

CLERK'S CONTRACT and AGREEMENT COVER PAGE

Legistar File ID#: 2025-0401

Contract #: 20250276

Start date: 5/19/2025

End date: 10/17/2025

Amount: \$ 467,747.05

Contingency Amount: \$ 50,000.00

Department: Public Works

Total Contract Amount: \$ 517,747.05

Contract Type: Contractor

Contractors Name: Strada Construction Co

Status of Ownership: N/A

Status of Sub: N/A

Certification: Attached Self-Certifying Did not disclose

Contract Description: 2025 Sidewalk Replacement Program



**AGREEMENT BETWEEN THE VILLAGE OF ORLAND PARK AND
Strada Construction Co FOR 2025 Sidewalk Replacement Program**

THIS AGREEMENT (hereinafter, the “Agreement” or the “Contract”) is made the 19th day of May, 2025, by and between the Village of Orland Park (hereinafter referred to as “VILLAGE”) and Strada Construction Co (hereinafter referred to as “Contractor”) to furnish all materials, supplies, tools, equipment, labor, and perform other services necessary to commence and complete the Work in connection with the 2025 Sidewalk Replacement Program (hereinafter referred to as “Project”, the “Work”, or the “Services”).

WITNESSETH:

In consideration of these premises and the mutual covenants set forth herein by the Village and the Contractor (hereinafter referred to collectively as the “Parties”), the Parties agree as follows:

1. **Scope of Work:** The Contractor agrees to and shall timely perform and fully complete the “Scope of Work” as set forth in:
 - The Contractor’s Proposal dated April 5, 2025; and/or
 - Village of Orland Park ITB/RFP/Purchase Order No.25-021.which is/are attached hereto and made a part of this Agreement as Exhibit A (the “Work” or the “Project”). The terms, conditions and specifications set forth in Village’s Request for Proposal (“RFP”), Invitation To Bid (“ITB”) and/or Purchase Order and any other Village document shall supersede, govern, and prevail over any inconsistent terms, conditions, and/or specifications on any other documents submitted by the Contractor. Any provisions in the Contractor’s Proposal or Bid or other submittals which are in conflict with or inconsistent with any of the same provisions in the Village’s RFP, ITB, and/or Purchase Order shall be void to the extent of such conflict or inconsistency and the terms of the Village’s RFP, ITB, and/or Purchase Order shall control.

2. **Payment:**
 - A. **Compensation:** The Village agrees to pay the Contractor as compensation for all Work required by this Agreement as follows:
 - the amount(s) set forth on Exhibit A (the “Contractor’s Proposal”);
 - the amount(s) based upon Schedule of Fees or Prices set forth on Exhibit B attached hereto and thereby made a part hereof; and
 - a not-to-exceed amount of \$517,747.05 (“Contract Price”)
 - a not-to-exceed Proposal or Bid amount of \$467,747.05, plus \$50,000.00 contingency which may not be spent without prior written approval by the Village through a Change Order Request, for a total amount not-to-exceed \$517,747.05 (“Contract Price”)
 - (i) It is expressly understood and agreed to by both Parties that in no event shall the total amount to be paid by the Village for the complete and satisfactory performance of services, under this Agreement exceed \$517,747.05. Said price shall be the total compensation for Contractor’s performance hereunder including, but not limited to, all work, deliverables, materials, supplies, equipment, subcontractor’s fees, and all reimbursable travel and miscellaneous or incidental expenses to be incurred by Contractor. In the event the Contractor incurs cost in excess of the sum authorized for service under this Agreement, the Contractor shall pay such excess from its own funds, and the Village shall not be required to pay any part of such excess, and the Contractor shall have no claim against the Village on account thereof.

1421379-02-1-16

For the avoidance of doubt, in no event shall Contractor be entitled to receive more than this not-to-exceed amount and this amount includes all costs incurred by Contractor in connection with the work and services authorized hereby, including, but not limited to: (i) any known or unknown and/or unexpected condition(s); (ii) any and all unforeseen difficulties; (iii) any unanticipated rises in the cost of labor, materials or equipment, changes in market or negotiating conditions, and errors or omissions made by others; (iv) the character of the work and/or services to be performed; and (v) any overrun in the time or cost necessary for the Contractor to complete the work due to any causes, within or beyond its control. Under no circumstances shall the Village be liable for any additional charges if Contractor's actual costs and reimbursable expenses for such work, service or deliverable exceed the not-to-exceed price. Accordingly, Contractor represents, warrants and covenants to the Village that it will not, nor will Contractor have anyone on its behalf, attempt to collect an amount in excess of the not to exceed price agreed to by the Contractor as set forth above.

B. Invoices: The Contractor agrees to and shall prepare and submit:

an invoice to the Village upon completion of and approval by the Village of the Work; or

invoice for progress payments to the Village as hereinafter set forth for Services completed to date.

Invoices shall be prepared monthly and shall document the time/hours expended as the Work is completed to date by the Contractor.

C. Payment: Notwithstanding any provision of the Illinois Local Government Prompt Payment Act (50 ILCS 505/1, et seq.) (the "Act") to the contrary, the Parties agree that any bill approved for payment by the Corporate Authorities shall be paid within sixty (60) days after the date of approval. If payment is not made within such sixty (60) day period, an interest penalty of 1% of any amount approved and unpaid shall be added for each full thirty (30) day period, without proration, after the expiration of the aforementioned sixty (60) day payment period, until final payment is made. No other provision of the Act shall apply to this contract.

D. Withholding Payment: Notwithstanding anything to the contrary herein contained, no compensation will be paid to or claimed by the Contractor for services required to correct deficiencies attributable to errors or omissions of the Contractor t, and all such errors or omissions must be corrected by the Contractor at their sole cost and expense. Notwithstanding anything to the contrary herein contained, the Village has the right to withhold from payment due the Contractor such sums as are reasonably necessary to protect the Village against any loss or damage which may result from: (i) the negligence of or unsatisfactory Services of the Contractor; (ii) the failure by the Contractor to perform the Contractor's obligations hereunder; or (iii) claims filed against the Village relating to the Services. Any sums withheld from the Contractor as provided in this section, and subsequently determined to be due and owing to the Contractor, will be paid to the Contractor.

10% retention will be withheld for this project for any payment made prior to the completion of 50% of the contract. When the contract is 50% complete, retainage withheld shall be reduced so that no more than 5% is held. After the contract is 50% complete, no more than 5% of the amount of any subsequent payments made under the contract will be held as retainage. When final acceptance is obtained the remaining 5% retention will be released in its entirety. Any further reduction below 5% in the retention amount prior to the final acceptance by the Village shall be at the sole discretion of the Village Manager and may be granted only if there are no claims or liens against the retained funds and with good cause shown as to why the Village Manager should consider a further reduction in the retention amount held by the Village.

E. Appropriation of Funds: The Parties hereto agree that, if the term of this Agreement extends beyond the current fiscal year of the Village (the current fiscal year being the year in which the first date of the term of this Agreement falls), this Agreement is subject to the appropriation of funds by the Village Board of Trustees and/or any other funding agencies for each subsequent year. If the Village, and/or any other governmental agency providing funding for this Service, fails to make such an appropriation, the Village may terminate this Agreement and the Contractor will be entitled to receive, as its sole and exclusive

1421379-02-2-16

remedy, compensation for Services properly performed to the date of termination to the extent the Village has funds available and appropriated to pay the Contractor such amount. Upon the request of the Contractor, the Village will inform the Contractor as to whether any governmental agency other than the Village is providing funding to pay all or a portion of the Services.

F. Records: The Contractor's records relating to the Services must be kept in accordance with generally accepted principles of accounting consistently applied and must be retained by the Contractor for a period of not less than five (5) years following the completion of the Services. Such records must be available to the Village or any authorized representative of the Village, upon reasonable prior notice, for audit and review during normal business hours at the Village offices, 14700 S. Ravinia Ave. Orland Park, IL 60462. In addition, such records must be available, upon reasonable prior notice, for audit and review by any other governmental agency providing funding for all or any portion of this Service.

3. Performance and Payment Bond: If the Contract Price is over \$50,000.00, prior to commencement of any Work on the Project, the Contractor shall provide to the Village a Performance and Payment Bond in compliance with the Public Construction Bond Act (30 ILCS 550/1, et seq.) and the Contract Documents.

A. Performance Bond: Guarantee to the Village that the vendor will perform its contractual obligations in accordance with the plans and specifications. The awarded contractor, within ten (10) days of the award of the contract by the Village of Orland Park, will be required to submit to the Village a Performance or Surety Bond, the value of the bond being equal to the total contract price, including any additional equipment and services hereto. The amount of the bond, the value of the bond being equal to the total contract price, among other conditions, shall be conditioned for the completion of the contract, for the payment of material used in the work and for all labor performed in the work, whether by subcontractor or otherwise. The bond must comply with the provisions found in the Illinois Revised Statutes. The cost of executing the bond, contract, and other documents required including all notarial fees and expenses are to be paid by the contractor to whom the contract is awarded. The surety on the bond shall be a company that is licensed by the Illinois Department of Insurance authorizing it to execute surety bonds and the company shall have a financial strength rating of at least A- as rated by A.M. Best Company, Inc., Moody's Investors Service, Standard & Poor's Corporation, or a similar rating agency.

B. Labor and Material Payment Bond: Ensure that subcontractors and material suppliers are paid according to contract. These bonds are typically used in conjunction with performance bonds. The awarded contractor, within ten (10) days of the award of the contract by the Village of Orland Park, will be required to submit to the Village a Labor and Material Payment Bond, the value of the bond being equal to the total contract price. The bond must comply with the provisions found in the Illinois Revised Statutes. The cost of executing the bond, contract, and other documents required including all notarial fees and expenses are to be paid by the contractor to whom the contract is awarded. The surety on the bond shall be a company that is licensed by the Illinois Department of Insurance authorizing it to execute surety bonds and the company shall have a financial strength rating of at least A- as rated by A.M. Best Company, Inc., Moody's Investors Service, Standard & Poor's Corporation, or a similar rating agency.

4. Contract Documents: The term "Contract Documents" means and includes, but is not limited to, this Agreement and the following, which are each attached hereto and thereby made a part hereof:

Scope of Services as set forth in the Contractor's proposal dated April 5, 2025 and the Village's RFP, ITB, and/or Purchase Order Exhibit A)

Schedule of Fees (Exhibit B)

In the event of any conflict between this Agreement and any other Contract Document, this Agreement shall prevail and control over the terms and conditions set forth in such other Contract Documents.

5. Time is of the Essence; Dates of Commencement and Completion; Progress Reports:

1421379-02-3-16

- A. Time is of the essence in this Contract. The Services to be performed by the Contractor under the Contract Documents shall commence no later than May 19, 2025 (hereinafter the “Commencement Date”), and shall be completed no later than October 17, 2025 (hereinafter the “Completion Date”), barring only Acts of God, due to which the Completion Date may be modified in writing with the prior approval of the Village. If the Contractor fails to complete the Services by the Completion Date, the Village shall thereafter have the right to have the Services completed by another independent contractor, and in such event, the Village shall have the right to deduct the cost of such completion so incurred by the Village from payments otherwise due to the Contractor for the Services and/or the right to recover any excess cost of completion from the Contractor to the extent that the total cost incurred by the Village for the completion of the Work which is the subject of the Contract Documents exceeds the Contract Price.
- B. Progress Reports: The Contractor must prepare and submit monthly progress reports describing the Services performed in the prior month and anticipated to be performed in the following one-month period. The Services schedule shall insure that each of the Services provided being completed within a timeframe that does not negatively impact the Village’s compliance any federal, state, or local regulations (if applicable).
6. Venue and Choice of Law: The Contractor and the Village agree that the venue for any and all disputes shall solely be in Cook County, Illinois, in which the Village’s Village Hall is located. This Contract and all other Contract Documents shall be construed and interpreted in accordance with the laws of the State of Illinois.
7. Nonassignability: The Contractor shall not assign this Contract, or any part thereof, to any other person, firm, or corporation without the prior written consent of the Village, and in no case shall such consent relieve the Contractor or its surety from the obligations herein entered into by the same or change the terms of this Contract.
8. Notices: All notices required by the Contract Documents shall be given in writing and shall be served by one party to the other party via email (effective when transmitted), facsimile (effective when transmitted), personal delivery (effective when delivered), commercial overnight delivery (effective when delivered), or by mail (effective when mailed).
9. Right to Alter Scope of Services Reserved: The Village reserves the right to alter the plans, extend or shorten the Scope of Services, add to the Scope of Services as may be necessary, and increase or decrease the scope and/or quantity of the Services, including the deduction or cancellation of any one or more of the unit price items, or to cancel the Contract and the Services in their entirety for any reason.
10. Timely Written Response and Written Report(s) of Resolution Relative to Certain Incident(s), Claim(s) and/or Complaint(s):
- A. All alleged incident(s), claim(s), or complaint(s) related to any alleged death, injury and/or damage to persons and/or to public or private property related to the Contractor’s work or services provided pursuant to this Contract shall be reported to the Village and resolved by the Contractor and/or its agent in a timely manner.
- B. Within three (3) business days after receipt by Contractor of an initial written or verbal notice of any such incident, claim, or complaint, the Contractor shall also provide to the Village, and to any third-party making such claim or complaint, the name, telephone number, and cellular number of the Contractor’s officer or employee who will be responsible for managing the resolution thereof until its final resolution by the Contractor and/or by the Contractor’s insurer or agent.
- C. Within ten (10) business days after the Contractor’s receipt of the first notice of an alleged incident, claim, or complaint related to any alleged death, injury, and/or damage to persons and/or to public or private property (the “incident, claim, or complaint”), the Contractor or its agent(s) shall provide to the Village and to any third-party person making such claim or complaint an initial written response relative to such

1421379-02-4-16

incident, claim or complaint, and the efforts and current progress of the Contractor and/or its agents to date toward the resolution of such incident, claim or complaint.

- D. If complete resolution of the incident, claim, or complaint has not been reached within the aforesaid ten (10) business day period, the Contractor or its agent shall continue to use all reasonable efforts to fully resolve the incident, claim, or complaint, and to that end, further updated written status reports of resolution, or progress toward resolution, as the case may be, of such incident, claim, or complaint shall be provided to the Village by the Contractor not less than monthly until such incident, claim, or complaint is fully resolved.
- E. The Contractor or its agents will be expected to fully resolve most incident(s), claim(s), or complaint(s) involving minor damage to public or private property within said initial ten (10) business day period after the Contractor receives its initial verbal or written notice of such incident, claim, or complaint.

11. Control and Inspection of Work or Services: Unless otherwise specified in the Contract Documents, inspection, acceptance or rejection of Work, and/or Services, including but not limited to goods, materials, and/or equipment which are part thereof, shall be made after delivery. Final inspection, acceptance and/or rejection of the Work and/or Services, including but not limited to goods, materials, and/or equipment which are part thereof, shall not impose liability on the Village for Work, and/or Services not in accordance with the Contract Documents as determined solely by the Village. Payment shall not be due on rejected Work and/or Services until and unless fully corrected and/or replaced as determined by the Village. All Work or Services performed by the Contractor shall be done in conformance with the Contract Documents.

12. Permits and Licenses: The Contractor shall obtain, at its own expense, all permits and licenses which may be required to complete the Project and all related Work as contemplated by the Contract Documents.

13. Insurance:

A. Prior to Commencement of Work:

(i) Prior to commencement of any Work under the Contract Documents, Contractor shall supply to the Village certificates of insurance as specified below, provided, however, these insurance requirements shall not be applicable to any Contract which is only for the purchase of goods by the Village, but which does not include the installation thereof by the Contractor. Contractor shall not start the Work under the related Contract until Contractor has obtained all insurance required under this Paragraph 12, and all such insurance coverage has been obtained and approved by the Village Manager, or his designee.

(ii) Minimum Scope of Insurance:

Coverage shall be at least as broad as Insurance Services Office (“ISO”) Commercial General Liability occurrence form CG 00 01 04 13 with the “Village of Orland Park and its officers, officials, employees, agents and volunteers” named as additional insureds on a primary and non-contributory basis. This primary, non-contributory additional insured coverage shall be confirmed through the following required policy endorsements: ISO Additional Insured Endorsement CG 20 10 04 13 or CG 20 26 04 13, and CG 20 01 04 13.

If this box is checked, a Completed Operations Endorsement (CG 20 37 04 13) is also required.

B. Insurance Required: The Contractor shall procure and maintain, for the duration of the Contract, insurance against claims for injuries to persons or damage to property, which may arise from or in connection with the performance of the Work hereunder by the Contractor, its employees, subcontractors, and other agents, and:

(i) Commercial General Liability:

(a) \$1,000,000 combined single limit per occurrence for bodily injury, and property damage and \$1,000,000 per occurrence for personal injury. The general aggregate shall be \$2,000,000.

1421379-02-5-16

- (b) The Village of Orland Park, and its officers, officials, employees, agents and volunteers, are to be named and covered as additional insureds as respects: liability arising out of the Contractor's work, including activities performed by or on behalf of the Contractor; products and completed operations of the Contractor; premises owned, leased or used by the Contractor, or automobiles owned, leased, hired or borrowed by the Contractor. The coverage shall contain no special limitations on the scope of protection afforded to the Village of Orland Park and its officers, officials, employees, agents and/or volunteers.
- (c) The Contractor's insurance coverage shall be primary and non-contributory as respects the Village of Orland Park and its officers, officials, employees, agents and volunteers. Any insurance or self-insurance maintained by the Village of Orland Park and/or on behalf of its officers, officials, employees, agents and/or volunteers shall be excess of Contractor's insurance and shall not contribute with it.
- (d) Any failure to comply with reporting provisions of any applicable insurance policies shall not affect coverage provided to the Village of Orland Park and/or its officers, officials, employees, agents and/or its volunteers.
- (e) The Contractor's insurance shall contain a Severability of Interests/Cross-Liability clause or language stating that Contractor's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.
- (f) If any commercial general liability insurance is being provided under an excess or umbrella liability policy that does not "follow form", then the Contractor shall be required to name the "Village of Orland Park, and its officers, officials, employees, agents and volunteers" as additional insureds.
- (g) All general liability coverages shall be provided on an occurrence policy form. Claims-made general liability policies will not be accepted.
- (h) The Contractor and all subcontractors hereby agree to waive any limitation as to the amount of contribution recoverable against them by the Village of Orland Park, and/or by its officers, officials, employees, agents and/or its volunteers. This specifically includes any limitation imposed by any state statute, regulation, or case law including any Workers' Compensation Act provision that applies a limitation to the amount recoverable.
- (ii) Owners and Contractors Protective Liability (OCP) Policy: The OCP Policy shall name the "Village of Orland Park, and its officers, officials, employees, agents and volunteers" as insured or as additional insured and shall include coverage of \$1,000,000 combined single limit per occurrence for bodily injury and property damage;
(Required for large construction projects; applicable if box is checked)
- (iii) ISO Business Auto Liability coverage form number CA 00 01, Symbol 01 "Any Auto": \$1,000,000 combined single limit per accident for bodily injury, and property damage and \$1,000,000 per occurrence for personal injury.
- (iv) Workers' Compensation insurance as required by the Workers' Compensation Act of the State of Illinois with coverage of statutory limits and Employers' Liability Insurance with limits of \$500,000 per accident:
 - (a) The insurer shall agree to waive all rights of subrogation against the "Village of Orland Park, its officers, officials, employees, agents and volunteers" for losses arising from work performed by the Contractor for the Village.
 - (b) NCCI Alternate Employer Endorsement (WC 00 03 01 A) in place to insure that workers' compensation coverage applies under Contractor's coverage rather than under the coverage of the Village of Orland Park, and/or of its officers, officials, employees, agents and/or its volunteers (if the Village of Orland Park, its officers, officials, employees, agents and/or its volunteers are borrowing, leasing or in day to day control of Contractor's employee).

1421379-02-6-16

- (v) Builder's Risk Property Coverage with "Village of Orland Park" named as the loss payee: insurance shall be provided against "all risk" of physical damage, including water damage (flood and hydrostatic pressure not excluded) on a completed replacement cost basis;
(Required for a general contractor on a building construction project; applicable if box is checked)
 - (vi) Environmental Impairment/Pollution Liability Coverage: \$1,000,000 combined single limit per occurrence for bodily injury, property damage and remediation costs, including but not limited to, for pollution incidents as a result of a claim for bodily injury, property damage or remediation costs from an incident at, on or migrating beyond the contracted work site. Coverage shall be extended to Non-Owned Disposal sites resulting from a pollution incident at, on or mitigating beyond the site; and also provide coverage for incidents occurring during transportation of pollutants; and
(Required if the project involves an exposure to or risk of environmental impairment and/or pollution liability from a worksite; applicable if box is checked)
 - (vii) Umbrella Policy: If the general aggregate limit for Commercial General Liability coverage provided is less than \$2,000,000, pursuant to Section 13(B)(i) above, then a \$2,000,000 Umbrella Policy shall also be provided, which policy shall follow all required coverages as set forth above, other than Worker's Compensation and Professional Liability.
 - (viii) Cyber Liability Coverage: for losses arising out of the Contractors work or work product resulting from a network/data breach, malware infection, cyber extortion, ransomware, exposure of confidential, personally identifiable and financial information, intellectual property and other related breaches. This coverage will apply to but not limited to damages for notification cost, credit monitoring expenses, public relations expenses, computer system/software damage and related financial losses.
- C. Deductibles and Self-Insured Retentions: Any deductibles or self-insured retentions must be declared to and approved by the Village of Orland Park.
- D. All Coverages:
- (i) No Waiver. Under no circumstances shall the Village, or its officers, officials, employees, agents or volunteers be deemed to have waived any of the insurance requirements of this Contract by any act or omission, including, but not limited to:
 - (a) Allowing work by Contractor or any subcontractor to start before receipt of Certificates of Insurance and Additional Insured Endorsements.
 - (b) Failure to examine, or to demand correction of any deficiency, of any Certificate of Insurance and Additional Insured Endorsement received.
 - (ii) Each insurance policy required shall have the Village of Orland Park expressly endorsed onto the policy as a Cancellation Notice Recipient. Should any of the policies be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions.
 - (iii) When requested by the Village Manager, or his designee, Contractor shall promptly provide the respective original insurance policies for review and approval by the Village Manager, or his designee.
- E. Acceptability of Insurers: Insurance is to be placed with insurers with a Best's rating of no less than A-, VII and licensed to do business in the State of Illinois.
- F. Verification of Coverage: Contractor shall furnish the Village of Orland Park with certificates of insurance naming the "Village of Orland Park, its officers, officials, employees, agents and volunteers", as additional insureds, and with original endorsements affecting coverage required by this clause. The certificates and endorsements for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf. The certificates and endorsements are to be received and approved by the Village Manager, or his designee, before any work commences. The following additional insured endorsements may be utilized: ISO Additional Insured Endorsements CG 20 10 04 13 or CG 20 26 04 13. The Village reserves the right to request full certified copies of the insurance policies and endorsements.
- If this box is checked, a Completed Operations Endorsement (CG 20 37 04 13) is also required.

