

## **DU PAGE COUNTY**

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

# Transportation Committee Regular Meeting Agenda

Tuesday, May 16, 2023 10:00 AM Room 3500B

- 1. CALL TO ORDER
- 2. ROLL CALL
- 3. CHAIR'S REMARKS CHAIR OZOG
- 4. PUBLIC COMMENT
- 5. APPROVAL OF MINUTES
  - 5.A. <u>23-1760</u>

DuPage County Transportation Committee Minutes-Regular Meeting-Tuesday May 2, 2023.

#### 6. PROCUREMENT REQUISITIONS

#### 6.A. **23-1692**

Recommendation for the approval of a contract to Knapheide Equipment Co. - Chicago, to furnish and deliver Force America Parts, for the period June 1, 2023 through May 31, 2024, for a contract total not to exceed \$25,000, per bid 22-085-DOT, first of three (3) one-year renewals.

#### 6.B. **DT-P-0071-23**

Recommendation for the approval of a contract to Complete Fleet Services, Inc., for on-call repair service and repair parts for diesel trucks and plows, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024, for a contract total not to exceed \$30,000; per bid 22-097-DOT, first of three renewals.

#### 6.C. **DT-P-0072-23**

Recommendation for the approval of a contract to Kevin's Auto & Diesel Repair, for on-call repair service and repair parts for trucks and plows, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024, for a contract total not to exceed \$30,000; per bid 22-097-DOT, the first of three (3) renewals.

#### 6.D. **DT-P-0073-23**

Recommendation for the approval of a contract to PreCise MRM, LLC, for Fleet Tracking Equipment and Service Agreement, for the Division of Transportation, for the period of June 1, 2023 through May 31, 2024, for a contract total not to exceed \$34,000; per 55 ILCS 5/5-1022(c) "not suitable to competitive bids" (Sole Source-Software manufacturer and sole maintenance/update provider).

#### 6.E. **DT-P-0074-23**

Recommendation for the approval of a contract to Compass Minerals America, Inc., to furnish and deliver bulk rock salt, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024, for a contract total amount of \$1,331,270; per lowest responsible bid 23-057-DOT, subject to three (3) one-year renewals.

#### 6.F. **DT-P-0075-23**

Recommendation for the approval of a contract to Gonzalez Companies, LLC., to provide professional construction engineering services, upon request of the Division of Transportation, for the period of May 23, 2023 through November 30, 2025, for a contract total not to exceed \$500,000; professional services (Architects, Engineers & Land Surveyors) vetted through a qualification-based selection process in compliance with the Illinois Local Government Professional Services Selection Act, 50 ILCS 510/1 et seq.

#### 6.G. **DT-P-0076-23**

Recommendation for the approval of a contract to Tecma Associates, Inc., for professional construction engineering services for various improvements, Section 23-CENGR-12-EG, for the period of May 23, 2023 through November 30, 2025, for a contract total not to exceed \$500,000; professional services (Architects, Engineers & Land Surveyors) vetted through a qualification-based selection process in compliance with the Illinois Local Government Professional Services Selection Act, 50 ILCS 510/et.seq.

#### 7. CHANGE ORDERS

#### 7.A. **23-1691**

DT-R-0211A-22 - Amendment to DT-R-0211-22, issued to Utility Dynamics Corporation, for the Street Lighting Improvements along Fabyan Parkway, section 22-00210-05-TL, to increase the funding in the amount of \$625.72, resulting in an amended contract total of \$105,240.42, an increase of 0.60%.

#### 7.B. **23-1709**

DT-R-0382A-22 – Amendment to Resolution DT-R-0382-22 between the County of DuPage and R. W. Dunteman for the Milton Township Lambert Road improvements; (Correction of Project Section Number).

#### 7.C. **23-1701**

Ozinga Ready Mix Concrete - Decrease & Close PO #5766

#### 7.D. **23-1703**

Plote Construction - Decrease & Close PO #5763

#### 7.E. **23-1704**

Vulcan Inc. - Decrease & Close PO #5767

#### 7.F. **23-1733**

American Surveying & Engineering-Contract Extension PO # 3731-1-SERV.

#### 7.G. **23-1734**

Atlas Engineering Group, Ltd.-Contract Extension PO # 4284-1-SERV.

#### 7.H. **23-1735**

Christopher Burke Engineering, Ltd.-Contract Extension PO # 5203-1-SERV.

#### 7.I. <u>23-1736</u>

Ciorba Group-Contract Extension PO # 5339-1-SERV.

#### 7.J. **23-1737**

Epstein-Contract Extension PO # 5299-1-SERV.

#### 7.K. **23-1745**

FGM Architects, Inc.-Contract Extension PO # 5300-1-SERV.

#### 7.L. **23-1746**

Knight E/A, Inc.-Contract Extension PO # 4557-1-SERV.

#### 8. INTERGOVERNMENTAL AGREEMENTS

#### 8.A. **DT-R-0069-23**

Intergovernmental Agreement between the County of DuPage and the Wayne Township Road District, for the 2023 Road Maintenance Program, Section 23-07000-01-GM (No County Cost).

#### 9. ORDINANCES

#### 9.A. **DT-O-0051-23**

Recommendation to Repeal DTo-16-88-The DuPage County Fair Share Transportation Impact Fee Ordinance and Adopt the DuPage County Fair Share Transportation Impact Fee Administration Ordinance.

#### 10. TRAVEL REQUESTS

#### 10.A. <u>23-1724</u>

Vehicle Maintenance Supervisor to travel to Effingham, Illinois from October 1, 2023 through October 6, 2023 to attend the Illinois Public Service Institute Focus on Service Excellence (2 of 3) to provide training in the areas of supervisory skills, leadership development and service excellence. Expenses to include Registration, Transportation, Lodging and Meals, for an estimated County cost of \$1,855.64.

#### 10.B. **23-1725**

Project Engineer to travel to Effingham, Illinois from October 1, 2023 through October 6, 2023 to attend the Illinois Public Service Institute Focus on Service Excellence (1 of 3) to provide training in the areas of supervisory skills, leadership development and service excellence. Expenses to include Registration, Transportation, Lodging and Meals, for an estimated County cost of \$1,855.64.

#### 10.C. **23-1726**

Heavy Equipment Crew Leader to travel to Effingham, Illinois from October 1, 2023 through October 6, 2023 to attend the Illinois Public Service Institute Focus on Service Excellence (1 of 3) to provide training in the areas of supervisory skills, leadership development and service excellence. Expenses to include Registration, Transportation, Lodging and Meals, for an estimated County cost of \$1,855.64.

#### 10.D. <u>23-1727</u>

Heavy Equipment Crew Leader to travel to Effingham, Illinois from October 1, 2023 through October 6, 2023 to attend the Illinois Public Service Institute Focus on Service Excellence (3 of 3) to provide training in the areas of supervisory skills, leadership development and service excellence. Expenses to include Registration, Transportation, Lodging and Meals, for an estimated County cost of \$1,855.64.

#### 10.E. <u>23-1728</u>

Heavy Equipment Crew Leader to travel to Effingham, Illinois from October 1, 2023 through October 6, 2023 to attend the Illinois Public Service Institute Focus on Service Excellence (3 of 3) to provide training in the areas of supervisory skills, leadership development and service excellence. Expenses to include Registration, Transportation, Lodging and Meals, for an estimated County cost of \$1,855.64.

#### 10.F. **23-1729**

Heavy Equipment Crew Leader to travel to Effingham, Illinois from October 1, 2023 through October 6, 2023 to attend the Illinois Public Service Institute Focus on Service Excellence (2 of 3) to provide training in the areas of supervisory skills, leadership development and service excellence. Expenses to include Registration, Transportation, Lodging and Meals, for an estimated County cost of \$1,855.64.

- 11. OLD BUSINESS
- 12. NEW BUSINESS
- 13. ADJOURNMENT

## Minutes





File #: 23-1760 Agenda Date: 5/16/2023 Agenda #: 5.A.



## **DU PAGE COUNTY**

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

# Transportation Committee Draft Summary

Tuesday, May 2, 2023 10:00 AM Room 3500B

#### 1. CALL TO ORDER

10:00 AM meeting was called to order by Chair Mary Ozog at 10:02 AM.

#### 2. ROLL CALL

PRESENT	Chaplin, Covert, Ozog, Tornatore, and Zay
ABSENT	Evans

#### 3. CHAIR'S REMARKS - CHAIR OZOG

Chair Ozog advised the Committee that ComEd had repaired the ruts on the Prairie Path in Glen Ellyn, and she was very grateful to the Division of Transportation staff for following up on the situation.

#### 4. PUBLIC COMMENT

No public comments were offered.

#### 5. APPROVAL OF MINUTES

#### 5.A. **23-1615**

DuPage County Transportation Committee Minutes-Regular Meeting-Tuesday April 18, 2023.

RESULT: APPROVED

MOVER: Mary Ozog

SECONDER: Liz Chaplin

#### 6. BUDGET TRANSFERS

#### 6.A. **23-1593**

Budget Transfer of \$5,000.00 from 1500-3500-53828 (Contingencies) to 1500-3520-51000 (Benefit Payments); Additional funds needed for benefits not anticipated during the creation of the FY23 budget.

RESULT: APPROVED
MOVER: Mary Ozog
SECONDER: Jim Zay

#### 7. PROCUREMENT REQUISITIONS

#### 7.A. **23-1670**

Recommendation for the approval of a contract to Interstate Power Systems, Inc., for the provision of parts, repairs, rebuilds and service of Allison Transmissions, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024, for a contract total not to exceed \$18,000; per 55 ILCS 5/5-1022(c) "not suitable to competitive bids". Sole Source-(Direct replacement of compatible equipment parts).

RESULT: APPROVED
MOVER: Mary Ozog
SECONDER: Liz Chaplin

#### 7.B. **23-1671**

Recommendation for the approval of a contract purchase order to West Side Tractor Sales Co., to furnish and deliver John Deere repair and replacement parts, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024, for a contract total not to exceed \$20,000; per 55 ILCS 5/5-1022(c) "not suitable to competitive bids". Sole Source-(Direct replacement of compatible equipment parts).

RESULT: APPROVED
MOVER: Mary Ozog
SECONDER: Liz Chaplin

#### 7.C. <u>23-1672</u>

Recommendation for approval of a contract with Sid Tools Company d/b/a MSC Industrial Supply Company, to furnish and deliver janitorial, health and safety supplies, for the Division of Transportation, for the period of June 1, 2023 through November 16, 2024, for a contract not to exceed \$20,000; per Sourcewell contract #101320.

RESULT: APPROVED
MOVER: Mary Ozog
SECONDER: Sadia Covert

#### 7.D. <u>DT-P-0069-23</u>

Recommendation for the approval of a contract to HR Green, Inc., for Professional Construction Engineering Services for improvements along CH 9/Lemont Road, from 83rd Street to 87th Street, Section 16-00232-00-CH, for the period of May 9, 2023 through November 30, 2027, for a contract total not to exceed \$611,540.05. Professional Services (Architects, Engineers and Land Surveyors) vetted through a qualification-based selection process in compliance with the Illinois Local Government Professional Services Selection Act, 50 ILCS 510/1 et seq.

**RESULT:** APPROVED AND SENT TO FINANCE

MOVER: Mary Ozog SECONDER: Jim Zay

#### 7.E. **DT-P-0070-23**

Recommendation for the approval of a contract to Altorfer Industries, Inc., to furnish and deliver Caterpillar repair and replacement parts, as needed for the Division of Transportation, for the period of May 14, 2023 through May 31, 2024, for a contract total not to exceed \$30,000; per 55 ILCS 5/5-1022(c) "not suitable to competitive bids". Sole Source-(Direct replacement of compatible equipment parts).

**RESULT:** APPROVED AND SENT TO FINANCE

MOVER: Mary Ozog SECONDER: Liz Chaplin

#### 8. CHANGE ORDERS

#### 8.A. <u>23-1674</u>

DT-P-0258A-22 - Amendment to Resolution DT-P-0258-22, issued to Complete Fleet, Inc., to furnish and deliver automotive repair and replacement parts, as needed for the Division of Transportation, to increase the contract by \$2,529.99, resulting in an amended contract total amount of \$32,529.99, an increase of 8.43%.

**RESULT:** APPROVED AND SENT TO FINANCE

MOVER: Mary Ozog SECONDER: Liz Chaplin

#### 8.B. **23-1673**

DT-P-0193D-18 – Amendment to Resolution DT-P-0193C-18 issued to BLA, Inc., for Professional Design (Phase II) Engineering Services for improvements along CH 9/Lemont Road, from 83rd Street to 87th Street, Section 16-00232-00-CH, to increase the funding in the amount of \$20,663.27, resulting in an amended contract total of \$558,111.19, an increase of 3.84% and a cumulative increase of 26.43%.

**RESULT:** APPROVED AND SENT TO FINANCE

MOVER: Mary Ozog SECONDER: Jim Zay

#### 9. INTERGOVERNMENTAL AGREEMENTS

#### 9.A. **DT-R-0067-23**

Resolution for the Chair of the DuPage County Board to execute a Letter of Understanding with the Oak Brook Police Department, for access to the County's Central Signal System.

Assistant County Engineer Bill Eidson gave an overview of the Letter of Understanding in which the Oak Brook Police Department would be allowed access to the County's Central Signal System, to pilot whether the County's cameras and video are compatible with the Village's software and can be utilized for public safety support and incident responses.

In response to questions, Bill confirmed that the pilot program is not for red light running enforcement and that it was always intended that Police and Sheriff would be allowed access to the County's Central Signal System, in support of public safety.

**RESULT:** APPROVED AT COMMITTEE

MOVER: Mary Ozog
SECONDER: Sadia Covert

#### 10. OLD BUSINESS

Director Snyder gave an update on the Surface Transportation Board's final ruling on allowing the Canadian Pacific/Kansas City Southern Railroad Merger, as proposed. The Coalition's disappointment with this decision has prompted a possible judicial appeal. Director Snyder advised that he discussed an appeal with County Board Chair Conroy and Committee Chair Ozog and both are supportive.

Chair Ozog also thanked the Transportation staff for their participation at the Fall hearings and testifying at the Surface Transportation Board.

#### 11. NEW BUSINESS

Chair Ozog informed the Committee that Director Snyder will be retiring in November and she thanked him for his service.

#### 12. ADJOURNMENT

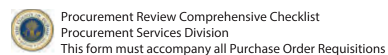
With no further business, the meeting was adjourned at 10:18 AM.

# Transportation Requisition under \$30,000



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1692 Agenda Date: 5/16/2023 Agenda #: 6.A.



	SECTION 1:	DESCRIPTION	
General Tracking		Contract Terms	
FILE ID#:	RFP, BID, QUOTE OR RENEWAL #: #22-085-DOT	INITIAL TERM WITH RENEWALS: 1 YR + 3 X 1 YR TERM PERIODS	INITIAL TERM TOTAL COST: \$25,000.00
COMMITTEE: TRANSPORTATION	TARGET COMMITTEE DATE: 05/16/2023	PROMPT FOR RENEWAL: 3 MONTHS	CONTRACT TOTAL COST WITH ALL RENEWALS: \$100,000.00
	CURRENT TERM TOTAL COST: \$25,000.00	MAX LENGTH WITH ALL RENEWALS: FOUR YEARS	CURRENT TERM PERIOD: FIRST RENEWAL
Vendor Information	I	Department Information	
VENDOR: Knapheide Equipment Co Chicago	VENDOR #: 40594	DEPT: Division of Transporation	DEPT CONTACT NAME: Roula Eikosidekas
VENDOR CONTACT: Brett Wise	VENDOR CONTACT PHONE: 815-766-1658	DEPT CONTACT PHONE #: 630-407-6920	DEPT CONTACT EMAIL: roula.eikosidekas@dupageco.org
VENDOR CONTACT EMAIL: bwise58@knapheide.com	VENDOR WEBSITE:	DEPT REQ #: 23-1500-38	

#### Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.).

DOT Maintenance is requesting a purchase order to Knapheide Equipment, to furnish and deliver Force America Parts. Effective June 1, 2023 through May 31, 2024, for a contract total not to exceed \$25,000.00, per low bid #22-085-DOT - this contract will be the first of three renewals.

• (20%) off list price/market basket.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished

To purchase Force America parts, to repair County owned and operated vehicles.

	SECTION 2: DECISION MEMO REQUIREMENTS					
DECISION MEMO NOT REQUIRED	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required.					
LOWEST RESPONSIBLE QUOTE/BID	(QUOTE $< $25,000$ , BID $\ge $25,000$ ; ATTACH TABULATION)					
DECISION MEMO REQUIRED	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required.					

	SECTION 3: DECISION MEMO						
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact.						
SOURCE SELECTION	Describe method used to select source.						
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action).						

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products or services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.

Send Purcha	se Order To:	Send	d Invoices To:
Vendor:	Vendor#: Dept:		Division:
Knapheide Equipment Co Chicago	40594	Division of Transportation	Accounts Payable
Attn:	Email:	Attn:	Email:
Brett Wise	bwise 58@knapheide.com	Kathy Curcio	DOTFinance@dupageco.org
Address:	City:	Address:	City:
2600 W. IL Route 120	McHenry	421 N. County Farm Road	Wheaton
State:	Zip:	State:	Zip:
IL	60051-4563	IL	60187
Phone:	Fax:	Phone:	Fax:
815-766-1658		630-407-6892	
Send Payı	ments To:		Ship to:
Vendor:	Vendor#:	Dept:	Division:
Knapheide Equipment Co Chicago	40594	Division of Transportation	Fleet Department
Attn:	Email:	Attn:	Email:
		William Bell	william.bell@dupageco.org
Address:	City:	Address:	City:
2600 W. IL Route 120	McHenry	180 N. County Farm Road	Wheaton
State:	Zip:	State:	Zip:
IL	60051-4563	IL	60187
Phone:	Fax:	Phone:	Fax:
		630-407-6931	
Ship	ping	Cor	ntract Dates
Payment Terms:	FOB:	Contract Start Date (PO25):	Contract End Date (PO25):
PER 50 ILCS 505/1	Destination	Jun 1, 2023	May 31, 2024

Purchase Requisition Line Details											
LN	Qty	UOM	Item Detail (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
1	1	EA		Force America Parts	FY23	1500	3520	52250		12,500.00	12,500.00
2	1	EA		Force America Parts	FY24	1500	3520	52250		12,500.00	12,500.00
FY i	s require	d, assure	the correct FY i	s selected.					'	Requisition Total	\$ 25,000.00

	Comments					
HEADER COMMENTS	Provide comments for P020 and P025.  To furnish and deliver Force America Parts, for the Fleet Department - this will be the first of three renewals.					
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO. Email Approved PO's to: Brett Wise, William Bell and Mike Figuray.					
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO. see above.					
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB.					

The fol	lowing d	ocuments l	have k	oeen attacl	hed:		W-9		✓	٧	enc	dor	Eth	ics	Disc	losur	e St	ater	ner	١t
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#### THE COUNTY OF DUPAGE FINANCE - PROCUREMENT FORCE AMERICA PARTS 22-085-DOT BID TABULATION

 $\checkmark$ 

			Knapheide Equipment Co.				
NO.	ITEM	BASE COST	PERCENTAGE ADJUSTMENT (+/-) OFF LIST PRICE	EXTENDED PRICE			
1	Force America Repair and Replacement Parts	\$30,000.00	-20%	\$ 24,000.00			
			GRAND TOTAL	\$ 24,000.00			

NOTES

Bid Opening 08/02/22 @ 2:30 PM	NE, SJ
Invitations Sent	25
Total Vendors Requesting Documents	2
Total Bid Responses	1

#### **SECTION 8 - MANDATORY FORM FORCE AMERICA PARTS 22-085-DOT**

(PLEASE TYPE OR PRINT THE FOLLOWING INFORMATION)

	Full Name of Bidder Knapheide Equipment Company-Chicago										
	Main Business Address 2600 W IL Route 120										
	City, State, Zip Code	McHenry, IL 60051-4563	IcHenry, IL 60051-4563								
	Telephone Number	815-766-1658	Email Address	bwise58@kr	napheide.com						
	Bid Contact Person	Brett Wise	· · · · · · · · · · · · · · · · · · ·	1							
The	e undersigned certifies that the Owner/Sole	t he is:  a Member authorized to	☐ an	Officer of	the a Member of the Jo	int					
	Proprietor	sign on behalf of the Partnership		orporation	Venture						
Hei	ein after called the Bidder	and that the members of the Pa		or Officers of the nature on		ger					
	(President or Pa	rtner)		/ (Vi	ce-President or Partner)						
	(Secretary or Pa	rtner)		(Tr	easurer or Partner)						
tha form	t this bid is made without ones of agreement and the courement Officer,	collusion with any other person contract specifications for the ab	, firm or co pove desigr County Far	rporation; that he nated purchase, rm Road, Whea	principals are those named hereing has fully examined the propose all of which are on file in the offication, Illinois 60187, and all othe ned exhibits, including	ed ce					
Add	denda No,,	_, and issued thereto.									
and	other means of construc	— .	ervices nec	essary to furnis	ssary machinery, tools, apparatuh h all the materials and equipme ibed.						
	•	ifies and warrants that he is du	ly authorize	ed to execute thi	s certification/affidavit on behalf	of					
Illin		e with the Partnership Agreeme on is binding upon the Bidder a	•	•	ration, and the laws of the State						

Further, the undersigned certifies that the Bidder is not barred from bidding on this contract as a result of a violation of

either 720 Illinois Compiled Statutes 5/33 E-3 or 5/33 E-4, bid rigging or bid-rotating, or as a result of a violation of 820 ILCS 130/1 et seg., the Illinois Prevailing Wage Act.

The undersigned certifies that he has examined and carefully prepared this bid and has checked the same in detail before submitting this bid, and that the statements contained herein are true and correct.

If a Corporation, the undersigned, further certifies that the recitals and resolutions attached hereto and made a part hereof were properly adopted by the Board of Directors of the Corporation at a meeting of said Board of Directors duly called and held and have not been repealed nor modified, and that the same remain in full force and effect. (Bidder may be requested to provide a copy of the corporate resolution granting the individual executing the contract documents authority to do so.)

Further, the Bidder certifies that he has provided equipment, supplies, or services comparable to the items specified in this contract to the parties listed in the reference section below and authorizes the County to verify references of business and credit at its option.

#### **SECTION 6 - BID FORM PRICING**

Any value shown is estimated only and are provided for bid canvassing purposes. Contractor will provide either a Firm mark-up or discount to manufacture list prices. All parts pricing shall be FOB (freight pre-paid) and added to 180 N. County Farm Road, Wheaton, IL 60187.

No	Description	Base Cost	Percentage Adjustment (+/-) off List Price	Extended Price	
1	Force America Repair and Replacement Parts	\$ 30,000.00	- 20 %	\$ 24,000.00	
	Grand Total \$ 24,000.00				
	Grand Total (In Words) Twenty Four Thousand and Zero Cents				

#### **SECTION 7 - BID FORM SIGNATURE PAGE**

The Contractor agrees to provide the service, and/or supplies as described in this solicitation and subject, without limitation, to all specifications, terms, and conditions herein contained. Bidder shall acknowledge receipt of each addendum issued in the space provided on the bid form.

X_Signature on File	Connal Man	dyn
(Signature and Title)		
		CORPORATE SEAL (If available)
BID MUST BE SIGNED	O AND NOTARIZED (WITH S	SEAL) FOR CONSIDERATION
Subscribed and sworn to before me this	25 day of July	AD, 20 27
Signature on File		- 6 Vedoc
(INOTALA MADIIC)	OFFICIAL SEAL  OFFICIAL SEAL  EILEEN G BERGUM  NOTARY PUBLIC, STATE OF ILLING  MY COMMISSION EXPIRES: 5/28/20	ois (

SEAL

Finally, the Bidder, if awarded the contract, agrees to do all other things required by the contract documents, and that he will take in full payment therefore the sums set forth in the bidding schedule (subject to unit quantity adjustments based upon actual usage).

#### **CONTRACT ADMINISTRATION INFORMATION:**

CORRESPON	DENCE TO CONTRACTOR:	REMIT TO CO	NTRACTOR:	
NAME	Kapheide Equipment Co-Chicage	NAME		
CONTACT	Brett Wise	CONTACT		
ADDRESS	2600 W Route 120	ADDRESS		
CITY ST ZIP	McHenry IL 60051-4563	CITY ST ZIP		
TX	815-766-1658	TX		
FX		FX		
EMAIL	bwise58@knapheide.com	EMAIL		
COUNTY BILL	TO INFORMATION:	COUNTY SHIP	TO INFORMATION:	
DuPage Count	y Department of Transportation	DuPage Count	y Department of Transportation	
Attn: Kathy Bla	ack	180 N. County Farm Road		
421 North Cou	421 North County Farm Road		Wheaton, IL 60187	
Wheaton, IL 60	0187			
TX: (630) 407-	-6193			
EMAIL: kathy.	black@dupageco.org			

ALL MATERIALS MUST BE BID AND SHIPPED F.O.B. DELIVERED (FREIGHT INCLUDED IN PRICE)



#### AMENDMENT FOR CONTRACT RENEWAL

This contract, made and entered into by The County of DuPage, 421 North County Farm Road, Wheaton, Illinois, 60187, hereinafter called the "COUNTY" and KNAPHEIDE EQUIPMENT CO - CHICAGO, located at 2600 W. IL Route 120, McHenry, IL 60051 hereinafter called the "CONTRACTOR", witnesseth;

The COUNTY and the CONTRACTOR have previously entered into a Contract, pursuant to Bid #22-085-DOT which became effective on 09/13/2022 and which will expire 05/31/2023. The contract is subject to a first of three options to renew for a twelve (12) month period.

The contract renewal shall be effective on the date of last signature, and shall terminate on 05/31/2024.

The parties now agree to renew said agreement, upon the same terms as previously agreed to, as specified in the original contract.

CONTRACTOR	THE COUNTY OF DUPAGE
Signature on File	
	SIGNATURE
Brett DWise	Donna Weidman
PRINTED NAME	PRINTED NAME
Munif Stility Sales hap	Buyer II
PRINTED TITLE	PRINTED TITLE
4/7/2023	
DATE	DATE



#### **Required Vendor Ethics Disclosure Statement**

Failure to complete and return this form may result in delay or cancellation of the County's Contractual Obligation. Date: 4/7/2023

Bid/Contract/PO#: 22 -085 - DOT

Company Name:	Krapheide Toulitage and	CompanyContact:	Brett Wise
	872-276-0027	Contact Email:	buise 58 @ knapheide, com

#### The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

Recipient	Donor	Description (e.g. cash, type of item, in- kind services, etc.)	Amount/Value	Date Made

2. All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

A.	NONE (check here) - if no contacts have been made			
	Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Telephone	Email	

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

#### Continuing disclosure is required, and I agree to update this disclosure form as follows:

- . If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract
- · Annual disclosure for multi-year contracts on the anniversary of said contract
- . With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at:

http://www.dupageco.org/CountyBoard/Policies/

I hereby acknowledge that I have received, have read, and understand these requirements.

Authorized Signature on File\_\_\_\_\_

Printed Name 15rett D. Wree

Title Mr. 1041: ty Blas Rep

Date 4/7/2023

Attach additional sheets if necessary. Sign each sheet and number each page. PAGE 1 OF 1 (total number of pages)



#### Transportation Requisition \$30,000 and Over

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: DT-P-0071-23 Agenda Date: 5/16/2023 Agenda #: 6.B.

AWARDING RESOLUTION
ISSUED TO COMPLETE FLEET SERVICES, INC.
TO FURNISH AND DELIVER
AUTOMOTIVE REPAIR AND REPLACEMENT PARTS
AS NEEDED FOR THE DIVISION OF TRANSPORTATION
(CONTRACT TOTAL AMOUNT \$30,000.00)

WHEREAS, bids have been taken and processed in accordance with County Board policy; and

WHEREAS, the lowest most responsible bidder has been designated and the Transportation Committee recommends County Board approval for the issuance of a contract to Complete Fleet Services, Inc., for on-call repair service and repair parts for diesel trucks and plows, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024.

NOW, THEREFORE, BE IT RESOLVED that said contract to furnish and deliver automotive repair and replacement parts, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024, is hereby approved for issuance to Complete Fleet Services, Inc., 27W026 St. Charles Road, Carol Stream, Illinois 60188, for a contract total amount of \$30,000.00.

Enacted and approved this 23rd day of May, 2023 at Wheaton, Illinois.

	DEBORAH A. CONROY, CHAIR DU PAGE COUNTY BOARD
Attest:	
	JEAN KACZMAREK, COUNTY CLERK



#### This form must accompany all Purchase Order Requisitions

	SECTION 1:	DESCRIPTION		
General Tracking		Contract Terms		
FILE ID#:	RFP, BID, QUOTE OR RENEWAL #: #22-097-DOT	INITIAL TERM WITH RENEWALS: 1 YR + 3 X 1 YR TERM PERIODS	INITIAL TERM TOTAL COST: \$30,000.00	
COMMITTEE: TRANSPORTATION	TARGET COMMITTEE DATE: 05/16/2023	PROMPT FOR RENEWAL: 3 MONTHS	CONTRACT TOTAL COST WITH ALL RENEWALS: \$120,000.00	
	CURRENT TERM TOTAL COST: \$30,000.00	MAX LENGTH WITH ALL RENEWALS: FOUR YEARS	CURRENT TERM PERIOD: FIRST RENEWAL	
Vendor Information	T	Department Information	I	
VENDOR: Complete Fleet Services, Inc	VENDOR #: 40576	DEPT: Division of Transporation	DEPT CONTACT NAME: Roula Eikosidekas	
VENDOR CONTACT: Sean McCombs	VENDOR CONTACT PHONE: 630-562-0245	DEPT CONTACT PHONE #: 630-407-6920	DEPT CONTACT EMAIL: roula.eikosidekas@dupageco.org	
VENDOR CONTACT EMAIL: sean@completefleetservice.net	VENDOR WEBSITE:	DEPT REQ #: 23-1500-36		

#### Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.).

DOT Fleet is requesting a purchase order to Complete Fleet Service, to service repair on Heavy Duty Diesel Trucks & Equipment on as-needed basis. Effective June 1, 2023 through May 31, 2024, for a contract total not to exceed \$30,000.00, per low bid #22-097-DOT, this contract will be the first of three renewals.

- Regular Labor Rates for Repairs (Monday-Friday 7:00a.m. 4:00p.m.) @ \$165.00/hourly.
- OT Labor Rates for Repairs (Saturday & before 7:00a.m. after 4:00p.m.) @ \$190.00/hourly.
- Premium Rates for Repairs (Sundays & Holidays) @ \$220.00/hourly.
- Markup (+40%) off Catalog List Price on Repair Parts.
- Vehicle Pickup and Drop Off for Service @ \$50.00/each.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished

To service repair and replacement parts, to repair County owned and operated vehicles.

## **SECTION 2: DECISION MEMO REQUIREMENTS** DECISION MEMO NOT REQUIRED Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required. LOWEST RESPONSIBLE QUOTE/BID (QUOTE < \$25,000, BID ≥ \$25,000; ATTACH TABULATION) **DECISION MEMO REOUIRED** Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required.

	SECTION 3: DECISION MEMO
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact.
SOURCE SELECTION	Describe method used to select source.
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action).

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products or services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.

Send Pu	rchase Order To:	Send Invoices To:	
Vendor: Complete Fleet Services, Inc	Vendor#: 40576	Dept: Division of Transportation	Division: Accounts Payable
Attn: Sean McCombs	Email: sean@completefleetservices.net	Attn: Kathy Curcio	Email: DOTFinance@dupageco.org
Address: 27W026 St. Charles Road	City: Carol Stream	Address: 421 N. County Farm Road	City: Wheaton
State: IL	Zip: 60188	State:	Zip: 60187
Phone: 630-675-5076	Fax:	Phone: 630-407-6892	Fax:
Send	Payments To:	Ship to:	
Vendor: Complete Fleet Services, Inc	Vendor#: 40576	Dept: Division of Transportation	Division: Fleet Department
Attn:	Email: service@completefleetservices.net	Attn: William Bell	Email: william.bell@dupageco.org
Address: 27W026 St. Charles Road	City: Carol Stream	Address: 180 N. County Farm Road	City: Wheaton
State:	Zip: 60188	State:	Zip: 60187
Phone:	Fax:	Phone: 630-407-6931	Fax:
9	Shipping	Contract Dates	
Payment Terms: PER 50 ILCS 505/1	FOB: Destination	Contract Start Date (PO25): Jun 1, 2023	Contract End Date (PO25): May 31, 2024

Purchase Requisition Line Details											
LN	Qty	UOM	Item Detail (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
1	1	EA		Service Repair Heavy Duty Diesel Trucks and Equipment	FY23	1500	3520	53380		15,000.00	15,000.00
2	1	EA		Service Repair Heavy Duty Diesel Trucks and Equipment	FY24	1500	3520	53380		15,000.00	15,000.00
FY is	s require	d, assure	the correct FY i	s selected.						Requisition Total	\$ 30,000.00

Comments					
HEADER COMMENTS	Provide comments for P020 and P025.				
	To service repair Heavy Duty Diesel Trucks and Equipment for the Fleet Department - first of three renewals.				
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO.				
	Email Approved PO to: Sean McCombs, William Bell and Mike Figuray.				
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO. see above.				
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB.				

The following documents have been attached: W-9 Vendor Ethics Disclosure Statement



# THE COUNTY OF DUPAGE FINANCE - PROCUREMENT MAINTENANCE AND REPAIR HEAVY DUTY DIESEL TRUCKS AND EQUIPMENT 22-097-DOT BID TABULATION

						$\checkmark$
			COMP	LETE FLEET SERVICES		UTO & DIESEL EPAIR
LABO	R RATE FOR REPAIRS					
NO.	ITEM	UNIT		PRICE	F	PRICE
1	LABOR RATE FOR REPAIRS Regular Time: Monday – Friday 7:00 a.m 4:00 p.m.	HOUR	\$	165.00	\$	115.00
2	LABOR RATE FOR REPAIRS Overtime: Saturdays & before 7:00 a.m after 4:00 p.m.	HOUR	\$	190.00	\$	115.00
3	LABOR RATE FOR REPAIRS Premium Time: Sundays and Holidays	HOUR	\$	220.00	\$	135.00
ADJUS	STMENT FROM STANDARD PRICE LIST					
NO.	ITEM		Perce	ntage Adjustment (+/-) off List Price		Adjustment (+/-) off st Price
4	DISCOUNT (-) OR MARK-UP (+) FOR REPLACEMENT	PARTS		+40%		-5%
PICK L	JP AND DROP OFF		•			
NO.	ITEM	UNIT		PRICE	F	PRICE
5	VEHICLE PICK UP AND DROP OFF SERVICE	EACH	\$	50.00	\$	50.00
NOTES	8					

Bid Opening 08/30/22 @ 2:30 PM	NE, VC
Invitations Sent	36
Total Vendors Requesting Documents	1
Total Bid Responses	2

#### **SECTION 7 - BID FORM PRICING**

NO.	ITEM	UNIT	PRICE	
1	LABOR RATE FOR REPAIRS Regular Time: Monday – Friday 7:00 a.m 4:00 p.m.	HOUR	\$ 165,00	
2	LABOR RATE FOR REPAIRS Overtime: Saturdays & before 7:00 a.m after 4:00 p.m.	HOUR	\$ 190,00	
3	LABOR RATE FOR REPAIRS Premium Time: Sundays and Holidays	HOUR	\$ 220.00	
ADJUST			 200.00	-
	MENT FROM STANDARD PRICE LIST stment should show the change from the catalog list in eff	ect.	ADJUSTMENT FROM LI	IST
The adju	MENT FROM STANDARD PRICE LIST states in the catalog list in eff		ADJUSTMENT FROM LI	IST %
NO.	MENT FROM STANDARD PRICE LIST Istment should show the change from the catalog list in eff  ITEM  DISCOUNT (-) OR MARK-UP (+) FOR REPLACEMENT	UNIT	ADJUSTMENT FROM LI	
NO.	MENT FROM STANDARD PRICE LIST Istment should show the change from the catalog list in eff  ITEM  DISCOUNT (-) OR MARK-UP (+) FOR REPLACEMENT PARTS	UNIT	ADJUSTMENT FROM LI	-

#### **SECTION 8 - BID FORM SIGNATURE PAGE**

The Contractor agrees to provide the service, and/or supplies as described in this solicitation and subject, without limitation, to all specifications, terms, and conditions herein contained. Bidder shall acknowledge receipt of each addendum issued in the space provided on the bid form.

# Signature on File

CORPORATE SEAL (If available)

BID MUST BE SIGNED AND NOTARIZED (WITH SEAL) FOR CONSIDERATION

Subscribed and sworn to before me this Signature on File	30th day of August	AD, 20 <u>22</u>
(INOTALLY PUDIC)	My Commission Expires:	03/23
	GERARDO J LARA-SERNA Official Seal Notary Public - State of Illinois My Commission Expires Apr 3, 2023	
	SEAL	~6

Finally, the Bidder, if awarded the contract, agrees to do all other things required by the contract documents, and that he will take in full payment therefore the sums set forth in the bidding schedule (subject to unit quantity adjustments based upon actual usage).

#### **CONTRACT ADMINISTRATION INFORMATION:**

CORRESPON	DENCE TO CONTRACTOR:	REMIT TO CONTRACTOR:		
NAME	Complete Pleet Services	NAME	Complete Services	
CONTACT	San McCambs	CONTACT	Ryan McCombs	
ADDRESS	27W026 St. Charles Id	ADDRESS	272026 St. Charles Road	
CITY ST ZIP	Card Freum, D 6018	CITY ST ZIP	Carol Stram De0188	
TX	1030-675-5076	TX	630-662-0245	
FX		FX		
EMAIL	Sean @ Completeffeet	EMAIL	Service@ Completeffeet	
	Serves net		Services net	
COUNTY BILL	TO INFORMATION:	COUNTY SHIP	P TO INFORMATION:	
DuPage County Department of Transportation Attn: Kathy Black 421 North County Farm Road Wheaton, IL 60187 TX: (630) 407-6193		DuPage Count 180 N. County Wheaton, IL 60		

ALL MATERIALS MUST BE BID AND SHIPPED F.O.B. DELIVERED (FREIGHT INCLUDED IN PRICE)



#### AMENDMENT FOR CONTRACT RENEWAL

This contract, made and entered into by The County of DuPage, 421 North County Farm Road, Wheaton, Illinois, 60187, hereinafter called the "COUNTY" and COMPLETE FLEET SERVICES, INC., located at 27W026 ST CHARLES ROAD, CAROL STREAM, IL 60188 hereinafter called the "CONTRACTOR", witnesseth;

The COUNTY and the CONTRACTOR have previously entered into a Contract, pursuant to Bid #22-097-DOT which became effective on 09/14/2022 and which will expire 05/31/2023. The contract is subject to a first of three options to renew for a twelve (12) month period.

