

6144 Merriam Lane, Merriam, KS 66203 Ph: (620) 223-3700 Fax: (620) 223-5052 www.midcontinental.com TIPS 23010402

October 24, 2024

Chris Crockett Turner USD 202 5800 Metropolitan Ave Kansas City, MO 66106

RE: Retaining Wall Repairs

Turner Administration Building - Kansas City

Dear Mr. Crockett:

Attached is our proposal for the work to be performed on the Admin Bldg project. Should you have questions regarding the proposal, please feel free to contact me at (800) 835-3700.

We trust that the enclosed will meet with your approval and that we will have the opportunity of working with you on this project.

Respectfully submitted,

## MID-CONTINENTAL RESTORATION CO., INC.

Clint Carpenter
Senior Estimator / Project Manager
(620) 704-2738
clint carpenter@midcontinental.com

CC/kc

Encl.



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# PROPOSAL / CONTRACT TIPS 22010402

October 24, 2024

From: Clint Carpenter, Senior Estimator / Project Manager, North Kansas City, MO

(620) 704-2738 email: clint carpenter@midcontinental.com

To: Chris Crockett, Turner USD 202, 5800 Metropolitan Ave, Kansas City, MO 66106

email: crockettc@turnerusd202.org

Subject: Retaining Wall Repairs

Job Name: Turner Administration Building – 800 S 55th St, Kansas City, KS 66106

# BASE BID: <u>RETAINING WALL REPAIRS</u>

- (1) This proposal is for removal and replacement of deteriorated stone at the west retaining wall. This work will be accomplished on a unit price basis of \$150 per stone. We have included 500 stones for replacement in this proposal.
- (2) The **OWNER** shall be responsible for contacting the electrical power company to provide power line protection, rerouting, or deenergize the lines prior to the start of the project. OHSA restricts access to within 3' feet for Insulated lines less than 300 volts, 10' feet for Insulated lines above 300 volts to 50kv. The only exception to the above regulation is the utility company or electrical power system operator must be notified of the need to work closer and the systems operator must deenergize, relocate, or install protective covering to prevent accidental contact with the lines or weather heads.
- (3) The **OWNER** shall be responsible for supplying adequate water and electrical circuitries to power contractor's equipment.
- (4) During the construction phase, all precautions shall be taken to protect any other building surfaces, pedestrians, and automobiles. Mid-Continental follows all OSHA safety regulations in scaffolding and public protection, *including full compliance with the OSHA Respirable Crystalline Silica Standard.* Upon completion, all surrounding surfaces of the building and premises shall be cleaned and left in an orderly fashion.
- (5) Mid-Continental Restoration Co., Inc. has been retained to perform defined installation and/or repair work on the building or at the jobsite and has not guaranteed the removal or eradication of any mold/fungi/organic pathogens and other airborne contaminants. Mid-Continental Restoration Co., Inc., shall be held harmless from and against any and all claims, suits or damages resulting in anyway whatsoever from mold/fungi/organic/ pathogens or other airborne contaminants, that may be present at the jobsite before, during and after Mid-Continental has completed its work pursuant to this contract.

(6) For complete insurance coverage, see **Exhibit "A"** attached hereto. Please review the Terms and Conditions attached hereto and marked **Exhibit "A"**.

We shall accomplish the above outlined work for the sum of: SEVENTY-FIVE THOUSAND DOLLARS

\$75,000.00

Due to the current volatility of material pricing, the above price shall only be valid for a period of thirty days (30) days, after which pricing is subject to change.

ported of thirty days (ob) days, after which prioring i	o dubject to origingo.		
TO ACCEPT THE BASE BID, PLEASE SIGN BELOW			
If BASE BID is accepted, please sign here:	Mid-Continental Restoration Co., Inc.		
By:Owner Representative Dated	By: Dated		

## **TAXES**

Please Initial Applicable taxes are excluded from the price stated within this proposal. It is the owner's responsibility to provide a Project Exemption Certificate Form PR-74, prior to ordering materials or beginning the project. To apply for a Project Exemption Certificate (PR-74) you must complete the attached application Form PR-76 and fax it to (785) 296-7928, as listed on the form. You can also find additional information and request the certificate online at: https://www.ksrevenue.gov/prpecwelcome.html

Once the state sends you the *Project Exemption Certificate (PR-74)*, please forward a copy to Mid-Continental Restoration for our use when ordering materials for the project. **If Form PR-74 is not received by us prior to ordering materials or beginning the project, applicable tax will be added to the stated contract price.** Mid-Continental Restoration Co. Inc. can also request the Project Exemption Certificate for you, but we will need a copy of your *Sales and Use Tax Entity Exemption Certificate Form PR-78RO* or the Kansas Exemption Number shown on the *Certificate PR-78RO*. Should you have any questions or concerns regarding the Project Exemption Certificate, please feel free to contact Lucy Gladbach at (620) 223-3700.

