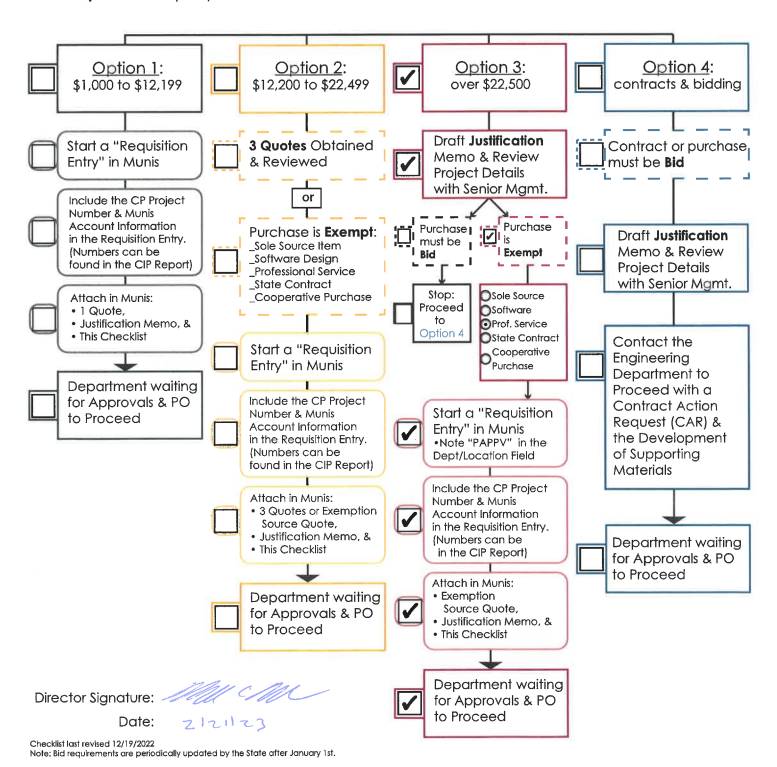


Cranberry Township Capital Purchasing Checklist

Purchase Title or Description: East Commons Dr. Water Main Replacement-Award design services to HRG

Estimated Cost: \$25,900

Submitting Department: Engineering
Munis Project Number (CP#): CP089





Director's Justification Memo

DATE: 2/21/23

TO: Lucas Martsolf, Assistant Township Manager

FROM: Mike Malak, Director-Engineering

RE: East Commons Dr. Water Main Replacement - Award design services to HRG

Munis Project Number: CP089

Munis Account(s): 6110.5495.6125

Check this box if the purchase is part of a capital project.

Project Title:

Water Main Replacement - East Commons Drive (Pine Ridge)

Purchase / Project Description:

Provide a detail description of the proposed requisition. (650 character limit)

This project will replace the old water main in the Pine Ridge area.

Purchase / Project Justification:

Describe why is this requisition is needed. What alternatives were considered? (650 character limit)

This project was initially low on the priority list. However, multiple line breaks have moved it to a higher priority. Replacement of the line is a cost-effective solution against future breaks.



Director's Justification Memo

Purchase Cost Details:

Provide a summary of the estimated costs. (650 character limit.)

HRG's proposal includes the following services: survey, design, permitting, bidding, and award for a total cost of \$25,900.

Staff Recommendation:

Describe the basis of your recommendation. (500 character limit.)

Staff review determined HRG to be the most responsive proposal therefore engineering recommends awarding HRG the design contract.

Image:

(Attach image if, applicable.)





Herbert, Rowland & Grubic, Inc. 220 West Kensinger Drive, Suite 100 Cranberry Township, PA 16066 724.779.4777 www.hrg-inc.com

Via Email

February 16, 2023

Mr. Jared A. Andree, Project Manager Cranberry Township 2525 Rochester Road, Suite 400 Cranberry Township, Pennsylvania 16066

Re: East Commons Drive (Pine Ridge) Water Main Replacement Project

Dear Mr. Andree,

Herbert, Rowland & Grubic, Inc. (HRG) is pleased to submit the following AGREEMENT to provide engineering services in response to your Request for Proposals received in our office on January 26, 2023.

GENERAL PROJECT DESCRIPTION

HRG understands that Cranberry Township is looking to replace approximately 640 LF of 4" and 1.5" waterline with new 6" waterline along East Commons Drive in the Pine Ridge development off of Haine School Road as part of the Township's implementation of the 2022 Master Water System Evaluation Plan. This project area was noted as an area with multiple historic waterline breaks/leaks. The project scope includes replacing 24 lateral services, adding one (1) hydrant and four (4) valves. We understand the Township expects construction to be completed in 2023. HRG understands the project will include survey, design, environmental permitting, construction plans, easements, bid documents and assistance with bidder requests for information (RFIs).

SCOPE OF SERVICES - REFER TO EXHIBIT 1

COMPENSATION

We propose to complete this work, identified in Exhibit 1, for the following Lump Sum fees, including, customary reimbursable expenses:

PHASE 01: Survey, Design, Permitting, Bidding, and Award Lump Sum \$25,900
PHASE 02: Easement Acquisition & Plats Time and Materials

The work will be subject to the attached General Conditions, Exhibit 2. For Lump Sum work our policy is to render invoices monthly based on the percentage of completion. For Time and Materials work our policy is to render invoices monthly based on costs incurred. The annual prevailing Fee Schedule shall be utilized for the Time and Materials work. The rate schedule is subject to change per annum. HRG's fees for 2023 are shown in Exhibits 4 and 5.

