Village of Forest Park, Illinois 517 Des Plaines Avenue Forest Park, Illinois 60130

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Regular Village Council Meeting Agenda

Monday, March 13, 2023 – 7:00 p.m.

Meeting will be conducted In-Person and Via Zoom

You may listen to the meeting by participating in a Zoom conference call as follows: Dial-In Number: 312-626-6799; Meeting ID 82451565538; Passcode 244992 or by clicking here: https://us02web.zoom.us/j/82451565538?pwd=QWd1SUpPNFB6QVpEMVRUSIAySXZjQT09

Public Comments are required to be submitted to the Village Clerk in advance of the meeting: In-Person Comments: Complete and submit Speaker Sign-In Form to Village Clerk prior to 7:00 p.m. E-mail Comments: E-mail required to be sent to Village Clerk (vmoritz@forestpark.net) prior to 6:30 p.m.

- 1. PLEDGE OF ALLEGIANCE
- 2. ROLL CALL
- 3. APPROVAL OF MINUTES
 - a. February 27, 2023 Village Council Meeting
- 4. PUBLIC COMMENT
- 5. COMMUNICATIONS
- 6. DEPARTMENT REPORTS
- 7. BILLS BY RESOLUTION
 - a. Resolution Approving Payment of Bills Dated March 13, 2023
- 8. UNFINISHED BUSINESS
- 9. NEW BUSINESS
 - a. Resolution Approving the Specifications and Authorizing the Advertising of Bids for the Village of Forest Park 2023 Alley Improvements Project (900 Block Dunlop-Lathrop; 1100 Block Circle-Marengo)
 - b. Resolution Approving the Specifications and Authorizing the Advertising of Bids for the Village of Forest Park 2023 Watermain and Resurfacing Project (Wilcox Street and Ferdinand Avenue)
 - c. Resolution Authorizing the Village of Forest Park to Participate in the New National Opioid Settlements and Authorizing the Execution of Related Settlement Agreements with Teva, Allergan, CVS, Walgreens and Walmart
 - d. Approval: Juneteenth Flag Raising Ceremony Request by the Illinois Juneteenth Committee, Forest Park
 - e. Approval: Banner Request by the Heritage Chorale
 - f. Approval: Ratification of Mayor's Signature on Summer Clubhouse Field Trip Contract
 - g. Motion to Approve Mayor's Appointment of the Following Individuals:
 - i. Jonah Harlan; Recreation Board; Term to Expire: April 30, 2023
 - ii. John Cunningham; Recreation Board; Term to Expire: April 30, 2026

10. ADMINISTRATOR'S REPORT

- a. Discussion: IEPA Loan Application for Funding for Lead Water Service Line Replacements
- 11. COMMISSIONER REPORTS
- 12. ADJOURNMENT
 - a. Adjourn into Closed Session pursuant to 5 ILCS 120/2(c) (2) Collective Bargaining Matters

THE REGULAR MEETING OF THE COUNCIL OF THE VILLAGE OF FOREST PARK, COOK COUNTY, ILLINOIS HELD ON MONDAY EVENING, FEBRUARY 27, 2023

Mayor Hoskins led all assembled in the Pledge of Allegiance at 7:00 p.m.

ROLL CALL

Commissioners Byrnes, Maxham, Nero, Voogd and Mayor Hoskins answered the Roll Call.

APPROVAL OF THE MINUTES OF PREVIOUS MEETINGS

It was moved by Commissioner Maxham and seconded by Commissioner Byrnes that the minutes from the February 13, 2023, Regular Meeting of the Council be approved without reading as each member has received a copy thereof.

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Maxham and seconded by Commissioner Nero that the minutes from the February 13, 2023, Closed Meeting of the Council be approved without reading as each member has received a copy thereof.

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

PUBLIC COMMENT

Mr. Thomas Kovac submitted written public comment, which the clerk read aloud. Mr. Kovac expressed his opposition to the text amendment to the I-2 Industrial zoning district.

Ms. Barbara Jackson, Mr. Gino Pisani, Ms. Bobbie Jones, and Ms. Bonnie Nelson, all spoke in opposition of a cannabis dispensary being approved for 7216 Circle. They cited security concerns as well as anticipated a negative impact on the neighborhood.

COMMUNICATIONS:

None

DEPARTMENT REPORTS:

The Fire Department submitted its January, 2023, report.

APPROVAL OF BILLS:

It was moved by Commissioner Byrnes and seconded by Commissioner Maxham that the Resolution for the payment of bills be adopted. The bills totaled \$544,819.17.

R-08-23 RESOLUTION FOR THE PAYMENT OF BILLS IN THE AMOUNT OF \$544,819.17 APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

UNFINISHED BUSINESS:

Mr. Neil Rembos, President of the Forest Park Chamber of Commerce presented the Chamber's budget and marketing plan, in support of the village's projected funding of \$40,000 per year for the next three years. The funding is reserved out of the village's ARPA funding.

CHAMBER PRESENTATION
AND REQUEST OF ARPA
FUNDING FOR MARKETING
ACTIVITIES

NEW BUSINESS:

It was moved by Commissioner Maxham and seconded by Commissioner Nero that the Ordinance granting a conditional use permit for a Cannabis Dispensary in the B-2 District in the Village of Forest Park, Cook County, Illinois re: PZC 2023-01: 7216 Circle Avenue be adopted. There was discussion about the well-prepared documents as well as the security and camera systems that are proposed and the additional source of revenue for the village. Each of the elected officials expressed their support for the dispensary.

O-09-23
ORDINANCE GRANTING
CONDITIONAL USE FOR
CANNABIS DISPENSARY
AT 7216 CIRCLE AVENUE
APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Maxham and seconded by Commissioner Byrnes that the Ordinance amending Title 9, Chapter 10, of the Village of Forest Park code to add an additional authorized variation, in the Village of Forest Park, Cook County, Illinois re: PZC 2022-04 be adopted.

O-10-23 ORDINANCE AMENDING ZONING CODE TEXT APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Maxham and seconded by Commissioner Nero that the Ordinance authorizing approval of authorized variations to allow the resubdivision of two lots under common ownership at 118 Rockford Avenue and 7515-7521 Dixon Street, in the Village of Forest Park, Cook County, Illinois re: PZC 2022-04 be adopted.

O-11-23
ORDINANCE AUTHORIZING
VARIATIONS AND
RESUBDIVISION OF 118
ROCKFORD AND 7515-7521
DIXON
APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Maxham and seconded by Commissioner Nero that the Ordinance amending Title 9, Chapter 5, Article B of the Village of Forest Park code to update permitted and prohibited uses in the I-2 District, in the Village of Forest Park, Cook County, Illinois be adopted. (PZC 2022-06)

MOTION TO AMEND TEXT OF ZONING CODE FOR I-2 DISTRICT

It was moved by Commissioner Voogd and seconded by Commissioner Byrnes to amend section 9-5B-1: Use Regulations by adding the following after "canning plant" ", but excluding slaughterhouse, stockyards, fat rendering, soap manufacture, glue manufacture, tannery, paper manufacture, wool scouring and cleaning; cotton textile sizing, scouring, bleaching, dyeing and similar operations; paint and varnish manufacture, creosote and creosote products manufacture."

AMENDMENT TO MOTION AND PROPOSED ORDINANCE APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

Clerk Moritz was instructed to call the roll call on the original motion, as amended.

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Maxham and seconded by Commissioner Byrnes that the Ordinance amending section 2-7 of Chapter 7 of Title 2 of the municipal code of the Village of Forest Park be adopted.

It was moved by Commissioner Maxham and seconded by Commissioner Nero to amend section 2-7-1, regarding residency of members to strike "The residency requirement for the board of health shall not apply to up to two (2) board members who, at the discretion of the mayor and the Village Council, possess technical training, knowledge, or experience which will enhance the composition of the board."

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

Clerk Moritz was instructed to call the roll call on the original motion, as amended.

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Voogd and seconded by Commissioner Nero that the Ordinance rescinding Ordinance No. O-06-22, waiving bid and re-authorizing the acceptance of an updated Retail Sales Order for the purchase of two (2) fully equipped 2024 International HV 607 Heavy Duty Plow Trucks with buildout be adopted.

O-12-23 ORDINANCE AMENDING TEXT OF ZONING CODE FOR I-2 DISTRICT APPROVED AS AMENDED

MOTION TO AMEND SECTION 2-7 OF THE VILLAGE CODE REGARDING BOARD OF HEALTH

AMENDMENT TO MOTION AND PROPOSED ORDINANCE CREATING BOARD OF HEALTH APPROVED

O-13-23 ORDINANCE AMENDING SECTION 2-7 REGARDING BOARD OF HEALTH APPROVED AS AMENDED

O-14-23 ORDINANCE RESCINDING 0-06-22 AND RE-AUTHORIZING PURCHASE OF 2 PLOW TRUCKS APPROVED **ROLL CALL:**

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Voogd and seconded by Commissioner Nero that the Ordinance approving and authorizing the execution of a reinstatement of terms and fourth amendment to the Communications Site Lease agreement between the Village of Forest Park and Chicago SMSA Limited Partnership d/b/a Verizon Wireless be adopted.

O-15-23
ORDINANCE APPROVING
4TH AMENDMENT AND
REINSTATING CHICAGO
SMSA VERIZON SITE
LEASE
APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Nero and seconded by Commissioner Voogd that the Resolution approving and authorizing the execution of an application for a Cook County Bureau of Economic Development Community Development Block Grant Program (CDBG) 2023 Program Year Capital Improvement/Demolition and Economic Development Project be adopted.

R-14-23
RESOLUTION APPROVING
CDBG 2023 PROGRAM
YEAR CAPITAL
IMPROVEMENT,
DEMOLITION AND
ECONOMIC
DEVELOPMENT PROJECT
APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Nero and seconded by Commissioner Voogd that the Annual Resolution for Maintenance under Illinois Highway Code be adopted.

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

R-15-23 RESOLUTION FOR MAINTENANCE UNDER ILLINOIS HIGHWAY CODE APPROVED It was moved by Commissioner Nero and seconded by Commissioner Voogd that the Resolution for Improvement under the Illinois Highway Code regarding Wilcox and Ferdinand Avenue Projects be adopted.

R-16-23
RESOLUTION FOR
IMPROVEMENT UNDER
ILLINOIS HIGHWAY CODE
FOR WILCOX AND
FERDINAND AVENUE
PROJECTS
APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Voogd and seconded by Commissioner Nero that the Resolution approving and authorizing the execution of a Professional Engineering Services Proposal for Phase II Design for the 2023 Community Center Playground Improvement Project by and between the Village of Forest Park and Christopher B. Burke Engineering, Ltd. be adopted.

R-17-23
RESOLUTION APPROVING
ENGINEERING PROPOSAL
FOR COMMUNITY CENTER
PLAYGROUND WITH
CHRISTOPHER BURKE
ENGINEERING
APPROVED

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

It was moved by Commissioner Byrnes and seconded by Commissioner Maxham to approve the request from Storino, Ramello & Durkin for a change in hourly rates for legal services.

STORINO, RAMELLO AND DURKIN REQUEST TO CHANGE HOURLY RATES APPROVED BY MOTION

ROLL CALL:

AYES: Commissioners Byrnes, Maxham, Nero, Voogd

and Mayor Hoskins

NAYES: None ABSENT: None

The motion carried unanimously.

ADMINISTRATOR'S REPORT:

Administrator Amidei went over different options for an EV charging station to be placed in Constitution Court. The village was awarded a \$7,500 grant from the Metropolitan Mayors' Caucus and ComEd. The cost for installing the different options will range from \$7,000 to \$12,200 out of pocket for the village. The equipment will be leased. The administrator further requested consideration for our front-line staff at village hall. The staff works hard to provide personal service to the public and they deal with a lot.

COMMISSIONER'S REPORTS:

Commissioner Maxham reported that the Housing Forward Sleep Out was awesome. It was cold, but worth it. The group raised \$8,000 for the Homeless Veteran Program. The commissioner further expressed appreciation to Director Glinke for all of the detailed work required to move the zoning items forward.

Commissioner Voogd discussed the Single-Use Plastic survey and upcoming ordinance. The commissioner expressed her appreciation to resident, Julieta Aguilera, who submitted the images of the discarded plastic and single-use items, for illustration. It is expected that the proposed ordinance will be before the Village Council in the next meeting or two.

ADJOURNMENT

There being no further business to be addressed, Commissioner Nero moved and Commissioner Byrnes seconded to adjourn the meeting. The motion carried.

Mayor Hoskins declared the meeting adjourned at 8:24 P.M.

Respectfully submitted,

Vanessa Moritz Village Clerk

RESOLUTION No.

BE IT RESOLVED by the Council of the Village of Forest Park, Cook County, Illinois, that we dispense with the reading of the individual bills inasmuch as each department head has approved and signed bills in the following aggregate amount for their respective departments.

Refunds and Allocations	\$ 25.00
Public Affairs	\$ 87,427.11
Police Department	\$ 6,115.23
Community Center	\$ 817.12
Accounts & Finance (Clerks Office)	\$ 179,633.86
Accounts & Finance (Fire Department)	\$ 4,276.80
Department of Health & Safety	\$ 3,704.00
Street Department	\$ 82,017.04
Public Property	\$ 70,326.32
Seizure	\$ 710.13
Federal Custom	\$ 17,396.06
VIP	\$ 238.01
Water Department	\$ 18,479.34
	\$ 471,166,02

ADOPTED BY THE Council of the Village of Forest Park this 13th Day of March, 2023.

Ayes:	
Nays:	
Absent:	
	Rory Hoskins, Mayor
ATTEST:	
Vanessa Moritz, Village Clerk	



Account Number	Vendor		Invoice Date	Amount
100-00-000-4230-135	Elvira Galang		02/14/2023	25.00
		Refunds and Allocations		25.00



Account Number	Vendor	Invoice Date	Amount
100-10-101-6100-305	Saber-Toothed Computing	12/15/2022	199.99
100-10-101-6150-152	Verizon Wireless	02/22/2023	300.33
100-10-101-6150-152	Verizon Wireless	02/22/2023	8.17
100-10-101-6150-300	West Suburban Cons Dispatch Center	02/01/2023	87,995.00
100-10-101-6150-300	West Suburban Cons Dispatch Center	02/01/2023	-20,351.00
100-10-101-6150-300	West Suburban Cons Dispatch Center	02/01/2023	-936.58
100-10-101-7000-150	Telcom Innovations Group LLC	02/20/2023	288.00
100-11-111-6110-105	DELL MARKETING LP	01/26/2023	17,705.20
100-11-111-6110-105	Techno Consulting Inc	02/20/2023	312.50
100-11-111-6110-105	Techno Consulting Inc	02/20/2023	687.50
100-11-111-6110-110	Redsky Technologies Inc	02/21/2023	1,218.00
	Public Affairs		87,427.11



Account Number	Vendor	Invoice Date	Amount
100 12 122 5000 001		00/06/0000	1 52 4 45
100-12-123-5000-001	Estate of Jose Francisco Flores	02/26/2023	1,534.47
100-12-123-5000-001	The Estate of Nicholas Kozak	02/26/2023	1,442.38
100-12-123-5000-001	POLICE PENSION FUND	02/26/2023	158.44
100-12-123-5000-001	POLICE PENSION FUND	02/26/2023	169.42
100-12-123-5000-030	Estate of Jose Francisco Flores	02/26/2023	777.49
100-12-123-5000-030	The Estate of Nicholas Kozak	02/26/2023	415.22
100-12-123-5005-101	Estate of Jose Francisco Flores	02/26/2023	41.05
100-12-123-5005-101	The Estate of Nicholas Kozak	02/26/2023	20.32
100-12-123-6145-202	Steri-Clean Restoring Homes and Lives	02/17/2023	140.00
100-12-124-6145-211	Sirchie Acquisition Company LLC.	02/13/2023	116.35
100-12-124-6150-114	Critical Reach Inc	12/07/2022	530.00
100-12-125-6145-205	Cook County Bureau of Technology	02/09/2023	770.09
	Police Department		6,115.23



Account Number	Vendor		Invoice Date	Amount
100-15-154-6170-102 100-15-154-6170-105	Rose's Catering LaTessa Smith		03/07/2023 03/01/2023	400.00 417.12
		Community Center		817.12



Account Number	Vendor	Invoice Date	Amount
100-21-211-5005-002	Blue Cross-Blue Shield of Ill	02/14/2023	139,794.54
100-21-211-6110-110	Xerox Financial Services	02/08/2023	368.04
100-21-211-6110-110	Xerox Financial Services	02/08/2023	158.68
100-21-211-6140-102	Suburban Mailing Services Inc	02/20/2023	3,839.10
100-21-211-6140-104	Quill	02/02/2023	222.19
100-21-211-6140-104	Quill	02/08/2023	279.47
100-21-211-6140-104	Quill	02/15/2023	82.93
100-21-211-6140-110	Forest Printing Company	02/15/2023	425.45
100-21-211-6140-110	Forest Printing Company	02/15/2023	238.50
100-21-211-6140-140	Quill	02/02/2023	65.10
100-21-211-6140-140	Quill	02/08/2023	20.58
100-21-211-6140-140	Quill	02/15/2023	83.12
100-21-211-6150-122	Springbrook Holding Company LLC	02/14/2023	992.25
100-21-211-6150-150	AT&T	02/25/2023	111.91
100-21-211-6150-150	AT&T	02/25/2023	55.97
100-21-211-6150-150	AT&T	02/25/2023	51.18
100-21-211-6160-001	Illinois Counties Risk Management Trust	03/04/2021	587.99
100-21-211-6160-001	Illinois Counties Risk Management Trust	03/24/2021	9,721.00
100-21-211-6160-001	Illinois Counties Risk Management Trust	05/31/2021	4,041.65
100-21-211-6160-001	Illinois Counties Risk Management Trust	07/27/2021	1,783.50
100-21-211-6160-001	Illinois Counties Risk Management Trust	01/01/2023	-2,500.00
100-21-211-6160-001	Illinois Counties Risk Management Trust	01/01/2023	-500.00
100-21-211-6190-003	POLICE PENSION FUND	02/26/2023	8,952.00
100-21-211-6190-004	Firefighters Pension Fund	02/26/2023	8,952.00
100-21-211-7000-080	Xerox Financial Services	02/08/2023	122.50
100-21-211-7000-080	Xerox Financial Services	02/08/2023	1,684.21
	Accounts & Finance (Clerks Office)		179,633.86



Account Number	Vendor	Invoice Date	Amount
100-30-301-6140-200	Tri-Supply Co.	02/17/2023	291.95
100-30-302-6110-150	Phil Chiappetta	02/28/2023	198.09
100-30-302-6110-150	Verizon Wireless	02/22/2023	215.50
100-30-302-6145-100	Air One Equipment Inc	02/20/2023	3,058.00
100-30-302-6145-105	Ray O'Herron Co Inc	02/16/2023	157.39
100-30-302-6145-105	Ray O'Herron Co Inc	02/21/2023	355.87
	Accounts & Finance (Fire Department)		4,276.80



Account Number	Vendor	Invoice Date	Amount
100-40-401-5000-017	Raymond Traynor	02/27/2023	630.00
100-40-403-6150-230	Elevator Inspection Services	02/15/2023	2,944.00
100-40-403-6150-230	Elevator Inspection Services	02/15/2023	50.00
100-40-403-6150-230	Elevator Inspection Services	02/16/2023	80.00
	Department of Health & Safety		3,704.00



Account Number	Vendor	Invoice Date	Amount
100-50-501-6145-100	Patrick Scollard	02/27/2023	100.00
100-50-502-6180-160	Com Ed	02/21/2023	3,954.16
100-50-502-6185-110	One Way Safety LLC	10/28/2022	281.77
100-50-502-6185-110	Traffic Control & Protection	02/17/2023	83.10
100-50-502-6185-112	Republic Services #551	02/15/2023	770.40
100-50-502-6185-501	Republic Services #551	02/15/2023	43,506.18
100-50-502-6185-502	Republic Services #551	02/15/2023	30,757.48
100-50-502-6185-502	Republic Services #551	02/15/2023	-1,760.51
100-50-502-6185-503	Republic Services #551	02/15/2023	4,324.46
	C D		00.017.04
	Street Department		82,017.04



Account Number	Vendor	Invoice Date	Amount
100-55-552-6145-100	Jim Becker	02/27/2023	100.00
100-55-552-6180-101	First Ayd Corp.	02/22/2023	158.72
100-55-552-6180-114	Case Lots Inc	10/01/2022	598.80
100-55-553-6180-150	Lyons Pinner Electric Co	12/13/2022	0.10
100-55-553-6180-150	Lyons Pinner Electric Co	02/20/2023	16,527.50
100-55-553-6180-150	Lyons Pinner Electric Co	02/22/2023	215.31
100-55-553-6180-150	Lyons Pinner Electric Co	02/22/2023	171.75
100-55-553-6180-150	Lyons Pinner Electric Co	02/23/2023	381.40
100-55-553-6180-150	Lyons Pinner Electric Co	02/27/2023	2,095.77
100-55-553-6180-150	Lyons Pinner Electric Co	02/28/2023	781.00
100-55-553-6180-150	Lyons Pinner Electric Co	02/28/2023	1,348.90
100-55-553-6180-152	Lyons Pinner Electric Co	02/28/2023	595.00
100-55-553-6180-152	State Treasurer-IDOT	02/17/2023	617.49
100-55-553-6180-152	State Treasurer-IDOT	02/17/2023	514.53
100-55-553-6180-152	State Treasurer-IDOT	02/17/2023	385.92
100-55-553-6180-152	State Treasurer-IDOT	02/17/2023	514.56
100-55-553-6180-152	State Treasurer-IDOT	02/17/2023	385.92
100-55-553-6180-160	Com Ed	01/26/2023	958.88
100-55-553-6180-160	Com Ed	01/27/2023	112.71
100-55-553-6180-160	Com Ed	01/30/2023	536.92
100-55-553-6180-160	Com Ed	01/30/2023	190.15
100-55-553-6180-160	Com Ed	01/30/2023	113.08
100-55-553-6180-160	Com Ed	02/14/2023	105.93
100-55-553-6180-160	Com Ed	02/28/2023	30.62
100-55-553-6180-160	Com Ed	02/28/2023	33.08
100-55-553-6180-160	Com Ed	02/28/2023	30.85
100-55-553-6180-160	Com Ed	02/28/2023	31.16
100-55-553-6180-160	Com Ed	02/28/2023	261.99
100-55-553-6180-160	Com Ed	03/01/2023	29.21
100-55-553-6180-160	Com Ed	03/01/2023	46.72
100-55-555-6180-100	Illinois Alarm	03/01/2023	192.00
100-55-555-6180-100	Quill	02/02/2023	185.79
100-55-555-6180-100	Quill	02/08/2023	276.61
100-55-555-6180-100	Quill	02/08/2023	99.12
100-55-555-6180-100	Quill	02/15/2023	104.99
100-55-555-6180-100	Quill	02/15/2023	79.80
100-55-555-6180-110	Comcast	02/02/2023	50.60



Account Number	Vendor	Invoice Date	Amount
100-55-555-6180-110	Comcast	02/08/2023	200.01
100-55-555-6180-110	Comcast	02/12/2023	2.11
100-55-555-6180-110	Comcast	02/13/2023	128.95
100-55-555-6180-115	Illinois Alarm	03/01/2023	165.00
100-55-555-6180-120	Illinois Alarm	03/01/2023	165.00
100-55-555-6180-130	Illinois Alarm	02/24/2023	371.24
100-55-555-6180-130	Illinois Alarm	03/01/2023	165.00
100-55-555-6180-140	Comcast	02/07/2023	2.11
100-55-555-6180-140	HOME DEPOT CREDIT	01/17/2023	-103.35
100-55-555-6180-140	HOME DEPOT CREDIT	01/17/2023	111.84
100-55-555-6180-140	HOME DEPOT CREDIT	01/19/2023	71.04
100-55-555-6180-140	HOME DEPOT CREDIT	01/23/2023	278.00
100-55-555-6180-140	HOME DEPOT CREDIT	02/02/2023	40.28
100-55-555-6180-140	HOME DEPOT CREDIT	02/06/2023	178.48
100-55-555-6180-140	HOME DEPOT CREDIT	02/09/2023	208.30
100-55-555-6180-140	HOME DEPOT CREDIT	02/10/2023	67.00
100-55-555-6180-140	Illinois Alarm	03/01/2023	135.00
100-55-570-6155-101	Mohr Oil Company	02/16/2023	12,406.53
100-55-570-6155-106	CCP INDUSTRIES INC	02/23/2023	123.24
100-55-570-6155-106	Certified Laboratories	02/17/2023	491.52
100-55-570-6155-106	Factory Motor Parts Co	02/14/2023	132.40
100-55-570-6155-106	Factory Motor Parts Co	02/14/2023	144.97
100-55-570-6155-106	Factory Motor Parts Co	02/15/2023	66.78
100-55-570-6155-106	Factory Motor Parts Co	02/24/2023	232.39
100-55-570-6155-106	Factory Motor Parts Co	02/24/2023	16.38
100-55-570-6155-106	Factory Motor Parts Co	02/27/2023	169.26
100-55-570-6155-106	Factory Motor Parts Co	02/27/2023	48.18
100-55-570-6155-106	Factory Motor Parts Co	02/28/2023	177.40
100-55-570-6155-106	Factory Motor Parts Co	02/28/2023	-11.00
100-55-570-6155-106	Vermeer-Illinois Inc.	02/10/2023	312.60
100-55-570-6155-106	Vermeer-Illinois Inc.	02/10/2023	81.64
100-55-570-6155-112	Caliber Collision	08/16/2022	482.82
100-55-570-6155-112	Caliber Collision	12/31/2022	4,955.89
100-55-570-6155-112	BC Body Craft Inc	12/01/2022	3,460.43
100-55-570-6155-112	Commercial Tire Service	02/17/2023	1,034.75
100-55-570-6155-112	Commercial Tire Service	02/21/2023	51.50
100-55-570-6155-112	Currie Motors Chevrolet	02/23/2023	2,912.63



Account Number	Account Number Vendor			
100-55-570-6155-112	Fire Service Inc	02/27/2023	1,604.36	
100-55-570-6155-112	Fleet Safety Supply	02/06/2023	1,097.90	
100-55-570-6155-112	Freeway Ford Sterling Truck	02/13/2023	2,928.46	
100-55-570-6155-112	Freeway Ford Sterling Truck	02/14/2023	2,592.02	
100-55-570-6155-112	Freeway Ford Sterling Truck	02/23/2023	3,613.82	
100-55-570-6155-202	Berwyn Garage	01/19/2023	150.56	
	Public Property		70,326.32	



Account Number	Vendor		Invoice Date	Amount
230-00-000-6150-152	Verizon Wireless		02/22/2023	261.28
230-00-000-6150-152	Verizon Wireless		02/22/2023	72.14
230-00-000-6900-230	Illinois Secretary of State		03/12/2023	171.00
230-00-000-6900-230	Quill		02/16/2023	205.71
		Seizure		710.13



Account Number	Vendor	Invoice Date	Amount
232-00-000-6900-232	C.G.Professional Services Inc	02/13/2023	240.00
232-00-000-6900-232	C.G.Professional Services Inc	02/16/2023	250.77
232-00-000-6900-232	CAPERS North America	02/01/2023	13,000.00
232-00-000-6900-232	Ray O'Herron Co Inc	02/14/2023	883.84
232-00-000-6900-232	Ray O'Herron Co Inc	02/14/2023	711.37
232-00-000-6900-232	Ray O'Herron Co Inc	02/20/2023	33.98
232-00-000-6900-232	Ray O'Herron Co Inc	02/20/2023	33.98
232-00-000-6900-232	Ray O'Herron Co Inc	02/24/2023	851.60
232-00-000-6900-232	Ray O'Herron Co Inc	02/27/2023	836.02
232-00-000-6900-232	Pro Line Embroidery LLC	02/20/2023	554.50
	Federal Customs		17,396.06



Account Number	Vendor		Invoice Date	Amount
312-00-000-6150-152	Verizon Wireless		02/22/2023	38.01
312-00-000-7000-312	K-Five Hodgkins LLC		02/08/2023	80.00
312-00-000-7000-312	K-Five Hodgkins LLC		02/13/2023	40.00
312-00-000-7000-312	K-Five Hodgkins LLC		02/14/2023	40.00
312-00-000-7000-312	K-Five Hodgkins LLC		02/21/2023	40.00
		VIP		238.01



Account Number	Vendor	Invoice Date	Amount
501-80-800-6110-105	Verizon Wireless	02/22/2023	36.01
501-80-800-6150-150	AT&T	02/25/2023	59.93
501-80-800-6150-154	Com Ed	01/30/2023	21.42
501-80-800-6150-154	Com Ed	01/30/2023	78.33
501-80-800-6150-154	Com Ed	02/13/2023	61.10
501-80-800-6150-154	Com Ed	02/13/2023	241.22
501-80-800-6150-154	Com Ed	02/14/2023	37.30
501-80-800-6800-111	Suburban Laboratories Inc	02/21/2023	225.00
501-80-800-6800-111	Suburban Laboratories Inc	02/28/2023	795.50
501-80-800-6800-150	Clear View	02/20/2023	4,855.14
501-80-800-6800-153	Comcast	02/06/2023	83.90
501-80-800-6800-153	CDC ENTERPRISES INC	02/28/2023	10,127.28
501-80-800-6800-153	Joseph Danno	02/19/2023	1,676.00
501-00-000-2001-002	Kelly Rice	2/21/2023	181.21
	Water Departs	ment	18,479.34

AGENDA MEMO

Village Council Meeting
Forest Park, Illinois
March 13, 2023

Issue Statement

Request for Village Council Action: Resolution Approving the Specifications and Authorizing the Advertising of Bids for the Village of Forest Park 2023 Alley Improvements Project (900 Block Dunlop-Lathrop; 1100 Block Circle-Marengo)

Background

The 2023 Village Infrastructure Improvements Program includes the reconstruction of the two above referenced alleys utilizing conventional construction – the alleys will be reconstructed in their entirety using concrete.

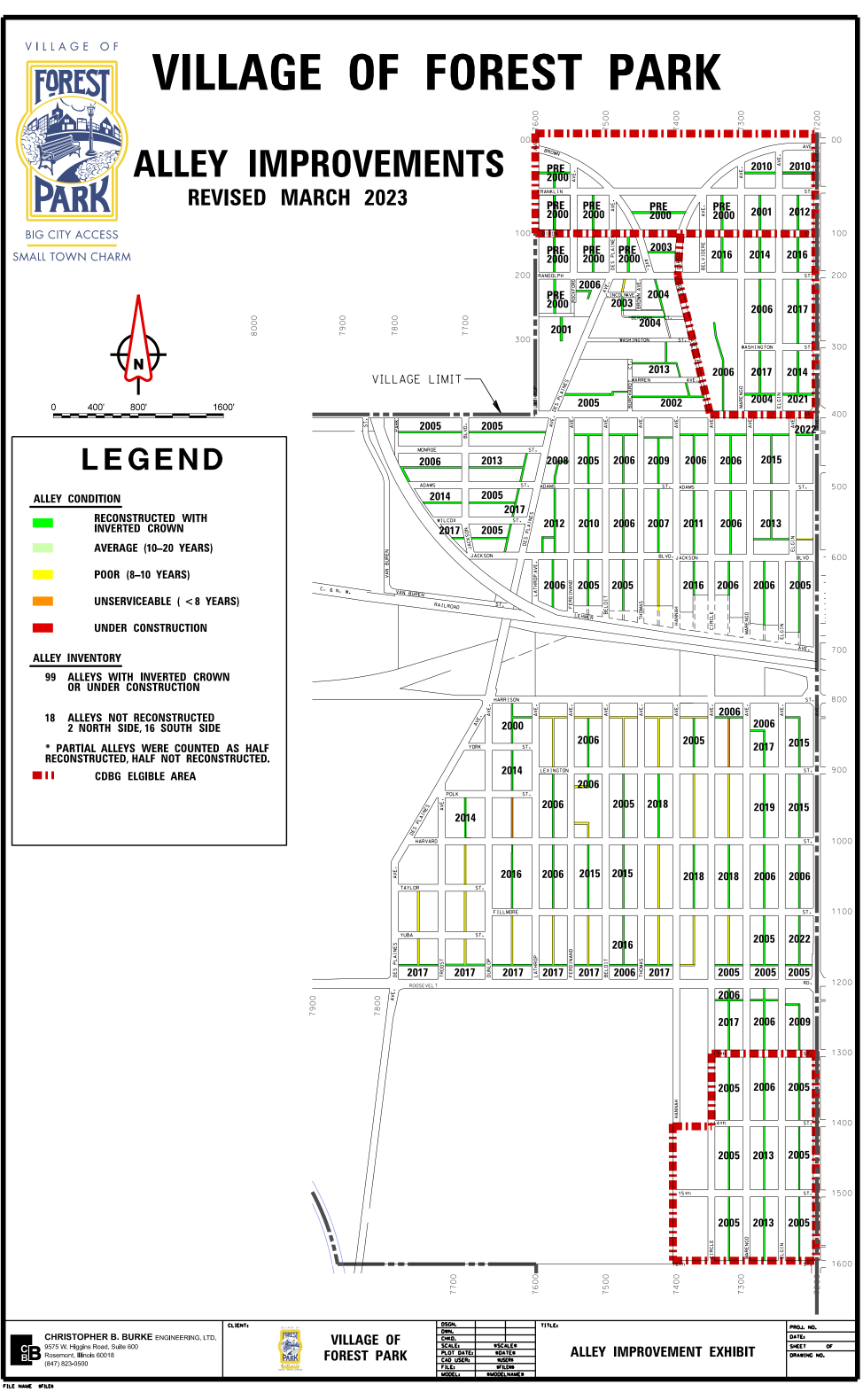
The estimated cost of this project, including engineering, amounts to \$546,000 - \$346,000 from the VIP Fund and \$170,000 from the Water/Sewer Fund.

Upon the Village Council's adoption of said Resolution, the bid process will commence immediately. The Village Administrator will discuss the Village's transition to an on-line bidding process starting with this project at the March 13, 2023 Village Council Meeting.

Attachments

- The above referenced Resolution, along with project specifications;
- Project map. Please note that the alleys along the 800 and 900 blocks of Circle-Marengo are planned for 2024, utilizing green (permeable paver) construction elements; and,
- Village alley atlas map, last updated in early 2023. One will note that all alleys south of Roosevelt have been reconstructed as well as almost all (3 are left) alleys north of I-290. In the coming year(s), focus will be given to those alleys between Harrison and Roosevelt unless safety/deterioration conditions warrant otherwise.





RESOLUTION NO. R- -23

A RESOLUTION APPROVING THE SPECIFICATIONS AND AUTHORIZING THE ADVERTISING OF BIDS FOR THE VILLAGE OF FOREST PARK 2023 ALLEY IMPROVEMENTS PROJECT

(900 Block Dunlop-Lathrop; 1100 Block Circle-Marengo)

WHEREAS, the Village of Forest Park ("Village") has undertaken a Project to develop plans and specifications for the 2023 Alley Improvements Project in the Village (the "Project"); and

WHEREAS, the Village desires to approve certain specifications and advertisement for bids for the Project.

BE IT RESOLVED, by the Mayor and Village Council of the Village of Forest Park, Cook County, Illinois, as follows:

<u>Section 1</u>. Finding of the Corporate Authorities

In the opinion of a majority of the corporate authorities of the Village, it is advisable, necessary and in the public interest that the Village approve the specifications, advertise for bids and solicit bids for the Project.

Section 2. Advertisement for Bids

The Village Clerk and Village Engineer, Christopher B. Burke Engineering, Ltd., are hereby authorized and directed to cause an advertisement and to solicit bids, pursuant to the public bid process and in substantially the form of the Local Public Agency 2023 Alley Improvements Project Contract Proposal/Bid Specifications Package, attached hereto as Exhibit "A" and made a part hereof.

Section 3. Effective Date

This Resolution shall be in full force and effect from and after its passage and approval in the manner provided by law.

ADOPTED by the Council of the Vi	illage of Forest Park, Cook County, Illinois this 13th
day of March, 2023.	
AYES:	
NAYS:	
ABSENT:	
APPROVED by me this 13 th day of M	March, 2023.
	Rory E. Hoskins, Mayor
ATTESTED and filed in my office, and published in pamphlet form this day of March, 2023.	
Vanessa Moritz, Village Clerk	_

EXHIBIT "A"

2023 Alley Improvements Project Proposal and Specifications

VILLAGE OF FOREST PARK

2023 ALLEY IMPROVEMENTS

STD, 42-026 STD, 60-6001 STD, 60-6001 STD. 701301

CONCRETE CURB TYPE 8 AND COMBINATION CONCRETE CURB AND GUTTER

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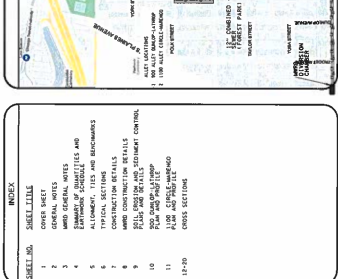
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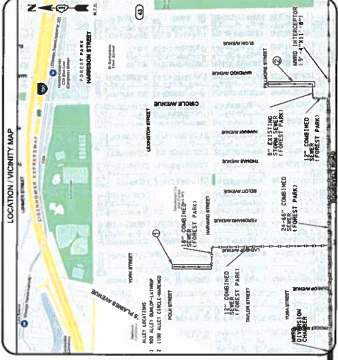
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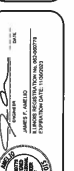
SEE ALIONACHT, TES, AND BENCHMARKS SHEET

BENCHMARK

* (708) 588-4055 * WAAOJooStarr@mwrd.org

LOCATION

48 HOURS BEFORE YOU DIG.



1/27/2023

Braph PEVENER

CONSTRUCTABILITY REVIEW BY



CHRISTOPHER B. BURKE ENGINEERING, LTO. 8757 W. Huggins Road, Suits 600 (847) 823-0500 (847) 823-0500

PROFESSIONAL DESIGN FIRM NO, 184-001175-0014 EXPINATION DATE: 04/30/23

CLIENT

VILLAGE OF FOREST PARK 517 DESPLAINES AVENUE FOREST PARK, ILLINOIS 60130

NOTE: AT BOTH PROPOSED PROJECT SITES, THERE ARE NO FLOOD PROTECTION AREAS WITHIN 100 FEET

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THE CONTRACTOR IS RESPONSIBLE FOR EXAMINED ALL SITE CONDITIONS PRIOR TO COMMUNICATION OF CONSTITUCTION AND IS TO COMPARE THE SITE CONDITIONS AS INDICATED ON THE DRAWINGS.

THE CONTRACTOR SHALL CONDIDATE CONSTRUCTION OPERATIONS TO INSURE TRAFFIC MAINTENANCE, SLAW ENGLANDE, ETC. PROCESSOLT THE DUBLICH OF THE CONSTRUCTION PERSON IN ACCORDINGE WITH THE REQUIREMENTS OF THE VILLAGE OF FOREST PARK. AND NOT OTHER CONTRIBUTION ACCORDING.

THE CONTRACTOR SHALL TAKE ALL RECESSARY SATITY PRECALTIONS TO PROTECT AND PROVIDE MCCESS TO ABUITING PROPERTY, UTILITIES, PEDESTRIANS AND VEHICLEAR TRAFFIE.

NO BURNING OR INCINENTION OF RUBBISM WILL BE PERMITTED ON SITE,

DE NOT SCALE DRAWINGS IF COORDINATES AND DIMENSIONS ARE CIVEN.

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PAYEMENT CORES AND ASSOCIATED LPC FORM ARE INCLUDED IN THE SPECIFICATIONS. ANY ADDITIONAL STREET OR COMMISSION ASSOCIATED WITH REDUNAL OR EXCAVATION ITEMS SHALL BE CONSIDERED. PREDENTAL ON EXPENSACI.

CONSTRUCTION SEQUENCING

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S. PAWEMENT INSTALLATION,

4. DRIVENAY BISTALLATION AND RESTORATION ITEMS.

7. REMOVAL OF EMOSION CONTROL DEVICES

NO ADDITIONAL COMPENSATION SHALL BE MADE FOR THE MEGIJINED CONSTRUCTION SEQUENCING

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HOT-MIX ASPHALT MIXTURE REQUIREMENTS

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	AIR VOIDS & NOSe	42m50 GYR.	ATION LRIG30-2
CONTRACTOR SHALL MILL BEYONE PATCHING.	MIXTURE TYPE	HOT-HIX ASPHALT SUBFACE IDRIVENATY COURSE, MIX "DV, MSO	OMP DESIGNATION OC/OA PER LOCAL ROADS SPECIFICATION LRIGOG-2

2. The "AG TYPE" FOR POLYMENZED HAIM MINES SHALL BE "385-XBP FO-D-Z" HOLES MODIFIED BY SPECIAL PROVISIONS, FOR "PERSON. "PG 64-22" UNLESS MODIFIED BY SPECIAL PROVISIONS, FOR "PERSON OF NAM" SEE SPECIAL PROVISIONS. I, THE UNIT WEIGHT USED TO CALCULATE ALL HOT-MIX ASPINALT QUANTITIES IS 112 LISS/SY/JA.

CHRISTOPHER B. BURKE ENGINEERING, LTD.
S975 W. Hagers Road, Sulte 800
B Reasonax, Imode 60018
(847) 823-0500

CLEDIT:

VILLAGE OF FOREST PARK 517 DES PLAINES AVENUE FOREST PARK, ILLINOIS 60130

| DSGN | DSGN | DSSN |

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GENERAL NOTES

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THE MODORDO IMPROFERENTS MASS THE CONSTRUCTED IN ACCORDANCE WITH THE BRIGHERING FLANS. AS APPROCIOS OF NAMES, AND THE MARKED-THE PLASS CANSES, SEE APPROCIOS OF NAMES. THE WARKLING HIT, OR AUTHORIZED AGENT, THE CONSTRUCTION BETALLS, AS PRESENTED ON THE PARK, HASS BE FELLICADE. RICHER, CONSTRUCTION INCOMQUES MASS THE FOLLOWED ON THE PRESENTED ON THE PARK.

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2. MATEULU, AND COMMATTON TESTING SHALL BE PERFORMED IN ACCORDANCE WITH THE REQUIREMENTS OF THE MANICIPALITY, MAYED, AND OWNER.

R. THE UNDERGOODING COMTRACTOR SHALL MAKE ALL HECESSARY ARRANGSHENTS TO HISTIPY ALL HISPECTION AGENCIES.

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10. RECORD DRAWINGS SHALL BE REPT BY THE CONTRACTOR AND SUBHITTED TO THE DIGITERAS SOON AS LINGUISCACOUND DIPOSTORESTS, NEL COMPLETED, FOUR, WINSTREST OF THE CONTRACTOR SHALL BE RELIGIO. HITT. THEF ARE RECEIVED, ANY COMPLETS IN LEAGTH, LOCATION OR ALCAMENTS THALL BE SHAWN HER LOCATION OF ALCAMENTS IN LOCATION OF ALCAMENT SHALL BE SHOWN HER OF OR RECEIVED ANY CONTRACTOR ALL ANY SEADORS, TESS OF BROOKES SHALL BE TED TO A FIRST ANY PARK.

2. SANITARY SPWER

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ALL SANTARY SEWER CONSTRUCTION SHALL BE IN ACCORDANCE WITH THE STANDARD SPECIFICATIONS.
 FOR WATER AND SEWER MAIN CONSTRUCTION IN ILLINOIS (LATES) EDITION).

5. ALL FLOOR DRAINS SHALL DISCHARGE TO THE SANITIARY SPWER SYSTEM.

6. ALL DOWNSPOUTS AND FOOTING DRAINS SHALL DISQUARGE TO THE STORM SEMER SYSTEM,

7. ALL SANTTARY SEWER PIPE MATERIALS AND ZONTS (AND STORM SEWER PIPE MATERIALS AND ZOINTS IN A COMBINED SEWER AREA) SHALL COMPORAL TO THE POLLOWING:

ASTM 0-3261,F-2620 (NEAT RUSION) ASTM 0-3212,F-477 (GASICTED) OINT SPECIFICATIONS ASTM C-425 ASTM D-3212 ASTM D-3212 ASTMO-1139 ASTMO-1139 ASTMO-1139 ASTM C=443 ASTM C-564 MS(A21.11 ASTM D-3034 ASTM F-679 ASTH D-3350 ASTH D-3035 ASTM C-76 AMS| A21.53 ASTN A-74 POLYVDAT, CALORIDE (PVC) PIPE 6-INCH TO 15-INCH DIAMETER SOR 26 18-INCH TO 27-INCH DIAMETER F/DY:=46 WICH DENSITY POLYETHYLENE (HIDPE) REINFORCED CONCRETE SEMER WATER MAIN QUALITY PAC +-INCH TO IX-INCH +-INCH TO IX-INCH I4-INCH TO 40-INCH CAST JACON SOLL PIPE **DUCTILE JRON PPPE**

THE FOREIGN WATERLASS ARE ALCOMED ON A QUALIFIED BASIS SARRECT TO DISTRICT REPORTEM AND VARIOUS, PRICES TO PERMIT ISSUANCE. A SPECIAL COMBITTION WILL BE ALTOSED TO THE FEBRUAR WHEN THE PIPE, PATRICAL BOOM IS SACKED FOR SWIFTE DOMESTICATION ON A COMMERCITION IS MADE.

JOINT SPECIFICATIONS D-3312, 1477 PIPE SPECIFICATIONS ASTM F-2736 ASTM F-2764 13-IND/ TO 24-IND/ DOUBLE WALL MANUAL TO GO-INCH TRAPLE WALL POLYPROPYLENE (PP) POPE

ALL, SANTER SPERG CONTINUTION (AND STORM SCHEET CONSTITUCTION IN COMMINGE SPINES AND ASS.)
REQUESTS STORE ERDANG UNIT STORE WITH A THE ALL THE AND ASS. TO A THE CONTINUE DAMPEN OF THE ADDRESS SEQUELY
TO A "HE CONTINUE DAMPENE OF THE SPINES THE, BITH THE LESS THAN FOLK (4) INCHES AND MAN BADE.
THAN EACH OF THE OFFICE AND ASS. THE CONTINUE SANTER THE ADDRESS AND THE STORY.

I NON-SHEAR FLEXIBLE-TYPE COUPLINGS SHALL BE USED IN THE COMMECTION OF SEWER PINES OF DISSIPILIAR PIPE NATERIALS.

19. AJ PARRADLES SVALL BE PROMIDED WITH BOLTED, WATROTHENT CONERS. SAMITARY LIDS SHALL BE CONSTINCTED WITH A CONCEALED PROMISE AND WATRITIONT GASKET WITH THE WORD "SAMITARY" CAST INTO THE LID.

AM EXCITED WAY ON EXCITENCY STATE WHILE IN EAST ONDER THAN AN EXCITENG WIFE, ITE, OR AM EXCITED WHILE THE CONTROL OF STATE WHILE IN FROCKE INCIDENCY STATE WHILE IN FROCKE INCIDENCY STATE WHILE IN FROCKE INCIDENCY STATE WHILE INCIDENCY STATE STATE STATE OF THE STATE ST

WHERE'RE SALVITATION CORRESPONDED SENDER A ANTIFOLOGY. THE FURDARY PRITTION.

SET AND CONTRACT A

13. ALI ECISTIMO SIPTIC SYSTÈME SHALL DE ABANDONED. ABANDONED FANES SHALL DE FILLED WITH GRANDLAR MATERIAL ON RENDONED.

14. All santary mandles, (and stoom mandles in compined sewer areas), shall mare a maintain histoe diametre of 40 thes, and shall be cast in Place on Pre-Cast relandred Coursets.

16, ALL ABANDONED SAUTTARY SEWERS, SWALL BE PLUCCED AT BOTH EWOS WITH AT LEAST 2 PEET LONG HOW-SPRIPE CONCRETE OR HORTAR PLUC. LIM, SANTIARY MARKOLES, (ARO STORM MARKOLES IN CORREINED STATER ARBES), SAUL HAVE REC'ECT TRURBER BOOTS' THAT CONVERGAN TO ACTAL TRACE AND IN THE CORRECTORS. RECLOSE SECTIONS SAUL OMESST OF MADAPITO GALORY TOWALE AND AUBER GASET THE DURFS.

11. ECCET THE WILL COMPANY OF THE CARLES AND THE STATE OF THE CARLES AND THE STATE OF MINISTRANCE AND THE STATE OF MINISTRANCE AND THE STATE OF THE

PACKLORY PROPERTIES REQUESTED AND ALD CELEMONES STREAM TO COMMEND STREAM PROPERTIES OF CELEMONES AND ALD CELEMONES OF CELEMONES AND ALD CELEMONES OF CELEMONES OF

1. ENDISION AND SITIAMENT CONTROL PRACTICES SHALL BE RUNCTIONAL PRIOR TO HYDROLOGIC DISTURBANCE OF THE SITIA

A AL DESIGN CUTERLA, SPOETICATIONS, AND INSTALLATION OF ENOSION AND SEDIMENT CONTROL PRACTICES SAALL BE IN ACCORDANCE WITH 71-SE DLINGUS URBAYN NAMBAL.

5. BIOSPETIDOS AND DOCUMENTATION SHALL BE PERCONECT, N.T. A IMMINIANE:

JUNCO COMPETIDOS OF INTELLIGICA AND SERVINENT CONTIGO, INCLUES, PRUDE TO ANY
SOLO CONTRABANCE.

SOLO LA CO 4. A COPY OF THE APPROVED EROSION AND SEDIMENT CONTROL PLAN SHALL BE MAINTAINED ON THE STE AT ALL TIMES.

SOIL DISTURBANCE SHALL BE CONDUCTED IN SUCH A MANNER AS TO MINIMIZE ENOSION. IF STRUMPHING, CLARRING (ARADING, OL LANGOSOMIRE ARE TO BE CONFIGURE IN PAUSES, THE CO-PERMITTEE SHALL PLAN FOR HYMOPHUTE SOIL ENOSION AND SECUREM CONTROL MEASURES. A STABLIZED MAT OF CRUSHED STONE NEETING THE STABLADES OF THE BLIHOTS LABAN HAMBUR, 30 WLL BE INSTRUCTED AN PROSTRUCTED STABLE STORTING ALL CHARLING ALL CHARLING AS LOSFRICATED STATE SEQUENCIES AND REACHING AND PABLIC BASING. PROSTRUCTED STATES OF THE STABLE OF THE STABLE OF THE STABLE OF THE STABLE AND STABLE STABLE OF THE STABLE AND STABLE STABLE STABLE STABLE STABLE STABLE STABLE AND STABLE STAB CONCRETE WASHOUT FACILITIES SWALL BE CONSTRUCTED IN ACCORDANCE WITH THE ILLINGIS URBAN HARDAL AND SWALL BE INSTALLED PRIOR TO ARY ON SITE CONSTRUCTION ACTIVITIES INVOLVING CONCRETE.

MORTAR WASHOLF FACILITIES SHALL BE CONSTRUCTED IN ADDITION TO CONCRETE WASHOLF FACILITIES FOR ANY BRICK AND MORTAR BULLDING ERVELOPE CONSTRUCTION ACTIVITIES.

18, TEMPORARY DIVERSIONS SHALL BE CONSTRUCTED AS NECESSARY TO DIRECT ALL REMOUF THOM MYROLOGICALL US INSTRUCTED AND AMERICALLY SENDINGET TRANSPORTED AND AMERICAL SENDINGET TRANSPORT SENDINGET TRANSPORT SENDINGET SENDINGET.

11. DISTUBBED AREAS OF THE SITE WHERE CONSTRUCTION ACTIVITIES MAYE TEMPORABLY ON FEDERALENTY CASED SHALL BE STABILIZED WITH TEMPORARY OR PERMANENT MEASURES WITHIN SEVEN (7) DAYS.

12. ALL PLOCO PROTECTION AREAS AND VOLUME CONTINGL PACLITIES SWALL, AT A MEMBRIM, BE PROTECTED WITH A DOUBLE-ROW OF SIT? FEMCE (OR EQUIVALENT).

 SOR, STOCKPLES SHALL, AT A MINIMALM, BE PROPRECTED WITH PERJINETER STIDMENT COMPLOS.
 SOR, STOCKPLES SHALL NOT BE PLACED IN FLOOD PROTECTION AREAS OR THEIR BURFERS. VOLLIME, CONTROL FACULTIES SHALL NOT BE CONSTRUCTED UNTIL ALL OF THE CONTRIBUTION ORACIWIGE AREA MAS BEEN STABILIZED.

15. EARTHEIN EMBANICHENT STOE SLOPES SHALL DE STAUBLIZED WITH AMPROPRIATE ERISSION CONTROL, BLANCET,

17. THE CONTINCION BAULL CHEST RESIDENCE RETAINGE WE DESTINE CARANTE CARANTES AND INCORPOSAT. THE PINTON THE DESIDANGE TAAN FOR THE DEPOLICIONAL OF ANY TILES CAMPIT OF TREATMENT TO A SWITTAN OR CENDRADED SWITE. DOLAN TILES ALLOWED IN COMMINED SWITE AREA HOR.

WELLOW, THE SWITE AND THE SWITE SWITE SWITE SWITE SWITE SWITE AREA HOR.

WE WAS A PROPERTY OF THE SWITE 16. STORM SEMERS THAT ARE OR WILL BE HAWTTONING DURING CONSTRUCTION SHALL BE PROTECTED BY APPROPERTY SEDIMENT CONTROL MEASURES.

IN E POWATERS CENTRES, SAC (ESC.), ADDIGORNE PROCESTES, AND DECAMED COLVEROS SHALL BE PROTECTED FORM LEGISION AND SEQUERATION DEWATERING STEED'S SHEALD BE MERECITED CALLY DALIN OF OREAL TOWN, REFLOS, THE STEE HESPECTOR MAST BE PRESENT AT THE COMMERCIMENT OF DEWATERING ACTIVITIES.

IN CONTROL WALL RESPONSE TO THE TOTAL STORY OF THE STORY

ALL PEDAMARHT ENOSION CONTROL PRACTICES SHALL BE INITIATED WITHIN SEVEN (7) DAYS FOLLOWING THE COMPLETION OF SOIL DISTURBING ACTIVITIES.

ALL EROSÍON AND SECIMENT COMTROL, MEASURES SHALL BE MAINTAINED AND REPAIRED AS MEDED ON A TRANSLADURO BASIS LANDING CONSTRUCTION AND ANY PERIODS OF CONSTRUCTION SHATDOWN UNTR, PERHAMENT TABLILISTICM IS ACHIEVED.

 THE PROSION AND SEDBRENT CONTROL MEASURES SHOWN ON THE MANS AVE THE HINIMINA INCLUDED HAT STATISTICS AND THE DECIMED, AS DIRECTED BY THE INCLUDED, SITE INSPECTION, OR HANGO. ALL TEMPORARY BOSSON AND SEDREDIT CONTROL MEASURES SHALL BE REMOVED WITHOUT THERTY (30) DAYS AFTER PERMANENT SITE STABILIZATION.

CHRISTOPHER B. BURKE ENGINEERING, LTD. 8757 W. Hoggin Road, Suite 600 (817) 823-6200 (817) 823-6200

VILLAGE OF FOREST PARK
SIT DES PLAINES AVENUE
FOREST PARK, ILLINOIS 60130

M.T.S. 2/17/2023 1700m MA DATE WAVESTWANDSTWANDSTWANDS OF REVISION OF THE MAME INVOINTSTWANDSTWANDSTWANDSTATE WAS ART ADDRESSED AS A THE MAME IN THE MAME AND ADDRESSED AS A THE MAME IN THE MASS AND ADDRESSED AS A THE MASS

MWRD GENERAL NOTES

PROA MO 0023,8C113 0ATE 1/27/2023 SHEET 3 OF 21 0RANDED MO.

		Commence of Personalista.	Poc		7	1
		Statutions of Quantities		900 Block Dunlop-Lathrop	1100 Block Circle-Marengo	Total
B	Pay them Number	Pay Item Name	Unit	Quantity	Quantity	Quantity
	20200100	EARTH EXCAVATION	ζ	133	110	243
-	20201200	REMOVAL AND DISPOSAL OF UNSUITABLE MATERIAL	۲	ĸ	88	160
	20700220	POUROUS GRANDIAR EMBANKMENT	ט	ĸ	88	160
	20800250	TRENCH BACKFILL, SPECIAL (CA-7)	Ç	220	8	285
i	28000510	INLET FILTERS	EACH	4	9	9
	31101400	SUBBASE GRANULAR MATERIAL, TYPE B 6"	λS	740	885	1595
	42000300	PORTLAND CEMENT CONCRETE PAVENENT, 8"	ሯ	740	885	1595
	42001650	PAVEMENT FABRIC (SPECIAL)	⋩	740	855	1595
	42400430	PORTLAND CEMENT CONCRETE SIDEWALK, 5 INCH	35	82	0	K
	44000600	SIDEWALK REMOVAL	75	ĸ	0	ĸ
	44004400	PAVÉMENT REMOVAL (SPECIAL)	λS	740	855	1595
١	44201745	CLASS D PATCHES, TYPE IV, 8"	λS	35	0	æ
- 1	55100200	STORM SEWER REMOVAL 6"	J.	0	10	2
	60200102	CATCH BASINS, TYPE A, 4'-DIAMETER, TYPE 1 FRAME, OPEN LID	EACH	en	4	,
	60230104	INLETS, TYPE A, TYPE 1 FRAME, OPEN LID	EACH	1	1	7
	05000509	REMOVING CATCH BASINS	EACH	0	1	-
-	70101700	TRAFFIC CONTROL AND PROTECTION	L. SUM	0.5	0.5	-
-	20000900	AGGREGATE FOR TEMPORARY ACCESS	TON	2	5	10
	20013798	CONSTRUCTION LAYOUT	L. SUM	0.5	0.5	-
	x0326806	WASHOUT BASIN	L. SUM	1	-	~
	XX003668	PRECONSTRUCTION VIDEO TAPING	L. SUM	0.5	0.5	1
	N/A	PCC DRIVEWAY REMOVAL AND REPLACEMENT, 8"	λS	220	330	250
-	N/A	HINA DRIVEWAY REMOVAL AND REPLACMENT	λS	120	ĸ	195
	N/A	BRICK DRIVEWAY REMOVAL AND REPLACEMENT	35	55	0	R
	N/A	COMBINATION CURB AND GUTTER REMOVAL AND REPLACEMENT	FOOT	08	0	8
-	N/A	DETECTABLE WARNINGS FOR PEDESTRIAN CROSSINGS, FURNISH AND INSTALL	EACH	2	0	7
- 1	N/A	STORM SEWERS, 8" (SPECIAL)	'n	344	309	653
-	N/A	CORED CONNECTION TO STRUCTURE / SEWER	EACH	1	1	~
-	N/A	STRUCTURE TO BE ADJUSTED	EACH	1	1	7
	N/A	TENSAR TRIAX 1305 GEOGRID	λS	740	855	1595
-1	N/A	EDGE SLOPE ADJUSTMENT	5	20	225	295
	W/A	HALF TRAP	EACH	1	1	7
	N/A	ITEMS ORDERED BY ENGINEER	L. SUM	0.5	0.5	_

132.14

14+00.00 Total

9.34

Station Conversion (CY)

900 Duniop-Lathrop 10+50.50 10+82.26 10.43 11+07.17 10.18 11+33.91 11.87 11+45.77 4.31

10.43 10.18 11.87 11.87 4.31 8.90 7.61 7.61 7.61 11.68 21.78

11+73.52 11+95.56 12+06.06

12+50.44 12+95.44 13+43.91 13+71.85

UTILITY COORDINATION

Address	TITLE (Commence) and a	DODOWNO NOW KANTAGE WARE COMMISSON CONCAST	THE POST CONTROL	
	1000 Commerce Dr. Floor 1 Oak Smoli, 8, 60523	9636 Brookfield, Ave Brookfield, 8, 60513	688 Industrial Dr Elmhurst, IL 60126	
Contact Person.	James McGrinis	Jeson Zurawski	Martha Guras	
Phone it	630-573-6450	708-465-4244		234-229-3462
COMMBITS:				
UTILITY COMPANY COMPANY		Nicor Gas	Westchester-Brosovew Water CrO Handock Engineerin	O Hancock Engineering
Activities 1 to 4	1 N 423 Swift Road	1844 Ferry Road Neperville, IL 60563-8000	9933 W. Robusvalt Road Westchaster, L. 60154	
Contact Person		Salubul Forah	Jhm Goumas	
Proved	630-676-7084	630-386-3046	0000-909-902	8
COMMIDITS:				

Conversion (CY)	1100 Circle-Marengo	-	7.56	5.21	1.80	90.9	8.98	10.14	8.95	6.21	2.24	4.81	8.18	10.28	8.33	1.99	3.81	5.58	6.06	3.09	109.27
Station	1100 C	20+52.53	20+74.65	20+91.38	20+98.68	21+23.40	21+48.64	21+73.46	21+99.02	22+22.77	22+32.09	22+48.39	22+71.76	23+04.27	23+37.87	23+47.81	23+69.75	23+98.10	24+24.38	24+50.00	Total

VILLAGE OF FOREST PARK

517 DES PLAINES AVENUE
FOREST PARK, ILLINOIS 60130

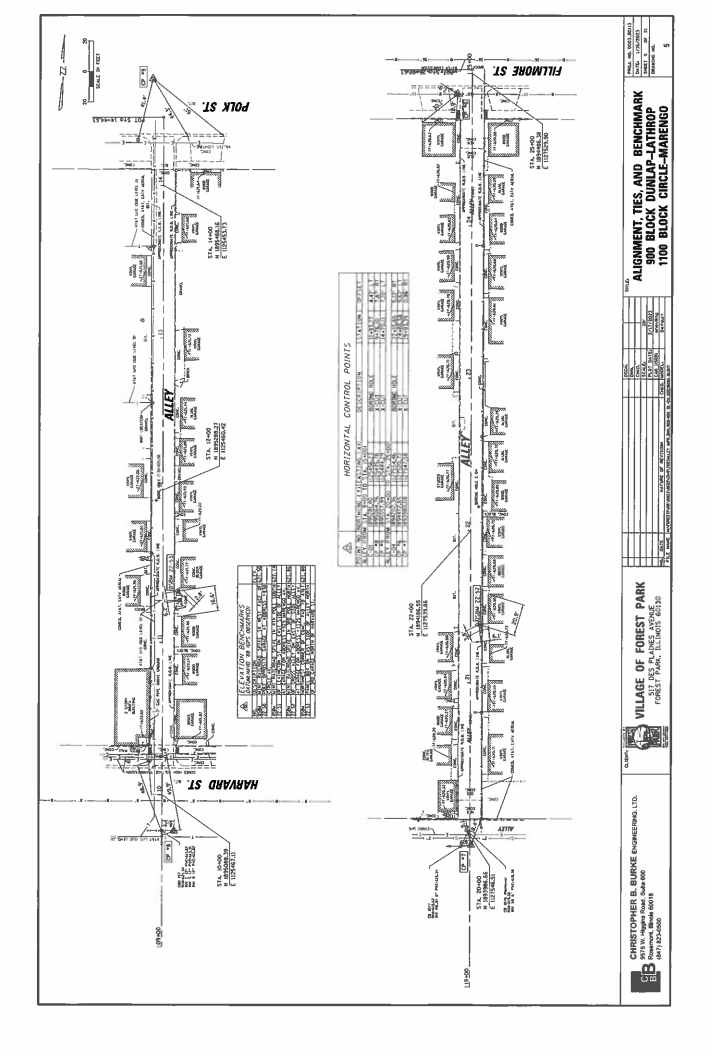
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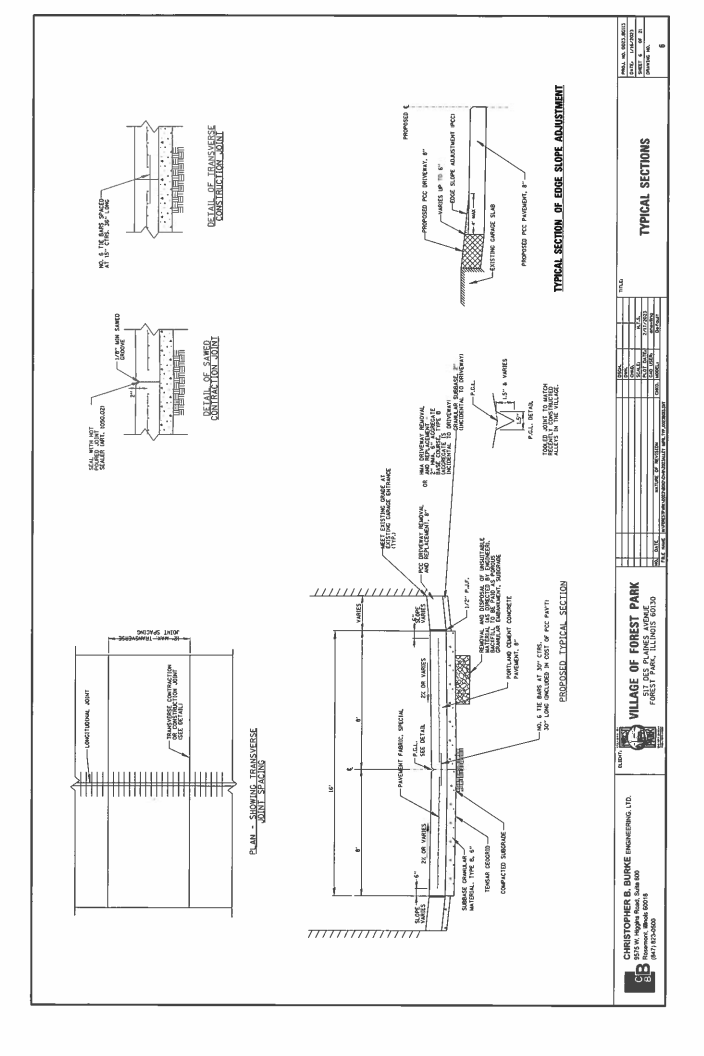
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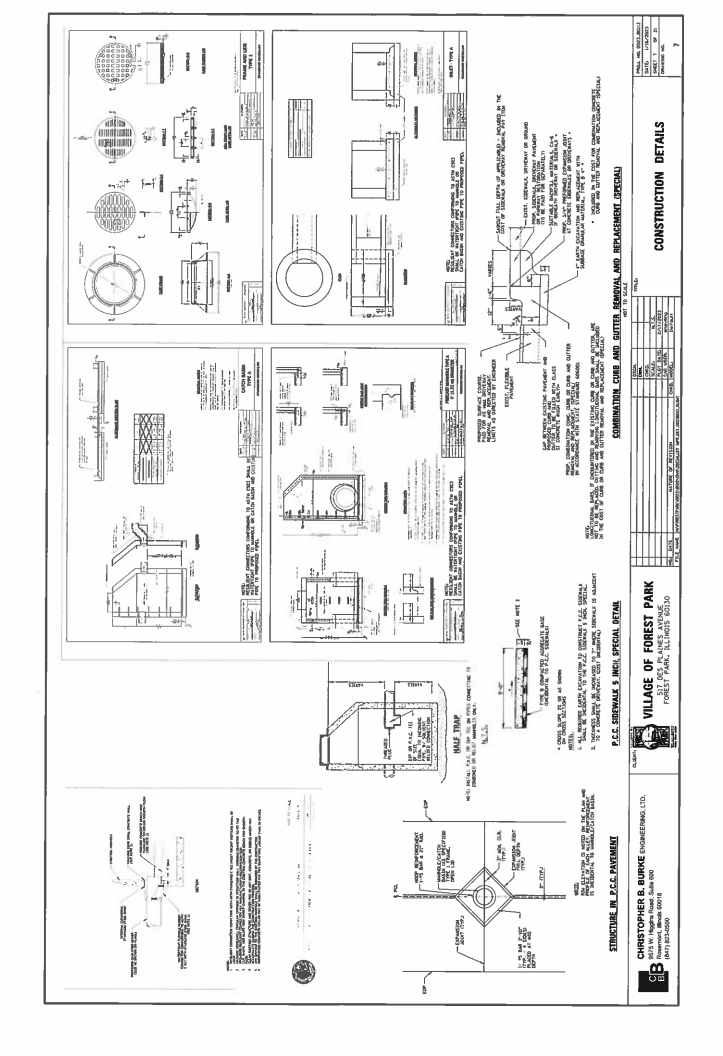
SUMMARY OF QUANTITIES AND EARTHWORK SCHEDULE

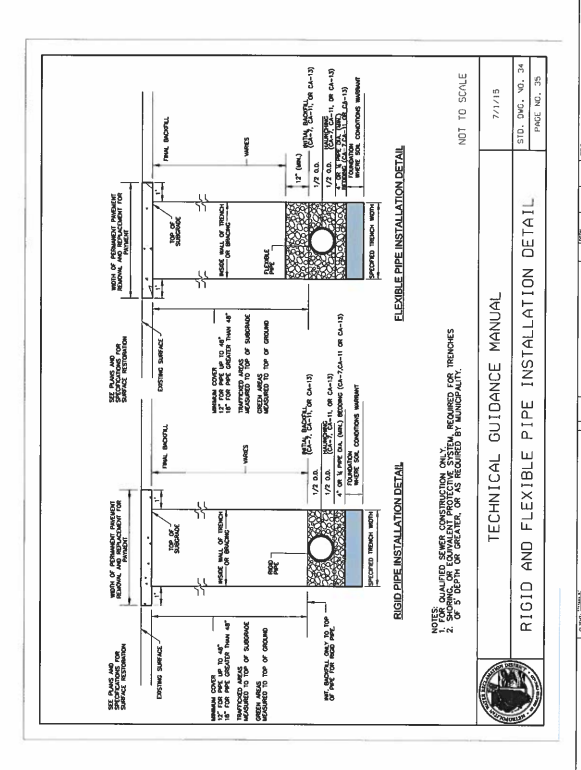
PROJ. HD. 0023,85113 DATE. 1/16/2023 SHEET 4 OF 21 DRAWJAG 940.

CHRISTOPHER B. BURKE ENGINEERING. LTD. 8578 W. Higgins Road, Sule 600 B. Rosemont, Brods 60018 (847) 823-9500









VILLAGE OF FOREST PARK

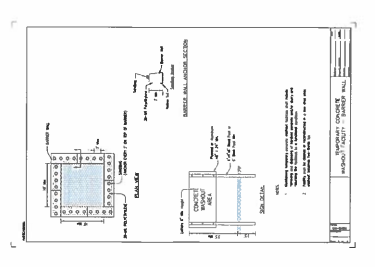
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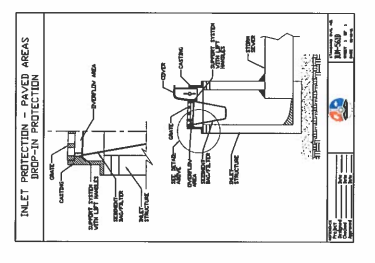
MWRD CONSTRUCTION DETAILS

517 DES PLAINES AVENUE FOREST PARK, ILLINDIS 60130

PROJ. NG. DO23_BG113 BATE. L/16/2023 SMEET 8 OF 21 DAAMENG NO.

CHRISTOPHER B. BURKE ENGINEERING, LTD. 8975 W. Haggira Road Sulfs 600
Storenow, Whools 60018
(847) 822-0500 9





SOIL EROSION AND SEDIMENT CONTROL PLAN

- 1. The subtring dwo was to paid concrete day within or creditaritie dwo. There are no flood profession dwelling and discharge locations, or points or discharge to surfadintion states of the U.S. Soil done is indused in the specifications and generally consists of Q.N.
- A NPDES ILR-10 permit is not required since the project is located in a combined sever area and no stormester discharges are tributary to a waterway.
- 3. Eroaion and sediment will be controlled by Instidling inset fifther a nive probosed infers and depo in the editing adjacent devintricem inlets, or as directed by the EMDRER. The EMDRERS will inspect the inlet steers and other excellen mandaries of an confronting on a weekly boals or offer on 0.5 inch rainfall or greater.
- 4. Schedule of Construction Activities
 of Introduction of excellan control devices
 (prior to any soil disturbance)
 b. Installation of storm sever system
 c. Powement removed and earth excovotion
 of Introduction of popula and earth excellan
 of Dreament installation
 f. Orivewoy installation and restoration items
 of Removal of erosion control devices

5. There are no flood protection areas in or adjacent to the project.

- There are no stream crossings, Eresion and sediment control devices have been designed based on performance in past projects.
 - 1. The erosion control devices will be inspected by the ENDINEER on a veekly bosis or after on 0,5 itch rainfall or greater. May lesure the commissioned to the contractor who will have 48 hours to correct any deficiency. 8. The Contractor shall provide a contact for the implementation and maintenance of the site soll erosion and sediment control plan.

ENGINEERING		
B. BUKKE	Suite 500	
CHRIS I CIPHER B. BURRE ENGNEERING	8575 W. Higgins Road, Suite 600 B Rosemont, Minois 60018 (847) 823-0500	
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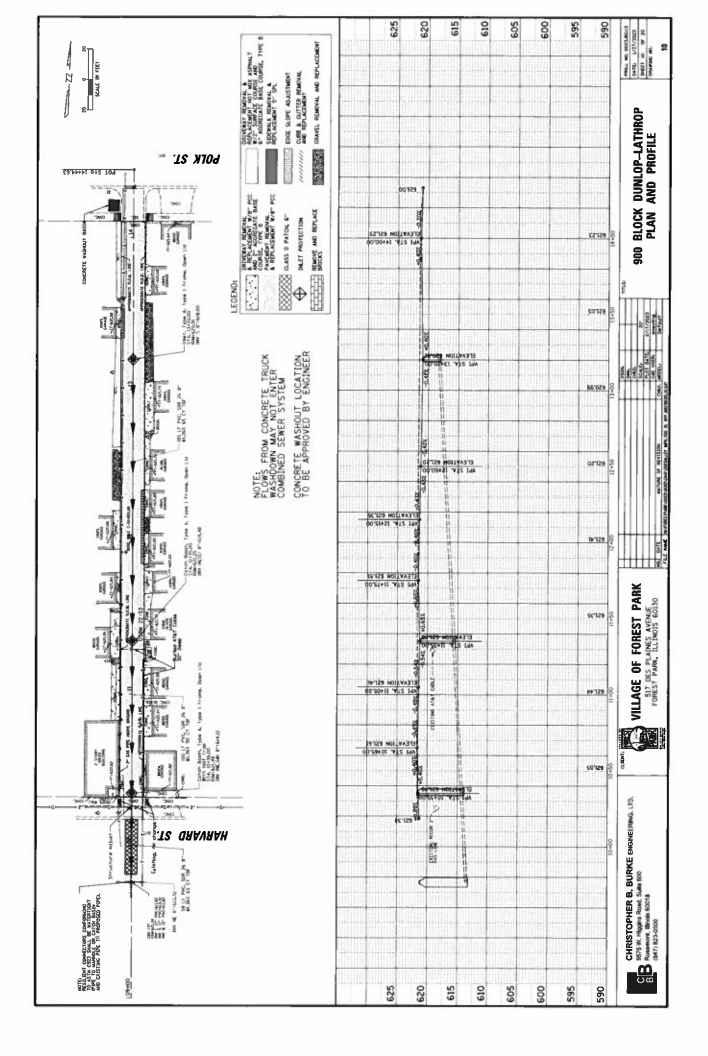
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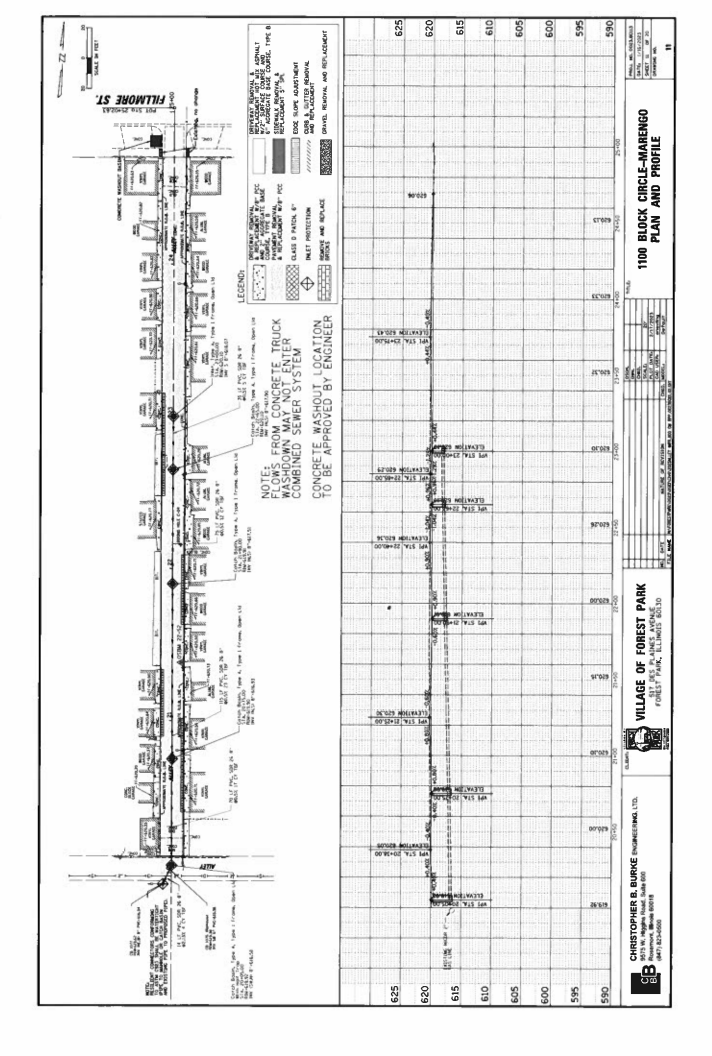
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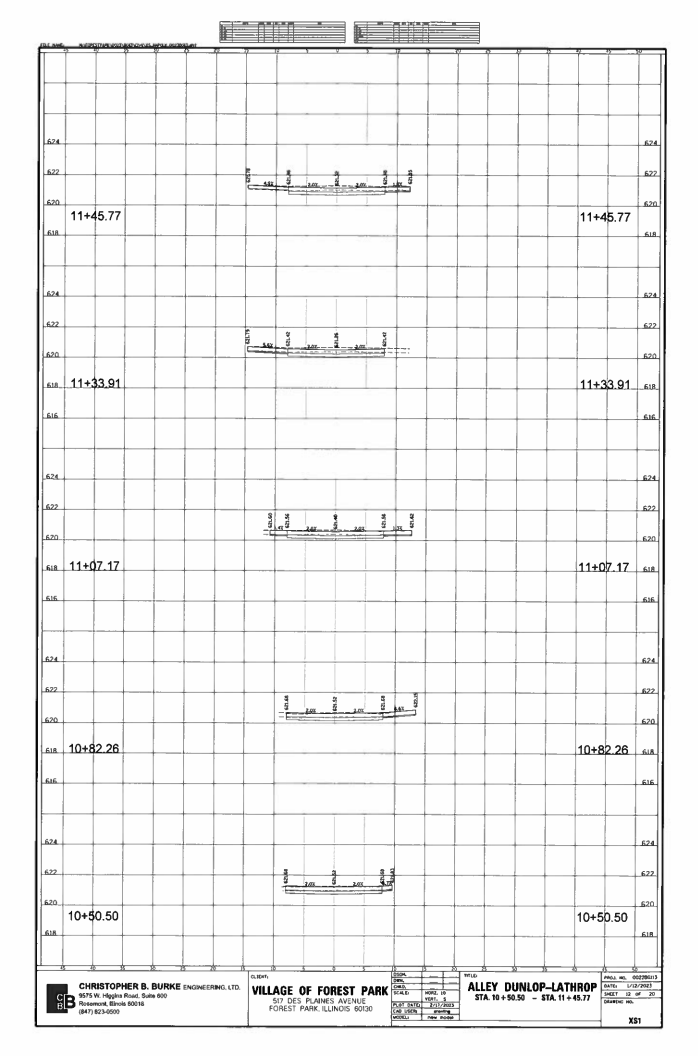
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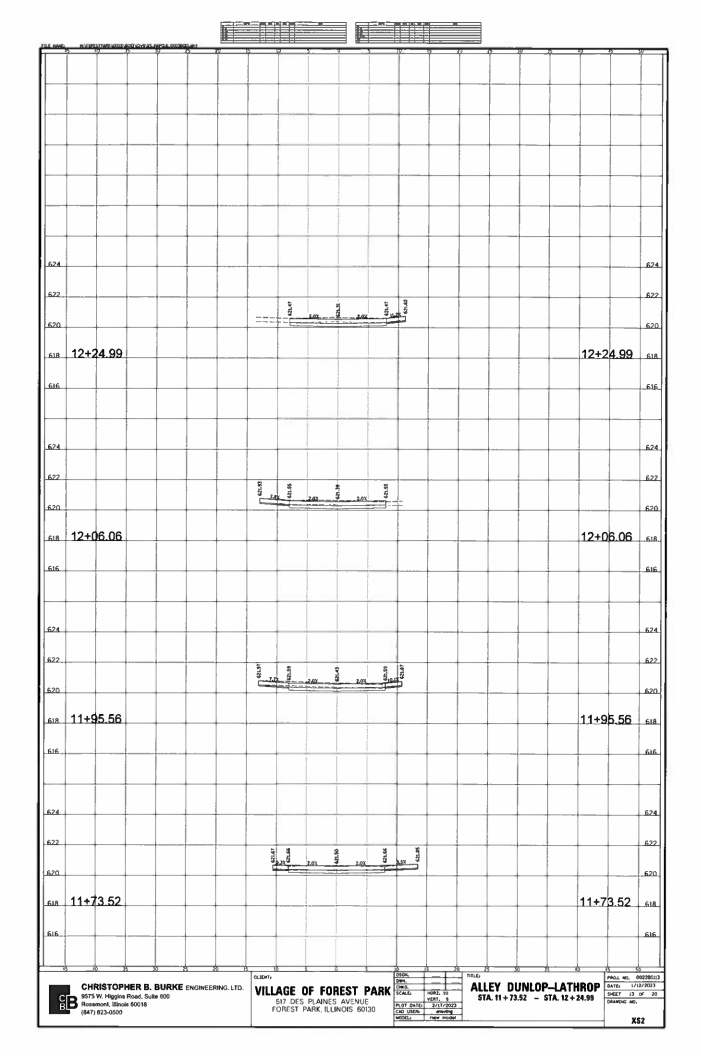
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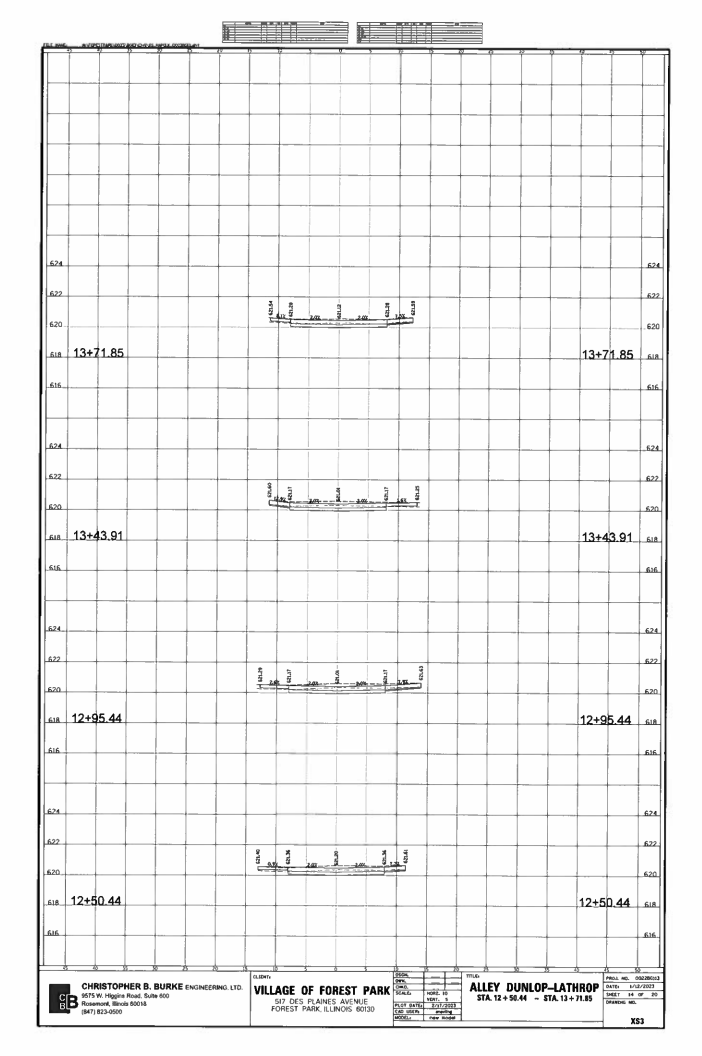
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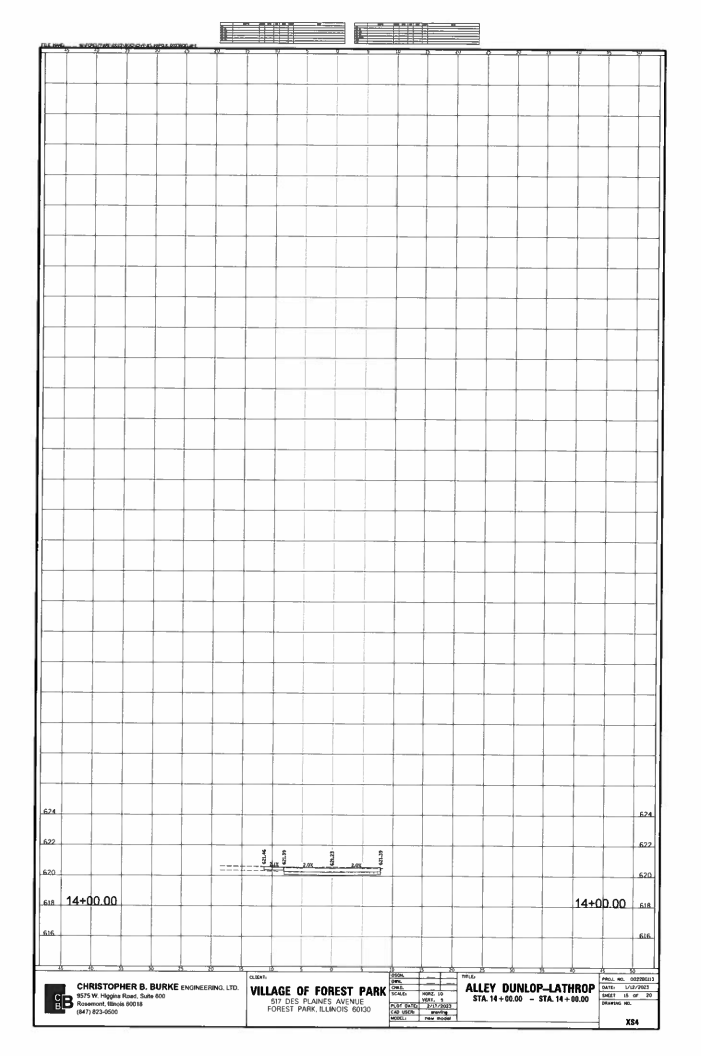


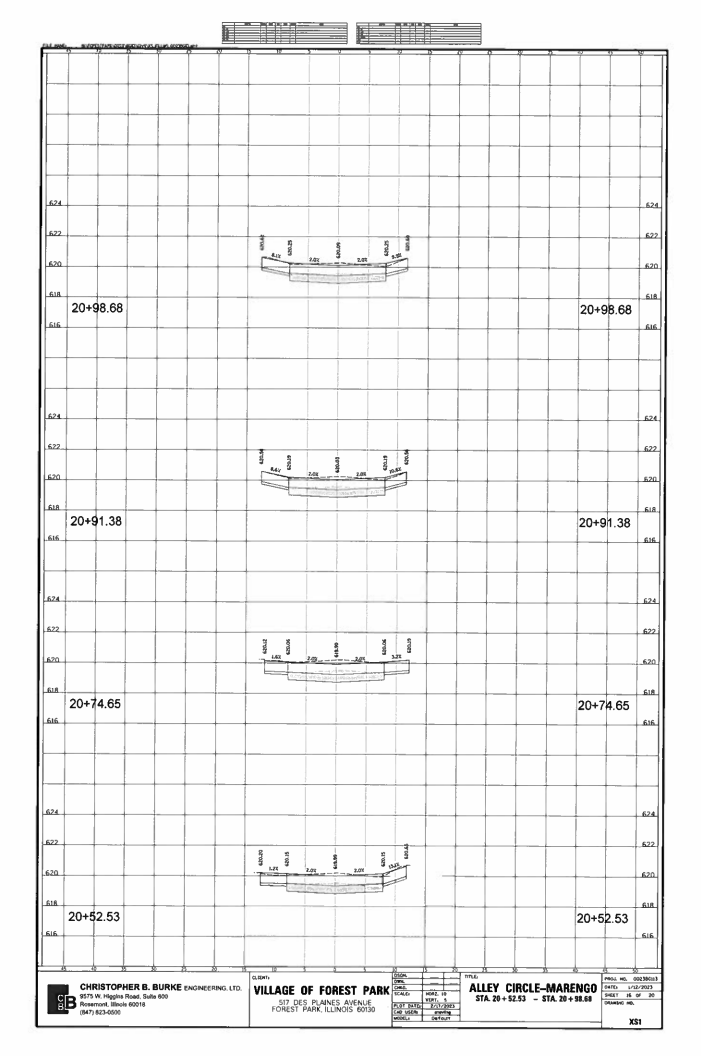


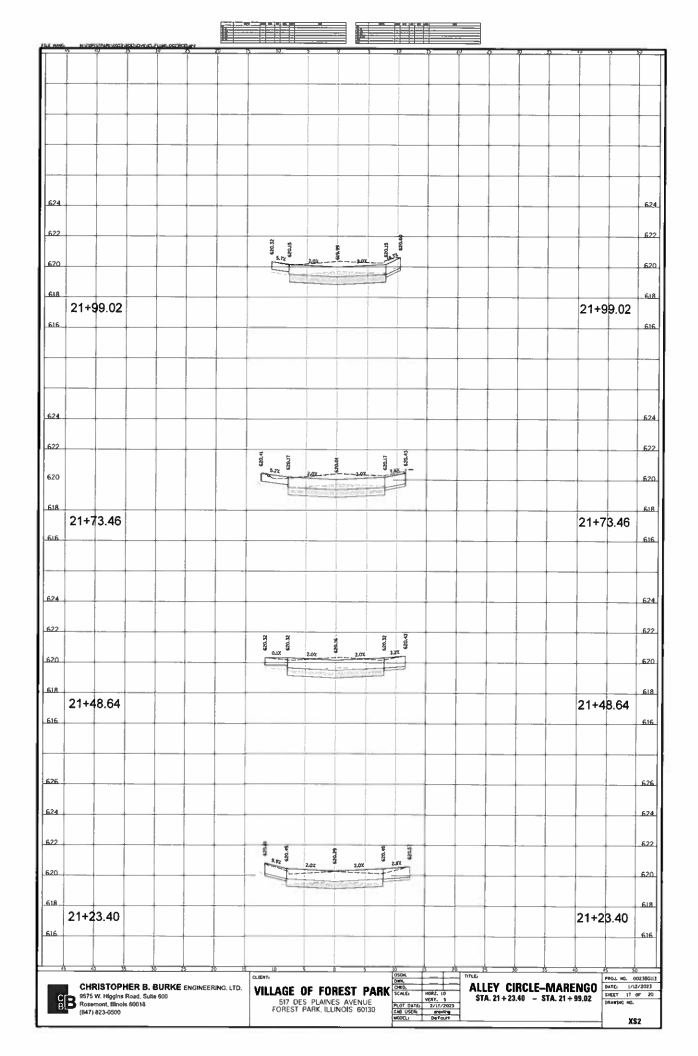


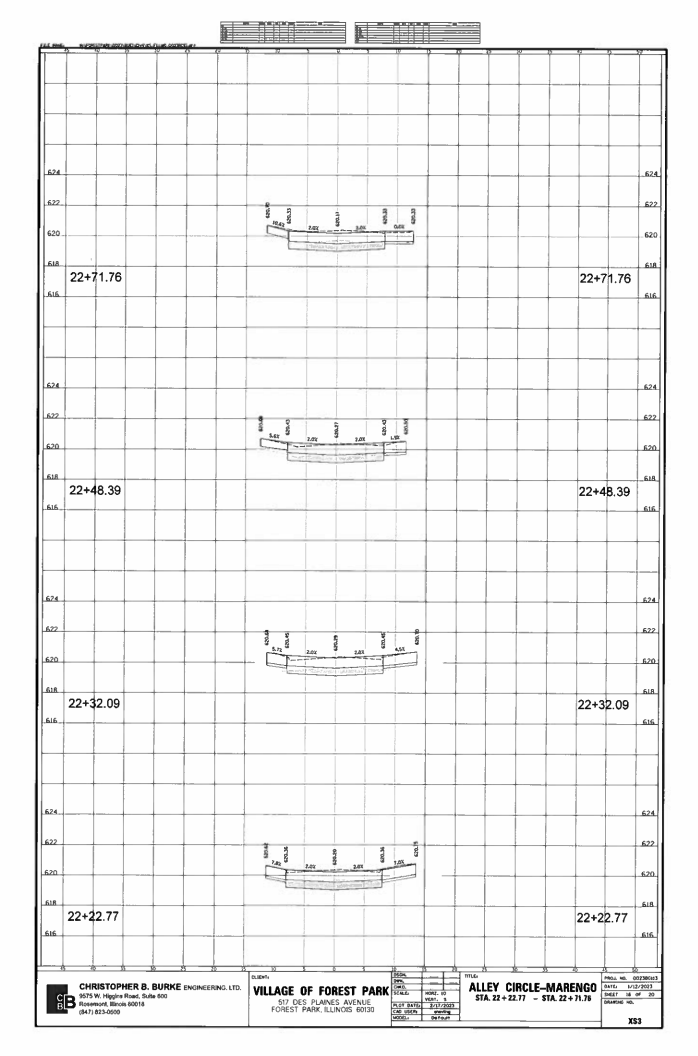


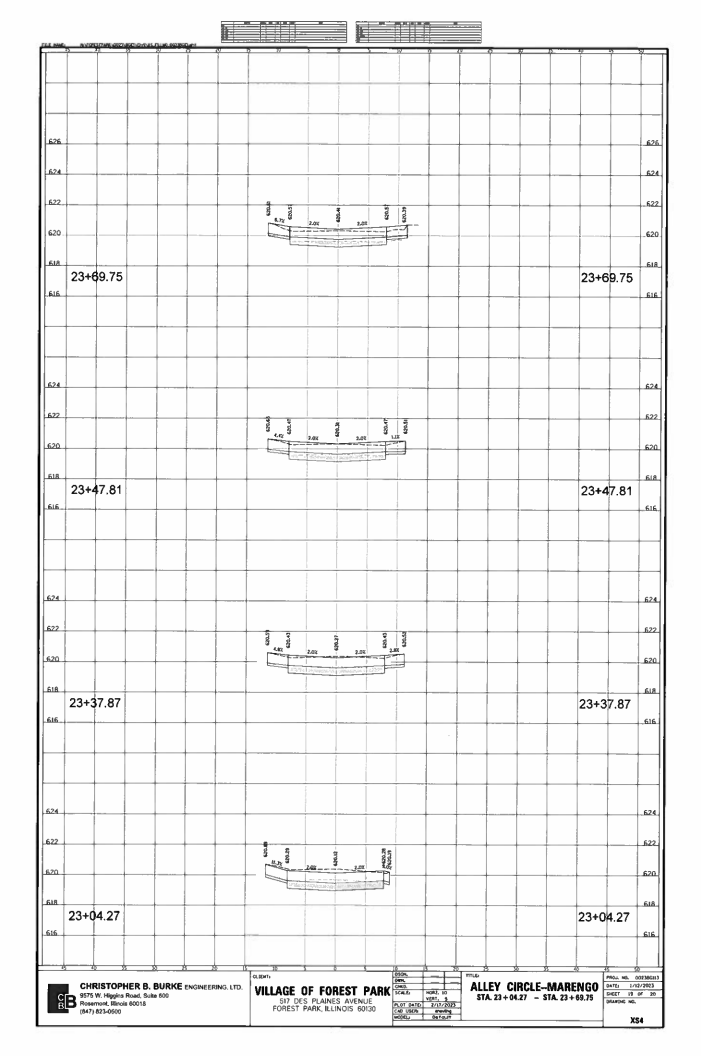


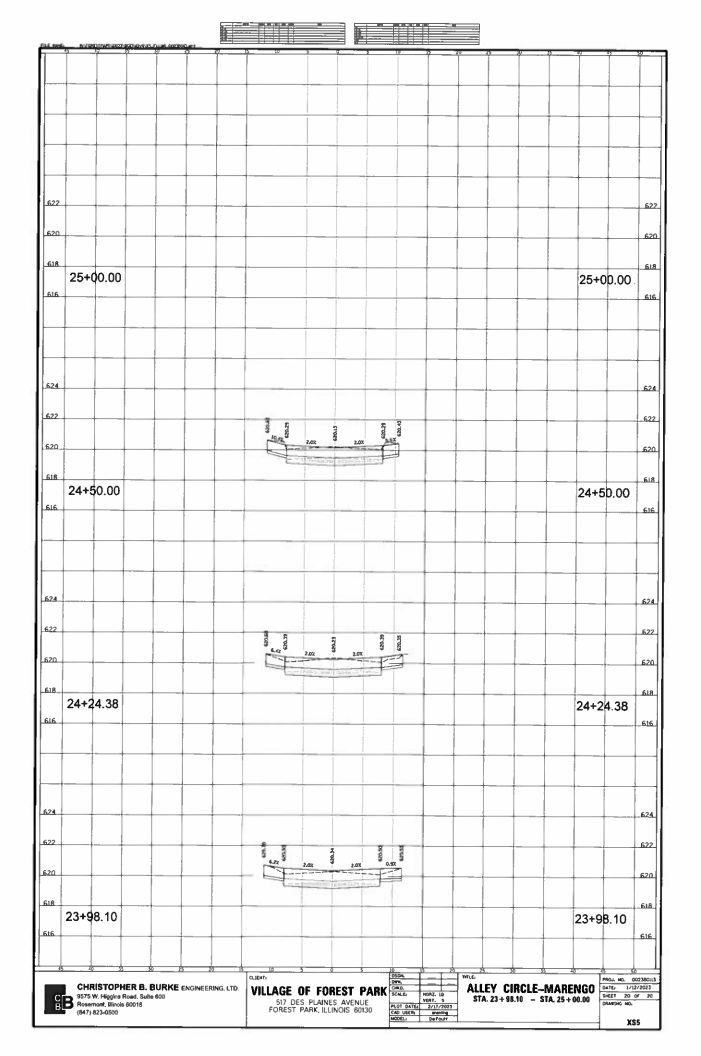












			Loc#	1	2			
		Summary of Quantities		900 Block Dunlop-Lathrop	1100 Block Circle-Marengo	Total	Engineer's	Estimate
SP	Pay Item Number	Pay Item Name	Unit	Quantity	Quantity	Quantity	Unit Cost	Total Cost
	20200100	EARTH EXCAVATION	CY	133	110	243	\$	
	20201200	REMOVAL AND DISPOSAL OF UNSUITABLE MATERIAL	CY	75	85	160	\$	\$
	20700220	POUROUS GRANULAR EMBANKMENT	CY	75	85	160	\$	\$
*	20800250	TRENCH BACKFILL, SPECIAL (CA-7)	CY	220	65	285	\$	\$
	28000510	INLET FILTERS	EACH	3	6	9	\$	\$
	31101400	SUBBASE GRANULAR MATERIAL, TYPE B 6"	SY	740	855	1595	\$	\$
*	42000300	PORTLAND CEMENT CONCRETE PAVEMENT, 8"	SY	740	855	1595	\$	\$
*	42001650	PAVEMENT FABRIC (SPECIAL)	SY	740	855	1595	\$	\$
*	42400430	PORTLAND CEMENT CONCRETE SIDEWALK, 5 INCH	SF	75	0	75	\$	\$
	44000600	SIDEWALK REMOVAL	SF	75	0	75	\$	\$
*	44004400	PAVEMENT REMOVAL (SPECIAL)	SY	740	855	1595	\$	\$
	44201745	CLASS D PATCHES, TYPE IV, 8"	SY	35	0	35	\$	\$
	55100200	STORM SEWER REMOVAL 6"	LF	0	10	10	\$	\$
	60200102	CATCH BASINS, TYPE A, 4'-DIAMETER, TYPE 1 FRAME, OPEN LID	EACH	2	4	6	\$	\$
	60230104	INLETS, TYPE A, TYPE 1 FRAME, OPEN LID	EACH	1	1	2	\$	\$
	60500050	REMOVING CATCH BASINS	EACH	0	1	1	\$	\$
*	70101700	TRAFFIC CONTROL AND PROTECTION	L. SUM	0.5	0.5	1	\$	\$
*	Z00009900	AGGREGATE FOR TEMPORARY ACCESS	TON	5	5	10	\$	\$
*	Z0013798	CONSTRUCTION LAYOUT	L. SUM	0.5	0.5	1	\$	\$
*	X0326806	WASHOUT BASIN	L. SUM	1	1	2	\$	\$
*	XX003668	PRECONSTRUCTION VIDEO TAPING	L. SUM	0.5	0.5	1	\$	\$
*	N/A	PCC DRIVEWAY REMOVAL AND REPLACEMENT, 8"	SY	220	330	550	\$	\$
*	N/A	HMA DRIVEWAY REMOVAL AND REPLACMENT	SY	120	75	195	\$	\$
*	N/A	BRICK DRIVEWAY REMOVAL AND REPLACEMENT	SF	55	0	55	\$	\$
*	N/A	COMBINATION CURB AND GUTTER REMOVAL AND REPLACEMENT	FOOT	80	0	80	\$	\$
*	N/A	DETECTABLE WARNINGS FOR PEDESTRIAN CROSSINGS, FURNISH AND INSTALL	EACH	2	0	2	\$	\$
*	N/A	STORM SEWERS, 8" (SPECIAL)	LF	344	309	653	\$	\$
*	N/A	CORED CONNECTION TO STRUCTURE / SEWER	EACH	1	1	2	\$	\$
*	N/A	STRUCTURE TO BE ADJUSTED	EACH	1	1	2	\$	\$
*	N/A	TENSAR TRIAX 130S GEOGRID	SY	740	855	1595	\$	\$
*	N/A	EDGE SLOPE ADJUSTMENT	LF	70	225	295	\$	\$
*	N/A	HALF TRAP	EACH	1	1	2	\$	\$
*	N/A	ITEMS ORDERED BY ENGINEER	L. SUM	0.5	0.5	1	\$	\$
							Sum	\$

WATER FUND \$
VIP FUND \$

AGENDA MEMO

Village Council Meeting
Forest Park, Illinois
March 13, 2023

Issue Statement

Request for Village Council Action: Resolution Approving the Specifications and Authorizing the Advertising of Bids for the Village of Forest Park 2023 Watermain and Resurfacing Project (Wilcox Street and Ferdinand Avenue)

Background

The 2023 Village Infrastructure Improvements Program includes the replacement of watermains on Wilcox and Ferdinand. With respect to Ferdinand, the watermain on said roadway will be replaced between Harvard and Roosevelt; all lead water services along this stretch will be replaced with new copper services from the main to the one's water meter. North of Harvard on Ferdinand, any existing lead water service between one's water meter and buffalo box will also be replaced with a new copper service. Once this work is complete, the entire length of Ferdinand, between Harrison and Roosevelt, will be resurfaced. Similar to recent infrastructure projects in the Village, all sewers along this corridor will be audited, ensuring that no clogs or imminent failures are present, prior to the roadway getting resurfaced. Also, staff/consulting engineers will also audit all sidewalk and corner ramp areas and will perform replacements where warranted in these areas.

On Wilcox (between Des Plaines and the railroad tracks), the existing 4" water main will be replaced as well as all lead water service lines from the main to one's water meter. Sewer, sidewalk and roadway improvements will also take place on said roadway, similar to Ferdinand.

The estimated cost of this project, including engineering, amounts to \$2.985M - \$933,000 from Rebuild Illinois Bond monies and \$2.052M from the Water/Sewer Fund.

Upon the Village Council's adoption of said Resolution, the bid process will commence immediately. The Village Administrator will discuss the Village's transition to an on-line bidding process starting with this project (along with the alley project) at the March 13, 2023 Village Council Meeting.

Also, it shall be noted that it is quite possible that the watermain work, on both roadways, may be bid separately from the roadway improvements. The reason for this is because the Village is coordinating the watermain installations/replacements with the Illinois Department of Transportation's Des Plaines and Roosevelt Road resurfacing projects. Since these projects are all scheduled for this year, the Village wants to avoid the need to tear up newly installed asphalt pavements along Des Plaines and Roosevelt. For this reason, the watermain replacements should commence as soon as possible. Use of Illinois Rebuild Monies, which the Village has already received, also needs approval from IDOT. Since these monies will cover the roadway portion of the project, and may take weeks for IDOT to approve use of same, the watermain work is able to commence sooner since local (non-State) monies are being used for this improvement.

<u>Attachments</u>

- The above referenced Resolution, along with project specifications.

RESOLUTION NO. R- -23

A RESOLUTION APPROVING THE SPECIFICATIONS AND AUTHORIZING THE ADVERTISING OF BIDS FOR THE VILLAGE OF FOREST PARK 2023 WATERMAIN AND RESURFACING PROJECT (Wilcox Street and Ferdinand Avenue)

WHEREAS, the Village of Forest Park ("Village") has undertaken a Project to develop plans and specifications for the 2023 Watermain and Resurfacing Project in the Village (the "Project"); and

WHEREAS, the Village desires to approve certain specifications and advertisement for bids for the Project.

BE IT RESOLVED, by the Mayor and Village Council of the Village of Forest Park, Cook County, Illinois, as follows:

<u>Section 1</u>. Finding of the Corporate Authorities

In the opinion of a majority of the corporate authorities of the Village, it is advisable, necessary and in the public interest that the Village approve the specifications, advertise for bids and solicit bids for the Project.

Section 2. Advertisement for Bids

The Village Clerk and Village Engineer, Christopher B. Burke Engineering, Ltd., are hereby authorized and directed to cause an advertisement and to solicit bids, pursuant to the public bid process and in substantially the form of the 2023 Watermain and Resurfacing Project Contract Specifications Package, attached hereto as Exhibit "A" and made a part hereof.

Section 3. Effective Date

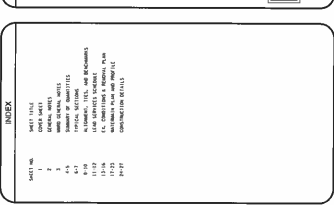
This Resolution shall be in full force and effect from and after its passage and approval in the manner provided by law.

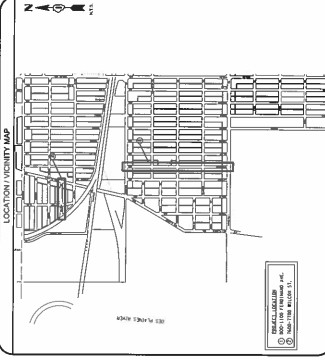
ADOPTED by the Council of the V	Village of Forest Park, Cook County, Illinois this 13 th
day of March, 2023.	
AYES:	
NAYS:	
ABSENT:	
APPROVED by me this 13 th day of	March, 2023.
	Rory E. Hoskins, Mayor
ATTESTED and filed in my office, and published in pamphlet form this day of March, 2023.	
Vanessa Moritz. Village Clerk	

EXHIBIT "A"

2023 Watermain and Resurfacing Project Specifications

2023 WATERMAIN AND RESURFACING PROJECT FOREST PARK WILCOX ST. AND FERDINAND AVE. **L**O VILLAGE





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COMMISSIONERS JOSEPH BYRNES MARIA MAXHAM RYAN NERO JESSICA VOOGD

MAYOR RORY E. HOSKINS

IDOT STANDARDS

THE CONTRACTOR SHALL BE SOLELY
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THIS PROJECT IS LOCATED IN FOREST PARK, ILLINOIS

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BENCHMARK

LOCATION

DATE JAMÉS F. AMELIO ILLINOIS PEGISTRATION NO. 062-080779 EXPIRATION DATE: 11/30/2023 Charles Con

CONSTRUCTABILITY REVIEW BY

DATE

REVIEWER

CHRISTOPHER B. BURKE ENGINEERING, LTD. OF 9576 W. Higgins Road, Suffe 600
B Roadmart, Hindes 60018
(847) 623-6500

PROFESSIONAL DESIGN FIRM NO. 184-001175-0014 EXPIRATION DATE: 04/30/23

CLIENT:

517 DES PLAINES AVENUE FOREST PARK, ILLINOIS 60130

GENERAL MOTES

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2023 WATERMAIN & RESURFACING **GENERAL NOTES**

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CHRISTOPHER B. BURKE ENGINEERING. LTD. 8975 W. Haggiar Road, Sulte 600
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(847) 823-0500

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A. SOIL DISTURBANCE SHALL BE CONDUCTED IN SUCH A MANNER AS TO MINIMUZE ENOSION.
IF STRUPPING, CLEMING, COADUR, DE MASCAPING, ARE TO BE COME IN PRASES, THE CO-PERMITTEE SHALL PLAN FOR APPORABILE'S SOULL PROSEND AND SECUPARIES CONTROL PESSINES. VARIATION OF VERSES TOTAL VIEWER TO THE TIME TO WE THANK TO WE THANK TO CONTRICT OF THE THANK TO CONTRICT OF THE VERSE THANK TO CONTRICT OF THE VERSE THANK TO A VERSE THANK TO WE THANK TO THANK TO CONTRICT OF THANK TO THANK TO WE THANK TO WE THANK TO WE THANK TO WE WAS THANK TO WE ANALYSE.

G. CONCRETE WASHOUT KACLITIES SPALL BE CONSTRUCTED IN ACCORDANCE WITH THE ILLINGIS LUBBAN HANHALL AND SHALL BE INSTALLED PRIOR TO ANY ON SITE CONSTRUCTION ACTIVITIES INVOLVING CONCRETE.

MORTAR WASHOUT FACILITIES SHALL BE CONSTRUCTED IN ADOITION TO CONCRETE MASHOUT FACILITIES FOR ANY BRAICA AND MORTAR BUILDING EINFLOPF CONSTRUCTION ACTIVITIES.

10. TOHORARY DIFFESIONS SIVAL BE CONSTRUCTED AS RECESSARY TO DIBECT ALL RUNOEF FROM TOMOSICACALLY INSTRUMED MADES TO AN ARROPOSALE SEDIMENT THEO OR BUSSIN, VIGURE CONTINE, PACILITIES SPALL NOT BE USED AS TRANDOMY SEDIMENT BESSINE.

12. DISTURBED AREAS OF THE SITE WHERE CONSTRUCTION ACTIVITIES HAVE TENEORARILY OR PENNAMERILY CEASED SHALL BE STABLIZED WITH TENEORARY OR PENNAMENT MEASABLES WITHIN SERVE (17) DAYS.

13. ALE RIODO PROTECTION AVEAS AND VOLLIME CONTROL FACILITIES SHALL, AT A MINIMUM, BE PROTECTED WITH A DOUBLE-ADOW OF SLIT FEWCE (OR EQUIVALENT). YOLLIME CONTROL FACILITIES SHALL NOT BE CONSTRUCTED LINTIL ALL OF THE CONTRUBITING DIALIMAGE ANÉA MAS BEEN STABILLIZED.

IS, EARTHEN EMBANKMENT STOR SLIDNES SHALL BE STABILIZED WITH APPROPRIATE ENOSION CONTROL, BLANKET. SOR, STOCKPILES SHALL, AT A HORBHLAY, BE PROTECTED WITH PERINGTIR SEDMENT CONTROLS.
 SOR, STOCKPILES SHALL NOT BE PLACED BY FLOOD PROTECTION AREAS OR THEIR BUFFERS.

 The CONTINCACION SAUL ETERS RECORD on REQUACE, ANY ESCRIPE DRAWS THESE, AND INCOMPORATION
SHIP HATO THE DRAWLACE TAME TO THE OPERITORING TO MAIN TITS CAMBITITIES. THE DIRECTION TO SHIP HATO TO A CONTINUE OF THE DIRECTION TO THE SAULTH OF THE DRAW TO THE SAULTH OF THE S 17. STORM SEWERS THAT ARE OR WILL BE PARCTIONING DURING CONSTRUCTION SHALL BE PROTECTED BY APPICIPELATE SEGMENT CONTROL PERSURES,

19. IF DEWINDERG STRIKES, BE CESA, ADDOMINE PROPERTIES AND DESCHAEGE CLANTINGS SHALL DEWINDER FOR THE STRIKES AND STRIKES STRIKES SHOULD BE INSPECTION ONLY DEBLIES OPERATIONS FROM AND STRIKES SHOULD BE INSPECTION ONLY DEBLIES OPERATIONS FROM SHOULD SHALL OF SHALLD SHALL SHOULD SHALL SHAL

The CONTROLOGY OWAL RE RESPONSES FOR EAST WONDERSEAS ON COLON FOR FOR THE INSTALLAND OF SAMITAN YEARS, STONE SWICKS, WATERAUKS, OWEL, OF THESE SERVICE AND OTHER ANATHERWISES, AND THE OWALL WHICH CONTROL WHICH CONTROL SOUTH AND THE SERVICE AND THE OWALL WHICH CONTROL SOUTH AND THE OWALL NEW STONE SWICKS, WHICH CONTROL SONE, AND THE OWALL SWICKS WITH AND THE SAME SAME OWALL SWICKS AND THE SAME SWING THE SAME S

ALL PERMANENT PROSION CONTROL PRACTICES SHALL BE INITIATED WITHIN SPYEN (?) DAYS FOLLOWING THE COMMETTION OF SOIL DISTURBING ACTIVITIES.

22. ALI, PROSIONI AND SEDIMENT CONTROL MESQUES SAUL BE HABITABNED AND REPAIRED AS METDED ON A TEM-GLAND BASIS DIRBING CONFILICION AND ANY PERIODS OF CONSTITUCTION SEATIDOWN UNTIL PERHAMBET STABILLATION IS ACHIEVED.

23. ALL TAMORARY EROSION AND SEDIMENT CONTROL MEASURES SHALL BE REMOVED WITHON THRITY (30) DAYS AFTER PERMANENT SITE STABILIZATION.

29. THE EROSION AND SEDDELAT CONTROL, PEASURES SHOWN ON THE PLANS ARE THE MINIMAN PROJUCEDERSTS, BOODTHOWN HASHINES NAY BE REQUIRED, AS DIRECTED BY THE ENGINEER, STIT (MORPHOTO, OR MAND.)

VILLAGE OF FOREST PARK

517 DES PLAINES AVENUE
FOREST PARK, ILLINOIS 60130

NO. DÁTE HATING GY RETISTOR TAE NAME INVOETTRAIN GAS PARRÁTICA (SET SISSANT

2023 WATERMAIN & RESURFACING MWRD GENERAL NOTES

PRGA. MD, 0023,8G105 DATE: 2/24/2023 SHEET 3 OF 27 DRAWING NO. NOTOZ

CHRISTOPHER B. BURKE ENGINEERING, LTD.
SP378 W. Hagpar Road, Sufte 600
Road-mort. Binds 60018
(847) 823-0500

PROJ. NO. 0023.BG105	DATE: 2/24/2023	\$4EEE 4 OF 27	DEVENDE NO.	QUA
				<i>,</i> n

SUMMARY OF QUANTITIES 2023 WATERMAIN & RESURFACING

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Ť	78000200	THEPMOPLASTIC PAYEMENT MARKING - LAG 4"	POOF	420	۰	Ş
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STITUTED SUBBASE OPENILAR MATERIAL, TYPE B 2" 31101200 SUBBASE GRAHLLARINATERIAL, TYPE B 4

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ADBODBEZ HOTHAIX ASPINALT SUPFACE HEMOVAL - BUTT JOINT

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6400000 DRVENAY PAYEUEN REMOVAL

44000500 COMBRATION CLASS AND GUTTER REMOVAL

35108430 STOPM SEWER REMOVAL, 10"

44000600 SEDEWALK REMOVAL

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20201200 REHIDVALAND DISPOSAL OF LABUITABLE WATERAL

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20700220 PORDUS GRANLAR EMBANCISEN

20000150 TRENCH BACKFLL

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PAY ITEM NAME

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VILLAGE OF FOREST PARK 517 DES PLAINES AVENUE FOREST PARK, ILLINOIS 60130

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20101150 OLCTLE ROWMATER WANTEDLOER, 1'X 6"

SOCIOSO DUCTLE INDIVINATERIAMI ET

SOIGSTON DUCTLE PRONIMATERILAN F

36100015 DUCTLE HON WATER MANTEE, I'X 6" 59100020 DUCTLE RON WATER MAN TEE. 8'X 8"

SO100010 CLCTLE RON WATER MAINTEE. ST X 4

35100700 STONU SEWER REMOVAL, 18" 55100700 STONE SEWER RELICVAL, 15" 59100000 STORM SEWER REMOVAL, 12

CHRISTOPHER B. BURKE ENGINEERING. LTD. 875 W. Higgirs Road, Sule 600 B. Rosemort, Illinois 60018 (947) 823-0500

S,	PAY ITEM NO.	PAY ITEM NAME	UNIT	FERDKNAND AVE.	WILCOX ST	TOTAL QUANTIT
	WA	CLASS D PATCHES, 6 INCH (SPECIAL)	30 YD	800	510	13 t0
-	N/A	ITEMS ORDERED BY ENGINEER	P. P.	15000	15000	30000
•	WA	NON-PRESSURE CONNECTION TO EXISTING WATER MAIN	EACH	*	9	2
	N/A	PLUG AND BLOCK EXISTING WATER MAIN (SPECIAL)	EACH	3	4	7
	W.A	SANITARY SEWER REMOVAL AND REPLACEMENT, 12"	FOOT	35	88	120
	W.A	SANITARY SEWER REMOVAL AND REPLACEMENT, 15"	FOOT	55	0	55
	NA	SANITARY SEWER SERVICE 8 INCH DIAMETER REMOVAL AND REPLACEMENT, 0.5 LF	EACH	10	8	18
.	ΝΑ	STORM SEWER DUCTLE IRON 10"	FOOT	0	104	101
-	N/A	STORM SEWER DUCTLE IRON 12"	FOOT	250	43	293
	NA	STORM SEWER DUCTLE IRON 15"	FOOT	55	0	55
	NA	STORM SEWER DUCTILE IRON 18"	FOOT	0	22	22
	MA	SURGE SUPPRESSOR	EACH	٠	0	-
	N/A	VIDEO TAPING (INTERIOR AND EXTERIOR)	L SUM	9.0	0.5	1
	N/A	WATER SERVICE INTERIOR RESTORATION	EACH	62	29	91
	N/A	WATER SERVICE LINE (PRIVATE) - LEAD SERVICE REPLACEMENT, 1"	EACH	62	82	91
-	N/A	WATER SERVICE REPLACEMENT WITH NEW BUFFALO BOX, LONG SIDE, 1"	EACH	*	17	51
-						
	WA	WATER SERVICE REPLACEMENT WITH NEW BUFFALO BOX, SHORT SIDE, 1"	EACH	32	17	49

VILLAGE OF FOREST PARK

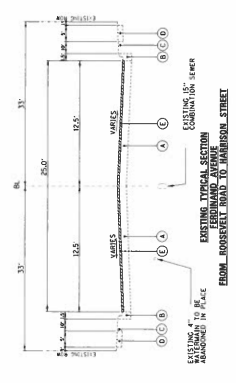
SIT DES PLAINES AVENUE
FOREST PARK, ILLINDIS 60130

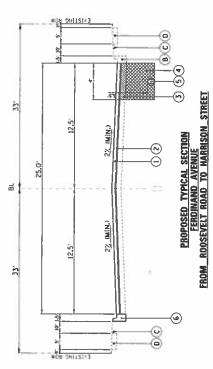


CHRISTOPHER B. BURKE ENGINEERING, LTD.
B. Rosenord, linds 60018
(847) 823-0500

SUMMARY OF QUANTITIES 2023 WATERMAIN & RESURFACING

PROJ. NO. 0023-80105 0A16; 2/24/2023 54001 5 OF 27 DRAMING NO.





*LIMITS OF NEW DUCTILE IRON WATER MAIN: FERDINAND AVE. ROOSEVELT ROAD TO HARVARD STREET ONLY.

(A) EXISTING BASE (VARIES) - SEE PAVEMENT CORES

(B) EXISTING CURB AND GUTTER

© EXISTING GRASS PARKWAY

(D) EXISTING SIDEWALK

(E) HMA SURFACE REMOVAL, 2 1/4"

① HMA SURFACE COURSE, MIX "D", N50 1.5"

(2) POLYMERIZED LEVEL BINDER, MACHINE METHOD, NSO 3/4"

(3) CLASS D PATCH, 6 INCH (SPECIAL)

4 TRENCH BACKFILL

5 PROPOSED 8" DUCTILE IRON WATERMAIN

(G) COMBINATION CONCRETE CURB AND GUTTER
REMOVAL AND REPLACEMENT
AT LOCATIONS IDENTIFIED BY RESIDENT ENGINEER

MIXTURE TYPE	42 e 50 07R. 3.52 e 50 07R. 42 e 50 07R.	HOT-MIX ASPHALT MIXTURE REQUIREMENTS	DIREMENTS	
4% e 50 0YR. 3.5% e 50 0YR. 4% e 50 6YR.	4% = 50 07R. 3.5% = 50 07R. 4.5% = 50 07R.	MIXTURE TYPE	AIR VOIDS & NOES	OWN
BINDER COURSE 11-19.0, MSO (3" - 4" LIFTS) 4% & 50 GVR.	BINDER COLPSE 11-19.0, MSO 13" - 4" LIFTS!! 47 0 50 GVR.	RESJIPS ACING HOT-WIX ASPWALT SUPFACE COURSE, MIX "O", NSO, 1 1/2" POL TWERIZED LEVELING BINDER WARCHINE METHODI, NSO, 3 A"	4% e 50 CYR. 3.5% e 50 CYR.	LRI 39-2
		CLASS D PATCHES HOT MIX ASPINAT BINGER COURSE IN-19.0, MSO (3" - 4" U.FTS)	4% o 50 0v8.	LRIO30-2

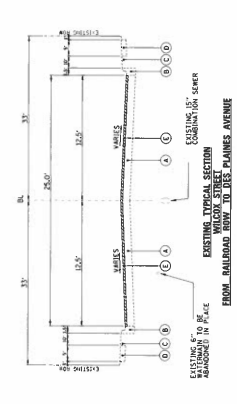
CHRISTOPHER B. BURKE ENGMEERING, LTD. 9575 W. Huggan Road Sulfe 600
PROGRAMMER ROAD Sulfe 600
RATINGS 60018
(847) 833-0500 <u>0</u>

VILLAGE OF FOREST PARK 517 DES PLAINES AVENUE FOREST PARK, ILLINOIS 60130

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2023 WATERMAIN & RESURFACING

PROLL NO. 0023,80105
Date: 2/24/2023
Sedit 6 of 27
Drawing No.
TYP01



000 PROPOSED TYPICAL SECTION
WILCOX STREET
FROM RAILROAD ROW. TO DES PLAINES AVENUE 2% (MIN.) ⊚ ⊝ 25.0 **d** (NIM) 72 12.5 **6** 000

- (A) EXISTING BASE (VARIES) SEE PAVEMENT CORES
- (B) EXISTING CURB AND GUTTER
- C EXISTING GRASS PARKWAY
- D EXISTING SIDEWALK
- E HMA SURFACE REMOVAL, 2 1/4"
- 1) HMA SURFACE COURSE, MIX "D"; N50 1.5"
- (2) POLYMERIZED LEVEL BINDER, MACHINE METHOD, NSO 3/4"
- 3 CLASS D PATCH, 6 INCH (SPECIAL)
- 4 TRENCH BACKFILL
- S PROPOSED 8" DUCTILE IRON WATERMAIN
- (6) COMBINATION CONCRETE CURB AND GLITTER
 REMOVAL AND REPLACEMENT
 AT LOCATIONS IDENTIFIED BY RESIDENT ENGINEER

HOT-MIX ASPHALT MIXTURE REDUIREMENTS	REMENTS.	
MIXTURE TYPE	AIR VOIDS & NDES	OMP
RESLIFFACING HOT-UIX ASPHALT SLIFFACE COURSE, MIX "D", MSO, 1 1/2" POLYMERIZED LEVELING BINGER MACHINE WETHOD, MSO, 3/4"	4% e 50 GYR. 3,5% e 50 GYR.	LR3030-2
CLASS D PATCHES HOT MIX ASPIALT BINDER COURSE 11-19.0, M50 (3" - 4" LIFTS)	4% & 50 GYR,	LR1030-2

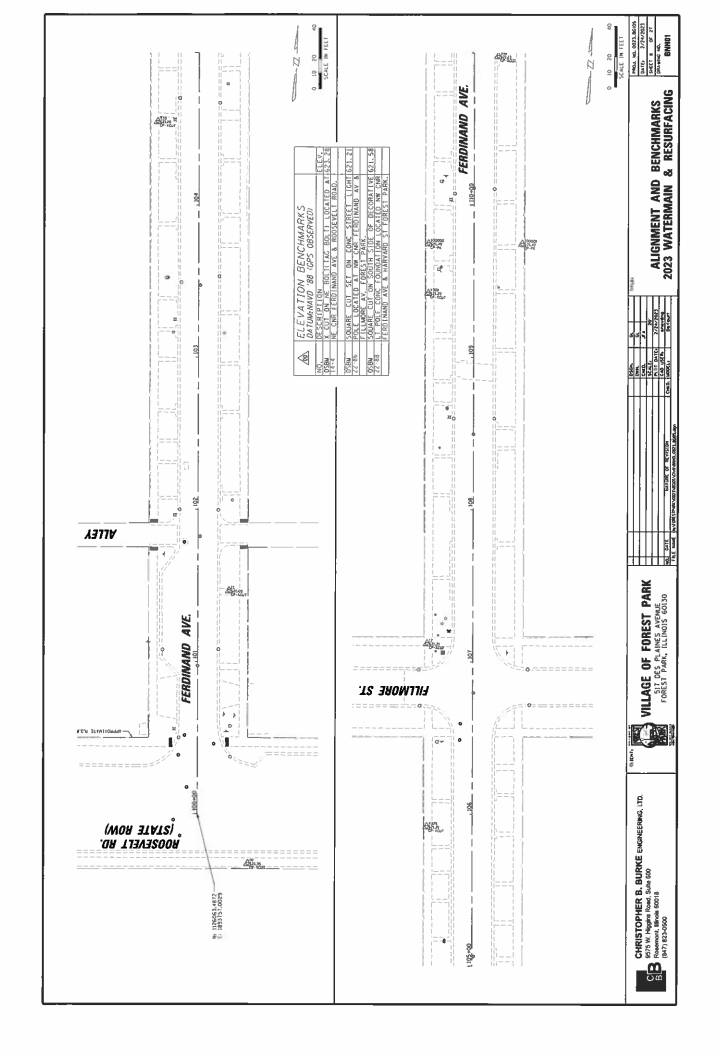
OMP DESIGNATION OC/OA PER LOACAL ROADS SPECIFICATION LRIGIG-2

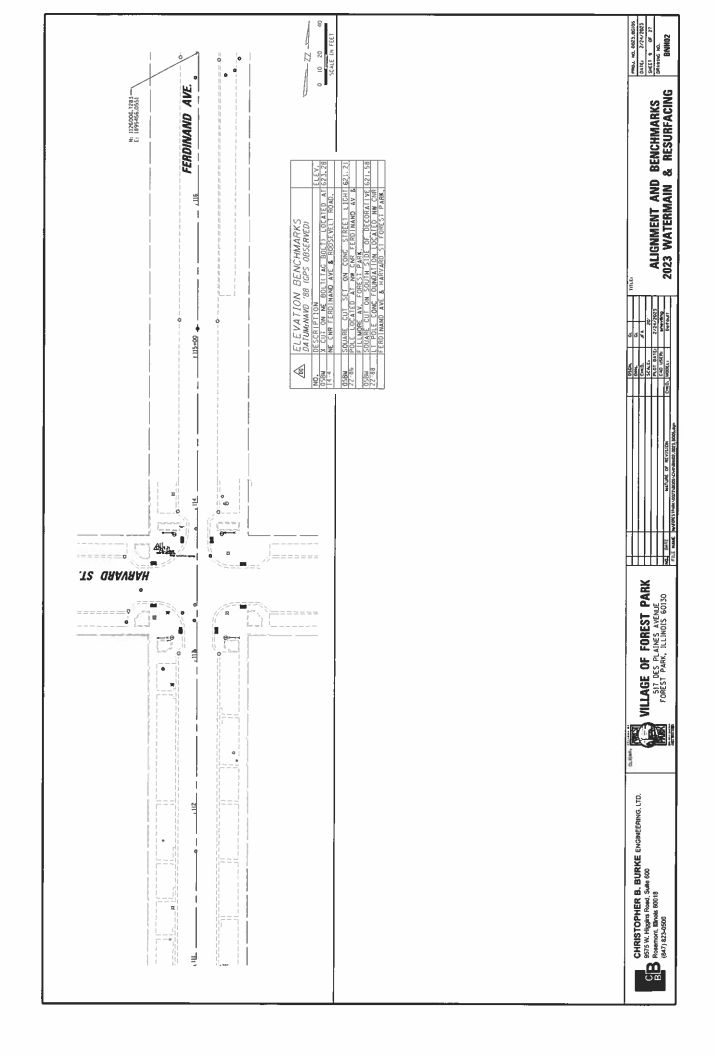
CHRISTOPHER B. BURKE ENGINEERING. LTD.
9975 W. Hagdar Road. Suite 600
Rosemont. Birnets 60018
(647), 862-0000 <u>m</u>

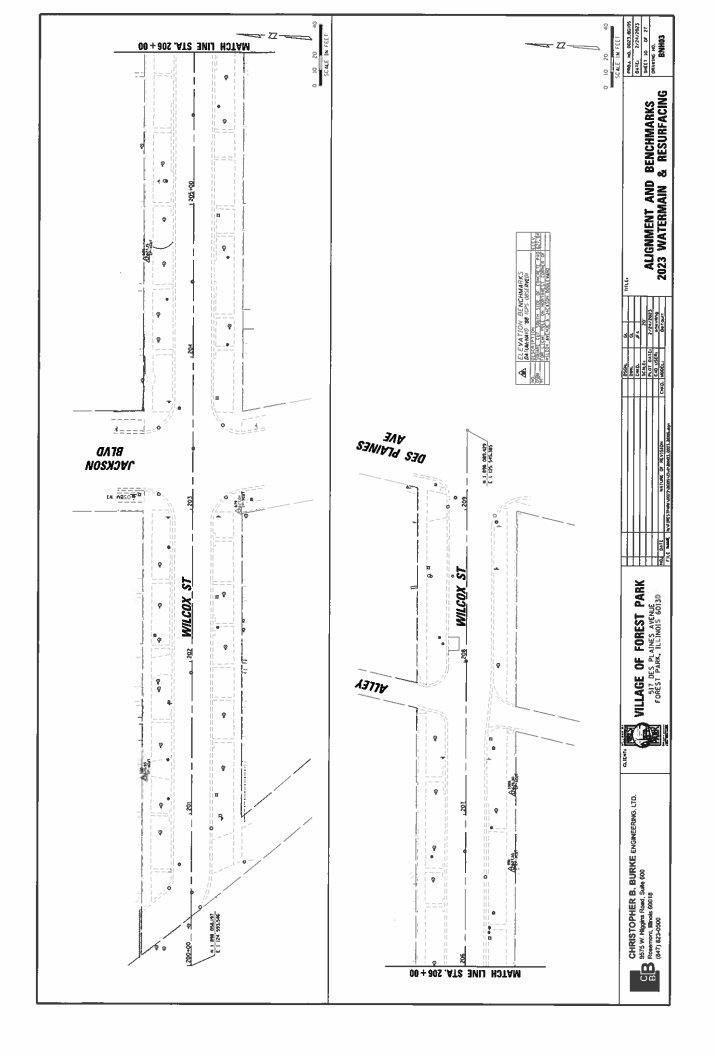
VILLAGE OF FOREST PARK
517 DES PLAINES AVENUE
FOREST PARK, ILLINOIS 60130

2023 WATERMAIN & RESURFACING

PROJ. NO. DO23. BGIDS
DATE: 2/24/2023
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CHRISTOPHER B. BURKE ENGINEERING. LTD. 6575 W. Higher Road. Suite 600 B. Rosemont Birds 60018 (847) 823-0500



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LEAD SERVICES SCHEDULE 2023 WATERMAIN & RESURFACING

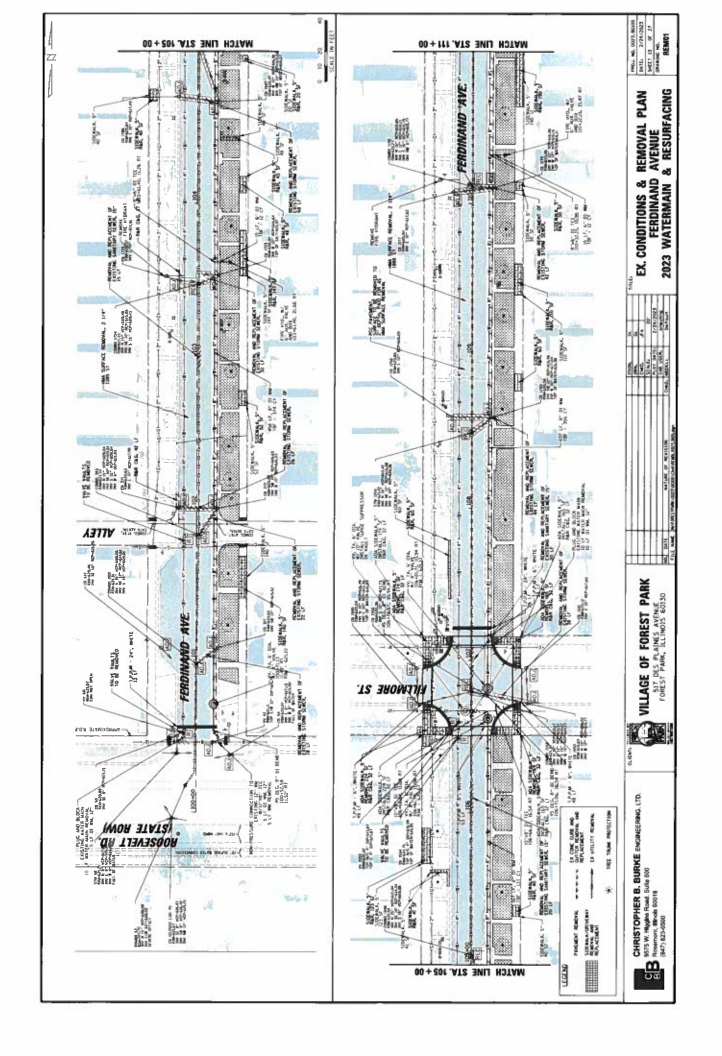
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1108 Ferdinand	1					7651 Wilcox					1
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1110 Ferdinand				1		7656 Wilcox				Ŧ	
1111 Ferdinand					1	7657 Wilcox		1			
1113 Ferdinand					1	7659 Wilcox		1			
1114 Ferdinand	1	Spanning Spanner			THE REAL PROPERTY.	7660 Wilcox	1 000				
1115 Ferdinand					1	7700 Wilcox				1	
1116 Ferdinand	25	100		1 5000		7702 Wilcox	Carlotte Springer			1	
1117 Ferdinand					1	7704 Wilcox				1	
1118 Ferdinand		- Color 1000		1	A CONTRACTOR OF THE	7705 Wilcox					1
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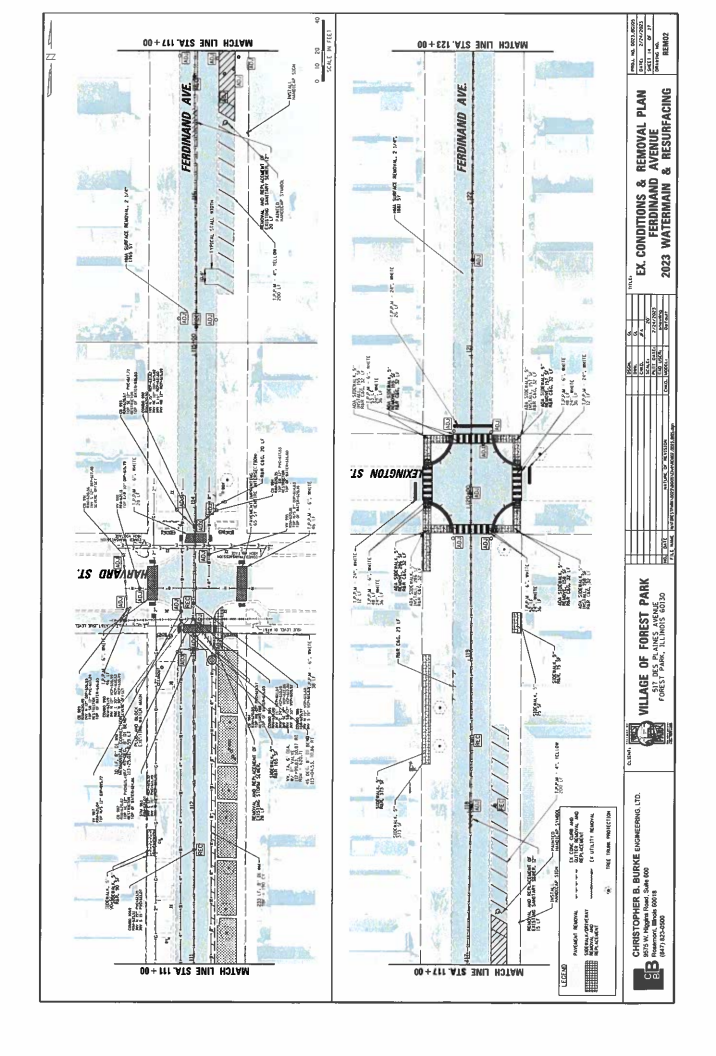
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B Rosemont, Brids 60018
(847) 823-0500

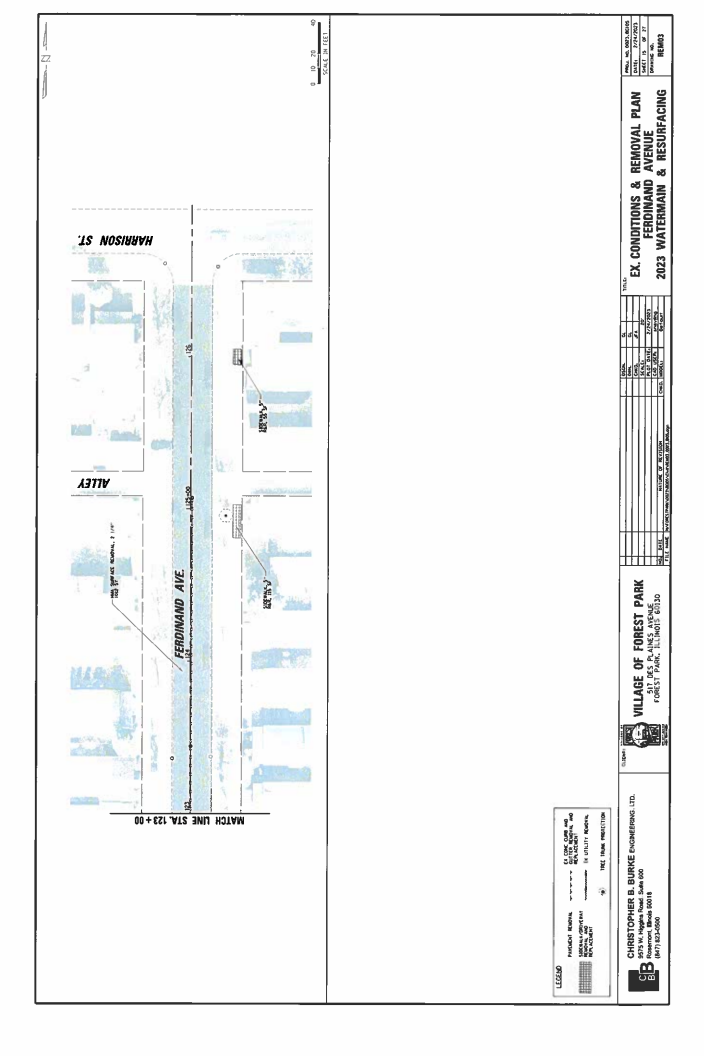
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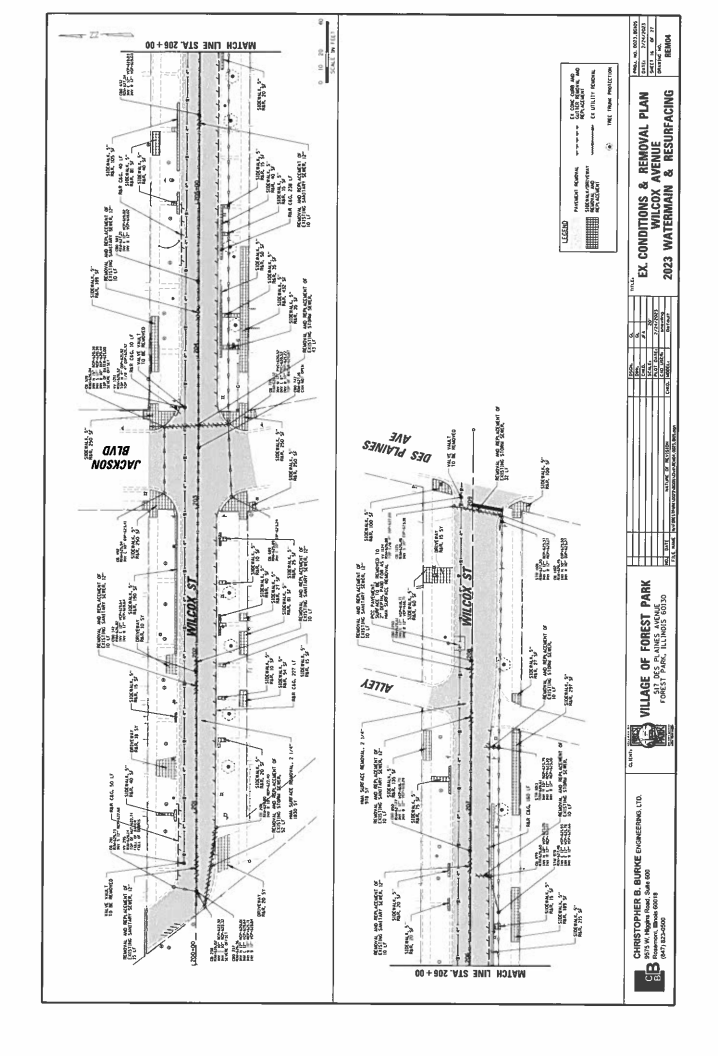
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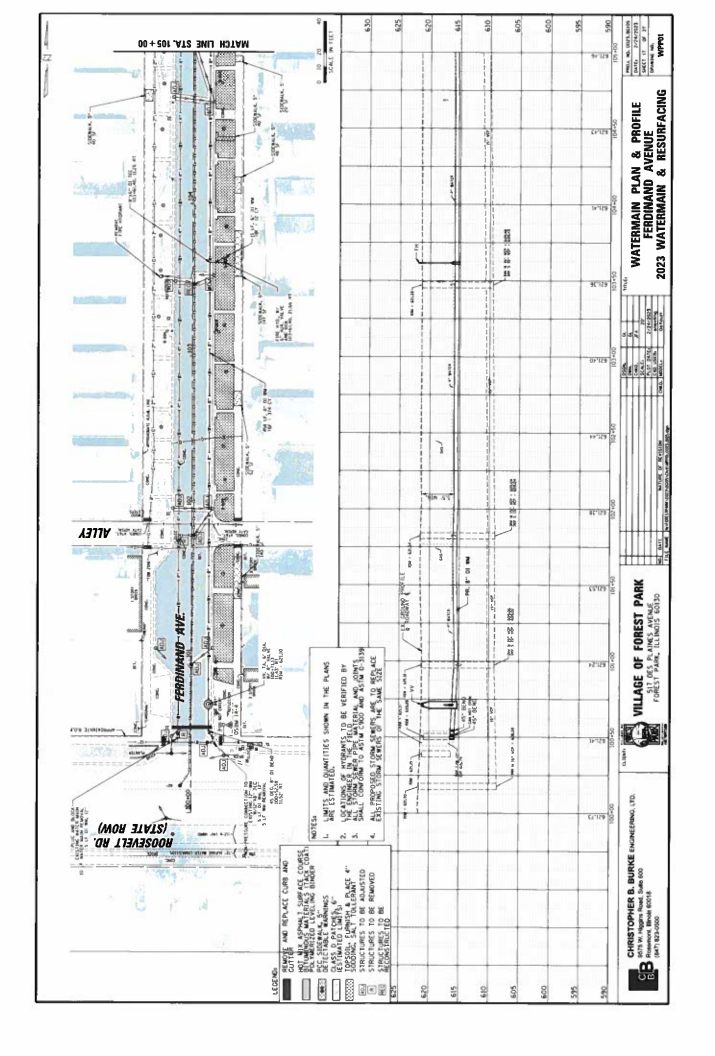
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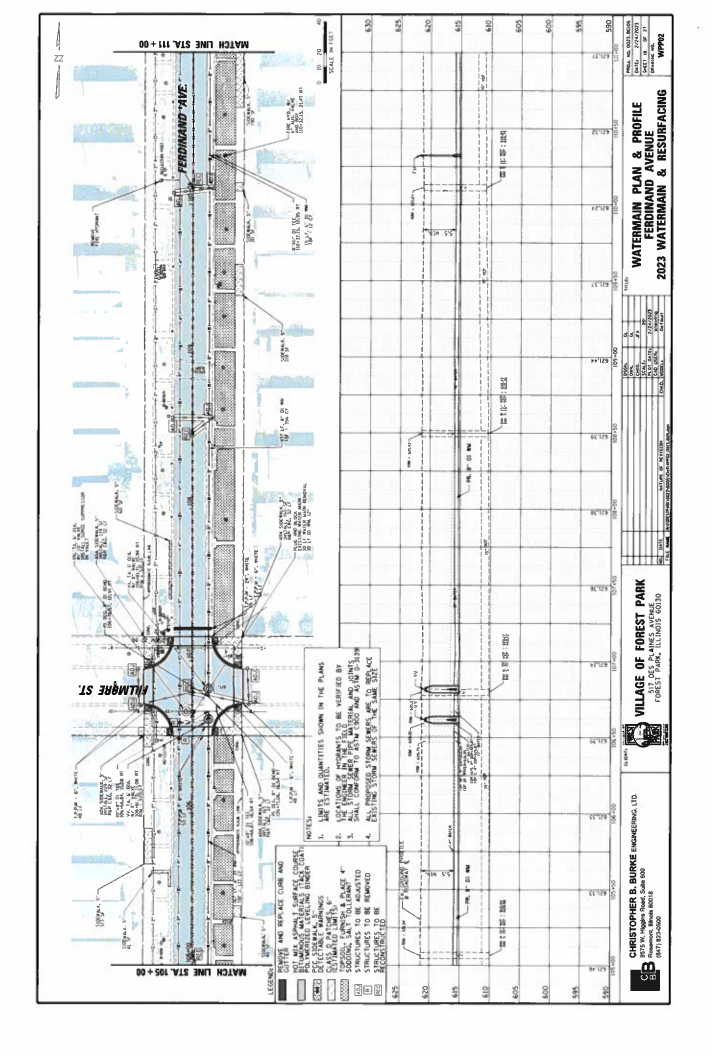


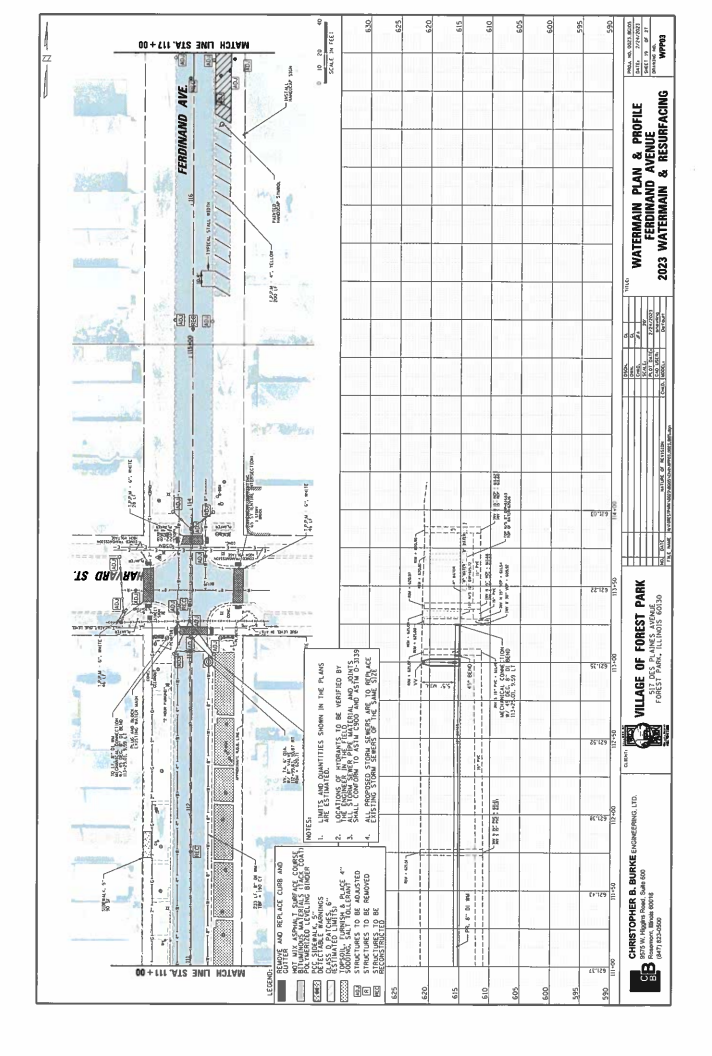


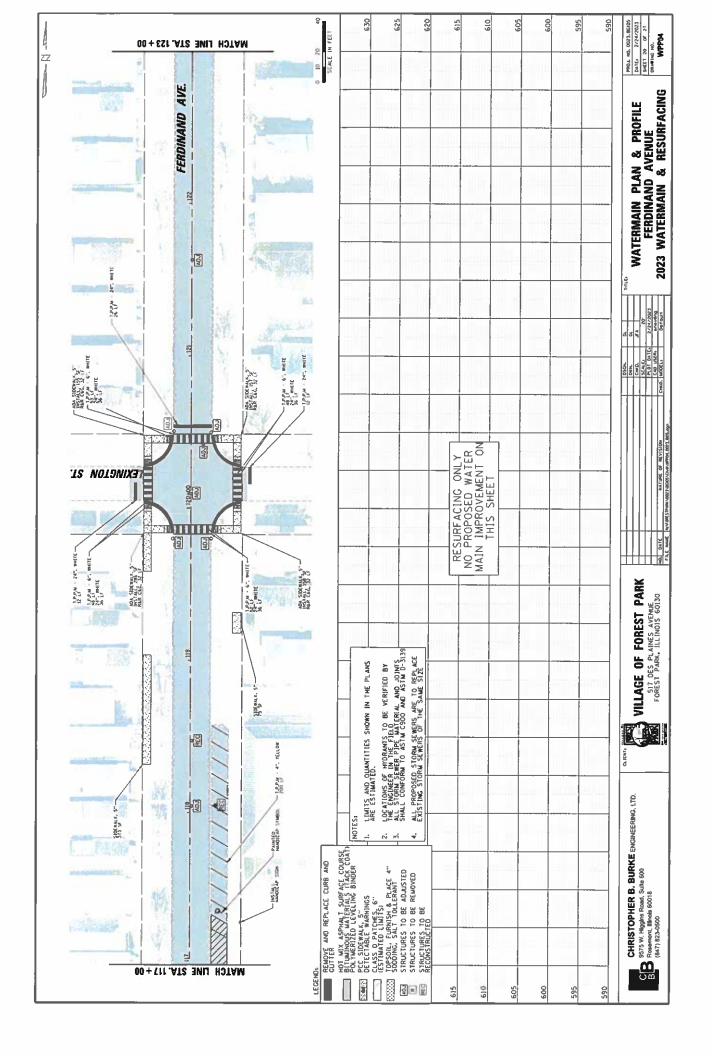


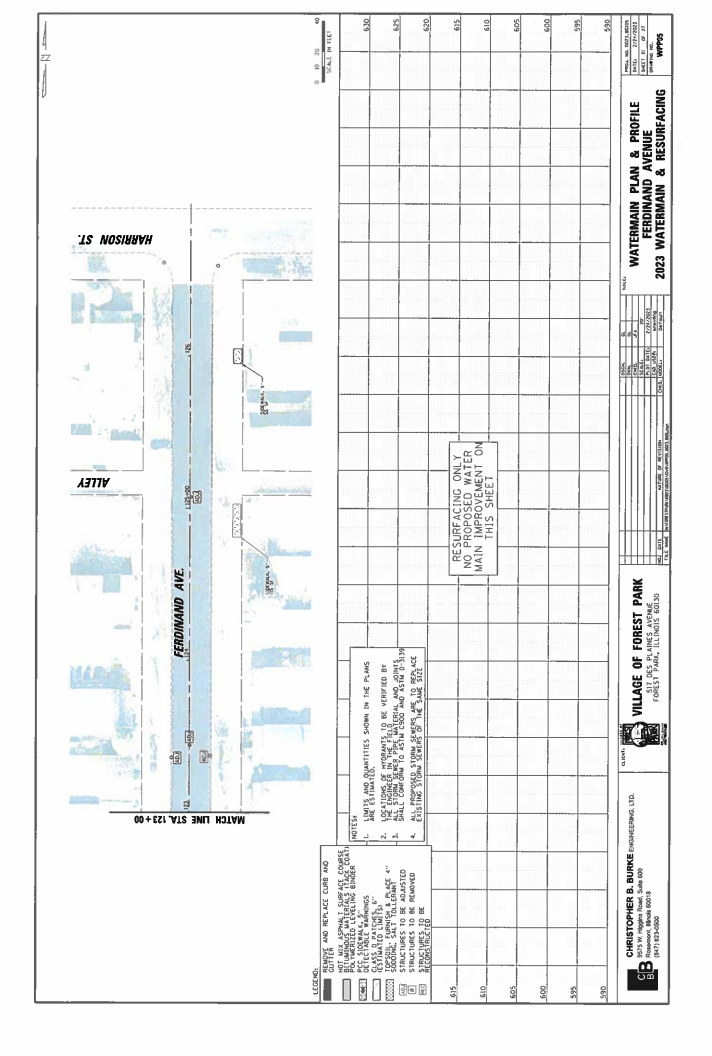


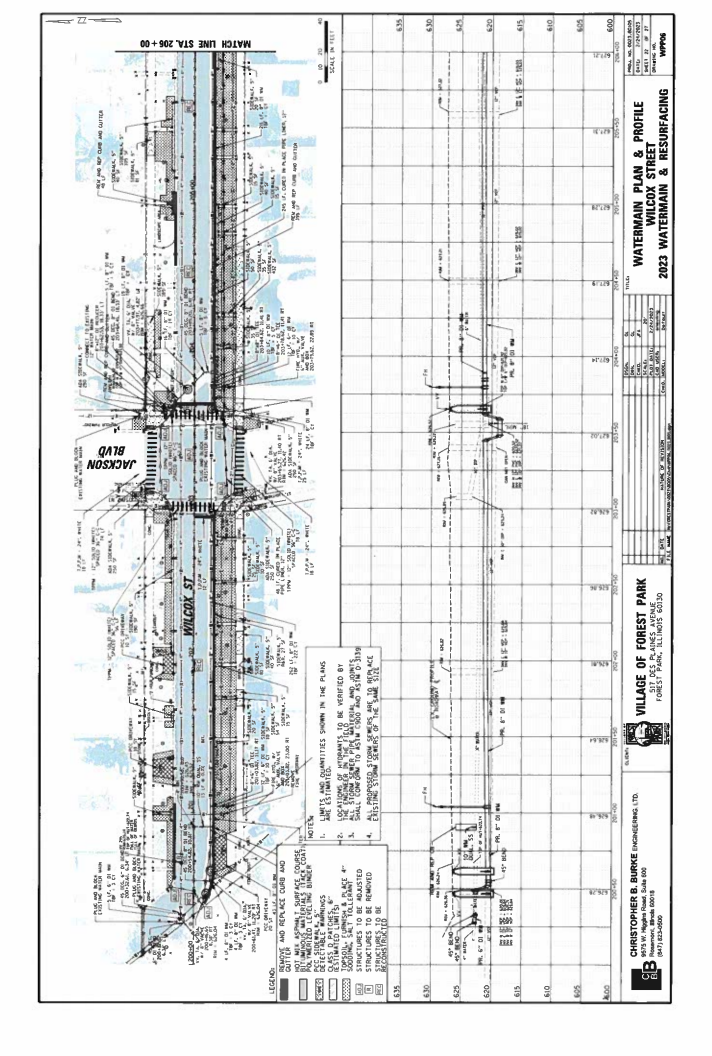
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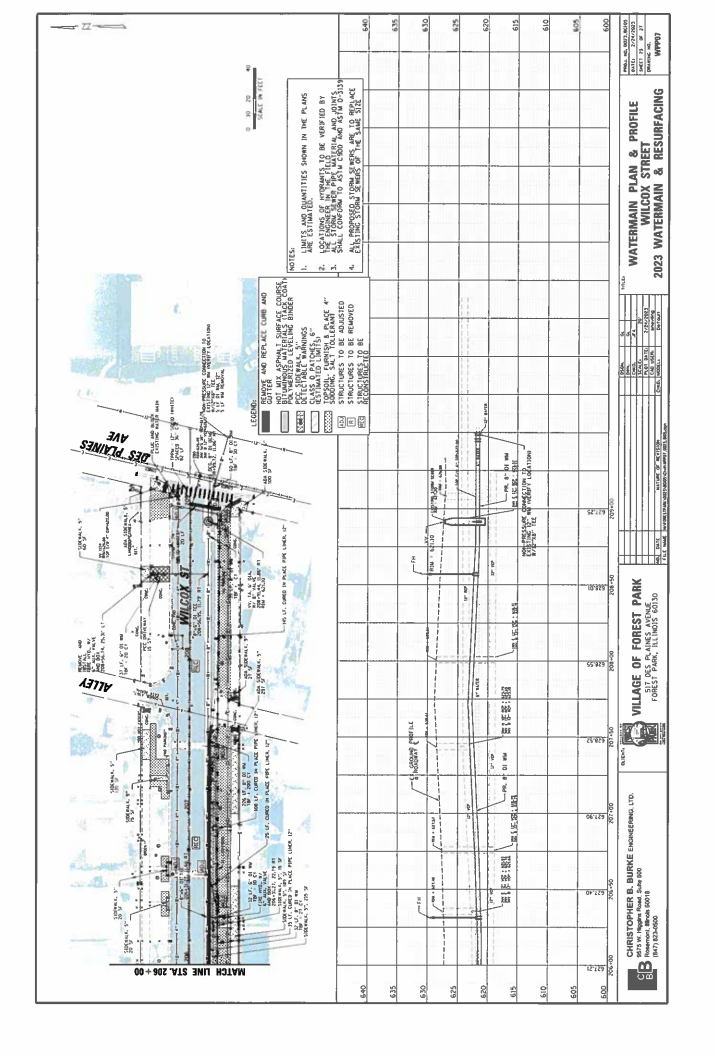


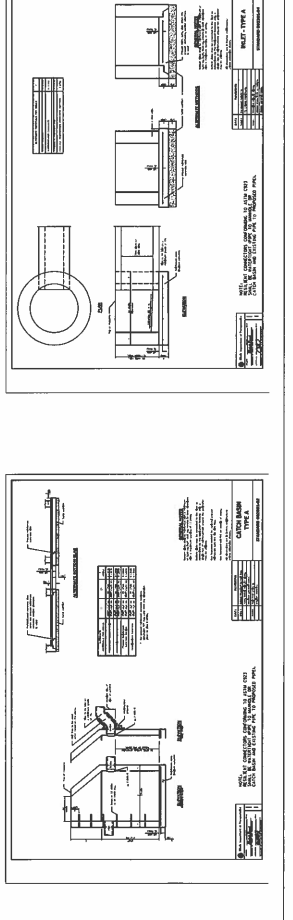


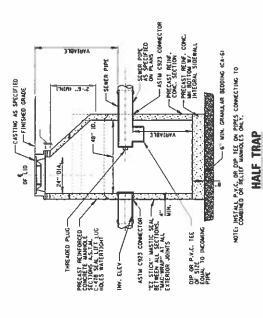












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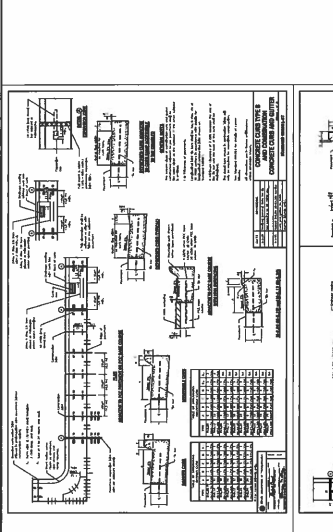
VILLAGE OF FOREST PARK

S17 DES PLAINES AVENUE
FOREST PARK, ILLINOIS 60130

CHRISTOPHER B. BURKE ENGINEERING, LTD.
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(R17) 824-0500

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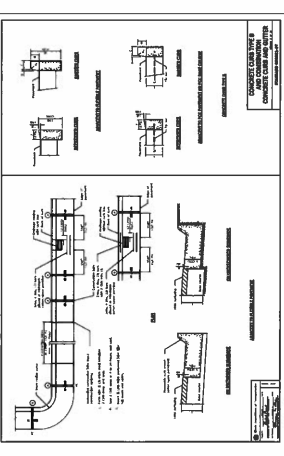
EXISTING GRADE

2" STANDARD

3. SIDEWALK DEPTH SHALL BE 5 INCHES STANDARD, 6" THROUGH DRIVEWAY

P.C.C. SIDEWALK 5 INCH, DETAIL

1. SIDEWALK CONSTRUCTION SHALL CONFORM WITH VILLAGE STANDARDS. 2. • FOR EXISTING SIDEMARK REMOVAL AND REPLACEMENT, CROSS SLOPE SHALL MATCH EXISTING. FOR NEW SIDEMARKS, CROSS SLOPE SHALL BE 2X OF AS DIPERRISE SHOWN.





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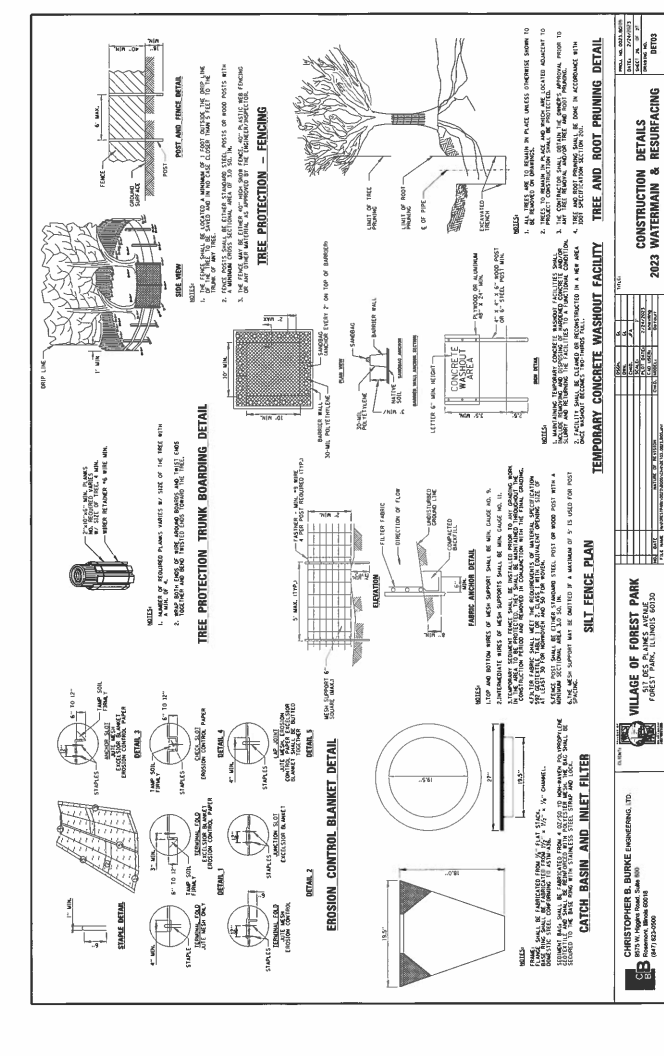


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C 5973 W. Hagpar Road, Suite 600
B Resement. Bloods 60018
(847) 873-0500

VILLAGE OF FOREST PARK

517 DES PLAINES AVENUE
FOREST PARK, ILLINOIS 60130

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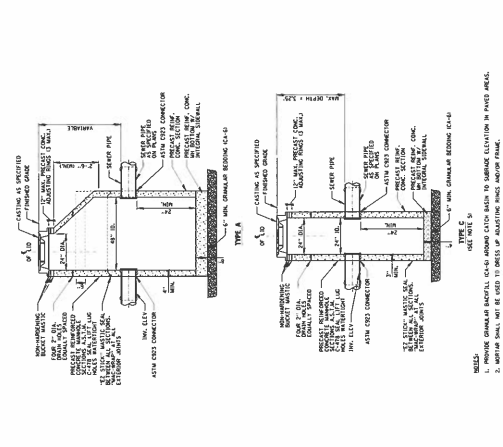
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CONSTRUCTION DETAILS



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CONSTRUCTION DETAILS 2023 WATERMAIN & RESURFACING

4. IN GRASSED AREAS, DRAIN HOLES/WEEP HOLES SHALL BE PLUGGED WITH HYDRAULIC CEMENT, 3. IN PAVED AREAS, DRAIN HOLES/WEEP HOLES SHALL BE COVERED WITH FILTER FABRIC. FILTER FABRIC SHALL BE SECURED TO THE OUTSIDE OF STRUCTURE PRIOR TO BACKFILL.

6. ALL SCHER COMMECTIONS MUST BE PERFORMED WITH AN ASTM C923 COMMECTOR.

5. TYPE A LAICHBASINS USED UNLESS OTHERWISE SHOWN ON DRAWINGS.

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CHRISTOPHER B. BURKE ENGINEERING. LTD.
STST W. Higgar Road, Sufts 600
(R17) 82-5000
(R17) 82-5000

Ferdinand Ave & Wilcox St Water Main & Resurf

Summary of Quantities

Design Firm Project #: Christopher B. Burke Engineering 0023.BG105

SP	PAY ITEM NO.	PAY ITEM NAME	UNIT	FERDINAND AVE.	WILCOX ST	TOTAL QUANTITY	UNIT COST	TOTAL COST
- 01	20101100	TREE TRUNK PROTECTION	EACH	34	10	44	\$	\$
	20201200	REMOVAL AND DISPOSAL OF UNSUITABLE MATERIAL	CU YD	50	35	85	\$	\$
	20700220	POROUS GRANULAR EMBANKMENT	CU YD	50	35	85	\$	\$
		TRENCH BACKFILL	CU YD	1250	1000	2250	\$	\$
	21101615	TOPSOIL FURNISH AND PLACE, 4"	SQ YD	2180	986	3166	\$	\$
	25200110	SODDING, SALT TOLERANT	SQ YD	2180	986	3166	\$	\$
	25200200	SUPPLEMENTAL WATERING	UNIT	4	50	54	\$	\$
	28000510	INLET FILTERS	EACH	50	10	60	\$	\$
	31101180	SUBBASE GRANULAR MATERIAL, TYPE B 2"	SQ YD	410	9	419	\$	\$
	31101200	SUBBASE GRANULAR MATERIAL, TYPE B 4"	SQ YD	90	182	272	\$	\$
	40201000	AGGREGATE FOR TEMPORARY ACCESS	TON	20	22	42	\$	\$
	40600290	BITUMINOUS MATERIALS (TACK COAT)	POUND	5910	633	6543	\$	\$
	40600982	HOT-MIX ASPHALT SURFACE REMOVAL - BUTT JOINT	SQ YD	200	0	200	\$	\$
	40603200	POLYMERIZED HOT-MIX ASPHALT BINDER COURSE, IL-4.75, N50	TON	490	119	609	\$	\$
	40604060	HOT-MIX ASPHALT SURFACE COURSE, IL-9.5, MIX "D", N50	TON SQ YD	740 0	355 75	1095	\$	\$
	42300200 42400200	PORTLAND CEMENT CONCRETE SIDEWAY 6 INCH	SQ YD SQ FT	3600	3900	75 7500	\$	\$
	42400200	PORTLAND CEMENT CONCRETE SIDEWALK 5 INCH DETECTABLE WARNINGS	SQ FT	170	120	290	\$	\$
	44000158	HOT-MIX ASPHALT SURFACE REMOVAL, 2 1/4"	SQ YD	8330	2808	11138	\$	\$
	44000200	DRIVEWAY PAVEMENT REMOVAL	SQ YD	0	75	75	\$	\$
	44000500	COMBINATION CURB AND GUTTER REMOVAL	FOOT	2050	675	2725	\$	\$
	44000600	SIDEWALK REMOVAL	SQ FT	3600	3900	7500	\$	\$
	55100400	STORM SEWER REMOVAL, 10"	FOOT	0	104	104	\$	\$
	55100500	STORM SEWER REMOVAL, 12"	FOOT	250	43	293	\$	\$
	55100700	STORM SEWER REMOVAL, 15"	FOOT	55	0	55	\$	\$
		STORM SEWER REMOVAL, 18"	FOOT	0	22	22	\$	\$
		DUCTILE IRON WATER MAIN TEE, 8" X 4"	EACH	1	0	1	\$	\$
		DUCTILE IRON WATER MAIN TEE, 8" X 6"	EACH	2	4	6	\$	\$
		DUCTILE IRON WATER MAIN TEE, 8" X 8"	EACH	0	1	1	\$	\$
		DUCTILE IRON WATER MAIN REDUCER, 8" X 6"	EACH	0	3	3	\$	\$
*		DUCTILE IRON WATER MAIN 6"	FOOT	40	85	125	\$	\$
*		DUCTILE IRON WATER MAIN 8"	FOOT	1360	912	2272	\$	\$
*		DUCTILE IRON WATER MAIN 10"	FOOT	10	0	10	\$	\$
*	56103300 56104900	DUCTILE IRON WATER MAIN 12" WATER VALVES 6"	FOOT EACH	10 0	5 1	15 1	\$	\$
*	56105000	WATER VALVES 6" WATER VALVES 8"	EACH	4	4	8		\$
*	56105100	WATER VALVES 6 WATER VALVES 10"	EACH	1	0	1		\$
	56109420	DUCTILE IRON WATER MAIN FITTINGS 8" 45 DEGREE BEND	EACH	5	10	15	\$	\$
	56300100	ADJUSTING SANITARY SEWERS, 8-INCH DIAMETER OR LESS	FOOT	200	100	300	\$	\$
*	56400500	FIRE HYDRANTS TO BE REMOVED	EACH	2	2	4	\$	\$
*	56400820	FIRE HYDRANT WITH AUXILARY VALVE AND VALVE BOX	EACH	2	4	6	Ψ	\$
	60218400	MANHOLES, TYPE A, 4'-DIAMETER, TYPE 1 FRAME, CLOSED LID	EACH	3	0	3		\$
	60249010	VALVE VAULTS, TYPE A, 6'-DIAMETER, TYPE 1 FRAME, CLOSED LID	EACH	5	5	10		\$
	60257900	MANHOLES TO BE RECONSTRUCTED	EACH	13	6	19		\$
	60300305	FRAMES AND LIDS TO BE ADJUSTED	EACH	52	15	67	\$	\$
	60603800	COMBINATION CONCRETE CURB AND GUTTER, TYPE B-6.12	FOOT	2050	715	2765	\$	\$
	67100100	MOBILIZATION	L SUM	0.5	0.5	1		\$
	70102620	TRAFFIC CONTROL AND PROTECTION, STANDARD 701501	L SUM	0.5	0.5	1	\$	\$
	78000100	THERMOPLASTIC PAVEMENT MARKING - LETTERS AND SYMBOLS	SQ FT	10	0	10	\$	\$
		THERMOPLASTIC PAVEMENT MARKING - LINE 4"	FOOT	420	0	420	\$	\$
	78000400	THERMOPLASTIC PAVEMENT MARKING - LINE 6"	FOOT	590	352	942	\$	\$
	78000600	THERMOPLASTIC PAVEMENT MARKING - LINE 12"	FOOT	0	375	375	\$	\$
*	78000650 X0320050	THERMOPLASTIC PAVEMENT MARKING - LINE 24"	FOOT L SUM	250	0.5	334	\$	\$
*	X0320050 X0322330	CONSTRUCTION LAYOUT (SPECIAL) HANDICAP SIGN	EACH	0.5	0.5	1 2	\$	\$
*	X0325366	STORM SEWER REPAIR	FOOT	30	0	30	\$	\$
*	X0326859	PAVEMENT IMPRINTING	SQ YD	65	0	65	\$	\$
*	X0326862	STRUCTURES TO BE ADJUSTED	EACH	52	15	67	\$	\$
*	X0327785	CURED-IN-PLACE PIPE LINER, 12"	FOOT	0	606	606	\$	\$
*	X2130010	EXPLORATION TRENCH (SPECIAL)	FOOT	120	80	200	\$	\$
*	X5610700	WATER MAIN REMOVAL	FOOT	30	40	70	\$	\$
*	X6026622	VALVE VAULTS TO BE REMOVED	EACH	4	4	8	\$	\$
*	X7010216	TRAFFIC CONTROL AND PROTECTION, (SPECIAL)	L SUM	0.5	0.5	1		\$
*	Z0018700	DRAINAGE STRUCTURE TO BE REMOVED	EACH	3	3	6	\$	\$
*	N/A	CLASS D PATCHES, 6 INCH (SPECIAL)	SQ YD	800	510	1310	\$	\$
*	N/A	ITEMS ORDERED BY ENGINEER	EACH	15000	15000	30000	\$	\$
*	N/A	NON-PRESSURE CONNECTION TO EXISTING WATER MAIN	EACH	4	3	7	\$	\$
*	N/A	PLUG AND BLOCK EXISTING WATER MAIN (SPECIAL)	EACH	3	4	7	\$	\$
*	N/A	SANITARY SEWER REMOVAL AND REPLACEMENT, 12"	FOOT	35	85	120	\$	\$
*	N/A N/A	SANITARY SEWER REMOVAL AND REPLACEMENT, 15" SANITARY SEWER SERVICE 8 INCH DIAMETER REMOVAL AND REPLACEMENT, 0-5 LF	FOOT EACH	55 10	0 8	55 18	\$	\$
*	N/A N/A	SANITARY SEWER SERVICE 8 INCH DIAMETER REMOVAL AND REPLACEMENT, 0-5 LF	FOOT	0	104	104	\$	\$
*	N/A N/A	STORM SEWER DUCTILE IRON 10"	FOOT	250	43	293	\$	\$
*	N/A	STORM SEWER DUCTILE IRON 12"	FOOT	55	0	55	\$	\$
*	N/A	STORM SEWER DUCTILE IRON 18"	FOOT	0	22	22	\$	\$
*	N/A	SURGE SUPPRESSOR	EACH	1	0	1	\$	\$
*	N/A	VIDEO TAPING (INTERIOR AND EXTERIOR)	L SUM	0.5	0.5	1	\$	\$
*	N/A	WATER SERVICE INTERIOR RESTORATION	EACH	62	29	91	\$	\$
*	N/A	WATER SERVICE LINE (PRIVATE) - LEAD SERVICE REPLACEMENT, 1"	EACH	62	29	91		
*	N/A	WATER SERVICE REPLACEMENT WITH NEW BUFFALO BOX, LONG SIDE, 1"	EACH	34	17	51		
*	N/A	WATER SERVICE REPLACEMENT WITH NEW BUFFALO BOX, SHORT SIDE, 1"	EACH	32	17	49	\$	
			SUBTOTAL	\$			TOTAL	\$
			Watermain	\$			Watermain	\$
			Water Services				Water Services	
			Roadway	\$			Roadway	\$

AGENDA MEMO

Village Council Meeting
Forest Park, Illinois
March 13, 2023

Issue Statement

Request for Village Council Action: Resolution Authorizing the Village of Forest Park to Participate in the New National Opioid Settlements and Authorizing the Execution of Related Settlement Agreements with Teva, Allergan, CVS, Walgreens and Walmart

Background

Similar to the other national opioid settlement agreement the Village entered into back in December of 2021 (for more details regarding same, <u>please click here</u> – starting on page 254), another national opioid settlement has been reached with Teva, Allergan, CVS, Walgreens and Walmart.

The Law Firm of Edelson PC is representing the Village and other government bodies on this matter. Additional information about *this* settlement can be found in the memo dated March 3, 2023 by Edelson.

Attachments

- Above referenced resolution:
- Edelson memo dated March 3, 2023 regarding the settlement in question;
- Additional information regarding the settlement and how to partake in same.

RESOLUTION NO. R-____ -23

A RESOLUTION AUTHORIZING THE VILLAGE OF FOREST PARK TO PARTICIPATE IN THE NEW NATIONAL OPIOID SETTLEMENTS AND AUTHORIZING THE EXECUTION OF RELATED SETTLEMENT AGREEMENTS WITH TEVA, ALLERGAN, CVS, WALGREENS AND WALMART

WHEREAS, the State of Illinois has elected to participate in five (5) proposed national opioid settlement agreements (collectively, the "Settlement Agreements"), in order to resolve all opioid litigation claims brought by states and local political subdivisions against Teva, Allergan, CVS, Walgreens and Walmart (collectively, the "Settling Defendants"); and

WHEREAS, the Village of Forest Park ("Village"), as a unit of local government of the State of Illinois, is authorized to participate in the Settlement Agreements; and

WHEREAS, the corporate authorities of the Village find it advisable, necessary and in the best interest of the public that the Village opt-in as a participant in the Settlement Agreements with the Settling Defendants.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Village of Forest Park, Cook County, Illinois, as follows:

Section 1. The facts and statements contained in the preamble clauses to this Resolution are found to be true and correct and are hereby adopted as part of this Resolution.

Section 2. The corporate authorities of the Village hereby elect to opt-in to the Settlement Agreements, which shall include the proposed Settlement Agreement with each of the Settling Defendants, individually.

Section 3. The corporate authorities of the Village hereby authorize the Village Administrator, or his designee, to execute each of the Settlement Agreements, copies of which are attached hereto as Exhibit "A" and made a part hereof, on behalf of the Village.

Section 4. The corporate authorities of the Village hereby authorize the Village
Administrator, or his designee, to execute any agreements, memoranda or other documents and
take any other action necessary to effectuate the Village's participation in the Settlement
Agreements.
Section 5. This Resolution shall be in full force and effect upon its adoption, as
provided by law.
ADOPTED by the Council of the Village of Forest Park, Cook County, Illinois this 13th
day of March, 2023.
AYES:
NAYS:
ABSENT:
APPROVED by me this 13 th day of March, 2023.
Rory E. Hoskins, Mayor
ATTESTED and filed in my office, and published in pamphlet form This day of March, 2023.
Vanessa Moritz, Village Clerk

EXHIBIT "A"

Settlement Agreements

350 North LaSalle Street, 14th Floor, Chicago, Illinois 60654 t 312.589.6370 | f 312.589.6378 | www.edelson.com

MEMORANDUM

To: Village of Forest Park

From: Edelson PC

Re: National Opioid Settlements - Teva/Allergan/Walgreens/Walmart/CVS

Date: March 3, 2023

This memo provides an overview of the national opioid settlements recently reached with several opioid manufacturers and pharmacies, including Teva, Allergan, CVS, Walmart, and Walgreens.

Action item: Your municipality has an opportunity to join these settlements and is eligible to receive funds, and has until **April 18, 2023** to opt in. Please ensure that your municipality has time over the next month to approve opting into the settlements. More details about the settlements and next steps are below.

I. <u>Settlement Overview</u>

The newest round of national opioid settlements was formally announced to subdivisions in February 2023 and total over \$20 billion to resolve opioid litigation brought by states and local subdivisions. The settlements include payments from the following opioid manufacturers and pharmacies:

- 1. Walgreens to pay up to \$5.7 billion over 15 years;
- 2. Walmart to pay up to \$2.75 billion over 6 years;
- 3. CVS to pay up to \$5 billion over 10 years;
- 4. Teva to pay up to \$4.25 billion over 13 years; and
- 5. Allergan to pay up to \$2.37 billion over 7 years.

The new settlements are substantially similar in many respects to the prior opioid settlement agreements, which your municipality opted into in 2022, with the "Big Three Distributors" (McKesson Corp., Cardinal Health, Inc., and AmerisourceBergen Cop.), and Johnson & Johnson's subsidiary Janssen ("J&J"). As with the prior settlements, monies will be distributed pursuant to the to the terms of the Illinois Opioid Allocation Agreement, explained in more detail below.

Payments under the Janssen and Distributor settlements are currently underway with subdivisions receiving payments directly via wire or check. Payments from the Distributor settlements will continue over the next 16 years, but are likely to be accelerated.

Edelson PC

350 North LaSalle Street, 14th Floor, Chicago, Illinois 60654 t 312.589.6370 | f 312.589.6378 | www.edelson.com

The entities eligible to participate in settlements include participating States and their local governmental entities, referred to as "Subdivisions," which include counties, municipalities, townships, and school districts. The settlement is designed to encourage full participation by States and Subdivisions in order to achieve "global peace" and avoid future litigation. The subdivisions eligible to receive direct distributions from any settlement funds are found in Exhibits A-1 and A-2 to the Illinois agreement; and include (i) all Illinois counties, (ii) all litigating municipalities and, (iii) non-litigating municipalities with populations over 30,000 or local subdivisions with a population between 10,000 to 30,000 which sued one of the Distributors or J&J, but not one of the named defendants in the settlements, including Teva, Allergan, Walmart, Walgreens, or CVS).

Your municipality named Teva and Allergan as defendants and are thus eligible to receive direct funds from those settlements. Because your municipality is also a prior litigating subdivision against the Distributor defendants and J&J and are listed on A-2 of the Illinois Allocation agreement, you are also eligible to receive funds from the Walmart, Walgreens, and CVS settlements. Illinois has not yet announced how much the state is set to receive from each of the settlements, so it is currently too early to project at this time what your municipality may receive.² We will follow up with allocation amounts as soon as they are made available.

II. Recommendation & Next Steps

Based on information to date, we believe the Village of Forest Park should participate in the settlements. We believe these settlements represent the best solution under the circumstances and considering the risks of pursuing separate litigation against these defendants.

For municipalities that choose not participate, Judge Polster has mandated that Subdivisions would have to produce a broad swath of financial data and other records to support its claims and damages within an extremely limited timeframe. In addition, Illinois has passed legislation specifically dealing with national opioid settlements, which (i) bars subdivisions from pursuing opioid claims against a defendant subject to a national opioid settlement unless approved of by the Attorney General, and (ii) gives the Attorney General the power to intervene in cases to dismiss any opioid claims against defendants subject to multistate settlements like the ones proposed here. *See* 735 ILCS 5/13-226. Specifically, this means that if your Subdivision elected not participate in the settlement, there is a serious risk that your case could not proceed in litigation, which would leave the Village with nothing. We believe this counsels strongly in favor of accepting the settlement.

As far as next steps, the settlements require that the Village of Forest Park take affirmative steps to "opt in" and participate in the settlements by **April 18, 2023.**³

² Under the Illinois Allocation agreement, 15% of the State's total recovery is divvied up among subdivisions.

Participation agreements were released on Friday, February 15, 2023 meaning that subdivisions may now officially opt in to the settlements.

National Opioid Settlements: Teva, Allergan, CVS, Walgreens, and Walmart

Forest Park village, IL

Reference Number: CL-384249

TO LOCAL POLITICAL SUBDIVISIONS AND SPECIAL DISTRICTS: THIS NOTICE CONTAINS IMPORTANT INFORMATION ABOUT NATIONAL OPIOID SETTLEMENTS.

SETTLEMENT OVERVIEW

Proposed nationwide settlement agreements ("Settlements") have been reached that would resolve opioid litigation brought by states, local political subdivisions, and special districts against two pharmaceutical manufacturers, Teva and Allergan ("Manufacturers"), and three pharmacies, CVS, Walgreens, and Walmart ("Pharmacies"). Local political subdivisions and special districts are referred to as "subdivisions."

The Settlements require the settling Manufacturers and Pharmacies to pay billions of dollars to abate the opioid epidemic. The Settlements total over \$20 billion. Of this amount, approximately \$17 billion will be used by participating states and subdivisions to remediate and abate the impacts of the opioid crisis. Depending on participation by states and subdivisions, the Settlements require:

- Teva to pay up to \$3.34 billion over 13 years and to provide either \$1.2 billion of its generic version
 of the drug Narcan over 10 years or an agreed upon cash equivalent over 13 years;
- Allergan to pay up to \$2.02 billion over 7 years;
- CVS to pay up to \$4.90 billion over 10 years;
- Walgreens to pay up to \$5.52 billion over 15 years; and
- Walmart to pay up to \$2.74 billion in 2023, and all payments to be made within 6 years.

As provided under the Agreements, these figures are net of amounts attributable to prior settlements between the Defendants and certain states/subdivisions, and include amounts for attorneys' fees and costs.

The Settlements also contain injunctive relief governing opioid marketing, sale, distribution, and/or dispensing practices.

Each of the proposed settlements has two key participation steps.

First, each eligible state decides whether to participate in each Settlement. A list of participating states for each settlement can be found at https://nationalopioidsettlement.com.

Second, eligible subdivisions within each participating state decide whether to participate in each Settlement. The more subdivisions that participate, the more funds flow to that state and its subdivisions. Any subdivision that does <u>not</u> participate cannot directly share in any of the settlement funds, even if the subdivision's state is settling and other participating subdivisions are sharing in settlement funds. If the state does not participate in a particular Settlement, the subdivisions in that state are not eligible to participate in that Settlement.

WHO IS RUBRIS INC. AND WHAT IS THE IMPLEMENTATION ADMINISTRATOR?

The Settlements provide that an Implementation Administrator will provide notice and manage the collection of participation forms. Rubris Inc. is the Implementation Administrator for these new Settlements and was also retained for the 2021 national opioid settlements.

WHY IS YOUR SUBDIVISION RECEIVING THIS NOTICE?

Your state has elected to participate in one or more of the Settlements with the Manufacturers and/or the Pharmacies, and your subdivision may participate in those Settlements in which your state has elected to participate. This notice is also sent directly to counsel for such subdivisions if the Implementation Administrator has their information.

If you are represented by an attorney with respect to opioid claims, please contact them. Subdivisions can participate in the Settlements whether or not they filed a lawsuit or are represented.

WHERE CAN YOU FIND MORE INFORMATION?

Detailed information about the Settlements, including each settlement agreement, may be found at: https://nationalopioidsettlement.com. This website also includes information about how the Settlements are being implemented in most states and how funds will be allocated within your state.

You are encouraged to review the settlement agreement terms and discuss the terms and benefits with your counsel, your Attorney General's Office, and other contacts within your state. Information and documents regarding the Settlements and your state allocation can be found on the settlement website at https://nationalopioidsettlement.com.

Your subdivision will need to decide whether to participate in the proposed Settlements, and subdivisions are encouraged to work through this process before the **April 18, 2023** deadline.

HOW DO YOU PARTICIPATE IN THE SETTLEMENTS?

The Settlements require that you take affirmative steps to "opt in" to the Settlements.

In the next few weeks, you will receive documentation and instructions from the Implementation Administrator or, in some cases, your Attorney General's Office. In order to participate in a settlement, a subdivision must sign and return the required Participation Form for that settlement.

Please add the following email addresses to your "safe" list so emails do not go to spam / junk folders: dse_na3@docusign.net and opioidsparticipation@rubris.com. Please monitor your email for the Participation Forms and instructions.

All required documentation must be signed and returned on or before April 18, 2023.

New National Opioids Settlements: Teva, Allergan, CVS, Walgreens, and Walmart Opioids Implementation Administrator opioidsparticipation@rubris.com

Forest Park village, IL

Reference Number: CL-384249

TO LOCAL POLITICAL SUBDIVISIONS AND SPECIAL DISTRICTS:

THIS PACKAGE CONTAINS DOCUMENTATION TO PARTICIPATE IN THE NEW NATIONAL OPIOID SETTLEMENTS. YOU MUST TAKE ACTION IN ORDER TO PARTICIPATE.

Deadline: April 18, 2023

Five new proposed national opioid settlements ("New National Opioid Settlements") have been reached with **Teva, Allergan, CVS, Walgreens, and Walmart** ("Settling Defendants"). This Participation Package is a follow-up communication to the Notice of National Opioid Settlements recently received electronically by your subdivision or special district ("subdivision").

You are receiving this *Participation Package* because Illinois is participating in the following settlements:

- Teva
- Allergan
- CVS
- Walgreens
- Walmart

If a state does not participate in a particular Settlement, the subdivisions in that state are not eligible to participate in that Settlement.

This electronic envelope contains:

- Participation Forms for Teva, Allergan, CVS, Walgreens, and Walmart, including a release of any claims.
- The Illinois Opioid Allocation Agreement

The Participation Form for each settlement must be executed, without alteration, and submitted on or before April 18, 2023, in order for your subdivision to be considered for initial participation calculations and payment eligibility.

Based upon subdivision participation forms received on or before April 18th, the subdivision participation rate will be used to determine whether participation for each deal is sufficient for the settlement to move forward and whether a state earns its maximum potential payment under the settlement. If the settlement moves forward, your release will become effective. If a settlement does not move forward, that release will not become effective.

Any subdivision that does <u>not</u> participate cannot directly share in the settlement funds, even if the subdivision's state is settling and other participating subdivisions are sharing in settlement funds. Any subdivision that does <u>not</u> participate may also reduce the amount of money for programs to remediate the opioid crisis in its state. Please note, a subdivision will not necessarily directly receive settlement funds by participating; decisions on how settlement funds will be allocated within a state are subject to intrastate agreements or state statutes.

You are encouraged to discuss the terms and benefits of the *New National Opioid Settlements* with your counsel, your Attorney General's Office, and other contacts within your state.

Monies coming to Illinois from the New National Opioid Settlements will be allocated in accordance with the Illinois Opioid Allocation Agreement, a copy of which is included with this packet for your reference. As stated above, even if your subdivision is listed in the Allocation Agreement as one eligible to receive a direct share of opioid settlement monies, you still must sign each of the Participation Forms for these five settlements in order to receive a direct distribution under each of the settlements. Additionally, please note that pursuant to Paragraphs 2.B and 2.C of the Illinois Opioid Allocation Agreement, when notified by the Illinois Attorney General that Illinois has reached a settlement with one or more Opioid Defendants, participating local governments shall release their claims against such Opioid Defendant(s).

Information and documents regarding the *New National Opioid Settlements* can be found on the national settlement website at https://nationalopioidsettlement.com/. This website will be supplemented as additional documents are created.

How to return signed forms:

There are three methods for returning the executed *Participation Forms* and any supporting documentation to the Implementation Administrator:

- (1) Electronic Signature via DocuSign: Executing the Participation Forms electronically through DocuSign will return the signed forms to the Implementation Administrator and associate your forms with your subdivision's records. Electronic signature is the most efficient method for returning Participation Forms, allowing for more timely participation and the potential to meet higher settlement payment thresholds, and is therefore strongly encouraged.
- (2) Manual Signature returned via DocuSign: DocuSign allows forms to be downloaded, signed manually, then uploaded to DocuSign and returned automatically to the Implementation Administrator. Please be sure to complete all fields. As with electronic signature, returning manually signed Participation Forms via DocuSign will associate your signed forms with your subdivision's records.

(3) Manual Signature returned via electronic mail: If your subdivision is unable to return executed Participation Forms using DocuSign, signed Participation Forms may be returned via electronic mail to opioidsparticipation@rubris.com. Please include the name, state, and reference ID of your subdivision in the body of the email and use the subject line Settlement Participation Forms - [Subdivision Name, Subdivision State] - [Reference ID].

Detailed instructions on how to sign and return the *Participation Forms*, including changing the authorized signer, can be found at https://nationalopioidsettlement.com. You may also contact opioidsparticipation@rubris.com.

The sign-on period for subdivisions ends on April 18, 2023.

If you have any questions about executing these forms, please contact your counsel, the Implementation Administrator at opioidsparticipation@rubris.com, or the Illinois Attorney General's Office at opioidsettlement@ilag.gov.

Thank you,

National Opioids Settlements Implementation Administrator

The Implementation Administrator is retained to provide the settlement notice required by the respective settlement agreements referenced above and to manage the collection of settlement participation forms for each settlement.

EXHIBIT K Subdivision and Special District Settlement Participation Form

Will your subdivision or special district be signing the settlement participation forms for the Allergan and Teva Settlements at this time?

] Yes [] No					
Governmental Entity: Forest Park village	State: IL				
Authorized Signatory:					
Address 1:					
Address 2:					
City, State, Zip:					
Phone:					
Email:					

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Agreement dated November 22, 2022 ("Allergan Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Allergan Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Allergan Settlement, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Governmental Entity elects to participate in the Allergan Settlement as provided therein.
- 2. Following the execution of this Settlement Participation Form, the Governmental Entity shall comply with Section III.B of the Allergan Settlement regarding Cessation of Litigation Activities.
- 3. The Governmental Entity shall, within fourteen (14) days of the Reference Date and prior to the filing of the Consent Judgment, file a request to dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Governmental Entity authorizes the MDL Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal With Prejudice substantially in the form found at https://nationalopioidsettlement.com.
- 4. The Governmental Entity agrees to the terms of the Allergan Settlement pertaining to Subdivisions and Special Districts as defined therein.
- 5. By agreeing to the terms of the Allergan Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 6. The Governmental Entity agrees to use any monies it receives through the Allergan Settlement solely for the purposes provided therein.



- 7. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Allergan Settlement.
- 8. The Governmental Entity has the right to enforce the Allergan Settlement as provided therein.
- 9. The Governmental Entity, as a Participating Subdivision or Participating Special District, hereby becomes a Releasor for all purposes in the Allergan Settlement, including, but not limited to, all provisions of **Section V** (**Release**), and along with all departments, agencies, divisions, boards, commissions, Subdivisions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Allergan Settlement are intended to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Allergan Settlement shall be a complete bar to any Released Claim.
- 10. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision or Participating Special District as set forth in the Allergan Settlement.
- 11. In connection with the releases provided for in the Allergan Settlement, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entities' decision to participate in the Allergan Settlement.

12. Nothing herein is intended to modify in any way the terms of the Allergan Settlement, to which the Governmental Entity hereby agrees. To the extent this Settlement Participation Form is interpreted differently from the Allergan Settlement in any respect, the Allergan Settlement controls.



of the Governmental Entity.	ation to execute this	3 Settlement	Participation	Form	on behal
5	Signature:				
1	Name:				
7	Γitle:				

Date:



Exhibit K Subdivision and Special District Settlement Participation Form

Governmental Entity: Forest Park village	State: IL
Authorized Signatory:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Agreement dated November 22, 2022 ("Teva Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Teva Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Teva Settlement, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Governmental Entity elects to participate in the Teva Settlement as provided therein.
- 2. Following the execution of this Settlement Participation Form, the Governmental Entity shall comply with Section III.B of the Teva Settlement regarding Cessation of Litigation Activities.
- 3. The Governmental Entity shall, within 14 days of the Reference Date and prior to the filing of the Consent Judgment, file a request to dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in In re National Prescription Opiate Litigation, MDL No. 2804, the Governmental Entity authorizes the Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal With Prejudice substantially in the form found at https://nationalopioidsettlement.com.
- 4. The Governmental Entity agrees to the terms of the Teva Settlement pertaining to Subdivisions as defined therein.
- 5. By agreeing to the terms of the Teva Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 6. The Governmental Entity agrees to use any monies it receives through the Teva Settlement solely for the purposes provided therein.
- 7. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Teva Settlement.



- 8. The Governmental Entity has the right to enforce the Teva Settlement as provided therein.
- 9. The Governmental Entity, as a Participating Subdivision or Participating Special District, hereby becomes a Releasor for all purposes in the Teva Settlement, including but not limited to all provisions of Section V (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Teva Settlement are intended by Released Entitles and the Governmental Entity to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Teva Settlement shall be a complete bar to any Released Claim.
- 10. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision or Participating Special District as set forth in the Teva Settlement.
- 11. In connection with the releases provided for in the Teva Settlement, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entities' decision to participate in the Teva Settlement.

12. Nothing herein is intended to modify in any way the terms of the Teva Settlement, to which Governmental Entity hereby agrees. To the extent this Election and Release is interpreted differently from the Teva Settlement in any respect, the Teva Settlement controls.



I have all necessary power and authorize Governmental Entity.	zation to execute	this Election and Release on behalf of the
	Signature:	
	Name:	
	Title:	
	Date:	



[] No

[] Yes

EXHIBIT K

Subdivision Participation and Release Form

Will your subdivision or special district be signing the settlement participation form for the CVS Settlement at this time?

Governmental Entity: Forest Park village	State: IL
Authorized Signatory:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Settlement Agreement dated December 9, 2022 ("CVS Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the CVS Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the CVS Settlement, understands that all terms in this Participation and Release Form have the meanings defined therein, and agrees that by executing this Participation and Release Form, the Governmental Entity elects to participate in the CVS Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall promptly, and in any event no later than 14 days after the Reference Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Governmental Entity authorizes the Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal with Prejudice substantially in the form found at https://nationalopioidsettlement.com.
- 3. The Governmental Entity agrees to the terms of the CVS Settlement pertaining to Participating Subdivisions as defined therein.
- 4. By agreeing to the terms of the CVS Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the CVS Settlement solely for the purposes provided therein.



- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the CVS Settlement. The Governmental Entity likewise agrees to arbitrate before the National Arbitration Panel as provided in, and for resolving disputes to the extent otherwise provided in, the CVS Settlement.
- 7. The Governmental Entity has the right to enforce the CVS Settlement as provided therein.
- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the CVS Settlement, including without limitation all provisions of Section XI (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the CVS Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The CVS Settlement shall be a complete bar to any Released Claim.
- 9. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision as set forth in the CVS Settlement.
- 10. In connection with the releases provided for in the CVS Settlement, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entities' decision to participate in the CVS Settlement.



11. Nothing herein is intended to modify in any way the terms of the CVS Settlement, to which Governmental Entity hereby agrees. To the extent this Participation and Release Form is interpreted differently from the CVS Settlement in any respect, the CVS Settlement controls.

I have all necessary power and authorization to execute this Participation and Release Form on behalf of the Governmental Entity.

Signature:	
Name:	
Title:	
Date:	



EXHIBIT K

Subdivision Participation and Release Form

Will your subdivision or special district be signing the settlement participation form for the Walgreens Settlement at this time?

] Yes	[] No
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Governmental Entity: Forest Park village	State: IL
Authorized Signatory:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Settlement Agreement dated December 9, 2022 ("Walgreens Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Walgreens Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Walgreens Settlement, understands that all terms in this Participation and Release Form have the meanings defined therein, and agrees that by executing this Participation and Release Form, the Governmental Entity elects to participate in the Walgreens Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall promptly, and in any event no later than 14 days after the Reference Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Governmental Entity authorizes the Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal with Prejudice substantially in the form found at https://nationalopioidsettlement.com.
- 3. The Governmental Entity agrees to the terms of the Walgreens Settlement pertaining to Participating Subdivisions as defined therein.
- 4. By agreeing to the terms of the Walgreens Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the Walgreens Settlement solely for the purposes provided therein.



- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Walgreens Settlement. The Governmental Entity likewise agrees to arbitrate before the National Arbitration Panel as provided in, and for resolving disputes to the extent otherwise provided in, the Walgreens Settlement.
- 7. The Governmental Entity has the right to enforce the Walgreens Settlement as provided therein.
- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Walgreens Settlement, including without limitation all provisions of Section XI (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Walgreens Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Walgreens Settlement shall be a complete bar to any Released Claim.
- 9. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision as set forth in the Walgreens Settlement.
- 10. In connection with the releases provided for in the Walgreens Settlement, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entities' decision to participate in the Walgreens Settlement.



11. Nothing herein is intended to modify in any way the terms of the Walgreens Settlement, to which Governmental Entity hereby agrees. To the extent this Participation and Release Form is interpreted differently from the Walgreens Settlement in any respect, the Walgreens Settlement controls.

I have all necessary power and authorization to execute this Participation and Release Form on behalf of the Governmental Entity.

Signature:	
Name:	
Title:	
Date:	



EXHIBIT K

Subdivision Participation Form

Will your subdivision or special district be signing the settlement participation form for the Walmart Settlement at this time?

] Yes [] No	
Governmental Entity: Forest Park village	State: IL
Authorized Official:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Settlement Agreement dated November 14, 2022 ("Walmart Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Walmart Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Walmart Settlement, understands that all terms in this Election and Release have the meanings defined therein, and agrees that by this Election, the Governmental Entity elects to participate in the Walmart Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall promptly, and in any event within 14 days of the Effective Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in In re National Prescription Opiate Litigation, MDL No. 2804, the Governmental Entity authorizes the Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal With Prejudice substantially in the form found at https://nationalopioidsettlement.com/.
- 3. The Governmental Entity agrees to the terms of the Walmart Settlement pertaining to Subdivisions as defined therein.
- 4. By agreeing to the terms of the Walmart Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the Walmart Settlement solely for the purposes provided therein.



- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Walmart Settlement.
- 7. The Governmental Entity has the right to enforce the Walmart Settlement as provided therein.
- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Walmart Settlement, including but not limited to all provisions of Section X (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Walmart Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Walmart Settlement shall be a complete bar to any Released Claim.
- 9. In connection with the releases provided for in the Walmart Settlement, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entities' decision to participate in the Walmart Settlement.

10. Nothing herein is intended to modify in any way the terms of the Walmart Settlement, to which Governmental Entity hereby agrees. To the extent this Election and Release is interpreted differently from the Walmart Settlement in any respect, the Walmart Settlement controls.



I have all necessary power a Governmental Entity.	and authorization to execute	e this Election and Release on behalf of the
	Signature:	
	Name:	
	Title:	
	Date:	



ILLINOIS OPIOID ALLOCATION AGREEMENT

This Agreement is entered into by and among the following Parties: (i) the People of the State of Illinois by Kwame Raoul, the Attorney General of the State of Illinois (the "Attorney General"); and (ii) Cook County, DuPage County, Kane County, Lake County, Madison County, McHenry County, St. Clair County, Will County, and Winnebago County (the "Original Participating Local Governments" or "Original-PLGs").

WHEREAS, a number of the Original-PLGs are investigating and prosecuting their claims as detailed in a consolidated lawsuit currently pending in the Circuit Court of Cook County as case number 2017-L-013180 (the "OPLG-Lawsuit"), seeking (and intending to seek) penalties, restitution, disgorgement of revenues, and costs to remediate the public nuisance as well as damages against numerous pharmaceutical manufacturers, distributors, and other related persons and entities arising from their actions and/or inactions which contributed to the opioid epidemic and resulting public health crisis;

WHEREAS, the Attorney General is investigating and prosecuting claims, as detailed in lawsuits currently pending in the Circuit Court of Cook County as case numbers 2019-CH-04406 and 2019-CH-10481 (the "IAG-Lawsuits"), seeking (and intending to seek) penalties, restitution, disgorgement of revenues, and costs to remediate the public nuisance as well as injunctions against numerous pharmaceutical manufacturers, distributors, and other related persons and entities arising from their actions and/or inactions which contributed to the opioid epidemic and resulting public health crisis;

WHEREAS, the OPLG-Lawsuit includes claims brought in the name of the People of the State of Illinois under Section 7 of the Consumer Fraud and Deceptive Business Practices Act by multiple Original-PLGs (the "Section 7 Claims");

WHEREAS, the Attorney General also asserts Section 7 claims on behalf of the People of the State of Illinois, which are currently pending, and has filed a motion, seeking to stay the OPLGs' Section 7 claims while the Attorney General continues to investigate the opioid crisis and prosecute the IAG-Lawsuits. The OPLGs oppose the motion;

WHEREAS, the Parties desire to allow other local Illinois governmental units to join this Agreement in the future and to ensure the fair apportionment of all sums collected from any Opioid Defendant, as defined below, by way of judgment or settlement to best serve the People of the State of Illinois;

NOW, THEREFORE, in consideration of the above recitals and the mutual covenants and conditions contained herein, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Definitions

- A. "Illinois Remediation Fund" means the escrow fund that will be established to hold certain monies distributed or directed to be distributed by the Attorney General into such fund pursuant to Section 3 of this Agreement which are directed for distribution by an agency of the State of Illinois and shall be exclusively used for programs and purposes that address Illinois' opioid crisis and its collateral damage, including but not limited to programs and grants that address the opioid epidemic through prevention, treatment, harm reduction and sustained recovery.
- B. "LGs" mean "Local Governmental Units" and includes all Illinois counties and municipalities.
- C. "LG Recovery Fund" means the escrow fund that will be established to hold certain monies distributed by the Attorney General into such fund pursuant to Section 3 of this Agreement, consisting of the LGs' share of any settlements or recoveries from Opioid Defendants.
- D. "LPLGs" means "Litigating Participating Local Governmental Units" and includes the OPLGs who filed a lawsuit on or before September 1, 2020, all LGs represented by OPLG-Counsel (regardless of whether such LGs appeared in a lawsuit) and Subsequent-PLGs, provided such Subsequent-PLGs filed their appearance in Opioid Litigation on or before September 1, 2020.
- E. "LPLG-Counsel" means law firms representing LPLGs who were retained to represent an LPLG in Opioid Litigation on or before September 1, 2020.
- F. "NP-LGs" means "Non-Participating Local Governmental Units" and includes all LGs which are not PLGs (defined below).
- G. "National Multistate Opioid Settlement" means any agreement to which (i) the State of Illinois and at least two other states are parties and (ii) in which the State of Illinois agrees to release claims that is has brought or could have brought in an action against an Opioid Defendant or has such claims released in a final order entered by a court. "National Multistate Opioid Settlement" includes (i) any form or resolution reached in a bankruptcy proceeding, provided that the Attorney General both agrees to the specific terms of such resolution or agreement in a bankruptcy proceeding and announces his or her agreement in the record of such bankruptcy proceeding, or (ii) a final order entered by the bankruptcy court.
- H. "OPLG-Counsel" means "Counsel for the Original Participating Local Governments" and includes the outside counsel who have executed fee agreements with the Original-PLGs and who were retained to represent the Original Participating Local Governments.

- I. "Opioid Defendant(s)" means: (i) any and all presently named or subsequently added defendants in the Opioid Litigation (defined below); and (ii) any other person or entity that, in return for a release from liability related to the Opioid Litigation, makes a payment directly or indirectly to the State of Illinois or to any PLG. For purposes of clarity, this Agreement shall not apply to any settlement or judgment involving McKinsey or Insys nor shall it apply to any settlement or judgment involving an Opioid Defendant for any claim or other matters unrelated to the opioid epidemic and resulting public health crisis.
- "Opioid Litigation" means: (i) the OPLG-Lawsuit, (ii) the IAG-Lawsuits, and (iii) any judgment or settlement resolving civil claims brought by or that could have been brought by the PLGs or the Attorney General relating to the opioid epidemic and resulting public health crisis. For purposes of clarity, Medicaid Fraud qui tam claims are not included in the definition of "Opioid Litigation" and are not subject to this Agreement.
- K. "Original-PLGs" means "Original Participating Local Governments" and includes the following local Illinois governmental units: Cook County; DuPage County; Kane County; Lake County; Madison County; McHenry County; St. Clair County; Will County; and Winnebago County.
- L. "PLGs" means "Participating Local Governments" and includes the Original-PLGs and the Subsequent-PLGs (defined below).
- M. "Subsequent-PLGs" means Local Governmental Units, other than Original-PLGs, which (i) execute a Joinder Agreement in the form attached as **Exhibit D** no later than January 2, 2022, in order to maximize recovery for the State of Illinois under such National Multistate Opioid Settlement unless granted a lengthier period of time to join this agreement by the Attorney General, and (ii) provide the Attorney General written notice and evidence of such execution within 2 business days thereafter.

2. Litigation and Resolutions

- A. The Attorney General has filed in the OPLG-Lawsuit a Notice to Exercise the Right to Prosecute Litigation Brought in the Name of the People of the State of Illinois and Motion to Stay. Any PLG that has brought a claim that purports to be on behalf of the People of the State of Illinois will agree to the entry of an Agreed Order or filed Stipulation: (i) staying their claims brought in the name of the State of Illinois pursuant to the Illinois Consumer Fraud and Deceptive Business Practices Act and the Illinois Uniform Deceptive Trade Practices Act and any other claims purported to be brought on behalf of the People of the State of Illinois; and, (ii) subject to the terms of Section 2(B) below, which provides that LPLGs may, in their discretion, continue to prosecute their remaining causes of action.
- B. LPLGs may, in their discretion, continue to prosecute their remaining claims (other than the claims stayed by operation of the foregoing paragraph) unless and until the

Attorney General notifies LPLG-Counsel that Illinois has reached a settlement with one or more of the Opioid Defendants that requires the release of the PLGs' claims against such settling Opioid Defendant(s). In such event, the LPLGs, including any LPLG's respective State's Attorneys, shall release all of their claims against such settling Opioid Defendant(s) in accordance with the terms of the settlement agreement negotiated by the Attorney General, provided that any recovery from such settling Opioid Defendant(s) shall be distributed by the Attorney General in accordance with the terms of Section 3 of this Agreement.

C. If the Attorney General notifies the PLGs that Illinois has reached a settlement with one or more of the Opioid Defendants that requires the release of the PLGs' claims against such settling Opioid Defendant(s), the PLGs, including any PLG's respective State's Attorneys, shall release all of their claims against such settling Opioid Defendant(s) in accordance with the terms of the settlement agreement negotiated by the Attorney General. Any recovery from such settling Opioid Defendant(s) shall be distributed by the Attorney General in accordance with the terms of Section 3 of this Agreement.

3. Distribution of Settlements or other Recoveries

- A. Any sums collected related to Opioid Litigation by the Attorney General from any Opioid Defendant by way of judgment or settlement in a National Multistate Opioid Settlement shall be distributed as follows to ensure, among other things, that 70% of all such judgment or settlement proceeds are used to support specified opioid remediation or abatement programs:
 - a. Twenty percent (20.0%) shall be distributed to the State of Illinois, at least one-quarter (1/4th) of which shall be used to support opioid remediation programs included in the list of Approved Abatement Programs attached as **Exhibit B.** The State shall track and report all spending used to support opioid remediation programs.
 - b. (i) Fifteen percent (15%) shall be distributed into the LG Recovery Fund and shall be allocated in accordance with the percentages set forth in the Municipalities and Townships Allocation Table attached hereto as **Exhibit A-1** to (1) municipalities and townships who are PLGs and who have filed a lawsuit against an Opioid Defendant by September 1, 2020, and (2) municipalities who are PLGs with a population of at least 30,000 according to the 2019 United States Census Population Estimate whether or not they have filed a lawsuit against an Opioid Defendant. Any amount remaining in the LG Recovery Fund following this distribution shall be allocated among counties who are PLGs in accordance with the percentages set forth in the Counties Allocation Table attached hereto as **Exhibit A-2**.
 - (ii) In addition to any amounts remaining following the allocation in paragraph 3(A)(b)(i) of this agreement, Ten percent (10%) shall be distributed into the LG Recovery Fund to be allocated among counties who are PLGs in accordance with the procedures set forth in **Exhibit A-2** of this Agreement. Counties who receive an

allocation from this portion of the LG Recovery Fund are obligated to use such distributions to support opioid remediation programs in their community through uses included in the list of Approved Abatement Programs attached as **Exhibit B**. Each LG receiving an allocation from this portion of the LG Recovery Fund shall track and quarterly report to the Attorney General all monies spent to support opioid remediation programs.

- c. Fifty-Five Percent (55%) shall be distributed into the Illinois Remediation Fund. A Remediation Fund Advisory Board shall be appointed to provide nonbinding recommendations regarding the administration and distribution of the Illinois Remediation Fund. The Remediation Fund Advisory Board, when making recommendations, will seek to ensure an equitable allocation of resources to all parts of the state, taking into consideration population as well as other factors relevant to opioid abatement, including rates of Opioid Use Disorder, Overdose Deaths, and amounts of opioids shipped into each region as measured in Morphine Milligram Equivalents. All funds disbursed from the Remediation Fund shall go to support uses included in the list of Approved Abatement Programs attached as Exhibit B. In addition, funds disbursed from the Remediation Fund shall go to support abatement uses that provide services in each of the seven regions identified in Exhibit C, with the allocation of resources being equitable across regions, taking into consideration population as well as other factors relevant to opioid abatement, including rates of Opioid Use Disorder, Overdose Deaths, and amounts of opioids shipped into each region as measured in Morphine Milligram Equivalents. The Attorney General or his delegate shall appoint the members of the Remediation Fund Advisory Board at his sole discretion, provided that at least one half (1/2) of the voting members of the Advisory Board shall be representatives of the PLGs as determined by the PLGs.
- B. Any sums collected related to Opioid Litigation by a PLG from any Opioid Defendant by way of judgment or settlement shall be turned over to the Attorney General for distribution pursuant to this Section 3.
- Funds allocated to LGs or LPLG-Counsel under Exhibit R (Agreement on Attorney's Fees, Expenses, & Costs) of the Distributor Settlement Agreement and the Janssen Settlement Agreement, or to the State under Exhibit N (Additional Restitution Amount) or Exhibit T (Agreement on the State Cost Fund Administration) of those settlement agreements shall be in addition to the allocations set forth in paragraph 3 of this Agreement and are not subject to the allocations in this Agreement. Funds allocated pursuant to provisions which are substantially similar in any subsequent settlement shall not be subject to the allocations in this Agreement.

4. Miscellaneous

A. Each PLG agrees to take all necessary actions and to cooperate with each other to cause this Agreement to become effective, to obtain all necessary approvals, consents, and authorizations, if any, and to execute all documents, including any necessary sign-on forms

- that may be required in connection with any National Multistate Opioid Settlement, and to take such other action as may be appropriate in connection herewith.
- B. This Agreement may be executed in counterparts, each of which shall constitute one and the same document. The Parties acknowledge that facsimile or electronically transmitted signatures shall be valid for all purposes.
- C. The State of Illinois shall not be responsible for any attorney's fees or expenses payable by an LG to LPLG-Counsel or any other legal counsel and payment of all attorney's fees and expenses to LPLG-Counsel or any other legal counsel shall be made in accordance with the provisions of Exhibit A (the Administration of the LG Recovery Fund) and Exhibit A-3 (the Back-Stop Agreement).
- D. This Agreement shall be enforceable only upon execution by the Attorney General.
- E. All expenditures made by the State or LGs from funds allocated under this Agreement must comply with the provisions of applicable Settlement Agreements.
- F. Other provisions of this Agreement notwithstanding, all funds received from *In Re: Purdue Pharma L.P.*, et al., 19-23649 (RDD), shall be used only for permissible abatement purposes.
- G. This Agreement shall be considered an "intrastate allocation agreement" as that term is used in 735 ILCS 5/13-226(b)(2) and (d).
- H. This Agreement shall be considered a "Statewide Abatement Agreement" for purposes of *In Re: Purdue Pharma, L.P., et al., 19-23649*, and a "State-Subdivision Agreement" for purposes of the Distributor and Janssen Settlement Agreements.

I. Backstop Agreement

- a. An LPLG, in accordance with paragraph D in Exhibit A relating to Administration of the LG Recovery Fund, may separately agree to use its share of the LG Recovery Fund to pay for fees or costs incurred by its contingency-fee counsel ("State Backstop Agreement") so long as such contingency fees do not exceed a total contingency fee of 25% of the total gross recovery of the PLG, inclusive of contingency fees from any Multistate Attorney Contingency Fee Fund and the State Backstop Agreement.
- b. Before seeking fees or litigation costs and expenses from a State Backstop Agreement, private counsel representing a LPLG must first seek contingency fees and costs from any Attorney Contingency Fee Fund or Cost Funds created under a National Opioid Multistate Settlement. Further, private counsel may only seek reimbursement for litigation fees and costs that have not previously been reimbursed through prior settlements or judgments.
- c. To effectuate a State Backstop Agreement pursuant to this section, an agreement in the form of Exhibit A-3 may be entered into by a LPLG, private counsel, and the Attorney General. The Attorney General shall, upon the request of a LPLG, execute any

agreement executed by a LPLG and its private counsel if it is in the form of Exhibit A-3. For the avoidance of doubt, this section does not require a LPLG to request or enter into a State Backstop Agreement, and no State Backstop Agreement shall impose any duty or obligation on the State of Illinois or any of its agencies or officers, including without limitation the Attorney General.

IN WITNESS WHEREOF, the Parties have executed this Agreement by their representatives as of the dates set forth below

SIGNATURE PAGES FOLLOW

KWAME RAOUL Date ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS
KIMBERLY M. FOXX Date As State's Attorney of Cook County and on behalf of Cook County
ROBERT B. BERLIN As State's Attorney of DuPage County and on behalf of DuPage County JAMIE L. MOSSER Date
As State's Attorney of Kane County and on behalf of Kane County ERIC RINEHART Date
As State's Attorney of Lake County and on behalf of Lake County PATRICK D. KENNEALLY As State's Attorney of McHenry County and on behalf of McHenry County
TOM HAINE Date As State's Attorney of Madison County and on behalf of Madison County
JAMES GOMRIC Date As State's Attorney of St. Clair County and on behalf of St. Clair County

KWAME RAOUL	Date	
ILLINOIS ATTORNEY GENERI		
On behalf of the STATE OF ILLI	INOIS	
V/ 11 1		
VIMPERI V M FOX	12/22/2021 Date	
As State's Attorney of Cook Cour	- ****	County
ROBERT B. BERLIN As State's Attorney of DuPage Co	Date ounty and on behalf of DuP	age County
JAMIE L. MOSSER	Date	
As State's Attorney of Kane Coun	ity and on behalf of Kane C	County
ERIC RINEHART	Date	
As State's Attorney of Lake Coun		ounty
PATRICK D. KENNEALLY	Date	
As State's Attorney of McHenry C		Henry County
TOM HAINE	Date	
As State's Attorney of Madison Co		dison County
JAMES GOMRIC	Date	
As State's Attorney of St. Clair Co		Clair County

KWAME RAOUL ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	Date
KIMBERLY M. FOXX As State's Attorney of Cook County and of ROBERT B. BERLIN As State's Attorney of DuPage County and	12 /15/2021
JAMIE L. MOSSER As State's Attorney of Kane County and o	Date on behalf of Kane County
ERIC RINEHART As State's Attorney of Lake County and o	Date on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry County a	Date and on behalf of McHenry County
TOM HAINE As State's Attorney of Madison County ar	Date and on behalf of Madison County
JAMES GOMRIC As State's Attorney of St. Clair County an	Date d on behalf of St. Clair County

KWAME RAOUL ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	Date	
KIMBERLY M. FOXX	Date	; {
As State's Attorney of Cook County and		ok County
ROBERT B. BERLIN As State's Attorney of DuPage County a	Date nd on behalf of I	OuPage County
Jamu J. Mossel JAMIE L. MOSSER As State's Attorney of Kane County and	12/22/20 Date on behalf of Kar	
ERIC RINEHART As State's Attorney of Lake County and	Date on behalf of Lak	e County
PATRICK D. KENNEALLY As State's Attorney of McHenry County	Date and on behalf of	McHenry County
TOM HAINE As State's Attorney of Madison County	Date and on behalf of	Madison County
JAMES GOMRIC As State's Attorney of St. Clair County a	Date and on behalf of S	St. Clair County

KWAME RAOUL	Date
ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	
KIMBERLY M. FOXX As State's Attorney of Cook County and	Date on behalf of Cook County
ROBERT·B. BERLIN As State's Attorney of DuPage County ar	Date nd on behalf of DuPage County
JAMIE L. MOSSER As State's Attorney of Kane County and	Date on behalf of Kane County
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ERIC RINEHART As State's Attorney of Lake County and	Nate on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry County	Date and on behalf of McHenry County
TOM HAINE As State's Attorney of Madison County a	Date and on behalf of Madison County
JAMES GOMRIC As State's Attorney of St. Clair County a	Date nd on behalf of St. Clair County

KWAME RAOUL ILLINOIS ATTORNEY GENERRAL	Date	
On behalf of the STATE OF ILLINOIS		
*		
KIMBERLY M. FOXX As State's Attorney of Cook County and	Date on behalf of Cook County	
ROBERT B. BERLIN As State's Attorney of DuPage County an	Date and on behalf of DuPage County	
JAMIE L. MOSSER As State's Attorney of Kane County and o	Date on behalf of Kane County	
ERIC RINEHART As State's Attorney of Lake County and c	Date on behalf of Lake County	
PATRICK D. KENNEALLY As State's Attorney of McHenry County	Date and on behalf of McHenry County	
TOM HAINE As State's Attorney of Madison County a	Date nd on behalf of Madison County	
JAMES GOMRIC As State's Attorney of St. Clair County a	Date nd on behalf of St. Clair County	

KWAME RAOUL ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	Date
KIMBERLY M. FOXX As State's Attorney of Cook County and	Date on behalf of Cook County
ROBERT B. BERLIN As State's Attorney of DuPage County a	Date and on behalf of DuPage County
JAMIE L. MOSSER As State's Attorney of Kane County and	Date on behalf of Kane County
ERIC RINEHART As State's Attorney of Lake County and	Date on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry County TOM HAINE As State's Attorney of Madison County a	Dec. 20, 2021
JAMES GOMRIC As State's Attorney of St. Clair County a	Date nd on behalf of St. Clair County

KWAME RAOUL ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	Date	
KIMBERLY M. FOXX As State's Attorney of Cook County and o	Date on behalf of Cook County	
ROBERT B, BERLIN As State's Attorney of DuPage County an	Date d on behalf of DuPage Coun	ty
JAMIE L. MOSSER As State's Attorney of Kane County and o	Date on behalf of Kane County	
ERIC RINEHART As State's Attorney of Lake County and c	Date on behalf of Lake County	
PATRICK D. KENNEALLY As State's Attorney of McHenry County	Date and on behalf of McHenry C	ounty
TOM HAINE As State's Attorney of Madison County a IAMES GOMRIC As State's Attorney of St. Clair County a	Date	

Page | 8—ILLINOIS OPIOID ALLOCATION AGREEMENT

Janu h lyn	DECEMBER 17, 2021
AMES W. GLASGOW	Date
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As State's Attorney of Wil	Date

JAMES W. GLASGOW

Date

As State's Attorney of Will County and on behalf of Will County

IANLEY

As State's Attorney of Winnebago County and on behalf of Winnebago County

EXHIBIT A TO ILLINOIS OPIOID ALLOCATION AGREEMENT ADMINISTRATION OF THE LG RECOVERY FUND

Each Original-PLG who executed the Illinois Opioid Allocation Agreement and any Subsequent-PLG who executed the Joinder to the Illinois Opioid Allocation Agreement acknowledges and agrees that all sums deposited by the Attorney General into the LG Recovery Fund shall be administered as follows:

- A. A Special Master shall be nominated by the majority of PLG votes, with each County PLG with a population of ten thousand or more residents and each other PLG with a population of thirty thousand or more residents receiving one vote for each ten thousand residents within its jurisdictional borders based upon the 2019 United States Census Population Estimate. The Special Master shall be nominated within sixty (60) days of the initial funding of the LG Recovery Fund. The person so nominated shall not be appointed Special Master unless he or she receives the written approval of the Attorney General. If the Attorney General does not approve the nomination, then the process shall repeat and the PLGs shall nominate another person to be Special Master, until a nomination is approved by the Attorney General. Such subsequent nomination shall occur within 30 days of the Attorney General declining to give written approval of the initially nominated Special Master.
- B. All costs associated with the work of the Special Master shall be paid from funds in the LG Recovery Fund prior to any distribution to counties that are PLGs or their counsel.
- C. The Special Master shall direct the Settlement Administrator and administer the LG Recovery Fund to ensure that all distributions from the LG Recovery Fund to PLGs shall be made in accordance with the relative percentages set forth in **Exhibit A-1 and Exhibit A-2**, except that any distribution to any county who is a Non-Participating Local Governmental Unit (the "NP-LGs") shall be discounted by two-fifths (2/5) and such discounted amount shall be added to the pool of distributions payable to the Participating Local Governmental Units (the "PLGs") in accordance with the same percentages set forth in **Exhibit A-2**.
- D. For any National Opioid Multistate Settlement with an Opioid Defendant, each such LPLG authorizes and agrees that the Special Master shall direct the Settlement Administrator to pay their LPLG-Counsel from its individual distributions from the LG Recovery Fund in accordance with the fee agreements entered into between the LPLG and LPLG-Counsel.
- E. For any National Opioid Multistate Settlement for which the Attorney General requests PLGs release their claims, the Special Master shall have the discretion to assess common benefit attorneys' fees against distributions made to any county which is a PLG and which is not represented by LPLG-Counsel, provided any such common benefit attorneys' fees, if any, shall be assessed on no more than forty percent (40.0%) of the total distribution made to any county PLG not represented by LPLG-Counsel, and under no circumstances shall the common benefit fee assessed by the Special Master exceed 25%. The Special Master shall be given broad discretion to assess and apportion common benefit attorneys' fees and, absent fraud or gross misconduct, the decisions of the Special Master shall be final, binding, and not appealable. For the avoidance of doubt, nothing in this section requires the recovery by LPLG-Counsel of money in excess of their fee agreements if LPLG-Counsel receive payments from a national attorneys' fees fund or otherwise not directly from the LG Recovery Fund. In the event that a common benefit fee is assessed against a county PLG not represented by LPLG-

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Counsel, the Special Master is directed to notify the Settlement Administrator of any such assessment.

EXHIBIT A-1 TO ILLINOIS OPIOID ALLOCATION AGREEMENT MUNICIPALITIES AND TOWNSHIPS ALLOCATION TABLE

EXHIBIT A-2 TO ILLINOIS OPIOID ALLOCATION AGREEMENT COUNTIES ALLOCATION TABLE

EXHIBIT A-3 TO ILLINOIS OPIOID ALLOCATION AGREEMENT BACK-STOP AGREEMENT

At the request of [LPLG], the [LPLG], its counsel [COUNSEL], and the Attorney General are entering into this Backstop Agreement (Backstop Agreement).

The Parties acknowledge that this Agreement will apply to all National Multistate Opioid Settlement agreements which establish a multistate fund for the payment of attorney's fees and expenses (a "Multistate Contingency Fee Fund") but that payments to LPLG-Counsel from such funds will not be sufficient to pay the entirety of the fees and expenses incurred by contingency-fee counsel who have been retained by LPLGs. Therefore, consistent with Exhibit R, section I(R) of the National Multistate Opioid Settlement agreement entered into between three pharmaceutical distributors, namely, McKesson Corporation, Cardinal Health, Inc., and AmerisourseBergen Corporation (the "Distributor Settlement Agreement"), the Parties agree to this Backstop Agreement.

Pursuant to this Backstop Agreement, [LPLG] may, subject to the limitations of any National Multistate Opioid Settlement, as well as any other limitations imposed by law, use funds that it receives from a National Multistate Opioid Settlement to pay a contingent fee to [COUNSEL]. Any such payment from [LPLG] to [COUNSEL], together with any contingency fees that [COUNSEL] may receive from the Multistate Contingency Fee Fund, will not exceed a total contingency fee of [PERCENTAGE NOT TO EXCEED 25%] of the total gross recovery of [LPLG] from the LG Recovery Fund in a National Multistate Opioid Settlement.

[COUNSEL] certify that they first sought fees and costs from the Multistate Contingency Fee Fund before seeking or accepting payment under this backstop agreement. [COUNSEL] further certify that they are not seeking and will not accept payment under this Backstop Agreement of any litigation fees or costs that have been reimbursed through prior settlements or judgments.

The Attorney General is executing this agreement solely because the definition of "State Backstop Agreement" in Exhibit R of the Distributor Settlement Agreement requires such agreements to be between "a Settling State" and private counsel for a participating subdivision. Neither the Attorney General nor the State of Illinois have any obligations under this Backstop Agreement, and this Backstop Agreement does not require the payment of any state funds to [LPLG], [COUNSEL], or any other party.

KWAME RAOUL	Date	
ILLINOIS ATTORNEY GENERRAL		
On behalf of the STATE OF ILLINOIS		
[LPLG]		Date
[COUNSEL]	Date	

EXHIBIT B TO ILLINOIS OPIOID ALLOCATION AGREEMENT <u>APPROVED ABATEMENT PROGRAMS</u>

EXHIBIT C TO ILLINOIS OPIOID ALLOCATION AGREEMENT ILLINOIS ABATEMENT FUND-SEVEN SERVICE REGIONS



EXHIBIT D TO ILLINOIS OPIOID ALLOCATION AGREEMENT

JOINDER AGREEMENT

Reference is made to that Agreement attached hereto as **Exhibit 1** to this Joinder Agreement between the People of the State of Illinois and the Original-PLGs, namely: Cook County; DuPage County; Kane County; Madison County; McHenry County; Lake County; St. Clair County; Will County; and Winnebago County (the "Illinois Opioid Allocation Agreement").

WHEREAS, the State of Illinois and the Original-PLGs entered into the Illinois Opioid Allocation Agreement to pursue their common interests and to maximize the benefits obtained for their constituents with respect to their claims against the persons and entities responsible for the opioid crisis which has ravaged Illinois communities.

WHEREAS, Illinois and the Original-PLGs have agreed to allow additional counties and municipalities to join and participate in the Illinois Opioid Allocation Agreement (such additional counties and municipalities are referred to as "Subsequent-PLGs" in the Illinois Opioid Allocation Agreement) by executing this Joinder to the Illinois Opioid Allocation Agreement and thereby become a Participating Local Government (a "PLG" as defined in the Illinois Opioid Allocation Agreement) entitled to share in the expected benefits to be derived therefrom.

NOW THEREFORE, the undersigned municipality/county hereby agrees to become a party to and be bound by and subject to the terms and conditions of the Illinois Opioid Allocation Agreement as well as to the terms and conditions of the Exhibits attached thereto which govern the administration and distribution of the LG Recovery Fund, as defined in the Illinois Opioid Allocation Agreement, amongst Illinois counties and municipalities ("LGs" as defined in the Illinois Opioid Allocation Agreement).

Dated:	, 2021
	LOCAL GOVERNMENTAL UNIT
	By: Its authorized representative

EXHIBIT 1 TO JOINDER AGREEMENT COPY OF ILLINOIS OPIOID ALLOCATION AGREEMENT

State of Illinois Qualifying Municipality Exhibit G Allocation Percentages

Qualifying Subdivision	Distributors Exhibit G Percentage
Addison Village	0.1789163143%
Algonquin Village	0.1102023571%
Anna City	0.0351784549%
Arlington Heights Village	0.2647476580%
Aurora City	1.1285112946%
Bartlett Village	0.1012637420%
Bedford Park Village	0.0908134228%
Belleville City	0.2800912041%
Bellwood Village	0.0636018022%
Bensenville Village	0.0698164453%
Benton City	0.0648747331%
Berkeley Village	0.0152507249%
Berwyn City	0.2349799824%
Bloomington City	0.4210280112%
Bolingbrook Village	0.3965448276%
Bridgeview Village	0.0500143261%
Broadview Village	0.0576947589%
Buffalo Grove Village	0.2068406914%
Burbank City	0.0690685990%
Calumet City	0.0970812870%
Carbondale City	0.1954958522%
Carol Stream Village	0.1407965379%
Carpentersville Village	0.1363950647%
Champaign City	0.4052254107%
Chicago City	15.6332843102%
Chicago Heights City	0.1217857439%
Chicago Ridge Village	0.0524909103%
Cicero Town	0.2786347507%
Countryside City	0.0301223625%
Crystal Lake City	0.3158354713%
Danville City	0.2559565285%
Decatur City	0.4645929351%
Dekalb City	0.1798256279%
Des Plaines City	0.2324422843%
Dolton Village	0.0603302846%

State of Illinois Qualifying Municipality Exhibit G Allocation Percentages

Downers Grove Village	0.3224473331%
Elgin City	0.5305768766%
Elk Grove Village	0.1757993182%
Elmhurst City	0.2577623917%
Evanston City	0.2696457560%
Evergreen Park Village	0.0597799426%
Forest Park Village	0.0453425079%
Franklin Park Village	0.0785284649%
Galesburg City	0.1473738962%
Glendale Heights Village	0.0836866697%
Glenview Village	0.1572220054%
Granite City	0.4907786518%
Gurnee Village	0.2256865903%
Hanover Park Village	0.1439424898%
Harrisburg City	0.1363861795%
Harvey City	0.0542520318%
Harwood Heights Village	0.0264961580%
Herrin City	0.1579067080%
Hillside Village	0.0587648633%
Hodgkins Village	0.0232613539%
Hoffman Estates Village	0.1751755942%
Joliet City	0.8239848961%
Kankakee City	0.3012693137%
La Grange Park Village	0.0306665705%
Lombard Village	0.2672806655%
Lyons Township	0.0242947899%
Lyons Village	0.0362495516%
Marion City	0.3397669146%
Maywood Village	0.0867531057%
McCook Village	0.0198186268%
Melrose Park Village	0.1186181878%
Merrionette Park Village	0.0076009169%
Metropolis City	0.0947332002%
Moline City	0.2352551083%
Mount Prospect Village	0.1704792853%
Mundelein Village	0.1639685886%
Naperville City	0.7685669619%
Normal Town	0.2474856274%
North Riverside Village	0.0551815063%
Northbrook Village	0.1427173226%

State of Illinois Qualifying Municipality Exhibit G Allocation Percentages

Northlake City	0.0381023667%
Oak Lawn Village	0.1589709041%
Oak Park Village	0.2093093375%
Orland Park Village	0.1051852784%
Oswego Village	0.1197866160%
Palatine Village	0.2160969641%
Palos Heights City	0.0290094105%
Palos Hills City	0.0251753281%
Park Ridge City	0.1116349061%
Pekin City	0.3387071386%
Peoria City	1.0471081247%
Plainfield Village	0.1401767830%
Posen Village	0.0146759373%
Princeton City	0.2434249044%
Quincy City	0.2800247680%
River Forest Village	0.0488586169%
River Grove Village	0.0284407118%
Riverside Village	0.0269914748%
Rock Island City	0.2048536960%
Rockford City	1.8636718830%
Romeoville Village	0.2124235372%
Schaumburg Village	0.2968023515%
Schiller Park Village	0.0601957886%
Sesser City	0.0116834244%
Skokie Village	0.1964801264%
Springfield City	0.9971442684%
St. Charles City	0.2062203953%
Stone Park Village	0.0241358032%
Streamwood Village	0.0878171213%
Streator City	0.1400665973%
Summit Village	0.0312780717%
Tinley Park Village	0.1419492253%
Urbana City	0.2112740522%
Waukegan City	0.4111769252%
West Frankfort City	0.1255886605%
Wheaton City	0.2463124635%
Wheeling Village	0.1229353643%
Woodridge Village	0.1148193756%

State of Illinois Counties Only Percentages

Qualifying Subdivision	Counties Only Percentage
Adams County	0.5325627744%
Alexander County	0.0431846002%
Bond County	0.1313618076%
Boone County	0.3993006496%
Brown County	0.0455436631%
Bureau County	0.2675493675%
Calhoun County	0.0374496996%
Carroll County	0.1059047501%
Cass County	0.0902574340%
Champaign County	1.5953670185%
Christian County	0.2717469407%
Clark County	0.1346384837%
Clay County	0.1009205688%
Clinton County	0.2710071787%
Coles County	0.3899340741%
Cook County	20.70701705200/
Crawford County	0.1502157232%
Cumberland County	0.0765804365%
De Witt County	0.1343763530%
Dekalb County	0.7648068692%
Douglas County	0.1396209979%
Dupage County	6.9961301825%
Edgar County	0.1369536821%
Edwards County	0.0557876634%
Effingham County	0.2745921107%
Fayette County	0.1730292191%
Ford County	0.1050766592%
Franklin County	0.3753293914%
Fulton County	0.2857420449%
Gallatin County	0.0461748227%
Greene County	0.1120932638%
Grundy County	0.4447604831%
Hamilton County	0.0586888564%
Hancock County	0.1237654700%
Hardin County	0.0525232340%
Henderson County	0.0468231560%

State of Illinois Counties Only Percentages

Henry County	0.3631064984%
Iroquois County	0.2340046386%
Jackson County	0.4766842676%
Jasper County	0.0729264789%
Jefferson County	0.3076865268%
Jersey County	0.2029662011%
Jo Daviess County	0.1594100240%
Johnson County	0.0934835787%
Kane County	3.7592516293%
Kankakee County	0.8907176656%
Kendali County	0.9152447008%
Knox County	0.4095413266%
Lake County	5.4323006331%
Lasalle County	1.0382633595%
Lawrence County	0.1362169504%
Lee County	0.2713491451%
Livingston County	0.3277646387%
Logan County	0.2230314720%
Macon County	0.8339920017%
Macoupin County	0.3637461000%
Madison County	2.5601663484%
Marion County	0.3444624326%
Marshall County	0.0878603767%
Mason County	0.1123492816%
Massac County	0.1236043365%
McDonough County	0.2216295193%
McHenry County	2.3995936239%
McLean County	1.3208345544%
Menard County	0.0917783576%
Mercer County	0.1144419910%
Monroe County	0.2714501969%
Montgomery County	0.2342865810%
Morgan County	0.2708645052%
Moultrie County	0.1003140855%
Ogle County	0.3811415242%
Peoria County	1.5640744904%
Perry County	0.1751336763%
Piatt County	0.1214359333%
Pike County	0.1155220743%
Pope County	0.0347091515%
Pulaski County	0.0404416607%

State of Illinois Counties Only Percentages

Putnam County	0.0452090528%
Randolph County	0.2879823727%
Richland County	0.1208518975%
Rock Island County	1.0782047657%
Saline County	0.2659477915%
Sangamon County	1.5850818631%
Schuyler County	0.0485294910%
Scott County	0.0349810216%
Shelby County	0.1586806535%
St Clair County	2.1366773448%
Stark County	0.0381570939%
Stephenson County	0.3550412743%
Tazewell County	1.1033013785%
Union County	0.1447352927%
Vermilion County	0.6907560341%
Wabash County	0.0923901750%
Warren County	0.1239679440%
Washington County	0.1076671021%
Wayne County	0.1225391595%
White County	0.1115911540%
Whiteside County	0.4275606484%
Will County	5.3461509816%
Williamson County	0.6715468751%
Winnebago County	2.7201669312%
Woodford County	0.3076824807%

EXHIBIT B

APPROVED ABATEMENT PROGRAMS

List of Opioid Remediation Uses

Schedule A Core Strategies

Priority shall be given to the following core abatement strategies ("Core Strategies").

A. NALOXONE OR OTHER FDA-APPROVED DRUG TO REVERSE OPIOID OVERDOSES

- 1. Expand training for first responders, schools, community support groups and families; and
- 2. Increase distribution to individuals who are uninsured or whose insurance does not cover the needed service.

B. <u>MEDICATION-ASSISTED TREATMENT ("MAT")</u> <u>DISTRIBUTION AND OTHER OPIOID-RELATED</u> TREATMENT

- 1. Increase distribution of MAT to individuals who are uninsured or whose insurance does not cover the needed service;
- 2. Provide education to school-based and youth-focused programs that discourage or prevent misuse;
- 3. Provide MAT education and awareness training to healthcare providers, EMTs, law enforcement, and other first responders; and
- 4. Provide treatment and recovery support services such as residential and inpatient treatment, intensive outpatient treatment, outpatient therapy or counseling, and recovery housing that allow or integrate medication and with other support services.

C. PREGNANT & POSTPARTUM WOMEN

- 1. Expand Screening, Brief Intervention, and Referral to Treatment ("SBIRT") services to non-Medicaid eligible or uninsured pregnant women;
- 2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for women with co-occurring Opioid Use Disorder ("OUD") and other Substance Use Disorder ("SUD")/Mental Health disorders for uninsured individuals for up to 12 months postpartum; and
- 3. Provide comprehensive wrap-around services to individuals with OUD, including housing, transportation, job placement/training, and childcare.

D. <u>EXPANDING TREATMENT FOR NEONATAL</u> <u>ABSTINENCE SYNDROME ("NAS")</u>

- 1. Expand comprehensive evidence-based and recovery support for NAS babies;
- 2. Expand services for better continuum of care with infantneed dyad; and
- Expand long-term treatment and services for medical monitoring of NAS babies and their families.

E. <u>EXPANSION OF WARM HAND-OFF PROGRAMS AND RECOVERY SERVICES</u>

- 1. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments;
- 2. Expand warm hand-off services to transition to recovery services:
- 3. Broaden scope of recovery services to include co-occurring SUD or mental health conditions:
- 4. Provide comprehensive wrap-around services to individuals in recovery, including housing, transportation, job placement/training, and childcare; and
- 5. Hire additional social workers or other behavioral health workers to facilitate expansions above.

F. TREATMENT FOR INCARCERATED POPULATION

- 1. Provide evidence-based treatment and recovery support, including MAT for persons with OUD and co-occurring SUD/MH disorders within and transitioning out of the criminal justice system; and
- 2. Increase funding for jails to provide treatment to inmates with OUD.

G. PREVENTION PROGRAMS

- 1. Funding for media campaigns to prevent opioid use (similar to the FDA's "Real Cost" campaign to prevent youth from misusing tobacco);
- 2. Funding for evidence-based prevention programs in schools;
- Funding for medical provider education and outreach regarding best prescribing practices for opioids consistent with the 2016 CDC guidelines, including providers at hospitals (academic detailing);
- 4. Funding for community drug disposal programs; and
- 5. Funding and training for first responders to participate in pre-arrest diversion programs, post-overdose response teams, or similar strategies that connect at-risk individuals to behavioral health services and supports.

H. EXPANDING SYRINGE SERVICE PROGRAMS

- 1. Provide comprehensive syringe services programs with more wrap-around services, including linkage to OUD treatment, access to sterile syringes and linkage to care and treatment of infectious diseases.
- I. <u>EVIDENCE-BASED DATA COLLECTION AND</u>
 RESEARCH ANALYZING THE EFFECTIVENESS OF THE
 ABATEMENT STRATEGIES WITHIN THE STATE

Schedule B Approved Uses

Support treatment of Opioid Use Disorder (OUD) and any co-occurring Substance Use Disorder or Mental Health (SUD/MH) conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

PART ONE: TREATMENT

A. TREAT OPIOID USE DISORDER (OUD)

Support treatment of Opioid Use Disorder ("OUD") and any co-occurring Substance Use Disorder or Mental Health ("SUD/MH") conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Expand availability of treatment for OUD and any co-occurring SUD/MH conditions, including all forms of Medication-Assisted Treatment ("MAT") approved by the U.S. Food and Drug Administration.
- 2. Support and reimburse evidence-based services that adhere to the American Society of Addiction Medicine ("ASAM") continuum of care for OUD and any co-occurring SUD/MH conditions.
- 3. Expand telehealth to increase access to treatment for OUD and any co-occurring SUD/MH conditions, including MAT, as well as counseling, psychiatric support, and other treatment and recovery support services.
- 4. Improve oversight of Opioid Treatment Programs ("*OTPs*") to assure evidence-based or evidence-informed practices such as adequate methadone dosing and low threshold approaches to treatment.
- 5. Support mobile intervention, treatment, and recovery services, offered by qualified professionals and service providers, such as peer recovery coaches, for persons with OUD and any co-occurring SUD/MH conditions and for persons who have experienced an opioid overdose.
- 6. Provide treatment of trauma for individuals with OUD (e.g., violence, sexual assault, human trafficking, or adverse childhood experiences) and family members (e.g., surviving family members after an overdose or overdose fatality), and training of health care personnel to identify and address such trauma.
- 7. Support evidence-based withdrawal management services for people with OUD and any co-occurring mental health conditions.

As used in this Schedule, words like "expand," "fund," "provide" or the like shall not indicate a preference for new or existing programs.

- 8. Provide training on MAT for health care providers, first responders, students, or other supporting professionals, such as peer recovery coaches or recovery outreach specialists, including telementoring to assist community-based providers in rural or underserved areas.
- 9. Support workforce development for addiction professionals who work with persons with OUD and any co-occurring SUD/MH conditions.
- 10. Offer fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.
- 11. Offer scholarships and supports for behavioral health practitioners or workers involved in addressing OUD and any co-occurring SUD/MH or mental health conditions, including, but not limited to, training, scholarships, fellowships, loan repayment programs, or other incentives for providers to work in rural or underserved areas.
- 12. Provide funding and training for clinicians to obtain a waiver under the federal Drug Addiction Treatment Act of 2000 ("DATA 2000") to prescribe MAT for OUD, and provide technical assistance and professional support to clinicians who have obtained a DATA 2000 waiver.
- 13. Disseminate of web-based training curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service-Opioids web-based training curriculum and motivational interviewing.
- 14. Develop and disseminate new curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service for Medication—Assisted Treatment.

B. SUPPORT PEOPLE IN TREATMENT AND RECOVERY

Support people in recovery from OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the programs or strategies that:

- 1. Provide comprehensive wrap-around services to individuals with OUD and any co-occurring SUD/MH conditions, including housing, transportation, education, job placement, job training, or childcare.
- 2. Provide the full continuum of care of treatment and recovery services for OUD and any co-occurring SUD/MH conditions, including supportive housing, peer support services and counseling, community navigators, case management, and connections to community-based services.
- 3. Provide counseling, peer-support, recovery case management and residential treatment with access to medications for those who need it to persons with OUD and any co-occurring SUD/MH conditions.

- 4. Provide access to housing for people with OUD and any co-occurring SUD/MH conditions, including supportive housing, recovery housing, housing assistance programs, training for housing providers, or recovery housing programs that allow or integrate FDA-approved mediation with other support services.
- 5. Provide community support services, including social and legal services, to assist in deinstitutionalizing persons with OUD and any co-occurring SUD/MH conditions.
- 6. Support or expand peer-recovery centers, which may include support groups, social events, computer access, or other services for persons with OUD and any co-occurring SUD/MH conditions.
- 7. Provide or support transportation to treatment or recovery programs or services for persons with OUD and any co-occurring SUD/MH conditions.
- 8. Provide employment training or educational services for persons in treatment for or recovery from OUD and any co-occurring SUD/MH conditions.
- 9. Identify successful recovery programs such as physician, pilot, and college recovery programs, and provide support and technical assistance to increase the number and capacity of high-quality programs to help those in recovery.
- 10. Engage non-profits, faith-based communities, and community coalitions to support people in treatment and recovery and to support family members in their efforts to support the person with OUD in the family.
- 11. Provide training and development of procedures for government staff to appropriately interact and provide social and other services to individuals with or in recovery from OUD, including reducing stigma.
- 12. Support stigma reduction efforts regarding treatment and support for persons with OUD, including reducing the stigma on effective treatment.
- 13. Create or support culturally appropriate services and programs for persons with OUD and any co-occurring SUD/MH conditions, including new Americans.
- 14. Create and/or support recovery high schools.
- 15. Hire or train behavioral health workers to provide or expand any of the services or supports listed above.

C. CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED (CONNECTIONS TO CARE)

Provide connections to care for people who have—or are at risk of developing—OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Ensure that health care providers are screening for OUD and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for OUD treatment.
- 2. Fund SBIRT programs to reduce the transition from use to disorders, including SBIRT services to pregnant women who are uninsured or not eligible for Medicaid.
- 3. Provide training and long-term implementation of SBIRT in key systems (health, schools, colleges, criminal justice, and probation), with a focus on youth and young adults when transition from misuse to opioid disorder is common.
- 4. Purchase automated versions of SBIRT and support ongoing costs of the technology.
- 5. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments.
- 6. Provide training for emergency room personnel treating opioid overdose patients on post-discharge planning, including community referrals for MAT, recovery case management or support services.
- 7. Support hospital programs that transition persons with OUD and any co-occurring SUD/MH conditions, or persons who have experienced an opioid overdose, into clinically appropriate follow-up care through a bridge clinic or similar approach.
- 8. Support crisis stabilization centers that serve as an alternative to hospital emergency departments for persons with OUD and any co-occurring SUD/MH conditions or persons that have experienced an opioid overdose.
- 9. Support the work of Emergency Medical Systems, including peer support specialists, to connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.
- 10. Provide funding for peer support specialists or recovery coaches in emergency departments, detox facilities, recovery centers, recovery housing, or similar settings; offer services, supports, or connections to care to persons with OUD and any co-occurring SUD/MH conditions or to persons who have experienced an opioid overdose.
- 11. Expand warm hand-off services to transition to recovery services.
- 12. Create or support school-based contacts that parents can engage with to seek immediate treatment services for their child; and support prevention, intervention, treatment, and recovery programs focused on young people.
- 13. Develop and support best practices on addressing OUD in the workplace.

- 14. Support assistance programs for health care providers with OUD.
- 15. Engage non-profits and the faith community as a system to support outreach for treatment.
- 16. Support centralized call centers that provide information and connections to appropriate services and supports for persons with OUD and any co-occurring SUD/MH conditions.

D. ADDRESS THE NEEDS OF CRIMINAL JUSTICE-INVOLVED PERSONS

Address the needs of persons with OUD and any co-occurring SUD/MH conditions who are involved in, are at risk of becoming involved in, or are transitioning out of the criminal justice system through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Support pre-arrest or pre-arraignment diversion and deflection strategies for persons with OUD and any co-occurring SUD/MH conditions, including established strategies such as:
 - 1. Self-referral strategies such as the Angel Programs or the Police Assisted Addiction Recovery Initiative ("PAARI");
 - 2. Active outreach strategies such as the Drug Abuse Response Team ("DART") model;
 - 3. "Naloxone Plus" strategies, which work to ensure that individuals who have received naloxone to reverse the effects of an overdose are then linked to treatment programs or other appropriate services;
 - 4. Officer prevention strategies, such as the Law Enforcement Assisted Diversion ("LEAD") model;
 - 5. Officer intervention strategies such as the Leon County, Florida Adult Civil Citation Network or the Chicago Westside Narcotics Diversion to Treatment Initiative; or
 - 6. Co-responder and/or alternative responder models to address OUD-related 911 calls with greater SUD expertise.
- 2. Support pre-trial services that connect individuals with OUD and any cooccurring SUD/MH conditions to evidence-informed treatment, including MAT, and related services.
- 3. Support treatment and recovery courts that provide evidence-based options for persons with OUD and any co-occurring SUD/MH conditions.

- 4. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are incarcerated in jail or prison.
- Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are leaving jail or prison or have recently left jail or prison, are on probation or parole, are under community corrections supervision, or are in re-entry programs or facilities.
- 6. Support critical time interventions ("CTP"), particularly for individuals living with dual-diagnosis OUD/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.
- 7. Provide training on best practices for addressing the needs of criminal justice-involved persons with OUD and any co-occurring SUD/MH conditions to law enforcement, correctional, or judicial personnel or to providers of treatment, recovery, harm reduction, case management, or other services offered in connection with any of the strategies described in this section.

E. ADDRESS THE NEEDS OF PREGNANT OR PARENTING WOMEN AND THEIR FAMILIES, INCLUDING BABIES WITH NEONATAL ABSTINENCE SYNDROME

Address the needs of pregnant or parenting women with OUD and any co-occurring SUD/MH conditions, and the needs of their families, including babies with neonatal abstinence syndrome ("NAS"), through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Support evidence-based or evidence-informed treatment, including MAT, recovery services and supports, and prevention services for pregnant women—or women who could become pregnant—who have OUD and any co-occurring SUD/MH conditions, and other measures to educate and provide support to families affected by Neonatal Abstinence Syndrome.
- 2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for uninsured women with OUD and any co-occurring SUD/MH conditions for up to 12 months postpartum.
- 3. Provide training for obstetricians or other healthcare personnel who work with pregnant women and their families regarding treatment of OUD and any co-occurring SUD/MH conditions.
- 4. Expand comprehensive evidence-based treatment and recovery support for NAS babies; expand services for better continuum of care with infant-need dyad; and expand long-term treatment and services for medical monitoring of NAS babies and their families.

- 5. Provide training to health care providers who work with pregnant or parenting women on best practices for compliance with federal requirements that children born with NAS get referred to appropriate services and receive a plan of safe care.
- 6. Provide child and family supports for parenting women with OUD and any cooccurring SUD/MH conditions.
- 7. Provide enhanced family support and child care services for parents with OUD and any co-occurring SUD/MH conditions.
- 8. Provide enhanced support for children and family members suffering trauma as a result of addiction in the family; and offer trauma-informed behavioral health treatment for adverse childhood events.
- 9. Offer home-based wrap-around services to persons with OUD and any cooccurring SUD/MH conditions, including, but not limited to, parent skills training.
- 10. Provide support for Children's Services—Fund additional positions and services, including supportive housing and other residential services, relating to children being removed from the home and/or placed in foster care due to custodial opioid use.

PART TWO: PREVENTION

F. PREVENT OVER-PRESCRIBING AND ENSURE APPROPRIATE PRESCRIBING AND DISPENSING OF OPIOIDS

Support efforts to prevent over-prescribing and ensure appropriate prescribing and dispensing of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Funding medical provider education and outreach regarding best prescribing practices for opioids consistent with the Guidelines for Prescribing Opioids for Chronic Pain from the U.S. Centers for Disease Control and Prevention, including providers at hospitals (academic detailing).
- 2. Training for health care providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.
- 3. Continuing Medical Education (CME) on appropriate prescribing of opioids.
- 4. Providing Support for non-opioid pain treatment alternatives, including training providers to offer or refer to multi-modal, evidence-informed treatment of pain.
- 5. Supporting enhancements or improvements to Prescription Drug Monitoring Programs ("*PDMPs*"), including, but not limited to, improvements that:

- 1. Increase the number of prescribers using PDMPs;
- 2. Improve point-of-care decision-making by increasing the quantity, quality, or format of data available to prescribers using PDMPs, by improving the interface that prescribers use to access PDMP data, or both; or
- 3. Enable states to use PDMP data in support of surveillance or intervention strategies, including MAT referrals and follow-up for individuals identified within PDMP data as likely to experience OUD in a manner that complies with all relevant privacy and security laws and rules.
- 6. Ensuring PDMPs incorporate available overdose/naloxone deployment data, including the United States Department of Transportation's Emergency Medical Technician overdose database in a manner that complies with all relevant privacy and security laws and rules.
- 7. Increasing electronic prescribing to prevent diversion or forgery.
- 8. Educating dispensers on appropriate opioid dispensing.

G. PREVENT MISUSE OF OPIOIDS

Support efforts to discourage or prevent misuse of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Funding media campaigns to prevent opioid misuse.
- 2. Corrective advertising or affirmative public education campaigns based on evidence.
- 3. Public education relating to drug disposal.
- 4. Drug take-back disposal or destruction programs.
- 5. Funding community anti-drug coalitions that engage in drug prevention efforts.
- 6. Supporting community coalitions in implementing evidence-informed prevention, such as reduced social access and physical access, stigma reduction—including staffing, educational campaigns, support for people in treatment or recovery, or training of coalitions in evidence-informed implementation, including the Strategic Prevention Framework developed by the U.S. Substance Abuse and Mental Health Services Administration ("SAMHSA").
- 7. Engaging non-profits and faith-based communities as systems to support prevention.

- 8. Funding evidence-based prevention programs in schools or evidence-informed school and community education programs and campaigns for students, families, school employees, school athletic programs, parent-teacher and student associations, and others.
- 9. School-based or youth-focused programs or strategies that have demonstrated effectiveness in preventing drug misuse and seem likely to be effective in preventing the uptake and use of opioids.
- 10. Create or support community-based education or intervention services for families, youth, and adolescents at risk for OUD and any co-occurring SUD/MH conditions.
- 11. Support evidence-informed programs or curricula to address mental health needs of young people who may be at risk of misusing opioids or other drugs, including emotional modulation and resilience skills.
- 12. Support greater access to mental health services and supports for young people, including services and supports provided by school nurses, behavioral health workers or other school staff, to address mental health needs in young people that (when not properly addressed) increase the risk of opioid or another drug misuse.

H. PREVENT OVERDOSE DEATHS AND OTHER HARMS (HARM REDUCTION)

Support efforts to prevent or reduce overdose deaths or other opioid-related harms through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Increased availability and distribution of naloxone and other drugs that treat overdoses for first responders, overdose patients, individuals with OUD and their friends and family members, schools, community navigators and outreach workers, persons being released from jail or prison, or other members of the general public.
- 2. Public health entities providing free naloxone to anyone in the community.
- 3. Training and education regarding naloxone and other drugs that treat overdoses for first responders, overdose patients, patients taking opioids, families, schools, community support groups, and other members of the general public.
- 4. Enabling school nurses and other school staff to respond to opioid overdoses, and provide them with naloxone, training, and support.
- 5. Expanding, improving, or developing data tracking software and applications for overdoses/naloxone revivals.
- 6. Public education relating to emergency responses to overdoses.

- 7. Public education relating to immunity and Good Samaritan laws.
- 8. Educating first responders regarding the existence and operation of immunity and Good Samaritan laws.
- 9. Syringe service programs and other evidence-informed programs to reduce harms associated with intravenous drug use, including supplies, staffing, space, peer support services, referrals to treatment, fentanyl checking, connections to care, and the full range of harm reduction and treatment services provided by these programs.
- 10. Expanding access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.
- 11. Supporting mobile units that offer or provide referrals to harm reduction services, treatment, recovery supports, health care, or other appropriate services to persons that use opioids or persons with OUD and any co-occurring SUD/MH conditions.
- 12. Providing training in harm reduction strategies to health care providers, students, peer recovery coaches, recovery outreach specialists, or other professionals that provide care to persons who use opioids or persons with OUD and any co-occurring SUD/MH conditions.
- 13. Supporting screening for fentanyl in routine clinical toxicology testing.

PART THREE: OTHER STRATEGIES

I. FIRST RESPONDERS

In addition to items in section C, D and H relating to first responders, support the following:

- 1. Education of law enforcement or other first responders regarding appropriate practices and precautions when dealing with fentanyl or other drugs.
- 2. Provision of wellness and support services for first responders and others who experience secondary trauma associated with opioid-related emergency events.

J. LEADERSHIP, PLANNING AND COORDINATION

Support efforts to provide leadership, planning, coordination, facilitations, training and technical assistance to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, the following:

1. Statewide, regional, local or community regional planning to identify root causes of addiction and overdose, goals for reducing harms related to the opioid epidemic, and areas and populations with the greatest needs for treatment

intervention services, and to support training and technical assistance and other strategies to abate the opioid epidemic described in this opioid abatement strategy list.

- 2. A dashboard to (a) share reports, recommendations, or plans to spend opioid settlement funds; (b) to show how opioid settlement funds have been spent; (c) to report program or strategy outcomes; or (d) to track, share or visualize key opioid-or health-related indicators and supports as identified through collaborative statewide, regional, local or community processes.
- 3. Invest in infrastructure or staffing at government or not-for-profit agencies to support collaborative, cross-system coordination with the purpose of preventing overprescribing, opioid misuse, or opioid overdoses, treating those with OUD and any co-occurring SUD/MH conditions, supporting them in treatment or recovery, connecting them to care, or implementing other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
- 4. Provide resources to staff government oversight and management of opioid abatement programs.

K. TRAINING

In addition to the training referred to throughout this document, support training to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, those that:

- 1. Provide funding for staff training or networking programs and services to improve the capability of government, community, and not-for-profit entities to abate the opioid crisis.
- 2. Support infrastructure and staffing for collaborative cross-system coordination to prevent opioid misuse, prevent overdoses, and treat those with OUD and any co-occurring SUD/MH conditions, or implement other strategies to abate the opioid epidemic described in this opioid abatement strategy list (*e.g.*, health care, primary care, pharmacies, PDMPs, etc.).

L. RESEARCH

Support opioid abatement research that may include, but is not limited to, the following:

- 1. Monitoring, surveillance, data collection and evaluation of programs and strategies described in this opioid abatement strategy list.
- 2. Research non-opioid treatment of chronic pain.
- 3. Research on improved service delivery for modalities such as SBIRT that demonstrate promising but mixed results in populations vulnerable to opioid use disorders.

- 4. Research on novel harm reduction and prevention efforts such as the provision of fentanyl test strips.
- 5. Research on innovative supply-side enforcement efforts such as improved detection of mail-based delivery of synthetic opioids.
- 6. Expanded research on swift/certain/fair models to reduce and deter opioid misuse within criminal justice populations that build upon promising approaches used to address other substances (e.g., Hawaii HOPE and Dakota 24/7).
- 7. Epidemiological surveillance of OUD-related behaviors in critical populations, including individuals entering the criminal justice system, including, but not limited to approaches modeled on the Arrestee Drug Abuse Monitoring ("ADAM") system.
- 8. Qualitative and quantitative research regarding public health risks and harm reduction opportunities within illicit drug markets, including surveys of market participants who sell or distribute illicit opioids.
- 9. Geospatial analysis of access barriers to MAT and their association with treatment engagement and treatment outcomes.

Forest Park Juneteenth Committee

Date: February 27, 2023

To: Village of Forest Park

Attention: Rachell Entler

From: Illinois Juneteenth Committee, Forest Park

Event: Juneteenth 2023, Flag-Raising Ceremony.

Date: Monday, June 5, 2023, Rain Date: Monday, June 12, 2023.

Time: 11:30-12:15 with flag-raising at 12 noon.

Event contact: Marjorie Adam Clark, 708 466 2795 marjorie.e.adam@gmail.com

In celebration of Juneteenth 2023, we request permission to host our 3rd annual Juneteenth Flag-Raising Ceremony in the parking lot at Forest Park Village Hall. We would like to raise the Juneteenth flag on the outdoor Village Hall flagpole. We request that the Juneteenth flag be hung from June 5, 2023, to July 4, 2023. The purpose of having the Juneteenth flag hang at Village Hall until July 4 is to reflect our community's common bond of freedom.

Additionally, we ask that the parking lot be empty of cars prior and during the event because we will be setting up the staging near the exit of the parking lot. Next, like the previous years, we will need your help with securing a stage, tents, sound, and chairs. We truly appreciate the Village's continued support of diversity in Forest Park! We thank you in advance for your support.





Kind regards,
Marjorie Adam Clark
Illinois Juneteenth Committee, Forest Park
National Juneteenth Observance Foundation



February 27, 2023

The Honorable Rory Hoskins Forest Park Village Council 517 Desplaines Avenue Forest Park, IL 60130

Dear Mayor Hoskins and Members of the Village Council:

On behalf of Heritage Chorale, a volunteer community chorus based in Oak Park/Forest Park/River Forest, I would like to request placement of a banner to promote our upcoming concert series. One concert will be performed in Forest Park (4/15), the other in River Forest (4/16). We would like the banner hung at the Madison/Circle location on April 3, 2023 and removed on April 17, 2023.

Thank you very much.

Sincerely,

Linda Fehr Advertising Manager, Heritage Chorale Name: Brenda Powers

Email: bpowers@forestpark.net

Phone: (708) 771-7737

Event Date: Friday, 06-16-2023

Last Modified Date: 03-07-2023 11:39 AM

Booking Id Number: 0068W00000bXj86QAC

Sales Person: Jillian Vlachos

Phone: (214) 904-2251

Email: jillian.vlachos@daveandbusters.com

\$0.00

\$12.99

(a)

Forest Park Summer Camp- Brenda Powers



Guests 65

Dave & Buster's Address Event Date Event Area Set Up

[[Sertifilnitial_1]]9870 Berwyn Street,
Rosemont, IL 60018 11:00 AM to 02:00 PM[[Sertifilnitial_1]] Function Room 1&2 Banquet

EAT & DRINK:

ALL - Food Service portioned per person

In the event of dietary restrictions affecting your menu service, please discuss with your sales manager at minimum 3-5 business days prior to the event date. Changes made to the food items on the day of your event will result in additional charges.

Please note that food is portioned per person and quantities are prepared based on the number of guests contracted. Portions are finite and not replenish-able. Additional charges will apply if more food is requested and extra servings are subject to availability. Your Food Service Time listed cannot be adjusted the day of your event due to the volume of events hosted daily. For questions about your Food Service, please contact your Special Events Representative.

Food Service Time: __11:30AM_____

The Youth Playoff Party Package Baked Cheeseburger Sliders

Four-Cheese Pizza Bites Crispy Chicken Bites served with Ranch dip Baked Macaroni & Cheese French Fries Unlimited Soda

Quantities are placed out based on the number of people contracted. Additional charges will apply if more food is requested, and extra servings are subject to availability.

PLAY:

Youth Playoff Package \$20 Power Card

Youth Playoff Power Cards are part of a package, including buffet and \$20 game card. The number of Power Cards must identically match the number of guests dining from the buffet service. Additional Power Cards above and beyond the amount dining from the buffet service are available at regular Power Card rates.

Unlimited Video Game Play Add-On

\$325.00

\$650.00

\$0.00

\$844.35

65 @

65

65

6

\$5.00

\$10.00

Power Cards with Unlimited Video Game Play are good for non-redemption games ONLY. Your unlimited video game play will begin at the first swipe of the power card and will be available till the location closes on the day of your event. The unlimited video game play will deactivate at the end of the day on your event date. UNLIMITED VIDEO GAME PLAY NOTE: The unlimited video game play feature will be available for your guests the entire day! (Excludes ticketed, specialty & crane games which can be accessed with the chips on the game card) This feature includes the car racing games like Mario Kart, Shoot 'em Up Games like The Walking Dead and Tomb Raider, Air Hockey, our virtual Roller Coaster Typhoon, Guitar Hero, PacMan Battle Royale, and many others.

Area Rental 1 @ \$100.00

DISCOUNTED AREA RENTAL FOR YOUTH GROUP Guest Count (Headcount) for this Event Area:

MINIMUM: _40_ MAXIMUM: _90_

PARTY DETAIL NOTES:

General Contract Note:

Dave and Buster's requires a non-refundable 50% deposit and signed contract before an event can take place. The remaining balance is due in its entirety at the conclusion of the event.

Final guest count is due five (5) business days (Monday-Friday) prior to the event. If a final guarantee is not received by this date, the host will be charged based on the original details of the signed contract.

EVENT AREA: Event area must be released at the expiration of the contracted rental time. Should guest wish to extend the reservation, the manager on duty must give verbal approval.

DECORATIONS: We do not allow decorations of confetti, glitter, silly string, small particle items or open flames (candles, tea lights, etc). Under no circumstance is anything to be adhered to the walls in spaces.

No tape, tacks or 3M products allowed.

OUTSIDE FOOD: We do not permit any outside food, beverages or dessert items (except a regular non-ice cream store bought sheet cakes for birthdays and anniversaries) brought in from the outside.

ITEMS LEFT BEHIND: If decorations or other items are left behind, D&B will not be responsible for these items. If something is found, we will try to hold it for up to 48 hours. After that the items will be discarded.

PAYMENT: For your protection, Dave and Buster's does not keep credit card information on file. Please ensure that you have a form of payment to pay your event balance upon the conclusion of your event. You may pay the remaining balance with cash, credit card or company check. We do not accept personal checks.

VALID I.D.'s REQUIRED: Dave & Buster's is licensed as a restaurant and bar, therefore we card all guests at the door and/or bar. Each guest will need to make sure they bring their valid ID.

UNDERAGE POLICY: For admission, underage guests must be accompanied by an adult or guardian. Minor Policy age varies by location. A guardian is a person of 25 years of age or older who agrees to be responsible for the conduct, supervision and safety of the underage guest. One party or guardian can accompany up to a maximum of six underage guests. Any person under the age of 21 caught drinking alcoholic beverages will be immediately removed from the premises. Underage guests must remain with their parents or guardian at all times.

ALL - Revenue minimum :

There is a revenue minimum requirement for this event in the amount of \$XXX prior to tax and gratuity. Only items paid for by the event host count towards the required revenue minimum. If minimum is not reached the difference will be added to the final bill.

Generic - Event Notes :

Specific Set Up requests including tables or audio visual equipment must be discussed with your sales manager prior to confirming event with signature and deposit to ensure space availability.



Name: Forest Park Summer Camp- Brenda

Powers

Event Date: Friday, 06-16-2023

Booking Id Number: 0068W00000bXj86QAC

RESERVATION AND DEPOSIT

Reservations are tentative and therefore may be canceled by Dave & Buster's at any time until a signed contract and deposit are received by Dave & Buster's. Deposits are applied to the balance and the entire balance is due on the event date. Please see above contract details for deposit amount due.

CANCELLATION POLIC'

In the event the Host cancels this Dave & Buster's Special Event Contract (the "Agreement") prior to the initial arrival date of the event, Dave & Buster's will necessarily incur damages including, but not limited to, turning away other group events and the ancillary revenue associated with those events. Notwithstanding any other provisions of this Agreement, the Host shall have the right to cancel this Agreement, without cause, <u>upon written notification</u> to Dave & Buster's at any time prior to the event and upon payment of the amount expressed below:

Notice and payment received between signature and 30 days prior to event date: 50% of greater of the revenue subtotal or any required revenue minimum. Notice and payment received between 7 and 29 days prior to event date: 75% of greater of the revenue subtotal or any required revenue minimum. Notice and payment received between 0 and 6 days prior to event date: 100% of greater of the revenue subtotal or any required revenue minimum.

No-show will be responsible for the full contracted value of the event. The parties agree that the sums are not a penalty, but represent a reasonable effort on behalf of Dave & Buster's to establish its loss prospectively and represent liquid damages. Such payment shall be made by certified check or credit card and shall accompany notice from the Host to cancel this agreement. Any attempt to cancel without the inclusion of payment, as set forth above, shall be invalid.

CANCELLATION ON BEHALF OF DAVE & BUSTER'S

Dave & Buster's reserves the right to cancel any event at its facility upon a determination, in Dave & Buster's sole discretion, that (i) the event violates the Restrictions set forth in the foregoing paragraph, (ii) the Host misrepresented the event in any way (to Dave & Buster's or any other party) or (iii) the event would be harmful to Dave & Buster's and/or its guests. In the event of such cancellation, Dave & Buster's will refund all prepaid deposits in full for cancelled event in question.

Host understands and agrees that it shall not assign this Agreement, nor subcontract or resell the rights and benefits provided hereunder, nor act as a promoter for the event, including but not limited to selling tickets, charging admission/cover charges or seeking donations in lieu thereof; and that the event shall be conducted as described in this Agreement.

HOUSE POLICIES

Dave & Buster's House Policies, including certain restrictions regarding minors, apply. These restrictions include the following: guests under the age of 21 (legal drinking age) are not allowed to consume alcohol under any circumstances; guests under the minimum age as determined by each location must be accompanied by a parent or guardian, generally defined as a person 25 years of age or older, who agrees to be responsible for the conduct and safety of the underage guest; each parent or guardian can accompany a maximum number of underage guests determined by each location; and underage guests must remain with their parent or guardian at all times. (Please note that at our Milpitas and Ontario, CA locations, all guests under the age of 21 must be accompanied by a parent or guardian who is 30 years of age or older and must leave the facility no later than 11:00pm; and at various locations guests under the age of 21 must be accompanied by a parent or guardian who is 25 years of age or older and must leave the facility no later than 10:00pm) Check with your location for details. VALID I.D. REQUIRED: Dave & Buster's requires identification for all guests under 25 years.

FOOD AND BEVERAGE

Host understands that consuming raw and undercooked meats, poultry, fish/shellfish or eggs may increase the risk of foodborne illness, especially if a guest has certain medical conditions. Any food remaining at the conclusion of the event may be taken off premises. Host acknowledges that the handling and storage of any leftover food items are the Host's sole responsibility and Host agrees to release and hold Dave & Buster's harmless from any and all claims arising from the preparation and consumption of leftover food items. Foods left behind after the event's party will be discarded. Buffets are portioned per person and quantities based on the contracted number of guests. Buffet portions are finite and not replenishable. Additional charges will apply if more food is requested by Host, and extra servings are subject to availability. Dave & Buster's does not allow outside food of any kind to be brought into the facility without prior written approval. As a responsible server in accordance with state and local beverage regulations, we reserve the right to monitor and limit consumption of alcoholic beverages. It is customary to leave a gratuity for your service team, which will be shared among the servers, bartenders, and support team who work to ensure your event exceeds your expectations. To aid in your planning, a voluntary suggested gratuity of 18% of the subtotal is included in the event total in this document. For your convenience, the suggested gratuity amount will be included on the receipt you receive the date of the event. You may change the gratuity amount on the date of your event by adjusting the gratuity amount on your credit card slip or adjusting the amount of any cash gratuity. Pricing is subject to change.

NUMBER OF GUESTS ATTENDING THE EVENT

Final guest count must be received to the store no later than five (5) business days (Monday - Friday) prior to the event. In the event we do not receive final count by this date, we will prepare for the original contracted amount and charge guest accordingly. If, on the day of the event, the attendance varies from the final count, the Host will be charged based on the greater number of guests. There will be a minimum count required for each event.

PAYMENTS

Host is responsible for all payments due under this Agreement upon the conclusion of the event. Once a credit card is charged for full or partial, Dave & Buster's is unable to refund the credit card at a later date or accept alternate payment. D&B Rewards Qualifying Purchases shall not include Special Events, including Party Rental, Room Charge, Mystery Dinner Show fee and deposits, prepaid deposits, accounts receivable and/or promotional events. (see D&B Rewards official rules at daveandbusters.com) Dave & Buster's does not accept gift cards or personal checks for payment of amounts due under this Agreement. LIMITATION OF LIABILITY Neither party shall be liable to the other for any indirect, special, incidental, punitive or consequential damages or lost profits arising out of or relating to this agreement. Further, in no event shall Dave & Buster's aggregate liability arising out of or relating to this Agreement exceed the amounts paid by Host hereunder.

AGREEMENT

I, the undersigned Host pragent for Host, do hereby agree to the terms and conditions set forth herein. If I am an agent of the Host, I hereby state that I am able to enter into this Agreement on behalf of the Host.

Host Signature)

Print Name

Date Signed

[[SertifisStamp_1]]

Dave & Buster's Representative (Signature)

Date Signed

Summary of all charges			41-1
Deposit Due:	\$959.68	Subtotal:	\$1919.35
Payments Made:	\$0.00	Admin Fee:	\$57.58
Remaining Balance:	\$2456.75	Tax:	\$141.97
	her and a second	Suggested Gratuity:	\$337.85
Continued to the Market Market State of the Continued State of the C	e mender bet eine flacteren a sette b	Grand Total:	\$2456.75



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Rory E. Hoskins

To: The Honorable Commissioners

Date: March 13, 2023

Dear Commissioners.

I am seeking your support in the appointment of the following candidates to fill vacancies in their corresponding boards and commissions. Their applications are attached for your review.

Jonah Harlan Recreation Board (expires 04/30/23)

John Cunningham Recreation Board (expires 04/30/26)

Your favorable support would be appreciated,

Mayor Hoskins

RH/re

	·		1. NAME OF	BOARD/C	COMMISSION FO	R WHIC	H YOU ARE	APPLYING
RESUME FOR			Rec Board					
	BOARD/COMMISSI	ON CANDIDATES						
2.	PRINT NAME		3.					
Jo	hn Cunningham		Female	Male				
4. RESIDENCE ADDRESS (Street, City, State, ZIP Code)				Ш	American Inc having origins North America identification to	in any c a and wh	of the original no maintain cu	peoples of
	rest Park, IL 60130				Asian or Pac	Ū		•
5. E-MAIL ADDRESS(S)				Ш	origins in any East, Southea the Pacific Isla example, Chir	st Asia, ands. Ti	the Indian su nis area inclu	bcontinent, or des, for
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10.	PLACE OF BIRTH	11. DATE OF BIRTH (M/D/Y)	1 –	ست	origins in any North Africa o			of Europe,
Ne	braska				Other:			
12. Have you ever been convicted of any criminal offense (s) in minor traffic violations)? Yes No If yes, attach expandure of such offense (s).			Illinois, or in a	another	r state, or in date and pla	federal ce of c	court (othe onviction (s	er than s) and the
13.						00404475	20	
A.	HIGH SCHOOL - Name and Location of Wausa Public High Scho						GRADUATEI Ves	No No
В.	COLLEGE - UNDERGRADUATE/BACCA	ALAUREATE - Name and Location of Institu	ition				GRADUATE	D?
	Doane University, Crete	NE					√ Yes	No
	NUMBER OF YEARS ATTENDED	CURRICULUM	TYPE OF DEGI	REE GRA	NTED		DEGREE ISSU	IED
	4	Pol. Sci., History Major	BA			May	1999	
		Minor						
	COLLEGE - UNDERGRADUATE/BACCA	ALAUREATE - Name and Location of Institu	tion					
	NUMBER OF YEARS ATTENDED	CURRICULUM	TYPE OF DEGR	REE GRA	NTED	DATE I	DEGREE ISSU	IED
		Major						
		Minor						
C.	COLLEGE - POSTGRADUATE - Name a	nd Location of Institution					•	
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	TYPE OF CURRICULUM		TYPE OF DEGR	REE GRAI	NTED	DATE (DEGREE ISSU	ED

Village of Forest Park, Illinois - Commission/Board Application - 07/2011

	nal License	Qualifications, if Yes please complete bel			·			
Type of Licensure		License Number	Date	of Licensure	State of Licensure	Current?		
· · · · · · · · · · · · · · · · · · ·			<u> </u>]	☐Yes ☐No		
						□Yes □No		
						□Yes □No		
15. PROFESSIONAL EXPERIEN	NCE - Time r	must be accounted for from graduation to p	present.					
DATE			<u> </u>	T				
From To	ļ	EMPLOYER NAME AND ADDR	ESS		CRIPTION OF EXPERIE			
8/99-6/01	Doane Crete,	e University, , NE	42	Activities Direct Students	or/Assistant D	ean of		
6/01-10/02	Russ's Lincolr	s Market, n, NE		Department Ma	nager			
11/02-2/06		sonsin Airlines, n, NE/Chicago, IL		Customer Servi	ice			
Embassy Suites Hotel Custochicago, IL			Customer Servi	ce				
11/06-Present	CT Co Chicag	orp., A Wolters Kluwer Bugo, IL	ısiness	Customer Service				
16. PROFESSIONAL ASSOCIATION	IONS/ACTI	VITIES						
						 		
17. HONORS/PUBLICATIONS/OT	THER							
					6			
								
an investigation into or agency which many Village of Forest Patto, employment rec	John Cunningham , authorize the Village of Forest Park,Ill., to conduct an investigation into all aspects of my qualifications and background. I authorize any individual, organization, or agency which maintains records relating to me to provide these records upon request to any agency of the Village of Forest Park, Ill., conducting such an investigation. This authorization includes, but is not limited to, employment records, credit records, and criminal history records. I release any individual, organization, or agency from any and all liability incurred as a result of providing such records.							
		Signature		<u> </u>				
		Date Submitted 3/1/2	2023					

CONFLICT OF INTEREST QUESTIONNAIRE

If answer is "YES" to any of the following, please explain.	YES	NO
Have you or your company entered into any business or consulting contracts with the Village in the last three years? If so, list your partners (if any), and identify all Village departments with which you or your company have had a contract in the last three years.		X
2. If you answered "Yes" to question number 1, please list the work performed		
3. Have you ever been named a party to any lawsuit or administrative proceeding? If so, please list county and year filed.		X
4. Have you ever been arrested or convicted of a felony?		X
5. Are you aware of any investigation of your conduct by any federal, state or local law enforcement agency?		7
6. Have you ever served on a Village Commission or Board?		X
7. If you answered yes to question #6 please list what board and when you served?		
8. Do you have any government-guaranteed loan outstanding?		X
9. Is any member of your immediate family employed by the Village?		X
10. Is there anything in your background, including any investments or real estate holdings, which might create or appear to create any conflict of interest with your appointment?		X
11. Is there anything in your background which, if it were disclosed, might prove to be embarrassing to you or to the Mayor?		X
John Cunningham 3/1/2 Print Name of Applicant: Date:	23	
Signature of Applicant:	.	

Authorization for Appointment Credit Report	ACT CONTRACTOR
I authorize the Forest Park Police to obtain a credit report on myself through the credit reporting agency of its choice.	
Signature	
Print Name	
Current Address	
City/State	
Date 3/1/23	
Appointment Process Statement	
Appointments to Village Boards and Commissions are the privilege of the Mayor with the advice and consent of the Village Council. Completing this application is not a guarantee that you will be appointed. This is just one step in the appointment process.	
Signature	
Print Name	
John Cunningham	
Date	_
3/1/23	

			1. NAME OF BOARD/COMMISSION FOR WHICH YOU ARE APPLYING				
RESUME FOR BOARD/COMMISSION CANDIDATES			Recreat	tion Boa	rd		
2.	PRINT NAME		3.				
	Jonah Harlan		Female	Male			
RESIDENCE ADDRESS (Street, City, State, ZIP Code)						Maskan Native. A person of the original peoples of	
	Forest Pa	rk IL 60130			North America	o maintain cultural ribal affiliation or community.	
Ļ	E MAIL ADDRESO(O)						nder. A person having
5. E-MAIL ADDRESS(S)					East, Southea the Pacific Isla	iginal peoples of the Far the Indian subcontinent, or his area includes, for	
6.	SOCIAL SECURITY NUMBER	7. DRIVER'S LICENSE NUMBER	1		Islands, and S		n, Korea, the Philippine
							Origin. A person having ack racial groups of Africa.
8.	TELEPHONE NUMBER	9. COUNTY OF RESIDENCE					A person of Mexican,
	ME:	Cook					Central or South American ire or origin, regardless of
BU	SINESS:	COOK	_		race.		
CE	PLACE OF BIRTH	11. DATE OF BIRTH (M/D/Y)		X			Origin. A person having iglnal people of Europe,
	,	TI. BATE OF BITTIS (MIDIT)			North Africa or	r the Mic	Idle East.
	Evanston, IL		<u> </u>	Ц	Other:		
12.		ed of any criminal offense (s) in Yes ☑ No If yes, attach exp					
13.	EDUCATION				•		
A. HIGH SCHOOL - Name and Location of Institution							GRADUATED?
Oak Park River Forest High School							X Yes
B. COLLEGE - UNDERGRADUATE/BACCALAUREATE - Name and Location of Institution							GRADUATED?
University of Minnesota - Twin Cities							☑ Yes ☐ No
	NUMBER OF YEARS ATTENDED	CURRICULUM	TYPE OF DEG	REE GRA	NTED	DATE	DEGREE ISSUED
	4	Political Science Major	Bachelor	of Arto		M	2020
	4	History Minor	bachelor	OI ARS		1416	ay 2020
	COLLEGE - UNDERGRADUATE/BACC	L ALAUREATE - Name and Location of Institu	tion				· · · ·
	NUMBER OF YEARS ATTENDED	CURRICULUM	TYPE OF DEG	REE GRA	NTED	DATE	DEGREE ISSUED
		Major					
		Minor					
C.	COLLEGE - POSTGRADUATE - Name	and Location of Institution					
	TYPE OF CURRICULUM		TYPE OF DEG	REE GRA	NTED	DATE	DEGREE ISSUED
	COLLEGE - POSTGRADUATE - Name of	and Location of Institution					
	TYPE OF CURRICULUM		TYPE OF DEG	REE GRA	NTED	DATE (DEGREE ISSUED
							_

Village of Forest Park, Illinois - Commission/Board Application - 07/2011

14. Do you possess any profession	nal License	Qualifications, if Yes please complete below	M.					
Type of Licensure		License Number	Date of Licensure		State of Licensure	Current?		
			02/	/09/2021	Illinois	⊠Yes □No		
						□Yes □No		
						□Yes □No		
	CE - Time r	must be accounted for from graduation to pr	resent.					
DATE From To		EMPLOYER NAME AND ADDRE	:ss	DESC	RIPTION OF EXPERI	ENCE		
May 2022 - Present	Citiz	en's Advocate - Consumer Fra	Advocate - Consumer Fraud Bureau		Mediated complaints by facilitating cooperation between businesses and consumers, while collecting information and resolving concerns, focused in Auto and Mortgage fraud. Assisted attorneys in inquiries and investigations into business activities. Helped educate Illinois citizens on government programs and consumer protection efforts.			
Feb 2022 - April 2022		(llinois Appellate Court - First Deputy Clerk 60 North LaSalle St. Chicago, 1		Assisted attorneys and pro document filing. Regularly Court decisions. Processed Odyssey EFile systems.	researched Illinois Appe	llate and Supreme		
Sept 2020 - Feb 2022	(e of the IL Senate President Do Constituent Services Represen 1941 W North Ave, Oak Park, I	ntative	resolve sensitive concerns, Statutes, local and state m	on between gov't agencies and constituents to rns, Regularly research Illinois Laws and e matters to assist citizens and prepare or office of the Senate President			
Aug 2020 - Feb 2022 Office Coordinator - Physical Plant deliveries, Assist studer		deliveries, Assist students issues, Help lead project to	atabases, process work orders and organize s and staff with technical questions and to digitize backlog of physical plant					
May 2018 - June 2020		Park District of Oak Park Building Supervisor 415 Lake St, Oak Park, IL 6	Building Supervisor Handled interaction		Promoted from Aquatic Maintenance Attendant after 1 year, Handled paperwork, large staff projects and customer interactions and transactions, Led teams of employees while managing an active work environment			
	eration o	of Public Employees Local 440	8, Member - N	Model United Nation	ns Association			
Eagle Scout Honors -		.6, Oak Park IL						
Jonah Harlan, authorize the Village of Forest Park,III., to conduct an investigation into all aspects of my qualifications and background. I authorize any individual, organization, or agency which maintains records relating to me to provide these records upon request to any agency of the Village of Forest Park, III., conducting such an investigation. This authorization includes, but is not limited to, employment records, credit records, and criminal history records. I release any individual, organization, or agency from any and all liability incurred as a result of providing such records.						rganization, ency of the t limited		
Date Submitted02/21/2023								

CONFLICT OF INTEREST QUESTIONNAIRE

	If answer is "YES" to any of the following, please explain.	YES	NO
1.	Have you or your company entered into any business or consulting contracts with the Village in the last three years? If so, list your partners (if any), and identify all Village departments with which you or your company have had a contract in the last three years.		×
2.	If you answered "Yes" to question number 1, please list the work performed		
3.	Have you ever been named a party to any lawsuit or administrative proceeding? If so, please list county and year filed.		x
4.	Have you ever been arrested or convicted of a felony?		×
5.	Are you aware of any investigation of your conduct by any federal, state or local law enforcement agency?		x
6.	Have you ever served on a Village Commission or Board?		x
7.	If you answered yes to question #6 please list what board and when you served?		
8.	Do you have any government-guaranteed loan outstanding? student loans through Sallie Mae	х	
9.	Is any member of your immediate family employed by the Village?		x
10.	Is there anything in your background, including any investments or real estate holdings, which might create or appear to create any conflict of interest with your appointment?		x
11.	Is there anything in your background which, if it were disclosed, might prove to be embarrassing to you or to the Mayor?		×
Print N	lame of Applicant: Date: 02	/21/202 3	3

Signature of Applicant:

Authorization for Appointment Credit Report I authorize the Forest Park Police to obtain a credit report on myself through the credit reporting agency of its choice. Signature **Print Name** Jonah Harlan **Current Address** City/State Forest Park, IL Date 02/21/2023 **Appointment Process Statement** Appointments to Village Boards and Commissions are the privilege of the Mayor with the advice and consent of the Village Council. Completing this application is not a guarantee that you will be appointed. This is just one step in the appointment process. Signature **Print Name** Jonah Harlan Date 02/21/2023

AGENDA MEMO

Village Council Meeting
Forest Park, Illinois
March 13, 2023

Issue Statement

Agenda Item 10.A: Discussion: IEPA Loan Application for Funding for Lead Water Service Line Replacements

Background

The Village Administrator will discuss the application that was filed with the ILEPA for funding assistance (low interest loan) to assist with the replacement of lead water service lines throughout the Village. It is hoped that the Village receives funding assistance via this application through the award of forgivable loan funding. In conjunction with said application, the Village shall hold a public hearing regarding same (said public hearing will be hosted by the Village's Public Works Director and Village Engineer).

Below, please find the link that contains the public hearing legal notice as well as application documents.

LINK

Again, it is hoped that the Village is able to secure forgivable loan funding (which is similar to a grant), as well as other grant funding, to pay for said lead water service line replacements - in efforts to minimize the utilization of any available local funds.

Following any funding announcement in the future by the ILEPA regarding said application, staff along with the Village's consulting engineers will report back to the Council in efforts to secure policy direction concerning the financing (based upon available funding sources such as grants or local funds) of future lead water service replacements throughout the Village (including if the Village shall not pursue loan assistance should none of it be forgivable). The Village will need to complete said lead water service line replacements over the course of the next 17 years pursuant to the State Law that was passed in 2021.