

Pavement Management Services Agreement

This Pavement Management Services Agreement (this "**Agreement**") is entered into as of the 22nd day of March, 2018, between the **Sterling Hill Community Development District** (the "**District**") and **Whitaker Contracting Corp.**, a Delaware corporation registered to do business in the state of Florida (the "**Contractor**").

Background Information:

The District owns and maintains the right-of-ways within the District. A portion of the right-of-ways has undergone normal wear and tear and requires pavement management services. The Contractor is duly licensed in the state of Florida and qualified to perform the job duties and has any and all approvals and licenses as required by law to provide the public these services. The Contractor is familiar with the District's property. The Contractor is willing to provide pavement management services as described in this Agreement.

Operative Provisions:

1. **Incorporation of Background Information.** The background information stated above is true and correct and by this reference the background information is incorporated by reference as a material part of this Agreement.
2. **Scope of Services.** The Contractor shall provide the services described in the Scope of Services attached hereto as **Exhibit A**. Additionally, Contractor shall (1) provide 1 off-duty law enforcement officer during all periods when Contractor is active on the job site performing the pavement management services work and (2) send notices, at least two times, to all residents and owners notifying them of the proposed work schedule and transportation accommodations provided by the Contractor.
3. **Expectations and Goals.** The services provided by the Contractor and described in the Scope of Services shall meet the District's Expectations and Goals attached hereto as **Exhibit B**. To the extent that there is any work that is not specifically included in the Scope of Services, but is necessary to meet the Expectations and Goals, then Contractor shall perform the requisite work at no additional cost to the District.
4. **Time of Commencement.** Contractor shall commence the work no later than _____, 2018.
SEE ATTACHED PROJECT SCHEDULE
5. **Completion of the Work.** Contractor shall finish the work no later than _____, 2018. Contractor will perform the work in a timely manner, time being of the essence of this Agreement.
SEE ATTACHED PROJECT SCHEDULE
6. **Delays and Extension of Time of Completion.** If Contractor is delayed at any time in the progress of the work by any act or neglect of the District, or by any employee thereof, or by any separate contractor employed by the District, or by changes ordered in the work, or by prevention of performance because of governmental laws or regulation, or by fire or

catastrophic weather condition, or unusual delays in delivery of materials and equipment beyond the control of Contractor, then the time of completion shall be extended in writing for such reasonable time as the District may determine.

7. **Performance Bond, Labor and Material Payment Bond, and Warranty Performance Bond.** The District requires that the Contractor furnish bonds covering the faithful performance of this Agreement, payment of all obligations arising hereunder, and upon completion of the work, to the satisfaction of the District and the District Engineer, the payment and performance bonds shall be released and Contractor shall furnish a warranty performance bond to cover Contractor's warranties. The cost of such bonds shall be included in the compensation. Provided, no bond will be accepted from an insurance company with a general policyholder's rating of less than "A" and a financial rating of less than "A". Attorneys-in-fact who sign performance and payment bonds must file with such bond a certified copy of their power of attorney to sign such bonds. Provided further, that the bonds shall be executed on the form set forth in Florida Statute Section 255.05, as amended, or on another form satisfactory to District amended as follows: "This Bond shall afford claimants thereunder, all the rights related thereto, including, but not limited to, the rights to recover attorneys' fees in the event any claim is made against this bond."
8. **Compensation.** The District agrees to compensate the Contractor for the work described above in the amount of \$495,108.00. The District shall pay to Contractor a refundable 10% deposit upon notice to start the work. The District shall pay to Contractor the remainder balance within thirty (30) days of receipt of the invoice after the work is completed to the satisfaction of the District and the District Engineer. The "**Date of Completion**" is the date upon which the District submits final payment for the work. The District may require, as a condition precedent to making any payment to the Contractor that all subcontractors, material men, suppliers or laborers be paid and require evidence, in the form of lien releases or partial waivers of lien, to be submitted to the District by those subcontractors, material men, suppliers, or laborers, and further require that the Contractor provide an affidavit relating to the payment of said indebtedness.
9. **Termination.** Either party shall have the right to terminate this Agreement upon failure of to cure any defaults after thirty (30) days written notice. Upon receipt of a termination notice Contractor will cease performance of the work and make every reasonable effort to procure cancellation of all existing orders for materials. Contractor will be entitled to receive as its exclusive remedy payment for the actual cost of materials purchased by Contractor and the work performed up to the time of receipt of the notice (as the percentage of completion is reasonably determined by the District Engineer) with the compensation amount being prorated accordingly, if the deposit exceeds these costs, Contractor shall refund the appropriate amount to the District.
10. **District Responsibilities.** The District shall be responsible for restriping the property.
11. **Concealed Conditions**
 - i. Contractor has reviewed all existing conditions and limitations affecting the work, including, without limitation, all property lines, utility locations, existing improve-

ments, elevations, and site and local conditions, as applicable to the work. Claims for additional compensation or extensions of time because of the failure of Contractor to familiarize itself with conditions at the site will not be allowed.

- ii. If conditions are encountered at the site which are (i) subsurface or otherwise concealed physical conditions which differ materially from those indicated in this Agreement, or (ii) unknown physical conditions of an unusual nature, which differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in this Agreement, then notice by the observing party shall be given to the other party promptly before the conditions are disturbed and in no event later than three (3) business days after first observance of the conditions. The District Engineer will promptly investigate such conditions and, if they are not governed by subsection (c) below and cause an increase or decrease in Contractor's cost of, or time required for, performance of any part of the work, will recommend an equitable adjustment in the compensation or completion date or both. If District Engineer determines that conditions at the site are not as described as above, and that no change in the terms of this Agreement is justified, District Engineer shall so notify District and Contractor in writing, stating the reasons. Claims by either party in opposition to such determination must be made within fourteen (14) days after District Engineer has given notice of her determination.
- iii. No adjustment in compensation or completion date shall be permitted, however, in connection with a concealed or unknown condition (i) which does not differ materially from those conditions disclosed or (ii) which reasonably should have been disclosed by (a) Contractor's inspections, tests, reviews and preconstruction services performed in connection with the work, including any tests made by or in the possession of Contractor, or (b) inspections, tests, reviews and preconstruction services which Contractor negligently failed to request in connection with the work.

12. **Safety and Traffic Management.** Contractor shall take precautions at all times to protect any persons and property affected by Contractor's work, utilizing safety equipment such as bright vests and traffic cones, and shall manage and minimize the disturbance to traffic patterns. Contractor shall maintain traffic control as necessary to prevent damage to the work. Contractor has provided the District with a Maintenance of Traffic plan ("MOT Plan") attached hereto as **Exhibit C**. Contractor reserves the right to modify and adjust the MOT Plan as needed to ensure compliance with this section.