The contract renewal shall be effective on the date of last signature, and shall terminate on 05/31/2024.

The parties now agree to renew said agreement, upon the same terms as previously agreed to, as specified in the original contract.

CONTRACTOR	THE COUNTY OF DUPAGE	
Signature on File		
	SIGNATURE	T
Sean McCombs	Donna Weidman	
PRINTED NAME	PRINTED NAME	
000125	Buyer II	
PRINTED TITLE	PRINTED TITLE	
4/10/23		
DATE	DATE	





# **Required Vendor Ethics Disclosure Statement**

Failure to complete and return this form may result in delay or cancellation of the

County's Contractua	Obligation.		Bio	/Contract/PO #:	
Company Name: Complet	e Meet Services	Company Contact: Sel	IM L	Cloude	
Contact Phone: (030-5	162-0245	Contact Email: Sec	m Or	DWINE TOFIE	t Server in
				,	TO VILLET IN
he DuPage County Procuren	nent Ordinance requires the	following written disclosu	es prior	to award:	
more individual contracts with t	or that is seeking or has previously	obtained a contract, change of	ders to o	ne (1) or more con	tracts, or two (2) or
Division a written disclosure of	he county resulting in an aggregate all political campaign contributions	e amount at or in excess of \$25	,000, sha	Il provide to Procu	rement Services
calendar year to any incumbent	county board member, county bo	ard chairman or countywide of	on, or ven	dor within the curi	rent and previous
awarded will benefit. The contra	ictor, union or vendor shall update	such disclosure annually durin	g the terr	n of a multi year of	ne contract to be
any change order or renewal rec	quiring approval by the county boa	rd. For purposes of this disclos	ure requir	rement "contracto	r or vendor"
includes owners, officers, manag	gers, lobbyists, agents, consultants	<ul> <li>bond counsel and underwrite</li> </ul>	rs course	l subcontractors a	nd corporate
entities under the control of the	contracting person, and political	action committees to which the	contract	ing person has ma	de contributions.
NONE (check here) - If no co	atributions have been made				
	Thisutions have been made	Description (s. s. s. b. s. s.			
Recipient	Donor	Description (e.g. cash, type of kind services, etc.)	item, in-	Amount/Value	Date Made
		Kind Scrvices, etc.)			
2. All contractors and vendors wh	o have obtained or are seeking co	atracts with the same bull it			
their loodyists, agents and repr	esentatives and all individuals who	are or will be having contact v	with coun	ty officers or emplo	oyees in relation to
the contractor bid and shall up	date such disclosure with any char	iges that may occur.			2, 20, 10, 10, 10, 10, 10, 10, 10, 10, 10, 1
NONE (check here) - If no cor	Anata bassa bassa bassa				
or will be having contact with	entatives and all individuals who a county officers or employees in	Telephone			
relation to the contract or bid	county officers of employees in	relephone	Email		
A contractor or vendor that know	vingly violates these disclosure red	uirements is subject to penalti	es which	may include but a	re not limited to
the immediate cancellation of th	e contract and possible disbarmen	t from future county contracts		may merade, but ar	re not innited to,
e If information	ed, and I agree to update this dis	closure form as follows:		Allen	
30 days prior t	changes, within five (5) days of characteristics the optional renewal of any con-	ange, or prior to county action,	whicheve	er is sooner	
	ure for multi-year contracts on the				
<ul> <li>With any requ</li> </ul>	est for change order except those	issued by the county for admir	istrative	adjustments	
	thics and procurement policies a				
http://www.dupageco.org/Count	yBoard/Policies/				
The state of the state of					
Cion o	ture on Eile	erstand these requirements.			
Authorized Signature Signa	iture on The				
Printed Name	ean McCembs				
Title	`				
<u>-00</u>	phol				
Date 4/	10/23				
/	1				
ttach additional sheets if neces	sary. Sign each sheet and numb	ereach page. PAGE 1 OF 1	(total riu	mber of pages)	
			ACAD STATE		

FORM OPTIMIZED FOR ACROBAT AND ADOBE READER VERSION 9 OR LATER



#### Transportation Requisition \$30,000 and Over

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: DT-P-0072-23 Agenda Date: 5/16/2023 Agenda #: 6.C.

AWARDING RESOLUTION
ISSUED TO KEVIN'S AUTO & DIESEL REPAIR
TO FURNISH AND DELIVER
AUTOMOTIVE REPAIR AND REPLACEMENT PARTS
AS NEEDED FOR THE DIVISION OF TRANSPORTATION
(CONTRACT TOTAL AMOUNT \$30,000.00)

WHEREAS, bids have been taken and processed in accordance with County Board policy; and

WHEREAS, the lowest most responsible bidder has been designated and the Transportation Committee recommends County Board approval for the issuance of a contract to Kevin's Auto & Diesel Repair, to furnish and deliver automotive repair and replacement parts, as needed for the Division of Transportation, for the period June 1<sup>st</sup>, 2023 through May 31, 2024.

NOW, THEREFORE, BE IT RESOLVED that said contract to furnish and deliver automotive repair and replacement parts, as needed for the Division of Transportation, for the period June 1<sup>st</sup>, 2023 through May 31, 2024, is hereby approved for issuance to Kevin's Auto & Diesel Repair, 119 West Home Avenue, Villa Park, Illinois 60181, for a contract total amount of \$30,000.00.

Enacted and approved this 23rd day of May, 2023 at Wheaton, Illinois.

	DEBORAH A. CONROY, CHAIR DU PAGE COUNTY BOARD
Attest:	
	JEAN KACZMAREK, COUNTY CLERK



# Procurement Review Comprehensive Checklist Procurement Services Division

This form must accompany all Purchase Order Requisitions

SECTION 1: DESCRIPTION					
General Tracking		Contract Terms			
FILE ID#:	RFP, BID, QUOTE OR RENEWAL #: #22-097-DOT	INITIAL TERM WITH RENEWALS: 1 YR + 3 X 1 YR TERM PERIODS	INITIAL TERM TOTAL COST: \$70,000.00		
COMMITTEE: TRANSPORTATION	TARGET COMMITTEE DATE: 05/16/2023	PROMPT FOR RENEWAL: 3 MONTHS	CONTRACT TOTAL COST WITH ALL RENEWALS: \$160,000.00		
	CURRENT TERM TOTAL COST: \$30,000.00	MAX LENGTH WITH ALL RENEWALS: FOUR YEARS	CURRENT TERM PERIOD: FIRST RENEWAL		
Vendor Information		Department Information			
VENDOR: Kevin's Auto & Diesel Repair	VENDOR #: 32250	DEPT: Division of Transporation	DEPT CONTACT NAME: Roula Eikosidekas		
VENDOR CONTACT: Brian Steder	VENDOR CONTACT PHONE: 630-501-1926	DEPT CONTACT PHONE #: 630-407-6920	DEPT CONTACT EMAIL: roula.eikosidekas@dupageco.org		
VENDOR CONTACT EMAIL: kevinsautodiesel@gmail.com	VENDOR WEBSITE:	DEPT REQ #: 23-1500-35			

#### Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.).

DOT Fleet is requesting a purchase order to Kevin's Auto & Diesel Repair, to service repair on Heavy Duty Diesel Trucks & Equipment. Effective June 1, 2023 through May 31, 2024, for a contract total not to exceed \$30,000.00, per low bid #22-097-DOT, this contract will be the first of three renewals.

- Regular Labor Rates for Repairs (Monday-Friday 7:00 a.m. 4:00 p.m.) @ \$115.00/hourly.
- OT Labor Rates for Repairs (Saturday & before 7:00 a.m. after 4:00 p.m.) @ \$115.00/hourly.
- Premium Rates for Repairs (Sundays & Holidays) @ \$135.00/hourly.
- Discount (-5%) off Catalog List Price on Repair Parts.
- Vehicle Pickup and Drop Off for Service @ \$50.00/each.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished

 $To service \ repair \ and \ replacement \ parts, to \ repair \ County \ owned \ and \ operated \ vehicles.$ 

	SECTION 2: DECISION MEMO REQUIREMENTS
DECISION MEMO NOT REQUIRED LOWEST RESPONSIBLE QUOTE/BID	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required.  (QUOTE < \$25,000, BID ≥ \$25,000; ATTACH TABULATION)
DECISION MEMO REQUIRED	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required.

SECTION 3: DECISION MEMO				
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact.			
SOURCE SELECTION	Describe method used to select source.			
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action).			

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products or services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.

Send Pu	rchase Order To:	Send Invoices To:			
Vendor: Kevin's Auto & Diesel Repair	Vendor#: 32250	Dept: Division of Transportation	Division: Accounts Payable		
Attn: Brian Steder	Email: kevinsautodiesel@gmail.com	Attn: Email: DOTFinance@dupageco			
Address: 119 W. Home Avenue	City: Villa Park	Address: 421 N. County Farm Road	City: Wheaton		
State: IL	Zip: 60181	State:	Zip: 60187		
Phone: Fax: 630-501-1926		Phone: 630-407-6892	Fax:		
Send	Payments To:	Ship to:			
Vendor: Kevin's Auto & Diesel Repair	Vendor#: 32250	Dept: Division of Transportation	Division: Fleet Department		
Attn:	Email:	Attn: William Bell	Email: william.bell@dupageco.org		
Address: 119 W. Home Avenue	City: Villa Park	Address: 180 N. County Farm Road	City: Wheaton		
State:	Zip: 60181	State:	Zip: 60187		
Phone: Fax:		Phone: 630-407-6931	Fax:		
S	 Shipping	Cor	itract Dates		
Payment Terms: PER 50 ILCS 505/1	FOB: Destination	Contract Start Date (PO25): Jun 1, 2023	Contract End Date (PO25): May 31, 2024		

Purchase Requisition Line Details											
LN	Qty	UOM	Item Detail (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
1			Service Repair Heavy Duty Diesel Trucks and Equipment	FY23	1500	3520	53380		25,000.00	25,000.00	
2	2 1 EA Service Repair Heavy Duty Diesel Trucks and Equipment FY24 1500 3520 53380 5,000.00						5,000.00				
FY is required, assure the correct FY is selected. Requisition Total							\$ 30,000.00				

	Comments				
HEADER COMMENTS Provide comments for P020 and P025.					
	To service repair Heavy Duty Diesel Trucks and Equipment for the Fleet Department - first of three renewals.				
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO.				
	Email Approved PO's to: Brian Steder, William Bell and Mike Figuray.				
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO. see above.				
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB.				

The following documents have been attached:	W-9	✓ Vendor Ethics Disclosure Statement
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# THE COUNTY OF DUPAGE FINANCE - PROCUREMENT MAINTENANCE AND REPAIR HEAVY DUTY DIESEL TRUCKS AND EQUIPMENT 22-097-DOT BID TABULATION

						•
			COMPI	LETE FLEET SERVICES	KEVIN'S AUTO REPA	-
LABO	R RATE FOR REPAIRS					
NO.	ITEM	UNIT		PRICE	PRIC	Ε
1	LABOR RATE FOR REPAIRS Regular Time: Monday – Friday 7:00 a.m 4:00 p.m.	HOUR	\$	165.00	\$	115.00
2	LABOR RATE FOR REPAIRS Overtime: Saturdays & before 7:00 a.m after 4:00 p.m.	HOUR	\$	190.00	\$	115.00
3	LABOR RATE FOR REPAIRS Premium Time: Sundays and Holidays	HOUR	\$	220.00	\$	135.00
ADJUS	STMENT FROM STANDARD PRICE LIST	•				
NO.	ITEM		Percer	ntage Adjustment (+/-) off List Price	Percentage Adjus List Pr	
4	DISCOUNT (-) OR MARK-UP (+) FOR REPLACEMENT	T PARTS		+40%	-5%	)
PICK (	JP AND DROP OFF		•			
NO.	ITEM	UNIT		PRICE	PRIC	E
5	VEHICLE PICK UP AND DROP OFF SERVICE	EACH	\$	50.00	\$	50.00
NOTE	S					

NE, VC	Bid Opening 08/30/22 @ 2:30 PM
36	Invitations Cont

Bid Opening 08/30/22 @ 2:30 Pivi	NE, VC
Invitations Sent	36
Total Vendors Requesting Documents	1
Total Bid Responses	2

#### **SECTION 9 - MANDATORY FORM** MAINTENANCE AND REPAIR HEAVY DUTY DIESEL TRUCKS AND EQUIPMENT 22-097-DOT (PLEASE TYPE OR PRINT THE FOLLOWING INFORMATION)

Full Name of Bidder	Kevin's Auto & Diesel Repair			
Main Business Address	119 W Home Ave			
City, State, Zip Code	Villa Park, IL 60181			
Telephone Number	630-501-1926	Email Address	kevinsautodiesel@gmail.com	
Bid Contact Person	Brian Steder			

		1 1 1 2 2 2 2 3 3 2 3 3 3 3 3 3 3 3 3 3			
	City, State, Zip Code	e, Zip Code Villa Park, IL 60181			
	Telephone Number	630-501-1926	Email Address	kevinsautodiesel@gmail.com	
	Bid Contact Person	Brian Steder			
The	e undersigned certifies tha	at he is:			
	the Owner/Sole Proprietor	a Member authorized to sign on behalf of the Partnership	Co	Officer of the a Member of the Joint Venture	
		r and that the members of the	Partnership o	r Officers of the Corporation are as follows:	
Ke	evin Steder		· ·		
	(President or Pa	artner)		(Vice-President or Partner)	
Br	ian Steder		Lisa S	Steder	
	(Secretary or Pa	artner)		(Treasurer or Partner)	
Fur and spe	rther, the undersigned pro d other means of constru ecified or referred to in the	ction, including transportation contract documents in the m	services nec anner and time		
the	Bidder and in accordance		ment or by-law	ed to execute this certification/affidavit on behalf of ws of the Corporation, and the laws of the State of and accurate.	
eitl		Statutes 5/33 E-3 or 5/33 E-4		ing on this contract as a result of a violation of bid-rotating, or as a result of a violation of 820	
		at he has examined and caref the statements contained her		this bid and has checked the same in detail before d correct.	
we he	re properly adopted by the	e Board of Directors of the Co ealed nor modified, and that th	orporation at a ne same remai	esolutions attached hereto and made a part hereof meeting of said Board of Directors duly called and in full force and effect. (Bidder may be requested cuting the contract documents authority to do so.)	
co	rther, the Bidder certifies to ntract to the parties listed edit at its option.	that he has provided equipme in the reference section below	nt, supplies, o w and authoriz	r services comparable to the items specified in this es the County to verify references of business and	

#### **SECTION 7 - BID FORM PRICING**

NO.	ITEM	UNIT	PRICE
1	LABOR RATE FOR REPAIRS Regular Time: Monday – Friday 7:00 a.m 4:00 p.m.	HOUR	\$ \$115.00
2	LABOR RATE FOR REPAIRS Overtime: Saturdays & before 7:00 a.m after 4:00 p.m.	HOUR	\$ \$115.00
3	LABOR RATE FOR REPAIRS Premium Time: Sundays and Holidays	HOUR	\$ \$135.00
	MENT FROM STANDARD PRICE LIST ustment should show the change from the catalog list in eff	ect.	
		ect.	ADJUSTMENT FROM LIST PRICE
The adju	ustment should show the change from the catalog list in eff		
NO.	ITEM  DISCOUNT (-) OR MARK-UP (+) FOR REPLACEMENT	UNIT	PRICE
NO.	ITEM  DISCOUNT (-) OR MARK-UP (+) FOR REPLACEMENT PARTS	UNIT	PRICE

Promptness of Repairs - Maximum number of days before repairs will be started	1	Days.

#### **SECTION 8 - BID FORM SIGNATURE PAGE**

The Contractor agrees to provide the service, and/or supplies as described in this solicitation and subject, without limitation, to all specifications, terms, and conditions herein contained. Bidder shall acknowledge receipt of each addendum issued in the space provided on the bid form.

	1	
	Office	Manager / Secretary
(**3		

CORPORATE SEAL (If available)

BID MUST BE SIGNED AND NOTARIZED (WITH SEAL) FOR CONSIDERATION

bscribed and sworn to before me this	day of		AD, 20
	* 60	*(=	
(Notary Public)	My Commission Ex	pires:	

Finally, the Bidder, if awarded the contract, agrees to do all other things required by the contract documents, and that he will take in full payment therefore the sums set forth in the bidding schedule (subject to unit quantity adjustments based upon actual usage).

#### CONTRACT ADMINISTRATION INFORMATION:

CORRESPON	IDENCE TO CONTRACTOR:	REMIT TO CO	NTRACTOR:
NAME	Kevin's Auto & Diesel Repair	NAME	Kevin's Auto & Diesel Repair
CONTACT	Brian Steder	CONTACT	Brian Steder
ADDRESS	119 W Home Ave	ADDRESS	119 W Home Ave
CITY ST ZIP	Villa Park, IL 60181	CITY ST ZIP	Villa Park, IL 60181
TX	630-501-1926	TX	630-501-1926
FX	630-359-3538	FX	630-359-3538
EMAIL	kevinsautodiesel@gmail.com	EMAIL	kevinsautodiesel@gmail.com
COUNTY BILL TO INFORMATION:		COUNTY SHI	P TO INFORMATION:
DuPage County Department of Transportation Attn: Kathy Black 421 North County Farm Road Wheaton, IL 60187 TX: (630) 407-6193		DuPage Coun 180 N. County Wheaton, IL 6	

ALL MATERIALS MUST BE BID AND SHIPPED F.O.B. DELIVERED (FREIGHT INCLUDED IN PRICE)



#### AMENDMENT FOR CONTRACT RENEWAL

This contract, made and entered into by The County of DuPage, 421 North County Farm Road, Wheaton, Illinois, 60187, hereinafter called the "COUNTY" and KEVIN'S AUTO & DIESEL REPAIR., located at 119 West Home Avenue, Villa Park, IL 60181 hereinafter called the "CONTRACTOR", witnesseth;

The COUNTY and the CONTRACTOR have previously entered into a Contract, pursuant to Bid #22-097-DOT which became effective on 09/14/2022 and which will expire 05/31/2023. The contract is subject to a first of three options to renew for a twelve (12) month period.

The contract renewal shall be effective on the date of last signature, and shall terminate on 05/31/2024.

The parties now agree to renew said agreement, upon the same terms as previously agreed to, as specified in the original contract.

CONTRACTOR	THE COUNTY OF DUPAGE		
SIGNATURE	SIGNATURE		
Brian Steder	Nickon Etminan		
PRINTED NAME	PRINTED NAME		
Office Manager	Buyer II		
PRINTED TITLE	PRINTED TITLE		
4/6/2023			
DATE	DATE		



#### **Required Vendor Ethics Disclosure Statement**

Failure to complete and return this form may result in delay or cancellation of the County's Contractual Obligation.

Bid	/Contract	/PO #:	

Date: 4/6/2023

Company Name:	Kevin's Auto & Diesel Repair	CompanyContact: Brian Steder
Contact Phone:	630-501-1926	Contact Email: kevinsautodiesel@gmail.com

#### The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

Recipient	Donor	Description (e.g. cash, type of item, inkind services, etc.)	Amount/Value	Date Made

2. All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

#### NONE (check here) - If no contacts have been made

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Email

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

#### Continuing disclosure is required, and I agree to update this disclosure form as follows:

- If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract
- Annual disclosure for multi-year contracts on the anniversary of said contract
- With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at:

http://www.dupageco.org/CountyBoard/Policies/

I hereby acknowledge that I have received, have read, and understand these requirements.

AuthorizedSignature	Signature on File
Printed Name	Brian Steder
Title	Office Manager
Date	4/6/2023

Attach additional sheets if necessary. Sign each sheet and number each page. PAGE 1 OF 1 (total number of pages)



#### Transportation Requisition \$30,000 and Over

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: DT-P-0073-23 Agenda Date: 5/16/2023 Agenda #: 6.D.

# AWARDING RESOLUTION ISSUED TO PRECISE MRM, LLC FOR FLEET TRACKING EQUIPMENT AND SERVICE AGREEMENT FOR THE DIVISION OF TRANSPORTATION (CONTRACT TOTAL NOT TO EXCEED \$34,000.00)

WHEREAS, a Sole Source quotation has been obtained in accordance with County Board policy; and

WHEREAS, the Transportation Committee recommends County Board approval for the issuance of a contract to Precise MRM, LLC for Fleet Tracking Equipment and Service Agreement, for the Division of Transportation, for the period June 1<sup>st</sup>, 2023 through May 31<sup>st</sup>, 2024.

NOW, THEREFORE, BE IT RESOLVED that said contract for Fleet Tracking Equipment and Service Agreement, for the Division of Transportation, for the period June 1<sup>st</sup>, 2023 through May 31<sup>st</sup>, 2024, is hereby approved for issuance to PreCise MRM, LLC, 501 East Cliff Road, Burnsville, Minnesota 55337, for a contract total not to exceed \$34,000.00.

Enacted and approved this 23rd day of May, 2023 at Wheaton, Illinois.

	DEBORAH A. CONROY, CHAIR
	DU PAGE COUNTY BOARD
Attest:	
	JEAN KACZMAREK, COUNTY CLERK



This form must accompany all Purchase Order Requisitions

	SECTION 1:	DESCRIPTION			
General Tracking	Contract Terms				
FILE ID#:	RFP, BID, QUOTE OR RENEWAL #: Sole Source	INITIAL TERM WITH RENEWALS: INITIAL TERM TOTAL COST: \$34,000.00			
COMMITTEE: TRANSPORTATION	TARGET COMMITTEE DATE: 05/16/2023	PROMPT FOR RENEWAL: 3 MONTHS	CONTRACT TOTAL COST WITH ALL RENEWALS: \$34,000.00		
CURRENT TERM TOTAL COST: \$34,000.00		MAX LENGTH WITH ALL RENEWALS: ONE YEAR	CURRENT TERM PERIOD: INITIAL TERM		
Vendor Information		Department Information			
VENDOR: PreCise MRM LLC	VENDOR #: 33036	DEPT: Division of Transporation	DEPT CONTACT NAME: Roula Eikosidekas		
VENDOR CONTACT: Bob Lowe	VENDOR CONTACT PHONE: 208-323-7141	DEPT CONTACT PHONE #: 630-407-6920	DEPT CONTACT EMAIL: roula.eikosidekas@dupageco.org		
VENDOR CONTACT EMAIL: blowe@precisemrm.com	VENDOR WEBSITE:	DEPT REQ #: 23-1500-37			

#### Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.).

DOT Maintenance is requesting a service agreement contract with PreCise MRM LLC. This software will help track locations for DOT Vehicles along with Salt and Liquid usage for our fleet of snow plows. Software also integrates into our GIS software providing operational awareness for winter  $operations. \ Effective \ June\ 1, 2023\ through\ May\ 31, 2024, for\ a\ contract\ total\ not\ to\ exceed\ or\ $34,000\ -\ Sole\ Source.$ 

#### • Fee \$22/month/asset.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished

To track location and usage of vehicles and equipment for the Division of Transportation to improve efficiency.

#### **SECTION 2: DECISION MEMO REQUIREMENTS**

DECISION MEMO NOT REQUIRED Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required. SOLE SOURCE PER DUPAGE ORDINANCE, SECTION 2-350 (MUST FILL OUT SECTION 4)

**DECISION MEMO REQUIRED** Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required.

	SECTION 3: DECISION MEMO						
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact.						
SOURCE SELECTION	Describe method used to select source.						
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action).						

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
	SOFTWARE MANUFACTURER AND SOLE MAINTENANCE/UPDATE PROVIDER
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
	PreCise MRM is a Force America Company and the only GPS provider integrated into Force America spreader controls.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
	Yes
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products or services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.
	The sole source letter attached dated (4/13/23) that PreCise MRM, is the sole source/single supplier for Force America GPS and PreCise GPS hardware.

Send	d Purchase Order To:	Send	d Invoices To:	
Vendor: PreCise MRM LLC	Vendor#: 33036	Dept: Division of Transportation	Division: Accounts Payable	
Attn: Bob Lowe	Email: blowe@precisemrm.com	Attn: Kathy Curcio	Email: DOTFinance@dupageco.org	
Address: 501 East Cliff Road	City: Burnsville	Address: 421 N. County Farm Road	City: Wheaton	
State: MN	Zip: 55337	State:	Zip: 60187	
Phone: 208-323-7141	Fax:	Phone: 630-407-6892	Fax:	
S	end Payments To:	Ship to:		
Vendor: PreCise MRM LLC	Vendor#: 33036	Dept: Division of Transportation	Division: Highway Maintenance	
Attn:	Email:	Attn: David Koehler	Email: david.koehler@dupageco.org	
Address: 501 East Cliff Road	City: Burnsville	Address: 140 N. County Farm Road	City: Wheaton	
State: MN	Zip: 55337	State:	Zip: 60187	
Phone: 208-323-7141	Fax:	Phone: 630-407-6926	Fax:	
	Shipping	Cor	ntract Dates	
Payment Terms: PER 50 ILCS 505/1	FOB: Destination	Contract Start Date (PO25): Jun 1, 2023	Contract End Date (PO25): May 31, 2024	

	Purchase Requisition Line Details											
L	.N	Qty	UOM	Item Detail (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
	1	1	EA		Service Agreement Contract	FY23	1500	3510	53090		17,000.00	17,000.00
	2	1	EA		Service Agreement Contract	FY24	1500	3510	53090		17,000.00	17,000.00
F	FY is required, assure the correct FY is selected.  Requisition Total \$							\$ 34,000.00				

	Comments					
HEADER COMMENTS	Provide comments for P020 and P025.  A service agreement with PreCise this will help track location, usage and performance on vehicles for the DOT.					
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO. Email Approved PO's to Bob Lowe, David Koehler and Mike Figuray.					
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO. see above.					
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB.					

The following documents have been attached:  $\checkmark$  W-9  $\checkmark$  Vendor Ethics Disclosure Statement



#### PreCise MRM LLC.

A subsidiary of FORCE America, Inc. 501 East Cliff Road Burnsville, MN 55337 (888) 449-0357



Date: 4/26/23 Total Pages (including cover):4

To: DuPage County Div of Transportation 421 N County Farm Rd Wheaton IL 60187-3978

USA

Attn:

Email: blowe@precisemrm.com

PreCise MRM LLC From:

1601 Airport Road Waukesha WI 53188-2460

USA

sales@precisemrm.com

Phone Number: 888-449-0357

FAX Number: 952-252-3740

Subject: PreCise: DuPage County, IL 04/26/2023

Message:



#### PreCise MRM LLC.

**Sales Quotation** 

A subsidiary of FORCE America, Inc. 501 East Cliff Road Burnsville, MN 55337 (888) 449-0357

**QUOTE** 

QT200-1004811-2

4/26/2023 PAGE 2 OF 4

680064
DuPage County Div of Transportation
421 N County Farm Rd

421 N County Farm Rd Wheaton IL 60187-3978 USA S 241985 DuPage County Div of Transportation 140 N County Farm Rd Wheaton IL 60187-3905 USA

Expiration Date: 6/5/2022

Customer Ref.: DuPage County, IL

Customer P/O: Customer Contact:

Payment Terms: Net 30 Days Sales Rep: Lowe, Bobby J F.O.B.: Meridian, ID Ship From: PreCise MRM LLC

**Site** 180

1601 Airport Road Waukesha WI 53188-2460

USA

NOTES

Pricing updated: 4/26/2023

	PRODUCT / DESCRIPTION	QTY	U/M	PRICE	EXTENSION
1	<b>1177379</b> <i>Rev. A</i> IX-84-GV, ELD Device with Verizon SIM IX-84-GV	1	EA	165.00	165.00
2	<b>1126969</b> <i>Rev. A</i> IX-84 J1939 Harness IX-84-J1939	1	EA	45.00	45.00
3	<b>1176824</b> <i>Rev. B</i> Finassy - IX101-D-VZW <i>IX-101-D-VZW</i>	1	EA	265.00	265.00
1	<b>1176831</b> <i>Rev. B</i> Finassy - IX403-DV VZW <i>IX-403-DV</i>	1	EA	575.00	575.00
5	<b>1015317</b> Cable Ext IO Serial Ix201/301/302/403 2260006, PreCise <i>INSP - 2260006</i>	1	EA	55.00	55.00
6	1015318 Cable, External, I/O Breakout, PreCise INSP - 2260007	1	EA	30.00	30.00
7	<b>1015403</b> Cable, Serial, Male to Female, 6Ft 54505A001	1	EA	8.00	8.00
3	<b>1015448</b> Key, I-Button, Black, Event Logging, 5100 9873A001	1	EA	100.00	100.00



#### PreCise MRM LLC.

A subsidiary of FORCE America, Inc. 501 East Cliff Road Burnsville, MN 55337 (888) 449-0357

#### Sales Quotation

QUOTE #: QT200-1004811-2

CUSTOMER: 680064 DATE: 4/26/2023 PAGE: 3 OF 4

	PRODUCT / DESCRIPTION	QTY	U/M	PRICE	EXTENSION
	1015422 Rev. A PreCise Hydac PSI Switch 6950009	1	EA	205.00	205.00
0	<b>1101852</b> <i>Rev. B</i> Tilt Switch W/ Bracket, REV. B 6950006	1	EA	65.00	65.00
1	1125394 Rev. A ARC Wireless Sensor with Display and Power Cable ARC-WTS-DS-H2	1	EA	750.00	750.00
2	1125395 Rev. A ARC Wireless Sensor with Display, Power/Output Cable ARC-WTS-DS-H1	1	EA	820.00	820.00
3	<b>1125398</b> <i>Rev. B</i> ARC Wired Sensor with Display and Power/Output Cable <i>ARC-TS-DS-H1-H4</i>	1	EA	925.00	925.00
4	1117640 Rev. D Air and Road Temperature Sensor, Wireless (Sensor Only) ARC-WTS	1	EA	525.00	525.00
5	<b>1117643</b> <i>Rev. C</i> Air and Road Temperature Sensor, Wired (Sensor Only) <i>INSP - ARC-TS</i>	1	EA	575.00	575.00
6	1117644 Rev. C Air and Road Temperature Sensor, Display ARC-DS	1	EA	185.00	185.00
7	1117275 Harness, PreCise, ARC Sensor, Display, Power/Output Cable ARC-H1	1	EA	110.00	110.00
3	1117276 Harness, PreCise, ARC Sensor, Display, Power Cable ARC-H2	1	EA	40.00	40.00
9	1111108 Rev. A 5MB Flat Data Plan US with NAF C-US-5MB	1	EA	22.00	22.00
	Prices Are Not Guaranteed And Are Lead Times & Delivery Dates Are B Unless Otherwise Noted, Prices Do	ased Upon Co	urrent Inforn	nation And Are	e Subject to Change
	Accepted By:	-		IDISE TOTA	L: \$5,465.00 E: \$0.00
	Date:				X: \$0.00

### PRECISE MRM LLC TERMS AND CONDITIONS

<u>Acceptance</u>: These Terms and Conditions shall govern all contracts for the sale of any goods to Buyer by PreCise MRM LLC and/or its subsidiaries and divisions (collectively "Seller"). These Terms and Conditions shall control over any conflicting terms and condition set forth in any request for quotation, purchase order, confirmation or other transaction document submitted to Seller by Buyer.

<u>Delays in Delivery</u>: Seller shall not be responsible for any delay in delivery of goods to Buyer due to fires, strikes, riots, Acts of God, government orders or restrictions, delays in transportation delays by suppliers or materials or parts, inability to obtain necessary labor or other causes beyond Seller's control. In the event of such delay, the delivery date shall be extended for a reasonable period of time.

<u>Damage or Loss in Transit</u>: All risk of loss shall pass to Buyer at the time of delivery of the goods. Deliver of the goods to any carrier shall constitute delivery of the goods to Buyer, regardless of which party retained or hired the carrier.

<u>Warranties</u>: Seller warrants that any goods sold by Seller to Buyer shall be free from defects in material and workmanship for a period of one (1) year from the date of delivery. THIS WARRANTY SHALL BE THE SOLE AND EXCLUSIVE WARRANTY MADE BY SELLER TO BUYER. SELLER HEREBY DISCLAIMS ANY IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

**Exclusive Remedy**: If within the aforementioned one-year warranty period, any goods sold by Seller are proven by Buyer to be defective to Seller's reasonable satisfaction, then such defective goods shall be repaired or replaced, at Seller's sole option. THIS REMEDY SHALL BE THE SOLE AND EXCLUSIVE REMEDY AVAILABLE TO BUYER. BUYER SHALL NOT, UNDER ANY CIRCUMSTANCES, BE ENTITLED TO RECOVER ANY INCIDENTAL, CONSEQUENTIAL OR CONTINGENT DAMAGES, INCLUDING, WITHOUT LIMITATION, LOST PROFITS.

**Payment**: Buyer shall pay Seller's invoices within thirty (30) days of receipt. Buyer agrees to pay interest to Seller on any past-due amounts at the rate of 18% per year.

<u>Security Interest</u>: To secure payment of Seller's invoices, Buyer hereby grants Seller a security interest in all goods sold by Seller to Buyer. Buyer hereby authorizes Seller to file financing statements on behalf of Buyer to perfect Seller's security interest. In the event Buyer fails to timely pay Seller for any goods sold to Buyer, Seller may proceed, at its option, to utilize the remedies available to a secured party under Article 9 of the Uniform Commercial Code.

Freight Terms: All sales made by Seller to Buyer shall be F.O.B. Seller's Distribution Center.

<u>Returned Goods</u>: Goods may only be returned by Buyer with Seller's prior authorization and consent. Only unused goods in original containers of current design will be considered for return. Specially manufactured, custom or modified goods shall not be returnable. Buyer shall pay all transportation charges for any goods accepted for return by Seller. Buyer shall also pay a restocking charge equal to 15% of the original price of any goods accepted by Seller for return.

<u>Taxes and Other Charges</u>: Buyer shall be responsible for paying any taxes, duties, fees, or other charges imposed by any governmental entity based upon Buyer's purchase of any goods from Seller.

Legal Action: These Terms and Conditions and the terms of any contract for the sale of goods by Seller to Buyer shall be governed by and construed in accordance with Minnesota law. Any action relating to or arising out of any contact for the sale of goods by Seller to Buyer shall be venued in state or federal court in Minnesota. Buyer consents to the personal jurisdiction of Minnesota courts and waives any defense that venue in Minnesota is in any manner inconvenient. Buyer shall pay all attorney fees, costs and disbursements incurred by Seller in collecting any amounts due from Buyer, enforcing these Terms and Conditions and/or enforcing the terms of any contract for the sale of goods by Seller to Buyer. Any legal action by Buyer against Seller relating to or arising out of any contract for the sale of goods by Seller to Buyer shall be brought within one (1) year after the delivery of the goods or be forever barred.



04/13/23 PreCise MRM Bob Lowe 1311 E Franklin Road Suite 101/102 Meridian, ID 83642

DuPage County, IL:

PreCise MRM is a leading provider of advanced GPS devices and robust telematics software. PreCise MRM is also a market leader in providing mobile/air road temp sensors. PreCise MRM is an innovative provider of fleet management and telematics technologies for mobile equipment markets. PreCise MRM provides products that track everything from the activity and status of your equipment's accessories to the speed and location of your vehicles. PreCise MRM products provide a unique combination of ruggedized, made in the USA, GPS hardware with leading-edge, software and services.

PreCise MRM provides fleet management solutions utilizing the latest in mobile and GPS technology to improve productivity and cost effectiveness to the on-off highway market. The solution is a combination of rugged hardware and web-based software designed to dramatically improve the visibility and control over mobile resources. From basic location and speed information to complex data coming from intelligent onboard devices, PreCise products capture, stores and transmits data to a user-friendly interface, viewable from anywhere in the world via a secure internet connection.

PreCise MRM, a FORCE America company, is the only GPS provider integrated into the FORCE America spreader controls. PreCise MRM is embedded into the 6100 Gen 5 controls (part of the controller) and built into the 6100 Gen2-4 and 5100ex controls. FORCE America designed specific baud rates to function with the 5100 controls/6100 controls. Every version of firmware FORCE America comes out with for all controls is specifically designed and tested to ensure data integrity with PreCise MRM, a FORCE America company.

PreCise MRM is the sole source/single supplier for PreCise monthly fees and GPS hardware.

Monthly fees to DuPage County, IL: <u>\$22.00/month/asset</u>

Sincerely,
Signature on File

Bob Lowe National Sales Manager, PreCise MRM 208-323-7141 blowe@precisemrm.com



#### Required Vendor Ethics Disclosure Statement

Failure to complete and return this form may result in delay or cancellation of the County's Contractural Obligation.

	Date:	04/13/23	
Bid/Contract/PO #	:	5854-SERV	

Company Name:	PreCise MRM	Company Contact:	Bob Lowe
Contact Phone:	208-323-7141 office 208-850-7739 cell	Contact Email:	blowe@precisemrm.com

#### The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

Χ	NONE (check	( here) - If no	contributions	have	been	made
---	-------------	-----------------	---------------	------	------	------

Recipient	Description (e.g. cash, type of item, in- kind services, etc.)	Amount/Value	Date Made

- 2. All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.
- X NONE (check here) If no contacts have been made

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Email

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

#### Continuing disclosure is required, and I agree to update this disclosure form as follows:

- If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract
- Annual disclosure for multi-year contracts on the anniversary of said contract
- · With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at:

http://www.dupageco.org/CountyBoard/Policies/

Authorized Signature

I hereby acknowledge that I have received, have read, and understand these requirements. Signature on File

ame	Bobby James Lowe
	PreCise MRM National Sales Manager
	04/13/2023



#### Transportation Requisition \$30,000 and Over

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: DT-P-0074-23 Agenda Date: 5/16/2023 Agenda #: 6.E.

