# **BID FORM B**

# P.N. 4-C-016-22

CITY OF OLATHE, KANSAS
The following table is a list of bid its, estimated quantities, and the unit prices submitted by the bidder for Prairie Center Park Improvements P.N.4-C-016-22

# D	escription	Quantity	Units	UNIT PRICE	Total
1 M	IOBILIZATION	1	LS	63283	63283
2 C	ONSTRUCTION STAKING	1	LS	13700	13700
<b>3</b> SI	TE PREPARATION	1	LS	40000	40000
4 EF	ROSION AND SEDIMENT CONTROL	1	LS	8400	8400
5 UI	NCLASSIFIED EXCAVATION-CUT	6158	CY	23	141634
6 UI	NCLASSIFIED EXCAVATION-FILL	2302	CY	14.5	33379
<b>7</b> C0	OMPACTION OF EARTHWORK	3856	CY	9	34704
8 SA	AWCUT & REMOVE EXISTING CONCRETE SIDEWALK	40	SY	20	800
9 SA	AWCUT & REMOVE EXISTING ASPHALT TRAIL	- 226	SY	25	5650
<b>10</b> C0	ONCRETE CURB AND GUTTER	2567	LF	30	77010
11 A	CCESSIBLE CURB RAMPS	96	SY	148	14208
12 6"	GRANULAR SUB-BASE COURSE FOR ASPHALT	2545	TONS	40	101800
13 6"	' ASPHALT BASE COURSE	2568	TONS	75	192600
14 2"	' ASPHALT SURFACE COURSE	856	TONS	83	71048
15 PA	AVEMENT STRIPING (P.C. PLASTIC 4" WHITE)	3310	LF	1.7	5627
16 A	CCESSIBLE PAVEMENT MARKINGS	6	EACH	245	1470
17 A	CCESSIBLE PARKING SIGNS	7	EACH	1300	9100
18 8'	x 6' PRECAST CONCRETE CURB INLET	1	EACH	9300	9300
19 24	4" HDPE STORM PIPE	8	LF	136	1088
20 24	4" RCP END SECTION	1	EACH	2100	2100
21 6"	' RIP RAP	4	TON	180	720
22 6"	PERFORATED HDPE PIPE FOR FRENCH DRAIN	246	LF	28	6888
23 N	YLOPLAST DRAIN BASIN WITH COVER GRATE	1	EACH	1650	1650
24 2"	LAYER PEA GRAVEL	1	TON	175	175
25 4"	COARSE SAND LAYER	2	TON	98	196
<b>26</b> 6"	' END SECTION POP-UP	1	EACH	290	290
27 CC	ONNECT TO EXISTING WATERLINE	1	EACH	2650	2650
28 2"	PVC WATER FOUNTAIN SERVICE LINE	301	LF	28	8428
29 W	/ATER FOUNTAIN (BY OWNER-DO NOT BID)				0
30 W	/ATER FOUNTAIN SUMP PIT	1	EACH	550	550
<b>31</b> PC	OLE MOUNTED LIGHTING	21	EACH	6000	126000
<b>32</b> SI	TE ELECTRICAL	1	LS	18300	18300
4"	CONCRETE PAVEMENT PROFILE, SIDEWALKS AND CONCRETE				
33 PA	AD	1227	SY	63	77301
34 H	YDROSEEDING	9678	SY	1	9678
<b>35</b> 6'	' HDPE PIPE	10	LF	91	910
<b>36</b> PI	ICKLEBALL - 8" POST TENSION CONCRETE SPORT COURT	513	SY	138	70794
37 PI	ICKLEBALL - SPORT COURT WEAR SURFACE AND STRIPING	513	SY	27	13851
38 PI	ICKLEBALL - 6' BLACK CHAIN LINK PERIMETER FENCE	324	LF	42	13608
39 PI	ICKLEBALL - 4' BLACK CHAIN LINK DIVIDER FENCE	35	LF	46	1610
40 PI	ICKLEBALL - 6' BLACK CHAIN LINK GATE	2	EACH	1300	2600
41 PI	ICKLEBALL - COURT NETTING SYSTEM	2	LS	1500	3000
SC	OUTH CONCOURSE - SAWCUT & REMOVE EXISTING CONCRETE				
42 SI	DEWALK	1095	SY	16	17520
SC	OUTH CONCOURSE - SEED AND FERTILIZE DEMOLISHED				
43 P/	AVEMENT AREAS	127	SY	14	1778
SC	OUTH CONCOURSE - MEDIUM DUTY CONCRETE PAVEMENT				
44 PF	ROFILE	968	SY	77	74536
N	ORTH CONCOURSE - SAWCUT & REMOVE EXISTING CONCRETE				
45 SI	DEWALK	1358	SY	16	21728
	ORTH CONCOURSE - SEED AND FERTILIZE DEMOLISHED				
46 PA	AVEMENT AREAS	125	SY	14	1750
47 PF	ROFILE	1233	SY	77	94941
				11	54541
TO	OTAL				\$1398353