Also attached to this proposal is the signed RFP document with the lump sum quote price excluding easement services.

COMPLETION

The CLIENT and HRG agree that they will endeavor to complete the outlined services by September 1, 2023 and begin work upon of receipt of your execution of this AGREEMENT. Milestones are provided below:

Milestone

Notice to Proceed
Preliminary Design (60% design)
Final Design
Bidding
Bid Award

Goal Completion

February 23, 2023 April 23, 2023 May 23, 2023 June 5, 2023 July 10, 2023

AUTHORIZATION

We have developed this AGREEMENT specifically with your project needs in mind. To execute this AGREEMENT and indicate your acceptance of these terms, and authorize the work to begin, please sign the CLIENT acceptance below and return a copy to our office.

This AGREEMENT and all attachments constitute an offer to enter into a contract with you. By having an authorized individual execute this AGREEMENT, you agree that you have read and understand this proposed AGREEMENT and all of its attached Exhibits and that you agree to all of the terms.

This AGREEMENT shall remain open and may be accepted by the CLIENT for thirty (30) days from the above date. Acceptance of the AGREEMENT after the end of the 30-day period shall be valid only if HRG elects, in writing, to reaffirm the AGREEMENT and waive its right to reevaluate and resubmit the AGREEMENT.

If you have any questions concerning our AGREEMENT, including the attached exhibits, please feel free to contact me to discuss them in greater detail. We appreciate the opportunity to provide you with professional services in this capacity and look forward to working with you on this project.

Very truly yours,

Herbert, Rowland & Grubic, Inc.

Chad E. Hanley, P.E.

Group Manager I Water & Wastewater

Show E Hole

CEH/MAS/LRH/kmg P001261.0563

P:\0012\001261_0563\Admin\Control\Proposal\2023.02.16 East Commons Dr Waterline Repl Proposal.docx

Enclosures

Cranberry Township
East Commons Drive (Pine Ridge) Water Main Replacement Project
February 16, 2023

Α.	0	\circ	_	\Box			D_{λ}	J.
ΑI	ارا	U	-	וש	Ιħ	IJ.	B	1

CLIENT - CRANBERRY TOWNSHIP	TITLE	DATE

Proprietary Notice

This AGREEMENT contains proprietary information regarding Herbert, Rowland & Grubic, Inc. and is a work product containing business sensitive materials. This AGREEMENT was prepared in response to your request for your specific project and no portion of this AGREEMENT may be shared with any other party.

SCOPE OF SERVICES

In order to meet your needs as outlined in the above paragraph, HRG proposes the following scope of services:

EXISTING CONDITIONS SURVEY

- a. Place a PA One-Call for design. Information provided by the notified and respondent utility companies will be included in the base map.
- b. Locate Road Right-of-Ways. Perform GIS deed/courthouse research to determine the current record owners of properties within the scope of the survey and obtain right of way mapping and documentation on road right of way widths for Township roads.
- c. Survey 10 ft beyond East Commons Drive Right-of-Way. HRG shall field verify approximately 700 L.F. at 40ft wide, centered about or near the existing waterline, to update the locations of roads, driveways, field marked underground utility locations and visible surface utilities, sidewalks, curbing, existing structures, landscape elements and any other pertinent features within the limit of survey area. Field locate visible property corners.
- d. Locate all existing structures such as signage, edge of pavement, curbs, driveways, manholes, inlets etc. within the project area.
- e. Elevations/inverts of manholes, pipes, and inlets
- f. The survey will horizontally reference the North American Datum of 1983 (NAD83), the Pennsylvania State Plane Coordinate System, South Zone and vertically reference the North American Vertical Datum of 1988 (NAVD88).
- g. Perform a topographic survey
- h. Survey location of existing utility lines (sewer, water, gas, electric, etc.) as per information provided by utilities in the work area.
- i. Base map will include property lines from plans of record, deeds, and tax maps.
- j. Establish two (2) permanent benchmarks in the field for reference on the design drawings.
- k. Prepare topographic survey base map in AutoCAD Civil 3D at a scale sufficient to depict the existing site conditions to be used for design purposes.

DESIGN AND PERMITTING

- a. Provide a preliminary design of the proposed water main alignment with existing conditions and a cost estimate for the Township's review at 30% design and 60% design. HRG shall meet with the Township to review 30% and 60% design drawings. Design shall comply with Cranberry Township's ordinances and PPIC.
- b. HRG assumes no stream or wetland crossing permits are required based on online mapping
- c. Preparation of Erosion and Sedimentation Control Plan Assume less than one (1) acre will be disturbed and an NPDES permit is not required.
- d. Cranberry Township street opening permit application.
- e. Prepare final design drawings for public bidding.
- f. Prepare project technical specifications.
- g. Provide (via email) final plans, technical specifications, bid tabulation, and project cost estimate to Township staff.