# AWARDING RESOLUTION ISSUED TO COMPASS MINERALS AMERICA, INC. TO FURNISH AND DELIVER BULK ROCK SALT AS NEEDED FOR THE DIVISION OF TRANSPORTATION (CONTRACT TOTAL AMOUNT \$1,331,270.00)

WHEREAS, bids have been taken and processed in accordance with County Board policy; and

WHEREAS, the lowest most responsible bidder has been designated and the Transportation Committee recommends County Board approval for the issuance of a contract to Compass Minerals America, Inc., to furnish and deliver bulk rock salt, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024.

NOW, THEREFORE, BE IT RESOLVED that said contract to furnish and deliver bulk rock salt, as needed for the Division of Transportation, for the period June 1, 2023 through May 31, 2024, is hereby approved for issuance to Compass Minerals America, Inc., 9900 West 109<sup>th</sup> Street, Suite 100, Overland Park, KS 66210, for a contract total amount of \$1,331,270.00, per lowest responsible bid #23-057-DOT, subject to three (3) one-year renewals.

Enacted and approved this 23rd day of May, 2023 at W	heaton, Illinois.
	DEBORAH A. CONROY, CHAIR
	DU PAGE COUNTY BOARD

Attest:		
	JEAN KACZMAREK, COUNTY	CLERK



## Procurement Review Comprehensive Checklist Procurement Services Division

This form must accompany all Purchase Order Requisitions

SECTION 1: DESCRIPTION							
General Tracking		Contract Terms					
FILE ID#:	RFP, BID, QUOTE OR RENEWAL #: #23-057-DOT	INITIAL TERM WITH RENEWALS: 1 YR + 3 X 1 YR TERM PERIODS	INITIAL TERM TOTAL COST: \$1,331,270.00				
COMMITTEE: TRANSPORTATION	TARGET COMMITTEE DATE: 05/16/2023	PROMPT FOR RENEWAL: 3 MONTHS	CONTRACT TOTAL COST WITH ALL RENEWALS: \$5,325,080.00				
	CURRENT TERM TOTAL COST: \$1,331,270.00	MAX LENGTH WITH ALL RENEWALS: FOUR YEARS	CURRENT TERM PERIOD: INITIAL TERM				
Vendor Information		Department Information					
VENDOR: Compass Minerals America Inc.	VENDOR #:	DEPT: Division of Transporation	DEPT CONTACT NAME: Roula Eikosidekas				
VENDOR CONTACT: Sean Lierz	VENDOR CONTACT PHONE: 800-323-1641 option 2	DEPT CONTACT PHONE #: 630-407-6920	DEPT CONTACT EMAIL: roula.eikosidekas@dupageco.org				
VENDOR CONTACT EMAIL: highwaygroup@compassminerals.c om	VENDOR WEBSITE:	DEPT REQ #: 23-1500-43					

#### Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.).

DOT is requesting a purchase order to Compass Minerals, to furnish and deliver Bulk Rock Salt for the (2023 & 2024) winter snow season on as-needed basis. Effective June 1, 2023 through May 31, 2024, for a contract total not to exceed \$1,331,270.00, per low quote #23-057-DOT, this contract is subject to three (3) one-year renewals.

- \$78.31 @ 17,000/tons.
- \$83.31 @ units cost per ton for quantities between 131% and 150% of projected usage.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished Bulk Rock Salt is a deicer used for the removal of snow and ice on DuPage County maintained roadways.

## SECTION 2: DECISION MEMO REQUIREMENTS DECISION MEMO NOT REQUIRED Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required. LOWEST RESPONSIBLE QUOTE/BID (QUOTE < \$25,000, BID ≥ \$25,000; ATTACH TABULATION)

DECISION MEMO REQUIRED Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required.

	SECTION 3: DECISION MEMO							
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact.							
SOURCE SELECTION	Describe method used to select source.							
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action).							

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products or services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.

Send Purd	chase Order To:	Send	d Invoices To:		
Vendor:	Vendor#:	Dept:	Division:		
Compass Minerals America Inc	20877	Division of Transportation	Accounts Payable		
Attn:	Email:	Attn:	Email:		
Sean Lierz	highwaygroup@compassminerals.c	Kathy Curcio	DOTFinance@dupageco.org		
Address:	City:	Address:	City:		
9900 West 109th St., Suite 100	Overland Park	421 N. County Farm Road	Wheaton		
State:	Zip:	State:	Zip:		
KS	66210	IL	60187		
Phone:	Fax:	Phone:	Fax:		
800-323-1641 option 2		630-407-6892			
Send F	Payments To:	Ship to:			
Vendor:	Vendor#:	Dept:	Division:		
Compass Minerals America Inc		Division of Transportation	Hwy Maintenance		
Attn:	Email:	Attn:	Email:		
Chantal Tedesco	pinnellc@compassminerals.com	Jason Walsh	jason.walsh@dupageco.org		
Address:	City:	Address:	City:		
PO Box 277043	Atlanta	140 N. County Farm Road	Wheaton		
State:	Zip:	State:	Zip:		
GA	30384	IL	60187		
Phone:	Fax:	Phone:	Fax:		
919-344-9284		630-407-6925			
Sł	nipping	Contract Dates			
Payment Terms:	FOB:	Contract Start Date (PO25):	Contract End Date (PO25):		
PER 50 ILCS 505/1	Destination	Jun 1, 2023	May 31, 2024		

	Purchase Requisition Line Details										
LN	Qty	UOM	Item Detail (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
1	1000	EA		Bulk Rock Salt	FY23	1500	3510	52270		78.31	78,310.00
2	16000	EA		Bulk Rock Salt	FY24	1500	3510	52270		78.31	1,252,960.00
FY is required, assure the correct FY is selected.  Requisition Total									Requisition Total \$	1,331,270.00	

Comments						
HEADER COMMENTS  Provide comments for P020 and P025.  To furnish and deliver Bulk Rock Salt for DOT during the (2023 & 2024) winter snow and ice season.						
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO. Email Approved PO's to: Sean Lierz, Jason Walsh, David Koehler and Mike Figuray.					
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO. see above.					
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB.					

The following documents have been attached:  $\checkmark$  W-9  $\checkmark$  Vendor Ethics Disclosure Statement



THE COUNTY OF DUPAGE FINANCE - PROCUREMENT BULK ROCK SALT 23-057-DOT BID TABULATION

				Compass Minerals			Morto	n Salt	Cargill	
NO.	ITEM	UOM	QTY	PRICE	EXTENDED PRICE		PRICE	EXTENDED PRICE	EXTENDED PRICE PRICE	
	GROUP 1: FOR DELIVERY TO DUPAGE COUNTY DIVISION OF TRANSPORTATION									
1	BULK ROCK SALT UNIT COST FOR QUANTITIES BETWEEN 80% - 130% OF PROJECTED USAGE	TON	17,000.00	\$ 78.31	\$ 1,331,270.00	\$	79.10	\$ 1,344,700.00	\$ 91.25	\$ 1,551,250.00
2	BULK ROCK SALT UNIT COST FOR QUANTITIES BETWEEN 131% - 150% OF PROJECTED USAGE	TON	-	\$ 83.31	-	\$	89.10	-	NO BID	-
	GROUP 2A: FOR EARLY DELIVERY TO TOW	NSHIPS/	MUNICIPALITIES							
3	BULK ROCK SALT	TON	6,000.00	\$ 78.31	\$ 469,860.00	\$	79.10	\$ 474,600.00	\$ 91.25	\$ 547,500.00
	GROUP 2B: FOR STANDARD DELIVERY TO	rownsi	HIPS/MUNICIPAL	TIES						
4	BULK ROCK SALT	TON	55,320.00	\$ 78.31	\$ 4,332,109.20	\$	79.10	\$ 4,375,812.00	\$ 91.25	\$ 5,047,950.00
5	BULK ROCK SALT UNIT COST FOR QUANTITIES BETWEEN 131% - 150% OF PROJECTED USAGE	TON	-	\$ 83.31	-	\$	89.10	-	NO BID	-
				GRAND TOTAL	\$ 6,133,239.20			\$ 6,195,112.00		\$ 7,146,700.00
NOTE	OTES									

Bid Opening 5/1/2023 @ 2:30 PM	DW,NE
Invitations Sent	24
Total Vendors Requesting Documents	1
Total Bid Responses	3

#### SECTION 9 - MANDATORY FORM BULK ROCK SALT 23-057-DOT

	PLEASE TYPE OR PRINT TH	E FOLLOW	ING INFORM	ATION)			
Full Name of Bidder	Compass Minerals America	Inc.					
Main Business Address	9900 W. 109th St.						
City, State, Zip Code	Overland Park, KS 66210						
Telephone Number	800-323-1641	800-323-1641 Email Address highwaygroup@compassminerals.com					
Bid Contact Person	Sean Lierz, Sr. Manager H	ighway Sale	!s				
e undersigned certifies that	he is:						
the Owner/Sole Proprietor	a Member authorized to sign on behalf of the Partnership		Officer of orporation	the U	a Member of the J Venture		
ein aπer called the Bidder a	and that the members of the P	artnersnip o	or Officers of the	ne Corporation	on are as follows:		
evin S. Crutchfield, Presider (President or Part		_Jon S			Highway and Chemi nt or Partner)		
ary L. Frontczak - Corporate	e Secretary	Jame	s Vanderwel	Treasurer			
(Secretary or Par		-		Treasurer or	Partner)		
	ioned in the contract documen	its, specifica	ations and atta	iched exhibit	s, including		
denda No. <u>1 ,     2    </u> , <u> </u>	·						
d other means of construct	oses and agrees, if this bid is a ion, including transportation s ontract documents in the man	ervices nec	essary to furr	ish all the n	- · · · · · · · · · · · · · · · · · · ·		
Bidder and in accordance	ies and warrants that he is du with the Partnership Agreeme n is binding upon the Bidder a	ent or by-lav	vs of the Corp				
	ies that the Bidder is not barre atutes 5/33 E-3 or 5/33 E-4, b Prevailing Wage Act.						
	he has examined and carefully e statements contained herein			as checked ti	ne same in detail bef		
re properly adopted by the l d and have not been repeal	ed, further certifies that the re Board of Directors of the Corp ed nor modified, and that the s ate resolution granting the ind	oration at a same remai	meeting of sa n in full force a	id Board of I and effect. (E	Directors duly called Sidder may be reques		
ther, the Bidder certifies tha	at he has provided equipment, the reference section below a	supplies, o	r services con	nparable to ti	ne items specified in		

#### **SECTION 7 - BID FORM PRICING REVISION #2**

#### **GROUP 1- DUPAGE COUNTY**

All Product shall be shipped F.O.B. Destination to 140 N. County Farm Road, Wheaton, IL 60187, or 7900 S. Rt. 53, Woodridge, IL 60517, or 7245 Janes Avenue, Woodridge IL 60517.

**STANDARD DELIVERY** - Bidders are required to provide a unit price for 80% to 130% of the estimated quantity. The DuPage County Division of Transportation agrees to purchase at least 80% of the quantity shown. If DuPage County does not utilize or order the 80%, DuPage County will pay for the 80% and it will be stored at the terminal, for delivery to the County at a date that shall be mutually agreed upon between the customer and the vendor. This will be handled at no additional charge to the County.

NO.	ITEM	UOM	QTY	PRICE	EXTENDED PRICE
1	BULK ROCK SALT	TON	17,000	\$ 78.31	\$ 1,331,270.00
	GRAND TOTAL GROUP			1	
	(In words) One Million,	Three Hundred	d Thirty One Th	ousand and Two Hund	dred and Seventy Do

UNIT COST PER TON FOR QUANTITIES BETWEEN 131% AND 150% OF PROJECTED USAGE \$ 83.31 PER TON

#### SHIPPING AND BILLING INFORMATION FOR GROUP 1:

BILL TO ADDRESS:	SHIP TO ADDRESS:
DuPage County Division of Transportation	DuPage County Division of Transportation
Attn: Kathy Black	Attn: Jason Walsh
421 North County Farm Road	140 North County Farm Road
Wheaton, IL 60187	Wheaton, IL 60187
TX: (630) 407-6892	TX: (630) 407-6925
DOTFinance@dupageco.org	Jason.Walsh@dupageco.org
DuPage County Division of Transportation	DuPage County Public Works
Attn: Kathy Black	Attn: Jason Walsh
421 North County Farm Road	7900 S. Rt. 53
Wheaton, IL 60187	Woodridge, IL 60517
TX: (630) 407-6892	TX: (630) 407-6925
DOTFinance@dupageco.org	Jason.Walsh@dupageco.org
DuPage County Division of Transportation	Village of Woodridge Public Works
Attn: Kathy Black	Attn: Jason Walsh
421 North County Farm Road	7425 Janes Avenue
Wheaton, IL 60187	Woodridge, IL 60517
TX: (630) 407-6892	TX: (630) 407-6925
DOTFinance@dupageco.org	Jason.Walsh@dupageco.org

#### **GROUP 2 - TOWNSHIPS/MUNICIPALITIES**

Product shall be shipped F.O.B. Destination to the locations listed. Each Township/Municipality will make an independent determination on which contractor it will enter into an agreement with.

**GROUP 2A – EARLY DELIVERY –** 100% Confirmed quantities. Delivery by November 30<sup>th</sup>. See table below for list of participating Townships/Municipalities along with delivery locations and estimated quantities.

NO.	ITEM	UOM	QTY	PRICE	EXTENDED PRICE
1	BULK ROCK SALT	TON	6,000	\$ 78.31	\$ 469,860.00
	GRAND TOTAL GROUP	2 2 A			-
	(In words) Four Hundred	d Sixty-Nine The	ousand, Eight l	Hundred and Sixty Doll	ars.

**GROUP 2B – STANDARD DELIVERY –** See Statement of Work for list of participating Township/Municipalities along with delivery locations and estimated quantities.

NO.	ITEM	UOM	QTY	PRICE	EXTENDED PRICE			
1	BULK ROCK SALT	TON	55,320	\$ 78.31	\$ 4,332,109.20			
	GRAND TOTAL GROUP	2B						
	(In words) Four Million, Three Hundred Thirty Two Thousand and One Hundred Nine Dollars and Twenty Cents							

UNIT COST PER TON	FOR QUANTITIES BETWE	EN 131% AND 150	% OF PROJEC	TED USAGE
\$ 83.31	PER TON			

**GROUP 2C – BULK TREATED SALT** – 100% confirmed quantities. Treated salt is an optional purchase. Please provide name, active deicing chemicals, and unit pricing for bulk treated rock salt products. Additional product documentation or promotional material should be included with bid submittal.

Total estimated annual quantities between all participating Townships/Municipalities is 600 tons.

PRODUCT NAME	ACTIVE DEICING CHEMICALS	UOM	QTY	UNIT PRICING
ThawRox	Sodium Chloride, Magnesium Chloride and or Calcium Chloride. See SDS included in Bid Packet	TON	1	\$ 98.31
		TON	1	\$
		TON	1	\$
		TON	1	\$

#### GROUP 2 TOWNSHIP/MUNICIPALITY LIST AND QUANTITIES

The following is a list of Group 2 Townships/Municipalities, along with their estimated quantities for Groups 2A, 2B, and 2C,

Group 2A: Confirmed Quantities – Delivery is no later than 11/30/2023.

Group 2B: 80-130% Estimated Quantities – Standard Delivery

Group 2C: 80-130% Estimated Quantities – Standard Delivery

LOCATION	BILL TO	SHIP TO	UOM	EARLY BUY Group 2A	STANDARD BUY Group 2B	TREATED SALT Group 2C
Addison Township	411 W. Potter Wood Dale, IL 60191	411 W. Potter Wood Dale, IL. 60191	TON	0	700	0
Addison, Village of	1491 W. Jeffrey Drive Addison, IL 60101- 4331	1491 W Jeffrey Drive Addison, IL 60101- 4331	TON	0	2,200	0
Aurora, City of	44 E. Downer Place Aurora, IL 60507	Site 1: City of Aurora Central Garage 720 N. Broadway Aurora, IL 60505 Site 2: 2112 Montgomery Rd Aurora, IL 60504	TON	0	7,500	0
Bartlett, Village of	228 S. Main Street Bartlett, IL 60103	Site 1: 1150 Bittersweet Drie Bartlett, IL 60103 Site 2:315 E. Devon Ave. Bartlett, IL 60103	TON	0	600	0
Bensenville, Village of	717 E. Jefferson St. Bensenville, IL 60106	717 E. Jefferson St Bensenville, IL 60106	TON	0	600	0
Bloomingdale Township	6N030 Rosedale Ave. Bloomingdale, IL 60108	6N030 Rosedale Ave Bloomingdale, IL 60108	TON	0	1,500	0

LOCATION	BILL TO	SHIP TO	UOM	EARLY BUY Group 2A	STANDARD BUY Group 2B	TREATED SALT Group 2C
Bloomingdale, Village of	201 S. Bloomingdale Rd Bloomingdale, IL 60108	305 Glen Ellyn Road Bloomingdale, IL 60108	TON	0	1,300	0
Carol Stream, Village of	124 Gerzevske Lane Carol Stream, IL 60188	124 Gerzevske Lane Carol Stream, IL 60188	TON	0	1,700	0
Clarendon Hills	1 N. Prospect Ave. Clarendon Hills, IL 60514	452 Park Ave. Clarendon Hills, IL 60514	TON	0	600	0
Darien, City of	1041 S. Frontage Road Darien, IL 60561	1041 S. Frontage Road Darien, IL 60561	TON	0	700	300
Downers Grove Township	4340 Prince St. Downers Grove, IL 60515	318 E. Quincy Westmont, IL 60559	TON	0	1,200	0
Downers Grove, Village of	5101 Walnut Ave. Downers Grove, IL 60515	5101 Walnut Ave. Downers Grove, IL 60515	TON	4,000	0	0
DuPage Airport Authority	2700 International Drive Suite 200 West Chicago, IL 60185	2751 Aviation Ave. West Chicago, IL 60185	TON	0	120	0
Elmhurst, City of	209 N York St, Elmhurst, IL 60126	985 S Riverside Dr, Elmhurst, IL 60126	TON	0	2,500	0
Glen Ellyn, Village of	30 S Lambert Glen Ellyn, IL 60137	30 S. Lambert Glen Ellyn, IL 60137	TON	0	1,700	0
Hanover Park, Village of	2121 W Lake St. Hanover Park, IL 60133	2121 W. Lake St. Hanover Park, IL 60133	TON	0	1,800	0

LOCATION	BILL TO	SHIP TO	UOM	EARLY BUY Group 2A	STANDARD BUY Group 2B	TREATED SALT Group 2C
Hinsdale, Village of	19 E. Chicago Ave. Hinsdale, IL 60523	225 Symonds Drive Hinsdale, IL 60521	TON	0	600	0
Itasca, Village of	411 N. Prospect Ave. Itasca, IL 60143	411 N. Prospect Ave. Itasca, IL 60143	TON	0	1,200 -	0
Lisle Township	4719 Indiana Ave. Lisle, IL 60532	4719 Indiana Ave. Lisle, IL 60532	TON	0	800	0
Lisle, Village of	925 Burlington Lisle, IL 60532	4905 Yackley Ave. Lisle, IL 60532	TON	0	1,200	0
Lombard, Village of	255 E. Wilson Ave. Lombard, IL 60148	1135 N. Garfield Lombard, IL 60148	TON	0	3,200	0
Milton Township	23W040 Poss St. Glen Ellyn, IL 60137	23W040 Poss St. Glen Ellyn, IL 60137	TON	0	1,200	0
Naperville Township	31W331 North Aurora Rd. Naperville, IL 60563	31W331 North Aurora Rd. Naperville, IL 60563	TON	0	400	0
Naperville, City of	180 Fort Hill Drive, Naperville, IL 60540	Site 1: 180 Fort Hill Drive, Naperville, IL 60540 Site 2: 3816 Plainfield/Naperville Rd Naperville	TON	0	6,000	0
Oakbrook, Village of	1200 Oak Brook Road Oak Brook, IL 60523	3003 Jorie Blvd. Oak Brook, IL 60523	TON	0	500	0
Schaumburg, Village of	101 Schaumburg Ct. Schaumburg, IL 60193	714 S. Plum Grove Road Schaumburg, IL 60193	TON	2,000	3,000	0
Villa Park, Village of	20 S. Ardmore Ave Villa Park, IL	729 N Ardmore Ave Villa Park, IL 60181	TON	0	600	0

LOCATION	BILL TO	SHIP TO	UOM	EARLY BUY Group 2A	STANDARD BUY Group 2B	TREATED SALT Group 2C
Warrenville, City of	3S258 Manning Avc. Warrenville, IL 60555	3S346 Mignin Drive Warrenville, IL 60555	TON	0	1,300	0
Wayne Township	4N230 Klein Road West Chicago, IL 60185	4N230 Klein Road West Chicago, IL 60185	TON	0	300	0
West Chicago, City of	475 Main St.West Chicago, IL 60185	Site 1: 135 W. Grandlake Blvd.West Chicago, IL Site 2: 60185or1350 W. Hawthorne LaneWest Chicago, IL 60185	TON	0	2,000	0
Westmont, Village of	31 W. Quincy St. Westmont, IL 60559	39 E. Burlington Ave. Westmont, IL 60559	тон	0	800	0
Wheaton, City of	303 W. Wesley, PO Box 727 Wheaton, IL 60187	820 W. Liberty Drive Wheaton, IL 60189	TON	0	2,000	0
Willowbrook, Village of	835 Midway Drive Willowbrook, IL 60527	700 Willowbrook Centre Parkway Willowbrook, IL 60527	TON	0	900	300
Winfield, Village of	27W465 Jewell Road Winfield, IL 60190	0S040 Wynwood Road Winfield, IL 60190	TON	0	500	0
Winfield Township	30W575 Roosevelt Rd. West Chicago, IL 60185	30W575 Roosevelt Rd. West Chicago, IL 60185	TON	0	600	0
Wood Dale, City of	720 N. Central Ave. Wood Dale, IL 60191	720 N. Central Ave. Wood Dale, IL 60191	TON	0	800	0

		TOTAL	TONS	6,000	55,320	600
York Township	19W475 Roosevelt Road Lombard, IL 60148	19W475 Roosevelt Road TON 0 Lombard, IL 60148		1,000	0	
Woodridge, Village of	One Plaza Drive Woodridge, IL 60517	One Plaza Drive Woodridge, IL 60517 OR 7900 IL Rt. 53 Woodridge, IL 60517	TON	0	1,700	0
LOCATION	BILL TO	BILL TO SHIP TO		EARLY BUY Group 2A	STANDARD BUY Group 2B	TREATED SALT Group 2C

#### **SECTION 8 - BID FORM SIGNATURE PAGE**

The Contractor agrees to provide the service, and/or supplies as described in this solicitation and subject, without limitation, to all specifications, terms, and conditions herein contained. Bidder shall acknowledge receipt of each addendum issued in the space provided on the bid form.

## Signature on File

>	- Director US Highway Sales
	le)

CORPORATE SEAL (If available)

BID MUST BE SIGNED AND NOTARIZED (WITH SEAL) FOR CONSIDERATION

Subscribed and sworn to before me the	nis 27th day of April	AD, 20_ <i>_<b>23</b></i>
Signature on	File	
(INOLALY FUDILE)	ly Commission Expires:	1/9/2025
( and )	. Wasses	
_	NOTARY PUBLIC - State of Kansas Alan Emmens My Appt. Expires	

Finally, the Bidder, if awarded the contract, agrees to do all other things required by the contract documents, and that he will take in full payment therefore the sums set forth in the bidding schedule (subject to unit quantity adjustments based upon actual usage).

#### **CONTRACT ADMINISTRATION INFORMATION:**

CORRESPONDENCE TO CONTRACTOR:		ONTRACTOR:
Compass Minerals America Inc.	NAME	Compass Minerals America Inc.
Sean Lierz	CONTACT	Chantal Tedesco
9900 W. 109th St.	ADDRESS	PO Box 277043
Overland Park, KS 66210	CITY ST ZIP	Atlanta, GA 30384
800-323-1641 option 2	TX	913-344-9284
913-338-7945	FX	913-338-7945
highwaygroup@compassminerals.com	EMAIL	pinnellc@compassminerals.com
֡֡֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜	Compass Minerals America Inc.  Sean Lierz  9900 W. 109th St.  Overland Park, KS 66210  800-323-1641 option 2  913-338-7945	Compass Minerals America Inc.         NAME           Sean Lierz         CONTACT           9900 W. 109th St.         ADDRESS           Overland Park, KS 66210         CITY ST ZIP           800-323-1641 option 2         TX           913-338-7945         FX

ALL MATERIALS MUST BE BID AND SHIPPED F.O.B. DESTINATION, DELIVERED.

(FREIGHT INCLUDED IN PRICE)

#### **VENDOR ETHICS DISCLOSURE**



#### Required Vendor Ethics Disclosure Statement

Date 4/27/2023

Failure to complete and return this form may result in delay or cancellation of the County's Contractual Obligation.

Bilk Road Salt 23-057-DOT

company Name: Compass Minerals America Inc.	CompanyContact:	Sean Lierz
Contact Phone: 800-323-1641	Contact Email:	highwaygroup@compassminerals.com

The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

X	NONE	(check here)	- 11	no contributions	have	been	made
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Recipient	Donor	Description (e.g. cash, type of item, in- kind services, etc.)	Amount/Value	Date Made

2. All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

П	NONE	check here	-	If no	contacts	have	been made
---	------	------------	---	-------	----------	------	-----------

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Telephone	Email
Sean Lierz, Sr. Manager Highway Sales	800-323-1641 Option 2	highwaygroup@compassminerals.com
Joel Gerdes, Director US Highway Sales	800-323-1641 Option 2	highwaygroup@compassminerals.com
Brenda Blunt. Customer Experience Specialist Tier 4	800-323-1641 Option 1	highwaygroup@compassminerals.com

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

Continuing disclosure is required, and I agree to update this disclosure form as follows:

- If information changes, within five |5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract
- Annual disclosure for multi-year contracts on the anniversary of said contract
- With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at: http://www.dupageco.org/CountyBoard/Policies/

I hereby acknowledge Signature on File nderstand these requirements.

Authorized Signature

Printed Name
Joel Gerdes

Title
Director US Highway Sales

Date

4/27/2023

Attach additional sheets if necessary. Sign each sheet and number each page. PAGE 1 OF 1 (total number of pages)

FORM OPTIMIZED FOR ACROBAT AND ADOBE READER VERSION 9 OR LATER

Rev 1 1

4/1/16

JOINT PURCHASING AGREEMENT

## THE OUT THE STORY OF STORY OF

#### Transportation Requisition \$30,000 and Over

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: DT-P-0075-23 Agenda Date: 5/16/2023 Agenda #: 6.F.

AGREEMENT BETWEEN THE COUNTY OF DU PAGE, ILLINOIS
AND GONZALEZ COMPANIES, LLC.
PROFESSIONAL CONSTRUCTION ENGINEERING SERVICES
UPON REQUEST OF THE DIVISION OF TRANSPORTATION
SECTION 23-CENGR-13-EG
(CONTRACT TOTAL NOT TO EXCEED \$500,000.00)

WHEREAS, the County of DuPage (hereinafter "COUNTY") by virtue of its power set forth in "Counties Code" (55 ILCS 5/5-1001 *et. seq.*) and "Illinois Highway Code" (605 ILCS 5/5-101 *et. seq.*) is authorized to enter into this agreement; and

WHEREAS, the COUNTY requires Professional Construction Engineering Services, upon request of the Division of Transportation, Section 23-CENGR-13-EG; and

WHEREAS, Gonzalez Companies, LLC. (hereinafter "CONSULTANT") has experience and expertise in this area and is in the business of providing such professional construction engineering services, and is willing to perform the required services for an amount not to exceed \$500,000.00; and

WHEREAS, the COUNTY has selected the CONSULTANT in accordance with the Professional Services Selection Process found in Section 2-353(1)(a) of the DuPage County Procurement Ordinance; and

WHEREAS, the Transportation Committee has reviewed and recommends approval of the attached Agreement at the specified amount.

NOW, THEREFORE, BE IT RESOLVED by the DuPage County Board that the attached Agreement between the County of DuPage and the CONSULTANT be hereby accepted and approved for a contract total not to exceed \$500,000.00 and that the Chair of the DuPage County Board is hereby authorized and directed to execute the Agreement on behalf of the COUNTY; and

BE IT FURTHER RESOLVED that an original copy of this Resolution and Agreement be transmitted to Gonzalez Companies, LLC., 1402 Branding Avenue, Suite 365, Downer's Grove, Illinois 60515, by and through the Division of Transportation.

Enacted and approved this 23rd day of May, 2023 at Wheaton, Illinois.

	DEBORAH A. CONROY, CHAIR
	DU PAGE COUNTY BOARD
<b>A</b>	
Attest:	
JEA	AN KACZMAREK, COUNTY CLERK
	,

#### **AGREEMENT**

# BETWEEN THE COUNTY OF DUPAGE, ILLINOIS AND GONZALEZ COMPANIES, LLC. FOR PROFESSIONAL CONSTRUCTION ENGINEERING SERVICES UPON REQUEST - VARIOUS LOCATIONS SECTION #23-CENGR-13-EG

This professional services agreement (hereinafter referred to as the AGREEMENT), made this \_\_\_\_\_ day of \_\_\_\_\_, 2023, between the County of DuPage, a body corporate and politic, with offices at 421 North County Farm Road, Wheaton, Illinois 60187 (hereinafter referred to as the COUNTY) and Gonzalez Companies, Inc., Ltd., licensed to do business in the State of Illinois, with offices at 1401 Branding Avenue, Suite 365, Downers Grove, IL 60515; (hereinafter referred to as the CONSULTANT). The COUNTY and the CONSULTANT are hereinafter sometimes individually referred to as a "party" or together as the "parties."

#### RECITALS

WHEREAS, the COUNTY by virtue of its power set forth in "Counties Code" (55 ILCS 5/5-1001 et seq.) and "Illinois Highway Code" (605 ILCS 5/5-101 et seq.) is authorized to enter into this AGREEMENT; and

WHEREAS, the COUNTY requires professional construction engineering services for various county highway improvements upon request (hereinafter referred to as "Work Orders"); and

WHEREAS, the CONSULTANT has experience and expertise in this area and is in the business of providing such professional construction engineering services and is willing to perform the required services upon request for a total amount not to exceed \$500,000.00; and

WHEREAS, the CONSULTANT acknowledges that it is pre-qualified with the Illinois Department of Transportation (IDOT) for the work covered by this AGREEMENT and is in good standing and has not been barred from performing work for IDOT; and

WHEREAS, the COUNTY has adopted a Stormwater Ordinance and transportation projects are required to conform to the Ordinance. The CONSULTANT acknowledges the necessary oversight to ensure that the contractor complies with the Stormwater Ordinance in the event a Work Order necessitates this scope of work; and

NOW, THEREFORE, in consideration of the premises, the mutual covenants, terms, and conditions herein set forth, and the understandings of each party to the other, the parties do hereby mutually covenant, promise and agree as follows:

#### 1.0 INCORPORATION AND CONSTRUCTION

- 1.1 All recitals set forth above are incorporated herein and made part thereof, the same constituting the factual basis for this AGREEMENT.
- 1.2 The headings of the paragraphs and subparagraphs of this AGREEMENT are inserted for convenience of reference only and shall not be deemed to constitute part of this AGREEMENT or to affect the construction hereof.

#### 2.0 SCOPE OF SERVICES

- 2.1 Services are to be provided by the CONSULTANT according to the specifications in the Scope of Work, specified as Exhibit A, attached hereto, which exhibit is hereby incorporated by reference and construction engineering services are to be provided by the CONSULTANT upon request by the COUNTY as approved Work Order(s) with a not to exceed amount for each Work Order. The CONSULTANT agrees to obtain all necessary clearances for work requested by the COUNTY when required to do so.
- 2.2 The CONSULTANT shall prepare and distribute meeting minutes within seven (7) days following any meetings between the COUNTY or other group and the CONSULTANT concerning the Work Order(s).
- 2.3 The COUNTY may, from time to time, request changes in the Scope of Work in this AGREEMENT or approved Work Order(s). Any such changes, including any increase or decrease in the CONSULTANT'S compensation and Scope of Work, shall be documented by an amendment to this AGREEMENT in accordance with Section 14.0 of this AGREEMENT, except as allowed in Paragraph 15.3, below and/or an amendment to the originally approved Work Order or issuance of a new Work Order to cover the changes in scope provided that the increase does not increase the total compensation set forth in this AGREEMENT.
- 2.4 The relationship of the CONSULTANT to the COUNTY is that of independent contractor, and nothing in this AGREEMENT is intended nor shall be construed to create an agency, employment, joint venture relationship, or any other relationship allowing the COUNTY to exercise control or direction over the manner or method by which the CONSULTANT or its sub-contractors/sub-consultants provide services hereunder. Neither the CONSULTANT nor the CONSULTANT'S employees shall be entitled to receive any COUNTY benefits.

#### 7.0 COMPENSATION

- 7.1. The COUNTY shall pay the CONSULTANT for services rendered and shall only pay in accordance with the provisions of this AGREEMENT. The COUNTY shall not be obligated to pay for any services not in compliance with this AGREEMENT.
- 7.2. Total payments to the CONSULTANT under the terms of this AGREEMENT shall not under any circumstances exceed \$500,000.00. This amount is a "not to exceed" amount. In the event the COUNTY directs the CONSULTANT to do work which would cause the stated amount to be exceeded, the CONSULTANT shall not be responsible for such work until this AGREEMENT is modified pursuant to Article 14.0.
- 7.3 For work performed, the COUNTY will pay the CONSULTANT at a 2.8 direct labor multiplier applied to the actual hourly rates of staff and/or the fee schedule(s) as incorporated herein based on individual approved Work Order(s) with a not to exceed amount if noted in the Work Order. The multiplier shall include the cost of overhead, profit and incidental costs. A chart listing the hourly rate ranges for the CONSULTANT'S staff and approved sub-consultant's staff, identified by classification, is attached and incorporated hereto as Exhibit C.
- 7.4 Direct expenses are costs for supplies and materials to be paid for by the COUNTY for completion of all work that is the subject of this AGREEMENT as referenced on the attached Direct Costs Check Sheet (BDE 436 form) made a part hereof and incorporated herein by reference. Approved Work Order(s) may include additional approved direct expenses not included herein. The COUNTY shall pay direct costs referenced on the Direct Costs Check Sheet on an actual cost basis without any markups added and the CONSULTANT shall include copies of receipts for all direct expenses more than \$25 from suppliers for expendable materials with its invoice to the COUNTY.
- 7.5 Overtime/ weekend/holiday (o/w/h) rates are allowed under this AGREEMENT, but such rates shall be considered a direct cost, and the o/w/h rate for each classification shall be no more than one hundred fifty percent (150%) of the actual hourly rate for assigned personnel to the Work Order. The o/w/h rate shall only be permitted if any CONSULTANT personnel have worked more than 40 hours in each week (Sunday-Saturday) on the Work Order.

- If the scope of work for this AGREEMENT includes the use of job classifications covered by the prevailing rate of wages, the prevailing rate must be reflected in the cost estimate for this AGREEMENT. The rates have been ascertained and certified by the Illinois Department of Labor for the locality in which work is to be performed. If the Illinois Department of Labor revises the prevailing rates of wages to be paid, as listed in the specification of rates, the CONSULTANT may not pay less than the revised rates of wages. Current wage rate information shall be obtained by visiting the Illinois Department of Labor web site http://www2.illinois.gov/idol/ or calling 312-793-2800. is the responsibility of the CONSULTANT to review the rates applicable to the work in this AGREEMENT, at regular intervals, in order to insure the timely payment of current rates. Provision of this information to the CONSULTANT, by means of the Illinois Department of Labor web site, satisfies the notification of revisions by the COUNTY to the CONSULTANT pursuant to the Act, and the CONSULTANT agrees that no additional notice is required. The CONSULTANT shall notify each of its sub-consultants of the revised rates of wages.
- 7.7 The CONSULTANT shall submit invoices, for services rendered including any allowable expenses, to the COUNTY. invoices shall include a remittance address. The COUNTY shall not be required to pay the CONSULTANT more often than monthly. Separate invoices shall be submitted for each approved Work Order and shall include a progress report that describes work completed for the invoice period, anticipated work for the next invoice period, outstanding issues or items that require a response, whether the work progressing according to the approved schedule, discussion of the budget status. The CONSULTANT shall be required to submit a monthly progress report to the COUNTY even if a monthly invoice is not submitted to the COUNTY. The CONSULTANT shall provide the COUNTY with a valid taxpayer identification number prior to making any request for compensation. Payment will not be made for work completed more than six-months (180 days) prior submission of any invoice and any statute of limitations to the contrary is hereby waived.

The COUNTY reserves the right to charge for additional processing of invoices received more than sixty (60) days following the date of the work invoiced.

- 7.8 Upon approval of properly documented invoices, the COUNTY shall reimburse the CONSULTANT the amount—invoiced for work completed in accordance with this AGREEMENT, provided that the amount invoiced together with the amounts of previous partial payments do not exceed the total compensation specified in this AGREEMENT. The COUNTY may not deny a properly documented claim for compensation, in whole or in part, without cause. The COUNTY reserves the right to reserve a sum equal to not more than five percent (5%) of the total AGREEMENT amount to ensure performance. The COUNTY shall pay all invoices pursuant to 50 ILCS 505, "Local Government Prompt Payment Act."
- 7.9 In the event of any overcharge by the CONSULTANT, the CONSULTANT shall refund the COUNTY within thirty (30) days of discovery of said overcharge by the CONSULTANT or notice to the CONSULTANT by the COUNTY. The COUNTY reserves the right to offset any overcharges against any amounts due and owing the CONSULTANT under this or any other AGREEMENT between the parties. The COUNTY shall be entitled to the statutory interest rate for judgments under Illinois law for any overcharges not timely refunded (or credited) in accord with this provision, which interest shall be in addition to any other remedies the COUNTY may have under the law or this AGREEMENT.
- 7.10 Upon acceptance of all deliverables specified in approved Work Order(s) final payment shall be made to the CONSULTANT, including any retainage.

