation laws and regulations including the 1986 Intentgration Reform and Control Act et. seq. Supplier agrees to Indonnify and hold bandess the City from and against any loss, cost, caim, libbility, damage, or expense (including attorney's feet) that may be sustained because of Supplier's breach of such warranty.
- DEFAULT. In the event that (a) Supplier bearches any warrardy contained berein; (b) Supplier fails to provide the haurence certificate required herein; (c) Supplier or Supplier's tinneance certificate required herein; (d) Supplier's performance of the Services violates applicable tent; (e) Supplier admit insolvency, makes an assignment for the benefit of tereditors, or has a tuntee appointed to take over all or a substantial part of its attest; or (f) Supplier fails to performent comply with any other provision of tills Agreement, such failure, breach, or violation shall constitute a default under this Agreement.
- THRMINATION. 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 tradered and to purchase substitute services at Supplier's expense. Supplier thall reimburse the City for the cost of such substitute services upon Supplier's seceipt of an invoice therefor.
- WAIVER. No retion 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 Seculces on the date specified in such notice. the City shall have no libelity as a result of such conceilation, except that the City will pay Supplier the Artes for completed Services except the Mr. City and the actual internet cost to Supplier for Services in progress. These payments thaif not exceed the Aggregate Price.
- FORCH MAJEURB. 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 field or neighborns of such party, including, but not restricted to acts of Good or the public exemy, acts of government, fine, floods, epidemics, quantiles contextons, strikes, feelph embargoes, or unusually source weather.
- NOTICES. All notices required or permitted to be made or given becomder by one party to the other party shall be in weiging and shall be deemed to have been given when hard delivered, or on the date stated on the receipt if deposited in the United States mail in certified form, postage prepaid with return receipt requested, and editerred to each other party at its Notice Address or at two holes address as may be specified by such other party at its Notice Address or at two holes address as may be specified by such other party at the notice sent or delivered in accordance benegith.
- ASSIGNMENT: 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 wold. Supplier thall not use authorisates to perform any part of the Services without the prior written consent of the City.
- DISPUTB RESOLUTION. The Chy shall be the sole judge of the quality of services. In the event of any dispute or disappearent between the parties other with respect to the interpretation of any provision of this agreement, or with respect to the performance of either party because, the dispute shall be resolved by the Director of Pisanco and Administration and will not be subject to whitetion.
- ACCESS TO RECORDS. The Supplier shall restriate all books, documents, pagers, accounting records, and other evidence pertaining to the cost incerted. They shall make such materials available at their respective offices at all responsible times during the contract period and for three (D) years from the date of final pagement under the contract for Inspection by the City or by say other subtract representative of ority government. Copies thereof shall be funnished at no cost to the City If requested.
- NONDISCRIMINATION. Persuact to IC 22-9-1-10, the Civil tilgha Act of 1964, and Title VI, Supplier NONDISCRIMINATION. Persuact to IC 22-9-1-10, the Civil Hight Act of 1964, and Title VI, Supplier and its subcentractus shall not discriminate agants up employee or applicant for employment in the performance of this contract. The Supplier shall not discriminate with respect to hiso, fecure, terms, conditions or privileges of employment or vay matter directly or indirectly releted to employment, because of race, color, religion, and cability, notional origin or ancestry. Breach of this covernal may be regarded as a material breach of contract. Acceptance of this contract also significa compliance with applicable Federal laws, regulations, and acception orders probabiling discrimination in the provision of struces based on tree, color, rational origin, ago, sox, disability or status as a veteran.
- MISCRLANBOUS. If any provision of this Agreement is held to be inveited or unenforceable, the salidity and enforceability of the remaining provisions shall not be affected. This Agreement shall be governed by the layer of the trendining provisions shall not be affected. This Agreement in the country of the layer of the state of Indian and shall be subject to the exclusive jurisdiction of the country of the layer of the subject matter hereof and superscokes all prior agreements and understandings, whether written or oral, and all contemporaneous oral agreements and understandings relating to the subject matter hereof. No agreement he shall be offective to modify or discharge this Agreement, in whole or In part, unless such agreement is him by the party of the party against when enforcement of the modification or discharge is sought. The paragraph headings are for convenience celly and are not intended to affect the later presentent and legal representatives, successors and assigns.



E.B.E. RIDER:

# E.B.E. RIDER

THIS AGREEMENT made and entered into by and between the CITY OF FORT WAYNE, hereinafter referred to as OWNER and Hamilton Hunter Builders, hereinafter referred to as CONTRACTOR,

### WITNESSETH:

WHEREAS, the CONTRACTOR is the apparent low bidder on construction project commonly referred to as the <u>Mechanic St. Bridge Renovation</u>, which project was bid under Resolution Number ITB#8958820.

