

REQUEST FOR PROPOSALS (RFP)

20-102: Snow-Ice Removal for Public Parking Lots, Sidewalks and Snow Plowing

<u>Issued</u> August 18, 2020 <u>Due</u> September 10, 2020

The Village of Oak Park ("Village"), Illinois will receive proposals for Snow-Ice Removal for Public Parking lots, Sidewalks and Snow Plowing (as more fully set forth herein at the Oak Park Village Hall, Monday through Friday, 8:30 a.m. to 5:00 p.m., at 123 Madison Street, Oak Park, Illinois 60302. Proposals will be accepted until 4:00 p.m. central standard time, Thursday, September 10, 2020.

The Village reserves the right to divide the services described in this Request for Proposal between two qualified vendors.

Proposals must be submitted electronically to development@oak-park.us and the subject line should be "20-102 DCS - PARKING AND MOBILITY SERVICES."

Proposal forms may be obtained at the Development Customer Services Department located at the address listed above or by emailing development@oak-park.us.

The Village reserves the right to accept or reject any and all proposals or to waive technicalities, or to accept any item of any proposal. Information is available from Development Customer Services by emailing development@oak-park.us.

Upon formal award to the successful contractor, a written agreement will be executed in substantially the form attached hereto.

The Village reserves the right to accept or reject any and all proposals or to waive technicalities, or to accept any item of any proposal.

A legal advertisement for proposals will be published in the <u>Wednesday Journal</u> on August 26, 2020.

Submission of Proposals

Proposals shall be submitted on the proposal form included herewith. The proposal shall be submitted electronically to development@oak-park.us and the subject line should be "20-102 DCS - PARKING AND MOBILITY SERVICES" and shall bear the return address of the contractor, and shall be addressed as follows:

TO: Tammie Grossman
Development Customer Services Director
Village of Oak Park
123 Madison Street
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 contractor for the purpose of plowing and/or salting of snow and ice for Village owned or operated parking lots, sidewalks, public ways and other Village-owned property located in the Village of Oak Park. There are two proposals being requested, one for snow plowing and sidewalk shoveling in public ways and another for snow and ice removal in Village parking lots and corresponding sidewalks. Contractors may submit a proposal for all or individual sections of the RFP. Please fill out the appropriate form(s) for all sections being submitted for consideration.

All additional questions must be submitted via email to <u>development@oak-park.us</u> no later than September 4, 2020.

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.

B. Presentation of Request for Qualifications

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

C. Service Provider Notification

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

D. Award of Agreement

An agreement in substantially the form attached may be executed once one or more contractors 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.

The agreement with a selected contractor or contractors 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. Contractors 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 service provider 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 Service Provider 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 posted on the Village's Website and DemandStar.com. The Village will not assume responsibility for receipt of such addendum. In all cases it will be the service providers' responsibility to obtain all addenda issued.

G. Competency of Service Provider

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 Service Provider, 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

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. Village Ordinances

The Service Provider will strictly comply with all ordinances and codes of the Village of Oak Park and laws of the State of Illinois.

J. Term of Agreement

The initial agreement shall be from November 1, 2020 to April 30, 2021. The Village may renew the agreement for two (2) optional snow seasons (November 1, 2021 to April 30, 2022 and November 1, 2012 to April 30, 2023) under the same terms and conditions as the initial agreement. Price escalation will be allowed for an applicable renewal. The requested increase must be that of the general industry. In this event, written notification stating the requested increase and supporting document justification must be forwarded to the Village. The adjustment shall be based upon

100% of the percentage of change of the latest published Index (as defined below) as compared to the Index for the previous year. The Index shall be the United States Department of Labor, Bureau of Labor Statistics, Revised Consumer Price Index for all Urban Wage Earners for Chicago, Illinois - Gary, Indiana - Kenosha, Wisconsin (all items, 1982-84 = 100). Notwithstanding anything contained herein to the contrary, the adjustment shall not be greater than three percent (3%) of the previous year's cost for services provided under this agreement in any year. If the Contractor fails to justify the requested increase, the Village reserves the right to reject the request and cancel the balance of the agreement and/or not renew the agreement.

If any price reductions are announced during the agreement period or any applicable renewal, the Village shall receive benefit of such reduction. This request shall also be in the form of a written notification and shall become effective thirty (30) days from the date the notice was received by the Village.

K. Payments

The contractor will submit a monthly invoice to the Village detailing the addresses completed, hours worked and the rate. 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 et seq., requiring a maximum interest penalty of 1% per month or portion thereof.

L. Termination for Non-appropriation of Funds

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 Village's appropriation for this purpose.

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

The Village reserves the right to accept or reject any staff designated by the Service Provider to manage the Village account(s). If no suitable replacement staff is provided, the Village reserves the right to terminate the agreement.

N. Confidentiality

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

O. Insurance Requirements

The selected Service Provider must purchase and maintain for the length of the agreement in the amounts set forth in the agreement attached hereto.

P. Hold Harmless and Indemnity

Notwithstanding any limitations or restrictions applicable to any insurance or bonds required hereunder, the Service Provider shall defend, indemnify and hold the Village of Oak Park and its officers, officials, employees, volunteers and agents as set forth in the agreement attached hereto.

Q. Tentative Schedule

Below is a tentative schedule for the request for proposal, evaluation of responses, selection and approval of a preferred Operator or Operators ("Operator"):

Proposals due to Parking and Mobility Services Division
Proposals reviewed
Sept. 17, 2020
Sept. 18-Oct 2, 2020
Negotiation with preferred contractor(s)
Oct. 5-6, 2020
Oct. 19, 2020
Service start date
Nov. 1, 2020

R. References

Contractors shall furnish a minimum of four (4) references from accounts that they are servicing for a period of not less than six (6) months.

CONTRACTOR REFERENCES

Contractor Name:				
	Name	Address	Phone #	
1				
2				
3				
4				
State the number of years in this business				

State the number of current personnel on staff trained in the operation of the equipment required in the performance of this contract.



Section II. <u>SNOW PLOWING AND SIDEWALK</u> DETAILED SPECIFICATIONS AND PROPOSAL FORM

BASE PROGRAM: The Village of Oak Park requires residents to clear snow and ice from their public sidewalks within 24 hours after a snow event. Recognizing that some residents are not able to remove snow without assistance, the Village has provided a snow removal assistance program to residents since 2007.

The Village will compile the list of locations requiring shoveling and email it to the contractor within the first 2 business hours following a snow event. The contractor will remove the snow and ice from the public sidewalks and spread salt at all listed locations within twenty-four (24) hours after notification. Public sidewalks must be left in a clean, safe, and walkable condition after the contractor's work. Salt must be applied as a rate to insure that the sidewalk does not refreeze after completion. Locations that are found to be deficient must be revisited by the contractor at no cost to the Village. There may be circumstances where additional locations will need to be completed after the initial list is submitted. These locations will be sent to the contractor and are expected to be complete before the contractor notifies the Village they are leaving town.

Notification

The contractor is required to notify the Village when they enter and leave town for this work. The notification must include the number of employees and equipment in town and the proposed plan for completion of the work. After the work is complete, the contractor must submit a list of the addresses with the time the work was complete.

During the past three winter seasons, there was an average of fifty (50) to seventy-five (75) locations listed for each winter snow storm. The number may be more or less depending on the severity of the storm.

Cost and Payment

Contractors shall propose a cost per man per hour. All equipment and material costs are incidental to the contract.

