



Proposal #: 60841
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MEMBER OF:

Associated General Contractors of America
Tustin Chamber of Commerce
Better Business Bureau

DIR # 1000000076

Date: 06/04/2019

Job Name / Location:
BROWNS CANYON

ATTN:

MOUNTAINS RECREATION AND
CONSERVATION AUTHORITY
LOS ANGELES CA 90065

We propose to furnish required labor, material and equipment to perform the following described work in a good and workman-like manner.

- 1.) POWER WASH & APPLY (2) COATS "OVERKOTE" SEALER (UPPER HELIPAD)
- 2.) BLOW CLEAN & APPLY (1) COAT "OVERKOTE" SEALER (LOWER HELIPAD) \$1,096.00
- 3. POTHOLE PATCH (TOP ROAD TO FREEWAY) AS NEEDED.....\$27,225.00

INCLUSIONS:

- 1. LABOR, EQUIPMENT & MATERIAL
- 2. PRICE BASED ON (1) MOVE-IN - \$4,000.00 FOR EACH ADDITIONAL MOVE-IN
- 3. PRICE IS BASED ON SHIFTS BEING AN 8 HR MIN.
- 4. PRICE GOOD THROUGH 12/30/2018
- 5. SURVEYING, ENGINEERING AND STAKING BY OTHERS. ALL FINISHED FILLS, INCLUDING FILLS AT GRADE BREAKS, TO BE PAINTED ON THE PAVEMENT BY PRIME CONTRACTOR AT 25' STATIONS AT NO COST TO HARDY & HARPER, INC. FILLS TO BE GIVEN PRIOR TO PAVING.
- 6. MINIMUM (6) WEEKS WRITTEN NOTICE REQUIRED FOR MOBILIZATION
- 7. PROPOSAL AND ENTIRE CONTENTS SHALL BE INCORPORATED INTO SUBCONTRACT

EXCLUSIONS:

- 1. QCQA, ARHM, ENGINEERING, PERMITS, BONDS, FEES, INSPECTION FEES, SWPPP, LAYOUT, SURVEY, GRADE CHECKER
- 2. TEMP AC, SLOT / TRENCH PAVING, MEDIAN PAVING, SAWCUTTING, REDWOOD HEADER, CRACKFILL, SLURRY, SWEEPER
- 3. COLDMILL, GRINDING, MUST GRINDS, INERTIAL PROFILE, PROFILOGRAPH, PRE-PAVE IRI & GRINDING, FOG SEAL, SEAL COAT
- 4. IMPORT/EXPORT, SUBGRADE PREP & REMOVAL/COMPACTION, GRADING, FINE GRADING, PCC BACKFILL, NIGHTS & WEEKENDS
- 5. PROTECTION / LOCATING OF EXST. UTILITIES, UTILITY ADJUSTMENTS, WASH EXISTING ASPHALT, SPEED BUMPS, POSTING
- 6. DRAINAGE REQUIREMENTS WITH LESS THAN 2% FALL, TRAFFIC CONTROL PLANS, SIGNS & CMS BOARD, STEEL PLATES
- 7. FABRIC & PLACEMENT, FABRIC REMOVALS / DISPOSAL, TEMP STRIPING & TABS, PROTECTION OF WORK AFTER SHIFT
- 8. HAZARDOUS WASTE, WEATHER DELAYS, TEMPERATURE DELAYS, WATER & SOURCE, WATER TRUCK / BUGGY, LIGHT TOWERS
- 9. LIQUIDATED DAMAGES NOT DUE TO OUR OPERATION. THIS INCLUDES DAMAGES FOR LATE OPENINGS. TRAINING & FEES
- 10. DEWATERING, REMOVALS OF ROCKY MATERIAL, GEOGRID REMOVAL, BREAKER ATTACHMENT, GEOGRID & PLACEMENT

TOTAL PROPOSAL AMOUNT: \$ 33,708.00

This proposal is a two page agreement and is subject to all Terms and Conditions on Page 2.

Jim Miller Deputy Executive Officer
Owner or Contractor (Title)

Mountains Recreation & Conservation
Name of Lender
Authority

HARDY & HARPER INC.
By: *Steve Kirschner*
Steve Kirschner Estimator
(NAME) (TITLE)

Does this project require certified payroll reporting? Yes No



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BROWNS CANYON

TERMS AND CONDITIONS OF CONTRACT:

In this agreement Contractor means Hardy & Harper, Inc. and owner means owner and/or any general contractor and/or agent or owner. This is a proposal per owner's request, not a complete property evaluation.

1. Standard Exclusions: Engineering, Soils Test, Permits, Compaction Test and/or Inspection Fees unless noted.
2. Prices are firm for thirty(30) days from the date of the proposal unless otherwise stated.
3. Owner agrees to indemnify contractor from any claim or suit for bodily injury or property damage arising from the design construction or installation of speed bumps or wheel stops.
4. Any changes required by owner shall be authorized in writing and paid by owner at contractor's prevailing rates unless quoted and agreed upon in writing.
5. Owner agrees to furnish to jobsite necessary and adequate water supply at owner's expense.
6. Contractor assumes no liability for damage to underground pipes, septic tanks, cesspools or other underground structures; and any extra expense caused by the contractor by the existence or location thereof shall be charged to buyer.
7. Owner agrees to pay attorney's and court costs in event suit is instituted to collect amounts due contractor.
8. If work is performed according to owner's specifications of labor and materials, contractor does not assume responsibility for the defects.
9. If work is to be performed by contractor to provide labor and material in a workmanlike manner to accomplish the owner's purposes, contractor agrees to repair or replace any defects of which owner gives notice to contractor within 5 days after completion of work.
10. Delays or damage caused by building trades other than contractor not employed by contractor, shall be owner's responsibility.
11. Contractor shall be responsible for clean-up and removal of contractor's work and materials only.
12. If asphalt compaction tests are required by customer or agency, these must be performed while asphalt is being laid. Tests performed at a later date are not an acceptable method, and we assume no responsibility for those results.
13. Contractor is not responsible for proper drainage if grade is less than 2%.
14. Grades are to be furnished plus and minus four hundredths(.04) - No Fine Grade.
15. Jobsite must be accessible to heavy equipment.

NOTICE IS HEREBY GIVEN THAT WORK AND MATERIAL FURNISHED BY CONTRACTOR MAY SUBJECT THE PROPERTY ON WHICH SAID WORK IS PERFORMED TO THE LIEN LAWS OF THE STATE OF CALIFORNIA PURSUANT TO SECTION 1193 OF THE CODE OF CIVIL PROCEDURE OF SAID STATE. CUSTOMER ACKNOWLEDGES THAT HE HAS RECEIVED A LEGIBLE COPY OF THIS TWO PAGE PROPOSAL.

Payment in full upon completion or it is agreed that 1% per month will be charged when account becomes overdue.