BIDDING AND CONTRACT AWARD ASSISTANCE

- a. Assist Township staff with addenda as necessary prior to bid opening.
- b. HRG shall attend one (1) pre-bid meeting as required by Cranberry Township.
- c. Prepare bid review, bid tabulation, and recommendation of award.
- d. HRG shall attend one (1) pre-construction conference as required by Cranberry Township.

EASEMENT SERVICES

HRG shall complete easement acquisition services as required/requested for the project.

- a. Survey properties requiring an easement to establish property lines beyond tax map information.
- b. Prepare easement plats to Township requirements.
- c. Assist in easement negotiations with property owners as requested.

GENERAL CONDITIONS

- 1. INTENT. These General Conditions set forth the terms and conditions of the contract to which they are attached. These conditions are applicable to that contract and control absent language to the contrary in the contract.
- 2. LEGAL EFFECT. The terms of this AGREEMENT are legally binding and have legal consequences. Both HRG and CLIENT have had legal counsel review this AGREEMENT or understand that they have the right to have legal counsel review this AGREEMENT and have chosen not to do so. This AGREEMENT is fully integrated and no promises, representations or other statements made by either Party prior to the date of this AGREEMENT are binding upon either party or may be used for any purpose whatsoever.
- 3. PERFORMANCE OF PROFESSIONAL SERVICES. The services that HRG will provide on this Project are Professional Services subject to the ordinary Standard of Care applicable to Professionals practicing in the project area at the time these services are provided. There are no warranties or guarantees in any respect. CLIENT recognizes that HRG's Professional Services may be provided in part by Sub-consultants of HRG's choice for whose Professional Services HRG assumes the same responsibility as if those services were performed by HRG. CLIENT recognizes that HRG may use or rely upon design elements and information ordinarily or customarily furnished by others, including, but not limited to, specialty contractors, manufacturers, suppliers, and published technical standards.
- 4. NO DUTY TO SUPERVISE OR CONTROL CONSTRUCTION. If this AGREEMENT involves construction of a Project, the construction of the Project shall be under the sole direction, supervision and control of the Prime Contractor(s) and HRG shall have no duty or authority to assume direction, supervision or control of the work of any contractor. HRG shall have no responsibility or liability for acts, omissions or errors of any Contractor, Subcontractor or Supplier.
- 5. ASSIGNMENT. Neither HRG nor CLIENT shall assign their respective duties nor responsibilities under this AGREEMENT except by written supplement to this AGREEMENT or as either may be required to do so as a matter of law. Nothing in this Article contradicts the provisions of Article 3 permitting subcontracting of services by HRG as is appropriate.
- 6. TIME OF PERFORMANCE. HRG will perform its services in a reasonably timely manner unless there is a specific time for performance set forth in the AGREEMENT or Exhibit 1. If Construction Phase services are included in the scope, Construction Administration Services begin on the date a Notice to Proceed to the contractor (or date of award, depending on whether preconstruction services are included) is issued and terminates after the number of Contract Days identified as the contract term in the Construction Contract. If the Construction Contract is a multiple prime contract project, the time for HRG's performance shall be the number of contract days in the General Contract for Construction (alternately set forth the number of days). The compensation for HRG's services have been agreed to in anticipation of the orderly and continuous progression of the work. If the time of performance is exceeded through no fault of HRG, the compensation shall be subject to equitable adjustment.
- 7. CLIENT RESPONSIBILITIES. CLIENT agrees to cooperate with HRG in providing timely information and documentation as requested; access to the work site as necessary and prompt, complete and reasonable review of design or other documents requiring review and approval. Any required approvals shall not be unreasonably delayed or withheld.
- 8. DELAYS. CLIENT and HRG agree that delays in the performance of HRG's work which are caused by circumstances beyond the control of HRG shall operate to extend the time for HRG's performance. Unless CLIENT specifies, and HRG agrees in writing, to a specific time for performance, CLIENT waives any claim against HRG for damages caused or allegedly caused by delays in performance of this AGREEMENT by HRG.
- 9. PAPER DOCUMENTS. If the scope of services includes production of paper document deliverables, HRG will produce paper document deliverables in printed form at each stage of CLIENT's review solely for review and comment by CLIENT. Final paper document deliverables in a number specified in the AGREEMENT will be produced by HRG.
- 10. INSTRUMENTS OF SERVICE. All documents (hard copy or electronic) produced by HRG, at any stage of HRG's work under this AGREEMENT, are instruments of service and HRG retains the exclusive ownership of and copyright on them. During bidding, construction, and commissioning and testing of the Project, CLIENT and CLIENT's contractors will have a limited license to use the Construction Documents to complete the Project. Upon completion of the Project, CLIENT will retain a further license as necessary for the maintenance and repair of the Project.

CLIENT shall have no license at any time to use the Instruments of Service created for this Project for use on another Project or for any purpose other than use in routine maintenance of the final Project. In the event that CLIENT wishes to change, modify or add to the Project, HRG will grant in writing a limited license to CLIENT to use the Drawings created for this Project for reference purposes only in the design of the changes, modifications or additions. That limited license shall be subject to terms appropriate to protect HRG's ownership and to protect and indemnify HRG against any legal liability for the design and construction of any changes, modifications or additions.

