

PROPOSAL

TO THE OWNER, Village of Thornton

1. Proposal of D. Construction, Inc.
(name and address of bidder)
1488 S. Broadway, Coal City, IL 60416
t.hansen@dconstruction.com Tamara L. Hansen
(email address of bidder)

for the improvement described in the NOTICE TO CONTRACTORS.

2. In submitting this proposal, the undersigned declares that the only persons or parties interested in the proposal as principals are those named herein; and that proposal is made without collusion with any other person, firm or corporation.
3. The undersigned further declares that he has carefully examined the proposal, plans, specifications, form of contract and contract bond, and special provisions (if any), and that he has inspected in detail the site of the proposed work, and that he has familiarized himself with all of the local conditions affecting the contract and the detailed requirements of construction, and understands that in making this proposal he waives all right to plead any misunderstanding regarding the same.
4. The undersigned further understands and agrees that if this proposal is accepted, he is to furnish and provide all necessary machinery, tools, apparatus and other means of construction, and to do all of the work, and to furnish all of the materials specified in the contract, except such materials as are to be furnished by the Owner, in the manner and at the time therein prescribed, and in accordance with the requirements therein set forth, and is fully responsible for the construction means, methods, techniques, sequences and safety procedures and programs incident thereto.
5. The undersigned declares that he understands that the quantities mentioned are approximate only and that they are subject to increase or decrease; that he will take in full payment therefore the amount and the summation of the actual quantities, as finally determined, multiplied by the unit prices shown in the schedule of prices contained herein.
6. The undersigned further agrees that the unit prices submitted herewith are for the purpose of obtaining a gross sum, and for use in computing the value of extras and deductions; if there is a discrepancy between the gross sum bid and that resulting from the summation of the quantities multiplied by their respective unit prices, the latter shall apply.
7. The undersigned further agrees that if the Owner decides to extend or shorten the improvement, or otherwise alter it by extras or deductions, including the elimination of any one or more of the items, as provided in the specifications, he will perform the work as altered, increased or decreased at the contract unit prices.

8. The undersigned further agrees that the Owner may at any time during the progress of work covered by this contract order other work or materials incidental thereto and that all such work and materials as do not appear in the proposal or contract as a specific item accompanied by a unit price, and which are not included under the bid price for other items in this contract, shall be performed as extra work, and that he will accept as full compensation therefore the actual cost plus fifteen per cent (15%), the actual cost to be determined as provided in the specifications.
9. The undersigned further agrees to execute a contract for this work and present the same to the Owner within fifteen (15) days after the date of notice of the award of the contract to him.
10. The undersigned further agrees that he and his surety will execute and present within fifteen (15) days after the date of notice of the award of contract, a contract bond satisfactory to and in the form prescribed by the Owner, in the penal sum of the full amount of the contract, guaranteeing the faithful performance of the work in accordance with the terms of the contract.
11. The undersigned further agrees to begin work not later than ten (10) days after the execution and approval of the contract and contract bond, unless otherwise provided, and to prosecute the work in such manner and with sufficient materials, equipment, labor and safety precautions as will insure its completion within the time limit specified herein, it being understood and agreed that the completion within the time limit is an essential part of the contract. The undersigned agrees to complete the work within _____ calendar days after the date of the execution of the contract by both parties, or by 10-25-24 if this is a completion day contract, unless additional time shall be granted by the Engineer in accordance with the provisions of the specifications. In case of failure to complete the work within the time names herein or within such extra time as may have been allowed by extensions, the undersigned agrees that the Owner shall withhold from such sums as may be due him under the terms of this contract, the costs set forth in the specifications, which cost shall be considered and treated not as a penalty, but as damages due the Owner from the undersigned by reason of inconvenience to the public, added cost of engineering and construction observation, maintenance of detours, and other items which have caused an expenditure of public funds resulting from the failure of the undersigned to complete the work within the time specified in the contract.
12. Accompanying this proposal is a bank draft, bank cashier's check, certified check or bid bond, complying with the requirements of the specifications, made payable to: _____

the Village of Thornton

The amount of the bond, check or draft is Ten percent bid bond ----

----- (\$ 10% Bid Bond).

If the proposal and the undersigned shall fail to execute a contract and contract bond as required herein, it is hereby agreed that the amount of the check or draft substituted in lieu thereof, shall become the property of the Owner, and shall be considered as payment of damages due to delay and other causes suffered by the Owner because of the failure to execute said contract and contract bond; otherwise said check or draft substituted in lieu thereof shall be returned to the undersigned.

ATTACH BANK DRAFT, BID BOND, BANK CASHIER'S
CHECK OR CERTIFIED CHECK HERE

In the event that one check, bond, or draft is intended to cover two or more proposals, the amount must be equal to the sum of the proposal guarantees of the individual sections covered.

13. The undersigned submits herewith his schedule of prices covering the work to be performed under this contract; he understands that he must show in the schedule the unit prices for which he proposes to perform each item of work; that the extensions must be made by him; and that if not so done, his proposal may be rejected as irregular.
14. The undersigned firm certifies that it is not barred from bidding on this contract as a result of a conviction for the violation of State laws prohibiting bid-rigging or bid-rotating.

Document A310™ – 2010

Conforms with The American Institute of Architects AIA Document 310

Bid Bond

CONTRACTOR:

(Name, legal status and address)

D. Construction, Inc.
1488 S. Broadway
Coal City, IL 60416

OWNER:

(Name, legal status and address)

Village of Thornton
115 East Margaret Street
Thornton, IL 60476

SURETY:

(Name, legal status and principal place of business)

Liberty Mutual Insurance Company
175 Berkeley Street
Boston, MA 02116

Mailing Address for Notices

1411 Opus Place Suite 450
Downers Grove, IL 60515

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

BOND AMOUNT: \$ 10% Ten Percent of Amount Bid

PROJECT:

(Name, location or address, and Project number, if any)

2023 CDBG Street Resurfacing Project - CDBG Project No. 2306-027 - REL Project No. 23-R0314.02

The Contractor and Surety are bound to the Owner in the amount set forth above, for the payment of which the Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, as provided herein. The conditions of this Bond are such that if the Owner accepts the bid of the Contractor within the time specified in the bid documents, or within such time period as may be agreed to by the Owner and Contractor, and the Contractor either (1) enters into a contract with the Owner in accordance with the terms of such bid, and gives such bond or bonds as may be specified in the bidding or Contract Documents, with a surety admitted in the jurisdiction of the Project and otherwise acceptable to the Owner, for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof; or (2) pays to the Owner the difference, not to exceed the amount of this Bond, between the amount specified in said bid and such larger amount for which the Owner may in good faith contract with another party to perform the work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect. The Surety hereby waives any notice of an agreement between the Owner and Contractor to extend the time in which the Owner may accept the bid. Waiver of notice by the Surety shall not apply to any extension exceeding sixty (60) days in the aggregate beyond the time for acceptance of bids specified in the bid documents, and the Owner and Contractor shall obtain the Surety's consent for an extension beyond sixty (60) days.

If this Bond is issued in connection with a subcontractor's bid to a Contractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.