# 8.0 CONSULTANT'S INSURANCE

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- 8.1 The CONSULTANT shall maintain, at its sole expense, insurance coverage including:
  - 8.1.a Worker's Compensation Insurance in the statutory amounts.
  - 8.1.b Employer's Liability Insurance in an amount not less than one million dollars (\$1,000,000.00) each accident /injury and one million dollars (\$1,000,000.00) each employee/disease.
  - 8.1.c Commercial (Comprehensive) General Liability Insurance, (including contractual liability) with a limit of not less than three million dollars (\$3,000,000.00) aggregate; including limits of not less than two million dollars (\$2,000,000.00) per occurrence, and one million dollars (\$1,000,000.00)

excess liability. An Endorsement must also be provided naming the County of DuPage c/o the Director of Transportation/County Engineer, DuPage County Division of Transportation, its' Officers, Elected Officials and employees, 421 N. County Farm Rd., Wheaton, IL 60187, as an additional insured. This additional insured endorsement is to be on a primary and non-contributory basis and include a waiver of subrogation endorsement.

- 8.1.d Commercial (Comprehensive) Automobile Liability Insurance with minimum limits of at least one million dollars (\$1,000,000.00) for any one person and one (\$1,000,000.00) million dollars for any occurrence of death, bodily injury or property damage in the aggregate annually. An Endorsement must also be provided naming the County of DuPage c/o the Director of Transportation /County Engineer, DuPage County Division of Transportation, its' Officers, Elected Officials and employees, 421 N. County Farm Wheaton, 60187, as mim an additional insured. This additional insured endorsement is to be on a primary and non-contributory basis and include a waiver of subrogation endorsement.
- 8.1.e Professional Liability Insurance (Errors and Omissions) shall be provided with minimum limits of at least one million dollars (\$1,000,000.00) per incident/two million dollars (\$2,000,000.00) aggregate during the term of this AGREEMENT and shall be maintained in the form of an additional endorsement for a period of four (4) years after the date of the final payment for this AGREEMENT. The CONSULTANT shall provide the COUNTY endorsements at the beginning of each year evidencing same or a new carrier policy that has a retroactive date prior to the date of this AGREEMENT.
- 8.2 It shall be the duty of the CONSULTANT to provide to the COUNTY copies of the CONSULTANT'S Certificates of Insurance, as well as all applicable coverage and cancellation endorsements before issuance of a Notice to Proceed. It is the further duty of the CONSULTANT to immediately notify the COUNTY if any insurance required under this AGREEMENT has been cancelled, materially changed, or renewal has been refused, and the CONSULTANT shall immediately suspend all work in progress and take the necessary steps to purchase, maintain and provide the required insurance coverage. If a suspension of work should occur due to insurance

requirements, upon verification by the COUNTY of the CONSULTANT curing any breach of its required insurance coverage, the COUNTY shall notify the CONSULTANT that the CONSULTANT can resume work under this AGREEMENT. The CONSULTANT shall accept and bear all costs that may result from the cancellation of this AGREEMENT due to CONSULTANT'S failure to provide and maintain the required insurance.

- The coverage limits required under subparagraphs 8.1.c and 8.1.d above may be satisfied through a combination of primary and excess coverage. The insurance required to be purchased and maintained by the CONSULTANT shall be provided by an insurance company acceptable to the COUNTY, and except for the insurance required in subparagraph 8.1.e licensed to do business in the State of Illinois; and shall include at least the specific coverage and be written for not less than the limits of the liability specified herein or required by law or regulation whichever is greater; and shall be so endorsed that the coverage afforded will not be canceled or materially changed until at least thirty (30) days prior written notice has been given to the COUNTY except for cancellation due to non-payment of premium for which at least fifteen (15) days prior written notice (five days allowed for mailing time) has been given to the COUNTY. the CONSULTANT is satisfying insurance required through a combination of primary and excess coverage, the CONSULTANT shall require that said excess/umbrella liability policy include in the "Who is Insured" pages of the excess/umbrella policy wording such as "Any other person or organization you have agreed in a written contract to provide additional insurance" or wording to that effect. The CONSULTANT shall provide a copy of said section of the excess/umbrella liability policy upon request by the COUNTY.
- 3.4 The CONSULTANT shall require all approved sub-consultants, anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable under this AGREEMENT to maintain the same insurance required of the CONSULTANT, including naming the COUNTY as an additional insured in the same coverage types and amounts as the CONSULTANT, per Section 8.0. The COUNTY retains the right to obtain evidence of sub-consultants' insurance coverage at any time.

# 9.0 INDEMNIFICATION

9.1 The CONSULTANT shall indemnify, hold harmless and defend the COUNTY, its officials, officers, agents, and employees from and against all liability, claims, suits, demands,

proceedings and actions, including costs, fees and expense of defense, arising from, growing out of, or related to, any loss, damage, injury, death, or loss or damage to property resulting from, or connected with, the CONSULTANT'S negligent or willful acts, errors or omissions in its performance under this AGREEMENT.

- 9.2 Nothing contained herein shall be construed as prohibiting the COUNTY, its officials, directors, officer and employees from defending through the selection and use of their own agents, attorneys and experts, any claims, suits, demands, proceedings and actions brought against them. Pursuant to Illinois law, any attorney representing the COUNTY, under this paragraph or paragraph 9.1, who is not already an Assistant State's Attorney, is to be appointed a Special Assistant State's Attorney, in accordance with the applicable law. The COUNTY'S participation in its defense shall not remove the CONSULTANT'S duty to indemnify, defend, and hold the COUNTY harmless, as set forth above.
- 9.3 Any indemnity as provided in this AGREEMENT shall not be limited by reason of the enumeration of any insurance coverage herein provided. The CONSULTANT'S indemnification of the COUNTY shall survive the termination, or expiration, of this AGREEMENT.
- 9.4 The COUNTY does not waive, by these indemnity requirements, any defenses or protections under the Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1 et seq.) or otherwise available to it, or to the CONSULTANT, under the law.

# 10.0 SATISFACTORY PERFORMANCE

- 10.1 The COUNTY is entering into an AGREEMENT with this CONSULTANT because the CONSULTANT professes to the COUNTY that it will employ the standard of care within its profession in the performance of the services herein contracted. Accordingly, the CONSULTANT'S and consultant(s) standard of performance under the terms of this AGREEMENT shall be that which is to the satisfaction of the COUNTY and meets the quality and standards commonly provided by similar professional engineering practicing in the COUNTY and the State of Illinois.
- 10.2 In the event there are no similar professional firms practicing in DuPage County, Illinois, with respect to the type of work for which this CONSULTANT has been engaged, the

CONSULTANT'S services shall be performed in a manner consistent with the customary skill and care of its profession.

- 10.3 If any errors, omissions, or acts, intentional or negligent, are made by the CONSULTANT, or its' sub-consultant(s), in any phase of the work, the correction of which requires additional field or office work, the CONSULTANT shall be required to perform such additional work as may be necessary to remedy same without undue delay and without charge to the COUNTY. In the event any errors or omissions are detected after the expiration or termination of the AGREEMENT, the CONSULTANT may at the COUNTY'S option have the responsibility to cure same under this provision.
- 10.4 Acceptance of the work shall not relieve the CONSULTANT of the responsibility for the quality of its work, nor its liability for loss or damage resulting from any errors, omissions, or negligent or willful acts by the CONSULTANT or its sub-consultants.

# 11.0 BREACH OF CONTRACT

11.1 Either party's failure to timely cure any material breach of this AGREEMENT shall relieve the other party of the requirement to give thirty (30) day notice for termination of this AGREEMENT in accordance with Paragraph 16.1, below. Whenever a party hereto has failed to timely cure a breach of this AGREEMENT, the other party may terminate this AGREEMENT by giving ten (10) days written notice thereof to the breaching party. Notwithstanding the above term, the CONSULTANT'S failure to maintain insurance in accordance with Section 8.0, above, or in the event of any of the contingencies described in Paragraph 16.1 below, shall be grounds for the COUNTY'S immediate termination of this AGREEMENT.

# 12.0 OWNERSHIP OF DOCUMENTS

12.1 The CONSULTANT agrees that any and all deliverables prepared for the COUNTY under the terms of this AGREEMENT shall be properly arranged, indexed and delivered to the COUNTY as provided in paragraph 6.1. An electronic copy of all applicable deliverables, in a format designated by the COUNTY'S representative, shall be provided to the COUNTY.

- 12.2 The documents and materials made or maintained under this AGREEMENT shall be and will remain the property of the COUNTY which shall have the right to use same without restriction or limitation and without compensation to the CONSULTANT other than as provided in this AGREEMENT. The CONSULTANT waives any copyright interest in said deliverables.
- 12.3 The COUNTY acknowledges that the use of information that becomes the property of the COUNTY pursuant to Paragraph 12.2, for purposes other than those contemplated in this AGREEMENT, shall be at the COUNTY'S sole risk.
- 12.4 The CONSULTANT may, at its sole expense, reproduce and maintain copies of deliverables provided to the COUNTY.

#### 13.0 COMPLIANCE WITH THE LAW AND OTHER AUTHORITIES

- 13.1 The CONSULTANT, and sub-consultant(s), shall comply with Federal, State and Local statutes, ordinances and regulations and obtain permits, licenses, or other mandated approvals, whenever applicable.
- 13.2 The CONSULTANT, and sub-consultant(s), shall not discriminate against any worker, job applicant, employee or any member of the public, because of race, creed, color, sex, age, handicap, or national origin, or otherwise commit an unfair employment practice. The CONSULTANT, and sub-consultant(s), shall comply with the provisions of the Illinois Human Rights Act, as amended, 775 ILCS 5/1-101, et seq., and with all rules and regulations established by the Department of Human Rights.
- 13.3 The CONSULTANT, by its signature on this AGREEMENT, certifies that it has not been barred from being awarded a contract or subcontract under the Illinois Procurement Code, 30 ILCS 500/1-1, et seq.; and further certifies that it has not been barred from contracting with a unit of State or local government as a result of a violation of Section 33E-3 or 33E-4 of the Illinois Criminal Code (Illinois Compiled Statutes, Chapter 720, paragraph 5/33E-3).
- 13.4 The CONSULTANT, by its signature on this AGREEMENT, certifies that no payment, gratuity or offer of employment, except as permitted by the Illinois State Gift Ban Act and the County of DuPage Ethics Ordinance, was made by or to the CONSULTANT, or CONSULTANT'S personnel, in relation to this AGREEMENT. The CONSULTANT has also executed the attached

Ethics Disclosure Statement that is made a part hereof and agrees to update contribution information on an ongoing basis during the life of the AGREEMENT as required by said Ordinance.

- 13.5 The CONSULTANT covenants that it has no conflicting public or private interest and shall not acquire directly or indirectly any such interest which would conflict in any manner with the performance of the CONSULTANT'S services under this AGREEMENT.
- 13.6 In accordance with the Vendor Information Reporting Act (35 ILCS 200/18-50.2), the COUNTY is required to collect and electronically publish data from all consultants and subconsultants as to: (1) whether they are a minority-owned, women-owned or veteran-owned business as defined by the Business Enterprise for Minorities, Women and Persons with Disabilities Act (30 ILCS 575/.01 et seq.); and (2) whether the consultant or any subconsultants are self-certifying or whether they hold certifications for those above-referenced categories. If self -certifying, the consultants and subconsultants shall disclose whether they qualify as a small business under federal Small Business Administration standards. In compliance with the Vendor Information Reporting Act, within 60 calendar days of the COUNTY's award of the contract for work covered under this AGREEMENT, the awarded consultant, and each subconsultant, must complete the Awarded Vendor Questionnaire (found https://mwv.dupageco.org/).

# 14.0 MODIFICATION OR AMENDMENT

14.1 The parties may modify or amend terms of this AGREEMENT only by a written document duly approved and executed by both parties.

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14.2 The CONSULTANT acknowledges knowledge of the COUNTY'S Procurement Ordinance, which is hereby incorporated in this AGREEMENT, and has had an opportunity to review it. The CONSULTANT agrees to submit changes for Scope of Work or compensation in accordance with said Ordinance.

# 15.0 TERM OF THIS AGREEMENT

15.1 The term of this AGREEMENT shall begin on the date the AGREEMENT is fully executed, and shall continue in full force and effect until the earlier of the following occurs:

- (a) The termination of this AGREEMENT in accordance with the terms of Section 16.0, or
- (b) The expiration of this AGREEMENT on November 30, 2025, or to a new date agreed upon by the parties, or
- (c) The completion by the CONSULTANT and the COUNTY of their respective obligations under this AGREEMENT, in the event such completion occurs before November 30, 2025.
- 15.2 The CONSULTANT shall not perform any work under this AGREEMENT after the expiration date set forth in Paragraph 15.1(b), above, or after the early termination of this AGREEMENT. The COUNTY is not liable and will not reimburse the CONSULTANT for any work performed after the expiration or termination date of the AGREEMENT. However, nothing herein shall be construed so as to relieve the COUNTY of its obligation to pay the CONSULTANT for work satisfactorily performed prior to expiration or termination of the AGREEMENT and delivered in accordance with Paragraph 6.1, above.
- 15.3 The term for performing this AGREEMENT may be amended by a Change Order, or other COUNTY designated form, signed by both parties without formal amendment pursuant to paragraph 14.1 above.

## 16.0 TERMINATION

- 16.1 Except as otherwise set forth in this AGREEMENT, either party shall have the right to terminate this AGREEMENT for any cause or without cause thirty (30) days after having served written notice upon the other party, except in the event of CONSULTANT'S failure to maintain suitable insurance at the requisite coverage amounts, insolvency, bankruptcy or receivership, or if the CONSULTANT is barred from contracting with any unit of government, or is subsequently convicted or charged with a violation of any of the statutes or ordinances identified in Section 13.0, above, in which case termination shall be effective immediately upon receipt of notice from COUNTY at COUNTY'S election.
- 16.2 Upon such termination, the liabilities of the parties to this AGREEMENT shall cease, but they shall not be relieved of the duty to perform their obligations up to the date of termination, or to pay for services rendered prior to termination. There shall be no termination expenses.

16.3 Upon termination of this AGREEMENT, all data, work products, reports and documents produced because of this AGREEMENT shall become the property of the COUNTY. Further, the CONSULTANT shall provide all deliverables within fourteen (14) days of termination of this AGREEMENT in accordance with the other provisions of this AGREEMENT.

#### 17.0 ENTIRE AGREEMENT

- 17.1 This AGREEMENT, including matters incorporated herein, contains the entire agreement between the parties.
- 17.2 There are no other covenants, warranties, representations, promises, conditions or understandings; either oral or written, other than those contained herein.
- 17.3 This AGREEMENT may be executed in one or more counterparts, each of which shall for all purposes be deemed to be an original and all of which shall constitute the same instrument.
- 17.4 In event of a conflict between the terms or conditions of this AGREEMENT and any term or condition found in any exhibit or attachment, the terms and conditions of this AGREEMENT shall prevail.

# 18.0 ASSIGNMENT

18.1 Either party may assign this AGREEMENT provided, however, the other party shall first approve such assignment, in writing.

# 19.0 SEVERABILITY

- 19.1 In the event, any provision of this AGREEMENT is held to be unenforceable or invalid for any reason, the enforceability thereof shall not affect the remainder of the AGREEMENT. The remainder of this AGREEMENT shall be construed as if not containing the particular provision and shall continue in full force, effect, and enforceability, in accordance with its terms.
- 19.2 In the event of the contingency described in Paragraph 19.1, above, the parties shall make a good faith effort to amend this AGREEMENT pursuant to Paragraph 14.1, above, in order to remedy and, or, replace any provision declared unenforceable or invalid.

## 20.0 GOVERNING LAW

- 20.1 The laws of the State of Illinois shall govern this AGREEMENT as to both interpretation and performance.
- 20.2 The venue for resolving any disputes concerning the parties' respective performance under this AGREEMENT shall be the Judicial Circuit Court for DuPage County.

# 21.0 NOTICES

21.1 Any required notice shall be sent to the following addresses and parties:

# Gonzalez Companies, LLC.

1402 Branding Ave, Suite 365

Downers Grove, IL 60515

ATTN: Adam O'Holleran

Project Manager

Phone: 312-621-8777

Email: aoholleran@gocos.net

# DuPage County Division of Transportation

421 N. County Farm Road

Wheaton, IL 60187

ATTN: Christopher C. Snyder, P.E.

Director of Transportation/County Engineer

Phone: 630.407.6900

Email: Christopher.Snyder@dupageco.org

21.2 All notices required to be given under the terms of this AGREEMENT shall be in writing and either (a) served personally during regular business hours; (8:00a.m.-4:30p.m. CST or CDT Monday-Friday); (b) served by facsimile transmission during regular business hours (8:00a.m.-4:30p.m.CST or CDT Monday-Friday); (c) served by certified or registered mail, return receipt requested, properly addressed with postage prepaid; or (d) served by email transmission during regular business hours (8:00 a.m. - 4:30 p.m. CST or CDT Monday-Friday), return receipt requested. personally, facsimile Notices served by or transmission shall be effective upon receipt, and notices served by mail shall be effective upon receipt as verified Each party may by the United States Postal Service. designate a new location for service of notices by serving notice thereof in accordance with the requirements of this Paragraph, and without compliance with the amendment procedures set forth in Paragraph 14.1, above.

## 22.0 WAIVER OF/FAILURE TO ENFORCE BREACH

22.1 The parties agree that the waiver of, or failure to enforce, any breach of this AGREEMENT shall not be construed, or otherwise operate, as a waiver of any future breach of this AGREEMENT and shall not prevent the remaining party from enforcing this AGREEMENT with respect to a different breach.

#### 23.0 FORCE MAJEURE

23.1 Neither party shall be liable for any delay or nonperformance of their obligations caused by any contingency beyond their control including but not limited to Acts of God, war, civil unrest, strikes, walkouts, fires or natural disasters.

# 24.0 ACCESS TO PROPERTY

- 24.1 The CONSULTANT shall make a reasonable effort to obtain access to property of a third party necessary for the performance of its obligations under this AGREEMENT. If the CONSULTANT is unable to obtain access to the property, the COUNTY shall be responsible for securing access for the CONSULTANT. In the event the COUNTY cannot secure access for the CONSULTANT, the COUNTY shall excuse the CONSULTANT from the performance of any work that necessitated such access. The CONSULTANT shall have no claim to compensation for any work excused under this provision. The COUNTY shall provide the CONSULTANT, upon the CONSULTANT'S request, proof of the COUNTY'S permission, or legal authority, to enter onto the property of a third party.
- 24.2 In the event of the following: a) it is necessary for the CONSULTANT to access the property of a third party in order for the CONSULTANT to perform its obligations under this AGREEMENT, and b) the COUNTY has obtained an easement, license or other grant of authority allowing the CONSULTANT to access such property; the CONSULTANT shall fully abide by and comply with the terms and conditions of said authorizing instrument as though the CONSULTANT were a signatory thereto.

# 25.0 DISPOSAL OF SAMPLES AND HAZARDOUS SUBSTANCES

25.1 All non-hazardous samples and by-products from sampling processes performed in connection with the services provided under this AGREEMENT shall be disposed of by the

CONSULTANT in accordance with applicable law. Any and all materials, including wastes that cannot be introduced back into the environment under existing law without additional treatment shall be deemed hazardous wastes, radioactive wastes, or hazardous substances ("Hazardous Substances") related to the services and shall be packaged in accordance with the applicable law by the CONSULTANT and turned over to the COUNTY for appropriate disposal. The CONSULTANT otherwise dispose not arrange or οf Hazardous Substances under this AGREEMENT. The CONSULTANT, at the COUNTY'S request, may assist the COUNTY in identifying appropriate alternatives for off-site treatment, storage or disposal of the Hazardous Substances, but the CONSULTANT shall not make any independent determination relating to the selection of a treatment, storage, or disposal facility nor subcontract such activities through transporters or The COUNTY shall sign all necessary manifests for others. the disposal of Hazardous Substances. If the COUNTY requires: (1) the CONSULTANT'S agents or employees to sign such manifests; or (2) the CONSULTANT to hire, for the COUNTY, the Hazardous Substances transportation, treatment, or a disposal contractor for the Hazardous Substances, then for these two purposes, the CONSULTANT shall be considered to act as the COUNTY'S agent so that the CONSULTANT will not be considered to be a generator, transporter, disposer of such substances or considered to be the arranger for disposal of Hazardous Substances.

## 26.0 QUALIFICATIONS

- 26.1 The CONSULTANT shall employ only persons duly licensed or registered in the appropriate category in responsible charge of all elements of the work covered under this AGREEMENT, for which Illinois Statutes require license or registration, and further shall employ only well qualified persons in responsible charge of any elements of the work covered under this AGREEMENT, all subject to COUNTY approval.
  - 26.1.a The CONSULTANT agrees that the Resident Engineer assigned to a Work Order(s) has completed all necessary courses to meet all prequalification requirements from the Illinois Department of Transportation for a Resident Engineer.
  - 26.1.b The CONSULTANT agrees that all Inspectors assigned to the Work Order(s) have completed all necessary Inspector training courses for the type of work to be performed by said Inspector.

- 26.2 Failure by the CONSULTANT to properly staff the Work Order(s) with qualified personnel shall be sufficient cause for the COUNTY to deny payment for services performed by unqualified personnel and will serve as a basis for cancellation of this AGREEMENT.
- 26.3 The CONSULTANT shall require any sub-consultant(s) utilized in approved Work Order(s) to employ qualified persons to be the same extent such qualifications are required of the CONSULTANT'S personnel. The COUNTY shall have the same rights under Paragraph 26.2, above, with respect to the CONSULTANT'S sub-consultant(s) being properly staffed while engaged in approved Work Order(s).

IN WITNESS OF, the parties set their hands and seals as of the date first written above.

# COUNTY OF DuPAGE

GONZALEZ COMPANIES, LLC. Signature on File

Deborah A. Conroy, Chair DuPage County Board

Managing Principal

ATTEST BY:

Jean Kaczmarek County Clerk

Signature on File

BY:

NAME: Maya O. Jimenez Rochiquez
TITLE: AND Branch Manager

Maya O Jimenez Rodriguez Notary Public, State of Illinois My Commission Expires November 20, 2023

# PHASE III - CONSTRUCTION ENGINEERING SCOPE OF SERVICES

The CONSULTANT agrees to provide, to the satisfaction of the COUNTY, certain engineering services including construction surveys, staking, inspection, measurement, computation and documentation of quantities, reporting and record keeping for construction work to be performed by the CONTRACTOR until completion of work by the CONTRACTOR and acceptance by the COUNTY of the construction section. Prior to providing suchservices, the CONSULTANT will ascertain the standard practices of the COUNTY, and will become familiar with the contract documents, which will include the contract between IDOT (or the COUNTY) and the CONTRACTOR andany supplements thereto, the Standard Specifications and current addenda thereto, the plans for the construction section and approved changes thereto.

# The CONSULTANT further agrees:

- (1) That all work under this AGREEMENT will be observed for compliance with the contract documents and the standard practices of the COUNTY. Sampling frequencies for inspection and testing will be as prescribed by the specifications and instruction furnished by the COUNTY and no variation will be permitted except on written order of the COUNTY.
- (2) To provide the necessary personnel to adequately perform the requirements of the AGREEMENT, and that his/her employees will possess the experience, knowledge and character to qualify them for the particular duties each is to perform.
- (3) To designate a representative from the firm who will act as the RESIDENT ENGINEER for the construction section and monitor the activities of all personnel furnished by the CONTRACTOR. The designated representative will report to and be directly responsible to the County's Engineer who is in responsible charge of the construction section.
- (4) To furnish the personnel and services required herein, as determined by the rate of construction progress, within 5 days after notification by the COUNTY.
- (5) To withdraw from the PROJECT, within two weeks after notification by the COUNTY, any personnel or services no longer required.
- (6) To verify initial horizontal and vertical control prior to contractor staking efforts; obtain cross sections and other necessary measurements required for compilation of progress and final estimates in a timely manner so that payment to the CONTRACTOR will not be unduly delayed.

- (7) To immediately bring to the attention of the COUNTY through the RESIDENT ENGINEER, failure by the CONTRACTOR to comply with a plan or specification requirement, any problem, trends toward borderline compliance, or any other occurrence which may be of interest to the RESIDENT ENGINEER as well as all situation's incapable of disposition in the field. A representative of the CONSULTANT will also be available to attend conferences for the disposition of such matters when so requested by the COUNTY.
- (8) To accurately measure and/or compute all quantities of materials used on the construction section in accordance with the specifications and standard practice of the COUNTY. Records of such measurements and computations will be kept in permanent form and will become part of the construction section records.
- (9) The RESIDENT ENGINEER will keep the PROJECT diary describing the progress of construction, specific problems encountered and all other pertinent information relative to execution of the contract. The CONSULTANT'S staff shall compile and maintain construction survey books, other field notes and reports, test records, computations and work papers, progress and final estimates, and all other data required for completion of the construction section records. All records, including one set of prints showing recorded changes from the contract plans, will be submitted to the County's Engineer and become the property of the COUNTY.
- (10) To furnish all necessary field survey equipment, transportation, communication devices and safety equipment for personnel as required for work performed as required by the COUNTY.
- (11) To complete all measurements, records, <u>including ADA inspection forms</u>, record plans and final pay estimate not later than six (6) weeks after completion of the actual construction by the CONTRACTOR.
- (12) Any inspection of the work conducted by the CONSULTANT and its officers, and employees, whether notice of the results thereof is provided to anyone or not provided to anyone, shall neither establish any duty on their part nor create any expectation of a duty to anyone, including but not limited to third parties, regarding workplace safety.
- (13) Perform materials sampling, testing, and reporting, according to the project requirements, the IDOT Project Procedures Guide, and as directed by the County.

# **EXHIBIT C**

# DUPAGE COUNTY DIVISION OF TRANSPORTATION Consultant Employee Rate Listing

CONSULTANT: Gonzalez Companies, LLC

PROJECT: Various Construction Engineering 23-CENGR-13-EG

Classification	Rate	Range	Reason for
	Minimum	Maximum	Adjustment/Addition/Deletion
Principal II	\$78.00	\$86.00	
Senior Structural Engineer	\$57.00	\$65.00	
Project Manager VII	\$73.00	\$80.00	
Project Manager VI	\$69.00	\$77.00	
Project Manager V	\$65.00	\$73.00	
Project Manager IV	\$64.00	\$71.00	
Project Manager III	\$59.00	\$67.00	
Project Engineer VIII	\$52.00	\$60.00	
Project Engineer VII	\$50.00	\$58.00	
Project Engineer VI	\$46.00	\$52.00	
Project Engineer V	\$43.00	\$49.00	
Project Engineer IV	\$39.00	\$47.00	
Project Engineer III	\$35.00	\$42.00	
Project Engineer II	\$34.00	\$38.00	
Project Engineer I	\$31.00	\$37.00	
Administration – Accounting	\$51.00	\$58.00	
Administration – Office	\$44.00	\$57.00	

Note: Maximum rate shall not exceed \$86.00 per hour.

Signature of Authorized Agent for CONSULTANT:

Date: 4/11/2023

Print Name

Date: William Eidson, Asst. County Engineer

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# **EXHIBIT C**

# DUPAGE COUNTY DIVISION OF TRANSPORTATION Consultant Employee Rate Listing

CONSULTANT: Primera Engineers, Ltd

PROJECT: 2023 Various Construction Engineering

Classification	Rate F	Range	Reason for Adjustment/Addition/Deletion
	Minimum	Maximum	Aujustinent/Audition/Deletion
Principal	78.00	86.00	
Senior Project Manager	60.00	86.00	
Project Manager	45.00	78.00	
Engineer V	60.00	86.00	
Engineer IV	50.00	82.00	
Engineer III	40.00	63.00	k
Engineer II	33.00	57.00	4/2
Engineer I	30.00	42.00	\(\forall \)
Field Technician IV	45.00	60.00	- 10
Field Technician III	35.00	50.00	5 8
Field Technician II	30.00	45.00	5 8
Field Technician I	25.00	38.00	; B
Project Management Assistant	35.00	46.00	8
Administrative	25.00	65.00	9
Intern	18.00	3924.00	
	All	moss	

Note: Maximum rate shall not exceed \$86.00 per hour.

Signature of Authorized Agent for CONSULTANT:	Signature on File	Date: 04/12/2023
	Melissa D. Clark, VP, CFPO Print Name	
Approved By COUNTY:	William Eidson, Asst. County Engineer	Date:

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# **EXHIBIT C**

# DUPAGE COUNTY DIVISION OF TRANSPORTATION Consultant Employee Rate Listing

CONSULTANT: SANCHEZ & ASSOCIATES, P.C.

PROJECT: Du Page County Various Construction Engineering Services

Classification	Rate	Range	Reason for
Classification	Minimum Maximu		Adjustment/Addition/Deletion
Principal / Survey Manager, PLS	\$74.00	\$86.00	New to project
Project Manager, PLS	\$55.00	\$70.00	New to project
Project Manager, PE	\$55.00	\$70.00	New to project
Survey Specialist	\$50.00	\$65.00	New to project
SUE Project Manager	\$50.00	\$65.00	New to project
Sr. SUE Manager	\$45.00	\$55.00	New to project
Civil Engineer	\$40.00	\$60.00	New to project
CADD Manager	\$35.00	\$50.00	New to project
CADD Technician	\$24.00	\$40.00	New to project
Survey Crew Chief	\$34.00	\$45.00	New to project
Survey Instrument Person	\$18.00	\$35.00	New to Project
SUE Technician	\$20.00	\$35.00	New to Project

Note: Maximum rate shall not exceed \$86.00 per hour.

Signature of Authorized Age for CONSULTANT:	Signature on File	Date:04/13/2023
	Olgitataro	
	Gerardo P. Sanchez, PLS	
	Print Name	
Approved By COUNTY:		Date:
China Caranta San Caranta Caranta	William Eidson, Asst. County Engineer	

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# **Exhibit C Notes**

- 1. The Classification represents a position within the CONSULTANT'S operation that is filled by one or more personnel that have similar duties and responsibilities.
- 2. This Exhibit should include all classifications that *might be* involved with the project. This avoids your resubmittal and the need to go through the approval process again.
- 3. Minimum rate is the lowest rate being paid to personnel for a particular classification (rounded down to nearest \$ amount).
- 4. Maximum rate is the top rate being paid to personnel for a particular classification taking into account employee raises within contract period (rounded up to nearest dollar amount).
- 5. Revisions to Exhibit C shall be limited to adjustments requested by the CONSULTANT to the hourly rate ranges and additions or deletions to position classifications approved by the COUNTY provided the adjustment(s) do not exceed the total compensation as stated in the AGREEMENT.







Prime Consultant Name	PTB Number	State Job Number(	s)		1	
Gonzalez Companies, LLC.		23-CENGR-13-EG			1	
	⊠ Prime	Supplement	Date	04/11/23	4	
Consultant			-		=	
Item	Allowable		Utilize W.O. Only	Quantity J.S. Only	Contract Rate	Total
Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD)	Up to state rate maximum					, otal
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual cost (Up to state rate max	imum)				
Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual cost					
Air Fare	Coach rate, actual cost, requires weeks' notice, with prior IDOT ap	minimum two proval				
Vehicle Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)	Up to state rate maximum					
Vehicle Owned or Leased	\$32.50/half day (4 hours or less)	or \$65/full day				
Vehicle Rental	Actual cost (Up to \$55/day)					
Rental Vehicle Fuel	Actual cost (Submit supporting d	ocumentation)				
Tolls	Actual cost					
Parking	Actual cost					
Overtime	Premium portion (Submit support	ting documentation)				
Shift Differential	Actual cost (Based on firm's police	ey)				
Overnight Delivery/Postage/Courier Service	Actual cost (Submit supporting de	ocumentation)				
Copies of Deliverables/Mylars (In-house)	Actual cost (Submit supporting de	ocumentation)				
Copies of Deliverables/Mylars (Outside)	Actual cost (Submit supporting de	ocumentation)				
Project Specific Insurance	Actual cost					
Monuments (Permanent)	Actual cost					
Photo Processing	Actual cost					
2-Way Radio (Survey or Phase III Only)	Actual cost					
Telephone Usage (Traffic System Monitoring Only)	Actual cost					

Completed 04/17/23

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BDE 436 (Rev. 02/02/23) File Code: 06.014.0101

Item	Allowable	Utilize W.O. Only	Quantity J.S. Only	Contract Rate	Total
CADD	Actual cost (Max \$15/hour)				
Website	Actual cost (Submit supporting documentation)				
Advertisements	Actual cost (Submit supporting documentation)				
Public Meeting Facility Rental	Actual cost (Submit supporting documentation)				
Public Meeting Exhibits/Renderings & Equipment	Actual cost (Submit supporting documentation)				
Recording Fees	Actual cost				
Transcriptions (specific to project)	Actual cost				
Courthouse Fees	Actual cost				
Storm Sewer Cleaning and Televising	Actual cost (Requires 2-3 quotes with IDOT approval)				
Traffic Control and Protection	Actual cost (Requires 2-3 quotes with IDOT approval)	_			
Aerial Photography and Mapping	Actual cost (Requires 2-3 quotes with IDOT approval)				
Utility Exploratory Trenching	Actual cost (Requires 2-3 quotes with IDOT approval)				
Testing cf Soil Samples"	Actual cost (Provide breakdown of costs to the Department for approval)				
Lab Services*	Actual cost (Provide breakdown of cost for each lab service to the Department's PM for approval)				
Equipment and/or Specialized Equipment Rental*	Actual cost (Rental - 2-3 quotes needed / Owned - provide depreciated value for IDOT approval)				
		1 -			
				Total Direct Cost	

Page 2 of 2

\*If other allowable costs are needed and not listed, please add in the above spaces provided.

LEGEND

W.O. = Work Order

J.S. = Job Specific





Prime Consultant Name	P <sup>-</sup>	TB Number	State Job Number(	s)		ì	
Gonzalez Companies, LLC.		23-CENGR-13-EG			1		
		⊠ Prime	Supplement	Date	04/11/23	_	
Consultant					0-1711720		
Primera Engineers, LTD.							
Item		Allowable		Utilize W.O. Only	Quantity J.S. Only	Contract Rate	Total
Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD)	Up to state ra	ate maximum					
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual cost (	Up to state rate max	imum)				
Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual cost						
Air Fare	Coach rate, a	actual cost, requires e, with prior IDOT ap	minimum two				
Vehicle Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)		ate maximum	provar				
	\$32.50/half o	ay (4 hours or less)	or \$65/full day				
Vehicle Rental	Actual cost (	Jp to \$55/day)					
	Actual cost (	Submit supporting de	ocumentation)				
	Actual cost						
Parking	Actual cost						
Overtime	Premium por	tion (Submit support	ing documentation)				
	Actual cost (I	Based on firm's polic	y)				
	Actual cost (	Submit supporting do	cumentation)				
	Actual cost (	Submit supporting do	cumentation)				
Copies of Deliverables/Mylars (Outside)	Actual cost (S	Submit supporting do	cumentation)				
Project Specific Insurance	Actual cost						
Monuments (Permanent)	Actual cost						
	Actual cost						
2-Way Radio (Survey or Phase III Only)	Actual cost						
Telephone Usage (Traffic System Monitoring Only)	Actual cost						

Completed 04/17/23

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BDE 436 (Rev. 02/02/23) File Code: 06.014.0101

Item	Allowable	Utilize W.O. Only	Quantity J.S. Only	Contract Rate	Total
CADD	Actual cost (Max \$15/hour)				
Website	Actual cost (Submit supporting documentation)				
Advertisements	Actual cost (Submit supporting documentation)				
Public Meeting Facility Rental	Actual cost (Submit supporting documentation)				
Public Meeting Exhibits/Renderings & Equipment	Actual cost (Submit supporting documentation)				
Recording Fees	Actual cost				
Transcriptions (specific to project)	Actual cost				
Courthouse Fees	Actual cost				
Storm Sewer Cleaning and Televising	Actual cost (Requires 2-3 quotes with IDOT approval)				
Traffic Control and Protection	Actual cost (Requires 2-3 quotes with IDOT approval)				
Aerial Photography and Mapping	Actual cost (Requires 2-3 quotes with IDOT approval)				
Utility Exploratory Trenching	Actual cost (Requires 2-3 quotes with IDOT approval)				
Testing of Soil Samples*	Actual cost (Provide breakdown of costs to the Department for approval)				
Lab Services*	Actual cost (Provide breakdown of cost for each lab service to the Department's PM for approval)				
Equipment and/or Specialized Equipment Rental*	Actual cost (Rental - 2-3 quotes needed / Owned - provide depreciated value for IDOT approval)				
		171			
		+			

\*If other allowable costs are needed and not listed, please add in the above spaces provided.

LEGEND

W.O. = Work Order

J.S. = Job Specific





Prime Consultant Name		PTB Number	State Job Number(	s)			
Gonzalez Companies, LLC							
		∑ Prime	Supplement	Date	04/13/23	_	
Consultant		1					
Sanchez & Associates, P.C.							
Item		Allowable		Utilize W.O. Only	Quantity J.S. Only	Contract Rate	Total
Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD)	Up to sta	te rate maximum					
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)		st (Up to state rate max	imum)				
Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual co	est					
Air Fare		te, actual cost, requires otice, with prior IDOT ap					
Vehicle Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)	Up to sta	te rate maximum					
Vehicle Owned or Leased	\$32.50/h	alf day (4 hours or less)	or \$65/full day	$\boxtimes$			
Vehicle Rental	Actual co	est (Up to \$55/day)					
Rental Vehicle Fuel	Actual co	st (Submit supporting d	ocumentation)				
Tolls	Actual co	st					
Parking	Actual co	st					
Overtime	Premium	portion (Submit suppor	ting documentation)				
Shift Differential	Actual co	est (Based on firm's polic	cy)				
Overnight Delivery/Postage/Courier Service	Actual co	st (Submit supporting d	ocumentation)	$\boxtimes$			
Copies of Deliverables/Mylars (In-house)	Actual co	est (Submit supporting d	ocumentation)				
Copies of Deliverables/Mylars (Outside)	Actual co	st (Submit supporting d	ocumentation)				
Project Specific Insurance	Actual co	est					
Monuments (Permanent)	Actual co	st					
Photo Processing	Actual co	est					
2-Way Radio (Survey or Phase III Only)	Actual co	st					
Telephone Usage (Traffic System Monitoring Only)	Actual co	est					

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Item	Allowable	Utilize W.O. Only	Quantity J.S. Only	Contract Rate	Total
CADD	Actual cost (Max \$15/hour)				
Website	Actual cost (Submit supporting documentation)				
Advertisements	Actual cost (Submit supporting documentation)				
Public Meeting Facility Rental	Actual cost (Submit supporting documentation)				
Public Meeting Exhibits/Renderings & Equipment	Actual cost (Submit supporting documentation)				
Recording Fees	Actual cost				
Transcriptions (specific to project)	Actual cost				
Courthouse Fees	Actual cost				
Storm Sewer Cleaning and Televising	Actual cost (Requires 2-3 quotes with IDOT approval)				
Traffic Control and Protection	Actual cost (Requires 2-3 quotes with IDOT approval)	$\boxtimes$			
Aerial Photography and Mapping	Actual cost (Requires 2-3 quotes with IDOT approval)				
Utility Exploratory Trenching	Actual cost (Requires 2-3 quotes with IDOT approval)				
Testing of Soil Samples*	Actual cost (Provide breakdown of costs to the Department for approval)				
Lab Services*	Actual cost (Provide breakdown of cost for each lab service to the Department's PM for approval)				
Equipment and/or Specialized Equipment Rental*	Actual cost (Rental - 2-3 quotes needed / Owned - provide depreciated value for IDOT approval)	$\boxtimes$			

<sup>\*</sup>If other allowable costs are needed and not listed, please add in the above spaces provided.

