

MidwestMechanical

Building Efficiency and Sustainability



A Service Logic Company

Proposal For:

Village of Orland Park

143rd Metra Station

This project adheres to the terms and conditions of Omnia co-op contract 159053

INSTALLATION PROPOSAL

By and Between:

Contractor Performing Work:
Midwest Mechanical Group, Inc.
801 Parkview Boulevard
Lombard, IL 60148

Customer:
Village of Orland Park
14700 S. Ravinia Ave.
Orland Park, IL 60462-3167

PROJECT LOCATION:

143rd Metra Station
143rd and SW Hwy
Orland Park, IL 60462

PROJECT DESCRIPTION: 143rd Metra Station

Date: 4/16/2025

RQN: 2025041600

OUR PROPOSAL INCLUDES THE FOLLOWING SCOPE OF WORK:

The project includes exterior cleaning, wood repair, and full painting/staining of the station, along with tuckpointing as needed. Interior work consists of spot priming, painting of ceilings, walls, doors, washrooms, vendor and ticket agent rooms, and minor drywall repairs, as outlined in Exhibit A. Additionally, the scope includes replacing two sets of existing doors with new ADA-compliant Ellison balanced doors and frames (either aluminum or kiln-dried white oak), complete with new hardware, operators, and weatherproofing—painted to match existing finishes

Interior Work

- Spot prime and paint the ceilings and walls in finishes to match existing.
- Paint around all applied wall fixtures.
- Paint doors and frames.
- Paint (3) washrooms.
- Paint (1) vendor room.
- Paint (1) ticket agent room.
- Paint waiting room ceiling.
- Lift included and to be stored onsite during duration of project.
- Minor drywall repair to prep for finishes
- Exhibit A outlines locations for wall and ceiling painting.

Exterior Work

- Pressure wash building to prepare for exterior paint and stain.
- Mask off windows and doors and all other surfaces that don't get painted.
- Repair and replace any damaged wood after pressure washing the building.
- Prepare the surface in the area where lift will be placed.
- Use a boom lift to paint and stain the exterior of 143rd Metra Station.
- Repair tuck pointing in area's required on exterior of building.

~~Doors~~

~~Option #1: Glazed Aluminum~~

~~Scope Summary:~~

- ~~• Replace existing counterbalance doors/frames with new, ADA operator~~
- ~~• Remove and legally dispose of existing doors, frames, and hardware for Qty. (2) total openings.
Furnish and install below~~

~~MARK 0111 - NORTH ELEVATION, FACING TRACKS - Unit C, Rough Opening 76-1/2" x 103-5/16"~~

~~Pair of ELLISON balanced doors and rectangular frame with transom for opening dimensions above~~

~~Frame and doors to be Kynar Painted to match existing -~~

~~Sherwin-Williams H67SXH22637-4337 "WSP #40 SALT MARSH"~~

~~FRAME: Standard Extruded Aluminum 3" Face, 6" Depth. Transom panel @ 72" x 12-3/4", Door Header to have 6" face~~

~~Door opening 72" x 84" Nominal~~

~~DOORS: One (1) pair of Extruded Aluminum, one (1) light stile and rail type balanced doors~~

~~36" x 84" Nominal each door, 4-1/2" wide stiles, 5" high top rails, 16" high bottom rails~~

~~1" Thick Clear Tempered Insulated Glass~~

~~Qty. (2) Sets Ellison balanced hardware with concealed pivot shafts, bronze finish~~

~~Qty. (1) NGP #325BR 1/2" high x 5" wide extruded bronze half saddle type threshold~~

~~Qty. (2) 1" diameter satin bronze (US10/ BHMA 612) offset pull handles~~

~~Qty. (2) Von Duprin #RX-330 touch bar type dummy device x Duranodic Dark Bronze Finish~~

