



REQUEST FOR PROPOSALS (RFP)

Professional Landscape Architecture, Design, and Planning Services for the Lake Street Streetscape Project

> <u>Issued</u> May 12, 2017 <u>Due</u> May 26, 2017

The Village of Oak Park ("the Village") is requesting qualifications to identify consultants to assure that it is receiving the optimum level of services at a competitive price.

Responses shall be returned on or before May 26, 2017 at 4:00 PM to:

Village of Oak Park
Engineering Division of the Public Works Department
Attn: RFP for Professional Landscape Architecture,
Design, and Planning Services for the
Lake Street Streetscape Project
201 South Blvd
Oak Park, IL 60302

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Section I. General Requirements

A. Introduction and Mandatory Terms

The Village requests the services of a qualified Landscape Architect for the purpose of providing detailed construction documents for streetscape improvements as part of the Lake Street improvement project. In general the limits of streetscaping include the right-of-way of Lake Street from Harlem Avenue to Euclid Avenue and Marion Street from Lake Street to Ontario Street. Minor streetscaping work will be included in the Lake Street resurfacing project primarily from Taylor Avenue to Austin Boulevard for cleaning up the existing streetscaping areas, minor streetscape retrofit design, and replacing plantings where needed. The streetscaping project and the resurfacing project will be bid as 2 separate construction projects. The landscape architect selected will be required to coordinate with, and act essentially as a subconsultant to, the Village's civil engineering firm Thomas Engineering Group, LLC who is designing both the projects.

The engineering and landscape design work will be locally funded. The Lake Street streetscape construction project will utilize federal funds and will be administered through the IDOT process. The Lake Street resurfacing project is planned to only utilize local funding so there is no IDOT involvement.

The Village is currently under agreement with The Lakota Group for the Phase 1 Schematic Design and Design Development Site Planning for the streetscape and resurfacing projects. The Village will provide the final submittals from The Lakota Group's work to the Consultant for use in developing the final detailed construction drawings and specifications upon award of an agreement.

Please fill out the appropriate form(s) for all sections being submitted for consideration.

The Village will receive responses Monday through Friday, 8:30 A.M. to 4:00 P.M. at the Office of the Village Engineer, Village of Oak Park, 201 South Blvd, Oak Park, Illinois, 60302. Each Consultant shall provide three (3) hard copies of their response in a sealed envelope titled "RFP for Professional Landscape Architecture, Design, and Planning Services for the Lake Street Streetscape Project" and three (3) hard copies of their compensation schedule in a sealed envelope titled "Compensation Schedule for the RFP for Professional Landscape Architecture, Design, and Planning Services for the Lake Street Streetscape Project"

All questions must be submitted via email to mckenna@oak-park.us no later than May 22, 2017. Responses will be provided to the known list of RFP recipients.

Responses will be reviewed and evaluated, and all information regarding status will be kept confidential until a decision is made and a recommendation provided to the Village Board for approval.

Other inquiries regarding this RFP shall be directed to: Bill McKenna, Village Engineer, at mckenna@oak-park.us.

B. Presentation of Request for Qualifications

The Village reserves the right to select a short list of Consultants at its own discretion to present their qualifications, respond to questions, and supply supplemental information.

C. Consultant Notification

Consultants will be notified in writing of further questions and/or decisions.

D. Award of Agreement

An agreement or equivalent agreement may be executed once one or more respondents are found to be qualified, a selection of the most qualified is determined by the evaluation committee, and the Village Board approves of the award. A sample agreement is provided at the end of this RFP.

Any agreement with a selected Consultant or Consultants must be reviewed and approved by the Village Attorney, may be approved and authorized by the Village of Oak Park Board of Trustees, and executed by the Village Manager. The Consultants are advised that Village staff, other than the Village Manager, have no authority to sign agreements or modify existing agreements on behalf of the Village and that any such agreements are null and void.

E. Taxes Not Applicable

The Village as a municipality pays neither federal excise tax nor Illinois retailer's occupational tax.

F. Interpretation of the Request for Proposal Document

Any Consultant in doubt as to the true meaning of any part of this document may request an interpretation thereof from the Village or its representative. The person requesting the interpretation shall be responsible for its prompt delivery. At the request of the Consultant or in the event that Village management deems the interpretation to be substantive, the interpretation will be made by written addendum duly issued by the Village.

In the event that a written addendum is issued, either as a result of a request for interpretation or the result of a change in the requested RFP specifications initiated by the Village, a copy of such addendum will be provided to the known list of RFP recipients. The Village will not assume responsibility for receipt of such addendum. In all cases it will be the Consultants' responsibility to obtain all addenda issued.

G. Competency of Consultant

No submission will be accepted from, or agreement awarded to, any person, firm or corporation that is in arrears or is in default upon any debt or agreement. The Consultant, if requested, must present evidence of ability and possession of necessary facilities, and financial resources to comply with the terms of the scope of services.

H. Subletting of Contract

In order that the Village may be assured that only qualified and competent subcontractors and/or sub-consultants will be employed on the proposed project, each consultant shall submit with their proposal a list of subcontractors and/or sub-consultants who would be called upon to perform the work. The consultant shall have determined to their own satisfaction that a listed subcontractor and/or sub-consultant has been successfully engaged in this particular type of work for a reasonable length of time and is qualified both technically and financially to perform that pertinent phase of the work for which they are listed.

No contract awarded by the Village of Oak Park shall be assigned or any part subcontracted without the written consent of the Village of Oak Park. In no case shall such consent relieve the bidder selected from their obligations or change the terms of the contract.

I. Compliance with Applicable Laws

The Consultant will strictly comply with all Ordinances and codes of the Village of Oak Park and applicable federal and state law.

J. Term of Agreement

The initial agreement shall be on the earlier of June 19, 2017, or the last date signed by both parties, whichever is later, and shall continue until the completion of all work associated with the design and bidding of the Lake Street Streetscape and Resurfacing projects.

K. Payments

The Village shall pay the consultant on a monthly basis based on the services provided during the month. Payment to the consultant shall be made within 30 days of the receipt of an invoice for services as outlined in the proposal. A detailed summary of costs will be submitted to the Village for review and approval. The summary of costs shall be outlined and include the work performed and corresponding hours, fees and out-of-pocket expenses. Total payments for each Phase shall not exceed the amount submitted on the Proposal Form, unless prior approval is received from the Village. Invoices shall be mailed to the Village Engineer located at the Village of Oak Park, 201 South Boulevard, Oak Park, Illinois 60302. All invoices will be paid within 30 days of approval. Charges for late

payments must be in accordance with the Local Government Prompt Payment Act, 50 ILCS 505/1, requiring a maximum interest penalty of 1% per month or portion thereof.

L. Termination of Contract

The Village reserves the right to terminate any multi-year agreement if the Village's Board of Trustees fails to appropriate funds for this purpose in any subsequent fiscal year. All funds for payments after December 31st of the current fiscal year are subject to appropriation by the Village for this purpose.

The Village further reserves the right to terminate the whole or any part of this agreement, upon written notice to the consultant, in the event of default by the consultant. Default is defined as failure of the consultant to perform any of the agreement or failure to make sufficient progress so as to endanger performance of this agreement in accordance with its terms. In the event of default and termination, the Village will procure upon such terms and in such manner as may be deemed appropriate services similar to those so terminated. The consultant shall be liable for excess costs for such similar services unless acceptable evidence is submitted that failure to perform the agreement was due to causes beyond the control and without the fault of negligence of the consultant.

M. Consultant Personnel Assigned to the Village of Oak Park Account(s)

The Village reserves the right to accept or reject any staff designated by the Consultant to manage the resurfacing improvements. If no suitable replacement staff is provided, the Village reserves the right to terminate the agreement.

N. Confidentiality

The Consultant shall keep the Village's employee and all related data confidential.

O. Insurance Requirements

The selected Consultant must purchase and maintain for the length of the agreement, the lines of insurance described in this section. All insurance coverage shall be on an occurrence basis. The Consultant shall provide evidence of such insurance to the Village together with its proposal, and will provide evidence that the Village has been added as a named insured, where applicable, before commencement of the services and on an annual basis thereafter. Certificates of Insurance shall contain a clause stating that the coverage afforded by the policies listed will not be canceled or materially altered, except after forty-five (45) days advance written notice to the Village. The Consultant shall secure the following endorsements to each of the required policies: "It is understood and agreed that the insurance company will give not less than forty-five (45) days advance written notice of any cancellation or material change under any of these policies to the Village of Oak Park. "In the event that such notice is not given to the Village of Oak Park at least forty-five (45) days prior to cancellation or material change, the policy will

continue in full force and effect for the benefit of the Village as if such change or cancellation had not occurred." The limits of liability for the insurance required shall provide coverage for not less than the following amounts, or greater where required by law:

(a) Commercial General Liability:

i. Coverage to include, Broad Form Property Damage, contractual and Personal Injury.

ii. Limits:

 General Aggregate
 \$ 2,000,000.00

 Each Occurrence
 \$ 1,000,000.00

 Personal Injury
 \$ 1,000,000.00

iii. Coverage for all claims arising out of the Proposer's operations or premises, anyone directly or indirectly employed by the Proposer.

(b) **Professional Liability:**

i. Per Claim/Aggregate

\$2,000,000.00

ii. Coverage for all claims arising out of the Consultant's operations or premises, anyone directly or indirectly employed by the Consultant, and the Consultant's obligations under the indemnification provisions of this Agreement to the extent same are covered.

(c) Workers' Compensation:

i. Workers' compensation insurance shall be in accordance with the provisions of the laws of the State of Illinois, including occupational disease provisions, for all employees who perform work pursuant to the agreement, and in case work is subcontracted, the Consultant shall require each subconsultant similarly to provide Workers' Compensation Insurance. In case employees engaged in hazardous work under this Agreement are not protected under said worker's compensation insurance, the Proposer shall provide, and shall cause each subconsultant to provide, adequate and suitable insurance for the protection of employees not otherwise provided.

(d) Comprehensive Automobile Liability:

i. Coverage to include all owned, hired, non-owned vehicles, and/or trailers and other equipment required to be licensed, covering personal injury, bodily injury and property damage.

ii. Limits:

Combined Single Limit \$1,000,000.00

(e) Umbrella:

i. Limits:

Each Occurrence/Aggregate \$2,000,000.00

(f) The Village, its officers, officials, employees and agents shall be named as additional insureds on all insurance policies set forth herein except Workers' Compensation and Professional Liability. The Consultant shall be responsible

for the payment of any deductibles for said insurance policies. The coverage shall contain no special limitations on the scope of protection afforded to the Village, its officers, officials, employees and agents.

The Consultant understands and agrees that any insurance protection required by the agreement or otherwise provided by the Consultant shall in no way limit the responsibility to indemnify, keep and save harmless, and defend the Village, its officers, officials, employees and agents as herein provided.

P. Hold Harmless and Indemnity

Notwithstanding any limitations or restrictions applicable to any insurance or bonds required hereunder, the Consultant shall defend, indemnify and hold the Village of Oak Park and its officers, officials, employees, and agents harmless from and against any and all liability, loss, damage, claim, payment or expense, including attorney fees, which the Village or its officers, officials, employees, and agents may incur resulting from or arising out of any error or omission in the performance of the agreement by the Consultant, including, without limitation, errors or omissions in the handling, accounting for, or transferring of funds, or to work, services or systems or products provided in the performance of the agreement by the Consultant or its employees, agents, servants, associates, Consultants, subconsultants, or assignees.

Q. Tentative Schedule

Below is a tentative schedule for the request for proposal, evaluation of responses, selection and approval of a preferred Consultant(s), for design engineering services for the Lake Street Streetscape and Resurfacing Project:

Questions due by	May 22, 2017
Proposals due to Engineering Division	May 26, 2017
Proposals reviewed	May 30-31, 2017
Consultant Interviews	June 1-2, 2017
Recommend Agreement Approval	June 5, 2017
Anticipated Agreement Approval by Board	June 19, 2017
Begin Services	June 26, 2017
Preliminary plan (50%) submittal to Thomas Engineering	July 28, 2017
Pre-final submittal to IDOT	August 25, 2017
Pre-Final submittal (100%) to Thomas Engineering	Sept 29, 2017
Final PSE to IDOT	October 23, 2017

R. Proposal Outline

Proposals are requested to cover the basic services related to Landscape Architectural design and planning for municipal streetscape projects administered according to Illinois Department of Transportation standards and as described in the scope of services starting in Section II. The Village reserves the right during the term of the agreement to request additional services in addition to those specified in the

Proposal form with payment for those additional services to be mutually agreed upon between the Village and the consultant.

Proposals shall include the following information:

- 1) A brief description of the consultant's capabilities, strengths and relevant experience for: designing streetscapes in congested commercial districts with historic character including using decorative materials such as bluestone, granite, bricks, etc.
- 2) A team organization chart indicating the staff and their areas of involvement and describing the anticipate responsibilities of various staff members on the project.
- 3) An outline of each individual's personal experience on projects of a similar nature, including size of the project, role of the individual, areas of responsibility, level of involvement and time assigned to the project.
- 4) List other contracts awarded to consultant and sub-consultants most comparable to the work described in the scope of services. Please provide contact name, address and telephone number. Also, provide contract cost and cost of construction associated with each project.
- 5) A statement of commitment that personnel named in the proposal will be available for the duration of the project at the indicated level of involvement, except where prevented by circumstances beyond the control of the consultant.
- 6) A schedule of hourly salary rates for each job classification and any overhead factors.
- 7) Any objections to any terms of the request for proposal.
- 8) A detailed summary of the Consultant's Project Understanding and Approach for the scope of work which shall include the number of meetings anticipated, tasks performed by the Consultant, tasks to be performed by the Village's Civil Engineering firm, tasks performed by the Village, etc.
- 9) A detailed cost proposal for the scope of work, including all direct and indirect costs. The Consultant shall submit a summary of the tasks along with estimates of how many hours and cost they propose will be required to complete each activity.

T. Reference Materials

Reference materials for the Consultant are provided at the following link to a dropbox account below. The link to the reference files is: <u>Lake Street Landscape Design RFP</u> or use the webpage address https://www.dropbox.com/sh/1dr4gwzne0zdedh/AAB-ty-A5AcrCMeqTA6aTFZYa?dl=0

All reference files will be uploaded to the dropbox link above by close of business on Monday, May 15, 2017.

Section II. Scope of Services

Project Background

The Village of Oak Park plans on constructing a streetscape project in our downtown area along Lake Street from Harlem Avenue to Euclid Avenue and on Marion Street from Lake Street to Ontario Street. Along with the streetscape project the Village will resurface the remainder of Lake Street to Austin Boulevard.

In general the scope of the streetscape project involves street and pedestrian lighting installations, traffic signal modifications, altering roadway geometry, pavement resurfacing and reconstruction including decorative materials, curb and sidewalk replacement including decorative materials, decorative crosswalks, landscaping features including irrigation and specialty items, tree removals and plantings, drainage and fire hydrant relocations/improvements for geometric changes, furnishing, and signage replacement.

The Village has completed previous streetscape projects on Marion south of Lake Street in 2007 and 2011. Many of the streetscape items being considered for Lake Street were used and designed with the Marion Street projects. Conceptual design of the streetscaping project has been ongoing since 2012. The Village has been working with Lakota Group for the streetscape design which was developed along with a Lake Street Streetscape Steering Committee as well as community surveys. More recently The Lakota Group has been working with Thomas Engineering Group (TEG) on the preliminary design of the streetscape.

The proposed schedule is to have the streetscape project on the January 2018 State letting so work can start in the spring of 2018. The resurfacing project east of Euclid Avenues schedule is to bid the project in the late fall or winter of 2017 and to construct it in 2018 in coordination with the streetscape project.

The proposed streetscape projects spans two business districts, Downtown Oak Park (DTOP) and the Hemingway Business District. There are currently 2 developments under construction on Lake Street which have designed and will construct their streetscape on their frontage (the Emerson Development on Lake between Maple and Marion, the District House development at Euclid and Lake). There is a proposed private development by Albion at the northwest corner of Lake Street and Forest Avenue. Should the Albion development get approved by the Village, the Consultant shall work with Village staff to review and comment on the streetscape design of their frontage by their designers so that it meets the overall design intent of the Village's streetscape project. Should the Albion development not get approval from the Village, the Consultant shall design the Village's streetscape project at this location without the need for coordination with the developer.

The Consultant should review the reference materials for the streetscaping project to understand the projects history, context, and current recommended scope.

The Village is currently under agreement with The Lakota Group for the Phase 1 Schematic Design and Design Development Site Plan for the streetscape and resurfacing project. The Village will provide the final submittals from The Lakota Group's work to the Consultant for

use in developing the final detailed construction drawings and specification. The Lakota Group's current contract includes:

- Refining preliminary plan components for design elements including:
 - Hardscape paving materials for roads and sidewalks
 - Furniture material options
 - Curbed planter materials
 - Lighting pole selection
 - Decorative crosswalk concepts
 - Conceptual design of specialty features and lighting elements
 - Conceptual level identification of areas for furnishings
 - Conceptual level tree layout
- o Preliminary review of engineering site geometric design
- o Preliminary site lighting layout and specialty lighting goals
- Preliminary planting palette (general range of materials and sizes)
- o Existing tree preservation plan
- o Preliminary budget analysis

Scope of Services

In general the scope of services for this work includes the Consultant providing Landscape Architecture services for the purpose of providing detailed construction documents for bidding streetscape improvements as part of the Lake Street improvement project and minor streetscaping design as part of the Lake Street resurfacing project.

The work will focus on designing specialty items/features, hardscape area designs and treatments, landscape, lighting character (not engineering), siting wayfinding signage (designed and specified by others). This will include a tree preservation plan, layout and dimensioning of site features and hardscape, irrigation, site elements/furniture final selection, location, and specification, hardscape details, and landscape plans.

In the streetscaping project area the Consultant's scope of work shall include preparing final construction drawings and specifications including:

- Final overall site plans based on preliminary civil and landscape designs
- Enlarged area site plans to include further detail and convey design intent at key intersections, planter areas, gateway areas, cross walk areas, bumpout areas, etc
- Final landscape plans at appropriate scales indicating plant materials
- Enlarged area landscape plans for key areas, specialty gardens, planters, and moveable planters
- Site layout and dimensioning plans for detailed geometric layout of hardscaped areas, specialty feature areas, key sites, etc. Roadway alignment will be part of the TEG's scope
- Coordinate site phasing and demolition with TEG.
- Coordinate final site engineering plans with TEG.
- Irrigation plans for irrigating all tree pits and curbed planter areas. Coordinate utility connections for irrigation with TEG.
- Coordinate site lighting elements and electrical needs with TEG.

- Structural design and details for foundations for specialty features and gateway elements including lighting that is not street or pedestrian lighting
- Siting of gateway features which are being designed and specified by others
- Site details package and sheets for all necessary items for needed for bedding, fabricating, and implementing specialty features and items
- Site specifications for all hardscape, landscape, and specialty items necessary to bid and implement design. Project will be according to IDOT requirements for design and specification
- Final cost estimate and quantities
- Value engineering as needed to have project fit within budget
- Preliminary (50%) and final plans sets and specifications
- Revisions and addendums as needed based on IDOT reviews.

Street Resurfacing (Euclid to Austin)

In general the scope of the roadway resurfacing portion of the project on Lake Street from Euclid to Austin Blvd is a mill and overlay with ADA improvements at intersections. There are minor landscaping improvements to restore/replant curbed planting areas between Taylor and Austin, modify islands and plantings to include pedestrian cut throughs, redesign streetscaping along the south side of Lake Street from Austin to the Park District's gymnastics center, and select and site moveable planters and planting from Taylor to Austin.

Meetings

The Consultant shall assume that the work will include an in-person kickoff meeting with the Village and TEG. There will be weekly coordination conference calls required with TEG for coordination. The Consultant shall assume a minimum of one in-person meeting with TEG prior to each submittal (preliminary and final). The Consultant shall assume at least one meeting to present final streetscape design to the Downtown Oak Park Business District, one meeting with the Hemingway Business District, one meeting with stakeholders on Marion Street, one meeting with the steering committee, and one Village Board meeting to present the project.

The Consultant shall include necessary hours to meet with individual businesses and major stakeholders such as the Park District to discuss final placement of landscaping items as necessary. Examples of items which may require a one-on-one meeting with businesses would be final tree placement or selection if the business has concerns which were not identified in the preliminary design.

Hours and costs for additional meetings beyond what is included in the Consultant's proposal will not be considered for payment unless the meetings are primarily for additional design scope outside of the original intent of the project.

Section III. Compensation Schedule

Please complete all forms and submit the information requested on the following pages and submit three (3) hard copies of the compensation schedule in a sealed envelope titled "Compensation Schedule for the RFP for Professional Landscape Architecture, Design, and Planning Services for the Lake Street Streetscape Project"

Note: the fee schedule should follow the cost plus fixed fee methodology

Additional Note: please also attach hourly rate schedule for various classifications in your organization. These rates will be used for performing other engineering work which may be requested outside the scope of services.

Section IV. Proposal Evaluation

Proposals will be evaluated by Village staff. Evaluation will be based on criteria outlined herein which may be weighted by the Village in a manner it deems appropriate. All proposals will be evaluated using the same criteria and weighting. The criteria used will be:

A. Responsiveness to RFP

The Village will consider all the material submitted to determine whether the Consultant's offering is in compliance with this RFP.

B. Ability to Perform Current and Projected Required Services The Village will consider all the material submitted by each Consultant, and other relevant material it may otherwise obtain, to determine whether the proposer is capable of and has a history of successfully completing agreements of this type.

C. Experience and Relevant Knowledge

The Village will assess the experience and relevant knowledge of the proposed dedicated team of personnel.

D. References

The Village may contact references directly to inquire about the quality and type of services currently being provided to other customers.

E. Cost Proposal

The Village will evaluate aggregate services based on the overall cost effective approach to providing the services requested in this RFP.

F. Optional Interviews and/or Site Visits

The Village may, at its sole option, conduct interviews and/or site visits as part of the final selection process. Teleconferencing is an acceptable option.



RESPONDENT CERTIFICATION

PROPOSAL SIGNATURE: State of)		
County of)		
	,	
TYPE NAME OF SIGNEE		
indicated below and that all staten authorized to make them, and also proposal from the Contract Exhibit	oses and says that the Respondent on nents herein made on behalf of such Re o deposes and says that he has examin s and Specifications and has checked the nents contained herein are true and corre	spondent and that this deponent is sed and carefully prepared their bid ne same in detail before submitting
Signature of Respondent authorize option.	es the Village of Oak Park to verify refer	rences of business and credit at its
Signature of Respondent shall also to execute such acknowledgments.	be acknowledged before a Notary Publi	c or other person authorized by law
Dated		
-		
(Seal - If Corporation)	Organization Name	
	By Authorized Signature	
	Address	
Subscribed and sworn to befo	Telephone ore me this day of	, 2017.
In the state of	Notary Public	
My Commission Expires: (Fill Out Applicable Paragraph		
(a) Corporation		
The Respondent is a corporat	tion, which operates under the leg	al name of
and is organized and existing	under the laws of the State of .	
The full names of its Officers	are:	
President		
Secretary		

Treasurer
The corporation does have a corporate seal. (In the event that this bid is executed by a person other than the President, attach hereto a certified copy of that section of Corporate By-Laws or other authorization by the Corporation which permits the person to execute the offer for the corporation.)
(b) Partnership
Name, signature, and addresses of all Partner

The partnership does business under the legal name of which name is registered with the office of in the county of
in the state of
(c) Sole Proprietor
The Respondent is a Sole Proprietor whose full name is If the Respondent is operating under a trade name said trade name is which name is registered with the office of in the county of in the state
of in the state
Signed Sole Proprietor



Attachment I. RESPONDENT CERTIFICATION

	, as part of its bid on a contract for
(name of Responde	ent)
Streetscape Project to the Village barred from bidding on the afor Section 33E-3 or 33E-4 of Artic	ture, Design, and Planning Services for the Lake Street of Oak Park, hereby certifies that said Respondent is not rementioned contract as a result of a violation to either le 33E of Chapter 38 of the Illinois Revised Statutes or lage Code relating to "Bidding Requirements".
Ву:	(Authorized Agent of Respondent)
Subscribed and sworn to before me this day of, 2017.	
(Notary Public)	



		, being first	duly sworn, de	eposes
and says:				
that he/she is				of
	(partner, officer, owner, et	tc.)		
	(bidder selected)			
The individual or entity mal barred from entering into delinquency in the payment individual or entity is con appropriate revenue act, liamaking the proposal or publication delinquency in taxes is a allows the municipality to agreement in civil action.	an agreement with the of any tax administered by testing, in accordance wit bility for the tax or the amoroposal understands that Class A Misdemeanor and,	Village of Oak the Department the procedur ount of the tax. making a false, in addition, voi	Park because of the second of Revenue unleaders established. The individual or the statement regions the agreement regions.	of any ess the by the r entity garding nt and
	By: Its:			
	(name of bidder if the bidder (name of partner if the bidder (name of officer if the bidder)	dder is a partners	ship)	
The above statement must	oe subscribed and sworn to	before a notary	public.	
Subscribed and sworn to be	fore me this da	ay of	, 201	.7.
Notary Public's Signature		stan/ Public Seal	_	

Minority Business and Women Business Enterprises Requirements

The Village of Oak Park in an effort to reaffirm its policy of non-discrimination, encourages and applauds the efforts of bidders and subConsultants in taking affirmative action and providing Equal Employment Opportunity without regard to race, religion, creed, color, sex, national origin, age, handicap unrelated to ability to perform the job or protected veteran's status.

Reporting Requirements

The following forms must be completed in their entirety, notarized and included as part of the proposal document. Failure to respond truthfully to any question on the list or failure to cooperate fully with further inquiry by the Village of Oak Park will result in disqualification of your proposal.



Attachment III.

ORGANIZATION OF BIDDING FIRM

Please fill out the applicable section:

A. Corporation:								
The Consultant is a corporation, legally nameds organized and existing in good standing under the laws of the State ofull names of its Officers are:								
President								
ecretary								
Treasurer								
Registered Agent Name and Address:								
The corporation has a corporate seal. (In the exother than the President, attach hereto a certified or other authorization by the Corporation that pericorporation.)	I copy of that section of Corporate By-Law							
B. Sole Proprietor : The Consultant is a Sole Proprietor. If the Consult Name, the	ant does business under an Assumed							
Assumed Name is Cook County Clerk. The Consultant is otherwise in Name Act, 805 ILCS 405/0.01, et. seq.	, which is registered with the compliance with the Assumed Business							
C. Partnership : The Consultant is a Partnership which operates ur	nder the name							
The following are the names, addresses and signa	itures of all partners:							
Signature	Signature							
(Attach additional sheets if necessary.) If so, chec	k here							

If the partnership does business under an assumed name, the assumed name must be registered with the Cook County Clerk and the partnership is otherwise in compliance with the Assumed Business Name Act, 805 ILCS 405/0.01, et. seq.

D. Affiliates:	The name and address of any affiliated entity of the business, including	{
description of	of the affiliation:	
Signat	ture of Owner	



Attachment IV. Compliance Affidavit

Ι, _		being first duly sworn on oath depose and state as follows:
	(Print Name)	
1.	I am the (title) authorized to make the star	of the Proposing Firm ("Firm") and am tements contained in this affidavit on behalf of the Firm.

- 2. The Firm is organized as indicated on Exhibit A to this Affidavit, entitled "Organization of Proposing Firm," which Exhibit is incorporated into this Affidavit as if fully set forth herein.
- 3. I have examined and carefully prepared this proposal based on the Request for Proposals and verified the facts contained in the proposal in detail before submitting it.
- 4. I authorize the Village of Oak Park to verify the Firm's business references and credit at its option.
- 5. Neither the Firm nor its affiliates¹ are barred from proposing on this project as a result of a violation of 720 ILCS 5/33E-3 or 33E-4 relating to bid rigging and bid rotating, or Section 2-6-12 of the Oak Park Village Code related to "Proposing Requirements".
- 6. The Proposing Firm has the M/W/DBE status indicated below on the form entitled "EEO Report."
- 7. Neither the Firm nor its affiliates is barred from agreement with the Village of Oak Park because of any delinquency in the payment of any debt or tax owed to the Village except for those taxes which the Firm is contesting, in accordance with the procedures established by the appropriate revenue act, liability for the tax or the amount of the tax. I understand that making a false statement regarding delinquency in taxes is a Class A Misdemeanor and, in addition, voids the agreement and allows the Village of Oak Park to recover all amounts paid to the Firm under the agreement in a civil action.
- 8. I am familiar with Section 13-3-2 through 13-3-4 of the Oak Park Village Code relating to Fair Employment Practices and understand the contents thereof; and state that the Proposing Firm is an "Equal Opportunity Employer" as defined by Section 2000(E) of Chapter 21, Title 42 of the United States Code Annotated and Federal Executive Orders #11246 and #11375 which are incorporated herein by reference. Also complete the attached EEO Report or Submit an EEO-1.
- 9. I certify that the Consultant is in compliance with the Drug Free Workplace Act, 41 U.S.C.A, 702.

¹ Affiliates means: (i) any subsidiary or parent of the bidding or contracting business entity, (ii) any member of the same unitary business group; (iii) any person with any ownership interest or distributive share of the bidding or contracting business entity in excess of 7.5%; (iv) any entity owned or controlled by an executive employee, his or her spouse or minor children of the bidding or contracting business entity.

Signature:		Printed Name					
Name of Business	S:	_ Your Title:					
Business Address	:						
	(Number, Street, Suite #)	(City, State & Zip)					
Telephone <u>:</u>	Fax:	Web Address:					
Subscribed to and	d sworn before me this	day of	, 2017.				
Notai	ry Public						

M/W/DBE STATUS AND EEO REPORT

1.	Consultant Name:
2.	Check here if your firm is:
	 □ Minority Business Enterprise (MBE) (A firm that is at least 51% owned, managed and controlled by a Minority.) □ Women's Business Enterprise (WBE) (A firm that is at least 51% owned,
failure disqual	to respond truthfully to any questions on this form, failure to complete the form or to cooperate fully with further inquiry by the Village of Oak Park will result in ification of this Bid. For assistance in completing this form, contact the Department of Works at 708-358-5700. managed and controlled by a Woman.) Owned by a person with a disability (DBE) (A firm that is at least 51% owned by a person with a disability) None of the above
	[Submit copies of any W/W/DBE certifications]
3.	What is the size of the firm's current stable work force?
	Number of full-time employees
	Number of part-time employees
4.	Similar information will be <u>requested of all subConsultants working on this agreement</u> . Forms will be furnished to the lowest responsible Consultant with the notice of agreement award, and these forms must be completed and submitted to the Village before the execution of the agreement by the Village.
Signa	ture:
Date:	

	DEDADT
FFO	REPURI

Please fill out this form completely. Failure to respond truthfully to any questions on this form, or failure to cooperate fully with further inquiry by the Village of Oak Park will

result in disqualification of this proposal. An incomplete form will disqualify your proposal. For assistance in completing this form, contact the Purchasing Department at 708-358-5473.												
An EEO-1 Report may be	submitted in lieu	u of this reg	oort_									
Consultant Name Total Employees												
					٨	Males			F	emales		Total
Job Categories	Total Employees	Total Males	Total Females	Black	Hispanic	American Indian & Alaskan Native	Asian & Pacific Islander	Black	Hispanic	American Indian & Alaskan Native	Asian & Pacific Islander	Minorities
Officials & Managers		+		 		 						
Professionals												
Technicians												
Sales Workers												
Office & Clerical	1											
Semi-Skilled												
Laborers	1											
Service Workers	1											
TOTAL	1											
Management Trainees												
Apprentices	1											
This completed and notarized report must accompany your Proposal. It should be attached to your Affidavit of Compliance. Failure to include it with your Proposal will be disqualify you from consideration.												
	, being first duly sworn, deposes and says that he/she is the											
be relied upon. Subscribe	pe relied upon. Subscribed and sworn to before me this day of, 2017.											
(Signature)				(Date)	-							



Attachment V.

No Proposal Explanation

If your firm does not wish to submit a proposal, please provide us with Attachment V and include in the space below any comments you may have concerning this proposal or any related factors that prevented you from submitting a response.

Project Name: Professional Landscape Architecture, Design, and Planning

Services for the Lake Street Streetscape Project

Date Issued: May 12, 2017

Comments:



PROFESSIONAL SERVICES AGREEMENT

THIS AGREEMENT is entered into this day of, 2017, between the
Village of Oak Park, an Illinois home rule municipal corporation (hereinafter referred to as the
"Village"), and, an corporation licensed to do business in
Illinois (hereinafter referred to as the "Consultant").
RECITALS
WHEREAS, the Village intends to have professional services performed by the Consultant to provide pursuant to the Village's Request for Proposal dated attached hereto and incorporated herein (hereinafter referred to as the
"Project").
NOW, THEREFORE , in consideration of the mutual covenants hereinafter set forth, the parties agree as follows:
1. RECITALS INCORPORATED
The above recitals are incorporated herein as though fully set forth.
2. <u>SERVICES OF THE CONSULTANT</u> .
2.1. The Project consists of professional services, as more completely described in the Consultant's "" dated, 2017, attached hereto ("Services"). After written authorization by the Village, the Consultant shall provide the Services for the Project. These Services shall include as described in the Services. The Village shall approve the use of subconsultants by the Consultant to perform any of the Services that are the subject of this Agreement.
2.2. The Consultant shall submit to the Village all reports, documents, data, and information set forth in the Project. The Village shall have the right to require such corrections as may be reasonably necessary to make any required submittal conform to this Agreement. The Consultant shall be responsible for any delay in the Services to be provided pursuant to this Agreement due to the Consultant's failure to provide any required submittal in conformance with this Agreement.

- 2.3. In case of a conflict between provisions of the Consultant's Proposal and this Agreement or the Village's Request for Proposals, this Agreement and/or the Village's Request for Proposals shall control to the extent of such conflict.
- 2.4. <u>Village Authorized Representative</u>. The Village's Director of Public Works or the Director's designee shall be deemed the Village's authorized representative, unless applicable law requires action by the Corporate Authorities, and shall have the power and authority to make or grant or do those things, certificates, requests, demands, approvals, consents, notices and other actions required that are ministerial in nature or described in this Agreement for and on behalf of the Village and with the effect of binding the Village as limited by this Agreement. The Consultant is entitled to rely on the full power and authority of the person executing this Agreement on behalf of the Village as having been properly and legally given by the Village. The Village shall have the right to change its authorized representative by providing the Consultant with written notice of such change which notice shall be sent in accordance with Section 17 of this Agreement.
- 2.5. Consultant's Authorized Representative. In connection with the foregoing and other actions to be taken under this Agreement, the Consultant hereby designates as its authorized representative who shall have the power and authority to make or grant or do all things, certificates, requests, demands, approvals, consents, notices and other actions required that are ministerial in nature or described in this Agreement for and on behalf of the Consultant and with the effect of binding the Consultant. The Village is entitled to rely on the full power and authority of the person executing this Agreement on behalf of the Consultant as having been properly and legally given by the Consultant. The Consultant shall have the right to change its Authorized Representative by providing the Village with written notice of such change which notice shall be sent in accordance with Section 18 of this Agreement.
- 2.6 The Consultant shall be an independent contractor to the Village. The Consultant shall solely be responsible for the payment of all salaries, benefits and costs of supplying personnel for the Services.

3. **COMPENSATION FOR SERVICES.**

3.1. The Village shall compensate the Consultant for the Services in an amount not to exceed \$______ ("Contract Price") according to the rates set forth in the Services. The Consultant shall be paid installments not more frequently than once each month ("Progress Payments"). Payments shall be made within thirty (30) days of receipt by the Village of a pay request/invoice from the Consultant. Payments shall be due and owing by the Village in accordance with the terms and provisions of the Local Government Prompt Payment Act, 50 ILCS 505/1 et seq., except as set forth herein.

- 3.2. The Village may, at any time, by written order, make changes within the general scope of this Agreement in the Services to be performed by the Consultant. If such changes cause an increase or decrease in the amount to be paid to Consultant or time required for performance of any Services under this Agreement, whether or not changed by any order, an equitable adjustment shall be made and this Agreement shall be modified in writing accordingly. No service for which additional compensation will be charged by the Consultant shall be furnished without the written authorization of the Village.
- 3.3. The Consultant shall, as a condition precedent to its right to receive a progress payment, submit to the Village an invoice accompanied by such receipts, vouchers, and other documents as may be necessary to establish costs incurred for all labor, material, and other things covered by the invoice and the absence of any interest, whether in the nature of a lien or otherwise, of any party in any property, work, or fund with respect to the Services performed under this Agreement. In addition to the foregoing, such invoice shall include (a) employee classifications, rates per hour, and hours worked by each classification, and, if the Services are to be performed in separate phases, for each phase; (b) total amount billed in the current period and total amount billed to date, and, if the Services are to be performed in separate phases, for each phase, for each phase, for each phase, for each phase, for each phase.
- 3.4. Notwithstanding any other provision of this Agreement and without prejudice to any of the Village's rights or remedies, the Village shall have the right at any time or times to withhold from any payment such amount as may reasonably appear necessary to compensate the Village for any actual or prospective loss due to: (1) Services that are defective, damaged, flawed, unsuitable, nonconforming, or incomplete; (2) damage for which the Consultant is liable under this Agreement; (3) claims of subcontractors, suppliers, or other persons performing Consultant's Services; (4) delay in the progress or completion of the Services; (5) inability of the Consultant to complete the Services; (6) failure of the Consultant to properly complete or document any pay request; (7) any other failure of Consultant to perform any of its obligations under this Agreement; or (8) the cost to the Village, including reasonable attorneys' fees and administrative costs, of correcting any of the aforesaid matters or exercising any one or more of the Village's remedies set forth in this Agreement. The Village must notify the Consultant of cause for withholding within fourteen (14) days of receiving invoice.
- 3.5. The Village shall be entitled to retain any and all amounts withheld pursuant to this Agreement until the Consultant shall have either performed the obligations in question or furnished security for such performance satisfactory to the Village. The Village shall be entitled to apply any money withheld or any other money due the Consultant under this Agreement to reimburse itself for any and all costs, expenses, losses, damages, liabilities, suits, judgments, awards, reasonable attorneys' fees, and administrative expenses incurred, suffered, or sustained by the Village and chargeable to the Consultant under this Agreement.

3.6. The Consultant's Services shall be considered complete on the date of final written acceptance by the Village, which acceptance shall not be unreasonably withheld or delayed. As soon as practicable after final acceptance, the Village shall pay to the Consultant the balance of any amount due and owing under this Agreement, after deducting therefrom all charges against the Consultant as provided for in this Agreement ("Final Payment"). The acceptance by Consultant of Final Payment with respect to the Services shall operate as a full and complete release of the Village of and from any and all lawsuits, claims, demands, damages, liabilities, losses, and expenses of, by, or to the Consultant for anything done, furnished for, arising out of, relating to, or in connection with the Services, except for such claims as the Consultant reserved in writing at the time of submitting its invoice for final payment.

4. TERM AND TERMINATION.

- 4.1. This Agreement shall take effect upon the Effective Date as defined herein and shall expire upon the Consultant's completion of its services pursuant to Section 2.6 above.
- 4.2. This Agreement may be terminated, in whole or in part, by either party if the other party substantially fails to fulfill its obligations under this Agreement through no fault of the terminating party. The Village may terminate this Agreement, in whole or in part, for its convenience. No such termination may be effected unless the terminating party gives the other party not less than ten (10) calendar days written notice pursuant to Section 18 below of its intent to terminate.
- 4.3. If this Agreement is terminated by either party, the Consultant shall be paid for Services performed to the effective date of termination, including reimbursable expenses. In the event of termination, the Village shall receive reproducible copies of drawings, specifications and other documents completed by the Consultant pursuant to this Agreement.

5. <u>INDEMNIFICATION</u>.

5.1. To the fullest extent permitted by law, the Consultant hereby agrees to defend, indemnify and hold harmless the Village, its officers, agents, employees and volunteers against all injuries, deaths, loss, damages, claims, patent claims, suits, liabilities, judgments, cost and expenses, including, but not limited to, reasonable attorney's fees and court costs (hereinafter referred to as "Claims") which may accrue against the Village, its officers and employees to the extent arising out of the negligent performance of the work by the Consultant, its employees, or subconsultants, except for the negligence of the Village, its officers, employees, or volunteers. The Consultant's duty to defend shall not apply with respect to any Claims that arise from the performance of professional services.

6. INSURANCE.

- The Consultant shall, at the Consultant's expense, secure and maintain in effect 6.1. throughout the duration of this Agreement, insurance of the following kinds and limits set forth in this Section 6. The Consultant shall furnish Certificates of Insurance to the Village before starting work or within ten (10) days after the notice of award of the Agreement, which ever date is reached first. All insurance policies, except professional liability insurance, shall be written with insurance companies licensed or authorized to do business in the State of Illinois and having a rating of at least B+9, according to the latest edition of the Best's Key Rating Guide; and shall include a provision preventing cancellation of the insurance policy unless fifteen (15) days prior written notice is given to the Village. This provision (or reasonable equivalent) shall also be stated on each Certificate of Insurance: "Should any of the above described policies be canceled before the expiration date, the issuing company shall mail fifteen (15) days' written notice to the certificate holder named to the left." The Consultant shall require any of its subconsultants to secure and maintain insurance as set forth in this Section 6 and indemnify, hold harmless and defend the Village, its officers, employees, attorneys and volunteers as set forth in this Agreement.
- 6.2. The limits of liability for the insurance required shall provide coverage for not less than the following amounts, or greater where required by law:

(A) Commercial General Liability:

- Coverage to include, Broad Form Property Damage, Contractual and Personal Injury.
- ii. Limits:

 General Aggregate
 \$ 2,000,000.00

 Each Occurrence
 \$ 1,000,000.00

 Personal Injury
 \$ 1,000,000.00

iii. Cover all claims arising out of the Consultant's operations or premises, anyone directly or indirectly employed by the Consultant.

(B) **Professional Liability:**

i. Per Claim/Aggregate \$2,000,000.00

ii. Cover all claims arising out of the Consultant's operations or premises, anyone directly or indirectly employed by the Consultant.

(C) Workers' Compensation:

i. Shall be in accordance with the provisions of the laws of the State of Illinois, including occupational disease provisions, for all employees who work on the Project, and in case work is sublet, the Consultant shall require each subconsultant similarly to provide workers' compensation Insurance. In case employees engaged in hazardous

work under this Agreement are not protected under workers' compensation insurance, the Consultant shall provide, and shall cause each subconsultant to provide, adequate and suitable insurance for the protection of employees not otherwise provided.

(D) Comprehensive Automobile Liability:

i. Coverage to include all owned, hired, non-owned vehicles, and/or trailers and other equipment required to be licensed, covering personal injury, bodily injury and property damage.

ii. Limits:

Combined Single Limit

\$1,000,000.00

(E) Umbrella:

i. Limits:

Each Occurrence/Aggregate

\$2,000,000.00

- (F) The Village, its officers, agents, employees and volunteers shall be named as an additional insured on all insurance policies identified herein except Workers' Compensation and Professional Liability. The Consultant shall be responsible for the payment of any deductibles for said insurance policies. The coverage shall contain no special limitations on the scope of protection afforded to the Village, its officers, employees, and volunteers.
- 6.3. The Village and the Consultant agree to waive against each other all claims for special, incidental, indirect, or consequential damages arising out of, resulting from, or in any way related to the Project.
- 6.4. The Consultant understands and agrees that, except as to Professional Liability, any insurance protection required by this Agreement or otherwise provided by the Consultant, shall in no way limit the responsibility to indemnify, keep and save harmless, and defend the Village as herein provided. The Consultant waives and agrees to require its insurers to waive its rights of subrogation against the Village, its officers, employees, agents and volunteers.

7. SUCCESSORS AND ASSIGNS.

7.1. The Village and the Consultant each bind themselves and their partners, successors, executors, administrators and assigns to the other party of this Agreement and to the partners, successors, executors, administrators and assigns of such other party in respect to all covenants off this Agreement. Except as above, neither the Village nor the Consultant shall assign, sublet or transfer its interest in this Agreement without the written consent of the other. Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of any public body that may not be a party hereto, nor shall it be construed as giving any right or benefits hereunder to anyone other than the Village and the Consultant.

8. FORCE MAJEURE.

8.1. Neither the Consultant nor the Village shall be responsible for any delay caused by any contingency beyond their control, including, but not limited to: acts of nature, war or insurrection, strikes or lockouts, walkouts, fires, natural calamities, riots or demands or requirements of governmental agencies.

9. <u>AMENDMENTS AND MODIFICATIONS</u>.

9.1. This Agreement may be modified or amended from time to time provided, however, that no such amendment or modification shall be effective unless reduced to writing and duly authorized and signed by the authorized representative of the Village and the authorized representative of the Consultant.

10. STANDARD OF CARE.

- 10.1. The Consultant is responsible for the quality, technical accuracy, timely completion, and coordination of all designs, drawings, specifications, reports and other professional Services furnished or required under this Agreement, and shall endeavor to perform such Services with the same skill and judgment which can be reasonably expected from similarly situated professionals.
- 10.2. The Consultant shall be responsible for the accuracy of its professional Services under this Agreement and shall promptly make revisions or corrections resulting from its errors, omissions, or negligent acts without additional compensation. The Village's acceptance of any of Consultant's professional Services shall not relieve Consultant of its responsibility to subsequently correct any such errors or omissions, provided the Village notifies Consultant thereof within one year of completion of the Consultant's Services.
- 10.3. The Consultant shall respond to the Village's notice of any errors and/or omissions within seven (7) days of written confirmation by the Consultant of the Village's notice. Such confirmation may be in the form of a facsimile confirmation receipt by the Village, or by actual hand delivery of written notice by the Village to the Consultant.
- 10.4. The Consultant shall comply with all federal, state, and local statutes, regulations, rules, ordinances, judicial decisions, and administrative rulings applicable to its performance under this Agreement.
- 10.5. The Consultant shall give all notices, pay all fees, and take all other action that may be necessary to ensure that the Services are provided, performed, and completed in accordance with all required governmental permits, licenses, and other approvals and authorizations that may be required in connection with providing, performing, and completing the Services, and with all applicable statutes, ordinances, rules, and regulations, including, but

not limited to, the Fair Labor Standards Act; any statutes regarding qualification to do business; any statutes prohibiting discrimination because of, or requiring affirmative action based on race, color, religion, sex, national origin, ancestry, age, order of protection status, marital status, physical or mental disability, military status, sexual orientation, or unfavorable discharge from military service or other prohibited classification, including, without limitation, the Americans with Disabilities Act of 1990, 42 U.S.C. §§ 12101 et seq., and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. The Consultant shall also comply with all conditions of any federal, state, or local grant received by the Village or the Consultant with respect to this Agreement.

10.6. The Consultant shall be solely liable for any fines or civil penalties that are imposed by any governmental or quasi-governmental agency or body that may arise, or be alleged to have arisen, out of or in connection with the Consultant's, or its subcontractors', performance of, or failure to perform, the Services required pursuant to this Agreement or any part thereof.

11. DRAWINGS, DOCUMENTS AND BOOKS AND RECORDS.

- 11.1. Drawings, plans, specifications, photos, reports, information, observations, calculations, notes and any other reports, documents, date or information, in any form, prepared, collected, or received by the Consultant in connection with any or all of the Services to be provided pursuant to this Agreement ("Documents") shall be and remain the property of the Village upon completion of the project and payment to the Consultant all amounts then due under this Agreement. At the Village's request, or upon termination of this Agreement, the Documents shall be delivered promptly to the Village. The Consultant shall have the right to retain copies of the Documents for its files. The Consultant shall maintain files of all Documents unless the Village shall consent in writing to the destruction of the Documents, as required herein.
- 11.2. The Consultant's Documents and records pursuant to this Agreement shall be maintained and made available during performance of Project Services under this Agreement and for three (3) years after completion of the Project. The Consultant shall give notice to the Village of any Documents to be disposed of or destroyed and the intended date after said period, which shall be at least ninety (90) days after the effective date of such notice of disposal or destruction. The Village shall have ninety (90) days after receipt of any such notice to given notice to the Consultant not to dispose of or destroy said Documents and to require Consultant to deliver same to the Village, at the Village's expense. The Consultant and any subconsultants shall maintain for a minimum of three (3) years after the completion of this Agreement, or for three (3) years after the termination of this Agreement, whichever comes later, adequate books, records and supporting documents to verify the amounts, recipients and uses of all disbursements of funds passing in conjunction with the Agreement. The Agreement and all books, records and supporting documents related to the Agreement shall be available for review and audit by the Village and the federal funding entity, if applicable, and the Consultant

agrees to cooperate fully with any audit conducted by the Village and to provide full access to all materials. Failure to maintain the books, records and supporting documents required by this subsection shall establish a presumption in favor of the Village for recovery of any funds paid by the Village under the Agreement for which adequate books, records and supporting documentation are not available to support their purported disbursement. The Consultant shall make the Documents available for the Village's review, inspection and audit during the entire term of this Agreement and three (3) years after completion of the Project as set forth herein and shall fully cooperate in responding to any information request pursuant to the Illinois Freedom of Information Act, 5 ILCS 140/1 et seq. by providing any and all responsive documents to the Village.

11.3. The Consultant shall have the right to include among the Consultant's promotional and professional materials those drawings, renderings, other design documents and other work products that are prepared by the Consultant pursuant to this Agreement (collectively "Work Products"). The Village shall provide professional credit to the Consultant in the Village's development, promotional and other materials which include the Consultant's Work Products.

12. <u>SAVINGS CLAUSE</u>.