LEGEND

W.O. = Work Order

J.S. = Job Specific

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# Procurement Review Comprehensive Checklist Procurement Services Division

This form must accompany all Purchase Order Requisitions

SECTION 1: DESCRIPTION							
General Tracking		Contract Terms	Contract Terms				
		INITIAL TERM WITH RENEWALS: OTHER	INITIAL TERM TOTAL COST: \$500,000.00				
COMMITTEE: TRANSPORTATION	TARGET COMMITTEE DATE: 05/16/2023	PROMPT FOR RENEWAL:	CONTRACT TOTAL COST WITH ALL RENEWALS: \$500,000.00				
	CURRENT TERM TOTAL COST: \$500,000.00	MAX LENGTH WITH ALL RENEWALS:	CURRENT TERM PERIOD: INITIAL TERM				
Vendor Information		Department Information	<u> </u>				
VENDOR: Gonzalez Companies, LLC	VENDOR #: 41572	DEPT: Division of Transportation	DEPT CONTACT NAME: William C. Eidson				
VENDOR CONTACT: Adam O'Holleran	VENDOR CONTACT PHONE: 312-621-8777	DEPT CONTACT PHONE #: 630-407-6900	DEPT CONTACT EMAIL: william.eidson@dupageco.org				
VENDOR CONTACT EMAIL: aoholleran@gocos.net	VENDOR WEBSITE:	DEPT REQ #:	1				

## Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.). Professional Construction Engineering Services, upon request of the Division of Transportation. Section Number 23-CENGR-13-EG.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished

To Provide Professional Construction Engineering Services to include inspection, monitoring progress, documentation, ensure adherence to contract plans and specifications.

SECTION 2: DECISION MEMO REQUIREMENTS				
DECISION MEMO NOT REQUIRED	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required.			
DECISION MEMO REQUIRED PROFESSIONAL SERVICES EXCLUD	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required. ED PER DUPAGE ORDINANCE (SECTION 2-353) AND 50 ILCS 510/2 (ARCHITECTS, ENGINEERS & LAND SURVEYORS)			

	SECTION 3: DECISION MEMO
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact. FINANCIAL PLANNING
SOURCE SELECTION	Describe method used to select source.  The DOT only selects firms that are pre-qualified in accordance with IDOT guidelines. Requests for Statements of Interest were sent to firms throughout the industry and responses were received from 26 firms qualified to perform this work. Based on the review of the Statements of Interest, 5 firms were shortlisted and requested to submit a Statement of Qualification. The DOT reviewed each submittal taking into consideration the firm's understanding of the project, strategies to ensure timely completion of the project, experience on similar projects, and experience of key personnel. Based on a comprehensive review of the submittals, the DOT determined that the project team assembled by Gonzalez Companies, LLC is qualified and has the staff available to perform the work on behalf of the County.
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action).  1. Award a contract to Gonzalez Companies, LLC. This is the recommended option.  2. Contract with another firm. Not recommended due to staff's determination that Gonzalez Companies, LLC is the most qualified.  3. Do not award a contract. Not recommended as the DOT does not possess the staff resources to perform this work and must contract for these services.

Form under revision control 01/04/2023

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products or services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.

Send Purchase Order To:		Send Invoices To:		
Vendor: DO NOT SEND PO TO VENDOR	Vendor#:	Dept: Division of Transportation	Division: Finance	
Attn:	Email:	Attn: DOT Finance	Email: DOTFinance@dupageco.org	
Address:	City:	Address: City: 421 N. County Farm Road Wheaton		
State: Zip: State: IL			Zip: 60187	
Phone:	Fax:	Phone:	Fax:	
Send P	ayments To:		Ship to:	
Vendor: Gonzalez Companies, LLC	Vendor#: 41572	Dept:	Division:	
Attn:	Email:	Attn:	Email:	
Address: 1402 Branding Ave, Suite 365	City: Downers Grove	Address:	City:	
State:	Zip: 60515	State:	Zip:	
Phone:	Fax:	Phone:	Fax:	
Sh	l nipping	Cor	 ntract Dates	
Payment Terms:	FOB:	Contract Start Date (PO25):	Contract End Date (PO25):	
PER 50 ILCS 505/1	Destination	May 23, 2023	Nov 30, 2025	

Form under revision control 01/04/2023 100

	Purchase Requisition Line Details										
LN	Qty	UOM	ltem Detai <b>l</b> (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
1	1	EA		23-CENGR-13-EG	FY23	1500	3500	54040	VV23CONI NSPGON	50,000.00	50,000.00
2	1	EA		23-CENGR-13-EG	FY24	1500	3500	54040	VV23CONI NSPGON	350,000.00	350,000.00
3	1	EA		23-CENGR-13-EG	FY25	1500	3500	54040	VV23CONI NSPGON	100,000.00	100,000.00
FYi	FY is required, assure the correct FY is selected.  Requisition Total \$ 500,000						\$ 500,000.00				

	Comments				
HEADER COMMENTS	Provide comments for P020 and P025.  Professional Construction Engineering Services, upon request of the Division of Transportation.  Section Number 23-CENGR-13-EG.				
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO.  DOT to issue formal Notice to Proceed. Do not send PO to Consultant.				
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO.  Last Invoice Date 11/30/26.				
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB.				

The following documents have been attached:  $\checkmark$  W-9  $\checkmark$  Vendor Ethics Disclosure Statement

Form under revision control 01/04/2023



# **Required Vendor Ethics Disclosure Statement**

Failure to complete and return this form may result in delay or cancellation of the County's Contractual Obligation.

Bid/Contract/PO #: 23-CENGR-13-EG

Date: 4/11/2023

Company Name: Gonzalez Companies, LLC.	Company Contact:	Adam O'Holleran
Contact Phone: (312) 735-7058	Contact Email:	aoholleran@gocos.net

## The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

X	NONE	check here	) - If no	contributions	have b	een mad	le

Recipient	Donor	Description (e.g. cash, type of item, inkind services, etc.)	Amount/Value	Date Made

2. All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

# X NONE (check here) - If no contacts have been made

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Telephone	Email

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

#### Continuing disclosure is required, and I agree to update this disclosure form as follows:

- If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract

Signature on File

- Annual disclosure for multi-year contracts on the anniversary of said contract
- With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at:

http://www.dupageco.org/CountyBoard/Policies/

I hereby acknowledge that I have received, have read, and understand these requirements.

Authorized Signature	
Printed Name	Wes Hampsch
Title	Managing Principal
Date	April 11, 2023

Attach additional sheets if necessary. Sign each sheet and number each page. PAGE 1 OF 1 (total number of pages)



# Required Vendor Ethics Disclosure Statement

Date: 4/13/2023

Failure to complete and return this form may result in delay or cancellation of the County's Contractual Obligation.

Bid/Contract/PO #: 23-CENGR-13-EG

Company Name: Sanchez & Associates, P.C.	CompanyContact: Gerardo P. Sanchez
Contact Phone: 773-444-0144	Contact Email: gpsanchez@sanchezsurveying.com

## The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

X	NONE	(check here)	- If	no contributions l	have	been	made
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Recipient	Donor	Description (e.g. cash, type of item, in- kind services, etc.)	Amount/Value	Date Made

2. All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

X	NONE	(check	here)	- If	no	contacts	have	been	mad	e
12		Course	110101			COLLEGES	LICE R.C.	MCC!!	11100	•

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Telephone	Email	

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

# Continuing disclosure is required, and I agree to update this disclosure form as follows:

- . If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract
- · Annual disclosure for multi-year contracts on the anniversary of said contract
- With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at: <a href="http://www.dupageco.org/CountyBoard/Policies/">http://www.dupageco.org/CountyBoard/Policies/</a>

I hereby acknowledge that I have received, have read, and understand these requirements.

Authorized Signature Signature on File

Gerardo P. Sanchez	
President	
04/13/2023	
	President

Attachadditional sheets if necessary. Sign each sheet and number each page. PAGE 1 OF 1 (total number of pages)



# **Required Vendor Ethics Disclosure Statement**

Failure to complete and return this form may result in delay or cancellation of the County's Contractual Obligation.

Date: 4/12/2023

Bid/Contract/PO #: 23-CENGR-13-EG

Company Name: Primera Engineers, Ltd.	CompanyContact: Stacie Dovalovsky
Contact Phone: 312.606.0910	Contact Email: sdovalovsky@primeraeng.com

#### The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

Recipient	Donor	Description (e.g. cash, type of item, inkind services, etc.)	Amount/Value	Date Made

2. All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

# X NONE (check here) - If no contacts have been made

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	1	Email

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

#### Continuing disclosure is required, and I agree to update this disclosure form as follows:

- If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract
- Annual disclosure for multi-year contracts on the anniversary of said contract
- With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at:

http://www.dupageco.org/CountyBoard/Policies/

I hereby acknowledge that I have received, have read, and understand these requirements.

Authorized Signature Signature on File

Printed Name
Stacie Dovalovsky

Title
Vice President & Transportation Division Manager

Date
April 12, 2023

Attach additional sheets if necessary. Sign each sheet and number each page. PAGE 1 OF 1 (total number of pages)

# THE TON HUMON

# Transportation Requisition \$30,000 and Over

421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: DT-P-0076-23 Agenda Date: 5/16/2023 Agenda #: 6.G.

AGREEMENT BETWEEN THE COUNTY OF DU PAGE, ILLINOIS
AND TECMA ASSOCIATES INC.
PROFESSIONAL CONSTRUCTION ENGINEERING SERVICES
VARIOUS LOCATIONS SECTION 23-CENGR-12-EG
(CONTRACT TOTAL NOT TO EXCEED \$500,000.00)

WHEREAS, the County of DuPage (hereinafter referred to as COUNTY) by virtue of its power set forth in "Counties Code" (55 ILCS 5/5-1001 *et. seq.*) and "Illinois Highway Code" (605 ILCS 5/5-101 *et. seq.*) is authorized to enter into this agreement; and

WHEREAS, the COUNTY requires Professional Construction Engineering Services for various improvements, Section 23-CENGR-12-EG; and

WHEREAS, Tecma Associates, Inc. (hereinafter referred to as CONSULTANT) has experience and expertise in this area and is in the business of providing such professional construction engineering services, and is willing to perform the required services for an amount not to exceed \$500,000.00; and

WHEREAS, the COUNTY has selected the CONSULTANT in accordance with the Professional Services Selection Process found in Section 2-353(1)(a) of the DuPage County Procurement Ordinance; and

WHEREAS, the Transportation Committee has reviewed and recommends approval of the attached Agreement at the specified amount.

NOW, THEREFORE, BE IT RESOLVED by the DuPage County Board that the attached Agreement between the County of DuPage and Tecma Associates, Inc. be hereby accepted and approved for a contract total not to exceed \$500,000.00 and that the Chairman of the DuPage County Board is hereby authorized and directed to execute the Agreement on behalf of the COUNTY; and

BE IT FURTHER RESOLVED that an original copy of this Resolution and Agreement be transmitted to Tecma Associates, Inc., 475 N. Martingale Road, Suite 570, Schaumburg, Illinois 60173, by and through the Division of Transportation.

Enacted and approved this 23rd day of May, 2023 at Wheaton, Illinois.

AIR
ARD
ERK
•

#### **AGREEMENT**

# BETWEEN THE COUNTY OF DUPAGE, ILLINOIS AND TECMA ASSOCIATES INC.

# FOR PROFESSIONAL CONSTRUCTION ENGINEERING SERVICES UPON REQUEST - VARIOUS LOCATIONS SECTION #23-CENGR-12-EG

This professional services agreement (hereinafter referred to as the AGREEMENT), made this \_\_\_\_\_ day of \_\_\_\_\_, 2023, between the County of DuPage, a body corporate and politic, with offices at 421 North County Farm Road, Wheaton, Illinois 60187 (hereinafter referred to as the COUNTY) and Tecma Associates Inc., Ltd., licensed to do business in the State of Illinois, with offices at 475 N. Martingale Road, Suite 570, Schaumburg, IL 60173; (hereinafter referred to as the CONSULTANT). The COUNTY and the CONSULTANT are hereinafter sometimes individually referred to as a "party" or together as the "parties."

# RECITALS

WHEREAS, the COUNTY by virtue of its power set forth in "Counties Code" (55 ILCS 5/5-1001 et seq.) and "Illinois Highway Code" (605 ILCS 5/5-101 et seq.) is authorized to enter into this AGREEMENT; and

WHEREAS, the COUNTY requires professional construction engineering services for various county highway improvements upon request (hereinafter referred to as "Work Orders"); and

WHEREAS, the CONSULTANT has experience and expertise in this area and is in the business of providing such professional construction engineering services and is willing to perform the required services upon request for a total amount not to exceed \$500,000.00; and

WHEREAS, the CONSULTANT acknowledges that it is pre-qualified with the Illinois Department of Transportation (IDOT) for the work covered by this AGREEMENT and is in good standing and has not been barred from performing work for IDOT; and

WHEREAS, the COUNTY has adopted a Stormwater Ordinance and transportation projects are required to conform to the Ordinance. The CONSULTANT acknowledges the necessary oversight to ensure that the contractor complies with the Stormwater Ordinance in the event a Work Order necessitates this scope of work; and

NOW, THEREFORE, in consideration of the premises, the mutual covenants, terms, and conditions herein set forth, and the understandings of each party to the other, the parties do hereby mutually covenant, promise and agree as follows:

## 1.0 INCORPORATION AND CONSTRUCTION

- 1.1 All recitals set forth above are incorporated herein and made part thereof, the same constituting the factual basis for this AGREEMENT.
- 1.2 The headings of the paragraphs and subparagraphs of this AGREEMENT are inserted for convenience of reference only and shall not be deemed to constitute part of this AGREEMENT or to affect the construction hereof.

## 2.0 SCOPE OF SERVICES

- 2.1 Services are to be provided by the CONSULTANT according to the specifications in the Scope of Work, specified as Exhibit A, attached hereto, which exhibit is hereby incorporated by reference and construction engineering services are to be provided by the CONSULTANT upon request by the COUNTY as approved Work Order(s) with a not to exceed amount for each Work Order. The CONSULTANT agrees to obtain all necessary clearances for work requested by the COUNTY when required to do so.
- 2.2 The CONSULTANT shall prepare and distribute meeting minutes within seven (7) days following any meetings between the COUNTY or other group and the CONSULTANT concerning the Work Order(s).
- 2.3 The COUNTY may, from time to time, request changes in the Scope of Work in this AGREEMENT or approved Work Order(s). Any such changes, including any increase or decrease in the CONSULTANT'S compensation and Scope of Work, shall be documented by an amendment to this AGREEMENT in accordance with Section 14.0 of this AGREEMENT, except as allowed in Paragraph 15.3, below and/or an amendment to the originally approved Work Order or issuance of a new Work Order to cover the changes in scope provided that the increase does not increase the total compensation set forth in this AGREEMENT.
- 2.4 The relationship of the CONSULTANT to the COUNTY is that of independent contractor, and nothing in this AGREEMENT is intended nor shall be construed to create an agency, employment, joint venture relationship, or any other relationship allowing the COUNTY to exercise control or direction over the manner or method by which the CONSULTANT or its sub-contractors/sub-consultants provide services hereunder. Neither the CONSULTANT nor the CONSULTANT'S employees shall be entitled to receive any COUNTY benefits.

The CONSULTANT shall be solely responsible for the payment of all taxes and withholdings required by law which may become due regarding any compensation paid by the COUNTY to the CONSULTANT.

- 2.5 Any work, assignments or services deemed to be a professional service under this AGREEMENT shall be performed and/or supervised by individuals licensed to practice by the State of Illinois in the applicable professional discipline.
- 2.6 Neither the CONSULTANT, nor the CONSULTANT'S employees, shall be retained as expert witnesses by the COUNTY except as by separate agreement.

#### 3.0 NOTICE TO PROCEED

- 3.1 Authorization to proceed with Work Order(s) shall be given on behalf of the COUNTY by the Director of Transportation/County Engineer (hereinafter referred to as the "Director") after agreement on scope of Work Order(s) and cost, in the form of a written Notice to Proceed following execution of the AGREEMENT by the County Board Chair. Authorization to proceed with Work Order(s) will be given to the CONSULTANT by representatives of the Division of Transportation.
- 3.2 In addition to the Notice to Proceed, the Director, or his/her designee, may, on behalf of the COUNTY, approve, deny, receive, accept or reject any submission, notices or invoices from or by the CONSULTANT, as provided for in this AGREEMENT, including, but not limited to, acts performed in accordance with Paragraphs 3.3, 4.1, 5.2, 6.1, 7.4, 8.2, 8.3, 15.3 and 21.2.
- 3.3 The CONSULTANT shall not perform additional work related to a submittal until the COUNTY has completed its review of the submittal. The CONSULTANT may continue to work on items unrelated to the submittal under review by the COUNTY.

# 4.0 TECHNICAL SUBCONSULTANTS

4.1 Prior written approval of the COUNTY shall be required before the CONSULTANT hires any sub-consultant(s) to complete COUNTY-ordered technical or professional tasks or work under the terms of this AGREEMENT. COUNTY approval of sub-consultant(s) includes approval of any new employee rates (Exhibit C) and/or fee schedule as referenced in Paragraph 7.3.

- 4.2 The CONSULTANT shall supervise any sub-consultant(s) hired by the CONSULTANT and the CONSULTANT shall be solely responsible for any and all work performed by said sub-consultant, or sub-consultants, in the same manner and with the same liability as if performed by the CONSULTANT.
- 4.3 The CONSULTANT shall require any sub-consultant hired for the performance of any work or activity in connection to this AGREEMENT to agree and covenant that the sub-consultant also meets the terms of Sections 8.0 and 13.0 and Paragraph 26.3 of this AGREEMENT and shall fully comply therewith while engaged by the CONSULTANT in the Scope of work for the COUNTY.

## 5.0 TIME FOR PERFORMANCE

- 5.1 The CONSULTANT shall commence work to meet the requirements for professional services after the COUNTY issues its written Notice to Proceed for any approved Work Order(s). The COUNTY is not liable and will not pay the CONSULTANT for any work performed before the date of the Notice to Proceed.
- 5.2 The CONSULTANT shall submit a schedule for completion of each Work Order within ten (10) days of the written approval of said Work Order(s) by the COUNTY. The schedule is subject to approval by the COUNTY. All the services required hereunder shall be completed by November 30, 2025, unless the term of this AGREEMENT is extended.
- 5.3 If the CONSULTANT is delayed at any time in the progress of the approved Work Order(s) by any act or neglect of the COUNTY or by any employee of the COUNTY or by changes ordered by the COUNTY, or any other causes beyond the CONSULTANT'S control, the sole remedy and allowance shall be an extension of time for completion. Such extension shall be that which is determined reasonable by the COUNTY upon consultation with the CONSULTANT. The CONSULTANT shall accept and bear all other costs, expenses and liabilities that may result from such delay.

## 6.0 DELIVERABLES

5.1 The CONSULTANT shall provide the COUNTY on or before the expiration of this AGREEMENT, or promptly after notice of termination or when the Director directs, the deliverables specified in Exhibit A herein for each approved Work Order.

## 7.0 COMPENSATION

- 7.1. The COUNTY shall pay the CONSULTANT for services rendered and shall only pay in accordance with the provisions of this AGREEMENT. The COUNTY shall not be obligated to pay for any services not in compliance with this AGREEMENT.
- 7.2. Total payments to the CONSULTANT under the terms of this AGREEMENT shall not under any circumstances exceed \$500,000.00. This amount is a "not to exceed" amount. In the event the COUNTY directs the CONSULTANT to do work which would cause the stated amount to be exceeded, the CONSULTANT shall not be responsible for such work until this AGREEMENT is modified pursuant to Article 14.0.
- 7.3 For work performed, the COUNTY will pay the CONSULTANT at a 2.8 direct labor multiplier applied to the actual hourly rates of staff and/or the fee schedule(s) as incorporated herein based on individual approved Work Order(s) with a not to exceed amount if noted in the Work Order. The multiplier shall include the cost of overhead, profit and incidental costs. A chart listing the hourly rate ranges for the CONSULTANT'S staff and approved sub-consultant's staff, identified by classification, is attached and incorporated hereto as Exhibit C.
- 7.4 Direct expenses are costs for supplies and materials to be paid for by the COUNTY for completion of all work that is the subject of this AGREEMENT as referenced on the attached Direct Costs Check Sheet (BDE 436 form) made a part hereof and incorporated herein by reference. Approved Work Order(s) may include additional approved direct expenses not included herein. The COUNTY shall pay direct costs referenced on the Direct Costs Check Sheet on an actual cost basis without any markups added and the CONSULTANT shall include copies of receipts for all direct expenses more than \$25 from suppliers for expendable materials with its invoice to the COUNTY.
- 7.5 Overtime/ weekend/holiday (o/w/h) rates are allowed under this AGREEMENT, but such rates shall be considered a direct cost, and the o/w/h rate for each classification shall be no more than one hundred fifty percent (150%) of the actual hourly rate for assigned personnel to the Work Order. The o/w/h rate shall only be permitted if any CONSULTANT personnel have worked more than 40 hours in each week (Sunday-Saturday) on the Work Order.

- If the scope of work for this AGREEMENT includes the use of job classifications covered by the prevailing rate of wages, the prevailing rate must be reflected in the cost estimate The rates have been ascertained and for this AGREEMENT. certified by the Illinois Department of Labor for the locality in which work is to be performed. If the Illinois Department of Labor revises the prevailing rates of wages to be paid, as listed in the specification of rates, the CONSULTANT may not pay less than the revised rates of wages. Current wage rate information shall be obtained by visiting the Illinois Department οf Labor web site http://www2.illinois.gov/idol/ or calling 312-793-2800. is the responsibility of the CONSULTANT to review the rates applicable to the work in this AGREEMENT, at regular intervals, in order to insure the timely payment of current rates. Provision of this information to the CONSULTANT, by means of the Illinois Department of Labor web site, satisfies the notification of revisions by the COUNTY to the CONSULTANT pursuant to the Act, and the CONSULTANT agrees that no additional notice is required. The CONSULTANT shall notify each of its sub-consultants of the revised rates of wages.
- 7.7 The CONSULTANT shall submit invoices, for services rendered including any allowable expenses, to the COUNTY. invoices shall include a remittance address. The COUNTY shall not be required to pay the CONSULTANT more often than monthly. Separate invoices shall be submitted for each approved Work Order and shall include a progress report that describes work completed for the invoice period, anticipated work for the next invoice period, outstanding issues or items that require a response, whether the work progressing according to the approved schedule, discussion of the budget status. The CONSULTANT shall be required to submit a monthly progress report to the COUNTY even if a monthly invoice is not submitted to the COUNTY. The CONSULTANT shall provide the COUNTY with a valid taxpayer identification number prior to making any request for compensation. Payment will not be made for work completed more than six-months (180 days) prior submission of any invoice and any statute of limitations to the contrary is hereby waived.

The COUNTY reserves the right to charge for additional processing of invoices received more than sixty (60) days following the date of the work invoiced.

- 7.8 Upon approval of properly documented invoices, the COUNTY shall reimburse the CONSULTANT the amount—invoiced for work completed in accordance with this AGREEMENT, provided that the amount invoiced together with the amounts of previous partial payments do not exceed the total compensation specified in this AGREEMENT. The COUNTY may not deny a properly documented claim for compensation, in whole or in part, without cause. The COUNTY reserves the right to reserve a sum equal to not more than five percent (5%) of the total AGREEMENT amount to ensure performance. The COUNTY shall pay all invoices pursuant to 50 ILCS 505, "Local Government Prompt Payment Act."
- 7.9 In the event of any overcharge by the CONSULTANT, the CONSULTANT shall refund the COUNTY within thirty (30) days of discovery of said overcharge by the CONSULTANT or notice to the CONSULTANT by the COUNTY. The COUNTY reserves the right to offset any overcharges against any amounts due and owing the CONSULTANT under this or any other AGREEMENT between the parties. The COUNTY shall be entitled to the statutory interest rate for judgments under Illinois law for any overcharges not timely refunded (or credited) in accord with this provision, which interest shall be in addition to any other remedies the COUNTY may have under the law or this AGREEMENT.
- 7.10 Upon acceptance of all deliverables specified in approved Work Order(s) final payment shall be made to the CONSULTANT, including any retainage.

## 8.0 CONSULTANT'S INSURANCE

8.1 The CONSULTANT shall maintain, at its sole expense, insurance coverage including:

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- 8.1.a Worker's Compensation Insurance in the statutory amounts.
- 8.1.b Employer's Liability Insurance in an amount not less than one million dollars (\$1,000,000.00) each accident /injury and one million dollars (\$1,000,000.00) each employee/disease.
- 8.1.c Commercial (Comprehensive) General Liability Insurance, (including contractual liability) with a limit of not less than three million dollars (\$3,000,000.00) aggregate; including limits of not less than two million dollars (\$2,000,000.00) per occurrence, and one million dollars (\$1,000,000.00)

excess liability. An Endorsement must also be provided naming the County of DuPage c/o the Director of Transportation/County Engineer, DuPage County Division of Transportation, its' Officers, Elected Officials and employees, 421 N. County Farm Rd., Wheaton, IL 60187, as an additional insured. This additional insured endorsement is to be on a primary and non-contributory basis and include a waiver of subrogation endorsement.

- 8.1.d Commercial (Comprehensive) Automobile Liability Insurance with minimum limits of at least one million dollars (\$1,000,000.00) for any one person and one (\$1,000,000.00) million dollars for any occurrence of death, bodily injury or property damage in the aggregate annually. An Endorsement must also be provided naming the County of DuPage c/o the Director of Transportation /County Engineer, DuPage County Division of Transportation, its' Officers, Elected Officials and employees, 421 N. County Farm Wheaton, 60187, as mim additional an insured. This additional insured endorsement is to be on a primary and non-contributory basis and include a waiver of subrogation endorsement.
- 8.1.e Professional Liability Insurance (Errors and Omissions) shall be provided with minimum limits of at least one million dollars (\$1,000,000.00) per incident/two million dollars (\$2,000,000.00) aggregate during the term of this AGREEMENT and shall be maintained in the form of an additional endorsement for a period of four (4) years after the date of the final payment for this AGREEMENT. The CONSULTANT shall provide the COUNTY endorsements at the beginning of each year evidencing same or a new carrier policy that has a retroactive date prior to the date of this AGREEMENT.
- 8.2 It shall be the duty of the CONSULTANT to provide to the COUNTY copies of the CONSULTANT'S Certificates of Insurance, as well as all applicable coverage and cancellation endorsements before issuance of a Notice to Proceed. It is the further duty of the CONSULTANT to immediately notify the COUNTY if any insurance required under this AGREEMENT has been cancelled, materially changed, or renewal has been refused, and the CONSULTANT shall immediately suspend all work in progress and take the necessary steps to purchase, maintain and provide the required insurance coverage. If a suspension of work should occur due to insurance

requirements, upon verification by the COUNTY of the CONSULTANT curing any breach of its required insurance coverage, the COUNTY shall notify the CONSULTANT that the CONSULTANT can resume work under this AGREEMENT. The CONSULTANT shall accept and bear all costs that may result from the cancellation of this AGREEMENT due to CONSULTANT'S failure to provide and maintain the required insurance.

- The coverage limits required under subparagraphs 8.1.c and 8.1.d above may be satisfied through a combination of primary and excess coverage. The insurance required to be purchased and maintained by the CONSULTANT shall be provided by an insurance company acceptable to the COUNTY, and except for the insurance required in subparagraph 8.1.e licensed to do business in the State of Illinois; and shall include at least the specific coverage and be written for not less than the limits of the liability specified herein or required by law or regulation whichever is greater; and shall be so endorsed that the coverage afforded will not be canceled or materially changed until at least thirty (30) days prior written notice has been given to the COUNTY except for cancellation due to non-payment of premium for which at least fifteen (15) days prior written notice (five days allowed for mailing time) has been given to the COUNTY. the CONSULTANT is satisfying insurance required through a combination of primary and excess coverage, the CONSULTANT shall require that said excess/umbrella liability policy include in the "Who is Insured" pages of the excess/umbrella policy wording such as "Any other person or organization you have agreed in a written contract to provide additional insurance" or wording to that effect. The CONSULTANT shall provide a copy of said section of the excess/umbrella liability policy upon request by the COUNTY.
- 3.4 The CONSULTANT shall require all approved sub-consultants, anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable under this AGREEMENT to maintain the same insurance required of the CONSULTANT, including naming the COUNTY as an additional insured in the same coverage types and amounts as the CONSULTANT, per Section 8.0. The COUNTY retains the right to obtain evidence of sub-consultants' insurance coverage at any time.

## 9.0 INDEMNIFICATION

9.1 The CONSULTANT shall indemnify, hold harmless and defend the COUNTY, its officials, officers, agents, and employees from and against all liability, claims, suits, demands,

proceedings and actions, including costs, fees and expense of defense, arising from, growing out of, or related to, any loss, damage, injury, death, or loss or damage to property resulting from, or connected with, the CONSULTANT'S negligent or willful acts, errors or omissions in its performance under this AGREEMENT.

- 9.2 Nothing contained herein shall be construed as prohibiting the COUNTY, its officials, directors, officer and employees from defending through the selection and use of their own agents, attorneys and experts, any claims, suits, demands, proceedings and actions brought against them. Pursuant to Illinois law, any attorney representing the COUNTY, under this paragraph or paragraph 9.1, who is not already an Assistant State's Attorney, is to be appointed a Special Assistant State's Attorney, in accordance with the applicable law. The COUNTY'S participation in its defense shall not remove the CONSULTANT'S duty to indemnify, defend, and hold the COUNTY harmless, as set forth above.
- 9.3 Any indemnity as provided in this AGREEMENT shall not be limited by reason of the enumeration of any insurance coverage herein provided. The CONSULTANT'S indemnification of the COUNTY shall survive the termination, or expiration, of this AGREEMENT.
- 9.4 The COUNTY does not waive, by these indemnity requirements, any defenses or protections under the Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1 et seq.) or otherwise available to it, or to the CONSULTANT, under the law.

## 10.0 SATISFACTORY PERFORMANCE

- 10.1 The COUNTY is entering into an AGREEMENT with this CONSULTANT because the CONSULTANT professes to the COUNTY that it will employ the standard of care within its profession in the performance of the services herein contracted. Accordingly, the CONSULTANT'S and consultant(s) standard of performance under the terms of this AGREEMENT shall be that which is to the satisfaction of the COUNTY and meets the quality and standards commonly provided by similar professional engineering practicing in the COUNTY and the State of Illinois.
- 10.2 In the event there are no similar professional firms practicing in DuPage County, Illinois, with respect to the type of work for which this CONSULTANT has been engaged, the

CONSULTANT'S services shall be performed in a manner consistent with the customary skill and care of its profession.

- 10.3 If any errors, omissions, or acts, intentional or negligent, are made by the CONSULTANT, or its' sub-consultant(s), in any phase of the work, the correction of which requires additional field or office work, the CONSULTANT shall be required to perform such additional work as may be necessary to remedy same without undue delay and without charge to the COUNTY. In the event any errors or omissions are detected after the expiration or termination of the AGREEMENT, the CONSULTANT may at the COUNTY'S option have the responsibility to cure same under this provision.
- 10.4 Acceptance of the work shall not relieve the CONSULTANT of the responsibility for the quality of its work, nor its liability for loss or damage resulting from any errors, omissions, or negligent or willful acts by the CONSULTANT or its sub-consultants.

#### 11.0 BREACH OF CONTRACT

11.1 Either party's failure to timely cure any material breach of this AGREEMENT shall relieve the other party of the requirement to give thirty (30) day notice for termination of this AGREEMENT in accordance with Paragraph 16.1, below. Whenever a party hereto has failed to timely cure a breach of this AGREEMENT, the other party may terminate this AGREEMENT by giving ten (10) days written notice thereof to the breaching party. Notwithstanding the above term, the CONSULTANT'S failure to maintain insurance in accordance with Section 8.0, above, or in the event of any of the contingencies described in Paragraph 16.1 below, shall be grounds for the COUNTY'S immediate termination of this AGREEMENT.

## 12.0 OWNERSHIP OF DOCUMENTS

12.1 The CONSULTANT agrees that any and all deliverables prepared for the COUNTY under the terms of this AGREEMENT shall be properly arranged, indexed and delivered to the COUNTY as provided in paragraph 6.1. An electronic copy of all applicable deliverables, in a format designated by the COUNTY'S representative, shall be provided to the COUNTY.

- 12.2 The documents and materials made or maintained under this AGREEMENT shall be and will remain the property of the COUNTY which shall have the right to use same without restriction or limitation and without compensation to the CONSULTANT other than as provided in this AGREEMENT. The CONSULTANT waives any copyright interest in said deliverables.
- 12.3 The COUNTY acknowledges that the use of information that becomes the property of the COUNTY pursuant to Paragraph 12.2, for purposes other than those contemplated in this AGREEMENT, shall be at the COUNTY'S sole risk.
- 12.4 The CONSULTANT may, at its sole expense, reproduce and maintain copies of deliverables provided to the COUNTY.

## 13.0 COMPLIANCE WITH THE LAW AND OTHER AUTHORITIES

- 13.1 The CONSULTANT, and sub-consultant(s), shall comply with Federal, State and Local statutes, ordinances and regulations and obtain permits, licenses, or other mandated approvals, whenever applicable.
- 13.2 The CONSULTANT, and sub-consultant(s), shall not discriminate against any worker, job applicant, employee or any member of the public, because of race, creed, color, sex, age, handicap, or national origin, or otherwise commit an unfair employment practice. The CONSULTANT, and sub-consultant(s), shall comply with the provisions of the Illinois Human Rights Act, as amended, 775 ILCS 5/1-101, et seq., and with all rules and regulations established by the Department of Human Rights.
- 13.3 The CONSULTANT, by its signature on this AGREEMENT, certifies that it has not been barred from being awarded a contract or subcontract under the Illinois Procurement Code, 30 ILCS 500/1-1, et seq.; and further certifies that it has not been barred from contracting with a unit of State or local government as a result of a violation of Section 33E-3 or 33E-4 of the Illinois Criminal Code (Illinois Compiled Statutes, Chapter 720, paragraph 5/33E-3).
- 13.4 The CONSULTANT, by its signature on this AGREEMENT, certifies that no payment, gratuity or offer of employment, except as permitted by the Illinois State Gift Ban Act and the County of DuPage Ethics Ordinance, was made by or to the CONSULTANT, or CONSULTANT'S personnel, in relation to this AGREEMENT. The CONSULTANT has also executed the attached

Ethics Disclosure Statement that is made a part hereof and agrees to update contribution information on an ongoing basis during the life of the AGREEMENT as required by said Ordinance.

- 13.5 The CONSULTANT covenants that it has no conflicting public or private interest and shall not acquire directly or indirectly any such interest which would conflict in any manner with the performance of the CONSULTANT'S services under this AGREEMENT.
- 13.6 In accordance with the Vendor Information Reporting Act (35 ILCS 200/18-50.2), the COUNTY is required to collect and electronically publish data from all consultants and subconsultants as to: (1) whether they are a minority-owned, women-owned or veteran-owned business as defined by the Business Enterprise for Minorities, Women and Persons with Disabilities Act (30 ILCS 575/.01 et seq.); and (2) whether the consultant or any subconsultants are self-certifying or whether they hold certifications for those above-referenced categories. If self -certifying, the consultants and subconsultants shall disclose whether they qualify as a small business under federal Small Business Administration standards. In compliance with the Vendor Information Reporting Act, within 60 calendar days of the COUNTY's award of the contract for work covered under this AGREEMENT, the awarded consultant, and each subconsultant, must complete the Awarded Vendor Questionnaire (found https://mwv.dupageco.org/).

## 14.0 MODIFICATION OR AMENDMENT

14.1 The parties may modify or amend terms of this AGREEMENT only by a written document duly approved and executed by both parties.

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14.2 The CONSULTANT acknowledges knowledge of the COUNTY'S Procurement Ordinance, which is hereby incorporated in this AGREEMENT, and has had an opportunity to review it. The CONSULTANT agrees to submit changes for Scope of Work or compensation in accordance with said Ordinance.

## 15.0 TERM OF THIS AGREEMENT

15.1 The term of this AGREEMENT shall begin on the date the AGREEMENT is fully executed, and shall continue in full force and effect until the earlier of the following occurs:

- (a) The termination of this AGREEMENT in accordance with the terms of Section 16.0, or
- (b) The expiration of this AGREEMENT on November 30, 2025, or to a new date agreed upon by the parties, or
- (c) The completion by the CONSULTANT and the COUNTY of their respective obligations under this AGREEMENT, in the event such completion occurs before November 30, 2025.
- 15.2 The CONSULTANT shall not perform any work under this AGREEMENT after the expiration date set forth in Paragraph 15.1(b), above, or after the early termination of this AGREEMENT. The COUNTY is not liable and will not reimburse the CONSULTANT for any work performed after the expiration or termination date of the AGREEMENT. However, nothing herein shall be construed so as to relieve the COUNTY of its obligation to pay the CONSULTANT for work satisfactorily performed prior to expiration or termination of the AGREEMENT and delivered in accordance with Paragraph 6.1, above.
- 15.3 The term for performing this AGREEMENT may be amended by a Change Order, or other COUNTY designated form, signed by both parties without formal amendment pursuant to paragraph 14.1 above.