Any use of HRG's Instruments of Service that is not authorized pursuant to this AGREEMENT or any addition or modification to this AGREEMENT or any other unauthorized use, shall subject the CLIENT to liquidated damages in an amount equal to the fee for design as set forth herein.

- 11. ELECTRONIC DOCUMENTS. Electronic Documents include correspondence, computer program files (i.e. Word, Excel, computer aided design and drafting CADD, etc.), documents, text data, drawings, information, graphics, or any other item in electronic media or digital format. HRG will not provide copies of Electronic Documents to CLIENT or to another entity except upon the written request of CLIENT and subject to the following conditions:
 - a. CLIENT and HRG may transmit, and shall accept, Project-related Electronic Documents in electronic media or digital format, directly, or through access to a secure Project website. If the scope of services does not establish an Electronic Documents Protocol for Electronic transmittal, then CLIENT and HRG shall jointly develop such protocols.
 - b. CLIENT agrees the Electronic Documents are not certified documents. HRG, by delivering the Electronic Documents to CLIENT, makes no express or implied guarantees or warranties as to the files' accuracy, title, non-infringement, and completeness, or merchantability and fitness for any purpose.
 - c. When transmitting items in Electronic Documents, the transmitting party makes no representations as to long-term compatibility, usability, or readability of the items resulting from the recipient's use of software application packages, operating systems, or computer hardware differing from that used in the drafting or transmittal of the items, or from these established in applicable transmittal protocols.
 - d. CLIENT shall waive all claims against the design professional arising from unauthorized changes to or use of the Electronic Documents.
 - e. CLIENT acknowledges that differences may exist between the Electronic Documents and the signed and sealed documents, and where such conflicts exist, the signed and sealed hard-copy control.
 - f. CLIENT and/or any other party to which CLIENT requests Electronic Documents be supplied agree to release HRG from any liability for errors in the electronic documents or difference between the electronic documents and the published and sealed printed Documents.
 - g. CLIENT and/or any other party to which CLIENT requests Electronic Documents be supplied agree to indemnify, defend and hold HRG harmless from and against any claims by third parties against HRG based on or allegedly based on (1) reliance on the electronic documents, or (2) arising from changes made to the CAD files by anyone other than the design professional, or (3) the transfer or reuse of the CAD files by anyone without the prior written consent of HRG.
 - h. CLIENT and/or any other party to which CLIENT requests Electronic Documents be supplied agree to remove any signatures, seals and other identification of HRG or any employee, servant or agent of HRG from any paper documents or electronic reproductions produced from the supplied electronic documents.
 - i. CLIENT and/or any other party to which CLIENT requests Electronic Documents be supplied stipulate that any and all bids, takeoffs, estimates or other decisions made in the process of bidding, proposing and construction of the process were made in reliance on the signed and sealed Construction Drawings and not in reliance on any electronic documents.
- 12. INDEMNIFICATION. Each party agrees to indemnify the other, its agents, servants, employees, insurers, officers, directors and any affiliated entities to the full extent allowed by law against any liability, loss, award, verdict or other imposition of financial responsibility, including statutory interest which is incurred as the result of the others negligence or intentional act, but only to the extent and in the percentage of liability determined by a legally constituted finder of fact and embodied in a final judgment entered against the Indemnitor.

If either party is found to have liability to a third party to which the provisions of this clause may apply; then upon written request by that party, the parties agree to mediation to determine whether and to what extent the other party is responsible to indemnify it under this clause.

- 13. ADDITIONAL SERVICES. HRG shall be entitled to additional compensation if:
 - a. CLIENT requests that HRG perform additional services;
 - b. The Contract time is extended for any reason beyond the control of HRG;
 - HRG is required to perform additional services for any reason other than its own negligent act or omission; or
 - d. The services are necessary to prevent delay to the Project, damage to the Project or other property or to prevent death or injury to any persons.

The amount of such fee shall be as agreed to by the parties and pursuant to the fee schedule (Exhibit 4). If no such agreement can be reached, HRG shall provide services and payment therefor shall be determined pursuant to the Dispute Resolution terms set forth herein.

- 14. CONSTRUCTION COST AND OPINIONS OF COST. The construction cost of the entire Project (herein referred to as "Construction Cost") means the total cost to CLIENT of those portions of the entire Project designed and specified by HRG, but it will not include HRG's compensation and expenses, the cost of land, rights-of-way, or compensation for or damages to, properties unless this AGREEMENT so specifies, nor will it include CLIENT's legal, accounting, insurance counseling or auditing services, or interest and financing charges incurred in connection with the Project or the cost of other services to be provided by others to CLIENT. Construction Cost is one of the items comprising Total Project Costs.
 - Since HRG has no control over the cost of labor, materials, equipment or services furnished by others, or over the Contractor(s)' methods of determining prices, or over competitive bidding or market conditions, HRG's opinions of probable Total Project Costs and Construction Cost represent HRG's best judgment as an experienced and qualified professional and familiarity with the construction industry. HRG cannot and does not guarantee that proposals, bids or actual Total Project or Construction Costs will not vary from opinions of probable cost prepared by HRG. If prior to the Bidding or Negotiating Phase CLIENT wishes greater assurance as to Total Project or Construction Costs, CLIENT shall employ an independent cost estimator.
- 15. PAYMENTS. Invoices will be submitted by HRG on a monthly basis as the work proceeds. Payments will be due and payable in full on receipt of an invoice by CLIENT without retainage, payment will not be contingent upon receipt of funds from third parties or should not be held as an offset to any alleged dispute. If fees are not paid in full within 60 days of the date of the invoice, HRG reserves the right to pursue all remedies, including withdrawing certifications, stopping work on three (3) days' prior written notice, to withhold submission (to CLIENT or any third party, municipality, or agency) of any plans or other documents and retaining all documents without recourse. If at any time an invoice remains unpaid for a period in excess of 60 days, interest of the rate of 1.5% per month will be charged on past-due accounts. CLIENT agrees to indemnify and hold harmless HRG from and against any and all reasonable fees, expenses and costs incurred by HRG including, but not limited to, court costs, arbitrators and attorneys' fees and other claim related expenses incurred in the collection process.

