A COLAS COMPANY

1392 DUBLIN ROAD – COLUMBUS, OH 43215 – PHONE (614) 276-5501 – FAX (614) 276-0570 www.strawserconstruction.com

PROPOSAL

4.8.2024

Chris Miller
City of Springdale
336 Northland Blvd
Springdale, OH 45246
513.346.5520
cmiller2@springdale.org

Project: 2024 Cape Seal Project

Dear Mr Miller,

Strawser Construction Inc. ("Strawser") is pleased to present the following proposal for your review.

We will furnish all labor, equipment, and materials to complete the following scope of work:

		Unit of		
Type of Work 1	Quantity	Measure	Unit Price	Extension
Cape Seal -Fibermat w/9's & Traditional Micro @22 LB	24,887.00	SY	\$9.24	\$229,955.88

		Unit of		
Type of Work 2	Quantity	Measure	Unit Price	Extension
Work Zone Pavement Markings (642)	1.00	LS	\$11,995.00	\$11,995.00

		Unit of		
Type of Work 2	Quantity	Measure	Unit Price	Extension
ODOT Spec 644 Thermo Markings	1.00	LS	\$31,695.00	\$31,695.00

Type of Work 2	Quantity	Unit of Measure	Unit Price	Extension
Type of Work 2	Quantity	IVICUSUIC	Office	LATERISION
ODOT Type II Crack Seal	18,157.00	LB	\$2.84	\$51,565.88

Total \$325,211.76



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PROPOSAL (continued)

PROPOSAL SPECIFIC CONDITIONS:

- Pricing valid for 30 days from date of Proposal on page 1. If Proposal has not been accepted and returned within 30 days, Strawser has the right to adjust pricing.
- By signing this Proposal, you are agreeing to Strawser's Standard Terms and Conditions for Projects, attached hereto.
- Proposed quantities are based on site conditions as of the date of this Proposal.
- This proposal is limited to the scope of work listed on page 1. Any alteration or deviation from this
 scope of work may result in additional costs and must be contracted for in writing and signed by an
 authorized representative of Strawser.
- Prices are based on 1 mobilization. Work to be completed in 2024.
- Unit Price items will be billed per installed quantities.
- Prices include sales tax if project is not tax exempt.

Exclusions:

- Per ODOT specifications.
- Performance and payment bond. Bonding, if required, can be provided @ 1%.
- Water source, if required.

Notes:

- Pricing is based on assumption that existing pavement will support the weight of normal construction loads.
- Strawser is not responsible for damage to finished surface by others including humans, animals or vehicles tracking fresh material.
- Upon the awarding of the proposal, please supply Strawser with an Ohio Department of Taxation Construction Contract Exemption Certificate, if applicable.
- Pavement to be clean of all debris before our arrival.
- Does not include any asphalt repairs

Please call with any questions.

Thank you,

Dominic Caminiti Strawser Construction Inc. 614.203.8089 dcaminiti@strawserconst.com



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APPROVAL AND ACCEPTANCE

We hereby propose to furnish material and labor – complete in accordance with above specifications, for the sum of:

Payment terms:	Net 30 Days		
•	t to credit approval from our credit depart Inual percentage rate of 18% on the total p	ment This account is subjected to a finance past due balance.	charge
Timothy W. Amling	g, Senior Estimator	_ Date:	
Douglas C. Perry, S	enior Estimator	Date:	
******	************	*************	******

Acceptance of Proposal – The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to perform the work as specified. Funds are available and payment will be made as outlined above.

Please Print Name:
Title:
Email Address:
Date of Acceptance:
Authorized Signature:

\$325,211.76

Not 30 Days



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<u>Strawser Construction Inc.'s Standard Terms and Conditions</u>