13. **Performance of the Work and Warranty.**

- i. The work to be performed shall include all labor, materials, equipment, and transportation necessary to perform the services described above.

- ii. Contractor shall work with local utilities to locate any water, sewer, electrical, or other conduits which are located in the property beneath the ground surface or otherwise obstructed from view.
- iii. The Contractor shall comply with necessary economic, operational, safety, insurance, and other compliance requirements imposed by federal, state, county, municipal or regulatory bodies, relating to the contemplated operations and services hereunder.
- iv. At the conclusion of the work, the Contractor shall dispose of any waste material at an off-site waste disposal facility.
- v. The Contractor warrants that the work (a) conforms to the requirements of the this Agreement, (b) was performed in a prompt, diligent, good, safe and workmanlike manner in accordance with all laws, industry standards, building codes, and applicable regulations, (c) was performed without defects in materials to the extent the materials were provided by Contractor, and workmanship, (d) consists of new unused materials to the extent the materials are provided by Contractor, (e) is fit for the particular purposes or uses contemplated by this Agreement, (f) conforms to all accepted models and samples and all affirmations of fact, promises, descriptions or specifications agreed upon by the District and Contractor.
- vi. Upon discovery of any information or defect that may affect the work, the Contractor shall immediately provide the District written notice of such information or defect. Failure of the Contractor to report such items shall result in the Contractor incurring full responsibility and cost for repairs necessary.
- vii. Contractor warrants the work, at no expense to the District, for five years from the Date of Completion. Roads which have evident base failures, as highlighted in yellow in the Scope of Services attached hereto are not covered by the 5 year inspection, warranty, and maintenance program.
- viii. Provided that the work is maintained in accordance with Contractor's recommendations, Contractor warrants any substantial defect in workmanship at no expense to the District for five years from the Date of Completion.
- ix. The District shall provide written notice to the Contractor of any defects after the work is complete.
- x. Contractor's warranties in this section are in addition to, and does not limit in any way any District claims for latent/patent defects or claims for warranties set forth by law, or any implied warranties recognized by applicable statutory or common law.

14. **Damage to Property.** The Contractor assumes liability for all damage to work under construction or completed, whether from fire, water, winds, vandalism, or other causes, until final completion and acceptance by the District and notwithstanding the fact that partial payments, if any, may have been made during the progress of the work. The Contractor shall be responsible for any damage caused by Contractor's negligence. The Contractor shall repair or replace any damaged property or infrastructure within 72 hours. In the event the damage is so extensive that it cannot reasonably be remedied then Contractor shall provide a timetable and plan of action within 7 calendar days of notice to Contractor.

15. **Subcontractors.**

- i. Contractor agrees to hold its Subcontractors, including all persons directly or indirectly employed by them, responsible for any damages due to breach of contract or any negligent act and to diligently endeavor to effect recoveries of such damages. District shall be deemed to be a third party beneficiary of, but shall not have any obligation under, each subcontract and may, if District elects, require (following Contractor's default under this Agreement or District's termination of this Agreement) that a Subcontractor perform all of the then unperformed duties and obligations of such Subcontractor thereunder for the benefit of District (rather than Contractor); however, in the event that District requires any such performance by a Subcontractor for the direct benefit of District, then District shall be bound and obligated to pay such Subcontractor for such portion of the work done by such Subcontractor in accordance with the terms of this Agreement for such portion performed in strict conformance to this Agreement to date (to-wit: the reasonable value of that portion of the subcontract performed by such Subcontractor) and subsequent to the date that District elects to invoke such rights. District's liability in connection herewith, however, is not to exceed the amount obtained by subtracting from the subcontract the total of all sums paid by Contractor to Subcontractor prior to District's invoking its rights hereunder with respect to direct performance by Subcontractor for District. In the event that District elects to invoke such rights, District shall give written notice of such election to Contractor and such Subcontractor. Any amounts paid by District to a Subcontractor shall be either (a) deducted from the amount due to Contractor under this Agreement or (b) reimbursed if District has already paid Contractor, by Contractor to District upon District's written demand.
- ii. Prior to the retention or hiring of a Subcontractor, Contractor shall inform the District which persons, firms or entities which Contractor proposes to engage to furnish labor and/or materials in constructing the improvements and, if requested by District, will furnish District with a copy of all written agreements (including subcontracts and purchase orders) therefor. Contractor agrees that District has the right in its sole discretion to disapprove any Subcontractor of any tier. District also shall have the right to telephone or otherwise communicate with each Subcontractor of every tier to verify the facts disclosed by any list or any invoice submitted to District, or for any other purpose. All subcontracts let or amended by

Contractor relating to the work shall require disclosure to District of information sufficient to make verification. Each approved subcontract shall contain provisions which specifically bind such Subcontractor to the applicable terms and provisions of this Agreement and shall also contain provisions permitting assignment thereof to District and District's lender as provided below.

- iii. Any Subcontractor or individual laborer whom District or District Engineer believes in good faith not to be qualified to pursue the work or whom District does not wish to be engaged in the work, shall be excluded from the work, and shall be replaced with a Subcontractor or laborer approved by District and District Engineer.

16. Permits and Regulations. All permits necessary for the work to be performed under this Agreement shall be paid for and obtained by the Contractor. The Contractor shall comply with necessary economic, operational, safety, insurance, and other compliance requirements imposed by federal, state, county, municipal or regulatory bodies, relating to the contemplated operations and services hereunder. Contractor shall be responsible for any fines or penalties assessed against District as a result of Contractor's work.

17. Insurance.

- i. The Contractor shall carry commercial general liability insurance of no less than \$2,000,000 and commercial automobile liability insurance of no less than \$1,000,000. The Contractor shall deliver to the District proof of insurance referred to herein or a certificate evidencing the coverage provided pursuant to this Agreement and naming the District as "Additional Insured" under such policy. Such insurance policy may not be canceled without a thirty-day written notice to the District. The Contractor will maintain Workers Compensation insurance as required by law.
- ii. Contractor shall require all of its Subcontractors and suppliers of every tier to procure and maintain all of the same types of insurance coverages which are required of Contractor under this Agreement, and to furnish the District with certificates of insurance and endorsements complying with this section.
- iii. With respect to any insurance Contractor is required to maintain pursuant to this Agreement, or does maintain, for the work and/or the site, including, without limitation, that set forth herein, Contractor warrants that Contractor has the right to waive any and all rights of subrogation which Contractor's insurance carriers might have or claim against District, and/or the Indemnified Parties (defined below), arising out of the work and/or the site. Contractor hereby waives to the fullest extent legally permitted all such present and future rights of subrogation and agrees to hold harmless, defend and indemnify District, and the Indemnified Parties from all such subrogation claims. Contractor shall require such waivers from its subcontractors and suppliers. Contractor and its subcontractors' and suppliers' policies shall provide such waivers by endorsement. A waiver of subrogation shall

be effective as to a person or entity even if that person or entity would otherwise have a duty of indemnification, contractual or otherwise, did not pay the insurance premium and whether or not the person or entity had an insurable interest in the property damaged or person injured.