All invoicing will be substantiated by HRG cost record sheets and work order system, all of which shall be made available to CLIENT upon request and during regular working hours for inspection and audit. Time spent in additional detailing of invoices is considered extra effort on the Project and will be invoiced as additional work along with any related cost of making copies and reproductions. Any increase in HRG's cost after the effective date of the AGREEMENT resulting from state or federal legislation shall be reimbursed by the CLIENT.

Timely payment of invoices is a condition of this AGREEMENT. Failure to make payments in full within the time limits stated above will be considered substantial noncompliance with the terms of this AGREEMENT and will be cause for termination of the AGREEMENT if HRG so chooses.

- 16. CONTROLLING LAW AND VENUE. Any dispute arising out of this AGREEMENT shall be subject to interpretation under the laws per the state of HRG's office issuing this AGREEMENT and the venue shall be the county of HRG's office issuing this AGREEMENT unless otherwise set forth in the AGREEMENT.
- 17. INSURANCE. HRG shall provide insurance of the type and in the amount set forth in Exhibit 3 to this AGREEMENT. Each party waives the right to subrogation against the other and its agents, servants, employees, insurers, officers, directors and any affiliated entities to the full extent allowed by law, to the extent that such waiver neither defeats nor diminishes the available coverage or agreement to provide a defense.
- 18. TERMINATION. Either party may terminate this AGREEMENT for cause if the other has substantially breached the terms of the AGREEMENT. Termination for cause shall only be effected by giving written notice of the nature of the cause to the other party. Such notice shall be of sufficient specificity for the other party to have notice of the nature, cause and cure of such alleged breach. The party in breach shall have 7 days, unless a greater time is agreed to by the parties, to cure the default. If no cure has been effected within the 7 day period, (or any extension thereof agreed to) the party not in breach may terminate the AGREEMENT for cause.

If CLIENT terminates this AGREEMENT for cause, HRG shall be entitled to payment in full for all work performed up to and including the day on which HRG was notified of the termination. If HRG terminates for cause, CLIENT is entitled to no further performance by HRG.

CLIENT may terminate this AGREEMENT for convenience upon fifteen (15) days written notice to HRG. In the event of termination for convenience by CLIENT, HRG shall be entitled to payment in full for all work performed up to and including the day on which HRG was notified of the termination plus any remaining unearned profit on the Project as calculated in accordance with commonly accepted Accounting Standards.

19. SUSPENSION. If the CLIENT suspends the Project for any reason, HRG shall be entitled to payment for all fees and costs billable as of the date of suspension and any other reasonable fees and costs necessary to protect CLIENT's interests related to the suspension. If the Project is reinstated, the terms of this AGREEMENT shall remain in effect with the exception of the agreed upon fee to complete the work set forth herein. The parties agree to negotiate a new fee for the completion of suspended work in accordance with HRG's then applicable fee schedule.

