MS-944 03-10



PROPOSAL & CONTRACT (WHEN EXECUTED)

(THIS PROPOSAL INCLUDES INSTRUCTIONS TO BIDDERS)

A. DEPOSIT OF PROPOSALS.

	ntaining Bid proposals shall	Franklin Township, Second Class Township
•	d "Seal Coat" proposals for	Municipality Name and Type
letting		
May 20, 2021		Kathryn Shea
Date		Secretary
	ill be received on or before	204 Creambauca Dood
7:00 PM Time	on the above letting date	384 Greenhouse Road Address
Time		Address
Bids will be open	ned and read at approximately	Middleburg, PA 17842
7:15PM	, on the above letting date.	Proposals must be mailed or otherwise
Time	_	delivered to the above address.
1. The contractor propos	ses to furnish and deliver all n	naterials (including Form CS-4171, CERTIFICATE OF
		OUS MIXTURE CERTIFICATION) and to do and
		ecifically set forth in the Schedule of Prices (Attachment),
	rings and specifications on file	
		ached hereto and current PennDOT Specifications
		<u> </u>
-	- · ·	qualified by PennDOT (Sec.102.01), and (b) Volumetric
testing of bituminous pa	ving materials is not required	(Sec. 409).
as otherwise provided in is not completed on time 3. Accompanying this promunicipality as a proposal the requirement of the pro 4. Performance and Pays	the special requirements, and wind, liquidated damages will be assess opposal is a certified check or bid guarantee which, it is understood posal.	ill begin work on the date specified in the notice to proceed. Or ill complete all work on or before Aug. 24, 2021. If all work essed at the rate of \$ 885.00 per additional calendar day. Bond in the amount of 10 % of Bid made payable to the od, will be forfeited in case the contractor fails to comply with
<u>be supplied within 20 da</u>	y of receipt of bid award to the	e Municipality.
B. PROPOSAL OF:		
D. I KOI OSAL OF		Name of Contractor
		Address
	CONTRACTOR	R'S CERTIFICATION
It is hereby certifi	ed as follows:	
1. The only pers	on(s) interested in this proposal	as principal(s) is (are):
2. None of the al	bove persons are employees of the	he municipality.

4. All plans and specifications referred to above and the site of the work have been examined by the contractor. The contractor understands that the quantities indicated herein are approximate and are subject to change as may be required; and that all work is payable on the basis of the unit prices listed on the Schedule of Prices

3. This proposal is made without collusion with any other person, firm, or corporation.

(Attachment 1). -1-

- 5. The contractor will comply with all requirements of the laws and implementing regulations of the Commonwealth of Pennsylvania and the United States relating to human relations, equal opportunity and non-discrimination in employment, and will pay to workmen employed in the performance of the contract the wages to which they may be entitled.
- 6. The contractor will provide the municipality with a performance bond, conditioned upon the faithful performance of the contractor in accordance with the plans, specifications and conditions thereof, and a payment bond conditioned on the prompt payment of all material furnished and labor supplied or performed in the prosecution of the work, in accordance with the Public Work's Contractors' Bond Law of 1967; and an affidavit accepting the provisions of the Workmen's Compensation Act of 1915, as amended.
- 7. "The parties agree that the relationship between the Contractor and the Township is one of independent contractor and not the employer/employee and that the individual employees of the Contractor who will be performing the work pursuant to this contract are not employees of the Township. Contractor hereby certifies, represents and warrants to the Township that all persons performing any aspect of the work pursuant to this Contract who are required to have commercial driver's license are subject to a program for drug and alcohol testing in accordance with the Omnibus Transportation Employee Testing Act of 1991 and the federal regulations adopted pursuant thereto."

	Contractor	
WITNESSED OR ATTESTED BY:		
	BY:	
	Title	(Seal)
Title		
SEAL		
TO BE EXECUTED ONLY IN THE EVEN	T THE ABOVE PROPOSAL IS	ACCEPTED
ACCEPTI	ED ON:	
ACCEFTI	Date	
	Municipality	
ATTESTED BY:		
Title	BY:	
SEAL	Title	
	Title	

ATTACHMENT #1

LOCATION OF WORK:

Franklin Township, Snyder County

STREET / ROAD NAME	I.	W	D	TYPE OF WORK	UNITS	QUANTITY
SPRUCE HOLLOW RD	1960	18		SEAL COAT W/ CRS-2PM OIL	SY	3920
PINE HOLLOW RD	600	18		DUST OIL AE-P	GAL	420
	600	18		DOUBLE SEAL COAT W/ CRS-2PM OIL	SY	1200
CREEK RD	1250	16		DOUBLE SEAL COAT W/ CRS-2PM OIL	SY	2223
EAST MARKET ST	1660	14		DOUBLE SEAL COAT W/ CRS-2PM OIL	SY	2583

DESCRIPTION OF WORK:

Asphalt Seal Coat using CRS-2PM Oil

Furnish and place an application of Asphalt Seal Coat across the entire cross-section of roadway. Use CRS-2PM emulsified asphalt, immediately followed by an application of coarse aggregate of #8 stone, to be rolled according to pub 408 section 470.

