CLERK'S CONTRACT and AGREEMENT COVER PAGE

Legistar File ID#: 2020-0735

Innoprise Contract #: C20-0154

Year: 2020

Amount: \$99,020.00

Department: Recreation & Parks

Contract Type: Maintenance

Contractors Name: America's Backyard Fencing & Decking

Contract Description: Athletic Field Fencing

MAYOR Keith Pekau

VILLAGE CLERK John C. Mehalek

14700 S. Ravinia Avenue Orland Park, IL 60462 708.403.6100 OrlandPark.org



TRUSTEES Kathleen M. Fenton James V. Dodge Daniel T. Calandriello William R. Healy Cynthia Nelson Katsenes Michael R. Milani

December 29, 2020

Chris Madia America's Backyard Fencing & Decking 1909 S. Briggs St. Joliet, Illinois 60433

NOTICE TO PROCEED – Athletic Fields Fence Installations

Dear Mr. Madia:

For your records, I have enclosed one (1) fully executed contract for Athletic Field Fence Installations dated November 16, 2020 in an amount not to exceed Ninety Nin Thousand Twenty and No/100 (\$99,020.00) Dollars

The Village has processed Purchase Order #20-002156 for this contract and emailed this to your company on November 23, 2020. It is imperative that this number on the Purchase Order be noted on all invoices, correspondence, etc. All invoices should be sent directly to the Accounts Payable Department at 14700 S. Ravinia Ave. Orland Park, IL 60462 or emailed to <u>accountspayable@orlandpark.org</u>. Also, your final invoice for this contract should state that it is the final invoice pertaining to that Purchase Order.

If you have any questions, please cantact Beau Breunig me at 708-403-6240.

Sincerely,

sonal. LOLAL P

Denise Domalewski Purchasing & Contract Administrator

Encl:

cc: Beau Breunig Ray Piattoni MAYOR Keith Pekou

VILLAGE CLERK John C Mehalek

14700 S. Ravinia Avenue Orland Park, IL 60462 708.403 6100 OrlandPark org

November 16, 2020

Chris Modio America's Backyard Fencing & Decking 1909 S. Briggs St. Joliet, Illinois 60433

NOTICE OF AWARD - Athletic Fields Fence Installations

Deor Chris Modio:

This notification is to inform you that the Village of Orland Pork Board of Trustees has approved the proposals for *various Athletic Fields Fence Installations* submitted in response to aur informal request for proposals.

In order to begin this engagement, you must comply with the following within ten business days of the date of this Notice of Award, which is by December 2, 2020.

- Attoched is the Contract for Athletic Fields Fence Installations. Please sign and return directly to me. I will abtain signatures to fully execute the Contract and one fully executed Contract will be returned to you.
- Also enclosed are the Certificate of Compliance and Insurance Requirements. Please complete and return them
 directly to me.
- Please submit a Certificate of Insurance from your insurance company in accordance with all of the Insurance Requirements listed and agreed to in the bid at minimum and endorsements for a) the additional insured status,
 b) the waiver of subragation for General Liability and c) the waiver of subragatian for Workers Compensation.

Deliver this informatian directly to me, Denise Damalewski, Purchasing & Contract Administrator, at Village Hall located at 14700 S. Rovinia Ave., Orland Park, IL 60462. The signed Cantracts, Certifications, Insurance Certificate and Endorsements, and completed W-9 are required to be in place and received at my affice prior to the commencement of work an this project. You will be issued a Notice to Proceed letter when you are in full compliance with this process. If you have any questions, please do not hesitate to call me at 708-403-6173 or e-mail me at ddamalewski@arlandpark.org.

Sincerely,

Series Donalyt

Purchasing & Contract Administrator

cc: Mike Mazza Joel Van Essen



TRUSTEES Kathleen M. Fenton James V Dodge Daniel T. Colandriello William R. Healy Cynthia Nelson Katsenes Michael R. Milani



This Contract is made this 16th day of November, 2020 by and between the VILLAGE OF ORLAND PARK (hereinafter referred to as the "VILLAGE") ond AMERICA'S BACKYARD FENCING & DECKING (hereinafter referred to as the "CONTRACTOR").

WITNESSETH

In consideration of the promises and covenants made herein by the VILLAGE and the CONTRACTOR

(hereinafter referred to collectively as the "PARTIES"), the PARTIES agree as follows:

SECTION 1: THE CONTRACT DOCUMENTS: This Contract shall include the following documents (hereinafter referred to os the "CONTRACT DOCUMENTS") however this Contract takes precedence and controls aver any controry provision in any of the CONTRACT DOCUMENTS. The Contract, including the CONTRACT DOCUMENTS, expresses the entire agreement between the PARTIES and where it modifies, adds to ar deletes provisions in other CONTRACT DOCUMENTS, the Contract's provisions shall prevail. Provisions in the CONTRACT DOCUMENTS unmodified by this Contract shall be in full force and effect in their unoltered condition.

The Contract The General Terms & Conditions pertaining to the Contract The Proposals dated 10/22/2020 as they are responsive to the VILLAGE's requirements Certificate of Compliance Certificates of Insurance

SECTION 2: SCOPE OF THE WORK AND PAYMENT: The CONTRACTOR agrees to provide labor, and moterials necessary ta perform the following:

- installation of homerun fencing, backstops, and sideline fencing at both Village Square and Ishnala Woods Parks
- installation of vinyl coated homerun fencing for fields 1 and 2 at the John Humphrey Complex

as detailed in the Village's request far quote and submitted proposal

(hereinafter referred to as the "WORK") and the VILLAGE agrees to pay the CONTRACTOR pursuant to the provisions of the Local Government Prompt Payment Act [50 ILCS 505/1 *et seq.*) the following amounts for the WORK:

Village Square Hame run Fencing	\$34,260.00
Ishnalo Woods Fencing	\$31,470.00
John Humphrey Homerun Fence Fields 1 & 2	\$33,290.00
Total:	\$99,020.00

TOTAL: an amount not to exceed Ninety Nine Thousand Twenty and No/100 (\$99,020.00) Dollars

(hereinafter referred to as the "CONTRACT SUM"). The CONTRACT SUM shall not be increased without the express written cansent of the VILLAGE.

SECTION 3: ASSIGNMENT: CONTRACTOR shall not assign the duties and obligations involved in the performance of the WORK except to the list of Subcontractors approved by the Village, which approval shall not be unreasonably withheld.

