

To: The Village President and Board of Trustees

From: Chris Dopkins, P.E., Village Engineer

Re: 2022 Pavement Maintenance Program

Date: January 27, 2022

Staff has been working on the 2022 Pavement Maintenance Program, and attached is a map that depicts the proposed improvements which are generally described as follows:

- Hill Street between Main and Park: Scope of work is to resurface Hill Street.
- Sherman Lane between State and Oak: Scope of work is to remove/replace areas of curbing that have settled, adjust the manholes to grade and install chimney seals where needed, upgrade the existing ADA ramps such they are compliant with current regulations, install leveling binder where the pavement has settled and resurface the roadway.
- Boeing Trail spot repairs: Staff had originally targeted this area for improvements last year, however, we did not have adequate budget available to complete the work. The scope of work is to remove/replace areas of curbing that have heaved, repair the inlets and patch the pavement along the curbing that has failed.
- If budget allows, we may include a handful of inlet and manhole repairs at various locations.

Total construction cost is approximately \$230,000 which will be funded through the Village's Road & Bridge and MFT Funds. Attached to this memo is a resolution to authorize engineering services for the 2022 Pavement Maintenance Program. Assuming approval at the February Board Meeting, we would anticipate obtaining IDOT approval of the bid specifications in early April, and please note that this is weather dependent as some surveying that is needed to design the ADA ramps. Surveying will be completed as soon as the snow cover is reduced to the point where we can complete the survey efficiently. Bid letting will then occur in April with a May bid opening. Construction contract will then be awarded in May (or June if weather is uncooperative) and construction would begin in mid-June and would be complete by the end of July.

I look forward to discussing this with the Board. In the meantime, please do not hesitate to contact me at 636-9590 if I may provide additional assistance.











AGREEMENT For Professional Services

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Village of Poplar Grove	Date:		January 27, 2022
200 South Hill Street			
Poplar Grove, IL 61065	McM. Pro	ject No.	M0032-7-22-00001
PROJECT DESCRIPTION : 2022 Village Wide Pavement M of roadways, patching, shouldering improvements, adjustment of upgrades to existing sidewalk ramps, removal/replacement of curconstruction budget for the program is approximately \$239,000. Motor Fuel Tax funds and therefore the design and construction procedures. Remainder of project costs will be funded with Road	manholes/valve borbing and miscellar Approximately \$14 for the entire progra	oxes, milling leous inlet re 0,000 of the am must be	of butt joints, ADA epairs. Proposed program will be funded with
SCOPE OF SERVICES: Field measurement and assessme Poplar Grove in order to determine contract quantities. Provide design of ADA ramp improvements. Provide specifications, cont Tax Fund procedures for use in bidding and construction phases during bid phase, conduct pre-bid meeting, and prepare written reprepare contracts for Village and Contractor signature. Conduct services on a part time, as-needed basis or as otherwise requesting.	topographic survey ract and bidding do . Provide review o ecommendation to pre-construction m	of for ADA cuments in a folds, answe the Village E eeting; provi	ramp improvements and accordance with Motor Fuel er contractor questions and for contract award, de construction engineering
SPECIAL TERMS (Refer Also To General Terms & Conditions - Revillage of Poplar Grove is responsible for bid advertisement costs, and m Compensation sections contained in this agreement, as well as any mem and dialog pertaining to this agreement are considered confidential and p to any 3 rd party without the express written consent of McMahon Associa COMPENSATION (Does Not Include Permit Or Approval Fees) Rates Per Attached Fee Schedule Lump Sum:	aterial testing costs it forandum, letters, and proprietary, and shall tes, Inc.	d other written not be release	and verbal correspondence d or otherwise made available
Other: Time and Expense (estimated @ \$22,500 may vary from estimate due to circumstar McMahon Associates, Inc.)			
The Agreement Fee Is Firm For Acceptance Within Sixty (60) Days From	Date Of This Agreer	nent.	
COMPLETION SCHEDULE: Documents to be completed in time unless weather conditions dictate otherwise. Construction is exp			
ACCEPTANCE: The General Terms & Conditions Outlined On The Back Of This Agreement Are Accepted, and McMAHON ASSOCIATES, INC. I	Page And The Sco s Hereby Authorize	pe Of Serviced To Procee	es Defined In The Above ad With The Services.
☐ This Agreement Confirms Our Written Proposal, Dated:	N/A		
This Agreement Confirms Our Verbal Estimated On:	N/A		
OWNER: Village of Poplar Grove By:	McMAHON ASSOCIATES, INC. Machesney Park, Illinois By:		
Title: Village President	Title:		ner D. Dopkins, P.E. Municipal & Civil Engineer
Date: February 9, 2022	Date:	February 9	, 2022

Please Return One Copy For Our Records 1700 Hutchins Road / Machesney Park, IL 61115 (815)636-9590 / (815)636-9591 - FAX