~~Qty. (1) Schlage #M452P surface mounted double door electro magnetic lock~~

~~Qty. (1) Schlage #623 RD EX push to exit button~~

~~Qty. (1) Schlage SCAN-II header-mounted passive infrared detector~~

~~Qty. (1) Record #8100 (low energy) concealed overhead power operator~~

~~Qty. (1) MS Sedco TDM time delay module~~

~~Qty. (2) MS Sedco #59-HSS x US32D actuator switches; One (1) interior, One (1) exterior~~

~~Each door to have #220 commercial red bronze kickplate on both the exterior and interior~~

~~Perimeter weatherstripping~~

~~20-Year Warranty on Paint~~

~~Doors and frames will NOT be thermally Broken~~

~~0101 - SOUTH ELEVATION, FACING PARKING LOT - Unit E, Rough Opening 130" x 98-3/8" (Center of Arch)~~

~~Pair of ELLISON balanced doors and arched frame with transom for opening dimensions above~~

~~Frame and doors to be Kynar Painted to match existing -~~

~~Sherwin-Williams H67SXH22637-4337 "WSP #40 SALT MARSH"~~

~~FRAME: Standard Extruded Aluminum 3" Face, 6" Depth. Qty. (2) Light Sidelights each Side, (1) light transom, Door Header to have 6" face~~

~~Door opening 72" x 81-3/4" Nominal~~

~~Perimeter of Frame to be ARCHED to match existing~~

~~DOORS: One (1) pair of Extruded Aluminum, one (1) light stile and rail type balanced doors~~

~~36" x 81" Nominal each door, 4-1/2" wide stiles, 5" high top rails, 16" high bottom rails~~

~~1" Thick Clear Tempered Insulated Glass~~

~~Qty. (2) Sets Ellison balanced hardware with concealed pivot shafts, bronze finish~~

~~Qty. (1) NGP #325BR 1/2" high x 5" wide extruded bronze half saddle type threshold~~

~~Qty. (2) 1" diameter satin bronze (US10/ BHMA 612) offset pull handles~~

~~Qty. (2) Von Duprin #RX-330 touch bar type dummy device x Duranodic Dark Bronze Finish~~

Qty. (1) Schlage #M452P surface mounted double door electro magnetic lock
Qty. (1) Schlage #623 RD EX push to exit button
Qty. (1) Schlage SCAN-II header-mounted passive infrared detector ESTIMATE - IDC -040325MC-03-FR -
Metra Station 143rd Orland Park - Balance Door Frame HW Operator
Qty. (1) Record #8100 (low energy) concealed overhead power operator
Qty. (1) MS Sedco TDM time delay module
Qty. (2) MS Sedco #59-HSS x US32D actuator switches; One (1) interior, One (1) exterior
Each door to have #220 commercial red bronze kickplate on both the exterior and interior
Perimeter weatherstripping
20-Year Warranty on Paint
Doors and frames will NOT be thermally Broken

~~Option #2: Wood~~

Scope Summary:

- Replace existing counterbalance doors/frames with new, ADA operator
- Remove and legally dispose of existing doors, frames, and hardware for Qty. (2) total openings.
Furnish and install below

MARK 0111 - NORTH ELEVATION, FACING TRACKS - Unit C, Rough Opening 76-1/2" x 103-5/16"

Pair of ELLISON balanced doors and rectangular frame with transom for opening dimensions above
Frame and doors to be Kynar Painted to match existing -

Sherwin-Williams H67SXH22637-4337 "WSP #40 SALT MARSH"

FRAME: Standard Extruded Aluminum 3" Face, 6" Depth. Transom panel @ 72" x 12-3/4", Door Header to have 6" face

Door opening 72" x 84" Nominal

DOORS: One (1) pair of balanced WOOD doors, kiln dried rift sawn white oak finished with 1 coat of Sansin Resol

in the color of the customer's choice, followed by 3 coats of Sansin Resolution 2 clear

36" x 84" Nominal each door, 2-3/8" thick, 6" wide stiles, 6" high top rails, 16" high bottom rails

1" Thick Clear Tempered Insulated Glass

Qty. (2) Sets Ellison balanced hardware with concealed pivot shafts, bronze finish