18. Indemnification. Contractor agrees to indemnify, defend and hold the District and its supervisors, officers, managers, agents and employees (“**Indemnified Parties**”) harmless from any and all liability, claims, actions, suits or demands by any person, corporation or other entity for injuries, death, property damage or of any nature, arising out of, or in connection with, the work to be performed by Contractor, including litigation or any appellate proceedings with respect thereto. Contractor further agrees that nothing herein shall constitute or be construed as a waiver of the Districts limitations on liability contained in section 768.28, Florida Statutes, or other statute or law. Any subcontractor retained by the Contractor shall acknowledge the same in writing. Obligations under this section shall include the payment of all settlements, judgments, damages, liquidated damages, penalties, forfeitures, back pay awards, court costs, arbitration and/or mediation costs, litigation expenses, attorney fees, and paralegal fees (incurred in court, out of court, on appeal, or in bankruptcy proceedings) as ordered. The obligations under this section shall be limited to no more than \$2,000,000.00, which amount Contractor agrees bears a reasonable commercial relationship to this Agreement. Nothing in this section is intended to waive or alter any other remedies that the District may have as against the Contractor.

19. Contractor’s Default.

- i. Contractor shall be in “Default” under this Agreement if, after seven (7) days written notice, Contractor fails or neglects to (i) carry out the work in accordance with this Agreement or in accordance with any specifications, applicable laws, (ii) make proper and timely payment to any Subcontractor for materials or labor, (iii) replace rejected material promptly or correct rejected workmanship as herein provided, or (iv) observe any other terms, provisions, conditions, covenants and agreements in this Agreement to be observed and performed on the part of Contractor.
- ii. In the event of a Default by Contractor, District, without prejudice to any other right or remedy District may have, may correct such deficiencies and may deduct the cost thereof, including compensation for the District Engineer’s services and expenses made necessary thereby, from the payment then or thereafter due Contractor.
- iii. Alternatively, after Contractor’s failure to cure such matter within such seven (7) day period, at the District’s option, District may terminate this Agreement and take possession of the site and remove all materials, tools and construction equipment and machinery thereon owned by Contractor (or require Contractor to immediately remove all such materials, tools and construction equipment and machinery from the site) and District may finish (or cause another contractor to finish) the work by whatever method District may deem expedient. If District takes possession of the

site, District may, without any cost or liability to District, use materials, tools and construction equipment and machinery owned by Contractor and left on the site. If the unpaid balance of the compensation exceeds the cost of finishing the work, including compensation for District Engineer's services and expenses made necessary thereby (including, without limitation, District's reasonable attorney's fees and costs), such excess shall be paid to Contractor following final completion of the work by District, but if such cost exceeds such unpaid balance, Contractor shall pay the difference to District. District shall not be responsible to Contractor for any loss of anticipated profits or other consequential damages on any of the work not performed on account of a termination of this Agreement under this section. After any termination of this Agreement by District pursuant to this section, Contractor shall not be entitled to any further payment under this Agreement except to the extent of any amount by which the authorized work completed or installed by Contractor prior to such termination and not previously paid for by District exceeds the amount due by Contractor to District under this section (including all damages which District would be entitled to recover from Contractor by reason of Contractor's breach), and even then only at such time as the work is finally completed. Any sums payable by Contractor to District pursuant to this section shall be payable upon demand and shall bear interest at the lesser of 12% per annum or the highest lawful rate until paid.

20. Public Entity Crimes. Pursuant to Section 287.133(3)(a), Florida Statutes:

A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity; may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work; may not submit bids, proposals, or replies on leases of real property to a public entity; may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity; and may not transact business with any public entity in excess of the threshold amount provided in s. 287.017 for CATEGORY TWO for a period of 36 months following the date of being placed on the convicted vendor list.

Contractor represents that in entering into this Agreement, the Contractor has not been placed on the convicted vendor list within the last 36 months and, in the event that the Contractor is placed on the convicted vendor list, the Contractor shall immediately notify the District whereupon this Agreement may be terminated by the District.

21. Relationship Between the Parties. It is understood that the Contractor is an independent contractor and shall perform the services contemplated under this Agreement. As an independent contractor, nothing in this Agreement shall be deemed to create a partnership, joint venture, or employer-employee relationship between the Contractor and the District. The Contractor shall not have the right to make any contract or commitments for, or on

behalf of, the District without the prior written approval of the District. The Contractor assumes full responsibility for the payment and reporting of all local, state, and federal taxes and other contributions imposed or required of the Contractor during the performance of services to the District.

22. **Public Records.** As required under Section 119.0701, Florida Statutes, Contractor shall (a) keep and maintain public records that ordinarily and necessarily would be required by the District in order to perform the service, (b) provide the public with access to public records on the same terms and conditions that the District would provide the records and at a cost that does not exceed the cost provided by law, (c) ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law, (d) meet all requirements for retaining public records and transfer, at no cost, to the District all public records in possession of the Contractor upon termination of this Agreement and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the District in a format that is compatible with the information technology systems of the District.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (813) 514-0400, OR BY EMAIL AT INFO@RIZZETTA.COM, OR BY REGULAR MAIL AT 5844 OLD PASCO RD., SUITE 100, WESLEY CHAPEL, FLORIDA 33544.

23. **Controlling Law.** This Agreement shall be governed under the laws of the State of Florida with venue in Hernando County, Florida.
24. **Enforcement of Agreement.** In the event it shall become necessary for either party to institute legal proceedings in order to enforce the terms of this Agreement, the prevailing party shall be entitled to all costs, including reasonable attorney's fees at both trial and appellate levels against the non-prevailing party.
25. **Severability.** If any provision of this Agreement is held invalid or unenforceable, the remainder of this Agreement shall remain in full force and effect.
26. **Amendment.** This Agreement may not be altered, changed or amended, except by an instrument in writing, signed by both parties hereto.
27. **Assignment.** This Agreement is not transferrable or assignable by either party without the written approval of both parties.
28. **Arm's Length Transaction.** This Agreement has been negotiated fully between the District and the Contractor as an arm's length transaction. In the case of a dispute

concerning the interpretation of any provision of this Agreement, the parties are each deemed to have drafted, chosen, and selected the language, and any doubtful language will not be interpreted or construed against any party.