ALTERNATE PROJECT B: The Village of Oak Park may request assistance for back-up plowing and salting operations to clear snow and ice from residential streets and alleys when snowfall is expected to be six inches (6") or more. Contractor pricing should include driver, truck, plow and salt spreader (if available). If salting is required, Village salt will be used.

Cost and Payment

Contractors shall propose a cost per man per hour.

SNOW PLOWING AND SIDEWALK PROPOSAL FORM

Costs shall be an hourly rate regardless of your method - either by hand or by machine.

BASE PROGRAM: SIDEWALK SN	OW SHOVELING S	ERVICES
HOURLY RATE (PER MAN HOUR)	\$.	
ALTERNATE B: BACK-UP PLOWING A (Per Hour Price to include d		
EQUIPMENT DESCRIPTION	HOURLY RATE (Weekday)	
Class 7, single axel dump with plow and salter	\$	_ \$
Class 8, Tandem axle dump with plow and salter	\$	_ \$
	\$	\$
	\$	_ \$
	\$	_ \$
	\$	_ \$
	\$	_ \$
Company Name		
Address		
Contact Name		
Phone		

Email _____

Section III. PARKING LOTS DETAILED SPECIFICATIONS AND PROPOSAL FORM

The contractor shall plow and/or salt snow and ice in Village owned or operated parking lots and sidewalks and other Village-owned property located in the Village of Oak Park. The locations for plowing and salting are:

See attached lists in the Appendix for exact locations and sizes of the lots.

The contractor shall:

- 1. Furnish all labor, materials, and equipment to remove snow that has accumulated in the parking lots and spread road salt in order to maintain the lots in a safe condition at all time.
- 2. Furnish all labor, materials, and equipment to remove snow from parking lot areas and sidewalks and to spread the appropriate deicing agents for all pedestrian areas in and around the parking lot and sidewalks. By Village Ordinance, sidewalks shall be free of snow and ice within twenty-four (24) hours of the end of the cessation of a snow or ice storm.

The Village retains the right to award a "Single Contract" for all work OR separate this work into two (2) sections, one section north of the CTA Green Line "North Section" and one section south of the CTA Green Line "South Section". Contractors may submit a bid for the single contract work or the individual North Section or South Section. The Village reserves the right to modify by adding or combining the sections or to add or delete parking lots to the contract. A list of locations is attached to this document.

The North Section Contract is comprised of 31 locations that contain a parking capacity of 828 spaces.

The South Section Contract is comprised of 72 locations that contain a parking capacity of 1,631 spaces.

The Village's entire parking system (which is the North & South Sections combined) is comprised of 103 locations and a total parking capacity for snow removal and salting of 2,459 spaces.

Requirements:

The proper timing and use of equipment are essential to maintain the continuous, expeditious and safe operating of the parking lots and other locations. Consequently, it is imperative that all equipment be in good operating condition at all times so as to insure maximum working efficiency and prevent unnecessary delays in service. **Time is of the essence** in <u>arriving at the scene</u> to begin snow removal efforts.

The contractor shall perform the work in the following manner:

- A. The contractor shall at all times maintain a force of qualified personnel sufficient to perform the work required and described herein. The force of qualified personnel shall be sufficient to respond to emergency calls, which may be received at any time. Manpower must be activated and equipment operating at the site in a prompt, expeditious time frame but no later than within one (1) hour after notification by the Village.
- B. The contractor shall submit, in writing, the name, address and all telephone numbers of the person in their organization to whom instructions shall be given by the Parking division staff on an hour (or 24-hour callout) per day basis. The contractor must submit two (2) phone numbers which will provide 24-hour accessibility. One designated supervisor in the contractor's organization shall be available on the job site at all times during snowplowing operations.

Village of Oak Park personnel will confer with the contractor via telephone when a snow event is predicted and discuss response scenarios. Response scenarios include, but are not limited to:

- 1. Pre-salting, sidewalks only
- 2. Pre-salting, sidewalks and lots
- 3. Snow removal in lots and sidewalks
- 4. Snow removal in lots and sidewalks following by salting
- 5. Recall for additional snow removal in lots, due to lack of cars in lot (which were present during initial snow removal efforts)
- 6. Recall for single lot treatment, e.g. salting and hand shoveling between cars such as at Village Hall parking lot.

Village of Oak Park personnel notify the contractor via telephone when a snow event has been determined. The contractor may not respond to a snow event without Village authorization.

- C. For a snowfall in excess of two (2) inches, the contractor shall provide sufficient equipment to remove snow and ice from all paved areas including adjacent sidewalks. Snow removal is accomplished by plowing snow to the edge of the roadways in areas designated or to the center of the parking lots. If there are vehicles in the parking lot when the contractor arrives to remove the accumulated snow, the contractor shall remove all snow from roadways, aisles and empty spaces. Equipment shall be provided to continue removal operations through completion to the satisfaction of the Village. The contractor will also be required to remove snow away from the parking meters so patrons can access the parking meters for payment. The Village reserves the right to modify its request for salting, shoveling or plowing based upon ice conditions regardless of snowfall amounts.
- D. The contractor shall be paid for the operation-described on a per hour rate basis.

E. The contractor shall accomplish snow removal and ice control operations within the following parameters:

Entire Village by contractor (103 locations and a total parking capacity for snow removal and salting of 2,459 spaces)

- I. Snow falls of less than 2": No more than five (5) hours
- II. Snow falls from 2" 12": No more than 8 hours
- III. Snow falls greater than 12" in 24 hours subject to review of Parking Garage Supervisor

North Section of Village only (31 locations that contain a parking capacity of 828 spaces)

- I. Snow falls of less than 2": No more than four (4) hours
- II. Snow falls from 2" 12": No more than four (4) hours
- III. Snow falls greater than 12" in 24 hours subject to review of Parking Garage Supervisor

South Section of Village only (72 locations that contain a parking capacity of 1,631 spaces)

- I. Snow falls of less than 2": No more than four (4) hours
- II. Snow falls from 2" 12": No more than four (4) hours
- III. Snow falls greater than 12" in 24 hours subject to review of Parking Garage Supervisor
- F. The Village may request salting of all the parking lots and/or sidewalks when there is less than a two-inch snowfall.

The contractor shall accomplish salting only operations within the following parameters:

Entire Village by Single contractor (103 locations and a total parking capacity for snow removal and salting of 2,459 spaces): No more than 4 hours

North Section of Village only (31 locations that contain a parking capacity of 828 spaces): No more than 4 hours

South Section of Village only (72 locations that contain a parking capacity of 1,631 spaces): No more than 5 hours

G. The contractor is responsible for providing private storage of all equipment and materials. However, in the event of a prolonged snow storm (more than 24 hours straight) the contractor may be allowed to park their equipment (only those items listed as minimum equipment necessary for this contract) overnight at a parking lot designated and approved by the Village.