- 20. THIRD PARTY BENEFICIARIES. The parties do not intend to create any third party beneficiaries to this AGREEMENT. No individual or entity other than the parties is entitled to claim rights or privileges under this AGREEMENT nor to cite or use this AGREEMENT or the terms thereof as evidence of rights, privileges or entitlement to damages or redress in any forum. Both parties agree to cooperate with each other to defeat any such claim and to oppose any attempt by a third party to seek third party beneficiary status under this AGREEMENT or to make any claim under it.
- 21. LIMITATION OF LIABILITY. HRG's liability to CLIENT shall be limited to direct damages only in the form of services and the reasonable cost of repair or replacement of those portions of the Project in question made necessary by a negligent act or failure to act of HRG.
 - HRG shall not be liable or responsible to CLIENT for special, consequential, incidental or other damages, attorney's fees or expert fees, loss of profit, loss of revenue, cost of rented or leased equipment or services, regulatory fines or costs.
 - Under no circumstances shall HRG's liability to CLIENT exceed either the total fee received by HRG for basic and additional services on the Project or the amount of available Professional Liability Insurance at the time of the claim, whichever is less.
- 22. HRG is not required to provide and does not have any responsibility for surety bonding or insurance-related advice, recommendations, counseling, or research, or enforcement of construction insurance or surety bonding requirements.
- 23. HRG's services do not include providing legal advice or representation.
- 24. HRG's services do not include (1) serving as a "municipal advisor" for purposes of the registration requirements of Section 975 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (2010) or the municipal advisor registration rules issued by the Securities and Exchange Commission, or (2) advising CLIENT, or any municipal entity or other person or entity, regarding municipal financial products or the issuance of municipal securities, including advice with respect to the structure, timing, terms, or other similar matters concerning such products or issuances.
- 25. If HRG encounters an undisclosed Constituent of Concern, then HRG shall notify CLIENT; and HRG may notify appropriate governmental officials if HRG reasonably concludes that doing so is required by applicable Laws or Regulations. If HRG or any other party encounters an undisclosed Constituent of Concern, or if investigative or remedial action, or other professional services, are necessary with respect to disclosed or undisclosed Constituents of Concern, then HRG may, at its option and without liability for consequential or any other damages, suspend performance of services on the portion of the Project affected thereby until the CLIENT: (1) retains appropriate specialist consultants or contractors to identify and, as appropriate, abate, remediate, or remove the Constituents of Concern; and (2) warrants that the Site is in full compliance with applicable Laws and Regulations. CLIENT and HRG acknowledge that HRG is performing professional services for CLIENT, and that HRG is not or shall not be required to become an "owner," "arranger," "operator," "generator," or "transporter" of hazardous substances, as defined in the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended, which are or may be encountered at or near the Site in connection with any of HRG's or HRG's activities or services under this AGREEMENT. A Constituent of Concern is any substance, product, waste, or other material of any nature whatsoever (including, but not limited to, Asbestos, Petroleum, Radioactive Material, and PCBs) which is or becomes listed, regulated, or addressed pursuant to (a) the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§9601 et seq. ("CERCLA"); (b) the Hazardous Materials Transportation Act. 49 U.S.C. §§1801 et seq.; (c) the Resource Conservation and Recovery Act, 42 U.S.C. §§6901 et seq. ("RCRA"); (d) the Toxic Substances Control Act, 15 U.S.C. §§2601 et seq.; (e) the Clean Water Act, 33 U.S.C. §§1251 et seq.; (f) the Clean Air Act, 42 U.S.C. §§ 7401 et seq.; and (g) any other federal, state, or local statute, law, rule, regulation, ordinance, resolution, code, order, or decree regulating, relating to, or imposing liability or standards of conduct concerning, any hazardous, toxic, or dangerous waste, substance, or material.

26. MISCELLANEOUS

- a. ENTIRE AGREEMENT. This AGREEMENT and any exhibits attached hereto constitute the entire AGREEMENT between the parties on the Project. No prior or subsequent negotiations, discussions, verbal agreements or representations are binding upon the parties making them unless hereafter reduced to writing and agreed to by both parties in writing.
- b. SEVERABILITY. Each portion of this AGREEMENT is severable. If any portion is found to be illegal or otherwise unenforceable, that finding shall not affect any other portion of the AGREEMENT and the remainder of the AGREEMENT shall be binding and enforceable in its entirety.
- c. OTHER WORK. Nothing in this AGREEMENT is intended to nor shall limit HRG in any way from accepting and performing services for any other entity. Unless agreed to in writing, any additional services on this Project or on any other Project for which CLIENT contracts with HRG shall be subject to these same terms and conditions.
- d. MARKETING/ADVERTISING. CLIENT grants HRG license to erect signage at the construction site with its name and logo and language identifying it as the Engineer on the Project subject to any municipal or other legal limitations on size and construction. In addition, CLIENT grants HRG an unlimited license to utilize photos, drawings or other renderings and/or descriptions of the Project in HRG's advertising or marketing.

- e. AUTHORITY. The parties agree that the person or person's executing and verifying or attesting those signatures are authorized to execute this AGREEMENT and shall, upon request by the other party, provide proof of such authorization. The parties waive their right to contest the execution of this AGREEMENT on their respective parts, if such contest not raised within 10 days of the date of execution.
- 27. GOOD FAITH AND FAIR DEALING. The parties agree to cooperate and provide timely information and responses as requested by the other in fulfillment of the intent of this AGREEMENT. In the event of a dispute between the parties, the parties agree to make reasonable attempts to resolve any such dispute prior to entering into litigation.

ACORD 25 (2016/03)

EXHIBIT 3

INSURANCE

The insurance(s) as per General Conditions Paragraph 17 of this AGREEMENT are as follows:

Ą	Ć	ORD CE	ERTIF	ICATE OF LIA	BILI	TY INS	URANC	E		импонууу) 14/2022	
THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.											
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).											
PRO	DUC	ER			CONTAC NAME:	Melissa .	Strous				
Jan	nes	B Murdoch Insurance Group Inc			PHONE (A/C, No	Ext): (717)7.	37-9900 Jibminsurano	IA/G, Noj:	(717)7	37-9852	
430	10 C	arlisle Pike			ADDRE:	melissa@	phrinsuran	oe.com			
_		1.5%						IDING COVERAGE		NAIC #	
	MP JREC			PA 17011		RA; ERIE IN RB : ERIE IN			-	26271 26271	
III	mee	Herbert Rowland & Grubic In				RC: CNA (S				20443	
		369 E Park Dr			INSURE		ommoror _j .			20110	
					INSURE						
		Harrisburg		PA 17111-2730	INSURE	RF:					
				E NUMBER:				REVISION NUMBER:			
It C	ERT	IS TO CERTIFY THAT THE POLICIES ATED. NOTWITHSTANDING ANY RE IFICATE MAY BE ISSUED OR MAY USIONS AND CONDITIONS OF SUCH	QUIREME PERTAIN,	INT, TERM OR CONDITION THE INSURANCE AFFORD	OF AN	Y CONTRACT THE POLICIE	OR OTHER	DOCUMENT WITH RESPECT TO	CT TO	WHICH THIS	
N SR		TYPE OF INSURANCE	ADDL SUBR	1			POLICY EXP	LIMAT	8		
	×	100	1110					EACH OCCURRENCE DAVAGE TO REATED PREMISES (Ex occurrence)	s 1000		
	\vdash	CLAIMS-MADE X DCCUR						The State of the S	s 1000		
A	\vdash			Q61-0097009		5/1/2022	5/1/2023	MED EXP (Any one person) PERSONAL & ADV INJURY	-	1000000	
^	GE	N'L AGGREGATE LIMIT APPLIES PER:		Q01-0057005		W 11 2 W 2 2	OI II EULU	GENERAL AGGREGATE	s 2000		
		POLICY X PRO-						PRODUCTS - COMP/OP AGG \$ 200			
_	AU	OTHER: TOMOBILE LIABILITY						COMBINED SINGLE LIMIT (E4 accident)	\$ 1000000		
	X	ANY AUTO						BOOILY INJURY (Per person)	\$		
A		OWNED SCHEDULED AUTOS HIRED NON-OWNED		Q05-1502279		5/15/2022 5/1	5/15/2023	BODILY INJURY (Per accident)	\$		
	F	AUTOS ONLY NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$		
-	×	UMBRELLA LIAB X OCCUR		-				EACH OCCURRENCE	\$ 1000	ากกกก	
Α		EXCESS LIAB CLAIMS-MADE		Q29-0170004		5/1/2022	5/1/2023	AGGREGATE.	s 1000		
•	Н	DED X RETENTIONS				OI II EVEL	OI II EOEO	The Otto Control	s		
	AN	RKERS COMPENSATION DEMPLOYERS LIABILITY						X PER STATUTE OTH-	1000	vaa	
В	I Q.FI	PROPRIETOR/PARTNER/EXECUTIVE N	N/A	Q89-5101392	5/1/2022	5/1/2023	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE	s 1000			
	It As	ndatory in NH) se, describe usador scription of operations below						E.L. DISEASE - POLICY LIMIT	s 5000		
_			_		_			Per Claim	_	00,000	
С	Pr	ofessional Liability		AEH 00-822-00-56		6/9/2022	6/9/2023	Per Aggregate		00,000	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORO 101, Additional Remarks Schedule, may be attached if more space is required)											
CE	DT	FICATE HOLDER			CANC	ELLATION			_		
SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE THE LOCAL STORMS											
Fax	<i>,.</i>	Email:				`		ORD CORPORATION.	All righ	te rocomo	

The ACORD name and logo are registered marks of ACORD

Page 11 of 13

Fee Schedule for Hourly Compensation Methods

Or If Additional Services Are Required



2023 HRG R	ATES
Billing Categories	Range
Administration I	\$60 - \$75
Administration II	\$75 - \$90
Environmental Scientist I	\$90 - \$115
Environmental Scientist II	\$115 - \$145
Senior Environmental Scientist	\$145 - \$155
Pianner I	\$95 - \$115
Planner II	\$115 - \$140
Senior Planner	\$140 - \$160
Landscape Architect I	\$90 - \$120
Landscape Architect II	\$120 - \$140
Senior Landscape Architect	\$140 - \$160
Surveyor !	\$75 - \$105
Surveyor II	\$105 - \$135
Senior Surveyor	\$135 - \$160
GIS Professional I	\$90 - \$120
GIS Professional II	\$120 - \$140
Senior GIS Professional	\$140 - \$160
Resident Project Representative I	\$75 - \$115
Resident Project Representative II	\$115 - \$135
Senior Resident Project Representative	\$135 - \$155
Junior Technician	\$70 - \$80
Technician I	\$95 - \$120
Technician II	\$120 - \$140
Senior Technician	\$140 - \$165
Financial Specialist	\$110 - \$140
Financial Analyst	\$140 - \$145
Senior Strategist	\$145 - \$175
Engineering Professional I	\$120 - \$145
Engineering Professional II	\$145 - \$165
Project Engineer	\$165 - \$175
Senior Project Engineer	\$175 - \$195
Assistant Project Manager	\$130 - \$165
Project Manager	\$165 - \$185
Senior Project Manager	\$185 - \$190
Operations Manager/Senior Technical Leader	\$170 - \$205
Principal	\$185 - 205

All non-exempt employees have overtime rates of 1.5 times their normal billing rate.

