

REQUEST FOR QUOTE RFQ#18-PW08012017 Trip Hazard Elimination Services For the City of Maricopa

Project: Trip Hazard Elimination Services

Due Date and Time: Tuesday, August 29, 2017, 5:00 p.m. Arizona Time

Requested by/Deliver to:

Matt Bellin, Purchasing Coordinator 39700 W. Civic Center Plaza Maricopa, AZ 85138 Phone: 520-316-6843

Phone: 520-316-6843 Fax: 520-568-9120

Email: matt.bellin@maricopa-az.gov

Send questions prior to due date to matt.bellin@maricopa-az.gov

Responses to this request may be faxed, delivered, or e-mailed to the contact above on or before the due date and time noted above. Please visit our website at www.maricopa-az.gov to view this RFO.

Include the following:

- 1. Scope of Services/Specifications,
- 2. Vendor Offer/Signature (Attachment A),
- 3. Substitute W-9 (Required for new vendors/offerors) (Attachment B),
- 4. Participation if Boycott of Israel (Attachment C), and
- 5. House Bill 2617 (Exhibit A), for informational purposes.



REQUEST FOR QUOTE RFQ#18-PW08012017 Trip Hazard Elimination Services For the City of Maricopa

SCOPE OF SERVICES

1. Specifications or Scope of Work (description of the City need): The City of Maricopa is seeking a quote for the completion of Trip Hazard Elimination Services. These services are performed by horizontal cutting (1/2" to 2") for multiple locations throughout the City of Maricopa.

Services will be performed on an "as needed" basis contract. There are no guarantees as to the quantity of work that will be completed, however it is estimated that the Contractor should consider an annual service quantity of 3500 linear feet (LF).

2. Deliverables:

- The Contractor shall eliminate all trip hazards designated by the City of Maricopa, up to a maximum height of two inches (2"),
- Contractor shall saw cut all such trip hazards in accordance with the Americans with Disabilities Act (ADA) requirements. These requirements can be found at (https://www.ada.gov/1991standards/adastd94-archive.pdf). Reference 28 CFR Part 36; revised as of July 1, 1994 on page 496. Each offset will be tapered at no more than an eight (8) percent slope and shall have a smooth, uniform appearance and texture.
- All saw cutting shall be taken to the zero point of differential settlement and to the edges of the sidewalk to eliminate trip hazards the full width of the sidewalk. The finished surface must provide a uniform appearance and texture of removed trip hazard and shall have a coefficient of friction of at least 0.6 pound per square inch.
- All debris and concrete dust shall be cleaned from the sidewalk surface as well as surrounding areas, sidewalks, driveway, landscaping or other objects in vicinity of work.

Any damage to adjacent landscaping, sprinklers or grass shall be returned to as good a condition as existed prior to work. Water-cooling is not allowed.

Payment will be made by per LF (length of cut or width of sidewalk treated) – inch (height of cut) as measured by both ends of the cut and averaged, per location, with a report of location and cut provided. Prior to beginning work, an example cut will be approved.

Contractor will provide appropriate traffic control for the sidewalk/walkway and will perform work at the appropriate schedule to minimize disruptions. Locations and times will be coordinated by the Contractor and the City of Maricopa designated representative.

3. Term of Contract: The term of any resultant contract shall commence on the first day of the month following the date of the award and shall continue for an initial two (2) year term with options for three (3) – one (1) year renewals unless terminated, cancelled or extended as otherwise provided herein.





