

VILLAGE OF WILMETTE 1200 Wilmette Ave Wilmette, IL 60091

Contract No. 20051

For:

TOPOGRAPHIC SURVEY SERVICES FOR FUTURE CAPITAL IMPROVEMENT PROJECTS

With:

Robinson Engineering, Ltd. 17000 South Park Ave. South Holland, IL 60473

Note: This cover sheet is an integral part of the contract documents, as are all of the following documents, and are a part of this contract as executed between the Village of Wilmette and Robinson Engineering, Ltd. Do not detach any portion of this document. Invalidation could result.

- 1. The intent of the Agreement is to acquire services to survey approximately 1,913 feet of alleys and 4,720 feet of roads ("Topographic Survey Services for Future Capital Improvement Projects") within the Village of Wilmette ("Village") per the Specification shown in Attachment One ("Attachment One"), Attachment Two ("Attachment Two") and Attachment Three ("Attachment Three") of this document. The Agreement is for the proposal offered by Robinson Engineering, Ltd. ("Consultant") to the Village.
- 2. This Addendum is made pursuant to the proposal dated June 11, 2020 attached as Attachment One. Together this Addendum, Attachment One, Attachment Two and Attachment Three shall comprise the Agreement between the parties.
- 3. <u>Incorporation.</u> This Addendum is incorporated into Attachment One, Attachment Two and Attachment Three and the Agreement shall not be effective unless this Addendum is also executed by the Parties.
- 4. <u>Total Contract Amount</u>. The total amount of the Contract shall not exceed \$30,650.00, including expenses. The Village is a tax-exempt municipality.
- 5. <u>Payment</u>. Contractor shall submit invoices by email to AP@wilmette.com and must include the Village's Purchase Order number prominently displayed on page one (1) of the invoice. Invoices may also be sent by mail to the Village of Wilmette, Finance Department, 1200 Wilmette Ave., Wilmette, IL 60091-0440. Payment of invoices with the Village's Purchase Order number will be due within 30 days of completion of the Work, acceptance of the Work by the Village and receipt at either AP@wilmette.com or at the above mailing address. Invoices received without the Village's Purchase Order number will be due within 45 days of completion of the Work, acceptance of the Work by the Village and receipt at either AP@wilmette.com or at the above mailing address.
- 6. <u>Tax Exempt.</u> The Village's Department of Revenue Tax Exempt ID # is E9998-1106-07. Consultant shall not charge the Village any tax incurred by the Consultant for these services.
- 7. <u>Scope of Work.</u> The scope of Work sought by the Village shall include the provision of all required labor, materials, equipment and expertise related to the Work as outlined in Attachment One, Attachment Two and Attachment Three.
- 8. <u>Coordination of Work.</u> Consultant shall be in charge of and responsible for the coordination, scheduling, performance and sequence of all elements of the Work unless otherwise stated.
- 9. <u>Supervision of Work.</u> Consultant shall properly supervise the performance of the Work so as to ensure its completion in a timely manner, safely, accurately, and in accordance with the requirements of the contract documents. Consultant shall be fully responsible and assumes liability for the acts and omissions of all persons directly or indirectly employed by, or working at the direction of, the Consultant in the completion of the Work.

- 10. Quality & Accuracy of the Work. Consultant shall perform all Work required of it under this Agreement with that degree of skill, care and diligence normally shown by a Consultant performing Work of a scope and purpose and magnitude comparable with the nature of the Work to be provided under this Agreement. Consultant shall be responsible for the accuracy of the Work and shall promptly make necessary revisions or corrections resulting from the Consultant's errors, omissions or negligent acts without additional compensation. Acceptance of the Work by the Village will not relieve the Consultant of the responsibility to make subsequent correction of any such errors or omissions or for clarification of any ambiguities.
- 11. <u>Timing of Work.</u> Consultant shall begin Work on or about July 15, 2020. No Work shall be done prior to the receipt of a mutually agreed to and signed contract and a Village purchase order signed by the Village's Purchasing Manager.
- 12. The Village must receive a set of draft deliverables by 4:00 p.m. local time on Friday, August 7, 2020. The Village must receive all final deliverables by 4:00 p.m. local time on Friday, August 28, 2020 or within fifteen (15) working days upon receipt of Village comments, whichever comes first. Failure to meet the deadlines in this section will result in a penalty of \$100 per working day until the Work is complete.
- 13. <u>Deliverables.</u> Deliverables, including but not limited to, any plans, specifications, reports, or other project documents prepared by Consultant pursuant to this Agreement shall be the exclusive property of the Village and Consultant.

Consultant shall provide the Village with the Deliverables both printed form and electronically. All reports and related information shall be compatible with the latest version of the Microsoft Office Suite of Products. All AutoCAD related information shall be compatible with the latest version by the Autodesk Corporation. Deliverables in printed form shall be of a quality that assures total reproducibility by the Village.

14. <u>Intellectual Property.</u> Consultant represents and warrants that it has the full legal power and authority to grant any and all licenses of materials used by the Consultant for this Agreement and hereby grants to the Village any and all such licenses and unrestricted use thereof. The Village shall own, without restriction or limitation, all text, graphics, designs, renderings, images, logos, social media posts, audio visual materials, tag lines, processes, ideas and any and all other content in any and all formats (collectively "Intellectual Property") created by or provided by Consultant, Consultant's employees or Consultant's independent contractors for purposes of fulfilling the terms of this Agreement. Consultant will ensure that all independent contractors have written agreements in place that transfers ownership of all Intellectual Property created by them or provided by them to the Village, without restriction or limitation.

Consultant represents and warrants that all Intellectual Property provided to the Village by Consultant will not infringe on any copyrights, trademark rights, patent rights, trade secrets or other rights of any third party. Consultant agrees to indemnify, defend and hold Village harmless from and against any loss, cost, damage, liability, or expense (including attorney's fees and other reasonable litigation expenses) suffered or incurred by Village in connection with any such infringement claim by any third party. If a claim is made or an action brought that the materials provided (or any component thereof) to the Village, infringes a third party patent, copyright, or

trademark, or misappropriates any trade secret or other intellectual property right, then Consultant will defend Village from, in the manner and form determined in the sole discretion of the Village, and indemnify and hold harmless Village against, such claim and any resulting costs, damages and attorneys' fees arising out of or incurred as a result of such claim, together with all amounts finally awarded or agreed to in settlement. The Village shall have sole control of the defense and all related settlement negotiations at the Consultant's expense. Consultant agrees to cooperate fully in any investigation, defense or settlement of such claim or action.

If the Village is enjoined from using any Intellectual Property due to an actual or claimed infringement of any patent, trademark, or copyright or other property right or for any other reason, then at Consultant's option, Consultant shall promptly either: (i) procure for the Village, at Consultant's expense, the right to continue using the Intellectual Property; or (ii) replace or modify the Intellectual Property, at Consultant's expense, so that the Intellectual Property become non-infringing.

Consultant shall assist the Village in protecting its ownership of the Intellectual Property. Such assistance shall include, without limitation, providing such assistance as may be necessary for the Village to obtain registrations for its rights in and to any Intellectual Property solely in the name of Village and to enforce its rights in such Intellectual Property.

These Intellectual Property rights, representations, warrants and protections will survive the termination or expiration of this Agreement, whether by lapse of time or otherwise.

- 15. <u>Limitation of Remedy</u>. Village's liability to Consultant for breach of this Contract shall be limited to amounts due for acceptable goods and services already received or performed and not paid for, not to exceed the Total Contract Amount.
- 16. Relationship of the Parties. The Consultant shall act as an independent contractor in providing and performing all work. Nothing in or done pursuant to, this Contract shall be construed (1) to create the relationship of principal and agent, employer and employee, partners, or joint ventures between the Village and the Consultant; or (2) to create any relationship between the Village and any subcontractor of the Consultant.
- 17. <u>No Collusion</u>. The Consultant represents and certifies that this Contract is made by the Consultant without collusion with any other person, firm, or corporation. If at any time it shall be found that the Consultant has, in procuring this Contract, 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, and this Contract shall, at the Village's option, be null and void.
- 18. <u>Licensure and Compliance with Laws</u>. Consultant represents that it has all necessary licenses and permits to perform its services in the State of Illinois and the Village of Wilmette, and that at all times it shall comply with applicable law, including the Fair Debt Collection Practices Act. Consultant shall review and where appropriate certify its compliance with certain laws as provided for in the Certification of Compliance attached.
- 19. <u>Amendment</u>. No amendment or modification to the Contract shall be effective unless and until such amendment or modification is in writing, properly approved in accordance with applicable procedures, and executed by both the Village and the Consultant.

- 20. <u>Assignment</u>. The Contract may not be assigned by the Village or by the Consultant without the prior written consent of the other party.
- 21. <u>Notice</u>. Any required or permitted notices hereunder must be given in writing at the address of each party set forth below, or to such other address as either party may substitute by written notice to the other in the manner contemplated herein, by one of the following methods: hand delivery; registered, express, or certified mail, return receipt requested, postage prepaid; or nationally-recognized private express courier:

ConsultantDirectorwith a copy to:Robinson Engineering, Ltd.Engineering & Public WorksCorporation Counsel17000 South Park Ave.1200 Wilmette Avenue1200 Wilmette AveSouth Holland, IL 60473Wilmette, IL 60091Wilmette, IL 60091

- 22. <u>Binding Effect</u>. The terms of this Contract shall bind and inure to the benefit of the parties hereto and their agents, successors, and assigns.
- 23. <u>No Third Party Beneficiaries</u>. No claim as a third party beneficiary under the Contract by any person, firm, or corporation other than the Consultant shall be made, or be valid, against the Village.
- 24. <u>Waiver</u>. No waiver of any provision of the Contract shall be deemed to or constitute a waiver of any other provision of the Contract (whether or not similar) nor shall any such waiver be deemed to constitute a continuing waiver unless otherwise expressly provided in this Contract.
- 25. <u>Consultant's Insurance Requirements.</u> At the time of execution of the Agreement, Contractor shall furnish to the Village satisfactory proof of the required insurance coverage stated below. Such proof shall consist of certificates executed by the respective insurance companies together with executed copies of an "*Additional Insured Endorsement*" provided on standard Insurance Service Office ("ISO") forms which shall be made a part hereof. Use of "manuscript" or other non-standardized ISO forms is not acceptable. Said certificates shall expressly provide that, for the duration of the Agreement, the insurance policy shall not be suspended, cancelled, or reduced in coverage or amount. In addition, said certificates shall name the Village and its corporate authorities, officers, agents and employees as additional insured's on all required insurance policies.

Contractor shall procure and maintain without interruption from the time of the execution of the Contract until final payment, insurance against all claims for injury to or death of a person or persons or damage to property, which may arise wholly or in part from the performance of the Work hereunder by Contractor or its subcontractors. The scope of coverage shall be at least as broad as, and shall be in amounts not less than, the following:

- a. Comprehensive General Liability, \$1,000,000 combined single limit per occurrence for personal bodily injury and property damage. The general aggregate shall be no less than \$2,000,000;
- Business Auto Liability, \$1,000,000 combined single limit for bodily injury and property damage;

- c. Umbrella Coverage, \$2,000,000 per occurrence;
- d. Workers Compensation covering all liability of the Consultant arising under the Worker's Compensation Act and Workmen's Occupational Disease Act;; Employers Liability \$1,000,000.00 (the policy shall include a 'waiver of subrogation'); and,
- e. Professional Liability –\$1,000,000 each claim covering negligent acts, errors, and omissions in connection with professional services to be provided by Consultant under this Agreement, and providing for indemnification and defense for injuries arising out of same, with a deductible not-to-exceed \$50,000 without prior written approval. If the policy is written on a claims-made form, the retroactive date must be equal to or preceding the effective date of the Agreement. In the event the policy is cancelled, non-renewed or switched to an occurrence form, Consultant shall be required to purchase supplemental extending reporting period coverage for a period of not less than three (3) years.

All insurance required herein of Consultant shall be valid and enforceable policies, insured by insurers licensed and permitted to do business by the State of Illinois or surplus line carriers qualified to do business in the State of Illinois. All insurance carriers and surplus line carriers shall be rated A-, VII or better by A.M. Best Company.

Consultant shall require all subcontractors not protected under the Consultant's policies to take out and maintain insurance of the same nature, in the same amounts and under the same terms as required herein of Consultant. Consultant shall confirm subcontractor compliance with the requirements stated herein prior to the performance of any work by a subcontractor.

Consultant expressly understands and agrees that any bonds or insurance policies required to be maintained shall in no way limit, to any extent, Consultant's responsibility to indemnify, keep and save harmless and defend the Village its officers, agents, employees, representatives and assigns. Consultant's insurance coverage shall be primary as respects to any insurance or self-insurance maintained by the Village, which insurance of the Village shall be excess of Consultant's insurance and shall not contribute with it.

26. <u>Kotecki Waiver.</u> Consultant (and any subcontractor into whose subcontract this clause is incorporated) agrees to assume the entire liability for all personal injury claims suffered by its own employees and waives any limitation of liability defense based upon the Worker's Compensation Act and cases decided there under. Consultant agrees to indemnify and defend the Village from and against all such loss, expense, damage or injury, including reasonable attorneys' fees, which the Village may sustain as a result of personal injury claims by Consultant's employees, except to the extent those claims arise as a result of the Village's own negligence.

- 27. General indemnification. To the fullest extent permitted by law, the Consultant will indemnify, defend and hold harmless the Village, any other governmental agency providing funding for all or any portion of the Contract sum, and their officers, directors, employees, agents, affiliates and representatives, from and against any and all claims, demands, suits, liabilities, injuries (personal or bodily), property damage, causes of action, losses, expenses, damages or penalties, including, without limitation, court costs and attorneys' fees, arising or resulting from, or occasioned by or in connection with (i) the performance by the Consultant, its employees, agents and subcontractors, of the services and other duties and obligations under this Contract, (ii) any act or omission to act by the Consultant, its employees, agents and subcontractors, anyone directly or indirectly employed by them, their agents or anyone for whose acts they may be liable, and/or (iii) any breach, default, violation or nonperformance by the Consultant of any term, covenant, condition, duty or obligation provided in this Contract. This indemnification, defense and hold harmless obligation will survive the termination or expiration of this Contract, whether by lapse of time or otherwise. This indemnification obligation will not be limited (i) by a limitation on the amount or type of damages, compensation or benefits payable by or for the Consultant or any other party under workers' or workmen's compensation acts, disability benefit acts or other employee benefits acts, or (ii) pursuant to any common law or case law.
- 28. <u>Geographical Information.</u> All digital geographical information used in the performance of the Contract is the property of the Village, including all information obtained, collected, corrected or created by the Contractor in their completion or pursuit of the Contract.
- 29. <u>Use of Village's Name, Employee Names(s) or Image(s).</u> The Contractor shall not use or permit the use of the Village's name, Village Employee Name(s) or Village or Employee images or references to its Work in any advertising or promotional materials, regardless of media, without the express written consent of the Village.
- 30. <u>Contract Termination</u>: The Village reserves the right to terminate the contract in whole or in part, upon ten (10) calendar day's written notice to the Consultant. The Village further reserves the right to terminate the whole or any part of this contract, in the event of default by the Consultant. Default is defined as failure of the Consultant to perform any of the provisions of this contract or failure to make sufficient progress so as to endanger performance of this contract in accordance with its terms. The Consultant shall be liable for any related costs unless acceptable evidence is submitted to the Village that failure to perform the contract was due to cause beyond the control and without the fault or negligence of the Consultant. The Consultant will not be liable to perform if situations arise by reason of acts of God or the public enemy, acts of the Village, fires or floods.
- 31. <u>No Liability of Public Officials</u>. No official, employee or agent of the Village will be charged personally by the Consultant, or by any assignee, with any liability or expenses of defense or be personally liable to them under any term or provision of this Contract, or because of the Village's execution or attempted execution, or because of any breach hereof.