- H. The contractor will clear the pedestrian areas and sidewalks of snow in and around assigned parking lots within twenty four (24) hours of the cessation of a snow or ice storm.
- I. The contractor shall take great care to avoid putting snow on and/or striking adjacent landscaping (trees, shrubs, etc.) and to avoid blocking walkways, street crossings, and lot entrances and exits. The contractor shall be held responsible for any and all damage to existing landscaping, vehicles and structures.
- J. After call out and before starting any snow removal operation, the contractor and its employees shall report to Parking Facilities Operations Offices at the Holley Court Parking Structure located 1125 Holley Court, or another location determined by the Village, to receive instructions and to document the contractor's starting time, equipment and work force. Additionally, the contractor shall report to the same location at the end of the operation.
- K. The Village reserves the rate to establish the equipment type used by the contractor for services by location (e.g. which lots require One Ton Truck versus which lots require 4x4 small trucks with plow).
- L. Unless other directed by Village, the contractor shall complete salting and order snow removal activities in the order established in the Report Sheets provided by the Village to the contractor. This order is:

Zone	Capacity	Number of Locations
(PRIORITY ORDER FOR SNOW REMO	DVAL/SALTING UNLES	SS OTEHRWISE DIRECTED BY VILLAGE)
North Section	828	31
South Section 1	681	30
South Section 2	744	31
South Section 3	206	11

- M. The contractor may be requested to remove snow from parking lots and haul it to a location designated by the Village. This work is typically completed by utilizing a large front-end loader or skid steer and loading a large dump truck or semi-tractor/trailer. The Village will determine when it is necessary to complete a snow hauling operation.
- N. The contractor should have a storage yard for snow storage to be used on an as needed basis.

Payment:

All charges for snow removal will start when equipment begins operation at the assigned parking lots and shall end when the operation at the site is completed. No separate charge for transportation of equipment to or from the site will be allowed.

Standby fees may be charged when standby time is authorized in advance by Village personnel for the purpose of improving snow removal efforts for snowstorms that are predicted with unspecified start times.

It will be the responsibility of the contractor to notify the Parking Garage Supervisor or his/her designee when the snow removal operation is complete. A form to verify these items will be provided by the Village (a sample of which is attached hereto) and will be signed by both the contractor and the appropriate Village representative at the completion of each operation (or no later than 48 hours after the event). No charge for inoperable equipment due to mechanical failure will be allowed. It will be the contractor's responsibility to find replacement equipment in the event of breakdown.

All billing for services must be submitted to the Parking Services Supervisor for processing within 10 business days of service. Failure to bill for services within this timeframe will result in grounds for termination of contract.

Property Damage:

The contractor shall take great care to avoid putting snow on/or striking adjacent landscaping (trees, shrubs, etc.). The contractor shall be held responsible for all damage to property including, but not limited to, existing landscaping, planters, bicycle racks, litter containers, light and traffic signal poles, parking meters, fire hydrants, curbs, vehicles, buildings and structures, etc. All damage will be the responsibility of the contractor to repair to its original condition and to the satisfaction of the Village.

PUBLIC PARKING LOTS PROPOSAL FORM

THE UNDERSIGNED PROPOSES TO FURNISH EQUIPMENT AND MANPOWER TO CLEAR SNOW FROM DESIGNATED SITES FROM VARIOUS LOCATIONS AS INSTRUCTED BY THE STAFF OF THE PARKING & MOBILITY SERVICES DIVISION OF THE DEVELOPMENT CUSTOMER SERVICES DEPARTMENT, VILLAGE OF OAK PARK, 123 MADISON STREET, OAK PARK, IL 60302.

Please list the type of trucks and end loaders that you have that would be available to use for snow removal and the hourly rate for each piece of equipment with operator included.

The Village retains the right to award a single contract for all work OR separate this work into two (2) sections, one south of the CTA Green Line and one north of the CTA Green Line. Contractors may submit a bid for the single contract work or the individual sections. The Village reserves the right to modify by adding or combining the sections. A list of locations is attached to this document.

The following equipment is the minimum equipment required to perform service for either the North Section or South Section:

- 1-One ton truck with snowplow and salt spreader
- 4-Small (4 X 4) trucks with plows
- 4-Self propelled snow blowers for clearing the sidewalks and other side work

Additional trucks and snow blowers would be required if bidding on entire Village Single Contract.

Review this Form Carefully. Please confirm sections you are bidding:

I am bidding on only the North Section (31 locations that contain a parking capacity of 828 spaces)

I am bidding on only the South Section (72 locations that contain a parking capacity of 1,631 spaces)

I am bidding on only a Single Contract for the North and South Sections if they are combined (103 locations and a total parking capacity for snow removal and salting of 2,459 spaces). I am not interested in a smaller contract.

☐ I am bidding all options and completing pricing on all options.

Equipment Description	North Section Contract Hourly Rate	South Section Contract Hourly Rate	Single Contract for Entire Village Hourly Rate
One ton truck with snowplow and salt spreader			
Small (4 X 4) truck with plows			
Front End loader for Snow removal			
Skid steer loader for Snow removal			
Semi-tractor/trailer for hauling snow			
Large dump truck (6 wheeler or equivalent) for Snow removal			
Self-propelled snow blowers			
Hand Shoveling			
Standby Rate (rate to mobilize plowing crews on site in Oak Park, but hold initiation of plowing until Village determined level of snow accumulation) (1) One ton truck with snow plow and salt			
spreader (2) Small (4X4) Trucks with plows			
Materials	North Section Contract Per Ton	South Section Contract Per Ton	Single Contract for Entire Village Per Ton
Salt Per Ton			
	Per 50lb or 80lb bag Specify bag weight	Per 50lb or 80lb bag Specify bag weight	Per 50lb or 80lb bag Specify bag weight
Salt Per 80 lb bag (environmentally sensitive de-icing material applied (for sidewalks only)			

Note: The contractor shall provide the Village the specifications of the sidewalk de-icing material for approval prior to use. Environmentally sensitive materials that are acceptable include

ECOSALT: 48 x 50 lb. Bags. ECOSALT is sodium chloride blended with GeoMelt 55, a sugar beet-based accelerator that improves the melting capabilities of salt, and can be applied at 60-70% the rate of untreated rock salt. ECOSALT melts to -20F. Pellet size passes through 2.36-4.75 MM sieve with fines removed. Won't stain flooring or carpets. Safe for pets and animals. May be harmful to concrete surfaces less than six months old.

less than six months old		and animais. May be namini to o	concrete surfaces
Equipment Description	North Section Contract Minimum Quantity of Equipment Available for this contract	South Section Contract Minimum Quantity of Equipment Available for this contract	Single Contract for Entire Village Minimum Quantity of Equipment Available for this contract
One ton truck with			
snowplow and salt			
spreader			
Small (4 X 4) truck with plows			
Self-propelled snow			
blowers			
PROPOSAL SIGNATURE: State of			
Dated			
			
(Seal - If Corporation)	Organization	Name	
	Ву		
	Authorized S	ignature	
	Address		

Telephone

Subscribed and sworn to before me this day of, 2020.
In the state of Notary Public
My Commission Expires: (Fill Out Applicable Paragraph Below)
(a) Corporation
The Contractor is a corporation, which operates under the legal 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 Contractor is a Sole Proprietor whose full name is If the Contractor 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 county of in the state
Signed Sole Proprietor

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 contractor's proposal 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 service provider, 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. Financial Stability

The Village may conduct analysis to examine the contractor's creditworthiness, including capital adequacy, asset quality, management, earnings, liquidity, and sensitivity to interest rate or market risk. This will be assessed by internal staff and/or external rating services.