- 1. Applicability. The accompanying proposal/quotation/confirmation of work order/invoice and these terms (collectively, the "Proposal") comprise the entire agreement between the parties, and supersede all prior or contemporaneous communications, understandings, agreements, negotiations, representations, and warranties. The terms and conditions herein supersede and nullify, and Strawser hereby expressly rejects, any other terms or conditions found in any other agreements or documents, including but not limited to Customer's website, Customer's construction contracts, purchase order forms, and any contract between Customer and any third party. All sales for work and materials pursuant to this Proposal are subject to Strawser's approval of Customer's credit application and assignment to Customer of a credit limit.
- 2. Pricing. Unless otherwise stated in this Proposal or the quote provided herewith, prices quoted shall be good for a period of 30 days. Strawser reserves the right to adjust any prices for Proposals that are not complete within one hundred eighty (180) days from the date of the Proposal. Pricing includes overhead, profit, insurance, burdens, fringe benefits, consumables, small tools, standard PPE, labor, equipment, and material. Prices in the Proposal are based upon estimated quantities and digital measurements ONLY and based upon plans and specifications provided by Customer. Payment shall be based upon actual field measurements and load tickets. Billing will be based upon measured quantities at the unit rates provided within. In the event of any deviations from the plans and specifications provided by Customer, including depths, Strawser will need to re-price and will require the parties to execute an amended Proposal. If applicable, Strawser is to be included in negotiations with Owner on all modifications/change orders that will have an impact on Strawser's scope of work under this Proposal.
- 3. Payment. Payment terms are net 30 days from date of Strawser's invoice or sooner as may be required by applicable law. Late payments shall accrue a finance charge computed at an annual percentage rate of 18% or the highest rate allowable by law, whichever is less. Strawser shall be entitled to recover all costs and expenses, including reasonable attorneys' fees, arising out of Customer's failure to make all payments due under this Proposal in a timely manner. In the event payment is not received within 30 days, Strawser has the right to stop work under the Proposal until such time as payment is received.
- 4. Taxes. Customer is responsible for payment of all taxes and duties of any nature whatsoever, including any local, state and federal taxes. Customer agrees to indemnify and hold Strawser harmless from any and all costs and expenses associated with any levy or attempted levy of any such taxes on Strawser. Any taxes that are or may be levied by the United States Government or any State or political subdivision thereof, on the material quoted herein, or on the sale or purchase thereof, or on incidental transportation charges, when same are paid or required to be paid or collected by the Seller shall be added to the prices named, unless otherwise stated.
- **Suspension; Termination.** In addition to any other remedies available to Strawser, Strawser may suspend or terminate this Proposal with immediate effect upon written notice to Customer, if Customer: (a) fails to pay any amount when due under this Proposal (or any other agreement Customer has with Strawser); (b) has not otherwise performed or complied with any of these terms (or complied with the terms of any other agreement Customer has with Strawser); (c) becomes insolvent, files a petition for bankruptcy or commences or has commenced against it proceedings relating to bankruptcy, receivership, reorganization or assignment for the benefit of creditors; or (d) exhibits other adverse credit conditions that are unsatisfactory to Strawser, as determined by Strawser in its sole discretion.
- **6.** <u>Commencement of Work</u>. Customer shall provide Strawser a construction schedule and appropriate notice prior to the commencement of Strawser's work under this Proposal. The Proposal assumes unimpeded access and egress to the site to perform Strawser's Work.
- 7. Warranty. Strawser warrants that the goods herein will conform to the specifications provided to Strawser prior to manufacture, shipment or placement of the materials. All work will be completed in a workmanlike manner according to standard industry practices. Strawser's obligation to meet the applicable specifications supersedes any and all other warranties. Strawser does not warrant design surfaces with less than 1% drainage. THE EXPRESS WARRANTY PROVIDED IN THIS SECTION 7 IS THE SOLE AND EXCLUSIVE WARRANTY PROVIDED BY STRAWSER TO BUYER.

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Strawser Construction Inc.'s Standard Terms and Conditions (continued)

- 7. STRAWSER DISCLAIMS AND CUSTOMER WAIVES ALL OTHER EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED

 TO ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND ANY IMPLIED WARRANTY

 FROM COURSE OF DEALING OR USAGE OF TRADE. Customer shall verify that Strawser's proposed work and materials comply
 with the plans and specifications prior to installation. The express limited warranty set forth herein shall be void if Customer fails
 to pay Strawser in full for the work and materials provided by Strawser pursuant to this Proposal.
- **8.** <u>Time.</u> Strawser shall make reasonable efforts to deliver materials and perform work by the specified delivery date. Strawser is not responsible for any delays in work or supply of materials due to labor disputes, pandemics, repairs to machinery, fire, flood, adverse weather conditions, inability to obtain transportation, fuel, electric power, or operating materials or machinery at reasonable cost; or by reason of any other cause beyond its control, including the inability to produce materials meeting any applicable specification or requirement. The period specified for delivery of goods or performance of work hereunder shall be extended by the period of delay occasioned by any such circumstance.
- **9.** <u>Disclaimer for Work of Others.</u> Strawser assumes no responsibility for work performed by others outside of the scope of this contract, and denies all liability for items not included in the contract, nor is Strawser responsible for any design deficiencies unless such are provided by Strawser.
- **Modification.** No amendment or modification of this Proposal shall be valid or enforceable unless in writing and signed by the party sought to be charged, and no prior or current course of dealing between the parties, or any usage of trade or custom of the industry shall modify or supplement the terms and conditions of this Proposal.
- **11. No Waiver.** The failure of Strawser to exercise any right granted hereunder shall not impair or waive Strawser's privilege of exercising such right to any subsequent time or times.
- 12. <u>Damages</u>. Strawser's liability for any and all damages, including claims for damages by third parties, related to this Proposal shall be limited to replacement of work in place. IN NO EVENT SHALL STRAWSER BE LIABLE FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES WITH REGARD TO ANY CLAIM ARISING OUT OF OR RELATING TO THIS PROPOSAL.
- 13. <u>Indemnity.</u> To the fullest extent permitted by law, Customer shall defend, indemnify and hold Strawser, its officers, employees, agents, insurers, sureties, and affiliates, harmless from any and all losses, damages, costs, expenses (including attorneys' fees), claims, suits, liabilities, and fines arising out of or in any way related to: (i) Customer's breach of this Proposal or (ii) any act or omission by or on behalf of Customer, its employees, and agents.
- **14.** <u>Insurance.</u> Owner to carry fire, tornado and other necessary insurance.
- **15.** Applicable Law. This Proposal, and the rights, duties, obligations, and remedies of the parties shall be governed by or construed in accordance with the laws of the state where the project is located. Any disputes under this agreement shall be decided under arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association currently in effect, unless the parties mutually agree otherwise. Each party to bear its own costs.
- 16. Miscellaneous. Safety Data Sheets (SDS) prepared in accordance with OSHA's Hazard Communication Standard are available to ensure chemical safety in the workplace. Please contact Strawser at the phone number or address set forth on the attached page to obtain copies. All employers with hazardous chemicals in their workplaces must have labels and safety data sheets for their exposed workers and train them to handle hazardous chemicals appropriately. Customer agrees to draw to the attention of any persons handling or using the materials or having access to the materials while in Customer's possession or to whom Customer sells or provides the materials or any part thereof any warning, information of suggestions which are contained or referred to in the Safety Data sheets or label information, or any other literature or packaging relating to the materials.