Project Manager: CDD

Revised: March 19, 2020



ICMAHON McMAHON ASSOCIATES, INC. **GENERAL TERMS & CONDITIONS**

- McMAHON ASSOCIATES, INC. (hereinafter referred to as 'McMAHON') will bill the Owner monthly with net payment due in 30-days. Past due balances shall be subject to a service charge at a rate of 1.0% per month. In addition, McMAHON may, after giving 48-hours notice, suspend service under any Agreement until the Owner has paid in full all amounts due for services rendered and expenses incurred. These expenses include service charges on past due invoices, collection agency fees and attorney fees incurred by McMAHON to collect all monies due McMAHON. McMAHON and Owner hereby acknowledge that McMAHON has and may exercise lien rights on subject property.
- The stated fees and Scope of Services constitute our best estimate of the fees and tasks required to perform the services as defined. This Agreement, upon execution by both parties hereto, can be amended only by written instrument signed by both parties. For those projects involving conceptual or process development services, activities often cannot be fully defined during initial planning. As the project progresses, facts uncovered may reveal a change in direction, which may alter the Scope. McMAHON will promptly inform the Owner in writing of such situations so changes in this Agreement can be negotiated, as required.
- 3. The stipulated fee is firm for acceptance by the Owner for 60-days from date of Agreement publication.
- Costs and schedule commitments shall be subject to re-negotiation for delays caused by the Owner's failure to provide specified facilities or information, or for delays caused by unpredictable occurrences, including without limitation, fires, floods, riots, strikes, unavailability of labor or materials, delays or defaults by suppliers of materials or services, process shutdowns, pandemics, acts of God or the public enemy, or acts or regulations of any governmental agency. Temporary delay of services caused by any of the above, which results in additional costs beyond those outlined, may require re-negotiation of this Agreement.
- 5. Reimbursable expenses incurred by McMAHON in the interest of the project including, but not limited to, equipment rental will be billed to the Owner at cost plus 10% and sub-consultants at cost plus 12%. When McMAHON, subsequent to execution of an Agreement, finds that specialized equipment must be purchased to provide special services, the cost of such equipment will be added to the agreed fee for professional services only after the Owner has been notified and agrees to these costs.
- 6. McMAHON will maintain insurance coverage in the following amounts:

If the Owner requires coverage or limits in addition to the above stated amounts, premiums for additional insurance shall be paid by the Owner. McMAHON's liability to Owner for any indemnity commitments, reimbursement of legal fees, or for any damages arising in any way out of performance of our contract is limited to ten (10) times McMAHON's fee not to exceed to \$500,000.

- The Owner agrees to provide such legal, accounting and insurance counseling services as may be required for the project for the Owner's purpose. All unresolved claims, disputes and other matters in question between the Owner and McMAHON shall be submitted to mediation, if an agreement cannot be reached by Owner and McMAHON.
- Termination of this Agreement by the Owner or McMAHON shall be effective upon 7-days written notice to the other party. The written notice shall include the reasons and details for termination; payment is due as stated in paragraph 1. If the Owner defaults in any of the Agreements entered into between McMAHON and the Owner, or if the Owner fails to carry out any of the duties contained in these terms and conditions, McMAHON may, upon 7-days written notice, suspend its services without further obligation or liability to the Owner unless, within such 7-day period, the Owner remedies such violation to the reasonable satisfaction of McMAHON.
- Re-use of any documents or AutoCAD representations pertaining to this project by the Owner for extensions of this project or on any other project shall be at the Owner's risk and the Owner agrees to defend, indemnify and hold harmless McMAHON from all claims, damages and expenses, including attorneys' fees arising out of such re-use of the documents or AutoCAD representations by the Owner or by others acting through the Owner.
- 10. Purchase Orders In the event the Owner issues a purchase order or other instrument related to the Engineer's services, it is understood and agreed that such document is for Owner's internal accounting purposes only and shall in no way modify, add to or delete any of the terms and conditions of this Agreement. If the Owner does issue a purchase order, or other similar instrument, it is understood and agreed that the Engineer shall indicate the purchase order number on the invoice(s) sent to the Owner.
- 11. McMAHON will provide all services in accordance with generally accepted professional practices. McMAHON will not provide or offer to provide services inconsistent with or contrary to such practices nor make any other warranty or guarantee, expressed or implied, nor to have any Agreement or contract for services subject to the provisions of any uniform commercial code. Similarly, McMAHON will not accept those terms and conditions offered by the Owner in its purchase order, requisition or notice of authorization to proceed, except as set forth herein or expressly accepted in writing. Written acknowledgment of receipt, or the actual performance of services subsequent to receipt, of any such purchase order, requisition or notice of authorization to proceed is specifically deemed not to constitute acceptance of any terms or conditions contrary to those set forth herein.
- 12. McMAHON intends to serve as the Owner's professional representative for those services, as defined in this Agreement, and to provide advice and consultation to the Owner as a professional. Any opinions of probable project costs, approvals and other decisions made by McMAHON for the Owner are rendered on the basis of experience and qualifications and represent our professional judgment. Nothing contained in this Agreement shall create a contractual relationship with, or a cause of action, in favor of a third party against either the Architect or McMAHON.
- 13. This Agreement shall not be construed as giving McMAHON the responsibility or authority to direct or supervise construction means, methods, techniques, sequence or procedures of construction selected by Contractors or Subcontractors, or the safety precautions and programs incident to the work of the Contractors or Subcontractors.
- 14. The Owner shall be responsible for maintenance of the structure, or portions of the structure, which have been completed and have been accepted for its intended use by the Owner. All structures are subject to wear and tear, and environmental and man-made exposures. As a result, all structures require regular and frequent monitoring and maintenance to prevent damage and deterioration. Such monitoring and maintenance is the sole responsibility of the Owner. McMAHON shall have no responsibility for such issues or resulting damages.