THE ABOVE PROPOSAL IS ACCEPTED UPON THE TERMS AND CONDITIONS SET FORTH IN EXHIBIT "A" ATTACHED.

PLEASE SIGN AND <u>RETURN THE COMPLETE PROPOSAL</u> TO THE HOME OFFICE. OUR COMPANY WILL RETURN A FULLY SIGNED COPY TO YOU FOR YOUR RECORDS. IF DESIRED, YOU MAY EMAIL OR FAX THE PROPOSAL ACCEPTANCE TO THIS OFFICE AT (620) 223-5052. THE EMAILED OR FAXED COPY OF THE SIGNED PROPOSAL WILL BE CONSIDERED A LEGAL BINDING DOCUMENT.

THE PROPOSAL SET FORTH HEREIN IS THE RESULT OF THE COMPANY'S INITIAL INSPECTIONS OF THE OWNER'S PROPERTY AND WAS DEVELOPED BASED UPON THE COMPANY'S EXPERIENCE IN THE INDUSTRY AND THE COMPANY'S WORK ON SIMILAR PROJECTS. MID-CONTINENTAL RESTORATION COMPANY, INC. DOES NOT EMPLOY A LICENSED ARCHITECT OR ENGINEER, THEREFORE THE "PROPOSAL" IS NOT AND SHOULD NOT BE CONSIDERED AN "ENGINEER'S REPORT" OR AN "ARCHITECT'S REPORT." AS A RESULT, THE COMPANY HEREBY DISCLAIMS ANY LIABILITY WHATSOEVER THAT MAY RELATE TO THE COMPANY'S ANALYSIS OF THE EXISTING CONDITIONS OF THE OWNER'S BUILDING AND THE COMPANY'S RECOMMENDATIONS FOR REPAIR/REMEDIATION THEREOF.

### **EXHIBIT "A"**

#### **TERMS & CONDITIONS**

#### LIMITED WARRANTY

Goods and material installed by Mid-Continental Restoration are the products of reputable manufacturers. Mid-Continental Restoration shall use its best efforts to obtain from each manufacturer's warranty (copies of which will be furnished upon request) or customary practice, the repair or replacement of equipment, goods or material that may prove defective in material or workmanship. The foregoing shall constitute the exclusive remedy of the customer and sole obligation of Mid-Continental Restoration.

THERE ARE NO WARRANTIES, WRITTEN, ORAL, IMPLIED OR STATUTORY RELATING TO THE DESCRIBED EQUIPMENT, GOODS OR MATERIAL WHICH EXTEND BEYOND THAT DESCRIBED IN THIS PROPOSAL. THE IMPLIED STATUTORY WARRANTY OF MERCHANTABILITY AND/OR FITNESS FOR A PARTICULAR PURPOSE SHALL NOT APPLY AND IS EXPRESSLY WAIVED.

Mid-Continental Restoration warrants its workmanship to be free from defects for a period of one (1) year from the date of completion of installation of the above goods and material. Mid-Continental Restoration's warranty is limited to the materials and equipment which Mid-Continental Restoration or its agents or employees install. No warranty is provided for materials and equipment which Mid-Continental Restoration does not install or provide.

The foregoing proposal, subject to these terms and conditions, is submitted for customer's consideration with the understanding that it must be approved by an authorized representative of Mid-Continental Restoration after its acceptance by the customer and is not binding upon Mid-Continental Restoration until so approved in writing and delivered to the customer. When so approved, it shall constitute the entire contract between the parties and no understanding or obligations not herein expressly set forth are binding upon them.

Your acceptance of this proposal is expressly limited to the terms contained within this document. Any conditions set forth in the purchase order or in any similar communication shall not be binding nor effective unless assented to in writing by an authorized representative of Mid-Continental Restoration. Any additional terms or conditions, oral or written, express or implied, not contained within this document are not binding or controlling on the parties unless assented to in writing by an authorized representative of Mid-Continental Restoration. Any order or any statement of intent to proceed with installation or any direction to proceed with installation or acceptance of this proposal or payment in full or part for any of the work or equipment furnished shall constitute customer's assent to the terms and conditions of this proposal.