SECTION 4: TERM OF THE CONTRACT: The CONTRACTOR sholl commence the WORK of this Contract upon receipt of a Notice to Proceed and shall complete performance of the WORK of this Contract by December 31, 2020, (hereinafter referred to as the "CONTRACT TIME"). Failure to meet the CONTRACT TIME shall be considered an occosion of defoult under the CONTRACT DOCUMENTS. The CONTRACT TIME shall not be increased without the express written consent of the VILLAGE. Final payment shall be made by the VILLAGE upon inspection of the WORK, completion of any punch list items and after receipt of final release and waiver af liens in accordance with the requirements of the CONTRACT DOCUMENTS. This Contract may be terminated by the VILLAGE for convenience or by either of the PARTIES for default in the performance of the duties of the PARTIES as described in the CONTRACT DOCUMENTS upon thirty (30) day's written notice provided as required herein.

SECTION 5: INDEMNIFICATION AND INSURANCE: The CONTRACTOR shall indemnify, defend and hold harmless the VILLAGE, its trustees, officers, afficials, directors, agents, emplayees and representatives and assigns, fram lawsuits, actions, costs (including attorneys' fees), claims or liability of any character, incurred due to the olleged negligence of the CONTRACTOR, brought because of any injuries or damages received or sustained by any person, persons or property on accaunt of any act ar amission, neglect or miscanduct of said CONTRACTOR, its officers, officials, agents and/ar employees arising out of, or in performance of any of the provisions of the CONTRACT DOCUMENTS, including any claims or amounts recovered for any infringements of patent, trademark or copyright; or from any claims or decree. In connection with any such claims, lawsuits, actions or liabilities, the VILLAGE, its trustees, officers, officials, directors, agents, employees, representatives and their assigns shall have the right to defense caunsel of their chaice. The CONTRACTOR shall be solely liable for all casts of such defense and for all expenses, fees, judgments, settlements and all other costs arising out of such claims, lawsuits, actions or liabilities.

The Contractor shall not make any settlement or compromise of a lawsuit or cloim, or fail to pursue any available avenue of appeal of any adverse judgment, without the approval of the Village and any other indemnified party. The Village or any other indemnified party, in its or their sale discretion, shall have the option of being represented by its or their own counsel. If this option is exercised, then the Contractor shall promptly reimburse the Village or other indemnified party, upan written demand, for any expenses, including but not limited to court costs, reasonable attorneys' and witnesses' fees and other expenses of litigation incurred by the Village or other indemnified party in connection therewith.

The indemnification abligation under this paragraph shall not be limited in any way by any limitations on the amount or type of damages, compensation or benefits payable by or for the benefit of Subcontractor or any indemnities under any Worker's Compensation Act, Occupational Disease Act, Disability Benefits Act, ar any other employee benefits act. The Subcontractor further agrees to waive any and all liability limitations based upon the Worker's Compensation Act court interpretations or otherwise.

Execution of this Contract by the VILLAGE is contingent upon receipt of Insurance Certificates provided by the CONTRACTOR in compliance with the CONTRACT DOCUMENTS.

SECTION 6: COMPLIANCE WITH LAWS: CONTRACTOR agrees to comply with all federal, state and lacal laws, ordinances, statutes, rules and regulations including but not limited to all applicable

provisions of the Illinais Human Rights Act (775 ILCS 5/1-101 *et seq.*) and the Illinois Prevailing Wage Act (820 ILCS 130/1 *et seq.*)

SECTION 7: FREEDOM OF INFORMATION ACT COMPLIANCE: The Illinois Freedom of Informatian Act (FOIA) has been amended and effective January 1, 2010. This amendment adds a new provision to Section 7 of the Act which applies to public records in the possession of a party with whom the Village of Orland Park has contracted. The Village of Orland Park will have anly a very short period of time from receipt of a FOIA request to comply with the request, and there is a significant amount of work required to process a request including collating and reviewing the information.

The undersigned acknowledges the requirements of FOIA and agrees to comply with all requests made by the Village of Orland Park for public records (as that term is defined by Sectian 2(c) of FOIA) in the undersigned's passession and to provide the requested public records to the Village of Orland Park within twa (2) business days of the request being made by the Village of Orland Park. The undersigned agrees to indemnify and hold harmless the Village of Orland Park from all claims, costs, penalty, lasses and injuries (including but not limited to, attorney's fees, other professional fees, caurt costs and/or arbitration or other dispute resolution costs) arising out af or relating to its failure to provide the public records to the Village of Orland Park under this agreement.

SECTION 8: NOTICE: Where notice is required by the CONTRACT DOCUMENTS, it shall be considered received if it is 1) delivered in person, 2) sent by registered United States moil, return receipt requested, 3) delivered by messenger or mail service with a signed receipt, 4) sent by facsimile with an acknowledgment of receipt, ar 4) by e-mail with an acknowledgment of receipt only if the PARTIES agree separately to use e-mail for providing notice. Notice shall be sent to the following:

Ta the VILLAGE: Denise Domalewski Purchosing & Cantract Administrator Village of Orland Pork 14700 South Ravinio Avenue Orland Park, Illinois 60462 Telephone: 708-403-6173 Facsimile: 708-403-9212 e-mail: ddomalewski@orlandpark.org To the CONTRACTOR: Chris Madia ar Christopher Dahner America's Backyord Fencing & Decking 1909 S. Briggs Street Joliet, Illinois 60433 Telephane: 708-301-1200 Facsimile: 815-834-1589 e-mail: Christopher@americasbackyard.com

or to such other persons or to such other addresses as may be provided by one party to the other party under the requirements of this Section.

SECTION 9: FORCE MAIEURE: Whenever a period of time is pravided for in this Contract for either the CONTRACTOR or VILLAGE to do or perform ony act or obligation, neither party shall be liable for ony delays or inability to perform due to causes beyond the control of said party such as war, riot, insurrection, rebellion, strike, lockout, fire, flood, storm, earthquake, tarnado, pandemic, act of public enemies, oction of federal ar state government or any act of God; provided, however, that said time period shall be extended for anly the actual amount of time said party is so delayed. An act or omission shall not be deemed to be "beyond Cantractor's control" if committed, omitted, or caused by CONTRACTOR, CONTRACTOR's employees, officers ar agents or a subsidiary, affiliate or parent of CONTRACTOR or by ony corporation or other business entity that holds a controlling interest in CONTRACTOR, whether held directly or indirectly (for example, but not by way of limitation, a strike by or lockout of CONTRACTOR's

employees would not be an act "beyond Controctor's control"). Contractor shall notify the Village as soon as possible, but no later than two (2) business days, of any force majeure event. However, if the force majeure event continues to affect performance for more than three (3) business days, the Village may immediately terminate this Agreement. In the event of such termination, the Contractor shall be paid for services satisfactorily performed under this Agreement up to the effective date of termination and shall be entitled to reimbursement of any expenses already incurred and not recoverable by refunds.