E. References

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

F. Cost Proposal

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

G. Optional Interviews and/or Site Visits

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



Attachment I. CONTRACTOR CERTIFICATION

	, as part of its bid on a contract for
(name of Contracto	·
parking lots and other Village-ow of Oak Park, hereby certifies aforementioned contract as a re-	nd ice for Public ways, sidewalks, Village owned or operated ned property located in the Village of Oak Park to the Village that said Contractor is not barred from bidding on the sult of a violation to either Section 33E-3 or 33E-4 of Article Revised Statutes or Section 2-6-12 of the Oak Park Village ements".
By:_	(Authorized Agent of Contractor)
Subscribed and sworn to before me this day of, 2020.	
(Notary Public)	-



TAX COMPLIANCE AFFIDAVIT

			, being first a	iuly sworn, deposes
and says:				
that he/she is				0
	(partner, office	r, owner, etc.)		
	(bidder selecte	ed)	·	
The individual or entity ma barred from entering into delinquency in the paymen individual or entity is cor appropriate revenue act, li making the proposal or delinquency in taxes is a allows the municipality to agreement in civil action.	o an agreement at of any tax admi ntesting, in acco ability for the tax proposal unders Class A Misdem	with the Villanistered by the ordance with to or the amountands that make anor and, in	age of Oak Pa Department of he procedures t of the tax. Th aking a false s addition, voids	ark because of any frevenue unless the established by the ne individual or entity statement regarding the agreement and
	By: Its:			
	(name of partn	er if the bidder	is an individual) r is a partnershi is a corporation	p)
The above statement must	be subscribed a	nd sworn to be	fore a notary pu	ublic.
Subscribed and sworn to b	efore me this	day o	f	, 2020.
Notary Public's Signature		- Notary	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 subcontractors 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 Contractor is a corporation, legally named organized and existing in good standing under the law full names of its Officers are:	s of the State of	and is The
President	<u> </u>	
Secretary	<u> </u>	
Treasurer	<u> </u>	
Registered Agent Name and Address:		
The corporation has a corporate seal. (In the event to other than the President, attach hereto a certified copy or other authorization by the Corporation that permits to corporation.)	y of that section of Corpora	ate By-Laws
B. Sole Proprietor : The Contractor is a Sole Proprietor. If the Contractor do Name, the	oes business under an Ass	sumed
Assumed Name isCook County Clerk. The Contractor is otherwise in companie Act, 805 ILCS 405/0.01, et. seq.		
C. Partnership: The Contractor is a Partnership which operates under the	he name	
The following are the names, addresses and signatures	s of all partners:	
Signature	Signature	
(Attach additional sheets if necessary.) If so, check her	e	

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	ng a
description of	of the affiliation:	
Signat	ture of Owner	



Attachment IV.

Compliance Affidavit

COMPLIANCE AFFIDAVIT

l,	, (Print Name) being first duly sworn on oath depose and
1.	I am the (title) of the Proposing Firm and am authorized to make the statements contained in this affidavit on behalf of the firm;
2.	I have examined and carefully prepared this Proposal based on the request and have verified the facts contained in the Proposal in detail before submitting it;
3.	The Proposing Firm is organized as indicated above on the form entitled "Organization of Proposing Firm."
4.	I authorize the Village of Oak Park to verify the Firm's business references and credit at its option;
5.	Neither the Proposing Firm nor its affiliates ¹ 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 relating to "Proposing Requirements".
6.	The Proposing Firm has the $M/W/DBE$ status indicated below on the form entitled "EEO Report."
Subs	scribed to and sworn before me this day of, 2020.
Nota	rry Public - Notary Public Seal -
	[THIS SPACE LEFT INTENTIONALLY BLANK]

¹ Affiliates means: (i) any subsidiary or parent of the agreeing business entity, (ii) any member of the same unitary business group; (iii) any person with any ownership interest or distributive share of the agreeing 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 agreeing business entity.

M/W/DBE STATUS AND EEO REPORT

SECTION IX M/W/DBE STATUS AND EEO REPORT

⊥.	Contra	ictor Name:
failure to disqualif	o coo _l ication	ond truthfully to any questions on this form, failure to complete the form or perate fully with further inquiry by the Village of Oak Park will result in of this Bid. For assistance in completing this form, contact the Department of Customer Services at 708-358-5420.
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,
		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
	[Subm	it copies of any W/W/DBE certifications]
3.	What i	s the size of the firm's current stable work force?
		_ Number of full-time employees
		Number of part-time employees
į	<u>agreer</u> notice	r information will be <u>requested of all sub-contractors working on thisment.</u> Forms will be furnished to the lowest responsible Contractor with the of agreement award, and these forms must be completed and submitted to lage before the execution of the agreement by the Village.
Signatu	ıre:	
Date: _		

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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 Bid. 5473.												
An EEO-1 Report may be submitted	in lieu of this r	eport										
Vendor Name Total Employees												
. , ,					N	/lales			Fe	males		
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	Total Minorities
Officials & Managers												
Professionals												
Technicians												
Sales Workers												
Office & Clerical												
Semi-Skilled												
Laborers												
Service Workers												
TOTAL												
Management Trainees												
Apprentices												
This completed and notarized report from consideration.	t must accomp	oany your E	Bid. It should	l be atta	ched to your	Affidavit of (Compliance	. Failure	to include it	t with your Bi	d will be di	squalify you
	, being fi	rst duly sw	vorn, depose	es and sa	ays that he/	she is the						
(Name of Person Making Affidavi	t)	, ,	, , , , ,		,			(Title or	Officer)			
of	and tha	t the abov	e EEO Repo	rt inform	ation is true	and accurate	e and is su	bmitted	with the inte	nt that it be	relied upon	
Subscribed and sworn to before me	this	day of			, 20_							
(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.

Proposal No: Project Name:	RFP #20-102 Snow-Ice Removal for Public Parking Lots, Sidewalks and Snow Plowing
Comments:	
Signed:	
Phone:	

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INDEPENDENT CONTRACTOR AGREEMENT

THIS INDEPENDENT CONTRACTOR AGREEMENT (hereinafter referred to as "Contract" or "Agreement") is entered into on the day of, 2020, by and between the Village of Oak Park, an Illinois home rule municipal corporation (hereinafter referred to as the "Village"), and, a (hereafter referred to as the "Contractor").
WHEREAS, Contractor submitted a Proposal dated, attached
hereto and incorporated herein by reference, pursuant to the Village's "Snow-Ice Removal for
Public Parking Lots, Sidewalks and Snow Plowing" Request for Proposals (hereinafter referred to as
the "Project"), incorporated herein by reference as though fully set forth; and
WHEREAS, the Contractor represented in said Proposal that it has the necessary personnel,
experience, and competence to promptly complete the work for the Project required hereunder (hereinafter referred to as the "Work"); and
(Hereinarter referred to as the Work), and
WHEREAS, it is the intent of the Village and Contractor that the Contractor shall perform
the Work for the Project pursuant to the terms and conditions of this Contract.
NOW, THEREFORE, in consideration of the premises and the mutual promises contained in
this Contract, and other good and valuable consideration received and to be received, it is
mutually agreed by and between the parties as follows:
1. RECITALS INCORPORATED
The above recitals are incorporated herein as though fully set forth.
The above residus are most poracea herein as anough rany sector an

2. SCOPE OF WORK

The Contractor shall perform the Project in accordance with its Proposal. The Contractor shall complete all Work for the Project in accordance with any applicable manufacturers' warranties and in accordance with the Village's Request for Proposals, the Contractor's Proposal and this Contract, all of which together shall constitute the "Contract Documents." The Contractor hereby represents and warrants that it has the skill and experience necessary to complete this project in a good and workmanlike manner. The Contractor further represents and warrants that the work for the Project will be completed in a good and workmanlike manner in accordance with the Contract

Documents, and will be free from defects. The Contractor shall achieve completion of all work required pursuant to the Contract Documents ("Contract Time"). The Contract Time is of the essence. In the event the Contractor fails to complete any Work for the Project on or before said date, the Village shall be entitled to liquidated damages in the amount of \$500.00 per day for each day the work remains uncompleted beyond the completion date set forth above. This amount is not a penalty, and the parties agree to said amount given the difficulties associated with determining or calculating damages to the Village in the event the Project is not completed on time. The Contractor shall have no claim for damages, for compensation in excess of the Contract Price, or for a delay or extension of the Contract Time based upon conditions found at, or in the vicinity of, the site.

3. DESIGNATED REPRESENTATIVES

The Contractor shall designate in writing a person to act as its designated representative with respect to the Work to be performed under this Contract. Such person shall have complete authority to transmit and receive instructions and information, interpret and define the Contractor's policies and decisions with respect to the Work governed by this Contract. The Village's Development Customer Services Director of the Director's designee shall have complete authority to transmit and receive instructions and information, interpret and define the Village's policies and decisions with respect to the Work governed by this Contract, or such other person as designated in writing by the Village Manager.

4. TERM OF CONTRACT

The initial term of this Contract shall be from November 1, 2020 to April 30, 2021. The Village may renew this Contract for two (2) optional snow seasons (November 1, 2021 to April 30, 2022 and November 1, 2012 to April 30, 2023 under the same terms and conditions as this Contract. Price escalation will be allowed for an applicable renewal. The requested increase must be that of the general industry. In this event, written notification stating the requested increase and supporting document justification must be forwarded to the Village. The adjustment shall be based upon 100% of the percentage of change of the latest published Index (as defined below) as compared to the Index for the previous year. The Index shall be the United States Department of Labor, Bureau of Labor Statistics, Revised Consumer Price Index for all Urban Wage Earners for Chicago, Illinois - Gary, Indiana - Kenosha, Wisconsin (all items, 1982-84 = 100). Notwithstanding anything contained herein to the contrary, the adjustment shall not be greater than three percent (3%) of the previous year's cost for services provided under this Contract in any year. If the Contractor fails to justify the requested increase, the Village reserves the right to reject the request and cancel the balance of this Contract and/or not renew this Contract.

If any price reduction is announced during the term of this Contract or any applicable renewal, the Village shall receive benefit of such reduction. This request shall also be in

the form of a written notification and shall become effective thirty (30) days from the date the notice was received by the Village.

5. PAYMENT SCHEDULE

The Contractor shall, as a condition precedent to its right to receive any payment, submit to the Village an application for payment and such receipts, vouchers, and other documents as may be necessary to establish the Contractor's payment for all labor and material 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 Work performed hereunder. Such documents shall include, where relevant, the following forms, copies of which are attached hereto:

- (i) Contractor's sworn statement;
- (ii) Contractor's partial or final waiver of lien;
- (iii) Subcontractor's sworn statement(s); and
- (iv) Subcontractor's partial or final waiver of lien.

Payment by the Village shall be conditioned upon an inspection by the Village of the work completed and submission of required waivers by the Contractor. Payment by the Village shall in no way constitute a waiver of, or relieve the Contractor from, any defects in the work. All payments shall be made in accordance with the Illinois Local Government Prompt Payment Act, 50 ILCS 505/1 et seq. Final payment for any Work performed by the Contractor pursuant to an invoice by the Contractor shall be made by the Village to the Contractor when the Contractor has fully performed the work and the work has been approved by the Village and submission of required waivers and paperwork by Contractor. Approval of the work and issuance of the final payment by the Village shall not constitute a waiver of, or release the Contractor from, any defects in the work.

The Village shall have the right to withhold from any payment due hereunder such amount as may reasonably appear necessary to compensate the Village for any actual or prospective loss due to Work which is defective or does not conform to the Contract Documents; damage for which the Contractor is liable hereunder; liens or claims of liens; claims of third parties, subcontractors, or material men; or any failure of the Contractor to perform any of its obligations under this Contract. The Village may apply any money withheld or due Contractor hereunder to reimburse itself for any and all costs, expenses, losses, damages, liabilities, suits, judgments, awards, and attorney's fees incurred, suffered, or sustained by the Village and chargeable to the Contractor.

6. TERMINATION

The Village may terminate this Contract for cause, which includes but is not necessarily limited to, the Contractor's failure to perform the work pursuant to this Contract. The Village shall provide the Contractor with five (5) days' written notice of a termination for

cause pursuant to the provisions of Section 12 below. The Village may also terminate this Contract when it determines the same to be in its best interests by giving fourteen (14) days' written notice to the Contractor pursuant to the provisions of Section 12 below. In such event, the Village shall pay to the Contractor all amounts due for the work performed up to the date of termination.

7. COMPLIANCE WITH APPLICABLE LAWS

The Contractor shall comply with all applicable laws, regulations, and rules promulgated by any federal, state, county, municipal and/or other governmental unit or regulatory body now in effect during the performance of the work. By way of example only and not as a limitation, the following are included within the scope of the laws, regulations and rules with which the Contractor must comply: all forms of Workers Compensation Laws, all terms of the equal employment opportunity rules and regulations of the Illinois Department of Human Rights, statutes relating to contracts let by units of government, and all applicable civil rights and anti-discrimination laws and regulations.

8. INDEMNIFICATION

To the fullest extent permitted by law, the Contractor shall waive any right of contribution against the Village and shall indemnify and hold harmless the Village and its officers, officials, employees, volunteers and agents from and against all claims, damages, losses and expenses, including, but not limited to, legal fees (attorney's and paralegal's fees, expert fees and court costs) arising out of or resulting from the performance of the Contractor's work, provided that any such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or injury to or destruction of property, other than the work itself, including the loss of use resulting therefrom, or is attributable to misuse or improper use of trademark or copyrightprotected material or otherwise protected intellectual property, to the extent it is caused in whole or in part by any wrongful or negligent act or omission of the Contractor, any subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. Such obligation shall not be construed to negate, abridge or otherwise reduce any other right to indemnity which the Village, and its officers, officials, employees, volunteers and agents would otherwise have. The Contractor shall similarly protect, indemnify and hold and save harmless, the Village and its officers, officials, employees, volunteers and agents against and from any and all claims, costs, causes, actions and expenses, including, but not limited to, legal fees incurred by reason of the Contractor's breach of any of its obligations under, or the Contractor's default of, any provisions of this Contract. The indemnification obligations under this Section shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Contractor or any subcontractor under workers' compensation or disability benefit acts or employee benefit acts.

9. INSURANCE

Contractor shall at Contractor's expense secure and maintain in effect throughout the duration of this Contract, insurance of the following kinds and limits set forth in this Section. Contractor shall furnish "Certificates of Insurance" to the Village before beginning work on the Project pursuant to this Contract. All insurance policies shall be written with insurance companies licensed to do business in the State of Illinois and having a rating of at least A according to the latest edition of the Best's Key Rating Guide; and shall include a provision preventing cancellation of the insurance policy unless thirty (30) days prior written notice is given to the Village. This provision 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 thirty (30) days written notice to the certificate holder named to the left."

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 Contractor's operations or premises and anyone directly or indirectly employed by the Contractor.