- 32. <u>Change In Status</u>: The Consultant shall notify the Village immediately of any change in its status resulting from any of the following: (a) Consultant is acquired by another party; (b) Consultant becomes insolvent; (c) Consultant, voluntary or by operation law, becomes subject to the provisions of any chapter of the Bankruptcy Act; (d) Consultant ceases to conduct its operations in normal course of business. The Village shall have the option to terminate its contract with the Consultant immediately on written notice based on any such change in status.
- 33. <u>Subletting of Contract</u>. The Consultant may sublet portions of the Work; however each subcontract must be approved by the Village in writing prior to commencement of the Work. Subcontractors shall conform, in all respects, to the applicable provisions specified herein for the Consultant and shall be subject to approval by the Village. Consultant shall not employ any subcontractor, either initially or as a substitute, against whom the Village has a reasonable objection.

Subcontractors shall be under the sole direction, authority and responsibility of the Consultant and Consultant shall take all steps necessary to ensure that subcontractors comply with the Contract requirements. The Work to be done by the subcontractors shall be outlined in detail by the Consultant.

Consultant shall be fully responsible to the Village for any and all acts and omissions of the Consultant's suppliers, subcontractors and others performing or furnishing any of the Work directly or indirectly on behalf of the Consultant.

In no case shall such consent relieve the Consultant from its obligation or change the terms of the contract. At all times the Consultant shall maintain no less than fifty-one (51) percent of the dollar value of the contract by direct employees of the Consultant.

34. <u>Illinois Freedom of Information Act.</u> Consultant agrees to furnish all documentation related to this Contract and any documentation related to the Village required under an Illinois Freedom of Information Act (ILCS 140/1 et. seq.) ("FOIA") request within five (5) days after Village issues notice of such request. Consultant agrees to defend, indemnify and hold harmless the Village, and agrees to pay all reasonable costs connected therewith (including, but not limited to reasonable attorney's and witness fees, filing fees and any other expenses) for the Village to defend any and all causes, actions, causes of action, disputes, prosecutions, or conflicts arising from Consultant's actual or alleged violation of the FOIA or Consultant's failure to furnish all documentation related to a request within five (5) days after Village issues notice of a request.

Furthermore, should Consultant request that Village utilize a lawful exemption under FOIA in relation to any FOIA request thereby denying that request, Consultant agrees to pay all costs connected therewith (such as reasonable attorneys' and witness fees, filing fees and any other expenses) to defend the denial of the request. The defense shall include, but not be limited to, challenged or appealed denials of FOIA requests to either the Illinois Attorney General or a court of competent jurisdiction. Consultant agrees to defend, indemnify and hold harmless the Village, and agrees to pay all costs connected therewith (such as reasonable attorneys' and witness fees, filing fees and any other expenses) to defend any denial of a FOIA request by Consultant's request to utilize a lawful exemption to the Village.

35. <u>Conflict of Forms</u>. In the event of a conflict between the terms in this Contract and the attached Exhibits to the Contract, the terms of the Contract shall control.

- 36. Governing Law and Venue. This Contract shall be governed by the laws of the State of Illinois. Venue for any and all actions to enforce this Contract shall be the Circuit Court of Cook County, Illinois.
- 37. <u>Effective Date</u>. The Contract shall be binding on the parties and effective only as of the date fully executed by both parties.

THE VILLAGE OF WILMETTE, ILLINOIS	
Accepted this 15th day of fulg	, 2020
Rolent T. S& Mi	
Robert T. Bielinski, Village President	00000
Attes	
FOR THE CORPORATION	Cliff Ruemmler, Deputy Village Clerk
An officer duly authorized by the corporation s	hall sign here:
Accepted this 13 rd day of JWY	, 2020
Signature Supplied	EXECUTIVE VICE PRESIDENT
AARON E. FUNDICH Print Name	
ROBINSON ENGWEERING, LTD. Print Company Name	

ATTACHMENT ONE CONSULTANT'S PROPOSAL DATED 06/11/2020

June 11, 2020

Proposal (RFP No. 20051) Topographic Survey Servies for Future Capital Improvement Projects

Village of Wilmette, Illinois





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Contract No. 20051

RFP No. 20051



REQUEST FOR PROPOSAL No. 20051

TOPOGRAPHIC SURVEY SERVICES FOR FUTURE CAPITAL IMPROVEMENT PROJECTS

https://www.wilmette.com/government/bids-rfps/

Last Date/Time for Questions 06/04/2020

2:00 p.m. local time

Last Addendum Issued 06/09/2020

2:00 p.m. local time

Proposals Due and Opened on DemandStar.com 06/11/2020

2:00 p.m. local time

Submit Questions to: purchase@wilmette.com Submit Proposals at: www.DemandStar.com

Note: This cover sheet is an integral part of the proposal documents and is, as are all of the following documents, part of any contract executed between the Village of Wilmette and any successful Respondent.

Robinson Engineering, Ltd.

Company Name (please print)

INSTRUCTIONS TO RESPONDENTS ON COMPLETING FORMS TOPOGRAPHIC SURVEY SERVICES FOR FUTURE CAPITAL IMPROVEMENT PROJECTS

PROPOSAL SUBMISSION FORMS, in this order

☑Proposal Cover Sheet (Page 1 of RFP)
☑This Instructions to Respondents Page
☑Respondent Information Sheet
☑Summary Proposal Sheet w/Detailed Fees Schedule (required)
☑Village Specifications
☑Summary of Qualifications
☑Proposal Exceptions Sheet
☑Proposal Affirmation and Certification Pages (signed)
☑ Certification of Compliance (signed)
☑W-9

SUCCESSFUL RESPONDENT ONLY

The **successful** Respondent will be required to execute the Contract included in Appendix One to this RFP. This document **SHOULD NOT** be completed at the time of proposal submission.

RESPONDENT INFORMATION SHEET

Company Name:	Robinson Engineering, Ltd.					
DBA:	N/A					
Address:	127 N. Walnut Street, Suite 200	127 N. Walnut Street, Suite 200				
City, State, Zip:	Itasca, IL 60143					
Contact Name:	Aaron E. Fundich, PE, Executive Vic	ce President				
Phone Numbers:	Office: (815) 412-2701 Cell: (708	3) 574-3769				
Email:	afundich@reltd.com					
Website:	www.reltd.com					
Federal Employer	Identification # (FEIN):	36-2407339				
IL Secretary of St	ate File #:	4220-411-1				
IL Department of	Employment Security #:	0223348				
IL Department of Revenue Registration #:		36-2407339				
IL Department of	Professional Regulation #:	184.001.128-0014 035.003241				
Please include an	explanation for any blank or "n/a	a" responses above.				
Please indicate belo	ow how your company heard ab	out this RFP. Select all that apply.				
Email from the	Village of Wilmette					
DemandStar.co	m					
Other,						

RFP Page 6 Village of Wilmette

SUMMARY PROPOSAL SHEET

____hereby agrees to furnish to the Village all necessary equipment, materials and labor to complete the Work as outlined below in accordance with the provisions, instructions, and specifications of the Village for the <u>not-to-exceed</u> prices as follows:

Alley # (See Map in Attachment 3)	Entrances	Between	Length ⁽¹⁾ (ft)	ROW ⁽¹⁾ (ft)	Cost
204	8 th /7 th	Lake/Washington	475	18	\$ 2,200.00
233	10 th /9 th	Greenleaf/Linden	500	18	\$ 2,300.00
402	Alley/Linden	Park/Green Bay	394	18	\$ 2,300.00
516	17 th /16 th	Spencer/Washington	544	16	\$ 2,350.00

Subtotal for ALLEYS \$ 9,150.00

Street (See Map in Attachment 3)	From	То	Length ⁽¹⁾ (ft)	ROW ⁽¹⁾ (ft)	Cost
Cove Ln	Cul-de-sac	Wilmette Ave	380	50	\$ 1,750.00
Cranston Ct	Cul-de-sac	Hibbard Rd	300	50	\$ 1,650.00
Linden Ave	Sheridan Rd	End of Pave	370	50	\$ 2,200.00
Orchard Ln	Romona Rd	Cul-de-sac	150	50	\$ 1,150.00
Prairie Ln	Isabella St	Wilmette Ave	2,263	66	\$ 7,700.00
Seminole Rd	Lake Ave	Blackhawk Rd	427	50	\$ 2,100.00
Sprucewood Rd	Cul-de-sac	Sprucewood Rd	212	50	\$ 1,350.00
Wilshire Dr E	Glenview Rd	Wilshire Dr	407	60	\$ 1,800.00
Wilshire Dr W	Glenview Rd	Wilshire Dr	423	60	\$ 1,800.00

Subtotal for ROADS \$ 21,500.00

TOTAL ALLEYS & ROADS AMOUNT \$ 30,650.00

TOTAL ALLEYS & ROADS AMOUNT IN WORDS:

Thirty Thousand, Six Hundred and Fifty Dollars and Zero Cents)

REQUIRED - Detailed Fees Schedule

Proposals must include an estimated breakdown by labor category per program, with anticipated hours and hourly billing rates for each team member. This information will be required with all pay requests.

⁽¹⁾ The length and ROW width values above are approximate limits. Village reserves the right to adjust these limits and/or eliminate one or more of the alleys or roads in their entirety.

As requested in the Village's Request for Proposal, an estimated breakdown of fees by labor category per program, with anticipated hours and hourly rates for team members are provided below.

Alley Program			
Title/Role	Hours	Hourly Rate	
Field crew	36	\$115	
CAD Manager	8	\$ 136	
CAD Tech 2	15	\$ 109	
Chief Land Surveyor	1	\$ 158	
Land Surveyor 3	12	\$ 142	
Document Copies	13 documents	\$ 35/copy	
Street Program			
Title/Role Hours Hourly Rate			
Field crew	86	\$115	
CAD Manager	19	\$ 136	
CAD Tech 2	39	\$109	
Chief Land Surveyor	2.5	\$ 158	
Land Surveyor 3	24	\$ 142	

VILLAGE SPECIFICATIONS

The following Specifications and other provisions shall govern the performance of the proposed Work and will be made a part of the Agreement.

The scope of services shall include, but not limited to, the following:

- Submit a <u>not-to-exceed</u> price to survey four (4) ALLEYS with a total survey length of approximately 1,913 feet and varying R.O.W. widths. The topographic data shall be created and delivered in one AutoCAD 2018 drawing (.dwg) digital file, unless otherwise directed by the Project Contact.
- Submit a <u>not-to-exceed</u> price to survey <u>nine</u> (9) ROADS with a total survey length of approximately 4,720 feet and varying R.O.W. widths. The topographic data shall be created and delivered in one AutoCAD 2018 drawing (dwg) digital file, unless otherwise directed by the Project Contact.

Both ALLEYS and ROADS:

- All data collected shall be in US State Plane Coordinates System, Illinois East zone, NAD-83, NAVD-88, US Survey Feet, as opposed to an arbitrary coordinate system.
- Provide a minimum of two control points at each location (with horizontal and vertical control). The control points must be established in the field and immediately outside the limits of the survey location.
- 3. Station the ROW centerline in the field with white marking paint. Obtain cross-section elevations at each station from each ROW AND at least five (5) feet beyond. The cross-section elevations from the topographic survey should align with the annotations at each station in AutoCAD. If not, the Respondent will need interpolate the cross-section elevations at those stations in AutoCAD.
- 4. The survey shall include spot elevations and annotations for the following items within the ROW AND at least five (5) feet beyond:
 - Street and Alley pavement (label the pavement material type).
 - b. Sidewalk, Courtesy Walks, and Approach Walks (annotate the material type),
 - Curbs (annotate the top of curb and flow line elevations),
 - d. Parkways (annotate the material type),
 - e. Trees (size, locations, and canopies),
 - f. Driveways and Aprons (annotate the material type and limits),
 - g. Fences, Gate Openings, and Planters,
 - Utility Surface features (including but not limited to water, sewer, electric, gas, cable, traffic, lighting, telecom, aerial lines, sump/downspout discharge points).
 - Sewer Manholes, Catch Basins, and Inlets (annotate all invert and top of frame elevations),

- j. Sewers and Mains (annotate material type, flow orientation, and diameter of each pipe; the Village will provide utility atlas pages during the Work),
- Sewer and Water Structures (including Valve Vault, Valve Box, Domestic Services Boxes, Fire Hydrants, and B-Boxes; annotate type and elevation),
- Any high points, low points, and/or apparent grade breaks, including those outside the limits of the stationing (the Village will provide a pavement berm map during the Work for reference).
- The topographic survey must originate in AutoCAD (conversion from MicroStation will not be accepted) and shall include a consistent layer system with the following:
 - ROW lines (must display ROW lines in the alleys accurately),
 - ROW centerline stationing,
 - c. Addresses for parcels,
 - d. Pavement limits (Street, Alley, Sidewalk, and Driveways),
 - e. Hatch layer for Brick Paver pavement,
 - f. Curb Lines (include back of curb and edge of pavement),
 - g. Parkway limits (including tree & planter locations),
 - h. Symbols and elevations for Utility Surface Features,
 - i. Annotations for interior Manhole/Pipe data,
 - j. Existing surface spot elevations (displayed at each station),
- Prepare a legend of line types and symbols used in the topographic survey.
- The text and annotations scale shall be 1" = 20'.
- 8. The plot style table to be used for layouts shall be "monochrome.ctb".
- 9. The submittal shall include a digital text file listing the description, northing, easting, and elevation, for each data point.
- 10. The submittal shall include a PDF print of the model space for reference.

Specific to ALLEYS:

- Cross-section stationing shall not exceed intervals of 25 feet.
- Survey shall include elevations for all summits and low points, as well as driveway aprons, parking pads, and garage floors.
- Collect topographic survey data to the opposite Right-of-Way at each alley entrance AND a minimum of 50 feet in each adjacent direction (100 feet total).
- Provide a profile view of the alley surface and existing utilities at a 1" = 2' vertical scale.

Specific to ROADS:

- Cross-section stationing shall not exceed intervals of 50 feet.
- Survey shall include elevations for all summits, low points, and pavement berms.
- Collect topographic survey data of the entire intersection at each location limit AND a minimum of 50 feet in each adjacent direction beyond the intersection point-of-curvature (150 feet total).
- Collect additional topographic survey data at each sidewalk ramp to provide sufficient detail for ADA evaluation.

SUMMARY OF QUALIFICATIONS

The Respondent shall include a summary of qualifications that relate to the Work described herein. The following sections, at a minimum, must be included in the submission:

Cover Letter

- a. Include an introduction of the firm, signed by an authorized Principal.
- Provide the name and contact information (phone and email) of the official authorized to answer questions regarding the Firm's proposal.
- 2. Qualifications and Experience of Respondent and/or Team
 - Demonstrate the knowledge and experience necessary to provide topographic survey services.
 - b. Describe at least five (5) other contracts of similar scope, size, and discipline to the services described herein. Indicate commencement dates, duration, type of operation, and final outcomes. The contracts must have been performed within the past five (5) years.
 - Provide the name, address, and phone number or email of a reference for each project identified above.
 - d. The respondent shall be prequalified by the Illinois Department of Transportation (IDOT) in SPECIAL SERVICES SURVEYING. Supporting material shall be made available upon request.

3. Project Team

- Identify the professional staff person who would be assigned as your Project Manager.
- Identify key personnel and provide resumes. Indicate the abilities, qualifications, and experience of these individuals.





