

**Hatch Mott MacDonald** 

805 Daphne Avenue PO Box 1290 Daphne, AL 36526 T 251.626.5514 www.hatchmott.com

December 10, 2013

Mr. Jeff Rouzie City of Foley Cooperative District City of Foley Post Office Box 1750 Foley, Alabama 36536

Re: Proposal for professional surveying services

Foley Farmer's Market and Peavey Building, Foley, AL

Dear Mr. Rouzie:

We are pleased to submit our proposal to provide surveying services for the two projects listed above. You are requesting a survey of these properties for the purposes of financing. You require them to meet ALTA Standards. The following are the tasks we anticipate necessary for surveying and engineering to fully meet your requirements for the site plan of this project.

## Surveying Task 1 – ALTA Survey and Plat of Out Parcel

We will provide professional surveying services as needed for the ALTA parcel survey, description, and platting parcel to be used for this development. We will perform a boundary survey of the subject parcel in accordance with the Minimum Technical Standards for the State of Alabama and ALTA. We will also provide updated location and topographic surveying of the improvements to the parcel that is the Farmer's Market.

Total for Task 1 - \$5,200.00

Total Estimated Fee for Surveying Task 1 = \$5,200.00

Surveying Task 2 – Peavey Building ALTA Survey

We will provide professional surveying services as needed for the ALTA parcel survey, description, and platting parcel to be used for this development. We will perform a boundary survey of the subject parcel in accordance with the Minimum Technical Standards for the State of Alabama and ALTA. We will also provide updated location and topographic surveying of the improvements to the parcel that is the Peavey Building.



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## Total for Task 2 - \$5,200.00

# Total Estimated Fee for Surveying Tasks 1 and 2 = \$10,400.00

### **Assumptions and Exclusions:**

This proposal does not include additional geotechnical or environmental services that may be required in order to obtain project approval. This proposal is based on using the existing title reports and surveys that may be provided by the owner.

Please notify us of your acceptance of this proposal by signing in the space provided below on both of the originals provided. Return one of the originals and keep one for your records. With the proposal acceptance, you are agreeing to Hatch Mott MacDonald's Standard terms and Conditions We look forward to providing professional surveying services on these projects. We will strive to provide you with timely and quality service. We will begin work immediately upon acceptance of our proposal and obtaining a fully executed acceptance. Thank you for the opportunity to be of service.

Sincerely,

John W. Peterson, PE Senior Project Engineer

Kendall L. Kilpatrick, PE Subdivision Manager

Kindow L. Kitzatrick

City of Foley Proposal Accepted

By:\_\_\_\_

Title:\_\_\_\_\_

Date:\_\_\_\_\_

#### **GENERAL TERMS AND CONDITIONS**

- Article 1 Implementation of the Purchase Order: City of Foley ("Client") hereby engages Hatch Mott MacDonald ("Consultant") and Consultant agrees, in accordance with the terms of this Purchase Order including the specifications, if any, to perform professional consulting services ("Services") as specified herein and to same to completion in accordance with applicable laws, rules, and regulations. Upon the agreement of both parties, the Client and Consultant may negotiate and enter into a Professional Engineering Services Agreement if the level of Services or price increases beyond the scope of this Purchase Order. The Agreement shall include this Purchase Order.
- Article 2 Standard of Care Consultant shall perform its Services in accordance with that same standard of care practiced by reasonable and prudent professional engineers providing the same or similar services in the same geographic locality. Consultant does not guarantee the accuracy of any estimates of costs of construction that may be requested and shall not be responsible for any costs incurred exceeding any such estimates. Consultant shall not be responsible for site safety.

Article 3 - Payment

- Consultant may invoice the Client in accordance with the Schedule of Rates, if any, attached. The Client shall pay Consultant for each invoice within the time specified therein, or if no time is specified, within thirty (30) days of the date of the invoice.
- 3.2 If any item or part of an item of an invoice of Consultant is disputed or subject to question by the Client, the payment by the Client of that part of the invoice which is not contested shall not be withheld on those grounds and the provisions of section 3.1 shall apply to such part and also to the disputed or questioned item to the extent that it shall subsequently be agreed or determined to have been due to Consultant. The provisions of section 3.1 shall apply to all disputed amounts finally determined payable to Consultant.
- In the event the Client fails to make any payments to Consultant when such payments are due pursuant to the provisions of this Agreement, interest shall accrue on such late payments from the date due to the date of payment at the then prime rate of Consultant's bank plus 1 1/2% per annum, or as otherwise agreed in writing, and Consultant may suspend the performance of the Services until such payment is received.