(B) Workers' Compensation:

i. Workers' compensation insurance shall be provided in accordance with the provisions of the laws of the State of Illinois, including occupational disease provisions, for all employees who perform the Work pursuant to this Contract, and if work is subcontracted pursuant to the provisions of this Contract, Contractor shall require each subcontractor similarly to provide workers' compensation insurance. In case employees engaged in hazardous work under this Contract are not protected under the Workers' Compensation Act, Contractor shall provide, and shall cause each subcontractor to provide, adequate and suitable insurance for the protection of employees not otherwise provided.

(C) Comprehensive Automobile Liability:

i. Comprehensive Automobile Liability coverage shall 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

(D) Umbrella:

i. Limits:

Each Occurrence/Aggregate \$5,000,000.00

- (E) The Village and its officers, officials, employees, agents and volunteers shall be named as additional insureds on all insurance policies set forth herein except Workers' Compensation. The Contractor 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 and its officers, officials, employees, agents, and volunteers.
- (F) The Contractor understands and agrees that any insurance protection required by this Contract or otherwise provided by Contractor, shall in no way limit the responsibility to indemnify, keep and save harmless, and defend the Village and its officers, officials, employees, agents and volunteers as herein provided. The Contractor waives and shall have its insurers waive, its rights of subrogation against the Village and its officers, officials, employees, agents and volunteers.

10. GUARANTY

The Contractor warrants and guarantees that its Work provided for the Project to be performed under this Contract, and all workmanship, materials, equipment, and supplies performed, furnished, used, or installed under this Contract, performed, furnished, used, or installed under this Contract, shall be free from defects and flaws in workmanship or design; shall strictly conform to the requirements of this Contract; and shall be fit and sufficient for the purposes expressed in, or reasonably inferred from, this Contract. The Contractor further warrants and guarantees that the strength of all parts of all manufactured materials, equipment, and supplies shall be adequate and as specified and that the performance requirements of this Contract shall be fulfilled.

The Contractor shall, at no expense to the Village, correct any failure to fulfill the above guaranty that may appear at any time. In any event, the guaranty herein expressed shall not be sole and exclusive, and is additional to any other guaranty or warranty expressed or implied.

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11. AFFIDAVIT OR CERTIFICATE

The Contractor shall furnish any affidavit or certificate in connection with the work covered by this Contract as required by law.

12. NOTICES

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

To the Village:	To the Contractor:	
Village Manager		
Village of Oak Park		
123 Madison Street		
Oak Park, Illinois 60302		
Email: villagemanager@oak-park.us	Email:	

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. Notice by email transmission shall be effective as of date and time of 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 email 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.

14. EFFECTIVE DATE

The effective date of this Contract as reflected above and below shall be the date that the Village Manager executes this Contract on behalf of the Village.

15. ENTIRE CONTRACT; APPROVAL OF SUBCONTRACTORS

This Contract, including the documents incorporated by reference herein, sets forth the entire Contract of the parties with respect to the accomplishment of the Work. No right or interest in this Contract shall be assigned, in whole or in part, by either party without the prior written consent of the other party. The Village reserves the right to approve the use of subcontractors to complete any portion of the Work and to approve any applicable contract between the Contractor and a proposed subcontractor to perform any of the Work. This Contract shall be binding upon the parties and upon their respective heirs, executors, administrators, personal representatives, successors, and assigns, except as herein provided.

16. INDEPENDENT CONTRACTOR

The Contractor shall have the full control of the ways and means of performing the work referred to above and that the Contractor and its employees, representatives or subcontractors are not employees of the Village, it being specifically agreed that the Contractor bears the relationship of an independent contractor to the Village. The Contractor shall solely be responsible for the payment of all salaries, benefits and costs of supplying personnel for the Work.

17. BOND

The Contractor, before commencing the work under this Contract, shall furnish a Contract Bond. The Contract Bond shall remain in effect during the term of this Agreement. The Contract Bond shall be in an amount equal to 100% of the full amount of the Contract Price as security for the faithful performance of its obligations pursuant to the Contract Documents and as security for the payment of all persons performing labor and furnishing materials in connection with the Contract Documents. Such bond shall be on standard AIA Documents, shall be issued by a surety satisfactory to the Village, and shall name the Village as a primary co-obligee. The Contract Bond shall become a part of the Contract Documents. The failure of Contractor to supply the required Contract Bond within ten (10) days after the Notice of Award or within such extended period as the Village may grant if the Contract Bond does not meet its approval shall constitute a default, and the Village may either award the Contract to the next lowest responsible proposer or re-advertise for proposals. A charge against the defaulting Contractor may be made for the difference between the amount of the Contractor's Proposal and the amount for which a contract for the work is subsequently executed, irrespective of whether the amount thus due exceeds the amount of the proposal guarantee.

18. DEFAULT/THE VILLAGE'S REMEDIES.

If it should appear at any time prior to payment for the Work provided pursuant to this Contract that the Contractor has failed or refused to prosecute, and is in default, or has delayed in the prosecution of, the Work to be provided pursuant to this Contract with diligence at a rate that assures completion of the Work in full compliance with the requirements of this Contract, or has attempted to assign this Contract or the Contractor's rights under this Contract, 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 Contract 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 Contractor'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:

- (A) The Village may require Contractor, within such reasonable time as may be fixed by the Village, to complete or correct all or any part of the Work that are defective, damaged, flawed, unsuitable, nonconforming, or incomplete and to take any or all other action necessary to bring Contractor and the Work into compliance with this Contract;
- (B) The Village may accept the defective, damaged, flawed, unsuitable, nonconforming, incomplete, or dilatory Work or part thereof and make an equitable reduction;
- (C) The Village may terminate this Contract without liability for further payment of amounts due or to become due under this Contract except for amounts due for Services properly performed prior to termination;
- (D) The Village may withhold any payment from Contractor, whether or not previously approved, or may recover from Contractor any and all costs, 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
- (E) The Village may recover any damages suffered by the Village as a result of Contractor's Event of Default.
- (F) In addition to the above, if Contractor fails to complete any required Work pursuant to this Contract, the Village shall be entitled to liquidated damages in the amount of five hundred dollars (\$500.00) per day for each day the Work remains uncompleted. This amount is not a penalty, and the parties agree to said amount given the difficulties associated with determining or calculating damages to the Village in the event the required Work is not completed on time.

19. GOVERNING LAW AND VENUE

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

20. AMENDMENTS AND MODIFICATIONS

This Contract 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 Contractor.

21. NON-WAIVER OF RIGHTS

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 Contract shall constitute a waiver of either party's right to demand exact compliance with the terms hereof.

22. CONFLICT

In case of a conflict between any provision(s) of the Village's Request for Proposals or the Contractor's Proposal and this Contract, this Contract and the Village's Request for Proposals shall control to the extent of such conflict.

23. HEADINGS AND TITLES

The headings and titles provided in this Contract are for convenience only and shall not be deemed a part of this Contract.

24. COOPERATION OF THE PARTIES

The Village and Contractor shall cooperate in the provision of the Work to be provided by Contractor pursuant to this Contract and in compliance with applicable laws, including, but not limited to, the Illinois Freedom of Information Act, 5 ILCS 140/1 et seq. ("FOIA"), and the provision of any documents and information pursuant to a FOIA request. Contractor shall provide any and all responsive documents to the Village pursuant to a FOIA request at no cost to the Village.

25. COUNTERPARTS; FACSIMILE OR PDF SIGNATURES

This Contract may be executed in counterparts, each of which shall be considered an original and together shall be one and the same Contract. A facsimile or pdf copy of this Agreement and any signature(s) thereon will be considered for all purposes as an original.