June 11, 2020

To: Village of Wilmette

1200 Wilmette Avenue Wilmette. IL 60091

Attn: Mr. Cliff Ruemmier, Purchasing Manager

RE: Proposal (Request for Proposal No. 20051)

Topographic Survey Services for Future Capital Improvement Projects

Dear Mr. Ruemmier:

Robinson Engineering, Ltd. (Robinson) is pleased to submit this Proposal for professional topographic surveying services for the Village of Wilmette. We are in receipt of and have reviewed Addendum 01 dated June 3, 2020 and Addendum 02 dated June 9, 2020.

Our technical expertise in all facets of municipal engineering is highlighted by decades of dedication to Illinois municipalities, counties, and state agencies. It has always been our top priority to maintain a high level of service and professionalism that our clients expect and deserve.

Our organization of over 160 professionals is fully dedicated to providing the highest quality service, and as your land surveying professional for this opportunity, we consider the successful attainment of your objectives as our primary goal. We will utilize in-house personnel to perform all services required for this endeavor. Our resources are ready and available to serve the Village and meet the requirements established in the RFP.

Key strengths of Robinson's in-house team include:

- Municipal and Private land surveying perspective. Personnel with over 100 years of combined professional municipal land surveying experience as well as private development land surveying experience.
- Combined field technical experience of over 125 years completing tasks just like those outlined in the Village's RFP.

We thank you for the opportunity to submit our Cost Proposal and look forward to the opportunity to commence a working relationship with the Village. If you need any further information, please contact any of us at your convenience.

Sincerely,

Aaron E. Fundich, PE Executive Vice President (815) 412–2701

afundich@reltd.com

Randell E. Gann, PLS Land Surveying Department Manager (708) 225-8204

Bull E Man

rgann@reltd.com

John J. Beissel, PE Client Liaison (815) 464-2242 jbeissel@reltd.com



Beyond the Expected

The daily needs of our local municipalities are our top priority. We understand the unique regulatory agency landscape, community development issues and infrastructure funding challenges faced by Chicagoland municipalities. Our professionals are equipped with the knowledge and experience to support your team. We go beyond standard civil engineering services to help municipalities accomplish their vision for the future.

Beyond Engineering

- Land Surveying
- Geotechnical Drilling and Material Testing
- · Environmental Services
- Infrastructure Operations and Management
- Geographic Information Systems (GIS) and Mapping

Why Robinson?

- Solutions to complex infrastructure challenges
- Effective compliance strategies
- Leaders in securing alternative funding for projects
- Experts in stakeholder communications and public outreach
- Vast network and knowledge of federal & state regulations and processes
- Rigorous Quality Assurance/Quality Control (QA/QC) process

33

Years in Business

160 +

Professional Staff

40

Professional Engineers

6

Chicagoland Offices

Page 10.14 Attachment One



Engineering & Related Services

Potable Water

Supply & Distribution Systems Storage Facilities Pumping & Treatment Facilities System Modeling Master Planning & Studies

Wastewater

Conveyance Systems Treatment Facilities Lift Stations & Force Mains EPA/MWRD Compliance SCADA Systems

Inflow and Infiltration

Sewer Televising & Evaluation Smoke and Dyed Flood Testing System Start-Up & Flow Monitoring Sewer System Evaluation Study GPS Locating

Water and Wastewater Operations

Facility Operations
Maintenance Programs
Monitoring & Sampling
Troubleshooting & Process Control
Regulatory Reporting & Compliance

Corrosion Mitigation

Protective Coating Condition Evaluations Plan & Specification Preparation Construction Observation Inspections for Warranty

Transportation

Phase I, II & III Engineering Roadway Resurfacing & Reconstruction Traffic Signals & Street Lighting Sidewalks/ADA Compliance Quiet Zones & Parking Lots

Stormwater

Detention Calculations & Floodplain Modeling Storm Sewer & Culvert Design Floodplain Management & Map Revisions Location Drainage Studies NPDES/MS4 Compliance

Land Surveying

Plats of Dedication, Easement, Annexation ALTA/NSPS Land Title Surveys Topographic & Boundary Surveys TIF Legal Descriptions & Exhibits Elevation Certificates

Construction Management

Layout & Staking
Observation of Completion & Quantities
Oversee Pressure Test, Chlorination, Proof Roll
Contractor Payout Review
Record Drawing Preparations

Geotechnical and Material Testing

Geotechnical Engineering Subsurface Drilling Laboratory Material Testing Construction Testing & Inspection Pavement Analysis & Design

Municipal Engineering

Capital Improvement Plans
Infrastructure Master Planning
Financing & Grant Assistance
Ordinance Updates & Compliance
Stakeholder Communication & Public Outreach

Development Reviews

Ordinance Compliance
Adherence with Master Plans
Permit Coordination & Assistance
Letter of Credit Determinations/Administration
Construction Observation

Planning and Zoning

Application & Site Plan Reviews Municipal Code Interpretation & Updates Evaluate Land Use Regulations Development Handbook/Guidelines Zoning, Land Use, & US Census Maps

GIS / Mapping

Asset Management
Parcel Management
Web Based Mapping
Planning & Economic Development
Safety & Law Enforcement

Environmental

Site Assessments (ESA, PESA, Brownfield)
Preliminary Site Investigations (PSI)
Underground Storage Tank Management/LUST
Clean Construction or Demolition Debris (CCDD)
Spill Prevention Control & Countermeasure Plans
Page 10.15
Attachment One

Registrations & Certifications

We stay ahead of the growing needs of our municipal clients. Our reputation and services enable us to provide quality engineering and related services. We can connect you with our staff of over 160 qualified professionals to meet your needs.

- 40 Professional Engineers (PE)
- 18 Certified Floodplain Managers (CFM)
- 6 Certified Professionals in Erosion & Sediment Control (CPESC)
- 2 Leadership in Energy & Environmental Design Accredited Professionals (LEED AP)
- 4 Professional Land Surveyors (PLS)
- 3 Professional Traffic Operations Engineers (PTOE)
- 1 Registered Professional Geologist (PG)
- 1 Geographic Information Systems Professional (GISP)
- 1 Certified Planner (AICP)
- 8 Professional Engineering Interns (PEI)
- 17 Resident Engineering Technicians
- 23 IDOT Documentation Certified Personnel
- 6 INDOT Certified Highway Inspectors
- 4 INDOT Certified Site Managers
- 7 Certified Public Infrastructure Inspectors
- 4 Certified Erosion, Sediment & Stormwater Inspectors (CESSWI)

- 4 IDOT Certified Bridge Inspectors
- 2 Certified Survey Technicians
- 8 Public Water Supply Operators
- 5 Wastewater Treatment Works Operators
- 5 Wastewater Collection System Operators
- 2 NACE Coating Inspectors
- 1 SSPC Protective Coatings Specialist
- 1 Certified Hazardous Materials Manager
- 1 ACI Concrete Field Testing Technician Grade 1
- 1 UST Decommissionner Certification
- 1 US Army Corps of Engineers Construction Quality Management for Contractors
- 3 NASSCO Inflow & Infiltration Mitigation, PACP/MACP/LACP
- 1 Licensed Asbestos Building Inspector
- 3 OSHA 40-Hour HAZWOPER Materials Training 29 CRF 1910.120 & OSHA 8-Hour Hazardous Materials Annual Refresher Training





March 16, 2020

Subject: PRELIMINARY ENGINEERING

Consultant Unit Prequalification File

Christopher King ROBINSON ENGINEERING, LTD. 17000 South Park Avenue South Holland, IL 60473

Dear Christopher King,

We have completed our review of your "Statement of Experience and Financial Condition" (SEFC) which you submitted for the fiscal year ending Mar 31, 2019. Your firm's total annual transportation fee capacity will be \$35,200,000.

Your firm's payroll burden and fringe expense rate and general and administrative expense rate totaling 169.00% are approved on a provisional basis. The rate used in agreement negotiations may be verified by our Office of Quality Compliance and Review in a pre-award audit.

Your firm is required to submit an amended SEFC through the Engineering Prequalification & Agreement System (EPAS) to this office to show any additions or deletions of your licensed professional staff or any other key personnel that would affect your firm's prequalification in a particular category. Changes must be submitted within 15 calendar days of the change and be submitted through the Engineering Prequalification and Agreement System (EPAS).

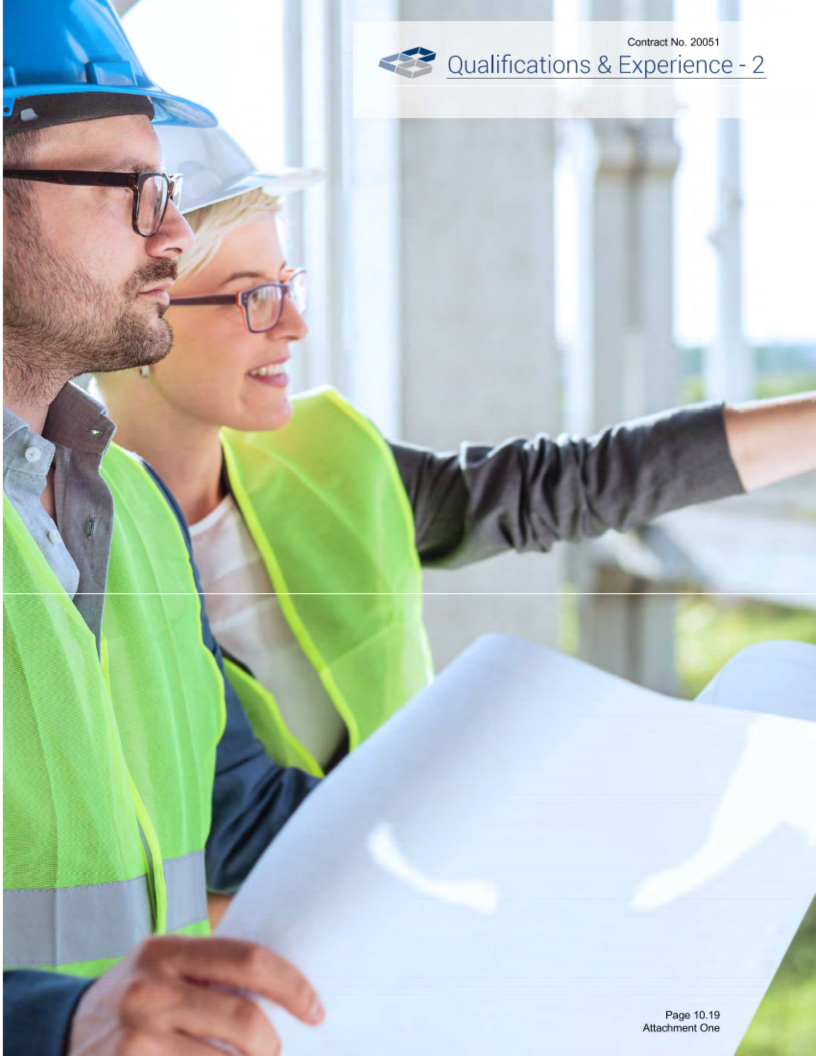
Your firm is prequalified until March 31, 2020. You will be given an additional six months from this date to submit the applicable portions of the "Statement of Experience and Financial Condition" (SEFC) to remain prequalified.

Sincerely, Jack Elston, P.E. Bureau Chief Bureau of Design and Environment

SEFC PREQUALIFICATIONS FOR ROBINSON ENGINEERING, LTD.

CATEGORY	STATUS
Special Studies - Traffic Studies	X
Special Studies - Traffic Signals	X
Special Services - Construction Inspection	X
Hydraulic Reports - Waterways: Typical	Х
Special Studies - Location Drainage	Х
Structures - Highway: Simple	Х
Special Studies - Safety	X
Special Services - Mechanical	Х
Special Studies - Pump Stations	Х
Special Services - Sanitary	A
Location Design Studies - Rehabilitation	Х
Highways - Roads and Streets	X
Special Services - Electrical Engineering	Х
Location Design Studies - Reconstruction/Major Rehabilitation	X
Special Services - Surveying	Х
Special Studies - Feasibility	Х
Structures - Highway: Typical	A
Special Studies - Lighting: Typical	А

Х	PREQUALIFIED
Α	NOT PREQUALIFIED, REVIEW THE COMMENTS UNDER CATEGORY VIEW FOR DETAILS IN EPAS.
S	PREQUALIFIED, BUT WILL NOT ACCEPT STATEMENTS OF INTEREST





- · ALTA/NSPS Land Title Surveys
- · Boundary Surveys
- · Commercial/Industrial Surveying
- · Construction Layout & Staking
- · Easement Exhibits
- · Elevation Certification
- · Hydrographic Surveys
- Plats of Subdivisions, Annexation, Disconnection, Dedication, Easement, Highway, Vacation/Abrogation, and Zoning
- · Route Surveys
- · ROW Land Acquisitions
- Topographic Boundary Surveys
- · Petition for Tax Division
- · Petition for Tax Consolidation
- · TIF Legal Descriptions and Exhibits
- · Municipal Plat Reviews

Our professional land surveying team offers ongoing quality services to municipalities, school districts, transportation/highway departments, sanitary districts, natural gas pipeline companies, roadway contractors, and wind turbine farm developers.

Our field crews use Trimble GPS and GNSS devices along with fully robotic Trimble total stations to establish controls and conduct measurements. All electronic field data and existing conditions data is processed utilizing commercially licensed AutoCAD, AutoDesk Civil 3D, Trimble Business Center, and Bentley MicroStation.







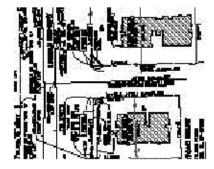
Eisenhower Elementary School Parking Lot Expansion and Drainage System

South Holland, IL

Project Manager John Hilsen, PE

Completed: 2012

- Coordinated civil site design and layout for 18,000 SF building addition
- · Emergency and school bus vehicle maneuverability design
- Geometric site layout and grading
- Designed drainage system and detention facility
- Provided permit coordination and surveying services



Surveying and Field Services

Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

Completed: 2009

- Provided field and office professional land surveying services
- Prepared plat of highways and legal descriptions for 70 parcels of land
- Completed Primary control survey using (GPS)
- Reviewed existing right of way documents and detailed calculations
- Proposed right of way based on necessary engineering requirements



Peralte-Clark Surveying Services

Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

Completed: 2019

- Topographic survey at intersection U.S. Rte 30 and IL. State Rte 50
- Consisted of approximately 4500 lineal feet of multi lane roadway
- · Formed horizontal and vertical control using GPS/GNSS (VRS)
- Conducted topographic measurements using robotic total stations
- Inspected utility structures and incorporated into (CAD) file for client



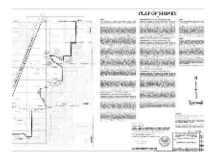
Accurate Dispersions Boundary Survey

Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

Completed: 2011

- Plat of survey in accord with State of Illinois standards
- Parcels that were not contiguous to each other but held by the same parent company



Olympia Fields Country Club Boundary Survey

Olympia Fields, IL

Project Manager Randell E. Gann, PLS

- Plat of survey in accord with State of Illinois standards
- Re-established and recordation of several United States Public Land Survey System corners





Plats of Highway & Legal Descriptions

Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

Completed: 2010

- · Acquiring new lands for IDOT right of way
- Developed field measurements and office calculations
- Prepared plats and legal descriptions for approximately one dozen different parcels



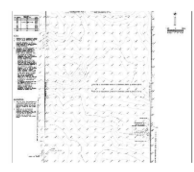
ALTA/ACSM Land Title Survey

Will County Forest Preserve District

Project Manager Randell E. Gann, PLS

Completed: 2008

- Performed ALTA/ACSM Land Title Survey of 20 acre parcel for addition
- Included preparation of plat
- Provided demarcation limits of the survey boundary with specified markers



Lockport Township Park District

City of Crest Hill, IL

Project Manager Randell E. Gann, PLS

Completed: 2006

- Performed topographic survey of 80 acre park site for redevelopment of park, fire station and commercial business
- Worked closely with client and architectural consultant to provide necessary project data



Topographic Survey

Village of Midlothian, IL

Project Manager Randell E. Gann, PLS

Completed: 2011

- Performed topographic survey of park site and corridor for storm prior to redevelopment of the park site
- Coordinated with client and design consultants preparing the redevelopment plans



ALTA/ACSM Land Title Survey

Village of Calumet Park, IL

Project Manager Randell E. Gann, PLS

- Completed ALTA/ACSM Land Title Survey in accordance with the 2005 Standards
- The survey was adjacent to Cedar Park Cemetery
- Investigated access issues regarding potential grave sites along the boundary of the parcel





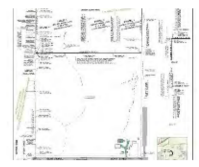
IL Rte. 22- Krueger Rd. to IL Rte. 83

Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

Completed: In Progress

- Prepared plats of highway and legal descriptions for approx. 20 parcels
- · Determined existing right of way from found evidence in the field
- Coordinated with IDOT and another firm to complete the project within the appropriate parameters



Plats of Highway & Legal Descriptions

Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

Completed: 2010

- Developed of field measurements and office calculations for the purpose of acquiring new lands for IDOT right of way
- Prepared plats and legal descriptions for approximately one dozen parcels, some of which required multiple acquisitions



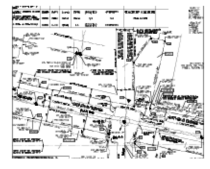
Topographic Survey & ROW

H.W. Lochner

Project Manager Randell E. Gann, PLS

Completed: 2008

- · Provided survey services
- Conducted topography in River Forest, Forest Park and Oak Park
- Final deliverable of Microstation electronic drawing file (DGN) and supporting field notes, and photos



US Rte. 14 - Lake Shore Dr. - Ridgeland Rd.

Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

Completed: 2013

- Prepared plats of highway and legal descriptions for approx. 35 parcels
- Resolved existing right of way from documentation in conjunction with found evidence
- Coordinated with IDOT and another firm to complete the project within parameters



Wolf Road at 183rd Street

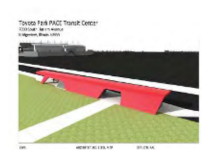
Illinois Department of Transportation

Project Manager Randell E. Gann, PLS

- Prepared plats of highway and legal descriptions for 4 parcels in Will and Cook County
- Resolved existing right of way from documentation in conjunction with found evidence
- Worked with IDOT to meet project needs in a timely



Toyota Park Pace Transit Center



2013 Construction Proposed

Project Manager Patricia K. Barker, PE, CFM

Completed: 2012

- Provided civil design for LEED Certified Building to serve Pace Routes
- Roadway infrastructure and street lighting for future routes
- Designed site provided safe access, lighting, storm water management, service utilities and agency permits
- Met ADA Standards to support pedestrian and bicycle facilities to serve the site and modes of transportation



Parking Lot & Transfer Station Design/ Landscaping & Other Amenities

Metro Transit Centre River Valley Metro Transit

Project Manager Russ Prekwas, PE

- Designed Metro Centre parking lot expansion and transfer station
- Performed AutoTurn analysis for bus traffic flow through the facility
- Added security fencing to separate bus storage from the commuters
- Designed all infrastructure improvements on the project
- Included extensive landscape amenities, bus shelter, 3 decorative waterfall features and LED monument sign



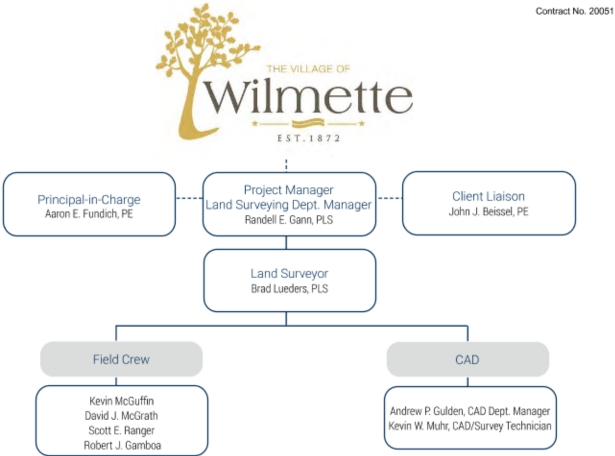
As requested in the Village's Request for Proposal, a list of references for similar services is provided below.

- City of Highland Manny Gomez, PE, City Engineer 1150 Half Day Road Highland Park, IL 60035 (847) 926-1145 egomez@cityhpl.com
- Ports of Indiana
 Joseph Nordman, PE, Port Engineer
 6625 South Boundary Drive
 Portage, Indiana 46368
 (219) 716-4351
 inordman@portsofindiana.com
- Village of Itasca
 Ross Hitchcock, Director of Public Works
 550 W. Irving Park Road
 Itasca, IL 60143
 (630) 228-5780
 <u>rhitchcock@itasca.com</u>
- Village of Lansing
 Dan Podgorski, Village Administrator
 3141 Ridge Road
 Lansing, Illinois 60438
 (708) 895-7200
 dpodgorski@villageoflansing.org
- Village of Morton Grove Chris Tomich, PE, Village Engineer 7840 N. Nagle Morton Grove, IL 60053 (847) 470-5235 ctomich@mortongroveil.org

- Village of Mount Prospect
 Sean Dorsey, Director of Public Works
 1700 West Central
 Mount Prospect, IL 60056
 (847) 870-5640
 SDorsey@mountprospect.org
- Village of Northbrook
 Jeff Koza, PE, Project Implementation Manager
 1225 Cedar Lane
 Northbrook, IL 60062
 (847) 644-4124
 jeff.koza@northbrook.il.us
- Peralte Clark LLC
 John Clark, PE
 171 West Wing Street, Suite 204B
 Arlington Heights, Illinois 60005
 (847) 485-8069
 john.clark@peralte-clark.com
- Village of Romeoville Rich Vogel, Village Attorney 1050 West Romeo Road Romeoville, Illinois 60446 (815) 723-8500 rvogel@tracylawfirm.com
- The Village of South Holland
 Frank Knittle, Director of Planning & Development
 16226 Wausau Avenue
 South Holland, Illinois
 (708) 210-2915
 fknittle@southholland.org
- City of Wood Dale
 Alan Lange, Director of Public Works
 720 North Central Avenue
 Wood Dale, IL 60191
 (630) 350-3530
 alange@wooddale.com









Aaron E. Fundich, PE

Executive Vice President

Mr. Fundich is one of the managing partners of Robinson Engineering, Ltd., overseeing our DuPage, Lake, and Will County regional offices. He serves as one of the firm's primary liaisons with client communities and industry professionals, while staying abreast of current regulatory issues and grant funding opportunities. Mr. Fundich also represents the firm in contract negotiations and public presentations for client communities.

Municipal Engineering

Has served as the firm's Village Engineer for the following communities, all of which continue to utilize Robinson today:

•	Itasca	2012-Present
•	Frankfort	1997-2012
•	Romeoville	2007-2009
•	Manhattan	2005-2007
•	South Holland	1999-2006
•	Homer Glen	2001-2005
•	South Palos Township	1995-2001
•	Glenwood	1991-1999
•	East Hazel Crest	1990-1999

Master Planning

Project management or principal authorship of the following master planning efforts on behalf of client communities:

•	Downtown Infrastructure Master Plan	Manhattan
•	Water System Master Plan	Manhattan
•	FPA Master Plan Update	Frankfort
•	Iron Removal System Plan	Frankfort
	Facilities Planning Area Amendments	Frankfort

Wastewater Facilities Plan
 South Palos Township SD

Project Design and Management

Design and manage more than \$40 million in federally and locally funded transportation projects, including:

•	Richton Road Reconstruction	Crete	\$6,200,000
•	Wolf Road Reconstruction	Frankfort	\$1,470,000
•	Munster Bike Path Network	Munster	\$1,800,000
•	135th Street Reconstruction	Romeoville	\$20,000,000
•	135th Street Traffic Signal	Romeoville	\$240,000
•	Veterans Memorial Trail	WCFPD	\$9,000,000
•	Directional Drilling, Berry Court	DuPage County	\$800,000

Manager, ICAP Sewer Rehabilitation (1989-2000)

Prepared over 20 Sewer System Evaluation Surveys (SSES), including flow monitoring analyses, manhole inspections, smoke testing, dyed water flood testing, sewer televising, and private sector building inspections to isolate, identify, and quantify sources of infiltration/inflow (I/I) into separate sanitary sewer systems. He also designed more than 100 sewer rehabilitation projects totaling over \$85 million of infrastructure improvements, including \$20 million funded through the IEPA Water Pollution Control Revolving Fund.

Education

Master of Project Management (with Distinction) Keller Graduate School of Management

Bachelor of Science, Engineering University of Illinois Urbana -Champaign

Professional Registration

Registered Professional Engineer, Illinois, Indiana

Professional Affiliations

Illinois Society of Professional Engineers (ISPE)

American Council of Engineering Companies (ACEC), Government Affairs Committee

Illinois Association for Floodplain and Stormwater Management (IAFSM)

Will County Center for Economic Development

Co-chair, Diplomat Committee Member, Government Affairs Committee

South Holland Business Association, Board of Directors, 2001-2005

Publication

"Infiltration Reduction Using Trenchless Technology,"

Mining Journal Ltd., May 1999

Employment History

Robinson Engineering, Ltd. 1989-Present

John J. Beissel, PE

DuPage Field Operations Manager

A management level industry professional, Mr. Beissel served a 30-year career with the Cook County Department of Highways (CCDOTH). He was on the Chicago Metropolitan Agency for Planning (CMAP) Transportation Committee. Working out of the DuPage County office with the Village of Itasca as it relates to infrastructure impacts due to the Elgin O'Hare Expressway Project (ISHTA EOWA) and is supporting various client projects.

Robinson Engineering, Ltd.

Field Construction Engineering oversight and field staff and management coordination. Ensures construction inspection efforts meet and exceed clients' needs, assist in troubleshooting concerns related to construct-ability, utility coordination, construction staging impacts, and provide weekly updates related to construction progress and daily interactions with construction representatives.

	MFT Street Program	North Barrington	\$375,000	2019
•	MFT Street Program	Gilberts	\$245,000	2019
•	IL Tollway, Elgin O'Hare Expressway	Itasca	\$12,300,000	2013-Present
•	Western Access (7 contracts)			
•	Summit Avenue Resurfacing, LAFO	Villa Park	\$484,000	2017
•	South York Street Resurfacing, LAFO	Elmhurst	\$690,000	2017
•	Pedestrian Improvements, STP	Itasca	\$940,000	2017
•	Pedestrian Improvements, FAU	Itasca	\$960,000	2017
•	South York Street Resurfacing, FAU	Elmhurst	\$700,000	2016
•	MFT Roadway Program	North Barrington	\$450,000	2015
•	South Side Drainage Improvements	Itasca	\$710,000	2015
•	Happy Acres Detention Pond Imp.	Itasca	\$250,000	2015
•	Residential Basins CIPP Sanitary	Elk Grove	\$3,10,000	2015

Cook County Department of Transportation & Highways

- 20 years in the CCDOTH Construction Bureau. 13 years as a Resident Engineer and, later, as the North Cook County Construction Area Supervision
- Appointed Bureau Chief of Transportation and Planning (T&P)
- Selected for the Illinois Department of Transportation's Executive Leadership Development Series and American Traffic Safety Services Association
- Manage Bureau Chiefs: 120 employees, engineers, and support staff
- Program Development & Project Management
- Assistant Superintendent, involved in long range Transportation Plan
- T&P Bureau Chief led the implementation of the CCDOTH's first Asset Program, pavement management. Worked with CMAP for future regional growth
- Resident Engineer for the EOWA grade separation over Meacham/Medinah
- Directed multi-million-dollar projects as Resident Engineer in the CCDOTH Construction Bureau:
- \$18M road extension, Lane-Cook Rd. over Milwaukee Ave.; IDOT and Buffalo Grove
- \$6M project, created an architectural sound wall and berm outside Chicago Botanic Gardens, including landscaping; Glencoe, IL
- \$21M project to restore bituminous pavement, 42-inch water main install, drainage, lighting, pedestrian bridge. Glenview, IL
- \$13M pavement preservation project including concrete rehabilitation, curb and gutter replacement, bituminous overlays, and drainage.

Education

Graduate Degree Certificate, Construction Management Illinois Institute of Technology

Bachelor of Science, Civil Engineering Illinois Institute of Technology

Professional Registration

Professional Engineer Illinois, Florida

Professional Certifications

IDOT Documentation of Contract Quantities #17-12482

OSHA 10-Hour Outreach Training Program - Construction

Professional Affiliations

American Society of Civil Engineers (ASCE)

Employment History

Robinson Engineering, Ltd. 2014-Present

Cook County Department of Transportation and Highways (CCDOTH) 1984-2013

Randell E. Gann, PLS

Manager, Land Surveying Department

Mr. Gann has 28 years of experience in all phases of land surveying, including public and private clients (e.g. school districts, municipalities, subdivisions). He has completed several federal aid and state projects for land surveys, land title surveys (ALTA), plat of highway and other right-of-way (ROW) documents, including horizontal and vertical controls, research of recorded documentation, reviewing and writing legal descriptions, drafting plats, client communications and interaction and Quality Assurance & Control (QA/QC).

Federal Aid and State Surveys

Handles various facets of land surveying as related to land boundaries, existing ROW determinations new ROW acquisitions, street ROWs, easement limits, and engineering topography for local route and state projects, including those for the Illinois Department of Transportation (IDOT).

•	Illinois Route 22 New & Existing ROW	IDOT	In progress
•	Joe Orr Rd. New ROW	Various	In progress
•	Various Topographic & Boundary Surveys	East Chicago, Indiana	2017
•	Lake, Porter, & LaPorte Indiana Various	LAMAR Advertising	2017
	Boundary & Construction Surveys		
•	DES No. 1173708 Summit at	Crown Point, IN	2015
	Old Merrillville Road		
•	DES No. 0900067 Mississippi Street	Merrillville, IN	2015
	101st Avenue to US Route 30		
•	170th Street New & Existing ROWs	South Holland	2014
•	US Rte. 14 New & Existing ROW	IDOT	2013
•	Wolf Road (at 183rd St.) New & Existing ROW	IDOT	2011
•	IL Rte. 173 @ Nippersink Creek Existing	IDOT	2010
	ROW Determination		
•	US Rte. 30 Existing New & Exist. ROWs	IDOT	2010
•	Standard Ave., 121st & Front St.	Whiting, IN	2010
	Widening and Reconstruction		

Subdivision Survey and Right-of-Way

Oversight and responsibility for all facets of land surveying related to the determination of existing land boundaries, plats of subdivision, determination of existing ROW and the creation of new ROWs or easements necessary for engineering and site improvements.

•	Knottingham Subdivision Roadway	Downers Grove	2011
	Reconstruction and Watermain Replacement		
•	Norfolk Southern Railroad Properties Survey	Manhattan	2010
•	Re-subdivision Butternut Ridge	Manhattan	2010
•	GC America Topographic ALTA/ACSM	Alsip	2009
	Town Center	South Holland	2008

Land Surveying Department Manager (May 2012-Present)

Handles estimating, budgeting, and reporting of department tasks for Robinson Engineering. Oversees project QA/QC, performs survey calculations, and coordinates field and office surveying activities necessary to verify adherence to scope of services, client satisfaction and standard field procedures.

