

### NOTICE TO ALL BIDDERS

Completion and submittal of all enclosed forms including, but not limited to sheets **BF-14 & BF-15** is required and must be included with original bid. Failure to submit the required documents shall be deemed as an incomplete bid and shall not be considered by City as a valid bid.

**BID FORM** 

Bid Date: July 29, 2022 Time: 8:00 AM (PST)

Place: 101 North "D" Street, Perris- Online through Active Bidder Project: International Mother Language Monument Sign Project

TO THE CITY OF PERRIS, hereinafter called the Agency, the undersigned, as Bidder, declares that he has carefully examined the location of the project, that he has examined the plans and specifications and addenda (if any), and has read the Information for Bidders, and hereby proposes and agrees, if this bid is accepted, to furnish all materials to do all work required to complete the said plans and specifications in the time and manner herein prescribed for the Bid Price set forth in the Schedule of Bid Items.

Proposal of Oaktree Design and Build Inc. , hereinafter called "Bidder", organized and existing under the laws of the Corporation State of California, doing business as Oaktree Design and Build Inc. , insert "a corporation", "a partnership", "a joint venture", or "an individual", as applicable.

No separate payment will be made for any item that is not specifically set forth in the Schedule of Bid Items. All costs, therefore, shall be included in the prices named in the Schedule of Bid Items for the various appurtenant items of work. In the case of discrepancies in the amounts bid, unit prices shall govern over extended amounts, and words shall govern over figures.

By submission of this Bid, each Bidder certifies, and in the case of a joint Bid, each party thereto certifies, as to his own organization that this Bid has been arrived at independently, without consultation, communication, or agreement as to any matter relating to this Bid with any other Bidder or with any competitor.

Since time is of the essence, Bidder hereby agrees to commence work under this Contract on September 6, 2022 and to fully complete all work on or before the 60 working day in accordance with the schedule provided in Notice Inviting Bids, after receiving the Notice to Proceed. The Contractor agrees that failure to complete work within the time allowed will result in damages being sustained by the City. Contractor and City agree that failure to complete the project will result in inconvenience to the citizens of PERRIS. The parties also agree that failure to complete the project on time will prevent the City from having the use of the affected facilities. Therefore, the parties agree such damages among others are, and will continue to be, impracticable and extremely difficult to determine, but that \$500 a calendar day is the minimum value of such costs to the City and is a reasonable amount that the Contractor agrees to reimburse the City for each calendar day of delay in finishing the work in excess of the time specified for completion, plus any authorized time extensions. Execution of the contract under these specifications shall constitute agreement by the Contractor and the City that the above indicated liquidated damage amount per calendar day is the minimum value of the costs and actual damage caused by failure of the Contractor to complete the work within the allotted time, that such sum is liquidated damages and shall not be construed as a penalty, and that such sum may be deducted from payments due the Contractor if such delay occurs. Said amount may be reduced by the City if work is sufficiently completed within the allotted time so that the damages are minimized.



The undersigned, as Bidder, proposes and agrees, if the proposal is accepted, that he will execute a Contract with the Agency in the form set forth in the Contract Documents and that he will accept in full payment thereof the following prices as set forth in Bid Schedules.

Quantities provided in the Bid Schedule are for the purpose of comparison only and payments will be made on the basis of actual measurement of work completed. Upon receipt of the Notice of Award, Contractor shall submit to the Agency for approval, a detailed breakdown of the Contractor's cost estimate into the various elements of materials and construction operations. When approved, this breakdown will serve as a basis for the Agency to determine partial payments.

If awarded this contract, the Bidder agrees to execute the Contract and submit the Labor and Materials Payment Bond, Contract Performance Bond, and Insurance Certificates on the required forms within ten (10) calendar days from the date of the Notice of Award. The Notice of Award shall be accompanied by the necessary Contract, Bond, and Insurance Certificate forms. In case of failure of the Bidder to execute the Contract, the Agency may at his option consider the Bidder in default, in which case the Bid Bond, or any deposit in lieu thereof, accompanying the proposal shall become the property of the Agency. Forfeiture of the Bid Bond, or any deposit in lieu thereof, does not preclude the Agency from seeking all other remedies provided by law to recover losses sustained as a result of the Contractor's failure to execute a written agreement to perform the work at his Bid Price.