Qty. (1) NGP #325BR 1/2" high x 3" wide extruded bronze half saddle type threshold

Qty. (2) 1" diameter satin bronze (US10/ BHMA 612) offset pull handles

Qty. (2) Von Duprin #RX-330 touch bar type dummy device x Duranodic Dark Bronze Finish

Qty. (1) Schlage #M452P surface mounted double door electro magnetic lock

Qty. (1) Schlage #623 RD EX push to exit button

Qty. (1) Schlage SCAN-II header-mounted passive infrared detector

Qty. (1) Record #8100 (low energy) concealed overhead power operator

Qty. (1) MS Sedco TDM time delay module

Qty. (2) MS Sedco #59-HSS x US32D actuator switches; One (1) interior, One (1) exterior

Each door to have #220 commercial red bronze kickplate on both the exterior and interior

Perimeter weatherstripping

20-Year Warranty on Paint

1-Year Warranty on Wood Door Material

Doors and frames will NOT be thermally Broken

0101 - SOUTH ELEVATION, FACING PARKING LOT - Unit E, Rough Opening 130" x 98-3/8" (Center of Arch)

Pair of ELLISON balanced doors and arched frame with transom for opening dimensions above

Frame and doors to be Kynar Painted to match existing -
Sherwin-Williams H67SXH22637-4337 "WSP #40 SALT MARSH"
FRAME: Standard Extruded Aluminum 3" Face, 6" Depth. Qty. (2) Light Sidelights each Side, (1) light transom, Door Header to have 6" face
Door opening 72" x 81-3/4" Nominal
Perimeter of Frame to be ARCHED to match existing
DOORS: One (1) pair of balanced WOOD doors, Kiln dried rift sawn white oak finished with 1 coat of Sansin Resolution 1 stain
in the color of the customer's choice, followed by 3 coats of Sansin Resolution 2 clear
36" x 84" Nominal each door, 2-3/8" thick, 6" wide stiles, 6" high top rails, 16" high bottom rails
1" Thick Clear Tempered Insulated Glass
Qty. (2) Sets Ellison balanced hardware with concealed pivot shafts, bronze finish
Qty. (1) NGP #325BR 1/2" high x 5" wide extruded bronze nEaSlfTIsMaAdTdE l-eIdtCyp-
0e41th62r5eMsCh-o03ld-FR - Metra Station 143rd Orland Park - Balance Door Frame HW Operator -
WOOD
Qty. (2) 1" diameter satin bronze (US10/ BHMA 612) offset pull handles
Qty. (2) Von Duprin #RX-330 touch bar type dummy device x Duranodic Dark Bronze Finish
Qty. (1) Schlage #M452P surface mounted double door electro magnetic lock
Qty. (1) Schlage #623 RD EX push to exit button
Qty. (1) Schlage SCAN-II header-mounted passive infrared detector
Qty. (1) Record #8100 (low energy) concealed overhead power operator
Qty. (1) MS Sedco TDM time delay module
Qty. (2) MS Sedco #59-HSS x US32D actuator switches; One (1) interior, One (1) exterior
Each door to have #220 commercial red bronze kickplate on both the exterior and interior
Perimeter weatherstripping
20-Year Warranty on Paint
1-Year Warranty on Wood Door Material
Doors and frames will NOT be thermally Broken

Structural

This is a like-for-like replacement where the proposed doors above are equal to or less the weight of the existing door system. Therefore, Midwest assumes that the original structural engineering associated with the support of the door system remains applicable and intact. The Midwest proposal does not include any additional structural analysis.

Electrical

Our intent is to use the existing power wiring for the operation of the door. Our initial investigation shows the current wiring appears to meet our requirements. Upon system engineering, a deficiency in the power wiring should be uncovered any required modifications are not covered in price below.