Education

Bachelor of Science, Land Surveying 1991 Purdue University West Lafayette, Indiana

Professional Registration

Professional Land Surveyor, Illinois, Indiana

Professional Affiliations

Illinois Professional Land Surveyors Association (IPLSA)

Indiana Society of Professional Land Surveyors (ISPLS)

National Society of Professional Surveyors (NSPS)

Employment History

Robinson Engineering, Ltd. 1991-Present

Brad Lueders, PLS

Land Surveyor

Mr. Lueders has 34 years of industry experience, with 30 years in all phases of land surveying, including public and private clients. Mr. Lueders is a high-level professional formerly serving as CAD Manager and Director of Surveying Operations. He has completed numerous federal aid and state projects for land surveys, land title surveys (ALTA), plat of highway and other right-of-way (ROW) documents, including horizontal and vertical controls, research of recorded documentation, reviewing and writing legal descriptions, drafting plats, client communications and interaction, and Quality Assurance & Control (QA/QC).

Federal Aid and State Surveys

Handles various facets of land surveying as related to land boundaries, existing ROW determinations, new ROW acquisitions, street ROWs, easement limits, and engineering topography for local route and state projects, including those for the Illinois Department of Transportation (IDOT).

Subdivision Survey and Right-of-Way

Oversight and responsibility for all facets of land surveying related to the determination of existing land boundaries, plats of subdivision, determination of existing ROW and the creation of new ROWs or easements necessary for engineering and site improvements.

	Halsted St. / IL Route 1 - Plat of Highways	East Hazel Crest	2016
	Rathje Road - Plat of Highways	Peotone	2016
	Posen Water Main Construction -	Posen	2016
	ROW Determination		
	McEvilly Road - Plat of Highways	Minooka	2015
	St. Francis Road - Plat of Highways	Frankfort	2015
•	Pleasant Ridge Wind Farm	Livingston County	2015
•	Vollmer Road Reconstruction -	Olympia Fields	2015
	Existing ROW Determination		
•	Route 50 & Corning Road - Plat of Highways	Peotone	2015
•	Oak Park Avenue Reconstruction -	Tinley Park	2015
•	Existing ROW Determination		
•	Monee - Manhattan Road Reconstruction	Monee	2015
	Existing ROW Determination		
•	135th St. Resurfacing Project	Crestwood	2014
•	Cal-Sag Road	Crestwood	2014
•	Kostner Ave. Resurfacing Project	Crestwood	2014
•	Will County Highway 62 Widening	Lockport	2014

Director of Surveying (2005-2014) Vantagepoint Engineering, LLC (2010-2014) Burke Engineering Corporation (2005-2010)

Handled cost estimating, budgeting, invoicing, proposals, job set-up, and reporting. Coordinated field and office surveying activities to verify adherence to scope of services, client satisfaction and standard field procedures. Also responsible for calculations and drafting to assist engineering department, field data analyses, boundary determination, drafting and signing of plats, Layout calculations and CAD to assist engineering department. Trained survey office personnel and performed field work as necessary.

Education

Bachelor of Science, Industrial Technology Illinois State University

Professional Registrations

Professional Land Surveyor Illinois

Professional Affiliations

Illinois Professional Land Surveyors Association (IPLSA)

Employment History

Robinson Engineering, Ltd. 2014-Present

VantagePoint Engineering, LLC 2010-2014

Burke Engineering Corporation, Ltd. 1985-2010

Kevin McGuffin

Survey Field Crew Chief

Mr. McGuffin, a survey field crew chief for Robinson Engineering, Ltd., has over 40 years' experience in field survey procedures and operations involving topographic surveys, construction layout, as-builts, boundary surveys, ALTA surveys, landfill construction as-builts, and gas systems as-builts. Mr. McGuffin is also skilled in utilizing Global Positioning Systems (GPS), robotic total stations and leveling.

Municipal Surveys And Easement Field Work

Provide required field measurements for boundary surveys & easements, and construction layout for municipalities.

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•	As Built Bolts For Band Shelter Lake Michigan	East Chicago	2018
•	Topo Hart Street For Bridge Replacement	Dyer	2017
•	Survey-Topo for Bike Trail	Romeoville	2017
•	Survey-Topo Redevelopment	East Chicago	2017
•	Survey-Topo Fox Valley Golf Course	Fox Valley	2017
•	As Built Mississippi Street	Merrillville	2017
•	Topo For Wind Turbine	Woodhull	2017
•	Parkway Drainage Topographies	Midlothian	2016
•	Survey Topo of City Hall	Gary	2016
•	Topo Foli Park	Plano	2016
•	Downtown Topo Redevelopment	Bensenville	2016
•	Survey-Topo Water Main Extension	Harvey, Posen	2016
•	As Built Sanitary Sewer System	Lyons	2016
•	Glenwood Plaza Redevelopment	Glenwood	2016
•	Location of Cracks in Dike	Lansing	2016
•	Location of entire storm sewer system in city limits	Monee	2015
•	Fire stations survey and topo for expansions	Schererville	2013
•	Survey-topo to connect all treatment plants	Frankfort	2013
	together with 3 miles of force main		

Survey And Right-of-Way

Establishing section corners, property corners, right of ways for streets, highways, railroads, pipelines and trails. Provide topographic, construction layout, and as-builts for municipal and private/corporate projects.

•	New Subdivision Downtown	Tinley Park	2018
•	Nicor Survey	Glenwood	2017
•	ROW For Water Main Trunk Line	Morton Grove	2017
•	Survey Pacesetter Steel	Sauk Village	2017
•	Survey O'Hare Radar Site	Oak Forest	2017
•	Survey Topo Pepsi-Co	Bridgeview	2016
•	Ameristar Casino	East Chicago	2016
•	175th Street and Halsted for Quarry Expansion	Homewood	2016
•	As built new Exchange Road	Crete	2015
•	Lamar billboard site surveys	Indiana	2011-18
•	Survey right-of-way staking for new Route 14	Woodstock	2015

Corporate Endeavors

Provide required field measurements for private building development and expansion, including topography and construction layouts. Provide elevations and locations for groundwater monitoring wells required for the EPA.

tion layouts. I rovide elevations and locations for groundwate	or informationing wells required	TIOI THE LIA.
Staking Conveyor System McCook Federal Quarry		2017-18
Lamar Surveys		2010-18
Waste Management CID Kankakee Landfills	Kankakee	1978-18
Toyota Park Survey		2018-17
Survey-topo for 8-mile Nicor gas pipeline	Gary	2015-16
Boundary survey 96 sq. miInvenergy Windfarm	Livingston C.	2014-15
Survey-topo for 2 mi. 24" force main for CSL Bering	Kankakee	2014
	Staking Conveyor System McCook Federal Quarry Lamar Surveys Waste Management CID Kankakee Landfills Toyota Park Survey Survey-topo for 8-mile Nicor gas pipeline Boundary survey 96 sq. miInvenergy Windfarm	Lamar Surveys Waste Management CID Kankakee Landfills Toyota Park Survey Survey-topo for 8-mile Nicor gas pipeline Boundary survey 96 sq. miInvenergy Windfarm Livingston C.

Training

Gas Systems Alert, & Confined Spaces
Hazardous Site Materials Situation
IDOT Technology Transfer Program
Quarry Under Ground Safety
Survey Monument Retracements

Employment History

Robinson Engineering, Ltd. 1978-Present

David J. McGrath

Field Crew Chief

Mr. McGrath is a survey field crew chief with over 26 years of experience including construction layout and staking, field survey procedures and operations involving topographic surveys, Global Positioning Systems (GPS), robotic total stations and leveling. Mr. McGrath works closely with the project engineers and survey manager to review plans and specifications for each project. He verifies the accuracy of existing plans and profiles and notifies the project manager. He maintains precise and accurate records in the field for each project.

Construction Layout And Staking

Provides required field measurements, establishes control points for boundary surveys and easements, performs the topographic survey in advance of the design and construction of municipal infrastructure projects such as new and existing roadways, sewer projects, water towers, pump stations, lift stations and construction of municipal buildings.

•	Expansion to Industrial park, new roadway construction layout and staking	Glenwood	2015
•	Field engineering, including staking of sidewalk and curb and gutter for five miles of roadway per year.	Romeoville	2005-2015
•	Topographical village-wide surveys for numerous capital improvement projects	Various	2005-2015
	Vernon Hills New Construction	Vernon Hills	2014
•	Field engineering, topographic for Prairie Oaks Lift Station and force main project	Coal City	2012-2014

Education

Hillcrest High School

Training

Flagger Safety First Aid and CPR

Erosion Control Certification

Employment History

Robinson Engineering, Ltd. 1989-Present

Scott E. Ranger

Field Crew Chief

Mr. Ranger, with over 25 years' experience, is a survey field crew chief for Robinson Engineering, Ltd. His experience includes field survey procedures and operations involving topographic surveys, Global Positioning Systems (GPS), robotic total stations and leveling.

Construction

Provide required field measurements for boundary surveys and easements prior to construction to further the advancement of municipal infrastructure. Perform construction layout for municipalities.

•	167th Road Reconstruction	Harvey	2015
•	Old Plank Trail Reconstruction	Chicago Heights	2015
•	Westbrook Senior Living	Streamwood	2014

Education

Thornridge High School

Training

Railroad Safety Certification

Gas Pipeline Safety, Systems Alert, &

Confined Spaces

Flagger Safety

Employment History

Robinson Engineering, Ltd.

1990-Present

Robert J. Gamboa

Field Crew Chief

Mr. Gamboa, a survey field crew chief for Robinson Engineering, Ltd., has decades of experience in field survey procedures and operations involving topographic surveys. Mr. Gamboa, with Robinson for 24 years, is also skilled in utilizing Global Positioning Systems (GPS), robotic total stations, and leveling.

Construction

Provide required field measurements for boundary surveys and easements prior to construction to further the advancement of municipal infrastructure. Perform construction layout for municipalities.

•	Guthrie Street Reconstruction	East Chicago, IL	In Progress
•	Potter Street & Prospect Ave. Stormwater Imp.	Wood Dale, IL	In Progress
	Underground detention box culverts, lift station		
•	St. Francis Road & Union Ditch Bridge Rec.	Frankfort, IL	2020
•	Woodlawn Bridge Reconstruction	South Holland, IL	2017
•	NIPSCO Gas Main Replacement	Gary, IN	2015
•	Mississippi Street Reconstruction	Merrillville, IN	2015
•	Community Park Redesign and Construction	Munster, IN	2014
•	71st Street Reconstruction	Bridgeview, IL	2013

Survey And Right-Of-Way

Establishing section corners, property corners, right of ways for streets, highways, railroads, pipelines, and trails. Provide topographic, construction layout, and as-builts for municipal and private/corporate projects.

•	143 rd Street Reconstruction	Homer Glen, IL	In Progress
•	NIPSCO Gas Main Replacement	Gary, IN	2015
	45th Street Grade Separation	Munster, IN	2008 - Current

Education

Thornwood High School

Professional Registration

NSPS Certified Survey Technician Level II

Training

Survey Monument Retracements Gas Systems Alert, & Confined Spaces

Flagger Safety

Railroad Track Safety CN & Metra

Employment History

Robinson Engineering, Ltd. 1996-Present

Andrew P. Gulden

CADD Department Manager, Engineering CADD Technician

Mr. Gulden has 25 years' experience as a Computer Aided Drafting and Design (CADD) Technician. He has served as the Assistant Department Manager and is currently the CADD Department Manager for Robinson Engineering. Mr. Gulden handles all facets of department business, while also heavily involved in his own CADD project workload. His projects include road reconstruction, site development, stormwater management, as well as site design for building additions.

Computer Aided Design - Transportation

Prepares and oversees plan design for numerous large road reconstruction projects for clients, meeting Federal / State guidelines, working closely with municipal engineers.

•	Halsted at 174th Street	E. Hazel Crest	2016
•	183rd St. & Oak Park Ave Roundabout	Tinley Park	2015
•	Joe Orr Rd Torrence Ave. to Burnham Ave.	CCDOTH	2014
•	Center Street Reconstructions	Harvey	2014
•	Knottingham Subdivision Roadway	Downers Grove	2012
•	Reconstruction and Watermain Replacement		
•	183rd St. Reconstruction (US Route 45 - 80th Ave.)	Tinley Park	2009

Computer Aided Design - Site Development

Prepares and oversees infrastructure design plans for all aspects of site development/redevelopment projects, which include drainage/stormwater management, lot development, streets, sidewalks, water mains, etc. Also involved in site design for building additions.

•	Glenwoodie Golf Course Improvements	Glenwood	2009
•	School District 168 Site Improvements	Sauk Village	2008
	Building Additions, 3 Schools		
•	Town Center Redevelopment	South Holland	2006
	Barretts Pond	Tinley Park	2005

Department Manager (2009-Present)

Serves as Robinson Engineering's CADD Department Manager, overseeing staff, coordinating project schedules and assignments and timelines for department projects, including coordination with Field and Engineering Departments during construction. Handles all facets of department business, including budgeting, hiring, reporting, and resource allocation.

Assistant Department Manager (2000-2008)

Served as Robinson Engineering's Assistant CADD Department Manager, overseeing large projects and assisting the department manager on related business on a daily basis.

Education

Associate of Science Computer Aided Design Joliet Junior College

Certifications

Autodesk Land Development Desktop (ALDD), Certified

Autodesk Civil Design for Roads (ACDR), Certified

Autodesk Civil Design for Site Development (ACDSD), Certified

Employment History

Robinson Engineering, Ltd. 1994-Present

Kevin W. Muhr

CAD / Survey Technician

Mr. Muhr, a survey technician for Robinson Engineering has over 21 years' experience in Computer Aided Drafting (CAD). He is experienced in conducting lot, boundary, ALTA surveys, survey calculations, preparing plats and researching existing right of ways (ROW). He writes legal descriptions and reviews related historical data. Mr. Muhr's responsibilities include evaluating engineering design and proposed right of ways to accommodate design parameters, utilizing practical and economical configurations for proposed right of ways.

Right-Of-Way, Surveys and Boundary Surveying

Prepare mandated plats and legal descriptions required for the Illinois Department of Transportation's (IDOT) land acquisition approval and for the Indiana Department of Transportation (INDOT).

	DS No. 0710056 Calumet Ave. & 45th Grade Separation	Munster	In Progress
	Route 50 & Corning Ave. / POH	Peotone	2016
•	Halsted St. / II Rte. 1/POH for Land Acq.	East Hazel Crest	2016
•	Rathje Road / POH	Peotone	2015
	3 Floyd's Consolidation	Munster	2014
	DES No. 0710064 Martin Luther King Dr.	Gary	2013
	at 15th Ave. Roadway Improvements		
	DES No. 0900067 Mississippi St. for Land Acquisition	INDOT	2013
	DES No. 1173708 Summit Street at	INDOT	2013
	Merrillville Rd. for Land Acquisition		
	Only Rain in the Drain Subdivision	Merrillville	2012
	71st St. Intersection Improvement, POH	Bridgeview	2010
	183rd St. & Wolf Road/POH for Land Acq.	IDOT	2010
	IL Route 14 Improvement, POH for Land Acquisition	IDOT	2010
	DES No. 0090280 Calumet Ave. Widening	Munster/INDOT	2010
•	U.S. Route 6, Paxton Ave. POH for Land Acq.	Calumet City	2008
•	U.S. Route 30 Improvement, POH for Land	IDOT Acquisition	2008

Education

Associates Degree of Science Computer Aided Drafting ITT Technical Institute, Matteson, IL

Employment History

Robinson Engineering, Ltd. 1997-Present



PROPOSAL EXCEPTION SHEET

The Respondent affirms that the prices quoted herein include all equipment, materials, labor, services, personnel, tools, machinery, utilities, supplies, insurance, bonds, supervision, overhead expense, profits, appliances, transportation and delivery charges, temporary facilities, licenses, permits, facilities and incidentals reasonably inferred as necessary to complete the Work in a timely and workmanlike manner. Any and all exceptions to these specifications MUST be clearly and completely indicated below. Attach additional pages if necessary.