Asphalt Seal Coat, Double Application using CRS-2PM Oil

Furnish and place two applications of Asphalt Seal Coat across the entire cross-section of roadway. Use CRS-2PM emulsified asphalt, immediately followed by an application of coarse aggregate of #8 stone, to be rolled according to pub 408 section 470.

Dust Oil AE-P

Furnish and place oil across entire cross section of roadway prior to Seal Coat operation. Contractor to follow PUB 408 Section 461. Contractor must protect oil to allow for cure and prevent traffic from tracking.

Incidental to the above items: Is mobilization and provide verifiable test results that show aggregate is clean, material finer than the 200 sieve does not exceed 1.0 percent; clean and power broom the roadway prior to placement; provide affidavit showing aggregate and oil compatibility and provide Traffic Control according to Pub. 213.

Note: Sweep all loose stones from roadway prior to opening to traffic.

Contractor to coordinate with Paving Contractor.

Franklin Twp, Snyder County

			Schedule of Prices		
Item No.	Quantity	Unit	Description of Work	Unit Price	Total
1	3,920	SY	Asphalt Seal Coat using CRS-2PM Oil		
2	6,006	SY	Asphalt Seal Coat, Double Application using CRS-2PM Oil		
3	420	GAL	Dust Oil AE-P		
			Total Amou	unt of Contract	

MS-944 PROPOSAL AND CONTRACT INSTRUCTIONS – FORM 944

1. The proposal must be typewritten or printed.

Attachment No. _____."

- If more than one proposal on any project is submitted by any individual, firm or partnership, corporation or association under the same names, only one lowest proposal will be considered.
 Description of work------
 - B. Where Binder Surfaces are a part of this Contract, Average Daily Traffic (ADT) Count must be included in the description.

A. If additional space is needed, insert appropriately numbered attachment and note "Continued on

- 4. Part A of Page 1 to be completed by municipality. Part B of Page 1 to be completed by contractor. Schedule of Prices Column #1 (Item), #2 (Approximate Quantities), #3 (Unit, i.e., ton, square yard, linear feet, etc.) and #4 (Description, i.e., bituminous materials ID-2, FJ1, FB1, BCBC, etc.) must be filled in by the municipality to insure equitable bidding. Column #5 (Unit Price), #6 (Total), and total amount of bid must be filled in by the contractor. If more space is needed, add note at bottom of the page: Continued on Attachment No. 1-A," and add additional sheet designated as Attachment No. 1-A, 1-B, etc. Repeat for each additional sheet required.
- 6. Payment and Performance bonds are provided only by the successful bidder. Contracts under \$5,000 bonds must be in 50% of the contract amount. Contracts in excess of \$5,000 bonds must be in 100% of the contract amount. Bond Form MS-944 Attachments 2 and 3 and Workmen's Compensation Affidavit Attachment 4 must be submitted by the successful bidder within 20 days of the contract award. Failure to submit the bonds shall constitute grounds to cancel the contract.
- 7. *Construction projects, where the estimated cost of the total project exceeds \$100,000, are subject to the provisions of the Pennsylvania Prevailing Wage Act 442. It is the responsibility of the municipality to obtain the Prevailing Wage Scale for the area and include it in the proposal. IF the Prevailing Wage Act applies, this fact shall be noted in the advertisement.
 - On projects utilizing Federal revenue Sharing Funds, if the project cost exceeds \$2,000 and is financed with 25% or more Federal Revenue Sharing Funds, the Davis Bacon Act applies. Again it is the responsibility of the municipality to obtain the Davis Bacon Wage Rates, include them in the proposal and note the fact in the advertisement. If both Acts are applicable, the Davis Bacon Act has preference over the Pennsylvania Prevailing Wage Act.
- 8. An ESCALATOR CLAUSE is optional; however, if used, it must be included n the proposal prepared by the municipality. An escalator clause may not be inserted by the contractor.

*(1961, Aug. 15, P.L. 987; 43 P.S. 165)

PERFORMANCE BOND

Attachment 2

(With Corporate Surety)

KNOW ALL MEN BY THESE PRESENTS, th		
	(NAME AND ADDRESS	S OF CONTRACTOR)
as Principal and	(SURETY COMPANY)	
a corporation incorporated under the laws of the State of	f	as Surety
a corporation incorporated under the laws of the State of	(NAME OF STATE)	as Surety
are held and firmly bound unto		In the full and just sum
of	(\$) dollars
lawful money of the United States of America, to be paid and truly to be made, we bind ourselves, our heirs, execuseverally, firmly by these presents.		
WHEREAS, the above bouden Principal has ent date herewith, for the undertaking of certain obligations		lunicipality, bearing even
NOW, THEREFORE, the condition of this oblig all respects comply with and faithfully perform the term conditions referred to and made a part thereof, and such provided, and shall well and truly, and in a manner satist forth, then this Obligation shall be void, but otherwise the	s and conditions of said Contract, incl alterations as may be made in said Sp factory to the Municipality fulfill all of	luding the Specifications and becifications as therein obligations as therein set
It is further provided that any alteration which not the express approval of the Municipality or the Principal or either or any of them, their heirs, executors, administration to the Surety of any such alteration or forbearance being	I to the other, shall not in any way rele rators, successors or assigns from thei	ease the Principal and Surety
IN WITNESS WHEREOF, the said Principal an	nd Surety have duly executed this Bon	nd under Seal, pursuant to
due and legal action authorizing the same to be done on	1	
	(DATE OF BOND)	
SEAL Attest / Witness	CONTRACTOR	
n.	V.	
TITLE	Y:	
SEAL Attest / Witness	SURETY COMPANY	
BY		
TITI E	TITI E	