- 4. Insurance: The City requires a complete and valid certificate of insurance prior to the Commencement of any service or activity specified in this solicitation along with a Workmen's Compensation Certificate of Insurance. The City will notify the successful contractor(s) of the intent to issue a contract award. The successful contractor(s) shall at that time submit a copy of the insurance certificate for coverage with minimum amounts stated. The coverage shall be maintained in full force and effect during the term of the contract and shall not serve to limit any liabilities or any other contractor obligations.
- 5. Licensing and Permits: The Contractor shall, at their expense, procure all permits and licenses required of them by law for the execution of this work. The Contractor shall also comply with all state, county or local laws, ordinances, rules or regulations relating to the performance of this work.
- **6. Cooperative Use of Contract:** In addition to the City of Maricopa and with the approval of the contracted vendor, this contract may be extended for use by other municipalities, school districts and government agencies of the State. Any such usage by other entities must be in accordance with the ordinance, charter and/or procurement rules and regulations of the respective political entity.
- 7. In the quote response, please include:
 - a. Experience or example of past completion of project of similar scope within the last five (5) years.
 - b. Timeframe for completion of a project and overview of key steps in process, and
 - c. Explanation of pricing.

(BALANCE OF PAGE INTENTIONALLY LEFT BLANK)



ATTACHMENT A Vendor Offer/Signature

The Offeror may respond using their own letterhead but shall include, at a minimum the following information to be considered for award of a purchase order including a signature from an authorized authority to bind the vendor to the delivery of products or performance of services.

1. Pricing

a. Please quote the following scenario; remove trip hazard from a concrete sidewalk where a five (5) foot wide sidewalk has lifted a mimimum one-half ($\frac{1}{2}$) inch above the expansion/control of same sidewalk.

Give break down of linear foot cost, based on example noted above:

5 Linear Feet (x)	(cost/linear foot) = \$	\$	72.35
Include Trip Charge (if applicable) Note exceptions			
Base Price (Excluding Tax)		\$	72.35
Total		\$	72.35

2.	Period of warranty/guarantee 1 year	O	
3.	Optional Prompt Payment Discount, if offered: 0	%, Net 0	Days
4.	Tax Rate / Amount, as applicable : NA for sourcing decisions of the City.)	(Note: this will r	not be used
5.	Optional Comments or Notes, as necessary: NA		
6.	Authorized Signature of Offeror:		



ATTACHMENT B SUBSTITUTE W-9 FORM

PART	I: Company Information:			
1.	Name (as shown on Income Tax	Return): Precision	Concrete Cuttir	ng, Inc
2.	Business Name (if different from			
3.	DUNS #: 129178765		4.0	
4.	Federal employer identification	number (or SSN): 04	-3800739	
5.	Type of organization (check one)	:		
	Individual/Sole Proprietor		Limited 1	Liability Company*
	Corporation		*Choose the tax cla	assification
	Partnership		Disregar	ded Entity
	Other:		Corporat	ion
			Partnersl	hip
6.	Order Address:	_		
	3191 N Canyon Road	Provo	UT	85604
	(Order address)	(City)	(State)	$(Zip\ code)$
7.	Remittance address (if different	from above):		
	(Remittance address)	(City)	(State) (Zi	p code)
8.	Contact person for bid invitation	s: Charlton Lucas	8	
9.	Phone Number: 480-588-53	51 Fax 1	Number: 480-588-	5387
10.	Email address of contact person:	charlton@safes	idewalks.com	
11.	Applicant is a (check one):			
	Factory Representative	Jobber		
	Manufacturer	Authorized	distributor	
	Retail dealer	Contractor		
	Consultant	Other:		
12.	Indicate if the business is registe	red as a minority or wo	oman-owned compan	y.
	Minority-owned	Woman-owned	Not Appl	icable
13.	How long has the company been	in business?	BI 311 3	
14.	Does applicant currently hold a v	valid business license is	ssued by the City of M	aricopa?
	Yes			



ATTACHMENT B (CONT'D) SUBSTITUTE W-9 FORM

PART II: COMMODITY OR SERVICE DESCRIPTION

Commodity/Service description (this section must be completed):

Precision Concrete Cutting (PCC) provides trip hazard repair from uneven sidewalks, gutter and curb repairs, and other concrete walkways across the nation.