SECTION 10: LAW AND VENUE: The law of the State of Illinois shall apply to this Agreement and venue for legol disputes shall be Cook County, Illinois.

SECTION 11: MODIFICATION: This Controct may be modified only by a written amendment signed by both PARTIES.

SECTION 12: COUNTERPARTS: This Contract may be executed in two (2) or more counterparts, each of which taken together, shall constitute one and the same instrument.

This Contract shall become effective on the dote first shown herein and upon execution by duly authorized ogents of the PARTIES.

4

FOR: MULLAGE OF ORLAND PARK Βv

Print name: George Koczwara

Title: Village Manager

Dote:

FOR: AMERICA'S BCKYARD FENCING & DECKING

By: James Print name:

Presid Title: Date:



General Terms and Conditions for the Contract between THE VILLAGE OF ORLAND PARK (the "VILLAGE") and AMERICA'S BACKYARD FENCING & DECKING (the "CONTRACTOR") for Athletic Fields Fence Installations (the "WORK") dated November 16, 2020 (the "CONTRACT").

ARTICLE 1: DUTIES OF THE PARTIES

1.1 VILLAGE'S RIGHTS AND DUTIES

- 1.1.1 Upon request of the CONTRACTOR the VILLAGE shall furnish, with reasonable promptness, information necessary for the performance of the WORK of the CONTRACT including, where needed, land surveys showing boundaries, topography, the location of utilities and a legal description of the site where the WORK is to be performed.
- 1.1.2 The VILLAGE shall furnish access to its buildings and the site of the WORK as is necessary for the performance of the WORK and shall provide, at its own expense, as needed, temporary or permanent easements, zoning and other requirements including removal of encumbrances on the lond needed to permit performance of the WORK.
- 1.1.3 The VILLAGE shall have the right to stop the WORK by a written order should the CONTRACTOR fail to correct Work not in accordance with the Contract Documents which will remain in effect until the WORK is corrected without giving rise to any duty on the part of the VILLAGE to stop the WORK for the benefit of the CONTRACTOR or any other entity.
- 1.1.4 The VILLAGE may, if the CONTRACTOR does not correct Work to make it conform to the Contract Documents, or cure a defoult, with reasonable promptness after receiving a written notice from the VILLAGE, correct the defoult itself ond deduct the reasonable cost of the correction or cure from the amounts owed to the CONTRACTOR.
- 1.1.5 The Village, at any time and for any reason, may suspend work on any or all the Project by issuing o written work suspension notice to the Contractor. The Contractor must stop the performance of all the Work within the scope of the suspension notice until the Village directs the Contractor in writing to resume performance of the work. The Contract sum and time may, upon agreement of the parties, be adjusted for increase in cost and time coused by the suspension, delay or interruption.

1.2 CONTRACTOR'S RIGHTS AND DUTIES

- 1.2.1 The CONTRACTOR shall perform the WORK in accordance with the Contract Documents.
- 1.2.2 The CONTRACTOR shall examine existing conditions and take field measurements to facilitate the performance of the WORK and shall report to the VILLAGE or, where applicable, to the Architect, ony errors, inconsistencies or amissions discavered. Contractar is not required to determine whether the Contract Documents conform to applicable lacal, state or federal statutes, ordinances, codes, rules or regulations, but where such nancanformity is found, Cantractor shall report such to the VILLAGE, or where applicable, to the Architect.
- 1.2.3 Contractor shall poy for all material and labor necessary for the performance of the WORK and, unless agreed atherwise with the VILLAGE in a separate written dacument, for all utilities required such as light, heat and water.
- 1.2.4 Contractor warrants that the WORK shall contoin material and equipment of good quality that is new and that the WORK and workmanship shall be free from defects for one (1) year after final payment or the length of time guaranteed under the worranty provided by the CONTRACTOR,

GT&C - Maintenance

Athletic Fields Fence – America's Backyard

whichever is greater. Where there are deficiencies, Contractor agrees to correct them with reasonable promptness ofter receiving notice of said deficiencies from the VILLAGE. All manufacturers' guarantees and warronties shall be delivered to the VILLAGE prior to the issuance of final payment.

- 1.2.5 Contractor shall work expeditiously to complete the WORK by the agreed upon date and, where necessary to accomplish that goal, shall wark overtime without additional compensation.
- 1.2.6 Contractor shall seek, obtain and pay for all required building permits, licenses, and governmental inspections of the WORK.
- 1.2.7 CONTRACTOR shall comply with all local, state and federal statutes, ardinances, codes, rules, and regulations governing the performance of the CONTRACTOR for the campletian of the WORK, including but not limited to all of the applicable provisions of the Illinois Prevailing Wage Act (820 ILCS 130/1 et seq.) and the Illinois Humon Rights Act (775 ILCS 5/1-01 et seq.) The CONTRACTOR shall obtain and preserve per the terms of the Document Retention Laws of the State of Illinois, certified poyrall records for all wark performed to complete the WORK, including that wark performed by all thase contractors subardinate to the CONTRACTOR or Subcontractor.
 - 1.2.7.1 This CONTRACT calls for the construction/maintenance of a "public work," within the meaning of the Illinois Prevailing Wage Act, 820 ILCS 130/.01 et seq. ("the Act"). The Act requires CONTRACTORS and Subcontractors to pay laborers, workers and mechanics performing services on public works projects no less than the "prevailing rate of wages" (hourly cash wages plus fringe benefits) in the county where the work is performed. For information regarding current prevailing wage rates, please refer to the Illinois Department of Labor's website http://www.? Winei.gov/idol/idoat: All CONTRACTORS and Subcontractors rendering No. services under this CONTRACT must comply with all requirements of the Act, including but nat limited to, oll wage, natice and record keeping duties. Each CONTRACTOR and Subcontractor participating on this praject shall make and keep thase records required under Section 5 of the Prevailing Wage Act (820 ILCS 130/5). In canformonce with the Act, each CONTRACTOR and/or Subcontractor participating an this Project shall maintain records of all laborers, mechanics and other workers emplayed by them an this Project, including the fallowing information on each worker: (1) name; (2) address; (3) telephone number when available; (4) social security number; (5) clossification or classifications; (6) hourly wages paid in each pay period; (7) number of hours warked each day; and (8) starting and ending times of each day. These records shall be kept by the participating CONTRACTOR and Subcontractor for a period of not less than three (3) years. Each participating CONTRACTOR and Subcontractar shall submit a monthly certified payrall ta the VILLAGE consisting of the above-referenced informatian as well as a statement signed by the participating CONTRACTOR or Subcantractor that certifies: (a) the records are true and accurate; (b) the hourly rates paid to each warker is not less than the general prevailing rate af haurly wages required under the Prevailing Wage Act; and (c) the CONTRACTOR or Subcontractor is aware that filing a certified payrall that he or she knows to be false is a Class B misdemeanar.
 - 1.2.7.2 Neither the CONTRACTOR nor its Subcontractors shall talerate ar engage in any prohibited form of discrimination in employment as defined in the Illinois Human Rights Act. The CONTRACTOR shall maintain, and require that its Subcontractors maintain, policies of equal employment opportunity which shall prohibit discrimination against any employee or applicant for employment on the basis of race, religian, color, sex, national arigin, ancestry, citizenship status, age, marital status, physical or mentol disability unrelated to the individual's ability to perform the essential functions of the job, association with a person with a disability, or unfavorable discharge from military service. Contractors and all Subcontractors shall comply with all requirements of the Act including maintaining a sexual harossment policy and af the Rules af the Illinois Department of Human Rights with regard to pasting information on employees' rights