26. AUTHORITY TO EXECUTE

The individuals executing this Contract on behalf of Contractor 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 Contract.

27. EQUAL OPPORTUNITY EMPLOYER

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

The Contractor shall not discriminate against any employee or applicant for employment because of race, sex, gender identity, gender expression, color, religion, ancestry, national origin, veteran status, sexual orientation, age, marital status, familial status, source of income, disability, housing status, military discharge status, or order of protection status or physical or mental disabilities that do not impair ability to work, 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. The Contractor shall comply with all requirements of Chapter 13 ("Human Rights") of the Oak Park Village Code.

In the event of the Contractor's noncompliance with any provision of Chapter 13 ("Human Rights") of the Oak Park Village Code, the Illinois Human Rights Act or any other applicable law, the Contractor may be declared non-responsible and therefore ineligible for future Agreements or subcontracts with the Village, and the Agreement may be cancelled or voided in whole or in part, and such other sanctions or penalties may be imposed or remedies invoked as provided by statute or regulation.

In all solicitations or advertisements for employees placed by it on its behalf, the Contractor shall state that all applicants will be afforded equal opportunity without discrimination because of race, sex, gender identity, gender expression, color, religion, ancestry, national origin, veteran status, sexual orientation, age, marital status, familial status, source of income, disability, housing status, military discharge status, or order of protection status or physical or mental disabilities that do not impair ability to work.

28. AUTHORIZATIONS.

Contractor's authorized representatives who have executed this Agreement warrant that they have been lawfully authorized by Contractor'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. Contractor 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.

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

IN WITNESS WHEREOF, the parties hereto have caused this Contract to be signed by their duly authorized representatives on the days and dates set forth below.

VILLAGE OF OAK PARK		CONTRACTOR				
By:	Cara Pavlicek Village Manager		By: Its:			
Date:	;	2020	Date:	, 2020		
ATTE	ST		ATTEST			
By: Its:	Vicki Scaman Village Clerk		By: Its:			
Date:		2020	Date:	, 2020		

SAMPLE SNOW ROUTE SCHEDULE

Date:		PA	RKING SERVICES		WEATHER CO	ONDIITON:	
Contractor:	Call-	WINTER SEASON SNOW & ICE REMOVAL			(1) (2) (3) (4) (5) (ICE)		
Out Time:		2017-2018 (NORTH-SIDE)			(Lot Cleanup) (Removal)		
LOT#	TYPE	DESCR	STR. NO	STREET_NAME	CAPACITY	SIDEWALK REMOVAL	
Meters	Enclave	North Ave and Marion	7060	North Ave	14	Clear Sidewalk	
Street	Enclave	North Ave and Belleforte	7035	North Ave	14	Clear Sidewalk	
99	LOT	Humphrey S. of North Ave.	1236	N HUMPHREY	10	Clear Sidewalk	
111	LOT	Greenfield and Austin	7	GREENFIELD	5	Clear Sidewalk	
90	LOT	Thomas W. of Austin	6	THOMAS ST	12	Clear Sidewalk	
25	Enclave	Iowa W. of Austin	15	IOWA ST	23	Clear Sidewalk	
51 N	Enclave	Humphrey N. of Chicago	500	N HUMPHREY	6	Clear Sidewalk	
25 S	Enclave	Superior W. of Austin	16	Superior St	14	Clear Sidewalk	
50 N	LOT	Humphery N. of Lake St	118	N HÚMPHREY	8	No Sidewalk	
101	LOT	Humphery S. of Lake St	101	N HUMPHREY	14	Clear Sidewalk	
67	LOT	Lombard S. Lake St	100	N. Lombard	7	No Sidewalk	
112	LOT	North Blvd. @ Ridgeland	300	North Blvd.	31	No Sidewalk	
22	LOT	Lake W. Of Elmwood	450	LAKE ST	109	Clear Sidewalk	
Y1	Enclave	Grove N. of Lake(Library)	160	N GROVE AVE	39	Clear Sidewalk	
7	Enclave	Chicago E. of Harlem	1124	CHICAGO AVE	32	No Sidewalk	
On-Street	Enclave	Marion N. Chicago	500	N. Marion	11	Clear Sidewalk	
On-Street	Parking Spaces	Ontario/Lake St.(Church)	?	Ontario W. Lake S	22	Clear Sidewalk	
118	LOT	Marion & Ontario	1126 S. Ontario	Marion		Clear Sidewalk	
3	LOT	Marion S. of Lake	120	N MARION	26	No Sidewalk	
10	LOT	North Blvd E. of Marion	1000	NORTH BLVD	68	Clear Sidewalk	
16	LOT	Lake W. of Kenilworth	926	LAKE ST	72	No Sidewalk	
NB10	Enclave	North Blvd. Forest to Grove	963	NORTH BLVD	90	No Sidewalk	
55	LOT	North Blvd. E. of Kenilworth	834	NORTH BLVD	27	No Sidewalk	
13	LOT	Lake W. of Grove	835	Lake St.	40	No Sidewalk	
96	LOT	North Blvd. W. of Oak Park	824	North Blvd	36	No Sidewalk	
66/66 N	Enclave	North Blvd, E. to Bishop	600	NORTH BLVD	32	No Sidewalk	
On-Street	LOT	Scoville S. Lake St	100	N. Scoville	18	No Sidewalk	
On-Street	LOT	East S. Lake St	100	N. East	18	Clear Sidewalk	

COMPANY SIGNATURE:

SAMPLE SNOW ROUTE SCHEDULE

Date:		PARK	(ING SERVICES		WEATH	ER CONDIITON:	
Contractor:	Call-	Call- WINTER SEASON SNOW & ICE REMOVAL			(1) (2) (3) (4) (5) (ICE)		
Out Time:		2017-20	18 (SOUTH-SIDE)		(LOT CLEANUP) (Removal)		
LOT#	TYPE	DESCR	STR. NO	STREET_NAME	CAPACITY	SIDEWALK REMOVAL	
35	Lot	South Blvd. W. of Austin	2	SOUTH BLVD	21	No Sidewalk	
SB1	Lot	South Blvd. W. of Humphrey	36	SOUTH BLVD	39	No Sidewalk	
64	Enclave	South Blvd W. of Taylor	100	SOUTH BLVD	15	No Sidewalk	
65	Enclave	South Blvd.	112	SOUTH BLVD	40	No Sidewalk	
SB2	Enclave	Soth Blvd. W. of Harvey	238	SOUTH BLVD	14	Clear Sidewalk	
34	Enclave	South Blvd.E. of Ridgeland	300	SOUTH BLVD	23	No Sidewalk	
SB3	Enclave	South Blvd. W. of Ridgeland	400	SOUTH BLVD	24	Bike Shelter	
SB4	Enclave	South Blvd Elmwd to East	400	SOUTH BLVD	50	No Sidewalk	
SB5	Enclave	South Blvd. E. to Euclid	600	SOUTH BLVD	50	No Sidewalk	
SB6/SB6E	Enclave	South Blvd. W. of Euclid	700	SOUTH BLVD	10	Clear Sidewalk/Bike Area	
SB7	Enclave	South Blvd, OP to Kenilworth	800	SOUTH BLVD	41	No Sidewalk	
59	LOT	Kenilworth S. of South Blvd.	117	S KENILWORTH	20	No Sidewalk	
SB8	Enclave	S.BLVD.,Kenilworth to Clinton	900	SOUTH BLVD	24	Clear Sidewalk	
SB9	Enclave	South Blvd. Clinton to Home	931	SOUTH BLVD	14	No Sidewalk	
SB11	Enclave	S.BLVD.,Maple to Harlem		SOUTH BLVD		Clear Sidewalk	
81	Enclave	Marion N. of Randolph	240	S MARION ST	13	Clear Sidewalk	
100	Enclave	Clinton N. of Madison	437	CLINTON AVE	11	Clear Sidewalk	
63	LOT	Oak Park N. of Madison	431	S OAK PARK	11	No Sidewalk	
116	LOT	Madison E of Oak Park	710	MADISON ST	150	Clear Sidewalk	
71 E	Enclave	Euclid N. of Madison	440	S EUCLID AVE	8	Clear Sidewalk	
71 W	Enclave	Euclid N. of Madison	441	S EUCLID AVE	4	Clear Sidewalk	
91	Enclave	Wesley N. of madison	431	WESLEY AVE	5	Clear Sidewalk	
70	Enclave	East Ave. S. of Washington	400	S EAST AVE	22	No Sidewalk	
109	Enclave	Scoville S. of Washington	407	S SCOVILLE	11	Clear Sidewalk	
110	Enclave	Scoville N. of Madison	432	S SCOVILLE	9	Clear Sidewalk	
86	Enclave	Scoville N. of Washington	329	S SCOVILLE	12	No Sidewalk	
97	LOT	Washinton E. of Ridgeland	331	WASHINGTON	4	No Sidewalk	
46	LOT	Cuyler S. of Wasington	401	S CUYLER	58	No Sidewalk	
107	Enclave	Cuyler N. of Madison	430	S CUYLER AVE	8	No Sidewalk	
104	Enclave	Harvey N. of Madison	441	S HARVEY AVE	8	No Sidewalk	
92	Enclave	Lombard N. of Madison	440	S LOMBARD	8	No Sidewalk	