EXCEPTIONS TAKEN: ✓ NO	YES (List below)	

PROPOSAL AFFIRMATION AND CERTIFICATION

IN SUBMITTING THE SUMMARY PROPOSAL SHEET AND OPTIONAL SERVICES SHEET, RESPONDENT AFFIRMS THAT IT:

1.	Has carefully	examined all of the documents included in this RFP, including Addenda
	Nos. 1, 2	(if none, write "NONE") and accepts the terms and conditions therein

- Is familiar with the federal, state and local laws and regulations that may affect cost, progress, performance and the furnishing of the Work;
- Is aware of the general nature of Work, if any, to be performed by the Village or others that may relate to Work for which this bid is submitted as indicated in the RFP;
- 4. Has given the Village written notice of all conflicts, errors, ambiguities or discrepancies that Respondent has discovered in the RFP, if any, and the written resolution thereof by the Village is acceptable to Respondent. The RFP is generally sufficient to indicate and convey an understanding of all terms and conditions for performing and furnishing the Work for which this Bid is submitted.

FURTHER, IN SUBMITTING THIS BID / PROPOSAL RESPONDENT CERTIFIES THAT:

- The prices in this bid proposal have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other Respondent or with any competitor;
- Unless otherwise required by law, the prices which have been quoted in the bid have not knowingly been disclosed by Respondent, prior to opening, directly or indirectly to any other Respondent or to any competitor;
- This bid proposal has not made in the interest of or on behalf of any undisclosed person, firm
 or corporation and is not submitted in conformity with any agreement or rules of any group,
 association, organization or corporation; and,
- Has not directly or indirectly induced or solicited any other Respondent to submit a false or sham bid; has not solicited or induced any person, firm or corporation to bid or refrain from bidding; and has not sought by collusion to obtain for itself any advantage over any other Respondent or over the Village.
- They are familiar with all conditions, instructions, and contract documents governing this bid, including the Bond and Contract terms attached in Appendix One and Two, and that any exceptions to the contract document are included on the Bid Exception Sheet.
- 10. They understand that any contract entered into with the Village is non-exclusive and does not prevent the Village from employing similar contractors to perform the same or similar type

RFP Page 13 Village of Wilmette

RFP No. 20051

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SIGNED AND SWORN THIS 10th DAY OF June . 2020

Entity Name:

Robinson Engineering, Ltd.

Entity Type: (circle one)

Individual, d/b/a, Corporation, LLC, LLP, Joint Venture, Partnership, Other

Authorized Signature:

Name / Title: (Print)

Aaron E. Fundich, PE, Executive Vice President

Mailing Address:

127 N. Walnut Street, Suite 200

City/State/Zip:

Itasca, IL 60143

Phone / Email:

(815) 412-2701 / afundich@reltd.com

Subscribed and sworn before me this 10th day of June , 2020

> OLGA HENDERSON Official Seal Notary Public - State of Illinois My Commission Expires Oct 26, 2021

Hackerlerson

CERTIFICATION OF COMPLIANCE

DESCRIPTION: Topographic Su	rvey Services For Capital Improvement Projects
Aaron E. Fundich	, having been duly sworn, depose and states as follows:
Having submitted an offer for the ab	ove goods and/or services, We hereby certify that: (initial all that apply)
PLEASE CHECK ALL APPLICABLE BOX	ES
BARRED FROM BIDDING: We are violation of either 720 ILCS 5/33E or same or similar elements.	not barred from bidding on these goods and/or services as a result of a of any similar statute of another state or a federal statute containing the
SEXUAL HARASSMENT: We have ILCS 5/2-105(A) (4).	e a written sexual harassment policy in place in full compliance with 775
Department of Revenue; or if we ar accordance with procedures establis with the Department of Revenue for agreement.	t delinquent in the payment of any tax administered by the Illinois e, it: (a) is contesting its liability for the tax or the amount of tax in shed by the Approved Revenue Act; or (b) has entered into an agreemen payment of all taxes due and is currently in compliance with that
EQUAL PAY ACT: Consultants, Coprovisions of the Illinois Equal Pay A	contractors, and all subcontractors thereof, shall at all times comply with the ct of 2003, 820 ILCS 112/1, et seq.
Confined Spaces for General Indust permit space requirements that appl space entry operations shall: (a) ob operations from the host employer; employer personnel and Consultant paragraph (d)(11); and (c) inform the and of any hazards confronted or crooperation."	vill comply with all requirements of 29 CFR Part 1910 Permit Required for ry; including Section 1910.146(c) (9) "In addition to complying with the y to all employers, each Consultant who is retained to perform permit tain any available information regarding permit space hazards and entry (b) coordinate entry operations with the host employer, when both host personnel will be working in or near permit spaces, as required by a host employer of the permit space program that the Consultant will followeated in permit spaces, either through a debriefing or during the entry
DRUG-FREE WORKPLACE: We with a Illinois Compiled Statutes (30 IL drug-free workplace by:	vill comply with all requirements Pursuant to Chapter 30, Section 580/1 or CS 580/1) et. Seq. entitled "Drug Free Workplace Act"; we will provide a

- Publishing a statement:
 - Notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance, including cannabis, is prohibited in the grantee's of Consultant's workplace.
 - b) Specifying the actions that will be taken against employees for violations of such prohibition.
 - c) Notifying the employee that, as a condition of employment on such contract or grant, the employee will:
 - i) Abide by the terms of the statement; and
 - ii) Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than 5 days after such conviction.
- 2) Establishing a drug free awareness program to inform employees about:

RFP Page 15 Village of Wilmette

- a) the dangers of drug abuse in the workplace;
- b) the grantee's or Consultant's policy of maintaining drug free workplace;
- c) any available drug counseling, rehabilitation, and employee assistance program; and
- d) the penalties that may be imposed upon employees for drug violations.
- 3) Making it a requirement to give a copy of the statement required by subsection (a) to each employee engaged in the performance of the contract or grant and to post the statement in a prominent place in the workplace.
- 4) Notifying the contracting agency within 10 days after receiving notice under part (B) of paragraph (3) of subsection (a) from an employee or otherwise receiving actual notice of such conviction.
- 5) Imposing a sanction on, or requiring the satisfactory participation in a drug assistance or rehabilitation program by any employee who is so convicted, as required by Section 5 (30 ILCS 580/5) of the Act.
- 6) Assisting employees in selecting a course of action in the event drug counseling treatment and rehabilitation is required, and indicating that a trained referral team is in place.
- Making a good faith effort to continue to maintain a drug free workplace through implementation of this Section.
- 8) Failure to abide by this certification shall subject the Consultant to the penalties provided in Section 6 (30 ILCS 580/6) of the Act.

NATIONAL SECURITY/USA PATRIOT ACT: We represent and warrant that, pursuant to the requirements of the USA Patriot Act and applicable Presidential Executive Orders, neither we nor any of our principals, shareholders, members, partners, or affiliates, as applicable, as a person or entity are named as a Specially Designated National and Blocked Person (as defined in Presidential Executive Order 13224) and that we are not acting, directly or indirectly, for or on behalf of a Specially Designated National and Blocked Person. We further represent and warrant that we and our principals, shareholders, members, partners, or affiliates, as applicable, are not, directly or indirectly, engaged in, and are not facilitating, the transactions contemplated by this Agreement on behalf of any person or entity named as a Specially Designated National and Blocked Person.

We further represent and warrant we are not acting, directly or indirectly, for or on behalf of any person, group, entity, or nation named by the United States Treasury Department as a Specially Designated National and Blocked Person, or for or on behalf of any person, group, entity, or nation designated in Presidential Executive Order 13224 as a person who commits, threatens to commit, or supports terrorism; and that we are not engaged in this transaction directly or indirectly on behalf of or facilitating this transaction directly or indirectly on behalf of, any such person, group, entity, or nation.

We hereby agree to defend, indemnify, and hold harmless the Village of Wilmette, its Corporate Authorities, and all Village of Wilmette elected or appointed officials, officers, employees, agents, representative, engineers, and attorneys, from and against any and all claims, damages, losses, risks, liabilities, and expenses (including reasonable attorneys' fees and costs) arising from or related to any breach of the foregoing representation and warrant.

EQUAL EMPLOYMENT OPPORTUNITY: In the event of the Consultant's non-compliance with the provisions of this Equal Employment Opportunity Clause, the Illinois Human Rights Act or the Rules and Regulations of the Illinois Department of Human Rights ("Department"), the Consultant may be declared ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and the contract 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. During the performance of this contract, the Consultant agrees as follows:

- 1) That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, physical or mental handicap unrelated to ability, military status, or an unfavorable discharge from military service; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.
- 2) That, if it hires additional employees in order to perform this contract or any portion thereof, it will determine the availability (in accordance with the Department's Rules) of minorities and women in the areas from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- 3) That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, sexual orientation, marital status, national origin or ancestry, citizenship status, age, physical or mental handicap unrelated to ability, military status, or an unfavorable discharge from military service.
- 4) That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the Consultant's obligations under the Illinois Human Rights Act and the Department's Rules. If any such labor organization or representative fails or refuses to cooperate with the Consultant in its efforts to comply with such Act and Rules, the Consultant will promptly so notify the Department and the contracting agency and will recruit employees from other sources when necessary to fulfill its obligations thereunder.
- 5) That it will submit reports as required by the Department's Rules, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and the Department's Rules.
- 6) That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and the Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and the Department's Rules.
- 7) That it will include verbatim or by reference the provisions of this clause in every subcontract it awards under which any portion of the contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as with other provisions of this contract, the Consultant will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the Consultant will not utilize any subcontractor declared by the Illinois Human Rights Commission to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.

ILLINOIS PUBLIC WORKS EMPLOYMENT DISCRIMINATION ACT

- 1) Discrimination in employment prohibited: (a) No person shall be refused or denied employment in any capacity on the ground of unlawful discrimination, as that term is defined in the Illinois Human Rights Act, nor be subjected to unlawful discrimination in any manner, in connection with the contracting for or the performance of any work or service of any kind, by, for, on behalf of, or for the benefit of this State, or of any department, bureau, commission, board, or other political subdivision or agency thereof (b) The Illinois Human Rights Act applies to all contracts identified in subsection (a). 10/2. Deemed incorporated in contract: The provisions of this Act shall automatically enter into and become a part of each and every contract or other agreement hereafter entered into by, with, for, on behalf of, or for the benefit of this State, or of any department, bureau, commission, board, other political subdivision or agency, officer or agent thereof, providing for or relating to the performance of any of the said work or services or of any part thereof.
- 2) Includes independent contractors, etc.: The provisions of this Act also shall apply to all contracts entered into by or on behalf of all independent contractors, subcontractors, and any and all other persons, association or corporations, providing for or relating to the doing of any of the said work or the performance of any of the said services, or any part thereof.
- 3) Deduction from compensation: No Consultant, subcontractor, nor any person on his or her behalf shall, in any manner, discriminate against or intimidate any employee hired for the performance of work for the benefit of the State or for any department, bureau, commission, board, other political subdivision or agency, officer or agent thereof, on account of race, color, creed, sex, religion, physical or mental handicap unrelated to ability, or national origin; and there may be deducted from the amount payable to the Consultant by the State of Illinois or by any municipal corporation thereof, under this contract, a penalty of five dollars for each person for each calendar day during which such person was discriminated against or intimidated in violation of the provisions of this Act.
- 4) Recovery by injured person: Any person, agency, corporation or association who violates any of the provisions of this Act, or who aids, abets, incites or otherwise participates in the violation of any of the provisions, whether the violation or participation therein occurs through action in a private, public or in any official capacity, shall be guilty of a petty offense for each and every violation or participation therein with respect to each person aggrieved thereby, to be recovered by each such aggrieved person, or by any other person to whom such aggrieved person shall assign his cause of action, in the circuit court in the county in which the plaintiff or the defendant shall reside.
- 5) Violations; punishment: Any person who or any agency, corporation or association which shall violate any of the provisions of the foregoing sections, or who or which shall aid, abet, incite or otherwise participate in the violation of any of the said provisions, whether the said violation or participation therein shall occur through action in a private, in a public, or in any official capacity, shall also be deemed guilty of a petty offense for each and every said violation or participation or, in the case of noncorporate violators, or participators, of a Class B misdemeanor.
- 6) To be inscribed in contract: The provisions of this Act shall be printed or otherwise inscribed on the face of each contract to which it shall be applicable, but their absence therefrom shall in no wise prevent or affect the application of the said provisions to the said contract.
- 7) Partial invalidity; construction: The invalidity or unconstitutionality of any one or more provisions, parts, or sections of this Act shall not be held or construed to invalidate the whole or any other provision, part, or section thereof, it being intended that this Act shall be sustained and enforced to the fullest extent possible and that it shall be construed as liberally as possible to prevent refusals, denials, and discriminations of and with reference to the award of contracts and employment thereunder, on the ground of race, color, creed, sex, religion, physical or mental handicap unrelated to ability, or national origin.

APPLICABLE BOX	
onflicts of interest: and in the event th	at a conflict of interest is identified anytime during
ward, or reasonable time thereafter, y	ou, your firm or your firm's ownership, management
liation or business relationship betwee	n you, your management or staff, your firm, or your
d an employee, officer, or elected office the Village of Wilmette with respect to as. Provide any and all affiliations or b tial conflict of interest. Include the nar ur form's ownership, management or s	ial of the Village of Wilmette who makes expenditures of money, employment, and elected usiness relationships that might cause a conflict of me of each Village of Wilmette affiliate with whom staff, has an affiliation or a business relationship. It is wilmette.com if you are checking this box prior to
APPLICABLE BOX	
d safety record with OSHA.	
n OSHA violation within the past 5 year	ars. (Attach explanation)
RE OF PARTY AUTHORIZED	TO EXECUTE THIS AGREEMENT
Executive Vice President	
Executive vice i resident	
27 N. Walnut Street, Suite 200	
tasca, IL 60143	
(815) 412-2701	
(708) 574-3769	
afundich@reltd.com	
	onflicts of interest: and in the event the ward, or reasonable time thereafter, yell yelly notify the Village of Wilmette in writing an employee, officer, or elected office the Village of Wilmette with respect to the Village of Wilmette with resp