Exclusions/Clarifications

1. No abatement beyond areas within the scope of work areas listed above.
2. No HVAC modification or work on systems or equipment outside the area listed above.
3. No removal of radiation components in the gymnasium.
4. No sprinkler or life safety work
5. No general contracting work such as painting (walls, ceilings, duct, etc), flooring, millwork, or floor tiling unless specified above.
6. No cleaning services except for broom cleaning.

7. Work shall be uninterrupted and exclusive access to the appropriate openings and work areas
8. All work is to be performed during normal business hours unless otherwise stated above
9. This proposal does not include any Metra permitting or flagging
10. No relocation or removal of concealed items or items interfering with new construction not specifically shown on plans. All salvaged items belong to the General Contractor.
11. Staging areas shall be provided by owner.
12. No replacing or repairing existing or relocated equipment, devices, fixtures, components, etc.
13. No warranty of existing or relocated equipment, devices, fixtures, components, etc.
14. No new furniture or removal/relocation of existing furniture or systems furniture
15. Doors should not be considered egress due to hardware configuration

PRICING SUMMARY:

The price for the above scope of work and materials is:

Interior.....\$14,095.00

Exterior.....\$100,445.00

~~Option #1: Glazed Aluminum Doors.....\$225,095.00~~

~~Option #2: Wood Doors.....\$296,643.00~~

Total: \$114,540.00

Contingency (10%): \$11,454.00

Grand Total: \$125,994.00

Given current volatilities in material distribution, factory production schedules, and government tariffs, Midwest Mechanical guarantees project pricing for 20 business days from the date of this proposal. If documented approval is received after 20 business days from the date of this proposal, the customer acknowledges and accepts that pricing and lead times are subject to adjustment (i.e., change order), due to market conditions including government-imposed tariffs and material cost fluctuations beyond Midwest Mechanical's control.

The terms of payment for this project: 25% upon approval, and progress billing up to completion. Midwest Mechanical looks forward to exceeding your expectations during and after the project. Please feel free to contact me at (630)487-5961 with any questions or concerns.