The Bidder's execution on the signature portion of this proposal shall also constitute an endorsement and execution of those certifications which are a part of this Proposal.

EQUAL EMPLOYMENT OPPORTUNITY CERTIFICATION

The bidder Oaktree Design and Build Inc, proposed subcontractor N/A, hereby certifies that he has has not need an a previous contract or subcontract subject to the equal opportunity clause, as required by Executive Orders 10925, 11114, or 11246, and that, where required, he has filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance, a Federal Government contracting or administering agency, or the former President's Committee on Equal Employment Opportunity, all reports due under the applicable filing requirements.

NOTE: The above certification is required by the Equal Employment Opportunity Regulations of the Secretary of Labor (41CFR 60-1.7(b)(1), and must be submitted by Bidders and proposed subcontractors only in connection with contracts and subcontracts which are subject to the equal opportunity clause. Contracts and subcontracts which are exempt from the equal opportunity clause are set forth in 41 CFR 60-1.5. (Generally only contracts or subcontracts of \$10,000 or under are exempt). Currently, Standard Form 100 (EEO-1) is the only report required by the Executive Orders or their implementing regulations.

Proposed prime contractors and subcontractors who have participated in a previous contract or subcontract, subject to the Executive Orders, and have not filed the required reports should note that 41 CFR 60-1.7 (b) (1) prevents the award of contracts and subcontracts unless such contractor submits a report covering the delinquent period or such other period specified by the Federal Highway Administration or by the Director, Office of Federal Contract Compliance, U.S. Department of Labor.



#### **Noncollusion Affidavit**

(Title United States Code Section 112 and Public Contract Code Section 7106)

In accordance with Title 23 United States Code Section 112 and Public Contract Code 7106 the bidder declares that the bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association organization, or corporation; that the bid is genuine and not collusive or sham; that the bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid, and has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or that anyone shall refrain from bidding; that the bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder, or to secure any advantage against the pubic body awarding the contract of anyone interested in the proposed contract; that all statements contained in the bid or true; and, further, that the bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, or paid, and will not pay, any fee to any corporation, partnership, company association, organization, bid depository, or to any member or agent thereof to effectuate a collusive or sham bid.

Note: The above Noncollusion Affidavit is part of the Proposal. Signing this Proposal on the signature portion thereof shall also constitute signature of this Noncollusion Affidavit. Bidders are cautioned that making a false certification may subject the certifier to criminal prosecution.



# **DEBARMENT AND SUSPENSION CERTIFICATION**

(Title 49, Code of Federal Regulations, Part 29)

The Bidder, under penalty of perjury, certifies that, except as noted below, he/she or any person associated therewith in the capacity of owner, partner, director, office manager:

- Is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency;
- Has not been suspended, debarred, voluntary excluded or determined ineligible by any federal agency within the past 3 years;
- Does not have a proposed debarment pending; and
- Has not be indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any manner involving fraud or official misconduct within the past 3 years.

there is a	can be given for trenching to electrical panel until futher observation. There is a pull box located in planter. I would think conduit going to panel room from there.
Plaques or	rill not necessarily result in denial of award, but will be considered in determining Bidder responsibility.  ption noted above, indicate below to whom it applies, initiating agency, and dates of action.  monument are taking approximatly 10 to 12 weeks to get made.
Plaques or	priori noted above, indicate below to whom it applies initiating agency, and dates of exting

Note: Providing false information may result in criminal prosecution or administrative sanctions.

The above certification is part of the Proposal. Signing this proposal on the signature portion thereof shall also constitute signature of this Certification.



### NON LOBBYING CERTIFICATION FOR FEDERAL AID CONTRACTS

The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan or cooperative agreement, the undersigned shall complete and submit Standard Form ~ LLL, "Disclosure of Lobbying Activities", in accordance with its instructions.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, and U.S. Code. Any person who fails to file the required certifications shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The prospective participant also agrees by submitting his or her bid or proposal that he or she shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such sub-recipients shall certify and disclose accordingly.



# Person who inspected site of the proposed work as a representative of your firm:

Cory Johnson		8-9-2022		
Name (please print)		Date of Inspection		
Bidder acknowledges rece	pipt of the following Addenda:	72		
		Dated		
NAME OF BIDDER: Cory John	nson			
NAME AND TITLE OF SIGNING	PARTY: CEO			
SIGNATURE OF BIDDER:	Corydon Johnson			
	0			
	983238			
	Contractor's Ca	lifornia License No.		
(CORPORATE SEAL)	Oaktree Design		_	
	Name of Licen	se Holder	1/2	
	B general Type of License		_	
	11-30-2022	•		
	Expiration Date		_	
Contact Information:				
Company Name:	Oaktree Design and Build Inc	C		
Contact Person:	Cory Johnson			
Title:	CEO			
Company Address:	11143 Cherry ave Cherry va	lley CA 92223		
Phone Number:	951-315-5565			
Fax Number:				



# INTERNATIONAL MOTHER LANGUAGE MONUMENT SIGN PROJECT Schedule of Bid Items

Bidder (Compa	any Name	:Oaktree Design and Build I	nc.			
Tront dire di oui	CI HICKICHE	w shall include all cost for profit, over al cost and work that are necessary ect specifications ready for use by the	/ <b>የ</b> በ	naterial, labor, transp plete all items as spec	ortation cified	on, taxes, installatio on the project plans
BASE BID ITE	MS:					
Bid Item #	<u>Unit</u>	Item Description		Unit Cost		Total Figures
1.	<u>LS</u>	Mobilization including General Conditions, and Special Provisions	\$	12000.00 LS	\$_	12000.00
2.	<u>LS</u>	Traffic Control System	\$	8000.00 LS	\$	8000.00
3.	<u>LS</u>	Construction Fencing With Windscreen	\$	6800.00 LS	\$	6800.00
4.	<u>LS</u>	Insurance and Bonds	\$	13800.00 LS	\$	13800.00
5.	LS	All Req. Construction & Utility	\$	0LS	\$	0

**Permits** 

#### **DEMOLITION**

5.	<u>LS</u>	Demolition of (E) concrete, clearing and grubbing, etc.	\$ 9	3800.00	LS	\$_	3800.00	_
		SITE CONSTR	UCTION	Ž				
6.	<u>LS</u>	Site Concrete	\$	7800.00	<u>LS</u>	<u>\$</u>	7800.00	
7.	LS	<u>Pavers</u>	\$	6870.00	LS	\$_	6870.00	
8.	<u>LS</u>	Trenching for electrical to Library <u>Electrical Room.</u>	<u>\$</u>	0	LS	<u>\$</u>	0	
9.	<u>Ls</u>	Other Site Work Landscape / Irrigation, Patching and Repairing, replacing sod installation, etc.	\$	5280.00	LS	\$_	5280.00	



MONUMENT SIGN				
10.	<u>LS</u>	<u>Materials</u>	\$ 26400.00 LS	\$ 26400.00
11. 12.	<u>LS</u>	Installation Concrete Slab and Footings	\$ 25080.00 LS \$ 12800.00 LS	\$ 25080.00 \$ 12800.00
13.	<u>LS</u>	Custom Fabricated Memorial	\$ 32400.00 LS	\$ 32400.00
14.	LS	Powder Coating Metal Frame	\$ 7300.00 LS	\$ 7300.00
15.	<u>LS</u>	Red Flat earth, with Gold overlay of Continents	\$ 7230.00 LS	\$ 7230.00
16.	<u>LS</u>	Flag Pole Holders, & Dedication Plagues.	\$ 6340.00 <u>LS</u>	\$ 6340.00
ELECTRICAL				
17.	<u>LS</u>	<u>Lighting Fixtures</u>	\$ 2300.00 LS	\$ 2300.00
18.	<u>LS</u>	Complete Electrical Installation Including All Connections, Conduits To (E) Walkway Lighting	\$ 5800.00 <u>LS</u>	\$ 5800.00
19.	<u>LS</u>	Connecting Electrical to (E) Panels in Electrical Room.	\$LS	\$ Type text here

TOTAL BASE BID AMOUNT FOR: INTERNATIONAL MOTHER DAY LANGUAGE MONUMENT SIGN PROJECT (Total Lump Sum Bid Amount)

WRITTEN IN FIGURES \$ 1900000 00

one hundred and ninety thousand

WRITTEN IN WORDS



Please note the following regarding bids:

A. Award, if made, will be based upon the responsible Bidder's lowest Grand Total Bid Amount of all bid items listed above. The City reserves the right to reject any or all bids received.

The Grand Total Bid Amount stated above shall include all work and cost for work as specified on the project plans and delineated in the project specifications, whether specifically listed above or not, and all other incidental and appurtenant work that is necessary to complete the specific items of work including Bidder's overhead and mark-up, purchase of materials, tools and equipment, taxes, and all other taxes and fees, transportation cost, permit fees, testing laboratory cost, and all other costs made necessary by the Contract Documents to provide the City of Perris with a complete operational and facility meeting the approval of the City of Perris and other agencies having jurisdiction over the project.

B. Bid is for a project complete-in-place.

C. Bid shall include all sales tax, and all other taxes and fees.

D. Quantities above are for the purpose of comparison only, and payments will be made on a basis of actual measurement of work completed. For quantities indicated as lump sum, Contractor shall be paid at the Contract per lump sum price indicated, and shall include full compensation for all work and no additional compensation will be allowed thereof.

The undersigned, as Bidder, proposes and agrees, if the proposal is accepted, that he will execute a Contract with the Agency in the form set forth in the Contract Documents and that he will accept in full payment thereof the following prices as set forth in Bid Schedules.

Payments will be made on the basis of actual measurement of work completed. Measurements which vary from estimated quantities shall require verification by City, and a written change order will be required prior to payment. Upon receipt of the Notice of Award, Contractor shall submit to the Agency for approval, a detailed breakdown of the Contractor's cost estimate into the various elements of materials and construction operations. When approved, this breakdown will serve as a basis for the Agency to determine partial payments.

If awarded this contract, the Bidder agrees to execute the Contract and submit the Labor and Materials Payment Bond, Contract Performance Bond, and Insurance Certificates on the required forms within ten (10) calendar days from the date of the Notice of Award. The Notice of Award shall be accompanied by the necessary Contract, Bond, and Insurance Certificate forms. In case of failure of the Bidder to execute the Contract, the Agency may at his option consider the Bidder in default, in which case the Bid Bond, or any deposit in lieu thereof, accompanying the proposal shall become the property of the Agency. Forfeiture of the Bid Bond, or any deposit in lieu thereof, does not preclude the Agency from seeking all other remedies provided by law to recover losses sustained as a result of the Contractor's failure to execute a written agreement to perform the work at his Bid Price.

The Bidder's execution on the signature portion of this proposal shall also constitute an endorsement and execution of those certifications which are a part of this Proposal.



#### **BID BOND**

KNO		Design and		Y c	THESI	E I	PRESENT	S,	that	we,	the		lersig	
and		an Contrac			Company					- 77.	0		Princ	
and \$1	<b>firmly</b> 90,000.00	bound	unto	the	CITY	OF	PERRIS	as	Agenc			y, are h penal		
payn	nent of v	which, w	ell and	truly	/ to be	mad	e, we here	by j	ointly ar	ıd se	verali	a fair at	for oursel	the
AHHH	mount).	MIN 0391	gns. (n	iote:	City of	Perr	is require	s bid	l bond to	be a	at leas	t equal	to 109	% of
Sign	ed, this_	14	d	ay of		Augus	it		, 20_	22				
Bail	Conditions  Condit	will bid,	above attach	oblig ed h	ation i ereto a	s suc nd he	ch that whereby mad	ег <b>е</b> а је а р	s the Pri part here	ncipa of, to	al has enter	submit into a c	ited to contrac	the ct in
			N/A											
NOW	THERE	FORE.							-		-			

# A. If said Bid shall be rejected, or

B. If said Bid shall be accepted and the Principal shall execute and deliver a contract in the Form of Contract attached hereto (properly completed in accordance with said Bid) and shall furnish Bonds for his faithful performance of said Contract and for the payment of all persons performing labor or furnishing materials in connection therewith, the required insurance Certificates, and shall in all other respects perform the agreement created by the acceptance of said Bid, then this obligation shall be void, otherwise the same shall remain in force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall, in no event, exceed the penal amount of this obligation as herein stated.

The Surety, for value received, hereby stipulates and agrees that the obligation of said Surety and its Bond shall be in no way impaired or affected by any extension of the time within which the Agency may accept such Bid; and said Surety does hereby waive notice of any such extension.



IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers, the day and year first set forth above.

Two Witnesses (if Individual):	PRINCIPAL:
N	
ATTEST (If Corporation):  By:	Title: _CEO
(Corporate Seal)  ATTEST:  By:	SURETY: American Contractors Indemnity Company  By: Ariel Heredia
(Corporate Seal)	

<u>IMPORTANT</u>: Surety companies executing Bonds must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the Project is located.

### THIS IS A REQUIRED FORM

BF-9B



for service of process in

California)

# Any claims under this bond may be addressed to:

(Name and Address of Surety)	American Contractors Indemnity Company
	625 The City Drive South, Suite 205, Orange
	CA 92868
(Name and Address of Agent or Representative for service of process in California, if different from above)	
(Telephone Number of Surety and Agent or Representative	714-740-9058



### **DESIGNATION OF SUBCONTRACTOR**

In compliance with the provisions of section 2.3 of the Standard Specifications, the Bidder shall set forth below the name and location of the mill, shop or office of each Subcontractor and the portions of the work, which will be done by that Subcontractor.

In compilance with the provisions of the Government Code, Section 4100-4108, the undersigned Bidder herewith sets forth the name and location of the place of business of each Subcontractor who will perform work or labor or render service to the Contractor on or about the construction site of the work or improvements in an amount in excess of one-half of one percent (1/2%) of the Contractor's total bid and the portion of the work which will be done by each Subcontractor as follows:

% Of Work

Trade To Be Done Name License No. Address

10%	Electrical	4622222	West Coast Ele	ctrig52 W, 4th Street #F Beaumont CA 92
60%	Monument	Oaktree Engraving		506 Wellwood ave Beaumont CA 92223
				.!!
			23	

<sup>\*</sup> Identify any DBE subcontractors.



# LISTING OF MANUFACTURERS

The Contractor shall submit this sheet with his Bid, completed, to list the manufacturers of materials he intends to use. It shall be understood that where the Contractor elects not to use the material manufacturers called for in the Specifications, he will substitute only items of equal quality, durability, functional character and efficiency as determined by the Agency. The Contractor should ascertain prior to bidding the acceptability of substitutes. Only one manufacturer shall be listed for each item.

#### Item or Material

Steel

Concrete

Thompsons Building Material

Electrical Supply

### Manufacturer or Supplier

DBE\*

Calimesa Steel Rancho Ready Mix

Bricks

CED

No change shall be allowed of any material manufacturer listed after receipt of Bids unless the manufacturer so listed cannot furnish materials meeting the Specifications. Any manufacturer, which is not deemed to be equal-to or better in every significant respect to that required by the Contract Documents, shall be rejected at the sole discretion of the Agency. Should such change be allowed by the Agency, bidder shall provide materials meeting the specification, as determined by the Agency, and there shall be no increase in the amount of the Bid originally submitted.

\* Identify if Supplier is a DBE.



### ANTI-TRUST CLAIM

RESPECTEULLY SUBMITTED.

In entering into a public works contract or a subcontract to supply goods, services, or materials pursuant to a public works contract, the contractor or Subcontractor offers and agrees to assign to the Agency all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter [commencing with Section 16700] of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, services, or materials pursuant to the Public Works Contract or the Contract or the Subcontract. This assignment shall be made and become effective at the time the Agency tenders final payment to the Contractor, without further acknowledgment by the parties.

Corydon Johnson	Cory Johnson	
Signature	Please Print	
CEO	11143 Cherry ave Cherry valley CA 92223	
Title	Address	
8-11-2022 Date		
983238	B General	_
Contractor's California License No.	Type of License	
Corydon Johnson	11-30-2022	
Name of License Holder	Expiration Date REIN ARE MADE UNDER PENALTY OF PER	JUF
Name of License Holder  THE REPRESENTATIONS MADE HER  82-5342382	Expiration Date	JUF
Name of License Holder THE REPRESENTATIONS MADE HER	Expiration Date	
Name of License Holder  THE REPRESENTATIONS MADE HER  82-5342382	Expiration Date	JUF



# **CERTIFICATION - LABOR CODE SECTION 1861**

I, the undersigned Contractor, am aware of the provisions of section 3700 et. seq. of the Labor Code which requires every employer to be insured against liability for Worker's Compensation or to undertake self-insurance in accordance with the provisions of that Code, and I, the undersigned Contractor, agree to and will comply with such provisions before commencing the performance of the Work of this Contract.

CONTRACTOR:
Oaktree Design and Build Inc.
Corydon Johnson Signature
Signature
Cont Johnson
Cory Johnson
Print Name
983238
Contractor's California License No.
54
11-30-2022
Expiration Date
82-5342392
Federal I.D. No.
(SEAL-if Bid is by a Corporation)
ATTEST Cory Johnson
ATTEST COTY CONTINUED



# CERTIFICATION OF NON-DISCRIMINATION

On behalf of the Bidder making this proposal, the undersigned certifies that there will be no discrimination in employment with regard to ethnic group identification, color, religion, sex, age, physical or mental disability, or national origin; that all Federal, State, and local directives and executive orders regarding nondiscrimination in employment will be complied with; and that the principle of equal opportunity in employment will be demonstrated positively and aggressively.

DATED: 8-11-2022	Oaktree Design and Build Inc.
	(Name of Bidder)
	Corydon Johnson (Signature)
	Cory Johnson
	(Typed Name and Title)
983238 California License No.	B General Type of License
Cory Johnson	11-30-2022
Name of License Holder	Expiration Date
82-5342392 Federal I.D. No.	_
(SEAL-if Bid is by a Corporation)	
ATTEST_Cory Johnson	



### **EXPERIENCE STATEMENT**

Bidder submits, as part of his bid, the following statements as to his experience qualifications. Bidder certifies that all statements and information set forth below are true and accurate. Bidder hereby authorizes the agency to make inquiry as appropriate regarding his experience.

ENERAL INFO	RMATION	
ubmitted by		(Check One)
		X A Corporation A PartnershipAn Individual
Principal office	11143 Cherry Ave	(street address)
	Cherry Valley CA 9222:	(City, state, zip)
(	951, 315-5565	(telephone number)
		(FAX number)  (E-mail/optional)
	Oakti ceditb@gifiali.cor	(E-mail/optional)
If corporation:		
When incorpor	rated?	In what state? California
When incorpor	rated?	In what state?California been in business as a contractor under your presen
How many year business name	rated?rs has your organization	been in business as a contractor under your presen
When incorpor How many yea business name	rs has your organization 9 years ess name, if changed du	been in business as a contractor under your presenting past three years.
How many yea	rs has your organization 9 years ess name, if changed du	been in business as a contractor under your presenting past three years.  r trail improvement projects has your organization ha
Previous business namy yea	rated?rs has your organization ?? 9 years sees name, if changed during of experience in similar ncipal contractor?25 years	been in business as a contractor under your presenting past three years.  r trail improvement projects has your organization had ears
Previous busing As a subtlest a minimum the last five ye project where to when the composition of the compos	rated? rs has your organization rs has your organization rs 9 years ress name, if changed du rs of experience in similar ncipal contractor?	been in business as a contractor under your presenting past three years.  I trail improvement projects has your organization has ears  on park projects which your company has performed ded the total scope of work for Morgan Park Phase
How many year business name  Previous business name  How many year As a print As a subtempt the last five year Project where the Name & Address	rated?	been in business as a contractor under your presenting past three years.  It trail improvement projects has your organization has ears  on park projects which your company has performed ded the total scope of work for Morgan Park Phase or each project was at least \$1,000,000 or greater:  Type of Work, Year
How many year business name Previous business name How many year As a print As a subtlist a minimum the last five year of Owner/Agen	rs has your organization  9 years  less name, if changed du  rs of experience in similar ncipal contractor?	been in business as a contractor under your presenting past three years.  I trail improvement projects has your organization has ears  on park projects which your company has performed ded the total scope of work for Morgan Park Phase or each project was at least \$1,000,000 or greater:  Type of Work, Year  Completed & \$ Amount
How many yea business name  Previous business name  How many yea  As a pri  As a sut  List a minimum the last five ye  Project where to  Name & Address  Greg Baker  Barry Steele	rs has your organization 9 years ess name, if changed du rs of experience in similar ncipal contractor? 25 years contractor? of three new construction ars that meets or exceed the cost of construction for the cost of c	or park projects which your company has performed ded the total scope of work for Morgan Park Phase or each project was at least \$1,000,000 or greater:  Type of Work, Year  Completed & \$ Amount  2018 \$820,00.00  2021 \$780,000,000



4.	In the	the past ten years, have you or your organization been debarred or suspended from eligibility to do notify, state or federal work? NoIf so, state details below:			
	a.	Officer(s).person(s), and organization(s) involved:			
	b.	Reason for such failure:			
	c.	Name of the surety:			
	d.	Description of project:			
	memb	past ten years, have you or your organization failed to complete any work awarded to you or organization? Has any officer, member, or partner of your organization ever been an officer, or partner in an organization that failed to complete any work awarded to it? No!f  Officer(s), person(s), and organization(s) involved:			
	b.	Reason for such failure:			
,	c.	Name of the surety:			
(	d.	Description of project:			



### **DISQUALIFICATION OF BIDDERS**

A bid may be rejected if it is incomplete, or if it contains any alterations of form or other irregularities of any kind including calculation errors in individual line items or the total bid. The City of Perris may reject any or all bids at any time for any reason, and the City of Perris may waive any immaterial deviation in a bid. The City of Perris' waiver of immaterial defect shall in no way modify the document or excuse the bidder from full compliance with all requirements set forth in the bid if awarded the contract. The decision respecting the existence or treatment of an irregularity, or incomplete bid, shall be determined in the discretion of the City of Perris, and that discretion will be exercised in the manner deemed by the City of Perris, to best protect the public interest in the prompt and economical completion of the work.

Any one or more of the following causes may be considered as sufficient for rejection of the bid and disqualification of the bidder as may be determined by the City of Perris.

- a. Developments, subsequent to establishment of a bidder's competency and qualifications, which in the opinion of the City of Perris would reasonably be construed as affecting the responsibility of the bidder.
- b. Conviction of a major violation of a State or Federal law, or a rule or regulation of a Federal department, board or bureau, or a State department, board or commission, relating to or reflecting on the competency of the bidder for performing construction work.
- c. More than one proposal for the same work from an individual, partnership or corporation under the same or different names.
- d. Indictment for or evidence of collusion among bidders.
- e. Failure to complete any contractual obligations satisfactorily as shown by past work for the City.
- f. Noncompliance with terms of previous or existing contracts.
- g. Previously uncompleted work, which in the judgment of the City of Perris might hinder or prevent the completion of the additional work, if awarded.



# **CITY OF PERRIS**

**COMMUNITY SERVICES** 

MATERIAL	TEST REQUIRED	CALIFORNIA TEST
Permeable Material	Grading Sand Equivalent Durability Index	202 217 229
Imported Material (Shoulder Backing)	Grading Sand Equivalent Durability Index	202 217 229
Aggregate Subbase	Grading Sand Equivalent Resistance (R-Value)	202 217 301
Aggregate Base	Grading Sand Equivalent Resistance (R-Value) Durability Index Percentage of crushed particles	202 217 301 229 205
Screenings	Grading Loss in Los Angeles Rattler Crushed Particles Film Striping Cleanness valve	202 211 205 302 227
Asphalt Concrete (Except Open Graded)	Grading Specific Gravity (coarse & fine aggregate) Percentage of crushed particles Loss in Los Angeles Rattler Sand Equivalent Film Striping Kc Factor (CKE) Kf Factor (CKE) Stabilomater Swell Moisture Vapor Susceptibility	202 206 208 205 211 217 302 303 303 366 305
Open Graded AC, Asphalt Treated Permeable Material, Asphalt Treated Permeable Base	Optimum Bitumen Content* Grading Crushed Particles Loss in Los Angeles Rattler (500 revolutions) Durability Index Firm Striping	307 367 202 205 211 229 310 or 362 or 379

\*(Not shown in Construction Manual, use CDE frequency.)

Note: Should any potential source sampling and testing be waived by reason of previous acceptance of material from the source, there will be no reduction in contract prices by reason of suchwaiver.

FOREIGN MATERIALS - The requirements of the fifth paragraph in Section 6-1-08, "Foreign Materials," of the Standard Specifications shall not apply.