PART III: APPLICANT TERMS & CERTFICATION

Terms:

The City of Maricopa may take up to 30 calendar days after the receipt of vendor's invoice to render payment unless other arrangements are made through a written contract. Applicant's signature below signifies acceptance of those terms.

Under Penalties of perjury, I certify that:

- 1. The number shown on this form is my correct federal employer identification number.
- 2. I am not subject to backup withholding because of failure to report interest and dividend income.
- 3. I am a U.S. person (including a U.S. resident alien).
 (NOTE: You must cross out item 2. above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return).
- 4. The following business ownership classifications are applicable:
 Disadvantaged Business Enterprise Ownership Classification (Select One Only):

Tit	le (Please print)		Date
	me (Please print) irector of Business Development		Signature August 24, 2017
	certifications required to avoid backup withholding." harlton Lucas		
"Tł	ne Internal Revenue Service does not require your cons	ent to	Owned any provision of this document other than
\Box 7	Small Business/Woman Owned	<u>14</u>	Small Business/Disabled-Minority-Woman
□ 6	Small Business/Minority Owned	□13	Small Business/Disabled-Minority Owned
□ 5	Owned By Disabled Individual (Per ARS §41-1492.5)	<u></u> 12	Small Business/Minority-Woman Owned
4	Woman Owned Business	<u>11</u>	Disabled-Woman Owned Business
\square_3	Minority Owned Business [Per 15 CFR §1400.1(a)]	<u></u> 10	Disabled-Minority Owned Business
_2	Small Business (Per ARS §41-1001.14)	□ 9	Minority Woman Owned Business
	Non-Small/Non-Minority/Non-Disabled	□8	Small Business/Disabled Owner



ATTACHMENT C PARTICIPATION IF BOYCOTT OF ISRAEL

STEED STEED	Participation if Boycott of Israel			
			PAGE	State of Arizona State Procurement Office 100 N.15th Ave., Suite 201 Phoenix, AZ 85007
appropriate public r state from contract m must be complete determination of co- defined by A.R.S. §	ecords request at the timing with companies curried and returned with the impliance.	ne of or after the award of the control of the control of the control of the collectration response to the collectration of the collect	the contract. Recently legi: of Israel. To ensure compl n and any supporting inform	aw and will be disclosed if there is slation has been enacted to prohibit hance with A.R.S. §35-393.01 This nation to assist the State in making
commercial relations actions are taken eith	with Israel or with per- ner:	sons or entities doing busin	sess in Israel or in territorie	actions that are intended to limit is controlled by Israel, if those is to which 50 United States Code
section 46	07(c) applies. er that discriminates on			d that is not based on a valid
limited liability parts subsidiary, majority- "Direct holdings" m system in an actively Indirect holdings" n system on or more perso system owns shares (a) together w (b) that are he Public entity" mean or a political subdivi "Public fund" mean "Restricted compani "Retirement system I offerors must sele My compa	nership, limited liability owned subsidiary, paren eans all publicly traded ir managed account or fineans all securities of a const who are not employed or interests either: with other investors that a lid in an index fund. Is this State, a political subsidiary is this State, a political subsidiary es' means companies the means a retirement placet one of the following: any does not participate with A.R.S. §35-393.0	company or other entity of an accompany or affiliate. Securities of a company that are held in an ed by the state treasurer or are not subject to this section ubdivision of this STATE retirement system. Last boycott Israel. an or system that is establistic, and agrees not to particular, and agrees not to particular.	r business association, and at are held directly by the s system owns all shares or n account or fund, includin a retirement system, if the on. or an agency, board, comm shed by or pursuant to title	tate treasurer or a retirement interests. g a mutual fund, that is managed state treasurer or retirement tission or department of this state
My compa	my does participate in a	boycott of Israel as define	id by A.R.S. §35-393.01. :	
uses of action relatin orney fees incurred l		ased upon reliance on the a g such an action.		ees, harmless from any claims or adize the payment of all costs and
	Company Name		Sleek	
724 W 10th P	lace Suite 8		Charlton Lu	cas '
	Address			
Tempe	Address AZ	85281	August 24,	Printed Name