1421379-02-7-16

- G. Subcontractors: Contractor shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverages for subcontractors shall be subject to all of the requirements stated herein.
- H. Assumption of Liability: Contractor assumes liability for all injury to or death of any person or persons including employees of the Contractor, any subcontractor, any supplier or any other person and assumes liability for all damage to property sustained by any person or persons occasioned by or in any way arising out of any work performed pursuant to this Contract.
- I. Insurance Certifications: In addition to providing Certificates of Insurance as required by the contract documents, the Contractor shall submit to the Village a signed certification with each Request for Payment, stating that all the insurance required of the Contractor remains in force. Failure to submit such a certification shall be grounds to withhold payment in full or in part.
- J. Insurance Requirements Cannot Be Waived by Village: Under no circumstances shall the Village be deemed to have waived any of the insurance requirements of the related Contract by any act or omission, including, but not limited to: (1) allowing the Work to commence by the Contractor or any subcontractor of any tier before receipt of Certificates of Insurance; (2) failing to review any Certificates of Insurance received; (3) failing to advise the Contractor or any subcontractor of any tier that any Certificate of Insurance fails to contain all the required insurance provisions, or is otherwise deficient in any manner; or (4) issuing any payment without receipt of a Sworn Statement from the Contractor and all subcontractors of any tier stating that all the required insurance is in force. The Contractor agrees that the obligation to provide the insurance required by this Agreement or any of the contract documents is solely its responsibility and that this is a requirement which cannot be waived by any conduct, action, inaction or omission by the Village. Contractor shall also protect the Village by specifically incorporating this Paragraph into every subcontract entered into relative to the Work contemplated herein and also requiring that every subcontractor incorporate this Paragraph into every sub-subcontract it enters into relative to the Work contemplated herein.
- K. Liability of Contractor and Subcontractor is Not Limited by Purchase of Insurance: Nothing contained in the insurance requirements of this Agreement or any Contract Documents is to be construed as limiting the liability of the Contractor or the liability of any subcontractor of any tier, or either of their respective insurance carriers. The Village does not, in any way, represent that the coverages or limits of insurance specified is sufficient or adequate to protect the Village, the Contractor, or any subcontractor's interest or liabilities, but are merely required minimums. The obligation of the Contractor and every subcontractor of any tier to purchase insurance shall not, in any way, limit their obligations to the Village in the event that the Village should suffer an injury or loss in excess of the amount recoverable through insurance, or any loss or portion of the loss which is not covered by either the insurance of the Contractor or any subcontractor's insurance.
- L. Notice of Bodily Injury or Property Damage: The Contractor shall notify the Village, in writing, of any actual or possible claim for personal injury or property damage relating to the Work, or of any occurrence which might give rise to such claim, promptly upon obtaining first knowledge of same.
- M. Updated Proof Required: The Contractor agrees that at any time upon the demand of the Village, updated proof of such insurance coverage will be submitted to the Village. There shall be no additional charge to the Village for said insurance.
- N. Safety/Loss Prevention Program Requirements: The Contractor shall provide written confirmation that a safety/loss prevention program was in place at least 90 days prior to submitting the bid proposal and is continuing. Evidence of completed employee safety training shall be provided to the Village and approved by the Village Manager, or his designee.
- O. Higher and More Expansive Standard Applicable: To the extent other insurance requirements of the contract documents contradict this Paragraph 13, the more expansive and higher standard, in terms of type and amount of coverage, shall govern.

1421379-02-8-16

14. Indemnity:

- A. To the fullest extent permitted by law, the Contractor hereby agrees to defend, indemnify and hold harmless the Village, its elected and appointed officials, employees and agents against all injuries, deaths, loss, damages, claims, patent claims, suits, liabilities, judgments, costs and expenses, which may in anywise accrue against the Village, its elected and appointed officials, employees, and agents arising in whole or in part or in consequence of the performance of the Work by the Contractor, its employees, or subcontractors, or which may in anywise result therefrom, except that arising out of the sole legal cause of the Village, its elected and appointed officials, employees or agents, the Contractor shall, at its own expense, appear, defend and pay all charges of attorneys and all costs and other expenses arising therefrom or incurred in connection therewith, and, if any judgment shall be rendered against the Village, its elected and appointed officials, employees or agents, in any such action, the Contractor shall, at its own expense, satisfy and discharge the same.
- B. Contractor expressly understands and agrees that any performance bond or insurance policies required by this Contract, or otherwise provided by the Contractor, shall in no way limit the responsibility to indemnify, keep and save harmless and defend the Village, its elected and appointed officials, employees or agents as herein provided.
- C. Contractor further agrees that to the extent that money is due the Contractor by virtue of this Contract as shall be considered necessary in the judgment of the Village, such funds may be retained by the Village to protect itself against said loss until such claims, suits, or judgments shall have been settled or discharged and/or evidence to that effect shall have been furnished to the satisfaction of the Village.
- D. In the event that the Village is not immune from liability under any applicable law, and only in such event, the Village hereby agrees to indemnify and hold harmless the Contractor, its officers, directors, employees and subcontractors (collectively, Contractor) against all damages, liabilities or costs, including reasonable attorney's fees and defense costs, to the extent caused by the Village's negligent acts in connection with the Project and the acts of the Village, and/or any of its officers, trustees and/or employees.
- E. Neither the Village nor the Contractor shall be obligated to indemnify the other party in any manner whatsoever for the other party's own negligence, or for the acts of their respective officers, trustees, employees and/or agents.
- F. The provisions of this Paragraph 14 shall survive any termination of the Contract.

15. Village Confidential Information:

- A. Contractor warrants that it shall not disclose, use, sell, rent, trade, or otherwise provide Village Confidential Information to any person, firm, or entity for any purpose outside of the specific purposes of the Contract Documents, except as necessary to comply with applicable State or Federal laws.
- B. The provisions of this Paragraph 15 shall survive any termination of the Contract.

16. Professional Standard: The Contractor hereby covenants and agrees that the Contractor will perform all Services described in this Agreement in accordance with the Professional Standard. In connection with the execution of this Agreement, the Contractor warrants and represents as follows:

- A. Feasibility of Performance. The Contractor (i) has carefully examined and analyzed the provisions and requirements of this Agreement, including all Exhibits hereto; (ii) understands the nature of the Services required; (iii) from its own analysis has satisfied itself, to the extent reasonably possible, as to the nature of all things needed for the performance of this Agreement and all other matters that in any way may affect this Agreement or its performance; (iv) represents that this Agreement is feasible of performance in accordance with all of its provisions and requirements; and (v) can and will perform, or cause to be performed, the Services in accordance with the provisions and requirements of this Agreement.

1421379-02-9-16

- B. Ability to Perform: The Contractor hereby represents and warrants to the Village, with the intention that the Village rely thereon in entering into this Agreement, that: (a) the Contractor is financially solvent; (b) the Contractor, and each has the training, capability, experience, expertise, and licensing necessary to perform the Services in accordance with the requirements of this Agreement and the Professional Standard; (c) the Contractor possesses and will keep in force all required licenses, permits and accreditations to perform the Services; (d) the Contractor has full power to execute, deliver and perform this Agreement and has taken all necessary action to authorize such execution, delivery and performance; (e) the individual(s) executing this Agreement are duly authorized to sign the same on the Contractor's behalf and to bind the Contractor hereto; and (f) the Contractor will perform the Services described herein promptly, diligently and continuously with an adequate number of qualified personnel to ensure such performance.
- C. Authorized to do Business in Illinois: The Contractor certifies that it is a legal entity authorized to do business in Illinois, 30 ILCS 500/1.15.8, 20-43.
- D. Certification to Enter into Public Contracts: The Contractor certifies that it 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 violating the prohibition set forth in Section 50-10.5(e) of the Illinois Procurement Code, 30 ILCS 500/50-10.5e or any similar offense of any State of the United States which contains the same elements as the Illinois offenses of bid-rigging or bid rotating.
- E. Payment to the Illinois Department of Revenue: Contractor certifies that it is not delinquent in payment of any taxes to Illinois Department of Revenue.
- F. Debarment. The Contractor certifies that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in the Agreement by any federal department or agency. The Contractor will not knowingly use the services of any related party barred or ineligible for contracts by any federal, state or local governmental agency or applicable Laws for any purpose in the performance of the Services.
- G. Interest of members of the Village: Contractor certifies that no member of the governing body of the Village and no other officer, employee, or agent of the Village who exercises any functions or responsibilities in connection with the planning or carrying out of the Services, has any personal financial interest, direct or indirect, in this Agreement; and the Contractor shall take appropriate steps to assure compliance.
- H. Interest of Professional Services Provider and Employees: Contractor certifies that it presently has no interest and shall not acquire interest, direct or indirect, in the various project areas or any parcels therein or any other interest which would conflict in any manner or degree with the performance of Contractor Services hereunder. The Contractor further covenants that in the performance of this Agreement, no person having such interest shall be employed.
17. No Conflicts of Interest: The Contractor warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor, to solicit or secure this contract, and that it has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Contractor, any fee, commission, percentage, brokerage fee, gift(s), or any other consideration, contingent upon or resulting from the award or the making of this Contract.
18. Compliance with Laws: Contractor shall comply with all federal, state, and local laws, ordinances, rules and regulations, and any and all orders and decrees of any court, administrative body or tribunal applicable to the performance of the Contract. Contractor shall comply with all applicable laws, regulations, and rules promulgated by any Federal, State, County, Municipal and/or other governmental unit or regulatory body now in effect or which may be in effect during the performance of the Work. Included within the scope of the laws, regulations, and rules referred to in this paragraph, but in no way to operate as a limitation, are: Occupational

1421379-02-10-16

Safety & Health Act (“OSHA”); Illinois Department of Labor (IDOL”), Department of Transportation, and all forms of traffic regulations; public utility, Intrastate and Interstate Commerce Commission regulations; Workers’ Compensation Laws, the Employment of Illinois Workers on Public Works Act, the Social Security Act of the Federal Government and any of its titles, the Illinois Human Rights Act, and EEOC statutory provisions and rules and regulations. Evidence of specific regulatory compliance will be provided by the Contractor if requested by the Village.

19. Equal Employment Opportunity: The Contractor shall be an “equal opportunity employer” as defined in the United States Code Annotated. The Contractor shall be required to comply with the President’s Executive Order No. 11246, as amended, and the requirements for Bidders and Contractors under this order are explained in 41 CFR 60-4. The Contractor shall fully comply with all applicable provisions of the Illinois Human Rights Act.
20. Certifications: By the execution of this Agreement, the Contractor certifies that: (1) the Contractor is not delinquent in the payment of any tax administered by the Illinois Department of Revenue as required by 65 ILCS 5/11-42.1-1; (2) the Contractor has a written sexual harassment policy as required by and shall otherwise comply in all respects with the Illinois Human Rights Act (775 ILCS 5/2-105(A)(4)); (3) the Contractor shall provide a drug-free workplace as required by and shall otherwise comply with the Illinois Drug-Free Workplace Act (30 ILCS 580/1, et seq.); (4) the Contractor has in place a written policy as required by and that it does and shall otherwise comply with the Illinois Substance Abuse Prevention on Public Works Projects Act (820 ILCS 265/1, et seq.); and (5) the Contractor is not and/or was not barred from bidding on this contract pursuant to Section 33E-3 or 33E-4 of the Illinois Criminal Code (720 ILCS 5/33E-3 and 5/33E-4).
21. Project Documentation: Upon execution of this Agreement relative to the Project, notwithstanding anything contained in any other Contract Documents to the contrary, the Contractor and its subcontractors agree to and shall release to the Village any and all right, title, and interest in and to any and all Project Documentation depicting, documenting, or recording the Services, and/or the Work, and/or the Project which is the subject of the Contract Documents, prepared or created by the Contractor t and/or its subcontractors, including but not limited to any and all drawings, plans, specifications, photos, reports, videos, and/or other recordings on any electronic media (sometimes collectively referred to as “Project Documentation”), and any and all of such Project Documentation shall become the property of the Village. The Contractor and its subcontractors further warrant to the Village that they have the legal right to convey said Project Documentation to the Village. The Work contemplated by the Contract Documents shall not be considered complete until and unless legible and complete physical and electronic copies of all such Project Documentation have been delivered to the Village. The Village may reuse Project Documentation without the prior written authorization of the Contractor, but the Village agrees to waive any claim against the Contractor arising from any unauthorized reuse or modification of the Project Documentation.
22. Independent Contractor: It is mutually understood and agreed that the Contractor shall have full control of the ways and means of performing the Professional Services referred to above and/or which is the subject of this Agreement and the related Contract and that the Contractor or his/its employees, representatives or Subcontractor’s are in no sense employees of the Village, it being specifically agreed that in respect to the Village, the Contractor and any party employed by the Contractor bears the relationship to the Village of an independent contractor.
23. Prevailing Wage Act Notice [Check box that applies]:
 - The Illinois Prevailing Wage Act (820 ILCS 130/01, et seq.) does not apply to this Contract.
 - The Illinois Prevailing Wage Act (820 ILCS 130/01, et seq.) does apply to this Contract.

1421379-02-11-16

This Contract calls for the construction 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 current “prevailing rate of wages” (hourly cash wages plus amount for fringe benefits) in the county where the work is performed. The Illinois Department of Labor (“IDOL”) publishes the prevailing wage rates on its website at <http://labor.illinois.gov/>. The IDOL may revise the prevailing wage rates from time to time and the contractor/subcontractor has an obligation to check the IDOL’s website for revisions to prevailing wage rates and comply with the most current prevailing wage rates. For information regarding current prevailing wage rates, please refer to the IDOL website. All contractors and subcontractors rendering services under this contract must comply with all requirements of the Act, including but not limited to, all wage requirements and notice and record keeping duties, including but not limited to each contractor and subcontractor who participates in public works to file with the Illinois Department of Labor (IDOL) certified payroll for those calendar months during which work on a public works project has occurred. The Act requires certified payroll to be filed with IDOL no later than the 15th day of each calendar month for the immediately preceding month through the Illinois Prevailing Wage Portal—an electronic database IDOL has established for collecting and retaining certified payroll. The Portal may be accessed using this link: <https://www2.illinois.gov/idol/Laws-Rules/CONMED/Pages/Prevailing-Wage-Portal.aspx>. The Village reserves the right to withhold payment due to Contractor until Contractor and its subcontractors display compliance with this provision of the Act. The Contractor shall also pay prevailing wages at rates not less than those prevailing under Davis-Bacon Wage Act Provisions as determined by the U.S. Department of Labor to all laborers, workmen and mechanics performing work under this Contract, if such Act is applicable, and, in such event, the more restrictive (i.e., higher) prevailing wage requirements shall be applicable.

24. Employment of Illinois Workers on Public Works Act: This contract is subject to the Illinois Preference Act (30 ILCS 570) since this fixed work construction or improvement is funded or financed in whole or in part with State funds or funds administered by the State of Illinois. Contractors on state public works projects are required to employ a workforce that is comprised of at least 90% Illinois residents during periods of excessive unemployment, which occurs when the level of unemployment in Illinois has exceeded 5% for at least 2 consecutive months. An “Illinois laborer” is defined as any person who has resided in Illinois for at least 30 days and intends to become or remain an Illinois resident. The Contractor shall require all subcontractors (if any) to conform with said laws, and any rules or regulations now and thereafter issued pursuant to said laws by Contractor, his subcontractors, and/or anyone working through or on behalf of Contractor or Contractor’s subcontractors.
25. Warranty and Guarantee: In addition to any manufacturer’s warranty(ies) on materials, parts and/or equipment to be supplied pursuant to the Contract Documents, the Contractor warrants and guarantees that for a period of two (2) years from the date of substantial completion of the Project that the completed Project shall be free from all defects and deficiencies due to faulty equipment, materials or workmanship, and/or because they do not comply with the Contract Documents, all as shall be determined solely by the Village, and the Contractor shall promptly correct, repair, and/or replace any and all such equipment, materials and/or Work which has been determined by the Village to be defective, deficient, and/or not in compliance with the Contract Documents including, but not limited to, the repairs of any resulting damage to other parts of the Project. In the event that the Contractor should fail to make such correction(s), repair(s), and/or replacement(s) (“remedial work”) that the Village has determined to be necessary to remedy such defects, deficiencies, and/or non-compliance with the Contract Documents, the Village may do so, and the Contractor shall be liable for all damages as provided by law, including but not limited to any costs incurred by the Village for any such remedial work. The Performance and Payment Bond, if one is applicable, shall remain in full force and effect through the warranty/guarantee period.

1421379-02-12-16

26. Standard Specifications:

- A. If applicable, all Work performed by Contractor that is associated with the fulfillment of this Agreement and/or the related Purchaser Order/Contract shall conform to the terms of the latest edition of the Illinois Department of Transportation (“IDOT”) Standard Specifications for Road and Bridge Construction where this document is otherwise silent. The applicable Standard Specifications, as herein specified, shall apply to all work and materials performed under this Contract unless revised by the Specifications, also herein included as part of the Contract Documents.
- B. If applicable, through the course of the Project, the Contractor shall be responsible for the maintenance of traffic through and around the zone of work consistent with Section 648 of the IDOT Standard Specifications for Road and Bridge Construction. The cost for this activity shall be considered incidental to the cost of the improvement.
- C. If applicable, all traffic control measures employed during the term of this contract shall be in accordance with the applicable sections of the IDOT Standard Specifications, the Supplemental Specifications, and the “Illinois Manual Uniform Traffic Control Devices for Streets and Highways”.

27. Permitted Hours of Work: All construction activity shall be permitted only during the following work hours: a ten (10) hour period from 7:00 A.M. until 5:00 P.M. on weekdays; Saturday work is permitted after 8:00 A.M. until 5:00 P.M., provided that the Contractor has made prior arrangements with representatives of the Village; and work shall not occur on Sundays or Holidays, except s specifically authorized by the Village in writing,

28. Restoration of Work Site: The Contractor shall be obligated to remove all debris from the Work site at the Contractor’s expense. The Contractor shall, at its sole cost and expense, as part of the Work required by this Agreement and the related Contract, replace and restore any grass, vegetation or plantings disturbed or removed by the Contractor, to their condition before the performance of the Work, and such removal shall only occur after approval in advance in writing by the Village’s designee. Without limiting the generality of the foregoing, the Contractor shall be obligated to: (1) re-grade and re-seed the ground surface, (2) replace any damaged vegetation, other than trees and bushes removed pursuant to the authority of the Village’s designee, with new plantings of good health and quality with species consistent with the recommendation of the Village’s designee, and (3) repair any damage to any paved surfaces disturbed by the Work. While the Work is in progress and until all required restoration work is completed, the Contractor shall comply with customary and usual initial erosion practices consistent with good engineering procedures and the requirements of all applicable ordinances.

29. Right to Alter Plans and Scope Reserved: The Village reserves the right to alter the plans, extend or shorten the improvements, add to the Work as may be necessary, and increase or decrease the scope and/or quantity of the Work, including the deduction or cancellation of any one or more of the unit price items, or to cancel the Contract and the Work in its entirety for any reason.

30. Duration: This Contract shall be in effect from the date of this Contract until the completion of the Work, but the obligations of the Contractor under the Paragraphs 14 and 15 hereof shall continue after such termination.

31. Advertisement: The Contractor is specifically denied the right to use in any form or medium the name of the Village for public advertising unless express permission is granted by the Village.

32. Amendments: No agreement or understanding to modify the Contract or the related Contract Documents shall be binding upon the Village unless such amendment is in writing and signed by the Village’s authorized agent.

1421379-02-13-16

All specifications, drawings, and data submitted to the Contractor with this Agreement or the related Contract Documents are hereby incorporated and made part thereof.

33. **Termination:** The following shall constitute events of default under this Agreement and the related Contract: a) any material misrepresentation made by the Contractor to the Village, b) any failure by the Contractor to perform any of its obligations under this Contract including, but not limited to, the following: (i) failure to commence performance of this Contract at the time specified in the Contract due to a reason or circumstance within the reasonable control of the Contractor, (ii) failure to perform this Contract with sufficient personnel and equipment or with sufficient material to ensure the completion of this Contract within the specified time due (i.e., by the Completion Date) to a reason or circumstance within the Contractor's reasonable control, (iii) failure to perform this Contract in a manner reasonably satisfactory to the Village, (iv) failure to promptly re-do or re-perform within reasonable time the services that were rejected by the Village as erroneous or unsatisfactory, (v) failure to comply with a material term of this Contract, (vi) failure of the Contractor to completely furnish the contracted goods or services to the Village within the time period specified by the Contract Documents; (vii) any breach or violation of Contractor or its employees, or agents, of its obligations under the Village Confidential Information provisions of Paragraph 23 of this Agreement; and (viii) any other acts specifically and expressly stated in this Contract as constituting a basis for termination for cause. At least ten (10) days prior to the date that the Contractor shall be declared in default of the Contract, the Village shall give written notice by certified mail to the Contractor. This notice shall state the reasons that the Contractor is being declared in default of the Contract. Failure by the Contractor to correct the stated deficiencies within the notice period shall result in the Contractor being declared in default of the Contract. Issuance of the notice by the Village shall be an indication of the intentions of the Village to take the work out of the hands of the Contractor and to hire others to complete the defaulted work. Upon default, the Contractor shall be liable for all damages sustained by the Village as provided by law as a result of such default, including but not limited to all costs incurred by the Village to fully complete all the work specified in the Contract Documents and all expense of every kind incurred by the Village in remedying any defect(s) and/or deficiency(ies), or failure by the Contractor to conform to the Contract Documents and any such costs incurred by the Village may also be paid by the Village out of such monies as otherwise may be due or otherwise may become due to said Contractor pursuant to the Contract Documents. Notwithstanding any other provision hereof, the Village may terminate the Agreement in the event of a default by the Contractor or without cause at any time upon 15 days prior written notice to the Contractor. In the event that the Agreement is so terminated and the Contractor is not in default or breach of this Agreement, the Contractor shall be paid for Services actually performed and reimbursable expenses actually incurred, if any, prior to termination, not exceeding the value of the Services completed which shall be determined on the basis of the rates set forth in the Contractor's Proposal.

34. **Notices and Communications:** Where notice is required by the Agreement it shall be considered received if it is delivered in person, sent by registered United States mail, return receipt requested, delivered by messenger or mail service with a signed receipt, sent by facsimile or e-mail with an acknowledgment of receipt, to the following:

To the Village:

Name: Jack Neven
Village of Orland Park
14700 South Ravinia Avenue
Orland Park, Illinois 60462
Telephone: 708-403-6358

To the Contractor:

Name: Tony DiPaola
Strada Construction Co
1742 W Armitage Court
Addison, IL, 60101
Telephone: (630) 627-3800

1421379-02-14-16

Email: jneven@orlandpark.org

e-mail: 4re360@comcast.net

or to such other person or persons or to such other address or addresses as may be provided by either party to the other party.

35. Illinois Freedom of Information Act: The Contractor agrees to maintain all records and documents for projects of the Village of Orland Park in compliance with the Freedom of Information Act (FOIA), 5ILCS 140/4 et seq. In addition, Contractor shall produce, without cost to the Village, records which are responsive to a request received by the Village under the FOIA so that the Village may provide records to those requesting them within the timeframes required. If additional time is necessary to compile records in response to a request, then Contractor shall so notify the Village and if possible, the Village shall request an extension so as to comply with the FOIA. In the event that the Village is found to have not complied with the FOIA, based upon Contractor's failure to produce documents or otherwise appropriately respond to a request under the FOIA, then Contractor shall indemnify and hold harmless, and pay all amounts determined to be due including but not limited to fines, costs, attorney fees and penalties
36. Supersede: The terms, conditions and specifications set forth in this Agreement shall supersede, govern, and prevail over any inconsistent terms, conditions, and/or specifications on any other Contract Documents.
37. Severability: In the event any section, subsection, paragraph, sentence, clause, phrase or provision of this instrument or part thereof shall be deemed unlawful, invalid, unenforceable or ineffective by any court of competent jurisdiction, such decision shall not affect the validity, enforceability or effectiveness of the remaining portions of this instrument.
38. Facsimile or Digital Signatures: Facsimile or digital signatures shall be sufficient for purposes of executing, negotiating, and finalizing this Contract, and this Contract shall be deemed delivered as if containing original signatures if such delivery is made by emailing a PDF of a scanned copy of the original, hand-signed document, and/or by use of a qualified, established electronic security procedure mutually agreed upon by the Parties.
39. Counterparts: This Agreement may be executed in one or more counterparts, which counterparts when affixed together, shall constitute one and the same original document.
40. No Third Party Beneficiaries: The parties do not intend to confer any benefit hereunder on any person, firm or corporation other than the parties hereto.
41. Entire Agreement: The Contract Documents (including all Exhibits attached thereto which by reference are made a part of the Agreement) and all other written agreements signed by all of the parties hereto which by their express terms are a part of the Contract Documents, are the final expression of, and contain the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior understandings with respect thereto. The parties do not intend to confer any benefit hereunder on any person, firm or corporation other than the parties hereto.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized officer in quadruplicate counterparts, each of which shall be considered as an original

1421379-02-15-16

Strada Construction Co

VILLAGE OF ORLAND PARK

E-SIGNED by Antonio DiPaola
By: on 2025-06-11 16:31:44 GMT

E-SIGNED by George Koczwarra
By: on 2025-06-12 00:38:33 GMT

Name: Antonio DiPaola

Name: George Koczwarra

Its President

& Authorized Agent

Title: Village Manager

EXHIBIT A
[ATTACH]

Scope of Work as set forth in Contractor's Proposal dated April 5, 2025
or Village RFP, ITB, and/or Purchase Order No. 25-021 dated April 9, 2025

EXHIBIT B
[ATTACH IF REQUIRED]
Schedule of Fees

1421379-02-16-16

Exhibit A



Illinois Department
of Transportation

Local Public Agency
Formal Contract Proposal

COVER SHEET

Proposal Submitted By:

Contractor's Name

STRADA CONSTRUCTION CO

Contractor's Address

1742 W. HERMITAGE CT

City

ADDISON

State

Zip Code

IL

60101

STATE OF ILLINOIS

Local Public Agency

Village of Orland Park

County

Cook

Section Number

25-00094-00-SW

Route(s) (Street/Road Name)

Various

Type of Funds

MFT

Proposal Only Proposal and Plans Proposal only, plans are separate

Submitted/Approved

For Local Public Agency:

For a County and Road District Project

Submitted/Approved

Highway Commissioner Signature & Date

Submitted/Approved

County Engineer/Superintendent of Highways Signature & Date

For a Municipal Project

Submitted/Approved/Passed

Signature & Date

Jim Lubitz

2-11-25

Official Title

Interim Village Manager

Department of Transportation

Released for bid based on limited review

Regional Engineer Signature & Date

Jose Rios / KS 2-21-25

Note: All proposal documents, including Proposal Guaranty Checks or Proposal Bid Bonds, should be stapled together to prevent loss when bids are processed.



Local Public Agency	County	Section Number	Route(s) (Street/Road Name)
Village of Orland Park	Cook	25-00094-00-SW	Various

NOTICE TO BIDDERS

Sealed proposals for the project described below will be received at the office of Village Clerk

Village of Orland Park, 14700 S. Ravinia Avenue, IL 60462	until 11:00 AM	on 04/09/25
Address	Time	Date

Sealed proposals will be opened and read publicly at the office of Village Clerk

Village of Orland Park, 14700 S. Ravinia Avenue, IL 60462	at 11:00 AM	on 04/09/25
Address	Time	Date

DESCRIPTION OF WORK

Location	Project Length
Various locations throughout the Village of Orland Park	2.4 Miles

Proposed Improvement
Sidewalk removal and replacement, detectable warnings, and all other related items as specified at various locations throughout the Village of Orland Park.

1. Plans and proposal forms will be available in the office of
Online at BidNet Direct, https://www.bidnetdirect.com/illinois/villageoforlandpark Brian Fei, Assistant Public Works Director, (708) 403-6350. \$0 BidNet Registration Fee, \$0 Proposal Fee.

2. Prequalification
If checked, the 2 apparent as read low bidders must file within 24 hours after the letting an "Affidavit of Availability" (Form BC 57) in triplicate, showing all uncompleted contracts awarded to them and all low bids pending award for Federal, State, County, Municipal and private work. One original shall be filed with the Awarding Authority and two originals with the IDOT District Office.
3. The Awarding Authority reserves the right to waive technicalities and to reject any or all proposals as provided in BLRS Special Provision for Bidding Requirements and Conditions for Contract Proposals.
4. The following BLR Forms shall be returned by the bidder to the Awarding Authority:
 - a. Local Public Agency Formal Contract Proposal (BLR 12200)
 - b. Schedule of Prices (BLR 12201)
 - c. Proposal Bid Bond (BLR 12230) (if applicable)
 - d. Apprenticeship or Training Program Certification (BLR 12325) (do not use for project with Federal funds.)
 - e. Affidavit of Illinois Business Office (BLR 12326) (do not use for project with Federal funds)
5. The quantities appearing in the bid schedule are approximate and are prepared for the comparison of bids. Payment to the Contractor will be made only for the actual quantities of work performed and accepted or materials furnished according to the contract. The scheduled quantities of work to be done and materials to be furnished may be increased, decreased or omitted as hereinafter provided.
6. Submission of a bid shall be conclusive assurance and warranty the bidder has examined the plans and understands all requirements for the performance of work. The bidder will be responsible for all errors in the proposal resulting from failure or neglect to conduct an in depth examination. The Awarding Authority will, in no case, be responsible for any costs, expenses, losses or changes in anticipated profits resulting from such failure or neglect of the bidder.
7. The bidder shall take no advantage of any error or omission in the proposal and advertised contract.
8. If a special envelope is supplied by the Awarding Authority, each proposal should be submitted in that envelope furnished by the Awarding Agency and the blank spaces on the envelopes shall be filled in correctly to clearly indicate its contents. When an envelope other than the special one furnished by the Awarding Authority is used, it shall be marked to clearly indicate its contents. When sent by mail, the sealed proposal shall be addressed to the Awarding Authority at the address and in care of the official in whose office the bids are to be received. All proposals shall be filed prior to the time and at the place specified in the Notice to Bidders. Proposals received after the time specified will be returned to the bidder unopened.
9. Permission will be given to a bidder to withdraw a proposal if the bidder makes the request in writing or in person before the time for opening proposals.

Local Public Agency	County	Section Number	Route(s) (Street/Road Name)
Village of Orland Park	Cook	25-00094-00-SW	Various

PROPOSAL

1. Proposal of STRAPA CONSTRUCTION Co
Contractor's Name
1742 W. HERMITAGE CT, ADDISON, IL 60101
Contractor's Address

2. The plans for the proposed work are those prepared by Village of Orland Park
and approved by the Department of Transportation on _____

3. The specifications referred to herein are those prepared by the Department of Transportation and designated as "Standard Specifications for Road and Bridge Construction" and the "Supplemental Specifications and Recurring Special Provisions" thereto, adopted and in effect on the date of invitation for bids.

4. The undersigned agrees to accept, as part of the contract, the applicable Special Provisions indicated on the "Check Sheet for Recurring Special Provisions" contained in this proposal.

5. The undersigned agrees to complete the work within _____ working days or by 10/17/25 unless additional time is granted in accordance with the specifications.

6. The successful bidder at the time of execution of the contract will _____ be required to deposit a contract bond for the full amount of the award. When a contract bond is not required, the proposal guaranty check will be held in lieu thereof. If this proposal is accepted and the undersigned fails to execute a contract and contract bond as required, it is hereby agreed that the Bid Bond of check shall be forfeited to the Awarding Authority.

7. Each pay item should have a unit price and a total price. If no total price is shown or if there is a discrepancy between the products of the unit price multiplied by the quantity, the unit price shall govern. If a unit price is omitted, the total price will be divided by the quantity in order to establish a unit price. A bid may be declared unacceptable if neither a unit price nor a total price is shown.

8. The undersigned submits herewith the schedule of prices on BLR 12201 covering the work to be performed under this contract.

9. The undersigned further agrees that if awarded the contract for the sections contained in the combinations on BLR 12201, the work shall be in accordance with the requirements of each individual proposal for the multiple bid specified in the Schedule for Multiple Bids below.

10. A proposal guaranty in the proper amount, as specified in BLRS Special Provision for Bidding Requirements and Conditions for Contract Proposals, will be required. Bid Bonds will _____ be allowed as a proposal guaranty. Accompanying this proposal is either a bid bond, if allowed, on Department form BLR 12230 or a proposal guaranty check, complying with the specifications, made payable to: Village of Orland Park Treasurer of Village of Orland Park

The amount of the check is _____ (BID BOND).

Attach Cashier's Check or Certified Check Here

In the event that one proposal guaranty check is intended to cover two or more bid proposals, the amount must be equal to the sum of the proposal guaranties which would be required for each individual bid proposal. If the proposal guaranty check is placed in another bid proposal, state below where it may be found.

The proposal guaranty check will be found in the bid proposal for: Section Number _____.

Local Public Agency	County	Section Number	Route(s) (Street/Road Name)
Village of Orland Park	Cook	25-00094-00-SW	Various

CONTRACTOR CERTIFICATIONS

The certifications hereinafter made by the bidder are each a material representation of fact upon which reliance is placed should the Department enter into the contract with the bidder.

1. **Debt Delinquency.** The bidder or contractor or subcontractor, respectively, certifies that it is not delinquent in the payment of any tax administered by the Department of Revenue unless the individual or other entity is contesting, in accordance with the procedure established by the appropriate Revenue Act, its liability for the tax or the amount of the tax. Making a false statement voids the contract and allows the Department to recover all amounts paid to the individual or entity under the contract in a civil action.
2. **Bid-Rigging or Bid Rotating.** The bidder or contractor or subcontractor, respectively, certifies that it is not barred from contracting with the Department by reason of a violation of either 720 ILCS 5/33E-3 or 720 ILCS 5/33E-4.

A violation of section 33E-3 would be represented by a conviction of the crime of bid-rigging which, in addition to Class 3 felony sentencing, provides that any person convicted of this offense, or any similar offense of any state or the United States which contains the same elements as this offense shall be barred for 5 years from the date of conviction from contracting with any unit of State or local government. No corporation shall be barred from contracting with any unit of State or local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent on behalf of the corporation.

A violation of Section 33E-4 would be represented by a conviction of the crime of bid-rotating which, in addition to Class 2 felony sentencing, provides that any person convicted of this offense or any similar offense of any state or the United States which contains the same elements as this offense shall be permanently barred from contracting with any unit of State or Local government. No corporation shall be barred from contracting with any unit of State or Local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation and: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract and that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent on behalf of the corporation.

3. **Bribery.** The bidder or contractor or subcontractor, respectively, certifies that, it has not been convicted of bribery or attempting to bribe an officer or employee of the State of Illinois or any unit of local government, nor has the firm made an admission of guilt of such conduct which is a matter of record, nor has an official, agent, or employee of the firm committed bribery or attempted bribery on behalf of the firm and pursuant to the direction or authorization of a responsible official of the firm.
4. **Interim Suspension or Suspension.** The bidder or contractor or subcontractor, respectively, certifies that it is not currently under a suspension as defined in Subpart I of Title 44 Subtitle A Chapter III Part 6 of the Illinois Administrative code. Furthermore, if suspended prior to completion of this work, the contract or contracts executed for the completion of this work may be canceled.

Local Public Agency Village of Orland Park	County Cook	Section Number 25-00094-00-SW	Route(s) (Street/Road Name) Various
--	-----------------------	---	---

SIGNATURES

(If an individual)

Bidder Signature & Date

Business Address

City **State** **Zip Code**

(If a partnership)

Firm Name

Signature & Date

Title

Business Address

City **State** **Zip Code**

Insert the Names and Addresses of all Partners

(If a corporation)

Corporate Name
 STRADA CONSTRUCTION CO

Signature & Date
 4/5/25

Title
 PRESIDENT

Business Address
 1742 W. ARMITAGE CT

City **State** **Zip Code**

ADDISON IL 60101

Insert Names of Officers

President
 ANTONIO DI PAOLA

Attest:



Secretary

Secretary

NICK DIBENEDETTO

Treasurer



Bureau of Construction
2300 South Dirksen Parkway/Room 322
Springfield, IL 62764

Instructions: Complete this form by either typing or using black ink. "Authorization to Bid" will not be issued unless both sides of this form are completed in detail. Use additional forms as needed to list all work.

Part I. Work Under Contract

List below all work you have under contract as either a prime contractor or a subcontractor. It is required to include all pending low bids not yet awarded or rejected. In a joint venture, list only that portion of the work which is the responsibility of your company. The uncompleted dollar value is to be based upon the most recent engineer's or owners estimate, and must include work subcontracted to others. If no work is contracted, show NONE.

	1	2	3	4	Awards Pending	Accumulated Totals
Contract Number						
Contract With						
Estimated Completion Date						
Total Contract Price						
Uncompleted Dollar Value if Firm is the Prime Contractor						
Uncompleted Dollar Value if Firm is the Subcontractor						
Total Value of All Work						0

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work for each contract and awards pending to be completed with your own forces. All work subcontracted to others will be listed on the reverse of this form. In a joint venture, list only that portion of the work to be done by your company. If no work is contracted, show NONE.

Earthwork						
Portland Cement Concrete Paving						
HMA Plant Mix						
HMA Paving						
Clean & Seal Cracks/Joints						
Aggregate Bases, Surfaces						
Highway, R.R., Waterway Struc.						
Drainage						
Electrical						
Cover and Seal Coats						
Concrete Construction						0
Landscaping						
Fencing						
Guardrail						
Painting						
Signing						
Cold Milling, Planning, Rotomilling						
Demolition						
Pavement Markings (Paint)						
Other Construction (List)						
Totals						0

Disclosure of this information is REQUIRED to accomplish the statutory purpose as outlined in the "Illinois Procurement Code." Failure to comply will result in non-issuance of an "Authorization To Bid." This form has been approved by the State Forms Management Center.

Part III. Work Subcontracted to Others.

For each contract described in Part I, list all the work you have subcontracted to others.

	1	2	3	4	Awards Pending
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Total Uncompleted					8

Notary

I, being duly sworn, do hereby declare this affidavit is a true and correct statement relating to ALL uncompleted contracts of the undersigned for Federal, State, County, City and private work, including ALL subcontract work, ALL pending low bids not yet awarded or rejected and ALL estimated completion dates.

Officer or Director

ANTONIO DIPAOLO

Title

PRESIDENT

Signature

[Handwritten Signature]

Date

4/5/25

Company

STRADA CONSTRUCTION CO

Address

1742 W-ARMITAGE CT

City

ADDISON

State

IL

Zip Code

60101

Subscribed and sworn to before me
 this 5th day of April,
[Handwritten Signature]
 (Signature of Notary Public)
 My commission expires 3/24/27

OFFICIAL SEAL
 LISA D SYREN
 NOTARY PUBLIC, STATE OF ILLINOIS
 MY COMMISSION EXPIRES: 03/24/2027

(Notary Seal)

Add pages for additional contracts



Affidavit of Availability
For the Letting of

Bureau of Construction
2300 South Dirksen Parkway/Room 322
Springfield, IL 62764

Instructions: Complete this form by either typing or using black ink. "Authorization to Bid" will not be issued unless both sides of this form are completed in detail. Use additional forms as needed to list all work.

Part I. Work Under Contract

List below all work you have under contract as either a prime contractor or a subcontractor. It is required to include all pending low bids not yet awarded or rejected. In a joint venture, list only that portion of the work which is the responsibility of your company. The uncompleted dollar value is to be based upon the most recent engineer's or owners estimate, and must include work subcontracted to others. If no work is contracted, show NONE.

	1	2	3	4	Awards Pending	Accumulated Totals
Contract Number						
Contract With						
Estimated Completion Date						
Total Contract Price						
Uncompleted Dollar Value if Firm is the Prime Contractor						
Uncompleted Dollar Value if Firm is the Subcontractor						
Total Value of All Work						0

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work for each contract and awards pending to be completed with your own forces. All work subcontracted to others will be listed on the reverse of this form. In a joint venture, list only that portion of the work to be done by your company. If no work is contracted, show NONE.

Earthwork						
Portland Cement Concrete Paving						
HMA Plant Mix						
HMA Paving						
Clean & Seal Cracks/Joints						
Aggregate Bases, Surfaces						
Highway, R.R., Waterway Struc.						
Drainage						
Electrical						
Cover and Seal Coats						
Concrete Construction						
Landscaping						
Fencing						
Guardrail						
Painting						
Signing						
Cold Milling, Planning, Rotomilling						
Demolition						
Pavement Markings (Paint)						
Other Construction (List)						
Totals						0

Disclosure of this information is REQUIRED to accomplish the statutory purpose as outlined in the "Illinois Procurement Code." Failure to comply will result in non-issuance of an "Authorization To Bid." This form has been approved by the State Forms Management Center.

Part III. Work Subcontracted to Others.

For each contract described in Part I, list all the work you have subcontracted to others.

	2	3	4	Awards Pending	1
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Total Uncompleted					0

Notary

I, being duly sworn, do hereby declare this affidavit is a true and correct statement relating to ALL uncompleted contracts of the undersigned for Federal, State, County, City and private work, including ALL subcontract work, ALL pending low bids not yet awarded or rejected and ALL estimated completion dates.

Officer or Director

ANTONIO DI PAOLA

Title

PRESIDENT

Signature

[Handwritten Signature]

Date

4/5/25

Company

STRADA CONSTRUCTION CO

Address

1742 W. ARMITAGE CT

City

ADDISON

State

IL

Zip Code

60101

Subscribed and sworn to before me
 this 5th day of April, 2025

[Handwritten Signature]
 (Signature of Notary Public)

My commission expires 3/24/27

OFFICIAL SEAL
 LISA D SYREN
 NOTARY PUBLIC, STATE OF ILLINOIS
 MY COMMISSION EXPIRES: 03/24/2027

(Notary Seal)

Add pages for additional contracts



Bureau of Construction
2300 South Dirksen Parkway/Room 322
Springfield, IL 62764

Instructions: Complete this form by either typing or using black ink. "Authorization to Bid" will not be issued unless both sides of this form are completed in detail. Use additional forms as needed to list all work.

Part I. Work Under Contract

List below all work you have under contract as either a prime contractor or a subcontractor. It is required to include all pending low bids not yet awarded or rejected. In a joint venture, list only that portion of the work which is the responsibility of your company. The uncompleted dollar value is to be based upon the most recent engineer's or owners estimate, and must include work subcontracted to others. If no work is contracted, show NONE.

	1	2	3	4	Awards Pending	Accumulated Totals
Contract Number						
Contract With						
Estimated Completion Date						
Total Contract Price						
Uncompleted Dollar Value if Firm is the Prime Contractor						
Uncompleted Dollar Value if Firm is the Subcontractor						
Total Value of All Work						0

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work for each contract and awards pending to be completed with your own forces. All work subcontracted to others will be listed on the reverse of this form. In a joint venture, list only that portion of the work to be done by your company. If no work is contracted, show NONE.

Earthwork						
Portland Cement Concrete Paving						
HMA Plant Mix						
HMA Paving						
Clean & Seal Cracks/Joints						
Aggregate Bases, Surfaces						
Highway, R.R., Waterway Struc.						
Drainage						
Electrical						
Cover and Seal Coats						
Concrete Construction						
Landscaping						
Fencing						
Guardrail						
Painting						
Signing						
Cold Milling, Planning, Rotomilling						
Demolition						
Pavement Markings (Paint)						
Other Construction (List)						
Totals						0

Disclosure of this information is REQUIRED to accomplish the statutory purpose as outlined in the "Illinois Procurement Code." Failure to comply will result in non-issuance of an "Authorization To Bid." This form has been approved by the State Forms Management Center.

Part III. Work Subcontracted to Others.

For each contract described in Part I, list all the work you have subcontracted to others.

	1	2	3	4	Awards Pending
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Total Uncompleted					5

Notary

I, being duly sworn, do hereby declare this affidavit is a true and correct statement relating to ALL uncompleted contracts of the undersigned for Federal, State, County, City and private work, including ALL subcontract work, ALL pending low bids not yet awarded or rejected and ALL estimated completion dates.

Officer or Director

Antonio DiPaola

Title
PRESIDENT

Signature Date
[Signature] 4/5/25

Company
STRADA CONSTRUCTION CO

Address
1742 W. ARMITAGE CT

City State Zip Code
MADISON IL 6001

Subscribed and sworn to before me
this 5th day of April, 2025

[Signature]
(Signature of Notary Public)

My commission expires 5/24/27

OFFICIAL SEAL
LISA D SYREN
NOTARY PUBLIC, STATE OF ILLINOIS
COMMISSION EXPIRES 03/24/2027

(Notary Seal)

Add pages for additional contracts



Bureau of Construction
2300 South Dirksen Parkway/Room 322
Springfield, IL 62764

Instructions: Complete this form by either typing or using black ink. "Authorization to Bid" will not be issued unless both sides of this form are completed in detail. Use additional forms as needed to list all work.

Part I. Work Under Contract

List below all work you have under contract as either a prime contractor or a subcontractor. It is required to include all pending low bids not yet awarded or rejected. In a joint venture, list only that portion of the work which is the responsibility of your company. The uncompleted dollar value is to be based upon the most recent engineer's or owners estimate, and must include work subcontracted to others. If no work is contracted, show NONE.

	1	2	3	4	Awards Pending	Accumulated Totals
Contract Number						
Contract With						
Estimated Completion Date						
Total Contract Price						
Uncompleted Dollar Value if Firm is the Prime Contractor						
Uncompleted Dollar Value if Firm is the Subcontractor						
Total Value of All Work						⊕

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work for each contract and awards pending to be completed with your own forces. All work subcontracted to others will be listed on the reverse of this form. In a joint venture, list only that portion of the work to be done by your company. If no work is contracted, show NONE.

Earthwork						
Portland Cement Concrete Paving						
HMA Plant Mix						
HMA Paving						
Clean & Seal Cracks/Joints						
Aggregate Bases, Surfaces						
Highway, R.R., Waterway Struc.						
Drainage						
Electrical						
Cover and Seal Coats						
Concrete Construction						
Landscaping						
Fencing						
Guardrail						
Painting						
Signing						
Cold Milling, Planning, Rotomilling						
Demolition						
Pavement Markings (Paint)						
Other Construction (List)						
Totals						⊕

Disclosure of this information is REQUIRED to accomplish the statutory purpose as outlined in the "Illinois Procurement Code." Failure to comply will result in non-issuance of an "Authorization To Bid." This form has been approved by the State Forms Management Center.

Part III. Work Subcontracted to Others.

For each contract described in Part I, list all the work you have subcontracted to others.

	1	2	3	4	Awards Pending
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Total Uncompleted					0

Notary

I, being duly sworn, do hereby declare this affidavit is a true and correct statement relating to ALL uncompleted contracts of the undersigned for Federal, State, County, City and private work, including ALL subcontract work, ALL pending low bids not yet awarded or rejected and ALL estimated completion dates.

Officer or Director

ANTONIO DI PAOLA

PRESIDENT

Signature: [Signature] Date: 4/5/25

Company: SYRADA CONSTRUCTION CO

Address: 1742 W. ARMITAGE CT

City: ADDISON State: IL Zip Code: 60101

Subscribed and sworn to before me
 this 5th day of April, 25

[Signature]

(Signature of Notary Public)

My commission expires 3/24/27

OFFICIAL SEAL
 LISA D SYREN
 NOTARY PUBLIC, STATE OF ILLINOIS
 MY COMMISSION EXPIRES: 03/24/2027

(Notary Seal)

Add pages for additional contracts



**Illinois Department
of Transportation**

Affidavit of Availability
For the Letting of

Bureau of Construction
2300 South Dirksen Parkway/Room 322
Springfield, IL 62764

Instructions: Complete this form by either typing or using black ink. "Authorization to Bid" will not be issued unless both sides of this form are completed in detail. Use additional forms as needed to list all work.

Part I. Work Under Contract

List below all work you have under contract as either a prime contractor or a subcontractor. It is required to include all pending low bids not yet awarded or rejected. In a joint venture, list only that portion of the work which is the responsibility of your company. The uncompleted dollar value is to be based upon the most recent engineer's or owners estimate, and must include work subcontracted to others. If no work is contracted, show NONE.

	1	2	3	4	Awards Pending	Accumulated Totals
Contract Number						
Contract With						
Estimated Completion Date						
Total Contract Price						
Uncompleted Dollar Value if Firm is the Prime Contractor						
Uncompleted Dollar Value if Firm is the Subcontractor						
Total Value of All Work						0

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work for each contract and awards pending to be completed with your own forces. All work subcontracted to others will be listed on the reverse of this form. In a joint venture, list only that portion of the work to be done by your company. If no work is contracted, show NONE.

Earthwork						
Portland Cement Concrete Paving						
HMA Plant Mix						
HMA Paving						
Clean & Seal Cracks/Joints						
Aggregate Bases, Surfaces						
Highway, R.R., Waterway Struc.						
Drainage						
Electrical						
Cover and Seal Coats						
Concrete Construction						
Landscaping						
Fencing						
Guardrail						
Painting						
Signing						
Cold Milling, Planning, Rotomilling						
Demolition						
Pavement Markings (Paint)						
Other Construction (List)						
Totals						0

Disclosure of this information is REQUIRED to accomplish the statutory purpose as outlined in the "Illinois Procurement Code." Failure to comply will result in non-issuance of an "Authorization To Bid." This form has been approved by the State Forms Management Center.

Part III. Work Subcontracted to Others.

For each contract described in Part I, list all the work you have subcontracted to others.

	1	2	3	4	Awards Pending
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Total Uncompleted					0

Notary

I, being duly sworn, do hereby declare this affidavit is a true and correct statement relating to ALL uncompleted contracts of the undersigned for Federal, State, County, City and private work, including ALL subcontract work, ALL pending low bids not yet awarded or rejected and ALL estimated completion dates.

Officer or Director

ANTONIO DI PRADA

Title

PRESIDENT

Signature

[Handwritten Signature]

Date

4/5/25

Company

SPRADA CONSTRUCTION CO

Address

1142 W. ARMITAGE CT

City

ADDISON

State

IL

Zip Code

60101

Subscribed and sworn to before me
 this 5th day of April, 2025

[Handwritten Signature]
 (Signature of Notary Public)

My commission expires 3/24/27

OFFICIAL SEAL
 LISA B SYREN
 NOTARY PUBLIC STATE OF ILLINOIS
 MY COMMISSION EXPIRES 03/24/2027

(Notary Seal)



Illinois Department of Transportation

Local Agency Proposal Bid Bond

RETURN WITH BID

Route _____
County _____
Local Agency Village of Orland Park
Section 2025 Sidewalk Replacement Progr

PAPER BID BOND

WE Strada Construction Company as PRINCIPAL, and Erie Insurance Company as SURETY, are held jointly, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids, whichever is the lesser sum. We bind ourselves, our heirs, executors, administrators, successors and assigns, jointly pay to the LA this sum under the conditions of this instrument.

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said PRINCIPAL is submitting a written proposal to the LA acting through its awarding authority for the construction of the work designated as the above section.

THEREFORE if the proposal is accepted and a contract awarded to the PRINCIPAL by the LA for the above designated section and the PRINCIPAL shall within fifteen (15) days after award enter into a formal contract, furnish surety guaranteeing the faithful performance of the work, and furnish evidence of the required insurance coverage, all as provided in the "Standard Specifications for Road and Bridge Construction" and applicable Supplemental Specifications, then this obligation shall become void; otherwise it shall remain in full force and effect.

IN THE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all court costs, all attorney fees, and any other expense of recovery.

In TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this 27th day of March, 2025

PRINCIPAL

Strada Construction Company

By: [Signature] (Company Name)
Antonio DiPaolo (Signature and Title)
PRESIDENT

By: _____ (Company Name)

(Signature and Title)

(If PRINCIPAL is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.)

SURETY

Erie Insurance Company
(Name of Surety)

By: [Signature]
(Signature of Attorney-in-Fact)

STATE OF ILLINOIS
COUNTY OF Cook
I, Christopher Bechtold, a Notary Public in and for said county, do hereby certify that
Antonio DiPaolo

(Insert names of individuals signing on behalf of PRINCIPAL & SURETY)

who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instrument as their free and voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this 27th day of March, 2025

My commission expires August 8, 2025

[Signature]
(Notary Public)



ELECTRONIC BID BOND

Electronic bid bond is allowed (box must be checked by LA if electronic bid bond is allowed)

The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Bond Form. By providing bid bond ID code and signing below, the Principal is ensuring the identified electronic bid bond has been executed and the Principal and Surety are firmly bound unto the LA under the conditions of the bid bond as shown above. (If PRINCIPAL is a joint venture of two or more contractors, an electronic bid bond ID code, company/Bidder name title and date must be affixed for each contractor in the venture.)

(Company/Bidder Name)

(Signature and Title)

Date
BLR 5708 (Rev. 3/01)



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the ERIE INSURANCE COMPANY, a corporation duly organized under the laws of the Commonwealth of Pennsylvania, does hereby make, constitute and appoint

Christopher J. Bechtold, Richard G. Bechtold and Elizabeth Goeller

individually, its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed: any and all bonds and undertakings of suretyship,

each in a penalty not to exceed the sum of five hundred thousand dollars (\$500,000.00).

And to bind the ERIE INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by the appropriate officer of the ERIE INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

The Power of Attorney is granted under and by authority of the following Resolution adopted by the Board of Directors of ERIE INSURANCE COMPANY at a meeting held on May 8, 2002 at which a quorum was presented and said Resolution has not been amended or repealed:

"Resolved, that the President, or any Senior Vice President or Vice President shall have power and authority to: (a) Appoint Attorney(s)-in-Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and, (b) To remove any such Attorney-in-Fact at any time and revoke the power and authority given to him; and

Resolved, that Attorney(s)-in-Fact shall have power and authority, subject to the terms and limitations of the Power of Attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contract of indemnity and other writings obligatory in the nature thereof."

This Power of Attorney is signed and sealed by facsimiles under and by virtue of the following Resolution adopted by the Board of Directors of ERIE INSURANCE COMPANY at a meeting held on the 8th day of May, 2002, at which a quorum was present and said Resolution has not been amended or repealed:

"Resolved, that the signature of Jeffrey A. Ludrof, as President and Chief Executive Officer of the Company, and the Seal of the Company may be affixed by the following facsimiles on any Limited Power of Attorney for the execution of bonds, undertakings, recognizances, contracts and other writings in the nature thereof, and the signature of J. R. Van Gorder, as Secretary of the Company, and the Seal of the Company may also be affixed by the following facsimiles to any certificate of any such Limited Power of Attorney and only under such circumstances, shall said facsimiles be valid and binding on the Company."

IN WITNESS WHEREOF, the ERIE INSURANCE COMPANY has caused these presents to be signed by its President and Chief Executive Officer, and its corporate seal to be hereto affixed this 8th day of May, 2002.



Jeffrey A. Ludrof
Jeffrey A. Ludrof
President and Chief Executive Officer

STATE OF PENNSYLVANIA } ss.
COUNTY OF ERIE

On this 8th day of May, A.D. 2002, before me personally came Jeffrey A. Ludrof, to me known, who being by me duly sworn, did depose and say: that he is President and Chief Executive Officer of ERIE INSURANCE COMPANY, the corporation described in and which executed the above instrument; that he knows the Seal of said corporation; that the Seal affixed to the said instrument is such corporate Seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order.



Sheila M. Hirsch
My commission expires June 27, 2008
Notary Public

CERTIFICATE

I, J. R. Van Gorder, as Secretary of the ERIE INSURANCE COMPANY, do hereby certify that the original POWER OF ATTORNEY, of which the foregoing is a full, true and correct copy, is still in full force and effect as of the date below.

In witness whereof, I have hereto subscribed my name and affixed corporate Seal of the Company by facsimiles pursuant to the action of the Board of Directors of the Company.



J. R. Van Gorder
J. R. Van Gorder, Secretary

this 27th day of March 20 25 .



Local Public Agency Village of Orland Park	County Cook	Section Number 25-00094-00-SW
---	----------------	----------------------------------

WE, _____ as PRINCIPAL, and _____ as SURETY, are held jointly, severally and firmly bound unto the above Local Public Agency (hereafter referred to as "LPA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids, whichever is the lesser sum. We bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly pay to the LPA this sum under the conditions of this instrument.

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said PRINCIPAL is submitting a written proposal to the LPA acting through its awarding authority for the construction of the work designated as the above section.

THEREFORE if the proposal is accepted and a contract awarded to the PRINCIPAL by the LPA for the above designated section and the PRINCIPAL shall within fifteen (15) days after award enter into a formal contract, furnish surety guaranteeing the faithful performance of the work, and furnish evidence of the required insurance coverage, all as provided in the "Standard Specifications for Road and Bridge Construction" and applicable Supplemental Specifications, then this obligation shall become void; otherwise it shall remain in full force and effect.

IN THE EVENT the LPA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LPA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all court costs, all attorney fees, and any other expense of recovery.

IN TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this _____ of _____ Day Month and Year

Principal	
Company Name <input type="text"/>	Company Name <input type="text"/>
Signature & Date By: <input type="text"/>	Signature & Date By: <input type="text"/>
Title <input type="text"/>	Title <input type="text"/>

(If Principal is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.)

Surety	
Name of Surety <input type="text"/>	Signature of Attorney-in-Fact Signature & Date By: <input type="text"/>

STATE OF IL
 COUNTY OF _____
 I _____, a Notary Public in and for said county do hereby certify that

(Insert names of individuals signing on behalf of PRINCIPAL & SURETY)
 who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth.

Given under my hand and notarial seal this _____ Day _____ Month and Year .

(SEAL, if required by the LPA)

Notary Public Signature & Date

 Date commission expires _____

Local Public Agency

County

Section Number

Village of Orland Park

Cook

25-00094-00-SW

ELECTRONIC BID BOND

Electronic bid bond is allowed (box must be checked by LPA if electronic bid bond is allowed)

The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Bond Form. By providing an electronic bid bond ID code and signing below, the Principal is ensuring the identified electronic bid bond has been executed and the Principal and Surety are firmly bound unto the LPA under the conditions of the bid bond as shown above. (If PRINCIPAL is a joint venture of two or more contractors, an electronic bid bond ID code, company/Bidder name title and date must be affixed for each contractor in the venture.)

Electronic Bid Bond ID Code

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Company/Bidder Name

--

Signature & Date

--

Title

--



Apprenticeship and Training Program Certification

Local Public Agency	County	Street Name/Road Name	Section Number
Village of Orland Park	Cook	Various Streets	25-00094-00-SW

All contractors are required to complete the following certification

- For this contract proposal or for all bidding groups in this deliver and install proposal.
- For the following deliver and install bidding groups in this material proposal.

Illinois Department of Transportation policy, adopted in accordance with the provisions of the Illinois Highway Code, requires this contract to be awarded to the lowest responsive and responsible bidder. The award decision is subject to approval by the Department. In addition to all other responsibility factors, this contract or deliver and install proposal requires all bidders and all bidder's subcontractors to disclose participation in apprenticeship or training programs that are (1) approved by and registered with the United States Department of Labor's Bureau of Apprenticeship and Training, and (2) applicable to the work of the above indicated proposals or groups. Therefore, all bidders are required to complete the following certification:

1. Except as provided in paragraph 4 below, the undersigned bidder certifies that it is a participant, either as an individual or as part of a group program, in an approved apprenticeship or training program applicable to each type of work or craft that the bidder will perform with its own employees.
2. The undersigned bidder further certifies, for work to be performed by subcontract, that each of its subcontractors either (A) is, at the time of such bid, participating in an approved, applicable apprenticeship or training program; or (B) will, prior to commencement of performance of work pursuant to this contract, establish participation in an approved apprenticeship or training program applicable to the work of the subcontract.
3. The undersigned bidder, by inclusion in the list in the space below, certifies the official name of each program sponsor holding the Certificate of Registration for all of the types of work or crafts in which the bidder is a participant and that will be performed with the bidder's employees. Types of work or craft that will be subcontracted shall be included and listed as subcontract work. The list shall also indicate any type of work or craft job category for which there is no applicable apprenticeship or training program available.

CHICAGO LABORERS
 502 / 11 CEMENT MASONS
 731 TEAMSTERS
 150 OPERATORS

4. Except for any work identified above, if any bidder or subcontractor shall perform all or part of the work of the contract or deliver and install proposal solely by individual owners, partners or members and not by employees to whom the payment of prevailing rates of wages would be required, check the following box, and identify the owner/operator workforces and positions of ownership.

The requirements of this certification and disclosure are a material part of the contract, and the contractor shall require this certification provision to be included in all approved subcontracts. The bidder is responsible for making a complete report and shall make certain that each type of work or craft job category that will be utilized on the project is accounted for and listed. The Department at any time before or afterward may require the production of a copy of each applicable Certificate of Registration issued by the United States Department of Labor evidencing such participation by the contractor and any or all of its subcontractors. In order to fulfill the participation requirement, it shall not be necessary that any applicable program sponsor be currently taking or that it will take applications for apprenticeship, training or employment during the performance of the work of this contract or deliver and install proposal.

Bidder STRADA CONSTRUCTION CO

Signature & Date 4/5/25

Title PRESIDENT

Address 1742 W ARMITAGE CT City ADDISON State IL Zip Code 60101



Local Public Agency	County	Street Name/Road Name	Section Number
Village of Orland Park	Cook	Various Streets	25-00094-00-SW

I, ANTONIO DiPAULA of ADDISON, IL,
Name of Affiant City of Affiant State of Affiant

being first duly sworn upon oath, state as follows:

1. That I am the PRESIDENT of STRADA CONSTRUCTION Co
Officer or Position Bidder
2. That I have personal knowledge of the facts herein stated.
3. That, if selected under the proposal described above, STRADA CONSTR Co will maintain a business office in the
Bidder
 State of Illinois, which will be located in DuPage County, Illinois.
County
4. That this business office will serve as the primary place of employment for any persons employed in the construction contemplated by this proposal.
5. That this Affidavit is given as a requirement of state law as provided in Section 30-22(8) of the Illinois Procurement Code.

Signature & Date

 4/5/25

Print Name of Affiant

ANTONIO DiPAULA

Notary Public

State of IL

County COOK

Signed (or subscribed or attested) before me on April 5th 25 by
(date)

Antonio DiPaula, authorized agent(s) of
(name/s of person/s)

STRADA CONSTRUCTION Co
Bidder

Notary Public Signature & Date



My commission expires 3/24/27

(SEAL)





Schedule of Prices



Contractor's Name

STRADA CONSTRUCTION Co

Contractor's Address

1742 W. ARMITAGE CT

City

ADDISON

State

IL

Zip Code

60101

Local Public Agency

Village of Orland Park

County

Cook

Section Number

25-00094-00-SW

Route(s) (Street/Road Name)

Various

Schedule for Multiple Bids

Combination Letter	Section Included in Combinations	Total

Schedule for Single Bid

(For complete information covering these items, see plans and specifications.)

Item Number	Items	Unit	Quantity	Unit Price	Total
1	PCC Sidewalk (5") Removal and Replacement	SQ FT	46,765	9.97	466,247.05
2	PCC Sidewalk (8") - High Early Strength - Removal and Replacement	SQ FT	100	15.00	1500
Bidder's Total Proposal					\$467,747.05

1. Each pay item should have a unit price and a total price.
2. If no total price is shown or if there is a discrepancy between the product of the unit price multiplied by the quantity, the unit price shall govern.
3. If a unit price is omitted, the total price will be divided by the quantity in order to establish a unit price.
4. A bid may be declared unacceptable if neither a unit price or total price is shown.

**INDEX
FOR
SUPPLEMENTAL SPECIFICATIONS
AND RECURRING SPECIAL PROVISIONS**

Adopted January 1, 2024

This index contains a listing of SUPPLEMENTAL SPECIFICATIONS, frequently used RECURRING SPECIAL PROVISIONS, and LOCAL ROADS AND STREETS RECURRING SPECIAL PROVISIONS.

ERRATA Standard Specifications for Road and Bridge Construction
(Adopted 1-1-22) (Revised 1-1-24)

SUPPLEMENTAL SPECIFICATIONS

<u>Std. Spec. Sec.</u>	<u>Page No.</u>
202 Earth and Rock Excavation	1
204 Borrow and Furnished Excavation	2
207 Porous Granular Embankment	3
211 Topsoil and Compost	4
407 Hot-Mix Asphalt Pavement (Full-Depth)	5
420 Portland Cement Concrete Pavement	6
502 Excavation for Structures	7
509 Metal Railings	8
540 Box Culverts	9
542 Pipe Culverts	29
586 Granular Backfill for Structures	34
630 Steel Plate Beam Guardrail	35
644 High Tension Cable Median Barrier	36
665 Woven Wire Fence	37
782 Reflectors	38
801 Electrical Requirements	40
821 Roadway Luminaires	43
1003 Fine Aggregates	44
1004 Coarse Aggregates	45
1010 Finely Divided Minerals	46
1020 Portland Cement Concrete	47
1030 Hot-Mix Asphalt	48
1061 Waterproofing Membrane System	49
1067 Luminaire	50
1097 Reflectors	57



Check Sheet for Recurring Special Provisions

Local Public Agency	County	Section Number
Village of Orland Park	Cook	25-00094-00-SW

Check this box for lettings prior to 01/01/2025

The Following Recurring Special Provisions Indicated By An "X" Are Applicable To This Contract And Are Included By Reference:

Recurring Special Provisions

<u>Check Sheet #</u>		<u>Page No.</u>
1	<input type="checkbox"/> Additional State Requirements for Federal-Aid Construction Contracts	79
2	<input type="checkbox"/> Subletting of Contracts (Federal-Aid Contracts)	82
3	<input type="checkbox"/> EEO	83
4	<input type="checkbox"/> Specific EEO Responsibilities Non Federal-Aid Contracts	93
5	<input type="checkbox"/> Required Provisions - State Contracts	98
6	<input type="checkbox"/> Asbestos Bearing Pad Removal	104
7	<input type="checkbox"/> Asbestos Waterproofing Membrane and Asbestos HMA Surface Removal	105
8	<input type="checkbox"/> Temporary Stream Crossings and In-Stream Work Pads	106
9	<input type="checkbox"/> Construction Layout Stakes	107
10	<input type="checkbox"/> Use of Geotextile Fabric for Railroad Crossing	110
11	<input type="checkbox"/> Subsealing of Concrete Pavements	112
12	<input type="checkbox"/> Hot-Mix Asphalt Surface Correction	116
13	<input type="checkbox"/> Pavement and Shoulder Resurfacing	118
14	<input type="checkbox"/> Patching with Hot-Mix Asphalt Overlay Removal	119
15	<input type="checkbox"/> Polymer Concrete	121
16	<input type="checkbox"/> Reserved	123
17	<input type="checkbox"/> Bicycle Racks	124
18	<input type="checkbox"/> Temporary Portable Bridge Traffic Signals	126
19	<input type="checkbox"/> Nighttime Inspection of Roadway Lighting	128
20	<input type="checkbox"/> English Substitution of Metric Bolts	129
21	<input type="checkbox"/> Calcium Chloride Accelerator for Portland Cement Concrete	130
22	<input type="checkbox"/> Quality Control of Concrete Mixtures at the Plant	131
23	<input checked="" type="checkbox"/> Quality Control/Quality Assurance of Concrete Mixtures	139
24	<input type="checkbox"/> Reserved	155
25	<input type="checkbox"/> Reserved	156
26	<input type="checkbox"/> Temporary Raised Pavement Markers	157
27	<input type="checkbox"/> Restoring Bridge Approach Pavements Using High-Density Foam	158
28	<input type="checkbox"/> Portland Cement Concrete Inlay or Overlay	161
29	<input type="checkbox"/> Portland Cement Concrete Partial Depth Hot-Mix Asphalt Patching	165
30	<input type="checkbox"/> Longitudinal Joint and Crack Patching	168
31	<input type="checkbox"/> Concrete Mix Design - Department Provided	170
32	<input type="checkbox"/> Station Numbers in Pavements or Overlays	171

Local Public Agency

County

Section Number

Village of Orland Park

Cook

25-00094-00-SW

The Following Local Roads And Streets Recurring Special Provisions Indicated By An "X" Are Applicable To This Contract And Are Included By Reference:

Local Roads And Streets Recurring Special Provisions

<u>Check Sheet #</u>		<u>Page No.</u>
LRS 1	Reserved	173
LRS 2	<input type="checkbox"/> Furnished Excavation	174
LRS 3	<input checked="" type="checkbox"/> Work Zone Traffic Control Surveillance	175
LRS 4	<input checked="" type="checkbox"/> Flaggers in Work Zones	176
LRS 5	<input checked="" type="checkbox"/> Contract Claims	177
LRS 6	<input checked="" type="checkbox"/> Bidding Requirements and Conditions for Contract Proposals	178
LRS 7	<input type="checkbox"/> Bidding Requirements and Conditions for Material Proposals	184
LRS 8	Reserved	190
LRS 9	<input type="checkbox"/> Bituminous Surface Treatments	191
LRS 10	Reserved	195
LRS 11	<input checked="" type="checkbox"/> Employment Practices	196
LRS 12	<input checked="" type="checkbox"/> Wages of Employees on Public Works	198
LRS 13	<input checked="" type="checkbox"/> Selection of Labor	200
LRS 14	<input type="checkbox"/> Paving Brick and Concrete Paver Pavements and Sidewalks	201
LRS 15	<input checked="" type="checkbox"/> Partial Payments	204
LRS 16	<input type="checkbox"/> Protests on Local Lettings	205
LRS 17	<input checked="" type="checkbox"/> Substance Abuse Prevention Program	206
LRS 18	<input type="checkbox"/> Multigrade Cold Mix Asphalt	207
LRS 19	<input type="checkbox"/> Reflective Crack Control Treatment	208



Local Public Agency	County	Section Number
Village of Orland Park	Cook	25-00094-00-SW

The following Special Provision supplement the "Standard Specifications for Road and Bridge Construction", adopted

January 1, 2025, the latest edition of the "Manual on Uniform Traffic Control Devices for Streets and Highways", and the "Manual of Test Procedures of Materials" in effect on the date of invitation of bids, and the Supplemental Specification and Recurring Special Provisions indicated on the Check Sheet included here in which apply to and govern the construction of the above named section, and in case of conflict with any parts, or parts of said Specifications, the said Special Provisions shall take precedence and shall govern.

Improvements consist of removing and replacing concrete sidewalk defects, detectable warnings, and all other related items as specified at various locations throughout the Village of Orland Park.

See attached exhibits:

Exhibit A - Technical Specifications

Exhibit B - Project Location Address List

If the Village decides to increase or decrease the work, the Contractor will perform the work as altered, increased or decreased, at the Contract unit price.

The Village will advertise on BidNet Direct (<https://www.bidnetdirect.com/illinois/villageoforlandpark>) for two (2) weeks beginning on March 26, 2025.

Any project-specific questions need to be submitted through the BidNet Direct website by 12:00 pm CST on April 2, 2025.

Sealed bids must be submitted to the Clerk's Office, 14700 S. Ravinia Ave, Orland Park, IL 60462 by 11:00 am CST on April 9, 2025.



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

EXHIBIT A

TECHNICAL SPECIFICATIONS

The Contractor shall complete the work in accordance with the Standard Specifications (as supplemented by the following technical specifications), the latest edition of the "Manual on Uniform Traffic Control Devices for Streets and Highways", and the "Manual of Test Procedures for Materials" in effect on the date of invitation for bids, and the Supplemental Specifications and Recurring Special Provisions which apply to and govern the construction of this work. The Contractor shall comply with all other applicable ordinances and requirements of State, County, Local and other agencies having jurisdictional authority over the work. Where there is a conflict between these Technical Specifications, the Standard Specifications and other applicable requirements, the most restrictive requirement shall prevail. The Contractor shall provide all necessary labor, tools, equipment, materials and other appurtenances necessary to complete the work unless otherwise noted in these Specifications.

The Contractor shall prune vegetation that interferes with construction (e.g. tree branches, overgrown bushes, etc.) in accordance with Section 201.05 of the Standard Specifications, and in accordance with the codes and policies of each municipality. Cost of pruning is incidental to the contract. The Contractor shall not remove or prune existing trees without prior approval of the Public Improvement Technician II (or his/her designee).

When removing sidewalk or other materials, the use of any type of breaker that might damage underground public utilities will not be permitted. Under no circumstances will the use of a frost ball be permitted.

The Contractor shall exercise caution to preserve public safety during the course of the work and shall pick up all loose forming nails each day.

The Contractor shall insure adequate drainage whenever possible during construction of a new sidewalk.

The Contractor shall remove any tree root(s) that may hamper the construction of new sidewalks. Removal shall be to a depth of at least six (6) inches and not more than twelve (12) inches below the bottom of the sidewalk. **Tree roots shall be removed by cutting in a manner approved by the Village of Orland Park Public Works Department.**

The Contractor shall replace material removed as a result of setting forms.

All protective measures including plastic sheeting, straw, curing compound, protective coat, as required by the standard specification or in the judgment of the engineer shall be provided by the Contractor as incidental to the contract.

The Contractor shall notify residents prior to beginning work so that cars can be removed from driveways. Work must be planned to minimize the time driveways are out of service. Work shall be scheduled so that sidewalk running through drives pulled on the first working day are formed and poured on the second working day. Beyond this two (2) day time, it shall be the Contractor's responsibility to provide at their own expense temporary aggregate for access to the driveway. No



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

sidewalks in front of drives shall be pulled on Fridays.

Site Conduct:

In order to maintain a high-quality jobsite, the contractor is required to have the supervision necessary to train, manage, supervise, monitor, and inspect the activities of its employees for the purpose of enforcing compliance with the below site conduct requirements. Contractor acknowledges that the Village does not undertake any duty toward Contractor's employees to train, manage, supervise, monitor, and inspect their work activities for the purpose of enforcing compliance with the conduct requirements, but Contractor agrees to abide by any reasonable recommendations made by the Village or its representatives with respect to conduct. Contractor and all of its employees should conduct themselves in a professional and ethical manner at all times on job sites including, but not limited to, when dealing with residents. The Village will have the authority to request removal of any individuals exhibiting poor conduct.

COMPLETION DATE OF WORK

All Sidewalk Replacements identified in Exhibit B (Project Location/Address List) must be completed by October 17, 2025. This shall include all restoration work.

PROTECTION OF WORK

The Contractor shall be responsible to provide personnel to protect his work from third party damage. Should any of the new work be damaged, it shall be removed and replaced at the Contractor's expense. The Contractor shall schedule his work so that the concrete placed takes its initial set during daylight hours. Claims of darkness shall not be reason to relieve the Contractor from responsibility. Driveways shall be kept barricaded for a minimum of four (4) days after placement of concrete.

TREE PROTECTION

The Contractor is responsible for tree protection during all work. This includes the protection of tree limbs, tree trunks and critical root zones. Tree limbs, tree trunks and critical root zones shall be protected during all construction activity.

RESTORATION

Restoration includes all landscape and any damage due to negligence of the Contractor or deemed unnecessary by the Village will be restored at no additional cost to the Village. Any damage to irrigation lines shall be the responsibility of the Contractor to repair as part of restoration at no additional cost to the Village. Restoration must be completed to the satisfaction of the Public Improvement Technician II (or his/her designee). The Public Improvement Technician II (or his/her designee) may request restoration not satisfactorily completed to be removed and replaced at no additional cost to the Village.

All restored areas shall be saw-cut to provide a neat vertical face between the existing surface and the work performed.

All areas adjacent to work areas must be restored to their previous state. All sidewalks and



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

driveways must be cleaned of any construction debris including but not limited to remaining slurry from sawcutting operations. In addition, any driveway damaged during sawcutting shall be filled with epoxy.

Concrete restoration shall meet the Specifications as listed herein.

Any signs that need to temporarily be removed/replaced and/or relocated shall be done by the contractor.

Landscape restoration shall consist of four (4) inches of topsoil, seed, and blanket unless otherwise directed by the Village.

All barrels and barricades are to be removed within 5 days of the completion of restoration. Notify the Village contact of any Village owned barrels or barricades on site immediately following restoration.

SEEDING, CLASS 1A (with TOPSOIL)

Description: This work shall conform to Section 250 of the Standard Specifications. The seeded areas may be used to transition the elevation difference between the existing ground and the new concrete.

Materials: Seed mixture shall be Class 1, Lawn Mixture 7, as specified in Article 250.07.

Construction Requirements: Within five days of new concrete placement, the adjacent disturbed topsoil areas shall be backfilled with topsoil flush with the top of the concrete. Immediately following topsoil placement, the Contractor shall install the SEEDING and EROSION CONTROL BLANKET. Any watering required to ensure growth shall be included.

Basis of Payment: Seeding, Class 1A (with Topsoil) will not be paid for separately, but will be included in the items for which this work applies.

SODDING (with TOPSOIL)

Sod is only to be installed at the Village's discretion. Within five days of new concrete placement, the adjacent disturbed areas shall be backfilled with topsoil flush with the top of the concrete (unless adjacent to a paved area). The backfilled areas will not be prepared for sod until sod placement is planned within 5 days. Any watering required to ensure growth shall be included.

Basis of Payment: Sodding (with Topsoil) will not be paid for separately, but will be included in the items for which this work applies.

CONCRETE CURING

As soon as the finished concrete has lost its sheen, a spray on membrane curing compound conforming to Section 1022.01 and Section 1020.13 of the Standard Specifications shall be applied to all finished concrete surfaces. The membrane curing compound shall be white pigmented, no clear curing compound will be allowed. **WORK THAT IS NOT PROPERLY CURED WILL**



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

NOT BE ACCEPTED FOR PAYMENT. All Portland Cement Concrete shall be treated with a protective coat application.

MOBILIZATION

This work shall be done in accordance with Section 671 of the Standard Specifications except as modified herein. The contractor will be given the entire list of replacements required for the project and shall mobilize to the site to complete the work. If the contractor opts to leave and return, a separate mobilization will not be considered as an addition to the contract.

Basis of Payment: Mobilization will not be paid for separately, but will be included in the items for which this work applies.

RESIDENT AND BUSINESS NOTIFICATION

The Contractor, at its sole expense, shall develop, print, and distribute to all affected residences a standardized door hanger, letter, or postcard (pre-approved by the Village) that will provide advance notice to these residences of the operations the Contractor will undertake. Affected residences will include any residence directly impacted by construction operations on each of the blocks on which the Contractor will provide services. The Contractor shall provide residences notice no later than 72 hours prior to the undertaking of its operations on their block.

In addition, the Contractor shall post suitable advance notice signs (at least 24 hours but not more than 48 hours prior to performing work in that location) on streets or bike paths where work is scheduled to be completed. Signs are to be posted in both parkways, at intersection corners, and every 300 feet, facing all directions of travel. The Contractor, immediately upon completion of work on each street, shall remove all such signs. The sign used must indicate the type of work that is planned for the area (i.e. concrete installation, pavement patching, etc), the dates it is planned for, and "no parking" (if applicable).

Residents and businesses shall be notified in writing 48 hours in advance of any work adjacent to their driveway that will prohibit access. The notification form shall include an alternate date in case of rain and/or other cancellations and must include Contractor's contact person(s) and phone number for additional information. In addition, contractor shall notify resident or business owner verbally on the day of any driveway closure.

The Contractor is responsible for all advance notice to residents and this item is incidental to the cost of the overall contract work.

PEDESTRIAN SIDEWALK CONTROL

The Contractor shall install, maintain, and remove necessary signs and barricades needed to direct pedestrians to usable sidewalks and walkways during the construction in accordance with IDOT Traffic Control Standard Case 701801.

All barricades shall meet the above IDOT standard 70180. At each point of closure, sufficient numbers of barricades shall be used to completely close the sidewalk to pedestrian movement. Where construction activities involve sidewalks on both sides of the street, the work shall be staged so that both sidewalks are not out of service at the same time.



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

P.C.C. SIDEWALK REMOVAL AND REPLACEMENT (5")

This item shall include the removal and replacement of Portland Cement Concrete sidewalk of the thickness specified. This work shall be done in accordance with the Standard Specifications insofar as applicable, including Section 424 and 440. The work shall include complete removal and replacement of those areas which have been identified in the GIS layer, shapefile, or KML file provided for removal and replacement. The Contractor shall notify the Village forty-eight (48) hours in advance of scheduled time and place he intends to work. The Contractor shall be granted access to the Village of Orland Park Sidewalk Evaluation Platform and is required to take and upload photos of the completed sidewalk upon completion, in addition to noting the Square Footage Replaced.

The Contractor shall sawcut a perpendicular clean joint between that portion of the sidewalk to be removed and that which is to remain in place. One square of sidewalk may be expected to be removed. If the Contractor removes or damages the existing sidewalk outside the limits designated by the Public Improvement Technician II (or his/her designee) for removal, he will be required to remove and replace that portion at his own expense to the satisfaction of the Public Improvement Technician II (or his/her designee).

Sidewalk construction across driveways WILL BE SAWCUT ON BOTH SIDES ADJACENT TO THE DRIVEWAY to reduce the possibility of damage to the driveway.

Appropriate dust control measures must be used during all sawcutting operations.

The concrete shall be Class SI Portland Cement Concrete per Section 1020 of the Standard Specifications.

When a water service buffalo-box is within the footprint of the sidewalk slab, it is the Contractor's responsibility to not encase the buffalo-box in concrete. When buffalo-boxes are encountered, the Contractor shall notify the Village, and a sleeve will be provided for each location encountered. Upon inspection, if buffalo-boxes are found encased in new concrete, sidewalk slabs shall be removed and replaced and a buffalo-box sleeve installed (provided by the Village).

For all locations of detectable warnings, if side curb is needed due to the change in elevation of adjacent earth to sidewalk, side curb will be included in the payment of the square footage of the sidewalk slabs. The Public Improvement Tech II (or his/her designee) shall determine the placement of such side curb.

For all locations at crosswalks, ADA compliance is necessary.

Expansion joints will be required as specified in Standard Specifications except the maximum spacing will be fifty (50) feet. Expansion joint material will be of the Bituminous Preformed Joint Filler type and is considered incidental to Portland Cement Concrete sidewalk or driveway.

The thickness of the new sidewalk shall be a minimum of five (5) inches or equal to the thickness of the existing sidewalk whichever is greater.

Forms shall be held securely in place by stakes or braces with the top edge true to line and grade.



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

The forms for the sidewalk shall be set so the maximum cross-slope is two percent (2%), except as may be otherwise directed by the Public Improvement Tech II (or his/her designee).

Sidewalks immediately adjacent to concrete pavement or concrete curb shall be doweled into the existing pavement or curb at a minimum of twenty-four (24) inches o.c. Reinforcement and dowels shall be incidental to the cost of the pay item.

This item shall include saw-cutting, removal and disposal of existing concrete sidewalk; site preparation; installation of new concrete sidewalks, including providing, pouring, consolidating, finishing, curing, applying protective coat, and protecting the P.C.C. sidewalk; contraction and expansion joints; reinforcing bars; locating, potholing, exposing, and protection of existing utilities; and landscape restoration of adjacent areas.

When sidewalks are closed to pedestrians a minimum of two barricades (one on either side of the work zone) shall be used.

Basis of Payment: This work will be paid for at the contract unit price per square foot for P.C.C. SIDEWALK REMOVAL AND REPLACEMENT (5"), which price shall be payment in full for removal, disposal, and full installation of new concrete sidewalks.

PORTLAND CEMENT CONCRETE SIDEWALK 8 INCH- HIGH EARLY STRENGTH

Description: This work shall generally conform to Section 424 of the Standard Specifications, with the exception that the Portland cement concrete shall be high early strength mix for use through driveways as indicated by Public Improvement Tech II. The intention of using high early strength concrete is to facilitate the reestablishment of driveway access as soon as possible. Note that some sidewalk locations may require construction of the sidewalk in two stages to allow uninterrupted driveway access, if possible.

Method of Measure: PORTLAND CEMENT CONCRETE SIDEWALK 8-INCH-HIGH EARLY STRENGTH shall be measured for payment in place and the area computed in SQUARE FEET.

Basis of Payment: This work will be paid for at the contract unit price per SQUARE FOOT for PORTLAND CEMENT CONCRETE SIDEWALK 8-INCH-HIGH EARLY STRENGTH.

DETECTABLE WARNINGS

Description: This work shall conform to Section 424 of the Standard Specifications, with the following restriction.

Materials: Detectable warnings shall be provided to the Contractor by the Village.

Basis of Payment: This work will not be paid for separately, but will be included in the items for which this work applies.

MATERIAL EXCAVATION



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

This work shall consist of the excavation, transportation, and disposal of excavated material as specified in Section 202 of the Standard Specifications. Work will be performed at various locations throughout the project areas as determined by the Village in preparation of PCC sidewalk, PCC curb & gutter and/or gutter, HMA pavement repairs.

The contractor shall be responsible for the legal disposal of all excavated material. No material is to be disposed of in any Village owned yards. The contractor is also responsible for all associated disposal costs. These costs shall include but are not limited to any required testing, lab analysis, certification by a licensed professional, and state and local tipping fees associated with meeting the requirements of Public Act 96-1416.

All material excavated during the progress of the work shall be immediately loaded, hauled away, and legally disposed of, and shall not be stored in the street or parkway area.

Basis of Payment: Material Excavation will not be paid for separately, but will be included in the items for which this work applies.

WASHOUT BASIN

Description: This work shall consist of constructing, maintaining and removing a temporary concrete truck washout basin(s) as specified. The Contractor shall take sufficient precautions to prevent pollution of streams, lakes, reservoirs, and wetlands with fuels, oils, bitumens, calcium chloride, or other harmful materials according to Article 107.23 of the Standard Specifications.

The working concrete washout facility shall be in place before any delivery of concrete to the site. The Contractor shall ensure that all concrete washout activities are limited to the designated area.

The concrete washout facility shall be located no closer than 50 feet from any environmentally sensitive areas, such as storm drain inlets, open drainage facilities, water bodies, and/ or wetlands. Adequate signage shall be placed at the washout facility and elsewhere as necessary to clearly indicate the location of the concrete washout facility to the operators of concrete.

Design: The concrete washout facility shall be adequately sized to fully contain the concrete washout needs of the project. As shown in the details, washout basin shall be constructed of straw bales or a wood frame, and polyethylene sheeting. Straw bales or wood frames shall be used to create a berm, then lined with a single sheet of 30 mil polyethylene sheeting which is free of holes, tears or other defects which may compromise the impermeability of the material. Sheeting shall extend over the entire basin and berm.

Maintenance: The contents of the concrete washout facility shall not exceed 75% of the facility capacity. Once 75% capacity is reached, concrete placement shall be discontinued until the facility is cleaned out. Hardened concrete shall be removed and properly disposed of outside the right-of-way. Slurry shall be allowed to evaporate, or shall be removed and properly disposed of outside the right-of-way. The Contractor shall immediately replace damaged basin liners or other washout facility components to prevent leakage of concrete waste from the washout facility. Concrete washout facilities shall be inspected by the Contractor after each use. Any and all spills shall be reported to the Engineer and cleaned up immediately. The Contractor shall remove the concrete washout facility when it is no longer needed.



ORLAND PARK

ITB #25-021

2025 Concrete Sidewalk Replacement

If a rain or snow event is forecasted, a non-collapsing, non-water collecting cover shall be placed over the washout facility and secured to prevent accumulation and overflow of precipitation.

Basis of Payment: Washout Basins will not be paid for separately, but will be included in the items for which this work applies.

EXHIBIT B
LOCATION ADDRESSES

Address	DefectType	Defect Sqft
18012 OWEN DRIVE	Displacement	50
10525 EAGLE RIDGE DRIVE	Displacement	50
11730 MGM DRIVE	Heave	50
10447 STONE HILL DRIVE	Heave	50
17124 HIGHWOOD COURT	Heave	50
17113 ASHWOOD LANE	Heave	50
17115 ASHWOOD LANE	Heave	50
17174 HIGHWOOD DRIVE	Heave	50
17152 ASHWOOD LANE	Heave	50
11300 LAKEFIELD DRIVE	Heave	50
HEATHERNGLEN DR & PARK STATION BLVD	Heave	50
13941 PRESTON DRIVE	Heave	50
13933 PRESTON DRIVE	Heave	50
14705 PARK LANE	Heave	50
13925 PRESTON DRIVE	Heave	50
13925 PRESTON DRIVE	Heave	50
13917 PRESTON DRIVE	Heave	50
13909 PRESTON DRIVE	Heave	50
11628 BOLTON LANE	Heave	50
11716 BOLTON LANE	Heave	50
13930 COOPER WAY	Heave	50
11717 COOPER	Heave	50
11710 COOPER	Heave	50
14001 COOPER WAY	Heave	50
14001 COOPER WAY	Heave	50
11709 BOLTON LANE	Heave	50
14810 HIGHLAND AVENUE	Heave	50
14810 HIGHLAND AVENUE	Heave	50
14006 LONG RUN DRIVE	Heave	50
14033 LONG RUN DRIVE	Heave	50
14009 LONG RUN DRIVE	Heave	50
14001 LONG RUN DRIVE	Heave	50
13945 LONG RUN DRIVE	Heave	50
13921 LONG RUN DRIVE	Heave	75
13944 PRESTON DRIVE	Heave	50
14039 LONG RUN DRIVE	Heave	50
11621 PRESTON DRIVE	Heave	50
14045 PRESTON DRIVE	Heave	50
10075 HOLLY COURT	Heave	50
10225 HIBISCUS DRIVE	Heave	50
14111 SPRINGVIEW LANE	Heave	50
13931 SPRINGVIEW LANE	Heave	50
14110 STONEGATE LANE	Heave	50

EXHIBIT B
LOCATION ADDRESSES

14100 STONEGATE LANE	Heave	50
14008 STONEGATE LANE	Heave	50
13970 STONEGATE LANE	Heave	50
13950 STONEGATE LANE	Heave	50
13940 STONEGATE LANE	Heave	50
13930 STONEGATE LANE	Heave	50
10155 HAWTHORNE DRIVE	Heave	50
13951 STONEGATE LANE	Heave	50
14021 STONEGATE LANE	Heave	50
14101 STONEGATE LANE	Heave	50
14140 CREEK CROSSING DRIVE	Heave	50
14040 CREEK CROSSING DRIVE	Heave	50
14010 CREEK CROSSING DRIVE	Heave	50
14000 CREEK CROSSING DRIVE	Heave	50
13962 CREEK CROSSING DRIVE	Heave	50
13952 CREEK CROSSING DRIVE	Heave	50
13932 CREEK CROSSING DRIVE	Heave	50
14011 CREEK CROSSING DRIVE	Heave	50
14011 CREEK CROSSING DRIVE	Heave	50
13924 STOCKTON LANE	Heave	50
13908 STOCKTON LANE	Heave	50
11310 NORWICH LANE	Heave	50
13907 NORWICH LANE	Heave	50
13938 NORWICH LANE	Heave	50
11220 EXETER DRIVE	Heave	50
13950 EXETER COURT	Heave	50
13960 EXETER COURT	Heave	50
13960 EXETER COURT	Heave	50
13937 STOCKTON LANE	Heave	50
13917 STOCKTON LANE	Heave	50
11251 NORWICH LANE	Heave	50
11241 NORWICH LANE	Heave	50
11221 NORWICH LANE	Heave	50
13918 NORWICH LANE	Heave	50
13918 NORWICH LANE	Heave	50
13928 NORWICH LANE	Heave	50
EXETER DR & NORWICH LN	Heave	50
11309 EXETER DRIVE	Heave	50
11337 EXETER DRIVE	Heave	50
11347 EXETER DRIVE	Heave	50
11340 BRIGITTE TERRACE	Heave	50
11320 BRIGITTE TERRACE	Heave	50
11320 BRIGITTE TERRACE	Heave	50
11302 BRIGITTE TERRACE	Heave	50

**EXHIBIT B
LOCATION ADDRESSES**

11260 BRIGITTE TERRACE	Heave	50
14001 NORWICH LANE	Heave	50
13991 NORWICH LN	Heave	50
13995 NORWICH LN	Heave	50
14147 NORWICH LANE	Heave	50
HAVERHILL LN & NORWICH LN	Heave	50
14181 HAVERHILL LN	Heave	50
14185 HAVERHILL LN	Heave	50
14008 NORWICH LANE	Heave	50
14138 NORWICH LANE	Heave	50
14138 NORWICH LANE	Heave	50
14031 HAVERHILL LANE	Heave	50
11259 BRIGITTE TERRACE	Heave	50
14109 PERSIMMON DRIVE	Heave	50
10809 142ND ST	Heave	50
11005 ARBOR RIDGE DRIVE	Heave	50
10947 ASHTON LANE	Heave	50
14116 PERSIMMON DRIVE	Heave	50
10931 PERSIMMON COURT	Heave	50
11040 MARILYN TERRACE	Heave	50
13921 FERMOY AVENUE	Heave	50
14020 BUNRATTY DRIVE	Heave	50
11145 MARILYN COURT	Heave	50
11170 MARILYN COURT	Heave	50
11001 WOODSTOCK DRIVE	Heave	50
11041 WOODSTOCK DRIVE	Heave	50
11103 WOODSTOCK DRIVE	Heave	50
13830 SPRING LANE	Heave	50
13740 SPRING LANE	Heave	50
13720 SPRING LANE	Heave	50
11124 MAYFLOWER LANE	Heave	50
11124 MAYFLOWER LANE	Heave	50
11124 MAYFLOWER LANE	Heave	50
11104 MAYFLOWER LANE	Heave	50
11052 MAYFLOWER LANE	Spalling	50
11042 MAYFLOWER LANE	Heave	50
11012 MAYFLOWER LANE	Heave	50
11024 WOODSTOCK DRIVE	Heave	50
9934 SHADY LANE	Cracking	50
9918 SHADY LANE	Heave	50
9900 SHADY LANE	Heave	50
9900 SHADY LANE	Cracking	50
9900 SHADY LANE	Cracking	50
13734 WILROSE COURT	Heave	50

**EXHIBIT B
LOCATION ADDRESSES**

13729 WILROSE COURT	Heave	50
15300 TREETOP DRIVE	Heave	50
13709 WILROSE COURT	Heave	50
15300 TREETOP DRIVE	Heave	50
9810 153RD ST	Heave	50
13710 MAYFLOWER LANE	Heave	50
13710 MAYFLOWER LANE	Heave	50
9810 153RD ST	Heave	50
9820 153RD ST	Cracking	50
9820 153RD ST	Spalling	50
9860 153RD ST	Cracking	50
9860 153RD ST	Heave	50
9920 153RD ST	Heave	50
9940 153RD ST	Heave	50
9940 153RD ST	Cracking	50
9940 153RD ST	Heave	50
9940 153RD ST	Heave	50
9940 153RD ST	Heave	50
9870 CORDOBA COURT	Heave	50
9870 CORDOBA COURT	Heave	50
15120 EL CAMENO REAL DRIVE	Heave	50
9955 FRANCHESCA COURT	Heave	50
9935 RAVINIA PL (AROUND CAMENO REAL PARK POND)	Cracking	50
9935 RAVINIA PL (AROUND CAMENO REAL PARK POND)	Cracking	50
9935 RAVINIA PL (AROUND CAMENO REAL PARK POND)	Cracking	50
15205 EL CAMENO TERRACE	Heave	50
15205 EL CAMENO TERRACE	Spalling	50
15200 EL CAMENO TERRACE	Cracking	50
15200 EL CAMENO TERRACE	Cracking	50
15200 EL CAMENO TERRACE	Cracking	50
15200 EL CAMENO TERRACE	Cracking	50
9935 EL CAMENO TERRACE	Cracking	50
9935 EL CAMENO TERRACE	Cracking	50
9935 RAVINIA PL (AROUND CAMENO REAL PARK POND)	Heave	50
9935 RAVINIA PL (AROUND CAMENO REAL PARK POND)	Cracking	50
9935 RAVINIA PL (AROUND CAMENO REAL PARK POND)	Cracking	50
9935 RAVINIA PL (AROUND CAMENO REAL PARK POND)	Heave	50
9911 CONSTITUTION DRIVE	Heave	50
15737 CENTENNIAL DRIVE	Heave	50
9932 CONSTITUTION COURT	Spalling	50
9900 CONSTITUTION DRIVE	Heave	50
WEST AVE (BEHIND 15715 LIBERTY CT)	Heave	50
15731 LIBERTY COURT	Heave	50
WEST AVE & RAVINIA AVE NWC	Heave	50

**EXHIBIT B
LOCATION ADDRESSES**

15631 CENTENNIAL COURT	Heave	50
15626 CENTENNIAL COURT	Heave	50
WEST AVE (BEHIND 15640 CENTENNIAL COURT)	Heave	50
WEST AVE (BEHIND 15640 CENTENNIAL COURT)	Heave	50
WEST AVE (BEHIND 15630 CENTENNIAL COURT)	Heave	50
15600 WEST AVE	Heave	50
9720 RAVINIA COURT	Cracking	50
15520 WEST AVENUE	Heave	50
9720 RAVINIA COURT	Spalling	50
9710 RAVINIA COURT	Cracking	50
15520 WEST AVE	Heave	50
9705 RAVINIA COURT	Cracking	50
9715 RAVINIA COURT	Cracking	50
9717 RAVINIA LN	Cracking	50
9761 RAVINIA LANE	Cracking	50
9761 RAVINIA LANE	Cracking	50
9761 RAVINIA LANE	Cracking	50
9761 RAVINIA LANE	Cracking	50
9761 RAVINIA LANE	Heave	50
9741 RAVINIA LANE	Heave	50
9731 RAVINIA LANE	Heave	50
9721 RAVINIA LANE	Spalling	50
9721 RAVINIA LANE	Heave	50
9721 RAVINIA LANE	Heave	50
9711 RAVINIA LANE	Cracking	50
9701 RAVINIA LANE	Cracking	50
9701 RAVINIA LANE	Cracking	50
9701 RAVINIA LANE (RAVINIA AVE SIDE)	Cracking	50
14500 RAVINIA AVENUE	Cracking	50
14443 BEACON AVENUE	Cracking	50
14443 BEACON AVENUE	Cracking	50
14439 BEACON AVENUE	Cracking	50
14439 BEACON AVENUE	Heave	50
14427 BEACON AVENUE	Heave	50
9773 143RD ST	Spalling	50
9655 143RD ST	Cracking	50
9727 143RD ST	Heave	50
9727 143RD ST	Cracking	50
JEFFERSON AVE (N OF GARAGE)	Cracking	50
JEFFERSON AVE (N OF GARAGE)	Cracking	50
JEFFERSON AVE & 143RD ST	Cracking	50
14290 LAGRANGE RD (143RD ST SIDE)	Cracking	50
14290 LAGRANGE ROAD	Cracking	50
142ND ST & LAGRANGE RD NWC	Cracking	50

EXHIBIT B
LOCATION ADDRESSES

14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Cracking	50
14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Cracking	50
14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Cracking	50
14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Heave	50
14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Cracking	50
14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Cracking	50
14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Cracking	50
14120 LAGRANGE RD (N END OF JEFFERSON AVE BY PON	Heave	50
142ND ST & JEFFERSON AVE NEC	Spalling	50
142ND ST & JEFFERSON AVE NEC	Spalling	50
142ND ST & JEFFERSON AVE NEC	Spalling	50
142ND ST & LAGRANGE RD NWC	Spalling	50
16511 CHURCHVIEW DRIVE	Heave	50
142ND ST & LAGRANGE RD SWC	Heave	50
142ND ST (NEAR CRESCENT PARK CIR)	Heave	50
CRESCENT PARK CIR (NEAR METRA STATION)	Cracking	50
CRESCENT PARK CIR (NEAR METRA STATION)	Heave	50
CRESCENT PARK CIR (NEAR METRA STATION)	Cracking	50
CRESCENT PARK CIR (NEAR METRA STATION)	Heave	50
CRESCENT PARK CIR (NEAR METRA STATION)	Heave	50
CRESCENT PARK CIR (NEAR METRA STATION)	Cracking	50
CRESCENT PARK CIR (NEAR METRA STATION)	Cracking	50
MAIN STREET (ACROSS FROM METRA STATION)	Spalling	50
MAIN STREET (ACROSS FROM METRA STATION)	Cracking	50
MAIN STREET (ACROSS FROM METRA STATION)	Cracking	50
MAIN STREET (ACROSS FROM METRA STATION)	Heave	50
CRESCENT PARK CIRCLE	Heave	50
CRESCENT PARK CIR & RAVINIA AVE	Spalling	50
9650 143RD ST (ON RAVINIA SIDE)	Other	50
143RD ST & RAVINIA AVE	Cracking	50
MAIN ST & 143RD ST	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Heave	50
MAIN ST (E OF 9750 ON THE PARK)	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Heave	50
MAIN ST & 143RD ST	Heave	50
143RD ST & BEACON AVE (N SIDE E OF TRACKS)	Cracking	50
143RD ST & BEACON AVE (N SIDE E OF TRACKS)	Heave	50
143RD ST & BEACON AVE (E OF TRACKS)	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Cracking	50
MAIN ST (E OF 9750 ON THE PARK)	Cracking	50

EXHIBIT B
LOCATION ADDRESSES

CRESCENT PARK CIR & RAVINIA AVE	Cracking	50
CRESCENT PARK CIR & RAVINIA AVE	Cracking	50
9860 144TH ST	Heave	50
9860 144TH ST	Cracking	50
9930 144TH ST	Cracking	50
9930 144TH ST	Cracking	50
9930 144TH ST	Cracking	50
9960 143RD ST	Cracking	50
9960 143RD ST	Cracking	50
9960 143RD ST	Cracking	50
9954 143RD ST	Cracking	50
9954 143RD ST	Cracking	50
9954 143RD ST	Cracking	50
9950 143RD ST	Cracking	50
9950 143RD ST	Cracking	50
14315 WEST AVENUE	Heave	50
14315 WEST AVENUE	Heave	50
9979 143RD PLACE	Cracking	50
9976 144TH ST	Cracking	50
9970 144TH ST	Cracking	50
9970 144TH ST	Cracking	50
9952 144TH ST	Cracking	50
9930 144TH ST	Cracking	50
9930 144TH ST	Cracking	50
14414 1ST AVENUE	Cracking	50
14420 SECOND AVENUE	Cracking	50
14420 SECOND AVENUE	Cracking	50
14420 SECOND AVENUE	Cracking	50
14420 SECOND AVENUE	Cracking	50
9833 144TH PLACE	Cracking	50
9226 138TH ST	Cracking	50
13933 CHARLESTON DRIVE	Heave	50
13912 CHARLESTON DRIVE	Heave	50
13912 CHARLESTON DRIVE	Heave	50
8637 WHEELER DRIVE	Heave	50
14119 CATHERINE DRIVE	Heave	50
8680 WHEELER DRIVE	Heave	300
WILLIAM CT & W 140TH ST	Spalling	75
9222 140TH ST	Heave	50
15416 REGENT DRIVE	Heave	50
14007 THOMAS DRIVE	Heave	50
9313 142ND ST	Cracking	50
14100 WILLIAM DRIVE	Heave	50
14100 WILLIAM DRIVE	Heave	50

**EXHIBIT B
LOCATION ADDRESSES**

14042 CONCORD DRIVE	Heave	50
9136 WINDSOR DRIVE	Heave	50
15433 REGENT DRIVE	Heave	50
15333 REGENT DRIVE	Heave	50
9131 WINDSOR DRIVE	Heave	50
15416 YORKSHIRE LANE	Heave	50
15437 SHEFFIELD LANE	Heave	50
15334 ROYAL FOX HUNT ROAD	Heave	50
8931 TALLY HO LANE	Heave	50
15401 ROYAL GEORGIAN ROAD	Heave	50
14000 TOD WILLIAM DRIVE	Cracking	50
14001 TOD WILLIAM DRIVE	Cracking	50
14001 TOD WILLIAM DRIVE	Cracking	50
14004 TERRY DRIVE	Spalling	50
14040 BOXWOOD LANE	Cracking	50
8751 140TH ST	Cracking	50
8800 TOD WILLIAM DRIVE	Heave	50
8800 TOD WILLIAM DRIVE	Cracking	50
8801 BERKELEY COURT DRIVE	Cracking	50
8817 BERKLEY COURT	Cracking	50
8801 TOD WILLIAM DRIVE	Cracking	50
14131 TERRY DRIVE	Heave	50
14149 TERRY DRIVE	Heave	50
14214 TERRY COURT	Heave	50
14214 TERRY COURT	Heave	50
8825 TERRY DRIVE	Heave	50
14050 MICHAEL DRIVE	Heave	50
14050 MICHAEL DRIVE	Heave	50
14040 MICHAEL DRIVE	Heave	50
ACROSS FROM 14013 SHERI LN	Heave	50
9113 YORKTOWN DRIVE	Heave	50
14208 CONCORD DRIVE	Heave	50
14129 TIMOTHY DRIVE	Heave	50
14148 CLEARVIEW DRIVE	Heave	50
14019 CLEARVIEW DRIVE	Heave	50
14109 CLEARVIEW DRIVE	Heave	50
14109 CLEARVIEW DRIVE	Cracking	50
14216 TERRY DRIVE	Other	50
14212 TERRY DRIVE	Displacement	50
8840 TERRY DRIVE	Heave	50
8840 TERRY DRIVE	Heave	50
8840 TERRY DRIVE	Heave	50
8837 LORI LANE	Cracking	50
8901 LORI LANE	Displacement	50

**EXHIBIT B
LOCATION ADDRESSES**

14121 CLEARVIEW DRIVE	Displacement	50
8848 LORI LANE	Cracking	50
14108 TOD WILLIAM DRIVE	Cracking	50
14032 TOD WILLIAM DRIVE	Heave	50
14018 TOD WILLIAM DRIVE	Heave	50
14018 TOD WILLIAM DRIVE	Heave	50
14018 TOD WILLIAM DRIVE	Heave	50
14001 TOD WILLIAM DRIVE	Heave	50
14039 TOD WILLIAM DRIVE	Heave	50
14044 TERRY DRIVE	Heave	50
14014 TERRY DRIVE	Cracking	50
14010 TERRY DRIVE	Heave	50
8731 141ST ST	Cracking	50
14140 87TH PLACE	Cracking	50
14250 87TH AVENUE	Heave	50
8659 142ND PLACE	Cracking	50
14160 87TH AVENUE	Cracking	50
8405 140TH ST	Cracking	50
14129 85TH AVENUE	Cracking	50
8627 142ND ST	Heave	50
8309 SHIPSTON ST	Cracking	50
CHESWICK DR & SHIPSTON ST	Cracking	50
14015 NEWGATE COURT	Heave	50
14008 NEWGATE COURT	Heave	50
8354 CRISTINA AVENUE	Heave	50
14018 84TH AVENUE	Heave	50
8255 141ST ST	Heave	50
8216 141ST ST	Heave	50
8323 141ST ST	Cracking	50
8315 141ST ST	Cracking	50
14118 CRISTINA AVENUE	Cracking	50
14118 CRISTINA AVENUE	Cracking	50
14058 CRISTINA AVENUE	Heave	50
8345 141ST ST	Heave	50
8345 141ST ST	Heave	50
8349 141ST ST	Cracking	50
14042 84TH AVENUE	Cracking	50
14050 84TH AVENUE	Cracking	50
14234 84TH AVENUE	Heave	50
14242 84TH AVENUE	Heave	50
14251 84TH AVENUE	Heave	50
14228 MARGARITA AVENUE	Heave	50
8352 MARGARITA AVENUE	Cracking	50
14226 CRISTINA AVENUE	Cracking	50

EXHIBIT B
LOCATION ADDRESSES

14234 CRISTINA AVENUE	Heave	50
14124 PUTNEY PLACE	Heave	50
14202 CAMDEN DRIVE	Heave	50
14019 BINFORD DRIVE	Heave	50
14215 CAMDEN DRIVE	Heave	50
14009 BONBURY LANE	Heave	50
14040 BONBURY LANE	Cracking	50
14054 BONBURY LANE	Cracking	50
14062 BONBURY LANE	Cracking	50
14124 BONBURY LANE	Cracking	50
14124 BONBURY LANE	Cracking	50
14123 PUTNEY PLACE	Heave	50
13932 APACHE LANE	Heave	50
17937 FOUNTAIN CIRCLE	Heave	50
11238 CAMERON PARKWAY	Heave	50
11229 CAMERON PARKWAY	Heave	50
11163 KAREN DRIVE	Heave	50
11165 167TH ST	Heave	50
17930 LENNAN BROOK LANE	Heave	50
11734 SPRINGBROOK COURT	Heave	50
17305 BROOK HILL DRIVE	Heave	50
9602 165TH ST (N SIDE BY THEATER PARKING)	Heave	50
16350 97TH AVE (BEHIND THEATER)	Cracking	50
16450 97TH AVE	Heave	50
16450 97TH AVE	Cracking	100
16350 97TH AVE (BEHIND THEATER GARAGE)	Heave	50
16350 97TH AVE (BEHIND THEATER GARAGE)	Cracking	50
9721 165TH ST	Heave	50
16501 GARNET COURT	Heave	50
16501 GARNET COURT	Heave	50
16564 GARNET COURT	Heave	50
16556 GARNET COURT	Heave	50
9721 165TH ST	Cracking	50
9611 165TH ST	Cracking	50
165TH ST & LAGRANGE RD SWC	Cracking	50
9426 RICH LANE	Heave	50
FUN DR (POOL MAINTENANCE ENTRANCE)	Cracking	100
15430 WEST AVENUE	Cracking	50
15430 WEST AVE	Cracking	50
14313 WOODDED PATH LANE	Heave	50
14301 WOODDED PATH LANE	Heave	50
8416 COUNTRY CLUB LANE	Heave	50
14410 COUNTRY CLUB LANE	Heave	50
8400 GOLFVIEW DRIVE	Heave	50

**EXHIBIT B
LOCATION ADDRESSES**

14335 COUNTRY CLUB LANE	Heave	50
14427 COUNTRY CLUB LANE	Heave	50
7659 SEQUOIA COURT	Heave	50
7638 PONDEROSA COURT	Heave	50
7560 SEQUOIA COURT	Heave	50
7935 SYCAMORE DRIVE	Heave	50
7705 SYCAMORE DRIVE	Heave	50
7659 SEQUOIA COURT	Heave	50
15301 LILAC COURT	Heave	50
15245 LILAC COURT	Heave	50
15315 NARCISSUS COURT	Heave	50
15301 NARCISSUS COURT	Heave	50
15301 NARCISSUS COURT	Heave	50
15314 NARCISSUS COURT	Heave	50
7749 PALM DRIVE	Heave	50
7749 PALM DRIVE	Heave	50
7808 WHEELER DRIVE	Heave	50
7832 PALM DRIVE	Heave	50
7800 SEQUOIA COURT	Heave	50
7860 WHEELER DRIVE	Heave	50
15327 PRIMROSE LANE	Heave	50
15259 PRIMROSE LANE	Heave	50
15225 PRIMROSE LANE	Heave	50
7956 SYCAMORE DRIVE	Heave	50
7942 SYCAMORE DRIVE	Heave	50
7955 WHEELER DRIVE	Heave	50
15356 SUNFLOWER COURT	Heave	50
15364 SUNFLOWER COURT	Heave	50
15364 PRIMROSE COURT	Heave	50
15413 PRIMROSE COURT	Heave	50
15413 PRIMROSE COURT	Heave	50
15355 PRIMROSE COURT	Heave	50
CREEK CROSSING DR	Cracking	50
CREEK CROSSING DR	Cracking	50
CREEK CROSSING DR	Spalling	50
14159 CREEKSIDE DRIVE	Heave	50
14170 CREEKSIDE DRIVE	Heave	50
14230 CREEK CROSSING DRIVE	Spalling	50
14240 CREEK CROSSING DRIVE	Heave	50
14209 CREEK CROSSING DRIVE	Heave	50
14201 CREEK CROSSING DRIVE	Heave	100
14201 CREEK CROSSING DRIVE	Cracking	50
14200 CREEK CROSSING DRIVE	Cracking	100
14200 CREEK CROSSING DRIVE	Cracking	50

**EXHIBIT B
LOCATION ADDRESSES**

14200 CREEK CROSSING DRIVE	Cracking	50
WILL COOK RD (BEHIND 14134 STERLING DRIVE)	Heave	50
WINDEMERE CT & WILL COOK RD	Cracking	50
WINDEMERE CT & WILL COOK RD	Heave	75
11981 143RD ST (W SIDE ALONG WILL COOK RD)	Heave	50
143RD ST BETWEEN LONG RUN DR & WILL COOK RD	Cracking	50
143RD ST & LONG RUN DR	Heave	50
143RD ST (BEHIND 11749 BLACKBURN DRIVE)	Heave	50
11130 139TH ST	Heave	50
11021 BUCK HORN LANE	Heave	50
11021 BUCK HORN LANE	Heave	50
11021 DEER HAVEN LN	Heave	50
14100 SELVA LANE	Heave	50
14251 MEADOWVIEW COURT	Heave	50
14235 S 82ND AVE	Spalling	50
14236 BRIGHTON COURT	Heave	50
7720 NARCISSUS LANE	Heave	50
15606 NARCISSUS LANE	Heave	50
7731 CASHEW DRIVE	Heave	50
7731 CASHEW DRIVE	Heave	50
15539 CALYPSO LANE	Heave	50
15531 CALYPSO LANE	Heave	50
7313 MIMOSA DRIVE	Heave	50
15636 CALYPSO LANE	Heave	50
7550 CASHEW DRIVE	Heave	50
7700 CASHEW DRIVE	Heave	50
15605 NARCISSUS LANE	Heave	50
7737 CHESTNUT DRIVE	Heave	50
15536 LARKSPUR LANE	Heave	50
15558 LARKSPUR LANE	Heave	50
7348 WHEELER DRIVE	Heave	50
MIMOSA DR & WHEELER DR	Heave	50
15500 73RD AVENUE	Heave	50
7861 TETON ROAD	Heave	50
8349 138TH PLACE	Cracking	50
8237 138TH PLACE	Heave	50
8145 ELIZABETH AVENUE	Cracking	50
13756 83RD AVENUE	Heave	75
13750 83RD AVENUE	Heave	75
13708 83RD COURT	Heave	50
13648 83RD COURT	Displacement	50
13723 LINDSAY DRIVE	Heave	50
8335 RED OAK LANE	Cracking	50
8329 LEGEND LANE	Heave	50

**EXHIBIT B
LOCATION ADDRESSES**

8329 LEGEND LANE	Heave	50
8228 LEGEND LANE	Heave	50
8228 LEGEND LANE	Heave	50
8231 ARROWHEAD LANE	Heave	50
8247 ARROWHEAD LANE	Displacement	50
13642 BIRCHBARK COURT	Heave	50
13642 BIRCHBARK COURT	Heave	50
8359 CEDAR ST	Heave	50
13338 88TH AVENUE	Heave	100
8820 PRESTWICK LANE	Displacement	50
8700 BEVERLY LANE	Heave	50
8818 PALOS SPRINGS DRIVE	Displacement	50
8080 143RD PLACE	Heave	50
8080 143RD PLACE	Heave	50
13547 IDLEWILD DRIVE	Displacement	50
13614 IDLEWILD DRIVE	Heave	50
13538 IDLEWILD DRIVE	Heave	50
13741 LEGEND TRAIL LANE	Displacement	50
13604 86TH AVENUE	Heave	50
13611 MISSION HILLS COURT	Displacement	50
13605 88TH AVENUE	Cracking	50
13605 88TH AVENUE	Cracking	50
8569 WALNUT AVE	Heave	50
13559 86TH AVENUE	Heave	50
8523 FIR ST	Heave	50
8554 WALNUT AVE	Heave	50
13516 86TH AVENUE	Heave	50
13550 86TH AVENUE	Displacement	50
13641 CHERRY LANE	Heave	50
13703 85TH AVENUE	Heave	50
8588 HEMLOCK STREET	Heave	50
8557 HEMLOCK STREET	Cracking	50
8509 HEMLOCK STREET	Displacement	50
8572 SPRUCE DRIVE	Heave	50
13821 MAPLE AVENUE	Heave	50
8541 SPRUCE DRIVE	Heave	50
13853 REDWOOD DRIVE	Displacement	50
13853 REDWOOD DRIVE	Heave	50
13861 REDWOOD DRIVE	Displacement	50
13820 REDWOOD DRIVE	Cracking	50
8725 GOLFVIEW DRIVE	Cracking	50
14328 85TH AVENUE	Heave	50
14328 85TH AVENUE	Cracking	50
8533 143RD PLACE	Displacement	50

**EXHIBIT B
LOCATION ADDRESSES**

8609 143RD PLACE	Cracking	50
14337 87TH AVENUE	Cracking	50
8533 144TH ST	Heave	50
8649 144TH PLACE	Cracking	50
14548 85TH AVENUE	Cracking	75
8624 GOLFVIEW DRIVE	Cracking	50
14549 MAYCLIFF DRIVE	Cracking	50
14412 MAYCLIFF DRIVE	Cracking	50
14516 MAYCLIFF DRIVE	Cracking	50
14532 MAYCLIFF DRIVE	Cracking	50
14533 MAYCLIFF DRIVE	Cracking	50
14347 MAYCLIFF DRIVE	Heave	50
14324 MAYCLIFF DRIVE	Cracking	50
14350 MAYCLIFF DRIVE	Cracking	50
8901 GOLFVIEW DRIVE	Cracking	50
8914 FAIRWAY DRIVE	Cracking	50
8908 FAIRWAY DRIVE	Heave	100
8913 FAIRWAY DRIVE	Cracking	50
14525 POPLAR ROAD	Cracking	50
14525 POPLAR ROAD	Cracking	50
14440 MASON LANE	Displacement	50
9055 FAIRWAY DRIVE	Cracking	50
9013 FAIRWAY DRIVE	Cracking	50
14912 RAVINIA AVE	Cracking	50
14750 RAVINIA AVE (CIVIC CENTER)	Cracking	50
14750 RAVINIA AVE (CIVIC CENTER)	Cracking	50
14650 RAVINIA AVENUE	Spalling	200
14650 RAVINIA AVENUE	Cracking	100
14776 MONTGOMERY DRIVE	Cracking	50
9217 DEXTER COURT	Cracking	50
9223 DEXTER COURT	Heave	50
8332 WHEELER DRIVE	Heave	50
8308 WHEELER DRIVE	Heave	50
15344 SUNSET RIDGE DRIVE	Heave	50
8305 WHEELER DRIVE	Heave	50
15533 SUNSET RIDGE DRIVE	Heave	50
15244 BUNKER DRIVE	Cracking	50
15311 ST JAMES DRIVE	Heave	50
8117 ST JAMES COURT	Cracking	50
15241 BUNKER DRIVE	Cracking	50
8026 ST JAMES DRIVE	Cracking	50
8020 BOB O LINK ROAD	Cracking	50
8020 BOB O LINK ROAD	Cracking	50
15229 82ND AVENUE	Cracking	50

EXHIBIT B
LOCATION ADDRESSES

15311 82ND AVENUE	Heave	50
8144 WHEELER DRIVE	Displacement	50
8114 WHEELER DRIVE	Cracking	50
8026 WHEELER DRIVE	Heave	50
8227 SAINT ANDREWS DRIVE	Heave	50
15139 ST ANDREWS COURT	Heave	50
15139 ST ANDREWS COURT	Heave	50
15231 WOODMAR DRIVE	Heave	50
15228 WOODMAR DRIVE	Cracking	50
15125 CAROL COURT	Heave	50
15128 CAROL COURT	Heave	50
8314 BOB O LINK ROAD	Cracking	50
W 151ST ST (BEHIND 15104 CAROL CT)	Heave	75
15132 SUNSET RIDGE DRIVE	Cracking	50
15223 SUNSET RIDGE DRIVE	Cracking	50
15235 SUNSET RIDGE DRIVE	Heave	50
15323 SUNSET RIDGE DRIVE	Heave	50
7812 WOODRUFF DRIVE	Cracking	50
15637 INNSBROOK DRIVE	Cracking	50
8624 SHAGBARK COURT	Spalling	50
15115 ORLAN BROOK DRIVE	Heave	50
8619 LEXINGTON CIRCLE	Cracking	50
15203 ORLAN BROOK DRIVE	Heave	50
15215 LAWRENCE COURT	Heave	50
15401 ORLAN BROOK DRIVE	Cracking	50
15413 ORLAN BROOK DRIVE	Heave	50
15431 ORLAN BROOK DRIVE	Heave	50
15431 ORLAN BROOK DRIVE	Heave	50
7861 WILLOWOOD COURT	Cracking	50
7832 SYCAMORE DRIVE	Displacement	75
15345 HEATHER COURT	Cracking	50
15262 HEATHER COURT	Cracking	50
7539 HALESIA COURT	Cracking	50
7532 HALESIA COURT	Heave	50
7501 HEMLOCK DRIVE	Cracking	50
15244 CATALINA DRIVE	Heave	50
CATALINA DR (ACROSS FROM 15119)	Cracking	50
15239 CATALINA DRIVE	Cracking	50
15259 CATALINA DRIVE	Cracking	50
15360 AUBRIETA LANE	Cracking	50
15405 BEGONIA COURT	Cracking	50
15429 BEGONIA CT	Cracking	50
7449 WILLOWOOD CT	Heave	50
15102 73RD AVE	Heave	50

EXHIBIT B
LOCATION ADDRESSES

15100 73RD AVE	Heave	50
7235 153RD ST	Heave	50
14340 JEFFERSON AVENUE	Heave	50
14475 JEFFERSON AVENUE	Heave	50
6839 159TH ST	Heave	50
15898 LAGRANGE ROAD	Heave	50
15898 LAGRANGE ROAD	Heave	50
15862 LAGRANGE ROAD	Heave	50
15630 LAGRANGE ROAD	Heave	50
9940 153RD ST	Heave	50
9920 153RD ST	Heave	50
9860 153RD ST	Heave	50
9641 153RD ST (REAR PARKING ENTRANCE OFF OF RAVIN	Heave	50
7019 143RD ST	Heave	50
9443 144TH PLACE	Heave	50
16250 LAGRANGE ROAD	Cracking	50
16250 LAGRANGE ROAD	Heave	50
16250 LAGRANGE ROAD	Heave	50
16200 LAGRANGE RD	Cracking	50
16156 LAGRANGE ROAD	Cracking	50
16154 LAGRANGE ROAD	Cracking	50
9605 161ST PL	Cracking	50
9631 161ST PL	Spalling	50
15900 LAGRANGE ROAD	Cracking	100
15900 LAGRANGE ROAD	Cracking	300
15733 RAVINIA DRIVE	Cracking	50
15400 LAGRANGE RD	Cracking	50
9615 153RD ST	Heave	50
153RD ST & RAVINIA AVE SEC	Heave	50
1300 RAVINIA PLACE	Heave	50
15645 LAGRANGE ROAD	Heave	50
15645 LAGRANGE ROAD	Heave	50
15645 LAGRANGE ROAD	Cracking	100
15751 LAGRANGE RD (NEAR POND)	Cracking	55
15751 LAGRANGE RD (NEAR POND)	Displacement	115
15837 LAGRANGE ROAD	Cracking	75
15845 LAGRANGE RD	Heave	50
9570 159TH ST	Cracking	50
9570 159TH ST	Cracking	50
9570 159TH ST	Cracking	50
9570 159TH ST	Cracking	50
9506 159TH ST	Cracking	50
15911 LAGRANGE RD	Cracking	100
15911 LAGRANGE RD	Heave	100

**EXHIBIT B
LOCATION ADDRESSES**

15911 LAGRANGE RD	Cracking	50
15911 LAGRANGE RD	Heave	50
15961 LAGRANGE RD (BETWEEN PEP BOYS AND LAY Z BC	Cracking	50
16011 LAGRANGE RD	Cracking	50
15300 WEST AVE	Cracking	50
15601 95TH AVE	Cracking	50
15601 95TH AVE	Cracking	65
15415 LAGRANGE ROAD	Heave	50
15413 LAGRANGE ROAD	Heave	50
15413 LAGRANGE ROAD	Heave	50
15518 INNSBROOK DRIVE	Cracking	50
S 80TH AVE (BEHIND 15434 TULIP CT)	Heave	50
15426 TULIP COURT	Cracking	50
7040 159TH ST	Heave	50
7040 159TH ST	Heave	50
7120 159TH ST	Cracking	50
7140 159TH ST	Cracking	50
7202 159TH ST	Heave	50
7202 159TH ST	Heave	50
6881 159TH ST	Heave	50
7300 159TH ST	Heave	50
6879 159TH ST	Heave	50
7300 159TH ST	Heave	75
7360 159TH ST	Heave	60
7360 159TH ST	Heave	50
7360 159TH ST	Cracking	50
7630 159TH ST	Heave	50
7648 159TH ST	Cracking	75
15700 HARLEM AVENUE	Heave	110
15830 HARLEM AVE	Heave	50
13076 HARLEM AVE	Heave	50
15830 HARLEM AVE	Cracking	50
7202 159TH ST (ON HARLEM SIDE)	Heave	50
13100 SOUTHWEST HWY	Heave	50
9212 W 131ST ST	Cracking	50
9525 131ST ST	Heave	50
9525 131ST ST	Cracking	50
10055 143RD ST	Heave	50
10055 143RD ST	Heave	50
10055 143RD ST	Cracking	75
10173 143RD ST	Heave	50
10173 143RD ST	Cracking	50
10205 143RD ST	Cracking	50
10255 143RD ST	Cracking	50

EXHIBIT B
LOCATION ADDRESSES

10255 143RD ST	Cracking	50
143RD ST BETWEEN OAKLEY & RIDGE	Heave	50
143RD ST BETWEEN OAKLEY & RIDGE	Cracking	50
143RD ST BETWEEN RIDGE AND CRYSTAL TREE	Heave	50
143RD ST BETWEEN RIDGE AND CRYSTAL TREE	Heave	50
143RD ST BETWEEN RIDGE AND CRYSTAL TREE	Heave	50
10001 143RD ST (WEST AVE SIDE)	Heave	50
10001 143RD ST (WEST AVE SIDE)	Cracking	50
10001 143RD ST	Spalling	50
10001 143RD ST	Heave	50
10001 143RD ST (WEST AVE SIDE)	Heave	50
14345 HIGHLAND AVENUE	Cracking	50
14402 WEST AVENUE	Heave	50
14412 WEST AVENUE	Heave	50
14711 RAVINIA AVENUE	Other	50
14711 RAVINIA AVENUE	Cracking	50
14521 RAVINIA AVENUE	Cracking	50
14521 RAVINIA AVENUE	Cracking	50
14519 RAVINIA AVENUE	Heave	50
14807 RAVINIA AVENUE	Heave	50
14986 RAVINIA AVE	Cracking	50
14716 RAVINIA AVENUE	Heave	100
14716 RAVINIA AVENUE	Cracking	50
14716 RAVINIA AVENUE	Heave	50
15100 LAGRANGE RD (N OF CHASE ON 151ST)	Cracking	50
200 RAVINIA PLACE	Heave	50
14787 94TH AVE	Cracking	50
9380 159TH ST	Cracking	50
9380 159TH ST	Cracking	50
9370 159TH ST	Cracking	50
9370 159TH ST	Cracking	50
9370 159TH ST	Cracking	50
9280 159TH ST	Heave	50
9280 159TH ST	Cracking	50
9280 159TH ST	Cracking	75
9280 159TH ST	Cracking	50
9280 159TH ST	Heave	50
9280 159TH ST	Cracking	50
9264 159TH ST	Heave	50
7852 159TH ST	Cracking	50
7900 159TH ST	Heave	50
8150 159TH ST	Cracking	50
8130 159TH ST	Heave	50
8100 159TH ST	Cracking	50

**EXHIBIT B
LOCATION ADDRESSES**

8470 159TH ST	Cracking	50
8470 159TH ST	Cracking	50
8500 159TH ST	Cracking	50
8600 159TH ST	Cracking	50
8600 159TH ST	Heave	50
8600 159TH ST	Cracking	50
8600 159TH ST	Cracking	50
8600 159TH ST	Cracking	50
8750 159TH ST	Heave	50
8750 159TH ST	Cracking	50
8750 159TH ST	Cracking	50
8920 159TH ST	Heave	50
14811 LAGRANGE RD	Heave	50
8751 143RD ST	Heave	75
8850 143RD ST	Cracking	50
8830 143RD ST	Cracking	50
8570 143RD ST	Heave	75
8560 143RD ST	Heave	200
8550 143RD ST	Heave	200
9400 143RD ST	Spalling	50
9400 143RD ST	Heave	50
14209 LAGRANGE ROAD	Heave	100
14042 CONCORD DRIVE		75
13811 TIMBER TRAIL ROAD	Cracking	50
13820 WOODRIDGE LANE	Cracking	50
13820 WOODRIDGE LANE	Cracking	50
9032 PEBBLE BEACH LANE	Cracking	50
13605 88TH AVENUE	Heave	100
8517 CEDAR ST	Heave	50
8537 WALNUT AVE	Cracking	50
13819 85TH AVENUE	Cracking	50
8441 CEDAR ST		50
8329 LEGEND LANE		100
14055 RAVENSWOOD DRIVE		50
14111 BONBURY LANE	Heave	50
8907 147TH ST	Displacement	75
15833 96TH AVE		50
15443 94TH AVE	Heave	75
13922 APACHE LN	Cracking	50
8104 BINFORD DR		50
7235 153RD ST		50
13949 APACHE LN		50
13949 APACHE LN		50
7360 159TH ST		75

**EXHIBIT B
LOCATION ADDRESSES**

7360 159TH ST	50
7300 159TH ST	50
15830 HARLEM AVE	100
7655 CASHEW DR	50
9429 RICH LN	50
7941 SIOUX RD	50
14036 CONCORD DR	75
14135 SCOTT LN	50
MOHAWK LN & SIOUX RD SEC	50
7941 SIOUX RD	50
108TH AVE (BEHIND 17343 ELK DR)	75
108TH AVE (0.18 MILES SOUTH OF DEER POINT DR, BY POND)	60
108TH AVE (0.2 MILES SOUTH OF DEER POINT DR, BY POND)	90
108TH AVE (0.23 MILES SOUTH OF DEER POINT DR, BY POND)	75
10717 YEARLING CROSSING DR	100
7424 WHEELER DR	150
13940 S 84TH AVE	50
13932 S 84TH AVE	50
8945 W 151ST ST	400
8951 W 151ST ST	225
8818 FAIRWAY DR	200
14524 S 87TH AVE	125
8533 W 144TH PL	50
9704 HUMMINGBIRD HILL DR	60
14730 PARK LN	50
131ST ST (250 FT E OF MILL RD)	50
151ST ST & 80TH AVE SEC	75
13921 LONG RUN DR	75
13932 CREEK CROSSING DR	75
13921 CREEK CROSSING DR	75

BDE SPECIAL PROVISIONS
For the April 25 and June 13, 2025 Lettings

The following special provisions indicated by a "check mark" are applicable to this contract and will be included by the Project Coordination and Implementation Section of the Bureau of Design & Environment (BDE).

File Name	#		Special Provision Title	Effective	Revised
80099	1	<input type="checkbox"/>	Accessible Pedestrian Signals (APS)	April 1, 2003	Jan. 1, 2022
80274	2	<input type="checkbox"/>	Aggregate Subgrade Improvement	April 1, 2012	April 1, 2022
80192	3	<input type="checkbox"/>	Automated Flagger Assistance Devices	Jan. 1, 2008	April 1, 2023
80173	4	<input type="checkbox"/>	Bituminous Materials Cost Adjustments	Nov. 2, 2006	Aug. 1, 2017
80426	5	<input type="checkbox"/>	Bituminous Surface Treatment with Fog Seal	Jan. 1, 2020	Jan. 1, 2022
* 80241	6	<input type="checkbox"/>	Bridge Demolition Debris	July 1, 2009	
* 50531	7	<input type="checkbox"/>	Building Removal	Sept. 1, 1990	Aug. 1, 2022
* 50261	8	<input type="checkbox"/>	Building Removal with Asbestos Abatement	Sept. 1, 1990	Aug. 1, 2022
80460	9	<input type="checkbox"/>	Cement, Finely Divided Minerals, Admixtures, Concrete, and Mortar	Jan. 1, 2025	
80384	10	<input checked="" type="checkbox"/>	Compensable Delay Costs	June 2, 2017	April 1, 2019
* 80198	11	<input type="checkbox"/>	Completion Date (via calendar days)	April 1, 2008	
* 80199	12	<input type="checkbox"/>	Completion Date (via calendar days) Plus Working Days	April 1, 2008	
80461	13	<input type="checkbox"/>	Concrete Barrier	Jan. 1, 2025	
80453	14	<input type="checkbox"/>	Concrete Sealer	Nov. 1, 2023	
80261	15	<input type="checkbox"/>	Construction Air Quality – Diesel Retrofit	June 1, 2010	Jan. 1, 2025
* 80029	16	<input type="checkbox"/>	Disadvantaged Business Enterprise Participation	Sept. 1, 2000	Jan. 2, 2025
80229	17	<input type="checkbox"/>	Fuel Cost Adjustment	April 1, 2009	Aug. 1, 2017
80452	18	<input type="checkbox"/>	Full Lane Sealant Waterproofing System	Nov. 1, 2023	
80447	19	<input type="checkbox"/>	Grading and Shaping Ditches	Jan. 1, 2023	
80433	20	<input type="checkbox"/>	Green Preformed Thermoplastic Pavement Markings	Jan. 1, 2021	Jan. 1, 2022
80456	21	<input type="checkbox"/>	Hot-Mix Asphalt	Jan. 1, 2024	Jan. 1, 2025
80446	22	<input type="checkbox"/>	Hot-Mix Asphalt - Longitudinal Joint Sealant	Nov. 1, 2022	Aug. 1, 2023
80438	23	<input type="checkbox"/>	Illinois Works Apprenticeship Initiative – State Funded Contracts	June 2, 2021	April 2, 2024
80450	24	<input type="checkbox"/>	Mechanically Stabilized Earth Retaining Walls	Aug. 1, 2023	
80464	25	<input type="checkbox"/>	Pavement Marking Inspection	April 1, 2025	
80441	26	<input type="checkbox"/>	Performance Graded Asphalt Binder	Jan. 1, 2023	
80459	27	<input type="checkbox"/>	Preformed Plastic Pavement Marking	June 2, 2024	
* 34261	28	<input type="checkbox"/>	Railroad Protective Liability Insurance	Dec. 1, 1986	Jan. 1, 2022
80455	29	<input checked="" type="checkbox"/>	Removal and Disposal of Regulated Substances	Jan. 1, 2024	April 1, 2024
80445	30	<input type="checkbox"/>	Seeding	Nov. 1, 2022	
80457	31	<input type="checkbox"/>	Short Term and Temporary Pavement Markings	April 1, 2024	April 2, 2024
80462	32	<input type="checkbox"/>	Sign Panels and Appurtenances	Jan. 1, 2025	April 1, 2025
80448	33	<input type="checkbox"/>	Source of Supply and Quality Requirements	Jan. 2, 2023	
80340	34	<input type="checkbox"/>	Speed Display Trailer	April 2, 2014	Jan. 1, 2022
80127	35	<input type="checkbox"/>	Steel Cost Adjustment	April 2, 2004	Jan. 1, 2022
80397	36	<input type="checkbox"/>	Subcontractor and DBE Payment Reporting	April 2, 2018	
80391	37	<input type="checkbox"/>	Subcontractor Mobilization Payments	Nov. 2, 2017	April 1, 2019
80463	38	<input type="checkbox"/>	Submission of Bidders List Information	Jan. 2, 2025	
80437	39	<input type="checkbox"/>	Submission of Payroll Records	April 1, 2021	Nov. 2, 2023
80435	40	<input type="checkbox"/>	Surface Testing of Pavements – IRI	Jan. 1, 2021	Jan. 1, 2023
80465	41	<input type="checkbox"/>	Surveying Services	April 1, 2025	
80466	42	<input type="checkbox"/>	Temporary Rumble Strips	April 1, 2025	
* 20338	43	<input type="checkbox"/>	Training Special Provisions	Oct. 15, 1975	Sept. 2, 2021
80429	44	<input type="checkbox"/>	Ultra-Thin Bonded Wearing Course	April 1, 2020	Jan. 1, 2022
80439	45	<input checked="" type="checkbox"/>	Vehicle and Equipment Warning Lights	Nov. 1, 2021	Nov. 1, 2022
80458	46	<input type="checkbox"/>	Waterproofing Membrane System	Aug. 1, 2024	
80302	47	<input type="checkbox"/>	Weekly DBE Trucking Reports	June 2, 2012	Jan. 2, 2025
80454	48	<input type="checkbox"/>	Wood Sign Support	Nov. 1, 2023	
80427	49	<input type="checkbox"/>	Work Zone Traffic Control Devices	Mar. 2, 2020	Jan. 1, 2025
* 80071	50	<input type="checkbox"/>	Working Days	Jan. 1, 2002	

Highlighted items indicate a new or revised special provision for the letting.

An * indicates the special provision requires additional information from the designer, which needs to be submitted separately. The Project Coordination and Implementation Section will then include the information in the applicable special provision.

The following special provisions are in the 2025 Supplemental Specifications and Recurring Special Provisions.

<u>File Name</u>	<u>Special Provision Title</u>	<u>New Location(s)</u>	<u>Effective</u>	<u>Revised</u>
80434	Corrugated Plastic Pipe (Culvert and Storm Sewer)	Articles 542.03, 550.03, 1040.03, 1040.04(b), 1040.04(d) & 1040.08	Jan. 1, 2021	
80443	High Tension Cable Median Barrier Removal	Section 632	April 1, 2022	
80045	Material Transfer Device	Articles 406.03, 406.06(f), 406.13(b), 406.14 & 1102.02	Nov 15, 1999	Jan. 1, 2022
80410	Traffic Spotters	Article 701.13	Jan. 1, 2019	

COMPENSABLE DELAY COSTS (BDE)

Effective: June 2, 2017

Revised: April 1, 2019

Revise Article 107.40(b) of the Standard Specifications to read:

“(b) Compensation. Compensation will not be allowed for delays, inconveniences, or damages sustained by the Contractor from conflicts with facilities not meeting the above definition; or if a conflict with a utility in an unanticipated location does not cause a shutdown of the work or a documentable reduction in the rate of progress exceeding the limits set herein. The provisions of Article 104.03 notwithstanding, compensation for delays caused by a utility in an unanticipated location will be paid according to the provisions of this Article governing minor and major delays or reduced rate of production which are defined as follows.

- (1) Minor Delay. A minor delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two hours, but not to exceed two weeks.**
- (2) Major Delay. A major delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two weeks.**
- (3) Reduced Rate of Production Delay. A reduced rate of production delay occurs when the rate of production on the work in conflict with the utility in an unanticipated location decreases by more than 25 percent and lasts longer than seven calendar days.”**

Revise Article 107.40(c) of the Standard Specifications to read:

“(c) Payment. Payment for Minor, Major, and Reduced Rate of Production Delays will be made as follows.

- (1) Minor Delay. Labor idled which cannot be used on other work will be paid for according to Article 109.04(b)(1) and (2) for the time between start of the delay and the minimum remaining hours in the work shift required by the prevailing practice in the area.**

Equipment idled which cannot be used on other work, and which is authorized to standby on the project site by the Engineer, will be paid for according to Article 109.04(b)(4).

- (2) Major Delay. Labor will be the same as for a minor delay.**

Equipment will be the same as for a minor delay, except Contractor-owned equipment will be limited to two weeks plus the cost of move-out to either the

Contractor's yard or another job and the cost to re-mobilize, whichever is less. Rental equipment may be paid for longer than two weeks provided the Contractor presents adequate support to the Department (including lease agreement) to show retaining equipment on the job is the most economical course to follow and in the public interest.

- (3) **Reduced Rate of Production Delay.** The Contractor will be compensated for the reduced productivity for labor and equipment time in excess of the 25 percent threshold for that portion of the delay in excess of seven calendar days. Determination of compensation will be in accordance with Article 104.02, except labor and material additives will not be permitted.

Payment for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be determined according to Article 109.13."

Revise Article 108.04(b) of the Standard Specifications to read:

- "(b) No working day will be charged under the following conditions.**
- (1) When adverse weather prevents work on the controlling item.**
 - (2) When job conditions due to recent weather prevent work on the controlling item.**
 - (3) When conduct or lack of conduct by the Department or its consultants, representatives, officers, agents, or employees; delay by the Department in making the site available; or delay in furnishing any items required to be furnished to the Contractor by the Department prevents work on the controlling item.**
 - (4) When delays caused by utility or railroad adjustments prevent work on the controlling item.**
 - (5) When strikes, lock-outs, extraordinary delays in transportation, or inability to procure critical materials prevent work on the controlling item, as long as these delays are not due to any fault of the Contractor.**
 - (6) When any condition over which the Contractor has no control prevents work on the controlling item."**

Revise Article 109.09(f) of the Standard Specifications to read:

- "(f) Basis of Payment.** After resolution of a claim in favor of the Contractor, any adjustment in time required for the work will be made according to Section 108. Any adjustment in the costs to be paid will be made for direct labor, direct materials, direct equipment, direct jobsite overhead, direct offsite overhead, and other direct costs allowed by the resolution. Adjustments in costs will not be made for interest charges, loss of anticipated profit, undocumented loss of efficiency, home office overhead and unabsorbed overhead

other than as allowed by Article 109.13, lost opportunity, preparation of claim expenses and other consequential indirect costs regardless of method of calculation.

The above Basis of Payment is an essential element of the contract and the claim cost recovery of the Contractor shall be so limited.”

Add the following to Section 109 of the Standard Specifications.

“109.13 Payment for Contract Delay. Compensation for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be allowed when such costs result from a delay meeting the criteria in the following table.

Contract Type	Cause of Delay	Length of Delay
Working Days	Article 108.04(b)(3) or Article 108.04(b)(4)	No working days have been charged for two consecutive weeks.
Completion Date	Article 108.08(b)(1) or Article 108.08(b)(7)	The Contractor has been granted a minimum two week extension of contract time, according to Article 108.08.

Payment for each of the various costs will be according to the following.

(a) Escalated Material and/or Labor Costs. When the delay causes work, which would have otherwise been completed, to be done after material and/or labor costs have increased, such increases will be paid. Payment for escalated material costs will be limited to the increased costs substantiated by documentation furnished by the Contractor. Payment for escalated labor costs will be limited to those items in Article 109.04(b)(1) and (2), except the 35 percent and 10 percent additives will not be permitted.

(b) Extended Project Overhead. For the duration of the delay, payment for extended project overhead will be paid as follows.

(1) Direct Jobsite and Offsite Overhead. Payment for documented direct jobsite overhead and documented direct offsite overhead, including onsite supervisory and administrative personnel, will be allowed according to the following table.

Original Contract Amount	Supervisory and Administrative Personnel
Up to \$5,000,000	One Project Superintendent
Over \$ 5,000,000 - up to \$25,000,000	One Project Manager, One Project Superintendent or Engineer, and One Clerk
Over \$25,000,000 - up to \$50,000,000	One Project Manager, One Project Superintendent, One Engineer, and

	One Clerk
Over \$50,000,000	One Project Manager, Two Project Superintendents, One Engineer, and One Clerk

(2) Home Office and Unabsorbed Overhead. Payment for home office and unabsorbed overhead will be calculated as 8 percent of the total delay cost.

(c) Extended Traffic Control. Traffic control required for an extended period of time due to the delay will be paid for according to Article 109.04.

When an extended traffic control adjustment is paid under this provision, an adjusted unit price as provided for in Article 701.20(a) for increase or decrease in the value of work by more than ten percent will not be paid.

Upon payment for a contract delay under this provision, the Contractor shall assign subrogation rights to the Department for the Department's efforts of recovery from any other party for monies paid by the Department as a result of any claim under this provision. The Contractor shall fully cooperate with the Department in its efforts to recover from another party any money paid to the Contractor for delay damages under this provision."

REMOVAL AND DISPOSAL OF REGULATED SUBSTANCES (BDE)

Effective: January 1, 2024

Revised: April 1, 2024

Revise the first paragraph of Article 669.04 of the Standard Specifications to read:

“669.04 Regulated Substances Monitoring. Regulated substances monitoring includes environmental observation and field screening during regulated substances management activities. The excavated soil and groundwater within the work areas shall be managed as either uncontaminated soil, hazardous waste, special waste, or non-special waste.

As part of the regulated substances monitoring, the monitoring personnel shall perform and document the applicable duties listed on form BDE 2732 “Regulated Substances Monitoring Daily Record (RSMDR).”

Revise the first two sentences of the nineteenth paragraph of Article 669.05 of the Standard Specifications to read:

“The Contractor shall coordinate waste disposal approvals with the disposal facility and provide the specific analytical testing requirements of that facility. The Contractor shall make all arrangements for collection, transportation, and analysis of landfill acceptance testing.”

Revise the last paragraph of Article 669.05 of the Standard Specifications to read:

“The Contractor shall select a permitted landfill facility or CCDD/USFO facility meeting the requirements of 35 Ill. Admin. Code Parts 810-814 or Part 1100, respectively. The Department will review and approve or reject the facility proposed by the Contractor based upon information provided in BDE 2730. The Contractor shall verify whether the selected facility is compliant with those applicable standards as mandated by their permit and whether the facility is presently, has previously been, or has never been, on the United States Environmental Protection Agency (U.S. EPA) National Priorities List or the Resource Conservation and Recovery Act (RCRA) List of Violating Facilities. The use of a Contractor selected facility shall in no manner delay the construction schedule or alter the Contractor's responsibilities as set forth.”

Revise the first paragraph of Article 669.07 of the Standard Specifications to read:

“669.07 Temporary Staging. Soil classified according to Articles 669.05(a)(2), (b)(1), or (c) may be temporarily staged at the Contractor's option. All other soil classified according to Articles 669.05(a)(1), (a)(3), (a)(4), (a)(5), (a)(6), or (b)(2) shall be managed and disposed of without temporary staging to the greatest extent practicable. If circumstances beyond the Contractor's control require temporary staging of these latter materials, the Contractor shall request approval from the Engineer in writing.

Topsoil for re-use as final cover which has been field screened and found not to exhibit PID readings over daily background readings as documented on the BDE 2732, visual staining or

odors, and is classified according to Articles 669.05(a)(2), (a)(3), (a)(4), (b)(1), or (c) may be temporarily staged at the Contractor's option."

Add the following paragraph after the sixth paragraph of Article 669.11 of the Standard Specifications.

"The sampling and testing of effluent water derived from dewatering discharges for priority pollutants volatile organic compounds (VOCs), priority pollutants semi-volatile organic compounds (SVOCs), or priority pollutants metals, will be paid for at the contract unit price per each for VOCS GROUNDWATER ANALYSIS using EPA Method 8260B, SVOCS GROUNDWATER ANALYSIS using EPA Method 8270C, or RCRA METALS GROUNDWATER ANALYSIS using EPA Methods 6010B and 7471A. This price shall include transporting the sample from the job site to the laboratory."

Revise the first sentence of the eight paragraph of Article 669.11 of the Standard Specifications to read:

"Payment for temporary staging of soil classified according to Articles 669.05(a)(1), (a)(3), (a)(4), (a)(5), (a)(6), or (b)(2) to be managed and disposed of, if required and approved by the Engineer, will be paid according to Article 109.04."

80455

VEHICLE AND EQUIPMENT WARNING LIGHTS (BDE)

Effective: November 1, 2021

Revised: November 1, 2022

Add the following paragraph after the first paragraph of Article 701.08 of the Standard Specifications:

“The Contractor shall equip all vehicles and equipment with high-intensity oscillating, rotating, or flashing, amber or amber-and-white, warning lights which are visible from all directions. In accordance with 625 ILCS 5/12-215, the lights may only be in operation while the vehicle or equipment is engaged in construction operations.”

80439

State of Illinois
Department of Transportation
Bureau of Local Roads and Streets

SPECIAL PROVISION
FOR
INSURANCE

Effective: February 1, 2007
Revised: August 1, 2007

All references to Sections or Articles in this specification shall be construed to mean specific Section or Article of the Standard Specifications for Road and Bridge Construction, adopted by the Department of Transportation.

The Contractor shall name the following entities as additional insured under the Contractor's general liability insurance policy in accordance with Article 107.27:

Village of Orland Park

The entities listed above and their officers, employees, and agents shall be indemnified and held harmless in accordance with Article 107.26.

 **ORLAND PARK**
CERTIFICATE OF COMPLIANCE

The undersigned ANTONIO DIPAOLA,
(Enter Name of Person Making Certification)

as PRESIDENT
(Enter Title of Person Making Certification)

and on behalf of STRADA CONSTRUCTION CO, certifies that:
(Enter Name of Business Organization)

1) **A BUSINESS ORGANIZATION:** Yes No

Federal Employer I.D. #: 36 4414 629
(or Social Security # if a sole proprietor or individual)

The form of business organization of the Bidder is (check one):

- Sole Proprietor
- Independent Contractor (Individual)
- Partnership
- LLC
- Corporation IL 1-2000
(State of Incorporation) (Date of Incorporation)

2) **STATUS OF OWNERSHIP**

Illinois Public Act 102-0265, approved August 2021, requires the Village of Orland Park to collect "Status of Ownership" information. This information is collected for reporting purposes only. Please check the following that applies to the ownership of your business and include any certifications for the categories checked with the proposal. Business ownership categories are as defined in the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, 30 ILCS 575/0.01 et seq.

- Minority-Owned Small Business (SBA standards)
- Women-Owned Prefer not to disclose
- Veteran-Owned Not Applicable
- Disabled-Owned

How are you certifying? Certificates Attached Self-Certifying

STATUS OF OWNERSHIP FOR SUBCONTRACTORS

This information is collected for reporting purposes only. Please check the following that applies to the ownership of subcontractors.

- Minority-Owned Small Business (SBA standards)
- Women-Owned Prefer not to disclose
- Veteran-Owned Not Applicable
- Disabled-Owned

- 3) **AUTHORIZED TO DO BUSINESS IN ILLINOIS:** Yes No []

The Bidder is authorized to do business in the State of Illinois.

- 4) **ELIGIBLE TO ENTER INTO PUBLIC CONTRACTS:** Yes No []

The Bidder 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.

- 5) **SEXUAL HARRASSMENT POLICY COMPLIANT:** Yes 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; (II) 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). (emphasis 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."

- 6) **EQUAL EMPLOYMENT OPPORTUNITY COMPLIANT:** Yes No []

During the performance of this Project, Bidder agrees to 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 Bidder shall:

(I) not discriminate against any employee or applicant for employment because of race, color, 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 all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative 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 applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, marital status, national origin or ancestry, age, or physical or mental handicap 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; (V) 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 Bidder will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Bidder 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 Bidder and any person under which any portion of the Bidder's obligations under one or more public contracts is performed, undertaken or assumed; the term "subcontract", however, shall not include any agreement, arrangement or understanding in which the parties stand in the relationship of an employer and an employee, or between a Bidder or other organization and its customers.

In the event of the Bidder'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 Bidder 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.

7) **PREVAILING WAGE COMPLIANCE:** Yes No

In the manner and to the extent required by law, this bid is subject to the Illinois Prevailing Wage Act and to all laws governing the payment of wages to laborers, workers and mechanics of a Bidder or any subcontractor of a Bidder bound to this agreement who is performing services covered by this contract. If awarded the Contract, per 820 ILCS 130 et seq. as amended, Bidder 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 (available at <https://www2.illinois.gov/idol/Laws-Rules/CONMED/Pages/Rates.aspx>).

The undersigned Bidder 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.

Certified Payroll. The Illinois Prevailing Wage Act requires any contractor and each subcontractor who participates in public works to file with the Illinois Department of Labor (IDOL) certified payroll for those calendar months during which work on a public works project has occurred. The Act requires certified payroll to be filed with IDOL no later than the 15th day of each calendar month for the immediately preceding month through the Illinois Prevailing Wage Portal—an electronic database IDOL has established for collecting and retaining certified payroll. The Portal may be accessed using this link: <https://www2.illinois.gov/idol/Laws-Rules/CONMED/Pages/certifiedtranscriptofpayroll.aspx>. The Village reserves the right to withhold payment due to Contractor until Contractor and its subcontractors display compliance with this provision of the Act.

8) **PARTICIPATION IN APPRENTICESHIP AND TRAINING PROGRAM:** Yes No

Bidder participates in apprenticeship and training programs applicable to the work to be performed on the project, which are approved by and registered with the United States Department of Labor's Office of Apprenticeship.

Name of A&T Program: _____

Brief Description of Program:

CEMENT MASONS
CHICAGO LABORERS
731 TEAMSTERS
150 OPERATORS

9) TAX COMPLIANT: Yes No

Bidder is current in the payment of any tax administered by the Illinois Department of Revenue, or if it is not: (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.

AUTHORIZATION & SIGNATURE:

I certify that I am authorized to execute this Certificate of Compliance on behalf of the Bidder set forth on the Bidder Summary Sheet, that I have personal knowledge of all the information set forth herein and that all statements, representations, that the bid 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 in this bid, 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

ANTONIO DIPAOLO

Name of Authorized Officer

PRESIDENT

Title

6/3/25

Date



ORLAND PARK

INSURANCE REQUIREMENTS

Please sign and provide a policy Specimen Certificate of Insurance showing current coverages.

If awarded the contract, all Required Policy Endorsements noted in the left column in red bold type **MUST** be provided.

Standard Insurance Requirements	Please provide the following coverage if box is checked.
<p>WORKERS' COMPENSATION & EMPLOYER LIABILITY Full Statutory Limits - Employers Liability \$500,000 – Each Accident \$500,000 – Each Employee \$500,000 – Policy Limit Waiver of Subrogation in favor of the Village of Orland Park</p> <p>AUTOMOBILE LIABILITY (ISO Form CA 0001) \$1,000,000 – Combined Single Limit Per Occurrence Bodily Injury & Property Damage. Applicable for All Company Vehicles.</p> <p>GENERAL LIABILITY (Occurrence basis) (ISO Form CG 0001) \$1,000,000 – Combined Single Limit Per Occurrence Bodily Injury & Property Damage \$2,000,000 – General Aggregate Limit \$1,000,000 – Personal & Advertising Injury \$2,000,000 – Products/Completed Operations Aggregate</p> <p>ADDITIONAL INSURED ENDORSEMENTS: <i>(Not applicable for Goods Only Purchases)</i></p> <ul style="list-style-type: none"> • ISO CG 20 10 or CG 20 26 (or Equivalent) Commercial General Liability Coverage • CG 20 01 Primary & Non-Contributory (or Equivalent) The Village must be named as the Primary Non-Contributory which makes the Village a priority and collects off the policy prior to any other claimants. • Blanket General Liability Waiver of Subrogation - Village of Orland Park A provision that prohibits an insurer from pursuing a third party to recover damages for covered losses. 	<p>LIABILITY UMBRELLA (Follow Form Policy) <input type="checkbox"/> \$1,000,000 – Each Occurrence \$1,000,000 – Aggregate <input checked="" type="checkbox"/> \$2,000,000 – Each Occurrence \$2,000,000 – Aggregate <input type="checkbox"/> Other: _____ EXCESS MUST COVER: General Liability, Automobile Liability, Employers' Liability</p> <p>PROFESSIONAL LIABILITY <input type="checkbox"/> \$1,000,000 Limit – Claims Made Form, Indicate Retroactive Date <input type="checkbox"/> \$2,000,000 Limit – Claims Made Form, Indicate Retroactive Date <input type="checkbox"/> Other: _____ Deductible not-to-exceed \$50,000 without prior written approval</p> <p><input type="checkbox"/> BUILDERS RISK Completed Property Full Replacement Cost Limits – Structures under construction</p> <p><input type="checkbox"/> ENVIRONMENTAL IMPAIRMENT/POLLUTION LIABILITY \$1,000,000 Limit for bodily injury, property damage and remediation costs resulting from a pollution incident at, on or mitigating beyond the job site</p> <p><input type="checkbox"/> CYBER LIABILITY \$1,000,000 Limit per Data Breach for liability, notification, response, credit monitoring service costs, and software/property damage</p> <p><input type="checkbox"/> CG 20 37 ADDITIONAL INSURED – Completed Operations (Provide only if box is checked)</p>

Any insurance policies providing the coverages required of the Consultant, excluding Professional Liability, shall be specifically endorsed to identify "The Village of Orland Park, and their respective officers, trustees, directors, officials, employees, volunteers and agents as Additional Insureds on a primary/non-contributory basis with respect to all claims arising out of operations by or on behalf of the named insured." The required additional Insured coverage shall be provided on the Insurance Service Office (ISO) CG 20 10 or CG 20 26 endorsements or an endorsement at least as broad as the above noted endorsements as determined by the Village of Orland Park. Any Village of Orland Park insurance coverage shall be deemed to be on an excess or contingent basis as confirmed by the required (ISO) CG 20 01 Additional Insured Primary & Non-Contributory Endorsement. The policies shall also contain a Waiver of Subrogation in favor of the Additional Insureds in regard to General Liability and Workers' Compensation coverage. The certificate of insurance shall also state this information on its face. Any insurance company providing coverage must hold an A-, VII rating according to Best's Key Rating Guide. Each insurance policy required shall have the Village of Orland Park expressly endorsed onto the policy as a Cancellation Notice Recipient. Should any of the policies be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions. Permitting the contractor, or any subcontractor, to proceed with any work prior to our receipt of the foregoing certificate and endorsements shall not be a waiver of the contractor's obligation to provide all the above insurance.

Consultant agrees that prior to any commencement of work to furnish evidence of Insurance coverage providing for at minimum the coverages, endorsements and limits described above directly to the Village of Orland Park, 14700 S. Ravinia Avenue, Orland Park, IL 60462. Failure to provide this evidence in the time frame specified and prior to beginning of work may result in the termination of the Village's relationship with the contractor.

ACCEPTED & AGREED THIS ____ DAY OF _____, 20__


Signature

Authorized to execute agreements for:

ANTONIO DIPAOLO
Printed Name & Title

STRADA CONSTRUCTION CO
Name of Company

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**PRIMARY AND NONCONTRIBUTORY –
OTHER INSURANCE CONDITION**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

Primary And Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

- 1) The additional insured is a Named Insured under such other insurance; and

- 2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.



COMMERCIAL GENERAL LIABILITY
CG 24 04 (Ed. 5/09) UF-9931

Q610164772

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART
SCHEDULE

Name Of Person Or Organization:

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The following is added to Paragraph 8. **Transfer Of Rights Of Recovery Against Others To Us** of Section IV – **Conditions**:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

© Insurance Services Office, Inc., 2008

NOA - 2025 Sidewalk Replacement Program ITB 25-021

The Village of Orland Park and their respective officers, trustees, directors, officials, employees volunteers and agents

POLICY NUMBER: Q610164772

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS –
 SCHEDULED PERSON OR ORGANIZATION**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
The Village of Orland Park and their respective officers, trustees, directors, officials, employees volunteers and agents	NOA - 2025 Sidewalk Replacement Program ITB 25-021
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.	

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

1. Your acts or omissions; or
2. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

1. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or
2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.



WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule.

This agreement shall not operate directly or indirectly to benefit any one not named in the Schedule.

NOA - 2025 Sidewalk Replacement Program ITB 25-021

The Village of Orland Park and their respective officers, trustees, directors, officials, employees
volunteers and agents

(Please see the Miscellaneous Information Page for Schedule.)



Contractual Risk Transfer Evaluation Summary

Date 6/3/25

Vendor/Contractor Name: Strada Construction Company
 Contract/Project Name/ #: 2025 Sidewalk Replacement Program
 Contract Type: Contractor Prof. Svcs Goods Only MSA
 MSA Title _____
 Type of Work: Sidewalk Replacement
 Contract/Project Summary: **2025 Sidewalk Replacement Program**
 Policy Expiration Date: 2/8/26

Required Coverages/Limits – Per Contract:

Compliant:

General Liability:	\$1 million	\$2 million General Agg.	Other:	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA
Umbrella Liability:	\$1 million	\$2 million	Other: \$5M/\$5M	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA
Auto Liability:	\$1 million	Any Auto/Owned	Other:	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA
Workers' Comp./ Employer Liability	\$500,000 Each Accident, Each Employee, Policy Limit		Other:	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA
Prof. Liability:	\$1 million	\$2 million	Other:	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Env. Liability:	\$1 million	\$2 million	Other:	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Exc./Umb. Prof.				<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Excess/Umb GL				<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Cyber Liability:	\$500,000	\$1 million	Other:	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Builders Risk:	Completed Project Value		Other:	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Other:			Other:	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA

Required Endorsements:

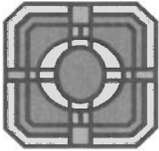
ISO Additional Insured Endorsement: (CG 20 10 or CG 20 26)	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA
ISO Additional Insured – Completed Operations (CG 20 37)	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Broad Form Manuscript Add'l. Insd. Endorsement Reviewed/Acceptable Alternate Accepted Form: _____	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> NA
Primary Additional Insured Coverage Provided - ISO CG 20 01 or Acceptable Alternate Accepted Form: _____	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA
Waiver of Subrogation - General Liability	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA
Waiver of Subrogation – Workers' Compensation	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> NA

Additional Coverages/Revisions Approved:

Orland Park Hold Harmless/Indemnity Agreement Accepted: Yes No

Notes / Additional Comments:

Contractual Risk Transfer: Acceptable Not Acceptable



VILLAGE OF ORLAND PARK

14700 S. Ravinia Avenue
Orland Park, IL 60462
www.orlandpark.org

Master

File Number: 2025-0401

File ID: 2025-0401

Type: MOTION

Status: PASSED

Version: 0

Reference:

Controlling Body: Board of Trustees

File Created Date : 05/12/2025

Agenda Entry: 2025 Sidewalk Replacement Program

Final Action: 05/19/2025

Title: 2025 Sidewalk Replacement Program

Notes:

Sponsors:

Res/Ord Date:

Attachments: ITB 25-021 Bid Compliance Summary, Bid - Davis Concrete, Bid - Everlast Blacktop, Bid - Gallagher Asphalt, Bid - Strada Construction

Res/Ord Number:

Drafter:

Hearing Date:

Department Contact:

Effective Date:

History of Legislative File

Version:	Acting Body:	Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
0	Public Works Department	05/12/2025	INTRODUCED TO BOARD	Board of Trustees			
0	Board of Trustees	05/19/2025	APPROVED				Pass

Text of Legislative File 2025-0401

..Title
2025 Sidewalk Replacement Program

History

In 2022, the Village completed a sidewalk condition assessment of all Village-owned sidewalks. Deficiencies were identified as either low, medium, or high priority based on assessment criteria laid out in the 2021 Sidewalk Condition Assessment RFP 21-065. Over the past two (2) years, this program focused on the severe tripping hazards requiring removal and replacement. Staff identified eight hundred sixty-five (865) remaining locations to eliminate the severe tripping hazards in the Village with this contract using data from this initial assessment. Once the Village identifies a hazard, the repair work needs to be completed as soon as possible to eliminate the hazard. Also, the construction window for 2025 for this number of locations is being reduced daily.

The Village plans to fund the 2025 Sidewalk Replacement Program using Motor Fuel Tax (MFT) funds. Illinois Department of Transportation (IDOT) requires the Village to pass a resolution each year for the utilization of MFT funds. On January 20, 2025, the Board passed a resolution authorizing the appropriations of funds for this specific program. IDOT-approved guidelines had to be followed in assembling the bid package, along with final IDOT approval and advertisement in the IDOT Bulletin prior to the letting.

ITB 25-021 was opened on April 9, 2025, at which point four (4) contractors had submitted bids. Utilizing the assessment completed in 2022, the bid quantity for locations was noted as forty-six thousand seven hundred sixty-five (46,765) square feet for five-inch (5") sidewalk and one hundred (100) square feet for eight-inch (8") high early strength concrete. Contractors bid on a unit price based on the quantity given by Village of type of repair throughout the Village.

Strada Construction Co. of Addison, Illinois - \$467,747.05
Davis Concrete Construction Co. of Monee, Illinois - \$646,837.00
Everlast Blacktop Inc. of Elgin, Illinois - \$647,157.00
Gallagher Asphalt Co. of Thornton, Illinois - \$706,407.35

Strada Construction Co. of Addison, Illinois, was identified as the lowest bidder. The unit price submitted by Strada Construction Co. for sidewalk removal and replacement is comparable to larger volume pricing staff has traditionally received for similar work. Strada has previously performed work in the Village of Orland Park and has performed a multi-Village contract for concrete work through the Homewood joint bid for the past five (5) years. They were awarded the contract again in FY2025 for Homewood, Alsip, and South Holland concrete work.

It should be noted that in 2023, Strada was awarded the first portion of Orland Park's sidewalk replacement. During the contract, a third party fraudulently redirected a contract payment from the Village to a new account setup by third party with Strada's hacked email address. Over the course of several interactions, on or about the first two weeks of July 2023, the deposit of \$39,469 was made into an account not controlled by Strada. In January 2024, the Village settled the dispute over the \$39,469.00, and agreed to pay half of the cost, \$19,734.50, and Strada would take on the remaining of the cost.

While a third party was able to get access to Strada's email account and caused a lot of extra time and cost to the Village, it is unknown how they obtained the company's information. Strada has taken action to change their email, and the Village enacted steps to prevent future fraud. As part of this contract, physical checks will be printed and picked up by Strada with a photo ID to ensure no further compromises.

Because of the tremendous difference in cost between the first and second bidders, as well as the extra protections implemented by the Village, it is Public Works staff's recommendation to accept the bid from Strada Construction Co. of Addison, Illinois.

An approximately 10% contingency of \$50,000.00 is requested for any unforeseen identified, for a total not-to-exceed cost of \$517,747.05.

This agenda item is being considered by the Committee of the Whole and the Village Board of Trustees on the same night.

Financial Impact

Funds for this work are available in account 3008020-470400.

Recommended Action/Motion

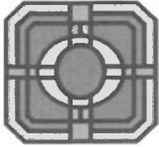
I move to approve and authorize the execution of a Contractor Agreement between the Village of Orland Park and Strada Construction Co. of Addison, Illinois, as the lowest qualified responsive bidder for ITB 25-021 2025 Sidewalk Replacement Program for a cost of \$467,747.05 plus a contingency of \$50,000.00 for a total not-to-exceed contract price of \$517,747.05;

AND

Authorize the Village Manager to execute all related contracts, subject to Village Attorney review;

AND

Authorize the Village Manager to approve change orders related to this contract within the authorized amount.



VILLAGE OF ORLAND PARK

14700 S. Ravinia Avenue
Orland Park, IL 60462
www.orlandpark.org

Meeting Minutes

Board of Trustees

Village President James Dodge

Village Clerk Mary Ryan Norwell

Trustees, William R. Healy, Cynthia Nelson Katsenes, Michael R. Milani,

Dina Lawrence, John Lawler and Joanna M. L. Leafblad

Monday, May 19, 2025

7:00 PM

Village Hall

2025 Sidewalk Replacement Program

I move to approve and authorize the execution of a Contractor Agreement between the Village of Orland Park and Strada Construction Co. of Addison, Illinois, as the lowest qualified responsive bidder for ITB 25-021 2025 Sidewalk Replacement Program for a cost of \$467,747.05 plus a contingency of \$50,000.00 for a total not-to-exceed contract price of \$517,747.05;

AND

Authorize the Village Manager to execute all related contracts, subject to Village Attorney review;

AND

Authorize the Village Manager to approve change orders related to this contract within the authorized amount.

This matter was APPROVED on the Consent Agenda.

Respectfully Submitted,

Mary Ryan Norwell, Village Clerk

Recording Secretary

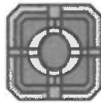
MAYOR

James Dodge

VILLAGE CLERK

Mary Ryan Norwell

14700 S. Ravinia Avenue
Orland Park, IL 60462
(708)403-6100
orlandpark.org



**ORLAND
PARK**

FINANCE

TRUSTEES

William R. Healy
Cynthia Nelson Katsenes
Michael R. Milani
Dina M. Lawrence
John Lawler
Joanna M. Liotine Leafblad

May 23, 2025

Antonio DiPaola
Strada Construction Co.
1742 W. Armitage Ct
Addison, IL 60101

NOTICE OF AWARD – 2025 Sidewalk Replacement Program ITB 25-021

Dear Mr. DiPaola,

This notification is to inform you that on May 19, 2025, the Village of Orland Park Board of Trustees approved awarding Strada Construction Co. the contract in accordance with the proposal you submitted dated April 5, 2025, for 2025 Sidewalk Replacement Program ITB 25-021 for an amount not to exceed \$467,747.05, plus a contingency of \$50,000.00, for a total not-to-exceed amount of five hundred seventeen thousand seven hundred forty seven and 05/100 (\$517,747.05) Dollars. The contingency may not be spent without prior written approval by the Village through a Change Order Request.

In order to begin this project, you must comply with the following within ten business days of the date of this Notice of Award, which is by June 9, 2025.

- Complete and return enclosed Certificate of Compliance and Insurance Requirements Form.
- Submit electronically a **Certificate of Insurance** which must be accompanied by **all required policy endorsements** from your insurance company in accordance with all of the Insurance Requirements for a) primary & non-contributory additional insured status, b) the General Liability subrogation waiver and c) the Workers' Compensation subrogation waiver, per the Insurance Requirements. You may contact the Village's Contractual Risk Manager, Dan Letourneau at 630-846-8862 or lrcrs2019@gmail.com.
- In order to properly document your vendor relationship with the Village of Orland Park, your company must provide the Village with a completed W-9 Form.
- Performance and Payment Bonds dated May 19, 2025, are to be submitted to Samantha Cooper, Executive Assistant, at 15655 S. Ravinia Ave, Orland Park, IL 60462.

You will receive the contract via email from BidNet Direct ASC eSign after the Insurance Certificate and Endorsements have been approved by the Village. All documents listed above are to be submitted Samantha Cooper, Executive Assistant, at scooper@orlandpark.org, and are required prior to the commencement of work. You will receive notification from BidNet Direct of the fully executed contract and will be issued a Notice to Proceed letter. Failure to comply with these conditions within the time specified will entitle the Village to consider your proposal abandoned and to annul

this Notice of Award. If you have any questions, please do not hesitate to call me at 708-403-6358 or e-mail me at jneven@orlandpark.org.

Sincerely,

A handwritten signature in cursive script that reads "J. Neven". The signature is written in black ink and is positioned to the right of the word "Sincerely,".

Jack Neven
Streets Operations Manager

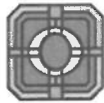
MAYOR

James Dodge

VILLAGE CLERK

Mary Ryan Norwell

14700 S. Ravinia Avenue
Orland Park, IL 60462
(708)403-6100
orlandpark.org



**ORLAND
PARK**

FINANCE

TRUSTEES

William R. Healy
Cynthia Nelson Katsenes
Michael R. Milani
Dina M. Lawrence
John Lawler
Joanna M. Liotine Leafblad

June 12, 2025

Antonio DiPaola
Strada Construction Co.
1742 W. Armitage Ct
Addison, IL 60101

NOTICE TO PROCEED – 2025 Sidewalk Replacement Program ITB 25-021

Dear Mr. DiPaola,

This notification is to inform you that the Village of Orland Park has received the electronic contract, certifications, insurance documents, and bonds in order for work to commence on the above stated project.

Please contact me at 708-403-6358 to arrange the commencement of the work.

The Village has processed Contract Number 20250276 for this contract/service. It is imperative that this number 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 accountspayable@orlandpark.org. Also, your final invoice for this contract/service should state that it is the final invoice pertaining to that Contract Number.

Sincerely,

Jack Neven
Streets Operations Manager