WHEREAS, CONTRACTOR agrees that the goal for qualified Emerging Business Enterprises, hereinafter sometimes referred to as E.B.E.'s as subcontractors on this project is 10% of the contract amount; and

WHEREAS, OWNER has, pursuant to Executive Order 90-01 (as amended 05-08-06), adopted a goal of at least 10% of the contract amount to Emerging Business Enterprises as defined under said Executive Order (as amended 05-08-06); and

WHEREAS, said Executive Order (as amended 05-08-06) states:

"Section 2, Paragraph C. Each contractor shall be required to make a good faith effort to subcontract 10% of the contract amount to Emerging Business Enterprises on each construction contract he/she is awarded. In the event a contractor is unable to subcontract 10% of the contract amount or secure services of an Emerging Business Enterprise, he/she will be required to submit a completed Request for Waiver form on which he/she will provide a written description of the efforts taken to comply with the participation goals."

NOW, THEREFORE, in consideration of the foregoing and of the mutual agreements hereinafter contained, the sufficiency of which consideration is hereby acknowledged, the parties hereto agree as follows:

- Conditional Award Subject to approval by the Common Council of the City of Fort Wayne
  as stipulated in the construction contract to which this Rider is attached, OWNER awards
  the construction contract to the CONTRACTOR.
- 2. <u>E.B.E. Retainage requirements</u> If the contractor is in compliance with the provisions of the construction contract to which this Rider is attached, the Owner will make payments for such work performed and completed. However, in any such case, the Owner will retain five percent (5%) of the total amount owing to insure compliance with this E.B.E. Rider. Upon final inspection and acceptance of the work, and determination by the Fort Wayne Board of Public Works that the contractor has made a good faith effort to subcontract 10% of the contract amount to emerging business enterprises, the contractor will be paid in full.

In the event there is a determination that good faith compliance with this E.B.E. Rider has not occurred, appropriate reduction in the final payment pursuant to paragraph 6 of this E.B.E. Rider will be made.

If the contract is in excess of \$100,000, the contract will be subject to the standard Board of Public Works escrow agreement. However, payments to the CONTRACTOR are not to exceed 95% of the total contract amount until the OWNER has verified that the CONTRACTOR has made good faith efforts to attain the E.B.E. goal stipulated in this E.B.E. Rider. Payment of the final 5% of the total contract amount will be dependent upon good faith efforts to comply with this E.B.E. Rider, and subject to reduction in the event of noncompliance as provided in paragraph 6 of this E.B.E. Rider.

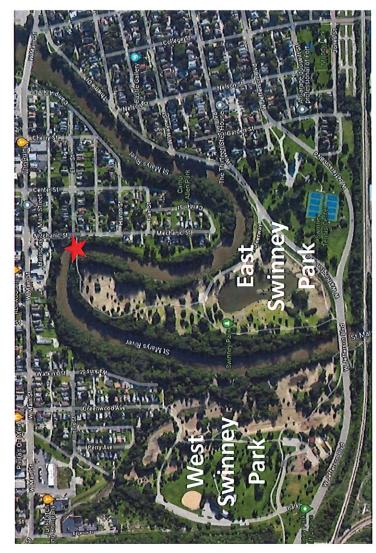
- 3. Request for Waiver If, at the time final payment application is made, contractor has not attained the ten 10% E.B.E. goal, contractor shall file with the final payment application a "Request for Waiver." Said Request for Waiver shall contain a written description of the efforts taken by Contractor to attain the 10% E.B.E. goal.
- 4. <u>Determination of Waiver Requests</u> The Contract Compliance Department of the City of Fort Wayne shall examine all Requests for Waiver to determine if Contractor's efforts constitute good faith efforts to attain such goal and shall submit recommendations concerning said requests for Waiver for the final determination of the Board of Public Works of the City of Fort Wayne.
- 5. Good Faith Per Se. In any case, a Contractor shall be deemed to have made good faith efforts at compliance where E.B.E.'s have subcontracted for every sub-contract for which there are qualified E.B.E.'s available.
- 6. Consequence of noncompliance In the event the Board of Public Works approves a recommendation that contractor failed to make good faith efforts at compliance, the contract shall be reduced by the amount calculated as the difference between 10% and the percentage level met. Said amount shall be added to the City of Fort Wayne E.B.E. Bond Guarantee Fund and contractor agrees to accept the reduced amount as full payment under the terms of his/her contract.
- 7. Waiver approved In the event the Board of Public Works determines that a good faith effort to comply with this E.B.E. Rider has been made, the contract shall not be reduced, and the balance owing to the contractor shall be paid in full.

