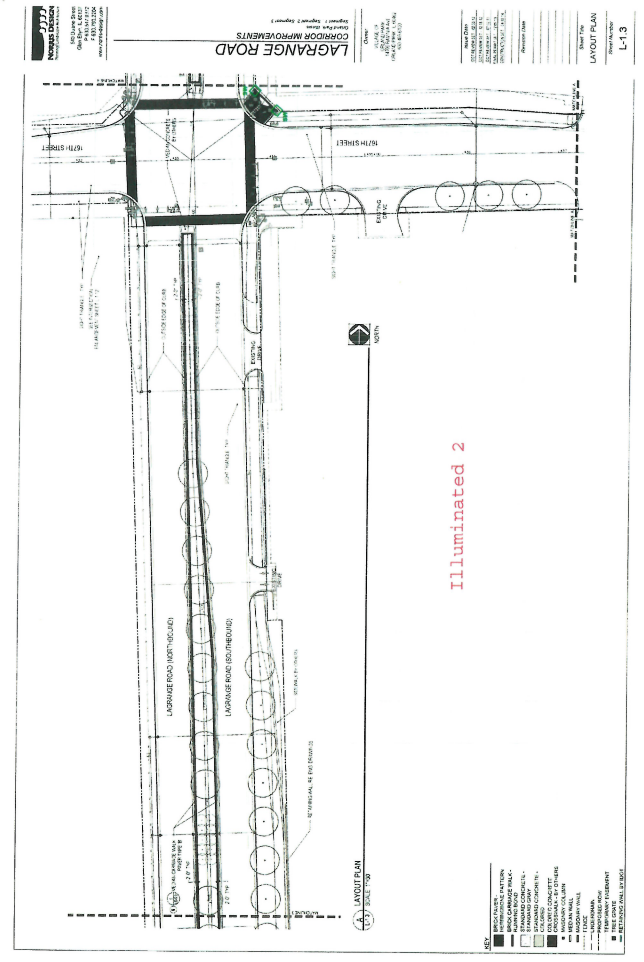
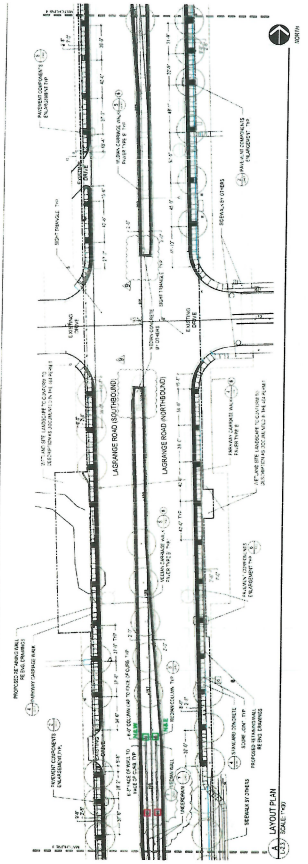


CONTRACT AUTHORIZATION

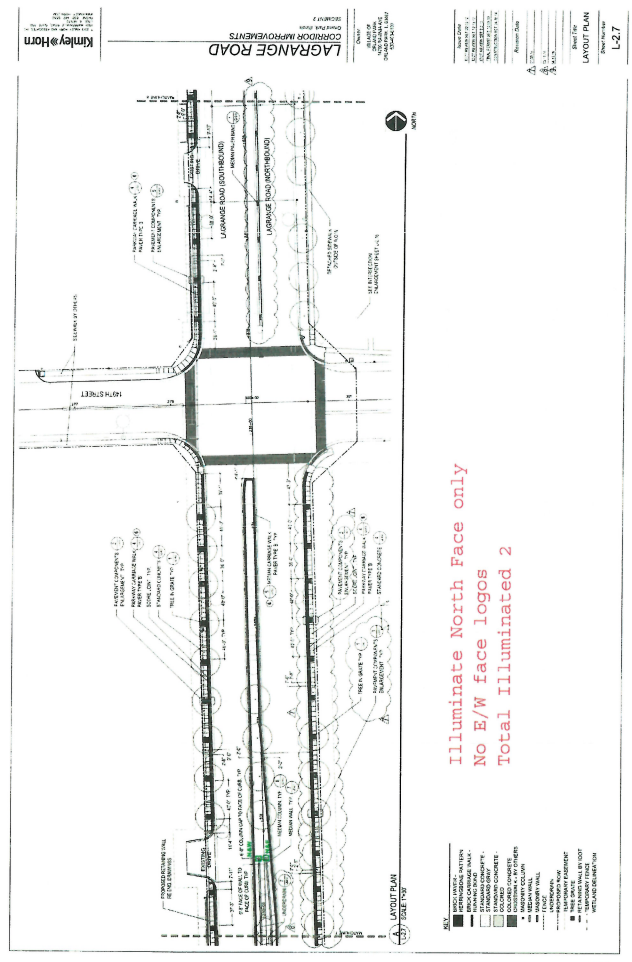
AUTHO	ORIZATION NO: CA029						
	PROJECT INFORMATION						
Project Name:	LaGrange Road Corridor Improvements						
Project Number:	CG14002						
Client Name:							
	Village of Orland Park						
Contract/P.O. Number:	C14-0009 / PO#14-000968						
Date of Contract/P.O.	3/3/2014						
AUTHORIZATION DETAIL							
Company Name for Con	ntract Award: Thorne Electric						
Description of Work:	VOP Illuminated Medallions - Electrical Work						
Contract Amount to be	Authorized:	\$49,896.65					
UNLET CONTRACT DETAIL							
Original Unlet Contract	Amount:	\$2,042,000,00					
Contract Changes to Un		\$2,942,000.00					
_	\$5,213,000.00						
Total Unlet Allocated A	mount:	\$8,155,000.00					
Total of Previous Autho	\$8,038,300.65						
Current Amount Author	\$49,896.65						
Remaining Unlet Budge	\$66,802.70						
	APPROVALS REQUIRED						
To be effective, this Authorization must be approved by the Village of Orland Park and V3 V3 CG: Date: 10/19/2016							
Village of Orland Park:	Signature Signature Date:	10/26/16					

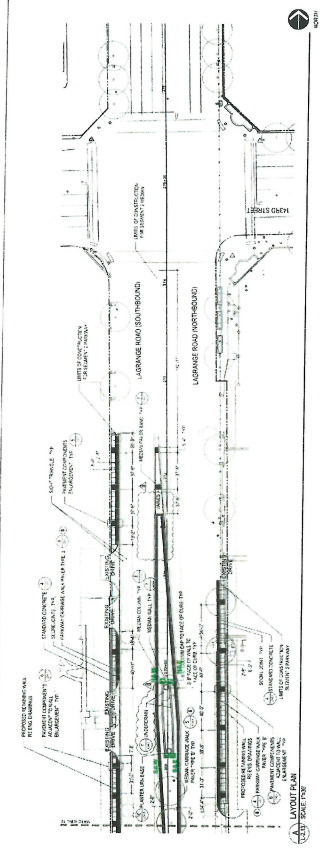




Illuminate North Face only N logos Illuminated face No E/W Total

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Illuminate South Face only No E/W face logos Total Illuminated 2

Illuminate North Face only No E/W face logos Total Illuminated 2

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BRICK CARRIAGE WAIK.

STANDARD CONCRETE.

STANDARD CONCRETE.

COURT COUNTY.

MACUNTY COUNTY.

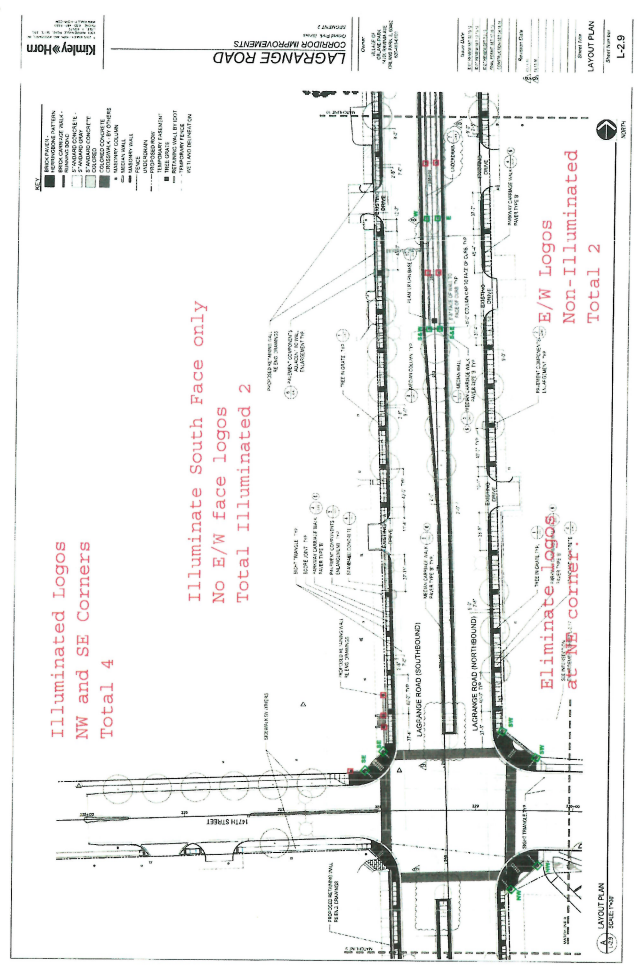
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Parvin-Clauss Sign Company Inc.

165 Tubeway Drive

Carol Stream, IL 60188 USA

Phone: Fax:

630-510-2020 630-668-7802

Fed ID:

36-3322946

Quote No:

92255

Tuesday, October 11, 2016

Bill To:

V3 COMPANIES

7325 JANES AVE. WOODRIDGE, IL 60517

We are pleased to present the following project proposal:

Line: 1

Part ID: PCAB

Proposal Amount

\$50,657.00

Illuminated & Non-Illum. Logos

Furnish and install thirty 12" high by 12" wide by 3" deep, fabricated aluminum, single face, LED illuminated logo signs, each with .25" thick FCO face , backed with white acrylic and digitally printed vinyl graphics, self-contained power supply, counter-sunk screws on face, mount into recessed area of masonry.

Furnish and install eight 1' high by 1' wide by 2" deep, fabricated aluminum pan signs, each with routed logo pattern graphics painted dark green and backed with digitally printed vinyl graphics.

Installation Address: Orland Park, IL

Salesperson: HOUSE ACCOUNT

Prices are Valid Until Saturday, December 10, 2016

Terms: 50% Deposit required; Net 10 upon completion.

NOW- ILL. 4 of which are post contract

Installation

Parvin-Clauss Sign Company Inc.

165 Tubeway Drive

Carol Stream, IL 60188 USA

Phone: Fax:

630-510-2020 630-668-7802

Fed ID:

36-3322946

Quote No:

92255

Tuesday, October 11, 2016

TERMS AND CONDITIONS

This proposal is made for specially constructed equipment and when accepted is not subject to cancellation. Seller shall not be responsible for errors in plans, designs, specifications, and drawings furnished by Buyer or for defects caused thereby.

Warranty: This agreement carries a 1 year warranty on parts and labor, except for standard manufactured lamps. The display is warranted to be free from functional defects in materials and workmanship at the time of original delivery. The foregoing warranties shall not apply if the equipment has been repaired, other than by Seller or a service facility designated by the Seller, or altered by anyone other than Seller, or if the equipment has been subject to abuse, misuse, negligence, accident, vandalism, acts of God or natural disasters beyond Seller's reasonable control. Seller shall not be liable for any damages or losses other than the replacement of such defective work or material. Whenever there are any circumstances on which a claim might be based, Seller must be informed immediately or the provisions of this warranty may be voided.

Title: Title to all materials and property covered by this agreement shall remain in Seller and shall not be deemed to constitute a part of the realty to which it may be attached until the purchase price is paid in full. Seller is given an express security interest in said material and property both erected and unerected notwithstanding the manner in which such personal property shall be annexed or attached to the realty. In the event of default by Buyer, including, but not limited to, payment of any amounts due and payable, Seller may at once (and without process of law) take possession of and remove, as and when it sees fit and wherever found, all materials used or intended for use in this construction of said equipment and any and all property called for in this contact without being deemed guilty of trespass.

Damage: Should any loss, damage or injury result to said display, from any cause whatsoever, while in possession of Buyer or his agents, such loss, damage or injury shall not relieve the Buyer from the obligation to pay for the same according to the terms of this agreement.

Default: Seller and Buyer mutually recognize that Display is not an article of general trade or utility but is designed and is to be constructed, installed and maintained at the request and for the special distinctive uses and purposes of Buyer, that Display is of no value to Seller except as so used, and that is a material consideration to Seller. If during the term of this agreement bankruptcy, reorganization or insolvency proceedings are commenced by or against Buyer, or if Buyer makes an assignment for the benefit of creditors, or if Buyer discontinues business in the premises where Display is located, Seller may at his option declare the entire unpaid balance immediately due and payable. In the event Seller may nather one proceedings are commenced by or against Buyer, or if Buyer makes an assignment for the benefit of creditors, or if Buyer discontinues business in the premises where Display is located, Seller may at his option declare the entire unpaid balance immediately due and payable. In the event Seller, a reasonable attorney's fee, and all costs of suit, collection costs and all other expenses incurred in enforcing this Agreement. All over due payments under this Agreement which are in arrears more than ten days following due date under (b) herein, shall bear interest at the rate of 18% per annum accumulated monthly provided that such delinquent charges shall be at least \$1 per month.

Authority of Agent: It is understood and agreed that this agreement contains the entire contract between the parties and that no representative of Seller has authority to change or modify any terms or representations herein stated. This agreement shall not be considered as executed until signed by or on behalf of Buyer and approved by an executive officer of Seller.

Delivery: The construction and installation of the display shall be subject to delay by strikes, fires, unforeseen commercial delays or acts of God, or regulations or restrictions of the government or public authorities or other accidental forces, conditions or circumstances beyond control of Seller.

