VILLAGE OF ALGONQUIN VILLAGE BOARD MEETING July 6, 2021 7:30 p.m. 2200 Harnish Drive

-AGENDA-

- 1. CALL TO ORDER
- 2. ROLL CALL ESTABLISH QUORUM
- 3. PLEDGE TO FLAG
- 4. ADOPT AGENDA
- 5. AUDIENCE PARTICIPATION

(Persons wishing to address the Board, if in person must register with the Village Clerk prior to call to order.)

6. APPOINT JOSEPH "JOE" MENOLASCINO TO THE ECONOMIC DEVELOPMENT COMMISSION

(All Appointments Require the Advice and Consent of the Village Board)

7. CONSENT AGENDA/APPROVAL:

All items listed under Consent Agenda are considered to be routine by the Village Board and may be approved and/or accepted by one motion with a voice vote.

A. APPROVE MEETING MINUTES:

- (1) Liquor Commission Special Meeting Held June 15, 2021
- (2) Village Board Meeting Held June 15, 2021
- (3) Committee of the Whole Meeting Held June 15, 2021
- (4) Committee of the Whole Special Meeting Held June 22, 2021

8. OMNIBUS AGENDA/APPROVAL:

The following Ordinances, Resolutions, or Agreements are considered to be routine in nature and may be approved by one motion with a roll call vote.

(Following approval, the Village Clerk will number all Ordinances and Resolutions in order.)

A. ADOPT RESOLUTIONS:

- (1) Pass a Resolution Accepting and Approving an Agreement with Utility Service Co. Inc. for the Countryside Standpipe Maintenance Program in the Amount of \$560,078.00
- (2) Pass a Resolution Accepting and Approving an Agreement with Christopher Burke Engineering for the Design/Build of the Dry Utility Relocation Project in the Amount of \$204,358.00
- (3) Pass a Resolution Accepting and Approving an Agreement with Burke LLC for the Design Build of the Harrison Street Bridge and Riverwalk Project in the Amount of \$6,219,043.00
- (4) Pass a Resolution Accepting and Approving an Agreement with Christopher Burke Engineering for the Phase 1 Engineering of the North River Road Right of Way Project in the Amount of \$194,749.00
- (5) Pass a Resolution Accepting and Approving an Agreement with Burke LLC for the Design/Build of the Main Street, Water Main Extension in the Amount of \$342,831.00
- (6) Pass a Resolution Accepting and Approving an Agreement with Marc Kresmery Construction LLC for the Woods Creek Pump Station Improvements Project in the Amount of \$474,150.00
- 9. DISCUSSION OF ITEMS REMOVED FROM THE CONSENT AND/OR OMNIBUS AGENDA
- 10. APPROVAL OF BILLS FOR PAYMENT AND PAYROLL EXPENSES AS RECOMMENDED BY THE VILLAGE MANAGER
 - **A.** List of Bills Dated July 6, 2021, 2021 totaling \$2,370,817,19
- 11. COMMITTEE OF THE WHOLE:

A. COMMUNITY DEVELOPMENT

- (1) Approve a Public Event/Entertainment License for Rockin' Rollick Algonquin Public Library District's 100th Birthday Event at Spella Park
- B. GENERAL ADMINISTRATION
- C. PUBLIC WORKS & SAFETY
- 12. VILLAGE CLERK'S REPORT
- 13. STAFF COMMUNICATIONS/REPORTS, AS REQUIRED
- 14. CORRESPONDENCE
- 15. OLD BUSINESS
- 16. EXECUTIVE SESSION
 - (1) Collective Bargaining
 - (2) Land Acquisition
- 17. NEW BUSINESS
- 18. ADJOURNMENT

APPOINTMENTS

I, Debby Sosine, duly elected and qualified President of the Village of Algonquin, Illinois Counties of McHenry and Kane, do hereby proclaim and make the following appointment and request the Advice and Consent of the Board of Trustees.

ECONOMIC DEVELOPMENT COMMISSION

NAME	<u>Position</u>	TERM
Joseph Menolascino	Member	July 6, 2021 – May 7, 2024
Dated this 6th day of July	2021	
		Debby Sosine, Village President
Advice and Consent of	<u> Appointment</u>	
The members for the Boa consent to the above appoi		illage of Algonquin hereby advise and ar above written.
(SEAL)		
ATTEST: Margaret Auger, Vi	llage Clerk	
mai Sai Ci magci, Vi		



Minutes of the Village of Algonquin Special Liquor Commission Meeting on June 15, 2021 Held in Village Board Room

 CALL TO ORDER AND ROLL CALL: Liquor Commissioner, Debby Sosine, called the meeting to order at 7:26 pm and requested Village Clerk Maggie Auger to call the roll. Commission Members Present: Laura Brehmer, Brian Dianis, Jerry Glogowski, Robert Smith, Jim Steigert, and John Spella. (Quorum established)

Staff in Attendance: Tim Schloneger, Village Manager; John Bucci, Police Chief; Jason Shallcross, Community Development Department; Bob Mitchard, Public Works Director; Maggie Auger, Village Clerk; and Village Attorney Kelly Cahill.

2. PUBLIC COMMENT

NONE

3. APPROVE LIQUOR LICENSE FOR FUJI CAJUN - 1493 S. RANDALL RD. ALGONQUIN

Attorney, Kelly Cahill and Chief Bucci stated that everything was in order with the Class F liquor license application to serve beer and wine on the premises.

Trustee Smith questioned the owner on the process of checking ID's and expressed the responsibilities that come with serving liquor. Trustee Dianis asked if they had an electronic way to check ID's and asked the owner about prior experience in serving liquor. The owner expressed an interest in getting an electronic ID checker and state that they run another restaurant and have experience in serving liquor.

Voice Vote, all Trustees agreed to approving the liquor license for Fuji Cajun at 1493 S. Randall Rd. Algonquin.

4. ADJOUF	RNMENT: There being no further business, Commissioner Sosine adjourned
the meeting	g at 7:31p.m.
0 1 30 1	
Submitted:	
	Maggie Auger, Village Clerk



MINUTES OF THE REGULAR VILLAGE BOARD MEETING OF THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF ALGONQUIN, McHENRY & KANE COUNTIES, ILLINOIS MEETING OF JUNE 15, 2021 HELD AT 2200 HARNISH DR. ALGONQUIN, IL

<u>CALL TO ORDER AND ROLL CALL</u>: Village President Debby Sosine, called the meeting to order at 7:32 P.M. with Village Clerk, Maggie Auger, calling the roll.

Trustees Present: Laura Brehmer, Brian Dianis, Jerry Glogowski, Robert Smith, John Spella, Jim Steigert and Village President Debby Sosine

Staff in Attendance: Tim Schloneger, Village Manager; Jason Shallcross, Community Development Director; Police Chief, John Bucci; Robert Mitchard, Public Works Director. Also in attendance, Village Clerk, Maggie Auger and Village Attorney, Kelly Cahill.

PLEDGE TO FLAG: Clerk Auger led all present in the Pledge of Allegiance.

<u>ADOPT AGENDA</u>: Moved by Trustee Glogowski, seconded by Trustee Dianis, to adopt tonight's agenda.

Voice Vote, All Ayes, Motion Carried

AUDIENCE PARTICIPATION:

None

PROCLAMATIONS:

Clerk Auger read the Proclamation that the Village of Algonquin Proclaims July as Parks and Recreation Month

Clerk Auger read the Proclamation that Honors the Algonquin Area Public Library District for 100 Years of Service.

<u>CONSENT AGENDA</u>: The Items under the Consent Agenda are considered to be routine in nature and may be approved by one motion with a voice vote.

A. APPROVE MEETING MINUTES:

- (1) Village Board Meeting Held on June 1, 2021
- (2) Special Village Board Meeting Held on June 8, 2021
- (3) Committee of the Whole Meeting Held on June 8, 2021

B. VILLAGE MANAGERS REPORT FOR THE MONTH OF MAY 2021.

Moved by Trustee Spella, seconded by Trustee Brehmer, to approve the Consent Agenda of June 15, 2021 amended to show cash investments as \$15,273,061.00.

Voice vote; all ayes, Motion carried.

<u>OMNIBUS AGENDA</u>: The following Ordinances, Resolutions, or Agreements are considered to be routine in nature and may be approved by one motion with a roll call vote.

(Following approval, the Village Clerk numbers all Ordinances and Resolutions in order)

A. ADOPT RESOLUTIONS:

- (1) **2021-R-48**: Pass a Resolution Accepting and Approving the Village Manager to Execute an an Agreement with MAP Police Officer Chapter 78 for Period May 1, 2021-April 30, 2025.
- (2) **2021-R- 49:** Pass a Resolution Accepting and Approving an Easement Agreement with School District 300.
- (3) **2021-R- 50:** Pass a Resolution Accepting and Approving an Agreement with Christopher Burke Engineering Amending the In-House Engineering Agreement in the amount of \$200,000 for FY 2021-2022.

Moved by Trustee Brehmer, seconded by Trustee Smith, to approve the Omnibus Agenda for June 15, 2021.

Roll call vote; voting aye –Brehmer, Dianis, Glogowski, Smith Spella, Steigert. Motion carried; 6-ayes, 0-nays.

DISSCUSION OF ITEMS REMOVED FROM THE CONSENT AND/OR OMNIBUS AGENDA NONE

<u>APPROVAL OF BILLS</u>: Moved by Trustee Glogowski, seconded by Trustee Brehmer, to approve the List of Bills for payment for June 15, 2021 in the amount of \$1,439,487.05 including payroll expenses as recommended for approval.

Roll call vote; voting aye – Brehmer, Dianis, Glogowski, Smith, Spella, Steigert. Motion carried; 6-ayes, 0-nays.

PAYMENT OF BILLS RECAP:

FUND	RECAP	ENDING	4/30/2021
TUNIN		17/11/11/11	7/)(// ∠(/∠

GENERAL	13,924.50
MFT	11,863.96
STREET IMPROVEMENT	53,179.00
PARK IMPROVEMENT	768.90
WATER & SEWER	8,422.52
TOTAL ALL FUNDS	\$ 88,158.88

FUND RECAP ENDING 6/15/2021

GENERAL	177,512.27
CEMETERY	2,592.00
MFT	819.17
STREET IMPROVEMENT	302,806.47
SWIMMING POOL	11,446.02
PARK IMPROVEMENT	9,821.50
WATER & SEWER	113,280.41
WATER & SEWER IMPROVEMENT	104,062.66
DEVELOPMENT FUND	84,093.90
NATURAL AREA & DRAINAGE IMPROV	32,976.58
BUILDING MAINT. SERVICE	9,662.19
VEHICLE MAINT. SERVICE	16,767.81
TOTAL ALL FUNDS	\$ 865,840.98

COMMITTEE REPORTS & CLERK'S REPORTS:

UNDER COMMITTEE OF THE WHOLE

- A. COMMUNITY DEVELOPMENT: NONE
- B. GENERAL ADMINISTRATION: NONE
- C. PUBLIC WORKS & SAFETY: NONE

VILLAGE CLERK'S REPORT:

Clerk Auger announced future meetings.

STAFF REPORTS:

<u>ADMINISTRATION</u>: Tim Schloneger

1. Tim will be out of the office for a few days, contact Mike Kumbera while he is out.

COMMUNITY DEVELOPMENT: Jason Shallcross

- 1. Introduce Lucas Stykowski, newest member of Community Development Dept, Management Analyst.
- 2. Issued 357 building permits in May, the most in any May since 2014.
- 3. Developer Tour in the month of September being planned.
- 4. CD staff working on updating the website with the IT staff which includes a map of "available properties" site.
- 5. Spoke with new owners of Commons and they announce new tenants to include: Barnes and Noble, Ashley Furniture and Tap House Grill along with preliminary concepts of an indoor/outdoor entertainment space.
- 6. Presented to Heartland Realtors Association why they should choose Algonquin and promoting available spaces in the Village.
- 7. Next week to meet with downtown merchants to promote the downtown district discussing plans for a wine walk, art fair and Founders Events.

POLICE DEPARTMENT: Chief John Bucci OR Deputy Chief Markham

- 1. The PD is currently working on Policies and procedures specifically, we are working with ILACP in regards to the Police Reform Bill.
- 2. We have started working on Founders scheduling as well as working on National Night Out. This summer APD will be going through re-certification for ILEAP (Illinois Law Enforcement Accreditation Program) in attempt to be recertified for a four year term. Officer Andrea Treml has been assigned as the Accreditation Manager for the PD and has been actively working on files, policies and ensuring that we have all of the required proofs, as required by ILEAP. We are going to be requesting our assessment to take place sometime in early August 2021.

PUBLIC WORKS: Bob Mitchard

- 1. Stage 3 Wet Utilities
 - a. Project is complete except for some minor punch list items.

- b. Decorative fence around odor control devices is on back order due to resin supply issues in Texas; expected end of June for delivery and installation.
- c. Experiencing some settling over the trench in the newly paved area of Washington Street between LaFox and Harrison. On punch list, but we are going to defer paving the area for a year to see if additional settlement occurs. Received letter from contractor that they are good with bearing the cost in a year from now.

2. Terrace Hill

a. Project is complete, with minor issues on punch list and restoration areas due to drought conditions. Some will wait until fall.

3. Scott Street Road project

- a. Proceeding on schedule.
- b. Mobilize equipment onsite and miscellaneous cleanup. (Monday)
- c. HMA removal and temporary ramp installation along Homestead, Colonial, and Sunshine. (Tuesday)
- d. HMA removal and temporary ramp installation along Scott Street. (Wednesday)
- e. Structure adjustments along Scott Street. (Wednesday)
- f. Cement base reclamation along Scott Street. (Thursday)
- g. I anticipate that project will wrap up within two weeks.

4. Lake Drive South

- a. Project is in the very early stages of construction.
- b. Concrete sawcutting for curb and gutter and sidewalk removal operations. (Monday/Tuesday/Wednesday)
- c. Removal of curb and gutter and sidewalk throughout project site. (Thursday/Friday)

5. Algonquin Lakes Section 1

- a. Project is in the very early stages of construction.
- b. Complete remaining sidewalk throughout project site. (Monday/Tuesday/Wednesday)
- c. Frame and pour PCC driveways throughout project site. (Tuesday/Wednesday/Thursday)
- d. Begin underdrain installation throughout project site. (Thursday/Friday)

6. Harnish Drive

- a. Contracts are being executed and were slow in returning.
- b. Preconstruction meeting being prepared and scheduled for next week.
- c. Spaceco is doing Construction Oversight and layout in the field this week.
- d. Notices to affected residents will be distributed prior to work beginning.

7. WWTP Renovations

- a. Contractor is moving along with little problems.
- b. Contract is under budget and ahead of schedule.
- c. COVID and material shortages are beginning to create some scheduling issues, but good project management has kept progress moving to mitigate any delays.
- 8. Randall Road should wrap up by mid-August (change per last job meeting) which will be a nice respite for motorists and residents.
- 9. Wayfinding signage is being installed in areas around downtown and looks great. Waiting on permits for IDOT ROWs. May need some pressure from the President's office if permit continue to be delayed for whatever inexplicable reason.

10. Stoneybrook Park

- a. Project complete with exception of some very minor punchlist items.
- b. Ribbon-cutting ceremony; June 5th. Video is out there for viewing. Looked like a great day.
- 11. Sidewalk Replacement program is in full swing, but winding down
 - a. Considerable number of complaints this year as the process was not really well communicated to those residents impacted.
 - b. We will meet internally at the end of project to discuss and better process for the future that lays out expectations for residents.

12. Main Street Roundabout/N. Harrison Streetscape and bike path

- a. NICOR permits have been submitted and approved.
- b. NICOR work is proceeding rapidly on Harrison Street. Lines will be pulled under the creek in the next two days which is a major step forward in the project.
- c. Additional water main proposal has been received from Martam Construction and being considered at tonight's COTW.
- d. Work to start on road project, in earnest, on June 21. Changeable message board are in place.
- e. First progress meeting for project will be tomorrow morning at the field office and staff will have a better feel for job status after that.

13. Randall Road Wetland Complex

- a. Work has begun and project is in the early stages.
- b. Tree removal has started.
- c. Invasive species herbiciding to take place soon; weather dependent.
- d. Excavation work to follow invasive species control and removal.
- 14. Gaslight Tennis court work to begin soon. Executed contracts went mysteriously missing and had to be redone.

- 15. Ratt Creek Sewer Relocation Project
 - a. Surveyor has staked all limits of construction and limits for tree removal.
 - b. Homer Tree will begin tree removal throughout the entire job site, should go pretty quickly, but will create some phone calls due to change in visual.
 - c. Pipe for project will be delivered by the end of next week and underground work will begin.

CORRESPONDENCE & MISCELLANEOUS: None

OLD BUSINESS: None

EXECUTIVE SESSION: None

NEW BUSINESS: Debby Sosine presented a plaque to retiring member Jim Steigert.

<u>ADJOURNMENT</u>: There being no further business, it was moved by Trustee Glogowski, seconded by Trustee Steigert, to adjourn.

Voice vote; all voting aye	
The meeting was adjourned at 7:58 PM.	
	Submitted:
Approved this 6 th day of July, 2021	Clerk, Maggie Auger
	Village President, Debby Sosine



Village of Algonquin Minutes of the Committee of the Whole Meeting Held On June 15, 2021 Village Board Room 2200 Harnish Dr. Algonquin, IL

AGENDA ITEM 1: Roll Call to Establish a Quorum

Trustee Spella, Chairperson, called the Committee of the Whole meeting to order at 7:59 p.m.

Present: Trustees Laura Brehmer, Brian Dianis, Jerry Glogowski, Robert Smith, John Spella, Jim Steigert, and President Debby Sosine. A quorum was established

Staff in Attendance: Tim Schloneger, Village Manager; Deputy Chief Markham, Police Department; Jason Shallcross, Community Development Director; Bob Mitchard, Public Works Director. Also in attendance, Village Clerk, Maggie Auger and Village Attorney, Kelly Cahill.

AGENDA ITEM 2: Public Comment

Chris Kious, Kane County Board Dist. #23 reminded the Board of the Bee Blitz at Dixie Briggs this Saturday, the Rental Assistance Program in Kane County, expansion of the parking lot at RaceWay Woods, and a potential delay in Longmeadow Pkwy. opening up due to the shortage of steel.

AGENDA ITEM 3: Community Development – Jason Shallcross

A. Consideration for a Public Event/Entertainment License for Rockin'Rollick Algonquin Public Library District's 100th Birthday even at Spella Park

Jason Shallcross stated that the Algonquin Area Public Library is seeking approval of a public event license application to allow a temporary roller rink and amplification system to be placed at the Spella Park parking lot on July 31, 2021 to celebrate its 100 Birthday. The roller rink event will last from 9:30AM to 5:30pm, and the rink will be constructed by Record-A-Hit. It will include 2,400 square feet with plexiglass sides to ensure safety. The company will also provide benches, a sound system, and generator for the event. This is a one day event.

Trustee Spella, Chairperson of the meeting asked for a consensus to move this forward to the Village Board. It was the consensus of the Committee of the Whole to move this forward to the Village Board for approval.

B. Discussion and direction of the Proposed Algonquin Corporate Campus – NorthPoing Development

Tom George, VP of Acquisitions, NorthPoint Development, the Petitioner, presented a preliminary concept to develop a 5-building corporate campus at the southwest corner of Longmeadow Parkway and Randall Road. The Subject Property, commonly referred to as part of Gaitsch Farm, is approximately 142 acres in size. This would be a 1.6 M sq ft development with high quality jobs, solar power, naturalized detention pond, neighborhood friendly for a manufacturing industrial facility.

If approved, a 13.6 acre out-lot parcel zoned B-2 Commercial would remain at the northeastern corner of the property. It will be ready for another developer to develop.

NorthPoint Development is requesting tax increment financing (TIF) assistance as part of this project. Staff is working with the developer and Community Unit School District 300 (CUSD 300) to ensure all parties agree on the use of TIF funds to support this project. The Village Board will be asked to approve an

ordinance authorizing staff to begin the process of exploring the possibility of establishing a TIF District at the next regular Board meeting.

Board discussion ensued:

Trustee Brehmer asked about soil testing, ground water recharge issues, traffic studies, salaries for jobs and work hours, and qualifications for a TIF district.

Trustee Smith asked about traffic ingress and egress.

Trustee Glogowski stated manufacturing jobs usually pay higher salaries than they were quoting.

Village Manager, Tim Schloneger, informed the Board that the property would qualify for a TIF Act District due to the chronic flooding. The Village of Algonquin has been working with this developer on this property for over two years and will be requiring the developer to give the Village funding to have the indepth public process preliminarily funded.

AGENDA ITEM 4: General Administration

None

AGENDA ITEM 5: Public Works & Safety- Bob Mitchard

A. Consider an Agreement with Utility Service Co, Inc for the Countryside Standpipe Maintenance Program

Bob Mitchard explained that In the Villages water distribution system, we have a total of 7 elevated water tanks in which after performing an inspection on all of them, Countryside Standpipe was identified for a complete rehab. At Countryside Standpipe we are looking to solely partner with Utility Service Co., Inc. that perform tank maintenance & professional services to over 2,000 municipalities nationwide to care for over 6,000 tank assets in the USA. This is a program that starts with a complete renovation of the standpipe to bring it to a "baseline condition". Once the tank is to a "baseline condition" they start a maintenance program that involves annual draining, cleaning, and inspections. This company will make sure we are always in compliant with AWWA, EPA, and OSHA. Money budgeted in year 1 is for the baseline renovation, and therefore after will flatten the budget annually.

Currently, in the Capital Improvement Budgets within the Water and Sewer Improvement Fund, we have \$500,000.00 budgeted for year #1 in Infrastructure Maintenance and \$50,000.00 in Engineering Services. Since we saved over \$1M on the Ratt Creek Reach 5 Sewer Relocation bid, \$10,078.00 of that savings will be transferred to this project. First Year will be \$560,078.00, second year will be \$29,804.00, third year will be \$30,860.00 with annual increases. This will be a private/public partnership for a utility service. They will be responsible for all maintenance on the water tanks including the painting.

The Board discussed aspects of the agreement and Trustee Spella, Chairperson of the meeting asked for a consensus to move this forward to the Village Board. It was the consensus of the Committee of the Whole to move this forward to the Village Board.

B. Consider an Agreement with Chrisopher B. Burke Engineering Ltd (CBBEL) for the Harrison and Washington Street Streetsape Design and Dry Utility Replacement Project (DURP) 70% Design plans

The Downtown Master plan includes the continuation of Streetscape improvements on Harrison Street from Algonquin Road to Washington Street and on Washington Street between Harrison Street and Main Street. These Streetscape elements would be similar to what was constructed on Main Street. In addition to the Streetscape elements would be the completion of resurfacing of various streets that are in the adjacent neighborhood (Division, Jayne Willow and portions of Madison and Harrison) which would finish all improvements in the Southeast quadrant of the Downtown and adjacent neighborhood.

The "Dry Utilities" that exist (overhead) on the wooden poles will also be removed and replaced underground to allow for better reliability and aesthetics as they were on Main Street. The DURP (Dry

Utility Relocation Project) requires a significant amount of coordination with the Utility Companies (ComEd, AT&T and Comcast) as well as coordination with the various Streetscape elements so that they are compatible from a functional and aesthetic standpoint. In order to place these projects in a position to move to the Design/Build phase, Christopher B. Burke Engineering Ltd. (CBBEL) will need to complete design of the projects to 70% completion. The attached proposal reflects that effort. The proposal is for a Cost not to Exceed \$204,358.00.

Trustee Spella, Chairperson of the meeting asked for a consensus to move this forward to the Village Board. It was the consensus of the Committee of the Whole to move this forward to the Village Board.

C. Consider an Agreement with Burke LLC for the Harrison Bridge Replacement and Riverwalk Project Design Build Plans

As part of the overall Master Downtown Master Plan the Harrison Street Bridge Replacement and Riverwalk project is a key component for the following reasons:

- The Harrison Street bridge is proposed to be removed and replaced similar to the Main Street Bridge. This portion of the project will remove a bridge structure that has reached its useful life. It will also provide a larger opening for Crystal Creek to flow through which will effectively remove the Village owned properties between Main Street and Harrison Street along Algonquin Road from the regulatory Floodway and Floodplain. This will unencumber the properties to make them attractive development sites.
- The Riverwalk will provide a key pedestrian link between Towne Park, Cornish Park and the Fox River through the Downtown. Another ancillary benefit is providing underground stormwater storage for the new imperious surfaces.
- The Design/Build (D/B) proposal from Burke LLC for this project was presented. The D/B approach to this project will be the same as the Main Street projects completed several years ago. It allows the Village to receive competitive pricing from reputable contractors who will be performing the work along with the necessary design and construction management engineering all in one package. This process has worked extremely well with numerous projects over the past several years (Main Street, Wayfinding Signage, Electronic Kiosks and the MCCD Bicycle Bridge and Trailhead Projects), we therefore recommend acceptance of this proposal. Riverwalk will be on the north side of the street.

The proposal reflects a Total Contract Price for the entire project which is \$6,219,043. This amount includes an owners allowance for items that may be encountered during construction that are unforeseen. Most of this will be in the FY 2022-2023 budget. The work that would be anticipated in the FY 2021-2022 budget is mainly engineering related to prepare for construction which is estimated at \$100,000, which is the budget amount in the Street Capital Improvement Budget. Village staff requests that the Committee of the Whole take the necessary action to forward this to the Village Board for their approval.

After discussion, Trustee Spella, Chairperson of the meeting, asked for a consensus to move this forward to the Village Board. It was the consensus of the Committee of the Whole to move this forward to the Village Board.

D. Consider an Agreement with Christopher B. Burke Engineering Ltd. For the North River Road Right of Way (ROW) Project

The Village has performed patching and re-surfacing efforts on North River Road on the east bank of the Fox River.encountered several challenges by property owners regarding their "ownership" of the road. The Village was able to perform a good portion of the improvements but not on the comprehensive level ultimately desired. In order to rectify the ROW and ownership conditions that currently exist, the Village needs to do the following:

• Determine the ultimate needs of the Village along the ROW, this includes but is not limited to, water main, sanitary sewer, storm sewers, other utilities (ComEd, AT&T, Comcast and NICOR).

 Once the utility needs are determined and their proposed location, determine the roadway/pavement required to service thru traffic and the residents who live on the road. Ultimate ROW and pavement widths will need to be determined.

Christopher B. Burke Engineering Ltd. (CBBEL) has been working over the past few years to research the historical survey and ROW information to determine what is legally owned and by whom. We need to define the ROW and have the legal documents prepared. At this point the Village needs to determine what the ultimate needs are and how they may impact the property owners. Following that exercise the Village can meet with impacted owners to discuss the plan and potential acquisition of property or easements.

A proposal from CBBEL reflects the effort to evaluate the ROW plan related to the Utilities and pavement requirements as well as the survey information for the impacted properties to determine easements and/or property purchase. The Village Staff has reviewed the proposal for a Cost not to Exceed amount of \$194,749.00 and recommends that the COTW take the necessary steps to forward this proposal to the Village Board for their approval. Funds are budgeted in the Streets Capital Improvement budget.

Trustee Spella, Chairperson of the meeting asked for a consensus to move this forward to the Village Board. It was the consensus of the Committee of the Whole to move this forward to the Village Board.

E. Consider an Agreement with Burke LLC for the Main St. Water Main Extension Project

Several items were discussed and reviewed during The Main St/Roundabout project preconstruction meeting held on April 28, 2021. One of the topics discussed was the necessity to lower the existing water main located within the roundabout. The design of the roundabout requires approximately 4 feet of elevation change prompting the need to lower the existing water main to provide the required minimum 5.5 feet depth of cover. The water main that will be lowered is located along Arrowhead Dr./Cary Rd. and serves the Arrowhead subdivision. The subdivision is served by this water main, and the relocation of the water main would require a 36 – 48-hour water shut-down. The loss of water service to approximately 110 homes is not acceptable. A solution to a water shut down is to install a bypass water main which would prevent the need for a long duration of water system shut down. This improvement would also enhance the overall water distribution system serving the Arrowhead subdivision, as well as provide sufficient water main sizing for the potential future development to the north of this project area.

Since the project is nearing the beginning of construction the most effective manner to install this proposed water main is to utilize the design/build method.

A Design/Build Proposal was prepared by Burke LLC for the design and construction of the additional water main.

The project was not budgeted as we did not anticipate what was described above and we found no alternative to uninterrupted water supply during construction. In the Water & Sewer Improvement Fund, we saved approximately \$1,100,000 on the Ratt Creek Reach 5 Sanitary Sewer Relocation from what was budgeted. Therefore, we plan to use some of this savings to complete this project. Therefore, it is our recommendation that the Committee of the Whole take the necessary action to move this agreement with Burke LLC on to the full Board of Trustees for approval in a not-to-exceed amount of \$342,831.00.

Trustee Spella, Chairperson of the meeting asked for a consensus to move this forward to the Village Board. It was the consensus of the Committee of the Whole to move this forward to the Village Board.

F. Consider an Agreement with Marc Kresmery Construction, LLC for the Woods Creek Pump Station Improvement Project

The bids were reviewed by Trotter & Associates, Inc. and recommends award to Marc Kresmery Construction, LLC, for the Woods Creek Pump Station Improvements Project. The low bid contains all the elements required within the bidding documents. The Water and Sewer Improvement Fund has sufficient funds for this project. The funds, in part, were paid by Pulte Homes, Inc. in the amount of \$459,855 as part of the Development Agreement conditions.

Therefore, it is our recommendation that the Committee of the Whole take the necessary action to move this agreement with Marc Kresmery Construction, LLC on to the full Board of Trustees for approval in the amount of \$474,150.00.

The final Engineer's EOPC (estimate of probable cost) was \$516,000.00, however the original design study estimate was well below that at \$270,000. The attached memo describes how these estimates escalated as the project design team and staff collaborated on other operational issues and challenges that existed at this 20-year-old facility. Scott Trotter was on hand at the meeting to answer any of the committee's questions on how these changes occurred throughout the design process. This is not in the budget but some monies are available from the Utility fee's that Pulte have paid.

After discussion, Trustee Spella, Chairperson of the meeting asked for a consensus to move this forward to the Village Board. It was the consensus of the Committee of the Whole to move this forward to the Village Board.

AGENDA ITEM 6: Executive Session

None

AGENDA ITEM 7: Other Business

None

AGENDA ITEM 8: Adjournment

There being no further business, Chairperson Spella adjourned the meeting at 9:30 p.m.

Submitted: Maggie Auger, Village Clerk

Village of Algonquin Minutes of the Committee of the Whole Meeting Special Meeting – Bus Tour June 22, 2021

1. Call to Order and Roll Call:

<u>Present:</u> Trustees Jerry Glogowski, Brian Dianis, Jim Steigert, and President Debby Sosine. Tour began at 9:26 a.m.* Trustee Laura Brehmer joined on-site at Maple Street Lofts and Veridian.

Absent: Trustees Bob Smith and John Spella

<u>Staff Present:</u> Tim Schloneger, Village Manager; Mike Kumbera, Assistant Village Manager; Jason Shallcross, Community Development Director; Robert Mitchard Public Works Director, Michele Zimmerman, Assistant Public Works Director; Mike Darrow, Community Development; Patrick Knapp, Senior Planner; and Peggy Blanchard, Community Development

2. Public Comment:

No public comment

3. Bus Tour:

Members of the Village Board conducted a bus tour and visited the following complexes:

- A. Traveled to Nicholas and Associates Headquarters (1001 Feehanville Drive, Mount Prospect) and received a tour of the complex and were provided with an overview of residential and multifamily developments.
- B. Traveled to Maple Street Lofts (207 South Maple Street, Mount Prospect). During the tour members of the Board were provided an overview of the complex, toured residential units and were provided an overview of the complex.
- C. Traveled to the Element at the Veridian (2200 Progress Parkway, Schaumburg) and were provided an overview of the complex, toured residential units and were provided an overview of the complex. Lunch followed.
- D. Traveled back to Ganek Municipal Center (2200 Harnish Drive, Algonquin) and adjourned at 3:20 p.m.

4. Adjourn:

Meeting was adjourned at 3:20 p.m.



2021 - R -VILLAGE OF ALGONQUIN RESOLUTION

BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF ALGONQUIN, KANE AND MCHENRY COUNTIES ILLINOIS: that the Village President is authorized to execute an Agreement between the Village of Algonquin and <u>Utility Service Co. Inc. for the Countryside Standpipe Maintenance Program in the Amount of \$560,078.00</u>, attached hereto and hereby made part hereof.

DATED this 6th day of July, 2021

APPROVED:

(seal)

Debby Sosine, Village President

ATTEST:

Maggie Auger, Village Clerk

MASTER SERVICES AGREEMENT Terms and Conditions

This MASTER SERVICES AGREEMENT ("<u>Agreement</u>") is entered into by and between the VILLAGE OF ALGONQUIN, ILLINOIS, with a principal business address of 110 Meyer Drive, Algonquin, Illinois 60102 ("<u>Owner</u>"), and UTILITY SERVICE CO., INC., a Georgia corporation with a principal business address of 535 General Courtney Hodges Boulevard, P O Box 1350, Perry, GA 31069 ("Company").

WHEREAS, the Owner and Company (collectively, "the Parties") desire for Company to provide services to Owner under the terms set forth herein;

NOW THEREFORE, in consideration of the mutual covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

- 1. Scope. The Company agrees to provide the Owner with certain services ("Services") set forth on each properly executed Scope of Work ("SOW") to be attached hereto and incorporated herein by reference. Each SOW shall be subject to the general terms and conditions (the "Terms and Conditions") set forth in this Agreement. Each time Owner engages Company to perform Services, a new SOW shall be prepared specifying the scope of Services specific to that engagement. Unless otherwise indicated in any given SOW, Company shall be responsible for furnishing all labor and materials to perform the Services. Each new SOW represents a separate contract between Company and Owner that incorporates the Terms and Conditions and is governed by this Agreement. All changes to any SOW may only be made by a written amendment to such SOW and signed by an authorized representative of each Party. Owner may terminate a SOW in accordance with the terms of each SOW. In the event there is a conflict between any term of an SOW and this Agreement, the term(s) of the SOW shall control.
- **3. Fees.** For all Services performed, Owner shall pay Company in accordance with the terms of each SOW. The fees paid in accordance with each SOW shall constitute the full and complete compensation to Company for the Services performed pursuant to the SOW. Unless otherwise expressly set forth in any given SOW, Company shall be responsible for expenses it incurs in connection with its provision of the Services.
- 4. Independent Contractor. Company is, and shall at all times remain, an independent contractor. Company and each of Company's employees and principals shall not be deemed for any purpose to be Owner's employees, and they shall not be entitled to any claims, rights, benefits and privileges to which an employee of Owner or any if its respective affiliates may be entitled under any retirement, pension, insurance, medical or other plans which may now be in effect or which may hereafter be adopted. Owner is not responsible to any governing body or to Company for paying or withholding payroll taxes and other employee expenses related to payments made to Company. Notwithstanding anything to the contrary,

this Agreement does not, and shall not be deemed to, constitute a partnership or joint venture between the Parties and neither Party nor any of their respective directors, officers, officials, or employees shall, by virtue of the performance of their obligations under this Agreement, be deemed to be an agent or employee of the other. No Party has the authority to bind another Party except to the extent approved in writing by the Party to be bound.

- **5. Insurance.** Company shall maintain statutory minimum Worker's Compensation as required by the laws of any jurisdiction in which Services are performed, and commercial general liability insurance covering Company's liabilities hereunder and for injury to persons or damage to property with limits of not less than \$2,000,000 per occurrence. Upon Owner's request, Company shall furnish Owner with a certificate of insurance evidencing this coverage.
- **6. Representations.** Company represents and warrants that Company has the full power and authority to enter into and perform this Agreement; that the execution, delivery and performance of this Agreement has been duly authorized and constitutes a valid and binding agreement of Company; and that the execution, delivery and performance of this Agreement will not result in the breach of, or constitute a default under, or violate any provision of, any agreement or other instrument to which Company is a party to a non-competition agreement or bound by any competitive restrictive covenant concerning or relating to, in any manner, the performance by Company of services similar to the Services to be performed hereunder.
- 7. Indemnification. Company shall indemnify Owner and its officers and officials from and against any claims, actions, and suits resulting from Company's negligence while performing the Services hereunder. Company's indemnification obligations hereunder shall be subject to Owner's prompt notification to Company with respect to the pertinent third-party claim(s).
- **8. Assignment of Receivables.** The Company reserves the right to assign any outstanding receivables from this Contract to its financial institutions as collateral for any loans or lines of credit.
- **9. Termination.** This Agreement or any SOW may be terminated by either Party if written notice of termination is received by the non-terminating Party at least ninety (90) days before the commencement of the upcoming Renewal Term. If the notice of termination is not received at least ninety (90) days before the commencement of the upcoming Renewal Term, this Agreement shall renew for the upcoming Renewal Term of one-year, and then terminate at the expiration of that Renewal Term. In the event of termination by Owner, Owner shall pay Company any amounts due or owing pursuant to all SOWs for products and/or services delivered by Company prior to the date of termination, unless otherwise agreed by the Parties in SOW(s).
- 10. Intellectual Property. The Owner acknowledges that all intellectual property rights in the Services, their method of delivery, and all related know-how are owned by the Company or its licensors. The Owner hereby agrees and acknowledges that this Agreement and its SOWs shall not be construed as a license for the Owner to use, deliver, or exploit the intellectual property used by the Company in delivering the Services. To the extent that any new intellectual property or know-how is developed as a result of carrying out the Services, the new intellectual property rights will all be owned by the Company or its licensors, and the Owner agrees that it will not make a claim to any such new intellectual property rights.

- 11. Limitation of Liability. IN NO EVENT SHALL EITHER PARTY OR ITS RESPECTIVE DIRECTORS, OFFICERS, OFFICIALS, AND EMPLOYEES BE LIABLE FOR ANY LOSS OF PROFITS OR REVENUES, OR FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND, HOWSOEVER CAUSED OR ARISING UNDER THIS AGREEMENT. The foregoing provision limiting the liability of the Parties' directors, officers, officials, and employees shall be deemed to be trust provisions for the benefit of such directors, officers, officials, and employees and shall be enforceable by such persons as trust beneficiaries. Such provisions shall not be construed as imposing any liability on such directors, officers, officials, and employees where it does not otherwise exist in law.
- 12. Rules of Construction. In construing this Agreement and the SOWs, the following principles shall be followed: (a) no meaning may be inferred from any presumption that one Party had a greater or lesser hand in drafting this Agreement; (b) examples do not limit, expressly or by implication, the matter they illustrate; (c) the plural shall be deemed to include the singular and vice versa, as applicable; and (d) the headings are for convenience only and do not affect the meaning or construction of any such provision. The Parties specifically acknowledge and agree: (a) that they have a duty to read all of the documents constituting this Agreement, including its SOWs, and that they are charged with notice and knowledge of the terms in this Agreement, including its SOWs; and (b) that it has in fact read this Agreement, including its SOWs, and is fully informed and has full notice and knowledge of the terms, conditions and effects of this Agreement, including its SOWs. Each Party further agrees that it will not contest the validity or enforceability of any provision of this Agreement on the basis that it had no notice or knowledge of such provision or that such provision is not conspicuous.

13. Miscellaneous.

- **a. Notices.** All notices hereunder shall be in writing and shall be sent by certified mail, return receipt requested, or by overnight courier service, to the address set forth below each Party's signature, or to such other addresses as may be stipulated in writing by the Parties pursuant hereto. Unless otherwise provided, notice shall be effective on the date it is officially recorded as delivered by return receipt or equivalent.
- b. Entire Agreement; Amendment. This Agreement and each properly executed SOW supersedes all prior agreements, arrangements, and undertakings between the Parties and constitutes the entire agreement between the Parties relating to the subject matter thereof. This Agreement may not be amended except by written instrument executed by both Parties. In the event of a conflict between the terms of any given SOW and this Agreement, the terms of the SOW shall prevail. The invalidity or unenforceability of any provision of this Agreement shall in no way affect the validity or enforceability of any other provision of this Agreement.
- **c. Assignment.** Neither Party may assign this Agreement without the prior written consent of the other Party; such consent will not be unreasonably withheld. Any attempt to assign this Agreement without the prior written consent of the other Party shall be null and void. A change in control of a Party shall not be deemed an assignment of this Agreement.

- d. Force Majeure. d. Force Majeure. If either party is prevented from performing any of its duties or obligations hereunder (other than duties or obligations with respect to payment) in a timely manner by reason or act of God or force majeure such as fire; war; earthquake; strike; lock-out; labor dispute; flood; public disaster; pandemic or epidemic event (to include but not limited to COVID-19); interruptions or delays in reasonably available means of transportation; acts of any government or its agencies or officers, or any order, regulation, or ruling thereof; equipment or technical malfunctions or failures; power failures or interruptions; or any other reason beyond its reasonable control, such condition shall be deemed to be a valid excuse for delay of performance or for nonperformance of any such duty or obligation for the period during which such conditions exist.
- **e. Survival of Certain Provisions.** Notwithstanding the termination or expiration of this Agreement, the provisions of Sections 6, 10, and 11 shall survive and continue and bind the parties and their legal representatives, successors and permitted assigns.
- **f. No Waiver.** The waiver of any breach or failure of a term or condition of this Agreement by any party shall not be construed as a waiver of any subsequent breach or failure of the same term or condition, or a waiver of any other breach or failure of a term or condition of this Agreement.
- g. Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same Agreement. The Parties may utilize electronic means (including facsimile and e-mail) to execute and transmit the Agreement and all such electronically executed and/or transmitted copies of the Agreement shall be deemed as valid as originals.

SIGNATURE PAGE TO FOLLOW.

WHEREFORE, for the purpose of being bound, the Parties execute this Agreement by their duly authorized representatives as of the date(s) set forth below.

OWNER	COMPANY
VILLAGE OF ALGONQUIN	UTILITY SERVICE CO., INC.
Ву:	_ ву:
Name:	Name: Jonathan Cato
Title:	Title: Senior VP, Advanced Solutions
Date:	Date: <u>May 25, 2021</u>
Notice Address for Each Party:	
	Utility Service Co., Inc.
Attn:	Attn: Customer Service Department
	535 General Courtney Hodges Blvd
	P O Box 1350
	Perry, Georgia 31069

SCOPE OF WORK NO. 1

TO THE MASTER SERVICES AGREEMENT BETWEEN

UTILITY SERVICE CO., INC.

AND

VILLAGE OF ALGONQUIN, IL

WATER TANK MAINTENANCE – 400,000 GALLON STANDPIPE – COUNTRYSIDE STANDPIPE

1.	Effective Date.	The Effective	Date	for this	Scope	of \	Work	No.	1	("SOW1")	shall	be
		, 20										

- 2. Term. The Owner agrees to engage the Company to provide the professional service needed to maintain its 400,000 gallon water storage tank located at 900 Wesley Avenue, Algonquin, Illinois 60102 (hereinafter "tank"). This SOW1 shall commence on the Effective Date and shall continue in full force and effect for one year ("Contract Year 1"). This SOW1 will automatically renew for successive one-year terms ("Contract Years") unless terminated as set forth in Section 9 of the Master Services Agreement.
- 3. **Company's Responsibilities.** This SOW1 outlines the Company's responsibility for the care and maintenance of the above described water storage tank. Care and maintenance include the following:
 - A. The Company will annually inspect and service the tank. The tank and tower will be thoroughly inspected to ensure that the structure is in a sound, watertight condition.
 - B. Biennially, beginning with the first washout/inspection, the tank will be completely drained and cleaned to remove all mud, silt, and other accumulations that might be harmful to the tank or its contents. After cleaning is completed, the interior will be thoroughly inspected and disinfected prior to returning the tank to service; however, the Owner is responsible for draining and filling the tank and conducting any required testing of the water. A written report will be mailed to the Owner after each inspection.
 - C. The Company shall furnish engineering and inspection services needed to maintain and repair the tank and tower during the term of this SOW1. The repairs include: steel parts, expansion joints, water level indicators, sway rod adjustments, and manhole covers/gaskets.
 - D. The Company will clean and repaint the interior and/or exterior of the tank at such time as complete repainting is needed. The need for interior painting is to be determined by the thickness of the existing liner and its protective condition. When interior repainting is needed, procedures as outlined in A.W.W.A.-D102 specifications for cleaning and coating of potable water tanks will be followed. Only material approved for use in potable water tanks will be used on any interior surface area. The need for exterior painting is to be determined by the appearance and protective condition of the existing paint. At the time the exterior requires repainting,

the Company agrees to paint the tank with the same color paint and to select a coating system which best suits the site conditions, environment, and general location of the tank. When painting is needed, all products and procedures will be equal to, or exceed the requirements of the **State of Illinois**, the American Water Works Association, and the Society for Protective Coatings as to surface preparation and coating materials.

- E. A lock will be installed on the roof hatch of the tank.
- F. The Company will provide emergency services, when needed, to perform all repairs covered under this SOW1. Reasonable travel time must be allowed for the repair unit to reach the tank site.
- G. The Company will furnish pressure relief valves, if requested by the Owner, so that the Owner can install the valves in its water system while the tank is being serviced.
- H. The Company will furnish current certificates of insurance coverage to the Owner.
- I. Mixing System Installation and Service.
 - 1. The Company shall install an active mixing system in the Tank.
 - 2. The particular unit that will be installed in the Tank is a NSF Approved PAX 150 active mixing system along with its component parts.
 - 3. The Company will inspect and service the active mixing system each year. The active mixing system will be thoroughly inspected to ensure that the active mixing system is good working condition. The Company shall furnish engineering and inspection services needed to maintain and repair the active mixing system during the term of this Contract.
 - 4. The Owner shall be responsible for draining the tank if determined necessary by the Company due to operational problems with the mixing system. The provisions of Section 1.B shall be followed in this circumstance.
- J. In the event that the Owner will not release the tank for service or is the cause of unreasonable delay in the performance of any service herein, the Company reserves the right to renegotiate the annual fees, and the Owner agrees to renegotiate the annual fees in good faith. In addition, the Owner hereby agrees that the Company can replace a washout inspection with a visual inspection, ROV inspection, or UAV inspection without requiring modification of this Contract.
- 4. Contract Price/Annual Fees. The tank shall receive an exterior renovation, interior renovation, repairs and mixing system installation prior to the end of Contract Year 1. The first annual fee shall be \$560,078.00 per Contract Year. The second annual fee shall be \$29,804.00 per Contract Year. The annual fee for Contract Year 3 shall be \$30,860.00 per Contract Year. Each anniversary thereafter, the annual fee shall be adjusted to reflect the current cost of service. The adjustment of the annual fee shall be limited to a maximum of 5% annually. All applicable taxes are the responsibility of the Owner and are in addition to the stated costs and fees in this SOW1.

- 5. Payment Terms. The annual fee for Contract Year 1, plus all applicable taxes, shall be due and payable upon completion of the exterior renovation, interior renovation, repairs and mixing system installation. Each subsequent annual fee, plus all applicable taxes, shall be due and payable on the first day of each Contract Year, thereafter.
- 6. Structure of Tank. The Company is accepting this tank under program based upon its existing structure and components. Any modifications to the tank, including antenna installations, shall be approved by Utility Service Co., Inc., prior to installation and may warrant an increase in the annual fee.
- 7. **Environmental, Health, Safety, or Labor Requirements.** The Owner hereby agrees that future mandated environmental, health, safety, or labor requirements as well as changes in site conditions at the tank site which cause an increase in the cost of tank maintenance will be just cause for modification of this SOW1. Said modification of this SOW1 will reasonably reflect the increased cost of the service with a newly negotiated annual fee.

The work performed under this Contract is subject to prevailing wages, and the workers who are performing work under this Contract are to be paid no less than the prevailing hourly rate of wages as set by the appropriate authority. Any future work performed by workers under this Contract will be subject to the wage determination of the appropriate authority which is in effect when the work is performed. However, the Owner and the Company hereby agree that if the prevailing wage rates for any job or trade classification increases by more than 5% per annum from the effective date of this Contract to the date in which any future work is to be performed under this Contract, then the Company reserves the right to re-negotiate the annual fee(s) with the Owner. If the Company and the Owner cannot agree on re-negotiated annual fee(s), then: (1) the Company will not be obligated to perform the work and (2) the Company will not be obligated to return past annual fee(s) received by the Company.

The Owner is responsible for having the trees cut back off and away from the tank prior to the renovations.

The Owner is responsible for having all cellular equipment removed off and away from the tank prior to the renovations.

8. **Excluded Items.** This SOW1 does NOT include the cost for and/or liability on the part of the Company for: (1) containment of the tank at any time during the term of the SOW1, except for the initial renovation; (2) disposal of any hazardous waste materials; (3) resolution of operational problems or structural damage due to cold weather; (4) repair of structural damage due to antenna installations or other attachments for which the tank was not originally designed; (5) resolution of operational problems or repair of structural damage or site damage caused by physical conditions below the surface of the ground; (6) negligent acts of Owner's employees, agents or contractors; (7) damages, whether foreseen or unforeseen, caused by the Owner's use of pressure relief valves; (8) repairs to the foundation of the tank; (9) any latent defects of the tank or its components (i.e., corrosion from the underside of the floor plates or corrosion in areas not accessible to maintain); or (10) other conditions which are beyond the Owner's and Company's control, including, but not limited to: acts of God and acts of terrorism. Acts of terrorism include,

but are not limited to, any damage to the tank or tank site which results from unauthorized entry of any kind to the tank site or tank.

9. **ROV Inspection Disclaimer.** This SOW1 is based upon a ROV inspection of the Tank. The Owner and the Company hereby acknowledge and agree that a rov inspection is intended to assess the condition of the Tank for all patent defects. If latent defects are identified once the tank has been drained for repairs, the Owner agrees and acknowledges that the Company shall not be responsible to repair the latent defects unless the Owner and the Company renegotiate the annual fees. The definition of a "latent defect" shall be any defect of the Tank which is not easily discovered (e.g., corrosion of the floor plates, corrosion in areas not accessible to maintain, damage to the roof of the tank which is not clearly visible during the visual inspection, etc.).

SIGNATURE PAGE TO FOLLOW.	
CICITATION TO FOLLOW.	

The SOW1 is executed and effective as of the date last signed by the parties below.

OWNER	COMPANY
Village of Algonquin	Utility Service Co., Inc.
Ву:	Ву:
Name:	Name: <u>Jonathan Cato</u>
Title:	Title: Senior VP, Advanced Solutions
Date:	Date: May 28, 2021

Initial Upfront Renovation Specification

Year 1 (2021) - Exterior Renovation

- 1. All exterior surfaces shall be abrasive blast cleaned to a "Commercial" finish, removing all existing paint, rust, dirt, mill scale, and foreign matter by the recommended methods outlined in the Society for Protective Coatings Specification, SSPC-SP No.6. After abrasive cleaning, all surfaces shall be cleaned of any dust residue or foreign debris.
- 2. A containment system shall be utilized to meet the emission control requirements of a Class 2A System, as specified in SSPC-Guide 6 (CON), Guide for Containing Debris Generated During Paint Removal Operations, dated December 1, 1997.
- 3. One (1) full primer coat of Tnemec Series 94 H2O zinc coating shall be applied at DFT of 2 to 3 mils.
- 4. One (1) full intermediate coat of Tnemec Series N69 epoxy at a DFT of 2 to 3 mils.
- 5. One (1) full finish coat of Tnemec Series 72 at a DFT of 2 to 3 mils.
- 6. Apply New Logos
- 7. Paint concrete foundation

Interior Renovation

- 1. The complete interior (100%) shall be abrasive blast cleaned to SSPC-SP No. 10 "Near White" finish.
- 2. After abrasive cleaning, all surfaces shall be cleaned of any dust residue or foreign debris.
- 3. A high build epoxy liner manufactured by the Tnemec Company shall be applied as follows:
 - a. <u>Primer Coat:</u> One [1] complete coat of Tnemec Series 94 H2O Hydro Zinc at a DFT of 2.5 to 3.5 mils.
 - b. <u>Finish Coat:</u> One [1] complete finish coat of Tnemec Series N140 Epoxy at a DFT of 4 to 6 mils.
 - c. Contrasting Color: Each coat of epoxy paint shall be of contrasting color.
 - d. <u>Stripe Coat:</u> One additional coat of epoxy shall be applied by brush and roller to all weld seams.
- 4. After the liner has properly cured, the interior surfaces shall be disinfected per A.W.W.A. Spray Method No. 2 (200 PPM).
- 5. The spent abrasive media shall be tested per TCLP-(8) Heavy Metals as mandated by the State of Illinois.
- 6. Once the tests results confirm the non-hazardous status of the wastes, the spent abrasive shall be disposed of properly.
- 7. The Tank shall be sealed and made ready for service.

Repairs

- 1. Install Standard Ladder Gate
- 2. Install overflow flapper and screen assembly
- 3. Install cable safety climb device
- 4. Remove cathodic protection and seal plates
- 5. Caulk/grout foundation
- 6. Install new frost proof, pallet style roof vent7. Modify aviation lighting8. Welding on ladder stand-offs.

Mixing System

Install a PWM 150 Active Mixing System 1.



We are the largest tank service firm in the United States. We created the Full Service Asset Management Program over 20 years ago to provide tank owners with comprehensive sustainable solutions to manage storage tank assets.

VALUE OF OUR TANK MAINTENANCE ////// PROGRAM

- GASB 34 compliance
- Comprehensive, sustainable asset management program
- Renewable each year at tank owner's option
- Covers all aspects of tank asset management, including engineering services and renovations
- Extends tank service life
- Flat annual fee eliminates unplanned expenditures
- Transfers rehabilitation risk





OUR TANK MAINTENANCE PROGRAM /////// INCLUDES:

- Annual tank inspections with detailed reports safety, sanitation, structure, security and coatings
- Evaluation and planning for short and long-term maintenance needs
- Interior chemical cleaning and disinfection typically every two years
- Preventative maintenance to performed rehabilitation
- All future interior and exterior coatings
- Artwork and logo design and application
- Standby emergency services for immediate on call responses

Utility
Service Group
is now
SUEZ

Utility Service Co., Inc.

1230 Peachtree Street, NE Suite 1100 | Promenade Building Atlanta, GA 30309

Tel: 855-526-4413 | www.utilityservice.com









2021 - R -VILLAGE OF ALGONQUIN RESOLUTION

BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF ALGONQUIN, KANE AND MCHENRY COUNTIES ILLINOIS: that the Village President is authorized to execute an Agreement between the Village of Algonquin and Christopher Burke Engineering for the Design/Build of the Dry Utility Relocation Project in the Amount of \$204,358.00, attached hereto and hereby made part hereof.

DATED this 6^{th} day of July, 2021	
	APPROVED:
(seal)	
	Debby Sosine, Village President
ATTEST:	
Maggie Auger, Village Clerk	

Consulting Engineering Master Agreement Work Order Form

I. Incorporation of Master Agreement

All terms and conditions contained within the Village Engineer Master Agreement executed between the parties shall be applicable to the work to be performed under this Work Order and shall be deemed to be fully incorporated as if fully set forth herein.

II. Project Understanding

A. General Understanding/Assumptions

Christopher B. Burke Engineering, Ltd. (CBBEL) will perform Phase II Engineering Services for the Harrison Street and Washington Street Streetscape. The project limits are Harrison Street from IL Rt 62 to Washington Street and Washington Street from Harrison Street to Main Street (approximately 1,200'). The improvements will generally consist of ornamental lighting, streetscape features and landscaping.

In addition to the improvements above, the following streets will be resurfaced with curb and sidewalk repair:

- 1. Madison St. from Main St. to half block east of Harrison St.
- 2. Division St from Main St to Dead End at Fox River
- 3. Center St from La Fox River Dr to Willow St
- 4. Willow St from Center St to Jayne St
- 5. Jane St from Main St to Willow St

CBBEL will also re-start coordination with the Utility Companies once again after the project was put on hold in March of 2020. CBBEL will continue to perform Phase II Engineering Services for the Harrison Street, Washington Street and Jefferson Street Dry Utility Relocation Project. The original project limits were Harrison Street from IL Rt 62 to Washington Street, Washington Street from Harrison Street to Town Park. Due to the complexity of the project and Com Ed informing the Village late last year of their need to improve reliability in this area and that they will need to extend the original limits of the project outside of the original project area from last March. This change will also affect all other utility companies that exist on these utility poles in this additional area. The additional project areas will now include Jefferson Street from Railroad Avenue to Crystal Creek, the Area behind Historic Village Hall and West to Towne Park. These additional limits will be incorporated into the original plans previously prepared by CBBEL. The improvements will generally consist of the coordination with the utility companies and the Village, and design of relocating the existing overhead utilities to underground infrastructure and landscaping.

CBBEL will utilize the previous design as a base to complete final design of the additional relocation areas required by the Village, AT&T, Comcast and ComEd to facilitate undergrounding all utilities in the revised project scope area.

B. Design Criteria

Village, ANSI

III. Scope of Services

A. Surveying Services

N/A

B. Engineering Services

Task 1: Field Reconnaissance and Base Sheet Preparation

CBBEL staff will walk each street to assess general conditions, measure sidewalk and curb repairs and identify drainage issues. CBBEL will use aerial photography for the streets to be resurfaced and previously completed topographic survey for the streetscape streets.

Task 2: Refine Plan and Elements – 50% Plans (Streetscape and Resurfacing)

Refine the streetscape plans and elements based on the field reconnaissance and direction received from the Village. CBBEL will also prepare preliminary plans for the resurfacing streets. CBBEL will prepare a preliminary cost estimate for Village review.

Refine the dry utility relocation plans and elements based on the field reconnaissance and direction received from the utility companies and the Village. CBBEL will also prepare preliminary plans for the ComEd defined streets outside of CBBEL's original scope of work. CBBEL will prepare a preliminary cost estimate for Village review.

TASK 3: 70% Plans and Color Renderings

Based upon the approved 50% Design, CBBEL will prepare the 70% plans, specifications and a cost estimate which will include the following:

STREETSCAPE AND RESURFACING				
Title	# of Sheets			
Roadway Plans	5			
Typical Sections	3			
Roadway/Drainage/Plan/Profile	3			
Grading Plan (inc. ADA)	10			
Roadway/Streetscape Details	10			
Road Resurfacing Plans	6			
Lighting	10			
Cross Section	10			
Construction Details	5			
TOTAL	62			

DRY UTILITY RELOCATION PLANS	# of Sheets
General Notes and Bill of Material	1
Key Map	1
Primary Underground Conduit Legend	1
Secondary Underground Conduit Legend	1
Underground Conduit Plans	17
General Details	4
TOTAL	25

Pre-Final Plans (70%) will be presented to the Village for review. Upon approval of the photometrics and pole layout from the reviewing agencies, proposed lighting plans/detail sheets and specifications will be prepared. The plan sheets will include the locations of the lighting units along with electric cables/raceways, controllers and handholes. Detail drawings will include light pole and luminaire, concrete foundation, lighting controller cabinet/component schedule/wiring diagram, pole handhole wiring diagram, one-line circuit diagram, handhole and conduit installation details. Detailed specifications will be prepared along with the appropriate IDOT/Village standards. Voltage drop calculations, opinion of probable construct cost and summary of quantities will also be performed under this task. The detailed plan design and contract documents will be provided for review along with response to any review previous comments. CBBEL will coordinate location of new electric service(s) if required.

In addition to the plan sheets, CBBEL will prepare a 3D model and color renderings of the streetscape streets.

C. Geotechnical

MSET will take pavement cores of the 5 streets to be resurfaced. The pavement cores will be used to determine the condition and composition of the existing pavement and to determine the type of rehabilitation.

D. Meetings/Coordination

CBBEL and Metro Strategies will meet with the Village for the following meetings: Metro Strategies scope of work is further defined on the attached document dated April 15, 2021.

Project Kick Off Meeting

Meet with Village Staff to discuss scope of work and establish project schedule.

Village/Team Review Meeting

Present Preliminary plan, details of features, cost estimate, and material palettes to the Village.

Village/Team Review Meeting

Present Final plans, details of features, cost estimate, and material palettes to the Village staff for approval.

Public Information Meeting

Present Final plans and color renderings to the adjacent residents and business owners.

Village Board Meeting

Present Final plan, details of features, cost estimate, color renderings, and material palettes to the Village Board for approval.

E. Deliverables

3 copies (24"x36") 50% Plans

3 copies (24"x36") Pre-Final Contract Documents 70% Plans

2 copies (24" x36") Color Renderings

IV. Staff-Hour & Fee Summary

- A. Survey Services N/A
- B. Engineering Services

Task 1: Field Reconnaissance and Base Sheet Preparation

Engineer VI	4 hrs x \$190/hr		\$760
Engineer V	22 hrs x \$175/hr		\$3,850
Engineer I/II	56 hrs x \$100/hr		\$5,600
Engineering Tech IV	16 hrs x 130/hr		\$2,080
Landscape Architect V	4 hrs x \$150/hr	=	<u>\$600</u>
-		Subtotal Task 1	\$12,890

<u>Task 2– Refine Plan and Elements – 50% Plans (Streetscape and Resurfacing)</u>

Engineer VI	20 hrs x \$190/hr		\$3,800
Engineer V	40 hrs x \$175/hr		\$7,000
Engineer IV	104 hrs x \$145/hr		\$15,080
Engineer I/II	62 hrs x \$100/hr		\$6,200
Engineering Tech IV	24 hrs x \$130/hr		\$3,120
Landscape Architect V	177 hrs x \$150/hr	=	\$26,550
		Subtotal Task 2	\$61,750

<u>Task 3 – 70% Plans and Color Renderings</u>

Engineer VI	40 hrs x \$190/hr	\$7,600
Engineer V	172 hrs x \$175/hr	\$30,100
Engineer IV	204 hrs x \$145/hr	\$29,580

Engineer I/II Engineering Tech IV Landscape Architect V	124 hrs x \$100/hr 32 hrs x \$130/hr 160 hrs x \$150/hr	= Subtotal Task 3 Task B Total	\$12,400 \$4,160 <u>\$24,000</u> \$107,840
C. Geotechnical (by Others)		Task C Total	\$2,978
` •		Task C Total	\$2,976
D. Meetings/Coordination			
Engineer V	32 hrs x \$175/hr	=	\$5,600
Landscape Architect V	32 hrs x \$150/hr	=	\$4,800 \$10,400
Metro Strategies		Task D Total	\$7,000 \$17,400
		Task D Total	\$17, 4 00
<u>Direct Costs</u>			
Engineering Expenses:			\$1,500
	PR	OJECT TOTAL	\$204,358
VILLAGE OF ALGONQUIN			
Accepted by:			
Title:			
Date:			
CHRISTOPHER B. BURKE ENG	INEERING, LTD.		
Accepted by:			
Title: President			
Date:June 7, 2021			

CHRISTOPHER B. BURKE ENGINEERING, LTD. STANDARD CHARGES FOR PROFESSIONAL SERVICES

<u>Personnel</u>	Charges (\$/Hr)
Principal	210
Engineer VI	
Engineer V	
Engineer IV	
Engineer III	
Engineer I/II	
Survey V	
Survey IV	
Survey III	
Survey II.	
Survey I	
Engineering Technician V	
Engineering Technician IV	130
Engineering Technician III	
Engineering Technician I/II	
CAD Manager	
Assistant CAD Manager	135
CAD II	125
GIS Specialist III	130
GIS Specialist I/II	
Landscape Architect	150
Environmental Resource Specialist V	
Environmental Resource Specialist IV	140
Environmental Resource Specialist III	110
Environmental Resource Specialist II	
Environmental Resource Technician	100
Administrative.	95
Engineering Intern	46

Updated January 8, 2020



Village of Algonquin

April 15, 2021

Project Scope

Metro Strategies offers the following approach to assist with project coordination and communication on the Downtown Riverwalk and Washington/Harrison Street projects.

Public Meetings

Two public meetings (one for each project) will be held in the fall of 2021. Due to COVID, a virtual public meeting platform may be utilized through the Village's Zoom account if an in-person meeting option is not available due to public health restrictions. Metro Strategies will develop a PowerPoint presentation featuring exhibits from CBBEL. After the presentation, residents will be invited to ask questions and the project team will be available to respond. Residents with questions about their properties or specific impacts will be invited to contact staff and specific times the following day. The public meeting will be advertised through social media and the current Old Town distribution list.

Project Branding

As part of the project kick off, a unique project logo that aligns with the Old Town branding will be developed for these projects. The logos will be utilized on all invitations, PowerPoints and material associated with the public meetings.

Project Website

The team will update the Old Town project website to archive completed projects and create a new webpage that features this project. The webpage will be live before the public meeting so that all material can be posted for additional review by residents.

Proposed Fee

Metro Strategies will charge a fee not to exceed \$14,000 to provide the above-mentioned services. (\$7,000 per project)

Metro Strategies is available to provide these services once approved.



2021 - R - 55 VILLAGE OF ALGONQUIN RESOLUTION

BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF ALGONQUIN, KANE AND MCHENRY COUNTIES ILLINOIS: that the Village President is authorized to execute an Agreement between the Village of Algonquin and Burke LLC for the Design Build of the Harrison Street Bridge and Riverwalk Project in the Amount of \$6,219,043.00, attached hereto and hereby made part hereof.

DATED this 6^{th} day of July, 2021	
	APPROVED:
(seal)	
	Debby Sosine, Village President
ATTEST:	
Maggie Auger, Village Clerk	



STANDARD FORM OF AT-RISK CONSTRUCTION MANAGEMENT CONTRACT FOR DESIGNER-LED DESIGN-BUILD PROJECT

OWNER:	Village of Algonquin, Illinois 2200 Harnish Dr Algonquin, IL 60102
CONSTRUCTION MANAGER:	Burke, LLC 9575 West Higgins Road Suite 600 Rosemont, IL 60018-4920
PROJECT:	Crystal Creek River Walk Improvements and Harrison Street Bridge Replacement
CONTRACT DATE:	
GUARANTEED MAXIMUM	
PRICE:	\$5,969,043
OWNERS ALLOWANCE:	\$250,000
TOTAL CONTRACT PRICE:	\$6,219,043
SUBSTANTIAL COMPLETION DATE:	TBD

ARTICLE 1 - RELATIONSHIP OF THE PARTIES

- 1.1 <u>Relationship</u>. The Relationship between the Owner and the Construction Manager with regard to the Project shall be one of good faith and fair dealing. The Construction Manager agrees to provide the design, construction, management and administration services as set forth in greater detail below.
- 1.2 <u>Engineer</u>. The Engineer for the Project is Christopher B. Burke Engineering, Ltd., a separate company and legal entity closely affiliated with the Construction Manager. The Owner, Engineer and Construction Manager had previously jointly entered into a Price and Schedule Guarantee for the Project. When fully executed, this Contract shall supersede the Owner's and Construction Manager's obligations in the Price and Schedule Guarantee, which merges into this Contract and is no longer separately enforceable.

ARTICLE 2 - DEFINITIONS

- 2.1 Contract Documents. The Contract Documents consist of:
- .1 Change Orders and written amendments to this Contract signed by both the Owner and Construction Manager;
 - .2 This Contract;
 - .3 Surveys, geo-technical information and other information provided by the Owner pursuant to this Contract;
 - .4 The Plans prepared by Christopher B Burke Engineering, Ltd
 - .5 Village of Algonquin Standard Certifications
 - a. Business Organization
 - b. Certification of Eligibility
 - c. Equal Employment Opportunity
 - d. Illinois Prevailing Wage Act
 - e. Contractor's Certification
 - f. Apprenticeship and Training Program Certification

In case of any inconsistency, conflict or ambiguity among the Contract Documents, the Documents shall govern in the order in which they are listed above.

- 2.2 Day. A "Day" shall mean one calendar day.
- 2.3 <u>Hazardous Material</u>. A Hazardous Material is any substance or material identified now or in the future as hazardous under any federal, state or local law or regulation, or any other substance or material which may be considered hazardous or otherwise subject to statutory or regulatory requirements governing handling, disposal and/or cleanup.
- 2.4 <u>Owner</u>. The Owner for the purposes of this Contract is the Village of Algonquin, Illinois, an Illinois municipal corporation.

2.5 Not Used.

- 2.6 <u>Subcontractor</u>. A Subcontractor is a person or entity who has an agreement with the Construction Manager to perform any portion of the Work, and includes vendors or material suppliers but does not include the Engineer, any separate contractor employed by the Owner or any separate contractor's subcontractor.
- 2.7 <u>Substantial Completion</u>. The Owner shall determine substantial completion of the Work, or of a designated portion of the Work, occurs on the date when construction is sufficiently complete in accordance with the Contract Documents so that the Owner can begin to occupy or utilize the Project, or the designated portion, for the use for which it is intended.
- 2.8 <u>Subsubcontractor</u>. A Subsubcontractor is a person or entity who has an agreement with a Subcontractor to perform any portion of the Subcontractor's work.
- 2.9 <u>The Work.</u> The Work consists of all the construction, procurement and administration services to be performed by the Construction Manager and the Subcontractors under this Contract, as well as any other services which are necessary to complete the Project in accordance with and reasonably inferable from the Contract Documents.

ARTICLE 3 - CONSTRUCTION MANAGER'S RESPONSIBILITIES

- 3.1 <u>Commencement</u>. The Construction Manager may commence the Work upon execution of this Contract. The parties contemplate that by mutual agreement, the Construction Manager may commence certain portions of the Work, such as procurement of long lead-time items, design and site preparation, prior to execution of this Contract in reliance on the Price/Schedule Guarantee.
- 3.2 <u>General Requirements</u>. The Construction Manager shall perform those portions of the Work that the Construction Manager customarily performs with its own personnel. All other portions of the Work shall be performed by Subcontractors or under other appropriate agreements with the Construction Manager. The Subcontractor selection process shall be as set forth in Article 4. The Construction Manager shall exercise reasonable skill and judgment in the performance of the Work. The Construction Manager shall give all notices and comply with all laws and ordinances legally enacted at the date of execution of this Contract which govern performance of the Work. Construction Manager is responsible for the performance of all design, design management, construction and construction management services, and providing all facilities, supplies, material, equipment, tools and labor, necessary to complete the Work described in and reasonably inferable from the plans and specifications.
- 3.3 <u>Schedule</u>. The Construction Manager shall maintain in written form a schedule of the Work. The schedule shall indicate the dates for the start and completion of various stages of the construction and shall be revised as required by the conditions of the Work. The schedule may contain dates when information, decisions and approvals are required from the Owner; and both the Owner and the Construction Manager agree to use their best efforts to comply with the time requirements of the schedule.

- 3.4 Reports. The Construction Manager shall provide monthly written reports to the Owner on the progress of the Work which shall include the current status of the Work in relation to the construction schedule as well as adjustments to the construction schedule necessary to meet the Substantial Completion date. The Construction Manager shall maintain a daily log containing a record of weather, Subcontractors working on the site, number of workers, Work accomplished, problems encountered and other similar relevant data as the Owner may reasonably require. The log shall be available to the Owner upon reasonable advance notice.
- 3.5 <u>Cost Control</u>. The Construction Manager shall develop a system of cost control for the Work, including regular monitoring of actual costs for activities and progress and estimates for uncompleted tasks and proposed changes. The Construction Manager shall identify variances between actual and estimated costs and report the variances to the Owner in the monthly written reports.
- 3.6 <u>Permits</u>. The Construction Manager shall assist the Owner in securing the permits necessary for construction of the Project.
- 3.7 <u>Safety</u>. The Construction Manager shall take necessary precautions for the safety of its employees on the Project and shall comply with all applicable provisions of federal, state and local safety laws and regulations to prevent accidents or injuries to persons on or adjacent to the Project site. The Construction Manager, directly or through its Subcontractors, shall erect and properly maintain necessary safeguards for the protection of workers and the public. However, the Construction Manager shall not be responsible for the elimination or abatement of safety hazards created or otherwise resulting from any work at the Project site being performed by someone other than the Construction Manager, a Subcontractor or Subsubcontractor. The Engineer shall have no responsibility for safety programs or precautions in connection with the Work and shall not be in charge of or have any control over any construction means, methods, techniques, sequences or procedures.

Construction Manager shall take reasonable precautions for safety and shall provide reasonable protection to prevent damage, injury or loss to other property at the site or adjacent thereto such as trees, shrubs, lawns, walks, pavement, roadways, structures, foundations and foundation tiebacks and utilities not designated for removal, relocation or replacement in the course of construction, as well as the Work and materials and equipment on site to be incorporated into the Work.

Construction Manager assumes direct liability for all damages to private property arising from the execution of the Work by the Construction Manager or any of its Subcontractors, and agrees to promptly resolve all claims directly with the property owners.

Construction Manager agrees that Owner has the right at any time or times to withhold from any payment that may be or become due Construction Manager such amount as may reasonably appear necessary to compensate the Owner for any claims by adjacent land owner for property damage arising from the execution of the Work, and to defend and hold Owner harmless from such claims.

Construction Manager shall not be liable for existing infrastructure deficiencies on private property. It is understood by the Owner that unforeseen upgrades to existing infrastructure

will be required to construct the improvements and that the Construction Manager will be paid for these upgrades either at the unit prices in the contract or on a time and materials basis. The Owner and Construction Manager will work jointly to identify, coordinate and obtain permission for all work on private property. The Owner, with input from the construction Manager, will have the final say on what is an existing condition and what occurs as a result of the Construction Manager's actions.

- 3.8 <u>Cleanup</u>. The Construction Manager shall keep the site of the Work free from debris and waste materials resulting from the Work. At the completion of the Work, the Construction Manager or its Subcontractors shall remove from the site of the Work all construction equipment, tools, surplus materials, waste materials and debris.
- Hazardous Materials. If the Construction Manager encounters a hazardous material or substance not addressed in the Contract Documents and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or death to persons resulting from a material or substance encountered on the site of the Work by the Construction Manager, the Construction Manager shall, upon recognizing the condition, immediately stop Work in the affected area and report the condition to the Owner in writing. Upon receipt of the Construction Manager's written notice, the Owner shall investigate and proceed pursuant to the law and applicable regulations. Upon providing a copy of the Construction Manager's written notice, the Construction Manager will be permitted to continue to suspend performance of the Construction Manager's services in the affected area provided, however, that Construction Manager shall return to work at Owner's discretion and declaration either that the material encountered does not require remediation or that it has been addressed in accordance with the law. If the Construction Manager suspends services to longer than 21 days, the Owner may terminate this Agreement, and the Construction Manager shall be compensated for services performed prior to the suspension of Construction Manager's services. Under no circumstances, unless required by law, shall the Construction Manager report the existence of any hazardous materials or substances to any other governmental entity or agency without the Owner's prior written consent. Unless otherwise provided in the Contract Documents to be part of the Work, Construction Manager is not responsible for any unforeseen hazardous materials or substances encountered at the site, provided, however, Owner is not responsible for any hazardous material or substance releases or spills introduced to the iste by Construction Manager, subcontractor or anyone for whose acts they may be liable.
- 3.10 <u>Intellectual Property</u>. The Construction Manager shall pay all royalties and license fees which may be due on the inclusion of any patented or copyrighted materials, methods or systems selected by the Construction Manager and incorporated in the Work. The Construction Manager shall defend, indemnify and hold the Owner harmless from all suits or claims for infringement of any patent rights or copyrights arising out of such selection. The Owner agrees to defend, indemnify and hold the Construction Manager harmless from any suits or claims of infringement of any patent rights arising out of any patented materials, methods or systems required or specified by the Owner.
- 3.11 <u>Completion</u>. At or promptly after the date of Substantial Completion, the Construction Manager shall secure required certificates of inspection, testing or approval and deliver them to the Owner; collect all written warranties and equipment manuals and deliver them to the Owner; with the assistance of the Owner's maintenance personnel, direct the checkout of

utilities and operations of systems and equipment for readiness, and assist in their initial start-up and testing; provide the Owner with a set of record drawings which the Construction Manager shall have maintained throughout the Project; and prepare and forward to the Owner a punch list of items of Work yet to be completed.

- 3.12 Indemnification. To the fullest extent permitted by law, the Construction Manager shall defend, indemnify and hold the Owner from all claims for bodily injury and property damage (other than to the Work itself and other property insured under the Owner's builder's risk or other property insurance) and all other claims, damages, losses, costs and expenses, whether direct, indirect or consequential, including but not limited to the negligent or willful acts or omissions by the Construction Manager, Subcontractors, Subsubcontractors or anyone employed directly or indirectly by any of them or by anyone for whose acts any of them may be liable. Notwithstanding any of the foregoing, nothing contained in this paragraph shall require the Contractor to indemnify the Owner, their officials, agents and employees for their own negligent acts or omissions. The terms of this indemnification shall survive completion or termination of this Contract. Construction Manager shall indemnify and save Owner harmless from all claims growing out of the lawful demands of Subcontractors, laborers, workmen, mechanics, materialmen, and furnishers of machinery and parts thereof, equipment, power tools, and all supplies, including commissary, incurred in the furtherance of the performance of this Contract.
- 3.13 Overtime Work. Except in connection with the safety or protection of persons, or the work, or property at the site or adjacent thereto, all work at the site shall be performed during regular working hours; and the Construction Manger will not permit overtime work or the performance of work on Saturday, Sunday or any legal holiday without the Owner's written consent given after prior written notice. Regular working hours shall be a consecutive eight-hour period between the hours of seven o'clock (7:00) A.M. and five o'clock (5:00) P.M., Monday through Friday. No loading, unloading, opening, closing or other handling of crates, containers, building materials or the performance of construction work shall be performed before the hour of seven o'clock (7:00) A.M. and after the hour of nine o'clock (9:00) P.M.
- 3.14 <u>Selection of Labor</u>. The Construction Manager shall comply with all Illinois statues pertaining to the selection of labor.
- 3.15 Employment of Illinois Workers During Periods of Excessive Unemployment. Whenever there is a period of excessive unemployment in Illinois, which is defined herein as any month immediately following two consecutive calendar months during which the level of unemployment in the State of Illinois has exceeded five percent as measured by the United States Bureau of Labor Statistics in its monthly publication of employment and unemployment figures, the Construction Manager shall employ only Illinois laborers. "Illinois laborer" means any person who has resided in Illinois for at least 30 days and intends to become or remain an Illinois resident.

Other laborers may be used when Illinois laborers as defined herein are not available, or are incapable of performing the particular type of work involved, if so certified by the Construction Manager and approved by the Owner. The Construction Manager may place no more than three of his regularly employed non-resident executive and technical experts, who do not qualify as Illinois laborers, to do work encompassed by this Contract during a period of excessive unemployment.

This provision applies to all labor, whether skilled, semi-skilled or unskilled, whether manual or non-manual.

- 3.16 <u>Equal Employment Opportunity</u>. During the performance of this Contract, the Construction Manager agrees as follows:
 - .1 That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, age, marital status, physical or mental handicap or unfavorable discharge from military service, and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
 - .2 That, if it hires additional employees in order to perform this Contract or any portion hereof, it will determine the availability of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
 - .3 That, in 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, national origin, ancestry, age, martial status, physical or mental handicap or unfavorable discharge from military service.
 - .4 That it will send to each labor organization or representative of workers with which it has or is bound by collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Construction Manager's obligations under the Illinois Human Rights Act and the Owner's Rules and Regulations. If any such labor organization or representative fails or refuses to cooperate with the Construction Manager in its efforts to comply with such Act and Rules and Regulations, the Construction Manager will promptly notify the Illinois Department of Human Rights and the Owner and will recruit employees from other sources when necessary to fulfill its obligations thereunder.
 - .5 That it will submit reports as required by the Owner of Human Rights Rules and Regulations, furnish all relevant information as may from time to time be requested by the Owner or the contracting agency, and in all respects comply with the Illinois Human Rights Act and the Owner's Rules and Regulations.
 - .6 That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency Illinois Department of Human Rights for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and the Department's Rules and Regulations.
 - .7 That it will include verbatim or by reference the provisions of this clause in every subcontract so that such provisions will be binding upon every such

subcontractor. In the same manner as with other provisions of this Contract, the Construction Manager will be liable for compliance with applicable provisions of this clause by all its subcontractors; and further it will promptly notify the Owner and the Illinois Department of Human Rights in the event any subcontractor fails or refuses to comply therewith. In addition, the Construction Manager will not utilize any subcontractor declared by the Owner to have failed to comply with this Equal Employment Opportunity provision.

- 3.17 <u>Sexual Harassment Policy</u>. The Construction Manager shall have in place and shall enforce a written sexual harassment policy in compliance with 775 ILCS 5/2-105(A)(4).
- 3.18 <u>Veterans Preference Act</u>. The Construction Manager shall comply with all laws relating to the employment preference to veterans in accordance with the Veterans Preference Act (330 ILCS 55/0.01 *et seq.*).
- 3.19 Wages of Employees on Public Works. This Contract is subject to "An act regulating wages of laborers, mechanics and other workers employed in any public works by the State, County, City or any public body or any political subdivision or by anyone under contract for public works," approved June 26, 1941, as amended, except that where a prevailing wage violates a Federal law, order, or ruling, the rate conforming to the Federal law, order, or ruling shall govern.

Not less than the prevailing rate of wages as found by the Owner or the Illinois Department of Labor or determined by a court on review shall be paid to all laborers, workers and mechanics performing work under this contract. These prevailing rates of wages are included in this Contract.

The Construction Manager and each subcontractor shall keep an accurate record showing the names and occupations of all laborers, workers and mechanics employed by them on this contract, and also showing the actual hourly wages paid to each of such persons.

If requested, the Construction Manager and each subcontractor shall provide to the Owner, the certified payroll as required by the Prevailing Wage Act. The Construction Manager and each subcontractor shall preserve their weekly payroll records for a period of three years from the date of completion of this Contract.

- 3.20 <u>Confidentiality of Information</u>. Any documents, data, records, or other information relating to the project and all information secured by the Construction Manager from the Owner in connection with the performance of services, unless in the public domain, shall be kept confidential by the Construction Manager and shall not be made available to third parties without written consent of the Owner, unless so required by court order.
- 3.21 <u>Steel Procurement</u>. The steel products, as defined in Section 3 of the Steel Products Procurement Act (30 ILCS 565/3) used or supplied in the performance of this Contract or any subcontract shall be manufactured or produced in the United States unless the Construction Manager certifies in writing that (a) the specified products are not manufactured or produced in the United States in sufficient

quantities to meet the Owner's requirements or cannot be manufactured or produced in the United States within the necessary time in sufficient quantities to meet the Owner's requirements; or (b) obtaining the specified products, manufactured or produced in the United States would increase the cost of the Contract by more than 10%, or the application of the Steel Products Procurement Act (30 ILCS 565/1 et seq.) is not in the public interest.

3.22 <u>Certifications</u>. The Construction Manager shall provide Owner with a signed Contractor's Certification, dated evenly herewith, certifying that the Construction Manager is complying with and shall comply with the specific statutes and laws required in connection with a public works contract entered into by an Illinois unit of local government.

ARTICLE 4 - SUBCONTRACTS

- 4.1 <u>General</u>. Work not performed by the Construction Manager with its own forces shall be performed by Subcontractors or Subsubcontractors. The Construction Manager shall be responsible for management of the Subcontractors in the performance of their Work.
- 4.2 <u>Selection</u>. The Construction Manager shall subcontract with Subcontractors and with suppliers of materials or equipment fabricated to a special design for the Work and, shall manage the delivery of the work to the Owner. The Owner may designate specific persons or entities from whom the Construction Manager shall subcontract. However, the Owner may not prohibit the Construction Manager from subcontracting with other qualified bidders.
 - .1 If the Construction Manager recommends to the Owner the acceptance of a particular subcontractor who is qualified to perform that portion of the Work and has submitted a price which conforms to the requirements of the Contract Documents without reservations or exceptions, and the Owner requires that a different price be accepted, then a Change Order shall be issued adjusting the Contract Time and the Guaranteed Maximum Price by the difference between the price of the subcontract recommended by the Construction Manager and the subcontract that the Owner has required be accepted.
 - .2 The Construction Manager shall not be required to contract with anyone to whom the Construction Manager has a reasonable objection.
- 4.3 <u>Assignment</u>. The Construction Manager shall provide for assignment of Subcontract Agreements in the event that the Owner terminates this Contract for cause. Following such termination, the Owner shall notify in writing those Subcontractors whose assignments will be accepted, subject to the rights of sureties, if any.
- 4.4.1 <u>Subcontracts</u>. The Construction Manager shall prepare all Subcontracts and shall have full discretion to negotiate their terms, subject to the Owner's reasonable requirements or objections as to form and content. Construction Manager shall bind

- every subcontractor to all the provisions of this Agreement and the Contract Documents as they apply to the subcontractor's portions of the Work.
- 4.5 <u>Foreign Corporation</u>. Foreign (non-Illinois) corporations shall procure from the Illinois Secretary of State a certificate of authority to transact business in Illinois in accordance with 805 ILCS 5/13.

ARTICLE 5 - CONSTRUCTION MANAGER'S WARRANTIES

- 5.1 One-Year Warranty. The Construction Manager warrants that all work performed hereunder shall be of good workmanship and the materials and equipment furnished under this Contract will be new unless otherwise specified, of good quality, in conformance with the Contract Documents, and free from defective workmanship and materials; and the Construction Manager agrees to correct all construction performed under this Contract which proves to be defective in workmanship or materials. These warranties shall commence on the date of Substantial Completion of the Work or of a designated portion thereof and shall continue for a period of one year therefrom or for such longer periods of time as may be set forth with respect to specific warranties required by the Contract Documents.
- 5.2 <u>Materials Specified By Owner</u>. The products, equipment, systems or materials incorporated in the Work at the direction or upon the specific request of the Owner shall be covered exclusively by the warranty of the manufacturer and are not otherwise warranted under this Contract.
- 5.3 Other Warranties. ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING THE WARRANTY OF MERCHANTABILITY AND THE WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY DISCLAIMED.

ARTICLE 6 - OWNER'S RESPONSIBILITIES

- 6.1 Information and Services. The Owner shall provide:
 - .1 All necessary information describing the physical characteristics of the site, including survey, site evaluations, legal descriptions, existing conditions, subsurface and environmental studies, reports and investigations;
 - .2 Inspection and testing services during construction as required by the law or as mutually agreed;
 - .3 Any necessary approvals, rezoning, easements and assessments, permits, fees and charges required for the construction, use, occupancy or renovation of permanent structures, including any legal and other required services; and
 - .4 any other information or services stated in the Contract Documents as being provided by the Owner.

- 6.2 <u>Reliance</u>. The Construction Manager shall be entitled to rely on the completeness and accuracy of the information and services required by paragraph 6.1 above, and the Owner agrees to provide such information and services in a timely manner so as not to delay the Work.
- 6.3 <u>Notice of Defect</u>. If the Owner becomes aware of any error, omission or other inadequacy in the Contract Documents or of the Construction Manager's failure to meet any of the requirements of the Contract Documents, or of any other fault or defect in the Work, the Owner shall give prompt written notice to the Construction Manager; however, the Owner's failure to provide notice shall not relieve the Construction Manager of its obligations under this Contract.
- 6.4 <u>Communications</u>. The Owner shall communicate with the Subcontractors and Subsubcontractors only through the Construction Manager. The Owner shall have no contractual obligations to any Subcontractors or Subsubcontractors.
- Owner's Representative. The Owner's Representative for this Project is Owner's Public Works Director who shall be fully acquainted with the Project; shall be the conduit by which the Owner furnishes the information and services required of the Owner; and shall have authority to bind the Owner in all matters requiring the Owner's approval, authorization or written notice; provided, however, the Public Works Director shall not have authority to increase the Contract Price by \$10,000.00 or more or to extend the Contract Time. Authority to increase the Contract Price by \$10,000.00 or more or to extend the Contract Time may only be exercised by written Change Order signed by the Public Works Director and authorized by a due and proper vote of the Village Council. If the Owner changes its representative, the Owner shall notify the Construction Manager in advance in writing. Change orders must be approved in accordance with Section 33E-9 of the Illinois Criminal Code

ARTICLE 7 - CONTRACT TIME

- 7.1 <u>Execution Date</u>. The parties contemplate that this Contract will be fully executed on or before the July 9, 2021. A delay in the Owner's execution of this Contract which postpones the commencement of the Work may require a Change Order equitably adjusting the date of Substantial Completion.
- 7.2 <u>Substantial Completion</u>. The date of Substantial Completion of the Work shall be the mutually agreed upon by the parties at a later date, and may be further adjusted in accordance with the provisions of this Contract.
- <u>7.3</u> <u>Delays</u>. If causes beyond the Construction Manager's control delay the progress of the Work, then the Contract Price and/or the date of Substantial Completion shall be modified by Change Order as appropriate. Such causes shall include but not be limited to: changes ordered in the Work, a delay in the Stage 3 Wet Utility work, acts or omissions of the Owner or separate contractors employed by the Owner, the Owner's preventing the Construction Manager from performing the Work pending dispute resolution, Hazardous Materials, differing site conditions, adverse weather

conditions not reasonably anticipated, fire, unusual transportation delays, labor disputes, or unavoidable accidents or circumstances. In the event that delays to the Project are encountered for any reason, the Owner and the Construction Manager both agree to undertake reasonable steps to mitigate the effect of such delays.

- <u>7.4</u> Inclement Weather. The Contract Time shall not be extended due to normal inclement weather. Unless the Construction Manager can substantiate to the satisfaction of the Owner that there was greater than normal inclement weather considering the full term of the Contract Time and using the most recent ten-year average of accumulated record mean values from climatological data complied by the United States Department of Commerce National Oceanic and Atmospheric Administration for the locale of the project and that such alleged greater than normal inclement weather actually delayed the Work or portions thereof which had an adverse material effect on the Contract Time, the Construction Manager shall not be entitled to an extension of the Contract Time. If the total accumulated number of calendar days lost due to inclement weather from the start of work until substantial completion exceeds the total accumulated number to be expected for the same time period from the aforesaid data and the Owner grants the Construction Manager an extension of time, the Contract Time shall be extended by the appropriate number of calendar days.
- 7.5 Responsibility for Completion. The Construction Manager, through its Subcontracts shall furnish such employees, materials and equipment as may be necessary to ensure the prosecution and completion of the Work in accordance with the construction schedule. If the Work is not being performed in accordance with the construction schedule and its becomes apparent from the schedule that the Work will not be completed with the Contract Time, the Construction Manager shall, as necessary to improve the progress of the Work, take some or all of the following actions, at no additional cost to the Owner:
 - .1 Increase the number of workers in such crafts as necessary to regain the lost progress;
 - .2 Increase the number of working hours per shift, shifts per working day, working days per week, the amount of equipment or any combination of the foregoing to regain the lost progress.

In addition, the Owner may require the Construction Manager to prepare and submit a recovery schedule demonstrating the Construction Manager's plan to regain the lost progress and to ensure completion within the Contract Time. If the Owner finds the proposed recovery plan is not satisfactory, the Owner may require the Construction Manager to undertake any of the actions set forth in this paragraph 7.5, without additional cost to the Owner.

7.6 <u>Failure to Prosecute the Work</u>. The failure of the Construction Manager to substantially comply with the requirements of paragraph 7.5 may be considered grounds for a determination by the Owner, that the Construction Manager has failed to prosecute the Work with such diligence to ensure completion of the Work within the Contract Time and that pursuant to paragraph 11.2 that the Construction Manager has materially breached this Contract.

ARTICLE 8 - PAYMENT

- Guaranteed Maximum Price. The sum of the Cost of Work and the Construction 8.1 Manager's Fee including professional services is guaranteed by the Construction Manager not to exceed the price listed on page 1, subject to additions and deductions by Change Order as provided in the Contract Documents. Such maximum sum is referred to in the Contract Documents as the Guaranteed Maximum Price. The Construction Manager's Fee including professional fees, general conditions, insurance, overhead and profit is identified on Exhibit A - Summary Schedule of Values. The Construction Manager's Fee shall be increased proportionally with the Cost of Work for any Change Orders in accordance with this Contract. Contractor's Fee will not be reduced as the result of a Change Order. In the event the Cost of Work plus the Construction Manager's Fee including professional services shall total less than the Guaranteed Maximum Price as adjusted by Change Orders. the resulting savings shall be shared equally between the Owner and the Construction Manager, and the Owner shall make payment of the Construction Manager's portion upon Final Completion of the Work. In the event that the Cost of Work plus the Construction Manager's Fee including professional services exceeds the Guaranteed Maximum Price as adjusted by Change Orders, then the Owner shall pay no more than the Guaranteed Maximum Price as adjusted by Change Orders. Costs which would cause the Guaranteed Maximum Price to be exceeded shall be paid by the Construction Manager without reimbursement by the Owner.
 - 1. The Guaranteed Maximum Price is based on the following scope of work as detailed on **Exhibit B Engineer's Opinion of Probable Cost** and as depicted in the 60% plans produced by Christopher B. Burke Engineering, Ltd.
 - 2. Unit prices used for the actual work will be determined by the bidding process identified in Article 4 of this Agreement.
 - 3. Assumptions on which the Guaranteed Maximum Price are based, are as
 - follows: .1 The site will drain entirely by gravity. No provisions for lift lift stations are included.
 - .2 Hazardous materials are not present at the site.
 - .3 Reasonable time has been allotted for acquiring permits from involved agencies. Durations to acquire permits are beyond the Contractor's control.
 - .4 To the extent that the Drawings are anticipated to require further development by the Engineer, the Construction Manager has provided in the Guaranteed Maximum Price for such further development consistent with the Contract Documents and reasonably inferable therefrom. However, such further development does not include such things as changes in scope, systems, kinds and quality of materials, finishes or equipment, all of which, if

required, shall be incorporated by Change Order or paid as Owner's Allowance.

- 8.2 <u>Compensation</u>. The Guaranteed Maximum Price is the sum of the Cost of the Work plus the Construction Manager's Fee as identified in this Contract, subject to adjustment in accordance with the provisions of this Contract.
- 8.3 Progress Payments. Prior to submitting the first Application for Payment, the Construction Manager shall provide a Schedule of Values reasonably satisfactory to the Owner consisting of a breakdown of the Contract Price by trade or appropriate category. On or before the fifteenth day of each month after the Work has been commenced, the Construction Manager shall submit to the Owner an Application for Payment in accordance with the Schedule of Values based upon the Work completed and materials stored on the site or at other locations approved by the Owner. Within thirty (30) days after receipt of each monthly Application for Payment, the Owner shall approve or disapprove the Application for Payment. When safety or quality assurance testing is necessary before consideration of the Application for Payment, and such testing cannot be completed within thirty (30) days after receipt of the Application for Payment, approval or disapproval of the Application for Payment shall be made upon completion of the testing or within sixty (60) days after receipt of the Application for Payment, whichever occurs first. If an Application for Payment is disapproved, the Owner shall notify the Construction Manager in writing. If an Application for Payment is approved, the Owner shall pay directly to the Construction Manager the appropriate amount for which Application for Payment was made, less amounts previously paid by the Owner within thirty (30) days after approval. The Owner's progress payment, occupancy or use of the Project, whether in whole or in part, shall not be deemed to be an acceptance of any Work not conforming to the requirements of the Contract Documents.
 - .1 With each Application for Payment the Construction Manager shall submit payrolls, petty cash accounts, receipted invoices or invoices with check vouchers attached, and any other evidence reasonably required by the Owner to demonstrate that cash disbursements or obligations already made or incurred by the Construction Manager on account of the Work equal or exceed (1) progress payments already received by the Construction Manager less (2) that portion of those payments attributable to the Construction Manager's Fee plus (3) payrolls and other costs for the period covered by the present Application for Payment.
 - .2 Each Application for Payment shall be based upon the most recent Schedule of Values submitted by the Construction Manager in accordance with the Contract Documents. The Schedule of Values shall allocate the entire Guaranteed Maximum Price among the various portions of the Work, except that the Construction Manager's Fee shall be shown as a single separate item. The Schedule of Values shall be prepared in such form and supported by such data to substantiate its accuracy as the Owner may reasonably require and shall be used as a basis for reviewing the Construction Manager's Applications for Payment.

- Applications for Payment shall show the percentage completion of each portion of the Work as of the end of the period covered by the Application for Payment. The percentage completion shall be the lesser of (1) the percentage of that portion of the Work which has actually been completed or (2) the percentage obtained by dividing (a) the expense which has actually been incurred by the Construction Manager on account of that portion of the Work for which the Construction Manager has made or intends to make actual payment prior to the next Application for Payment by (b) the share of the Guaranteed Maximum Price allocated to that portion of the Work in the schedule of values.
- .4 Subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:
 - .1 Take that portion of the Guaranteed Maximum Price properly allocable to completed Work as determined by multiplying the percentage completion of each portion of the Work by the share of the Guaranteed Maximum Price allocated to that portion of the Work in the schedule of values. Pending final determination of cost to the Owner of changes in the Work, amounts not in dispute may be included, even though the Guaranteed Maximum Price has not yet been adjusted by Change Order.
 - .2 Add that portion of the Guaranteed Maximum Price properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the Work or, if approved in advance by the Owner, suitably stored off the site at a location agreed upon in writing.
 - .3 Add the Construction Manager's Fee. The Construction Manager's Fee shall be computed upon the Cost of the Work described in the two preceding Clauses at the rate stated in paragraph 8.2 or, if the Construction Manager's Fee is stated as a fixed sum in that paragraph, shall be an amount which bears the same ratio to that fixed sum Fee as the Cost of the Work in the two preceding Clauses bears to a reasonable estimate of the probable Cost of the Work upon its completion.
 - .4 Subtract the aggregate of previous payments made by the Owner.
 - .5 Except with the Owner's prior approval, payments to the Construction Manager and Subcontractors shall be subject to retention of not less than ten percent (10%). The Owner and the Construction Manager shall agree upon a mutually acceptable procedure for review and approval of payments and retention for subcontracts.
 - .6 Except with the Owner's prior approval, the Construction Manager shall not make advance payments to suppliers for materials or equipment which have not been delivered and stored at the site.

- 8.4 <u>Progress Payment Documentation and Withholding of Payments due to Subcontractor Notice Received.</u> The Construction Manager shall supply and each Application for Payment shall be accompanied by the following, all in form and substance satisfactory to the Owner:
 - (A) a duly executed and acknowledged sworn statement showing all Subcontractors with whom the Construction Manager has entered into subcontracts, the amount of each such subcontract, the amount requested for any Subcontractor in the requested progress payment and the amount to be paid to the Construction Manager from such progress payment, together with similar sworn statements from all Subcontractors and, where appropriate, from sub-Subcontractors:
 - (B) duly executed waivers of mechanics' and materialmen's liens of the money due or to become due herein, establishing payment to the Subcontractor or material supplier of all such obligations to cover the full amount of the Application for Payment from each and every Subcontractor and suppliers of material or labor to release the Owner of any claim to a mechanic's lien, which they or any of them may have under the mechanic's lien laws of Illinois. Any payments made by the Owner without requiring strict compliance to the terms of this paragraph shall not be construed as a waiver by the Owner of the right to insist upon strict compliance with the terms of this approach as a condition of later payments. The Construction Manager shall indemnify and save the Owner harmless from all claims of Subcontractors, laborers, workmen, mechanics, material men and furnishers of machinery and parts thereof, equipment, tools and all supplies incurred in the furtherance of the performance of the Work;
 - (C) sworn statements or lien waivers supporting the Application for Payment submitted late by the Construction Manager to the Owner will result in the Application for Payment not being processed until the following month.
 - (D) Owner may, after having served written notice to the Construction Manager either pay unpaid bills, of which Owner has written notice, direct, or withhold from Construction Manager's unpaid compensation a sum of money deemed reasonably sufficient to pay any and all such lawful claims until satisfactory evidence is furnished that all liabilities have been fully discharged whereupon payment to Construction Manager shall be resumed, in accordance with the terms of this Contract, but in no event shall the provisions of this sentence be construed to impose any obligations upon Owner to the Construction Manager. In paying any unpaid bills of Construction Manager, Owner shall be deemed the agent of Construction Manager and any payment so made by Owner, shall be considered as payment made under the Contract by OWNER to Construction Manager and OWNER shall not be liable to Construction Manager for any such payment made in good faith.

Construction Manager agrees that all payments made by the OWNER shall be applied to the payment or reimbursement of the costs with respect to which they were paid, and not to any pre-existing or unrelated debt between

Construction Manager and OWNER or between the Construction Manager and any subcontractors or suppliers.

- 8.5 <u>Late Payments</u>. Payments shall be made in accordance with the Local Government Prompt Payment Act (50 ILCS 505/1 *et. seq.*)
- 8.6 <u>Title</u>. The Construction Manager warrants and guarantees that title to all Work, materials and equipment covered by an Application for Payment, whether incorporated in the Project or not, will pass to the Owner free and clear of all liens, claims, security interests or encumbrances upon receipt of such payment by the Construction Manager.
- 8.7 <u>Final Payment</u>. Final Payment shall be due and payable when the Work is fully completed. Before issuance of any final payment, the Owner may request satisfactory evidence that all payrolls, materials bills and other indebtedness connected with the Work have been or will be paid or otherwise satisfied. In accepting final payment, the Construction Manager waives all claims except those previously made in writing and which remain unsettled. In making final payment, the Owner waives all claims except for outstanding liens, improper workmanship or defective materials appearing within one year after the date of Substantial Completion, and terms of any special warranties required by the Contract Documents.
 - .1 The amount of the final payment shall be calculated as follows:
 - .1 Take the sum of the Cost of the Work substantiated by the Construction Manager's final accounting and the Construction Manager's Fee, but not more than the Guaranteed Maximum Price.
 - .2 Subtract the aggregate of previous payments made by the Owner. If the aggregate of previous payments made by the Owner exceeds the amount due the Construction Manager, the Construction Manager shall reimburse the difference to the Owner.
 - .2 The Owner's accountants will review and report in writing on the Construction Manager's final accounting within 30 days after delivery of the final accounting to the Owner by the Construction Manager. Based upon such Cost of the Work as the Owner's accountants report to be substantiated by the Construction Manager's final accounting, the Owner will, within seven (7) days after receipt of the written report of the Owner's accountants, either make final payment as requested to the Construction Manager, or notify the Construction Manager in writing of the Owner's reasons for withholding part or all of the requested final payment.
 - .3 If, subsequent to final payment and at the Owner's request, the Construction Manager incurs costs described in Paragraph 8.7 and not excluded by Paragraph 8.8 (1) to correct nonconforming Work, or (2) arising from the resolution of disputes, the Owner shall reimburse the Construction Manager such costs and the Construction Manager's Fee, if any, related thereto on the same basis as if such costs had been incurred prior to final payment, but not

in excess of the Guaranteed Maximum Price. If the Construction Manager has participated in savings, the amount of such savings shall be recalculated and appropriate credit given to the Owner in determining the net amount to be paid by the Owner to the Construction Manager.

8.8 Cost of the Work. The term "Cost of the Work" shall mean all costs incurred by the Construction Manager and the cost of professional services in the proper performance of the Work. The Cost of the Work shall include the items set forth below.

.1 <u>Labor costs</u>.

- .1 Wages of construction workers directly employed by the Construction Manager to perform the construction of the Work at the site or, with the Owner's agreement, at off-site locations.
- .2 Wages or salaries of the Construction Manager's supervisory and administrative personnel when engaged in performance of the Work.
- .3 Wages and salaries of the Construction Manager's supervisory or administrative personnel engaged, at factories, workshops or on the road, in expediting the production or transportation of materials or equipment required for the Work.
- .4 Costs paid or incurred by the Construction Manager for taxes, insurance, contributions, assessments and benefits required by law or collective bargaining agreements, and, for personnel not covered by such agreements, customary benefits such as sick leave, medical and health benefits, holidays, vacations and pensions, provided that such costs are based on wages and salaries included in the Cost of the Work.
- .2 <u>Subcontract costs</u>. Payments made by the Construction Manager to Subcontractors in accordance with the requirements of the subcontracts.
- .3 Costs of materials and equipment incorporated in the completed construction.
 - .1 Costs, including transportation, of materials and equipment incorporated or to be incorporated in the completed construction.
 - .2 Costs of materials described above in excess of those actually installed but required to provide reasonable allowance for waste and for spoilage. Unused excess materials, if any, shall be handed over to the Owner at the completion of the Work or, at the Owner's option, shall be sold by the Construction Manager, with the amounts realized, if any, from such sales credited to the Owner as a deduction from the Cost of the Work.
- .4 Costs of other materials and equipment, temporary facilities and related items.

- .1 Costs, including transportation, installation, maintenance, dismantling and removal of materials, supplies, temporary facilities, machinery, equipment, and hand tools not customarily owned by the construction workers, which are provided by the Construction Manager at the site and fully consumed in the performance of the Work, and cost less salvage value on such items if not fully consumed, whether sold to others or retained by the Construction Manager.
- .2 Rental charges for temporary facilities, machinery, equipment, and hand tools not customarily owned by the construction workers, which are provided by the Construction Manager at the site, whether rented from the Construction Manager or others, and costs of transportation, installation, minor repairs and replacements, dismantling and removal thereof.
- .3 Costs of removal of debris from the site.
- .4 Reproduction costs, costs of telegrams, facsimile transmissions and long-distance telephone calls, postage and express delivery charges, telephone service at the site and reasonable petty cash expenses of the site office.
- .5 That portion of the reasonable travel and subsistence expenses of the Construction Manager's personnel incurred while traveling in discharge of duties connected with the Work.

.5 Miscellaneous costs.

- .1 That portion directly attributable to this Contract of premiums for insurance and bonds.
- .2 Sales, use or similar taxes imposed by a governmental authority which are related to the Work and for which the Construction Manager is liable.
- .3 Fees and assessments for the building permit and for other permits, licenses and inspections for which the Construction Manager has paid or is required by the Contract Documents to pay.
- .4 Fees of testing laboratories for tests required by the Contract Documents or advisable in the Construction Manager's discretion.
- .5 Expenses and time incurred investigating potential changes in the Work.
- .6 Royalties and license fees paid for the use of a particular design, process or product required by the Contract Documents; the cost of defending suits or claims for infringement of patent or other intellectual

property rights arising from such requirement by the Contract Documents; payments made in accordance with legal judgments against the Construction Manager resulting from such suits or claims and payments of settlements made with the Owner's consent.

- .7 Data processing costs related to the Work.
- .8 Deposits lost for causes other than the Construction Manager's negligence or failure to fulfill a specific responsibility to the Owner set forth in this Agreement.
- .9 Legal, and arbitration costs, other than those arising from disputes between the Owner and Construction Manager, reasonably incurred by the Construction Manager in the performance of the Work.
- .10 Expenses incurred in accordance with the Construction Manager's standard personnel policy for relocation and temporary living allowances of personnel required for the Work, in case it is necessary to relocate such personnel from distant locations.
- .6 Other costs. Other costs incurred in the performance of the Work.
- .7 <u>Emergencies and repairs to damaged or nonconforming work.</u>
 - .1 Costs incurred in taking action to prevent threatened damage, injury or loss in case of an emergency affecting the safety of persons and property.
 - .2 Costs incurred in repairing or correcting damaged or nonconforming Work executed by the Construction Manager or the Construction Manager's Subcontractors or suppliers.
- 8.9 <u>Non-Reimbursable Costs</u>. The Cost of the Work shall not include any of the following.
 - .1 The Cost of the Work shall not include professional services or the following:
 - .1 Salaries and other compensation of the Construction Manager's personnel stationed at the Construction Manager's principal office or offices other than the site office, except as specifically provided in paragraph 8.7.1, unless such personnel are directly engaged in the performance of the Work.
 - .2 Expenses of the Construction Manager's principal office and offices other than the site office, except as specifically provided in Paragraph 8.7.
 - Overhead and general expenses, except as may be expressly included in Paragraph 8.7.

- .4 The Construction Manager's capital expenses, including interest on the Construction Manager's capital employed for the Work.
- .5 The Construction Manager's Fee.
- The payment of Retailers' Occupation Tax, the Service Occupation Tax (both state and local), the Use Tax and the Service Use Tax in Illinois from which the Owner as a unit of local government is exempt.
- .7 Costs which would cause the Guaranteed Maximum Price to be exceeded.
- .2 Cash discounts obtained on payments made by the Construction Manager shall accrue to the Owner if (1) before making the payment, the Construction Manager included them in an Application for Payment and received payment therefor from the Owner, or (2) the Owner has deposited funds with the Construction Manager with which to make payments; otherwise, cash discounts shall accrue to the Construction Manager. Trade discounts, rebates, refunds and amounts received from sales of surplus materials and equipment shall accrue to the Owner, and the Construction Manager shall make provisions so that they can be secured. Amounts which accrue to the Owner shall be credited to the Owner as a deduction from the Cost of the Work.
- 8.10.1 Accounting Records. The Construction Manager shall keep full and detailed accounts and exercise such controls as may be necessary for proper financial management under this Contract. The accounting and control systems shall be reasonably satisfactory to the Owner. The Owner and the Owner's accountants shall be afforded access to the Construction Manager's records, books, correspondence, instructions, drawings, receipts, subcontracts, purchase orders, vouchers, memoranda and other data relating to this Project, and the Construction Manager shall preserve these for a period of three years after final payment, or for such longer period as may be required by law.
- 8.11 <u>Payment Approval</u>. The Owner may disapprove a payment, in whole or in part, or because of subsequent observations, nullify any progress payment previously made, to such extent as may be necessary, in its opinion, to protect its interests due to:
 - .1 Defective work not remedied;
 - .2 Third party claims or reasonable evidence indicating the probable filing of such claims;
 - .3 Failure to make payments to subcontractors for labor, materials or equipment;
 - .4 Reasonable evidence that the Work cannot be completed for the unpaid balance of the Guaranteed Maximum Price;

- .5 Failure to prosecute the Work with sufficient workers, materials, and/or equipment;
- .6 Failure to perform the Work in accordance with the Contract Documents.

ARTICLE 9 - CHANGES

- 9.1 <u>Change Orders</u>. Changes in the Work which are within the general scope of this Contract may be accomplished by Change Order without invalidating this Contract. A Change Order is a written instrument, issued after execution of this Contract signed by the Owner and Construction Manager stating their agreement upon a change and any adjustment in the Guaranteed Maximum Price and/or the date of Substantial Completion. The Construction Manager shall not be obligated to perform changed Work until the Change Order has been executed by the Owner and Construction Manager.
- 9.2 <u>Costs</u>. An increase or decrease in the Guaranteed Maximum Price resulting from a change in the Work shall be determined by one or more of the following methods:
 - .1 Unit prices as set forth in this Contract or as subsequently agreed (but if the original quantities are altered to a degree that application of previously agreed unit prices would be inequitable to either the Owner or the Construction Manager, the Unit Prices shall be equitably adjusted);
 - .2 A mutually accepted, itemized lump sum;
 - .3 Time and materials.

Construction Manager's fee shall be proportionately increased in all Change Orders that increase the Guaranteed Maximum Price, but shall not be proportionately decreased by a Change Order that decreases the Guaranteed Maximum Price. If the parties cannot agree on the price term of a Change Order, then the Change Order will be calculated on the basis of actual time and materials costs incurred. If at the Owner's request the Construction Manager incurs substantial costs or time investigating a proposed change which is never ultimately made, the Guaranteed Maximum Cost and Contract Time shall be equitably adjusted.

- 9.3 <u>Unknown Conditions</u>. If in the performance of the Work, the Construction Manager finds latent, concealed or subsurface physical conditions which differ from the conditions the Construction Manager reasonably anticipated, or if physical conditions are materially different from those normally encountered and generally recognized as inherent in the kind of work provided for in this Contract, then the Guaranteed Maximum Price and/or the Date of Substantial Completion shall be equitably adjusted by Change Order within a reasonable time after the conditions are first observed.
- 9.4 <u>Claims</u>. For any claim for an increase in the Guaranteed Maximum Price and/or an extension in the date of Substantial Completion, the Construction Manager shall give the Owner written notice of the claim within twenty-one (21) days after the Construction Manager first recognizes the condition giving rise to the claim. Except in

an emergency, notice shall be given before proceeding with the Work. In any emergency affecting the safety of persons and/or property, the Construction Manager shall act, at its discretion, to prevent threatened damage, injury or loss. Any change in Guaranteed Maximum Price and/or Date of Substantial Completion resulting from such claim shall be effectuated by Change Order.

ARTICLE 10 - INSURANCE AND BONDING

- 10.1 The Contractor's Insurance. The Construction Manager and each of its Subcontractors shall provide insurance as outlined in the attached "Insurance Requirements" document provided by the Village of Algonquin. The Construction Manager shall obtain and maintain insurance coverage for the following claims which may arise out of the performance of this Contract, whether resulting from the Construction Manager's operations or by the operations of any Subcontractor, anyone in the employ of any of them, or by an individual or entity for whose acts they may be liable:
 - .1 workers' compensation, disability benefit and other employee benefit claims under acts applicable to the Work;
 - .2 under applicable employer's liability law, bodily injury, occupational sickness, disease or death claims of the Construction Manager's employees;
 - .3 bodily injury, sickness, disease or death claims for damages to persons not employed by the Construction Manager;
 - .4 usual personal injury liability claims for damages directly or indirectly related to the person's employment by the Construction Manager or for damages to any other person;
 - damage to or destruction of tangible property, including resulting loss of use, claims for property other than the work itself and other property insured by the Owner;
 - .6 bodily injury, death or property damage claims resulting from motor vehicle liability in the use, maintenance or ownership of any motor vehicle;
 - .7 contractual liability claims involving the Construction Manager's indemnity obligations; and
 - .8 loss due to errors or omission with respect to provision of professional services under this Agreement, including engineering services.
- 10.2 The Construction Manager's Commercial General and Automobile Liability Insurance shall be written for not less than the following limits of liability:

Commercial General Liability Insurance

Each Occurrence Limit	\$1,000,000
General Aggregate Limit	\$2,000,000
Products/Completed Operations Agg.	\$2,000,000
Personal & Advertising Injury Limit	\$1,000,000

Fire Damage (any one fire)	\$ 100,000
Medical Expenses, each person	\$ 10 000

Comprehensive Automobile Liability Insurance

Combined Single Limit, each accident \$1,000,000

or

Bodily Injury (per person) \$1,000,000 Bodily Injury (per accident) \$1,000,000 Property Damage (per accident) \$1,000,000

Worker's Compensation & Employer's Liability

Worker's Compensation Statutory Limits

Employer's Liability

Bodily Injury by Accident \$ 500,000 each accident

Bodily Injury by Disease \$ 500,000 policy limit

Bodily Injury by Disease \$ 500,000 each employee

Commercial Umbrella/Excess Liability

Each Occurrence \$5,000,000 Aggregate \$5,000,000

Professional Liability

Each Occurrence \$2,000,000 Aggregate \$2,000,000

10.3 Commercial General Liability Insurance may be arranged under a single policy for the full limits required or by a combination of underlying policies and an Excess or Umbrella Liability policy. The policies shall contain a provision that coverage will not be canceled or not renewed until at least thirty (30) days' prior written notice has been given to the Owner. Certificates of insurance showing required coverage to be in force shall be provided to the Owner prior to commencement of the Work.

Products and Completed Operations insurance shall be maintained for a minimum period of at least one year after the date of Substantial Completion or final payment, whichever is earlier.

10.4 <u>Primary Insurance</u>. The Commercial General Liability and Automobile Liability Insurance policies required under this contract shall be endorsed to include, as additional insured, the OWNER, its elected and appointed officials, officers and employees, and owners of property where the Work is to be completed. Prior to the commencement of any Work, the Construction Manager shall provide the Owner with Certificates of Insurance for all insurance required pursuant to this Article. Any insurance or self-insurance maintained by the Owner and Engineer shall be excess of

Construction Manager's insurance and shall not contribute with it. Any failure to comply with reporting provisions of the policies shall not affect coverage provided to the Owner and Engineer. Construction Manager shall not allow any Subcontractor to commence or continue any part of the Work until and unless such Subcontractor provides and has in force insurance coverages equal to those required of Construction Manager by this Article, including, but not limited to, naming the OWNER as an additional insured for liability arising out of the subcontractor's work.

- 10.5 Acceptability of Insurers. The insurance carrier used by the Construction Manger shall have a minimum insurance rating of A:VII according to the AM Best Insurance Rating Schedule and shall meet the minimum requirements of the State of Illinois.
- 10.6 Reserved.
- 10.7 Property Insurance Loss Adjustment. Any insured loss shall be adjusted with the Owner and the Construction Manager and made payable to the Owner and Construction Manager as trustees for the insureds, as their interests may appear, subject to any applicable mortgagee clause. Upon the occurrence of an insured loss, monies received will be deposited in a separate account; and the trustees shall make distribution in accordance with the agreement of the parties in interest, or in the absence of such agreement, in accordance with the dispute resolution provisions of this Contract. If the trustees are unable to agree between themselves on the settlement of the loss, such dispute shall also be submitted for resolution pursuant to the dispute resolution provisions of this Contract.
- 10.8 Waiver of Subrogation. The Owner and Construction Manager waive all rights against each other, the Engineer, and any of their respective employees, agents, consultants, Subcontractors and Subsubcontractors, for damages caused by risks covered by insurance provided in Paragraph 10.2 to the extent they are covered by that insurance, except such rights as they may have to the proceeds of such insurance held by the Owner and Construction Manager as trustees. Construction Manager shall require similar waivers from all Subcontractors, and shall require each of them to include similar waivers in their subsubcontracts and consulting agreements. The Owner waives subrogation against the Construction Manager, Engineer, Subcontractors and Subsubcontractors on all property and consequential loss policies carried by the Owner on adjacent properties and under property and consequential loss policies purchased for the Project after its completion. If the policies of insurance referred to in this Paragraph require an endorsement to provide for continued coverage where there is a waiver of subrogation, the owners of such policies will cause them to be so endorsed.
- 10.9 <u>Bonds</u>. The Construction Manager shall furnish bonds covering faithful performance of the Contract, exclusive of the Construction Manager's Fee and all other professional services, and payment of the obligations arising thereunder. Bonds may be obtained through the subcontractor's usual source and the cost thereof shall be included in the Cost of the Work. The amount of each bond shall be equal to 100% of the Guaranteed Maximum Price, less the Construction Manager's Fee and all other professional services. The Construction Manager shall deliver the required bonds to the Owner at least three days before commencement of any Work at the Project site.

10.10 Performance and Payment Guarantee. In lieu of the Village not requiring payment and performance bonds by the Construction Manager pursuant to 30 ILCS 550/1, et. seq, the undersigned members of Burke, LLC, individually guarantee that 1) all the undertakings, covenants, terms, conditions, and promises made herein by Burke, LLC will be performed and fulfilled and 2) Burke, LLC shall pay all persons, firms and corporations having contracts with Burke, LLC, or with subcontractors and all just claims due them under the provisions of such contracts for labor performed or materials furnished in the performance of the Work on the Project, when such claims are not satisfied out of the Cost of Work, after final settlement between the Village and Burke, LLC has been made.

ARTICLE 11 - TERMINATION

- 11.1 <u>By the Construction Manager</u>. Upon seven (7) days written notice to the Owner, the Construction Manager may terminate this Contract for any of the following reasons:
 - .1 If the Work has been stopped for a thirty (30) day period;
 - a. under court order or order of other governmental authorities having jurisdiction;
 - b. as a result of the declaration of a national emergency or other governmental act during which, through no act or fault of the Construction Manager, materials are not available; or
 - c. because of the Owner's failure to pay the Construction Manager in accordance with this Contract;
 - .2 if the Work is suspended by the Owner for thirty (30) days;
 - .3 if the Owner materially delays the Construction Manager in the performance of the Work without agreeing to an appropriate Change Order; or
 - .4 if the Owner otherwise materially breaches this Contract.

Upon termination by the Construction Manager in accordance with this paragraph, the Construction Manager shall be entitled to recover from the Owner all damages allowed under Illinois law. In addition, the Construction Manager shall be paid an amount calculated as set forth in paragraph 11.3.

11.2 By the Owner for Cause. If the Construction Manager fails to perform any of its obligations under this Contract, the Owner may, after seven (7) days written notice, during which period the Construction Manager fails to perform or to begin to perform such obligation, undertake to perform such obligations itself. The Contract Price shall be reduced by the cost to the Owner of performing such obligations. Additionally, upon seven (7) days written notice to the Construction Manager and the Construction Manager's surety, if any, the Owner may terminate this Contract for any of the following reasons:

- .1 if the Construction Manager utilizes improper materials and/or inadequately skilled workers:
- .2 if the Construction Manager does not make proper payment to laborers, material suppliers or subcontractors and refuses or fails to rectify same;
- .3 if the Construction Manager fails to abide by the orders, regulations, rules, ordinances or laws of governmental authorities having jurisdiction; or
- .4 if the Construction Manager otherwise materially breaches this Contract.

If the Construction Manager fails to cure within the seven (7) days, the Owner, without prejudice to any other right or remedy, may take possession of the site and complete the Work utilizing any reasonable means. In this event, the Construction Manager shall not have a right to further payment until the Work is completed. If the Construction Manager files a petition under the Bankruptcy Code, this Contract shall terminate if the Construction Manager or the Construction Manager's trustee rejects the Agreement or, if there has been a default, the Construction Manager is unable to give adequate assurance that the Construction Manager will perform as required by this Contract or otherwise is unable to comply with the requirements for assuming this Agreement under the applicable provisions of the Bankruptcy Code. In the event the Owner exercises its rights under this paragraph, upon the request of the Construction Manager, the Owner shall provide a detailed accounting of the costs incurred by the Owner.

- 11.3 Termination by the Owner Without Cause. If the Owner terminates this Contract other than as set forth in Paragraph 11.2, the Owner shall pay the Construction Manager for the Cost of all Work executed and for any proven loss, cost or expense in connection with the Work, plus all demobilization costs. The Owner shall also pay to the Construction Manager fair compensation, either by purchase or rental at the election of the Owner, for any equipment retained. The Owner shall assume and become liable for obligations, commitments and unsettled claims that the Construction Manager has previously undertaken or incurred in good faith in connection with the Work or as a result of the termination of this Contract. As a condition of receiving the payments provided under this Article 11, the Construction Manager shall cooperate with the Owner by taking all steps necessary to accomplish the legal assignment of the Construction Manager's rights and benefits to the Owner, including the execution and delivery of required papers.
- 11.4 <u>Suspension By The Owner For Convenience</u>. The Owner for its convenience may order the Construction Manager in writing to suspend, delay or interrupt all or any part of the Work without cause for such period of time as the Owner may determine to be appropriate. Adjustments shall be made for increases in the Guaranteed Maximum Price and/or the date of Substantial Completion caused by suspension, delay or interruption. No adjustment shall be made if the Construction Manager is or otherwise would have been responsible for the suspension, delay or interruption of the Work, or if another provision of this Contract is applied to render an equipment adjustment.

ARTICLE 12 - DISPUTE RESOLUTION

- 12.1 Step Negotiations. The parties shall attempt in good faith to resolve all disputes promptly by negotiation, as follows. Either party may give the other party written notice of any dispute not resolved in the normal course of business. Management representatives of both parties one level above the Project personnel who have previously been involved in the dispute shall meet at a mutually acceptable time and place within ten (10) days after delivery of such notice, and thereafter as often as they reasonably deem necessary, to exchange relevant information and to attempt to resolve the dispute. If the matter has not been resolved within thirty (30) days from the referral of the dispute to such management representatives, or if no meeting has taken place within fifteen (15) days after such referral, the dispute shall be referred to senior managers under the aforesaid procedure. If the matter has not been resolved by such senior managers, both parties must agree to initiate binding arbitration as provided hereinafter. If a negotiator intends to be accompanied at a meeting by an attorney, the other negotiator shall be given at least three (3) working days' notice of such intention and may also be accompanied by an attorney. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of the Federal Rules of Evidence and applicable state Rules of Evidence.
- 12.2 <u>Arbitration</u>. Except as provided in this paragraph, any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by binding arbitration, one arbitrator, administered by the American Arbitration Association under its Construction Industry Arbitration Rules or JAMS Dispute Resolution, at the Village <u>Hall 2200 Harnish Dr. Algonquin</u>, Illinois, and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

Owner may elect, at its exclusive option, to file a lawsuit by rather than arbitration with regard to amounts due Owner of \$10,000 or less and \$200,000 or more and to enforce equitable remedies such as injunctive relief and mechanic lien rights. In the event of such election, each party hereby irrevocably waives, to the fullest extent permitted by applicable law, any right it may have to a trial by jury in respect to any litigation directly or indirectly arising out of under or in connection with this Contract.

In the event of arbitration or litigation of this Contract between Owner and Construction Manager, the non-prevailing party shall pay all attorneys' fees and expenses incurred by prevailing party, as determined by the Arbiter or judge in connection with the respective arbitration or litigation.

Until final resolution of any dispute hereunder, Construction Manager shall diligently proceed with the performance of this Contract as directed by Owner.

12.3 Continued Performance of the Work. In the event of any dispute, the Construction Manager shall continue to perform the Work and maintain its progress pending final determination of the dispute, provided the Owner places a sum equal to 150% of the amount in dispute in an escrow account, reasonably satisfactory to both parties, which specifies that the escrow agent shall distribute the escrow sum between the

- parties in accordance with any agreement or court judgment entered resolving the dispute.
- 12.4 <u>Required in Subcontracts</u>. The Construction Manager shall include the provisions of this Article 12 in all Subcontracts into which it enters.

ARTICLE 13 – LIQUIDATED DAMAGES

13.1 <u>Late Completion</u>. In the event that the Work is not Substantially Complete by the date set forth in this Contract, then promptly after receiving Final Payment, the Construction Manager shall pay to the Owner as liquidated damages a sum equal Two Hundred Dollars (\$200) for each day that the Work is late in reaching Substantial Completion.

ARTICLE 14 - MISCELLANEOUS

- 14.1 <u>Project Sign</u>. The Owner agrees that the Construction Manager and Engineer will be properly identified and will be given appropriate credit on all signs, press releases and other forms of publicity for the Project. Owner will permit the Construction Manager and Engineer to photograph and make other reasonable use of the Project for promotional purposes.
- 14.2 <u>Notices</u>. Notices to the parties shall be given at the addresses shown on the cover page of this Contract by mail, fax or any other reasonable means.
- 14.3 <u>Integration</u>. This Contract is solely for the benefit of the parties, and no one is intended to be a third party beneficiary hereto. This Contract represents the entire and integrated agreement between the parties, and supersedes all prior negotiations, representations or agreements, either written or oral.
- 14.4 Governing Law. This Contract shall be governed by the laws of the State of Illinois.
- 14.5 <u>Severability</u>. The partial or complete invalidity of any one or more provisions of this Contract shall not affect the validity or continuing force and effect of any other provision.
- 14.6 <u>Assignment</u>. Neither party to this Contract shall assign the Contract as a whole without written consent of the other, except that the Owner may collaterally assign this Contract to a lender if required to secure financing for this Project.
- 14.7 <u>Existing Contract Documents</u>. A list of the Plans, Specifications and Addenda in existence at the time of execution of this Contract is attached as an exhibit to this Contract.
- 14.8 <u>Illinois Freedom of Information Act.</u> The Construction Manager acknowledges that, pursuant to the provisions of the Illinois Freedom of Information Act, (5 ILCS 140/1 *et seq.*), documents or records prepared or used in relation to Work performed under this Agreement are considered a public record of the Owner; and therefore, the Construction Manager shall review its records and promptly produce to the Owner

any records in the Construction Manager's possession which the Owner requires in order to properly respond to a request made pursuant to the Illinois Freedom of Information Act (5 ILCS 140/1 et seq.), and the Construction Manger shall produce to the Owner such records within three (3) business days of a request for such records from the owner at no additional cost to the Owner.

Owner:			Contractor:
	Village of Algonquin		Burke, LLC
	2200 Harnish Dr		9575 W. Higgins Road, Suite 600
	Algonquin, IL 60102		Rosemont, IL 60018
Ву:		Date:	By: William W. Classon Date: 6/7/2022
Attest:		Date:	By:
			Principal

W:\Proposals\2021\Algonquin Riverwalk and Harrison Street Bridge\CM Contract Algonquin Riverwalk and Harrison St Bridge Repl.doc

Guarantee

Pursuant to paragraph 10.10 of this Agreement, the undersigned members of Burke, LLC, individually guarantee that 1) all the undertakings, covenants, terms, conditions, and promises made herein by Burke, LLC will be performed and fulfilled and 2) Burke, LLC shall pay all persons, firms and corporations having contracts with Burke, LLC, or with subcontractors and all just claims due them under the provisions of such contracts for labor performed or materials furnished in the performance of the Work on the Project, when such claims are not satisfied out of the Cost of Work, after final settlement between the Village and Burke, LLC has been made.

Ву:	Principal Date	9: 12/6/17 By:	Principal	Date: 19/6/17
Ву:	Principal Date	e: 12/6/2017 By:	Milia D. Caro- Principal	Date: 12/00/2017
Ву	Principal Date	<u>ə:12/6/1</u> 7 By:	Frincipal	Date: 12/06/17
Ву:	C.M. Date	e: /z-16/7 By:	Principal	Date: 12/6/2017



Crystal Creek River Walk Improvements and Harrision Street Bridge Replacement Algonquin, Illinois



Exhibit A - Summary Schedule of Values

n Contract Value			lue
Harrison Street Bridge Replacement		\$	2,304,366
Construction	\$	2,016,310	
Design Services	\$	25,935	
Construction Management	\$	161,305	
General Conditions (Insurance OH and Profit)	\$	100,816	
Crystal Creek Riverwalk Improvements		\$	2,587,020
Construction	\$	2,275,650	
Design Services	\$	15,535	
Construction Management	\$	182,052	
General Conditions (Insurance OH and Profit)	\$	113,783	
Utility Relocation and Improvements		\$	429,841
Sanitary Sewer Relocation	\$	101,084	
Water Main Extensions	\$	139,306	
Miscellaneous Utility Relocation	\$	115,000	
Restoration	\$	25,000	
Construction Management	\$	30,431	
General Conditions (Insurance OH and Profit)	\$	19,020	
Historic Village Hall Parking Lot and Detention		\$	607,816
Parking Lot Construction	\$	287,520	
Underground Detention Structure	\$	250,370	
Construction Management	\$	43,031	
General Conditions (Insurance OH and Profit)	\$	26,895	
Project Coordination and Communication Plan		\$	40,000
Metrostrategies	\$	40,000	
Owners Allowance		\$	250,000
Owners Allowance	\$	250,000	
GUARANTEED MAXIMUM PRICE	\$	6,219,043]

ÒΥΡΦΟΥΑΌΑΞΌΡΘΦΟΟÜΟ̈ΆΙÚΦΟΨΡΆΙΘΆΙÜUÓΟΞΌŠΟΑ̈́ΟŪÙV

 Subject:
 OPINION OF PROBABLE COST

 Calc By:
 JMB
 Date:
 1/18/21

 Check By:
 JGS
 Date:
 6/7/21

QUANTITY DESCRIPTION	UNIT	QUANTITY	UNIT COST	TOTAL COST
Removal of Exisitng Bridge	Lump Sum	1	\$120,000.00	\$120,000
Approach Slab Removal	Sq Yd	240	\$50.00	\$12,000
Pavement Removal	Sq Yd	660	\$20.00	\$13,200
Curb and Gutter Removal	Foot	385	\$10.00	\$3,850
Sidewalk Removal	Sq Ft	2300	\$4.00	\$9,200
Structure Excavation	Cu Yd	675	\$40.00	\$27,000
Cofferdams - Bridge	Foot	320	\$375.00	\$120,000
Abutments - Pile Supported (Includes Wingwalls)	Each	2	\$135,000.00	\$270,000
Bridge Deck Grooving	Sq Yd	700	\$30.00	\$21,000
Pier - Pile Supported	Each	1	\$165,000.00	\$165,000
PPC Deck Beams	Sq Ft	5100	\$90.00	\$459,000
Bridge Wearing Surface and Sidewalks	Cu Yd	160	\$1,500.00	\$240,000
Approach Slabs	Sq Yd	130	\$485.00	\$63,050
Architechtural Features (Columns, Fascia, and Rail)	Lump Sum	1	\$275,000.00	\$275,000
Sconce Lights, Complete In Place	Each	10	\$4,000.00	\$40,000
Proposed Pavement	Sq Yd	410	\$65.00	\$26,650
Curb and Gutter Replacement	Foot	230	\$30.00	\$6,900
Pavement Striping	Lump Sum	1	\$4,000.00	\$4,000
MOT/Detour	Lump Sum	1	\$40,000.00	\$40,000
Mobilization	Lump Sum	1	\$92,955.00	\$92,960
Construction Layout	Lump Sum	1	\$7,500.00	\$7,500
			TOTAL =	\$2,016,310

QUANTITY DESCRIPTION	UNIT	QUANTITY	UNIT COST	TOTAL COST
ree Removal	Unit	700	\$20.00	\$14,000
Concrete Retaining Wall Removal	Foot	280	\$175.00	\$49,000
Sheet Pile Retaining Wall Removal	Foot	215	\$175.00	\$37,630
Free-standing Wall Removal	Foot	110	\$150.00	\$16,500
Pipe Handrail Removal	Foot	85	\$30.00	\$2,550
Dumpster Pad and Foundation Removal	Lump Sum	1	\$4,000.00	\$4,000
Pavement Removal - Additional Parking Areas	Sq Yd	1735	\$10.00	\$17,350
Topsoil Stripping / Removal and Disposal of Unsuitable Material	Cu Yd	1460	\$40.00	\$58,400
Earth Excavation	Cu Yd	1200	\$35.00	\$42,000
Channel Excavation	Cu Yd	3750	\$45.00	\$168,750
Non-special Waste Disposal	Cu Yd	2375	\$85.00	\$201,880
Retaining Wall A - Segmental Block Wall (Redi-rock)	Sq Ft	1870	\$105.00	\$196,350
Retaining Wall B - Segmental Block Wall (Redi-rock) and Soldier Pile	Sq Ft	1830	\$165.00	\$301,950
Retaining Wall C - Cast-In-Place Concrete	Sq Ft	165	\$275.00	\$45,380
Removal and Disposal of Unsuitable Material for Walls/Place New Fill	Cu Yd	100	\$125.00	\$12,500
Proposed Railing	Foot	525	\$250.00	\$131,250
Proposed Sidewalk	Sq Ft	4100	\$7.00	\$28,700
Proposed Path Light and Foundation	Each	6	\$12,000.00	\$72,000
Proposed Lighting Conduit	Foot	500	\$22.00	\$11,000
Proposed Lighting Cable	Foot	1500	\$3.50	\$5,250
Proposed Pad for Art Exhibit	Lump Sum	1	\$6,000.00	\$6,000
Dumpster Pad Relocation	Lump Sum	1	\$10,000.00	\$10,000
Riprap (Special)	Sq Yd	1940	\$90.00	\$174,600
Erosion Control Barrier	Foot	1350	\$3.75	\$5,060
Seeding, Class 1	Acre	1	\$5,000.00	\$5,000
Erosion Control Blanket	Sq Yd	4900	\$4.00	\$19,600
Seeding, Class 4B	Acre	0.8	\$5,000.00	\$4,000
Heavy Duty Erosion Control Blanket	Sq Yd	3875	\$4.50	\$17,440
Topsoil	Sq Yd	8710	\$6.00	\$52,260
Proposed Riffles	Each	4	\$4,250.00	\$17,000
Ledgerock Shelf Extension - East End of Project	Lump Sum	1	\$40,000.00	\$40,000
Construction Layout - Creek	Lump Sum	1	\$12,500.00	\$12,500
Landscaping	Lump Sum	1	\$65,000.00	\$65,000
Mobilization	Lump Sum	1	\$98,750.00	\$98,750
Cofferdams - Walls/Creek Work	Foot	1400	\$230.00	\$322,000
Construction Layout - Path	Lump Sum	1	\$10,000.00	\$10,000
	•		TOTAL =	\$2,275,650

QUANTITY DESCRIPTION	UNIT	QUANTITY	UNIT COST	TOTAL COST
Remove 6" Sanitary Sewer (West of Main)	Foot	235	\$75.00	\$17,630
Proposed Sanitary Sewer -12" (West of Main)	Foot	250	\$225.00	\$56,250
Proposed Sanitary Manhole - 4' Dia. (West of Main)	Each	2	\$5,500.00	\$11,000
Connections to Exisiting Sanitary Manhole	Each	2	\$5,000.00	\$10,000
Proposed Watermain - 12" (Main to Harrison)	Foot	250	\$250.00	\$62,500
Proposed Watermain - 16" (Main to Harrison)	Foot	250	\$270.00	\$67,500
Landscape Restoration	Lump Sum	1	\$25,000.00	\$25,000
Mobilization	Lump Sum	1	\$15,510.00	\$15,510
Miscellaneous Utility Relocation	Lump Sum	1	\$115,000.00	\$115,000
	•		TOTAL =	\$380,390

QUANTITY DESCRIPTION	UNIT	QUANTITY	UNIT COST	TOTAL COST
IVH Parking Lot - Pavement Removal	Sq Yd	1310	\$4.50	\$5,900
HVH Parking Lot - Curb and Gutter Removal	Foot	575	\$8.00	\$4,600
HVH Parking Lot - Pavement Replacement	Sq Yd	1275	\$50.00	\$63,750
HVH Parking Lot - Curb and Gutter Replacement	Foot	575	\$30.00	\$17,250
HVH Parking Lot - Striping	Lump Sum	1	\$4,000.00	\$4,000
HVH Parking Lot - Light Poles and Foundations	Each	9	\$12,000.00	\$108,000
HVH Parking Lot - Lighting Conduit	Foot	500	\$22.00	\$11,000
HVH Parking Lot - Lighting Cable	Foot	1500	\$3.50	\$5,250
Retaining Wall	Sq Ft	780	\$70.00	\$54,600
Curb and Gutter Removal	Foot	20	\$10.00	\$200
Sidewalk Removal	Sq Ft	500	\$4.00	\$2,000
Pavement Removal - Additional Parking Areas	Sq Yd	200	\$4.50	\$900
Curb and Gutter Replacement	Foot	130	\$25.00	\$3,250
Proposed Sidewalk	Sq Ft	445	\$7.00	\$3,120
Proposed Driveway Pavement / Parking Areas	Sq Yd	165	\$65.00	\$10,730
Construction Layout	Lump Sum	1	\$5,000.00	\$5,000
Mobilization	Lump Sum	1	\$18,340.00	\$18,340
Underground Detention Structure (StormTrap)	Lump Sum	1	\$200,000.00	\$200,000
Miscellaneous Utility Work	Lump Sum	1	\$20,000.00	\$20,000
	•		TOTAL =	\$537,890

Downtown Streetscape - Riverwalk & South Harrison Street Bridge 1.17 Acres





2021 - R - 56 VILLAGE OF ALGONQUIN RESOLUTION

BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF ALGONQUIN, KANE AND MCHENRY COUNTIES ILLINOIS: that the Village President is authorized to execute an Agreement between the Village of Algonquin and Christopher Burke Engineering for the Phase 1 Engineering of the North River Road Right of Way Project in the Amount of \$194,749.00, attached hereto and hereby made part hereof.

DATED this 6^{th} day of July, 2021	
	APPROVED:
(seal)	
	Debby Sosine, Village President
ATTEST:	
Maggie Auger, Village Clerk	

Consulting Engineering Master Agreement Work Order Form

I. Incorporation of Master Agreement

All terms and conditions contained within the Village Engineer Master Agreement executed between the parties shall be applicable to the work to be performed under this Work Order and shall be deemed to be fully incorporated as if fully set forth herein.

II. Project Understanding

A. General Understanding/Assumptions

The project includes a Phase I Engineering Study of North River Road from Algonquin Road to the Village limit approximately a distance of 7,700 feet (1.46 miles).

We understand the existing 2-lane roadway requires pavement reconstruction / rehabilitation and the existing utilities require evaluation and repair or replacement. Our study will be based on the topographic survey previously completed by CBBEL and additional topographic survey included herein.

We understand that the Village will televise the existing sewer and provide their analysis of its condition. The Village will also provide the break history of the water main within the project limits.

B. Design Criteria

IDOT/Village

III. SCOPE OF SERVICES

Task 1.A - Design Management, Coordination, Communication, & Reporting

- Attend a pre-design project kickoff meeting with Village staff to confirm and clarify scope, understand Village objectives, and ensure economical and functional designs that meet Village requirements.
- ii. We will attend two (2) Phase I review meetings with Village and other impacted agency personnel and prepare meeting minutes.
- iii. Prepare and submit a baseline Project design schedule.

Task 1.A Deliverable(s)

- Project Schedule & Updates
- Review Meeting Minutes

Task 1.B – Data Collection and Additional Topographic Survey

i. CBBEL will gather available Village Utility Atlas Info (Water, Sanitary, Storm) and gather available Public Utility Atlas Info (Gas, Power, Communication). This includes coordinating with all utility companies to obtain existing utility record plans, as-builts, schematics, etc. and coordinate with other agencies and entities as necessary

for the design of the proposed infrastructure, and provide and obtain information needed to prepare the design.

The previously completed topographic survey includes the existing pavement and utilities. During the concept design, we will determine what additional survey is required to complete the Phase I Design. This will be compiled with previous data and aerial topography.

Task 1.C - Geotechnical Report

PAVEMENT CORES ONLY

CBBEL will have our subconsultant Midland Standard Engineering & Testing, Inc. (MSET) perform 8 pavement cores of the project limits. This will include the following:

• Describe the research, field exploration, laboratory testing, and analyses conducted. Details of the methods and procedures used in the investigation may be described in the introduction, in the body of the report, or appendix. This will include proposed subgrade and pavement section recommendations.

Task 1.C Deliverable(s)

• Geotechnical Report

Task 1.D – Conceptual Plans

CBBEL will produce conceptual drawings. The conceptual design will identify, develop, and communicate the recommended options of design that successfully addresses all design problems. Preparation of conceptual plans will include the identification of alternatives. Based on approval from Village staff, CBBEL will develop the preferred alternative design.

Task 1.D Deliverable(s)

- Conceptual Plan and Alternatives
 - o Preliminary Cover and index of sheets
 - Project Limits & Area Location Map
 - Typical Sections
 - o Preliminary Plan and Profiles
 - o Cross-sections at 50' and driveways
 - o Design variations with written narrative on key design decisions

Task 1.E – Preliminary Engineers Estimate

CBBEL will provide the Village with a preliminary estimate for cost of construction.

Task 1.E Deliverable(s)

• Preliminary Engineers Estimate

Task 1.F Parcel Exhibits

CBBEL will produce an Exhibit for each property (70 total) that shows the existing right-of-way (ROW) and proposed ROW. The exhibits shall show each parcel's limits adjacent to the ROW.

Task 1.F Deliverable(s)

• Parcel Exhibits

Task 1.G Public Information Meeting

Present plans, color renderings and parcel exhibits to residents, adjacent residents, and business owners. Design will be updated based on public input.

Task 1.G Deliverables

- Color Renderings
- Plans and Profiles
- Typical Sections
- Cross Sections

IV. FEE SUMMARY

Task 1.A	Coordination	Communication P.D.		_
Design Manag	gement, Coordination,		_	
	Engineer VI	4 hrs x \$190/hr	=	\$ 760
	Engineer V	24 hrs x \$175/hr	=	\$ 4,200
	Engineer III	8 hrs x \$125/hr	=	<u>\$ 1,000</u>
				\$ 5,960
Task 1.B				
Data Collection	n			
	Engineer V	4 hrs x \$175/hr	=	\$ 700
	Engineer III	12 hrs x \$125/hr	=	\$ 1,500
	CAD II	30 hrs x \$125/hr	=	\$ 3,750
	Survey V	1 hrs x \$165/hr	=	\$ 165
	Survey IV	4 hrs x \$160/hr	=	\$ 640
	Survey III	8 hrs x \$155/hr	=	\$ 1,240
	Survey II	40 hrs x \$115/hr	=	\$ 4,600
	Survey I	40 hrs x \$90/hr	=	\$ 3,600
	·			\$16,135
Task 1.C				
Geotechnical 1	Report			
	MSET			\$15,000
	Engineer III	4 hrs x \$125/hr	=	\$ 500
	C			\$15,448
Task 1.D				
Conceptual P	lans			
	Engineer VI	8 hrs x \$190/hr	=	\$ 1,520
	Engineer V	200 hrs x \$175/hr	=	\$35,000
	Engineer III	260 hrs x \$125/hr	=	\$32,500
	CAD II	66 hrs x \$125/hr	=	\$ 8,250
	CADII	ου πε α φ12 <i>3/</i> π	-	\$77,270
				\$11,410

Task 1.E				
Preliminar	ry Engineers Estimate			
	Engineer V	12 hrs x \$175/hr	=	\$ 2,100
	Engineer III	48 hrs x \$112/hr	=	\$ 6,000 \$ 7,176
				Ψ 7,170
Task 1.F				
Parcel Exh				
	Survey V	80 hrs x \$165/hr	=	\$13,200
	Survey IV CAD Mgr	40 hrs x \$160/hr	=	\$ 6,400
	CAD Mgr	225 hrs x \$160/hr	_	\$36,000 \$55,600
				\$55,000
Task 1.G				
Public Info	ormation Meeting	4.1 0100/1		Φ 760
	Engineer VI	4 hrs x \$190/hr 32 hrs x \$175/hr	=	\$ 760 \$ 5 600
	Engineer V Engineer III	16 hrs x \$ 125/hr	=	\$ 5,600 \$ 2,000
	Landscape Arch	32 hrs x \$150/hr	=	\$ 2,000 \$ 4,800
	zamas sape i mem	32 ms n \(\psi \) 00 m		\$13,160
		Direct Costs	=	\$ 4,000
		TOTAL Y		0104.74 0
		TOTAL	=	\$194,749
VILLAGE OF AL	GONQUIN			
Accepted by:				
Title:				
Date:				
Date				
CHRISTOPHER E	B. BURKE ENGINEER	ING, LTD.		
	Men			
Accepted by:	WITH			

Title: President

Date:

June 7, 2021

CHRISTOPHER B. BURKE ENGINEERING, LTD. STANDARD CHARGES FOR PROFESSIONAL SERVICES

	Charges
<u>Personnel</u>	<u>(\$/Hr)</u>
Principal	
Engineer VI	
Engineer V	
Engineer IV	
Engineer III	
Engineer I/II	
Survey V	
Survey IV	.160
Survey III	
Survey II.	
Survey I	
Engineering Technician V	.160
Engineering Technician IV	.130
Engineering Technician III	.140
Engineering Technician I/II	87
CAD Manager	.160
Assistant CAD Manager	.135
CAD II	.125
GIS Specialist III	.130
GIS Specialist I/II	85
Landscape Architect	.150
Environmental Resource Specialist V	.160
Environmental Resource Specialist IV	
Environmental Resource Specialist III	.110
Environmental Resource Specialist II	85
Environmental Resource Technician	.100
Administrative.	95
Engineering Intern	46

Updated January 8, 2020



2021 - R - 57 VILLAGE OF ALGONQUIN RESOLUTION

BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF ALGONQUIN, KANE AND MCHENRY COUNTIES ILLINOIS: that the Village President is authorized to execute an Agreement between the Village of Algonquin and Burke LLC for the Design/Build of the Main Street, Water Main Extension in the Amount of \$342,831.00, attached hereto and hereby made part hereof.

DATED this 6^{th} day of July, 2021	
(c.v.D	APPROVED:
(seal)	
	Debby Sosine, Village President
ATTEST:	
Maggie Auger, Village Clerk	



STANDARD FORM OF AT-RISK CONSTRUCTION MANAGEMENT CONTRACT FOR DESIGNER-LED DESIGN-BUILD PROJECT

OWNER: Village of Algonquin, Illinois

2200 Harnish Dr Algonquin, IL 60102

CONSTRUCTION MANAGER: Burke, LLC

9575 West Higgins Road

Suite 600

Rosemont, IL 60018-4920

PROJECT: Stage 1D Cemetery Water Main Extension

CONTRACT DATE:

GUARANTEED MAXIMUM

PRICE: \$342,831.00

SUBSTANTIAL COMPLETION DATE: 8/24/2021

ARTICLE 1 - RELATIONSHIP OF THE PARTIES

- 1.1 <u>Relationship</u>. The Relationship between the Owner and the Construction Manager with regard to the Project shall be one of good faith and fair dealing. The Construction Manager agrees to provide the design, construction, management and administration services as set forth in greater detail below.
- 1.2 <u>Engineer</u>. The Engineer for the Project is Christopher B. Burke Engineering, Ltd., a separate company and legal entity closely affiliated with the Construction Manager. The Owner, Engineer and Construction Manager had previously jointly entered into a Price and Schedule Guarantee for the Project. When fully executed, this Contract shall supersede the Owner's and Construction Manager's obligations in the Price and Schedule Guarantee, which merges into this Contract and is no longer separately enforceable.

ARTICLE 2 - DEFINITIONS

- 2.1 Contract Documents. The Contract Documents consist of:
- .1 Change Orders and written amendments to this Contract signed by both the Owner and Construction Manager;
 - .2 This Contract;
- .3 The exhibits prepared by Christopher B Burke Engineering, Ltd dated and attached hereto as Exhibit B.
 - .4 Village of Algonquin Standard Certifications
 - a. Business Organization
 - b. Certification of Eligibility
 - c. Equal Employment Opportunity
 - d. Illinois Prevailing Wage Act
 - e. Contractor's Certification
 - f. Apprenticeship and Training Program Certification

In case of any inconsistency, conflict or ambiguity among the Contract Documents, the Documents shall govern in the order in which they are listed above.

- 2.2 <u>Day</u>. A "Day" shall mean one calendar day.
- 2.3 <u>Hazardous Material</u>. A Hazardous Material is any substance or material identified now or in the future as hazardous under any federal, state or local law or regulation, or any other substance or material which may be considered hazardous or otherwise subject to statutory or regulatory requirements governing handling, disposal and/or cleanup.
- 2.4 <u>Owner</u>. The Owner for the purposes of this Contract is the Village of Algonquin, Illinois, an Illinois municipal corporation.

2.5 Not Used.

- 2.6 <u>Subcontractor</u>. A Subcontractor is a person or entity who has an agreement with the Construction Manager to perform any portion of the Work, and includes vendors or material suppliers but does not include the Engineer, any separate contractor employed by the Owner or any separate contractor's subcontractor.
- 2.7 <u>Substantial Completion</u>. The Owner shall determine substantial completion of the Work, or of a designated portion of the Work, occurs on the date when construction is sufficiently complete in accordance with the Contract Documents so that the Owner can begin to occupy or utilize the Project, or the designated portion, for the use for which it is intended.
- 2.8 <u>Subsubcontractor</u>. A Subsubcontractor is a person or entity who has an agreement with a Subcontractor to perform any portion of the Subcontractor's work.
- 2.9 <u>The Work.</u> The Work consists of all the construction, procurement and administration services to be performed by the Construction Manager and the Subcontractors under this Contract, as well as any other services which are necessary to complete the Project in accordance with and reasonably inferable from the Contract Documents.

ARTICLE 3 - CONSTRUCTION MANAGER'S RESPONSIBILITIES

- 3.1 <u>Commencement</u>. The Construction Manager may commence the Work upon execution of this Contract. The parties contemplate that by mutual agreement, the Construction Manager may commence certain portions of the Work, such as procurement of long lead-time items, design and site preparation, prior to execution of this Contract in reliance on the Price/Schedule Guarantee.
- 3.2 <u>General Requirements</u>. The Construction Manager shall perform those portions of the Work that the Construction Manager customarily performs with its own personnel. All other portions of the Work shall be performed by Subcontractors or under other appropriate agreements with the Construction Manager. The Subcontractor selection process shall be as set forth in Article 4. The Construction Manager shall exercise reasonable skill and judgment in the performance of the Work. The Construction Manager shall give all notices and comply with all laws and ordinances legally enacted at the date of execution of this Contract which govern performance of the Work. Construction Manager is responsible for the performance of all design, design management, construction and construction management services, and providing all facilities, supplies, material, equipment, tools and labor, necessary to complete the Work described in and reasonably inferable from the plans and specifications.
- 3.3 <u>Schedule</u>. The Construction Manager shall maintain in written form a schedule of the Work. The schedule shall indicate the dates for the start and completion of various stages of the construction and shall be revised as required by the conditions of the Work. The schedule may contain dates when information, decisions and approvals are required from the Owner; and both the Owner and the Construction Manager agree to use their best efforts to comply with the time requirements of the schedule.
- 3.4 Reports. The Construction Manager shall provide monthly written reports to the Owner on the progress of the Work which shall include the current status of the Work in relation to the construction schedule as well as adjustments to the construction schedule

necessary to meet the Substantial Completion date. The Construction Manager shall maintain a daily log containing a record of weather, Subcontractors working on the site, number of workers, Work accomplished, problems encountered and other similar relevant data as the Owner may reasonably require. The log shall be available to the Owner upon reasonable advance notice.

- 3.5 <u>Cost Control</u>. The Construction Manager shall develop a system of cost control for the Work, including regular monitoring of actual costs for activities and progress and estimates for uncompleted tasks and proposed changes. The Construction Manager shall identify variances between actual and estimated costs and report the variances to the Owner in the monthly written reports.
- 3.6 <u>Permits</u>. The Construction Manager shall assist the Owner in securing the permits necessary for construction of the Project.
- 3.7 <u>Safety</u>. The Construction Manager shall take necessary precautions for the safety of its employees on the Project and shall comply with all applicable provisions of federal, state and local safety laws and regulations to prevent accidents or injuries to persons on or adjacent to the Project site. The Construction Manager, directly or through its Subcontractors, shall erect and properly maintain necessary safeguards for the protection of workers and the public. However, the Construction Manager shall not be responsible for the elimination or abatement of safety hazards created or otherwise resulting from any work at the Project site being performed by someone other than the Construction Manager, a Subcontractor or Subsubcontractor. The Engineer shall have no responsibility for safety programs or precautions in connection with the Work and shall not be in charge of or have any control over any construction means, methods, techniques, sequences or procedures.

Construction Manager shall take reasonable precautions for safety and shall provide reasonable protection to prevent damage, injury or loss to other property at the site or adjacent thereto such as trees, shrubs, lawns, walks, pavement, roadways, structures, foundations and foundation tiebacks and utilities not designated for removal, relocation or replacement in the course of construction, as well as the Work and materials and equipment on site to be incorporated into the Work.

Construction Manager assumes direct liability for all damages to private property arising from the execution of the Work by the Construction Manager or any of its Subcontractors, and agrees to promptly resolve all claims directly with the property owners.

Construction Manager agrees that Owner has the right at any time or times to withhold from any payment that may be or become due Construction Manager such amount as may reasonably appear necessary to compensate the Owner for any claims by adjacent land owner for property damage arising from the execution of the Work, and to defend and hold Owner harmless from such claims.

Construction Manager shall not be liable for existing infrastructure deficiencies on private property. It is understood by the Owner that unforeseen upgrades to existing infrastructure will be required to construct the improvements and that the Construction Manager will be paid for these upgrades either at the unit prices in the contract or on a time and materials basis. The Owner and Construction Manager will work jointly to identify, coordinate and

obtain permission for all work on private property. The Owner, with input from the construction Manager, will have the final say on what is an existing condition and what occurs as a result of the Construction Manager's actions.

- 3.8 <u>Cleanup</u>. The Construction Manager shall keep the site of the Work free from debris and waste materials resulting from the Work. At the completion of the Work, the Construction Manager or its Subcontractors shall remove from the site of the Work all construction equipment, tools, surplus materials, waste materials and debris.
- 3.9 Hazardous Materials. If the Construction Manager encounters a hazardous material or substance not addressed in the Contract Documents and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or death to persons resulting from a material or substance encountered on the site of the Work by the Construction Manager, the Construction Manager shall, upon recognizing the condition, immediately stop Work in the affected area and report the condition to the Owner in writing. Upon receipt of the Construction Manager's written notice, the Owner shall investigate and proceed pursuant to the law and applicable regulations. Upon providing a copy of the Construction Manager's written notice, the Construction Manager will be permitted to continue to suspend performance of the Construction Manager's services in the affected area provided, however, that Construction Manager shall return to work at Owner's discretion and declaration either that the material encountered does not require remediation or that it has been addressed in accordance with the law. If the Construction Manager suspends services to longer than 21 days, the Owner may terminate this Agreement, and the Construction Manager shall be compensated for services performed prior to the suspension of Construction Manager's services. Under no circumstances, unless required by law, shall the Construction Manager report the existence of any hazardous materials or substances to any other governmental entity or agency without the Owner's prior written consent. Unless otherwise provided in the Contract Documents to be part of the Work, Construction Manager is not responsible for any unforeseen hazardous materials or substances encountered at the site, provided, however, Owner is not responsible for any hazardous material or substance releases or spills introduced to the iste by Construction Manager, subcontractor or anyone for whose acts they may be liable.
- 3.10 <u>Intellectual Property</u>. The Construction Manager shall pay all royalties and license fees which may be due on the inclusion of any patented or copyrighted materials, methods or systems selected by the Construction Manager and incorporated in the Work. The Construction Manager shall defend, indemnify and hold the Owner harmless from all suits or claims for infringement of any patent rights or copyrights arising out of such selection. The Owner agrees to defend, indemnify and hold the Construction Manager harmless from any suits or claims of infringement of any patent rights arising out of any patented materials, methods or systems required or specified by the Owner.
- 3.11 <u>Completion</u>. At or promptly after the date of Substantial Completion, the Construction Manager shall secure required certificates of inspection, testing or approval and deliver them to the Owner; collect all written warranties and equipment manuals and deliver them to the Owner; with the assistance of the Owner's maintenance personnel, direct the checkout of utilities and operations of systems and equipment for readiness, and assist in their initial start-up and testing; provide the Owner with a set of record drawings which the Construction

Manager shall have maintained throughout the Project; and prepare and forward to the Owner a punch list of items of Work yet to be completed.

- 3.12 <u>Indemnification</u>. To the fullest extent permitted by law, the Construction Manager shall defend, indemnify and hold the Owner from all claims for bodily injury and property damage (other than to the Work itself and other property insured under the Owner's builder's risk or other property insurance) and all other claims, damages, losses, costs and expenses, whether direct, indirect or consequential, including but not limited to the negligent or willful acts or omissions by the Construction Manager, Subcontractors, Subsubcontractors or anyone employed directly or indirectly by any of them or by anyone for whose acts any of them may be liable. Notwithstanding any of the foregoing, nothing contained in this paragraph shall require the Contractor to indemnify the Owner, their officials, agents and employees for their own negligent acts or omissions. The terms of this indemnification shall survive completion or termination of this Contract. Construction Manager shall indemnify and save Owner harmless from all claims growing out of the lawful demands of Subcontractors, laborers, workmen, mechanics, materialmen, and furnishers of machinery and parts thereof, equipment, power tools, and all supplies, including commissary, incurred in the furtherance of the performance of this Contract.
- 3.13 Overtime Work. Except in connection with the safety or protection of persons, or the work, or property at the site or adjacent thereto, all work at the site shall be performed during regular working hours; and the Construction Manger will not permit overtime work or the performance of work on Saturday, Sunday or any legal holiday without the Owner's written consent given after prior written notice. Regular working hours shall be a consecutive eight-hour period between the hours of seven o'clock (7:00) A.M. and five o'clock (5:00) P.M., Monday through Friday. No loading, unloading, opening, closing or other handling of crates, containers, building materials or the performance of construction work shall be performed before the hour of seven o'clock (7:00) A.M. and after the hour of nine o'clock (9:00) P.M.
- 3.14 <u>Selection of Labor</u>. The Construction Manager shall comply with all Illinois statues pertaining to the selection of labor.
- 3.15 Employment of Illinois Workers During Periods of Excessive Unemployment. Whenever there is a period of excessive unemployment in Illinois, which is defined herein as any month immediately following two consecutive calendar months during which the level of unemployment in the State of Illinois has exceeded five percent as measured by the United States Bureau of Labor Statistics in its monthly publication of employment and unemployment figures, the Construction Manager shall employ only Illinois laborers. "Illinois laborer" means any person who has resided in Illinois for at least 30 days and intends to become or remain an Illinois resident.

Other laborers may be used when Illinois laborers as defined herein are not available, or are incapable of performing the particular type of work involved, if so certified by the Construction Manager and approved by the Owner. The Construction Manager may place no more than three of his regularly employed non-resident executive and technical experts, who do not qualify as Illinois laborers, to do work encompassed by this Contract during a period of excessive unemployment.

This provision applies to all labor, whether skilled, semi-skilled or unskilled, whether manual or non-manual.

- 3.16 <u>Equal Employment Opportunity</u>. During the performance of this Contract, the Construction Manager agrees as follows:
 - .1 That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, age, marital status, physical or mental handicap or unfavorable discharge from military service, and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
 - .2 That, if it hires additional employees in order to perform this Contract or any portion hereof, it will determine the availability of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
 - .3 That, in 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, national origin, ancestry, age, martial status, physical or mental handicap or unfavorable discharge from military service.
 - .4 That it will send to each labor organization or representative of workers with which it has or is bound by collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Construction Manager's obligations under the Illinois Human Rights Act and the Owner's Rules and Regulations. If any such labor organization or representative fails or refuses to cooperate with the Construction Manager in its efforts to comply with such Act and Rules and Regulations, the Construction Manager will promptly notify the Illinois Department of Human Rights and the Owner and will recruit employees from other sources when necessary to fulfill its obligations thereunder.
 - .5 That it will submit reports as required by the Owner of Human Rights Rules and Regulations, furnish all relevant information as may from time to time be requested by the Owner or the contracting agency, and in all respects comply with the Illinois Human Rights Act and the Owner's Rules and Regulations.
 - .6 That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency Illinois Department of Human Rights for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and the Department's Rules and Regulations.
 - .7 That it will include verbatim or by reference the provisions of this clause in every subcontract so that such provisions will be binding upon every such subcontractor. In the same manner as with other provisions of this Contract,

the Construction Manager will be liable for compliance with applicable provisions of this clause by all its subcontractors; and further it will promptly notify the Owner and the Illinois Department of Human Rights in the event any subcontractor fails or refuses to comply therewith. In addition, the Construction Manager will not utilize any subcontractor declared by the Owner to have failed to comply with this Equal Employment Opportunity provision.

- 3.17 <u>Sexual Harassment Policy</u>. The Construction Manager shall have in place and shall enforce a written sexual harassment policy in compliance with 775 ILCS 5/2-105(A)(4).
- 3.18 <u>Veterans Preference Act</u>. The Construction Manager shall comply with all laws relating to the employment preference to veterans in accordance with the Veterans Preference Act (330 ILCS 55/0.01 *et seq.*).
- 3.19 <u>Wages of Employees on Public Works</u>. This Contract is subject to "An act regulating wages of laborers, mechanics and other workers employed in any public works by the State, County, City or any public body or any political subdivision or by anyone under contract for public works," approved June 26, 1941, as amended, except that where a prevailing wage violates a Federal law, order, or ruling, the rate conforming to the Federal law, order, or ruling shall govern.

Not less than the prevailing rate of wages as found by the Owner or the Illinois Department of Labor or determined by a court on review shall be paid to all laborers, workers and mechanics performing work under this contract. These prevailing rates of wages are included in this Contract.

The Construction Manager and each subcontractor shall keep an accurate record showing the names and occupations of all laborers, workers and mechanics employed by them on this contract, and also showing the actual hourly wages paid to each of such persons.

If requested, the Construction Manager and each subcontractor shall provide to the Owner, the certified payroll as required by the Prevailing Wage Act. The Construction Manager and each subcontractor shall preserve their weekly payroll records for a period of three years from the date of completion of this Contract.

- 3.20 <u>Confidentiality of Information</u>. Any documents, data, records, or other information relating to the project and all information secured by the Construction Manager from the Owner in connection with the performance of services, unless in the public domain, shall be kept confidential by the Construction Manager and shall not be made available to third parties without written consent of the Owner, unless so required by court order.
- 3.21 <u>Steel Procurement</u>. The steel products, as defined in Section 3 of the Steel Products Procurement Act (30 ILCS 565/3) used or supplied in the performance of this Contract or any subcontract shall be manufactured or produced in the United States unless the Construction Manager certifies in writing that (a) the specified products are not manufactured or produced in the United States in sufficient quantities to meet the Owner's requirements or cannot be manufactured or produced

in the United States within the necessary time in sufficient quantities to meet the Owner's requirements; or (b) obtaining the specified products, manufactured or produced in the United States would increase the cost of the Contract by more than 10%, or the application of the Steel Products Procurement Act (30 ILCS 565/1 *et seg.*) is not in the public interest.

3.22 <u>Certifications</u>. The Construction Manager shall provide Owner with a signed Contractor's Certification, dated evenly herewith, certifying that the Construction Manager is complying with and shall comply with the specific statutes and laws required in connection with a public works contract entered into by an Illinois unit of local government.

ARTICLE 4 - SUBCONTRACTS

- 4.1 <u>General</u>. Work not performed by the Construction Manager with its own forces shall be performed by Subcontractors or Subsubcontractors. The Construction Manager shall be responsible for management of the Subcontractors in the performance of their Work.
- 4.2 <u>Selection</u>. The Construction Manager shall subcontract with Subcontractors and with suppliers of materials or equipment fabricated to a special design for the Work and, shall manage the delivery of the work to the Owner. The Owner may designate specific persons or entities from whom the Construction Manager shall subcontract. However, the Owner may not prohibit the Construction Manager from subcontracting with other qualified bidders.
 - .1 If the Construction Manager recommends to the Owner the acceptance of a particular subcontractor who is qualified to perform that portion of the Work and has submitted a price which conforms to the requirements of the Contract Documents without reservations or exceptions, and the Owner requires that a different price be accepted, then a Change Order shall be issued adjusting the Contract Time and the Guaranteed Maximum Price by the difference between the price of the subcontract recommended by the Construction Manager and the subcontract that the Owner has required be accepted.
 - .2 The Construction Manager shall not be required to contract with anyone to whom the Construction Manager has a reasonable objection.
- 4.3 <u>Assignment</u>. The Construction Manager shall provide for assignment of Subcontract Agreements in the event that the Owner terminates this Contract for cause. Following such termination, the Owner shall notify in writing those Subcontractors whose assignments will be accepted, subject to the rights of sureties, if any.
- 4.4.1 <u>Subcontracts</u>. The Construction Manager shall prepare all Subcontracts and shall have full discretion to negotiate their terms, subject to the Owner's reasonable requirements or objections as to form and content. Construction Manager shall bind every subcontractor to all the provisions of this Agreement and the Contract Documents as they apply to the subcontractor's portions of the Work.

4.5 <u>Foreign Corporation</u>. Foreign (non-Illinois) corporations shall procure from the Illinois Secretary of State a certificate of authority to transact business in Illinois in accordance with 805 ILCS 5/13.

ARTICLE 5 - CONSTRUCTION MANAGER'S WARRANTIES

- One-Year Warranty. The Construction Manager warrants that all work performed hereunder shall be of good workmanship and the materials and equipment furnished under this Contract will be new unless otherwise specified, of good quality, in conformance with the Contract Documents, and free from defective workmanship and materials; and the Construction Manager agrees to correct all construction performed under this Contract which proves to be defective in workmanship or materials. These warranties shall commence on the date of Substantial Completion of the Work or of a designated portion thereof and shall continue for a period of one year therefrom or for such longer periods of time as may be set forth with respect to specific warranties required by the Contract Documents.
- 5.2 <u>Materials Specified By Owner</u>. The products, equipment, systems or materials incorporated in the Work at the direction or upon the specific request of the Owner shall be covered exclusively by the warranty of the manufacturer and are not otherwise warranted under this Contract.
- 5.3 Other Warranties. ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING THE WARRANTY OF MERCHANTABILITY AND THE WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY DISCLAIMED.

ARTICLE 6 - OWNER'S RESPONSIBILITIES

- 6.1 Information and Services. The Owner shall provide:
 - .1 All necessary information describing the physical characteristics of the site, including survey, site evaluations, legal descriptions, existing conditions, subsurface and environmental studies, reports and investigations;
 - .2 Inspection and testing services during construction as required by the law or as mutually agreed;
 - .3 Any necessary approvals, rezoning, easements and assessments, permits, fees and charges required for the construction, use, occupancy or renovation of permanent structures, including any legal and other required services; and
 - .4 any other information or services stated in the Contract Documents as being provided by the Owner.
- 6.2 <u>Reliance</u>. The Construction Manager shall be entitled to rely on the completeness and accuracy of the information and services required by paragraph 6.1 above, and

- the Owner agrees to provide such information and services in a timely manner so as not to delay the Work.
- 6.3 <u>Notice of Defect</u>. If the Owner becomes aware of any error, omission or other inadequacy in the Contract Documents or of the Construction Manager's failure to meet any of the requirements of the Contract Documents, or of any other fault or defect in the Work, the Owner shall give prompt written notice to the Construction Manager; however, the Owner's failure to provide notice shall not relieve the Construction Manager of its obligations under this Contract.
- 6.4 <u>Communications</u>. The Owner shall communicate with the Subcontractors and Subsubcontractors only through the Construction Manager. The Owner shall have no contractual obligations to any Subcontractors or Subsubcontractors.
- Owner's Representative. The Owner's Representative for this Project is Owner's Public Works Director who shall be fully acquainted with the Project; shall be the conduit by which the Owner furnishes the information and services required of the Owner; and shall have authority to bind the Owner in all matters requiring the Owner's approval, authorization or written notice; provided, however, the Public Works Director shall not have authority to increase the Contract Price by \$10,000.00 or more or to extend the Contract Time. Authority to increase the Contract Price by \$10,000.00 or more or to extend the Contract Time may only be exercised by written Change Order signed by the Public Works Director and authorized by a due and proper vote of the Village Council. If the Owner changes its representative, the Owner shall notify the Construction Manager in advance in writing. Change orders must be approved in accordance with Section 33E-9 of the Illinois Criminal Code

ARTICLE 7 - CONTRACT TIME

- 7.1 <u>Execution Date</u>. The parties contemplate that this Contract will be fully executed on or before the June 11, 2021. A delay in the Owner's execution of this Contract which postpones the commencement of the Work.
- 7.2 <u>Substantial Completion</u>. The date of Substantial Completion of the Work shall be contingent upon receipt of the screens and equipment for the kiosks and as adjusted in accordance with the provisions of this Contract. Once received, the completion of the kiosks will be completed within 3 weeks, pending appropriate weather conditions.
- <u>7.3</u> <u>Delays</u>. If causes beyond the Construction Manager's control delay the progress of the Work, then the Contract Price and/or the date of Substantial Completion shall be modified by Change Order as appropriate. Such causes shall include but not be limited to: changes ordered in the Work, a delay in the Stage 3 Wet Utility work, acts or omissions of the Owner or separate contractors employed by the Owner, the Owner's preventing the Construction Manager from performing the Work pending dispute resolution, Hazardous Materials, differing site conditions, adverse weather conditions not reasonably anticipated, fire, unusual transportation delays, labor disputes, or unavoidable accidents or circumstances. In the event that delays to the

Project are encountered for any reason, the Owner and the Construction Manager both agree to undertake reasonable steps to mitigate the effect of such delays.

- Inclement Weather. The Contract Time shall not be extended due to normal inclement weather. Unless the Construction Manager can substantiate to the satisfaction of the Owner that there was greater than normal inclement weather considering the full term of the Contract Time and using the most recent ten-year average of accumulated record mean values from climatological data complied by the United States Department of Commerce National Oceanic and Atmospheric Administration for the locale of the project and that such alleged greater than normal inclement weather actually delayed the Work or portions thereof which had an adverse material effect on the Contract Time, the Construction Manager shall not be entitled to an extension of the Contract Time. If the total accumulated number of calendar days lost due to inclement weather from the start of work until substantial completion exceeds the total accumulated number to be expected for the same time period from the aforesaid data and the Owner grants the Construction Manager an extension of time, the Contract Time shall be extended by the appropriate number of calendar days.
- 7.5 Responsibility for Completion. The Construction Manager, through its Subcontracts shall furnish such employees, materials and equipment as may be necessary to ensure the prosecution and completion of the Work in accordance with the construction schedule. If the Work is not being performed in accordance with the construction schedule and its becomes apparent from the schedule that the Work will not be completed with the Contract Time, the Construction Manager shall, as necessary to improve the progress of the Work, take some or all of the following actions, at no additional cost to the Owner:
 - .1 Increase the number of workers in such crafts as necessary to regain the lost progress;
 - .2 Increase the number of working hours per shift, shifts per working day, working days per week, the amount of equipment or any combination of the foregoing to regain the lost progress.

In addition, the Owner may require the Construction Manager to prepare and submit a recovery schedule demonstrating the Construction Manager's plan to regain the lost progress and to ensure completion within the Contract Time. If the Owner finds the proposed recovery plan is not satisfactory, the Owner may require the Construction Manager to undertake any of the actions set forth in this paragraph 7.5, without additional cost to the Owner.

7.6 <u>Failure to Prosecute the Work</u>. The failure of the Construction Manager to substantially comply with the requirements of paragraph 7.5 may be considered grounds for a determination by the Owner, that the Construction Manager has failed to prosecute the Work with such diligence to ensure completion of the Work within the Contract Time and that pursuant to paragraph 11.2 that the Construction Manager has materially breached this Contract.

ARTICLE 8 - PAYMENT

- Guaranteed Maximum Price. The sum of the Cost of Work and the Construction 8.1 Manager's Fee including professional services is guaranteed by the Construction Manager not to exceed the price listed on page 1, subject to additions and deductions by Change Order as provided in the Contract Documents. Such maximum sum is referred to in the Contract Documents as the Guaranteed Maximum Price. The Construction Manager's Fee including professional fees, general conditions, insurance, overhead and profit is identified on Exhibit A - Summary Schedule of Values. The Construction Manager's Fee shall be increased proportionally with the Cost of Work for any Change Orders in accordance with this Contract. Contractor's Fee will not be reduced as the result of a Change Order. In the event the Cost of Work plus the Construction Manager's Fee including professional services shall total less than the Guaranteed Maximum Price as adjusted by Change Orders, the resulting savings shall be shared equally between the Owner and the Construction Manager, and the Owner shall make payment of the Construction Manager's portion upon Final Completion of the Work. In the event that the Cost of Work plus the Construction Manager's Fee including professional services exceeds the Guaranteed Maximum Price as adjusted by Change Orders, then the Owner shall pay no more than the Guaranteed Maximum Price as adjusted by Change Orders. Costs which would cause the Guaranteed Maximum Price to be exceeded shall be paid by the Construction Manager without reimbursement by the Owner.
 - 1. The Guaranteed Maximum Price is based on the following scope of work as depicted in the exhibit prepared by Christopher B. Burke Engineering, Ltd. Any changes or upcharges from Meridian will result in a proportional increase to the GMP.
 - 2. Unit prices used for the actual work will be determined by the bidding process identified in Article 4 of this Agreement.
 - 3. Assumptions on which the Guaranteed Maximum Price are based, are as follows:
 - .1 The site is free of rock, debris or other bad soil conditions
 - .2 Hazardous materials are not present at the site.
 - .3 Durations to acquire permits are beyond the Contractor's control.
 - .4 No utility conflicts exist.
 - .5 To the extent that the Exhibits are anticipated to require further development by the Engineer, the Construction Manager has provided in the Guaranteed Maximum Price for such further development consistent with the Contract Documents and reasonably inferable therefrom. However, such further development does not include such things as changes in scope, systems, kinds and quality of materials, finishes or equipment, all of which, if required, shall be incorporated by Change Order.

- 8.2 <u>Compensation</u>. The Guaranteed Maximum Price is the sum of the Cost of the Work plus the Construction Manager's Fee as identified in this Contract, subject to adjustment in accordance with the provisions of this Contract.
- 8.3 Prior to submitting the first Application for Payment, the Progress Payments. Construction Manager shall provide a Schedule of Values reasonably satisfactory to the Owner consisting of a breakdown of the Contract Price by trade or appropriate category. On or before the fifteenth day of each month after the Work has been commenced, the Construction Manager shall submit to the Owner an Application for Payment in accordance with the Schedule of Values based upon the Work completed and materials stored on the site or at other locations approved by the Owner. Within thirty (30) days after receipt of each monthly Application for Payment, the Owner shall approve or disapprove the Application for Payment. When safety or quality assurance testing is necessary before consideration of the Application for Payment, and such testing cannot be completed within thirty (30) days after receipt of the Application for Payment, approval or disapproval of the Application for Payment shall be made upon completion of the testing or within sixty (60) days after receipt of the Application for Payment, whichever occurs first. If an Application for Payment is disapproved, the Owner shall notify the Construction Manager in writing. If an Application for Payment is approved, the Owner shall pay directly to the Construction Manager the appropriate amount for which Application for Payment was made, less amounts previously paid by the Owner within thirty (30) days after approval. The Owner's progress payment, occupancy or use of the Project, whether in whole or in part, shall not be deemed to be an acceptance of any Work not conforming to the requirements of the Contract Documents.
 - .1 With each Application for Payment the Construction Manager shall submit payrolls, petty cash accounts, receipted invoices or invoices with check vouchers attached, and any other evidence reasonably required by the Owner to demonstrate that cash disbursements or obligations already made or incurred by the Construction Manager on account of the Work equal or exceed (1) progress payments already received by the Construction Manager less (2) that portion of those payments attributable to the Construction Manager's Fee plus (3) payrolls and other costs for the period covered by the present Application for Payment.
 - .2 Each Application for Payment shall be based upon the most recent Schedule of Values submitted by the Construction Manager in accordance with the Contract Documents. The Schedule of Values shall allocate the entire Guaranteed Maximum Price among the various portions of the Work, except that the Construction Manager's Fee shall be shown as a single separate item. The Schedule of Values shall be prepared in such form and supported by such data to substantiate its accuracy as the Owner may reasonably require and shall be used as a basis for reviewing the Construction Manager's Applications for Payment.
 - .3 Applications for Payment shall show the percentage completion of each portion of the Work as of the end of the period covered by the Application for Payment. The percentage completion shall be the lesser of (1) the

percentage of that portion of the Work which has actually been completed or (2) the percentage obtained by dividing (a) the expense which has actually been incurred by the Construction Manager on account of that portion of the Work for which the Construction Manager has made or intends to make actual payment prior to the next Application for Payment by (b) the share of the Guaranteed Maximum Price allocated to that portion of the Work in the schedule of values.

- .4 Subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:
 - .1 Take that portion of the Guaranteed Maximum Price properly allocable to completed Work as determined by multiplying the percentage completion of each portion of the Work by the share of the Guaranteed Maximum Price allocated to that portion of the Work in the schedule of values. Pending final determination of cost to the Owner of changes in the Work, amounts not in dispute may be included, even though the Guaranteed Maximum Price has not yet been adjusted by Change Order.
 - .2 Add that portion of the Guaranteed Maximum Price properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the Work or, if approved in advance by the Owner, suitably stored off the site at a location agreed upon in writing.
 - .3 Add the Construction Manager's Fee. The Construction Manager's Fee shall be computed upon the Cost of the Work described in the two preceding Clauses at the rate stated in paragraph 8.2 or, if the Construction Manager's Fee is stated as a fixed sum in that paragraph, shall be an amount which bears the same ratio to that fixed sum Fee as the Cost of the Work in the two preceding Clauses bears to a reasonable estimate of the probable Cost of the Work upon its completion.
 - .4 Subtract the aggregate of previous payments made by the Owner.
 - .5 Except with the Owner's prior approval, payments to the Construction Manager and Subcontractors shall be subject to retention of not less than ten percent (10%). The Owner and the Construction Manager shall agree upon a mutually acceptable procedure for review and approval of payments and retention for subcontracts.
 - .6 Except with the Owner's prior approval, the Construction Manager shall not make advance payments to suppliers for materials or equipment which have not been delivered and stored at the site.
- 8.4 <u>Progress Payment Documentation and Withholding of Payments due to Subcontractor Notice Received.</u> The Construction Manager shall supply and

each Application for Payment shall be accompanied by the following, all in form and substance satisfactory to the Owner:

- (A) a duly executed and acknowledged sworn statement showing all Subcontractors with whom the Construction Manager has entered into subcontracts, the amount of each such subcontract, the amount requested for any Subcontractor in the requested progress payment and the amount to be paid to the Construction Manager from such progress payment, together with similar sworn statements from all Subcontractors and, where appropriate, from sub-Subcontractors;
- (B) duly executed waivers of mechanics' and materialmen's liens of the money due or to become due herein, establishing payment to the Subcontractor or material supplier of all such obligations to cover the full amount of the Application for Payment from each and every Subcontractor and suppliers of material or labor to release the Owner of any claim to a mechanic's lien, which they or any of them may have under the mechanic's lien laws of Illinois. Any payments made by the Owner without requiring strict compliance to the terms of this paragraph shall not be construed as a waiver by the Owner of the right to insist upon strict compliance with the terms of this approach as a condition of later payments. The Construction Manager shall indemnify and save the Owner harmless from all claims of Subcontractors, laborers, workmen, mechanics, material men and furnishers of machinery and parts thereof, equipment, tools and all supplies incurred in the furtherance of the performance of the Work;
- (C) sworn statements or lien waivers supporting the Application for Payment submitted late by the Construction Manager to the Owner will result in the Application for Payment not being processed until the following month.
- (D) Owner may, after having served written notice to the Construction Manager either pay unpaid bills, of which Owner has written notice, direct, or withhold from Construction Manager's unpaid compensation a sum of money deemed reasonably sufficient to pay any and all such lawful claims until satisfactory evidence is furnished that all liabilities have been fully discharged whereupon payment to Construction Manager shall be resumed, in accordance with the terms of this Contract, but in no event shall the provisions of this sentence be construed to impose any obligations upon Owner to the Construction Manager. In paying any unpaid bills of Construction Manager, Owner shall be deemed the agent of Construction Manager and any payment so made by Owner, shall be considered as payment made under the Contract by OWNER to Construction Manager and OWNER shall not be liable to Construction Manager for any such payment made in good faith.

Construction Manager agrees that all payments made by the OWNER shall be applied to the payment or reimbursement of the costs with respect to which they were paid, and not to any pre-existing or unrelated debt between Construction Manager and OWNER or between the Construction Manager and any subcontractors or suppliers.

- 8.5 <u>Late Payments</u>. Payments shall be made in accordance with the Local Government Prompt Payment Act (50 ILCS 505/1 *et. seq.*)
- 8.6 <u>Title</u>. The Construction Manager warrants and guarantees that title to all Work, materials and equipment covered by an Application for Payment, whether incorporated in the Project or not, will pass to the Owner free and clear of all liens, claims, security interests or encumbrances upon receipt of such payment by the Construction Manager.
- 8.7 <u>Final Payment</u>. Final Payment shall be due and payable when the Work is fully completed. Before issuance of any final payment, the Owner may request satisfactory evidence that all payrolls, materials bills and other indebtedness connected with the Work have been or will be paid or otherwise satisfied. In accepting final payment, the Construction Manager waives all claims except those previously made in writing and which remain unsettled. In making final payment, the Owner waives all claims except for outstanding liens, improper workmanship or defective materials appearing within one year after the date of Substantial Completion, and terms of any special warranties required by the Contract Documents.
 - .1 The amount of the final payment shall be calculated as follows:
 - .1 Take the sum of the Cost of the Work substantiated by the Construction Manager's final accounting and the Construction Manager's Fee, but not more than the Guaranteed Maximum Price.
 - .2 Subtract the aggregate of previous payments made by the Owner. If the aggregate of previous payments made by the Owner exceeds the amount due the Construction Manager, the Construction Manager shall reimburse the difference to the Owner.
 - .2 The Owner's accountants will review and report in writing on the Construction Manager's final accounting within 30 days after delivery of the final accounting to the Owner by the Construction Manager. Based upon such Cost of the Work as the Owner's accountants report to be substantiated by the Construction Manager's final accounting, the Owner will, within seven (7) days after receipt of the written report of the Owner's accountants, either make final payment as requested to the Construction Manager, or notify the Construction Manager in writing of the Owner's reasons for withholding part or all of the requested final payment.
 - .3 If, subsequent to final payment and at the Owner's request, the Construction Manager incurs costs described in Paragraph 8.7 and not excluded by Paragraph 8.8 (1) to correct nonconforming Work, or (2) arising from the resolution of disputes, the Owner shall reimburse the Construction Manager such costs and the Construction Manager's Fee, if any, related thereto on the same basis as if such costs had been incurred prior to final payment, but not in excess of the Guaranteed Maximum Price. If the Construction Manager has participated in savings, the amount of such savings shall be recalculated

and appropriate credit given to the Owner in determining the net amount to be paid by the Owner to the Construction Manager.

8.8 <u>Cost of the Work</u>. The term "Cost of the Work" shall mean all costs incurred by the Construction Manager and the cost of professional services in the proper performance of the Work. The Cost of the Work shall include the items set forth below.

.1 Labor costs.

- .1 Wages of construction workers directly employed by the Construction Manager to perform the construction of the Work at the site or, with the Owner's agreement, at off-site locations.
- .2 Wages or salaries of the Construction Manager's supervisory and administrative personnel when engaged in performance of the Work.
- .3 Wages and salaries of the Construction Manager's supervisory or administrative personnel engaged, at factories, workshops or on the road, in expediting the production or transportation of materials or equipment required for the Work.
- .4 Costs paid or incurred by the Construction Manager for taxes, insurance, contributions, assessments and benefits required by law or collective bargaining agreements, and, for personnel not covered by such agreements, customary benefits such as sick leave, medical and health benefits, holidays, vacations and pensions, provided that such costs are based on wages and salaries included in the Cost of the Work.
- .2 <u>Subcontract costs</u>. Payments made by the Construction Manager to Subcontractors in accordance with the requirements of the subcontracts.
- .3 Costs of materials and equipment incorporated in the completed construction.
 - .1 Costs, including transportation, of materials and equipment incorporated or to be incorporated in the completed construction.
 - .2 Costs of materials described above in excess of those actually installed but required to provide reasonable allowance for waste and for spoilage. Unused excess materials, if any, shall be handed over to the Owner at the completion of the Work or, at the Owner's option, shall be sold by the Construction Manager, with the amounts realized, if any, from such sales credited to the Owner as a deduction from the Cost of the Work.
- .4 Costs of other materials and equipment, temporary facilities and related items.

- .1 Costs, including transportation, installation, maintenance, dismantling and removal of materials, supplies, temporary facilities, machinery, equipment, and hand tools not customarily owned by the construction workers, which are provided by the Construction Manager at the site and fully consumed in the performance of the Work, and cost less salvage value on such items if not fully consumed, whether sold to others or retained by the Construction Manager.
- .2 Rental charges for temporary facilities, machinery, equipment, and hand tools not customarily owned by the construction workers, which are provided by the Construction Manager at the site, whether rented from the Construction Manager or others, and costs of transportation, installation, minor repairs and replacements, dismantling and removal thereof.
- .3 Costs of removal of debris from the site.
- .4 Reproduction costs, costs of telegrams, facsimile transmissions and long-distance telephone calls, postage and express delivery charges, telephone service at the site and reasonable petty cash expenses of the site office.
- .5 That portion of the reasonable travel and subsistence expenses of the Construction Manager's personnel incurred while traveling in discharge of duties connected with the Work.

.5 <u>Miscellaneous costs</u>.

- .1 That portion directly attributable to this Contract of premiums for insurance and bonds.
- .2 Sales, use or similar taxes imposed by a governmental authority which are related to the Work and for which the Construction Manager is liable.
- .3 Fees and assessments for the building permit and for other permits, licenses and inspections for which the Construction Manager has paid or is required by the Contract Documents to pay.
- .4 Fees of testing laboratories for tests required by the Contract Documents or advisable in the Construction Manager's discretion.
- .5 Expenses and time incurred investigating potential changes in the Work.
- .6 Royalties and license fees paid for the use of a particular design, process or product required by the Contract Documents; the cost of defending suits or claims for infringement of patent or other intellectual property rights arising from such requirement by the Contract

Documents; payments made in accordance with legal judgments against the Construction Manager resulting from such suits or claims and payments of settlements made with the Owner's consent.

- .7 Data processing costs related to the Work.
- .8 Deposits lost for causes other than the Construction Manager's negligence or failure to fulfill a specific responsibility to the Owner set forth in this Agreement.
- .9 Legal, and arbitration costs, other than those arising from disputes between the Owner and Construction Manager, reasonably incurred by the Construction Manager in the performance of the Work.
- .10 Expenses incurred in accordance with the Construction Manager's standard personnel policy for relocation and temporary living allowances of personnel required for the Work, in case it is necessary to relocate such personnel from distant locations.
- .6 Other costs. Other costs incurred in the performance of the Work.
- .7 Emergencies and repairs to damaged or nonconforming work.
 - .1 Costs incurred in taking action to prevent threatened damage, injury or loss in case of an emergency affecting the safety of persons and property.
 - .2 Costs incurred in repairing or correcting damaged or nonconforming Work executed by the Construction Manager or the Construction Manager's Subcontractors or suppliers.
- 8.9 <u>Non-Reimbursable Costs</u>. The Cost of the Work shall not include any of the following.
 - .1 The Cost of the Work shall not include professional services or the following:
 - .1 Salaries and other compensation of the Construction Manager's personnel stationed at the Construction Manager's principal office or offices other than the site office, except as specifically provided in paragraph 8.7.1, unless such personnel are directly engaged in the performance of the Work.
 - .2 Expenses of the Construction Manager's principal office and offices other than the site office, except as specifically provided in Paragraph 8.7.
 - Overhead and general expenses, except as may be expressly included in Paragraph 8.7.

- .4 The Construction Manager's capital expenses, including interest on the Construction Manager's capital employed for the Work.
- .5 The Construction Manager's Fee.
- The payment of Retailers' Occupation Tax, the Service Occupation Tax (both state and local), the Use Tax and the Service Use Tax in Illinois from which the Owner as a unit of local government is exempt.
- .7 Costs which would cause the Guaranteed Maximum Price to be exceeded.
- .2 Cash discounts obtained on payments made by the Construction Manager shall accrue to the Owner if (1) before making the payment, the Construction Manager included them in an Application for Payment and received payment therefor from the Owner, or (2) the Owner has deposited funds with the Construction Manager with which to make payments; otherwise, cash discounts shall accrue to the Construction Manager. Trade discounts, rebates, refunds and amounts received from sales of surplus materials and equipment shall accrue to the Owner, and the Construction Manager shall make provisions so that they can be secured. Amounts which accrue to the Owner shall be credited to the Owner as a deduction from the Cost of the Work.
- 8.10 Accounting Records. The Construction Manager shall keep full and detailed accounts and exercise such controls as may be necessary for proper financial management under this Contract. The accounting and control systems shall be reasonably satisfactory to the Owner. The Owner and the Owner's accountants shall be afforded access to the Construction Manager's records, books, correspondence, instructions, drawings, receipts, subcontracts, purchase orders, vouchers, memoranda and other data relating to this Project, and the Construction Manager shall preserve these for a period of three years after final payment, or for such longer period as may be required by law.
- 8.11 <u>Payment Approval</u>. The Owner may disapprove a payment, in whole or in part, or because of subsequent observations, nullify any progress payment previously made, to such extent as may be necessary, in its opinion, to protect its interests due to:
 - .1 Defective work not remedied:
 - .2 Third party claims or reasonable evidence indicating the probable filing of such claims;
 - .3 Failure to make payments to subcontractors for labor, materials or equipment;
 - .4 Reasonable evidence that the Work cannot be completed for the unpaid balance of the Guaranteed Maximum Price;
 - .5 Failure to prosecute the Work with sufficient workers, materials, and/or equipment;

.6 Failure to perform the Work in accordance with the Contract Documents.

ARTICLE 9 - CHANGES

- 9.1 <u>Change Orders</u>. Changes in the Work which are within the general scope of this Contract may be accomplished by Change Order without invalidating this Contract. A Change Order is a written instrument, issued after execution of this Contract signed by the Owner and Construction Manager stating their agreement upon a change and any adjustment in the Guaranteed Maximum Price and/or the date of Substantial Completion. The Construction Manager shall not be obligated to perform changed Work until the Change Order has been executed by the Owner and Construction Manager.
- 9.2 <u>Costs</u>. An increase or decrease in the Guaranteed Maximum Price resulting from a change in the Work shall be determined by one or more of the following methods:
 - .1 Unit prices as set forth in this Contract or as subsequently agreed (but if the original quantities are altered to a degree that application of previously agreed unit prices would be inequitable to either the Owner or the Construction Manager, the Unit Prices shall be equitably adjusted);
 - .2 A mutually accepted, itemized lump sum;
 - .3 Time and materials.

Construction Manager's fee shall be proportionately increased in all Change Orders that increase the Guaranteed Maximum Price, but shall not be proportionately decreased by a Change Order that decreases the Guaranteed Maximum Price. If the parties cannot agree on the price term of a Change Order, then the Change Order will be calculated on the basis of actual time and materials costs incurred. If at the Owner's request the Construction Manager incurs substantial costs or time investigating a proposed change which is never ultimately made, the Guaranteed Maximum Cost and Contract Time shall be equitably adjusted.

- 9.3 <u>Unknown Conditions</u>. If in the performance of the Work, the Construction Manager finds latent, concealed or subsurface physical conditions which differ from the conditions the Construction Manager reasonably anticipated, or if physical conditions are materially different from those normally encountered and generally recognized as inherent in the kind of work provided for in this Contract, then the Guaranteed Maximum Price and/or the Date of Substantial Completion shall be equitably adjusted by Change Order within a reasonable time after the conditions are first observed.
- 9.4 <u>Claims</u>. For any claim for an increase in the Guaranteed Maximum Price and/or an extension in the date of Substantial Completion, the Construction Manager shall give the Owner written notice of the claim within twenty-one (21) days after the Construction Manager first recognizes the condition giving rise to the claim. Except in an emergency, notice shall be given before proceeding with the Work. In any emergency affecting the safety of persons and/or property, the Construction Manager

shall act, at its discretion, to prevent threatened damage, injury or loss. Any change in Guaranteed Maximum Price and/or Date of Substantial Completion resulting from such claim shall be effectuated by Change Order.

ARTICLE 10 - INSURANCE AND BONDING

- 10.1 The Contractor's Insurance. The Construction Manager and each of its Subcontractors shall provide insurance as outlined in the attached "Insurance Requirements" document provided by the Village of Algonquin. The Construction Manager shall obtain and maintain insurance coverage for the following claims which may arise out of the performance of this Contract, whether resulting from the Construction Manager's operations or by the operations of any Subcontractor, anyone in the employ of any of them, or by an individual or entity for whose acts they may be liable:
 - .1 workers' compensation, disability benefit and other employee benefit claims under acts applicable to the Work;
 - .2 under applicable employer's liability law, bodily injury, occupational sickness, disease or death claims of the Construction Manager's employees;
 - .3 bodily injury, sickness, disease or death claims for damages to persons not employed by the Construction Manager;
 - .4 usual personal injury liability claims for damages directly or indirectly related to the person's employment by the Construction Manager or for damages to any other person;
 - damage to or destruction of tangible property, including resulting loss of use, claims for property other than the work itself and other property insured by the Owner;
 - .6 bodily injury, death or property damage claims resulting from motor vehicle liability in the use, maintenance or ownership of any motor vehicle;
 - .7 contractual liability claims involving the Construction Manager's indemnity obligations; and
 - .8 loss due to errors or omission with respect to provision of professional services under this Agreement, including engineering services.
- 10.2 The Construction Manager's Commercial General and Automobile Liability Insurance shall be written for not less than the following limits of liability:

Commercial General Liability Insurance

Each Occurrence Limit	\$1,000,000
General Aggregate Limit	\$2,000,000
Products/Completed Operations Agg.	\$2,000,000
Personal & Advertising Injury Limit	\$1,000,000
Fire Damage (any one fire)	\$ 100,000

Medical Expenses, each person	\$	10,000
-------------------------------	----	--------

Comprehensive Automobile Liability Insurance

Combined Single Limit, each accident \$1,000,000

or

Bodily Injury (per person) \$1,000,000 Bodily Injury (per accident) \$1,000,000 Property Damage (per accident) \$1,000,000

Worker's Compensation & Employer's Liability

Worker's Compensation Statutory Limits

Employer's Liability

Bodily Injury by Accident \$ 500,000 each accident Bodily Injury by Disease \$ 500,000 policy limit

Bodily Injury by Disease \$ 500,000 each employee

Commercial Umbrella/Excess Liability

Each Occurrence \$5,000,000 Aggregate \$5,000,000

Professional Liability

Each Occurrence \$2,000,000 Aggregate \$2,000,000

10.3 Commercial General Liability Insurance may be arranged under a single policy for the full limits required or by a combination of underlying policies and an Excess or Umbrella Liability policy. The policies shall contain a provision that coverage will not be canceled or not renewed until at least thirty (30) days' prior written notice has been given to the Owner. Certificates of insurance showing required coverage to be in force shall be provided to the Owner prior to commencement of the Work.

Products and Completed Operations insurance shall be maintained for a minimum period of at least one year after the date of Substantial Completion or final payment, whichever is earlier.

10.4 <u>Primary Insurance</u>. The Commercial General Liability and Automobile Liability Insurance policies required under this contract shall be endorsed to include, as additional insured, the OWNER, its elected and appointed officials, officers and employees, and owners of property where the Work is to be completed. Prior to the commencement of any Work, the Construction Manager shall provide the Owner with Certificates of Insurance for all insurance required pursuant to this Article. Any insurance or self-insurance maintained by the Owner and Engineer shall be excess of Construction Manager's insurance and shall not contribute with it. Any failure to

comply with reporting provisions of the policies shall not affect coverage provided to the Owner and Engineer. Construction Manager shall not allow any Subcontractor to commence or continue any part of the Work until and unless such Subcontractor provides and has in force insurance coverages equal to those required of Construction Manager by this Article, including, but not limited to, naming the OWNER as an additional insured for liability arising out of the subcontractor's work.

- 10.5 <u>Acceptability of Insurers.</u> The insurance carrier used by the Construction Manger shall have a minimum insurance rating of A:VII according to the AM Best Insurance Rating Schedule and shall meet the minimum requirements of the State of Illinois.
- 10.6 Reserved.
- 10.7 Property Insurance Loss Adjustment. Any insured loss shall be adjusted with the Owner and the Construction Manager and made payable to the Owner and Construction Manager as trustees for the insureds, as their interests may appear, subject to any applicable mortgagee clause. Upon the occurrence of an insured loss, monies received will be deposited in a separate account; and the trustees shall make distribution in accordance with the agreement of the parties in interest, or in the absence of such agreement, in accordance with the dispute resolution provisions of this Contract. If the trustees are unable to agree between themselves on the settlement of the loss, such dispute shall also be submitted for resolution pursuant to the dispute resolution provisions of this Contract.
- 10.8 Waiver of Subrogation. The Owner and Construction Manager waive all rights against each other, the Engineer, and any of their respective employees, agents, consultants, Subcontractors and Subsubcontractors, for damages caused by risks covered by insurance provided in Paragraph 10.2 to the extent they are covered by that insurance, except such rights as they may have to the proceeds of such insurance held by the Owner and Construction Manager as trustees. Construction Manager shall require similar waivers from all Subcontractors, and shall require each of them to include similar waivers in their subsubcontracts and consulting agreements. The Owner waives subrogation against the Construction Manager, Engineer, Subcontractors and Subsubcontractors on all property and consequential loss policies carried by the Owner on adjacent properties and under property and consequential loss policies purchased for the Project after its completion. If the policies of insurance referred to in this Paragraph require an endorsement to provide for continued coverage where there is a waiver of subrogation, the owners of such policies will cause them to be so endorsed.
- 10.9 Bonds. The Construction Manager shall furnish bonds covering faithful performance of the Contract, exclusive of the Construction Manager's Fee and all other professional services, and payment of the obligations arising thereunder. Bonds may be obtained through the subcontractor's usual source and the cost thereof shall be included in the Cost of the Work. The amount of each bond shall be equal to 100% of the Guaranteed Maximum Price, less the Construction Manager's Fee and all other professional services. The Construction Manager shall deliver the required bonds to the Owner at least three days before commencement of any Work at the Project site.

10.10 Performance and Payment Guarantee. In lieu of the Village not requiring payment and performance bonds by the Construction Manager pursuant to 30 ILCS 550/1, et. seq, the undersigned members of Burke, LLC, individually guarantee that 1) all the undertakings, covenants, terms, conditions, and promises made herein by Burke, LLC will be performed and fulfilled and 2) Burke, LLC shall pay all persons, firms and corporations having contracts with Burke, LLC, or with subcontractors and all just claims due them under the provisions of such contracts for labor performed or materials furnished in the performance of the Work on the Project, when such claims are not satisfied out of the Cost of Work, after final settlement between the Village and Burke, LLC has been made.

ARTICLE 11 - TERMINATION

- 11.1 <u>By the Construction Manager</u>. Upon seven (7) days written notice to the Owner, the Construction Manager may terminate this Contract for any of the following reasons:
 - .1 If the Work has been stopped for a thirty (30) day period;
 - a. under court order or order of other governmental authorities having jurisdiction;
 - b. as a result of the declaration of a national emergency or other governmental act during which, through no act or fault of the Construction Manager, materials are not available; or
 - c. because of the Owner's failure to pay the Construction Manager in accordance with this Contract;
 - .2 if the Work is suspended by the Owner for thirty (30) days;
 - .3 if the Owner materially delays the Construction Manager in the performance of the Work without agreeing to an appropriate Change Order; or
 - .4 if the Owner otherwise materially breaches this Contract.

Upon termination by the Construction Manager in accordance with this paragraph, the Construction Manager shall be entitled to recover from the Owner all damages allowed under Illinois law. In addition, the Construction Manager shall be paid an amount calculated as set forth in paragraph 11.3.

11.2 By the Owner for Cause. If the Construction Manager fails to perform any of its obligations under this Contract, the Owner may, after seven (7) days written notice, during which period the Construction Manager fails to perform or to begin to perform such obligation, undertake to perform such obligations itself. The Contract Price shall be reduced by the cost to the Owner of performing such obligations. Additionally, upon seven (7) days written notice to the Construction Manager and the Construction Manager's surety, if any, the Owner may terminate this Contract for any of the following reasons:

- .1 if the Construction Manager utilizes improper materials and/or inadequately skilled workers:
- .2 if the Construction Manager does not make proper payment to laborers, material suppliers or subcontractors and refuses or fails to rectify same;
- if the Construction Manager fails to abide by the orders, regulations, rules, ordinances or laws of governmental authorities having jurisdiction; or
- .4 if the Construction Manager otherwise materially breaches this Contract.

If the Construction Manager fails to cure within the seven (7) days, the Owner, without prejudice to any other right or remedy, may take possession of the site and complete the Work utilizing any reasonable means. In this event, the Construction Manager shall not have a right to further payment until the Work is completed. If the Construction Manager files a petition under the Bankruptcy Code, this Contract shall terminate if the Construction Manager or the Construction Manager's trustee rejects the Agreement or, if there has been a default, the Construction Manager is unable to give adequate assurance that the Construction Manager will perform as required by this Contract or otherwise is unable to comply with the requirements for assuming this Agreement under the applicable provisions of the Bankruptcy Code. In the event the Owner exercises its rights under this paragraph, upon the request of the Construction Manager, the Owner shall provide a detailed accounting of the costs incurred by the Owner.

- 11.3 Termination by the Owner Without Cause. If the Owner terminates this Contract other than as set forth in Paragraph 11.2, the Owner shall pay the Construction Manager for the Cost of all Work executed and for any proven loss, cost or expense in connection with the Work, plus all demobilization costs. The Owner shall also pay to the Construction Manager fair compensation, either by purchase or rental at the election of the Owner, for any equipment retained. The Owner shall assume and become liable for obligations, commitments and unsettled claims that the Construction Manager has previously undertaken or incurred in good faith in connection with the Work or as a result of the termination of this Contract. As a condition of receiving the payments provided under this Article 11, the Construction Manager shall cooperate with the Owner by taking all steps necessary to accomplish the legal assignment of the Construction Manager's rights and benefits to the Owner, including the execution and delivery of required papers.
- 11.4 <u>Suspension By The Owner For Convenience</u>. The Owner for its convenience may order the Construction Manager in writing to suspend, delay or interrupt all or any part of the Work without cause for such period of time as the Owner may determine to be appropriate. Adjustments shall be made for increases in the Guaranteed Maximum Price and/or the date of Substantial Completion caused by suspension, delay or interruption. No adjustment shall be made if the Construction Manager is or otherwise would have been responsible for the suspension, delay or interruption of the Work, or if another provision of this Contract is applied to render an equipment adjustment.

ARTICLE 12 - DISPUTE RESOLUTION

- Step Negotiations. The parties shall attempt in good faith to resolve all disputes 12.1 promptly by negotiation, as follows. Either party may give the other party written notice of any dispute not resolved in the normal course of business. Management representatives of both parties one level above the Project personnel who have previously been involved in the dispute shall meet at a mutually acceptable time and place within ten (10) days after delivery of such notice, and thereafter as often as they reasonably deem necessary, to exchange relevant information and to attempt to resolve the dispute. If the matter has not been resolved within thirty (30) days from the referral of the dispute to such management representatives, or if no meeting has taken place within fifteen (15) days after such referral, the dispute shall be referred to senior managers under the aforesaid procedure. If the matter has not been resolved by such senior managers, both parties must agree to initiate binding arbitration as provided hereinafter. If a negotiator intends to be accompanied at a meeting by an attorney, the other negotiator shall be given at least three (3) working days' notice of such intention and may also be accompanied by an attorney. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of the Federal Rules of Evidence and applicable state Rules of Evidence.
- Arbitration. Except as provided in this paragraph, any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by binding arbitration, one arbitrator, administered by the American Arbitration Association under its Construction Industry Arbitration Rules or JAMS Dispute Resolution, at the Village Hall 2200 Harnish Dr. Algonquin, Illinois, and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

Owner may elect, at its exclusive option, to file a lawsuit by rather than arbitration with regard to amounts due Owner of \$10,000 or less and \$200,000 or more and to enforce equitable remedies such as injunctive relief and mechanic lien rights. In the event of such election, each party hereby irrevocably waives, to the fullest extent permitted by applicable law, any right it may have to a trial by jury in respect to any litigation directly or indirectly arising out of under or in connection with this Contract.

In the event of arbitration or litigation of this Contract between Owner and Construction Manager, the non-prevailing party shall pay all attorneys' fees and expenses incurred by prevailing party, as determined by the Arbiter or judge in connection with the respective arbitration or litigation.

Until final resolution of any dispute hereunder, Construction Manager shall diligently proceed with the performance of this Contract as directed by Owner.

12.3 <u>Continued Performance of the Work</u>. In the event of any dispute, the Construction Manager shall continue to perform the Work and maintain its progress pending final determination of the dispute, provided the Owner places a sum equal to 150% of the amount in dispute in an escrow account, reasonably satisfactory to both parties, which specifies that the escrow agent shall distribute the escrow sum between the

- parties in accordance with any agreement or court judgment entered resolving the dispute.
- 12.4 <u>Required in Subcontracts</u>. The Construction Manager shall include the provisions of this Article 12 in all Subcontracts into which it enters.

ARTICLE 13 – LIQUIDATED DAMAGES

13.1 <u>Late Completion</u>. In the event that the Work is not Substantially Complete by the date set forth in this Contract, then promptly after receiving Final Payment, the Construction Manager shall pay to the Owner as liquidated damages a sum equal Two Hundred Dollars (\$200) for each day that the Work is late in reaching Substantial Completion.

ARTICLE 14 - MISCELLANEOUS

- 14.1 <u>Project Sign</u>. The Owner agrees that the Construction Manager and Engineer will be properly identified and will be given appropriate credit on all signs, press releases and other forms of publicity for the Project. Owner will permit the Construction Manager and Engineer to photograph and make other reasonable use of the Project for promotional purposes.
- 14.2 <u>Notices</u>. Notices to the parties shall be given at the addresses shown on the cover page of this Contract by mail, fax or any other reasonable means.
- 14.3 <u>Integration</u>. This Contract is solely for the benefit of the parties, and no one is intended to be a third party beneficiary hereto. This Contract represents the entire and integrated agreement between the parties, and supersedes all prior negotiations, representations or agreements, either written or oral.
- 14.4 Governing Law. This Contract shall be governed by the laws of the State of Illinois.
- 14.5 <u>Severability</u>. The partial or complete invalidity of any one or more provisions of this Contract shall not affect the validity or continuing force and effect of any other provision.
- 14.6 <u>Assignment</u>. Neither party to this Contract shall assign the Contract as a whole without written consent of the other, except that the Owner may collaterally assign this Contract to a lender if required to secure financing for this Project.
- 14.7 <u>Existing Contract Documents</u>. A list of the Plans, Specifications and Addenda in existence at the time of execution of this Contract is attached as an exhibit to this Contract.
- 14.8 <u>Illinois Freedom of Information Act.</u> The Construction Manager acknowledges that, pursuant to the provisions of the Illinois Freedom of Information Act, (5 ILCS 140/1 *et seq.*), documents or records prepared or used in relation to Work performed under this Agreement are considered a public record of the Owner; and therefore, the Construction Manager shall review its records and promptly produce to the Owner

196041-2

any records in the Construction Manager's possession which the Owner requires in order to properly respond to a request made pursuant to the Illinois Freedom of Information Act (5 ILCS 140/1 et seq.), and the Construction Manger shall produce to the Owner such records within three (3) business days of a request for such records from the owner at no additional cost to the Owner.

Owner:		Contractor:
	Village of Algonquin	Burke, LLC
	2200 Harnish Dr	9575 W. Higgins Road, Suite 600
	Algonquin, IL 60102	Rosemont, IL 60018
By:	Date:	By: Date: 5/26/2021
•		Principal
Attest:	Date:	By: Date: 5/26/2021 Principal

W:\Proposals\2021\Algonquin Stage 1D WM\CM Contract Stage 1D WM_05252021.doc

196041-2

Guarantee

Pursuant to paragraph 10.10 of this Agreement, the undersigned members of Burke, LLC, individually guarantee that 1) all the undertakings, covenants, terms, conditions, and promises made herein by Burke, LLC will be performed and fulfilled and 2) Burke, LLC shall pay all persons, firms and corporations having contracts with Burke, LLC, or with subcontractors and all just claims due them under the provisions of such contracts for labor performed or materials furnished in the performance of the Work on the Project, when such claims are not satisfied out of the Cost of Work, after final settlement between the Village and Burke, LLC has been made.

Ву:	Principal	Date: 12/6/17	Ву:	Christy hubblute	Date: 19/6/17
Ву:	Principal (Date: 12/6/2017	Ву:	Principal	Date: 12/06/2017
Ву:	Principal	Date: 12/6/17	By:	Mnmg Frincipal	Date: 12/06/17
Ву:	G.M.J.	Date: / Z -/g/7	By:	Principal	Date: 12/6/2017



STAGE 1D CEMETARY WATER MAIN EXTENSION

Algonquin, Illinois

Exhibit A - Summary Schedule of Values



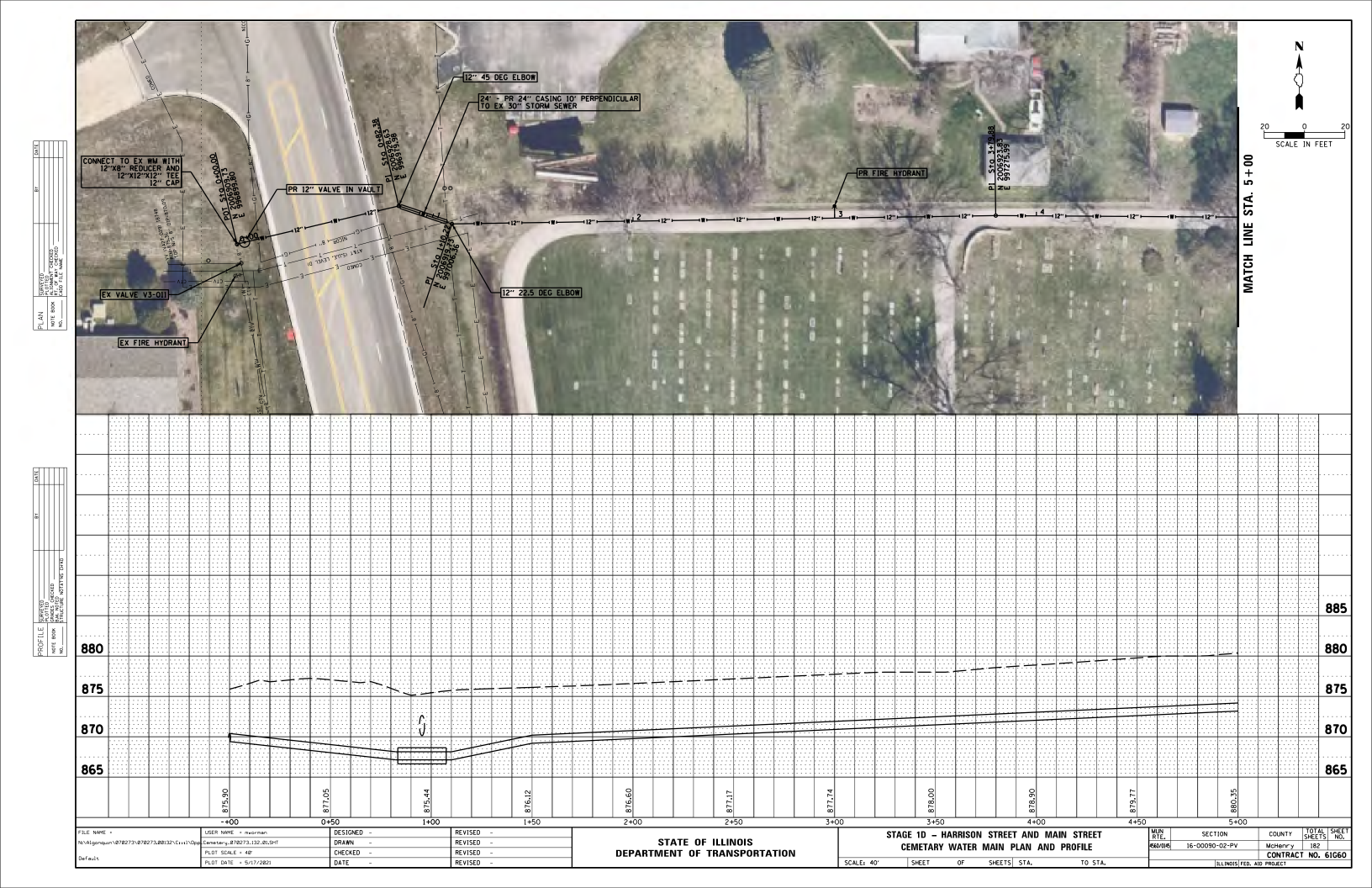
Contract Value

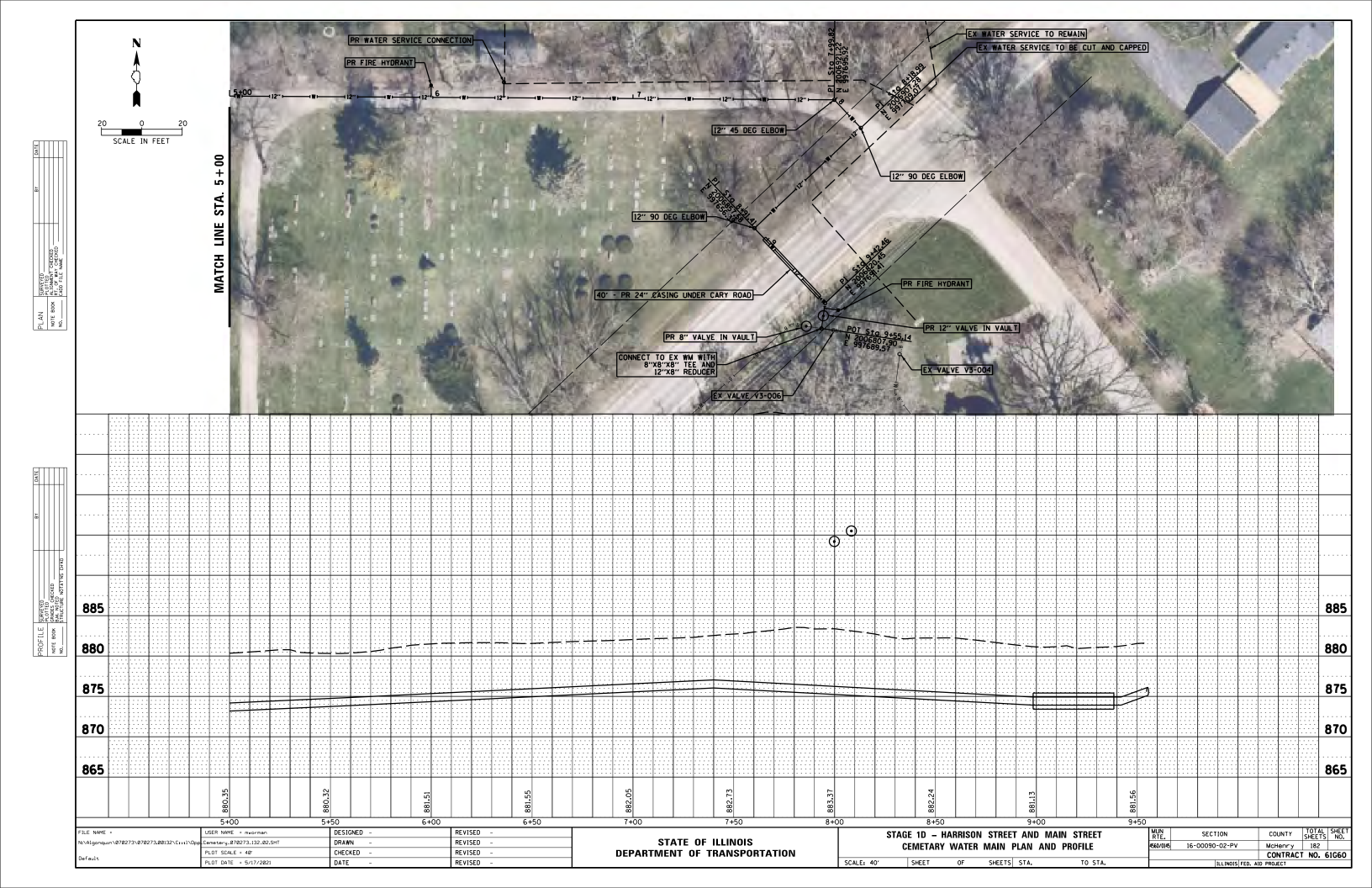
342,831

Water Main Extension	 \$	285,770
Construction	\$ 233,615	
Design	\$ 12,440	
Construction Management	\$ 16,353	
General Conditions (Insurance OH and Profit)	\$ 23,362	
Restoration	\$	57,061
Pavement Patching	\$ 42,650	
Curb and Gutter Rem and Repl	\$ 1,120	
Landscape Restoration	\$ 5,000	
Construction Management	\$ 3,414	
General Conditions (Insurance OH and Profit)	\$ 4,877	

Contract Price \$

STAGE 1D CEMETARY WATER MAIN EXTENSION EXHIBIT B – PROPOSED PLANS







2021 - R -VILLAGE OF ALGONQUIN RESOLUTION

BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF ALGONQUIN, KANE AND MCHENRY COUNTIES ILLINOIS: that the Village President is authorized to execute an Agreement between the Village of Algonquin and Marc Kresmery Construction LLC for the Woods Creek Pump Station Improvements Project in the Amount of \$474,150.00, attached hereto and hereby made part hereof.

DATED this 6^{th} day of July, 2021	
	APPROVED:
(seal)	
	Debby Sosine, Village President
ATTEST:	
Maggie Auger, Village Clerk	

SECTION 00 52 00 - AGREEMENT FORM

THIS AGREEMENT is dated as the ____ day of _____ in the year **2021** by and between the Village of Algonquin, Illinois (hereinafter called OWNER) and **Marc Kresmery Construction LLC** (hereinafter called CONTRACTOR).

OWNER and CONTRACTOR, in consideration of the mutual covenants hereinafter set forth, agree as follows:

Article 1. WORK

CONTRACTOR shall complete all WORK as specified or indicated in the Contract Documents. WORK is generally described as follows:

A. Pump Station Improvements

- 1. Replace sewage pumps.
- 2. Replace grinder system.
- 3. Replace flow meter.
- 4. Relocate water meter and backflow preventer.
- 5. Replace sewage pump variable frequency drives.

B. Site Work:

- 1. Install force main check valve and valve vault.
- 2. Replace bypass valve vault cover and valves.

Article 2. ENGINEER

Trotter and Associates, Inc. of St. Charles, Illinois (hereinafter called ENGINEER) will assume all duties and responsibilities and will have the rights and authority assigned to ENGINEER in the Contract Documents in connection with completion of the WORK in accordance with the Contract Documents.

Article 3. CONTRACT TIME

All WORK shall be substantially complete within **One Hundred Eighty (180) calendar days** after the date when the Contract Time commences to run as indicated in the Notice to Proceed and provided in Paragraph 2.03 of the General Conditions. All work shall be at Final Completion and ready for Final Payment in accordance with Paragraph 14.07 of the General Conditions within **Two Hundred Ten (210) calendar days** of the date when Contract Time commences to run.

- A. Liquidated Damages. OWNER and CONTRACTOR recognize that time is of the essence of this Agreement and that OWNER will suffer financial loss if the WORK is not completed within the time specified in Paragraph 3 above, plus any extensions thereof allowed in accordance with Article 12 of the General Conditions. They also recognize the delays, expense and difficulties involved in proving in a legal or arbitration proceeding the actual loss suffered by OWNER if the WORK is not completed on time. Accordingly, instead of requiring any such proof, OWNER and CONTRACTOR agree that as liquidated damages for delay (but not as a penalty) CONTRACTOR shall pay OWNER One Thousand dollars and zero cents (\$1,000.00) for each day that expires after the time specified in Paragraph 3 for Substantial Completion until the work is fully operational and tested. The CONTRACTOR shall pay the OWNER an additional One Thousand dollars and zero cents (\$1,000.00) for each day that expires after the time specified in Article 3 for final completion until the work is accepted by the OWNER. Aggregate damages for time expired, past the time of final completion shall then be Two Thousand dollars and zero cents (\$2,000.00). At the option of the ENGINEER and OWNER damage amounts may be deducted, on a monthly basis, from the contract balance.
- B. The contract time may be changed only by a change order. For each change order, CONTRACTOR shall submit to the Engineer for review, sufficient reason for delay to enable the Engineer to ascertain the necessity and reasonableness of the delay, and the allowability and eligibility of delay proposed.

Article 4. CONTRACT PRICE

OWNER shall pay CONTRACTOR for performance of the WORK in accordance with the Contract Documents in current funds as follows:

- A. Payment shall be made on the basis of the monthly estimates of partial completion, approved by the ENGINEER, except as otherwise provided in the detailed specifications for each class of WORK.
- B. The contract price may be changed only by a change order. For each change order, CONTRACTOR shall submit to the Engineer for review, sufficient cost and pricing data to enable the Engineer to ascertain the necessity and reasonableness of costs and amounts proposed, and the allowability and eligibility of costs proposed.

Article 5. PAYMENT PROCEDURES

CONTRACTOR shall submit Applications for Payment in accordance with Article 14 of the General Conditions. Applications for Payment will be processed by the ENGINEER as provided in the General Conditions.

- A. Progress Payments. OWNER shall make progress payments on account of the Contract Price on the basis of CONTRACTOR's Applications for Payment as recommended by ENGINEER. All progress payments will be on the basis of the progress of the WORK estimated by the ENGINEER.
 - 1. Prior to Substantial Completion progress payments will be in an amount equal to 90% of the WORK completed, and 90% of materials and equipment not incorporated in the WORK but delivered and suitably stored, less in each case the aggregate of payments previously made.

- 2. Upon Substantial Completion and thereafter, OWNER shall pay an amount sufficient to increase total payments to CONTRACTOR to 95% of the Contract Price, less such amounts as ENGINEER shall determine in accordance with Paragraph 14.07 of the General Conditions.
- B. Final Payment. Upon final completion and acceptance of the WORK in accordance with Paragraph 14.07 of the General Conditions, OWNER shall pay the remainder of the Contract Price as recommended by ENGINEER as provided in said Paragraph 14.07.

Article 6. CONTRACTOR'S REPRESENTATIONS

In order to induce OWNER to enter into this Agreement CONTRACTOR makes the following representation:

- A. CONTRACTOR has familiarized himself with the nature and extent of the Contract Documents, WORK, locality, and with all local conditions and federal, state and local laws, ordinances, rules and regulations that in any manner may affect cost, progress or performance of the WORK.
- B. CONTRACTOR has studied carefully all available reports of investigations and tests of subsurface and latent physical conditions at the site or otherwise affecting cost, progress or performance of the WORK which were relied upon by ENGINEER in the preparation of the Drawings and Specifications and which have been identified in the Supplementary Conditions.
- C. CONTRACTOR has made or caused to be made examinations, investigations and tests and studies of such reports and related data in addition to those referred to in Paragraph 6.2 as he deems necessary for the performance of the WORK at the Contract Price, within the Contract Time and in accordance with the other terms and conditions of the Contract Documents; and no additional examinations, investigations, tests, reports or similar data are or will be required by CONTRACTOR for such purposes.
- D. CONTRACTOR has correlated the results of all such observations, examinations, investigations, tests, reports and data with the terms and conditions of the Contract Documents.
- E. CONTRACTOR has given ENGINEER written notice of all conflicts, errors or discrepancies that he has discovered in the Contract Documents and the written resolution thereof by ENGINEER is acceptable to CONTRACTOR.
- F. CONTRACTOR shall warrant that no person or selling agency has been employed or retained to solicit or secure the contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee. For breach or violation of this warranty, the OWNER shall have the right to annul the contract without liability or in its discretion to deduct from the contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.
- G. The award or execution of all subcontracts by a prime CONTRACTOR and the procurement and negotiation procedures used by such prime CONTRACTOR in awarding or executing subcontracts shall comply with:
 - 1. All provisions of federal, State and local law,

- 2. All provisions of Illinois Administrative Code Title 35 Part 365 regarding fraud and other unlawful or corrupt practices;
- 3. All provisions of Illinois Administrative Code Title 35 Part 365 with respect to access to facilities, records and audit or records; and
- 4. All provisions of Illinois Administrative Code Title 35 Part 365 that require a "Certification Regarding Debarment, Suspension, and Other Responsibility Matters" (EPA Form 5700-49) showing compliance with federal Executive Oder 12549.
- C. CONTRACTOR shall not discriminate on the basis of race, color, national origin or sex in the performance of this contract. CONTRACTOR shall carry out applicable requirements of 40 CFR Part 33 in the award and administration of contracts awarded under EPA financial assistance agreements. Failure by the CONTRACTOR to carry out these requirements is a material breach of this contract which may result in the termination of this contract or other legally available remedies.

Article 7. CONTRACT DOCUMENTS

The Contract Documents which comprise the entire agreement between OWNER and CONTRACTOR are attached to this Agreement, made a part hereof and consist of the following:

- A. This Agreement (Pages 1 to 6, inclusive).
- B. Exhibits to this Agreement.
- C. Payment and Performance Bonds.
- D. Notice of Award.
- E. Notice to Proceed.
- F. General Conditions.
- G. Supplementary Conditions.
- H. Section 00 43 43 Wage Rates Form.
- I. Specifications bearing the title "Village of Algonquin Woods Creek Pump Station Improvements" as prepared by Trotter and Associates, Inc.
- J. Drawings, consisting of a cover sheet and all sheets as designated in SECTION 00 01 15 List of Drawing Sheets, with each sheet bearing the title "Village of Algonquin Woods Creek Pump Station Improvements" as prepared by Trotter and Associates, Inc.
- K. Addenda No's 1 to 1 inclusive.
- L. CONTRACTOR's Proposal (Pages 1 to 7, inclusive).
- M. Documentation submitted by CONTRACTOR prior to Notice of Award.
- N. Any modification, including Change Orders, duly delivered after execution of Agreement.

There are no Contract Documents other than those listed above in this Article 7. The Contract Documents may only be altered, amended or repealed pursuant to Section 3.04 of the General Conditions.

Article 8. MISCELLANEOUS

A. Terms used in this Agreement which are defined in Article 1 of the General Conditions shall have the meanings indicated in the General Conditions.

- B. No assignment by a party hereto of any rights under or interests in the Contract Documents will be binding on another party hereto without the written consent of the party sought to be bound; and specifically but without limitation, moneys that may become due and moneys that are due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.
- C. OWNER and CONTRACTOR each binds himself, his partners, successors, assigns and legal representatives to the other party hereto, his partners, successors, assigns and legal representatives in respect to all covenants, agreements and obligations contained in the Contract Documents.
- D. All claims, counter-claims, disputes and other matters in question between the OWNER and the CONTRACTOR arising out of, or relating to this Agreement or the breach of it will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State of Illinois.

Article 9. OTHER PROVISIONS

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in triplicate. One counterpart each has been delivered to OWNER, CONTRACTOR and ENGINEER. All portions of the Contract Documents have been signed or identified by OWNER and CONTRACTOR.

Th	is Agreement becomes effective as of		2021.
	OWNER VILLAGE OF ALGONQUIN, ILLINOIS		CONTRACTOR MARC KRESMERY CONSTRUCTION LLC
by		by	
J	Debby Sosine, Village President	. ,	
	(Corporate Seal)		(Corporate Seal)
	Attested		Attested
by		by	
J	Village Clerk	. ,	
			(Notary Seal)
	Address for Giving Notices		Address for Giving Notices
	Village of Algonquin 2200 Harnish Dr Algonquin, IL 60102		Marc Kresmery Construction LLC 1725 Weld Road Elgin, IL 60123 847-429-0909
END (OF SECTION 00 52 00		



Village of Algonquin The Gem of the Fox River Valley

July 1, 2021

Village President and Board of Trustees:

The List of Bills dated 7/6/21, payroll expenses, and insurance premiums totaling \$2,370,817.19 are recommended for approval. For your information, this list of bills includes the following, which are not typical in the day-to-day operations of the Village.

Arrow Road Construction	\$ 53,908.63	Lake Drive South Improvements
Arrow Road Construction	65,695.77	Algonquin Lakes Street Improvements
Arrow Road Construction	153,532.66	Scott Street Improvements
CDW Government, Inc.	25,212.36	FY 2022 Barracuda Appliances
Clarke Environmental	10,070.00	Mosquito Program – Installment #3
HR Green, Inc.	3,655.02	Algonquin Lakes Street Improvements
HR Green, Inc.	23,965.57	Scott Street Improvements
Insituform Technologies	186,690.50	Ratt Creek Reach 5 Sewer Lining
McHenry County Municipal Risk Management Agency	418,611.00	2021-2022 Pool Year Installment #1
McHenry County Council Of Governments	7,203.00	FY 2022 Annual Dues
Metro Strategies	3,163.75	Stoneybrook Park Improvements
Scorched Earth Brewing, LLC	15,000.00	2020 Business Relief-Scorched Earth Brewing
SHI International	7,791.00	Adobe Creative Cloud FY 2022
Williams Brothers Construction	278,384.69	IEPA – WWTP Improvement Phase 6B

Please note:

The 6/30/2021 payroll expenses totaled \$610,156.67.

July 2021 insurance premiums to IPBC totaled \$178,322.73.

This List of Bills excludes payments that are processed automatically and recorded by journal entry. These payments include postage permit costs and bank/collection fees. Information on these expenses are available upon request.

Tim Schloneger

Village Manager

TS/mjn

Village of Algonquin

List of Bills 7/6/2021

/endor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
3M					
SIGN MATERIAL	5,230.12 Vendor Total: \$5,230.12	GENERAL SERVICES PW - EXPENSE SIGN PROGRAM	01500300-43366-	9411569490	50220027
AIR ONE EQUIPMENT INC					
UNIFORM - HIP BOOTS	185.00 Vendor Total: \$185.00	SEWER OPER - EXPENSE WAS BUSI Uniforms & Safety Items	07800400-47760-	169888	70220098
AIRGAS INC					
WELL #10 - NITROGEN	127.54	WATER OPER - EXPENSE W&S BUSI MAINT - WELLS	07700400-44418-	9114385051	70220101
WELL #10 - REG PURGE	172.90 Vendor Total: \$300.44	WATER OPER - EXPENSE WAS BUSI Maint - Wells	07700400-44418-	9114385052	70220101
ALGONQUIN AUTO CLINIC & TIRE INC					
ALIGNMENTS - #98	131.95 Vendor Total: \$131.95	VEHICLE MAINT. BALANCE SHEET OUTSOURCED INVENTORY	29-14240-	55608	29220054
AQUA BACKFLOW INC					
CROSS CONNECTION CONTROL MAY 2021	1,094.50 Vendor Total: \$1,094.50	WATER OPER - EXPENSE W&S BUSI PROFESSIONAL SERVICES	07700400-42234-	2021-1582	70220021
ARAMARK REFRESHMENT SERVICES					
COFFEE	122.15 Vendor Total: \$122.15	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	11293801	28220012
ARAMARK UNIFORM SERVICES					
MAT CLEANING - PD	25.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000140695	28220002
MAT CLEANING - PD	25.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000143915	28220002
MAT CLEANING - PD	25.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000147077	28220002
MAT CLEANING - GMC	25.01	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000140697	28220002
MAT CLEANING - GMC	25.01	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000143921	28220002
		BUILDING MAINT. BALANCE SHEET			

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
MAT CLEANING - GMC	25.01	OUTSOURCED INVENTORY	28-14240-	610000147081	28220002
MAT CLEANING - WWTF	35.25	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000143873	28220002
MAT CLEANING - PW	57.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000140696	28220002
MAT CLEANING - PW	57.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000143918	28220002
MAT CLEANING - PW	57.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	610000147080	28220002
SHOP TOWELS	29.61	VEHCL MAINT-REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	29900000-47760-	610000140690	29220041
SHOP TOWELS	29.61	VEHCL MAINT-REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	29900000-47760-	610000143888	29220041
SHOP TOWELS	29.61	VEHCL MAINT-REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	29900000-47760-	610000147069	29220041
UNIFORM FLEET	64.05	VEHCL MAINT-REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	29900000-47760-	610000140693	29220041
UNIFORM FLEET	64.05	VEHCL MAINT-REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	29900000-47760-	610000143908	29220041
UNIFORM FLEET	64.05 Vendor Total: \$637.26	VEHCL MAINT-REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	29900000-47760-	61000147072	29220041
ARROW ROAD CONSTRUCTION	volidor rotain yourizo				
ASPHALT	95.06	MFT - EXPENSE PUBLIC WORKS MATERIALS	03900300-43309-	27430	40220044
ASPHALT	203.94	MFT - EXPENSE PUBLIC WORKS MATERIALS	03900300-43309-	27235	40220041
ASPHALT	1,101.46	MFT - EXPENSE PUBLIC WORKS MATERIALS	03900300-43309-	27268	40220041
LAKE DRIVE SOUTH IMPROVEMENTS	53,908.63	STREET IMPROV- EXPENSE PUBWRKS INFRASTRUCTURE MAINT IMPROV	04900300-43370-S1814	APPLICATION #1	40220046
ALGONQUIN LAKES STREET IMPROVEMENTS	65,695.77	STREET IMPROV- EXPENSE PUBWRKS INFRASTRUCTURE MAINT IMPROV	04900300-43370-S1824	APPLICATION #1	40220047
SCOTT STREET IMPROVEMENTS	153,532.66 Vendor Total: \$274,537.52	STREET IMPROV- EXPENSE PUBWRKS CAPITAL IMPROVEMENTS	04900300-45593-S2234	APPLICATION #2	40220045
ASSOCIATED ELECTRICAL CONTRACTORS INC					
TRANSFORMER REPLACEMENT	2,950.00 Vendor Total: \$2,950.00	SEWER OPER - EXPENSE W&S BUSI MAINT - TREATMENT FACILITY	07800400-44412-	350073064	70220095
ATLAS BOILER & WELDING CO					
REPAIR & CLOSE DIGESTION BOILER	5,691.75	SEWER OPER - EXPENSE W&S BUSI MAINT - TREATMENT FACILITY	07800400-44412-	3610	70220097

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
	Vendor Total: \$5,691.75				_
B & B PRODUCTIONS INC					
7/8/2021 SUMMER CONCERT	1,300.00	RECREATION - EXPENSE GEN GOV RECREATION PROGRAMS	01101100-47701-	7/8/2021 CONCERT	10220097
7/15/2021 SUMMER CONCERT	1,300.00 Vendor Total: \$2,600.00	RECREATION - EXPENSE GEN GOV RECREATION PROGRAMS	01101100-47701-	7/15/2021 CONCERT	10220097
B & F CONSTRUCTION CODE SERVICES INC					
WALMART MISC PLAN REVIEWS	1,778.87	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	56493	30220014
CHIK FIL-A MISC PLAN REVIEWS	2,369.26 Vendor Total: \$4,148.13	CDD - EXPENSE GEN GOV Professional Services	01300100-42234-	56417	30220014
BALANCED LOAD ELECTRIC					
3 GFCI OUTLETS FOR POOL PUMP HOUSE	1,425.00 Vendor Total: \$1,425.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	1387	28220040
BARRY A ROSENTHAL					
7/15/2021 FLAT CATS CONCERT	1,000.00 Vendor Total: \$1,000.00	RECREATION - EXPENSE GEN GOV RECREATION PROGRAMS	01101100-47701-	7/15/2021 CONCERT	10220113
BEACH BUM BAND INC					
7/22/2021 SUMMER CONCERT	1,000.00 Vendor Total: \$1,000.00	RECREATION - EXPENSE GEN GOV RECREATION PROGRAMS	01101100-47701-	7/22/2021 CONCERT	10220102
CALL ONE INC					
6/15/2021 STATEMENT 6/15/2021 STATEMENT	124.60 729.03	BLDG MAINT- REVENUE & EXPENSES TELEPHONE ALARM LINES	28900000-42210- 28900000-42215-	419843 419843	10220110 10220110
6/15/2021 STATEMENT	354.54	CDD - EXPENSE GEN GOV Telephone	01300100-42210-	419843	10220110
6/15/2021 STATEMENT 6/15/2021 STATEMENT	341.61 729.03	GENERAL SERVICES PW - EXPENSE TELEPHONE ALARM LINES	01500300-42210- 01500300-42215-	419843 419843	10220110 10220110
6/15/2021 STATEMENT	640.09	GS ADMIN - EXPENSE GEN GOV TELEPHONE	01100100-42210-	419843	10220110
6/15/2021 STATEMENT 6/15/2021 STATEMENT	824.50 741.82	POLICE - EXPENSE PUB SAFETY TELEPHONE ALARM LINES	01200200-42210- 01200200-42215-	419843 419843	10220110 10220110
6/15/2021 STATEMENT	137.44	PWA - EXPENSE PUB WORKS TELEPHONE	01400300-42210-	419843	10220110

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
6/15/2021 STATEMENT	729.03	ALARM LINES	01400300-42215-	419843	10220110
		SEWER OPER - EXPENSE W&S BUSI			
6/15/2021 STATEMENT	133.89	TELEPHONE	07800400-42210-	419843	10220110
6/15/2021 STATEMENT	729.03	ALARM LINES	07800400-42215-	419843	10220110
6/15/2021 STATEMENT	43.26	SWIMMING POOL -EXPENSE GEN GOV Telephone	05900100-42210-	419843	10220110
		VEHCL MAINT-REVENUE & EXPENSES			
6/15/2021 STATEMENT	128.87	TELEPHONE	29900000-42210-	419843	10220110
6/15/2021 STATEMENT	729.03	ALARM LINES	29900000-42215-	419843	10220110
		WATER OPER - EXPENSE W&S BUSI			
6/15/2021 STATEMENT	176.64	TELEPHONE	07700400-42210-	419843	10220110
6/15/2021 STATEMENT	729.03	ALARM LINES	07700400-42215-	419843	10220110
	Vendor Total: \$8,021.44				
CCS CHICAGO CONTRACTORS SUPPLY INC					
DETUDNED ADA DI ATEO	4 000 00	GENERAL SERVICES PW - EXPENSE	04500000 44407	400070	
RETURNED ADA PLATES	-1,320.60	MAINT - CURB & SIDEWALK	01500300-44427-	109970	
ADA PLATES	5,319.60	GENERAL SERVICES PW - EXPENSE MAINT - CURB & SIDEWALK	01500300-44427-	231470	50220033
ADATEATEO	Vendor Total: \$3,999.00	MAINT - COND & CIDEVALIN	01300300-44427-	201470	30220033
CDW LLC					
		GEN NONDEPT - EXPENSE GEN GOV			
FY22 BARRACUDA APPLIANCES	20,169.90	IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	D788611	10220085
		SEWER OPER - EXPENSE W&S BUSI			
FY22 BARRACUDA APPLIANCES	2,521.23	IT EQUIPMENT & SUPPLIES	07800400-43333-	D788611	10220085
	2 524 22	WATER OPER - EXPENSE W&S BUSI	07700400 42222	D700644	10220005
FY22 BARRACUDA APPLIANCES	2,521.23	IT EQUIPMENT & SUPPLIES	07700400-43333-	D788611	10220085
GSA FINANCE MICRO TONER	266.88	GS ADMIN - EXPENSE GEN GOV OFFICE SUPPLIES	01100100-43308-	D769893	10220084
GOVERNMENT FOR EX	200.00	GS ADMIN - EXPENSE GEN GOV	01100100-40000	<i>D1</i> 00000	10220004
GSA FINANCE BLACK TONER	360.98	OFFICE SUPPLIES	01100100-43308-	D758528	10220084
	Vendor Total: \$25,840.22				
CERTIFIED FLEET SERVICES INC					
		VEHICLE MAINT. BALANCE SHEET			
VALVE ASSEMBLY/O-RINGS/PIPE	3,156.64	INVENTORY	29-14220-	S16018	29220029
	Vendor Total: \$3,156.64				
CHICAGO PARTS & SOUND LLC					
		VEHICLE MAINT. BALANCE SHEET			
LED LIGHT ASSEMBLY	158.50	INVENTORY	29-14220-	2-0000824	29220031
	Vendor Total: \$158.50				
CINTAS CORPORATION NO 2					
		SWIMMING POOL -EXPENSE GEN GOV			
POOL FIRST AID SUPPLIES	598.98	UNIFORMS & SAFETY ITEMS	05900100-47760-	8405171092	10220107

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
	Vendor Total: \$598.98				_
CLARKE ENVIRONMENTAL MOSQUITO MGMT INC					
GS-MOSQUITO PROGRAM 3RD INSTALLMENT	10,070.00 Vendor Total: \$10,070.00	GENERAL SERVICES PW - EXPENSE PROFESSIONAL SERVICES	01500300-42234-	001016288	50220005
CLIMATE SERVICE INC					
HVAC MECHANICAL REPAIRS - PW	1,100.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	00072320	28220003
HVAC MECHANICAL REPAIRS - PW	19,062.00 Vendor Total: \$20,162.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	00072339	28220003
COMCAST CABLE COMMUNICATION					
6/1/21-6/30/21 STATEMENT	172.86	BLDG MAINT- REVENUE & EXPENSES TELEPHONE	28900000-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	710.53	CDD - EXPENSE GEN GOV TELEPHONE	01300100-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	661.48	GENERAL SERVICES PW - EXPENSE TELEPHONE	01500300-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	810.78	GS ADMIN - EXPENSE GEN GOV TELEPHONE	01100100-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	1,412.96	POLICE - EXPENSE PUB SAFETY TELEPHONE	01200200-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	216.00	PWA - EXPENSE PUB WORKS TELEPHONE	01400300-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	1,008.36	SEWER OPER - EXPENSE W&S BUSI TELEPHONE	07800400-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	187.32	VEHCL MAINT-REVENUE & EXPENSES TELEPHONE	29900000-42210-	123651034	10220109
6/1/21-6/30/21 STATEMENT	344.97	WATER OPER - EXPENSE W&S BUSI TELEPHONE	07700400-42210-	123651034	10220109
7/1/21-7/31/21 POLICE DEPARTMENT	4.20	POLICE - EXPENSE PUB SAFETY EQUIPMENT RENTAL	01200200-42270-	8771 10 002 0011217	10220031
6/7/21-7/6/21 PUBLIC WORKS	16.84	PWA - EXPENSE PUB WORKS EQUIPMENT RENTAL	01400300-42270-	8771 10 012 0277023	10220029
6/14/21-7/13/21 POOL	108.35	SWIMMING POOL -EXPENSE GEN GOV TELEPHONE	05900100-42210-	8771 10 002 0452635	10220033
6/22/21-7/21/21 HVH	108.35	GS ADMIN - EXPENSE GEN GOV TELEPHONE	01100100-42210-	8771 10 002 0416275	10220027
6/12/21-7/11/21 WTP #3	148.35	WATER OPER - EXPENSE W&S BUSI TELEPHONE	07700400-42210-	8771 10 002 0443121	10220032
6/11/21-7/10/21 WTP #1	148.35	WATER OPER - EXPENSE W&S BUSI TELEPHONE	07700400-42210-	8771 10 002 0436950	10220028

/endor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
	Vendor Total: \$6,059.70				
COMMONWEALTH EDISON					
5/12/21-6/11/21 LA FOX & CENTER LS	207.15	SEWER OPER - EXPENSE W&S BUSI ELECTRIC	07800400-42212-	0041133224	70220031
5/12/21-6/11/21 HUNTINGTON BOOSTER	165.17	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	0101073045	70220008
5/11/21-6/10/21 WOODS CREEK LS	479.52	SEWER OPER - EXPENSE W&S BUSI ELECTRIC	07800400-42212-	0107108145	70220019
5/13/21-6/14/21 901 SANDBLOOM ROAD	649.19	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	0112085088	70220009
4/12/21-6/9/21 5625 EDGEWOOD FINAL	28.91	GENERAL SERVICES PW - EXPENSE ELECTRIC	01500300-42212-	0254089033 FINAL	50220026
5/12/21-6/11/21 WILBRANDT REAR TOWER	27.37	POLICE - EXPENSE PUB SAFETY ELECTRIC	01200200-42212-	0249109037	10220002
5/12/21-6/11/21 HANSON TOWER	45.55	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	1697161042	70220010
5/12/21-6/11/21 MCCD TRAILHEAD	55.51	GENERAL SERVICES PW - EXPENSE ELECTRIC	01500300-42212-	2073075100	50220010
5/12/21-6/11/21 SPRINGHILL/COUNTY LINE	33.76	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	2079003028	70220011
5/12/21-6/11/21 JACOBS TOWER	46.60	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	2355094078	70220012
5/12/21-6/11/21 LOWE DRIVE LS	47.88	SEWER OPER - EXPENSE W&S BUSI ELECTRIC	07800400-42212-	3027111096	70220013
5/12/21-6/11/21 CHARGING STATIONS	219.88	GENERAL SERVICES PW - EXPENSE ELECTRIC	01500300-42212-	3139139140	50220008
5/12/21-6/11/21 N RIVER ROAD LS	58.47	SEWER OPER - EXPENSE W&S BUSI Electric	07800400-42212-	3153024057	70220014
5/12/21-6/11/21 ROUTES 31 AND 62	129.57	GENERAL SERVICES PW - EXPENSE ELECTRIC	01500300-42212-	3886048007	50220011
5/12/21-6/11/21 STREET LIGHTS	826.13	GENERAL SERVICES PW - EXPENSE ELECTRIC	01500300-42212-	4473011035	50220012
5/12/21-6/11/21 BRITTANY HILLS LS	36.34	SEWER OPER - EXPENSE W&S BUSI ELECTRIC	07800400-42212-	4483077090	70220015
5/12/21-6/11/21 COPPER OAKS TOWER	53.69	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	4777074007	70220016
5/6/21-6/7/21 WELL #13	1,507.81	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	5151039132	70220018
5/12/21-6/11/21 HILLSIDE BOOSTER	48.38	WATER OPER - EXPENSE WAS BUSI ELECTRIC	07700400-42212-	5743093053	70220017
	Vendor Total: \$4,666.88				
COMPLETE CLEANING CO INC					

BUILDING MAINT. BALANCE SHEET

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
CLEANING - HVH	504.00	OUTSOURCED INVENTORY	28-14240-	C18085	28220022
CLEANING - WWTF	671.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	C18082	28220022
CLEANING - PW	1,203.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	C18083	28220022
CLEANING - GMC	2,314.00 Vendor Total: \$4,692.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	C18084	28220022
CONDY HOLDINGS LLC					
WTP #2 BIO PURGE DRUM	714.12 Vendor Total: \$714.12	WATER OPER - EXPENSE W&S BUSI CHEMICALS	07700400-43342-	SLS 10092634	70220105
CORE & MAIN LP					
BBOX PARTS	502.80 Vendor Total: \$502.80	WATER OPER - EXPENSE W&S BUSI MAINT - DISTRIBUTION SYSTEM	07700400-44415-	P044511	70220108
COSTAR REALTY INFORMATION INC					
5/11/21-8/31/21 VACANCY SOFTWARE	2,482.26 Vendor Total: \$2,482.26	CDD - EXPENSE GEN GOV ECONOMIC DEVELOPMENT	01300100-47710-	114230891-1	30220018
DITCH WITCH MIDWEST					
WIPER BLADE	66.15 Vendor Total: \$66.15	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	PSO102462-1	29220056
DLS INTERNET SERVICES					
A T & T BROADBAND 7/25/21-8/25/21	8.00	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	1601037	10220020
A T & T BROADBAND 7/25/21-8/25/21	1.00	SEWER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07800400-43333-	1601037	10220020
A T & T BROADBAND 7/25/21-8/25/21	1.00	WATER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07700400-43333-	1601037	10220020
A T & T BROADBAND 7/25/21-8/25/21	8.00	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	1601064	10220020
A T & T BROADBAND 7/25/21-8/25/21	1.00	SEWER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07800400-43333-	1601064	10220020
A T & T BROADBAND 7/25/21-8/25/21	1.00	WATER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07700400-43333-	1601064	10220020
A T & T BROADBAND 7/25/21-8/25/21	8.00	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	1601067	10220020
A T & T BROADBAND 7/25/21-8/25/21	1.00	SEWER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES WATER OPER - EXPENSE W&S BUSI	07800400-43333-	1601067	10220020

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
A T & T BROADBAND 7/25/21-8/25/21	1.00	IT EQUIPMENT & SUPPLIES	07700400-43333-	1601067	10220020
A T & T BROADBAND 7/25/21-8/25/21	40.00	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	1601065	10220020
A T & T BROADBAND 7/25/21-8/25/21	5.00	SEWER OPER - EXPENSE WAS BUSI IT EQUIPMENT & SUPPLIES	07800400-43333-	1601065	10220020
A T & T BROADBAND 7/25/21-8/25/21	5.00	WATER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07700400-43333-	1601065	10220020
A T & T BROADBAND 7/25/21-8/25/21	120.30	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	1601063	10220020
A T & T BROADBAND 7/25/21-8/25/21	15.04	SEWER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07800400-43333-	1601063	10220020
A T & T BROADBAND 7/25/21-8/25/21	15.04	WATER OPER - EXPENSE WAS BUSI IT EQUIPMENT & SUPPLIES	07700400-43333-	1601063	10220020
A T & T BROADBAND 7/25/21-8/25/21	120.30	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	1601066	10220020
A T & T BROADBAND 7/25/21-8/25/21	15.04	SEWER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07800400-43333-	1601066	10220020
A T & T BROADBAND 7/25/21-8/25/21	15.04 Vendor Total: \$380.76	WATER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07700400-43333-	1601066	10220020
DRYDON EQUIPMENT INC					
CHEMICAL FEED PUMP REPLACEMENT	8,385.20 Vendor Total: \$8,385.20	SEWER OPER - EXPENSE WAS BUSI MAINT - TREATMENT FACILITY	07800400-44412-	25321	70220100
DYNEGY ENERGY SERVICES					
5/13/21-6/13/21 ALGONQUIN SHORES LS	560.83	SEWER OPER - EXPENSE W&S BUSI ELECTRIC	07800400-42212-	0033167056	70220042
5/12/21-6/10/21 BRAEWOOD LS	828.52	SEWER OPER - EXPENSE WAS BUSI ELECTRIC	07800400-42212-	0813024065	70220043
5/12/21-6/10/21 CARY BOOSTER	372.11	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	1263068132	70220049
5/12/21-6/10/21 COUNTRYSIDE BOOSTER	87.69	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	3909078023	70220044
5/11/21-6/9/21 GRAND RESERVE LS	448.95	SEWER OPER - EXPENSE W&S BUSI ELECTRIC	07800400-42212-	1784099011	70220045
5/13/21-6/13/21 POOL	1,134.10	SWIMMING POOL -EXPENSE GEN GOV ELECTRIC	05900100-42212-	4484041003	10220037
5/12/21-6/10/21 WELL #9	179.10	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	1753062020	70220046
5/6/21-6/6/21 WELL #15	82.21	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	4111038007	70220047
5/12/21-6/10/21 ZANGE BOOSTER	532.36	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	2425109004	70220048

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
	Vendor Total: \$4,225.87				
ESRI					
ONE ARCGIS ONLINE VIEWER LICENSE	85.92 Vendor Total: \$85.92	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	235721.10	10220108
ETHAN BELL					
7/8/2021 SUMMER CONCERT	1,000.00 Vendor Total: \$1,000.00	RECREATION - EXPENSE GEN GOV RECREATION PROGRAMS	01101100-47701-	7/8/2021 CONCERT	10220103
FEDEX					
CONSTRUCTION PROJECT SHIPPING	39.08 Vendor Total: \$39.08	PWA - EXPENSE PUB WORKS POSTAGE	01400300-43317-	7-398-26713	10220004
FERGUSON ENTERPRISES INC					
TRAILHEAD	159.87 Vendor Total: \$159.87	WATER OPER - EXPENSE W&S BUSI METERS & METER SUPPLIES	07700400-43348-	6143341	70220103
FISHER AUTO PARTS INC					
RETURNED DIESEL EXHAUST FLUID	-155.76	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-574364	29220001
RETURNED OIL	-5.90	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575942	29220001
PARKING/TURN SIGNAL CONNECTOR	3.98	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-576736	29220001
OIL FILTER	5.00	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-576394	29220001
OIL FILTER	5.50	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575450	29220001
AIR FILTER	10.30	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575763	29220001
AIR FILTER/OIL FILTER	11.40	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-576098	29220001
OIL FILTER	12.20	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575919	29220001
FUEL FILTER	12.70	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-576565	29220001
OIL FILTER/TRAILER CONNECTOR KIT	14.45	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575761	29220001
OIL	35.40	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575936	29220001
FUEL WATER SEPARATOR FILTER/FUEL FILTE	36.26	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575035	29220001

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
WINTER WIPER BLADES	40.20	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575907	29220001
CATALYST	42.66	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-575924	29220001
OIL FILTERS	44.66	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-574018	29220001
DIESEL EXHAUST FLUID	77.28	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-573970	29220001
DIESEL EXHAUST FLUID	95.88	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-574365	29220001
DIESEL EXHAUST FLUID	155.76	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-574166	29220001
BRAKE ROTOR/BRAKE PAD SET	165.09	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-576557	29220001
COOLING FAN CLUTCH	240.68 Vendor Total: \$847.74	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	325-574276	29220001
FLOW-TECHNICS INC					
CONTINGENCY - PUMP REPAIRS	8,671.77 Vendor Total: \$8,671.77	SEWER OPER - EXPENSE WAS BUSI MAINT - LIFT STATION	07800400-44414-	INV00008706	70220096
FOSTER COACH SALES INC					
PRESSURE TRANSDUCER	313.56 Vendor Total: \$313.56	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	21874	29220027
FOX RIVER ECOSYSTEM PARTNERSHIP					
2021-2022 MEMBERSHIP - ZIMMERMAN	100.00 Vendor Total: \$100.00	PWA - EXPENSE PUB WORKS TRAVEL/TRAINING/DUES	01400300-47740-	2021-2022 MEMBERSHIP	40220048
GALLS INC					
UNIFORM - SIEGFORT	319.95 Vendor Total: \$319.95	POLICE - EXPENSE PUB SAFETY UNIFORMS & SAFETY ITEMS	01200200-47760-	018522893	20220029
GOVTEMPSUSA LLC					
5/31/21-6/13/21 BLANCHARD	3,329.20 Vendor Total: \$3,329.20	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	3751836	30220006
GRAINGER					
INSTANT COLD PACK	5.70	BLDG MAINT- REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	28900000-47760-	9914257523	28220043
		VEHCL MAINT-REVENUE & EXPENSES			

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
INSTANT COLD PACK	5.70	UNIFORMS & SAFETY ITEMS	29900000-47760-	9914257523	28220043
BLOODBORNE PATHOGEN KIT	26.72	SWIMMING POOL -EXPENSE GEN GOV Uniforms & Safety Items	05900100-47760-	9929012004	10220118
SLEDGE HAMMER	35.23	GENERAL SERVICES PW - EXPENSE SMALL TOOLS & SUPPLIES	01500300-43320-	9933526015	28220042
TRAIL HEAD METER	83.73	WATER OPER - EXPENSE W&S BUSI MAINT - DISTRIBUTION SYSTEM	07700400-44415-	9921058807	70220079
SPUD	31.24	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	9933526007	28220021
MANUAL FLUSH VALVE	127.16	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	9919387432	28220021
LED BULB	296.00	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	9942180606	28220021
AUTOMATIC FLUSH VALVE	431.79 Vendor Total: \$1,043.27	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	9922382784	28220021
H R GREEN INC					
LAKE DRIVE SOUTH IMPROVEMENTS	1,731.53	STREET IMPROV- EXPENSE PUBWRKS ENGINEERING/DESIGN SERVICES	04900300-42232-S1813	1-144210	40220052
ALGONQUIN LAKES STREET IMPROVEMENTS	3,655.02	STREET IMPROV- EXPENSE PUBWRKS ENGINEERING/DESIGN SERVICES	04900300-42232-S1823	1-144218	40220051
SCOTT STREET IMPROVEMENTS	23,965.57 Vendor Total: \$29,352.12	STREET IMPROV- EXPENSE PUBWRKS ENGINEERING/DESIGN SERVICES	04900300-42232-S2233	1-144219	40220050
HAFKEY BUSINESS SOLUTIONS INC					
UNIFORMS - T-SHIRTS	35.80	BLDG MAINT- REVENUE & EXPENSES UNIFORMS & SAFETY ITEMS	28900000-47760-	108490	50220030
UNIFORMS - T-SHIRTS	493.62	GENERAL SERVICES PW - EXPENSE Uniforms & Safety Items	01500300-47760-	108490	50220030
UNIFORMS - T-SHIRTS	27.80 Vendor Total: \$557.22	SEWER OPER - EXPENSE W&S BUSI Uniforms & Safety Items	07800400-47760-	108490	50220030
HALOGEN SUPPLY CO					
POLYPROPYLENE ROPE	91.95	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	00565101	28220004
MURIATIC ACID	181.62 Vendor Total: \$273.57	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	00565735	28220004
HBK WATER METER SERVICE INC					
BACK FLOW TESTING	3,445.00 Vendor Total: \$3,445.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	210284	28220037

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
HD SUPPLY FACILITIES MAINTENANCE LTD					_
LAB - HARDNESS INDICATOR	40.50	WATER OPER - EXPENSE W&S BUSI LAB SUPPLIES	07700400-43345-	530703	70220093
WTP #3 CLOSED TOP TANK	133.82	WATER OPER - EXPENSE W&S BUSI MAINT - TREATMENT FACILITY	07700400-44412-	530804	70220094
WTP #3 CLOSED TOP TANK	134.40	WATER OPER - EXPENSE W&S BUSI MAINT - TREATMENT FACILITY	07700400-44412-	529478	70220092
LAB SUPPLIES - EQUIPMENT	894.07	SEWER OPER - EXPENSE WAS BUSI Lab supplies	07800400-43345-	608642	70220091
LAB SUPPLIES	1,515.31	WATER OPER - EXPENSE W&S BUSI Chemicals	07700400-43342-	619879	70220084
WTP #1 HYPALON	1,960.20 Vendor Total: \$4,678.30	WATER OPER - EXPENSE W&S BUSI Maint - Treatment Facility	07700400-44412-	620952	70220083
IACE					
7/14/21 NIX TRAINING	15.00	CDD - EXPENSE GEN GOV Travel/training/dues	01300100-47740-	7/14/2021 CLASS	30220015
7/21/21 NIX TRAINING	15.00 Vendor Total: \$30.00	CDD - EXPENSE GEN GOV TRAVEL/TRAINING/DUES	01300100-47740-	7/21/2021 CLASS	30220015
IL STATE POLICE BUREAU OF IDENTIFICATION					
EMPLOYEE FINGERPRINTING	28.25 Vendor Total: \$28.25	POLICE - EXPENSE PUB SAFETY PROFESSIONAL SERVICES	01200200-42234-	01741 MAY 2021	20220030
ILLINOIS SECRETARY OF STATE					
REPLACEMENT LICENSE PLATES FOR #513	8.00	VEHICLE MAINT. BALANCE SHEET OUTSOURCED INVENTORY	29-14240-	NEW PLATES #513	29220059
REPLACEMENT LICENSE PLATES FOR #529	8.00	VEHICLE MAINT. BALANCE SHEET OUTSOURCED INVENTORY	29-14240-	NEW PLATES #529	29220058
UNIT 200 PLATE RENEWAL	151.00 Vendor Total: \$167.00	VEHICLE MAINT. BALANCE SHEET OUTSOURCED INVENTORY	29-14240-	COVERT PLATE #200	29220055
ILLINOIS STATE TOLL HIGHWAY AUTHORITY					
TOLLS	25.10 Vendor Total: \$25.10	GENERAL SERVICES PW - EXPENSE SMALL TOOLS & SUPPLIES	01500300-43320-	VN5702405522	50220029
INDUSTRIAL SCIENTIFIC CORPORATION					
GAS MONITORING 4/22/21-5/21/21	196.42	SEWER OPER - EXPENSE WAS BUSI PROFESSIONAL SERVICES	07800400-42234-	2427902	70220020
GAS MONITORING 4/22/21-5/21/21	196.42	WATER OPER - EXPENSE W&S BUSI PROFESSIONAL SERVICES	07700400-42234-	2427902	70220020

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
	Vendor Total: \$392.84				
INSITUFORM TECHNOLOGIES USA LLC					
RATT CREEK REACH 5 SEWER LINING	186,690.50 Vendor Total: \$186,690.50	W & S IMPR EXPENSE W&S BUSI Infrastructure maint improv	12900400-43370-	649713	40220043
IT SUPPLIES INC					
SIGN MATERIAL	365.00 Vendor Total: \$365.00	GENERAL SERVICES PW - EXPENSE Sign Program	01500300-43366-	ITS000000533101	50220025
JOHNSON CONTROLS FIRE PROTECTION LP					
FIRE SYSTEM - BRAEWOOD LS	440.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	87830843	28220020
FIRE SYSTEM - WWTF	1,598.00 Vendor Total: \$2,038.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	22340427	28220020
KIRSTEN JUNG					
NISRA/N JUNG/SUMMER CLASSES	379.00 Vendor Total: \$379.00	RECREATION - EXPENSE GEN GOV PROFESSIONAL SERVICES	01101100-42234-	NISRA SUMMER CLASSES	
KONEMATIC INC					
DOOR REPAIR - PW	431.38	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	896988	28220006
DOOR REPAIR - PD	512.43	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	896786	28220006
DOOR REPAIR - WWTF	1,078.93 Vendor Total: \$2,022.74	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	896788	28220006
LAUTERBACH & AMEN LLP					
ACCOUNTING ASSISTANCE MAY 2021	3,078.50	GS ADMIN - EXPENSE GEN GOV PROFESSIONAL SERVICES	01100100-42234-	56459	10220040
ACCOUNTING ASSISTANCE MAY 2021	1,539.25	SEWER OPER - EXPENSE WAS BUSI PROFESSIONAL SERVICES	07800400-42234-	56459	10220040
ACCOUNTING ASSISTANCE MAY 2021	1,539.25 Vendor Total: \$6,157.00	WATER OPER - EXPENSE W&S BUSI PROFESSIONAL SERVICES	07700400-42234-	56459	10220040
LAWSON PRODUCTS INC					
CLAMP/DRILL BIT/CAP SCREW/ELBOW	288.54	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	9308542462	29220006
WIPES/CABLE TIES/CONNECTORS	391.28 Vendor Total: \$679.82	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	9308506790	29220006

/endor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
LEACH ENTERPRISES INC					
PAD SET	363.08 Vendor Total: \$363.08	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	976503	29220007
LESLIE'S SWIMMING POOL SUPPLIES					
POOL SUPPLIES-POLE/VACUUM HEAD/BRUSH	185.08	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	00962-02-021377	2822003
CONDITIONER	475.08 Vendor Total: \$660.16	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	00962-01-033016	28220039
LOQUERCIO AUTOMOTIVE GROUP LLC					
SOCKET ASSEMBLY	295.38 Vendor Total: \$295.38	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	4026521	29220060
M E SIMPSON COMPANY INC					
EMERGENCY LEAK LOCATION-LA FOX & MAIN	475.00 Vendor Total: \$475.00	WATER OPER - EXPENSE W&S BUSI Professional Services	07700400-42234-	36937	70220107
MACQUEEN EMERGENCY GROUP					
BRAKE PAD KIT/BEARING SEAL	412.05	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	P09674	2922006
BRAKE ROTOR	1,428.34 Vendor Total: \$1,840.39	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	P09695	2922006 ⁻
MANSFIELD OIL COMPANY					
FUEL	2,179.44	VEHICLE MAINT. BALANCE SHEET FUEL INVENTORY	29-14200-	22441362	29220010
FUEL	3,149.14	VEHICLE MAINT. BALANCE SHEET FUEL INVENTORY	29-14200-	22436686	29220010
FUEL	4,214.41	VEHICLE MAINT. BALANCE SHEET FUEL INVENTORY	29-14200-	22441361	29220010
FUEL	4,705.62	VEHICLE MAINT. BALANCE SHEET FUEL INVENTORY	29-14200-	22417948	29220010
FUEL - REISSUE CHECK #105090 - DAMAGED	2,791.44	VEHICLE MAINT. BALANCE SHEET FUEL INVENTORY	29-14200-	22383763 REISSUE	
FUEL - REISSUE CHECK #105090 - DAMAGED	4,359.48	VEHICLE MAINT. BALANCE SHEET Fuel inventory	29-14200-	22398460 REISSUE	
FUEL - REISSUE CHECK #105090 - DAMAGED	4,681.67	VEHICLE MAINT. BALANCE SHEET FUEL INVENTORY	29-14200-	22398459 REISSUE	

MARSH USA INC

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
POLONY NOTARY BOND	20.00 Vendor Total: \$20.00	CDD - EXPENSE GEN GOV TRAVEL/TRAINING/DUES	01300100-47740-	376337219418	10220123
MARTELLE WATER TREATMENT					
SODIUM HYPOCHLORITE	4,736.00	WATER OPER - EXPENSE WAS BUSI CHEMICALS	07700400-43342-	21635	70220022
SODIUM HYPOCHLORITE	4,990.00	WATER OPER - EXPENSE WAS BUSI CHEMICALS WATER OPER - EXPENSE WAS BUSI	07700400-43342-	21716	70220022
HYDROFLUOSILICIC ACID	10,180.80 Vendor Total: \$19,906.80	CHEMICALS	07700400-43342-	21634	70220022
MCHENRY CNTY DIVISION OF TRANSPORTATIO	N				
S CURVE LIGHTING 2/12/21-5/12/21	106.75 Vendor Total: \$106.75	GENERAL SERVICES PW - EXPENSE ELECTRIC	01500300-42212-	Cl00031856	50220028
MCHENRY CO RISK MANAGEMENT					
2021-2022 POOL YEAR INSTALLMENT #1	679.68	CEMETERY OPER -EXPENSE GEN GOV Insurance	02400100-42236-	2021-Alg-01	10220121
2021-2022 POOL YEAR INSTALLMENT #1	308,509.20	GEN NONDEPT - EXPENSE GEN GOV Insurance	01900100-42236-	2021-Alg-01	10220121
2021-2022 POOL YEAR INSTALLMENT #1	50,757.20	SEWER OPER - EXPENSE W&S BUSI Insurance	07800400-42236-	2021-Alg-01	10220121
2021-2022 POOL YEAR INSTALLMENT #1	3,437.46	SWIMMING POOL -EXPENSE GEN GOV Insurance	05900100-42236-	2021-Alg-01	10220121
2021-2022 POOL YEAR INSTALLMENT #1	55,227.46 Vendor Total: \$418,611.00	WATER OPER - EXPENSE W&S BUSI INSURANCE	07700400-42236-	2021-Alg-01	10220121
MCHENRY COUNTY COUNCIL OF GOV					
FY 2022 ANNUAL DUES	7,203.00 Vendor Total: \$7,203.00	GS ADMIN - EXPENSE GEN GOV TRAVEL/TRAINING/DUES	01100100-47740-	2334	10220105
MCMASTER CARR SUPPLY COMPANY					
RETURNED PIPE FITTINGS	-25.88	SEWER OPER - EXPENSE W&S BUSI SMALL TOOLS & SUPPLIES	07800400-43320-	59370166	
PIPE FITTINGS	25.88	SEWER OPER - EXPENSE W&S BUSI SMALL TOOLS & SUPPLIES	07800400-43320-	59330291	70220087
FACILITY - PLUMBING PIPE FITTINGS	32.49	SEWER OPER - EXPENSE W&S BUSI MAINT - TREATMENT FACILITY	07800400-44412-	59255518	70220090
FACILITY - MECHANICAL V-BELT	206.00	SEWER OPER - EXPENSE W&S BUSI MAINT - TREATMENT FACILITY	07800400-44412-	59331935	70220088
FACILITY - MECHANICAL - V-BELT	419.34	SEWER OPER - EXPENSE W&S BUSI MAINT - TREATMENT FACILITY	07800400-44412-	59164845	70220089

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
	Vendor Total: \$657.83				
MENARDS CARPENTERSVILLE					
TRAIL HEAD METER ADAPTER	2.34	WATER OPER - EXPENSE W&S BUSI METERS & METER SUPPLIES	07700400-43348-	75442	70220085
SOFTENER SALT	468.37 Vendor Total: \$470.71	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	75656	28220015
MENARDS CRYSTAL LAKE					
CHROME HOOK	6.68 Vendor Total: \$6.68	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	45809	28220008
MESCO CORPORATION					
PUMP REPAIRS	928.00 Vendor Total: \$928.00	WATER OPER - EXPENSE W&S BUSI MAINT - DISTRIBUTION SYSTEM	07700400-44415-	40857	70220099
METRO STRATEGIES INC					
PR FIRM MAY 2021	3,000.00	STREET IMPROV- EXPENSE PUBWRKS ENGINEERING/DESIGN SERVICES	04900300-42232-	ALPW-23	40220003
STONEYBROOK PARK IMPROVEMENTS	3,163.75 Vendor Total: \$6,163.75	PARK IMPR - EXPENSE PUB WORKS ENGINEERING/DESIGN SERVICES	06900300-42232-P2103	ALSP-06	40220049
MICHAEL DARROW					
DARROW SERVICES JUNE 2021	12,500.00 Vendor Total: \$12,500.00	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	1004	30220005
MIDAMERICAN ENERGY SERVICES LLC					
5/12/21-6/11/21 WWTP	19,449.26	SEWER OPER - EXPENSE W&S BUSI ELECTRIC	07800400-42212-	455591	70220037
5/12/21-6/11/21 WTP #1	4,045.48	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	455594	70220040
5/17/21-6/16/21 WTP #2	9,871.13	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	455592	70220038
5/6/21-6/7/21 WTP #3	3,134.44	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	455531	70220039
5/12/21-6/11/21 WELL #7 & #11	2,991.62 Vendor Total: \$39,491.93	WATER OPER - EXPENSE W&S BUSI ELECTRIC	07700400-42212-	455593	70220041
MIDWEST SALT LLC					
SOFTENING SALT	2,381.75	WATER OPER - EXPENSE W&S BUSI CHEMICALS WATER OPER - EXPENSE W&S BUSI	07700400-43342-	P458148	70220104

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
SOFTENING SALT	2,423.26 Vendor Total: \$4,805.01	CHEMICALS	07700400-43342-	P458149	70220109
MUNICIPAL COLLECTION SERVICES INC					
W/S COLLECTION FEES MAY 2021	6.74	WATER & SEWER BALANCE SHEET AP - COLLECTION SERVICES	07-20115-	019215	10220036
COLLECTION FEES MAY 2021	101.60 Vendor Total: \$108.34	GEN FUND BALANCE SHEET AP - COLLECTION SERVICES	01-20115-	019213	10220035
NAPA AUTO SUPPLY ALGONQUIN					
COURTESY LAMP	5.03	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119066	29220011
OZIUM GEL	14.37	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	120166	29220011
BATTERY CORE DEPOSIT	18.00	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119153	29220011
PURGE KIT	23.74	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	121616	29220011
CARMAT	27.98	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119128	29220011
DRIVESHAFT SUPPORT	44.17	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119169	29220011
U-JOINTS	71.71	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119300	29220011
BATTERY	142.49	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119024	29220011
BATTERY	142.49	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	120422	29220011
BATTERY	207.99	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119014	29220011
RETURNED BATTERY	-207.99	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	119023	29220011
RETURNED U-JOINTS	-48.44 Vendor Total: \$441.54	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	120503	29220011
NICOR GAS					
5/6/21-6/7/21 WTP #2	204.79	Water Oper - Expense W&S Busi Natural Gas	07700400-42211-	00-63-34-1000 6	70220032
5/10/21-6/9/21 WTP #3	794.35	WATER OPER - EXPENSE W&S BUSI NATURAL GAS	07700400-42211-	04-29-91-4436 2	70220033
5/5/21-6/4/21 WTP #1	437.32	WATER OPER - EXPENSE W&S BUSI NATURAL GAS	07700400-42211-	44-94-77-1000 8	70220034
5/5/21-6/4/21 POOL HOUSE	277.43	SWIMMING POOL -EXPENSE GEN GOV NATURAL GAS	05900100-42211-	77-21-74-1000 8	10220005

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
5/6/21-6/7/21 WWTP	206.53	SEWER OPER - EXPENSE WAS BUSI NATURAL GAS	07800400-42211-	83-83-64-3667 1	70220035
5/5/21-6/4/21 POOL BATH HOUSE	42.68	SWIMMING POOL -EXPENSE GEN GOV NATURAL GAS	05900100-42211-	87-21-74-1000 7	10220006
5/5/21-6/7/21 DIGESTER BUILDING	2,560.93 Vendor Total: \$4,524.03	SEWER OPER - EXPENSE W&S BUSI NATURAL GAS	07800400-42211-	93-54-83-1000 7	70220036
OFFICE DEPOT					
PAPER/STAPLE REMOVER	370.23	POLICE - EXPENSE PUB SAFETY OFFICE SUPPLIES	01200200-43308-	176112690001	20220023
PEN	4.25	PWA - EXPENSE PUB WORKS OFFICE SUPPLIES	01400300-43308-	175991110001	40220001
MOUSE PAD	18.27	PWA - EXPENSE PUB WORKS OFFICE SUPPLIES	01400300-43308-	177378496001	40220001
WIRELESS MOUSE	21.24	PWA - EXPENSE PUB WORKS OFFICE SUPPLIES	01400300-43308-	177379925001	40220001
WIRELESS MOUSE	21.24	PWA - EXPENSE PUB WORKS OFFICE SUPPLIES	01400300-43308-	176959493001	40220001
BINDER CLIPS/PEN/PAPER	54.53 Vendor Total: \$489.76	PWA - EXPENSE PUB WORKS OFFICE SUPPLIES	01400300-43308-	175990591001	40220001
PAHCS II					
ANNUAL RANDOM TESTING	35.00	POLICE - EXPENSE PUB SAFETY PHYSICAL EXAMS	01200200-42260-	512743	10220126
RANDOM DRUG TESTING ANNUAL FEE	35.00 Vendor Total: \$70.00	GEN NONDEPT - EXPENSE GEN GOV PROFESSIONAL SERVICES	01900100-42234-	513392	10220127
POLYDYNE INC					
CHEMICALS	4,396.68 Vendor Total: \$4,396.68	SEWER OPER - EXPENSE W&S BUSI CHEMICALS	07800400-43342-	1552865	70220027
POMPS TIRE SERVICE INC					
SCRAP DISPOSAL FEE	116.00	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	640090677	29220024
TIRES	2,033.80 Vendor Total: \$2,149.80	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	640090545	29220024
PROPERTY WERKS OF NORTHERN ILLINOIS INC					
CEMETERY MAINTENANCE JULY 2021	1,692.00	CEMETERY OPER -EXPENSE GEN GOV PROFESSIONAL SERVICES	02400100-42234-	3956	10220024
WIENKE/JUNE/GRAVE OPENING	850.00	CEMETERY OPER -EXPENSE GEN GOV Grave opening	02400100-42290-	3956	10220023

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
SWENDSEN/JUNE/CREMATION	300.00 Vendor Total: \$2,842.00	CEMETERY OPER -EXPENSE GEN GOV GRAVE OPENING	02400100-42290-	3956	10220023
RALPH HELM INC					
HP OIL	158.26	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	125632	29220008
HEDGE SAW	226.50	SEWER OPER - EXPENSE W&S BUSI SMALL TOOLS & SUPPLIES	07800400-43320-	125152	70220106
HEDGE SAW	226.49	WATER OPER - EXPENSE W&S BUSI SMALL TOOLS & SUPPLIES	07700400-43320-	125152	70220106
STARTER GRIP/SPARK PLUG	124.03	VEHICLE MAINT. BALANCE SHEET OUTSOURCED INVENTORY	29-14240-	125122	29220052
AIR FILTER/SPARK PLUG/ROPE	149.48 Vendor Total: \$884.76	VEHICLE MAINT. BALANCE SHEET OUTSOURCED INVENTORY	29-14240-	125121	29220052
RED WING SHOE STORE					
BOOTS - DERBAK	200.00 Vendor Total: \$200.00	SEWER OPER - EXPENSE WAS BUSI UNIFORMS & SAFETY ITEMS	07800400-47760-	955-1-53290	70220080
ROCK 'N' KIDS INC					
SPRING KID ROCK	56.00 Vendor Total: \$56.00	RECREATION - EXPENSE GEN GOV RECREATION PROGRAMS	01101100-47701-	ALGSP21	10220124
ROLAND MACHINERY EXCHANGE					
CUTTER BIT	251.76 Vendor Total: \$251.76	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	32173306	29220004
RUSH TRUCK CENTER					
DRIVE FAN	585.00	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	3023809459	29220032
UNIT 9142 REPAIR HEADGASKET OIL LEAK	8,278.95 Vendor Total: \$8,863.95	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	3023621608	29220051
SAUBER MFG CO					
AERIAL & POWER UNIT INSPECTION	2,276.25 Vendor Total: \$2,276.25	VEHICLE MAINT. BALANCE SHEET OUTSOURCED INVENTORY	29-14240-	PSI217669	29220057
SCORCHED EARTH BREWING LLC					
2020 BUS RELIEF - SCORCHED EARTH	15,000.00 Vendor Total: \$15,000.00	CDD - EXPENSE GEN GOV ECONOMIC DEVELOPMENT	01300100-47710-	2020 BUS RELIEF	10220100

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
SEBERT LANDSCAPING CO					_
MULBERRY COURT CUL-DE-SAC	100.00	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	S536748	30220004
PARCEL #19-27-382-006	125.00	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	S536747	30220004
811 GLACIER PARKWAY	200.00	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	S535061	30220004
711 TIMBERWOOD LANE	200.00	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	\$535940	30220004
1035 W ALGONQUIN ROAD	200.00	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S536449	30220004
1001 OAK COURT	225.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S535059	30220004
PARCEL #03-06-255-005	225.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S535941	30220004
PARCEL #03-06-254-001	225.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S536746	30220004
16 SPRINGBROOK ROAD	250.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S536448	30220004
302 COUNTRY LANE	300.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S536447	30220004
700 S RANDALL ROAD	300.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S535063	30220004
431 OLD OAK CIRCLE	300.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S535062	30220004
2330 CORPORATE PARKWAY	400.00	PROFESSIONAL SERVICES CDD - EXPENSE GEN GOV	01300100-42234-	S535942	30220004
GRAND RESERVE VACANT LOTS	900.00 Vendor Total: \$3,950.00	PROFESSIONAL SERVICES	01300100-42234-	S536446	30220004
SECRETARY OF STATE					
NOTARY APPLICATION - POLONY	10.00 Vendor Total: \$10.00	CDD - EXPENSE GEN GOV Travel/training/dues	01300100-47740-	POLONY APPLICATION	10220122
SHERWIN WILLIAMS					
FOREST GREEN PAINT	134.13 Vendor Total: \$134.13	BUILDING MAINT. BALANCE SHEET INVENTORY	28-14220-	6443-0	28220014
SHI INTERNATIONAL CORP					
ADOBE CREATIVE CLOUD FY2022	55.90	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	B13609277	10220094
ADOBE CREATIVE CLOUD FY2022	116.45	GS ADMIN - EXPENSE GEN GOV IT EQUIPMENT & SUPPLIES	01100100-43333-	B13609277	10220094

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
ADOBE CREATIVE CLOUD FY2022	4.68	PWA - EXPENSE PUB WORKS IT EQUIPMENT & SUPPLIES	01400300-43333-	B13609277	10220094
ADOBE CREATIVE CLOUD FY2022	6.98	SEWER OPER - EXPENSE WAS BUSI IT EQUIPMENT & SUPPLIES	07800400-43333-	B13609277	10220094
ADOBE CREATIVE CLOUD FY2022	6.99	WATER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07700400-43333-	B13609277	10220094
ADOBE CREATIVE CLOUD FY2022	2,224.10	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	B13615255	10220094
ADOBE CREATIVE CLOUD FY2022	4,633.55	GS ADMIN - EXPENSE GEN GOV IT EQUIPMENT & SUPPLIES	01100100-43333-	B13615255	10220094
ADOBE CREATIVE CLOUD FY2022	186.32	PWA - EXPENSE PUB WORKS IT EQUIPMENT & SUPPLIES	01400300-43333-	B13615255	10220094
ADOBE CREATIVE CLOUD FY2022	278.02	SEWER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07800400-43333-	B13615255	10220094
ADOBE CREATIVE CLOUD FY2022	278.01 Vendor Total: \$7,791.00	WATER OPER - EXPENSE W&S BUSI IT EQUIPMENT & SUPPLIES	07700400-43333-	B13615255	10220094
SIRCHIE ACQUISITION CO LLC					
EVIDENCE SUPPLIES	218.40 Vendor Total: \$218.40	POLICE - EXPENSE PUB SAFETY MATERIALS	01200200-43309-	0499994-IN	20220027
SPEAR CORPORATION					
POOL - AQUA SOL PROBE	188.80 Vendor Total: \$188.80	SWIMMING POOL -EXPENSE GEN GOV SMALL TOOLS & SUPPLIES	05900100-43320-	312258	10220120
STANS OFFICE TECHNOLOGIES					
STANS JUNE INVOICE PW	172.50	BLDG MAINT- REVENUE & EXPENSES MAINT - OFFICE EQUIPMENT	28900000-44426-	360777	10220104
STANS JUNE INVOICE PW	172.50	VEHCL MAINT-REVENUE & EXPENSES MAINT - OFFICE EQUIPMENT	29900000-44426-	360777	10220104
STANS JUNE INVOICE HVH	360.00	GS ADMIN - EXPENSE GEN GOV MAINT - OFFICE EQUIPMENT	01100100-44426-	360776	10220104
STANS JUNE INVOICE PW	186.32	BLDG MAINT- REVENUE & EXPENSES MAINT - OFFICE EQUIPMENT	28900000-44426-	360775	10220104
STANS JUNE INVOICE PW	372.63	GENERAL SERVICES PW - EXPENSE MAINT - OFFICE EQUIPMENT	01500300-44426-	360775	10220104
STANS JUNE INVOICE PW	186.32	SEWER OPER - EXPENSE WAS BUSI MAINT - OFFICE EQUIPMENT	07800400-44426-	360775	10220104
STANS JUNE INVOICE PW	186.30	VEHCL MAINT-REVENUE & EXPENSES MAINT - OFFICE EQUIPMENT	29900000-44426-	360775	10220104
STANS JUNE INVOICE PW	186.32	WATER OPER - EXPENSE W&S BUSI MAINT - OFFICE EQUIPMENT	07700400-44426-	360775	10220104

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
	Vendor Total: \$1,822.89				
STATE OF IL FIRE MARSHAL					
FIREMARSHAL BOILERS	100.00 Vendor Total: \$100.00	BUILDING MAINT. BALANCE SHEET OUTSOURCED INVENTORY	28-14240-	9646408	28220041
STREICHERS					
UNIFORM - DOLES	35.98	POLICE - EXPENSE PUB SAFETY UNIFORMS & SAFETY ITEMS	01200200-47760-	11507012	20220024
HOPPER/HUNTER BALLISTIC VESTS	2,006.00 Vendor Total: \$2,041.98	POLICE - EXPENSE PUB SAFETY UNIFORMS & SAFETY ITEMS	01200200-47760-	11508750	20220031
SUSAN MORGAN					
BATTERY PURCHASE	18.29 Vendor Total: \$18.29	POLICE - EXPENSE PUB SAFETY MATERIALS	01200200-43309-	06/08/2021 PURCHASE	20220026
SYNAGRO					
SLUDGE HAULING MAY 2021	5,169.60 Vendor Total: \$5,169.60	SEWER OPER - EXPENSE W&S BUSI SLUDGE REMOVAL	07800400-42262-	22276	70220023
THE BOARD OF TRUSTEES OF THE UNIVERSITY O	F IL				
LAB TESTING	180.00 Vendor Total: \$180.00	POLICE - EXPENSE PUB SAFETY PROFESSIONAL SERVICES	01200200-42234-	H0913	20220028
THE LIFEGUARD STORE					
POOL SUPPLIES-SWIM DIAPERS/SHORTS	181.00 Vendor Total: \$181.00	SWIMMING POOL -EXPENSE GEN GOV CONCESSIONS	05900100-47800-	INV001079812	10220111
THIRD MILLENNIUM ASSOCIATES					
INTERNET E-PAY JUNE 2021	300.00	SEWER OPER - EXPENSE W&S BUSI PROFESSIONAL SERVICES	07800400-42234-	26420	10220015
INTERNET E-PAY JUNE 2021	300.00	WATER OPER - EXPENSE W&S BUSI PROFESSIONAL SERVICES	07700400-42234-	26420	10220015
6/23/21 UTILITY BILL/NEWSLETTER	1,662.16	GS ADMIN - EXPENSE GEN GOV VILLAGE COMMUNICATIONS	01100100-42245-	26419	10220125
6/23/21 UTILITY BILL/NEWSLETTER	1,095.54	SEWER OPER - EXPENSE W&S BUSI PROFESSIONAL SERVICES	07800400-42234-	26419	10220125
6/23/21 UTILITY BILL/NEWSLETTER	1,095.54 Vendor Total: \$4,453.24	WATER OPER - EXPENSE W&S BUSI PROFESSIONAL SERVICES	07700400-42234-	26419	10220125

THOMPSON ELEVATOR INSP

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
ELEVATOR INSPECTIONS	100.00 Vendor Total: \$100.00	CDD - EXPENSE GEN GOV PROFESSIONAL SERVICES	01300100-42234-	21-1420	30220009
TODAYS UNIFORMS					
UNIFORM - PATENAUDE	26.95	POLICE - EXPENSE PUB SAFETY UNIFORMS & SAFETY ITEMS	01200200-47760-	203486	20220003
MARKHAM/WALKER NAME BADGE	95.70	POLICE - EXPENSE PUB SAFETY UNIFORMS & SAFETY ITEMS	01200200-47760-	203322	20220003
UNIFORM - PATENAUDE	581.51 Vendor Total: \$704.16	POLICE - EXPENSE PUB SAFETY UNIFORMS & SAFETY ITEMS	01200200-47760-	203379	20220003
TRI-COUNTY TRUCK TOPS					
RAM BARS	596.00 Vendor Total: \$596.00	VEHICLE MAINT. BALANCE SHEET INVENTORY	29-14220-	AL-119520	29220053
US BANK EQUIPMENT FINANCE					
RICOH COPIER 7/17/2021	173.77	CDD - EXPENSE GEN GOV LEASES - NON CAPITAL	01300100-42272-	446475311	10220026
RICOH COPIER 7/17/2021	33.53	CDD - INTEREST EXPENSE INTEREST EXPENSE	01300600-47790-	446475311	10220026
RICOH COPIER 7/17/2021	33.53	PUBLIC WORKS ADMIN - INT EXP Interest expense	01400600-47790-	446475311	10220026
RICOH COPIER 7/17/2021	173.76 Vendor Total: \$414.59	PWA - EXPENSE PUB WORKS LEASES - NON CAPITAL	01400300-42272-	446475311	10220026
VCP INC					
DIANIS NAME PLATE FOR BOARDROOM	10.00	GS ADMIN - EXPENSE GEN GOV ELECTED OFFICIALS EXPENSE	01100100-47741-	73326	10220116
2022 BUDGET BOOK PRINTING	963.00 Vendor Total: \$973.00	GS ADMIN - EXPENSE GEN GOV PRINTING & ADVERTISING	01100100-42243-	73121	10220115
VERIZON WIRELESS SERVICES LLC					
5/14/21-6/13/21 STATEMENT	59.60	BLDG MAINT- REVENUE & EXPENSES TELEPHONE	28900000-42210-	9881911082	10220117
5/14/21-6/13/21 STATEMENT	1,614.14	CDD - EXPENSE GEN GOV TELEPHONE	01300100-42210-	9881911082	10220117
5/14/21-6/13/21 STATEMENT	3,513.86	IT EQUIPMENT & SUPPLIES	01300100-43333-	9881911082	10220117
5/14/21-6/13/21 STATEMENT	1.78	GEN NONDEPT - EXPENSE GEN GOV IT EQUIP. & SUPPLIES - GEN GOV	01900100-43333-	9881911082	10220117
5/14/21-6/13/21 STATEMENT	1,219.36	GENERAL SERVICES PW - EXPENSE TELEPHONE	01500300-42210-	9881911082	10220117
		GS ADMIN - EXPENSE GEN GOV			

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
5/14/21-6/13/21 STATEMENT	482.85	TELEPHONE	01100100-42210-	9881911082	10220117
		POLICE - EXPENSE PUB SAFETY			
5/14/21-6/13/21 STATEMENT	692.46	TELEPHONE	01200200-42210-	9881911082	10220117
5/14/21-6/13/21 STATEMENT	1,938.90	IT EQUIPMENT & SUPPLIES	01200200-43333-	9881911082	10220117
5/14/21-6/13/21 STATEMENT	168.17	PWA - EXPENSE PUB WORKS TELEPHONE	01400300-42210-	9881911082	10220117
		RECREATION - EXPENSE GEN GOV			
5/14/21-6/13/21 STATEMENT	103.79	TELEPHONE	01101100-42210-	9881911082	10220117
		SEWER OPER - EXPENSE W&S BUSI			
5/14/21-6/13/21 STATEMENT	604.33	TELEPHONE	07800400-42210-	9881911082	10220117
5/14/21-6/13/21 STATEMENT	387.78	IT EQUIPMENT & SUPPLIES	07800400-43333-	9881911082	10220117
		VEHCL MAINT-REVENUE & EXPENSES			
5/14/21-6/13/21 STATEMENT	99.20	TELEPHONE	29900000-42210-	9881911082	10220117
5/44/64 0/40/64 0TATEMENT	504.70	WATER OPER - EXPENSE W&S BUSI	0770040040040	0004044000	40000447
5/14/21-6/13/21 STATEMENT	531.72	TELEPHONE	07700400-42210-	9881911082	10220117
v	endor Total: \$11,417.94				
WATER PRODUCTS CO AURORA					
DENTAL METERO	0.000.00	WATER OPER - EXPENSE W&S BUSI	07700400 40040	0000000	7000000
RENTAL METERS	2,099.00	METERS & METER SUPPLIES	07700400-43348-	0303303	70220086
	Vendor Total: \$2,099.00				
WILLIAMS BROTHERS CONSTRUCTION INC					
WWTP IMPROVEMENTS PHASE 6B	278,384.69	W & S IMPR EXPENSE W&S BUSI Wastewater treatment plant	12900400-45570-W1844	APPLICATION #13	40220042
	endor Total: \$278,384.69	WAOTEWATER TREATMENT LANT	12300400-43370-111044	ALL LIGATION #15	40220042
YMCA OF METROPOLITAN CHICAGO		CWIMMING ROOF EVENUE GEN COV			
ADDITIONAL STUDENT LIFEGUARD TRAINING	250.00	SWIMMING POOL -EXPENSE GEN GOV TRAVEL/TRAINING/DUES	05900100-47740-	06/11/2021	10220106
		SWIMMING POOL -EXPENSE GEN GOV			
LIFEGUARD TRAINING & CERTIFICATION	750.00	TRAVEL/TRAINING/DUES	05900100-47740-	06/17/2021	10220128
	Vendor Total: \$1,000.00				
ZIEGLERS ACE HARDWARE					
		WATER OPER - EXPENSE W&S BUSI			
WTP #1 TUBE BRAID	7.96	MAINT - TREATMENT FACILITY	07700400-44412-	038926/L	70220102
		WATER OPER - EXPENSE W&S BUSI			
TRAIL HEAD METER UNION	8.99	METERS & METER SUPPLIES	07700400-43348-	038890/L	70220082
		WATER OPER - EXPENSE W&S BUSI			
WTP #1 TRANSFER PUMPS	40.43	MAINT - TREATMENT FACILITY	07700400-44412-	038889/L	70220081
	Vendor Total: \$57.38				
ZUKOWSKI ROGERS FLOOD & MCARDLE					
TRAFFIC CACES ORDINANCE VIOLATIONS	7.407.50	POLICE - EXPENSE PUB SAFETY	04000000 40000	440704	
TRAFFIC CASES, ORDINANCE VIOLATIONS	7,437.50	LEGAL SERVICES	01200200-42230-	149761	
		POLICE - EXPENSE PUB SAFETY			

Vendor Invoice Description	Amount	Account Description	Account	Invoice Purchase Order
TRAFFIC CASES, ORD VIOL-COSTS ADVANCE	4.00	LEGAL SERVICES	01200200-42230-	149761
PLANNING, ZONING, BLDG COMMISSIONER	2,187.50	CDD - EXPENSE GEN GOV LEGAL SERVICES	01300100-42230-	149761
PERSONNEL MATTERS	175.00	GS ADMIN - EXPENSE GEN GOV Legal services	01100100-42230-	149761
FREEDOM OF INFORMATION ACT	831.25	GS ADMIN - EXPENSE GEN GOV LEGAL SERVICES	01100100-42230-	149761
MISCELLANEOUS	175.00	CDD - EXPENSE GEN GOV LEGAL SERVICES	01300100-42230-	149761
MISCELLANEOUS	262.50	GS ADMIN - EXPENSE GEN GOV LEGAL SERVICES	01100100-42230-	149761
MISCELLANEOUS	87.50	PWA - EXPENSE PUB WORKS LEGAL SERVICES	01400300-42230-	149761
POLICE DEPARTMENT	43.75	POLICE - EXPENSE PUB SAFETY LEGAL SERVICES	01200200-42230-	149761
MEETINGS	1,312.50	GS ADMIN - EXPENSE GEN GOV LEGAL SERVICES	01100100-42230-	149761
PUBLIC WORKS/ADMINISTRATION	393.75	PWA - EXPENSE PUB WORKS LEGAL SERVICES	01400300-42230-	149761
PUBLIC WORKS/SEWER	612.50	W & S IMPR EXPENSE W&S BUSI LEGAL SERVICES	12900400-42230-	149761
TRAFFIC, ORD VIOLATIONS-MUN COURT	93.75	CDD - EXPENSE GEN GOV LEGAL SERVICES	01300100-42230-	149761
TRAFFIC, ORD VIOLATIONS-MUN COURT	62.50	POLICE - EXPENSE PUB SAFETY LEGAL SERVICES	01200200-42230-	149761
VILLAGE PROPERTY MATTERS - MISCELANNE	350.00	CDD - EXPENSE GEN GOV LEGAL SERVICES	01300100-42230-	149761
VILLAGE PROPERTY MATTERS - MISCELANNE	1,006.25	GENERAL SERVICES PW - EXPENSE LEGAL SERVICES	01500300-42230-	149761
VILLAGE PROPERTY MATTERS - MISCELANNE	175.00	GS ADMIN - EXPENSE GEN GOV LEGAL SERVICES	01100100-42230-	149761
VILLAGE PROPERTY MATTERS - MISCELANNE	131.25	W & 3 IMPR EXPENSE W&S BUSI LEGAL SERVICES	12900400-42230-	149761
VILLAGE PROPERTY MATTERS-MISC-COSTS /	2.00	GENERAL SERVICES PW - EXPENSE LEGAL SERVICES	01500300-42230-	149761
CREEKSIDE TAP - TIF	3,237.50	STREET IMPROV- EXPENSE PUBWRKS LAND ACQUISITION	04900300-45595-	149761
CREEDSIDE TAP - COSTS ADVANCED - TIF	6.00	STREET IMPROV- EXPENSE PUBWRKS LAND ACQUISITION	04900300-45595-	149761
DAWSON LOT 120	43.75	STREET IMPROV- EXPENSE PUBWRKS Legal Services	04900300-42230-	149761
ALGONQUIN STATE BANK - PARKING LOT - TII	43.75	STREET IMPROV- EXPENSE PUBWRKS LAND ACQUISITION	04900300-45595-	149761
		GS ADMIN - EXPENSE GEN GOV		

Vendor Invoice Description	Amount	Account Description	Account	Invoice	Purchase Order
COVID ISSUES MAY 2021	87.50	LEGAL SERVICES	01100100-42230-	149768	10220101

Vendor Total: \$18,762.00

REPORT TOTAL: \$1,582,337.79

Village of Algonquin

List of BIIIs 7/6/2021

FUND RECAP:

DESCRIPTION	DISBURSEMENTS
GENERAL	457,372.37
CEMETERY	3,521.68
MFT	1,400.46
STREET IMPROVEMENT	308,820.18
SWIMMING POOL	7,038.78
PARK IMPROVEMENT	3,163.75
WATER & SEWER	246,020.57
WATER & SEWER IMPROVEN	465,818.94
BUILDING MAINT. SERVICE	38,278.68
VEHICLE MAINT. SERVICE	50,902.38
	1,582,337.79
	GENERAL CEMETERY MFT STREET IMPROVEMENT SWIMMING POOL PARK IMPROVEMENT WATER & SEWER WATER & SEWER IMPROVEM BUILDING MAINT. SERVICE

THE PRECEDING LIST OF BILLS PAYABLE WAS REVIEWED AND APPROVED FOR PAYMENT.

DATE:	APPROVED BY:



Village of Algonquin

The Gem of the Fox River Valley

DATE: June 10, 2021

TO: Committee of the Whole

Tim Schloneger, Village Manager

FROM: Jason C. Shallcross, AICP, Community Development Director

SUBJECT: Public Event/Entertainment License Application: Rockin' Rollick: 100th Birthday Bash!

Kate Cundiff, on behalf of the Algonquin Area Public Library, is seeking approval of a public event license application to allow a temporary roller rink and amplification system to be placed at the Spella Park parking lot. The roller rink event will last from 9:30AM to 5:30pm, and the rink will be constructed by Record-A-Hit. It will include 2,400 square feet with plexiglass sides to ensure safety. The company will also provide benches, a sound system, and generator for the event.

Staff have reviewed the request and recommend approval with the following conditions as outlined in the attached Event Permit.

Approval contingent upon the following:

- A Public Event License does not contain provisions for food or drink;
- The time of the event is from 9:30AM to 5:30PM, and all trash must be cleaned up at the end of the event;
- The required electrical and fire inspections shall be allowed to be conducted by Village and Fire Department staff;
- Final site and circulation plans are subject to review and approval by CD Staff, Police, Fire, and Public Works as needed;
- Prior to commencing any of the activities approved by the public event permit, the applicant, at no expense to the Village, shall obtain and file with the Village, no less than 30 days prior to the event, evidence that its insurance meets the minimum requirements; and
- The public event shall abide by all provisions of the Algonquin Municipal Code with specific attention to the Public Event/Entertainment section along with all provisions/requirements of the Public Event/Entertainment License Application checklist and the application provided;



VILLAGE OF ALGONQUIN PUBLIC EVENT/ENTERTAINMENT LICENSE

A Public Event/Entertainment License is hereby issued to:
Algonquin Library- Spella Park Roller Rink

Name of Event: Rockin' Rollick: 100th Birthday Bash!

Event Contact: Kate Cundiff, 847-458-3144 (Algonquin Area Public Library District)

Location(s) of Event: Spella Park **Date(s) of Event:** July 31, 2021 **Time(s) of Event:** 9:00 am – 5:30 pm

Nature of the Event: Temporary Roller Rink and sound system

Parking/Traffic: No parking will be available in the parking lot during the event, parking

will be available at 2600 Harnish Avenue.

Security: Security and traffic flow will be discussed with the Algonquin Police

Department.

Additional Notes: Police officers and all other Village officials shall have free access to the

event at all times to ensure that the event is in compliance with the

Municipal Code.

Additional Requirements:

- A Public Event License does not contain provisions for food or drink;
- The time of the event is from 9:30AM to 5:30PM, and all trash must be cleaned up at the end of the event;
- The required electrical and fire inspections shall be allowed to be conducted by Village and Fire Department staff;
- Final site and circulation plans are subject to review and approval by CD Staff, Police, Fire, and Public Works as needed;
- Prior to commencing any of the activities approved by the public event permit, the applicant, at no expense to the Village, shall obtain and file with the Village, no less than 30 days prior to the event, evidence that its insurance meets the minimum requirements; and
- The public event shall abide by all provisions of the Algonquin Municipal Code with specific attention to the Public Event/Entertainment section along with all provisions/requirements of the Public Event/Entertainment License Application checklist and the application provided;

Date Issued:	July 6, 2021
Approved By:	Jason C. Shallcross, AICP, Community Development Director
Cc:	Village Manager Police Department

Community Development



Village of Algonquin PUBLIC EVENT/ENTERTAINMENT LICENSE APPLICATION

In order for the Village of Algonquin to assist you with your Public Event, please fill out the information below and return to Diane LaCalamita at the Ganek Municipal Center (2200 Harnish Drive or dlacalamita@algonquin.org) at least 45 days prior to the event.

Please type or print legibly. D. Link Q. High Lonth P. H. day Rossla
Official Name of the Event: Rockin' Rollick: 100 Birthday Bash
Sponsoring Organization: Name: Algonquin Area PLD Contact Name: Sara Murray Address: 2600 Harnish Drive City, State, ZIP: Algonquin, IL 60102 Phone: 847.458.3134 Email: Smurray@aapld.org
Event Coordinator: Name: Kate Cundiff Home Address: City, State, ZIP: Elgin, 1L (00123 Phone: 847.458 3/44 Email: Kate. Cundiff@aapld. Drg
Event Information:
Describe the Nature of the Event: Portable roller rink (2400ft2) on Site
in Spella Park parking lot for use by AAPLD
summer reading participants.
New Event Repeat Event If repeat, will anything be different this year?
Event Address: 2610 Harrish Dr., Algonquin, 1L 60102
Date(s) and Time(s) of the Event Daturday, July 31, 2021 - 12-4 pm
<i>y</i> , , , , , , , , , , , , , , , , , , ,
Rain Date(s), if applicable: Set-Up Date/Time: Safurday, July 31, 2021 - 9:30 am - 12 pm
Maximum Number of Attendees/Participants Expected: 480 (over 4 hour pariod)
Maximum Number of Attendees/Participants expected: 100 0001 1000 page 1000
Admission Fee: YesNo X If Yes, list fee(s) to be charged:
How will the revenue be used (include donations to non-profit or charitable organizations):

Event Website: bit. ly/Rockin Pollick
Event Details: Describe provided security, including who will be providing the security (name and contact information), hours, and a security plan: State from Kecord - A-Hit Entertainment as well as
AAPLD staff will be onsite and monitoring activity for the entirety of the afternoon. Record-A-Hit is fully insured.
Describe parking or traffic control, including the location of extra parking and the number of spaces allocated, and how overflow parking will be handled: Parking available at AAPLO, on Street or at District 300 building located at 2550
Will there be a need for road closures? YesNo _X_ If Yes, please explain:
Are you requesting Algonquin Police Officer(s) presence? Yes No If Yes, to perform what function?
Do you want a fire truck or ambulance present? YesNo If Yes, for what hours and to perform what function?
Are you wishing to post temporary sign(s) announcing the event? Yes No If Yes, please describe desired size, location and date(s) that the signage will be displayed: Mall, direction and date(s) that the signage will be displayed: If Yes, please describe desired size, location
signage to be posted near parking lot entrance on day of event only.
Do you wish to serve alcoholic beverages? YesNo
If Yes, do you have DRAM Shop Insurance for the sale/consumption of alcohol? YesNo If Yes, attach a copy of the policy.
Will you have live entertainment? (e.g. bands, D.J., amplified sound, etc.) Yes > No
Lours only (12-4 pm) Generator to power sound
System provided by Record-A. Hit Entertainment.

Do you foresee any other special needs for this event? (Physical set-up assistance, waste removal, portable toilets and ha stations, electricity, generator, running water, tent(s), etc.):	nd washing
Do you plan on holding a raffle during this event? YesNoX	
(Must be an Algonquin-based, non-profit organization)	
Name of on-site contact during the event (please print): Kath (undiff) On-site contact's cell number: On-site contact's work number: On-site contact's home number:	
Affidavit of Applicant: I, the undersigned applicant, or authorized agent of the above noted organization, swear or affirm that the matters stated in application are true and correct upon my personal knowledge and information for the purpose of requesting the Village of issue the permit herein applied for, that I am qualified and eligible to obtain the permit applied for and agree to pay all for requirements of the Algonquin Village Code, and any additional regulations, conditions, or restrictions set forth in the comply with the laws of the Village of Algonquin, the State of Illinois, and the United States of America in the conduction Event described herein. In addition, Applicant certifies, by signing the application, that, pursuant to 720ILCS 5/11-offenders are employed by the carnival operator, and that no carnival employees are fugitives from Illinois or any off employees and successors and assigns, for any and all liability, damages, suits, claims and demands for damages at law incurs as a result and arising either directly or indirectly out of the public event noted above including but not limited to	Algonium to ees, to meet all permit and to et of the Public -9.4(c), no sex her state's law te, its officials, or in equity it
Katio Curdiff 6.1.21	
, Signature of Applicant Date	
kate Cundiff	
Printed Name of Applicant	

Proposed Schedule for Saturday, July 31, 2021 – Spella Park Event to take place weather permitting

9:30 AM - Record-A-Hit arrives on site to begin roller rink setup

Roller rink is 2400 square feet with Plexiglas on 2 sides to ensure safety

Company will provide benches for changing as well as a generator

AAPLD will provide sound system; staff to play music for the rink

Rink will be staffed by Record-A-Hit, AAPLD staff will also be onsite to help ensure social distancing

Attendees will utilize street parking and/or D300 parking lot

12:00 PM - 4:00 PM Roller rink available for attendees

4:00 PM - 5:30 PM Record-A-Hit tears down roller rink

Harnish D

Dink Must be part you.

Verify that all of your Illinois Sales Tax Exemption Certificate information is correct

If not, contact us immediately.

✓ Do not discard - your Illinois Sales Tax Exemption Certificate is an important tax document that authorizes you to purchase tangible personal property for use or consumption tax-free.





VILLAGE OF ALGONQUIN SCHEDULE OF MEETINGS

July 2, 2021

The following meetings are scheduled to be held by the Village Board or Village Commission. Meeting information, which includes meeting location and meeting agendas can be found by visiting www.algonquin.org. Full agendas for meeting will also be posted at the Ganek Municipal Center, as required by law, not less than 48 hours in advance of the scheduled meeting. Each agenda will include the location of the meeting.

July 6, 2021	Tuesday	7:30 PM	Village Board Meeting	GMC
July 12, 2021	Monday	7:30 PM	Planning & Zoning Commission Meeting	GMC
July 13, 2021	Tuesday	7:30 PM	Committee of the Whole Meeting	GMC
July 14, 2021	Wednesday	7:00 PM	Historic Commission Meeting	HVH
July 17, 2021	Saturday	8:30 AM	Historic Commission Workshop	HVH
July 20, 2021	Tuesday	7:30 PM	Village Board Meeting	GMC
July 20, 2021	Tuesday	7:45 PM	Committee of the Whole Meeting	GMC

ALL MEETINGS AND/OR TIMES ARE SUBJECT TO CHANGE OR CANCELLATION.

ALL CHANGES AND/OR CANCELLATIONS WILL BE POSTED AT THE GANEK MUNICIPAL CENTER AND WWW.ALGONQIUN.ORG