IN WITNESS WHEREOF,  The parties have executed the E.B.E. Rider this 11th day of April , 2024.
CONTRACTOR  BY: Company Hamilton Hunter Builders, Inc.  Name Printed Howy Hudren
Str Moul
Steve McDaniel, Director
Fort Wayne Parks and Recreation

Revised 2-09



**Mechanic Street Bridge** 









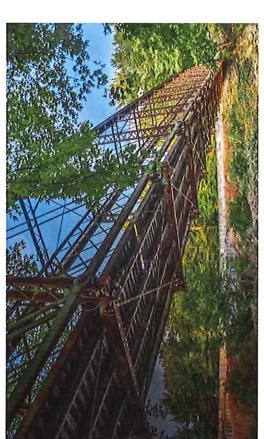
# **Bridge Facts**

- Built in 1898
- Built by King Bridge Company

Pratt through truss bridge

- Pedestrian use only
- 180' long x 10' wide
- Lattice railings
- Retains original historic integrity





# Renovation Process

- Hanging scaffold system
- Abatement and cleaning
- Debris containment
- Engineering inspection
- Structural repairs
- Prime and paint
- Plank replacement



# COUNCIL DIGEST SHEET

Enclosed with this introduction form is a tab sheet and related material from the vendor(s) who submitted bid(s). Parks Department is providing this information to Council as an overview of this award.

RFPs	R,	RH	26
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RFPs & BIDS	
Quest Bid #	8958820
Awarded To	Hamilton Hunter Builders
Amount	\$1,277,309.76
Conflict of interest on file?	$X$ Yes $\square$ No
Number of Registrants	9
Number of Bidders	3
Required Attachments	ITB – attached; Bids – attached Tab Sheet
EXTENSIONS  Date Last Bid Out	0
# Extensions Granted To Date	0
To Date	
SPECIAL PROCUREM	ENT
Contract #/ID	n/a
(State, Federal,	
PiggybackAuthority)	
Sole Source/	
Compatibility Justification	

# BID CRITERIA (Take Buy Indiana requirements into consideration.)

Most Responsible, Responsive Lowest	X Yes	□ No	If no, explain below	
If not lowest, explain				

# **COUNCIL DIGEST SHEET**

COST COMPARISON		
Increase/decrease amount	n/a	

Increase/decrease amount	n/a
from prior years	
For annual purchase	
(if available).	

## **DESCRIPTION OF PROJECT / NEED**

Identify need for project & describe project; attach supporting documents as necessary.

The Parks and Recreation Department proposes a construction project for rehabilitation of the historic Mechanic St. Bridge, a Pratt truss pedestrian bridge built in 1898. The bridge provides connectivity from Swinney Park to neighborhoods to the north including Nebraska, Hamilton and North Highlands. Currently, the bridge is unpassable and closed for use.

The scope of the project allows for a completely functional bridge, and includes rehabilitation or replacement of multiple lower chord pins, rehabilitation or replacement of multiple low chord eyebars, partial replacement of floor stringers, decorative portal replacement, rivet installation, new decking, mudwall extensions, railing reconstruction, cleaning and painting of entire structure and approach spans, tree removal and mitigation plantings, and all incidental work required.

### REQUEST FOR PRIOR APPROVAL

Provide justification if	
Provide justification if prior approval is being	
requested	

### **FUNDING SOURCE**

Account Information.	Funding Source: Parks Cumulative Capital Funds. This project number is 2024005.

# MEMORANDUM

To: City Council Members, City of Fort Wayne

From: Dave Weadock

CC: File

Subject: Council Approval for Parks Department Mechanic St. Bridge Rehabilitation

**Date:** April 15, 2024

The Parks and Recreation Department proposes a construction project for rehabilitation of the historic Mechanic St. Bridge, a Pratt truss pedestrian bridge built in 1898. The bridge provides connectivity from Swinney Park to neighborhoods to the north including Nebraska, Hamilton and North Highlands. Currently, the bridge is unpassable and closed for use.

The scope of the project allows for a completely functional bridge, and includes rehabilitation or replacement of multiple lower chord pins, rehabilitation or replacement of multiple low chord eyebars, partial replacement of floor stringers, decorative portal replacement, rivet installation, new decking, mudwall extensions, railing reconstruction, cleaning and painting of entire structure and approach spans, tree removal and mitigation plantings, and all incidental work required.

Funding Source: Parks Cumulative Capital Funds.

We respectively request your approval of this contract so that we may proceed with the work. If you have any questions, please feel free to contact me at 427-6417 or Steve Schuhmacher at 427-6401. I will also be available at the Council meeting to answer any questions.

Thank you in advance.

Dave Weadock Manager of Project Administration Fort Wayne Parks and Recreation