Inspection: Buyer shall inspect the display immediately upon installation, and shall notify Seller in writing of any defects or variances therein. In the absence of any such written notification within five (5) days after installation, the display shall be deemed in all respects approved and satisfactory to Buyer.

Permits and Licenses: Seller shall assist Buyer in obtaining all original permits and licenses from public authorities for the installation of the display. Buyer shall obtain the necessary permits from the owner of the premises and others, whose permission is required for the installation of the display and is responsible that such permission is not revoked. Revocation of any permit required for the installation and maintenance of display shall not relieve buyer from the payment of all sums due in accordance with the terms of this agreement. Buyer agrees to obtain all necessary permission for use of all registered trademarks or copyrights used on the display, and agrees to indemnify Seller against any claims in connection therewith.

Service Wiring: Cost of Electricity: Reinforcement of Building: Physical Conditions: Buyer shall bring feed wires of suitable capacity and approved type to the location of Display prior to installation and shall pay for all electrical energy used by the display and be responsible for the supply thereof. Buyer shall provide for necessary reinforcements to the building on which Display is installed. Buyer shall pay for costs of relocating power lines, or other obstacles to comply with laws of Federal, State or Municipal Agencies. This Agreement assumes that installation will involve normal access, soil, and wall conditions. In the event of subsurface obstacles or obstructions in or behind walls, the parties agree to adjust the extra installation costs based on Seller's additional cost.

X		
	Customer Signature	Customer Name Printed
		Date/



CONTRACT AUTHORIZATION

AUTHO	DRIZATION N	0:	CA028				
Project Name:	PRO LaGrange Road Co	JECT INFORMA					
Project Number:	CG14002						
Client Name:	Village of Orland P	ark	_				
Contract/P.O. Number:	C14-0009 / PO#14						
Date of Contract/P.O.	3/3/2014						
AUTHORIZATION DETAIL							
Company Name for Con	ntract Award:	Parvin-Claus	SS				
Description of Work: VOP Illuminated Medallions							
Contract Amount to be	Authorized:			\$50,997.00			
	UNLET	T CONTRACT D	ETAIL				
Original Unlet Contract Amount:				\$2,942,000.00			
Contract Changes to Unlet Contract Amount:				\$5,213,000.00			
Total Unlet Allocated Amount:				\$8,155,000.00			
Total of Previous Autho	\$7,987,303.65						
Current Amount Authorized:				\$50,997.00			
Remaining Unlet Budget:				\$116,699.35			
	APPR	ROVALS REQUI	RED				
Γο be effective, this Autl	norization must be	approved by the	Village of Orla	nd Park and V3			
V3 CG:	Gulm Ha	Signature	Date				
Village of Orland Park:	Trucky 1	M Cully Signature	Date	: 10/26/14			

Parvin-Clauss Sign Company Inc.

165 Tubeway Drive

Carol Stream, IL 60188 USA

Phone: 630-510-2020 Fax: 630-668-7802 Fed ID: 36-3322946

Quote No: 92254

Tuesday, October 11, 2016

Please review this quotation and the accompanying design sketches for size dimensions, colors, copy and quality, and bring any required changes to our attention immediately. Note that significant changes may result in revision of quoted price and timeline. When approved, please sign below and return along with a signed copy of the design sketch to signify acceptance of this proposal and its related terms and conditions. Production will not be scheduled until both documents have been received and permits have been approved (if applicable), thus authorizing us to proceed with fabrication as described above.

Pricing shown does not include:

- Any engineering required by the local municipality.
- Any insurance required in addition to our standard insurance coverages. If additional insurance coverage is required, it will be added to the price of this quote plus 10%. This includes, but is not limited to requests for special endorsements, primary, non-contributory umbrella coverage, waivers of subrogation, performance and payment bonds.
- ' Applicable sign permits. If permits are required by the municipality prior to installation, the charges for permits and procurement will be added to the final invoice as a separate cost.

This Agreement assumes that installation will involve normal access, soil, and wall conditions.

In the event of subsurface obstacles or obstructions in or behind walls, the parties agree to adjust the extra installation costs based on Seller's additional cost.

Parvin-Clauss Sign Co., Inc. is not responsible for damage to underground sprinkler systems, property lighting and/or private utilities.

Customer shall bring feed wires of suitable capacity and approved type to the location of Display prior to installation and shall pay for all electrical energy used by the display and be responsible for the supply thereof.

Should this order cancel for any reason, buyer agrees to pay seller for any time and materials incurred to date including, but not limited to: design sketches, permit municipality fees and procurement, site surveys/checkouts, etc.

Thank you for the opportunity to present this quotation for your signage needs. Our services are customized to meet the goals, guidelines and deadlines of your sign project. At Parvin-Clauss, your image is our priority, and commitment to quality is our promise. If you have any questions regarding this quote, please call.