Identification of Contract:

Sales and Use Tax

Construction Contract Exemption Certificate

Contractee's (owner's) name	City of Springdale			
Exact location of job/project	Various Roads			
Name of job/project as it appears				
on contract documentation	2024 Cape Seal Project			
The undersigned hereby certifies that the tangible personal proper	ty purchased under this exemption certificate was purchased			
for incorporation into:				
A building used exclusively for charitable purposes	Real Property that is owned, or will be accepted for			
by a nonprofit organization operated exclusively for	ownership at the time of completion, by the United			
charitable purposes as define in Ohio Revised Code	States government, its agencies, the state of Ohio or			
(R.C.) section 5739.02 (8)(12);	an Ohio political subdivision;			
Real property under a construction contract with the	A computer data center entitled to exemption under			
United States government, its agencies, the State of	R.C. 122.175;			
Ohio or an Ohio political subdivision;				
A horticulture structure of livestock structure for person	A building under a construction contract with an			
engaged in business of horticulture or producing	organization exempt from taxation under section			
livestock;	501(C)(3) of the Internal Revenue Code of 1986			
A house of public worship or religious education;	when the building is to be used exclusively for the			
A mouse of public worship of religious education,	organization's exempt purposes;			
The original construction of a sports facility under	A hospital facility entitled to exemption under R.C.			
R.C. section 307.696;	section 140.08;			
Real property outside this state if such materials and	Building and construction materials and services sold			
services, when sold to a construction contractor in the	for incorporation into real property comprising a			
state in which the real property is located for incor-	convention center that qualifies for property tax			
poration into real property in that state, would be	exemption under R.C. 5709.084 (until one calendar			
exempt from a tax on sales levied by that state;	year after the construction is completed).			
The original of this certificate must be signed by the owner/co				
contractor. Copies must be maintained by the owner/contract		ers		
when purchasing materials, each copy must be signed by the c	contractor or subcontractor making the purchase.			
Prime Contractor	Owner/Contractee			
Name Strawser Construction Inc.	Name			
Signed by	Signed by			
Title	Title			
Street address 1392 Dublin Road	Street address			
City, state, ZIP Columbus, OH 43215	City, state, ZIP			
Date	Date			
Subcontractor	Political Subdivision			
Name	Name			
Signed by	Signed by			
Title	Title			
Street address	Street address			
City, state, ZIP	City, state, ZIP			
Date	Date			

Road or Street Name	Limits		
	Start End		SQ YDS
Cape Seal			
Kenn Rd	W Kemper Rd	Pvmnt Change before overpass	9535.00
Pictoria Dr	Springfield Pike	Pavement Change (Brick)	7715.00
Northwest Blvd	Begin of Brick Cul de Sac	Crescentville Rd	7637.00
Crack Seal			24887.00
Chesterdale Rd	Valdosta Dr (50' S of)	Crescentville Rd	6428.00
Rockcrest Dr	Ballinger Rd	Vista Glen Dr	2306.00
Fallstone Dr	Rockcrest Dr	Vista Glen Dr	2648.00
Vista Glen Dr	Cul de Sac	W Sharon Rd	7165.00
Ashleigh Ct	Cul de Sac	Vista Glen Dr	986.00
Springfield Pike	175' S of Cameron Rd	Pavement Change Before 275 Overpass	34665.00
Glenspring Dr	Kenn Rd	End Mainteance	17810.00
			72008.00