EXHIBIT A HOUSE BILL 2617/CHAPTER 46 Senate Engrossed House Bill

House Bill 2617 as outlined:

- 1."Boycott" means engaging in a refusal to deal, terminating business activities or performing other actions that are intended to limit commercial relations with Israel or with persons or entities doing business in Israel or in territories controlled by Israel, if those actions are taken either:
- (a) In compliance with or adherence to calls for a boycott of Israel other than those boycotts to which 50 United States Code section 4607(c) applies.
- (b) In a manner that discriminates on the basis of nationality, national origin or religion and that is not based on a valid business reason.
- 2. "Company" means a sole proprietorship, organization, association, corporation, partnership, joint venture, limited partnership, limited liability partnership, limited liability company or other entity or business association, and includes a wholly owned subsidiary, majority-owned subsidiary, parent company or affiliate.
- 3. "Direct holdings" means all publicly traded securities of a company that are held directly by the state treasurer or a retirement system in an actively managed account or fund in which the retirement system owns all shares or interests.
- 4."Indirect holdings" means all securities of a company that are held in an account or fund, including a mutual fund, that is managed by one or more persons who are not employed by the state treasurer or a retirement system, if the state treasurer or retirement system owns shares or interests either:
- (a) together with other investors that are not subject to this section.
- (b) that are held in an index fund.
- 5." Public entity" means this State, a political subdivision of this STATE or an agency, board, commission or department of this state or a political subdivision of this state.
- 6." Public fund" means the state treasurer or a retirement system.
- 7. "Restricted companies" means companies that boycott Israel.
- 8. "Retirement system" means a retirement plan or system that is established by or pursuant to title 38. Please refer to Attachment C and complete form as part of your solicitation response.



EXHIBIT A (CONT'D) HOUSE BILL 2617/CHAPTER 46 Senate Engrossed House Bill

State of Arizona House of Representatives Fifty-second Legislature Second Regular Session 2016

AN ACT

AMENDING TITLE 35, CHAPTER 2, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 9; RELATING TO PUBLIC CONTRACTS AND INVESTMENTS.

Senate Engrossed House Bill

State of Arizona House of Representatives Fifty-second Legislature Second Regular Session 2016

CHAPTER 46

HOUSE BILL 2617

AN ACT

AMENDING TITLE 35, CHAPTER 2, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 9; RELATING TO PUBLIC CONTRACTS AND INVESTMENTS.

(TEXT OF BILL BEGINS ON NEXT PAGE)



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39700 W. Civic Center Plaza Maricopa, AZ 85138 Ph: 520.568.9098 Fx: 520.568.9120 www.maricopa-az.gov

EXHIBIT A (CONT'D) HOUSE BILL 2617/CHAPTER 46 Senate Engrossed House Bill HOUSE BILL 2617/CHAPTER 46 Senate Engrossed House Bill

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Be 1t enacted by the Legislature of the State of Arizona:
 1
           Section 1. Title 35, chapter 2, Arizona Revised Statutes, is amended
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    by adding article 9, to read:
                       ARTICLE 9. ISRAEL BOYCOTT DIVESTMENTS
 4
 5
           35-393. Definitions
 6
           IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES:
 7

    "BOYCOTT" MEANS ENGAGING IN A REFUSAL TO DEAL. TERMINATING BUSINESS

 8
    ACTIVITIES OR PERFORMING OTHER ACTIONS THAT ARE INTENDED TO LIMIT COMMERCIAL
 9
    RELATIONS WITH ISRAEL OR WITH PERSONS OR ENTITIES DOING BUSINESS IN ISRAEL OR
     IN TERRITORIES CONTROLLED BY ISRAEL. IF THOSE ACTIONS ARE TAKEN EITHER:
10
           (a) IN COMPLIANCE WITH OR ADHERENCE TO CALLS FOR A BOYCOTT OF ISRAEL
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12
    OTHER THAN THOSE BOYCOTTS TO WHICH 50 UNITED STATES CODE SECTION 4607(c)
13
    APPLIES.
           (b) IN A MANNER THAT DISCRIMINATES ON THE BASIS OF NATIONALITY.
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     NATIONAL ORIGIN OR RELIGION AND THAT IS NOT BASED ON A VALID BUSINESS REASON.
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           "COMPANY" MEANS A SOLE PROPRIETORSHIP. ORGANIZATION. ASSOCIATION.
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    CORPORATION, PARTNERSHIP, JOINT VENTURE, LIMITED PARTNERSHIP, LIMITED
    LIABILITY PARTNERSHIP, LIMITED LIABILITY COMPANY OR OTHER ENTITY OR BUSINESS
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     ASSOCIATION, AND INCLUDES A WHOLLY OWNED SUBSIDIARY, MAJORITY-OWNED
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    SUBSIDIARY. PARENT COMPANY OR AFFILIATE.
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              "DIRECT HOLDINGS" MEANS ALL PUBLICLY TRADED SECURITIES OF A COMPANY
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     THAT ARE HELD DIRECTLY BY THE STATE TREASURER OR A RETIREMENT SYSTEM IN AN
     ACTIVELY MANAGED ACCOUNT OR FUND IN WHICH THE RETIREMENT SYSTEM OWNS ALL
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     SHARES OR INTERESTS.
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           4. "INDIRECT HOLDINGS" MEANS ALL SECURITIES OF A COMPANY THAT ARE HELD
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     IN AN ACCOUNT OR FUND, INCLUDING A MUTUAL FUND, THAT IS MANAGED BY ONE OR
    MORE PERSONS WHO ARE NOT EMPLOYED BY THE STATE TREASURER OR A RETIREMENT
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    SYSTEM, IF THE STATE TREASURER OR RETIREMENT SYSTEM OWNS SHARES OR INTERESTS
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    EITHER:
           (a) TOGETHER WITH OTHER INVESTORS THAT ARE NOT SUBJECT TO THIS
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    SECTION.
           (b) THAT ARE HELD IN AN INDEX FUND.
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           5. "PUBLIC ENTITY" MEANS THIS STATE, A POLITICAL SUBDIVISION OF THIS
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    STATE OR AN AGENCY, BOARD, COMMISSION OR DEPARTMENT OF THIS STATE OR A
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    POLITICAL SUBDIVISION OF THIS STATE.
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              "PUBLIC FUND" MEANS THE STATE TREASURER OR A RETIREMENT SYSTEM.
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          6.
              "RESTRICTED COMPANIES" MEANS COMPANIES THAT BOYCOTT ISRAEL.
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          8. "RETIREMENT SYSTEM" MEANS A RETIREMENT PLAN OR SYSTEM THAT IS
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    ESTABLISHED BY OR PURSUANT TO TITLE 38.
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          35-393.01. Contracting: procurement: investment: prohibitions
           A. A PUBLIC ENTITY MAY NOT ENTER INTO A CONTRACT WITH A COMPANY TO
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   ACQUIRE OR DISPOSE OF SERVICES, SUPPLIES, INFORMATION TECHNOLOGY OR
    CONSTRUCTION UNLESS THE CONTRACT INCLUDES A WRITTEN CERTIFICATION THAT THE
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    COMPANY IS NOT CURRENTLY ENGAGED IN, AND AGREES FOR THE DURATION OF THE
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CONTRACT TO NOT ENGAGE IN, A BOYCOTT OF ISRAEL.



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EXHIBIT A (CONT'D) HOUSE BILL 2617/CHAPTER 46 Senate Engrossed House Bill

- 3. ARE INDEMNIFIED AND HELD HARMLESS BY THIS STATE FROM CLAIMS, DEMANDS, SUITS, ACTIONS, DAMAGES, JUDGMENTS, COSTS, CHARGES AND EXPENSES, INCLUDING ATTORNEY FEES, AND AGAINST ALL LIABILITY, LOSSES AND DAMAGES BECAUSE OF A DECISION TO SELL, REDEEM, DIVEST OR WITHDRAW HOLDINGS OF A RESTRICTED COMPANY MADE PURSUANT TO THIS SECTION.
- G. THIS SECTION DOES NOT APPLY TO INVESTMENTS THAT ARE MADE BY THE STATE TREASURER PURSUANT TO SECTION 35-314.01.

35-393.03. Severability

1F ANY PROVISION OF THIS ARTICLE OR ITS APPLICATION TO ANY PERSON OR
CIRCUMSTANCE IS HELD INVALID, THE INVALIDITY DOES NOT AFFECT ANY OTHER
PROVISION OR APPLICATION OF THIS ARTICLE THAT CAN BE GIVEN EFFECT WITHOUT THE
INVALID PROVISION OR APPLICATION, AND TO THIS END THE PROVISIONS OF THIS
ARTICLE ARE SEVERABLE.

Sec. 2. Legislative findings

- A. Boycotts and related tactics have become a tool of economic warfare that threaten the sovereignty and security of key allies and trade partners of the United States.
- B. The state of Israel is the most prominent target of such boycott activity, beginning with the Arab League Boycott adopted in 1945, even before Israel's declaration of independence as the reestablished national state of the Jewish people.
- C. Companies that refuse to deal with United States trade partners such as Israel, or entities that do business with or in such countries, make discriminatory decisions on the basis of national origin that impair those companies' commercial soundness.
- D. It is the public policy of the United States, as enshrined in several federal acts, including 50 United States Code section 4607, to oppose such boycotts, and Congress has concluded as a matter of national trade policy that cooperation with Israel materially benefits United States companies and improves American competitiveness.
- E. Israel in particular is known for its dynamic and innovative approach in many business sectors, and a company's decision to discriminate against Israel, Israeli entities or entities that do business with Israel or in Israel is an unsound business practice making the company an unduly risky contracting partner or vehicle for investment.
- F. This state seeks to implement Congress's announced policy of "examining a company's promotion or compliance with unsanctioned boycotts, divestment from, or sanctions against Israel as part of its consideration in awarding grants and contracts and supports the divestment of State assets from companies that support or promote actions to boycott, divest from, or sanction Israel."

APPROVED BY THE GOVERNOR MARCH 17, 2016.

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FILED IN THE OFFICE OF THE SECRETARY OF STATE MARCH 18, 2016.



PRECISION CONCRETE CUTTING (PCC)

RE:

REQUEST FOR QUOTE
RFQ#18-PW08012017 TRIP HAZARD ELIMINATION SERVICES
FOR THE CITY OF MARICOPA

IN RESPONSE TO: SCOPE OF SERVICES #7

7. In the quote response, please include:

- a. Experience or example of past completion of project of similar scope within the last five (5) years.
 - 1. Please see attachment: Project Summary City of Maricopa
- b. Timeframe for completion of a project and overview of key steps in process,
 - 1. Our timeframe for completion depends upon the size of Purchase Order, allowable days and time for trip hazard elimination production and customer definitive deadline for completion.
 - 2. Key steps include: purchase order awarded to PCC; schedule coordinated with PCC and designated project contact person/s; trip hazard elimination conducted by PCC; and project summary reviewed by PCC with designated project contact person/s.
- c. Explanation of pricing.
 - 1. \$14.47 will be charged per lineal feet of trip hazard eliminated.

Casa de Paz Sunland – deal with 101 Canyon Road property location trip hazard Biltmore.