## 16.0 TERMINATION

- 16.1 Except as otherwise set forth in this AGREEMENT, either party shall have the right to terminate this AGREEMENT for any cause or without cause thirty (30) days after having served written notice upon the other party, except in the event of CONSULTANT'S failure to maintain suitable insurance at the requisite coverage amounts, insolvency, bankruptcy or receivership, or if the CONSULTANT is barred from contracting with any unit of government, or is subsequently convicted or charged with a violation of any of the statutes or ordinances identified in Section 13.0, above, in which case termination shall be effective immediately upon receipt of notice from COUNTY at COUNTY'S election.
- 16.2 Upon such termination, the liabilities of the parties to this AGREEMENT shall cease, but they shall not be relieved of the duty to perform their obligations up to the date of termination, or to pay for services rendered prior to termination. There shall be no termination expenses.

16.3 Upon termination of this AGREEMENT, all data, work products, reports and documents produced because of this AGREEMENT shall become the property of the COUNTY. Further, the CONSULTANT shall provide all deliverables within fourteen (14) days of termination of this AGREEMENT in accordance with the other provisions of this AGREEMENT.

#### 17.0 ENTIRE AGREEMENT

- 17.1 This AGREEMENT, including matters incorporated herein, contains the entire agreement between the parties.
- 17.2 There are no other covenants, warranties, representations, promises, conditions or understandings; either oral or written, other than those contained herein.
- 17.3 This AGREEMENT may be executed in one or more counterparts, each of which shall for all purposes be deemed to be an original and all of which shall constitute the same instrument.
- 17.4 In event of a conflict between the terms or conditions of this AGREEMENT and any term or condition found in any exhibit or attachment, the terms and conditions of this AGREEMENT shall prevail.

## 18.0 ASSIGNMENT

18.1 Either party may assign this AGREEMENT provided, however, the other party shall first approve such assignment, in writing.

## 19.0 SEVERABILITY

- 19.1 In the event, any provision of this AGREEMENT is held to be unenforceable or invalid for any reason, the enforceability thereof shall not affect the remainder of the AGREEMENT. The remainder of this AGREEMENT shall be construed as if not containing the particular provision and shall continue in full force, effect, and enforceability, in accordance with its terms.
- 19.2 In the event of the contingency described in Paragraph 19.1, above, the parties shall make a good faith effort to amend this AGREEMENT pursuant to Paragraph 14.1, above, in order to remedy and, or, replace any provision declared unenforceable or invalid.

## 20.0 GOVERNING LAW

- 20.1 The laws of the State of Illinois shall govern this AGREEMENT as to both interpretation and performance.
- 20.2 The venue for resolving any disputes concerning the parties' respective performance under this AGREEMENT shall be the Judicial Circuit Court for DuPage County.

## 21.0 NOTICES

21.1 Any required notice shall be sent to the following addresses and parties:

## Tecma Associates Inc.

475 N. Martingale Road, Suite 570

Schaumburg, IL 60173

ATTN: Manesh Shatri, P.E.

Principal

Phone: 773-763-5555

Email: manesh@tecmaengineering.com

## DuPage County Division of Transportation

421 N. County Farm Road

Wheaton, IL 60187

ATTN: Christopher C. Snyder, P.E.

Director of Transportation/County Engineer

Phone: 630.407.6900

Email: Christopher.Snyder@dupageco.org

21.2 All notices required to be given under the terms of this AGREEMENT shall be in writing and either (a) served personally during regular business hours; (8:00a.m.-4:30p.m. CST or CDT Monday-Friday); (b) served by facsimile transmission during regular business hours (8:00a.m.-4:30p.m.CST or CDT Monday-Friday); (c) served by certified or registered mail, return receipt requested, properly addressed with postage prepaid; or (d) served by email transmission during regular business hours (8:00 a.m. - 4:30 p.m. CST or CDT Monday-Friday), return receipt requested. served personally, facsimile or Notices by transmission shall be effective upon receipt, and notices served by mail shall be effective upon receipt as verified by the United States Postal Service. Each party may designate a new location for service of notices by serving notice thereof in accordance with the requirements of this Paragraph, and without compliance with the amendment procedures set forth in Paragraph 14.1, above.

#### 22.0 WAIVER OF/FAILURE TO ENFORCE BREACH

22.1 The parties agree that the waiver of, or failure to enforce, any breach of this AGREEMENT shall not be construed, or otherwise operate, as a waiver of any future breach of this AGREEMENT and shall not prevent the remaining party from enforcing this AGREEMENT with respect to a different breach.

#### 23.0 FORCE MAJEURE

23.1 Neither party shall be liable for any delay or nonperformance of their obligations caused by any contingency beyond their control including but not limited to Acts of God, war, civil unrest, strikes, walkouts, fires or natural disasters.

## 24.0 ACCESS TO PROPERTY

- 24.1 The CONSULTANT shall make a reasonable effort to obtain access to property of a third party necessary for the performance of its obligations under this AGREEMENT. If the CONSULTANT is unable to obtain access to the property, the COUNTY shall be responsible for securing access for the CONSULTANT. In the event the COUNTY cannot secure access for the CONSULTANT, the COUNTY shall excuse the CONSULTANT from the performance of any work that necessitated such access. The CONSULTANT shall have no claim to compensation for any work excused under this provision. The COUNTY shall provide the CONSULTANT, upon the CONSULTANT'S request, proof of the COUNTY'S permission, or legal authority, to enter onto the property of a third party.
- 24.2 In the event of the following: a) it is necessary for the CONSULTANT to access the property of a third party in order for the CONSULTANT to perform its obligations under this AGREEMENT, and b) the COUNTY has obtained an easement, license or other grant of authority allowing the CONSULTANT to access such property; the CONSULTANT shall fully abide by and comply with the terms and conditions of said authorizing instrument as though the CONSULTANT were a signatory thereto.

## 25.0 DISPOSAL OF SAMPLES AND HAZARDOUS SUBSTANCES

25.1 All non-hazardous samples and by-products from sampling processes performed in connection with the services provided under this AGREEMENT shall be disposed of by the

CONSULTANT in accordance with applicable law. Any and all materials, including wastes that cannot be introduced back into the environment under existing law without additional treatment shall be deemed hazardous wastes, radioactive wastes, or hazardous substances ("Hazardous Substances") related to the services and shall be packaged in accordance with the applicable law by the CONSULTANT and turned over to the COUNTY for appropriate disposal. The CONSULTANT not arrange or otherwise dispose οf Hazardous Substances under this AGREEMENT. The CONSULTANT, at the COUNTY'S request, may assist the COUNTY in identifying appropriate alternatives for off-site treatment, storage or disposal of the Hazardous Substances, but the CONSULTANT shall not make any independent determination relating to the selection of a treatment, storage, or disposal facility nor subcontract such activities through transporters or The COUNTY shall sign all necessary manifests for others. the disposal of Hazardous Substances. If the COUNTY requires: (1) the CONSULTANT'S agents or employees to sign such manifests; or (2) the CONSULTANT to hire, for the COUNTY, the Hazardous Substances transportation, treatment, or a disposal contractor for the Hazardous Substances, then for these two purposes, the CONSULTANT shall be considered to act as the COUNTY'S agent so that the CONSULTANT will not be considered to be a generator, transporter, disposer of such substances or considered to be the arranger for disposal of Hazardous Substances.

## 26.0 QUALIFICATIONS

- 26.1 The CONSULTANT shall employ only persons duly licensed or registered in the appropriate category in responsible charge of all elements of the work covered under this AGREEMENT, for which Illinois Statutes require license or registration, and further shall employ only well qualified persons in responsible charge of any elements of the work covered under this AGREEMENT, all subject to COUNTY approval.
  - 26.1.a The CONSULTANT agrees that the Resident Engineer assigned to a Work Order(s) has completed all necessary courses to meet all prequalification requirements from the Illinois Department of Transportation for a Resident Engineer.
  - 26.1.b The CONSULTANT agrees that all Inspectors assigned to the Work Order(s) have completed all necessary Inspector training courses for the type of work to be performed by said Inspector.

- 26.2 Failure by the CONSULTANT to properly staff the Work Order(s) with qualified personnel shall be sufficient cause for the COUNTY to deny payment for services performed by unqualified personnel and will serve as a basis for cancellation of this AGREEMENT.
- 26.3 The CONSULTANT shall require any sub-consultant(s) utilized in approved Work Order(s) to employ qualified persons to be the same extent such qualifications are required of the CONSULTANT'S personnel. The COUNTY shall have the same rights under Paragraph 26.2, above, with respect to the CONSULTANT'S sub-consultant(s) being properly staffed while engaged in approved Work Order(s).

IN WITNESS OF, the parties set their hands and seals as of the date first written above.

COUNTY OF DuPAGE

TECMA ASSOCIATES INC.

# Signature on File

Deborah A. Conroy, Chair DuPage County Board

manesn snatrı, P.E. Principal

ATTEST BY:

ATTEST BY:

Signature on File

Jean Kaczmarek County Clerk

NAME: ROMAN MEROPOLSKI, P.E.

TITLE: CONST. DEPT. MANAGER

# PHASE III - CONSTRUCTION ENGINEERING SCOPE OF SERVICES

The CONSULTANT agrees to provide, to the satisfaction of the COUNTY, certain engineering services including construction surveys, staking, inspection, measurement, computation and documentation of quantities, reporting and record keeping for construction work to be performed by the CONTRACTOR until completion of work by the CONTRACTOR and acceptance by the COUNTY of the construction section. Prior to providing suchservices, the CONSULTANT will ascertain the standard practices of the COUNTY, and will become familiar with the contract documents, which will include the contract between IDOT (or the COUNTY) and the CONTRACTOR andany supplements thereto, the Standard Specifications and current addenda thereto, the plans for the construction section and approved changes thereto.

## The CONSULTANT further agrees:

- (1) That all work under this AGREEMENT will be observed for compliance with the contract documents and the standard practices of the COUNTY. Sampling frequencies for inspection and testing will be as prescribed by the specifications and instruction furnished by the COUNTY and no variation will be permitted except on written order of the COUNTY.
- (2) To provide the necessary personnel to adequately perform the requirements of the AGREEMENT, and that his/her employees will possess the experience, knowledge and character to qualify them for the particular duties each is to perform.
- (3) To designate a representative from the firm who will act as the RESIDENT ENGINEER for the construction section and monitor the activities of all personnel furnished by the CONTRACTOR. The designated representative will report to and be directly responsible to the County's Engineer who is in responsible charge of the construction section.
- (4) To furnish the personnel and services required herein, as determined by the rate of construction progress, within 5 days after notification by the COUNTY.
- (5) To withdraw from the PROJECT, within two weeks after notification by the COUNTY, any personnel or services no longer required.
- (6) To verify initial horizontal and vertical control prior to contractor staking efforts; obtain cross sections and other necessary measurements required for compilation of progress and final estimates in a timely manner so that payment to the CONTRACTOR will not be unduly delayed.

- (7) To immediately bring to the attention of the COUNTY through the RESIDENT ENGINEER, failure by the CONTRACTOR to comply with a plan or specification requirement, any problem, trends toward borderline compliance, or any other occurrence which may be of interest to the RESIDENT ENGINEER as well as all situation's incapable of disposition in the field. A representative of the CONSULTANT will also be available to attend conferences for the disposition of such matters when so requested by the COUNTY.
- (8) To accurately measure and/or compute all quantities of materials used on the construction section in accordance with the specifications and standard practice of the COUNTY. Records of such measurements and computations will be kept in permanent form and will become part of the construction section records.
- (9) The RESIDENT ENGINEER will keep the PROJECT diary describing the progress of construction, specific problems encountered and all other pertinent information relative to execution of the contract. The CONSULTANT'S staff shall compile and maintain construction survey books, other field notes and reports, test records, computations and work papers, progress and final estimates, and all other data required for completion of the construction section records. All records, including one set of prints showing recorded changes from the contract plans, will be submitted to the County's Engineer and become the property of the COUNTY.
- (10) To furnish all necessary field survey equipment, transportation, communication devices and safety equipment for personnel as required for work performed as required by the COUNTY.
- (11) To complete all measurements, records, <u>including ADA inspection forms</u>, record plans and final pay estimate not later than six (6) weeks after completion of the actual construction by the CONTRACTOR.
- (12) Any inspection of the work conducted by the CONSULTANT and its officers, and employees, whether notice of the results thereof is provided to anyone or not provided to anyone, shall neither establish any duty on their part nor create any expectation of a duty to anyone, including but not limited to third parties, regarding workplace safety.
- (13) Perform materials sampling, testing, and reporting, according to the project requirements, the IDOT Project Procedures Guide, and as directed by the County.

## EXHIBIT B

(Intentionally Left Blank)



## **EXHIBIT C**

## DUPAGE COUNTY DIVISION OF TRANSPORTATION Consultant Employee Rate Listing

CONSULTANT: Tecma Associates, Inc.

PROJECT: DuPage County - Various Construction Engineering.

Classification	Rate	Range	Reason for
	Minimum	Maximum	Adjustment/Addition/Deletion
Project Manager	\$78	\$86	
Liaison Engineer	\$64	\$80	
Senior/ Assistant / Documentation Engineer	\$55	\$72	
Field Engineer	\$35	\$60	
Surveyor	\$50	\$62	
Survey Technician	\$40	\$55 D. VI	
Cad Technician	\$33	\$45	/1
Accounting/Administration	\$50	\$76	WA.
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Note: Maximum rate shall not exceed \$86.00 per hour.

Signature of Authorized Agent for CONSULTANT:

Signature on File

Signature Manesh Shastri

Print Name

Signature on File

Approved By COUNTY:

Signature on File
William Eidson, Asst. County Engineer

Page 1 of 2 Rev 03/23

## **Exhibit C Notes**

- 1. The Classification represents a position within the CONSULTANT'S operation that is filled by one or more personnel that have similar duties and responsibilities.
- 2. This Exhibit should include all classifications that *might be* involved with the project. This avoids your resubmittal and the need to go through the approval process again.
- 3. Minimum rate is the lowest rate being paid to personnel for a particular classification (rounded down to nearest \$ amount).
- 4. Maximum rate is the top rate being paid to personnel for a particular classification taking into account employee raises within contract period (rounded up to nearest dollar amount).
- 5. Revisions to Exhibit C shall be limited to adjustments requested by the CONSULTANT to the hourly rate ranges and additions or deletions to position classifications approved by the COUNTY provided the adjustment(s) do not exceed the total compensation as stated in the AGREEMENT.







Prime Consultant Name	PTB Number	State Job Number(s	3)			
Tecma Associates Inc.		23-CENGR-12-E				
		Supplement	Date		1	
Consultant					=	
Item	Allowable		Utilize W.O Only	Quantity J.S. Only	Contract Rate	Total
Per Diem (per GOVERNOR'S TRAVEL CONTROL BOARD)	Up to state rate maximum					
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual cost (Up to state rate maximum)					
Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual cost					
Air Fare	Coach rate, actual cost, requires minimum two weeks' notice, with prior IDOT approval					
Vehicle Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)	icle Mileage Up to state rate maximum GOVERNOR'S TRAVEL CONTROL BOARD)					
Vehicle Owned or Leased	\$32.50/half day (4 hours or less)					
Vehicle Rental	Actual cost (Up to \$55/day)					
Rental Vehicle Fuel	Actual cost (Submit supporting do	ocumentation)				
Tolls	Actual cost					
Parking	Actual cost					
Overtime	Premium portion (Submit supporti	ng documentation)				
Shift Differential	Actual cost (Based on firm's policy	y)				
Overnight Delivery/Postage/Courier Service	Actual cost (Submit supporting do					
Copies of Deliverables/Mylars (In-house)	Actual cost (Submit supporting do	cumentation)				
Copies of Deliverables/Mylars (Outside)	es/Mylars (Outside) Actual cost (Submit supporting documentation)					
Project Specific Insurance	Actual cost					
Monuments (Permanent)	Actual cost					
Photo Processing	Actual cost					
2-Way Radio (Survey or Phase III Only)	Actual cost					
Telephone Usage (Traffic System Monitoring Only)	Actual cost					

Item	Allowable	Utilize W.O. Only	Quantity J.S. Only	Contract Rate	Total
CADD	Actual cost (Max \$15/hour)				Total
Website	Actual cost (Submit supporting documentation)				
Advertisements	Actual cost (Submit supporting documentation)			-	
Public Meeting Facility Rental	Actual cost (Submit supporting documentation)				
Public Meeting Exhibits/Renderings & Equipment	Actual cost (Submit supporting documentation)				
Recording Fees	Actual cost				
Transcriptions (specific to project)	Actual cost				
Courthouse Fees	Actual cost				
Storm Sewer Cleaning and Televising	Actual cost (Requires 2-3 quotes with IDOT approval)				
Traffic Control and Protection	Actual cost (Requires 2-3 quotes with IDOT approval)				
Aerial Photography and Mapping	Actual cost (Requires 2-3 quotes with IDOT approval)				
Utility Exploratory Trenching	Actual cost (Requires 2-3 quotes with IDOT approval)				
Testing of Soil Samples*	Actual cost (Provide breakdown of costs to the Department for approval)				
Lab Services*	Actual cost (Provide breakdown of cost for each lab service to the Department's PM for approval)				
Equipment and/or Specialized Equipment Rental*	Actual cost (Rental - 2-3 quotes needed / Owned - provide depreciated value for IDOT approval)				

\*If other allowable costs are needed and not listed, please add in the above spaces provided. LEGEND

W.O. = Work Order

J.S. = Job Specific



# Procurement Review Comprehensive Checklist Procurement Services Division

This form must accompany all Purchase Order Requisitions

	SECTION 1:	DESCRIPTION			
General Tracking		Contract Terms			
FILE ID#:	RFP, BID, QUOTE OR RENEWAL #:	INITIAL TERM WITH RENEWALS: OTHER	INITIAL TERM TOTAL COST: \$500,000.00		
COMMITTEE: TRANSPORTATION	TARGET COMMITTEE DATE: 05/16/2023	PROMPT FOR RENEWAL:	CONTRACT TOTAL COST WITH ALL RENEWALS: \$500,000.00		
	CURRENT TERM TOTAL COST: \$500,000.00	MAX LENGTH WITH ALL RENEWALS:	CURRENT TERM PERIOD: INITIAL TERM		
Vendor Information		Department Information			
VENDOR: Tecma Associates, Inc.	VENDOR #: 41569	DEPT: Division of Transportation	DEPT CONTACT NAME: William C. Eidson		
VENDOR CONTACT: Manesh Shatri	VENDOR CONTACT PHONE: 773-763-5555	DEPT CONTACT PHONE #: 630-407-6900	DEPT CONTACT EMAIL: william.eidson@dupageco.org		
VENDOR CONTACT EMAIL: manesh@tecmaengineering.com	VENDOR WEBSITE:	DEPT REQ #:	1		

## Overview

DESCRIPTION Identify scope of work, item(s) being purchased, total cost and type of procurement (i.e., lowest bid, RFP, renewal, sole source, etc.). Professional Construction Engineering Services, upon request of the Division of Transportation. Section Number 23-CENGR-12-EG.

JUSTIFICATION Summarize why this procurement is necessary and what objectives will be accomplished

To Provide Professional Construction Engineering Services to include inspection, monitoring progress, documentation, ensure adherence to contract plans and specifications.

	SECTION 2: DECISION MEMO REQUIREMENTS
DECISION MEMO NOT REQUIRED	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is not required.
DECISION MEMO REQUIRED PROFESSIONAL SERVICES EXCLUD	Select an item from the following dropdown menu to identify why a Decision Memo (Section 3) is required. ED PER DUPAGE ORDINANCE (SECTION 2-353) AND 50 ILCS 510/2 (ARCHITECTS, ENGINEERS & LAND SURVEYORS)

	SECTION 3: DECISION MEMO
STRATEGIC IMPACT	Select an item from the following dropdown menu of County's strategic priorities that this action will most impact. FINANCIAL PLANNING
SOURCE SELECTION	Describe method used to select source. The DOT only selects firms that are pre-qualified in accordance with IDOT guidelines. Requests for Statements of Interest were sent to firms throughout the industry and responses were received from 26 firms qualified to perform this work. Based on the review of the Statements of Interest, 5 firms were shortlisted and requested to submit a Statement of Qualification. The DOT reviewed each submittal taking into consideration the firm's understanding of the project, strategies to ensure timely completion of the project, experience on similar projects, and experience of key personnel. Based on a comprehensive review of the submittals, the DOT determined that the project team assembled by Tecma Associates, Inc. is qualified and has the staff available to perform the work on behalf of the County.
RECOMMENDATION AND TWO ALTERNATIVES	Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request, including status quo, (i.e., take no action).  1. Award a contract to Tecma Associates, Inc. This is the recommended option.  2. Contract with another firm. Not recommended due to staff's determination that Tecma Associates, Inc. is the most qualified.  3. Do not award a contract. Not recommended as the DOT does not possess the staff resources to perform this work and must contract for these services.

Form under revision control 01/04/2023

	SECTION 4: SOLE SOURCE MEMO/JUSTIFICATION
JUSTIFICATION	Select an item from the following dropdown menu to justify why this is a sole source procurement.
NECESSITY AND UNIQUE FEATURES	Describe the product or services that are not available from other vendors. Explain necessary and unique features or services. Attach letters from manufacturer, letters from distributor, warranties, licenses, or patents as needed. Be specific.
MARKET TESTING	List and describe the last time the market has been tested on the applicability of the sole source. If it has not been tested over the last 12 months, explain why not.
AVAILABILITY	Describe steps taken to verify that these features are not available elsewhere. Included a detailed list of all products or services by brand/manufacturer examined and include names, phone numbers, and emails of people contacted.

Send Purch	ase Order To:	Send	d Invoices To:
Vendor: DO NOT SEND PO TO VENDOR	Vendor#:	Dept: Division of Transportation	Division: Finance
Attn:	Email:	Attn: DOT Finance	Email: DOTFinance@dupageco.org
Address:	City:	Address: 421 N. County Farm Road	City: Wheaton
State:	Zip:	State:	Zip: 60187
Phone:	Fax:	Phone:	Fax:
Send Pa	 yments To:		Ship to:
Vendor: Tecma Associates, Inc.	Vendor#: 41569	Dept:	Division:
Attn:	Email:	Attn:	Email:
Address: 475 N. Martingale Road, Suite 570	City: Schaumburg	Address:	City:
State: IL	Zip: 60173	State:	Zip:
Phone:	Fax:	Phone:	Fax:
Shi	_l pping	Cor	l ntract Dates
Payment Terms: PER 50 ILCS 505/1	FOB: Destination	Contract Start Date (PO25): May 23, 2023	Contract End Date (PO25): Nov 30, 2025

Form under revision control 01/04/2023

					Purchas	se Requis	ition Lin	e Details			
LN	Qty	UOM	ltem Detai <b>l</b> (Product #)	Description	FY	Company	AU	Acct Code	Sub-Accts/ Activity Code	Unit Price	Extension
1	1	EA		23-CENGR-12-EG	FY23	1500	3500	54040	VV23CONI NSPTA	50,000.00	50,000.00
2	1	EA		23-CENGR-12-EG	FY24	1500	3500	54040	VV23CONI NSPTA	350,000.00	350,000.00
3	1	EA		23-CENGR-12-EG	FY25	1500	3500	54040	VV23CONI NSPTA	100,000.00	100,000.00
FYi	s require	d, assure	the correct FY i	s selected.				•		Requisition Total	\$ 500,000.00

	Comments
HEADER COMMENTS	Provide comments for P020 and P025. Professional Construction Engineering Services, upon request of the Division of Transportation. Section Number 23-CENGR-12-EG.
SPECIAL INSTRUCTIONS	Provide comments for Buyer or Approver (not for P020 and P025). Comments will not appear on PO.  DOT to issue formal Notice to Proceed. Do not send PO to Consultant.
INTERNAL NOTES	Provide comments for department internal use (not for P020 and P025). Comments will not appear on PO.  Last Invoice Date 11/30/26.
APPROVALS	Department Head signature approval for procurements under \$15,000. Procurement Officer Approval for ETSB.

The following documents have been attached: 

W-9

Vendor Ethics Disclosure Statement

Form under revision control 01/04/2023



## **Required Vendor Ethics Disclosure Statement**

Failure to complete and return this form may result in delay or cancellation of the County's Contractual Obligation.

_	

Bid/Contract/PO #:

Date: 4/12/2023

Company Name:	Tecma Associates, Inc.	Company Contact:	Manesh Shastri	
Contact Phone:	(773) 640-0616	Contact Email:	Manesh@tecmaengineering.com	

#### The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions.

	NONE	check here	- If no	contributions	have	hoon	made	
- 1	MOME	check here	) - II IIO	CONTRIBUTIONS	nave	peen	maue	:

Donor	Description (e.g. cash, type of item, in- kind services, etc.)	Amount/Value	Date Made
Tecma Associates Inc	check - Liberty Sponsor	\$500.00	9/7/2022
	25.76	kind services, etc.)	kind services, etc.)

All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

## NONE (check here) - If no contacts have been made

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Telephone	Email	
	3	u e	

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

#### Continuing disclosure is required, and I agree to update this disclosure form as follows:

- If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- · 30 days prior to the optional renewal of any contract
- Annual disclosure for multi-year contracts on the anniversary of said contract
- · With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at: <a href="http://www.dupageco.org/CountyBoard/Policies/">http://www.dupageco.org/CountyBoard/Policies/</a>

I hereby acknowledge that I have received, have read, and understand these requirements.

AuthorizedSignature	Signature on File
Printed Name	Manesh Shastri
Title	President
Date	4/12/2023

Attach additional sheets if necessary. Sign each sheet and number each page. PAGE 1 OF 1 (total number of pages)

## Change Order



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1691 Agenda Date: 5/16/2023 Agenda #: 7.A.

## DT-R-0211A-22

## AMENDMENT TO RESOLUTION DT-R-0211-22 ISSUED TO UTILITY DYNAMICS CORPORATION STREET LIGHTING IMPROVEMENTS ALONG FABYAN PARKWAY SECTION 22-00210-05-TL (INCREASE \$625.72; +0.60%)

WHEREAS, the DuPage County Board heretofore adopted Resolution DT-R-0211-22 on May 24<sup>th</sup>, 2022; and

WHEREAS, a contract was awarded by County Board Resolution DT-R-0211-22 to Utility Dynamics Corporation, for the Street Lighting Improvements along Fabyan Parkway, Section 22-00210-05-TL; and

WHEREAS, upon final measurements, an increased amount of conduit was necessary based on field conditions; and

WHEREAS, the circumstances that necessitate the change in costs were not reasonably foreseeable at the time the contract was signed; and

WHEREAS, an adjustment in funding is in the best interest of the County and is authorized by law.

NOW, THEREFORE, BE IT RESOLVED that Resolution DT-R-0211-22 is hereby amended to reflect a cost of \$105,240.42, instead of and in place of a cost of \$104,614.70, an increase of \$625.72, +0.60%.

Enacted and approved this 23rd day of May, 2023 at Wheaton, Illinois.

	DEBORAH A. CONROY, CHAIR
	DU PAGE COUNTY BOARD
Attest:	
	JEAN KACZMAREK, COUNTY CLERK

## kas

# SPECIAL PURCHASE REQUISITION, DU PAGE COUNTY, ILLINOIS

586	0-1-SER	V				WHEATON, ILLINOIS 60187		DT-R-	0211-22
PURCHA	SE ORDI	ER NO.		DuPage Cour		f Transportation	SHIP TO ADDRESS Same	RESOLUTIO	ON NUMBER
				421 N. County	V Farm Road		NAME		
04	27/2023	3		ADDRESS			ADDRESS		_
	DATE			Wheaton, IL 60187 CITY, STATE, ZIP		CITY, STATE, ZIP			
FUND	AGI	ENCY	VENI	OOR NUMBER 39601		EXPIRATION DATE	LAST INVOICE DATE		OB aton, IL
ORGANIZATION	ACTIVITY	OBJECT	QUANTITY	UNIT OF PURCHASE	ITEM CODE		SCRIPTION ITY / CONTRACT	UNIT PRICE	EXTENSION
1500-3550-54050 FABYAN_MCC_IL38		MCC_IL38		Street Lighting Improvements CH	21/Fabyan Parkway from		104,614.70		
				McChesney Road to Illinois Route 38					
						Section 22-00210-05-TL			1
						Amendment - DT-R-0211A	A-22		
1500-3550-54050		0-54050	FABYAN	MCC IL38		Increase LN2 (+0.60%)			625.72
								TOTAL	\$105,240.42
REMIT TO:									
Utility Dyna	amics Co	orporatio	n, 23 Comn	nerce Drive, Os	swego, IL 60	543			
COMMITTEE	APPROV	AL		DATE					
Transportation	n			05/16/23					
County Board				05/23/23			Signature on I		127/23 DATE
					-				

FORM PR770 REV. 1193

# SUPPORTING DATA FOR AMENDMENT TO RESOLUTION DT-R-0211-22 TO UTILITY DYNAMICS CORPORATION CH 21 FABYAN PARKWAY ROADWAY LIGHTING IMPROVMENTS AT CH 21 FABYAN PARKWAY SECTION 22-00210-05-TL

(TO INCREASE CONTRACT BY: \$625.72; +0.60%)

NAME	BID AMOUNT
Utility Dynamics Corporation Electric Conduit Construction	\$104,614.70 \$123,287.06
Current Contract Amount:    Increase this Resolution:    Percent of Change:	\$104,614.70 \$625.72 +0.60%
<pre>Increase to Date: Percent of Change:</pre>	\$625.72 +0.60%
Reason for Change:	
ComEd Connection	\$13,624.12
Increase to quantity based on existing field conditions.	
Miscellaneous Deductions	(\$12,998.40)
Decreases to various pay items based on field measurements.	
Net Addition: New Contract Total Amount:	\$ 625.72 \$105,240.42



## **Required Vendor Ethics Disclosure Statement**

Failure to complete and return this form may result in delay or cancellation of the County's Contractural Obligation.

Date: Apr 28, 2023

Bid/Contract/PO #: 22-00210-05-TL

Company Name: UTILITY DYNAMICS	Company Contact: Joseph B. Spencer	
Contact Phone: (630)554-1722	Contact Email: contact@utilitydynamicscorp.com	

## The DuPage County Procurement Ordinance requires the following written disclosures prior to award:

1. Every contractor, union, or vendor that is seeking or has previously obtained a contract, change orders to one (1) or more contracts, or two (2) or more individual contracts with the county resulting in an aggregate amount at or in excess of \$25,000, shall provide to Procurement Services Division a written disclosure of all political campaign contributions made by such contractor, union, or vendor within the current and previous calendar year to any incumbent county board member, county board chairman, or countywide elected official whose office the contract to be awarded will benefit. The contractor, union or vendor shall update such disclosure annually during the term of a multi-year contract and prior to any change order or renewal requiring approval by the county board. For purposes of this disclosure requirement, "contractor or vendor" includes owners, officers, managers, lobbyists, agents, consultants, bond counsel and underwriters counsel, subcontractors and corporate entities under the control of the contracting person, and political action committees to which the contracting person has made contributions

Recipient	Donor	Description (e.g. cash, type of item, in- kind services, etc.)	Amount/Value	Date Made
-----------	-------	---	--------------	-----------

All contractors and vendors who have obtained or are seeking contracts with the county shall disclose the names and contact information of their lobbyists, agents and representatives and all individuals who are or will be having contact with county officers or employees in relation to the contractor bid and shall update such disclosure with any changes that may occur.

-				100		
X NONE	(check here)	- If no c	ontacts	nave	been	made

Lobbyists, Agents and Representatives and all individuals who are or will be having contact with county officers or employees in relation to the contract or bid	Telephone	Email

A contractor or vendor that knowingly violates these disclosure requirements is subject to penalties which may include, but are not limited to, the immediate cancellation of the contract and possible disbarment from future county contracts.

## Continuing disclosure is required, and I agree to update this disclosure form as follows:

- If information changes, within five (5) days of change, or prior to county action, whichever is sooner
- 30 days prior to the optional renewal of any contract
- · Annual disclosure for multi-year contracts on the anniversary of said contract
- With any request for change order except those issued by the county for administrative adjustments

The full text for the county's ethics and procurement policies and ordinances are available at:

http://www.dupageco.org/CountyBoard/Policies/

I hereby acknowledge that I have received, have read, and understand these requirements.

	Signature on File	
Printed Name	Philip A. Whalen	
Title	Vice President	
Date	Apr 28, 2023	
Attach additional s	heets if necessary. Sign each sheet and number each page. Page of	(total number of pages)

## Change Order



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1709 Agenda Date: 5/16/2023 Agenda #: 7.B.

DT-R-0382A-22

AMENDMENT TO RESOLUTION DT-R-0382-22
BETWEEN THE COUNTY OF DU PAGE, ILLINOIS AND R. W. DUNTEMAN FOR
MILTON TOWNSHIP LAMBERT ROAD
SECTION 22-05000-02-GM
(CORRECTION OF PROJECT SECTION NUMBER)

WHEREAS, the DuPage County Board heretofore adopted Resolution DT-R-0382-22 on September 27 th, 2022 to facilitate the free flow of traffic and to ensure the safety of the monitoring public for improvements along Lambert Road, in Milton Township (hereinafter PROJECT), which referenced Project Section Number 22-05000-03GM; and

WHEREAS, due to a scrivener's error, the Section Number for the PROJECT should have read 22-05000-02-GM.

NOW, THEREFORE, BE IT RESOLVED, by the DuPage County Board, that the Section Number for the PROJECT shall be amended to read 22-05000-02-GM.

Enacted and approved this 23rd day of May, 2023 at Wheaton, Illinois.

AIR RD

JEAN KACZMAREK, COUNTY CLERK

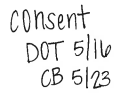
Attest:

## Consent Item





**File #: 23-1701 Agenda Date: 5/16/2023 Agenda #: 7.**C.





## **Request for Change Order**

**Procurement Services Division** 

Attach copies of all prior Change Orders

Date: Apr 25, 2023
MinuteTraq (IQM2) ID #:

Purchase Order #	t: 5766-SERV Original Order D	Purchase Apr 15, 2022 ate:	Change Order #: 1	Department: Tra	nsportation
Vendor Name: O	zinga Ready Mix Concrete		Vendor #: 13068	Dept Contact: Yi	ng Liu Almanza
Background and/or Reason for Change Order Request:	To furnish and deliver Po Decrease remaining encu				
		IN ACCORDANCE V	VITH 720 ILCS 5/33E-9		· · · · · · · · · · · · · · · · · · ·
(A) Were not re	easonably foreseeable at the	time the contract was sig	jned.		
(B) The change	e is germane to the original c	ontract as signed.			
(C) Is in the be	st interest for the County of I	DuPage and authorized by	y law.		
V.		INCREAS	E/DECREASE		
A Starting con	tract value				\$105,000.00
B Net \$ chang	e for previous Change Order	S			
C Current cont	tract amount (A + B)				\$105,000.00
D Amount of t	his Change Order	Increase	□ Decrease		(\$80,012.50)
E New contrac	t amount (C + D)				\$24,987.50
F Percent of co	urrent contract value this Cha	ange Order represents (D	/ C)		-76.20%
G Cumulative	percent of all Change Orders	(B+D/A); (60% maximum on	construction contracts)		-76.20%
		DECISION MEM	O NOT REQUIRED		
Cancel entire of	order (	Close Contract	Contract Extension	(29 days)	Consent Only
Change budge	t code from:		to:		
Increase/Decre	ase quantity from:	to:			
Decrease rema and close conti	ining encumbrance $\Box$ $_{ m al}^{ m li}$	ncrease encumbrance nd close contract	Decrease encu	mbrance 🔲 In	ocrease encumbrance
		DECISION ME	EMO REQUIRED		
Increase (great	er than 29 days) contract exp		to:		
 Increase ≥ \$2,5	00.00, or ≥ 10%, of current co	ontract amount Fund			
 ☐ OTHER - explair					
/la	6911	Apr 25, 2023	Recommended for Approv	THE WATER	4128/23
Prepared By (Initials	s) Phone Ext	Date		val (Initials) Phone	Ext Date
		REVIEWED BY	Y (Initials Only)		
			11001		5/1/13
Buyer		Date	Procurement Officer		Date
					· T. C. C. C.
hief Financial Offic	or		Chairman's Office		
(Decision Memos Over \$25,000) Date (Decision Memos Over \$25,000)				25.000)	Date

## Consent Item





File #: 23-1703 Agenda Date: 5/16/2023 Agenda #: 7.D.