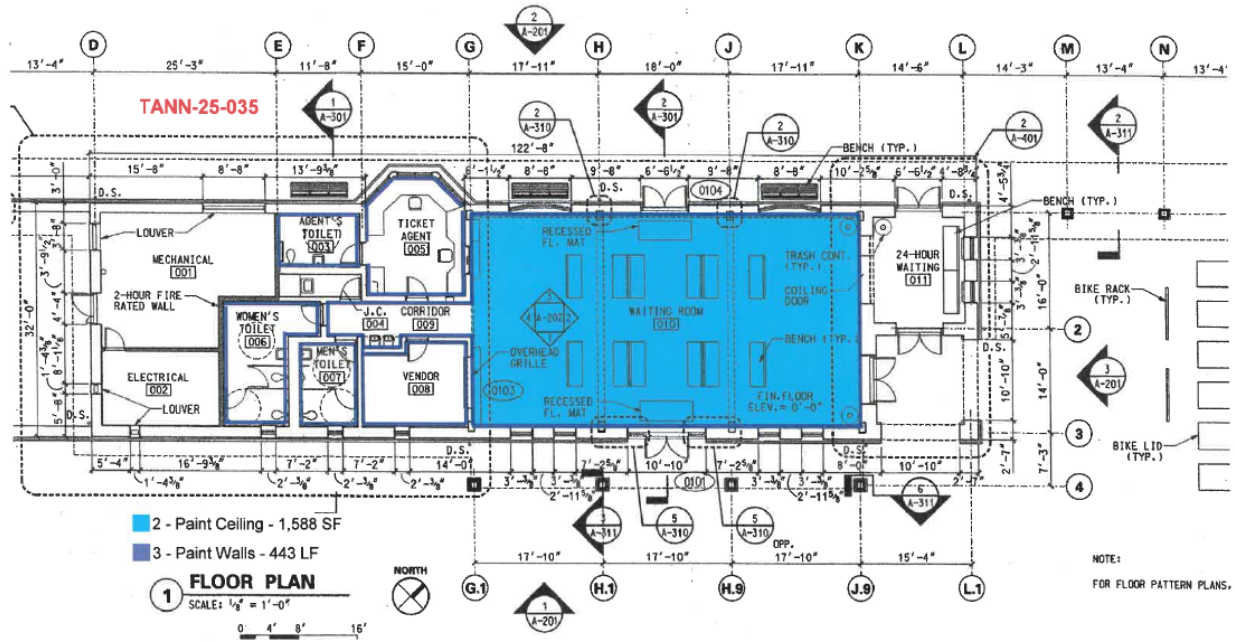
Best Regards,

Dan Brandolino
Vice President- Public Sector

Approved By: _____

Date: _____

Exhibit A



CONTRACT AGREEMENT - TERMS AND CONDITIONS

1. **Applicability.** These terms and conditions (these “**Terms**”) are the only terms which govern the sale of the goods (“**Goods**”) and services (“**Services**”) by MIDWEST MECHANICAL (“**Seller**”) to The Village of Orland Park (“**Buyer**”). The accompanying [quotation/confirmation of sale/invoice] (the “**Sales Confirmation**”) and these Terms (collectively, this “**Agreement**”) comprise the entire agreement between the parties, and supersede all prior or contemporaneous understandings. These Terms prevail over any of Buyer’s general terms and conditions of purchase regardless whether or when Buyer has submitted its purchase order or such terms. Fulfillment of Buyer’s order does not constitute acceptance of any of Buyer’s terms and conditions and does not serve to modify or amend these Terms. In the event of a conflict between the risk-shifting terms contained in these general terms and conditions and in the Sales Confirmation, the terms contained in these general terms and conditions shall control and prevail.

2. **Delivery of Goods and Performance of Services.** The Goods will be delivered within a reasonable time after the receipt of Buyer’s purchase order, subject to availability of finished Goods. Seller shall not be liable for any delays, loss, or damage in transit. Unless otherwise agreed in writing by the parties, Seller shall deliver the Goods to the location described in the Sales Confirmation (the “**Delivery Point**”) using Seller’s standard methods for packaging and shipping such Goods. Seller shall use reasonable efforts to meet any performance dates to render the Services specified in the Sales Confirmation, and any such dates shall be estimates only. With respect to the Services, Buyer shall (i) cooperate with Seller in all matters relating to the Services and provide such access to Buyer’s premises, and such office accommodation and other facilities as may reasonably be requested by Seller, for the purposes of performing the Services; (ii) respond promptly to any Seller request to provide direction, information, approvals, authorizations, or decisions that are reasonably necessary for Seller to perform Services in accordance with the requirements of this Agreement; and (iii) obtain and maintain all necessary licenses and consents and comply with all applicable laws in relation to the Services before the date on which the Services are to start.

3. **Shipping Terms.** Delivery of the Goods shall be made FOB as set forth in the Sales Confirmation.

4. **Title and Risk of Loss.** Risk of loss passes to Buyer upon delivery of the Goods at the Delivery Point. Title passes to Buyer only upon payment for the Goods in full.

5. **Buyer’s Acts or Omissions.** If Seller’s performance of its obligations under this Agreement is prevented or delayed by any act or omission of Buyer or its agents, subcontractors, consultants, representatives, or employees, Seller shall not be deemed in breach of its obligations under this Agreement or otherwise liable for any costs, charges, or losses sustained or incurred by Buyer, in each case, to the extent arising directly or indirectly from such prevention or delay.

6. **Nonconforming Goods.** Buyer shall inspect the Goods immediately upon receipt. Buyer will be deemed to have accepted the Goods unless it notifies Seller in writing of any Nonconforming Goods within 1 day after the Inspection Period and furnishes such written evidence or other documentation as required by Seller.

7. **Price.** Buyer shall purchase the Goods and Services from Seller at the prices (the “**Price[s]**”) set forth in Seller’s published price list in force as of the date of the Sales Confirmation. All Prices are exclusive of all sales, use, and excise taxes, and any other similar taxes, duties, and charges of any kind imposed by any government.