When this Bond has been furnished to comply with a statutory or other legal requirement in the location of the Project, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

Signed and sealed this 31st day of July, 2024


(Witness)


(Witness)

D. Construction, Inc.

(Principal)

(Seal)

By:

(Title)

Kenneth Sandeno - President

Liberty Mutual Insurance Company

(Surety)

(Seal)

By:

(Title)

James I. Moore Attorney-in-Fact

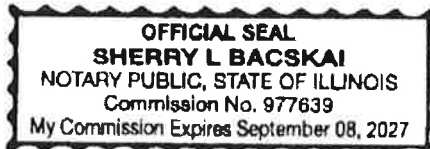


State of Illinois
County of DuPage

SURETY ACKNOWLEDGEMENT (ATTORNEY-IN-FACT)

I, Sherry L Bacskai Notary Public of DuPage County, in the State of Illinois,
do hereby certify that James I. Moore Attorney-in-Fact, of the Liberty Mutual Insurance
Company who is personally known to me to be the same person whose
name is subscribed to the foregoing instrument, appeared before me this day in person, and
acknowledged that he signed, sealed and delivered said instrument, for and on behalf of the
Liberty Mutual Insurance Company for the uses and purposes therein set forth.

Given under my hand and notarial seal at my office in the City of Downers Grove in
said County, this 31st day of July, 2024.





Notary Public Sherry L Bacskai
My Commission expires: September 8, 2027



This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

Liberty Mutual Insurance Company
The Ohio Casualty Insurance Company
West American Insurance Company

POWER OF ATTORNEY

KNOWN ALL PERSONS BY THESE PRESENTS: That The Ohio Casualty Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company is a corporation duly organized under the laws of the State of Indiana (herein collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint James I. Moore all of the city of Downers Grove, state of IL, its true and lawful attorney-in-fact, with full power and authority hereby conferred to sign, execute and acknowledge the following surety bond:

Principal Name: D. Construction, Inc.

Obligor Name: Village of Thornton

Surety Bond Number: Bid Bond

Bond Amount: See Bond Form

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed thereto this 31st day of July, 2024.

Liberty Mutual Insurance Company
The Ohio Casualty Insurance Company
West American Insurance Company



By: David M. Carey

David M. Carey, Assistant Secretary

STATE OF PENNSYLVANIA ss
COUNTY OF MONTGOMERY

On this 31st day of July, 2024, before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of Liberty Mutual Insurance Company, The Ohio Casualty Insurance Company, and West American Insurance Company, and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written.



Commonwealth of Pennsylvania - Notary Seal
Teresa Pastella, Notary Public
Montgomery County
My commission expires March 28, 2025
Commission number 1126044
Member, Pennsylvania Association of Notaries

By: Teresa Pastella

Teresa Pastella, Notary Public

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV - OFFICERS: Section 12. Power of Attorney.

Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts: Section 5. Surety Bonds and Undertakings.

Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested to by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, whenever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Renee C. Llewellyn, the undersigned, Assistant Secretary, of Liberty Mutual Insurance Company, The Ohio Casualty Insurance Company, and West American Insurance Company do hereby certify that this power of attorney executed by said Companies is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 31st day of July, 2024.



By: Renee C. Llewellyn

Renee C. Llewellyn, Assistant Secretary

Not valid for mortgage, note, loan, letter of credit, currency rate, interest rate or residual value guarantees.

For bond and/or Power of Attorney (POA) verification inquiries, please call 610-832-8240 or email HOSUR@libertymutual.com.

CONTRACTOR'S STATEMENT

1. Do you have sufficient knowledge of Drawings and Specifications of the work covered by this Contract to warrant submitting a Proposal for this work?
Yes
2. (a) Have you done work of this nature? Yes
(b) To what extent? (Dollar value) \$10,000.00 - \$98,000,000.00
(c) For whom? IDOT, various counties and municipalities as well as numerous private owners
3. Do you have sufficient equipment to perform this work? Yes
If so, list major items: See attached list
4. Give Bank reference: Old National Bank
Address: 220 W. Main Street, Morris, IL 60450
5. List names and addresses of major suppliers:
Vulcan Materials - 14999 Collections Ctr., 2nd Floor, Chicago, IL. 60693
Ozinga South Suburban - 18825 S. 96th Avenue, Mokena, IL. 60448
Underground Pipe & Valve - 211 Amendodge Drive, Shorewood, IL. 60404
6. Have you ever had, or do you now have, funds withheld for non-completion of work to the satisfaction of any municipality? No
(a) If so where? N/A
(b) For what reason? N/A
7. Have you ever been disqualified by a Governmental Agency for failure to satisfactorily complete a public improvement? No

CONTRACTOR'S STATEMENT (cont.)

8. Have you ever been cited for failing to withhold or report payroll deductions for Federal Income Tax? No
9. Have you ever been cited by the Federal Government for any violation of the Copeland Act (Anti-kick-back Law)? No
10. If awarded contract, work will begin in 10 calendar days.

Equipment Inventory

ID	Name	ID	Name
201	JD 510C BACKHOE	2016	JD 892 TRACKHOE
202	JD 410 BACKHOE	2017	JD MC CRAWLER
205	FORD 545 UTILITY TRACTOR	2018	CEC CRUSHER
206	FARMALL 'M' TRACTOR	2019	VIPER HYD BOOM W/CRUSHER
214	GALLION G118C GRADER	2020	JD 410C BACKHOE
215	JD 770 GRADER	2022	JD 230 TRACKHOE
225	AUSTIN CHERRY PICKER 410	2023	JD 510D BACKHOE
226	B/E 60T TRUCK CRANE	2024	HYSTER C832B SHEEPSFOOT
232	MORGAN MU-65 CONCRETE PUMPER	2025	HYSTER C850B ROLLER
245	SHEEPSFOOT PULL TYPE	2026	JD 7775 SKIDDER
251	GEHL CP400 COLD PLANE	2027	48" PALLET FORKS
254	GOMACO BRIDGE DECK MACH.	2028	COMPACTION 28" WHEEL
255	JD 495D TRACKHOE	2029	KOBEX H.D. THUMB
258	MINNICH H-5 GANG DRILL #1	2030	KOMATSU WA500 LOADER / MORRIS CRUSHER
259	MINNICH H-5 GANG DRILL #2	2031	JD 624H LOADER
260	CUB TRACTOR	2032	WOODS GHT72 ROTO-TILLER
262	JD 450G DOZER	2033	CAT 963B LOADER
264	SWEEPSTER MRH BROOM FOR SKIDDER	2034	LOWE POST HOLE AUGER
265	B/E 30B CRANE 50 TON	2037	LULL 6K-37 FORKLIFT
269	GRADALL G660E	2038	KOMATSU WA-880 LOADER
271	BLAW KNOX RW195 ROAD WIDENER	2039	CAT PS130 9-WHEEL ROLLER
275	JD 862B SCRAPER	2040	CAT D8N DOZER
276	JD 862B SCRAPER BLK STRIPE	2041	SNORKELIFT TBA80
278	MKT PILE DRIVER (V-5B)	2042	HYSTER C766C ROLLER
279	WOODS LANDSCAPE BOX	2043	VERMEER D24-40A BORING MACHINE
281	LOWE POST HOLE DIGGER/AUG	2044	JD 450LC TRACKHOE
282	WACKER RD880V ROLLER	2045	GEHL DL6H FORKLIFT
284	CAT V30B FORKLIFT	2046	HYSTER C747B ROLLER
285	IH WHEEL DISK 13.5 FT	2047	JD 310E BACKHOE
286	WOODS 6 ROTARY MOWER	2048	JD 310SE BACKHOE
287	KOMATSU FD40T FORKLIFT	2049	GEHL SL5635SX SKIDSTEER
288	JD 510D 4X4 BACKHOE	2051	CAT 963B LOADER
290	ROME CONSTRUCTION DISK	2052	B/G 2455C TRACK PAVER
291	TADANO TR260E-1 HYDRO	2053	GROVE SM2633BE MANLIFT
293	N/H LX 665	2055	JD 270 TRACKHOE
294	BRUSH BANDIT CHIPPER	2056	VERMEER WHEEL SAW
295	JD 590D TRACKHOE	2057	JD 330 TRACKHOE
296	IH T-8 TRAXCATOR	2059	GEHL SL6635 SKIDSTEER
299	3 POINT MOUNTED DISC	2060	DEMAG 100T CRANE
2001	INT 7' 3 POINT BLADE	2061	BIDWELL B36201 MACHINE
2002	VERMEER V8550 TRENCHER	2062	CAT D6M LGP CAT
2003	SIMON AT60D MANLIFT	2063	TEREX RT230 PICKER
2004	DELMAG DIESEL PILE DRIVER	2064	JD 770BH GRADER
2006	BOAT - PONTON	2065	MOXY MT30S-3 6X6 TRUCK
2008	JD 410D BACKHOE	2066	MOXY MT30S-3 6X6 TRUCK
2009	HYSTER C778A ROLLER	2067	HYSTER C832B SHEEPSFOOT
2010	JD 6675 SKIDDER	2072	ROME 12' OFFSET DISK
2011	JD 6675 SKIDDER	2073	RING-O-MATIC JET VAC
2012	HYPAC C747B ROLLER	2074	JD 330 TRACKHOE
2013	FORKS 48" FOR JD SKIDDERS	2075	JD 230 TRACKHOE
2014	CASE 1845C SKIDSTER	2076	GRADALL XL4100

Equipment Inventory

ID	Name	ID	Name
2077	LA BOUNTY SHEAR	2131	SKYJACK SCISSOR LIFT 30-34' 4x4
2078	JD 270 TRACKHOE	2132	KOMATSU D21P-7 DOZER
2079	GOMACO GT-3600 CURB MACHINE	2133	JD 750 EXCAVATOR
2080	GEHL SL4835 SKIDSTEER	2134	MOVAX PILE DRIVER SP-80
2081	JD 250 SKIDDER	2135	HYPAC C778B ROLLER
2082	HYSTER C350BD	2136	CAT 973 LOADER
2083	SKYTRAK 8042 FORKTRUCK	2137	ROADTEC RX70B GRINDER
2085	JD 250 SKIDDER	2138	HITACHI 330 EXCAVATOR
2086	JD 700 DOZER	2139	BOMAG ROLLER BW211D-3
2087	JD 250 SKIDDER	2140	BOMAG ROLLER BW211D-3
2088	JD 862B SCRAPER	2141	JD 330 TRACKHOE
2089	JD 862B SCRAPER	2142	CAT 262 SKIDLOADER
2090	JD 862B SCRAPER	2143	SNORKELIFT TBA80 4x4 BOOM LIFT
2091	C-HOOK #66	2144	JD 772CH GRADER
2092	CAT D6M LGP	2145	HYPAC C754B ROLLER
2093	HYPAC C778B ROLLER	2146	HYPAC C747B ROLLER
2094	SHEEPSFOOT 815F	2147	HYSTER H80XL FORKLIFT
2095	HYPAC C830B	2148	GRADALL XL4100
2096	GOMACO 9500 TRIMMER	2149	CAT 973 LOADER
2097	GOMACO 2800 PAVER	2150	HYPAC C766C ROLLER
2098	PAVER SAVER MACHINE	2151	JD 550J DOZER
2099	B/G 2455C PAVER	2152	JD 700H DOZER
2100	JD 4210 TRACTOR	2153	CASE 90XT SKIDDER
2101	MOXY MT3053	2154	CASE 75XT SKIDDER
2104	ASPHALT PLANT - MORRIS	2155	CASE 75XT SKIDDER
2105	KOMATSU WA500 LOADER / MORRIS ASPHALT	2156	DRILL w/ LEADS H-9
2106	LORAIN MC1150 CRANE	2157	JD 450H DOZER
2107	HYPAC C778B ROLLER	2158	MUSTANG SKIDSTEER 2086HF
2108	VR AT FORK TRUCK	2159	MANITOWOC CRANE 88 TON
2109	HITACHI 330	2160	CAT AP1055D PAVER
2110	ROADTEC 2500C SHUTTLE BUGGY	2161	JD 27CBTS MINI EXCAVATOR
2111	BLAWKNOX 3200 PAVER	2162	SKYTRAK 4x4 FORKLIFT
2112	VR 110HF ROLLER	2163	CASE 586G R T FORKLIFT
2113	CEC JAW CRUSHER	2164	B/E CHERRY PICKER
2114	B/G 225B PAVER	2165	WIRTGEN GRINDER W2100
2115	HYSTER H80E FORKLIFT	2166	TEREX TA-35 6x6 DUMP
2116	GROVE CRANE RT733 ROUGH TERRAIN	2167	TEREX TA-35 6x6 DUMP
2117	INGRAM AE315 ROLLER 3 WHEEL STATIC		Asphalt Plant - Rockdale, IL
2118	DAWSON 1200 HYD HAMMER		Asphalt Plant - Morris, IL
2119	FERGUSON ROLLER 8-12B		Asphalt Plant - Hazel Crest, IL
2120	JD 772CH GRADER		
2121	JD 410E COMBO BACKHOE		
2122	JLG 600SC BOOM LIFT		
2123	MILLER M8100 PAVER		
2124	JLG 3394RT Scissor Lift		
2125	JD 230CLC EXCAVATOR		
2126	SNORKELIFT TBA80 4x4		
2127	SKYJACK SCISSOR LIFT 30-34' 4x4		
2128	KOMATSU WA500-3LK LOADER - ROCKDALE		
2129	JD 650J DOZER		
2130	BROCE BROOM RJ350		

CERTIFICATE OF ELIGIBILITY TO BID

I, Kenneth Sandeno - D. Construction, Inc. (contractor), pursuant to section 33E-11 of the Illinois Criminal Code of 1961 as amended, hereby certifies that neither (he, she, it) nor any of (his, her, its) partners, officers, or owners of (his, her, its) business has been convicted in the past five (5) years of the offense of bid-rigging under section 33E-3 of the Illinois Criminal Code of 1961 as amended and that neither (he, she, it) nor any of (his, her, its) business has ever been convicted of the offense of bid-rotating under section 33E-4 of the Illinois Criminal Code of 1961 as amended.

Date: 07-31-24

By: 
(Name of Contractor) Kenneth Sandeno
President
(Title)

SCHEDULE OF PRICES

Local Agency Village of Thornton

Location Indianwood Drive

Description TH 2023 CDBG Street Resurfacing

The undersigned submits herewith his schedule of prices covering the work to be performed under this contract; he understands that he must show in the schedule the unit prices for which he proposes to perform each item of work; that the extensions must be made by him, and if not so done, his proposal may be rejected as irregular.

Schedule for Single Bid

(For complete information covering these items, see plans and specifications.)

Bidder's Proposal for making Entire Improvements <u>\$ 39,425.55</u>					
Item No.	Items	Unit	Quantity	Unit Price	Total
1	EARTH EXCAVATION	CU YD	5	500.00	2,500.00
2	TOPSOIL FURNISH AND PLACE, 4"	SQ YD	240	3.30	792.00
3	EROSION CONTROL BLANKET	SQ YD	240	22.00	5,280.00
4	AGGREGATE BASE COURSE, TYPE B 4"	SQ YD	235	5.50	1,292.50
5	BITUMINOUS MATERIALS (TACK COAT)	POUND	8,035	.01	86.35
6	HOT-MIX ASPHALT SURFACE REMOVAL - BUTT JOINT	SQ YD	70	.01	.70
7	LEVELING BINDER (MACHINE METHOD), N50	TON	670	86.00	57,620.00
8	HOT-MIX ASPHALT SURFACE COURSE, IL-9.5, MIX "D", N50	TON	1,000	79.00	79,000.00
9	PORTLAND CEMENT CONCRETE DRIVEWAY PAVEMENT, 7 INCH	SQ YD	90	146.50	13,185.00
10	PORTLAND CEMENT CONCRETE SIDEWALK 5 INCH	SQ FT	715	18.15	12,977.25
11	DETECTABLE WARNINGS	SQ FT	90	55.00	4,950.00
12	HOT-MIX ASPHALT SURFACE REMOVAL, 2 1/4"	SQ YD	11,905	2.90	34,524.50
13	DRIVEWAY PAVEMENT REMOVAL	SQ YD	155	20.00	3,100.00
14	COMBINATION CURB AND GUTTER REMOVAL	FOOT	940	15.40	14,476.00
15	SIDEWALK REMOVAL	SQ FT	645	6.60	4,252.00
16	VALVE BOXES TO BE ADJUSTED	EACH	1	550.00	550.00
17	FRAMES AND LIDS, TYPE 1, OPEN LID	EACH	7	880.00	6,160.00
18	THERMOPLASTIC PAVEMENT MARKING - LINE 6"	FOOT	325	5.78	1,878.50
19	THERMOPLASTIC PAVEMENT MARKING - LINE 24"	FOOT	125	13.75	1,718.75
20	SEEDING, SPECIAL	SQ YD	240	2.20	528.00
21	CLASS D PATCHES, 6 INCH	SQ YD	235	65.00	15,275.00
22	COMBINATION CURB AND GUTTER REPLACEMENT	FOOT	940	49.50	46,530.00
23	HOT-MIX ASPHALT DRIVEWAY PAVEMENT, 4"	SQ YD	65	30.00	1,950.00
24	DRAINAGE & UTILITY STRUCTURES TO BE ADJUSTED	EACH	20	550.00	11,000.00

Item No.	Items	Unit	Quantity	Unit Price	Total
25	DRAINAGE & UTILITY STRUCTURES TO BE RECONSTRUCTED	EACH	1	1,650.00	1,650.00

SIGNATURES

(If an individual)

Signature of Bidder

Business Address

(If a co-partnership)

Firm Name (SEAL)

Signed by (SEAL)

Business Address

Insert
Names and
Addresses of
All Members
of the Firm
.....
.....
.....
.....

(If a corporation)

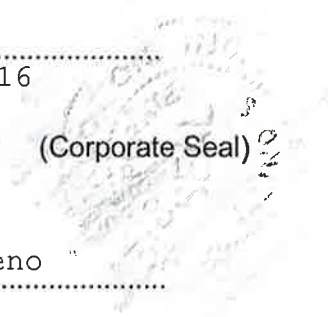
Corporate Name D. Construction, Inc.

Signed By 

President

Business Address 1488 S. Broadway

Coal City, IL 60416

(Corporate Seal) 

Insert
Names of
Officers
President Kenneth Sandeno

Secretary Tamara L. Hansen

Treasurer Tamara L. Hansen

Attest: 

Attestor's Title: Corporate Secretary/ Treasurer

Phone Number 815-634-2555

BIDDER'S CERTIFICATE

The undersigned, having executed the attached bid for the construction of:

Village of Thornton - 2023 CDBG Street Resurfacing

Name of Project

for the Village/City/Town of Thornton, County of Cook,

State of Illinois hereby certifies that he has read all of the Contract

Documents, including the Notice to Bidders, Instructions to Bidders, Proposal Forms,

General conditions of the contract, Detail Specifications, Forms of contract, Form of

Performance Bond and Form of Maintenance Bond, and that he has examined the plans

and that his proposal for the work is based on the conditions and requirements therein;

and should the contract be awarded to him, he agrees to execute the work in strict

accordance therewith, including compliance with the Insurance Requirements of the

General Conditions.

Name of Bidder

By:



Company Name

D. Construction, Inc.
Kenneth Sandeno
President

Date: 07-31-24

EQUAL EMPLOYMENT OPPORTUNITY

COMPLIANCE CERTIFICATE

As used in this certificate the term "subcontract" includes the term "purchase order" and all other agreements effectuating purchase of supplies or services. If this certificate is submitted as part of a bid proposal of the term "Seller" shall be deemed to refer to the Bidder or Offerer, or Subcontractor or Supplier. This certificate shall be renewed annually. Notwithstanding the foregoing, the certifications made herein shall remain applicable until completion of all nonexempt contracts/subcontracts awarded while this certificate is in effect. The undersigned Seller certifies that following to the

the Village of Thornton hereinafter referred to as Buyer:

- A. **REPORTS:** Within thirty (30) days after Buyer's awarded to Seller of any contract/subcontract and prior to each March 31 thereafter during the performance of work under said subcontract, the Seller shall file Standard Form 100, entitled "Equal Employment Opportunity Employer Information Report EEO-I" in accordance with instruction contained therein unless Seller has wither filed such report within 12 months preceding the date of the award or is not otherwise required by law or regulation to file such a report.
- B. **PRIOR REPORTS:** Seller, if it has participated in previous contract or subcontract subject to the Equal Opportunity Clause (41 C.F.R. Sec 60-1.4(a) (1) through (7), or the clause originally contained in Section 301 if Executive Order No. 10925, or the clause contained in Section 201 of the Executive Order No. 11114. Has filed all required compliance reports. Seller shall obtain similar representations indicating submission, of all required compliance reports, signed by proposed subcontractors, prior to awarding subcontractors not exempt from the Equal Opportunity Clause.
- C. **CERTIFICATION OF NON-SEGREGATED FACILITIES:** Seller certifies that is does not maintain or provide for its employees and segregated facilities at any of its establishments, and that it does not permit its employees to perform their services at any location under its control, where segregated facilities are maintained. Contractor certifies further that it will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it will not permit its employees to perform their services at any location under its control, where segregated facilities are maintained. Seller agrees that a breach of this certification is a violation of the Equal Opportunity Clause in the Specifications for or Request for Proposal. As used in this certification, the term "segregated facilities" means waiting room, work area, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin because of habit, local custom or otherwise. Contractor further agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) it will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity Clause, that it will retain such certifications in its files, and that it will forward the following notice to such proposed subcontractors (except where the proposed subcontractors have submitted identical certifications for specific time periods):

NOTICE TO PROSPECTIVE SUBCONTRACTORS OR REQUIREMENT FOR CERTIFICATIONS OF NON-SEGREGATED FACILITIES. A certification of Non-segregated Facilities, as required by Section 60-1.8 of Title 41 of the Code of Federal Regulations, must be submitted prior to the award of a subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Opportunity Clause (Note: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001).

- D. AFFIRMATIVE ACTION COMPLIANCE PROGRAM: Prior to 120 days after receipt of any subcontract in the amount of \$50,000 or more from Buyer, if it has 50 or more employees and is not otherwise exempt under 41 C.F.R. Part 60-1, shall have developed for each of his establishments a written affirmative action compliance programs as called for in 41 C.F.R. Sec. 60-1.40. Seller will also require its lower-tier subcontractors who have 50 or more employees and receive a subcontract of \$50,000 or more and who are not otherwise exempt under 41 C.F.R. Part 60-1 to establish written affirmative action compliance programs in accordance with 41 C.F.R. Sec. 60-1.40.
- E. Seller certifies that it is not currently in receipt of any outstanding letter of deficiencies, show probable cause, or other such notification of non-compliance with EEO regulations.

Executed this 31 day of July 20 24 by:

Firm Name D. Construction, Inc.

Address 1488 S. Broadway

Coal City, IL 60416

By  (Signature)

Title President Kenneth Sandeno
(Principal)

REQUIRED CERTIFICATIONS

Equal Employment

U.S. Department of Housing
and Urban Development

Department of Veterans Affairs

Opportunity Certification

Excerpt From 41 CFR §60-1.4(b)

Office of Housing
Federal Housing Commissioner

OMB Control No. 2502-0029
(exp. 9/30/2016)

The applicant hereby agrees that it will incorporate or cause to be incorporated into any contract for construction work, or modification thereof, as defined in the regulations of the Secretary of Labor at 41 CFR Chapter 60, which is paid for in whole or in part with funds obtained from the Federal Government or borrowed on the credit of the Federal Government pursuant to a grant, contract, loan insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, the following equal opportunity clause:

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin, such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.
- (3) The contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.
- (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

- (6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: **Provided, however,** That in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the contractor may request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work:

Provided, That if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and Federally-assisted construction contracts pursuant to the Executive order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed

Firm Name and Address

D. Construction, Inc.
1488 S. Broadway
Coal City, IL 60416

By



Title

Kenneth Sandeno
President

upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

Excerpt from HUD Regulations

200.410 Definition of term "applicant".

- (a) In multifamily housing transactions where controls over the mortgagor are exercised by the Commissioner either through the ownership of corporate stock or under the provisions of a regulatory agreement, the term "applicant" as used in this subpart shall mean the mortgagor.
- (b) In transactions other than those specified in paragraph(a) of this section, the term "applicant" as used in this subpart shall mean the builder, dealer or contractor performing the construction, repair or rehabilitation work for the mortgagor or other borrower.

200.420 Equal Opportunity Clause to be included in contracts and subcontracts.

- (a) The following equal opportunity clause shall be included in each contract and subcontract which is not exempt:

During the performance of this contract, the contractor agrees as follows:

(1) The contractor will not discriminate against any employee or applicant for employment because of race, creed, color, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, creed, color, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of the nondiscrimination clause.

(2) The contractor will in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard race, creed, color, or national origin.

(3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided, advising the said labor union or workers' representative of the contractor's commitments under this section, and shall post copies of the notices in conspicuous places available to employees and applicants for employment.

(4) The contractor will comply with all provisions of Executive Order 10925 of March 6 1961, as amended, and of the regulations, and relevant orders of the President's Committee on Equal Employment Opportunity created thereby.

(5) The contractor will furnish all information and reports required by Executive Order 10925 of March 6, 1961, as amended, and by the regulations, and orders of the said Committee, or pursuant thereto, and will permit access to his books, records, and accounts by HUD and the Committee for purposes of investigation to ascertain compliance with such regulations, and orders.

(6) In the event of the contractor's non-compliance with the nondiscrimination clause of this contract or with any of the said regulations, or orders, this contract may be cancelled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or Federally-assisted construction contracts in accordance with procedures authorized in Executive Order 10925 of March 6, 1961, as amended, and such other sanctions may be imposed and remedies invoked as provided in the said Executive Order or by regulations, or order of the President's Committee on Equal Employment Opportunity, or as otherwise provided by law.

(7) The contractor will include the provisions of Paragraphs(1) through (7) in every subcontract or purchase order unless exempted by regulations, or orders of the President's Committee on Equal Employment Opportunity issued pursuant to Section 303 of Executive Order 10925 of March 6, 1961, as amended, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase orders as HUD may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by HUD, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

- (b) Except in subcontracts for the performance of construction work at the site of construction, the clause is not required to be inserted in subcontracts below the second tier. Subcontracts may incorporate by referenced to the equal opportunity clause.

200.425 Modification in and exemptions from the regulations in this subpart.

- (a) The following transactions and contracts are exempt from the regulations in this subpart:

(1) Loans, mortgages, contracts and subcontracts not exceeding \$10,000.

(2) Contract and subcontracts not exceeding \$100,000 for standard commercial supplies or raw material;

(3) Contracts and subcontracts under which work is to be or has been performed outside the United States and where no recruitment of workers within the United States is involved. To the extent that work pursuant to such contracts is done within the United States, the equal opportunity clause shall be applicable;

(4) Contracts for the sale of Government property where no appreciable amount of work is involved; and

(5) Contracts and subcontracts for an indefinite quantity which are not to extend for more than one year if the purchaser determines that the amounts to be ordered under any such contract or subcontract are not reasonably expected to exceed \$100,000 in the case of contracts or subcontracts for standard commercial supplies and raw materials, or \$10,000 in the case of all other contracts and subcontracts.

U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

**CERTIFICATION OF BIDDER REGARDING
EQUAL EMPLOYMENT OPPORTUNITY**

INSTRUCTIONS

This certification is required pursuant to Executive Order 11246 (30 F.R. 12319-25). The implementing rules and regulations provide that any bidder or prospective contractor, or any of their proposed subcontractors, shall state as an initial part of the bid or negotiations of the contract, whether it has participated in any previous contract or subcontract subject to the equal opportunity clause; and, if so, whether it has files all compliance reports due under applicable instructions.

Where the certification indicates that the bidder has not filed a compliance report due under applicable instructions, such bidders shall be required to submit a compliance report within seven (7) calendar days after bid opening. No contract shall be awarded unless such report is submitted.

CERTIFICATION BY BIDDER

Bidder's Name: D. Construction, Inc.

Address and Zip Code: 1488 S. Broadway
Coal City, IL 60416

1. Bidder has participated in previous contract or subcontract subject to the Equal Employment Opportunity Clause.
Yes ☒ No ☐ (If answer is yes, identify the most recent contract)
IDOT Contract #62R28
2. Compliance reports were required to be filed in connection with such contract or subcontract.
Yes ☒ No ☐ (If answer is yes, identify the most recent contract)
IDOT Contract #62R28
3. Bidder has filed all compliance reports due under applicable instructions, including SF-100.
Yes ☒ No ☐ None Required ☐
4. If answer to Item 3 is "No", please explain in detail on the reverse side of this certification.

Certification – The information above is true and complete to the best of my knowledge and belief.

Kenneth Sandeno – President

(Name and Title of Signer – please type)


Signature

07-31-24
Date

Certification Regarding Debarment and Suspension

U.S. Department of Housing
and Urban Development

Certification A: Certification Regarding Debarment, Suspension, and Other Responsibility Matters - Primary Covered Transactions

1. The prospective primary participant certifies to the best of its knowledge and belief that its principals;

a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal debarment or agency;

b. Have not within a three-year period preceding this proposal, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification, or destruction of records, making false statements, or receiving stolen property;

c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and

d. Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

2. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Instructions for Certification (A)

1. By signing and submitting this proposal, the prospective primary participant is providing the certification set out below.

2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.

3. The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause of default.

4. The prospective primary participant shall provide immediate written notice to the department or agency to whom this proposal is submitted if at any time the prospective primary participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

5. The terms **covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded**, as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the department or agency to which this proposal is being submitted for assistance in obtaining a copy of these regulations.

6. The prospective primary participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.

7. The prospective primary participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

8. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines this eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.

9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

10. Except for transactions authorized under paragraph (6) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause of default.

Certification B: Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Instructions for Certification (B)

1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

4. The terms **covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded**, as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of these regulations.

5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph (5) of these instructions, if a participant in a lower tier covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies including suspension and/or debarment.

Applicant

Kenneth Sandeno - D. Construction, Inc.

Date

07-31-24

Signature of Authorized Certifying Official



Title

President

CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Statement for Loan Guarantees and Loan Insurance

The undersigned states, to the best of his or her knowledge and belief, that:

If any funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to insure or guarantee a loan, the undersigned shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions. Submission of this statement is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

* APPLICANT'S ORGANIZATION

D. Construction, Inc.

* PRINTED NAME AND TITLE OF AUTHORIZED REPRESENTATIVE

Prefix: Mr.

* First Name: Kenneth

Middle Name:

* Last Name: Sandeno

Suffix:

* Title: President

* SIGNATURE:



* DATE:

07-31-24

COOK COUNTY
CONTRACT
COMPLIANCE
DOCUMENTS

MBE/WBE UTILIZATION PLAN - FORM 1

BIDDER/PROPOSER HEREBY STATES that all MBE/WBE firms included in this Plan are certified MBEs/WBEs by at least one of the entities listed in the General Conditions – Section 19.

I. BIDDER/PROPOSER MBE/WBE STATUS: (check the appropriate line)

☐

Bidder/Proposer is a certified MBE or WBE firm. (If so, attach copy of current Letter of Certification)

☐

Bidder/Proposer is a Joint Venture and one or more Joint Venture partners are certified MBEs or WBEs. (If so, attach copies of Letter(s) of Certification, a copy of Joint Venture Agreement clearly describing the role of the MBE/WBE firm(s) and its ownership interest in the Joint Venture and a completed Joint Venture Affidavit – available online at www.cookcountyil.gov/contractcompliance)

☒

Bidder/Proposer is not a certified MBE or WBE firm, nor a Joint Venture with MBE/WBE partners, but will utilize MBE and WBE firms either directly or indirectly in the performance of the Contract. (If so, complete Sections II below and the Letter(s) of Intent – Form 2).

II.

☒

Direct Participation of MBE/WBE Firms

☐

Indirect Participation of MBE/WBE Firms

NOTE: Where goals have not been achieved through direct participation, Bidder/Proposer shall include documentation outlining efforts to achieve Direct Participation at the time of Bid/Proposal submission. Indirect Participation will only be considered after all efforts to achieve Direct Participation have been exhausted. Only after written documentation of Good Faith Efforts is received will Indirect Participation be considered.

MBEs/WBEs that will perform as subcontractors/suppliers/consultants include the following:

MBE/WBE Firm: KREATIVE SCAPE INC

Address: PO BOX 249 ELGIN, IL 60121

E-mail: kreativescapeinc@yahoo.com

Contact Person: ISAIAS CRUZ Phone: (847)429-0537

Dollar Amount Participation: \$ 104,715.00

Percent Amount of Participation: 32.78 %

*Letter of Intent attached? Yes ☒ No ☐

*Current Letter of Certification attached? Yes ☒ No ☐

MBE/WBE Firm: _____

Address: _____

E-mail: _____

Contact Person: _____ Phone: _____

Dollar Amount Participation: \$ _____

Percent Amount of Participation: _____ %

*Letter of Intent attached? Yes _____ No _____

*Current Letter of Certification attached? Yes _____ No _____

Attach additional sheets as needed.

*** Letter(s) of Intent and current Letters of Certification must be submitted at the time of bid.**

MBE/WBE LETTER OF INTENT - FORM 2

M/WBE Firm: KREATIVE SCAPE INC

Certifying Agency: ILUCP

Contact Person: ISAIAS CRUZ

Certification Expiration Date: 03/21/2025

Address: PO BOX 249

Ethnicity: HISPANIC

City/State: ELGIN Zip: 60121

Bid/Proposal/Contract #: CDBG Project No. 2306-027

Phone: (847)429-0537 Fax: _____

FEIN #: 26-2500306

Email: kreativescapeinc@yahoo.com

Participation: ☒ Direct ☐ Indirect

Will the M/WBE firm be subcontracting any of the goods or services of this contract to another firm?

☒ No ☐ Yes – Please attach explanation. Proposed Subcontractor(s): _____

The undersigned M/WBE is prepared to provide the following Commodities/Services for the above named Project/ Contract (If more space is needed to fully describe M/WBE Firm's proposed scope of work and/or payment schedule, attach additional sheets)

Indicate the Dollar Amount, Percentage, and the Terms of Payment for the above-described Commodities/ Services.

\$104,715.00 32.78% _____

THE UNDERSIGNED PARTIES AGREE that this Letter of Intent will become a binding Subcontract Agreement for the above work, conditioned upon (1) the Bidder/Proposer's receipt of a signed contract from the County of Cook; (2) Undersigned Subcontractor remaining compliant with all relevant credentials, codes, ordinances and statutes required by Contractor, Cook County, and the State to participate as a MBE/WBE firm for the above work. The Undersigned Parties do also certify that they did not affix their signatures to this document until all areas under Description of Service/ Supply and Fee/Cost were completed.

Signature (M/WBE)

ISAIAS CRUZ

Print Name

KREATIVE SCAPE INC

Firm Name

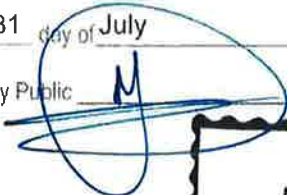
07/31/24

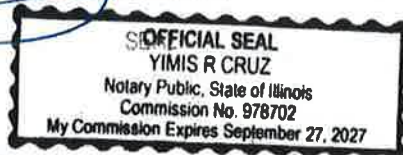
Date

Subscribed and sworn before me

this 31 day of July, 2024

Notary Public





M/WBE Letter of Intent - Form 2

Signature (Prime Bidder/Proposer)

Rob Male

Print Name

D. Construction, Inc.

Firm Name

07-31-24

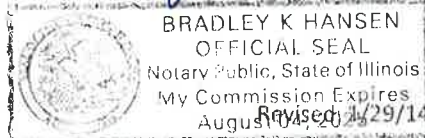
Date

Subscribed and sworn before me

this 31 day of July, 2024

Notary Public







KREATIVE SCAPE INC

PO BOX 249 ELGIN, IL 60121

TEL: (847)401-0860, kreativescapeinc@yahoo.com

QUOTE

DATE

7/30/2024

PROJECT

VILLAGE OF THORNTON 2024

NAME

Attn: Estimating

ITEM #	DESCRIPTION BASE BID	QTY	UM	UNIT PRICE	TOTAL PRICE
4	AGGREGATE BASE COARSE , TYPE B 4 IN	235	SQ YD	\$5.00	\$1,175.00
9	PCC CONCRETE DRIVEWAY PAVEMENT 7 IN	90	SQ YD	\$115.00	\$10,350.00
10	PORTLAND CEMENT CONC SIDEWALK 5"	715	SQ FT	\$16.00	\$11,440.00
11	DETECTABLE WARNINGS	90	SQ FT	\$50.00	\$4,500.00
13	PCC CONCRETE DRIVEWAY PAVEMENT REMOVAL	90	SQ YD	\$14.00	\$1,260.00
14	COMB CURB & GUTTER REMOVAL	940	FOOT	\$13.00	\$12,220.00
15	SIDE WALK REMOVAL	645	SQ FT	\$6.00	\$3,870.00
22	COMB CURB & GUTTER REPLACEMENTT	940	FOOT	\$45.00	\$42,300.00
16	VALVE BOXES TO BE ADJUSTED	1	EA	\$500.00	\$500.00
17	FRAMES & LIDS ,TYPE 1 , OPEN LID	7	EA	\$800.00	\$5,600.00
24	DRAINAGE AND UTILITY STRUCTURES TO BE ADJUSTED	20	EA	\$500.00	\$10,000.00
25	DRAINAGE AND UTILITY STRUCTURES TO RECONSTRUCTED	1	EA	\$1,500.00	\$1,500.00
INCLUDES				TOTAL	\$104,715.00

QC/QA, FLAGGERS ,CA-6 , FRONT FILL CURB WITH PCC

UNLESS SPECIFIED ABOVE

PRICES ARE VALID FOR 30 DAYS

ADDITIONAL COST FOR ICE OR ANY OTHER COOLING METHOD FOR THE CONCRETE IN HOT TEMPERATURES

IS THE RESPONSIBILITY OF THE PRIME CONTRACTOR

AND TRAFFIC CONTROL (UNLESS STATED OTHERWISE)

CURB CAULKING IS NOT INCLUDED, PATCHING ASPHALT BEHIND CURB NOT INCLUDED.

FINAL MEASUREMENTS TO BE TAKEN UPON JOB COMPLETION & PRICED ACCORDING TO UNIT PRICE

INSURANCE IS PER KS INC CURRENT CERTIFICATE. ADDITIONAL REQUIREMENTS WILL GENERATE ADDITIONAL PREMIUMS

NO RAILROAD INSURANCE OR FUEL ADJUSTMENT PARTICIPATION

NO TREE OR BRUSH REMOVALS, NO NIGHT WORK IS INCLUDED.

NO WET CURING, NO TIE BARS, NO REINFORCEMENT,NO SAWING OR HOT POUR SEAL AT JOINTS.

PRICE DOES NOT INCLUDE ASPHALT PATCHING , LANDSCAPING ,RESTORATION

PERMIT, LICENSE, AND BOND FEES NOT INCLUDED

PRICING DOES NOT INCLUDE EXCAVATION, REMOVAL, RESTORATION, BACKFILLING, STRUCTURE ADJUSTMENTS, LAYOUTS, FLAGGERS,



State of Illinois Commission on Equity and Inclusion
Business Enterprise Program
100 W. Randolph St., Suite 4-100, Chicago, IL 60601
www.cei.illinois.gov

March 21, 2024

Mr. Isaias Cruz
Kreative Scape Inc.
P. O. Box 249
1528 Keystone Ct.
Elgin, IL 60121

Re: BE Enrolled Business Enterprise Program (BE BEP)

Dear Mr. Isaias Cruz:

Congratulations, as Chairperson of the Illinois Commission on Equity and Inclusion (CEI), I would like to advise you that your business qualifies for enrollment in the new Be Enrolled Business Enterprise Certification Program (BE BEP). In January 2022, the Commission on Equity and Inclusion (CEI) was created to modernize the state's practices and protocols related to equity and inclusion in contracting and hiring. The BEP Program was removed from CMS and placed in CEI, whose mission is directly aligned with the mission of BEP. As we establish our new agency, CEI has been carefully reviewing all aspects of the BEP program and council. The BE BEP Certification Program was established to allow for the seamless activation state M/W/PBE certification and reduces duplicative red tape. CEI enrolled your business in the BE BEP Program based on the diversity certification issued by the City of Chicago's and/or Cook County's MWBE Vendor directory OR certified within the IL UCP program by CTA, Pace, Metra, IDOT, or the City of Chicago.

Host Agency: ILUCP (CTA, Pace, Metra, or IDOT)

Renewal Date: March 21, 2025

Certification Expiration Date: March 21, 2025

Certification Type: Minority Business Enterprise (MBE)

Your new BE BEP Certification is based on your business maintaining its certification with its initial host agency. The newly activated BE BEP Certification duration and commodity codes will match the existing certification held with the City of Chicago and/or Cook County. If the vendor's certification with the host agency expires or its bidding privileges are suspended, then your BE BEP Certification will also be suspended. You may however apply for full State of Illinois BEP Certification at cei.illinois.gov/bepvendor.

You will be notified by BEP through email to update your BE BEP Certification 60 days prior to the expiration of your host agency's certification and your BE BEP Certification.

Additionally, you must notify BEP within two weeks if any of the following changes occur:

- Changes in ownership
- Changes in who controls the business; or
- Changes in the business' certification status with the host organization.

Failure to notify BEP of these changes may result in the termination of the business' BE BEP Certification.

Activation of your BE BEP Certification has several benefits. Your business's name will be listed in the state's BEP Certified Vendor Directory, used by prime vendors to identify certified M/W/PBEs who can fulfill the state's minority contracting goals. Your business name will appear in the BEP Certified Vendor Directory as a Minority Business Enterprise (MBE). The State of Illinois uses National Institute of Government Purchasing (NIGP) commodity codes that have been translated from your NAICS

codes to NIGP codes as listed below. The translation table may be accessed:
<https://cei.illinois.gov/content/dam/soi/en/web/cei/documents/CEI%20BEP%20CROSSWALK.xls>.

NIGP 91313: CONSTRUCTION, BRIDGE AND DRAWBRIDGE, INCLUDING RECONSTRUCTION AND REHABILITATION

Please note that there are four (4) Chief Procurement Officers (CPO) who exercise the state's procurement authority. Each of the four CPOs have a separate bulletin that publishes the state's solicitations and opportunities to bid for each of their respective portfolios. BEP strongly recommends all certified vendors register with **each** of the four State of Illinois Procurement Bulletins (<https://cei.illinois.gov/business-enterprise-program/illinois-procurement-opportunities.htm>) to ensure you receive notification of all prime and subcontractor bidding opportunities that match the goods and services your company provides.

State Procurement Sites:

Chief Procurement Officer of General Services has oversight of 65 state agencies:

- <https://www2.illinois.gov/cpo/pathwaytoprocurement/pages/bidbuy.aspx>
- www.illinoistollway.com

Chief Procurement Officer of Higher Education has oversight of 17 state universities:

- www.procure.stateuniv.state.il.us

Chief Procurement Officer of Capital Development Board (CDB) has oversight of CDB:

- www.illinois.gov/cdb

Illinois Department of Transportation:

- www.idot.illinois.gov

The Commission on Equity and Inclusion and BEP Council welcome your participation in the Business Enterprise Program and wish you continued success. If you have any comments, feel free to contact us via cei.bep.compliance@illinois.gov or call the BEP at 312-814-4190.

Sincerely,



Carlos Gutiérrez
Certification Manager

PETITION FOR PARTIAL OR FULL WAIVER – FORM 3

Bidder/Proposer: D. Construction, Inc.

Contract No./Title: CDBG 2023 Project No. 2306-027

A. BIDDER/PROPOSER HEREBY REQUESTS:

<u> </u> FULL MBE WAIVER	<u> </u> PARTIAL MBE WAIVER
<u> </u> FULL WBE WAIVER	<u> </u> PARTIAL WBE WAIVER
<u> </u> FULL DBE WAIVER	<u> X </u> PARTIAL DBE WAIVER

B. REASON FOR PARTIAL/FULL WAIVER REQUEST:

Bidder/Proposer shall check each item applicable to its overall reason for a waiver request. Additionally, supporting documentation shall be submitted with this request.

- X (1) Lack of sufficient qualified MBEs and/or WBEs capable of providing the goods or services required by the contract.
- (2) The specifications and necessary requirements for performing the contract make it impossible or economically infeasible to divide the contract to enable the contractor to utilize MBEs and/or WBEs in accordance with the applicable participation.
- X (3) Price(s) quoted by potential MBEs and/or WBEs are above competitive levels and increase cost of doing business and would make acceptance of such MBE and/or WBE bid economically impracticable, taking into consideration the percentage of total contract price represented by such MBE and/or WBE bid.
- (4) There are other relevant factors making it impossible or economically infeasible to utilize MBE and/or WBE firms.

GOOD FAITH EFFORT TRANSPARENCY REPORT

C. GOOD FAITH EFFORTS TO OBTAIN PARTICIPATION (attach sheets as necessary as Schedule 1)

Bidder/Proposer shall explain and detail the following Good Faith Efforts undertook to meet Cook County's contract specific goals.


1. Please attach to this form a detailed list of any and all PCEs, stating the PCE certification (MBE and/or WBE as defined by the Cook County Municipal Code) and with whom from the contacted PCEs the Bidder/Proposer engaged, contacted, and/or communicated with in the County's Market Place;

Timelines:

- a. When the Bidder/Proposer knew of the bid; 07-25-24
 - b. When the Bidder/Proposer contacted the PCE(s); 07-29-24
 - c. When the Bidder/Proposer formulated its bid and utilization plan; and 07-30-24
 - d. When was the bid request due date. 07-31-24
2. The number of timely attempts to contact PCEs providing the type of supplies, equipment, goods, and/or services required for the Procurement, including but not limited to;
 - a. Dates of each contact attempt for each contacted PCE; 07-25-24
 - b. Whom, if anyone, the Bidder/Proposer See attached email communicated and/or corresponded (including written, virtual, digital, electronic, and other feasible methods of communication);
 - c. The number of unsuccessful attempts to communicate or correspond with PCEs; and
 - d. Attach copies of all solicitations to contacted PCEs. See attached email
3. How the Bidder/Proposer proposed to divide the procurement requirements into small tasks and/or quantities into economically feasible units to promote PCE participation. Looked at utilizing a DBE landscaper, and striper but either did not receive bids or they were not competitive bids
4. Whether and to what degree the requesting party will endeavor to maximize indirect participation. Could possibly be able to utilize some DBE trucking companies depending on their availability once work starts
5. Detailed explanation of use, if any, of the Office of Contract and Compliance services and staff. N/A
6. Detailed explanation of timely notification and usage of services and assistance provided by community, minority, and/or women business organizations. N/A
7. Attach any other documentation relative to Good Faith Efforts in complying with MBE and WBE participation. N/A

GOOD FAITH EFFORT TRANSPARENCY REPORT

By signing below, I affirm under penalty of perjury the information provided in the Petition for Full or Partial Waiver/Good Faith Effort Transparency Report is truthful, accurate, and complete, to the best of my knowledge and capacity. I agree any finding of false, fraudulent, and/or otherwise misleading information will automatically disqualify the request for a waiver and Cook County's Office of Contract Compliance reserves the right to pursue additional actions and/or remedies against the requesting Bidder/Proposer.

	07-31-24
Signature and Title of Bidder/Proposer	Date
D. Construction, Inc. Rob Male - EEO Officer	

Cook County Good Faith Efforts Transparency Report Guide

Classification	Questions	Yes	No	N/A	Examples of Responsive Document(s)
Outreach/Notification	Did the Bidder/Proposer attend a pre-bid meeting?		X		Copy of Sign-in Sheet
	Were any MBE, WBE or DBE firms in attendance at the pre-bid meeting?			X	Copy of Sign-in Sheet
	Did the bidder/proposer host a project specific outreach event? What type of outreach activities were conducted in an effort to recruit MBE, WBE or DBE firms		X		Copies of advertisement for outreach event showing event date and location; letter explaining how event was advertised
	Did the bidder/proposer contact any Assist Agencies to help identify MBE, WBE or DBE firms?		X		Copies of emails sent to Assist Agencies with responses thereto; letter from Assist Agencies demonstrating efforts taken to recruit M/W/DBE firms
	Did the bidder utilize the assistance of the Office of Contract Compliance to help identify MBE, WBE or DBE firms?		X		Copies of emails sent to OCC with responses thereto
	Did the bidder/proposer provide evidence of invitations to bid that were sent directly to MBE, WBE or DBE firms?	X			Copies of Invitations to Bid sent to M/W/DBE firms. Include Date invitation was sent, name of project, list of bid opportunities, identify location/times when plans/drawings/specs were available for viewing; contact information of bidder/proposer; bid due date from M/W/DBE firm
	Did the bidder/proposer identify the type of work opportunities available to M/W/DBE firms?	X			Copies of Invitations to bid sent to M/W/DBE firms including descriptions of work opportunities available.
	Did bidder/proposer offer to divide work into economically feasible units to potential M/W/DBE firms?			X	Copies of Invitations to bid sent to M/W/DBE firms including descriptions of work opportunities available.
Negotiations	Did bidder/proposer engage in meaningful negotiation with M/W/DBE firms?			X	Detailed list of M/W/DBE firms contacted including: Firm name; Firm address; Firm phone number; name of contact; contact's phone number; contact's email address; type of work offered; nature of the solicitation

Cook County Good Faith Efforts Transparency Report Guide

Classification	Questions	Yes	No	N/A	Examples of Responsive Document(s)
	Did bidder/proposer submit copies of bid responses or proposals received from M/W/DBE firms?	X			Copies of proposals submitted by M/W/DBE firms
	Did bidder/proposer provide evidence of the outcome from negotiating with potential M/W/DBE firms?		X		Copies of emails, letters, subcontracts demonstrating evidence of negotiation between bidder/proposer and M/W/DBE firms.
	Did the bidder/proposer give an explanation and/or proof of why M/W/DBE firms were not considered?		X		Letter providing a detailed explanation defining reasons for rejection, specifically why M/W/DBE firm(s) are unqualified, what steps were taken to verify the capabilities of the M/W/DBE firm, the names of the non-M/W/DBE firms that were selected for participation, and quotes from all firms.
Support	Did bidder/proposer offer to assist M/W/DBE firms is obtaining bonding, lines of credit or insurance as required per the specification?			X	Letter from the bidder/proposer identifying any bonding companies, insurance companies, banks, and/or finance companies to which the M/W/DBE firms were referred.
	Did bidder/proposer make efforts to assist interested M/W/DBE firms in obtaining necessary equipment, supplies, materials or related assistance or services?			X	Letter from the bidder/proposer identifying any suppliers and/or equipment rental companies to which the M/W/DBE firms were referred.

Andy Moore

From: Andy Moore
Sent: Monday, July 29, 2024 2:59 PM
Cc: Bids
Subject: THORNTON
Attachments: _Submittal Pages_Required Certifications.pdf; Cook County Compliance Documents.pdf; _Bid Book_23-R0314.02.pdf; _Plan Sheets_23-R0314.02.pdf; _Submittal Bid Packet_23-R0314.02.pdf

Importance: High

Hi Guys,

This one bids Wednesday. Can you shoot over some numbers? Please and thank you!

Andy Moore

"D" Construction, Inc.

Office - (815)634-2555

Mobile - (815)482-3939

24-00287

RECEIVED

7-31-24

9:49 AM

"D" C

Ge

14

Co

TO:

Village

115

115

Sealed Bid - Levee

Bid Due - 10am