RFP Page 19 Village of Wilmette

Contract No. 20051

Form W-9
(Rev. October 2018)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return). Name is required on this line;	do not leave this line blank.											
	Robinson Engineering, Ltd. 2 Business name/disregarded entity name, if different from above		-					-		-			
on page 3.	3 Check appropriate box for federal tax classification of the person whose n following seven boxes. Individual/sole proprietor or C Corporation S Corporation		eck only or			1	certa		titles	not	Indi	vidua	only to is; see
ns c	single-member LLC						Exem	npt pa	yee	code	(If a	ny)_	
3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate single-member LLC Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner. Other (see instructions) ► 5 Address (number, street, and apt. or suite no.) See instructions.						s	anda Mama						
eci	☐ Other (see Instructions) ►										-	outside	the U.S.)
S.	5 Address (number, street, and apt. or suite no.) See instructions.		Requeste	r's	nam	ne ar	nd ad	dress	(op	tiona	d)		
See	17000 South Park Ave.		1										
	6 City, state, and ZIP code												
	South Holland, IL 60473										_	_	
	7 List account number(s) here (optional)												
Par	Taxpayer Identification Number (TIN)												
Enter	your TIN in the appropriate box. The TIN provided must match the n	ame given on line 1 to av	void _	So	cial	SOCI	urity	num	oer		_	_	
reside	p withholding. For individuals, this is generally your social security n nt alien, sole proprietor, or disregarded entity, see the instructions for	or Part I, later. For other	- 1				-			-			
entitie TIN, I	s, it is your employer identification number (EiN). If you do not have	a number, see How to ge		or		_	1		_	,	_	_	
	If the account is in more than one name, see the instructions for line	1. Also see What Name	_	_	ploy	yer i	dent	ificat	ion r	uml	oer		
Numb	er To Give the Requester for guidelines on whose number to enter.		Ī	3	6] -	2	4	0	7	3	3	9
Dox	II Certification		_			_				_	_		
Par	penalties of perjury, I certify that:			_				_			_		
	number shown on this form is my correct taxpayer identification nu	mber (or I am waiting for	a numbe	r to	be	issu	ued 1	to m	e): a	nd			
2. I ar Ser	n not subject to backup withholding because: (a) I am exempt from b vice (IRS) that I am subject to backup withholding as a result of a fal longer subject to backup withholding; and	ackup withholding, or (b) I have n	ot I	bee	n no	tifie	d by	the	Inte	mal ed r	Reve ne th	enue nat I am
3. I ar	n a U.S. citizen or other U.S. person (defined below); and												
	FATCA code(s) entered on this form (if any) indicating that I am exe		15-25										
you h	ication instructions. You must cross out item 2 above if you have been ave failed to report all interest and dividends on your tax return. For real sition or abandonment of secured property, cancellation of debt, contribution interest and dividends, you are not required to sign the certification	estate transactions, item a utions to an individual reti	2 does not rement an	t ap	pply.	For	(IRA	rtgag), and	e int	eres	it pa	id, aym	ents
Sigr Here			Date ►	05	5 2	8/2	020)					
Ge	neral Instructions	 Form 1099-DIV (d funds) 	lividends,	inc	ludi	ing t	thos	e fro	m st	ock	s or	mut	ual
Section	on references are to the Internal Revenue Code unless otherwise	Form 1099-MISC proceeds)	(various t	ype	es o	of Inc	come	e, pri	zes,	aw	ards	, or	gross
relate	e developments. For the latest information about developments d to Form W-9 and its instructions, such as legislation enacted	Form 1099-B (sto transactions by bro		ual	fun	nd sa	ales	and	cert	ain d	othe	r	
	hey were published, go to www.irs.gov/FormW9.	 Form 1099-S (pro 	ceeds fro	m	real	esta	ate t	rans	actic	ons)			
Pur	pose of Form	 Form 1099-K (me 	rchant ca	rd a	and	thir	d pa	rty n	etw	ork 1	trans	sacti	ons)
	dividual or entity (Form W-9 requester) who is required to file an	 Form 1098 (home 	mortgag	e in	itere	est).	109	8-E	stuc	dent	loa	inte	erest).

1098-T (tuition)

· Form 1099-C (canceled debt)

alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Form 1099-A (acquisition or abandonment of secured property)
 Use Form W-9 only if you are a U.S. person (including a resident

Attachment One

information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number

(SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number

(EIN), to report on an information return the amount paid to you, or other

amount reportable on an information return. Examples of information

returns include, but are not limited to, the following.

Form 1099-INT (interest earned or paid)



Date of Addendum: 06/09/2020

NOTICE TO ALL POTENTIAL RESPONDENTS

The Request for Proposals (RFP) is modified as set forth in this Addendum. The original RFP Documents and any previously issued addenda remain in full force and effect, except as modified by this Addendum, which is hereby made part of the RFP. Respondent shall take this Addendum into consideration when preparing and submitting its Proposal.

1.0 - PROPOSAL SUBMITTAL DEADLINE

The Proposal submittal deadline remains the same and is not changed by this Addendum.

2.0 - RFP - CHANGES

Item	Section	Description of Change
2.1	None	None

3.0 - QUESTIONS AND ANSWERS

The following questions and answers are provided as a matter of information to clarify issues raised about the RFP. To the extent that changes to the RFP are required based on the questions received, the RFP has been modified as noted above in the RFP section of this Addendum.

Item	Questions and Answers
3.1	Question: For the alley's in particular, 5' beyond ROW will typically be in somebody's backyard beyond a fence. Is surveying up to fence lines acceptable or would rear yards need to be accessed?
	Answer: To comply with the scope of work, the Respondant will need to survey five (5) feet beyond the ROW where accessible.
3.2	Question: Looking at the benchmark 2020 list from village's website, most benchmarks are west of Poplar. Are there other village benchmarks east of poplar. If not, for streets like Linden, would a GPS set benchmark be acceptable, or should a level run be done across the village?
	Answer: The nearest verified benchmark near Poplar Avenue is located at Village Hall. A GPS set benchmark is acceptable.



Date of Addendum: 06/09/2020

4.0 - INFORMATION

The following item(s) are provided as a matter of information only to all respondents and do not modify or become part of the Proposal.

Item	Description
4.1	None



Date of Addendum: 06/03/2020

NOTICE TO ALL POTENTIAL RESPONDENTS

The Request for Proposals (RFP) is modified as set forth in this Addendum. The original RFP Documents and any previously issued addenda remain in full force and effect, except as modified by this Addendum, which is hereby made part of the RFP. Respondent shall take this Addendum into consideration when preparing and submitting its Proposal.

1.0 - PROPOSAL SUBMITTAL DEADLINE

- The Last Date and Time to submit Questions has been extended to 2:00 pm local time on Friday, 06/05/2020
- 2. The Proposal submittal deadline remains the same and is not changed by this Addendum.

2.0 - RFP - CHANGES

Item	Section	Description of Change
2.1	Page 7, Summary	REPLACE page 7 of the RFP with the attached page 7.
	Proposal Sheet	Description of Change Revised sheet content.
2.2	Page 8, Village	REPLACE page 8 of the RFP with the attached page 8.
	Specifications	Description of Change Under ROADS, changed number of ROADS from eight (8) to nine (9) and the total approximate length from 4,040 feet to 4,720 LF.
2.3	Page 11, Summary of Qualifications	REPLACE page 11 of the RFP with the attached page 11. Description of Change Revised sheet content; added that "The respondent shall be prequalified by the Illinois Department of Transportation (IDOT) in SPECIAL SERVICES – SURVEYING. Supporting material shall be made available upon request."
2.4	Page 22, Section 1	REPLACE page 22 of the RFP with the attached page 22. Description of Change Changed approximate length of ROADS from 4,040 to 4,720 LF.



Date of Addendum: 06/03/2020

2.0 - RFP - CHANGES

Item	Section	Description of Change
2.5	Page 42, Location Map	ADD the attached page 41.1.

3.0 - QUESTIONS AND ANSWERS

The following questions and answers are provided as a matter of information to clarify issues raised about the RFP. To the extent that changes to the RFP are required based on the questions received, the RFP has been modified as noted above in the RFP section of this Addendum.

Item	Questions and Answers
3.1	Question: Would the selected consultant be required to locate extensive survey monuments, retrieve recorded plats and analyze the right of way in great detail. (trying to determine work effort required to be competitive)
	Answer: The topographic survey deliverable must depict accurate boundary and ROW limits for both ROADS and ALLEYS. The Respondent shall use any materials necessary to meet the scope of work outlined in this RFP. The Village can provide Village monument information and utility atlas pages to the selected Respondent upon request.
3.2	Question: We did a takeoff on the RFP summary table and found the following discrepancies please advise: Alleys (4)our total 2513 LF, Village RFP 1913 LF; Streets (8) our total 4720 LF, Village RFP 4040 LF
	Answer: The anticipated total length for ALLEYS is 1,913 LF; no revisions necessary. See items 2.1 and 2.2 on page one of this addendum.
3.3	Question: Could the Village share a typical CAD drawing from the last Topographical RFP, #19144, which would assist in the expectation for RFP 200051.
	Answer: No. The scope of work has changed since Contract #19144. The Village expects the deliverables from this service to set the standard going forward.
3.4	Question: Attachment Three is labeled as "Location Map", but no map has been included. Could the Village provide the map as a separate attachment?
	Answer: Yes, see item 2.5 above.



Date of Addendum: 06/03/2020

3.0 - QUESTIONS AND ANSWERS

The following questions and answers are provided as a matter of information to clarify issues raised about the RFP. To the extent that changes to the RFP are required based on the questions received, the RFP has been modified as noted above in the RFP section of this Addendum.

Item	Questions and Answers
3.5	Question: Page 7 shows the list of Streets with a total of 4,720 feet when added up. Page 8, item #2 lists a length of 4,040 feet. Was a road taken out to account for the difference of 680 feet? The alley lengths match.
	Answer: See items 2.1 and 2.2 on page one of this addendum.
3.6	Question: The proposal does not have attachment Three Location Map. Can you supply map?
	Answer: Yes, see item 2.5 on page two of this addendum.
3.7	Question: Proposal request right-of-way lines be shown accurately in alleys. This will require determining boundaries of adjoining property. Do we also have to show right-of-way on the streets and if so will this also have to be shown accurately as in the alleys?
	Answer: Yes. All property boundary and ROW limits must be accurately shown within the limits of the proposed topographic survey.
3.8	Question: Does Wilmette have a template file that they want us to use?
	Answer: See Item 3.3.
3.9	Question: Profiles are requested for the alleys, what about the streets?
	Answer: No. Profiles are not required for the streets under ROADS. The profile for each alley should appear directly under their respective topographic survey in the AutoCAD Model space.
3.10	Question: Does the topographic survey need to be on plan and profile sheets? If so does Wilmette have a sheet block for our use?
	Answer: No. The Respondent should not prepare any work in AutoCAD Layouts. As part of the deliverables, the Respondent must provide a PDF print out of the AutoCAD Model space for the Village to check fonts, line styles, etc.



Date of Addendum: 06/03/2020

3.0 - QUESTIONS AND ANSWERS

The following questions and answers are provided as a matter of information to clarify issues raised about the RFP. To the extent that changes to the RFP are required based on the questions received, the RFP has been modified as noted above in the RFP section of this Addendum.

Item	Questions and Answers
3.11	Question: On the document it states that you would like your project to start on June 22,2020. However it also states you would like all of the deliveries completed to the village no later than August 28,2020. The clarification that I am looking for would be, are you stating work can begin on June 22nd,2020 however if we are waiting on additional entities to complete the project they must arrive no later then August 28th,2020? Answer: Yes. The final deadline must include all deliverables stated in the RFP. See page 23, Section 11, "Timing of Work".
3.12	Question: The document also states that there is a Map. I am unable to see a map? Would you please, be able to send me your KML/Shape File Map so that we can construct a proper bid for you and get that submitted to you as soon as possible. Answer: See item 2.5 on page two of this addendum.

4.0 - INFORMATION

The following item(s) are provided as a matter of information only to all respondents and do not modify or become part of the Proposal.

Item	Description
4.1	None

ATTACHMENT TWO GENERAL CONDITIONS

The following General Conditions are an integral part of and are incorporated into the Agreement.

1. Working Hours

All work shall be performed on Weekdays between the hours of 7:00 a.m. and 7:00 p.m. and Saturdays between 9:00 a.m. and 6:00 p.m., except in the case of urgent necessity as determined by the Village. No work shall be performed on Sundays and the following Village Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day (the fourth Thursday and Friday in November), and Christmas Day.

2. Inspections

The Village shall have the right to inspect, or to have inspected by its representative, any work, material, component equipment, supplies, services, or completed work specified herein before acceptance. Any of said items or work not complying with the Agreement are subject to rejection. Any items or work rejected shall be removed from the site and/or replaced at the sole expense of the Consultant. Consultant will make every effort and means available to facilitate the inspection of the work. Any work or material, which is deemed to be defective, must be rebuilt, replaced, or removed at the Consultant's own expense. Any omission to reject or condemn any work or material at the time of its construction or arrival at the worksite shall not be construed to mean acceptance of the work or material.

Consultant shall not be relieved of its obligations to perform the work in accordance with the Contract either by the actions of the Village or other Village consultant in the administration of the Contract, or by tests, inspections or approvals required or performed by persons other than the Consultant.

3. Coordination of Work

If the Consultant has one or more crews working in the Village, the Consultant shall also have a designated manager level or above representative in the Village and available as an emergency contact by mobile phone within thirty (30) minutes. The representative shall call and provide their name and cell phone number to the Village prior to the start of work.

The representative shall have a complete working knowledge of the specifications of the Work included herein, oversee the work being performed by the Consultant's crews, and meet weekly with a Village employee to inspect and sign-off on the work performed.

In addition, the representative will also have full authority to:

- Manage, engage and/or discharge Consultant's employees.
- Promptly supply any necessary equipment, materials, or incidentals; and,
- iii. Negotiate on the Consultant's behalf and legally commit the Consultant in writing to any changes, additions or deletions to the Work specifications included herein or new Work requested by the Village in writing up to a limit of \$2,500.

4. Additional Work Requirements

a. Job Site Daily Cleanup

Consultant shall maintain a clean work site and at the end of each day shall make sure that all debris and scrap materials no longer needed for the construction are properly removed and disposed of.

Equipment and Materials Staging

Consultant shall be responsible for the proper, safe, and adequate storage of all materials and equipment. The Consultant shall not place any equipment or materials on the job site without prior approval by the Village. All staging locations for equipment and materials must be pre-approved by the Village. Consultant and subcontractors are responsible for the security of their own materials, tools and equipment at the site, and the Village shall not be liable for any loss or damage that may occur thereto.

Consultant shall not be entitled to payment or reimbursement for any off-site storage of materials or equipment unless such off-site storage was pre-approved in writing by the Village.

c. Water

The Consultant may use certain Village fire hydrants under the following conditions:

- i. The Consultant may fill a non-potable water tanker truck using the metered hydrant located at the Village Public Works Yard, located at 711 Laramie Avenue, Wilmette, IL on Weekdays between the hours of 7:00 a.m. and 2:30 p.m. The Consultant's truck must be equipped with a hydrant hose connection (2.5" port). The Consultant will be required to record water usage in a logbook maintained by staff at the Public Works Yard.
- ii. The Consultant must have prior approval from the Village to utilize a hydrant other than the hydrant located at the Public Works Facility. The Consultant may request a Village-issued water meter and RPZ device from the Village Public Works Yard, located at 711 Laramie Avenue, Wilmette, IL, on Weekdays between the hours of 7:00 a.m. and 2:00 p.m.
 - a. If a meter is available, a \$2,500 refundable deposit (cash, check, Visa, MC) and a meter loan permit are required to obtain a Village meter and RPZ device. The meter loan permits are available online at https://www.wilmette.com/permits/ or at the Village Hall, 1200 Wilmette Avenue, Wilmette, Illinois, on weekdays between 7:30 a.m. and 4:30 p.m. The \$2,500 deposit will be cashed upon receipt and refunded upon return of the meter and RPZ device, minus any damages to the hydrant or the meter and RPZ device. The Village has a limited number of meters and RPZ devices.
 - If no meters are available, the Consultant will be responsible for supplying its own meter and RPZ device certified in the past year and approved for

use by the Village. The Consultant shall report initial and final meter readings to the Village for all Wilmette water used daily.

Delivery of Equipment and Materials

All equipment and materials shipped to the Village must be shipped F.O.B. and delivered to a pre-designated location. Consultant shall coordinate delivery schedules in advance with the Village and must be present on site at the time of all deliveries. To the extent any materials or equipment will not be used immediately in the construction of the work, the materials and equipment shall be stored in the location directed by the Village. No deliveries will be accepted on Saturday, Sunday, or holidays.

Anti-Idling Policy

To improve air quality and reduce global warming, the Village requests that Consultant inform its employees, subcontractors, and material suppliers to limit engine idling. By making a conscious effort to turn engines off whenever possible, the detrimental consequences to the environment caused by vehicle emissions can be minimized.

f. Vehicles and Equipment

The Consultant's vehicles shallbe located on the paved surface of a street and will not use private driveways or block any public sidewalk. The Village shall have final determination of necessary restoration. Equipment shall not enter private property unless the property owner consents or the Village has obtained signed right-of-entry release forms for the required work.