PLEASE NOTE: Herbert, Rowland & Grubic, Inc., (HRG) adjusts the rate schedule annually to reflect the cost of doing business for the coming year. This rate schedule is effective January 1, 2023 through December 31, 2023.

Current Billable Expenses



2023 CURRENT BILLABLE EXPENSES				
All Terrain Vehicle	\$100.00/Day			
Copies/Prints				
Color	\$.40/Copy			
Black & White	\$.15/Copy			
Wide Format Printing/Copying	\$.50/Square Foot			
Concrete Monuments	\$30.00/Each			
Hydrographic System	\$100.00/Day			
Lodging	At Cost			
Maps, Permits, Licenses	At Cost			
Meals	At Cost			
Mileage	IRS Allowable			
Miscellaneous Charges	At Cost			
Pocket Colorimeter	\$50.00/Day			
Postage	As Weighed			
Sub-Surface Inspection Pole Camera	\$75.00/Day			
Technology Equipment Charge	\$100.00/Day			
Traffic Counters	\$25.00/Day			

All expenses are subject to a 10% markup, including, but not limited to travel, printing, postage, survey supplies, etc.

PLEASE NOTE: Herbert, Rowland & Grubic, Inc., (HRG) adjusts the current billable expenses annually to reflect the cost of doing business for the coming year. These expenses are effective January 1, 2023 through December 31, 2023



East Commons Drive (Pine Ridge) Water Main Replacement Project Request for Proposal (RFP)

Dear Chad Hanley:

Cranberry Township is requesting proposals for Engineering Design Services for the replacement of ~640 LF of 4" and 1.5" waterline with new 6" waterline along East Commons Drive in the Pineridge development off Haine School Road. The scope also includes replacing (24) lateral services, adding (1) hydrant and (4) valves. The Township expects construction to be completed in 2023. The project includes but is not limited to survey, design, environmental permitting, technical specification, construction plans, easements, bid documents and assistance with bidder request for information (RFIs).

Below is a Scope of Work outline which identifies the specific work elements necessary to meet the Township's needs on this project. We would request that you submit a price proposal and schedule to my attention no later than 2:00 PM on Thursday, February 16th, 2023, to include the following items:

Scope of Work

Task 1 - Existing conditions survey of the proposed project area, as shown on Exhibit "A", as required including:

- a. Pennsylvania One Call.
- b. Locate Roads Right-of-Way.
- c. Survey to extend 10 feet beyond East Commons Dr. Right of Way.
- d. Locate all existing structures, facilities, edge of pavements, curbs, driveways, manholes, inlets, etc., within the project area.
- e. Measure inverts of all pipes, manholes and inlets.
- f. Projects vertical and horizontal datum shall be based off the Township Control Datum (PA State Plan South).
- h. Determine topography and elevations necessary for design and draft contours.
- i. Locate all utility lines (waterlines, sewer lines, gas lines, etc.) in the vicinity of the proposed facilities as may be visible or as may be located by the utility companies in case of underground services.
- j. Locate all electric & telephone poles, guywires, and wires.
- k. Draft property lines and locations based off deeds, plans of record or tax map.
- 1. Only properties requiring an easement by Township will need property TEM lines surveyed to establish easement location.



Task 2 - Prepare Preliminary Design:

- a. Prepare preliminary drawings and cost estimate. All design shall be in accordance with Cranberry Township ordinances.
- b. Two meetings (30% and 60% design) with Cranberry Township staff to review plans and probable project costs.

Task 3 - Complete Final Design:

- a. Prepare final design drawings for public bidding.
- b. Prepare project specifications.
- c. Prepare a Soil Erosion and Sedimentation Pollution Control Plan that fully satisfies the requirements of Chapter 102 and the Pennsylvania Clean Streams Law and submit same to the Butler County Conservation District for review and approval, if applicable.
- d. Present updated final plans, technical specifications, bid tab, and project cost estimate to Cranberry Township staff.

Task 4 - Provide assistance during the bidding period:

- a. Answer questions and assist Township with addenda as may be necessary prior to bid opening.
- b. Attend pre-bid meetings as required by Cranberry Township.
- c. Attend pre-construction conference as required by Cranberry Township.



Project Schedule

Provide a schedule detailing the completion times of each Task in the Scope of Work.

Quote Price:

Quote must be based on a not to exceed price for completion of the scope of work as outlined above and detailed in the attached Exhibits.

Quote Price - Not to Exceed Amount

	TOTAL	\$ 25,900
Ch/EHA		FEB 16, 2023
Company Representative (Signature)	Date
CHAD E. HANLEY		
Company Representative (Printed)		

Please forward the price proposal and schedule to my attention no later than 2:00 PM on Thursday, February 16th, 2023. Submission may either be by mail to my attention at the below referenced address or e-mailed to Jared.Andree@cranberrytownship.org If you have any questions, please call me at 724-776-4806 extension 1167.

Jared A. Andree Project Manager Engineering & Environmental Services

JAA/az

Enclosure

Https://Cranberrytownship.Sharepoint.Com/Sites/Engineeringdepartment/Project/2023/CP 089 - Water Main Replacement - East Commons Drive (Pine Ridge)/Design Consultant/RFP/East Commons Drive Waterline Replacement RFP - 1.26.23.Docx