ate: ontractor: GA Pavi all-Out Time:		WINTER SEASON 2017-20	ING SERVICES I SNOW & ICE REMOVA 18 (SOUTH-SIDE)		(1) (2) (3 (LOT CLI	R CONDIITON:) (4) (5) (ICE) EANUP) (Removal)
LOT#	TYPE	DESCR	STR. NO	STREET_NAME	CAPACITY	SIDEWALK REMOVAL
74	Enclave	Madison E. of Lombard	108	MADISON ST	10	No Sidewalk
83	Enclave	Taylor N. of Washington	340	S TAYLOR AVE	12	Clear Sidewalk
82	Enclave	Humphrey N. of Washinton	340	S HUMPHREY	12	Clear Sidewalk
36	LOT	Washinton W. of Austin	14	WASHINGTON	36	Clear Sidewalk
73	Enclave	Humphrey N. of Madison	444	S HUMPHREY	9	Clear Sidewalk
24	LOT	Taylor N. of Madison	438	S TAYLOR AVE	32	Clear Sidewalk
47	LOT	Lombard S. of Madison	123	MADISON ST	136	Clear Sidewalk
56	LOT	Madison W. of Harvey	237	MADISON ST	26	Clear Sidewalk
58	LOT	Madison E. of Highland/Fnrl.	245	MADISON ST	13	Clear Sidewalk
44	LOT	Smith Funeral Home Lot	301	MADISON ST	30	Clear Sidewalk
48	Enclave	Cuyler S. of Madison	500	S CUYLER	11	Clear Sidewalk
45	Enclave	Madison West of Cuyler	321	MADISON ST	9	Clear Sidewalk
42	LOT	CVS LOT	341	MADISON ST	20	Clear Sidewalk
25 A	Enclave	Adams W. of Austin	11	ADAMS ST	9	Clear Sidewalk
30	LOT	Austin Blvd N. of Jackson	225	S AUSTIN	20	Clear Sidewalk
25 V	Enclave	Van Buren W. of Austin	12	VAN BUREN ST	16	Clear Sidewalk
68	LOT	Austin N. Harrison	50	S AUSTIN	16	Clear Sidewalk
78	Enclave	Harrison E. of Humphrey	12	HARRISON ST	6	Clear Sidewalk
77	Enclave	Harrison W. of Humphrey	31	HARRISON ST	16	Clear Sidewalk
33	LOT	Humphrey S. of Harrison	913	S HUMPHREY	39	Clear Sidewalk
114	LOT	Austin S. of Harrison	612	S AUSTIN	24	Clear Sidewalk
103	Enclave	Lyman S. of Harrison	915	LYMAN AVE	18	Clear Sidewalk
54	LOT	Flournoy E. of Taylor	101	FLOURNOY ST	45	Clear Sidewalk
93	LOT	Taylor S. of Harrison	901	S TAYLOR AVE	16	Clear Sidewalk
49 N	Enclave	Lombard N.of Harrison	844	S LOMBARD	6	Clear Sidewalk
49 S	Enclave	Lombard S. of Harrison	901	SLOMBARD	11	Clear Sidewalk
76	Enclave	Harrison W. of Taylor	128	HARRISON ST	19	Clear Sidewalk
62 E	LOT	Harrison W. of Elmwood	445	HARRISON ST	14	Clear Sidewalk
62 W	LOT	Harrison W. of Gunderson	445	HARRISON ST	13	Clear Sidewalk
87	LOT	Harrison E. of East Ave.	541	HARRISON ST	16	Clear Sidewalk
11	LOT	Wesley N. of Harrison	839	WESLEY AVE	28	Clear Sidewalk
1	LOT	Euclid N. of Harrison	833	N EUCLID AVE	48	Clear Sidewalk & Bike Area

Date: Contractor: GA Paving Call-Out Time:		PARKING SERVICES WINTER SEASON SNOW & ICE REMOVAL 2017-2018 (SOUTH-SIDE)			WEATHER CONDIITON: (1) (2) (3) (4) (5) (ICE) (LOT CLEANUP) (Removal)								
							LOT#	TYPE	DESCR	STR. NO	STREET_NAME	CAPACITY	SIDEWALK REMOVAL
							98	LOT	Harrison E. of Maple	1119	HARRISON ST	7	No Sidewalk
94	Enclave	Wisconsin S. of Madison	511	WISCONSIN	8	Clear Sidewalk							
95	LOT	Wisconsin S. of Madison	514	WISCONSIN	5	Clear Sidewalk							
72	Enclave	Garfield W. Clinton	936	GARFIELD ST	14	Clear Sidewalk							
15	LOT	Oak Park S. of Garfield	912	S OAK PARK	44	Clear Sidewalk & Bike Racks							
29	LOT	Garfield E. of Euclid	715	GARFIELD ST	24	Clear Sidewalk							
53	LOT	Garfiel E. of East Ave.	515	GARFIELD ST	48	Clear Sidewalk							
39	LOT	Harvard W. of Austin	8	HARVARD ST	12	Clear Sidewalk							
25 F	Enclave	Fillmore W. of Austin	7	FILLMORE ST	12	Clear Sidewalk							
102	LOT	Lombard N. of Roosevelt	1190	S LOMBARD	11	Clear Sidewalk							
79	LOT	Roosevelt W. of Euclid	728	ROOSEVELT	13	Clear Sidewalk							
37	LOT	Grove N. of Roosevelt	1190	S GROVE AVE	140	Clear Sidewalk							
84	Enclave	Kenilworth N. of Fillmore	1136	S KENILWORTH	30	Clear Sidewalk							