## Request for Change Order

**Procurement Services Division**Attach copies of all prior Change Orders

Date:	Apr 19, 202
MinuteTraq (IQM2) ID #:	

Purchase Order #: 5763-SERV Original Purchase Order Date:			urchase e: Mar 25, 2022	Change Order #: 2	Departmen	it: Transportation
Vendor Name: Plote Construction			Vendor #: 11199	Dept Conta	ict: Ying Liu Almanza	
Background and/or Reason for Change Order Request:			ing materials for north abrance and close out	nwest region of the cour contract.	ity (04/14/22 -	- 03/31/23),
			IN ACCORDANCE W	/ITH 720 ILCS 5/33E-9		
(A) Were not r	easonably fores	eeable at the ti	me the contract was sig	ned.		
(B) The chang	e is germane to	the original co	ntract as signed.			
(C) Is in the be	est interest for th	e County of Du	Page and authorized by	/ law.		
			INCREASE	/DECREASE		
A Starting cor	ntract value					\$50,000.00
B Net \$ chang	je for previous C	hange Orders				
C Current con	tract amount (A	+ B)				\$50,000.00
D Amount of t	this Change Orde	er	Increase	Decrease		(\$26,608.68)
	ct amount (C + E					\$23,391.32
			ge Order represents (D			-53.22%
G Cumulative	percent of all Ch	ange Orders (B	+D/A); (60% maximum on			-53.22%
			DECISION MEM	O NOT REQUIRED		
Cancel entire		_	se Contract	Contract Extension	(29 days)	Consent Only
Change budge	et code from:			to:		
Increase/Decre	ease quantity fro	m:	to:			
Price shows:			should be:			
Decrease rema	aining encumbra ract		rease encumbrance close contract	Decrease encu	mbrance [	Increase encumbrance
			DECISION ME	MO REQUIRED		
Increase (great	er than 29 days)	contract expir		to:		
Increase ≥ \$2,5	00.00, or ≥ 10%,	of current con	tract amount Fund	ing Source		
OTHER - explain				-		
ria Prepared By (Initial:	s)	6911 Phone Ext	Apr 19, 2023 Date	Recommended for Approx	I /I=iti-la\	4/28/23
Tepared by (milia).	3,	THORE EXC			rar (mitials) Pr	none Ext Date
			REVIEWED BY	(Initials Only)		
uyer			Date	ACA/ Procurement Officer		5 2 23 Date
hief Financial Offic				Chairman's Office		
Decision Memos Over \$25,000) D			Date	(Decision Memos Over \$2	(5.000)	Date

### Consent Item





**File #: 23-1704 Agenda Date: 5/16/2023 Agenda #: 7.**E.



Procurement Services Division
Attach copies of all prior Change Orders

Date:	Apr 19, 202
MinuteTrag (IOM2) ID #:	

Purchase Order #: 5767-S	ERV Original Purchase Apr 15, 2022 Order Date:	Change Order #: 1	Department: Transportation
Vendor Name: Vulcan Inc	•	Vendor #: 10661	Dept Contact: Ying Liu Almanza
Background and/or Reason for Change Order Request:	ct to furnish and deliver sign posts for th se remaining encumbrance and close co	e Sign Shop. (04/14/22 ontract.	03/31/23)
	IN ACCORDANCE	WITH 720 ILCS 5/33E-9	
(A) Were not reasonabl	y foreseeable at the time the contract was si	gned.	
	ane to the original contract as signed.		
$\langle (C) \rangle$ is in the best interes	it for the County of DuPage and authorized b	by law.	
		E/DECREASE	
A Starting contract value			\$105,000.
B Net \$ change for pre	vious Change Orders		
C Current contract amo			\$105,000.0
D Amount of this Chang		Decrease	(\$78,683.8
E New contract amoun			\$26,316.1
	ntract value this Change Order represents (D		-74.94%
G Cumulative percent of	of all Change Orders (B+D/A); (60% maximum or	n construction contracts)	-74.94%
	DECISION MEN	10 NOT REQUIRED	
Cancel entire order	Close Contract	Contract Extension	n (29 days) Consent Only
Change budget code fro	\	to:	
Increase/Decrease quar	tity from: to:	_	
Price shows:	should be:		
Decrease remaining end and close contract	Increase encumbrance and close contract	Decrease end	rumbrance Increase encumbrance
	DECISION MI	EMO REQUIRED	
Increase (greater than 29	days) contract expiration from:	to:	
Increase ≥ \$2,500.00, or	≥ 10%, of current contract amount ☐ Fund	ding Source	
OTHER - explain below:	_		
182			
3	6011 Am. 10 2022	2.2.2.	
epared By (Initials)	6911 Apr 19, 2023 Phone Ext Date	Recommended for Appro	wal (Initials) Phone Ext
, , , , , , , , , , , , , , , , , , , ,			oval (Initials) Phone Ext Date
	KEAIEMED B	Y (Initials Only)	W W
		deal	5/2/23
yer	Date	Procurement Officer	Date
ef Financial Officer		Chairman's Office	
ecision Memos Over \$25,00	Date	(Decision Memos Over \$	25,000) Date



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1733 Agenda Date: 5/16/2023 Agenda #: 7.F.







## **Procurement Services Division**Attach copies of all prior Change Orders

Date:	Apr 25, 2023
MinuteTrag (IQM2) ID #:	

Purchase Order	#: 3731-1-SERV Original F	<b>Purchase</b> Feb 26, 2019	Change Order #: 3	Department: Div	rision of Transportation
Vendor Name: A	merican Surveying & Engineer	ing	Vendor #: 13234	Dept Contact: Bil	l Eidson
Background and/or Reason for Change Order Request:	Professional Right-of-Way Extend contract expiration No change in contract enc	date to Jun 30, 2024		date to Nov 30, 20	)24.
		IN ACCORDANCE	WITH 720 ILCS 5/33E-9		
(A) Were not i	reasonably foreseeable at the t	ime the contract was sig	gned.		
(B) The chang	e is germane to the original co	ntract as signed.			
(C) Is in the be	est interest for the County of Di	Page and authorized b	y law.		
		INCREAS	E/DECREASE		
A Starting cor	ntract value				\$95,000.00
B Net \$ chang	ge for previous Change Orders				
C Current con	tract amount (A + B)				\$95,000.00
D Amount of t	this Change Order	Increase	Decrease		
E New contra	ct amount (C + D)				\$95,000.00
F Percent of c	urrent contract value this Char	ige Order re <mark>prese</mark> nts (D	/C)		0.00%
G Cumulative	percent of all Change Orders (I	3+D/A); (60% maximum or	construction contracts)		0.00%
		DECISION MEN	NO NOT REQUIRED		
Cancel entire	order Clo	ose Contract	Contract Extension	(29 days)	Consent Only
Change budge	et code from:		to:		
] Increase/Decre	ease quantity from:				-
Price shows:		should be:	_		
Decrease rema and close cont		rease encumbrance I close contract	Decrease encu	mbrance 🗌 In	crease encumbrance
		DECISION M	EMO REQUIRED		
Increase (great	er than 29 days) contract expir	ation from: Jun 30, 2	2023 to: Jun 30, 2024		
Increase ≥ \$2,5	$600.00$ , or $\geq 10\%$ , of current cor	tract amount Fund	ding Source	<del></del> -	
OTHER - explain		_			
1					
					· · · · · · · · · · · · · · · · · · ·
bc repared By (Initial:	6892	Apr 25, 2023	us	14 11 1 2 51	4/27/23
ерагео ву (ппстаг	s) Phone Ext	Date	Recommended for Approv	al (Initials) Phone I	xt Date
		REVIEWED B	Y (Initials Only)		
					5/2/23
uyer		Date	Procurement Officer		
nief Financiai Offic	-61	×	Chairman's Office		
Decision Memos O		Date	(Decision Memos Over \$2	5.000)	Date



#### **Procurement Services Division**

This form is required for all Professional Service Contracts over \$25,000 and as otherwise required by the Procurement Review Checklist.

	Date:	Apr 25, 2023
MinuteTraq (IQ	M2) ID #:	
Department Requisitio	n #:	

Requesting Department: Division of Transportation	Department Contact: Theresa Smith	
Contact Email: theresa.smith@dupageco.org	Contact Phone: 6900	
Vendor Name: American Survey & Engineering, P.C.	Vendor #: 13234	

Action Requested - Identify the action to be taken and the total cost; for instance, approval of new contract, renew contract, increase contract, etc.

The professional right-of-way negotiation service contract 3731-1-SERV issued to American Survey & Engineering, P.C., expires on June 30, 2023. An extension of time until June 30, 2024 is recommended.

Summary Explanation/Background - Provide an executive summary of the action. Explain why it is necessary and what is to be accomplished.

The Division of Transportation (DOT) retained American Survey & Engineering, P.C. to provide professional right-of-way negotiation services for DOT projects on an as-needed basis. ASE is negotiating right-of-way acquisition for the Lemont Road (87th to 83rd) project with several parcels remaining unsecured.

#### Strategic Impact

Financial Planning

Select one of the six strategic imperatives in the County's Strategic Plan this action will most impact and provide a brief explanation.

In order to complete right-of-way negotiations for the Lemont Road (83rd St. to 87th St.) improvements, it will be more cost effective to continue to utilize American Survey & Engineering, P.C. They are in the best position to complete right-of-way negotiations at the lowest cost to the County.

#### Source Selection/Vetting Information - Describe method used to select source.

The DOT only selects firms that are pre-qualified in accordance with IDOT guidelines. Requests for Statements of Interest were sent to firms throughout the industry. Statements of Interest were received from 8 firms. The DOT reviewed each submittal taking into consideration the qualifications of the firm and any subconsultants, experience of key personnel, understanding of the project and experience on similar projects. Based on a comprehensive review of the submittals, the DOT determined that the project team assembled by American Surveying & Engineering, P.C. is most qualified and has the staff available to perform the work on behalf of the County.

**Recommendations/Alternatives** - Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request.

An extension of time to June 30, 2024 with no change in the contract amount is the recommended course of action since American Surveying & Engineering, P.C. has completed the work to date in a satisfactory and timely manner. American is in the best position to continue to provide right-of-way negotiation services for this project at the lowest cost to the County. Terminating this contract and soliciting proposals for a new contract would be counter-productive and more costly.

Fiscal Impact/Cost Summary - Include projected cost for each fiscal year, approved budget amount and account number, source of funds, and an	y future
funding requirements along with any narrative.	

No change in contract total amount.



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1734 Agenda Date: 5/16/2023 Agenda #: 7.G.





**Procurement Services Division** 

Attach copies of all prior Change Orders

Date:	Apr 24, 2023
/linuteTrag (IOM2) ID #:	

Purchase Order	#: 4284-1-SERV Origin	al Purchase Dec 3, 2019	Change Order #: 6	Department: Div	vision of Transportation
Vendor Name: A	fendor Name: Atlas Engineering Group, Ltd.		Vendor #: 32246	Dept Contact: Bil	l Eidson
Background and/or Reason for Change Order Request:	Professional Preliminary Extend contract expirat No change in contract e	ion date to Jun 30, 2024	ervices, upon request (Val , and last invoice allowed	rious Locations). So	ection #20-DEENG-04-EG
	·	IN ACCORDANCE I	WITH 720 ILCS 5/33E-9		
(A) Were not	reasonably foreseeable at th				
(B) The chang	ge is germane to the original	contract as signed.			
(C) Is in the b	est interest for the County o	f DuPage and authorized b	y law.		
		INCREAS	E/DECREASE		
A Starting co	ntract value				\$250,000.00
B Net \$ chang	ge for previous Change Orde	ers			
C Current cor	ntract amount (A + B)				\$250,000.00
D Amount of	this Change Order	Increase	Decrease		
E New contra	ct amount (C + D)				\$250,000.00
F Percent of o	current contract value this C	hange Order represents (D	/C)		0.00%
G Cumulative	percent of all Change Order	rs (B+D/A); (60% maximum or	construction contracts)		0.00%
		DECISION MEN	10 NOT REQUIRED		
Cancel entire	order	Close Contract	Contract Extension	(29 days)	Consent Only
Change budg	et code from:		to:		
Increase/Decr	ease quantity from:	to:			
Price shows:		should be:	_		
Decrease remaind and close control		Increase encumbrance and close contract	Decrease encu	ımbrance 🔲 İn	crease encumbrance
		DECISION M	EMO REQUIRED		
Increase (great	ter than 29 days) contract ex				
 Increase ≥ \$2,5	500.00, or ≥ 10%, of current	contract amount  Fund	dina Source		
OTHER - explai			•		
31					
kbc	6892	Apr 24, 2023	us		4127/23
Prepared By (Initial	s) Phone Ext		Recommended for Appro-	val (Initials) Phone	Ext Date
		RÉVIEWED B	Y (Initials Only)		
			Mad		5/0/03
Buyer		Date	Procurement Officer		Date
hief Financial Offic	cer		Chairman's Office		0.2
Decision Memos O		Date	(Decision Memos Over \$1	15 ((A))	Data



#### **Procurement Services Division**

This form is required for all Professional Service Contracts over \$25,000 and as otherwise required by the Procurement Review Checklist.

	Date:	Apr 24, 2023
MinuteTraq (IQ	M2) ID #:	
Department Requisitio	n #:	

Requesting Department: Division of Transportation	Department Contact: Dan Nowak	
Contact Email: daniel.nowak@dupageco.org	Contact Phone: 6900	
Vendor Name: Atlas Engineering Group, Ltd.	Vendor #: 32246	

Action Requested - Identify the action to be taken and the total cost; for instance, approval of new contract, renew contract, increase contract, etc.

The Professional Preliminary/Design Engineering Services, upon request (Various Locations), contract 4284-1-SERV issued to Atlas Engineering Group, Ltd., Section #20-DEENG-04-EG expires on June 30, 2023. An extension of time until June 30, 2024 is recommended.

Summary Explanation/Background - Provide an executive summary of the action. Explain why it is necessary and what is to be accomplished.

The DOT has determined that projects currently under design by Atlas Engineering Group, Ltd. require additional time for completion. Therefore an extension of time is the recommended course of action.

#### Strategic Impact

Financial Planning

Select one of the six strategic imperatives in the County's Strategic Plan this action will most impact and provide a brief explanation.

In order to complete design of the referenced project, it will be most cost effective to continue to utilize Atlas Engineering Group, Ltd. They are in the best position to complete the outstanding work orders at the lowest cost to the County.

#### Source Selection/Vetting Information - Describe method used to select source.

The DOT only selects firms that are pre-qualified in accordance with IDOT guidelines. Requests for Statements of Interest were sent to firms throughout the industry. Statements of Interest were received from 39 firms. Based on the review of the Statements of Interest, 3 firms were shortlisted and requested to submit a Statement of Qualification. The DOT reviewed each submittal taking into consideration the qualifications of the firm and any subconsultants, experience of key personnel, understanding of the project, experience on similar projects and any strategies/opportunities to ensure the project schedule is met. Based on a comprehensive review of the submittals, the DOT determined that the project team assembled by Atlas Engineering Group, Ltd. was most qualified and had the staff available to perform the work on behalf of the County.

**Recommendations/Alternatives** - Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request.

An extension of time to June 30, 2024 with no change in the contract amount is the recommended course of action since Atlas Engineering Group, Ltd. has completed the work to date in a satisfactory and timely manner. DOT does not have the staff resources in order to complete design engineering and permitting on assigned projects and manage other projects as well. Terminating this contract and soliciting proposals for a new contract would delay the work and result in higher costs.

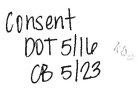
Fiscal Impact/Cost Summary - Include projected cost for each fiscal year	, approved budget amount and account number, source of funds, and any future
funding requirements along with any narrative.	

No change in contract total amount.



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1735 Agenda Date: 5/16/2023 Agenda #: 7.H.





**Procurement Services Division** 

Attach copies of all prior Change Orders

Date:	Apr 24, 202
finuteTrag (IOM2) ID #-	

Purchase Order	#: 5203-1-SERV Origin	nal Purchase Date:	Apr 14, 2021	Change Order #: 2	Department: D	ivision of Transportation
Vendor Name: 0	hristopher B. Burke Engine	ering, Ltd.		Vendor #: 10234	Dept Contact: 8	Bill Eidson
Background and/or Reason for Change Order Request:	Court to Americana Dr	ive, Section tion date to	#20-00288-05 Jun 30, 2024,	r Flashing Yellow Arrow C -TL and last invoice allowed c		/63rd Street, from Suffield 2024.
	<u> </u>			/ITH 720 ILCS 5/33E-9		
(A) Were not	reasonably foreseeable at t					
	e is germane to the origina		_			
(C) Is in the bo	est interest for the County of	of DuPage an	d authorized by	/ law.		
			INCREASE	/DECREASE		
A Starting co						\$153,163.73
	ge for previous Change Ord	ers				
	itract amount (A + B)					\$153,163.73
	this Change Order		Increase [	Decrease		
E New contra	ct amount (C + D)					\$153,163.73
	urrent contract value this (					0.00%
G Cumulative	percent of all Change Orde	ers (B+D/A); (60	0% maximum on	construction contracts)		0.00%
		DE	CISION MEM	O NOT REQUIRED		
Cancel entire	order	Close Contr	act .	Contract Extension (	29 days)	Consent Only
Change budge	et code from:			to:		
increase/Decre	ease quantity from:	to:				
Price shows:		shou	ıld be:			
Decrease rema	aining encumbrance	Increase end and close co		Decrease encum	nbrance 🔲 I	ncrease encumbrance
			DECISION ME	MO REQUIRED		
Increase (great	er than 29 days) contract e					
Increase ≥ \$2,5	00.00, or ≥ 10%, of current	contract amo	ount Fund	ing Source	-	
OTHER - explain					-	
bc	6892		24. 2022	25 4 3d		A.
repared By (Initial			r 24, 2023 te	Recommended for Approva	(Initials) Phone	Ext Date
					(unitials) Priorie	ext Date
			FAICASED BA	(Initials Only)		The second
				deed		5 2 23
uyer		Date		Procurement Officer		Date
nief Financial Offic				Chairman's Office		
ecision Memos O	ver \$25,000)	Date		(Decision Memos Over \$25,	.000)	Date



#### **Procurement Services Division**

This form is required for all Professional Service Contracts over \$25,000 and as otherwise required by the Procurement Review Checklist.

	Date:	Apr 24, 2023
MinuteTraq (IQ	M2) ID #:	
Department Requisition	n #:	

Requesting Department: Division of Transportation	Department Contact: Ryan Singer	
Contact Email: ryan.singer@dupageco.org	Contact Phone: 6900	
Vendor Name: Christopher B. Burke Engineering, Ltd.	Vendor #: 10234	

Action Requested - Identify the action to be taken and the total cost; for instance, approval of new contract, renew contract, increase contract, etc.

Professional Preliminary Engineering Services for Flashing Yellow Arrow Corridor at CH38/63rd Street, from Suffield Court to Americana Drive contract 5203-1-SERV issued to Christopher B. Burke Engineering, Ltd., Section #20-00288-05-TL, expires June 30, 2023. An extension of time until June 30, 2024 is recommended.

Summary Explanation/Background - Provide an executive summary of the action. Explain why it is necessary and what is to be accomplished.

The DOT has determined that a project currently under design by Christopher B. Burke Engineering, Ltd. requires additional time for completion of right of way evaluations and approval from IDOT. Therefore an extension of time is the recommended course of action.

Strategic Imp	oact
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Quality of Life

Select one of the six strategic imperatives in the County's Strategic Plan this action will most impact and provide a brief explanation.

In order to complete preliminary engineering of the referenced project, it will be most cost effective to continue to utilize Christopher B. Burke Engineering, Ltd. They are in the best position to complete the outstanding work orders at the lowest cost to the County.

#### Source Selection/Vetting Information - Describe method used to select source.

The DOT only selects firms that are pre-qualified in accordance with IDOT guidelines. Requests for Statements of Interest were sent to firms throughout the industry and responses were received from 17 firms qualified to perform this work. The DOT reviewed each submittal with specific attention to their understanding of the project, experience of staff to be assigned to the project, and relevant past work. Based on a comprehensive review of the submittals, the DOT determined that the project team assembled by Christopher B. Burke Engineering, Ltd. is qualified and has the staff available to perform the work on behalf of the County.

Recommendations/Alternatives - Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request.

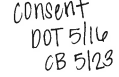
An extension of time to June 30, 2024 with no change in the contract amount is the recommended course of action since Christopher B. Burke Engineering, Ltd., has completed the work to date in a satisfactory and timely manner. DOT does not have the staff resources in order to complete design engineering and permitting on assigned projects and manage other projects as well. Terminating this contract and soliciting proposals for a new-contract would delay the work and result in higher costs.

cal Impact/Cost Summary - Include projected cost for each fiscal year, approved budget amount and account number, source of funds, and any futur ding requirements along with any narrative.	e
change in contract total amount.	



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1736 Agenda Date: 5/16/2023 Agenda #: 7.I.







**Procurement Services Division** 

Attach copies of all prior Change Orders

Date:	Apr 27, 2023
MInuteTraq (IQM2) ID #:	

Purchase Order	#: 5339-1-SERV Original Order D	Purchase Jun 22, 2021 ate:	Change Order #: 1	Department: Divi	sion of Transportation
Vendor Name: C	iorba Group, Inc.		Vendor #: 11025	Dept Contact: Kat	hleen Black Curcio
Background and/or Reason for Change Order Request:	The Professional Prelimir DuPage River, Section #2 Extend contract expiration No change in contract en	1-00240-09-BR on date to Jun 30, 2024,		_	
		IN ACCORDANCE V	WITH 720 ILCS 5/33E-9		
(B) The chang	easonably foreseeable at the e is germane to the original c est interest for the County of I	ontract as signed.			
1			E/DECREASE		
A Starting con	tract value				\$233,018.85
B Net \$ chang	e for previous Change Order	S			
C Current con	tract amount (A + B)				\$233,018.85
D Amount of t	his Change Order	Increase	Decrease		,,-
E New contrac	ct amount (C + D)				\$233,018.85
F Percent of co	urrent contract value this Cha	ange Order represents (D	/ C)		0.00%
G Cumulative	percent of all Change Orders	(B+D/A); (60% maximum on	construction contracts)		0.00%
- · · · · · · · · · · · · · · · · · · ·		DECISION MEM	IO NOT REQUIRED		
Price shows:	ease quantity from:	to:should be: ncrease encumbrance nd close contract	to:	umbrance   Inc	rease encumbrance
		DECISION ME	EMO REQUIRED		
_	er than 29 days) contract exp 00.00, or ≥ 10%, of current co n below:	piration from: Jun 30, 2	to: Jun 30, 2024		
bc Prepared By (Initial:	6892	Apr 27, 2023	us		4 27 23 xt Date
repared by (initial)	s) Phone Ext	Date	Recommended for Appro	val (Initials) Phone E	kt Date
		REVIEWED BY	(Initials Only)		1000
uyer		Date	Procurement Officer		5 2 23 Date
hief Financial Offic Decision Memos O		Date	Chairman's Office (Decision Memos Over \$	25,000)	Date



#### **Procurement Services Division**

This form is required for all Professional Service Contracts over \$25,000 and as otherwise required by the Procurement Review Checklist.

	Date:	Apr 27, 2023
MinuteTraq (IC	QM2) ID #:	
Department Requisition	on #:	

Requesting Department: Division of Transportation	Department Contact: Ryan Singer	
Contact Email: ryan.singer@dupageco.org	Contact Phone: 6900	
Vendor Name: Ciorba Group, Inc.	Vendor #: 11025	

Action Requested - Identify the action to be taken and the total cost; for instance, approval of new contract, renew contract, increase contract, etc.

The Professional Preliminary Phase I Engineering Services for CH11/Army Trail Road Bridge over West Branch of DuPage River, contract 5339-1-SERV issued to Ciorba Group, Inc., Section #21-00240-09-BR, expires on June 30, 2023. An extension of time until June 30, 2024 is recommended.

Summary Explanation/Background - Provide an executive summary of the action. Explain why it is necessary and what is to be accomplished.

The DOT has determined that the project currently under design by Ciorba Group, Inc. requires additional time for completion. Therefore an extension of time is the recommended course of action.

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Financial Planning

Select one of the six strategic imperatives in the County's Strategic Plan this action will most impact and provide a brief explanation.

In order to complete design of the referenced project, it will be most cost effective to continue to utilize Ciorba Group, Inc. They are in the best position to complete the outstanding work orders at the lowest cost to the County.

#### Source Selection/Vetting Information - Describe method used to select source.

The DOT only selects firms that are pre-qualified in accordance with IDOT guidelines. Requests for Statements of Interest were sent to firms throughout the industry. Statements of Interest were received from 32 firms. Based on the review of the Statements of Interest, 3 firms were shortlisted and requested to submit a Statement of Qualification. The DOT reviewed each submittal taking into consideration the firm's understanding of the project, strategies to implement traffic control, capabilities and experience securing a DuPage County Stormwater Permit, experience with similar projects and experience of key team members. Based on a comprehensive review of the submittals, the DOT determined that the project team assembled by Ciorba Group, Inc. was most qualified and had the staff available to perform the work on behalf of the County.

**Recommendations/Alternatives** - Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request.

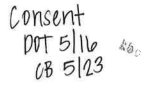
An extension of time to June 30, 2024 with no change in the contract amount is the recommended course of action since Ciorba Group, Inc. has completed the work to date in a satisfactory and timely manner. DOT does not have the staff resources in order to complete design engineering and permitting on assigned projects and manage other projects as well. Terminating this contract and soliciting proposals for a new contract would delay the work and result in higher costs.

Fiscal Impact/Cost Summary - Ind	nclude projected cost for each fiscal year, approved budget amount and account number, source o	of funds, and any future
funding requirements along with any narra		

No change in contract total amount.



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov





Procurement Services Division

Attach copies of all prior Change Orders

Date:	Apr 25, 2023
MinuteTraq (IQM2) ID #:	

Purchase Order	#: 5299-1-SERV Original Order Da	Purchase Jun 8, 2021	Change Order #: 2	Department: Divisi	on of Transportation
endor Name: A	. Epstein & Sons International,	Inc.	Vendor #: 11,902	Dept Contact: John	Loper
Background Ind/or Reason or Change Order Request:	Professional Engineering Extend contract expiration No change in contract end	n date to Jun 30, 2024	a DuPage County Trails Plar I, and last invoice allowed o	n, Section #21-DCTF date to Nov 30, 2024	RP-00-EG 4.
<u></u>	<u></u>	IN ACCORDANCE	WITH 720 ILCS 5/33E-9		
(A) Were not r	reasonably foreseeable at the	tlme the contract was si	gned.		
(B) The chang	e is germane to the original co	ontract as signed.			
(C) Is in the be	est interest for the County of D	OuPage and authorized I	oy law.		
		INCREAS	SE/DECREASE		
A Starting cor	ntract value				\$299,646.34
B Net \$ chang	ge for previous Change Orders				
C Current con	tract amount (A + B)				\$299,646.34
D Amount of t	this Change Order	Increase	Decrease		
E New contra	ct amount (C + D)				\$299,646.34
F Percent of c	urrent contract value this Cha	nge Order represents (E	)/C)		0,00%
5 Cumulative	percent of all Change Orders	(B+D/A); (60% maximum o	n construction contracts)		0.00%
		DECISION MEN	MO NOT REQUIRED	·	
Cancel entire	_	lose Contract	Contract Extension (	29 days) 🔀	Consent Only
Change budge			to:		
Increase/Decre	ease quantity from:	to:	_		
Price shows:		should be:			
Decrease rema and close cont		crease encumbrance d close contract	Decrease encun	nbrance Incre	ease encumbrance
		DECISION M	EMO REQUIRED		
Increase (great	er than 29 days) contract expi	ration from: Jun 30,	2023 to: Jun 30, 2024		
Increase ≥ \$2,5	00.00, or ≥ 10%, of current co	ntract amount Fun	ding Source	=	
OTHER - explair					
					2022
c epared By (Initial:	s) 6892 Phone Ext	Apr 25, 2023 Date	Recommended for Approva	d (leitinte) Dhama Su	4/27/23
parco by (micial	-/ (HOHE EXT			n (minais) Prione EX	Date
		KEVIEWED B	Y (Initials Only)		
			MON		5/2/13
yer		Date	Procurement Officer		Date
					PSC 9-290 F
ef Financial Offic	er		Chairman's Office		<del></del>
ecision Memos O	ver \$25,000)	Date	(Decision Memos Over \$25	,000)	Date



#### **Procurement Services Division**

This form is required for all Professional Service Contracts over \$25,000 and as otherwise required by the Procurement Review Checklist.

	Date:	Apr 25, 2023
MinuteTraq (I	QM2) ID #:	
Department Requisiti	on #:	

Requesting Department: Division of Transportation	Department Contact: John Loper	
Contact Email: john.loper@dupageco.org	Contact Phone: 6900	
Vendor Name: A. Epstein & Sons International, Inc.	Vendor #: 11902	

Action Requested - Identify the action to be taken and the total cost; for instance, approval of new contract, renew contract, increase contract, etc.

Professional Engineering Services to establish a DuPage County Trails Plan contract 5299-1-SERV issued to A. Epstein & Sons International, Inc., Section #21-DCTRP-00-EG, expires June 30, 2023. An extension of time until June 30, 2024 is recommended.

Summary Explanation/Background - Provide an executive summary of the action. Explain why it is necessary and what is to be accomplished.

The DOT has determined that a project currently under design by A. Epstein & Sons International, Inc. requires additional time for completion. Development of the final Plan document, while within scope, will require additional time to complete. Therefore an extension of time is the recommended course of action.

VTP	ate	~10	l mai	oact
	a . c	uit	****	vacı

Quality of Life

Select one of the six strategic imperatives in the County's Strategic Plan this action will most impact and provide a brief explanation.

In order to complete the referenced plan, it will be most cost effective to continue to utilize A. Epstein & Sons International, Inc. They are in the best position to complete the outstanding work orders at the lowest cost to the County.

#### Source Selection/Vetting Information - Describe method used to select source.

Request for Proposal was posted on the DuPage County QBS website. Proposals were received from 8 firms. The DOT reviewed each submittal taking into consideration the firm's understanding of the project, strategies to ensure timely completion of the project, experience on similar projects, experience of key personnel and DBE/WBE participation. DOT shortlisted and interviewed two firms. Based on a comprehensive review of the submittals and presentations, the DOT determined that the project team assembled by A. Epstein and Sons International, Inc. was most qualified and had the staff available to perform the work on behalf of the County.

**Recommendations/Alternatives** - Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request.

An extension of time to June 30, 2024 with no change in the contract amount is the recommended course of action since A. Epstein & Sons International, Inc., has completed the work to date in a satisfactory and timely manner. DOT does not have the staff resources in order to complete design engineering and permitting on assigned projects and manage other projects as well. Terminating this contract and soliciting proposals for a new contract would delay the work and result in higher costs.

Fiscal Impact/Cost Summary - Include projected cost for each fiscal year, approved budget amount and account number, source of funds, and any future funding requirements along with any narrative.	
No change in contract total amount.	



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1745 Agenda Date: 5/16/2023 Agenda #: 7.K.





**Procurement Services Division** 

Attach copies of all prior Change Orders

Date:	Apr 27, 202
MinuteTrag (IOM2) ID #:	

Purchase Order #	: 5300-1-SERV Origina Order [	Il Purchase Jun 8, 2021	Change Order #: 4	Department: Division of Transportation
Vendor Name: FGM Architects, Inc.			Vendor #: 37745	Dept Contact: Kathleen Black Curcio
and/or Reason for Change Order Request:	located at 140 N. County Chicago (Yellow Freight	, Farm Road, Wheaton ( Building), Section #19- on date to Nov 30, 2024	(140 Building and 140 Gara	ments to the DOT maintenance buildings ge) and 1900 W. Arthur Drive, West date to Nov 30, 2025.
			WITH 720 ILCS 5/33E-9	
	asonably foreseeable at th		gned.	
	is germane to the original	=		
(C) is in the bes	t interest for the County of		<del></del>	
A Starting cont	ractualus	INCREAS	SE/DECREASE	
	for previous Change Orde	70		\$1,156,637.00
	ract amount (A + B)	12		
	is Change Order	Increase	Document	\$1,156,637.00
	amount (C + D)	Increase	Decrease	\$1.4F4.637.00
	rrent contract value this Ch	ange Order represents (D	)/C)	\$1,156,637.00 0.00%
	ercent of all Change Order			0.00%
			NO NOT REQUIRED	0.00%
Price shows:	ning encumbrance	to:should be:lncrease encumbrance	Decrease encum	brance Increase encumbrance
Increase (greate	r than 29 days) contract ex		EMO REQUIRED	
	0.00, or $\geq$ 10%, of current c		2023 to: <u>Nov 30, 2024</u> ding Source	
bc	6892	Apr 27, 2023	us	5/1/23
repared By (Initials)	Phone Ext	Date	Recommended for Approval	(Initials) Phone Ext Date
		REVIEWED B	Y (Initials Only)	
uyer		Date	Procurement Officer	5 2 23 Date
nlef Financial Office ecision Memos Ove		Date	Chairman's Office (Decision Memos Over \$25,	000) Date



#### **Procurement Services Division**

This form is required for all Professional Service Contracts over \$25,000 and as otherwise required by the Procurement Review Checklist.

	Date:	Apr 27, 2023
MinuteTraq (IQ	M2) ID #:	
Department Requisitio	n #:	

Requesting Department: Division of Transportation	Department Contact: Christopher C. Snyder	
Contact Email: christopher.snyder@dupageco.org	Contact Phone: 6900	
Vendor Name: FGM Architects, Inc.	Vendor #: 37745	

Action Requested - Identify the action to be taken and the total cost; for instance, approval of new contract, renew contract, increase contract, etc.

The Professional Architectural and Engineering (A/E) Services for improvements to DOT Maintenance building located at 140 N. County Farm Road, Wheaton (140 Building) and 1900 W. Arthur Drive, West Chicago (Yellow Freight Building), contract 5300-1-SERV issued to FGM Architects, Inc., Section #19-00179-32-MG, expires on June 30, 2023. An extension of time until November 30, 2024 is recommended.

Summary Explanation/Background - Provide an executive summary of the action. Explain why it is necessary and what is to be accomplished.

As part of FGM Architects, Inc. contract with the Division of Transportation, they are to be available during the construction phase of Yellow Freight to review and approve change orders, pay estimates and respond to questions. Replacement of the Yellow Freight building is not expected to be completed until 2024. Therefore an extension of time is the recommended course of action.

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J110	LEY			νa	~

Financial Planning

Select one of the six strategic imperatives in the County's Strategic Plan this action will most impact and provide a brief explanation.

In order to continue to provide construction support services for Yellow Freight, it will be most cost effective to continue to utilize FGM Architects, Inc. They are in the best position to complete the outstanding work orders at the lowest cost to the County.

#### **Source Selection/Vetting Information** - Describe method used to select source.

Requests for proposals was posted on the DuPage County QBS website. Proposals were received from 10 firms. The DOT and Facilities Management staff reviewed each submittal taking into consideration the firm's understanding of the project, strategies to ensure timely completion of the project, experience on similar projects, experience of key personnel and DBE/WBE participation. Based on the review of the proposals, 3 firms were shortlisted and interviewed. Based on a comprehensive review of the submittals and interviews, the DOT and Facilities Management staff determined that the project team assembled by FGM Architects, Inc. was most qualified and had the staff available to perform the work on behalf of the County.

Recommendations/Alternatives - Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request.

An extension of time to November 30, 2024 with no change in the contract amount is the recommended course of action since FGM Architects, Inc. has completed the work to date in a satisfactory and timely manner. DOT does not have the staff resources in order to complete design engineering and permitting on assigned projects and manage other projects as well. Terminating this contract and soliciting proposals for a new contract would delay the work and result in higher costs.

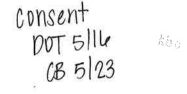
Fiscal Impact/Cost Summary	- Include projected cost for each fiscal year, approved budget amount and account number, source of funds, and any future
funding requirements along with any r	

No change in contract total amount.



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1746 Agenda Date: 5/16/2023 Agenda #: 7.L.







**Procurement Services Division** Attach copies of all prior Change Orders

Date:	Apr 26, 2023
MinuteTraq (IQM2) ID #:	

Purchase Order #	: 4557-1-SERV O	riginal Purchase Apr 28, 2020 rder Date:	Change Order #: 5	Department: Division of Transportation
Vendor Name: Kn	ight E/ <b>A,</b> Inc.		Vendor #: 11046	Dept Contact: Kathleen Black Curcio
and/or Reason for Change	Branch DuPage Riv	er, Section #14-00124-04-BR piration date to Jun 30, 2024,		rrying CH3/Warrenville Road over the East
		IN ACCORDANCE W	/ITH 720 ILCS 5/33E-9	
(A) Were not re	asonably foreseeable	at the time the contract was sig	ned,	
(B) The change	is germane to the ori	iginal contract as signed.		
(C) Is in the bes	t interest for the Cou	nty of DuPage and authorized by	/ law.	
		INCREASE	/DECREASE	
A Starting cont				\$395,818.10
B Net \$ change	for previous Change	Orders		\$70,003.00
	ract amount (A + B)			\$465,821.10
D Amount of th	nis Change Order	Increase	Decrease	
	t amount (C + D)			\$465,821.10
		his Change Order represents (D /		0.00%
G   Cumulative p	ercent of all Change	Orders (B+D/A); (60% maximum on		17.69%
		DECISION MEM	O NOT REQUIRED	
Cancel entire or	rder	Close Contract	Contract Extension (2	29 days) Consent Only
Change budget			to:	
] Increase/Decrea	ase quantity from:	to:	-:	
Price shows:		should be:		
Decrease remai and close contra	ning encumbrance act	Increase encumbrance and close contract	Decrease encum	brance Increase encumbrance
		DECISION ME	MO REQUIRED	
Increase (greate	r than 29 days) contr	act expiration from: Jun 30, 20	023 to: Jun 30, 2024	
	0.00, or ≥ 10%, of cur	rent contract amount  Fund	ing Source	
OTHER - explain			-	
	(000	4 24 222		11-1
epared By (Initials)	6892 Phon		Recommended for Approval	(Initials) Phone Ext Date
-parea by (micros)	771011			(initials) Phone Ext Date
		REVIEWED BY	(initials Only)	E 17
			NON	5/2/23
ıyer		Date	Procurement Officer	Date
ief Financial Office	er		Chairman's Office	
ecision Memos Ov	er \$25,000)	Date	(Decision Memos Over \$25.	000) Date



#### **Procurement Services Division**

This form is required for all Professional Service Contracts over \$25,000 and as otherwise required by the Procurement Review Checklist.

	Date:	Apr 26, 2023
MinuteTraq (IC	M2) ID #:	
Department Requisition	n #:	

Requesting Department: Division of Transportation	Department Contact: Dan Nowak	
Contact Email: daniel.nowak@dupageco.org	Contact Phone: 6909	
Vendor Name: Knight E/A, Inc.	Vendor #: 11046	

Action Requested - Identify the action to be taken and the total cost; for instance, approval of new contract, renew contract, increase contract, etc.

The Professional Design Engineering Services for replacement of the bridge carrying CH3/Warrenville Road over the East Branch of the DuPage River, contract 4557-1-SERV issued to Knight E/A, Inc., Section #14-00124-04-BR, expires on June 30, 2023. An extension of time until June 30, 2024 is recommended.

Summary Explanation/Background - Provide an executive summary of the action. Explain why it is necessary and what is to be accomplished.