under the Act. Controctors and all Subcontractors shall place appropriate statements identifying their componies as equal opportunity employers in all advertisements for work to be performed under the CONTRACT.

1.2.8 Controctar will not be relieved of ony obligation to the VILLAGE due to failure to examine or receive documents, visit or become familiar with conditions or from facts of which Contractor should have been oware and Village, as existing law may allow, shall reject all claims related thereto.

ARTICLE 2: CONTRACT DOCUMENTS

- 2.1 The Contract Documents consist of the following items:
 - .1 Agreement between the parties
 - .2 General Terms & Conditions to the Agreement
 - .3 Special Conditions to the Agreement, if any
 - .4 Accepted proposal as it conforms to Villoge requirements
 - .5 Addenda, if any
 - .6 Certificate of Camplionce
 - .7 Required Certificates of Insurance
 - .8 Performance and Payment Bonds, if required

ARTICLE 3: PAYMENTS AND COMPLETION

- 3.1 The VILLAGE requires for each Application for Payment, a properly completed Contractor's Affidavit setting out, under oath, the name, address and amount due or to become due, of each subcontractor, vendor, supplier or other appropriate party included in that payment. For every party listed the CONTRACTOR shall also provide a full or partial waiver of lien, as appropriate, before a payment will be made to the CONTRACTOR. The CONTRACTOR's partial or final waiver of lien must be included. Payment certificates shall not be issued by Architect or payment shall not be made by the VILLAGE without such mechanics' lien waivers and contractors' sworn statements unless they are conditioned upon receipt of such waivers and statements.
- 3.2 No certificate shall be issued in favor of the CONTRACTOR and no payment will be mode by the VILLAGE for moterial not actually installed and built into the WORK without written outhorization for the VILLAGE.
- 3.3 Each participating CONTRACTOR and Subcontractor shall submit a monthly certified payroll to the VILLAGE cansisting of the requirements as referenced above in Section 1.2.7.1.
- 3.4 Upon satisfaction of the terms and canditions of the CONTRACT, the CONTRACTOR agrees to provide the VILLAGE with a final release and waiver of all liens covering all of the WORK performed under the CONTRACT relative to the project prior to issuance af final payment. Said final waiver of lien shall identify and state that all Subcontractars have been paid in full and there are no contract balances outstanding and owed to any Subcontractor.
- 3.5 All payments shall be made to Contractar by Village pursuant to the provisions of the Local Gavernment Prompt Payment Act (50 ILCS 505/1 *et seq.*)

ARTICLE 4: TAXES

4.1 The VIUAGE is a public body and is exempt from excise, sales and use taxes and will furnish Contractor with exemption numbers as required. Contractor shall not include any such taxes in its cost figures.

ARTICLE 5: INSPECTION OF MATERIALS

5.1 The VILLAGE shall have a right to inspect any materials or equipment to be used in carrying out this cantract. The CONTRACTOR shall be responsible for the contracted quality and standards of all materials, equipment,

GT&C - Maintenance

components or completed work finished under this contract up to the time of final acceptance by the VILLAGE. Materials, equipment, components or completed work not complying therewith may be rejected by the VILLAGE and shall be removed and replaced by the CONTRACTOR of no cost to the VILLAGE.

ARTICLE 6: ASSIGNMENT

- 6.1 The CONTRACTOR's duties and obligations under the CONTRACT shall not be assigned without the express written consent of the VILLAGE.
- 6.2 Work nat performed by the CONTRACTOR with its own farces shall be performed by Subcantractars or Subsubcontractars. The CONTRACTOR shall be responsible for management of the Subcantractars in the performance of their Work.
- 6.3 The CONTRACTOR shall not contract with anyone to whom the VILLAGE has a reasonable objection.
- 6.4 The CONTRACTOR shall prepore all Subcontracts and shall have full discretion to negotiate their terms, subject to the VILLAGE's reasonable requirements or objections as to form and content.
- 6.5 By appropriate agreement, written where legolly required for validity, the CONTRACTOR shall require each Subcontractor, to the extent of the WORK to be performed by the Subcontractor, to be bound to the CONTRACTOR by terms of the Contract Dacuments, and to assume toward the CONTRACTOR all the obligations and responsibilities, including the responsibility for safety of the Subcontractor's Work, which the CONTRACTOR, by these Documents, assumes toward the VILLAGE. Each subcontract agreement shall preserve and protect the rights of the VILLAGE under the Contract Documents with respect to the work to be performed by the Subcontractor so that subcontracting thereof will not prejudice such rights, and shall allow to the Subcontractor, unless specifically provided otherwise in the subcontract agreement, the benefit af all rights, remedies and redress against the CONTRACTOR that the CONTRACTOR, by the Contract Documents, has ogainst the VILLAGE. Where appropriate, the CONTRACTOR shall require each Subcantractor to enter into similar agreements with Sub-subcontractars. The CONTRACTOR shall make available to each proposed Subcontractar, prior to the execution of the subcontract agreement, copies of the Contract Documents to which the Subcontractor will be bound, and, upon written request of the Subcontractor, identify to the Subcontractor terms and conditions of the proposed subcontract agreement which may be at variance with the Contract Documents. Subcontractors will similarly make copies of applicable portians of such documents ovailable to their respective proposed Sub-subcontractors.