8. **Payment Terms.** Buyer shall pay all invoiced amounts due to Seller within 10 days from the date of Seller’s invoice. Buyer shall pay interest on all late payments at the lesser of the rate of 1.5% per month, calculated daily and compounded monthly. Buyer shall reimburse Seller for all costs incurred in collecting any late payments, including, without limitation, attorneys’ fees. Buyer shall not withhold payment of any amounts due and payable by reason of any set-off of any claim or dispute with Seller, whether relating to Seller’s breach, bankruptcy or otherwise. Buyer shall not leave any of the Goods or Services furnished or installed by Seller in operation until the customer has approved and accepted same and paid Seller the billed Price for such Goods and Services in full.

9. **Limited Warranty.** Seller warrants to Buyer that for a period of one (1) year from the date of shipment of the Goods (“**Warranty Period**”), that such Goods will materially conform to the specifications set forth in Seller’s published specifications in effect as of the date of manufacture. Seller warrants to Buyer that it shall perform the Services using personnel of required skill, experience, and qualifications and in a professional and workmanlike manner in accordance with generally recognized industry standards for similar services and shall devote adequate resources to meet its obligations under this Agreement. This workmanship warranty will terminate one (1) year from the date Services were performed. **EXCEPT FOR THE WARRANTIES SET FORTH IN THIS SECTION, SELLER MAKES NO WARRANTY WHATSOEVER WITH RESPECT TO THE GOODS OR SERVICES, INCLUDING ANY (a) WARRANTY OF MERCHANTABILITY; OR (b) WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE; OR (c) WARRANTY OF TITLE; OR (d) WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY; WHETHER EXPRESS OR IMPLIED BY LAW, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF TRADE, OR OTHERWISE.** Products manufactured by a third party (“**Third Party Product**”) may constitute, contain, be contained in, incorporated into, attached to or packaged together with, the Goods. Third Party Products are not covered by the warranty in Section 119. For the avoidance of doubt, **SELLER MAKES NO REPRESENTATIONS OR WARRANTIES WITH RESPECT TO ANY THIRD-PARTY PRODUCT, INCLUDING ANY (a) WARRANTY OF MERCHANTABILITY; (b) WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE; (c) WARRANTY OF TITLE; OR (d) WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY; IN EACH CASE, REGARDLESS OF WHETHER EXPRESS OR IMPLIED BY LAW, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF TRADE, OR OTHERWISE. SELLER SHALL HAVE NO LIABILITY TO BUYER (AND BUYER HEREBY WAIVES ALL RIGHTS TO RECOVER FROM SELLER) FOR ANY LOSS OR DAMAGE ARISING FROM OR RELATED TO A THIRD PARTY PRODUCT.** Seller shall not be liable for a breach of the warranties set forth herein unless Buyer gives written notice of the defective Goods or Services to Seller within thirty (30) days of the time when Buyer discovers or ought to have discovered the defect. Seller shall not be liable for a breach of the warranty set forth herein if: (i) Buyer makes any further use of such Goods after giving such notice; (ii) the defect arises because Buyer failed to follow Seller’s instructions; or (iii) Buyer alters or repairs such Goods without the prior written consent of Seller. Subject to the limitations herein,

with respect to any such Goods during the warranty period, Seller shall, in its sole discretion, either: (i) repair or replace such Goods (or the defective part) or (ii) credit or refund the price of such Goods at the pro rata contract rate provided that, if Seller so requests, Buyer shall, at Seller's expense, return such Goods to Seller. Subject to the limitations herein above, with respect to any Services subject to a claim under the warranty set forth herein, Seller shall, in its sole discretion, (i) repair or re-perform the applicable Services or (ii) credit or refund the price of such Services at the pro rata contract rate. **THE REMEDIES SET FORTH IN THIS SECTION SHALL BE THE BUYER'S SOLE AND EXCLUSIVE REMEDY AND SELLER'S ENTIRE LIABILITY FOR ANY BREACH OF THE LIMITED WARRANTIES SET FORTH IN THIS SECTION.**