12.1. If any provision of this Agreement, or the application of such provision, shall be rendered or declared invalid by a court of competent jurisdiction, or by reason of its requiring any steps, actions or results, the remaining parts or portions of this Agreement shall remain in full force and effect.

13. NON-WAIVER OF RIGHTS.

- 13.1. No failure of either party to exercise any power given to it hereunder or to insist upon strict compliance by the other party with its obligations hereunder, and no custom or practice of the parties at variance with the terms hereof, nor any payment under this agreement shall constitute a waiver of either party's right to demand exact compliance with the terms hereof.
- 13.2. This Agreement shall not prohibit the Consultant from providing engineering Services to any other public or private entity or person. In the event that the Consultant provides Services to a public or private entity or person, the Village, at its sole discretion, may determine that such Services conflict with a service to be provided to the Village by Consultant, and the Village may select another civil engineer and/or land surveyor to provide such Services as the Village deems appropriate.

14. THE VILLAGE'S REMEDIES.

- 14.1. If it should appear at any time prior to final payment that the Consultant has failed or refused to prosecute, or has delayed in the prosecution of, the Services to be provided pursuant to this Agreement with diligence at a rate that assures completion of the Services in full compliance with the requirements of this Agreement, or has attempted to assign this Agreement or the Consultant's rights under this Agreement, either in whole or in part, or has falsely made any representation or warranty, or has otherwise failed, refused, or delayed to perform or satisfy any other requirement of this Agreement or has failed to pay its debts as they come due ("Event of Default"), and has failed to cure, or has reasonably commenced to cure any such Event of Default within fifteen (15) business days after Consultant's receipt of written notice of such Event of Default, then the Village shall have the right, at its election and without prejudice to any other remedies provided by law or equity, to pursue any one or more of the following remedies:
- 14.1.1. The Village may require the Consultant, within such reasonable time as may be fixed by the Village, to complete or correct all or any part of the Services that are defective, damaged, flawed, unsuitable, nonconforming, or incomplete and to take any or all other action necessary to bring Consultant and the Services into compliance with this Agreement;
- 14.1.2. The Village may accept the defective, damaged, flawed, unsuitable, nonconforming, incomplete, or dilatory Services or part thereof and make an equitable reduction in the Contract Price;
- 14.1.3. The Village may terminate this Agreement without liability for further payment of amounts due or to become due under this Agreement except for amounts due for Services properly performed prior to termination;
- 14.1.4. The Village may withhold any progress payment or final payment from the Consultant, whether or not previously approved, or may recover from Consultant, any and all costs but not exceeding the amount of the Contract Price, including attorneys' fees and administrative expenses, incurred by the Village as the result of any Event of Default or as a result of actions taken by the Village in response to any Event of Default; or
- 14.1.5. The Village may recover any damages suffered by the Village as a result of the Consultant's Event of Default.

15. NO COLLUSION.

15.1. The Consultant hereby represents and certifies that the Consultant is not barred from contracting with a unit of state or local government as a result of: (1) a delinquency in the payment of any tax administered by the Illinois Department of Revenue unless Consultant is

contesting, in accordance with the procedures established by the appropriate revenue Act, its liability for the tax or the amount of the tax, as set forth in 65 ILCS 5/11-42.1-1; or (2) a violation of either Section 33E-3 or Section 33E-4 of Article 33E of the Criminal Code of 1961, 720 ILCS 5/33E-1 et seq. The Consultant hereby represents that the only persons, firms, or corporations interested in this Agreement are those disclosed to the Village prior to the execution of this Agreement, and that this Agreement is made without collusion with any other person, firm, or corporation. If at any time it shall be found that Consultant has in procuring this Agreement, colluded with any other person, firm, or corporation, then the Consultant shall be liable to the Village for all loss or damage that the Village may suffer thereby, and this Agreement shall, at the Village's option, be null and void and subject to termination by the Village.

16. <u>ENTIRE AGREEMENT</u>.

16.1. This Agreement sets forth all the covenants, conditions and promises between the parties, and it supersedes all prior negotiations, statements or agreements, either written or oral, with regard to its subject matter. There are no covenants, promises, agreements, conditions or understandings between the parties, either oral or written, other than those contained in this Agreement.

17. GOVERNING LAW AND VENUE.

- 17.1. This Agreement shall be governed by the laws of the State of Illinois both as to interpretation and performance.
- 17.2 Venue for any action brought pursuant to this Agreement shall be in the Circuit Court of Cook County, Illinois.

18. <u>NOTICE</u>.

18.1. Any notice required to be given by this Agreement shall be deemed sufficient if made in writing and sent by certified mail, return receipt requested, by personal service, or by facsimile or electronic transmission to the persons and addresses indicated below or to such other addresses as either party hereto shall notify the other party of in writing pursuant to the provisions of this subsection:

If to the Village:	If to the Consultant:
Village Engineer	
Village of Oak Park	
201 South Boulevard	
Oak Park, Illinois 60302	
Fax: (708) 434-1600	Tel: (
Email: bmckenna@oak-park.us	Email:

- 18.2. Mailing of such notice as and when above provided shall be equivalent to personal notice and shall be deemed to have been given at the time of mailing.
- 18.3. Notice by facsimile or electronic transmission shall be effective as of date and time of facsimile or electronic transmission, provided that the notice transmitted shall be sent on business days during business hours (9:00 a.m. to 5:00 p.m. Chicago time). In the event facsimile or electronic notice is transmitted during non-business hours, the effective date and time of notice is the first hour of the first business day after transmission.

19. BINDING AUTHORITY.

19.1. The individuals executing this Agreement on behalf of the Consultant and the Village represent that they have the legal power, right, and actual authority to bind their respective parties to the terms and conditions of this Agreement.

20. HEADINGS AND TITLES.

20.1. The headings or titles of any provisions of this Agreement are for convenience or reference only and are not to be considered in construing this Agreement.

21. COUNTERPARTS; FACSIMILE OR PDF SIGNATURES.

- 21.1. This Agreement shall be executed in counterparts, each of which shall be considered an original and together shall be one and the same Agreement.
- 21.2 A facsimile or pdf/email copy of this Agreement and any signatures thereon will be considered for all purposes as an original.

22. <u>EFFECTIVE DATE</u>.

22.1. As used in this Agreement, the Effective Date of this Agreement shall be the date that the Village manager for the Village of Oak Park executes this Agreement as set forth below.

23. AUTHORIZATIONS.

23.1 The Consultant's authorized representatives who have executed this Agreement warrant that they have been lawfully authorized by the Consultant's board of directors or its by-laws to execute this Agreement on its behalf. The Village Manager warrants that she has been lawfully authorized to execute this Agreement. The Consultant and the Village shall deliver upon request to each other copies of all articles of incorporation, bylaws, resolutions, ordinances or other documents which evidence their legal authority to execute this Agreement on behalf of their respective parties.

24. <u>EQUAL OPPORTUNITY EMPLOYER</u>.

24.1. The Consultant is an equal opportunity employer and the requirements of 44 III. Adm. Code 750 APPENDIX A are incorporated herein if applicable.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK - SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by their duly authorized representatives on the day and date first written above.

VILLAGE OF OAK PARK

 Ву:	John Wielebnicki	By:	
lts:	Director of Public Works	Its:	
Date:	, 2017	Date:	, 2017
		ATTEST:	
		 Ву:	
		Its:	
		Date:	, 2017