# **ASPHALT MATERIAL INDEX:**

The price included for Asphaltic Concrete Surface will be based on the computed monthly Asphalt Material Index for the month of

the bid opening. If the current month is not available at the time of bid opening, the index value for the month prior to bid opening

shall be used, as listed at the following web site, http://www.ksdot.org/burconsmain/ppreq/asphaltpriceindex.asp. The bid unit price for Asphaltic Concrete Surface shall be adjusted in subsequent months based on specification number 15-01009,

Asphalt Price Adjustment, in the 2015 Edition of Kansas Department of Transportation Special Provisions for the Standard Specification.

The undersigned successfully completed the bid process online at app.negometrix.com and affirms that

Sands Construction UC

Contractor

By

Steve Sands, Owner

Title

12/19/24

Date

913-306-4015

Telephone Number

Bev Hill

**Contact Person** 

# AGREEMENT BETWEEN OWNER AND CONTRACTOR FOR CONSTRUCTION CONTRACT (STIPULATED PRICE)

THIS AGREEMENT is dated as of the \_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_ ("Effective Date"), by and between the City of Olathe, Kansas ("Owner") and Sands Construction, LLC. ("Contractor"). Owner and Contractor, in consideration of the mutual covenants hereinafter set forth, agree as follows:

#### ARTICLE 1 – WORK

- 1.01 Contractor shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as follows:
  - A. Demolition and grading
  - B. Asphalt parking lot, parking lot curbing, parking lot stormwater, and compliant signage
  - C. Drive extension and drive extension curbs
  - D. Concrete sidewalks
  - E. Water fountain and water line
  - F. Site lighting
  - G. Pickleball court concrete base and fencing
  - H. Drainage improvements
  - I. Grassing/sodding/seeding
  - J. Infiltration trench excluding plantings
  - K. Concourse repaving, in coordination with work performed by the City of Olathe in concourse area

### **ARTICLE 2 – THE PROJECT**

2.01 The Project, of which the Work under the Contract Documents is a part, is generally described as follows: Prairie Center Park Improvements, Project Number 4-C-016-22.

# **ARTICLE 3 – ENGINEER**

- 3.01 The Project has been designed by Landworks Studio, LLC.
- 3.02 The Owner has retained Landworks Studio, LLC. ("Engineer") to act as Owner's representative, assume all duties and responsibilities, and have the rights and authority assigned to Engineer in the Contract Documents in connection with the completion of the Work in accordance with the Contract Documents.

### **ARTICLE 4 – CONTRACT TIMES**

- 4.01 Time of the Essence
  - A. All time limits for Milestones, if any, Substantial Completion, and completion and readiness for final payment as stated in the Contract Documents are of the essence of the Contract.
- 4.02 Contract Times: Days

A. The Work will be substantially completed within 150 days after the date when the Contract Times commence to run as provided in Paragraph 4.01 of the General Conditions and completed and ready for final payment in accordance with Paragraph 15.06 of the General Conditions within 180 days after the date when the Contract Times commence to run.

# 4.03 Liquidated Damages

- A. Contractor and Owner recognize that time is of the essence as stated in Paragraph 4.01 above and that Owner will suffer financial and other losses if the Work is not completed and Milestones not achieved within the times specified in Paragraph 4.02 above, plus any extensions thereof allowed in accordance with the Contract. The parties also recognize the delays, expense, and difficulties involved in proving in a legal or arbitration proceeding the actual loss suffered by Owner if the Work is not completed on time. Accordingly, instead of requiring any such proof, Owner and Contractor agree that as liquidated damages for delay (but not as a penalty):
  - Substantial Completion: Contractor shall pay Owner \$ 250.00 for each day that expires
    after the time (as duly adjusted pursuant to the Contract) specified in Paragraph
    4.02.A above for Substantial Completion until the Work is substantially complete.
  - 2. Completion of Remaining Work: After Substantial Completion, if Contractor shall neglect, refuse, or fail to complete the remaining Work within the Contract Time (as duly adjusted pursuant to the Contract) for completion and readiness for final payment, Contractor shall pay Owner \$ 250.00 for each day that expires after such time until the Work is completed and ready for final payment.
  - 3. Liquidated damages for failing to timely attain Substantial Completion and final completion are not additive and will not be imposed concurrently.

#### **ARTICLE 5 – CONTRACT PRICE**

5.01 Owner shall pay Contractor for completion of the Work in accordance with the Contract Documents in current funds the amount that follows, subject to adjustment under the Contract:

\$1,398,353.00

# **ARTICLE 6 – PAYMENT PROCEDURES**

- 6.01 Submittal and Processing of Payments
  - A. Contractor shall submit Applications for Payment in accordance with Article 15 of the General Conditions. Applications for Payment will be processed by Engineer as provided in the General Conditions.
- 6.02 Progress Payments; Retainage
  - A. Owner shall make progress payments on account of the Contract Price on the basis of Contractor's Applications for Payment on or about the <u>first</u> day of each month during performance of the Work as provided in Paragraph 6.02.A.1 below, provided that such Applications for Payment have been submitted in a timely manner and otherwise meet the requirements of the Contract. All such payments will be measured by the Schedule of Values established as provided in the General Conditions (and in the case of Unit Price Work based on the number of units completed) or, in the event there is no Schedule of Values, as provided elsewhere in the Contract.

- Prior to Substantial Completion, progress payments will be made in an amount equal
  to the percentage indicated below but, in each case, less the aggregate of payments
  previously made and less such amounts as Owner may withhold, including but not
  limited to liquidated damages, in accordance with the Contract.
  - a. 95% percent of Work completed (with the balance being retainage) and
  - b. <u>95%</u> percent of cost of materials and equipment not incorporated in the Work (with the balance being retainage).
- B. Upon Substantial Completion, Owner shall pay an amount sufficient to increase total payments to Contractor to <u>97%</u> of the Work completed, less such amounts set off by Owner pursuant to Paragraph 15.01.E of the General Conditions, and less <u>200%</u> of Engineer's estimate of the value of Work to be completed or corrected as shown on the punch list of items to be completed or corrected prior to final payment.

# NOTE(S) TO USER:

# 6.03 Final Payment

A. Upon final completion and acceptance of the Work in accordance with Paragraph 15.06 of the General Conditions, Owner shall pay the remainder of the Contract Price as recommended by Engineer as provided in said Paragraph 15.06.

#### **ARTICLE 7 – INTEREST**

7.01 All amounts not paid when due shall bear interest at the rate prescribed under K.S.A. 16-1901 et seg., and any amendments thereto.

# **ARTICLE 8 – CONTRACTOR'S REPRESENTATIONS**

- 8.01 In order to induce Owner to enter into this Contract, Contractor makes the following representations:
  - A. Contractor has examined and carefully studied the Contract Documents, and any data and reference items identified in the Contract Documents.
  - 3. Contractor has visited the Site, conducted a thorough, alert visual examination of the Site and adjacent areas, and become familiar with and is satisfied as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work.
  - C. Contractor is familiar with and is satisfied as to all Laws and Regulations that may affect cost, progress, and performance of the Work.
  - D. Contractor has carefully studied all: (1) reports of explorations and tests of subsurface conditions at or adjacent to the Site and all drawings of physical conditions relating to existing surface or subsurface structures at the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings, and (2) reports and drawings relating to Hazardous Environmental Conditions, if any, at or adjacent to the Site that have been identified in the Supplementary Conditions, especially with respect to Technical Data in such reports and drawings, if any.
  - E. Contractor has considered the information known to Contractor itself; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Contract Documents; and the Site-related reports and drawings identified in the Contract Documents, with respect to the effect of

such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Contractor; and (3) Contractor's safety precautions and programs, if any such reports and drawings are so identified.

- F. Based on the information and observations referred to in the preceding paragraph, Contractor agrees that no further examinations, investigations, explorations, tests, studies, or data are necessary for the performance of the Work at the Contract Price, within the Contract Times, and in accordance with the other terms and conditions of the Contract.
- G. Contractor is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Contract Documents.
- H. Contractor has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Contractor has discovered in the Contract Documents, and the written resolution thereof by Engineer is acceptable to Contractor.
- I. The Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the Work.
- J. Contractor's entry into this Contract constitutes an incontrovertible representation by Contractor that without exception all prices in the Agreement are premised upon performing and furnishing the Work required by the Contract Documents.

#### **ARTICLE 9 – CONTRACT DOCUMENTS**

#### 9.01 Contents

A. The Contract Documents consist of the following:

1.	NOTICE TO BIDDERS	NB-1
2.	TABLE OF CONTENTS	TC-1
3.	INSTRUCTIONS TO BIDDERS	ITB-1
4.	QUESTIONNAIRE OF PERSONAL PRACTICES	QPP-1
5.	STATEMENT OF BIDDERS QUALIFICATIONS	BQ-1
6.	BID BOND	BB-1
7.	BID FORM	BF-1
8.	STANDARD FORM OF AGREEMENT	EJCDC-1
9.	PERFORMANCE AND MAINTENANCE BOND	EJCDC-ix
10.	STATUATORY BOND	EJCDC-xv
11.	APPOINTMENT OF PROCESS AGENT	EJCDC-xx
12.	NON-COLLUSIVE AFFIDAVIT OF PRIME BIDDER	EJCDC-xxi
13.	STANDARD GENERAL CONDITIONS	100-1
14.	SUPPLEMENTARY CONDITIONS	SC-1
15.	PROJECT REQUIREMENTS	PR-1
16.	TEMPORARY FACILITIES	TF-1
17.	SUBMITTALS	SB-1

- 18. TECHNICAL SPECIFICATIONS TS-1 19. SPECIAL CONDITIONS SPC-1 20. MEASUREMENT AND PAYMENT M&P-1 21. CITY OF OLATHE INSURANCE REQUIREMENTS GI-1 22. AUTHORIZATION FOR ACH PAYMENT ACH-1 23. PLAN DRAWINGS: PRAIRIE CENTER PARK IMPROVEMENTS BID SET DATED OCTOBER 28, 2024 24. PRAIRIE CENTER PARK - 034590.00.01 STORMWATER REPORT, SEALED 8/30/23 25. GEOTECHNICAL ENGINEERING REPORT PROJECT C24G1974 DATED APRIL 18,2024 26. Addenda (numbers <u>1</u> to <u>5</u>, inclusive). 27. Exhibits to this Agreement (enumerated as follows): Contractor's Bid (pages <u>1</u> to <u>2</u>, inclusive). Bid Documents (Notice to Bidders, Instructions to Bidders, Questionnaire of Personnel Practices Bid Bond, Bid Form). Certificates (Compliance with Personnel Practices, Good Standing to Conduct Business in Kansas, Insurance). d. Federal Funds Project Documents (if applicable) (Standard General Conditions Division 100, General Specifications Division 200, Required Contract Specifications, General Wage Decision). Project Requirements. f. Temporary Facilities. Submittals. g. h. Technical Specifications. General Special Conditions. i. Measurements and Payments. į. 28. The following which may be delivered or issued on or after the Effective Date of the Contract and are not attached hereto: a. Notice to Proceed. b. Work Change Directives. Change Orders. c.
- B. The documents listed in Paragraph 9.01.A are attached to this Agreement (except as expressly noted otherwise above).
- C. There are no Contract Documents other than those listed above in this Article 9.

Field Orders.

D. The Contract Documents may only be amended, modified, or supplemented as provided in the General Conditions.

#### **ARTICLE 10 – MISCELLANEOUS**

#### 10.01 *Terms*

A. Terms used in this Agreement will have the meanings stated in the General Conditions and the Supplementary Conditions.

# 10.02 Assignment of Contract

A. Unless expressly agreed to elsewhere in the Contract, no assignment by a party hereto of any rights under or interests in the Contract will be binding on another party hereto without the written consent of the party sought to be bound; and, specifically but without limitation, money that may become due and money that is due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.

# 10.03 Successors and Assigns

A. Owner and Contractor each represent that they are duly authorized to enter into the Contract, and binds itself, its successors, assigns, and legal representatives to the other party hereto, its successors, assigns, and legal representatives in respect to all covenants, agreements, and obligations contained in the Contract Documents.

# 10.04 *Severability*

A. Any provision or part of the Contract Documents held to be void or unenforceable under any Law or Regulation shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon Owner and Contractor, who agree that the Contract Documents shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.

# 10.05 Contractor's Certifications

- A. Contractor certifies that it has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for or in executing the Contract. For the purposes of this Paragraph 10.05:
  - "corrupt practice" means the offering, giving, receiving, or soliciting of any thing of value likely to influence the action of a public official in the bidding process or in the Contract execution;
  - "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process or the execution of the Contract to the detriment of Owner, (b) to establish Bid or Contract prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;
  - 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish Bid prices at artificial, non-competitive levels; and
  - "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the execution of the Contract.

# 10.06 Other Provisions

A. Owner stipulates that if the General Conditions that are made a part of this Contract are based on EJCDC® C-700, Standard General Conditions for the Construction Contract, published by the Engineers Joint Contract Documents Committee®, and if Owner is the party that has furnished said General Conditions, then Owner has plainly shown all modifications to the standard wording of such published document to the Contractor in the Supplementary Conditions.

[REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Owner and Contractor have signed this Agreement.

OWNER:	CONTRACTOR:		
City of Olathe, Kansas	Sands Construction, LLC		
Ву:	Sands Construction, LLC  By: SteveSands Lands		
Title: Mayor	Title: Owner (If Contractor is a corporation, a partnership, or a joint venture, attach evidence of authority to sign.)		
Attest:	Attest:		
Title:	Title:		
Address for giving notices: P.O. Box 768 Olathe, KS 66051-0768	Address for giving notices:  1284 Eisenhower Rd		
	Leavenworth, K5 66048		
	Contractor's Phone Number 9/3,306,401		
	License No.: Z025 - 9067 JOCO (where applicable)		
	Agent for service of process:		
If Owner is a public body, attach evidence of authority to sign and resolution or other documents authorizing execution of this Agreement.)			
Approved as to form:			
City Attorney/Deputy City Attorney/ Assistant City Attorney			

# NONCOLLUSIVE AFFIDAVIT OF PRIME BIDDER

STATE OF K	ansas	)				
STATE OF <u>Kansas</u> )  COUNTY OF <u>Leavenwarth</u> )						
Steve	Sands		being first o	duly sworn, deposes and states that:		
		Steve Sand		ned bid:		
(2) He/she is fully informed of the contents of the attached bid and of all the circumstances surrounding the preparation of such bid;						
(3)	Such bid is genuine and is not a collusive or sham bid;					
(4) Neither the said bidder nor any of its officers, partners, owners, representatives, employees, or parties interest, including this affiant, has in any way colluded, conspired, connived, or agreed, directly or indirectly, with any other bidder, firm, or person to:						
	(a) the attached b	submit a collusive or id has been submitted		n connection with the contract for which		
	(b)	refrain from bidding	in connecti	ion with such contract;		
	(c) other bidder;	fix the price or price	es in the att	tached bid, or the price or prices of any		
	(d) prices of any o		rofit, or co	st element of the bid price, or the bid		
	(e) person interes	secure an unlawful a ted in the proposed co		against the City of Olathe, Kansas, or any		
(5) The price or prices quoted in the attached bid are fair and proper and not tainted by collusion, conspiracy, connivance, or unlawful agreement on the part of the bidder or any of its agents, representatives, owners, employees, or parties interest, including this affiant.						
By Steve Sands, Steve						
Title Owner						
Subscribed to and sworn to before me, the undersigned, a Notary Public, this day of, 20_25						
(Seal)	***	Nota	guer ry Public (	ly File		
My Commission Expires:  BEVERLY J HILL  My Appointment Expires  May 16, 2026						