#### **EXCLUSIONS FROM LIMITED WARRANTY.** The following are *not* covered by this warranty:

Any damage to the extent it is caused or made worse by failure by the Owner, General Contractor or by anyone other than Mid-Continental Restoration, its employees, agents, contractors or subcontractors, to comply with the Warranty requirements of manufacturers of appliances, fixtures and items of equipment, or failure by the Owner to give notice to the Contractor of any defects within a reasonable time.

Any damage from the presence of mold or fungus or the creation of conditions that may contribute to the growth of mold or fungus.

Mid-Continental Restoration's liability on any claim for loss or damage arising out of this contract or from the performance or breach thereof or connected with the supplying of any labor, equipment, goods or materials hereunder, or their sale, resale, operation or use, whether based on contract, warranty, tort (including negligence) or other grounds, shall not exceed the amount attributable to such labor, equipment, goods or material or part thereof involved in the claim. Mid-Continental Restoration shall not in any event be liable for any labor or charges without the prior written consent of Mid-Continental Restoration. Mid-Continental Restoration shall not in any event be liable, whether as a result of breach of contract, warranty, tort (including negligence) or other grounds, for special, consequential, incidental or penal damages, including, but not limited to loss of profits, revenues, loss of use of the product or any associated product, cost of capital, cost of substitute products, facilities or services, downtime costs or claims of the Customer for such damages. If Mid-Continental Restoration furnishes Customer with advice or other assistance which concerns any labor, equipment, goods or material furnished hereunder, or any system or equipment in which any of such equipment goods or material may be installed, and which is not required pursuant to this contract, the furnished of such advice or assistance will not subject any service to any liability, whether based on contract, warranty, tort (including negligence or other grounds).

If Mid-Continental Restoration encounters asbestos or polychlorinated biphenyl (PCB) on the site, Mid-Continental Restoration shall immediately stop work and report the condition to the owner's representative in writing. Mid-Continental Restoration shall not resume work in the affected area until the asbestos or polychlorinated biphenyl (PBS) has been removed or rendered harmless. Mid-Continental Restoration shall not be required to perform any work relating to asbestos or polychlorinated biphenyl (PCB) without its consent.

Any installation dates given in advance are estimated and are subject to prior orders with Mid-Continental Restoration. Mid-Continental Restoration shall not be liable for failure to perform or delay in performance resulting from strikes, accidents, fires, labor difficulties, transportation difficulties, delays in usual sources of supply, major changes in economic conditions, or, without limitations by the foregoing, any cause beyond Mid-Continental Restoration's reasonable control.

If on any breach of default by any party hereto in its obligations to any other party hereto, it shall become necessary for the non-defaulting party to employ an attorney to enforce or defend any of its rights or remedies hereunder, the defaulting party agrees to pay the non-defaulting party its reasonable attorneys' fees. whether or not suit is instituted in connection herewith.

This agreement plus any attachments and/or addendums (both sides) constitutes the entire agreement between the parties, and no terms or understandings not herein contained shall be valid or binding unless contained in writing signed by both parties.

Net cash upon completion of the work, unless this contract extends beyond one month (30 days), in which case Mid-Continental Restoration will be paid for work completed and invoiced monthly and the balance due upon completion of our work. Those projects extending over 30 days will be invoiced at 30-day intervals. Any accounts 30 days past due will be assessed a finance charge of 1½ % per month. Within ten (10) calendar days from commencement of this project, MCR reserves the right to invoice the Owner for all startup costs such as material purchases, equipment purchases and mobilization costs. The invoice for start-up costs will be payable to MCR within fourteen (14) calendar days from the invoice date. In the event time payments are desired, terms shall be included in the specifications and balance due secured by note.

Mid-Continental Restoration agrees to provide the following insurance coverage, subject to change without notice to Customer: (1) Worker's Compensation and/or Employer's Liability insurance – State Requirement; (2) Automobile Liability insurance with limits of at least \$1,000,000.00 combined single limit, bodily injury and property damage for injuries to person or persons involved in an accident in connection with this contract; (3) Contractor's Liability, with limits of \$1,000,000.00 combined single limit bodily injury and property damage per occurrence, \$2,000,000.00 Products/Completed Operations Aggregate; \$2,000,000.00 Policy Aggregate and (4) Excess Liability - \$5,000,000.00.