5. Prevention of Injury or Damage

Safety of Persons

Consultant shall be solely and completely in charge of, and responsible for, maintaining the site and performing the work, so as to prevent accidents or injury to persons performing the work, and to any person on, about, or adjacent to the site where the work is being performed. This duty exists, and shall apply, continuously and shall not be limited to normal working hours. Consultant shall maintain and implement, and ensure that all Subcontractors maintain and implement, an appropriate safety/loss prevention program for the protection of employees and persons nearby. Consultant is fully responsible and assumes liability for the failure of Subcontractors to comply with the requirements of this Section.

Consultant shall comply with all applicable federal, state, and local safety laws, regulations and codes, including, but not limited to, those safety precautions as to construction involving, or in the vicinity of, overhead and/or underground electrical facilities and utilities. Consultant shall be responsible for all applicable employee safety training/education, as well as accident record maintenance.

b. Protection of Public and Private Property

Consultant shall adequately protect the site, adjoining properties and all work from damage or loss arising in connection with, or during the performance of, the work. Consultant shall pay for any such damage, injury or loss caused by its agents, employees, or subcontractors

or from the action of the elements. Consultant will be required, without cost to the Village, to remove and replace all portions of the damaged work, and to repair or replace all damage caused to Village and private property and adjoining properties. Consultant will take sufficient precautions, and ensure that all Subcontractors take sufficient precautions, to prevent damage to property, materials, supplies, and equipment, and avoid interruptions in the performance of the work. Consultant is fully responsible and assumes liability for the failure of Subcontractors to comply with the requirements herein.

The Consultant shall resolve any claims for damage with the property owner within ten (10) days after damage occurs. Should the damage not be rectified within the time frame agreed upon or to the satisfaction of the property owner, and/or the Village, the Village reserves the right to repair or replace that which was damaged by the Consultant and deduct this cost from any payment due the Consultant.

Repair of Damage

Upon termination of the Contract, or upon completion of the work, Consultant shall repair or replace, at no expense to the Village, any damage to existing buildings, paving, landscaping, streets, drives, utilities, Right-of-Way, or other Village property arising during the performance of the work or incidental thereto caused by Consultant, any Subcontractors, material suppliers, or others performing work on behalf, or at the request, of Consultant. Such repair or replacement shall be performed by craftsmen skilled and experienced and shall result in conditions that existed as of the Effective Date of the Contract.

6. Concealed Conditions

- a. Contract Drawings showing the approximate location of existing and new utility lines, if any, have been identified and located as accurately as possible using readily available information. However, the Consultant is responsible for verifying the accuracy of all locations. If utilities require relocation or rerouting Consultant shall notify the Village and cooperate with the Village to make the required adjustments.
- b. If utility service which is shown on the Drawings is interrupted for any reason, Consultant will work continuously to restore such service to the satisfaction of the Village at no additional cost to the Village. Should Consultant fail to proceed expeditiously with appropriate repairs, the Village shall have the right to have any needed repairs completed and the cost of such repairs shall be deducted from any amount due or to become due to Consultant.
- c. If utility service, which is not shown or which is misidentified on the Drawings, the existence or proper location of which could have been discovered by careful examination and investigation of the Project site by Consultant, is interrupted for any reason, the entire cost to restore service to the satisfaction of the Village shall be paid by the Consultant.
- d. Consultant shall promptly, but in no case more than ten (10) days from discovery and before the conditions are disturbed, notify the Village in writing of:
 - Subsurface or latent physical conditions or any condition encountered at the site which differ materially from those indicated in the Contract and which were

- not known by Consultant or could not have been discovered by careful examination and investigation of the site of the proposedwork.
- ii. Unknown and unexpected physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered in the locale or generally recognized as inherent in the work provided for in the Contract.
- iii. Concealed or unknown conditions in an existing structure which are at variance with the conditions indicated by the Contract, which are of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work and which were not known by the Consultant and could not have been discovered by careful examination and investigation of the Project site.
- iv. If the Village determines that changed conditions do not exist or are not materially different and no adjustment in the Contract Amount or time is warranted, the Consultant shall continue performance of the work. No claim by the Consultant for a change in the Contract Amount or Times shall be allowed unless the required written notice is given and the Village is given adequate opportunity to investigate the conditions encountered prior to any disturbance thereof.

7. Interpretation of the Work

The Village shall in all cases determine the amount or quantity of the several kinds of Work, which are to be paid for under this Contract, and shall decide all questions which may arise relative to the execution of the Contract on the part of the Consultant, and all estimates and decisions shall be final and conclusive. The Village shall have the right to make alterations in the lines, grades, plans, forms, or dimensions of the work herein contemplated either before or after the commencement of the work. If such alterations diminish the quantity of the work to be done, they shall not constitute a claim for damage or for anticipated profits on the work dispensed with, or if they increase the amount of work, such increase shall be paid according to the quantity actually done and at the price or prices stipulated for such work in the Contract. The Village hereby reserves the right to approve as an equal, or to reject as not being an equal, any article the Consultant proposes to furnish pursuant to the Contract.

8. Contract Changes

a. Changes in Work

The Village reserves the right to make changes in the scope of the Contract or issue instructions requiring additional work or direct the deletion of certain work. Any such changes by the Village shall not invalidate the Contract or relieve the Consultant of any obligations under the Contract. Changes to the Work shall be authorized in writing and executed by the Village and Consultant by means of a Change Order.

A change order for work is not necessary, and Consultant shall not be entitled to additional compensation, when the work is reasonably inferable as within the Contract, or, when the Work was made necessary as a result of an error or omission of the Consultant or any subcontractor.

Consultant shall not be entitled to an adjustment to the Contract Amount or Contract Time for any work performed: outside the scope of the Contract and for which no prior written authorization by the Village was obtained; which exceeds the Contract Amount or other agreed upon pricing and for which no Change Order was executed; or relating to differing site conditions that require prior written notice before proceeding as further provided herein.

b. Change Orders

Any adjustment to the Contract Amount or Contract Time shall be made at the time of ordering a change in the Work. The cost or credit resulting from a change in Work shall be determined in one or more of the following ways:

- By unit prices named in the Contract or additional unit prices subsequently agreed upon, where no additional amounts for overhead and profit shall be allowed.
- ii. By an amount mutually agreed to by Consultant and the Village as a fixed or percentage fee.
- iii. By agreement on a lump sum proposal submitted by Consultant. Lump sum proposals shall include a detailed cost breakdown for each component of Work indicating both labor and material costs. In addition, there may be added an amount agreed upon, but not to exceed ten percent (10%) of the actual cost, for overhead and profit.

If none of the above methods are mutually agreed upon, a change may be made by unilateral determination of the Village based upon the reasonable costs or savings attributable to the change, including a reasonable allowance for overhead and profit, not to exceed ten percent (10%). If this method is utilized, the Consultant shall promptly proceed with the Work involved in the change, upon receipt of a written order by the Village.

- i. In such case, Consultant shall keep and present an itemized accounting of all materials used, equipment, the cost of labor (including social security, old age and unemployment insurance, fringe benefits to which the employee is entitled, and Worker's compensation insurance), and the fair rental cost of all machinery used for the extra Work for the period of such use. If the extra Work requires the use of machinery not already on the Project site, or to be otherwise used for the Work, then the cost of transportation (up to a total maximum of one hundred (100) miles) of such machinery to and from the Project site shall be added to the fair rental value.
- ii. Consultant shall not include in the cost of the extra Work any cost or rental of small tools, or any portion of the time of the Consultant or the superintendent, or any allowance for the use of capital, insurance or bond premium or any actual or anticipated profit, or job or office overhead not previously mentioned. These items are considered as being covered under the added amount for general overhead.

Pursuant to the Illinois Criminal Code (720 ILCS 5/33E-9), a Change Order or series of Change Orders which authorize or necessitate a net increase or decrease in the cost of the contract by a total of \$10,000 or more, or an increase or decrease in the time of completion

by more than 30 days requires a written determination by the Village supporting the appropriateness of the change. The written determination must state why: the circumstances said to necessitate the change in performance were not reasonably foreseeable at the time the contract was signed; the change is germane to the original contract as signed; and the change order is in the best interest of the Village.

9. Suspension

The Village may, at any time, by written notice to the Consultant require the Consultant to stop all, or any part, of the work required by the Contract. Upon receipt of such a notice, the Consultant shall immediately comply with its terms and take all steps to minimize the occurrence of costs allocable to the work covered by the notice. Consultant shall, upon receipt of notice of suspension, identify in writing all work that must be completed prior to suspension of the work, including all work associated with suspension that must be performed. With respect to work so identified by Consultant and approved by the Village, the Village will pay for the necessary and reasonable costs associated with that work. Consultant shall not be entitled to any claim for lost profits due to the suspension of the work by the Village.

10. Correction of Work

- a. Upon receipt of notice, Consultant shall promptly remove from the site and replace any material or correct any defective work or work that fails to conform to the requirements of the Contract, whether completed or not and whether observed before or after Substantial or Final Completion. Consultant shall pay all costs of correcting such work or material including the cost of additional professional services necessary, and the cost of repairing or replacing all other work damaged by such removal or replacement.
- b. If within one yearafter the date of Substantial Completion (or such longer period of time prescribed by any special guarantee or warranty) any work is found to be defective, Consultant shall promptly, at its sole cost and expense and without cost to the Village, repair, replace or correct such defective work along with any damage to other work resulting therefrom.
- c. Consultant's obligations under this Paragraph are in addition to any other obligation or guarantee or warranty contained in the Contract and shall survive the termination of the Contract. The terms of this Section are not in lieu of, and shall not be construed as a waiver of, any applicable statute of limitation or repose.
- d. If the Consultant fails to correct defective work within a reasonable time, the Village may perform the necessary corrections. A Change Order will then be issued reflecting an equitable deduction from the Contract Amount for the costs of correction incurred by the Village. The costs of correction will be deducted from payments due to the Consultant or, if no further payments are due to Consultant, then the Consultant's surety will be responsible for said payment.

11. Warranty

- a. Consultant warrants to the Village that all material and equipment furnished under this Contract shall be new and of the most suitable grade for the purpose intended and that all work shall be of good quality, free from faults and defects and in conformance with the Contract. Prior to Final Completion, Consultant shall deliver to the Village all warranties required under the Contract, or to which Consultant is entitled from manufacturers, suppliers, and Subcontractors. All warranties for products and materials incorporated into the work shall begin on the date of Substantial Completion.
- b. Neither the final payment nor partial or entire use or occupancy of the site by the Village shall constitute an acceptance of work not done in accordance with Contract or relieve the Consultant or its sureties of liability with respect to any warranties or responsibilities for faulty or defective materials and workmanship. Consultant or its sureties shall remedy any defects in work and any resulting damage to work at its own expense. Consultant shall be liable for correction of all damage resulting from defective work. If Consultant fails to remedy any defects or damage, the Village may correct the defective work or repair damages and the cost and expense incurred shall be paid by or be recoverable from the Consultant or its surety.
- c. Consultant warrants that the work shall be done in a workmanlike manner in strict accordance with the Contract and guarantees that the labor, material, and equipment will be free of defects for a period of one (1) year from the date of Substantial Completion unless otherwise provided.
- d. Consultant warrants that no materials or supplies for the work purchased by Consultant or any Subcontractor are subject to any chattel mortgage or other condition or agreement by which an interest is retained by the seller. Consultant further warrants that he/she has good title to all materials and supplies used in the performance of the work, and any such materials and supplies are free from all liens, claims or encumbrances. Consultant agrees to indemnify and save the Village harmless from all claims and costs incurred with respect to the lawful demands of Subcontractors, laborers, workmen, mechanics and suppliers of machinery, parts, equipment, tools, and materials arising from Consultant's breach of this Section.

12. Documents

a. Ownership

All drawings, specifications, reports, and any other project documents prepared by the Consultant in connection with any or all the services furnished hereunder shall be delivered to the Village for the expressed use by the Village. All documents, memoranda, drawings, designs, specifications, calculations, computer programs, computer discs, records, notes, samples and information recorded in any tangible or computer form generated or prepared by or at the direction of Consultant shall be the exclusive property of the Village.

Consultant shall provide such work product to Village immediately upon request or termination of this contract for any cause, and such work product shall be of a quality to

assure total reproducibility of the documents delivered. In particular, the Village may request, at no additional cost, the delivery of additional sets of drawings or documents if the Consultant fails to deliver a fully reproducible document. Consultant shall not publish, in any technical articles, publications or otherwise, information obtained from performing this Contract on behalf of the Village, without the prior written consent of the Village.

The provisions of this Section shall survive the expiration, conclusion, and termination of this Contract.

b. Deliverables

Deliverables, including but not limited to, any plans, specifications, reports, or other project documents prepared by Consultant pursuant to this Agreement shall be the exclusive property of the Village.

Consultant shall provide the Village with the Deliverables both printed form and electronically. All reports and related information shall be compatible with the latest version of the Microsoft Office Suite of Products. All CAD related information shall be compatible with the latest version by Autodesk Corporation. Deliverables in printed form shall be of a quality that assures total reproducibility by the Village.

13. Payment(s), Retainage & Withholdings

a. Submissions of Invoices

Invoices must have the Purchase Order prominently displayed on page 1 of the invoice and shall provide a detailed breakdown of the amount billed, including the name, title, rate of pay, hours worked and services rendered by each individual during the period stated. Invoices shall reflect all prior amounts billed and paid to date. Invoices shall be accompanied by a progress report setting forth the rates of completion for all tasks scoped and for all deliverable products.

Invoices shall not be deemed due and owing unless and until the following are submitted:

- Updated construction schedule.
- ii. Legally effective release(s) and waiver(s) of lien covering work for which payment is being made.
- iii Legally effective release(s) and trailing waiver(s) of lien(s) covering work for subcontractors for which prior payment to Consultant has been made
- iv. Any other documents requested/required by the Village.

b. Contract Line Items

The Consultant is required to complete contract line items to 100% before including the quantity on a pay request.

c. Liquidating Damages

Invoices will be paid net of any damages assessed by the Village against the Consultant as outlined in this Contract.

d. Withholding

Notwithstanding the terms herein, and without prejudice to any of its other rights or remedies, the Village shall have the right to withhold from any payment that may be or become due such amount as may reasonably appear necessary to compensate the Village for any actual or prospective loss due to defective work or work that does not conform to the Contract; damage for which the Consultant is liable; state or local sales, use or excise taxes that may have been paid by Consultant or any of its Subcontractors; any lien or claim of third parties, subcontractors or suppliers regardless of merit; inability of the Consultant to complete the performance of the work; or any other failure by the Consultant to perform any of its obligations under the Contract. The Village shall be entitled to retain all amounts so withheld until the Consultant either performs the outstanding obligation or furnishes security in a form acceptable to the Village for such performance.

e. Final Payment to Consultant

Upon completion of the work and approval by the Village, and upon receipt and approval of all closeout submittals required under the Contract and all final certified payroll reports and original final waiver(s) of lien, the Village will pay the Consultant the final payment within thirty (30) calendar days thereafter. No final payment shall become due and owing, however, unless and until Consultant shall completely repaired or replaced, at no expense to the Village, any damage to existing buildings, paving, landscaping, streets, drives, utilities, or other Village property arising during the performance of the work or incidental thereto caused by Consultant, any Subcontractors, material suppliers, or others performing work on behalf, or at the request, of Consultant.

The acceptance by the Consultant of final payment shall constitute a release and waiver of any and all rights and privileges under the terms of the Contract, and shall relieve the Village from any and all claims or liabilities for anything done or furnished relative to the work or for any act or neglect on the part of the Village relating to or connected with the Contract. Any payment, final or otherwise, shall not release the Consultant or his sureties from any obligations under the Contract or the performance bond and payment bonds.

ATTACHMENT THREE LOCATION MAP

Sheet 1 of 1

END OF DOCUMENT