ARTICLE 7: GUARANTEES AND WARRANTIES

- 7.1 All guarantees and warranties required shall be furnished by the CONTRACTOR and shall be delivered to the VILLAGE before final voucher on the CONTRACT is issued.
- 7.2 Contractor shall supply the VILLAGE with "as-built" plans prior to the VILLAGE making the final payment,

ARTICLE 8: DEFAULT

8.1 If the CONTRACTOR fails to begin the WORK under this cantract within the time specified, or fails to perform the WORK with sufficient warkmen, equipment or materials to insure the completian of said Work within the specified time, or shall perform the WORK in an unsatisfactory manner, or shall neglect or refuse to remove materials ar perform anew such work as shall be rejected as defective ar unsuitable by reason of defect in material or warkmanship or by reason of noncampliance with the specifications, or shall discontinue the prasecution of the WORK, ar if the CONTRACTOR shall became insolvent or be declared bankrupt, or shall make an assignment for the benefit of creditors, ar from any other cause whatsoever shall fail to carry an the WORK in an acceptable monner, the VILLAGE shall give natice to the CONTRACTOR, within a period of ten (10) calendar days after such natice, shall nat proceed in accordance therewith, then the VILLAGE shall have full power and autharity to declore the forfeiture of this contract, and to forfeit the rights of the CONTRACTOR in this cantract.

- 8.2 Upon declaration of Contractor's defoult, the VILLAGE may, ot his option, call upon the surety to camplete the WORK in accordonce with the terms of this cantract or may take over the WORK, including any materials and equipment an the work site as may be suitable and acceptable to the VILLAGE and may complete the WORK by ar on its own force account, or may enter into a new contract for the completion of the WORK, or may use such other methods as shall be required for the completion of the WORK in an acceptable monner.
- 8.3 All costs ond charges incurred by the VILLAGE, together with the cost of completing the WORK shall be deducted from any moneys due or which may become due on this contract. In case the expense so incurred by the VILLAGE shall be less than the sum which would have been payable under this contract if it had been completed by the CONTRACTOR and had not been forfeited by the VILLAGE, then the CONTRACTOR shall be entitled to receive the difference, and in case such expense shall exceed the sum which would have been payable under this contract, the CONTRACTOR and the surety shall be liable and shall pay to the VILLAGE the amount of such excess.

ARTICLE 9: DISPUTES AND VENUE

- 9.1 If on Architect or Engineer has controcted with the VILLAGE to odminister the CONTRACT between Village and Contractor, disputes shall be handled with the invalvement of the Architect or Engineer according to the terms of the CONTRACT between the VILLAGE and the Architect or Engineer and any reference mode herein to "Architect" shall be read as "Engineer" where opplicable. In any other case, disputes concerning a question of fact under the CONTRACT sholl be expressed in writing by the parties and, if within seven (7) days after receipt of such notice the parties have disposed of the dispute by ogreement, the dispute, as it was expressed in writing by the parties, shall be subject to mediation under terms agreed to by the parties. Pending final decision of a dispute hereunder, the parties sholl proceed diligently with the performance of the CONTRACT.
- 9.2 Any legal action token by either porty shall be decided based upon the laws of the Stateaf Illinois and venue for such disputes shall be Cook County, Illinois.

ARTICLE 10: CONTRACT TIME

10.1 Time is af the essence of the CONTRACT. Village shall not grant, and Contractor shall not seek damages for delays; however, Village shall grant an increase in the Contract Time for delay not caused by Contractor, its Subcontractors or others for whose actions Contractor is liable.

ARTICLE 11: FORCE MAJEURE

11.1 Whenever a period of time is provided for in this Agreement for either the Contractor ar Village ta da or perform ony act or obligation, neither party shall be liable for any delays or inability to perform due to causes beyond the control of said party such as war, riat, insurrectian, rebellion, strike, lockout, fire, flaod, starm, earthquake, tornado, pandemic, act of public enemies, action of federal or stote government or ony act af Gad; provided, however, that said time period shall be extended for only the octual amount of time said porty is so delayed. An act or amission shall not be deemed to be "beyond Contractor's control" if committed, omitted, ar coused by Cantractor, Contractor's employees, officers or agents or a subsidiary, affiliate ar parent af Contractor or by any corporation or other business entity that halds a controlling interest in Contractor, whether held directly or indirectly (for example, but not by way of limitatian, a strike by ar lockout af Contractor's emplayees would not be an act "beyond Contractor's control"). Cantractor shall notify the Village as soon as possible, but no later than two (2) business days, of any farce majeure event. However, if the force majeure event continues to affect performance for more than three (3) business days, the Village may immediately terminate this Agreement. In the event of such termination, the Contractor shall be paid for services satisfactorily performed under this Agreement up to the effective date of termination and shall be entitled to reimbursement of any expenses already incurred and not recoverable by refunds.

ARTICLE 12: INSURANCE AND INDEMNIFICATION

12.1 Insurance Requirements

12.1.1 The Cantractor shall, within ten (10) business days of said receipt of notice of award of the GT&C - Maintenance 5 Athletic Fields Fence - America's Backyard

CONTRACT, furnish to the VILLAGE a certificate of insurance showing the VILLAGE, its trustees, officers, directors, agents, employees, representatives and assigns as additional insureds to the General Liability and Automabile Liability palicies by appropriate endorsement. Such caverage shall be placed with a provider acceptable to the VILLAGE, which is licensed to do business in the State of Illinais, and that maintains a minimum A. M. Best rating of A VII. The insurance coverage afforded under the CONTRACTOR's General Liability insurance policies shall be primary and non-contributory to any insurance carried independently by the Indemnitees. A Waiver of Subrogation in favor of the Additianal Insureds shall apply to General liability and Worker's Compensation. All required insurance shall be maintained by the CONTRACTOR in full farce and effect during the life of the CONTRACT, and until such time as all work has been approved and accepted by the VILLAGE. This provision constitutes the VILLAGE's cantinuing demond for such certificates and endorsement(s) or true and correct copies thereof and the abligation to provide such insurance coverage shall be in full force and effect during the life of the CONTRACT. Failure af the VILLAGE to request such certificates and endorsements shall not relieve the CONTRACTOR af these abligations to provide insurance.

- 12.1.2 The amounts and types of insurance required are defined in Exhibit 1, a copy of which is attoched hereto and made a port hereof.
- 12.1.3 CONTRACTOR shall cause each Subcontractor to maintain insurance of the type specified in Exhibit 1. Prior to CONTRACT acceptance, and at any time when requested by the VILLAGE, CONTRACTOR shall furnish capies of certificates of insurance evidencing coverage for each Subcontractor and Sub-subcontractor.
- 12.2 Indemnification
 - 12.2.1 The CONTRACTOR shall indemnify, defend and hold harmless the VILLAGE, its trustees, officers, officials, directors, agents, employees and representatives ond assigns, from lawsuits, actions, costs (including attorneys' fees), claims or liability of any character, incurred due to the alleged negligence of the CONTRACTOR, brought because of any injuries or damages received or sustained by any person, persons or property on account of any oct or omission, neglect or misconduct of said CONTRACTOR, its officers, officials, agents ond/or employees orising out of, or in performance of any of the provisions of the Contract Documents, including ony cloims or amounts recovered for ony intringements of potent, trodemark or copyright; or from any claims or amounts orising or recovered under the "Worker's Compensation Act" or any other law, ordinance, order or decree. In connection with any such cloims, lawsuits, actions or liabilities, the VILLAGE, its trustees, officers, officials, directors, agents, employees, representatives ond their ossigns shall have the right to defense counsel of their choice. The CONTRACTOR shall be solely liable for all costs of such defense ond for oll expenses, fees, judgments, settlements and all other costs arising out of such claims, lawsuits, actions or liabilities.
 - 12.2.2 The CONTRACTOR shall not make any settlement or compromise of a lowsuit or claim, or fail to pursue any available avenue of appeal of any adverse judgment, without the approval of the VILLAGE and any other indemnified party. The VILLAGE or any other indemnified party, in its or their sole discretion, shall have the option of being represented by its or their awn counsel. If this option is exercised, then the CONTRACTOR shall promptly reimburse the VILLAGE or other indemnified party, upon written demand, for any expenses, including but not limited to court costs, reasonable attorneys' and witnesses' fees and other expenses of litigation incurred by the VILLAGE or other indemnified party in connection therewith.

ARTICLE 13: PERFORMANCE AND PAYMENT BONDS - not applicable

13.1 The CONTRACTOR shall furnish Performance and Payment Bonds acceptable to the VILLAGE in the full amount of the CONTRACT. Bonds shall be from a surety licensed to do business in Illinois and said surety shall have a minimum A.M. Best rating of A.Y. Each Bond shall require a time period during which the Bond can be called limited only to the extent required by Illinois law.

GT&C - Maintenance

ARTICLE 14: EXECUTION OF CONTRACT

14.1 Execution of the CONTRACT between Village and Contractor is contingent upon receipt of required Certificates of Insurance, required signed certifications and required Performance and Payment Bonds.

ARTICLE 15: CHANGES IN THE WORK

15.1 All changes in the WORK must be approved by the VILLAGE in a written document. Any change order or series of change orders that increase or decrease the Contract Sum by o total of \$10,000 or more or that increase ar decrease the Contract Time by thirty (30) days or more must be accampanied by a written determination signed by the VILLAGE or its designee finding that the change was not reasonably foreseeable at the time the CONTRACT was signed, the change is germane to the CONTRACT or the change is in the best interest of the VILLAGE. Any change increasing the ariginal Contract Sum by fifty percent (50%) ar more must be re-bid by the VILLAGE as required by law.

ARTICLE 16: TERMINATION

16.1 The VILLAGE may, at any time, terminate the CONTRACT for the VILLAGE's convenience and without cause upon written natice to the CONTRACTOR and payment for all Work directed to be performed prior to the effective date of termination along with reasonable overhead and profit.

America's Backyard Fencing & Decking

11/18/20 Date: By: James Koefe Print Name & Title:

VILLAGE OF ORLAND PARK

By:

Date: 1 - 20-21

Print Name: George Koczwara, Villoge Manager

EXHIBIT 1

Insurance Requirements

WORKERS COMPENSATION & EMPLOYER LIABILITY

STATUTORY coverage for all persons whom the CONTRACTOR may employ directly or through subcantractors in carrying out the WORK under this CONTRACT. Such insurance shall hold the VILLAGE free and harmless of all personal injuries of all persons whom the CONTRACTOR may employ directly or through Subcontractors

\$500,000 – Each Accident \$500,000 – Palicy Limit \$500,000 – Each Employee Waiver of Subrogation in favor of the Village af Orland Park

AUTOMOBILE LIABILITY

\$1,000,000 - Cambined Single Limit

GENERAL LIABILITY (Occurrence basis)

\$1,000,000 - Each Occurrence \$2,000,000 - General Aggregate Limit
\$1,000,000 - Personal & Advertising Injury
\$2,000,000 - Products/Completed Operations Aggregate
Additional Insured Endorsement & Waiver of Subragation in favor of the Village of Orland Park

EXCESS LIABILITY (Umbrella-Follow Form Policy)

\$2,000,000 – Eoch Occurrence \$2,000,000 – Aggregate EXCESS MUST COVER: General Liability, Automobile Liability, Employer's Liability

Any insurance policies providing the coverages required of the Contractor shall be specifically endorsed to identify "The Village of Orland Park, and their respective officers, trustees, directars, employees and agents as Additianal Insureds an a primary/non-cantributory basis with respect to all claims arising out af operations by or on behalf of the named insured." If the named insureds have other applicable insurance coverage, that coverage shall be deemed to be on an excess or contingent basis. The policies shall also cantain a Woiver of Subrogation in favor of the Additional Insureds in regards ta General Liability and Warkers Campensatian caverage's. The certificate of insurance shall also state this information on its face. Any insurance company providing coverage must hold on A VII rating according to Best's Key Roting Guide. Permitting the contractor, or any subcontractor, to proceed with any work prior to our receipt of the faregoing certificate and endorsement however, shall not be a waiver of the contractor's obligation to provide all of the above insurance.

