

MOUNTAIN VIEW-LOS ALTOS HIGH SCHOOL DISTRICT

RESOLUTION NO. _____

RESOLUTION DECLARING THE FUTILITY OF PUBLIC BIDDING FOR EARTHWORK & PAVING TRADE SERVICES FOR MOUNTAIN VIEW AUXILIARY GYM BUILDING AND RATIFYING A CHANGE ORDER FOR THAT WORK

WHEREAS, the Board of Trustees (“Board”) of the Mountain View-Los Altos High School District (“District”) formally and publicly opened bids for Bid Package B – Earthwork & Paving Trades (“Bid Package B”) for the Mountain View Auxiliary Gym Building Project (“Project”), located at 3535 Truman Ave. Mountain View, CA 94040; and

WHEREAS, of the (1) bid submitted for Bid Package B, Duran & Venables was determined to be the lowest responsive responsible bidder, and on or about May 12, 2021, the Board awarded a contract to perform the work for Bid Package B on the Project in the amount of Four Hundred Thirty Thousand Five Hundred Dollars (\$430,500.00); and

WHEREAS, since commencement of the Project, there were added costs due to: Replacement of (excavate wet soil, pump out water and install stabilizing fabric) wet soil with base rock (1500 square feet) to achieve required compaction level and to be able to install asphalt. In addition, contractor has to demo approximately 600 square feet of concrete sidewalk (due to it being used for a construction entrance), and demo an additional 500 square feet of unforeseen asphalt and replace it with base rock; via Change Order #7B for Duran & Venables - (“CO#7B”); and

WHEREAS, the Project adjustments represent additions in scope and cost for services to be performed on the Project pursuant to Bid Package B (“Additional Work”); and

WHEREAS, by virtue of its design and function, the Additional Work is integral and inseparable from, and inherent to, the work already in progress on the Project; and

WHEREAS, the Contractor issued documentation supporting final pricing for the integral and additional necessary Earthwork & Paving Trade work to the Project via Potential Change Order (“PCO”) #90R & CO#7B totaling \$80,212.50, which brings the total current cost of approved and pending change orders to \$157,198.86 (26.05%) of the original contract amount; and

WHEREAS, requesting bids for the Additional Work, and having another contractor perform the Adjusted Work, would result in waste and delay on the Project, which would ultimately be at the expense of the District; and

WHEREAS, bringing in a new Contractor to perform the Additional Work would have created coordination and interference problems at the Project, for example, the need to perform the work within the same area, and would expose the District to liability for delay and/or disruption damages; and

WHEREAS, bringing in a new contractor to perform the Additional Work could have created a potential dispute over the warranty for that work and the surrounding work being performed by the Contractor; and

WHEREAS, bringing in a new contractor (or contractors) to perform the Bid Package B Work pursuant to the Project adjustments would potentially expose the District to significant cost increase, since Duran & Venables is already familiar with and mobilized on the Project site and any other bids are likely to result in increased costs to the District; and

WHEREAS, it is imperative to perform the Additional Work immediately to prevent delay to the Project, which may expose the District to a significant increase in cost; and

WHEREAS, California courts allow a narrow exception to the public bidding law in circumstances in which public bidding would be futile, undesirable, or impractical and would cause additional delay and additional cost; (See, e.g., Los Angeles Dredging Company v. City of Long Beach (1930) 2 Cal. 348; Graydon v. Pasadena Redevelopment Agency (1980) 104 Cal.App.3d 631, 645.); and

WHEREAS, notwithstanding the requirements of Public Contract Code sections 20111(b) or 20118.4(a), California law provides that, “where competitive proposals work an incongruity and are unavailing as affecting the final result or where they do not produce any advantage . . . the statute requiring competitive bidding does not apply.” (Hiller v. City of Los Angeles (1961) 197 Cal.App.2d 685, 694); and

WHEREAS, bidding the Additional Work for Bid Package B will not affect the final result to the District except to further increase the cost of the Project; and

WHEREAS, bidding the Additional Work will not produce an advantage to the District;

NOW THEREFORE, the Governing Board of the Mountain View-Los Altos High School District hereby resolves, determines, and finds the following:

Section 1. That the above recitals are true and correct.

Section 2. For the reasons stated above, public bidding of the Additional Work for Project Bid Package B would not produce an advantage to the District and would produce a net burden and distinct disadvantages to the District.

Section 3. Based on the foregoing, it would be incongruous, futile, and unavailing to attempt to bid the Additional Work for Project Bid Package B.

Section 4. The Board hereby ratifies CO#7B to perform the Additional Work, without further advertising for or inviting of bids.

Section 5. The Board hereby authorizes the District's Superintendent, or her designee, to take all steps and perform all actions necessary to execute and implement Duran & Venables CO#7B.

APPROVED, PASSED AND ADOPTED this 14th day of August, 2023 by the following vote of the Board of Trustees of the Mountain View-Los Altos High School District:

AYES:

NOES:

ABSENT:

ABSTAIN:

I certify that the foregoing resolution was duly introduced, passed, and adopted as stated.

Dr. Nellie Meyer
Superintendent
Mountain View-Los Altos High School District