## FOR CUSTOMER FILING USE ONLY

# REQUEST FOR PROJECT EXEMPTION CERTIFICATE

Kansas Department of Revenue Date 915 SW Harrison St., Room 230 Topeka, KS 66612-1588

Office of Policy and Research Telephone: (785) 296-3081 FAX: (785) 296-7928

It is requested that a Certificate of Exemption be issued to the Petitioning Authority for the following described project if it is determined by the Department of Revenue that the proposed project qualifies for exemption from sales tax under the provisions of K.S.A. 79-3606(d) - public or private nonprofit hospital, elementary or secondary school, educational institution & political subdivisions of the state of Kansas; K.S.A. 79-3606(e) - United States Government, it agencies or instrumentalities; K.S.A. 79-3606(xx) - 501(c)(3) nonprofit zoo; K.S.A. 79-3606(aaa) - 501(c)(3) religious organization or K.S.A. 79-3606(ccc) -501(c)(3) primary care clinic.

(A)	Type of project:	escribe Work to be Done			
	A. Present use of facility:				
	B. Proposed use of facility after project:				
(B)	Project location:Building Number,	Street Address, City, State, and Zip	Code		
(C)	Is this project being constructed as part of a busines water, electric or gas companies)?	s enterprise whose sales are sul	oject to sales tax	(e.g., municipal	
(D)	Is the Petitioning Authority authorized to levy ad valo	orem taxes on tangible property?	☐ Yes	☐ No	
(E)	A. Is this project being totally financed by industrial	revenue bonds?	☐ No		
	B. Is this project being partially financed by industri	al revenue bonds?	☐ No		
	Amount of bonds being issued for project:				
	If you answered "Yes" to A or B, you must complete the agreement on the back of this form and attach a copy of the letter of intent or resolution of intent to issue bonds.				
	If you answered "No" to A or B, how is the project	being financed (explain type o	f tax, bonds, et	tc.)?	
(F)	Name of claimant owner of project:				
(G)	Starting date:	(H) Estimated comple	tion date:	<u>-</u> -	
(1)	Estimated project cost:	(J) List names and a	ddresses of prin	ne contractors:	
(K)	Contract date:				
(L)	Contract number:				
(M)	Project number:				
Deti	Minaring Anthonyth.	Maillian Address			
Petil	tioning Authority	Mailing Address			
Sign	nature of Authorized Representative	City, State & Zip Code			
Туре	e or Print Name	Title	Phone	Number	

# ONLY COMPLETE THIS PAGE IF YOU ANSWERED YES TO LINE (E) ON PAGE 1.

This agreement is made and entered into between and by the			
	(name of political subdivision), hereinafter referred to as		
Exempt Entity; and	(name of beneficiary of industrial revenue bond proceeds),		
hereinafter referred to as Beneficiary.			
certificate is being made would be exempt from sales tax sole	construction project for which the request for an exemption by due to the fact that it is being financed by industrial revenue Kansas Department of Revenue when the industrial revenue		
the project not be financed by industrial revenue bonds, it is revenue bonds have not been issued by the time the project Department of Revenue the sales or compensating tax and a	essary to ensure that sales or compensating tax is paid should hereby further agreed by the Beneficiary that if the industrial ct is completed then the Beneficiary will remit to the Kansas applicable interest on tax which is due based upon the cost of the construction of the project. It is agreed that the Secretary of ed.		
	and from the Beneficiary payment of the sales and compensating Department of Revenue not receive such payment within thirty		
Any and all notices required herein shall be mailed and addre	ssed as follows:		
Notices to the Department of Revenue shall be addressed to: Director of Policy and Research, Kansas Department of Revenue, 915 SW Harrison St., Room 230, Topeka, Kansas 66612-1588;			
Notices to the Exempt Entity shall be addressed to:			
. Notices to the Beneficiary shall be addressed to:			
This agreement shall be binding upon all parties hereto and a IN WITNESS WHEREOF, the parties hereto have caused th lawfully and with full corporate authority.	ny and all their successors. nis instrument to be executed by persons authorized to do so		
POLITICAL SUBDIVISION	BENEFICIARY OF INDUSTRIAL REVENUE BOND PROCEEDS		
Authorized Signature	Authorized Signature		
Type or Print Name and Title	Type or Print Name and Title		
DATED.	DATED:		