The DOT has determined that the project currently under design by Knight E/A. requires additional time for approval from IDOT and construction letting. Therefore an extension of time is the recommended course of action.

#### Strategic Impact

Financial Planning

Select one of the six strategic imperatives in the County's Strategic Plan this action will most impact and provide a brief explanation.

In order to complete the design of the retaining walls, it will be more cost effective to supplement Knight E/A, Inc. They are in the best position to complete the project at the lowest cost to the County.

#### Source Selection/Vetting Information - Describe method used to select source.

The DOT only selects firms that are pre-qualified in accordance with IDOT guidelines. Requests for Statements of Interest were sent to firms throughout the industry. Statements of Interest were received from 34 firms. Based on the review of the Statements of Interest, 3 firms were shortlisted and requested to submit a Statement of Qualification. The DOT reviewed each submittal taking into consideration the qualifications of the firm and any subconsultants, experience of key personnel, understanding of the project, experience on similar projects and any strategies/opportunities to ensure the project schedule is met. Based on a comprehensive review of the submittals, the DOT determined that the project team assembled by Knight E/A, Inc. was most qualified and had the staff available to perform the work on behalf of the County.

Recommendations/Alternatives - Describe staff recommendation and provide justification. Identify at least 2 other options to accomplish this request.

An extension of time to June 30, 2024 with no change in the contract amount is the recommended course of action since Knight E/A, Inc. has completed the work to date in a satisfactory and timely manner. DOT does not have the staff resources in order to complete design engineering and permitting on assigned projects and manage other projects as well. Terminating this contract and soliciting proposals for a new contract would delay the work and result in higher costs.

Fiscal Impact/Cost Summary - Include projected cost for each fiscal year, approved budget amount and account number, source of funds, and any future
funding requirements along with any narrative.

No change in contract total amount.



File #: DT-R-0069-23 Agenda Date: 5/16/2023 Agenda #: 8.A.

INTERGOVERNMENTAL AGREEMENT BETWEEN THE COUNTY OF DU PAGE AND THE WAYNE TOWNSHIP ROAD DIVISION 2023 ROAD MAINTENANCE PROGRAM SECTION 23-07000-01-GM (NO COUNTY COST)

WHEREAS, the County of DuPage (hereinafter COUNTY) and the Wayne Township Road District (hereinafter TOWNSHIP) are public agencies within the meaning of Illinois Intergovernmental Cooperation Act, 5 ILCS 220/1 *et seq.*; and

WHEREAS, Article VII, Section 10, of the 1970 Constitution of the State of Illinois encourages and provides for units of local government to contract and otherwise associate with each other to exercise, combine or transfer any power or function; and

WHEREAS, the COUNTY by virtue of its power set forth in the Counties Code, 55 ILCS 5/1001 *et seq* ., and the TOWNSHIP by virtue of its power set forth in the Illinois Municipal Code, 65 ILCS 5/1-1-1 *et seq*., are authorized to enter into agreements and contracts; and

WHEREAS, the COUNTY is required to hold on deposit Township Motor Fuel Tax Funds, and when authorized by the TOWNSHIP with the approval of the Illinois Department of Transportation (hereinafter referred to as IDOT), enter into contracts for improvements to TOWNSHIP roads using said Township Motor Fuel Tax Funds; and

WHEREAS, the TOWNSHIP has published a contract proposal for Section 23-07000-01-GM (hereinafter referred to as the PROJECT) setting forth the terms, conditions and specifications (a copy of which is incorporated herein by reference); and

WHEREAS, the estimated cost of said PROJECT is \$1,019,915.00; and

WHEREAS, the COUNTY is holding on deposit \$500,000.00 in TOWNSHIP Motor Fuel Tax Funds which has been authorized by IDOT for use on the PROJECT; and

WHEREAS, it is necessary for the COUNTY to pay the remaining balance of the PROJECT cost (\$519,915.00) with additional funds received from the TOWNSHIP; and

WHEREAS, an Agreement has been prepared and attached hereto which outlines the financial arrangement between the COUNTY and the TOWNSHIP; and

WHEREAS, said Agreement must be executed and funds received from the TOWNSHIP before the PROJECT may proceed.

File #: DT-R-0069-23	<b>Agenda Date:</b> 5/16/2023	Agenda #: 8.A.
	E IT RESOLVED by the County Board rected and authorized to execute the reference.	
	DLVED that one (1) certified copy of the Wayne Township Highway Commis	is Resolution and two (2) duplicate ssioner, by and through the Division of
Enacted and appr	roved this 23rd day of May, 2023 at Wh	neaton, Illinois.
		DEBORAH A. CONROY, CHAIR DU PAGE COUNTY BOARD
	JE	CAN KACZMAREK, COUNTY CLERK

# INTERGOVERNMENTAL AGREEMENT BETWEEN THE COUNTY OF DU PAGE AND WAYNE TOWNSHIP ROAD DISTRICT FOR WAYNE TOWNSHIP ROAD MAINTENANCE PROGRAM SECTION NO. 23-07000-01-GM

This Intergovernmental Agreement (hereinafter referred to as the "AGREEMENT") is entered into this \_\_\_\_\_ day of \_\_\_\_\_\_\_, 2023, by and between the County of DuPage, a body corporate and politic of the State of Illinois (hereinafter referred to as the "COUNTY") and Wayne Township Road District, the road district of Wayne Township in the County of DuPage, State of Illinois (hereinafter referred to as the "TOWNSHIP"). The COUNTY and the TOWNSHIP are hereinafter sometimes individually referred to as a "party" or together as the "parties."

#### WITNESSETH

WHEREAS, the COUNTY and the TOWNSHIP are authorized by the 1970 Illinois Constitution, Article VII, Para. 10 and by the Intergovernmental Cooperation Act 5 ILCS  $220/1\ et\ seq.$ , to enter into agreements with each other; and

WHEREAS, the COUNTY is required to hold on deposit Township Motor Fuel Tax Funds and when authorized by the TOWNSHIP with the approval of the Illinois Department of Transportation (IDOT), enter into contracts for improvements to township roads using said Township Motor Fuel Tax Funds; and

WHEREAS, the COUNTY will, on behalf of the TOWNSHIP, publish a contract proposal for the TOWNSHIP's 2023 Road Maintenance Program, Section No. 23-07000-01-GM (hereinafter "PROJECT") setting forth the terms, conditions and specifications (a copy of which is incorporated herein by reference); and

WHEREAS, the estimated construction cost of said PROJECT is  $\$1,019\,,915\,.00\,;$  and

WHEREAS, the COUNTY is holding on deposit \$500,000.00 in TOWNSHIP Motor Fuel Tax Funds which have been authorized by IDOT for use on the PROJECT; and

WHEREAS, it is necessary for the COUNTY to pay the balance of the PROJECT cost with additional funds received from the TOWNSHIP.

NOW, THEREFORE, in consideration of the premises, the mutual covenants, terms, and conditions herein set forth, and the understandings of each party to the other, the COUNTY and the TOWNSHIP do hereby mutually covenant, promise and agree as follows:

- 1. All recitals set forth above are incorporated herein and made part thereof, the same constituting the factual basis for this AGREEMENT.
- 2. The COUNTY agrees to advertise, let, award and finance the construction of the PROJECT utilizing TOWNSHIP funds.
- 3. The COUNTY agrees to pay a portion of the PROJECT costs with authorized TOWNSHIP Motor Fuel Tax Funds (\$500,000.00) currently held on deposit with the COUNTY.

OF DU D

- 4. The TOWNSHIP agrees to provide the additional funds (\$519,915.00) to the COUNTY, within thirty (30) days of receipt of an invoice from the COUNTY, to be deposited in the "Township Projects Reimbursement Fund" to pay the balance of PROJECT costs with the approval of the Wayne Township Highway Commissioner for expenses incurred under said PROJECT. The COUNTY will not award a contract for the PROJECT until said funds are available for disbursement in the COUNTY's "Township Projects Reimbursement Fund." The final PROJECT costs will be based upon receipt of documentation of the final construction costs and quantities.
- 5. The TOWNSHIP further agrees to provide to the COUNTY any additional funds necessary to pay for the construction of the PROJECT if the initial amount proves to be insufficient.
- 6. The TOWNSHIP agrees to be the lead agency for design and construction engineering and will be responsible for monitoring and inspecting the work of the contractor, ordering any required material testing, project documentation and close-out and processing of contractor pay estimates all in accordance with Motor Fuel Tax procedures.
- 7. The COUNTY agrees that upon completion of the PROJECT, if there are available unspent monies in the Township Projects Reimbursement Fund for the PROJECT, to reimburse the TOWNSHIP the balance upon receipt of an invoice from the TOWNSHIP.

BE IT FURTHER RESOLVED that this AGREEMENT shall become effective on the day on which both parties hereto have executed this document.

IN WITNESS WHEREOF, the parties hereto have each caused this AGREEMENT to be executed by their duly authorized officers and to be attested to and their corporate seals to be hereunder affixed.

COUNTY OF DuPAGE	
Signed this day	of, 2023 at Wheaton, Illinois
	A. Conroy, Chair County Board
	czmarek, County Clerk
	7839
WAYNE TOWNSHIP ROAD DI	STRICT
Signed this 9th day	of May, 2023, at Wayne, Illinois.
Signatu	ire on File
Wayne T	McManamon, Highway Commissioner ownship Road District
ATTEST.	gnature on File Kamundo, Township Clerk

#### Transportation Ordinance



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: DT-O-0051-23 Agenda Date: 5/16/2023 Agenda #: 9.A.

## ADOPTING DUPAGE COUNTY FAIR SHARE ROAD IMPROVEMENT IMPACT FEE ADMINISTRATION ORDINANCE AND REPEALING ORDINANCE DTo-16-88 AS AMENDED, "DUPAGE COUNTY FAIR SHARE TRANSPORTATION IMPACT FEE ORDINANCE"

WHEREAS, the DuPage County Board (hereinafter "County Board") has adopted DTo-16-88 regarding the imposition of fair share transportation impact fees, effective November 22, 1988, which has been amended from time to time; and

WHEREAS, the County of DuPage (hereinafter "County") has the authority to repeal the fair share road improvement impact fee pursuant to statutory authority and other applicable law; and

WHEREAS, the County Board has determined that economic and transportation needs no longer necessitate fair share road improvement impact fees; and

WHEREAS, it is necessary to administer impact fee accounts and services until such time as all accounts have been expended; and

WHEREAS, it is the role and responsibility of the Impact Fee Advisory Committee (hereinafter "IFAC") to annually review impact fee accounts and County compliance with state statutes regarding annual reports and use of funds; and

WHEREAS, this Ordinance DT-O-0051-23, "DuPage County Fair Share Road Improvement Impact Fee Administration Ordinance" is intended to establish the actions required to administer impact fees, which have previously been collected, upon termination of impact fee collections.

NOW, THEREFORE, BE IT RESOLVED by the County Board that Ordinance DT-O-0051-23, incorporated herein by reference, shall be adopted by the County Board and shall go into effect on May 23, 2023; and

File #: DT-O-0051-23	<b>Agenda Date:</b> 5/16/2023	Agenda #: 9.A.
DT-O-0051-23 to the codifier for	DLVED that the DuPage County Clerk sh publication and that copies of this Resolution ities, by and through the DuPage County Divi	and Ordinance DT-O-0051-23 shall be
Enacted and appro	oved this 23rd day of May, 2023 at Wheat	on, Illinois.
		DEBORAH A. CONROY, CHAIR DU PAGE COUNTY BOARD
	Attest:	
	JEAN	N KACZMAREK, COUNTY CLERK



## DIVISION OF TRANSPORTATION

630-407-6900 Fax: 630-407-6901 dot@dupageco.org

www.dupageco.org/dot

#### **MEMORANDUM**

To: Transportation Committee of the DuPage County Board

Cc: Deborah A. Conroy, Chair, DuPage County Board Barbara Reynolds, Assistant State's Attorney

> Nick Kottmeyer, DuPage County Administrative Officer Sheryl Markay, Chief Policy and Program Officer Christopher Snyder, Director of Transportation John Loper, Chief Transportation Planner

Impact Fee file

From: Mary F. Ozog, Chair, Impact Fee Advisory Committee (IFAC)

Date: May 10, 2023

Re: DuPage County Fair Share Transportation Impact Fee Ordinance Repeal and

Adoption of the DuPage County Fair Share Transportation Impact Fee

Administration Ordinance

At the May 10<sup>th</sup>, 2023 meeting of the Impact Fee Advisory Committee ("Committee"), we were presented with a recommendation to repeal the DuPage County Fair Share Transportation Impact Fee Ordinance, DTo-16-88, and its successors. This Ordinance was initially adopted by the County Board in 1988 and has existed for over 34 years. Since its initial adoption, the Division of Transportation has collected in excess of \$70 million in fees. Those fees have been allocated to many projects to expand the capacity of the county highway network at a time of significant and rapid population and economic growth in the 1990's and early 2000's. The Division of Transportation's recently adopted Long Range Transportation Plan focuses more on maintaining a state of good repair, safety, operational enhancements and expanding our multi-modal network and less upon system expansion. As DuPage County has matured, and the transportation priorities have shifted, the need to continue to collect county highway impact fees has diminished.

In accordance with Impact Fee Law 605 ILCS 5/5-901, et seq. ("Impact Fee Statute"), the Impact Fee Advisory Committee ("Committee") reports that the Committee is in agreement with Chair Conroy's recommendation to repeal the DuPage County Fair Share Transportation Impact Fee Ordinance, DTo-16-88 and its successors, as soon as is feasible. The Committee also recommends the adoption of the DuPage County Fair Share Transportation Impact Fee Administration Ordinance for the management of outstanding impact fee accounts.

IFAC has been informed of its annual responsibilities under the current Impact Fee Statute regarding oversight of the accounts and is willing to accept this responsibility until such time as all accounts have been closed.

General

Maintenance 630-407-6920

Permitting 630-407-6900

Trails/Paths

#### **ORDINANCE**

#### DT-O-00XX-23

## DUPAGE COUNTY FAIR SHARE TRANSPORTATION IMPACT FEE ADMINISTRATION ORDINANCE (REPEALING DTo-16-88 AS AMENDED "DUPAGE COUNTY TRANSPORTATION IMPACT FEE ORDINANCE")

WHEREAS, the State of Illinois (hereinafter "State") adopted the Impact Fee Law via Public Act 85-464 and codified the Impact Fee Law under Illinois Compiled Statute 605 ILCS 5/5-905 *et seg.*, in 1988; and

WHEREAS, in accordance with the Impact Fee Law, the DuPage County Board (hereinafter "County Board") adopted the DuPage County Fair Share Transportation Impact Fee Ordinance DTo-16-88 on November 22, 1988 and adopted amending ordinances from time to time (hereinafter collectively "prior Ordinance"); and

WHEREAS, the County Board has adopted six Comprehensive Road Improvement Plans in support of the Fair Share Transportation Impact Fee program; and

WHEREAS, the prior Ordinance has been in operation thirty-three years and has provided the County with more than \$70 Million in revenues for highway capital improvements made necessary due to residential and commercial land use growth; and

WHEREAS, project eligibility, network capacity, program administration and financial forecast considerations reduce the need for continued impact fee program revenues; and

WHEREAS, the DuPage County Fair Share Transportation Impact Fee program has met the intent of the Impact Fee Law, and has substantially satisfied the goals of the County Board by ensuring that the County transportation network accounts for changes in land use and economic development; and

WHEREAS, the County Board believes that it is in the best interest of our resident, commercial businesses, and service industry, to support continued economic growth and opportunity by ceasing the Fair Share Transportation Impact Fee program; and

WHEREAS, the Impact Fee Law requires the County to continue to administer impact fee accounts, expenditures and refunds and report in a manner stipulated under the statute, until such time as all funds are expended.

NOW, THEREFORE, BE IT ORDAINED by the County Board of DuPage County, Illinois:

#### ORDINANCE DT-O-00XX-23

#### **Section One. Title**

That a certain ordinance entitled the "DuPage County Fair Share Transportation Impact Fee Ordinance," original Ordinance DTO-016-88, as amended ("prior ordinance"), is hereby repealed and replaced with the "DuPage County Fair Share Road Improvement Impact Fee Administration Ordinance" (hereinafter "this Ordinance") to read as follows:

#### Section Two. Purpose and Authority.

The purpose of this Ordinance is to ensure that the repealed DuPage County Fair Share Transportation Impact Fee accounts are administered according to the Road Improvement Impact Fee Law, 605 ILCS 5/5-901, et. seq., (hereinafter "Impact Fee Law") until all fee accounts are expended.

#### Section Three. Fair Share Transportation Impact Fee Remittance Agreements.

- 1) The term fee payer means a person or entity who undertook development and paid a fair share transportation impact fee in accordance with the terms of the prior ordinance or pursuant to an agreement with the County. Under the prior ordinance, a fee payer could enter into an Impact Fee Remittance Agreement (hereinafter "Remittance Agreement") with the County to provide for payment to the County of the impact fee over a period of time.
- 2) Any Remittance Agreement in effect at the time of the repeal of the prior ordinance shall be considered terminated.

#### Section Four. Intergovernmental Agreements.

1) At any time after the adoption of this Ordinance, the County may enter into an intergovernmental agreement with the State of Illinois or any municipality within the County's jurisdiction regarding the use of impact fees held in impact fee district accounts (provided the use of the funds on State or municipal roads conforms to the uses intended under Impact Fee Law).

#### Section Five. Individual Assessment of Impact Fee Agreements.

1) Under the prior ordinance, the fee payer could enter an Individual Assessment of Impact Fee Agreement with the County whereby the fee payer provided the County with an Individual Assessment of the impacts of the proposed development upon the

#### ORDINANCE DT-O-00XX-23

- County highway systems to determine whether a fair share of the road improvements' capital costs necessitated by the proposed development should be less than the fee established by the prior ordinance.
- 2) Any Individual Assessment of Impact Fee Agreement in effect at the time of the repeal of the prior ordinance shall continue to be in effect consistent with the terms of said Agreement.

#### Section Six. Fair Share Impact Fee Improvement Credit Agreements.

- 1) Under the prior ordinance, the fee payer could enter into a Fair Share Impact Fee Improvement Credit Agreement (hereinafter "Improvement Credit Agreement") with the County for credit against the fair share impact fee imposed based on the fee payer's contribution, payment, recapture, construction or dedication of land accepted and received by DuPage County for system improvements in accordance with the prior ordinance.
- 2) Any Improvement Credit Agreement in effect at the time of the repeal of the prior ordinance shall continue to be in effect consistent with the terms of said Agreement.

#### Section Seven. Fair Share Impact Fee Credit Agreements.

- 1) Under the prior ordinance, the County allowed developers or municipalities to accrue impact fee credits through Impact Fee Credit Agreements ("Credit Agreements") in a limited set of circumstances such as the dedication of real property for the County's capital facilities and system improvements such as the transfer of a roadway to the County.
- 2) All Credit Agreements in effect at the time that the prior ordinance is repealed shall be considered terminated.
- 3) The COUNTY shall notify all credit holders and parties to the Credit Agreements of the cessation of collection activities and the termination of the agreements according to the requirements of the Credit Agreement.

#### Section Eight. Service Areas.

1) Under the prior ordinance, service areas for the County were established in accordance with the boundaries set forth on Exhibit A. Under this Ordinance the funds previously collected shall be expended within the service area from which they were collected, in accordance with Section Nine below and Impact Fee Law.

#### Section Nine. Use of Funds Collected.

- 1) Upon repeal of the prior ordinance, collection of road improvement impact fees will cease.
- 2) Funds collected under the impact fee program preceding repeal of the prior ordinance shall not be refunded (except in accordance with Section Ten) and will continue to be maintained and managed in interest bearing accounts according to Impact Fee Law, Section 5-913.
- 3) The funds collected pursuant to the prior ordinance shall be expended in a manner consistent with Impact Fee Law and for the same purposes as motor fuel tax money allotted to the County under 605 ILCS 5/5-701 et seq., solely for road improvement capital costs that are specifically and uniquely attributable to the development charged the fee. In no event shall funds be expended to alleviate existing deficiencies in the County's roads, streets or highway systems. The funds shall be expended on road improvements within the service area or areas from which they were collected, as specified in the Comprehensive Road Improvement Plan. In the event that a service area boundary is the centerline of a County road or intersection, the County Engineer (as term is defined in 605 ILCS 5/5-201 et seq.) may use the funds to complete the road improvements to the opposite side of the road or right of way. Comingling of funds with regular local gasoline or motor fuel tax funds on projects is permissible to the extent that regular tax funds are used to pay for at least the cost alleviating existing deficiencies. The County Engineer shall provide a written justification of the allocation of impact fee funds whenever such funds are allocated to projects that will remedy existing deficiencies, demonstrating that the impact fee funds are not used for such deficiencies.
- 4) Use of impact fees by agencies other than DuPage County is permissible under state statute (605 ILCS 5/5-903). Road improvements may also include the improvement, expansion, enlargement or construction of roads, ramps, streets, or highways under the jurisdiction of the State of Illinois or other local agency, as long as the State, County or local entities have developed an agreement providing for the construction and financing of such road improvements and these improvements are incorporated into the Comprehensive Road Improvement Plan. Road improvements shall not include tollways but may include tollway ramps. Use of funds is limited to projects adjacent to and effecting County highways where there is a demonstrable performance or capacity benefit.
- 5) Any expenditure or encumbrance of impact fee funds used to acquire right of way shall be expended or encumbered in conjunction with the construction associated with

#### ORDINANCE DT-O-00XX-23

- that right of way and shall begin within five (5) years from the receipt of the funds used to acquire the right of way.
- 6) Impact Fees assessed prior to repeal of the prior ordinance shall be accrued to the fund established for the service area in which the new development is proposed. Any funds on deposit not immediately necessary for expenditure shall be invested in an interest-bearing account designated solely for such funds for each service area. All interest derived from these investments shall be retained in the appropriate fund and used for road improvements authorized in this Ordinance.
- The County shall provide that an accounting be made annually for any account containing impact fee proceeds and interest earned. Such accounting shall include, but shall not be limited to, the total funds collected, the source of the funds collected, the total amount of interest accruing on such funds, the amount of funds expended on road improvements and a list of the credits given. The County shall publish the results of the accounting in a newspaper of general circulation within DuPage County at least three (3) times. The notice shall also state that a copy of the accounting report shall be made available to the public for inspection at reasonable times. A copy of the report shall be given to the Advisory Committee and shall be posted with Advisory Committee approval on the DuPage County impact fee web page.

#### Section Ten. Refunds.

- Any impact fee collected may be returned to the fee payer if the approved new development is cancelled due to non-commencement of construction before the funds have been spent or encumbered by contract. Refunds may be made in accordance with this Section, provided that the fee payer or his or her successor in interest files a written request for a refund within one (1) year of the date that the fees were required to be encumbered by contract.
- 2) Impact fees collected shall be encumbered for the construction of roadway facilities within five (5) years of the date of collection. In determining whether the funds have been encumbered, the funds should be accounted for on a first-in-first-out (FIFO) basis.
- 3) The fees collected pursuant to the prior ordinance shall be returned to the fee payer only upon receipt of a written refund Affidavit. The Affidavit shall include the following information:
  - a. A notarized sworn statement the fee payer paid the impact fee for the property and the amount paid;
  - b. A copy of the dated receipt issued by the County for payment of the fee;

### ORDINANCE DT-O-00XX-23

- c. A certified copy of the latest recorded deed for the property that comprises the new development for which the fee was paid;
- d. A copy of the most recent ad valorem tax bill that comprises the new development for which the fee was paid.
- 4) Within ten (10) working days of receipt of the written request, the County Engineer shall determine if it is complete. If the County Engineer determines the refund request is not complete, the County Engineer shall send a written statement specifying the deficiencies by mail to the person or entity submitting the request. Unless the deficiencies are corrected, the County Engineer shall take no further action on the request.
- When the County Engineer determines the request for refund is complete, the County Engineer shall review it within fifteen (15) working days and shall approve the proposed refund if the County Engineer determines the fee payer has paid an impact fee which the County has not spent or encumbered within five (5) years from the date the fees were paid.
- When the money requested is still in a fund and has not been spent or encumbered within five (5) years of the date the fees were paid, the money shall be returned along with interest at a rate which is seventy percent (70%) of the prime commercial rate in effect at the time that the fee is imposed, less three percent (3%) of the total fee to defray the costs of administration.
- 7) Refunds may be made at the discretion of the County Engineer without application in any case where inadvertent mathematical overpayment has been made.

### Section Eleven. Advisory Committee.

- An Advisory Committee has previously been established by the County in compliance with the requirements of Impact Fee Law (605 ILCS 5/5-901 *et seq.*) to assist the County in the recommendation of land use assumptions and the development of the Comprehensive Road Improvement Plan.
- 2) After the repeal of the prior ordinance, the Advisory Committee shall continue to have the following duties:
  - a. Report annually to the County on the disposition of the impact fees and accounts;
  - b. Approve annual impact fee financial reports;
  - c. Consider and approve amendments to this Ordinance

### ORDINANCE DT-O-00XX-23

## **Section Twelve. Effective Date of Ordinance.**

1) This Ordinance shall become effective immediately upon passage by the DuPage County Board.

## Section Thirteen. Distribution.

1) Certified copies of this Ordinance shall be sent to each of the thirty-five (35) municipalities having territory within DuPage County, the Illinois Department of Transportation, the DuPage Mayors & Managers Conference, and one copy to the DuPage County Treasurer and the DuPage County Auditor.

### ORDINANCE DT-O-00XX-23

## Section Fourteen. Severability.

1) In the event that any portion or section of this Ordinance is determined to be invalid, illegal or unconstitutional by a court of competent jurisdiction, such decision shall in no manner effect the remaining portions or sections of this Ordinance which shall remain in full force and effect.

Enacted and approved this_	_2023, at Wheaton
Illinois.	





Valid for overnight and/or out-of-state travel Revised 1-08-2019

3/29/2023

REQUEST DATE:

Committee Name: \_\_\_\_\_

County Board:

NAME:	Signature on File	TITLE: V	ehicle Maintenance Supervisor
DEPARTMENT: Divis	sion of Transportation	ACCOUNT CODE:	1500-35 <b>3</b> 0-53610
PURPOSE OF TRIP: (explain for	ully the necessity of making the	trin)	
To attend the Illinois Public Ser	vice Institute (IPSI) Focus on S	ervice Excellence. (2 of 3)	
DESTINATION: Kelle	er Convention Center, Effinghar	m, Illinois	
DATE OF DEPARTURE:	10/1/2023 DATE C	F RETURN ARRIVAL:	10/6/2023
(Please include a detailed expla	anation if different from official b	ousiness dates)	
Please indicate the estimated	amount for each applicable e	expense.	
REGISTRATION:			\$775.00
TRANSPORTATION:			\$254.24
LODGING	W-11-11-11-11-11-11-11-11-11-11-11-11-11		\$666.40
MISCELLANEOUS EXPENSES RENTAL CAR: (explain fully the	(parking, mileage, etc.)		\$0.00
RENTAL CAR. (explain fully the	riecessity)		\$0.00
REFERENCE MATERIALS:			\$0.00
MEALS: (Per Diems)			\$160.00
TOTAL			\$1,855.64
	REVIEWED BY AND [	DATE APPROVED:	
Sic	gnature on File_	JAIL AIT NOVED.	11-1
Department Head: Department Head:			Date: 4 30 23
	(Signature)		

Please note: If actual costs exceed the estimates, this form must be re-submitted for approval.

ALL OVERNIGHT TRAVEL

ONLY OUT-OF-STATE TRAVEL

Date:

Date:





File #: 23-1725 Agenda Date: 5/16/2023 Agenda #: 10.B.

Valid for overnight and/or out-of-state travel Revised 1-08-2019

REQUEST DATE:	3/29/2023		
NAME:	Signature on File	TITLE:	Project Engineer
DEPARTMENT:	Division of Transportation	ACCOUNT CODE:	1500-35 <b>0</b> 0-53610
PURPOSE OF TRIP: (explain	n fully the necessity of making the	trip)	
To attend the	e Illinois Public Service Institute (II	PSI) Focus on Service Exc	rellence. (1 of 3)
DESTINATION:	Keller Convention C	Center, Effingham, Illinois	
	10/1/2023 DATE O	AT DETUDAL ADDIVAL.	10/6/2023
	planation if different from official b	PF RETURN ARRIVAL: usiness dates)	10/0/2023
(Please include a detailed ex		usiness dates)	10/0/2023
(Please include a detailed ex	planation if different from official b	usiness dates)	
(Please include a detailed ex  Please indicate the estimate  REGISTRATION:	planation if different from official b	usiness dates)	\$775.00
(Please include a detailed ex Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING	planation if different from official b	usiness dates)	
(Please include a detailed ex Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING MISCELLANEOUS EXPENSI	planation if different from official b  ed amount for each applicable e  ES (parking, mileage, etc.)	usiness dates)	\$775.00 \$254.24
(Please include a detailed ex Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING MISCELLANEOUS EXPENSI	planation if different from official b  ed amount for each applicable e  ES (parking, mileage, etc.)	usiness dates)	\$775.00 \$254.24 \$666.40
(Please include a detailed ex Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING MISCELLANEOUS EXPENSE RENTAL CAR: (explain fully to	planation if different from official b  ed amount for each applicable e  ES (parking, mileage, etc.)	usiness dates)	\$775.00 \$254.24 \$666.40 \$0.00
(Please include a detailed ex Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING MISCELLANEOUS EXPENSE RENTAL CAR: (explain fully to REFERENCE MATERIALS: MEALS: (Per Diems)	planation if different from official b  ed amount for each applicable e  ES (parking, mileage, etc.)	usiness dates)	\$775.00 \$254.24 \$666.40 \$0.00 \$0.00
(Please include a detailed ex	planation if different from official b  ed amount for each applicable e  ES (parking, mileage, etc.)	usiness dates)	\$775.00 \$254.24 \$666.40 \$0.00 \$0.00

Department Head: _Si	gnature on File	Date: 5/1/23
Committee Name:	ALL OVERNIGHT TRAVEL	Date:
County Board:	ONLY OUT OF STATE TRAVEL	Date:





File #: 23-1726 Agenda Date: 5/16/2023 Agenda #: 10.C.

Valid for overnight and/or out-of-state travel Revised 1-08-2019

REQUEST DATE:	3/29/2023		
NAME:	Signature on File	TITLE:	Heavy Equipment Crew Leader
DEPARTMENT:	Division of Transportation	ACCOUNT CODE:	1500-3510-53610
PURPOSE OF TRIP: (expla	ain fully the necessity of making the tri	(p)	
To attend t	he Illinois Public Service Institute (IPS	6I) Focus on Service Ex	cellence. (1 of 3)
DESTINATION:	Keller Convention Cer	nter, Effingham, Illinois	
DATE OF DEPARTURE:	10/1/2023 DATE OF xplanation if different from official bus	RETURN ARRIVAL:	10/6/2023
	ted amount for each applicable exp	oense.	
REGISTRATION:			\$775.00
TRANSPORTATION:			\$254.24
LODGING	SES (parking, mileage, etc.)		\$666.40
RENTAL CAR: (explain fully	the necessity)		\$0.00 \$0.00
REFERENCE MATERIALS:			
MEALS: (Per Diems)			\$0.00
TOTAL			\$160.00 \$1,855.64
	REVIEWED BY AND DA	ATE APPROVED:	
Department Head:	Signature on File		Date: 5/1/23
Committee Name:			Date:
_	ALL OVERNIGHT TRAVEL		
County Board:			Date:
_	ONLY OUT-OF-STATE TRAV	EL EL	





Valid for overnight and/or out-of-state travel Revised 1-08-2019

REQUEST DATE:	3/29/2023		
NAME:	Signature on File	TITLE:	Heavy Equipment Crew Leader
DEPARTMENT:	Division of Transportation	ACCOUNT CODE:	1500-3510-53610
PURPOSE OF TRIP: (explain	fully the necessity of making the t	rip)	
To attend the	e Illinois Public Service Institute (IP	SI) Focus on Service Ex	cellence. (3 of 3)
DESTINATION:	Keller Convention Ce	enter, Effingham, Illinois	
DATE OF DEPARTURE:		RETURN ARRIVAL:	10/6/2023
(Please include a detailed exp	planation if different from official bu	siness dates)	
Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING MISCELLANEOUS EXPENSE RENTAL CAR: (explain fully the	ed amount for each applicable ex ES (parking, mileage, etc.) ne necessity)	(pense.	\$775.00 \$254.24 \$666.40 \$0.00
REFERENCE MATERIALS:			\$0.00
MEALS: (Per Diems) TOTAL			\$160.00 \$1,855.64
			ψ1,000.04
	REVIEWED BY AND D	ATE APPROVED:	
Department Head: $Si$	gnature on File (Signature)		Date:
Committee Name:	ALL OVERNIGHT TRAVEL		Date:
County Board:			Date:
	ONLY OUT-OF-STATE TRA	VFI	

# Transportation Resolution



421 N. COUNTY FARM ROAD WHEATON, IL 60187 www.dupagecounty.gov

File #: 23-1728 Agenda Date: 5/16/2023 Agenda #: 10.E.

Valid for overnight and/or out-of-state travel Revised 1-08-2019

REQUEST DATE:	3/29/2023		
NAME:	Signature on File	TITLE:	Heavy Equipment Crew Leader
DEPARTMENT:	Division of Transportation	ACCOUNT CODE:	1500-3510-53610
PURPOSE OF TRIP: (explai	n fully the necessity of making the	trip)	
To attend th	e Illinois Public Service Institute (IF	PSI) Focus on Service Exc	cellence. (3 of 3)
DESTINATION	Keller Convention C	enter, Effingham, Illinois	
DESTINATION:	TREME! CONVENTION O		
DATE OF DEPARTURE:	10/1/2023 DATE OI	F RETURN ARRIVAL:	10/6/2023
DATE OF DEPARTURE:		F RETURN ARRIVAL:	10/6/2023
DATE OF DEPARTURE:	10/1/2023 DATE OI	F RETURN ARRIVAL:	10/6/2023
DATE OF DEPARTURE:	10/1/2023 DATE OI	F RETURN ARRIVAL:	10/6/2023
DATE OF DEPARTURE:	10/1/2023 DATE OI	F RETURN ARRIVAL:	10/6/2023
DATE OF DEPARTURE: (Please include a detailed ex	10/1/2023 DATE OI planation if different from official bu	F RETURN ARRIVAL: usiness dates)	10/6/2023
DATE OF DEPARTURE: (Please include a detailed ex	10/1/2023 DATE OI	F RETURN ARRIVAL: usiness dates)	10/6/2023
DATE OF DEPARTURE: (Please include a detailed ex	10/1/2023 DATE OI planation if different from official bu	F RETURN ARRIVAL: usiness dates)	
DATE OF DEPARTURE: (Please include a detailed ex	10/1/2023 DATE OI planation if different from official bu	F RETURN ARRIVAL: usiness dates)	\$775.00
DATE OF DEPARTURE: (Please include a detailed ex  Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING	10/1/2023 DATE Ol planation if different from official but planation if different from official but but the planation of the	F RETURN ARRIVAL: usiness dates)	\$775.00 \$254.24
DATE OF DEPARTURE: (Please include a detailed ex  Please indicate the estimate REGISTRATION: TRANSPORTATION: LODGING	10/1/2023 DATE Ol planation if different from official but planation if different from official but but the planation of the	F RETURN ARRIVAL: usiness dates)	\$775.00 \$254.24 \$666.40
DATE OF DEPARTURE: (Please include a detailed ex	10/1/2023 DATE Of planation if different from official but be planation if different from official but	F RETURN ARRIVAL: usiness dates)	\$775.00 \$254.24 \$666.40 \$0.00
DATE OF DEPARTURE: (Please include a detailed ex  Please indicate the estimate  REGISTRATION: TRANSPORTATION: LODGING MISCELLANEOUS EXPENS RENTAL CAR: (explain fully to	10/1/2023 DATE Of planation if different from official but be planation if different from official but	F RETURN ARRIVAL: usiness dates)	\$775.00 \$254.24 \$666.40 \$0.00 \$0.00
DATE OF DEPARTURE: (Please include a detailed ex  Please indicate the estimate  REGISTRATION: TRANSPORTATION: LODGING MISCELLANEOUS EXPENS RENTAL CAR: (explain fully to	10/1/2023 DATE Of planation if different from official but be planation if different from official but	F RETURN ARRIVAL: usiness dates)	\$775.00 \$254.24 \$666.40 \$0.00 \$0.00 \$160.00

### REVIEWED BY AND DATE APPROVED:

Department Head: _Si	gnature on File	Date:
Committee Name:	ALL OVERNIGHT TRAVEL	Date:
County Board:	ONLY OUT OF STATE TRAVEL	Date:





File #: 23-1729 Agenda Date: 5/16/2023 Agenda #: 10.F.

Valid for overnight and/or out-of-state travel Revised 1-08-2019

3/29/2023

REQUEST DATE:

Committee Name:

County Board:

NAME:	Signature on File	TITLE:	Heavy Equipment Crew Leader
DEPARTMENT:	Division of Transportation	ACCOUNT CODE:	1500-3510-53610
PURPOSE OF TRIP: (explain	fully the necessity of making the t	trip)	
To attend the	lllinois Public Service Institute (IP	'SI) Focus on Service Ex	cellence. (2 of 3)
DESTINATION:	Keller Convention C	enter, Effingham, Illinois	
DATE OF DEPARTURE:	10/1/2023 DATE OF	RETURN ARRIVAL:	10/6/2023
(Please include a detailed exp	planation if different from official bu	ısiness dates)	
Please indicate the estimate	ed amount for each applicable ex	xpense.	
REGISTRATION:			\$775.00
TRANSPORTATION:			\$254.24
LODGING MISCELLANEOUS EXPENSE	S (parking mileage etc.)		\$666.40
RENTAL CAR: (explain fully the			\$0.00 \$0.00
REFERENCE MATERIALS:			\$0.00
MEALS: (Per Diems)			\$160.00
TOTAL			\$1,855.64
	REVIEWED BY AND D		-11
Department Head:	Signature on F	11e	Date: 5/1/23
	(Olgilatio)		

Please note: If actual costs exceed the estimates, this form must be re-submitted for approval.

ALL OVERNIGHT TRAVEL

ONLY OUT-OF-STATE TRAVEL

Date:

Date: