

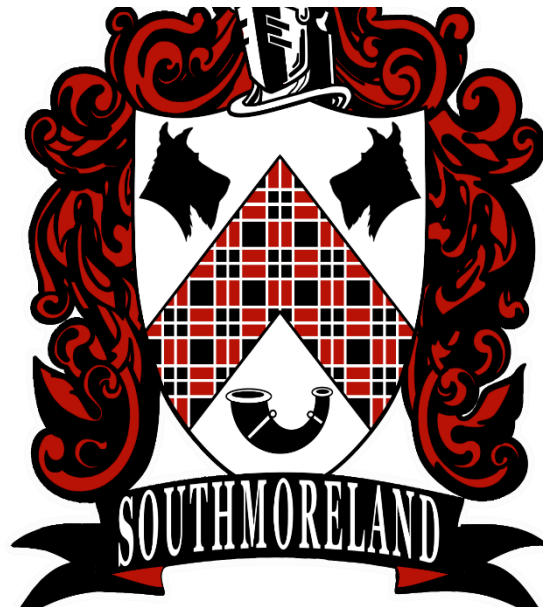
Southmoreland School District
2351 Route 981, Alverton, Pa 15612

REQUEST FOR PROPOSAL

Artificial Turf Replacement for

Southmoreland Stadium
Russ Grimm Field

Proposal Due Date: JANUARY 8, 2025 @ 2:00 PM



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PROJECT SCOPE OF WORK OVERVIEW

1. Remove and dispose of the existing synthetic turf field.
2. Supply and install a dual fiber synthetic turf system of at least 41 oz/sy.
3. Supply and install ambient processed 70% SBR rubber granules and 30% sand.
4. Supply and install all football markings.
5. Supply and install all soccer lines.
6. Supply and install end zone lettering, with final design of lettering approved by the District. (SCOTTIES/SCOTTIES)
7. Supply and install center logo, with final logo approved by the District. (Logo not to exceed \$7,000)
8. Provide one (1) Gmax test upon substantial completion of the field.
9. Provide 8-10-year insured warranty for the turf system.
10. List all items excluded that are necessary for athletic events to be played (i.e., nets, posts, etc.)

*** ALTERNATES:**

Alternate 1 - Pricing for heavier dual fiber product minimal of 48 oz/sy.

Alternate 2 - Pricing for shadowed numbers

Alternate 3 - Pricing for necessary stone and/or base repair

Alternate 4 – Pricing for recycle/reuse of existing infill

PROPOSAL REQUIREMENTS

1. INTRODUCTION

- A. Southmoreland School District, hereinafter known as the Owner, is soliciting statements of qualifications and price proposals for the removal of the existing synthetic turf and the supply and installation of the new synthetic athletic turf at Southmoreland Stadium, Russ Grimm Field. Work is anticipated to occur in early May 2025 and shall be completed by late May 2025. Through this RFP process, the Owner intends to select a responsible proposer who is responsive and most advantageous to the Owner, price and other factors included. It is the intent of the Owner to contract with the company chosen through this RFP process. Work to be performed under this RFP contract includes but is not limited to the following: remove and dispose of existing turf, Supply and install new turf system, Supply and install all game markings and lines outlined in this RFP.
- B. As such, this RFP as submitted may not be the final contract offer. The Owner's initial selection of an RFP proposal does not provide the proposer with any rights and does not impose upon the Owner any obligations. The Owner is free to withdraw the preliminary selection at any time and for any reason.
- C. Interested parties should submit a proposal in accordance with the requirements and directions included in this RFP. If there are any conflicts between the provisions of these standard instructions to proposers and any other document comprising this RFP, these standard instructions to proposers shall prevail.

2. RIGHT TO AMEND OR TERMINATE THE RFP

- A. The Owner may, before or after proposal opening and in its sole discretion, clarify, modify, amend or terminate this RFP if the Owner determines it is in the District's best interest. Any such action shall be affected by notifying all parties in writing that have submitted an RFP for this project.

3. KEY DATES

Pre-Bid Meeting (Mandatory):	December 9, 2024
Proposal Deadline/Opening:	January 8, 2025 (2:00 PM)
Recommendation:	January 15, 2025

Dates listed above are tentative dates and may change if necessary.

4. OBTAINING THE RFP

A. RFP's for the project are available at by contacting mondockp@southmoreland.net.

5. PROPOSAL SUBMISSION INSTRUCTIONS

A. Proposals must be received by the Owner prior to the date and time listed. Postmarks prior to the opening date and time do NOT satisfy this condition. The Owner will accept submissions by e-mail or fax, except as listed below. Proposers are solely responsible for ensuring timely delivery. The Owner will NOT accept late proposals.

B. One (1) original, and (2) copies of all proposal documents must be submitted in sealed, opaque envelopes clearly labeled with the proposer's name, the proposer's address, the words "Artificial Turf Replacement". One (1) electronic copy must follow, directed to mondockp@southmoreland.net, with the Subject Line as Artificial Turf Replacement. The Owner may decline to accept proposals submitted in unmarked envelopes. Submit RFP's to the following:

Southmoreland School District
Attention: Business Office
2351 Route 981
Alverton, Pa 15612

C. Prices must be submitted on the Proposal Form included in this RFP. All blank spaces for proposal prices must be completed in ink or be typewritten and prices must be stated in both words and figures. The person signing the Proposal Form must initial any errors, alterations or corrections on that form. Ditto marks or words such as "SAME" shall not be used in the Proposal Form.

D. Non-Collusion Affidavit included must be signed, notarized and submitted with proposal.

E. Proposals may be withdrawn personally or in writing provided that the Owner receives the withdrawal prior to the time and date the proposals are scheduled to be opened.

F. An authorized person representing the legal entity of the proposer must sign the Proposal Form and all other forms included in this RFP.

6. QUESTIONS AND AMENDMENTS

A. Questions concerning the process and procedures applicable to this RFP are to be submitted in writing (including e-mail) and directed only to:

Name: Pam Mondock, Business Manager
Phone: 724-887-2003

Email: mondockp@southmoreland.net

- B. The Owner representative listed above must receive any questions from proposers no later than three (3) calendar days before the proposal opening date. The representative will confirm receipt of a proposer's questions by e-mail. The Owner will answer all relevant written questions by issuing one or more addenda, which shall become a part of this RFP.
- C. At least two (2) calendar days prior to proposal opening, the Owner will have available any addenda that have been issued. Each proposer is responsible for verifying receipt of any addenda and, if so, are to complete their proposal in accordance with the RFP as modified by the addenda.
- D. No oral statement of the Owner, including oral statements by the District's representative listed above, shall be effective to waive, change or otherwise modify any of the provisions of this RFP, and no proposer shall rely on any alleged oral statement.

7. ADDITIONAL INFORMATION

- A. The Owner reserves the right, either before or after the opening of proposals, to ask any proposer to clarify its proposal or to submit additional information that the Owner, in its sole discretion, deems necessary.

8. COSTS FOR PREPARING PROPOSAL

- A. Each proposer's costs incurred in developing its proposal are its sole responsibility, and the Owner shall have no liability for such costs.

9. OWNERSHIP OF PROPOSALS

- A. All proposals submitted become the property of the Owner and will not be returned to proposers.

10. PRESUMPTION OF PROPOSER'S FULL KNOWLEDGE

- A. Each proposer is responsible for having read and understood each document in this RFP and any addenda issued by the Owner. A proposer's failure to have reviewed all information that is part of or applicable to this RFP, including but not limited to the issuance of any addenda, does not release the proposer from the requirements stated in the RFP or addenda.
- B. Each proposer is deemed to be familiar with and is required to comply with all federal, state and local laws, regulations, ordinances, codes and orders that in any manner relate to this RFP or the performance of the work described herein.

- C. By submitting a proposal, each proposer represents that it has thoroughly examined and become familiar with the scope of work outlined in this RFP, and it is capable of performing the work to achieve the Owner's objectives. If applicable, each proposer shall visit the site, examine the areas and thoroughly familiarize itself with all conditions of the property before preparing its proposal.

11. PERFORMANCE AND LABOR AND MATERIAL BOND

- A. The successful contractor will be required to furnish a Performance Bond and a Labor & Materials Bond within ten (10) days after the official notification of award of each contract. The premium for these bonds shall be included in each Contractor's bid.
- B. Performance and Labor and Material Payment Bonds: the contractor shall provide a performance bond and a labor and material payment bond, each in the amount of 100% of the contract price, before the award of the contract. (Sections 756 and 757 of the Public-School Code of 1949, as amended, and the Public Works Contractors Bond Law of 1967).
- C. The form of the bonds and sureties shall be acceptable to the owner and for the following amounts:
- 1) Performance and Maintenance Bonds for the full amount (100%) of the contract insuring the faithful performance of all provisions of the contract and satisfactory completion of the specified work, within the time agreed upon and covering all guarantees against defective material and workmanship in any work under the contract for a period of two (2) years after the work has been accepted by Southmoreland School District final completion of the work.
 - 2) Labor and Material Bond for the full amount (100%) of the contract will also be required for the protection of all sub-contractors and material suppliers. Bonds shall bear the same date as that of the contract.

12. INSURANCE

- A. The preliminarily selected proposer shall be required, in its contract with the Owner, and at no expense or cost to the District, obtain and keep in force insurance with the following limits of coverage:
- 1) Commercial General Liability including Premises-Operations, Independent Contractors, Blanket Contractual, products and Completed Operations:
 - \$1,000,000 Each Occurrence
 - \$2,000,000 Aggregate

Combined Single Limit for personal injury or property damage or both combined.

Policy shall name Southmoreland School District as an additional insured.

2) Comprehensive Automobile Liability covering owned, non-owned, hired or leased vehicles.

- \$1,000,000 Each Accident

Combined Single limit for bodily injury or property damage or both combined.

3) Workers Compensation Insurance in accordance with the Commonwealth of Pennsylvania Statutes.

- Employers' Liability Limit - \$100,000

13. PREVAILING WAGES

A. Prevailing wages apply to this project. The preliminarily selected proposer must pay the prevailing rates on this project in conformance with Pennsylvania Prevailing Wage Act of 1961.

14. DELIVERY ARRANGEMENTS

A. The preliminarily selected proposer shall deliver the items that are the subject of the RFP, at its sole cost and expense, to the location(s) listed in the Specifications.

15. CRITERIA: PRELIMINARY SELECTION

A. The Owner reserves the right to correct, after proposer verification, any mistake in a proposal that is a clerical error, such as a price extension or decimal point error. If an error exists in an extension of prices, the unit price shall prevail. In the event of a discrepancy between the price quoted in words and in figures, the words shall control.

B. The Owner reserves the right to select preliminarily all or any part of a proposal, reject all proposals, and waive any informalities or non-material deficiencies in a proposal.

16. COMPANY QUALIFICATIONS

A. Synthetic turf companies submitting a proposal MUST be the manufacturer and a corporation with no limited liability i.e. LLC.

End of Section

TECHNICAL SPECIFICATIONS

SYNTHETIC ATHLETIC TURF SURFACE

PART 1 GENERAL

1.1 WORK INCLUDED

- A. Furnish all labor, materials, tools and equipment necessary to install dual fiber artificial turf as indicated on the plans and as specified herein. The installation of all new materials shall be performed in strict accordance with the manufacturer's installation instructions and in accordance with the contract documents. *ALTERNATE* Furnish all labor, materials, tools and equipment necessary to install dual fiber artificial turf as indicated on the plans and as specified herein.
- B. Estimated area to be covered with synthetic athletic turf: 89,155 SF. (Proposer to verify actual square footage) *ALTERNATE* Same as above.

1.2 REFERENCES

- A. FM P7825 - Approval Guide; Factory Mutual Research Corporation; current edition.
- B. ASTM Standard Test Methods:
 - D1577 Standard Test Method for Linear Density of Textile Fiber
 - D5848 Standard Test Method for Mass Per Unit Area of Pile Yarn Floor Covering
 - D418 Standard Test Method for Testing Pile Yarn Floor Covering Construction
 - D1338 - Standard Test Method for Tuft Bind of Pile Yarn Floor Coverings
 - D1682 Standard Method of Test for Breaking Load and Elongation of Textile Fabrics
 - D5034 Standard Test Method of Breaking Strength and Elongation of Textile Fabrics (Grab Test)
 - F1015 Standard Test Method for Relative Abrasiveness of Synthetic Turf Playing Surfaces
 - D4491 Standard Test Methods for Water Permeability of Geotextiles by Permittivity
 - D2859 Standard Test Method for Ignition Characteristics of Finished Textile Floor Covering Materials

F355 Standard Test Method for Shock-Absorbing Properties of Playing Surfaces.
D1557 Test Method for Laboratory Compaction Characteristics of Soil Using Modified Effort.

- C. Current "Suggested Guidelines for the Essential Elements of Synthetic Turf Systems" of the Synthetic Turf Council (STC).

1.3 SUBMITTALS

- A. See "Submittal Procedures" of the Supplemental Provisions.
- B. Submit the following with the Proposal:
1. Submit one sample, 6x6 inch in size, illustrating details of the finished product.
 2. A letter and specification sheet certifying that the products of this section meet or exceed specified requirements.
 3. Certified copies of independent (third-party) laboratory reports on ASTM tests as follows:
 - a) Pile Height, Face Weight & Total Fabric Weight, ASTM D418 or D5848
 - b) Primary & Secondary Backing Weights, ASTM D418 or D5848
 - c) Tuft Bind, ASTM D1335
 - d) Grab Tear Strength, ASTM D1682 or D5034
 4. List of existing installations in Pennsylvania and surrounding Pittsburgh Area, including Owner representative and telephone number.
 5. The turf contractor and turf manufacturer shall provide evidence that their turf system does not violate any other manufacturer's patents, patents allowed, or patents pending.
 6. The turf manufacturer shall provide a sample copy of insured, non-prorated warranty and insurance policy information.

- C. Prior to ordering of materials:
 - 1. The contractor shall submit Shop Drawings indicating:
 - a) Field Layout proposed. Proposal must include drawings and dimensions meeting all WPIAL & PIAA rules and regulations.
 - b) Roll/Seaming Layout
 - c) Methods of attachment, field openings and perimeter conditions.
 - d) Draft mock-ups of end-zone lettering and field logo, including dimensions.
 - 2. The turf manufacturer shall submit the fiber manufacturer's name, type of fiber and composition of fiber.

- D. Prior to Final Acceptance, the Contractor shall submit to the Owner:
 - 1. Three (3) copies of Maintenance Manuals, which will include all necessary instructions for the proper care and preventative maintenance of the synthetic turf system, including painting and markings.
 - 2. The testing data and certification from an approved independent testing laboratory that the finished field meets the required impact attenuation G-max, as per ASTM F1936 and these specifications.
 - 3. Warranty: Submit Manufacturer Warranty and ensure that forms have been completed in Owner's name and registered with Manufacturer.

1.4 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Company whose primary business specializes in manufacturing and installing products specified in this section. The turf manufacturer/installation contractor:
 - 1. Must be experienced in the manufacture and self-installation of this specific type of synthetic turf and rubber infill dual fiber grass system for at least five years in the United States.
 - 2. Must have experience with WPIAL and PIAA athletic field requirements.
 - 3. Must have 10 fields of 30,000 SF or more of the specified material, including the infill material and fiber, in play for at least three years.

- B. Must have five fields in play in a northeast climate for the past two years, utilizing the same fiber and fiber manufacturer that is being proposed for this field.

- C. Installer Qualifications: Company specializing in performing the work of this section.
 - 1. The turf contractor must provide competent workmen skilled in this specific type of synthetic grass installation. Such employees shall be directly employed by the turf manufacturer or by a licensee of the manufacturer installing the manufacturer's products as the principal turf product. Evidence of such employment shall be submitted to the Owner prior to the installation of the turf.
 - 2. The designated supervisory personnel on the project must have five years of experience and be certified, in writing by the turf manufacturer, as competent in the installation of this dual fiber material, including sewing seams and proper installation of the infill mixture.
 - 3. The manufacturer shall have a representative on site to certify the installation and Warranty compliance.

1.5 PRE-INSTALLATION MEETING

- A. Convene one week before starting work.

1.6 DELIVERY, STORAGE, AND PROTECTION

- A. Deliver products to the project site in wrapped condition.

1.7 WARRANTIES

- A. See "Closeout Submittals" of the Supplemental Provisions, for additional warranty requirements.
- B. The turf manufacturer shall provide a warranty to the owner that covers defects in materials and workmanship of the turf for a period of a minimum of eight (8) years from the date of Substantial Completion. This is in addition to all requirements under the Maintenance Bond required above. The turf manufacturer shall verify in writing to the Owner that their onsite representative has inspected the installation and that the work conforms to the manufacturer's requirements.
- C. The Manufacturer's Warranty shall include general wear and damage caused from UV degradation.

- D. The turf contractor shall provide a warranty to the owner that covers defects in the installation workmanship, and further warrant that the installation was done in accordance with both the Manufacturer's recommendations and any written directives of the manufacturer's onsite representative.
- E. The artificial grass field turf must maintain an ASTM F355/ ASTM F1936 G-max of between 90 and 165 for the life of the Warranty.
- F. The manufacturer for the synthetic turf shall provide a third-party insurance policy acceptable to the Owner for the field from an insurance company having at least an A+ rating for a full eight (8) year period to support the manufacturer's warranty and the requirements of these Specifications. The insurance policy shall be in favor of the Owner and shall be specific to the project site; shall not have any deductible; shall be pre-paid and non-cancelable for the length of the policy. The policy shall have a minimum per claim of \$500,000, per occurrence, and an aggregate of \$5,000,000.

1.8 MAINTENANCE SERVICE

- A. The turf contractor will train the Owner's facility maintenance staff in the use of the turf Manufacturer's recommended maintenance and upkeep of the turf.

PART 2 PRODUCTS

2.1 MATERIALS

- A. The component materials of the artificial grass turf system consist of:
 - 1. A carpet made of UV-resistant polyethylene dual fibers tufted into a fibrous, perforated backing. *ALTERNATE* Alternates must conform to the requirement of being made of UV-resistant polyethylene dual fibers tufted into a fibrous, perforated backing.
 - 2. An infill that is an ambient produced rubber crumb that partially covers the carpet. Rubber products shall come only from the United States.

3. Glue, thread, paint, seaming fabric and other materials used to install and mark the synthetic turf.

B. The installed synthetic turf shall have at a minimum the following properties:

PROPERTY	SPECIFICATIONS
Linear Density-Denier Mono/Denier Tape	7200 / 5000
Pile Height	2.0
Pile Yarn Fiber Weight	41 oz / sy
Total Product Weight	69 oz / sy
Secondary Backing Weight	20 oz / sy
Primary Backing Weight	8 oz / sy
Tufting Gauge	3/8 inch
Impact Attenuation, Gmax	≥90 - 110 @installation
	≤165 over field life (warranty)

C. Alternate Product:

PROPERTY	SPECIFICATIONS
Linear Density-Denier	10,800
Pile Height	2.0
Pile Yarn Fiber Weight	48 oz / yd ²
Total Product Weight	678 oz / yd ²
Secondary Backing Weight	20 oz / yd ²
Primary Backing Weight	8 oz / yd ²
Tufting Gauge	1/2 inch
Impact Attenuation, Gmax	≥90 - 110 @installation
	≤165 over field life (warranty)

- D. The carpet shall consist of polyethylene dual fibers tufted into a primary backing with a secondary and third backing. * ALTERNATE * = The carpet shall consist of polyethylene dual fibers tufted into a primary backing with a secondary and third backing.
1. The carpet shall be furnished in 15' wide rolls. Rolls shall be long enough to go from sideline to sideline without splicing.
 2. The carpet's backing shall be three layers of fabric treated with UV inhibitors. The third backing shall consist of an application of porous, heat-activated urethane to permanently lock the fiber tufts in place.

3. The fiber shall be low friction, UV-resistant fiber measuring not less than 2.0 inches high nominal. Systems with less than a 2.0-inch (nominal) fiber will not be accepted.
- E. The infill materials shall be approved by the manufacturer in writing to the customer. The infill shall consist of a resilient layered granular system, ambient produced rubber crumb free of foreign material.
- F. Non-tufted or inlaid lines and markings shall be painted with paint approved by the synthetic turf manufacturer.
- G. Thread for sewing seams of turf shall be as recommended by the synthetic turf manufacturer.
- H. Glue and seaming fabric for inlaying lines and markings shall be as recommended by the synthetic turf manufacturer.

PART 3 EXECUTION

3.1 GENERAL

- A. The installation shall be performed in full compliance with the contract documents, approved shop drawings and the instructions of the manufacturer.
- B. Only trained technicians, skilled in the installation of athletic caliber synthetic turf systems working under the direct supervision of the approved installer supervisors, shall undertake any cutting, sewing, gluing, shearing, and topdressing or brushing operations.
- C. All designs, markings, layouts, and materials shall conform to all currently applicable to WPIAL and PIAA rules, and/or any other rules or standards that may apply to this type of synthetic grass installation. All designs, markings and layouts must first be approved by the Owner in the form of an approved shop drawings, with such approval in writing. All markings will be installed in full compliance with those drawings. Prior to the beginning of installation, the turf contractor for the synthetic turf shall inspect and accept the sub-base for planarity. The turf contractor shall also accept in writing that the dynamic stone base is in compliance with the synthetic turf manufacturer's specifications for permeability, compaction and gradation after the owner provides him with all test results. The turf contractor shall have the dimensions of the field and locations for markings measured by a registered surveyor to verify conformity to the specifications and applicable standards. A record of the finished field as-built measurements shall be made.

- D. The installed base material will be tested for permeability prior to the installation of the synthetic turf.
- E. The turf contractor shall provide the necessary testing data to the Owner that the finished field meets the required shock attenuation, as per ASTM F1936.

3.2 EXAMINATION

- A. Verify that all sub-base leveling is complete prior to installation.
- B. The surface to receive the synthetic turf shall be inspected by the installer, and prior to the beginning of installation. The installer must accept the sub-base planarity in writing. The surface must be perfectly clean as installation commences and shall be maintained in that condition throughout the process.
- C. The compaction of the base material shall be 95%, according to the Modified Proctor procedure (ASTM D1557), and the surface tolerance shall not exceed 0- 1/4 inch over 10 feet and 0-1/2" from design grade.

3.3 INSTALLATION

- A. Install in accordance with manufacturer's instructions. The turf contractor shall strictly adhere to the installation procedures outlined under this section. Any variance from these requirements must be accepted in writing, by the manufacturer's on-site representative, and submitted to the Owner, verifying that the changes do not in any way affect the warranty. Infill materials shall be approved by the manufacturer and installed in accordance with the manufacturer's standard procedures.
- B. The carpet rolls are to be installed directly over the properly prepared aggregate base and fastened to the concrete curb. Extreme care should be taken to avoid disturbing the aggregate base or E-layer, both in regard to compaction and planarity.
- C. The full width rolls shall be laid out across the field. Turf shall be of sufficient length to permit full cross-field installation. Utilizing standard state of the art sewing procedures each roll shall be attached to the next. When all of the rolls of the playing surface have been installed.
- D. This is a 99% sewn installation. Hot seaming shall not be acceptable. Minimum gluing will only be permitted to repair problem areas, corner completions, and to cut in any logos or inlaid lines as required by the specifications. All seams

shall be sewn with polyester thread or, in the case of inlays only, adhered using seaming tape and high-grade adhesive (per the manufacturer's standard procedures). Seams shall be flat, tight, and permanent with no separation or fraying.

- E. Infill materials shall be applied in numerous thin lifts. The turf shall be brushed as the mixture is applied. The infill material shall be installed to a depth specified by the manufacturer.
- F. Infill materials shall be installed to fill the voids between the fibers and allow the fibers to remain vertical and non-directional. The infill shall be installed to the depth indicated on the contract drawings. The infill shall be placed to expose the fibers to the depth indicated on the contract drawings.
- G. All markings on the field are inlaid. No painted lines will be accepted.
- H. Synthetic turf shall be attached to the perimeter edge detail in accordance with the manufacturer's standard procedures.

3.4 FIELD MARKINGS

- A. All markings to be installed in accordance with manufacturer's approved shop drawings. No painted lines or markings accepted.

3.5 CLEANING

- A. Protect installed synthetic turf from subsequent construction operations.
- B. Do not permit traffic over unprotected field surfaces.
- C. Contractor shall provide the labor, supplies, and equipment as necessary for final cleaning of surfaces and installed items.
- D. All usable remnants of new material shall become the property of the Owner.
- E. The contractor shall keep the area clean throughout the project and clear of debris.
- F. Surfaces, recesses, enclosures, etc., shall be cleaned, as necessary to leave the work area in a clean, immaculate condition ready for immediate occupancy and use by the Owner.

3.6 ANNUAL INSPECTION AND REPORTING BY TURF MANUFACTURER

- A. On or before the annual anniversary date of acceptance of the synthetic turf by

the Owner for the term of the Warranty, the turf manufacturer or its authorized representative at no cost to the Owner shall inspect the field to identify deficiencies that may be apparent and that could have an effect on the terms and conditions of the Warranty. The turf manufacturer shall engage to test the impact attenuation G-max, per ASTM F1936 of the field and advise the Owner of measures to be taken to maintain the G-max within the acceptable limits.

End of Section

PROPOSAL FORM

I hereby submit this proposal to provide and install all necessary labor, equipment, and material for the completion of the **Southmoreland Field Artificial Turf Replacement Project**. With this proposal all services described in this package will be provided to the Southmoreland School District for the requested project.

COMPANY INFORMATION (please print or type):

Business Name: _____

Address: _____

Phone/Fax: _____

Prepared by: _____

Email Address: _____

BASE PROJECT COST:

1. Provide all materials, equipment, and labor for the work outlined in the RFP: Removal and disposal of existing synthetic turf, supply and install new synthetic turf system with all game markings and lines. (Based on 89,155 SF)

Cost \$ _____

Written Amount: _____

ALTERNATE COSTS:

1. Provide all materials, equipment, and labor for the work outlined in the RFP: Removal and disposal of existing synthetic turf, supply and install new *Alternate* synthetic turf system with all game markings and lines. (Based on 89,155 SF)

Cost \$ _____

Written Amount: _____

2. Provide pricing to supply and install shadowing numbers.

Cost \$ _____

Written Amount: _____

3. Provide pricing to supply and install necessary stone and/or necessary base repair per a square foot pricing as a unit cost.

Cost \$ _____

Written Amount: _____

4. Provide pricing to mill and repave existing asphalt area on the surrounding areas.

Cost \$ _____

Written Amount: _____

SIGNATURES:

▪ Proposer is an Individual: _____

▪ Proposer is a Partnership: _____

▪ Proposer is a Corporation: _____

End of Form

INSTRUCTIONS FOR NON-COLLUSION AFFIDAVIT

1. This Non-Collusion Affidavit is material to any contract awarded pursuant to this bid. According to the Pennsylvania Antibid-Rigging Act, 73 P.S. §1611 et seq., governmental agencies may require Non-Collusion Affidavits to be submitted together with bids.
2. This Non-Collusion Affidavit must be executed by member, officer or employee of the bidder who makes the final decision on prices and the amount quoted in the bid.
3. Bid rigging and other efforts to restrain competition, and the making of false sworn statements in connection with the submission of bids are unlawful and should examine it carefully before signing and assure himself or herself that each statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the bidder with responsibilities for the preparation, approval or submission of the bid.
4. In the case of a bid submitted by a joint venture, each party to the venture must be identified in the bid documents, and an Affidavit must be submitted separately on behalf of each party.
5. The term “complementary bid” as used in the Affidavit has the meaning commonly associated with that term in the bidding process, and includes the knowing submission of bids higher than the bid of another firm, any intentionally high or noncompetitive bid, and any other form of bid submitted for the purpose of giving a false appearance of competition.
6. Failure to file an Affidavit in compliance with these instructions will result in disqualification of the bid.
7. In order for this Affidavit to be accepted, the form must be completed on both sides, signed, and notarized.

NON-COLLUSION AFFIDAVIT

Contract/Bid No. _____

State of _____:

: S.S.

County of _____:

I state that I am (Title) _____ of
(Name of Firm) _____ and that I am authorized to make
this affidavit on behalf of my firm, and its owners, directors, and officers. I am the person responsible in my firm
for the price(s) and the amount of this bid. I state that:

- (1) The price(s) and amount of this bid have been arrived at independently and without consultation, communication or agreement with any other contractor, bidder or potential bidder.
- (2) Neither the price(s) nor the amount of this bid, and neither the approximate price(s) nor approximate amount of this bid, have been disclosed to any other firm or person who is a bidder or potential bidder, and they will not be disclosed before bid opening.
- (3) No attempt has been made or will be made to induce any firm or person to refrain from bidding on this contract, or to submit a bid higher than this bid, or to submit any intentionally high or noncompetitive bid or other form of complementary bid.
- (4) The bid of my firm is made in good faith and not pursuant to any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive bid.
- (5) (Name of Firm) _____, its affiliates, subsidiaries, officers, directors and employees are not currently under investigation by any governmental agency and have not in the last four years been convicted or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding on any public contract, except as follows:

I state that (Name of Firm) _____ understands and acknowledges that the above representations are material and important, and will be relied on by the **SOUTHMORELAND SCHOOL DISTRICT** in awarding the contract(s) for which this bid is submitted. I understand and my firm understands that any misstatement in this affidavit is and shall be treated as fraudulent concealment from the **SOUTHMORELAND AREA SCHOOL DISTRICT** of the true facts relating to the submission of bids for this contract.

(Signature)

(Signatory's Name and Title)

SWORN TO AND SUBSCRIBED
BEFORE ME THIS _____ DAY OF _____, 20 _____

Notary Public My Commission Expires _____