#### CONSULTANTS SERVICES SHALL NOT BE SUBJECT TO ANY EXPRESS OR IMPLIED WARRANTIES. Article 4 - Warranties

Article 5 - Plans, Specifications and Designs

- Reports and other services of Consultant shall be performed by Consultant on the assumption that information furnished by the Client or by any person on behalf of or with instructions from the Client is correct, and Consultant shall not be liable for any loss, damage or extra cost arising from any inaccuracy in such information.
- 5.2 If any information furnished by the Client is determined by Consultant to be inaccurate or incomplete, Consultant shall notify the Client of the information which is inaccurate or incomplete, as the case may be, and Consultant shall be entitled to make any necessary changes in any Reports, design documents or construction documents at the expense of the Client. If the Client becomes aware of any information which is inaccurate or incomplete the Client shall notify Consultant of such information.

Article 6 - Reports and Deliverables

- Upon receipt of final payment any reports or deliverables will become the property of the Client whether the Project is to be proceeded with or not. The copyright of the Reports shall be and remain with Consultant. Consultant hereby grants a non-exclusive assignable license under such copyrights to the Client to construct the Project.
- 6.2 Reports, deliverables, or memoranda issued to Client or otherwise resulting from any assignment hereunder are not to be used in whole or in part outside of Client's organization or provided to third parties (including but not limited to being used or provided in connection with any sale or offering for sale of securities, including without limitation stock, bonds, notes or any other instruments or transactions which call for investments, loans or other transfers of money) without the prior written approval of Consultant...
- The Client shall have the right to request Consultant to perform services in connection with the Project that are in Article 7 - Extra Services addition to the Services ("Extra Services") and Consultant may, subject to agreement on the payment for such Extra Services, agree to perform such Extra Services, such agreement not to be unreasonably withheld. Consultant shall be paid by the Client for the performance of Extra Services on the same basis and at the same times as Consultant is paid for the Services unless the basis of payment for the Services is a fixed fee in which case the parties shall agree to an equitable adjustment on the fixed fee.

- Article 8 Confidential Information
  8.1 Consultant shall not disclose any confidential information of the Client relating to the Project communicated to or acquired by Consultant in the course of carrying out the Services which if known by others would have a material and adverse affect on the business and operations of the Client. Consultant shall use such confidential information only for purposes that relate to the performance of the Services and not for any other purpose without the consent of the Client. Similarly, the Client shall not disclose any confidential information of Consultant communicated to or acquired by the Client except as may be required by others who are performing work or services in connection with the Project and who have entered into a confidentiality agreement satisfactory to Consultant.
- Confidential information shall not include any information which (a)w as at the time of disclosure or thereafter became part of the public domain through no act or omission of Consultant or the Client; or (b) became available to Consultant or the Client from a third party who did not acquire such confidential information under an obligation of confidentiality either directly or indirectly from Consultant or the Client; or (c) was known to Consultant at the time of disclosure thereof by the Client and vice versa; or (d) was required to be disclosed by law.

Article 9 - Insurance

- Consultant shall obtain and maintain the following types and amounts of insurance coverage: workers compensation-statutory; commercial general liability \$1 million per occurrence/aggregate; automobile liability \$1 million per occurrence/aggregate; professional errors and omissions \$1 million per claim/aggregate on a claims made basis.
- 9.2 During the period in which the Services are being performed, the Client shall at its own expense obtain and maintain insurance to limits which are customary for a project of the nature of the Project, including, but not limited to, fire and extended coverage, all risks insurance against physical loss or damage to property included in the Project, general comprehensive liability insurance and automobile insurance. Consultant shall be a named insured in the policies maintained by the Client for the Project. The Client shall deliver certified copies of the policies to Consultant within 15 days of request. With respect to such policies the Client shall not grant to its insurers any right of subrogation against Consultant for damage or loss

caused by Consultant or if such subrogation rights are granted the Client shall indemnify Consultant for any liability incurred or suffered by Consultant as a result thereof.