29. **No Waiver of Claims.** Approval of any portion of the work or payment therefor by District shall not constitute a waiver of any claims that District may have against Contractor with respect thereto.

30. **No Waiver of Remedies.** The waiver by the District of any default, or of any breach of the terms of this Agreement, shall not be deemed a waiver of any subsequent breach. The remedies and rights of District, in the event of any default by Contractor, are cumulative and in addition to those given by law.

31. **Notice.** All notices must be in writing to the addresses listed below or via email:

To the District:

c/o Rizzetta and Company, Inc.
5844 Old Pasco Road
Suite 100
Wesley Chapel, Florida 33544
Attn: District Manager

With a copy to:

Straley Robin Vericker
1510 W. Cleveland St.
Tampa, FL 33606
Attn: John M. Vericker
jvericker@srvlegal.com

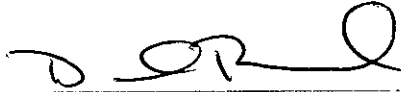
To the Contractor:

P.O Box 306
Guntersville, AL 35976
Attn: David South
davidsouth@whitaker-contracting.com

32. **Counterparts.** This Agreement may be executed in any number of counterparts, each of which when executed and delivered shall be an original; however, all such counterparts together shall constitute, but one and the same instrument.

33. **Entire Agreement.** This Agreement contains the entire agreement and neither party is to rely upon any oral representations made by the other party, except as set forth in this Agreement. To the extent that any provisions of this Agreement conflict with the provisions in any exhibit, the provisions in this Agreement shall control over provisions in any exhibit.

Whitaker Contracting Corp.



David Reed
President

**Sterling Hill Community Development
District**



Christina Miller
Chair of the Board of Supervisors

Exhibit A



Proposal

March 9, 2018

Customer:

Cliff Fischer, District Manager
Rizzetta & Company
5844 Old Pasco Road, Suite 100
Wesley Chapel, FL 33544
(813) 994-1001

Prepared by:

Amy Blaida
Whitaker Contracting Corporation
PO Box 306
Guntersville, AL 35976
813-468-4576
Email: amyblaida@whitaker-contracting.com

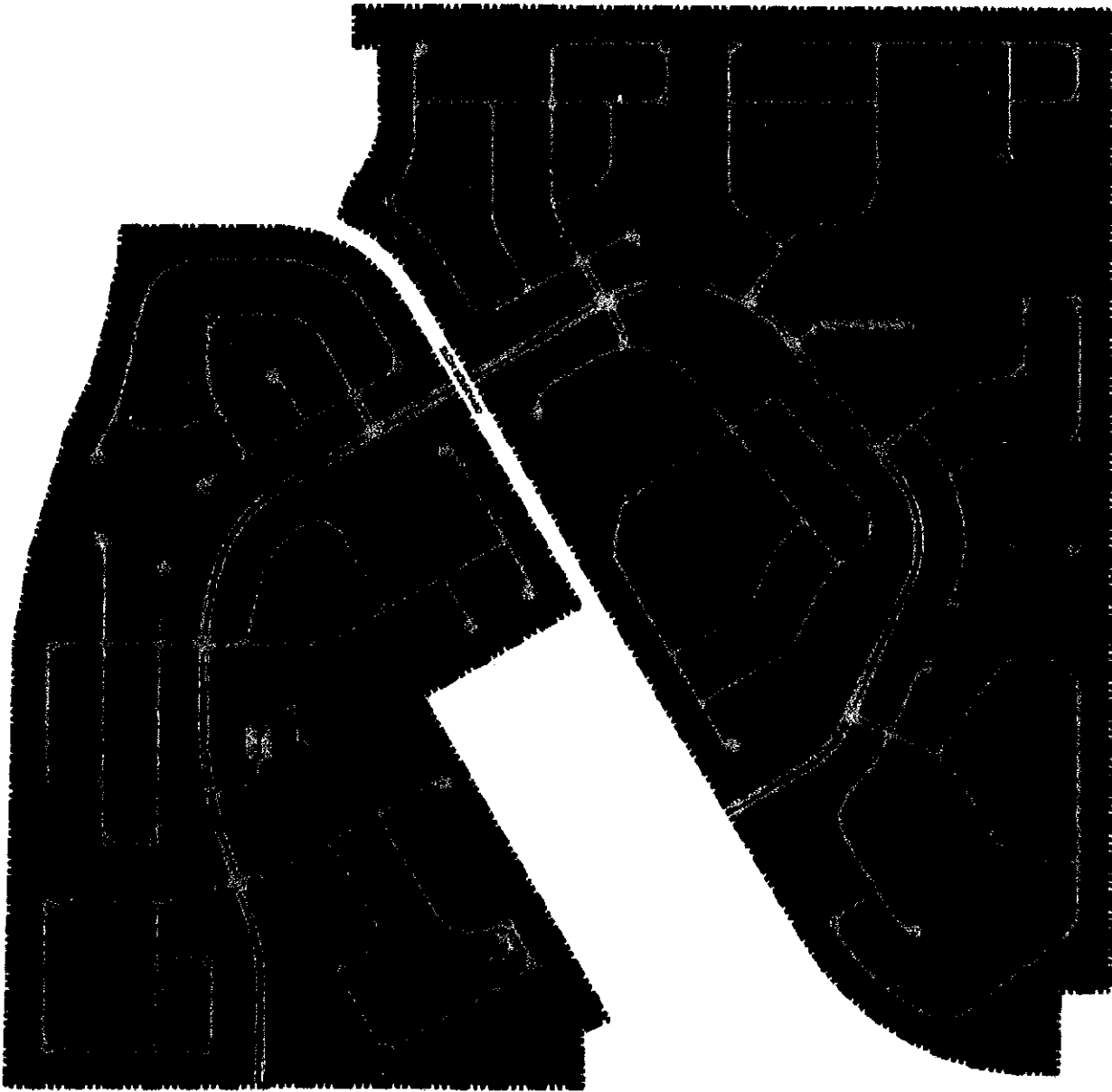


**Proposed Scope of Work
Repair and Resurfacing Options**

We will furnish and install all necessary labor, materials, tools and supervision to perform the following work:

Sterling Hill CDD – Residential Roads per yellow areas on map NOT including Sterling Hill Blvd.

| | |
|---|-----------------------------|
| *Infrared Repairs- 260 SF @ \$6/SF | \$1560.00 |
| *Crack Fill Repairs – 4200 LF @ \$1.00 LF | \$4200.00 |
| *Install HA5 over entire pavement surface per engineering specifications and map (rest of areas on map) At \$2.70/SY - Total of 181,240 SY | \$ 489,348.00 |
| TOTAL | <u>\$ 495,108.00</u> |



0 100 200 300
SCALE 1" = 300'

TOTAL ASPHALT AREA = 2,087,601 SF
47.92 AC.
~~STERLING HILL BLVD = 456,444 SF
10.45 AC~~

692 Convict Camp Road Guntersville, AL 35976



Standard Terms and Conditions

Whitaker or affiliates will perform the work outlined in the Proposal. Any request for additional work will require an Amendment to the signed agreement. WHITAKER will perform the services with the skill and care ordinarily used by qualified professionals performing similar work. The customer will notify WHITAKER in writing of any deficiencies within 30 days of completion of our work. The customer will give WHITAKER a reasonable amount of time to correct these deficiencies. WHITAKER does not provide any assessments of the presence of environmental contaminants. The customer will notify WHITAKER of any known contaminants or hazardous materials prior to commencement of our work. During our work, Whitaker will maintain worker's compensation, commercial general liability, and automobile liability insurance in the minimum amount:

| | | |
|----------------------|----------------------------|-----------------------|
| Workers compensation | Statutory amounts | |
| General liability | \$1,000,000 per occurrence | \$2,000,000 aggregate |
| Auto liability | \$1,000,000 per accident | |

WHITAKER will furnish certificates of insurance upon request. The customer will hold us harmless, indemnify, and defend WHITAKER and affiliates and employees, officers, directors, and agents against all claims, suits, fines and penalties, attorneys' fees and other costs of settlement and defense, which claims, suits, fines, penalties or costs arise out of or are related to this agreement of the services, except to the extent they were caused by the indemnified party's negligence. All disputes between the customer and WHITAKER shall be subject to non-binding mediation. Either party may demand mediation by serving written notice stating the essential nature of the dispute, the amount of time or money claimed, and requiring the matter be mediated within forty-five days of notice. No action or suit may be commenced unless mediation has occurred but did not resolve the dispute, or unless a statute of limitation period would expire if suit were not filed prior to the forty-five day period.

This agreement shall be governed by the state of Alabama. The above terms and conditions regarding limitations of Liability and Indemnification shall survive the completion of work under this agreement. This agreement supersedes any contract terms, purchase orders to other documents issued by the customer. These terms and conditions shall govern over any inconsistent terms in the Proposal, except those specifically agreed to in this agreement. The provisions are severable; if any provision is unenforceable, it shall be appropriately limited and given effect to the extent that is enforceable. Nothing in the agreement shall be construed to give any rights or benefits to third parties. This proposal price is valid for 30 days from date on front cover.

Customer Acceptance:

Whitaker Contracting:

Date: _____

Date: _____

**SPECIFICATIONS FOR THE
HIGH DENSITY MINERAL BOND/HAS ASPHALT SURFACE TREATMENT**

NOTE: This special provision is generally written in the imperative mood. The subject, "the Contractor" is implied. Also implied in this language are "shall", "shall be", or similar words and phrases. The word "will" generally pertains to decisions or actions of City of Orlando.

I. DESCRIPTION

Construct a mineral aggregate and asphalt binder surface treatment installed as a High Density Mineral Bond (HDMB) over the roadway surface.

Prepare the existing cracks and joints at the locations designated in the Contract Documents or as required by the City Representative. Fill cracks with hot type joint sealing compound-roadways and polymer modified asphalt pavement repair mastic where required.

| <u>BID ITEM</u> | <u>UNITS</u> |
|----------------------------------|---------------------|
| High Density Mineral Bond (HDMB) | Square Yard |
| Hot Pour Crack Sealing | Linear Foot |
| Mastic Pavement Repair | Linear Foot |

Contractor Minimum Qualifications

The Contractor should have successfully completed at least five (5) projects using the same mix design as given in Table 4 – Mix Properties. The Contractor should provide a list of five (5) projects which used the mix design in Table 4 – Mix Properties and have demonstrated a five year minimum proven performance on a bituminous surface. Acceptable performance after a five year period is no less than 70% residual coverage of the surface treatment.

An alternative to the Contractor required experience is an HDMB supplier representative providing support and inspection of the project. The HDMB supplier representative must have the same experience required of the Contractor with five projects using the mix design specified in Table 4 – Mix Properties that have a five year performance history. Acceptable performance after a five year period is no less than 70% residual coverage of the surface treatment.

HDMB found defective after installation shall be reinstalled at no additional cost to the City.

2. HDMB MATERIALS

a. ASPHALT BINDER

Emulsified Asphalt: Inorganic, non-ionic, thixotropic mineral colloid at 77° Fahrenheit that meets the following requirements. Inorganic is defined as a non-carbon based emulsifier.

| Table 1 – Non-Ionic Emulsion Properties | | | |
|---|----------------------|------------|------------|
| Criterion | ASTM Standard | Min | Max |
| Brookfield Viscosity at 77°F (Spindle 5, 20 rpm), cPs | D 2196 | 11,000 | 20,000 |
| pH | E 70 | 5.0 | 7.5 |
| Density, lbs/gal | T 59 | 8.5 | 9.0 |
| Asphalt Cement Content, percent by weight | D 2172 | 45 | 50 |
| Solids Content, percent by weight | T 59 | 50 | 54 |
| Ash Content, percent by weight | T 111 | 4.0 | 6.0 |

b. AGGREGATE

- 1) Clean and free from organic matter or other deleterious substances. Composed of sand, clay, slate and corundum. Properties of slate and corundum as follows.

| Table 2 – Slate | | | |
|------------------------|----------------------|------------|------------|
| Criterion | ASTM Standard | Min | Max |
| Specific Gravity | C 128 | | 2.7 |
| Compression, psi | C 170 | 11,000 | |

| Table 3 – Refined Corundum | | | |
|-----------------------------------|----------------------|------------|------------|
| Criterion | ASTM Standard | Min | Max |
| Specific Gravity | C 128 | 3.9 | |
| Knoop 100 Hardness | D 1326 | 2,000 | |
| Ball Mill Friability (14 grit) | B74.8 | | 50 |

- 2) Aggregates shall be pre-mixed with the HDMB base emulsion meeting the requirements of Table No. 1- Non-Ionic Emulsion Properties at the manufacturer facility or at a manufacturer approved mixing facility prior to arriving at the jobsite.

c. ADDITIVES

- 1) Water is clean, non-detrimental, and free from salts and contaminant.
- 2) Polymers and other additives as necessary to achieve mix design performance.

3. CRACK SEALING MATERIALS

Provide materials that comply with the applicable requirements.

- a. Hot Type Joint Sealing Compound-Highway. When required, provide hot type joint sealing compound intended for use in highway applications that complies with DIVISION 1500 and is a FDOT prequalified material with pavement temperature performance limits of 64-40.

- b. Hot Type Joint Sealing Compound-Parking Lots. When required, provide hot type joint sealing compound intended for use in pedestrian and slow moving traffic areas that meets the requirements of ASTM D6690, Type II Specifications with pavement temperature performance limits of 64-28.
- c. Polymer Modified Asphalt Pavement Repair Mastic. A hot applied, pourable, aggregate filled, black color, polymer modified, patching material intended to fill cracks in excess of 1/2 inch and larger that conforms to the following requirements or is an approved equal:
- 1) Polymer Modified Binder
 - Cone Penetration, 77°F (25°C) (ASTM D5329)..... 60 max
 - Softening Point (ASTM D36) 200°F (93°C) min
 - Flexibility (1", 180°C, 10 sec) (ASTM D3111 modified) Pass at 32°F (0°C)
 - 2) Aggregate
 - Abrasion Resistance (ASTM C131)..... 35% max
 - 3) Blended Product
 - Flexibility, 32°F (0°C) (PTM 3) Pass
 - Adhesion, 77°F (25°C) (PTM 4)..... 25 PSI (172 KPA) min
 - Specific Gravity 1.5 – 2.0
 - Minimum Application Temperature 375°F (190°C)
 - Maximum Application Temperature 400°F (204°C)
- Note: PTM 3 and PTM 4 are Crafcoc, Inc test procedures. Other material specifications and may be submitted to the City Representative for approval.

4. HDMB MIX DESIGN

Completed high density mineral bond material, prior to being loaded for install, must meet the following requirements.

| Table 4 – Mix Properties | | | |
|---|----------------------|----------------------|------------|
| Criterion | ASTM Standard | Min | Max |
| Asphalt Content, percent by weight | D 2172 | 17 | 20 |
| Solids Content, percent by weight | D 1644 | 55 | 63 |
| Initial Brookfield Viscosity at 77°F (Spindle 4, 20 rpm), cPs | D 2196 | 5,500 | 9,000 |
| Ash Content, percent by weight | C 2939 ¹ | 38 | |
| Ash Content of Solids, percent by weight (a) | D 2939 | 65 | |
| Density, lbs/gal | D 2939 | 11 | |
| pH | E 70 | 6.0 | 8.0 |
| Total Inorganic Aggregate Content, percent by weight (b) | T 111 ² | 37 | |
| Total Sand Content, percent by weight | - | | 6.0 |
| Maximum VOC, g/L | D 3960 | | 5.0 |
| Resistance to Re-emulsification | D 2939 | No re-emulsification | |
| Wear Resistance, percent loss by weight (c) | D 2486 ³ | | 4.0 |

NOTES:

1. Ash content as a percentage of solids content.
2. Ash content of completed mix minus ash content of base non-ionic emulsion. Total inorganic aggregate content is defined as slate, refined corundum, and sand.
3. ASTM D 2486 (Modified): Prepare sample at 48 wet mills on glass panel. Dry at 77°F for three (3) days. Immerse in water for 24 hours at 77°F. Test scrub resistance with 1,000 gram brass brush for 12,000 cycles. Report percent of dry film lost on the LOT sheet.

a. **Constituents**

The High Density Mineral Bond (HDMB) material shall be a uniform mixture of fine aggregate, non-ionic emulsified asphalt, water and other additives as required. The constituents shall be proportioned to produce a uniform mixture meeting the requirements of Table No. 4 – Mix Properties.

b. **Mixture Design**

At least three weeks prior to beginning work, the Contractor shall submit to the City's Representative a mix design with certified test results along with representative samples of each ingredient to be used in the HDMB mixture. The sample shall include information relative to sources type of materials, certified test reports, and project number.

5. HDMB CONSTRUCTION REQUIREMENTS

a. **EQUIPMENT**

General. All equipment, tools, and machines used in the performance of this work shall be approved by the City's Representative. No work shall be attempted with equipment that is malfunctioning. The City's Representative may order that the work be discontinued if sufficient equipment and tools are not in use to place the materials satisfactorily.

Use a continuous flow mixing unit.

- 1) Capable of applying at least 15,000 square yards of material per day.
- 2) Equipped with full sweep agitation system to assure proper suspension of fine aggregates.
- 3) Equipped with two separate filters. The primary filter should be at least 200 square inches with a face of 3/8 inch. The secondary filter needs to be at least 1,500 square inches with a filter face of 1/8 inch
- 4) Equipped with a retractable spray bar capable of applying mixture without drilling. The bar should be positioned to meet calibration requirements.
- 5) Equipped with a means of determining the application rate to the nearest gallon.

b. **WEATHER LIMITATIONS**

The HDMB surface material shall be placed when air and roadbed temperatures in the shade are 45°F and rising. HDMB shall not be applied if pavement or air temperatures are below 45°F and falling. The temperature shall be taken in the shade. The application of the pavement surfacing shall be stopped a minimum of 2 hours prior to expected rain and 48 hours prior to expected freezing temperatures.

c. **SURFACE PREPARATION**

General. The area to be covered shall be cleaned of all loose material, mud spots, sand, dust, oil, vegetation and other objectionable material removed. Do not flush water over cracks or apply pressured water to cracked pavement.

Severely raveled or porous pavements may require tack coat of SS or CSS grade. Asphalt concrete inlay may be required in rut deformations. Patch any holes, raveled areas, and low areas with asphalt concrete.

The Contractor shall provide a means for clean straight lines at the transition points of the installation area. In applying HDMB, the Contractor shall use effective means to protect structures, walls, curbs, etc. from discoloring or spattering.

- 1) Do not begin or continue application without notifying City's Representative of the calibration process and equipment settings.
- 2) Do not deviate from calibration settings without notifying City's Representative.

d. **OPENING TO TRAFFIC**

The Contractor shall protect surface treatment materials from traffic until it has cured. Curing of the HDMB with the ability to carry rolling traffic shall be within 24 hours of placement. The Contractor shall maintain traffic control as necessary to prevent damage to the mixture. The Contractor at no additional cost to the City shall repair any such damage, done by traffic to the mixture.

Application of the surfacing mixture shall be suspended early enough each day to permit traffic to safely travel over the completed work before sunset.

e. **PROTECTION**

- 1) Implement the traffic control plan requirements. Provide safe passage for pedestrians and vehicles. Do not proceed without flaggers.
- 2) Protect trees, plants, and other ground cover from damage.
- 3) Prune trees to allow equipment passage underneath. Repair tree damage at no additional cost to the City.
- 4) Install invert covers.
- 5) Mask off end of streets and intersection to provide straight lines:
 - a) Make straight lines along lip of gutters and shoulders. Keep same thickness in these areas. No runoff on these areas will be permitted.
 - b) Mask-off Street Fixtures.
- 6) Protect structures, curb, gutter, sidewalks, guardrails, guide posts, etc. from spatter, mar, or overcoat.
- 7) Protect surface treatment materials from traffic until it has cured.

f. **APPLICATION**

- 1) **Application Rate.** Two (2) separate application coats are required. The first application must be thoroughly dry and free of any damp areas before the second application begins. Machine settings must match the following application rates.
 - a) 0.20 gallons per square yard minimum for Layer 1.
 - b) 0.16 gallons per square yard minimum for Layer 2.All applications shall be constant in delivery with uniform coverage of the surface without streaking.
Application along gutters and shoulders shall be straight, uniform and at the appropriate application rate.
 - 2) **Spreading.** Keep constant delivery rate of material per square yard of surface.
 - a) Do not reduce application rate along edges or around manhole covers.
 - b) Apply both applications right to the edge of the pavement. Do not back away from curbs, manhole covers, and edges on either application.
-

- c) Make straight lines at all locations.
 - d) Use hand squeegees to spread mix in areas that cannot be reached with distribution spray bar.
 - i. Provide complete and uniform coverage.
 - ii. Avoid unsightly appearance from hand work.
- 3) Joints. Make transverse joints straight-cut butt type, not over-lap type. Place longitudinal joints on lane lines. Limit overlap to three (3) inches maximum. Stop and correct paving operation if longitudinal or transverse joints have uncovered areas or unsightly appearance.
- 4) After Application.
- a) Leave no streaks caused by plugged nozzle or improper spray bar height.
 - b) Leave no holes, bare spots, or cracks.
 - c) Expose and clean Manholes, valve boxes, inlets and other service entrances and Street Fixtures.
 - d) Raise reflective tabs that were covered over.
 - e) Do not permit traffic on product until surface has cured.
- 5) Cleaning. Remove loose material, mud spots, sand, dust, oil, vegetation and other objectionable material. Do not flush water over cracks or apply pressurized water to cracked pavement. Clean the surface prior to installation.
- 6) Repair. Repair and remove at no additional cost to the City:
- a) Remove delaminated or non-compliant product found after installation and apply acceptable product.
 - b) Remove spatter, mar and overcoat from curb, gutter, sidewalk, guard rails, guide posts, etc.
 - c) Remove overcoat from street fixtures.
 - d) Make edge and end lines straight. Provide a good appearance.
 - e) Leave no streaks, holes, bare spots, or cracks through which liquids or foreign matter could penetrate to the underlying pavement.
 - f) Repair collateral damage caused by construction.

g. QUALITY CONTROL

Testing. If density tests (ASTM D2939) show non-compliance, remove the product and halt operations until new material arrives and is shown to be in compliance. Measure the total amounts of material installed, and verify it meets the application rate. Protect surface treatment material from traffic until it.

h. Testing and LOTS

Certification from emulsion manufacturer stating the base emulsion meets the requirements of the HDMB base emulsion in section Table 1 – Non-Ionic Emulsion Properties of this specification is required Certification from the manufacturer stating that the completed HDMB meets the requirements of Table 4 – Mix Properties of this specification is required.

Results from the wear resistance test, current with one calendar year, may be requested by the agency prior to the project commencing.

A LOT, is defined as the quantity of HDMB placed in a production day. For each LOT, the Contractor shall provide a LOT sheet containing the following information:

- 1) LOT number, job number, route;
- 2) Date, air temperature;
- 3) Beginning and ending intervals;
- 4) Length, width, and total area in square yards of HDMB;
- 5) Recorded application rate and gallons placed;
- 6) Calibration forms;
- 7) Contractor's authorized signature
- 8) Percent of Dry Film Lost

If non-complying material has been installed and no price for the material specified, apply price adjustment against cost of work requiring complying material as part of its installation. Opening HDMB treatment to vehicular traffic does not constitute acceptance. Observation of Contractor's field quality control testing does not constitute acceptance.

Mat appearance defects may be accepted if a 2.5 percent price reduction is applied against the Lot for each condition not met. Maximum price reduction for the Lot is 5 percent. The City Representative may waive price adjustment if Contractor corrects deficiencies at no additional cost to the City.

i. Warranty.

The surface treatment material shall carry a warranty for a period of five (5) years. Acceptable performance after a five year period is defined as 70% or greater of residual HDMB coverage of the inter-aggregate bituminous surface area. Mechanical disturbances by heavy equipment use or snow and ice removal equipment, etc. are excluded from warranty. The warranty shall include coverage for peeling and pre-mature wear. The Constructor shall notify in writing if the pavement surface is not considered suitable for HDMB to request a waiver of the warranty. Provide a sample warranty for material and installation.

6. CRACK SEALING CONSTRUCTION REQUIREMENTS

Route all cracks between 1/8 inch and 1/2 inch wide following the existing crack with a 5/8 inch router head to a depth equal to the router head width. Cracks wider than 1/2 inch do not require routing.

Clean the full depth of the cracks and remove all foreign material that will prevent bonding of the sealant or repair mastic. Remove loose material on the roadway by blowing or sweeping debris from all paved surfaces, not only from the immediately adjacent area. Clean and dry all cracks to be sealed or repaired with a heat lance without burning pavement (indicated by smoke).

Fill the routed cracks with an appropriate hot type joint sealing compound material and finish to a level slightly recessed from the pavement surface.

Fill cracks wider than 5/8 inch with a polymer modified asphalt pavement repair mastic to a level 1/4 inch from the pavement surface immediately following cleaning and drying by heat lance. Allow mastic to set for a minimum of 1 hour, clean and dry the surface, and apply an appropriate hot type joint sealing compound material to within 1/16 inch above pavement surface and no more than a 2 inch overband beyond each edge.

Do not place materials when the ambient air temperature is below 40°F or the pavement temperature exceeds 105°F. Materials shall be applied at temperatures within the manufacture's recommendations.

7. MEASUREMENT AND PAYMENT

- a. **Plan Quantity Measurement.** The quantity of High Density Mineral Bond (HDMB) for which payment will be made are the quantities shown in the Contract, provided the project is constructed essentially to details shown in the Contract.

When the Contract Documents have been altered, or when a disagreement exists between the Contractor and the City's Representative as to the accuracy of the Contract Document quantities in any location or the entire project, either party has the right to request and cause the quantities involved to be measured according to Subsection 5B – HDMB Construction Requirements, Weather Limitations.

The City's Representative will measure sealing of cracks by the linear foot of material applied. There will be no price adjustments due to quantity changes for crack sealing and mastic repair items, regardless of the amount of overrun.

Payment for "Hot Pour Crack Sealing" and "Mastic Pavement Repair" at the Contract unit prices is full compensation for the specified work.

- b. **Measured Quantities.** The quantity to be paid for under Item 1 of the Bid Form will be the number of square yards of High Density Mineral Bond as measured in-place.
- c. **General Payment.** Payment for "High Density Mineral Bond" at the contract unit price will be full compensation for the specified work.
-

Exhibit B

HAS GOALS, OBJECTIVES, AND UNDERSTANDINGS

Those subdivision streets within Tampa Bay area Community Development Districts ("CDD's") that are between 10 and 15 years of age that have been found to be in an acceptable condition to qualify for Whitaker Contracting's HA5 pavement preservation treatment, per recent site observations, shall benefit from its five year annual inspection, reporting, maintenance, and warranty program. Since below ground conditions, i.e. clay backfill, roadway underdrain failure, and inadequate asphalt thickness, may cause future roadway deterioration, such failures are not covered by Whitaker Contracting's HA5 five-year warranty. The goal of the pavement preservation program is to extend the life of the pavement with the HA5 preservation treatment currently being planned every 10 years and recommendations and adjustments stated in the five annual reports and presented and discussed with the CDD Board of Supervisors.

Those subdivision streets and parking lots which have also qualified for Whitaker Contracting's HA5 pavement preservation treatment, based on recent site observations, but are older than 15 years old, will benefit from a five-year inspection, reporting, and maintenance program but will not be covered by a five-year warranty. The goal of this pavement preservation program is to extend the life of the pavement so that the scheduling of re-surfacing work can be extended to reserve the necessary funds needed and perform the work at the most economically beneficial time.

Whitaker Contracting Corporation will work with each community within the CDD's to determine the best method(s) to communicate with the affected residents benefiting from Whitaker Contracting's HA5 pavement preservation treatment. This may include emails, letters sent via US mail, doorhangers, notices on the community websites, signage posted within the community, etc. This communication will occur beginning 30 days from the start date of the project, with additional communications occurring 15 days prior to the project start date, and 3 days prior to the project start date. To keep traffic off their work, Whitaker Contracting will provide telephone call cart pick up and drop off access to residents during the curing (6 to 8 hours) of the HA5 treatment. Plans detailing the schedule of work for each community will be provided by Whitaker Contracting to the CDD Board of Supervisors for discussion and acceptance at a Board meeting prior to the work being scheduled.

Whitaker Contracting will perform crack fill and infrared pavement preparation, where they determine it is needed, prior to their HA5 treatment to maximize the pavement life extension. Historically, pricing for this work has not exceeded the amounts specified herein, but in cases of more extreme deteriorating conditions, Whitaker Contracting will notify and work with the CDD during the contract preparation process to specify any excess costs. Their maximum historical cost to install crack fill and perform infrared paving has not exceeded 6% of the contract cost of installing HA 5 on roads between 5 and 10 years old and has not exceeded 8% of the contract cost of installing HA5 on roads between 11 and 20 years and parking lots. Whitaker Contracting will perform pre-construction inspections to identify crack fill and infrared paving locations for review by field managers and the CDD Engineer prior to commencing work.

PROJECT SCHEDULE

| ID | Task Mode | Task Name | Duration | Start | Finish | Apr 1, '18 | | | | | | | Apr 8, '18 | | | | | | | Apr 15, '18 | | | | | | | | | |
|----|-----------|-------------------|----------|-------------|-------------|------------|---|---|---|---|---|---|------------|---|---|---|---|---|---|-------------|---|---|---|---|---|---|---|---|---|
| | | | | | | S | S | M | T | W | T | F | S | S | S | M | T | W | T | F | S | S | S | M | T | W | T | F | S |
| 1 | → | Sterling Hills | 16 days | Mon 4/2/18 | Thu 4/19/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 2 | → | Glenburne | 2 days | Mon 4/2/18 | Tue 4/3/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 3 | → | Yellow | 1 day | Mon 4/2/18 | Mon 4/2/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 4 | → | Red | 1 day | Tue 4/3/18 | Tue 4/3/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 5 | → | Dunwoody | 1 day | Wed 4/4/18 | Wed 4/4/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 6 | → | Green | 1 day | Wed 4/4/18 | Wed 4/4/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 7 | → | Mandalay Place | 2 days | Thu 4/5/18 | Fri 4/6/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 8 | → | Red | 1 day | Thu 4/5/18 | Thu 4/5/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 9 | → | Blue | 1 day | Fri 4/6/18 | Fri 4/6/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 10 | → | Haverhill | 1 day | Sat 4/7/18 | Sat 4/7/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 11 | → | Red | 1 day | Sat 4/7/18 | Sat 4/7/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 12 | → | Covey Run | 2 days | Mon 4/9/18 | Tue 4/10/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 13 | → | Yellow | 1 day | Mon 4/9/18 | Mon 4/9/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 14 | → | Blue | 1 day | Tue 4/10/18 | Tue 4/10/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 15 | → | Brackenwood | 2 days | Wed 4/11/18 | Thu 4/12/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 16 | → | Purple | 1 day | Wed 4/11/18 | Wed 4/11/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 17 | → | Green | 1 day | Thu 4/12/18 | Thu 4/12/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 18 | → | Brightstone Place | 2 days | Fri 4/13/18 | Sat 4/14/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 19 | → | Pink | 1 day | Fri 4/13/18 | Fri 4/13/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 20 | → | Yellow | 1 day | Sat 4/14/18 | Sat 4/14/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 21 | → | Amersham Isles | 2 days | Mon 4/16/18 | Tue 4/17/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 22 | → | Red | 1 day | Mon 4/16/18 | Mon 4/16/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 23 | → | Blue | 1 day | Tue 4/17/18 | Tue 4/17/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 24 | → | Edgemere | 2 days | Mon 4/16/18 | Tue 4/17/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 25 | → | Orange | 1 day | Mon 4/16/18 | Mon 4/16/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 26 | → | Red | 1 day | Tue 4/17/18 | Tue 4/17/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 27 | → | Arborglades | 2 days | Wed 4/18/18 | Thu 4/19/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 28 | → | Purple | 1 day | Wed 4/18/18 | Wed 4/18/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 29 | → | Green | 1 day | Thu 4/19/18 | Thu 4/19/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 30 | → | West Clubhouse | 1 day | Wed 4/18/18 | Wed 4/18/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |
| 31 | → | East Clubhouse | 1 day | Thu 4/19/18 | Thu 4/19/18 | [Bar] | | | | | | | [Bar] | | | | | | | [Bar] | | | | | | | | | |