1 miles	Rep. Chris Dehn Die 10/20
AMERICA'S BACKYARD	JOHN HUMPHREY (FIELD I)
	An Brack Ulary Cans CHAINLINK
FENCING & DECKING 1909 South Briggs Street + Joliet, HL + 60433 phoner 708:301 1200 + 815:834.1200 + fast: 815:834.1589 www.americasbuckyand.com + info@ americasbackyand.com Last Numer 14-64-66 Oktober Practe	350' - S TALL - HONE RUN FRANCE
Last Name VILLACE OF CALLAND PARK	-Treches yellow 4" pre cap
City State, Zip	
-mail Cett Phone	ALL INBOSMIN SPEC & COMPLETE - itt INSTALL
Iome/Work Phone	Customer to contact America's Backyard if J.U.L.I.E. marks
County iubdivision Job Cast 10,880	are NOT present three days prior to installation. Customer to obtain all permits. Dirt removal included.
	Direction: Terms and Condition Of Sale. America's Backyard proports to furnish material and labor-complete in accordance with above specifications. All material is guaranteed to be as specified All work to be completed in a workman like maner according to standard practices. All agreements and schedules contigent upon withits, accidents, weather, underscene ground conditions, permit delays. HOA spectful schard other delays beyond. Any alternation or deviation from original proposed work, per request of customer (written or verbal) yfil becomp digeting that giver and above the original cost.
Total	Acceptance Of Proposal - Terms and Conditions On Revence Side. The above prices, specifications and conditions are satisfactory and are hereby accepted. America's Readyard is autobrated to the work. Autobrized Signature: Date (0,21,20)
	A deposit or signature will act as full acceptance of all Note: This proposed may be webshrawn by the front accepted within days. terms and conditions. Date of Acceptance / / Signature:
	Documents can be emailed to tofo@umericastackyard.com or faxed to (815) \$34-1589

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the second	Rep. Chikis Dohner Dure 10/22/200
AMERICA'S BACKYARD	Villace Secore Pork Bar Field
	ALL BLACK VANYL GLAD CHAINLINK
FENCING & DECKING 1909 South Briggs Street + Johnet, 1L + 60433 phone: 708 301.1200 + 815.834.1200 + fax: 815.834.1589	60'-20 TALL (Brokerry)
Lass Name VILLAGE OF ORLAS Rale	260'- B' Tain (Sidecine + Dugout) 440'- S' Tain (HR Force)
First NameAddressCity	440' 4' YELLOW DUE HOME Run CAP
State, Zip E-mail	INSTALL COMPLETE - ALL INDUSTRIAL SPEC.
Cell Phone Home/Work Phone	#34,260-
Fax Number County Subdivision Job Cost 34,260	Customer to contact America's Backyard if J.U.L.I.E. marks are NOT present three days prior to installation. Customer to obtain all permits. Dirt removal 7-1: included.
	Terms and Condition Of Sale. America's Backyard proposes to furnish material and labor-complete in accordance with above specification All material is guaranteed to be as specified. All work to be completed in a workman like manner according to standard practices. All agreements a schedules contigent upon unless, a circlearly, earber, unforescen ground conditions, premindelays. HOA approved so gave other delays beyond. Any aberation deviation from original proposed work, per request of customer (written or verball) all busines as subscript or or and above the original cost.
Total	Acceptance Of Proposal - Terms and Conditions On Reverse Side, The above prices, specifications and
Payment / Form of	condusors are substactory and are hereby accepted. America's Bachyard is authorized to do the work. Authorized Signature Date 10,22,20 Authorized Signature Date 10,22,20 Authorized Signature do all on accepted within days terms and conditions.
	Date of Acceptance / / Signature.

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Marine of	Rep Chais Dahnee Dare 10/22/20
AMERICA'S	
BACKYARD	ISHNALA WOODS BALL FIELD
and a	ALL BLACK VINNE CLAP CHARLENE
FENCING & DECKING	
1909 South Briggs Street + Joher, IL + 60433	60' = 20' mil (Backstrop)
phone; 708:301.1200 + 815:834-1200 + fax; 815:834-1589 www.americasback.yard.com + info@americasback.yard.com	ZGO - B' MLL (SIECINE & DIVERA)
Law Name VILLAGE OF ORLAND PARK	
First Name	350 - 5' TALL ! (HR FERE)!
Address	350' 4" VELLAND DUE HEALD CO
City	
State, Zip	
E-mail	1057m Complete - ALL INDUSTRIAL Specis!
Cell Phone	# 31 VIN-
Home/Work Phone	# 31,470-
Fas Number	Customer to contact America's Backyard if J.U.L.I.E. marks
County	are NOT present three days prior to installation.
July Cast 31,470	Customer to obtain all permits. Dirt removal :: included.
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Total	Acceptance (Of Proposal – Terms and Conditions) On Review Sile. The show prices and Conditions and
Payment / Form of	Dot write solution in a more press, accretion and an Anarrica's Buckyon is authorized to do the work A deprosi or signature will an as full exceptions of all Note: This proposal may be withdrawn by a choir accepted within more days
	Dute of Acceptance / / Sugnature
	Documents can be emailed to info@americasbackyord.com or faxed to (815) 834-1589

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Noy Cilors Dobarn tran 15/ -61 1ERICA'S June Monthery (Stars 11) **\CKYARD** ABLACK Minya Carris ALL. C'ABGISTINIA NG & DECKING ali Briggs Street & Johns, 11 + 60433 1200 - 815 834 1200 - Jax, 815 834 1589 440' - CE! -MAL ckynid com «mtoss anici cashackynid com Frence LALE or Okland Park INCUDES 4" years pre com INSTAIL COMPLETE - ALL INDUSTRIAL Speci. 井 22.440-Customer to contact America's Backyard if J.U.L.I.E. mar are NOT present three days prior to installation. Customer to obtain all permits. Dirt removal voi included 440. 15 Direction: Trins and Condition Of Sale, Microsa's Backyard proposes to tunnish unnertial and takes complete to accordance with at Windows is place and to be as executed. All work to be employed in a machiner like market average to standard practices where the considered point above so the solution interviewed and strand and point of the history and the solution in the solution of the solut . temptation Of Proposal - Terms and Conditions On Reverse Side. The above poles spychication and trapped identifies and an endeduce of orestances 4 WANTER BORNER New ŧ America's Richard is a distantial at do the work. A dependent opinion will at a tell any survey of all New Barparous where at Strate Same 1. de dan Little deal what late Dur of hanganer Stenator where we are and and the state of the state Documents can be emailed to infost americasbacky ard.com or faxed to (\$15) \$24-1589