- Article 10 Limitation of Liability and Waiver of Damages
  to the other under this Agreement (whether by reason of breach of contract, tort or otherwise, including under any applicable indemnification provisions) shall be limited to the greater of: (a) the amount of service fees paid to Consultant under this Agreement; or (b) the amount of professional liability insurance posted by Consultant at the time of execution of this Agreement. In addition, Client and Consultant hereby waive their respective rights to any and all claims against each other for special, indirect or consequential damages of any nature whatsoever, arising out of or in any way related to the services to be performed under this Agreement.
- Article 11 Indemnifications
  judgments, liabilities, costs and reasonable attorney fees, arising out of the errors, omissions or negligent acts, breach of contract or wrongful misconduct of the indemnifying Party. This obligation shall include, without limitation, all claims and liens by any and all of indemnifying Party's contractors, agents and employees. In addition, the indemnifying Party shall pay any and all attorneys' fees, expenses, and costs incurred by the other Party which relate to the enforcement of the indemnity conditions and obligations of the indemnifying Party, including without limitation the additional insured protection and other insurance obligations of indemnifying Party, under the Agreement

Article 12 - Termination

- 12.1 Either party hereto may, at its option, terminate this Agreement upon written notice in the event the other party becomes insolvent, or a receiver is appointed on account of its insolvency or it enters into an arrangement for the benefit of its creditors.
- 12.2 Either party shall be entitled to terminate this Agreement on 15 days written notice to the other party in the event the other party is in material default of its obligations pursuant to this Agreement and such default have not been cured within 15 days following receipt of written notice of such default.
- Article 13 Force Majeure

  If either party is impacted in whole or in part by any event of force majeure including without limitation any act of God, war, riot, labor dispute, change in law, terrorism, civil commotion or unrest, flood, strike, fire, or any cause beyond the control of such party (except for financial inability), then such Party so impacted shall be relieved of its obligations herein. Any party so impacted in whole or in part by force majeure shall promptly give the other party notice of the force majeure event including reasonably full particulars in respect thereof. Any party so impacted shall also be entitled to an equitable adjustment of the Agreement, which may include an increase in price, extension of time or other equitable relief as in good faith is reasonable, appropriate and supportable.
- Any notice, request, order, statement or other communication required or permitted to be given hereunder shall be in writing and may be given by delivery to an officer of the other party or by mailing the same by first class mail, postage prepaid, addressed to the other party, to the addresses shown on the last page of this Purchase Order. Notice given by facsimile transmission or telex shall be deemed to have been given on the day of transmittal, if transmitted during normal business hours, or on the next business day if transmitted outside of normal business hours. Notice given by mail shall be deemed to have been given on the fifth business day after mailing.

Article 15 - General

- 15.1 This Agreement represents the entire and integrated agreement between the parties with respect to the subject matter hereof and supersedes all prior negotiations, representations, understandings or agreements either written or oral made or exchanged between the parties prior to the execution of this Agreement.
- 15.2 Consultant may not assign this Agreement except with the consent of the Client, which consent shall not be unreasonably withheld. Consultant shall not be liable or responsible for any means, methods, sequences, procedures or techniques necessary for construction or to ensure project site safety, such responsibilities and liabilities for construction and/or project site safety resting solely with the Client or parties other than Consultant.
- 15.3 This Agreement shall be governed by and construed in accordance with the laws of the state of New Jersey. Before submitting a dispute to the courts, the parties agree to submit such dispute to senior management to attempt to resolve the dispute.
- 15.4 Nothing in this Agreement shall create or shall be construed so as to create the relationship of principal and agent between the Client and Consultant, and for all purposes Consultant shall be an independent contractor in performing the Services.
- 15.5 No waiver by either party hereto of any breach of any of the covenants herein contained shall take effect or be binding upon that party unless the same be expressed in writing and any waiver so given shall extend only to the particular breach so waived and shall not limit or affect any rights with respect to any other future breach.
- 15.6 The invalidity of any provision or unenforceability thereof shall not affect the validity or enforceability of any other provisions hereof.
- 15.7 The provisions of Articles 1, 2, 3, 6, 8 (Article 8 for a period of Five (5) years), 10 and 14 shall survive the suspension or termination of this Agreement.