KNOW ALL MEN BY THESE PRESI	ENTS, that we,	
of	, as PRINCIPAL and	
corporation incorporated under the laws of the	State of	as SURETY, are
held and firmly bond unto the		, in the full and just sum of
	(\$) dollars, lawful money of the United
States of America, to be paid to the said we bind ourselves, our heirs, executors, adminispresents.		ssigns, to which payment well and true to be made, assigns, jointly and severally, firmly by these
•	the improvement of a co	
will promptly pay or cause to be paid in full all individual, firm, partnership, association or corprosecution of the work, whether or not the said and for rental of the equipment used and service such work, then this obligation to be void, other. The PRINCIPAL and SURETY, her individual firm, partnership, association or prosecution of the work as provided, and ar assumpsit on this Payment Bond in his, there or sums as may be justly due him, them or is shall not be liable for the payment of any concentration of the "Public Works Contractors' Be which Act shall be incorporated herein and made and at length herein recited. It is further provided that any alterate to be done or materials to be furnished or late of any extension of time for the performance Obligee or the Principal to the other, shall results.	sums of money which is poration, for all material and material or labor enter es rendered by public ut rwise to remain in full foreby, jointly and sever corporation, which has been public utility which is, or its own name and it, and have execution costs of expenses of succeptances of succeptances and Law of 1967", Act de a part hereof, as fully tions which may be mader to be supplied or the contract or are not in any way release on of forebearance being EINCIPAL and SURETY.	I furnished or labor supplied or performed in the ed into and became component parts of the work illities in, or in connection with the prosecution of orce and effect. rally, agree with the Obligee herein that any s performed labor or furnished material in the has not been paid in full therefor, may sue in d may prosecute the same to final for such sum thereon. Provided, however, that the Obligee ch suit. or corporation hereunder shall be subject to the No. 385, approved December 20, 1967, P.L. 869, and completely as though its provisions were fully adde in the terms of the contract or in the work performed under it or the giving by the Obliged by other forebearance on the part of either the the PRINCIPAL and the SURETY or no has hereby waived. Y have duly executed this Bond under seal this
WITNESS:	IIILL	
	SURETY CO	OMPANY
TITLE	BY:	

- 2 -

AFFIDAVIT RE ACCEPTING PROVISIONS OF THE WORKMEN'S COMPENSATION ACT

State of)	~	
)SS	S:	
County of)		
County of)		
		he has
Being duly sworn accor	ording to law deposes and says that they have	_
		It
accepted the provisions of the Workmen's Compensation Ac	ct of 1915 of the Commonwealth of Pennsylv	ania,
has his with its supplements and amendments, and have insured their its		e terms of said
Act with		
(SURE)	TY COMPANY)	
	(TYPE OR PRINT)	CONTRACTOR
	BY:	
	SIGNATURE	
Sworn to and subscribed before me this		day of
A.D. 20		
	SIGNATURE	
	SIGNATURE	
	W. G	
	My Commission Expires	

ANTI-COLLUSION AFFIDAVIT

		County	
16	pennsylvania DEPARTMENT OF TRANSPORTATION	Municipality	
		Project Number	
State of County of		Fed. Project No.	(If Applicable)
	The undersigned deponent dep	ooses and says that he is the	
of the		Company; that he is	s authorized to make this
affidavit on beh	nalf of said company in complian	ce with section 102.06 (e) of D	epartment Specifications,
Publication 408	B, as amended and that the said	company has not, either direct	tly or indirectly, entered
into any agreer	ment, participated in any collusio	n, or otherwise taken any actio	on in restraint of free
competitive bid	ding in connection with such cor	ntract.	
		(Contract	tor)
	ВҮ		
	Sworn to and subscribed bef	ore me the undersigned not	ary public this
	day of ,	·	
		Notary Public	
		·	
	My Commi expires	ssion 	



NOTICE OF COMPLETION

	IN REFERENCE TO PROJECT #	
Name of Contractor		
Performance of work as specified on the above numbered contract is completed and final pavement inspection has been made by the contractor and municipality in accordance with the terms of the contract awarded.		
ATE OF AWAR	D	
	Signature of Municipality	
	Signature of Contractor	
oth copies of thi avement restora	s form to be filled by the Contractor-Municipality on completion of final tion.	
	THIS PORTION TO BE COMPLETED BY MUNICIPALITY	
	FINAL COMPLETION CERTIFICATE By the affixing of my signature I hereby certify that final inspection has been made and all work has been performed in accordance with the above contract # and is hereby accepted by the municipality as completed.	
	Authorized Agent for the Municipality	