The undersigned <u>James Keefe</u> , as <u>President</u> (Enter Name of Person Making Certification) (Enter Title of Person Making Certification)
and on beholf of <u>America's Backyard, Inc.</u> , certifies that: (Enter Name of Business Organization)
1) BUSINESS ORGANIZATION:
The Proposer is authorized to do business in Illinois: Yes [X No []
Federal Employer I.D.#: <u>36-4276981</u> (or Social Security # if a sole proprietor or individual)
The form of business orgonization of the Proposer is (check one):
Sole Proprietor Independent Contractor (Individual) Partnership LLC Y Corporation TL (State of Incorporation) (Date of Incorporation)
2) ELIGIBILITY TO ENTER INTO PUBLIC CONTRACTS: Yes [K] No []

The Proposer is eligible to enter into public contracts, and is not barred from contracting with any unit of state or local government as a result of a violation of either Section 33E-3, or 33E-4 of the Illinois Criminal Code, or of any similar offense of "Bid-rigging" or "Bid-rotating" of any state or of the United States.

3) SEXUAL HARRASSMENT POLICY: Yes [X] No []

Please be advised that Public Act 87-1257, effective July 1, 1993, 775 ILCS 5/2-105 (A) has been amended to provide that every party to a public contract must have a written sexual harassment policy in place in full compliance with 775 ILCS 5/2-105 (A) (4) and includes, at a minimum, the following information: (I) the illegality of sexual harassment; (III) the definition of sexual harassment under State law; (III) a description of sexual harassment, utilizing examples; (IV) the vendor's internal complaint process including penalties; (V) the legal recourse, investigative and complaint process available through the Department of Human Rights (the "Department") and the Human Rights Commission (the "Commission"); (VI) directions on how to contact the Department and Commission; and (VII) protection against retaliation as provided by Section 6-101 of the Act. (Illinois Human Rights Act). (emphosis added). Pursuant to 775 ILCS 5/1-103 (M) (2002), a "public contract" includes "...every contract to which the State, any of its political subdivisions or any municipal corporation is a party."

Certificate of Compliance (Mointenance)

4) EQUAL EMPLOYMENT OPPORTUNITY COMPLIANCE: Yes X No []

During the performance of this Project, Proposer agrees ta comply with the "Illinois Human Rights Act", 775 ILCS Title 5 and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, et seq. The

Proposer shall: (1) not discriminate against any employee or applicant for employment because of race, colar, religion, sex, marital status, national origin or ancestry, age, or physical or mental handicap unrelated to ability, or an unfavorable discharge from military service; (II) examine oll job classifications to determine if minority persons or wamen are underutilized and will take appropriate offirmative action to rectify any such underutilization; (III) ensure all solicitations or advertisements for employees placed by it or on its behalf, it will state that all opplicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, marital status, national origin or ancestry, age, or physical or mentol hondicap unrelated to ability, or an unfavorable discharge from military service; (IV) send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Vendor's obligations under the Illinois Human Rights Act and Department's Rules and Regulations for Public Contract; (N) submit reports as required by the Department's Rules and Regulations for Public Contracts, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and Department's Rules and Regulations for Public Contracts; (VI) permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and Department's Rules and Regulations for Public Contracts; and (VII) include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of this Agreement obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this Agreement, the Proposer will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the controcting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Proposer will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations. Subcontract" means any agreement, arrangement or understanding, written or otherwise, between the Proposer and any person under which any portion of the Proposer's obligations under one or more public contracts is performed, undertaken or assumed; the term "subcontroct", however, sholl not include any agreement, orrangement or understanding in which the parties stand in the relationship of an employer and an employee, or between a Proposer or other organization and its customers. In the event of the Proposer's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Right Act, or the Rules and Regulations for Public Contracts of the Department of Human Rights the Propaser may be declared non-responsible and therefore ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and this agreement may be canceled or avoided in whole or in part, and such other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

5) PREVAILING WAGE COMPLIANCE: Yes [X] No []

In the manner and to the extent required by law, this contract is subject to the Illinois Prevailing Wage Act and to all laws governing the payment of wages to laborers, workers and mechanics of Contractor or any subcontractor of the Contractor bound to this agreement who is performing services covered by this contract. If awarded the Contract, per 820 ILCS 130 et seq. as amended, Contractor shall pay not less than the prevailing hourly rate of wages, the generally prevailing rate of hourly wages for legal holiday and overtime work, and the prevailing hourly rate for welfare and other benefits as determined by the Illinois Department of Labor or the Village and as set forth in the schedule of prevailing wages for this contract to all laborers, workers and mechanics performing work under this contract (available at http://www.illinois.gov/idol/Laws-Rules/CONMED/Prages/Rates.aspx).

The undersigned Contractar further stipulates and certifies that it has maintained a satisfactory record of Prevailing Wage Act compliance with no significant Prevailing Wage Act violations for the past three (3) years. In accordance with Public Act 94-0515, the Contractor will submit to the Village certified payroll records (to include for every worker employed on the project the name, address, telephone number, social security number, job classification, hourly wages paid in each poy period, number of hours worked each day and starting and ending time of work each day) on a monthly basis, along with a statement affirming that such records are true and accurate, that the wages paid to each worker are not less than the required prevailing rate and that the Contractar is aware that knowingly filing false records is a Class B Misdemeanor.

6) TAX CERTIFICATION: Yes [X] No []

Contractor is current in the payment of any tax administered by the Illinois Department of Revenue, or if it is: (a) it is contesting its liability for the tax or the amount of tax in accordance with procedures established by the appropriate Revenue Act; or (b) it has entered into an agreement with the Department of Revenue for payment of all taxes due and is currently in compliance with that agreement.

7) AUTHORIZATION & SIGNATURE:

I certify that I am authorized to execute this Certificate of Compliance on behalf of the Contractor set forth on the Proposal, that I have personal knowledge of all the information set forth herein and that all statements, representations, that the Proposal is genuine and not collusive, and information provided in or with this Certificate are true and accurate. The undersigned, having become familiar with the Project specified, proposes to provide and furnish all of the labor, materials, necessary tools, expendable equipment and all utility and transportation services necessary to perform and complete in a workmanlike manner all of the work required for the Project.

ACKNOWLEDGED AND AGREED TO:

Signature of Authorized Officer

James Name of Authorized

11/18/20