10. Limitation of Liability. IN NO EVENT SHALL SELLER BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY LOSS OF USE, MAINTENANCE EXPENSE, CLAIMS OF CUSTOMERS, CLAIMS OF TENANTS, OR CLAIMS OF CLIENTS, LOSS OF REVENUE OR PROFIT OR LOSS OF DATA OR DIMINUTION IN VALUE, OR FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES WHETHER ARISING OUT OF BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE AND WHETHER OR NOT SELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE. IN NO EVENT SHALL SELLER'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT, WHETHER ARISING OUT OF OR RELATED TO BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EXCEED THE TOTAL OF THE AMOUNTS PAID TO SELLER FOR THE GOODS AND SERVICES SOLD HEREUNDER IN THE IMMEDIATELY PRECEDING ONE (1) YEAR PERIOD.

11. Insurance. During the term of this Agreement, each party shall, at its own expense, maintain and carry insurance in which includes, but is not limited to, commercial general liability (including product liability and liability covering independent contractors) in reasonable amounts. Buyer shall carry all risk property insurance to the full value of the materials and equipment and name Seller as an additional insured.

12. Indemnification. To the fullest extent permitted by law, Buyer shall indemnify, defend, release, and hold harmless Seller, its affiliates, and its and their respective agents, representatives, contractors and employees from and against all claims, damages, losses and expenses, arising out of or resulting from the performance of Services or deliver of Goods hereunder, provided that such claim, damage, loss or expense is caused in whole or in part by any active or passive act or omission of Buyer, anyone directly or indirectly employed by Buyer, or anyone for whose acts Buyer may be liable, regardless of whether it is caused in part by the negligence of Seller.

13. Termination. In addition to any remedies herein, Seller may terminate this Agreement with immediate effect upon written notice to Buyer, if Buyer: (a) fails to pay any amount when due; (b) has not otherwise performed or complied with any of these Terms; or (c) becomes insolvent. In addition, if the project to which the Goods and Services relate is paused for a period of thirty (30) days through no act or fault of Seller, Seller may terminate this Agreement and immediately recover from Buyer payment for all work to date and for any proven loss, including reasonable profit and damages.

14. Confidential Information. All information of Seller disclosed by Seller to Buyer in connection with this Agreement is confidential, solely for the use of performing this Agreement and may not be disclosed or copied unless authorized in advance by Seller in writing. Upon Seller's request, Buyer shall promptly return all documents and other materials received from Seller. This Section does not apply to information that is: (a) in the public domain; (b) known to Buyer at the time of disclosure; or (c) rightfully obtained by Buyer on a non-confidential basis from a third party.

15. Force Majeure. Seller shall not be liable or responsible to Buyer for any failure or delay in fulfilling or performing any term of this Agreement when and to the extent such failure or delay is caused by or results from acts or circumstances beyond the reasonable control of Seller including, without limitation, acts of God, flood, fire, earthquake, explosion, governmental actions, war, invasion, or hostilities (whether war is declared or not), terrorist threats or acts, riot, or other civil unrest, national emergency, revolution, insurrection, epidemic, pandemic, lockouts, strikes or other labor disputes (whether or not relating to either party's workforce), or restraints or delays affecting carriers or inability or delay in obtaining supplies of adequate or suitable materials, materials or telecommunication breakdown or power outage.

16. Miscellaneous. This Agreement is governed by laws of the State in which the Goods are delivered and/or the Services are performed. Provisions of these Terms which by their nature should apply beyond their terms will remain in force after any termination of this Agreement. These Terms may only be amended or modified in a writing stating specifically that it amends these terms and is signed by an authorized representative of each party.

By signing the below line, you are confirming that you have read and understand this paragraph and that you agree to the Terms and Conditions listed above.

Signature:

Date:
