CITY OF JOLIET WILL COUNTY, ILLINOIS SPECIFICATIONS, PLANS, CONTRACT PROPOSAL, CONTRACT AND CONTRACT BOND

FOR THE PROJECT

2023 SIDEWALK/ CURB REPLACEMENT PROJECT- CONTRACT B

CONTRACT NO. 2728-0623

(PRE-QUALIFICATION REQUIRED THROUGH THE ILLINOIS DEPARTMENT OF TRANSPORTATION OR CAPITAL DEVELOPMENT BOARD)

APPROVED DEPARTMENT。O例 PUBLIC WORKS	SUBMITTED BY		
DIRECTOR OF PUBLIC WORKS	CONTRACTORS NAME		
DATE, 2023	ADDRESS		
APPROVED	CITY AND STATE		
DEPARTMENT OF PUBLIC WORKS			
Au Mu DEPUTY DIRECTOR OF PUBLIC WORKS	PHONE		
DATE: 4/13 , 2023	DATE:, 2023		

DEPARTMENT OF FINANCE PURCHASING DIVISION MELISSA LOPEZ PURCHASING/CONTRACTS ADMINISTRATOR

mlopez@joliet.gov



Prospective Bidders:

Enclosed are bid documents which may be of interest to your company.

Please note the date as to when these bids will be opened.

THIS BID DOCUMENT MUST BE RETURNED INTACT (THE SAME ORDER AS RECEIVED). FAILURE TO DO SO MAY INVALIDATE YOUR PROPOSAL.

ALL BIDS SHALL BE SUBMITTED IN AN OPAQUE, SEALED ENVELOPE TO THE CITY CLERK, 150 WEST JEFFERSON STREET, JOLIET, ILLINOIS 60432, PRIOR TO THE TIME AND DATE SET FORTH FOR BID OPENING IN THE NOTICE TO BIDDERS. EACH BID SHALL BE ADDRESSED TO THE CITY CLERK AND SHALL BEAR ON THE FACE OF THE ENVELOPE THE NAME OF THE BIDDER, AND A STATEMENT THAT IT IS A SEALED BID. TO BE OPENED FOR THE CONTRACT CONSIDERED. AT THE DATE AND HOUR SET FORTH IN THE INVITATION TO BID.

THE BIDDER SHALL ALSO STATE ON THE OUTSIDE OF THE ENVELOPE THAT HE/SHE IS IN RECEIPT OF ALL ADDENDUMS TO THE CONTRACT.

ANY QUESTIONS OR CLARIFICATIONS CONCERNING THESE SPECIFICATIONS SHOULD BE IN WRITING AND DIRECTED TO THE PURCHASING DIVISION AT OR (815)724-3929 FAX. PURCHASING@JOLIET.GOV

ANY ORAL OR WRITTEN COMMENTS RECEIVED FROM ANY OTHER PERSON OTHER THAN THE CONTRACT ADMINISTRATOR, WILL NOT BE CONSIDERED AND ALSO, MAY INVALIDATE YOUR PROPOSAL.

THANK YOU FOR BIDDING. MAYOR

Bob O'Dekirk

CITY MANAGER James V. Capparelli

COUNCILPERSONS Joe Clement **Bettye Gavin** Cesar Guerrero Larry E. Hug **Terry Morris** Pat Mudron Jan Hallums Quillman Sherri Reardon

PURCHASING/CONTRACTS **ADMINISTRATOR** Melissa Lopez

CONTRACT DOCUMENTS

PROJECT: 2023 SIDEWALK/CURB REPLACEMENT PROJECT-

CONTRACT B

DEPARTMENT: PUBLIC WORKS AND PUBLIC UTILITIES

CITY OF JOLIET, ILLINOIS

CONTRACT NO. **2728-0623**

JAMES V. CAPPARELLI CITY MANAGER

MELISSA LOPEZ PURCHASING CONTRACTS/ ADMINISTRATOR

LEGAL NOTICE

CITY OF JOLIET ADVERTISEMENT TO BIDS CONTRACT 2728-0623

2023 SIDEWALK/ CURB REPLACEMENT PROJECT- CONTRACT B

The City of Joliet, Illinois, does hereby invite sealed bids for 10000 SQ FT PCC SIDEWALK REMOVAL & REPLACEMENT, 5"; 450 LINEAL FEET CURB & GUTTER REMOVAL & REPLACEMENT; 150 SQ YD PCC DRIVEWAY PAVEMENT REMOVAL & REPLACEMENT, 6"; 200 SF DETECTABLE WARNINGS.

Bids will be received at the Office of the City Clerk, City of Joliet Municipal Building, 150 West Jefferson Street, Joliet, Illinois 60432-4156 until **10:30 A.M.** local time on **MONDAY, MAY 8, 2023** at which time they will be opened and publicly read aloud.

It is highly recommended that all bids be tabbed to mark the Schedule of Prices, Apprenticeship or Training Program Certification and Bid Bond. An electronic copy of the entire submission on a USB flash drive is also requested to be included in the bid packet.

Those in attendance must adhere to the current City of Joliet City Hall COVID-19 policy. The City of Joliet follows current CDC guidelines regarding COVD-19. Bid results will also be posted on the City's website, and emails sent out to individuals who have subscribed to the related RSS feed. It is preferred that you mail your bids/proposals. They should be address as follows:

OFFICE OF THE CITY CLERK 150 W. JEFFERSON ST. JOLIET, IL 60432

If you do choose to hand deliver your bid/proposal, they are to be hand delivered to the East or West side of City Hall, 150 W. Jefferson St., Joliet, IL 60432 and marked clearly on the outside of the SEALED package with the BID NUMBER AND NAME OF THE PROJECT, DATE AND TIME OF THE BID OPENING, NAME AND ADDRESS AND PHONE NUMBER OF YOUR COMPANY and RECEIPT OF ALL ADDENDA (if applicable). All other doors will be locked. Please make sure to mention you are delivering a sealed bid/proposal, so the receiver knows to time stamp the envelope upon receipt. If dropping off a bid in person, bids must be dropped off during business hours only between 8:00 A.M. and 4:30 P.M.

Those desiring to bid may examine the bid documents and detailed specifications in the City of Joliet Purchasing Division, 150 W. Jefferson St., IL 60432 between the hours of 8:00 A.M. and 4:30 P.M. Electronic copies can be downloaded free of charge

at https://www.joliet.gov/government/departments/finance/purchasing/bids-proposals

All bidders will be required to submit Bid Security in the form of a Certified Check, Cashier's Check or a Bid Bond in the amount of **TEN percent (10%) of the Base Bid**, payable to the City of Joliet.

The successful bidder will be required to post performance security and to provide a Certificate of Insurance as set forth in the Invitation of Bid and the General Terms & Conditions.

Bidders are required to be pre-qualified through the Illinois Department of Transportation or Illinois Capital Development Board. It is the responsibility of the bidder to ensure that their pre-qualification information is provided to the City of Joliet Purchasing Division prior to the bid opening. The City of Joliet reserves the right to reject any and all bids, parts of any and all bids, or to waive technical errors or omissions in bids.

All Bidding Document holders should sign up for RSS feeds at: https://www.joliet.gov/government/departments/finance/purchasing/bids-proposals/construction-public-works

and

https://www.joliet.gov/government/departments/finance/purchasing/bids-proposals/labor-and-services and provide your first and last name and email address to automatically receive addendums. Addendums will also be posted on the City of Joliet's website at https://www.joliet.gov/government/departments/finance/purchasing/bids-proposals. The potential vendor/contractor remains responsible for obtaining all addenda to the original specification so they should check the specific bid page before submitting a bid to make sure they have received all addendums to a specific contract.

BID DOCUMENT FEE: <u>\$0.00;</u>
Published in the Labor Record:
Thursday, April 20, 2023

Free electronic download

James V. Capparelli City Manager

Melissa Lopez Purchasing/Contracts Administrator



LOCAL BIDDER

This contract is eligible for the local bidder preference ordinance.

If you have read all of the documentation, filled out the form found online at https://www.joliet.gov/government/departments/purchasing/prequalification-process

have been prequalified by the City of Joliet as a Local Bidder and wish to be qualified as a local bidder for this contract, please sign this sheet. For more information about local bidder ordinance please go to this link regarding Section 2-444 (b) that defines local bidder:

https://library.municode.com/il/joliet/codes/code of ordinances?nodeId=COOR CH2AD ARTXIIIACDIPEPRSE DIV2PUBIPR S2-444AWCOLOREBIFADELOREBI

VENDOR NAME	
VENDOR ADDRESS	
CITY, STREET, ZIP	_
CONTACT PERSON	_
SIGNATURE	
PHONE	
EMAIL ADDRESS	
Complete this form ONLY if you already submitted the CITY OF JOLIE	T LOCAL
BIDDER APPLICATION FORM from the above website AND have been	approved as
a local bidder.	

Also, please note, there may be other prequalifications that apply to this contract, like Capital Development Board or City of Joliet Financial Prequalification. Please review what is due and note this does not take the place of any of those documents.

Any questions, please contact Purchasing at (815) 724-3925.

CITY OF JOLIET

150 WEST JEFFERSON STREET

JOLIET, ILLINOIS 60432-4158

CONTRACT DOCUMENTS FOR: 2023 SIDEWALK/ CURB REPLACEMENT PROJECT- CONTRACT B

User Department: PUBLIC WORKS AND PUBLIC UTILITIES

Date and Time of Bid Opening: MONDAY, MAY 8, 2023 @ 10:30 A.M.

Bid Security: 10%

Performance Security: 100%

Prequalification Necessary: YES – IDOT OR IL. CAPITAL DEVELOPMENT

BOARD PREQUALIFICATION REQUIRED

Insurance: YES – The City of Joliet and its officers and

employees are to be named as additional insured

on a primary and non-contributory basis.

Additionally, please provide an endorsement from your insurance carrier confirming the City of Joliet is additional insured, including the provision of legal representation in the defense of claims

asserted against the City of Joliet.

Robert O'Dekirk James V. Capparelli

Mayor City Manager

Melissa Lopez

Purchasing/Contracts

Administrator

Council Members:

Joe Clement
Bettye Gavin
Cesar Guerrero Larry
E. Hug
Terry Morris
Pat Mudron
Jan Hallums-Quillman
Sherri Reardon

INSTRUCTION TO BIDDERS

PROJECT: 2023 SIDEWALK/ CURB REPLACEMENT PROJECT- CONTRACT B

NOTE: BY SUBMITTING A BID, THE BIDDER WARRANTS THAT HE HAS FAMILIARIZED HIMSELF WITH ALL REQUIREMENTS OF THE CONTRACT DOCUMENTS AS WELL AS THE CITY OF JOLIET PURCHASING ORDINANCE.

DEFINITIONS:

The following definitions shall apply wherever they appear in the contract documents.

CITY: CITY OF JOLIET

OWNER: THE CITY OF JOLIET

BID: THE OFFER OF THE BIDDER

BIDDER: ANY INDIVIDUAL, CORPORATION OR PARTNERSHIP

WHO SUBMITS A BID.

CONTRACT DOCUMENTS - Invitation to Bid Instructions, General Conditions, Special Provisions, Specifications, Drawings, Addendums, Proposal (in so far as it is not inconsistent with other contract documents) and Contract Form.

Other definitions shall be as defined in City of Joliet Ordinance 7345 or in other Contract Documents.

1. BIDS - GENERAL

Bids shall be made in accordance with the instructions. Failure to execute proposals as required may, in the discretion of the City, be cause for rejection of the bid.

2. FORMS

Bids shall be submitted on the forms provided by the City of Joliet. Each bid must be submitted bound with all other contract documents.

3. BLANKS; CORRECTIONS

All blank spaces on any contract document shall be filled in with typewritten figures or ink. Any erasures or corrections shall be dated and initialed by the bidder.

4. **SUBMISSION**

Bids shall be submitted in opaque sealed envelopes to the City Clerk, 150 West Jefferson Street, Joliet, Illinois 60432-4156, prior to the time and date set forth for bid opening in the Notice to Bidders. Each bid shall be addressed to the City Clerk and shall bear on the face of the envelope the name of the bidder, and a statement that it is a sealed bid to be opened for the contract at the date and hour as set forth in the invitation to bid.

5. **EXECUTION**

Proposals shall be signed by the bidder. If the bidder is a corporation, the proposal shall bear the name of the corporation, signed by an officer authorized to bind the corporation, and sealed with the corporate seal.

6. WITHDRAWAL

Bids may be withdrawn previous to the time of the bid opening by written request. However, no bid shall be withdrawn within the thirty (30) day period after the time set for bid opening. Bidders withdrawing their bids prior to the time and date set for bid opening may still submit another bid if done in accordance with these instructions.

7. WORDS AND FIGURES

Where amounts are given in both words and figures, the words will govern.

8. <u>UNIT PRICE</u>

When unit prices are called for, bids shall include all unit cost items and alternatives shown on the proposal. When an error is made in extending total prices, the unit price will govern.

9. TAXES

All bids shall include all applicable taxes. The State of Illinois Sales Tax and Federal Excise Taxes are not applicable to sales made in the City.

10. NET PRICE

Bid prices shall be net, including therein transportation and handling charges F.O.B. City of Joliet, and shall further include all charges of whatsoever sort for labor and materials contained in the work or materials designated in the specifications and proposals.

11. BID SECURITY

Each bidder shall provide bid security in the amount of at least **Ten percent (10%)** of its base bid. Bid security shall be in the form of a certified check, cashier's check or bid bond issued by a surety licensed to do business in the State of Illinois. Bid security shall be made payable to the order of the City of Joliet. Bid security shall be held to ensure good faith on the part of the bidder and to be applied as liquidated damages should the successful bidder fail to execute all required contract documents or attempt to withdraw the bid prior to execution of the contract.

Personal checks and Company checks are not acceptable bid security and may result in the rejection of the bid as non-conforming.

12. BID SECURITY RETURN

All bid security, other than submitted by the successful bidder, will be returned to the respective bidders upon the successful execution of the contract.

13. <u>INTERPRETATIONS</u>

Interpretations of the meaning of any item in the Contract Documents shall be valid only if issued in writing by the Owner or the Owner's representative designated in the Contract Documents.

14. FAMILIARITY WITH CONTRACT DOCUMENTS AND SITE

Bidders shall examine all contract documents including General Conditions and Specifications, inspect and acquaint himself fully with site conditions (surface and subsurface), working conditions and restraints, if applicable, prior to the submission of his bid.

15. ALTERNATE EQUIPMENT OR MATERIALS

- a. Bids shall be evaluated and considered on equipment and/or materials complying substantially with the contract specifications. If any bidder deviates from the contract specifications or provides a substitute for any required equipment and/or material listed in the contract specifications, that bidder shall list such deviations and/or substitutions, including technical data when applicable, in a letter attached to the bid or on a form that may be provided by the City with the bid documents.
- b. Brand names, which may be mentioned in the contract specifications, are used only as a reference to the type and quality of equipment and/or materials desired. However, any deviation from or substitution in a brand name stated in the contract specifications shall be listed as required under paragraph (a) of this section.
- c. The City reserves the right to determine whether any deviations and substitutions listed by the bidder are within the intent of the contract specifications and will reasonably meet the service requirements of the using department.
- d. A bidder's failure to list any deviations from or substitutions in the contract specifications as required under paragraph (a) of this section may result in the rejection of the bid.

16. DESCRIPTIVE LITERATURE: EQUIPMENT OR MATERIALS

Each bidder bidding on contracts to furnish equipment or materials shall furnish with his proposal two (2) copies of descriptive literature on the supplies or equipment being bid and manufacturer's specifications shall be in sufficient detail to permit proper evaluation of the bid.

17. RESPONSIBILITY OF BIDDERS

No contract will be awarded to any person, firm, or corporation that is in arrears to the City of Joliet, Illinois upon any debt or contract, or who has failed to execute in whole or in part, in a satisfactory manner, any contract with the City of Joliet, or who is a defaulter as to surety or otherwise upon any obligation to the City of Joliet, Illinois.

18. CITY'S RIGHT TO ACCEPT OR REJECT

The City of Joliet reserves the right to accept any bid which may be deemed to be in the best interest of the City of Joliet. The City of Joliet further reserves the right to reject any or all bids.

19. AWARDING OF CONTRACT

The Contract shall be awarded to the lowest responsible bidder based on criteria as set forth in the City of Joliet Purchasing Ordinance.

20. ALTERNATE AND MULTIPLE BIDS

Unless otherwise indicated in these bid documents, the Contractor may not submit alternate or multiple bids as part of this bid package. The submission of more than one bid within a single bid package may be cause for rejection of any or all of the bids of that contractor.

21. AFFIDAVITS

The Affidavits included in these Contract Documents must be executed and submitted with the bid.

GENERAL CONDITIONS

Please see the City of Joliet Special Provision Adopted October 15, 2020 and General Conditions Booklet Updated February 10, 2021 at

<u>www.joliet.gov/government/departments/finance/purchasing/special-provisions-general-conditions</u>

Section 2-448(c). Insurance; all construction and demolition contracts.

- The successful bidder in all construction and demolition contracts shall submit, with other required contract documents, a certificate of insurance, issued by an insurance company licensed to do business in Illinois, indicating the bidder as the insured and naming the City of Joliet (and its officers and employees) as additional insured with right of notice of cancellation for the duration of the contract in at least the following amounts:
 - a) General Liability Insurance One Million Dollars (\$1,000,000) general liability insurance covering injuries, deaths and property damage.
 - b) Workers Compensation Insurance amount required by Illinois law.
- 2) The successful bidder shall require the same amounts and coverages as in subsection (1) from all subcontractors.
- 3) The amounts stated in sub-section (1)(a) shall be doubled for contracts exceeding Five Hundred Thousand Dollars (\$500,000).
- 4) The minimum amount of insurance may be modified and other insurancerelated terms and conditions may be required in specific contracts as the Mayor and City Council may deem appropriate.

PREVAILING WAGES

This Contract shall be subject to the provisions of the *Prevailing Wage Act* (820 ILCS 130/1 et seq.) to the extent required by law.

For Prevailing Wage information please go to the City of Joliet Website https://www.joliet.gov/government/departments/finance/purchasing/prevailing-wage-information

For current Prevailing Wage Rates, go to State of Illinois Website below and follow the instructions:

https://data.illinois.gov/dataset/idol-2018-prevailing-wage-rates/resource/0c95f063-aed9-4db7-adc3-c224acee8fc2

If you cannot access or have difficulty retrieving the prevailing wage information, contact the Purchasing Division at PURCHASING.GOV or call 815-724-3926 and we will send you the relevant prevailing wage information.

NOTICE

The City of Joliet has adopted a Responsible Bidder Ordinance (2-440). In addition to any other requirement, unless otherwise expressly stated in a bid solicitation or an award of contract, or applicable state or federal law or regulation states otherwise, all bidders must comply with the following requirements in order to submit a bid or be awarded a contract.

- 1. The bidder must be a duly organized legal entity in good standing with the Illinois Secretary of State and in compliance with all laws prerequisite to doing business in the state and submit a copy of the Illinois Secretary of State Department of Business Services online records evidencing that the bidder has a current corporate annual report on file, if required. If the bidder is an individual, sole proprietorship, or partnership, this subsection shall not apply.
- 2. The bidder must have a valid Federal Tax Identification Number of Social Security Number (for individuals), documents evidencing current registration with the Illinois Department of Revenue and the Illinois Department of Employment Security (if bidder has employees).
- 3. The bidder must be an equal opportunity employer and comply with Section 2000(e) of Chapter 21, Title 42 of the United States Code and Executive Order 11246.
- 4. The bidder shall provide certificates of insurance indicating the following coverages if called for in the bid solicitation: general liability, workers compensation, completed operations, automobile, hazardous occupation, and product liability.
- 5. A statement that all employees are (i) covered under a current workers' compensation insurance policy, and (ii) properly classified under such policy. If the bidder is insured with a carrier, the evidence of workers' compensation insurance shall be a copy of the "Information Page" which includes the name and address of the insured, as well as class codes upon which the compensation premium is based and the total estimated remuneration per class code.
- 6. A statement of compliance with all provisions of the Illinois Prevailing Wage Act (820 ILCS 130), as amended, and all the rules and regulations therein, for the past five (5) years. Such statement shall also provide that the contractor has reviewed the Prevailing Wage Act or the federal Davis-Bacon and Related Acts, has reviewed and agrees to pay the applicable prevailing wage rates attached to the bid specifications, and will strictly comply with the Prevailing Wage Act or federal Davis-Bacon and Related Acts and related requirements, including wages, medical and hospitalization insurance and retirement for those trades covered in the Act. A contractor who has been found, by the Illinois Department of Labor, to be in violation of the Prevailing Wage Act twice within a three (3) year period shall be deemed to not be Responsible Bidder for two (2) years from the date of the latest finding.

- 7. Certification of compliance with the Substance Abuse Prevention on Public Works Projects Act (820 ILCS 265/1, et seq.).
- 8. A certification that individuals who perform work on the public works project on behalf of the contractor are properly classified as either (i) an employee, or (ii) an independent contractor under all applicable state and federal laws and local ordinances.
- 9. Documents evidencing any professional or trade licenses required by law or local ordinance for any trade or specialty in which the contractor is seeking a contract award. Additionally, the contractor must disclose any suspension or revocation of such license held by the company, or of any director, officer, or manager of the company.
- 10. For construction contracts (construction of new facilities, renovation of existing facilities, or road construction projects), or demolition contracts, over \$25,000 (twenty five thousand dollars), evidence of participation in apprenticeship and training programs applicable to the work to be performed on the project, which are approved by and registered with the United States Department of Labor's Office of Apprenticeship, or its successor organization. The required evidence includes but is not limited to a copy of all applicable apprenticeship standards or Apprenticeship Agreement(s) for any apprentice(s) who will perform work on the public works project.
- 11. Disclosure of the name and address of each subcontractor from whom the contractor has accepted a bid and/or intends to hire on any part of the project. Further, each such subcontractor shall be required to adhere to the requirements set forth herein as though it were bidding directly to the city. Each contractor shall submit all subcontractor information and supporting documentation to the city prior to the subcontractor commencing work on the project.
- 12. Unless otherwise agreed to in a collective bargaining agreement, the bidder shall certify that it provides, or contributes to, a health care plan for those employees working on the project and shall provide a copy of the health care plan upon request. The contributions toward a health care plan must be part of the employee's regular compensation, and not merely part of the employee's compensation during the period of time for which the employee is performing work on the project.
- 13. Unless otherwise agreed to in a collective bargaining agreement, the bidder shall certify that it contributes to an employee pension or retirement program, including but not limited to a 401k, a defined benefit plan or a similar plan for its field employees working on the project and shall provide a copy of the plan upon request. The contributions toward a pension or retirement program must be a part of the employee's regular compensation and not merely part of the employee's compensation during the period of time for which the employee is performing work on the project.

- 14. Certification that the bidder has not been subject to any determinations by a court or governmental agency for violations of federal, state, or local laws, including but not limited to serious, willful, or repeated violations of the Occupational Safety and Health Act (OSHA), violations of contracting or antitrust laws, tax or licensing laws, environmental laws, or the federal Davis-Bacon and Related Acts.
- 15. Whenever practical, the bidder should prequalify as a local bidder.
- 16. Any material changes to the contractor's status, at any time during the performance of the project, must be reported in writing to the city within fourteen (14) days of its occurrence. Failure to comply with this requirement is grounds for the contractor to be deemed a non-responsible bidder.
- 17. The submission requirements of this Ordinance also apply to subcontractors, except that the contractor shall submit all subcontractor submissions to the city prior to the subcontractor commencing work on the project. Failure of a subcontractor to submit the required information shall not disqualify the successful bidder from performing work on the project and shall not constitute a contractual default and/or breach by the successful bidder. However, the city may withhold all payments otherwise due for work performed by a subcontractor until the subcontractor submits the required information and the city approves such information. Further, where the city deems necessary, the city may also require that the successful bidder remove the subcontractor from the project and replace it with a responsive and responsible subcontractor.

CERTIFICATIONS/ATTACHMENTS

For each required certification or submission, the bidder shall comply with the appropriate subsection of the City of Joliet code of ordinances by initialing the page and/or attaching the required documentation to the page.

The certification pages should be initialed and submitted with the bid along with the required attachments.

There are 16 certification pages and a checklist that follows.

2-440(1) - The bidder must be a duly organized legal entity in good standing with the Illinois Secretary of State and in compliance with all laws prerequisite to doing business in the state and submit a copy of the Illinois Secretary of State Department of Business Services online records evidencing that the bidder has a current corporate annual report on file, if required. If the bidder is an individual, sole proprietorship, or partnership, this subsection shall not apply.

I hereby certify that the bidder is a duly organized legal entity in good standing with the Illinois Secretary of State and in compliance with all laws prerequisite to doing business in the state.
Initials of bidder
Or:
I certify that the bidder is an individual, sole proprietor, or partnership.
Initials of bidder

Attachment: Illinois Secretary of State Department of Business Services online records evidencing that the bidder has a current corporate annual report on file (if required).

Mark attachment as "Attachment A"

2-440(2) - The bidder must have a valid Federal Tax Identification Number or Social Security Number (for individuals), documents evidencing current registration with the Illinois Department of Revenue and the Illinois Department of Employment Security (if bidder has employees).

Attachment: Documents evidencing current registration with the Illinois Department of Revenue and the Illinois Department of Employment Security (if bidder has employees).

Mark attachment as "Attachment B"

2-440(3) - The bidder must be an equal opportunity employer and comply with Section 2000(e) of Chapter 21, Title 42 of the United States Code and Executive Order 11246.

I certify	that the	bidder i	s an equal	opportunity	employer	and is in	compliance	with Section
2000(e) of Cha	pter 21,	Title 42 of	the United	States Cod	de and Ex	cecutive Orde	er 11246.

2-440(4) - The bidder shall provide certificates of insurance indicating the following coverages if called for in the bid solicitation: general liability, workers compensation, completed operations, automobile, hazardous occupation, and product liability.

Attachments: Certificates of insurance indicating the following coverages as called for in the bid solicitation.

Mark attachment as "Attachment C"

2-440(5) - A statement that all employees are (i) covered under a current workers' compensation insurance policy, and (ii) properly classified under such policy. If the bidder is insured with a carrier, the evidence of workers' compensation insurance shall be a copy of the "Information Page" which includes the name and address of the insured, as well as class codes upon which the compensation premium is based and the total estimated remuneration per class code.

I certify that all employees are (i) covered under a current workers' compensation insurance policy, and (ii) properly classified under such policy.

Initials of bidder

Attachment: "Information Page" which includes the name and address of the insured, as well as class codes upon which the compensation premium is based and the total estimated remuneration per class code (if applicable).

Mark attachment as "Attachment D"

2-440(6) - A statement of compliance with all provisions of the Illinois Prevailing Wage Act (820 ILCS 130), as amended, and all the rules and regulations therein, for the past five (5) years. Such statement shall also provide that the contractor has reviewed the Prevailing Wage Act or the federal Davis-Bacon and Related Acts, has reviewed and agrees to pay the applicable prevailing wage rates attached to the bid specifications, and will strictly comply with the Prevailing Wage Act or federal Davis-Bacon and Related Acts and related requirements, including wages, medical and hospitalization insurance and retirement for those trades covered in the Act. A contractor who has been found, by the Illinois Department of Labor, to be in violation of the Prevailing Wage Act twice within a three (3) year period shall be deemed to not be Responsible Bidder for two (2) years from the date of the latest finding.

I certify that the bidder is in compliance with all provisions of the Illinois Prevailing Wage Act (820 ILCS 130), as amended, and all the rules and regulations therein, and has been for the past five (5) years.

Initials of bidder

I certify that that the contractor has reviewed the Prevailing Wage Act or the federal Davis-Bacon and Related Acts, has reviewed and agrees to pay the applicable prevailing wage rates attached to the bid specifications, and will strictly comply with the Prevailing Wage Act or federal Davis-Bacon and Related Acts and related requirements, including wages, medical and hospitalization insurance and retirement for those trades covered in the Act.

2-440(7) - Certificati	on of compliance	e with the Subs	stance Abuse	Prevention
on Public Works Pro	jects Act (820 IL	CS 265/1, et s	seq.).	

I certify that the	bidder is in	compliance	with the	Substance	Abuse P	Prevention of	on Pub	lic
Works Projects	Act (820 ILC	CS 265/1, et	seq.).					

2-440(8) - A certification that individuals who perform work on the public works project on behalf of the contractor are properly classified as either (i) an employee, or (ii) an independent contractor under all applicable state and federal laws and local ordinances.

I certify that all individuals who perform work on the public works project on behalf of the contractor are properly classified as either (i) an employee, or (ii) an independent contractor under all applicable state and federal laws and local ordinances.

2-440(9) - Documents evidencing any professional or trade licenses required by law or local ordinance for any trade or specialty in which the contractor is seeking a contract award. Additionally, the contractor must disclose any suspension or revocation of such license held by the company, or of any director, officer, or manager of the company.

Attachments: Documents evidencing any professional or trade licenses required by law or local ordinance for any trade or specialty in which the contractor is seeking a contract award.

Mark attachment as "Attachment E"

Attachments: Disclosure of any suspension or revocation of such license held by the company, or of any director, officer, or manager of the company.

Mark attachment as "Attachment E1"

Or

I certify that the contractor has not been the subject of any suspension or revocation of such license held by the company, or of any director, officer, or manager of the company.

2-440(10) - For construction contracts (construction of new facilities, renovation of existing facilities, or road construction projects), or demolition contracts, over \$25,000 (twenty five thousand dollars), evidence of participation in apprenticeship and training programs applicable to the work to be performed on the project, which are approved by and registered with the United States Department of Labor's Office of Apprenticeship, or its successor organization. The required evidence includes but is not limited to a copy of all applicable apprenticeship standards or Apprenticeship Agreement(s) for any apprentice(s) who will perform work on the public works project.

Attachments: Evidence of participation in apprenticeship and training programs applicable to the work to be performed on the project, which are approved by and registered with the United States Department of Labor's Office of Apprenticeship, or its successor organization. The required evidence includes but is not limited to a copy of all applicable apprenticeship standards or Apprenticeship Agreement(s) for any apprentice(s) who will perform work on the public works project.

Mark attachment as "Attachment F"

2-440(11) - Disclosure of the name and address of each subcontractor from whom the contractor has accepted a bid and/or intends to hire on any part of the project. Further, each such subcontractor shall be required to adhere to the requirements set forth herein as though it were bidding directly to the city. Each contractor shall submit all subcontractor information and supporting documentation to the city prior to the subcontractor commencing work on the project.

Attachments: The name and address of each subcontractor from whom the contractor has accepted a bid and/or intends to hire on any part of the project.

Mark attachment as "Attachment G"

I certify and acknowledge that the bidder shall submit all subcontractor information and supporting documentation to the city prior to the subcontractor commencing work on the project.

2-440(12) - Unless otherwise agreed to in a collective bargaining agreement, the bidder shall certify that it provides, or contributes to, a health care plan for those employees working on the project and shall provide a copy of the health care plan upon request. The contributions toward a health care plan must be part of the employee's regular compensation, and not merely part of the employee's compensation during the period of time for which the employee is performing work on the project.

I certify that the bidder provides, or contributes to, a health care plan for those employees working on the project and shall provide a copy of the health care plan upon request. I further certify that these contributions are part of the employee's regular compensation, and not merely part of the employee's compensation during the period of time for which the employee is performing work on the project.

Initials of bidder

Cor

I certify that the bidder is subject to a collective bargaining agreement which addresses issues regarding a health care plan.

2-440(13) - Unless otherwise agreed to in a collective bargaining agreement, the bidder shall certify that it contributes to an employee pension or retirement program, including but not limited to a 401k, a defined benefit plan or a similar plan for its field employees working on the project and shall provide a copy of the plan upon request. The contributions toward a pension or retirement program must be a part of the employee's regular compensation and not merely part of the employee's compensation during the period of time for which the employee is performing work on the project.

I certify that the bidder contributes to an employee pension or retirement program, including but not limited to a 401k, a defined benefit plan or a similar plan for its field employees working on the project and shall provide a copy of the plan upon request. These contributions toward a pension or retirement program are part of the employee's regular compensation and not merely part of the employee's compensation during the period of time for which the employee is performing work on the project.

Initials of bidder

Or

I certify that the bidder is subject to a collective bargaining agreement which addresses contributions to an employee pension or retirement program, including but not limited to a 401k, a defined benefit plan or a similar plan for its field employees working on the project and shall provide a copy of the plan upon request.

2-440(14) - Certification that the bidder has not been subject to any determinations by a court or governmental agency for violations of federal, state, or local laws, including but not limited to serious, willful, or repeated violations of the Occupational Safety and Health Act (OSHA), violations of contracting or antitrust laws, tax or licensing laws, environmental laws, or the federal Davis-Bacon and Related Acts.

I certify that the bidder has not been subject to any determinations by a court or governmental agency for violations of federal, state, or local laws, including but not limited to serious, willful, or repeated violations of the Occupational Safety and Health Act (OSHA), violations of contracting or antitrust laws, tax or licensing laws, environmental laws, or the federal Davis-Bacon and Related Acts.

2-440(b) - Any material changes to the contractor's status, at any time during the performance of the project, must be reported in writing to the city within fourteen (14) days of its occurrence. Failure to comply with this requirement is grounds for the contractor to be deemed a non-responsible bidder.

I certify and acknowledge that any material changes to the contractor's status, at any time during the performance of the project, must be reported in writing to the city within fourteen (14) days of its occurrence. Failure to comply with this requirement is grounds for the contractor to be deemed a non-responsible bidder.

2-440(d) - The submission requirements of this Ordinance also apply to subcontractors, except that the contractor shall submit all subcontractor submissions to the city prior to the subcontractor commencing work on the project. Failure of a subcontractor to submit the required information shall not disqualify the successful bidder from performing work on the project and shall not constitute a contractual default and/or breach by the successful bidder. However, the city may withhold all payments otherwise due for work performed by a subcontractor until the subcontractor submits the required information and the city approves such information. Further, where the city deems necessary, the city may also require that the successful bidder remove the subcontractor from the project and replace it with a responsive and responsible subcontractor.

I certify and acknowledge that the submission requirements of this Ordinance also apply to subcontractors. I further acknowledge that the city may withhold all payments otherwise due for work performed by a subcontractor until the subcontractor submits required information and the city approves such information. I further acknowledge that where the city deems necessary, the city may also require that the successful bidder remove the subcontractor from the project and replace it with a responsive and responsible subcontractor.

CERTIFICATION CHECKLIST

Initial bottom of page to certify that required certifications and attachments are complete.

Bidders/Contractor are required to certify to the following items:

2-440(1) – Good standing with S.O.S.	
2-440(3) – Equal opportunity employer	
2-440(5) – Workers' compensation coverage	
2-440(6) – Prevailing Wage Act	
2-440(7) – Substance Abuse Prevention on Public Works Act	
2-440(8) – Employees properly classified	
2-440(9) – Contractor properly licensed	
2-440(11) – Disclosure of subcontractor information	
2-440(12) – Employee health care plan	
2-440(13) – Employee retirement plan	
2-440(14) – OSHA compliance	
2-440(b) – Required reporting of change in status	
2-440(d) – Required updating of subcontractor information	
Bidders/Contractor are required to attach the following documents:	
2-440(1) – S.O.S. annual report (if required)	
2-440(2) – Registration with IDOR and IDES	
2-440(4) – Certificates of insurance	
2-440(5) – Information page regarding workers' compensation	
2-440(9) – Professional or trade licenses required	
2-440(9) – Disclosure of suspension or revocation of license	
2-440(10) – Apprenticeship standards or agreements (if required)	
2-440(11) – List of subcontractors	
I certify that all required certifications and attachments documents	are included in the bid
	Initials of bidder

DEPARTMENT OF PUBLIC WORKS AND UTILITIES

815-724-4200 Direct 815-723-7770 Fax



GENERAL CONTRACTOR

RE: 2023 CONSTRUCTION PROJECTS

Dear General Contractor:

The City of Joliet currently has specifications, which require ten (10%) percent minority participation in contracts over \$100,000.00. In an effort to track this information letter, the City of Joliet will be requiring all GENERAL CONTRACTS to submit to a complete list of sub-contractors they intend to use on the awarded project at the pre-construction meeting. The issuance of this sub-contractor list will help the City ensure that minority requirements are met as well as prevailing wages. The sub-contractor list should include the dollar amount or percentage of this contract for the work the sub-contractor is responsible. I.D.O.T. for BC 260-A is an example of such an acceptable form. In addition, the specification states that monthly certified payroll records are to be submitted to the Engineer. This will also be enforced for the upcoming construction season.

The City of Joliet appreciates your effort throughout the years and looks forward to working with you in the upcoming construction season.

Gregory P. Ruddy, P.E. Public Works Director

Allion Sople

Cy P. Kly

Allison Swisher

Director of Public Utilities

NOTICE TO BIDDERS – ETHICS ORDINANCE AND INSPECTOR GENERAL COMPLIANCE

The City of Joliet has an Ethics Ordinance (Section 2-333 et seq. of the Code of Ordinances of the City of Joliet) which prohibits any appointed or elected official of the City of Joliet, or any employee of the City of Joliet from receiving or soliciting anything of value to influence that City official or employee in carrying out his or her official duties. The City of Joliet appreciates your anticipated cooperation in refraining from offering any official or employee anything, item, service, or favor of value to influence that person's decision on any City business. With your cooperation, the City of Joliet will achieve its goal of maintaining a fair and competitive contract procedure that promotes the best interests of the citizens of the City of Joliet. You should report immediately any violation of the Ethics Ordinance to the Inspector General, including any solicitation of a thing of value by a City official or employee. A bidder or contractor's participation or encouragement in the violation of the Ethics Ordinance may result in the rejection of a bid, termination of contract, or declaration of ineligibility to bid on future contracts.

It is the duty of any bidder, proposer, consultant, subcontractor, applicant for prequalification for a City contract, applicant for local bidder certification, and all officers, directors, agents, partners and employees of any bidder, proposer, consultant, subcontractor, or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to City of Joliet Ordinance 2-180, et. seq.. Any of the aforementioned parties understands and will abide by all provisions of the aforementioned Ordinance. All contractors must inform subcontractors of the provision and require understanding and compliance with it.

A copy of the City of Joliet Ethics Ordinance and all other City Ordinances are available in the City Clerk's office or on the City website for your review.

SPECIAL PROVISIONS

The following Special Provisions supplement the most current version of the "Standard Specifications for the Road & Bridge Construction" and the "Supplemental Specifications and Recurring Special Provisions". The above named publications shall hereinafter be referred to as the State Specifications, which apply to and govern this project.

1. WORK AREA:

This contract includes Sidewalk/Curb Removal and Sidewalk/Curb Replacement on public property as designed by the City of Joliet. The Director of Public Works or his designee shall designate the locations and areas where work is to be performed under this contract by the Contractor. The limits of this project within the City limits of Joliet are Bronk Rd. and Riverwalk Dr. to the east, and City Limits to the West (area map included). Work to be performed under this contract includes locations which are funded by the adjacent property owner on a 50/50 basis, sidewalk damaged from trees, and curb & gutter damaged from snow removal equipment. Locations will be provided after the award of the contract. Preliminary list of locations is included for tree damaged locations (pink); and for ADA ramps to be replaced/ installed to meet current PROWAG requirements.

2. **PROTECTIVE MEASURES:**

The Contractor shall include furnishing, installing, maintaining, relocating, and removing traffic control devices for regulating, warning or directing vehicle or pedestrian traffic during the construction of these improvements. All traffic protection shall conform to the State Specifications and the "Manual on Uniform Traffic Control Devices".

This work shall be considered incidental to the contract, no other compensation will be allowed.

3. BUFFALO BOX/ VALVE BOX ADJUSTMENTS:

If it is determined by the Engineer that any water "Buffalo Box" or valve box should be vertically adjusted to the proposed sidewalk, curb & gutter or driveway apron grade, the Contractor shall make the necessary adjustments. The contractor will provide any extensions as needed. If this vertical adjustment is made by turning the box to the correct elevation, no compensation will be considered. If excavation is necessary, this work will be paid for at the contract unit price per each "BUFFALO BOX/ VALVE BOX ADJUSTMENT.

4. BACKFILLING AND SEEDING/SODDING:

After the installation of the sidewalk, driveway apron and/or curb and gutter and the removal of the forms, the Contractor shall immediately backfill where the forms were placed by applying a minimum of three (3) inches approved topsoil. In areas adjacent to asphalt and aggregate driveways, the backfill shall consist of CA-6 stone up to final grade minus the depth of asphalt to be installed.

In locations with a significant grade change from the previous conditions, approved backfill shall be placed on a slope no greater than 3 to 1 *And the existing ground regraded at 3 to 1 slope to match the sidewalk/ curb/ apron grade.* All locations are to be restored with three inches of topsoil and seed and as noted above. This cost, including any regrading, shall be included into the contract unit price for the respective pay item of concrete and asphalt work.

Any damage caused to the parkway outside the limits of excavation shall be restored at the contactors expense and covered with Seeding, type 1 W/ erosion control blanket.

5. <u>PORTLAND CEMENT CONCRETE SIDEWALK REMOVAL & REPLACEMENT:</u>

This work includes furnishing all materials, equipment, and labor necessary to remove the existing material (including but not limited to aggregate, limestone, concrete, and asphalt) and installing Portland cement concrete sidewalk in accordance with the applicable portions of Section 202, 311, 424 and 440 of the "Standard Specifications". All sidewalks shall be 5 inches thick except driveway sidewalks - which shall be six inches (6") thick and reinforced with 6" x 6" #10/#10 welded wire fabric at residential driveways. The additional concrete and fabric shall be considered incidental to the cost of P.C.C. sidewalk. Asphalt driveways shall be excavated only enough to provide for the sidewalk forms. The contractor is to replace asphalt and be paid for per unit price, Hot Mix Asphalt Removal and Replacement of the thickness specified. All sidewalks shall be placed on a three inch (3") thick mechanically compacted aggregate sub-base with gradation CA-6 or equal course gradation, which shall be considered incidental to this item. The new sidewalk shall meet the existing sidewalk or concrete driveway with a clean, straight saw-cut and 1/2 inch expansion joint material. Sidewalk shall have 1/2 inch expansion joint material along curb & gutter.

All sidewalks shall be installed with a 1/4 inch per foot slope towards the street. Sidewalk elevations shall be set so as to maintain a slope of 1/2 inch per foot between the sidewalk and the top of curb wherever possible. The maximum longitudinal slope shall be one (1) foot rise in twelve (12) feet run. If this condition is not met, the Engineer shall be contacted immediately. All grades and form depths shall be set and checked by the Engineer prior to pouring concrete. It shall be the contractor's responsibility to verify that the Engineer has approved each location for the placement of concrete. Ramps for the disabled shall be installed at crosswalks, as indicated by the Engineer, as per current IDOT standards 424001, 424006, 424011, 424016, 424021, or 424026. A 24" wide strip re-usable cast iron plate detectable warnings- truncated domes with contrasting color (natural patina unfinished)- shall be installed across the entire depression of the ramp. The detectable warning plates shall be free from warps and have vent holes or anchors.

Method of Measurement:

PCC Sidewalk Removal & Replacement, 5" will be measured for payment in place and the area computed in square feet.

Detectable warnings will be measured for payment in place and the area computed in square feet. The Detectable Warnings shall be installed across the length of the handicap accessible ramp and 24" wide from the back of curb, only. No other compensation will be allowed for this work.

Basis of Payment:

This work will be paid for at the contract unit price per square foot for **P.C.C. sidewalk Removal & Replacement, five inch (5")** measured in place and includes all materials, excavation, seeding, topsoil, sawcutting, wire mesh, aggregate sub-base, expansion joint material, and the removal of any existing sidewalk, aggregate base, and any soil material.

Payment for the Detectable Warnings shall be paid for at the contract unit price per square foot for DETECTABLE WARNINGS as measured in place.

6. PORTLAND CEMENT CONCRETE SIDEWALK:

This work includes furnishing all materials, equipment, and labor necessary to remove the existing soil material and install portland cement concrete sidewalk in accordance with the applicable portions of Section 202, 311, and 424 of the "Standard Specifications". All sidewalks shall be 5 inches thick except driveway sidewalks - which shall be six inches (6") thick and reinforced with 6" x 6" #10/#10 welded wire fabric at residential driveways. The additional concrete and fabric shall be considered incidental to the cost of P.C.C. sidewalk. Asphalt driveways shall be excavated only enough to provide for the sidewalk forms. The contractor is to replace asphalt and be paid for per unit price, Hot Mix Asphalt Removal and Replacement of the thickness specified. All sidewalks shall be placed on a three inch (3") thick mechanically compacted aggregate sub-base with gradation CA-6 or equal course gradation, which shall be considered incidental to this item. The new sidewalk shall meet the existing sidewalk or concrete driveway with a clean, straight saw-cut and 1/2 inch expansion joint material. Sidewalk shall have 1/2 inch expansion joint material along curb & gutter.

All sidewalks shall be installed with a 1/4 inch per foot slope towards the street. Sidewalk elevations shall be set so as to maintain a slope of 1/2 inch per foot between the sidewalk and the top of curb wherever possible. The maximum longitudinal slope shall be one (1) foot rise in twelve (12) feet run. If this condition is not met, the Engineer shall be contacted immediately. All grades and form depths shall be set and checked by the Engineer prior to pouring concrete. It shall be the contractor's responsibility to verify that the Engineer has approved each location for the placement of concrete. Ramps for the disabled shall be installed at crosswalks, as indicated by the Engineer, as per current IDOT standards 424001, 424006, 424011, 424016, 424021, or 424026. A 24" wide strip re-usable cast iron plate detectable warnings- truncated domes with contrasting color (natural patina unfinished)- shall be installed across the entire depression of the ramp. The detectable warning plates shall be free from warps and have vent holes or anchors.

Method of Measurement:

PCC Sidewalk, 5" will be measured for payment in place and the area computed in square feet.

Detectable warnings will be measured for payment in place and the area computed in square feet. The Detectable Warnings shall be installed across the length of the handicap accessible ramp and 24" wide from the back of curb, only. No other compensation will be allowed for this work.

Basis of Payment:

This work will be paid for at the contract unit price per square foot for **P.C.C. sidewalk**, **five inch (5")** measured in place and includes all materials, excavation, seeding, topsoil, sawcutting, wire mesh, aggregate sub-base, expansion joint material, and the removal of any soil.

Payment for the Detectable Warnings shall be paid for at the contract unit price per square foot for DETECTABLE WARNINGS as measured in place.

7. <u>PORTLAND CEMENT CONCRETE DRIVEWAY PAVEMENT REMOVAL & REPLACEMENT:</u>

This work includes furnishing all materials, equipment, and labor necessary to remove existing apron or driveway material and install P.C.C. Driveway Pavement in accordance with Article 202, 311, 423 & 440 of the "Standard Specifications".

All driveway aprons shall be six inches (6") in thickness at residential properties and eight inches (8") at commercial and industrial properties. The concrete driveway pavement shall be reinforced by 6" x 6", #10/#10 welded wire fabric. All driveway aprons shall be placed on a three inch (3") thick mechanically compacted sub-base aggregate base meeting CA-6 or equal course gradation.

All driveways shall slope uniformly from the front face of the sidewalk to the back face of the depressed curb at a maximum slope of eight feet (8') run to a one foot (1') rise. The City Engineer shall be contacted immediately if this condition cannot be met. All grades and form depths shall be set and checked by the Engineer prior to pouring concrete. It shall be the contractor's responsibility to verify that the Engineer has approved each location for the placement of concrete. Expansion material shall be put at both ends of the approach. All driveway aprons shall be poured independently of adjacent proposed curb or sidewalk.

Method of Measurement:

Portland Cement Concrete Driveway Pavement Removal & Replacement will be measured for payment in place and the area computed in square yard.

Basis of Payment:

This work will be paid for at the contract unit price per square yard for PORTLAND CEMENT CONCRETE DRIVEWAY PAVEMENT REMOVAL & REPLACEMENT per the thickness specified in the proposal documents as measured in place, and includes all materials, excavation, seeding, topsoil, sawcutting, wire mesh, aggregate sub-base, expansion joint material, and the removal of any existing sidewalk, aggregate base, and any soil material.

8. <u>COMBINATION CONCRETE CURB AND GUTTER REMOVAL & REPLACEMENT:</u>

This work includes furnishing all materials, equipment, and labor necessary to sawcut and remove the existing pavement, remove existing curbing (including gutter) and install Type B-6.12 curb & gutter, Type B barrier, or Type M-6.12 curb & gutter in accordance with Article 202, 311, 440 & 606 of the "Standard Specifications". Hot Mix Asphalt Replacement required as a result of this work shall be paid separately as **Hot Mix Asphalt Removal and Replacement, 3 inch**.

Type B-6.12 barrier curb & gutter, Type B barrier, and Type M-6.12 curb & gutter shall be placed on a three (3) inch thick mechanically compacted aggregate sub-base. The sub-base shall meet CA-6 or equal course gradation. Curbs shall conform to current IDOT Standard 606001. Depressed curbing shall be placed as directed by the Engineer.

Method of Measurement:

Combination Concrete Curb and Gutter Removal & Replacement will be measured for payment in place in lineal foot.

Basis of Payment:

This work shall be paid for at the contract unit price per lineal foot for CONCRETE CURB AND GUTTER REMOVAL & REPLACEMENT, and shall include all materials, excavation, backfill, topsoil, seeding, sawcutting, sub-base aggregate and expansion joint material.

9. **CONCRETE CURB:**

This work includes furnishing all materials, equipment, and labor necessary to sawcut and remove the existing pavement and soil, and install Type B barrier curb, in accordance with Article 202, 311, 440 & 606 of the "Standard Specifications". Hot Mix Asphalt Replacement required as a result of this work shall be paid separately as **Hot Mix Asphalt Removal and Replacement, 3 inch**.

Type B barrier, shall be placed on a three (3) inch thick mechanically compacted aggregate sub-base. The sub-base shall meet CA-6 or equal course gradation. Curbs shall

conform to current IDOT Standard 606001. Depressed curbing shall be placed as directed by the Engineer.

Method of Measurement:

Concrete Curb will be measured for payment in place in lineal foot.

Basis of Payment:

This work shall be paid for at the contract unit price per lineal foot for **CONCRETE CURB** and shall include all materials, excavation, backfill, topsoil, seeding, sawcutting, sub-base aggregate and expansion joint material.

10. HOT MIX ASPHALT REMOVAL AND REPLACEMENT:

This item includes the labor, equipment and materials necessary for saw cutting of existing pavement to remain, the removal of the existing pavement, and the replacement with Hot Mix Asphalt Surface Course, Class I, Mix D, N50, of the thickness specified. This work shall be performed in accordance with Section 202, 311, 440, 442 and 406 of the "Standard Specifications".

Method of Measurement:

Hot Mix Asphalt Removal and Replacement will be measured for payment in place and the area computed in square yard.

Basis of Payment:

This work will be paid for at the contract unit price per square yard for HOT MIX ASPHALT REMOVAL AND REPLACEMENT, of the thickness specified, as measured in place.

11. Regrade and Restoration w/ erosion control blanket:

This item shall include all materials, labor and equipment necessary to excavate and regrade the parkway adjacent to the proposed curb & gutter, curb, sidewalk and driveway pavement and to furnish and install pulverized topsoil and seed at locations provided in the proposal documents and as requested by the engineer. The minimum topsoil thickness shall be 4". All boulders and stones more than 3" in largest dimension, shall be removed from the right of way and disposed of by the contractor according to Article 202.03. This work shall be performed in accordance with Section 202, 211, 212, 250 and 280 of the "Standard Specifications".

Basis of Payment:

This work will be paid for at the contract unit price, per square yard for **Regrade and Restoration w**/ seed and erosion control blanket.

12. **NOTICE TO PROCEED:**

It should be noted that the City of Joliet will make monthly payments to the Contractor for all completed work. The Contractor shall not proceed with any work until the contractor has been notified by the City. The City will issue notice to proceed after the contract has been fully executed. The contractor shall start work no later than 10 days after the notice has been given. The City estimates notice to proceed to be issued by June 21, 2023.

13. **PERFORMANCE OF WORK:**

The Contractor will be contacted, in writing, of the work locations and issued a notice to proceed. Section 12 of the Form of the Proposal allows the contractor 40 working days to complete the work. The work shall be completed at a rate no less than 1000 square feet per working day of sidewalk and 100 lineal feet per working day of curb beginning ten working days upon receipt of notice. Failure to complete the work in the allocated time can result in the City of Joliet completing the work and the cost for such work will be deducted from the contract.

14. MAINTENANCE OF COMMUNICATION:

Due to the widespread nature of the project locations, the Engineer shall be able to contact the contractor on the project site within fifteen (15) minutes.

At the Pre-Construction Meeting, the procedure for this provision will be reviewed and approved. Typical applications include mobile telephones, pagers or radio communications.

15. MINORITY EMPLOYMENT REQUIREMENTS:

The Bidder's attention is called to the following Equal Employment Opportunity Construction Contract Specifications:

The Contractor's aggregate workforce on all construction work covered by this contract shall include any combination of minority or female participation equaling or exceeding ten percent (10%) of the contractor's aggregate workforce. Compliance with this specification will be measured against the total hours performed, including all subcontracts. The contractor shall provide payroll records to establish the total work hours and those hours worked by minorities and/or females prior to receiving any retainage reduction or final payment.

Non-compliance with this specification may result in the termination of this contract and/or the ineligibility of the contractor for further contracts with the City of Joliet.

DEFINITION:

- 1. Black (all person having origins in any of the Black African racial groups not of Hispanic Origin).
- 2. Hispanic (all persons of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish Culture or origin, regardless of race).
- 3. Asian and Pacific Island (all persons having origin in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent, or the Pacific Islands).
- 4. American Indian or Alaskan Native (all persons having origins in any of the original peoples of North American and maintaining identifiable tribal affiliations through membership and participation of community identification).

16. **REMOVAL OF EXCAVATED MATERIAL:**

All excavated material; including concrete, asphalt, and topsoil shall be removed and hauled immediately off site. At no time is any material to be placed on the roadway or within the public right-of-way (no stockpiles). Any excavated material left on site will be hauled away by the City and the cost deducted from the amount due to the contractor. Also, leaving material onsite could be considered to be in default of the contract.

17. TESTING FOR CONTAMINATED MATERIAL:

This item includes all materials, equipment, and labor required to test all excavated materials for environmental contaminants as dictated by the Clean Construction or Demolition Debris (CCDD) Legislation (PA 96-1416) to be incidental to the contract. It is the Contractor's responsibility to create and maintain all testing documentation to be supplied upon request.

Basis of Payment

All testing required shall be incidental to the contract.

18. REMOVAL AND DISPOSAL OF CONTAMINATED MATERIAL:

This item shall include all materials, equipment, and labor required to remove and dispose of any excavated material which tests positive for contamination in accordance with all IEPA regulations.

Method of Measurement:

REMOVAL AND DISPOSAL OF CONTAMINATED MATERIAL will be measured for payment in place and the volume computed in cubic yard.

Basis of Payment

This work shall be paid for at the contract unit price per cubic yard for <u>REMOVAL AND</u> DISPOSAL OF CONTAMINATED MATERIAL.

19. SIDEWALK/ SHARED-USE PATH REMOVAL- RESTORATION WITH 5" TOPSOIL AND SEED W/ EROSION CONTROL BLANKET:

This item shall include all material, equipment, and labor required for the removal of the existing SIDEWALK OR SHARE USE PATH (concrete sidewalk & asphalt shared-use path) and backfilling the area with 5" of topsoil AND seeding, type 1 with erosion control blanket.

Basis of Payment

This work shall be paid for at the contract unit price per square foot for SIDEWALK/ SHARED-USE PATH REMOVAL- RESTORATION WITH 5" TOPSOIL AND SEED W/ EROSION CONTROL BLANKET.

20. TREE ROOT PRUNING- 8" DIAMETER and GREATER

Where tree roots with a diameter less than eight (8) inches are encountered under or directly adjacent to the asphalt, sidewalk, driveway pavement, curb and/or gutter, and brick pavers, the roots shall be cut and removed and disposed. The cost for such work shall be considered incidental to the item of work being performed. Tree roots that are encountered, removed and disposed, which are of diameter equal to or greater than eight (8) inches shall be paid for separately per the contract unit price, Tree Root Pruning-8" Diameter and Greater. This work shall be performed by a mechanical root pruning saw to the subgrade depth; and to 6" beyond the front and back of sidewalk, curb & gutter, and driveway pavement.

Method of Measurement:

Tree Root Pruning- 8" Diameter And Greater, will be measured per EACH tree location (including location where tree was removed).

Basis of Payment:

Tree Root Pruning- 8" Dia. And Greater, will paid for at the contract unit price per EACH for a tree location (including location where tree was removed).

21. Structure to be Adjusted

This work will be performed per the Section 602 of the Standard Specification and will include adjustments to catch basins, inlets, manholes, and valve vaults. Any backfill required shall be compacted CA-6. No Riser rings will be allowed. Restoration with 3" topsoil and seed will be part of this work.

Method of Measurement:

The item will be measured per quantity- EACH. Any backfill material will be incidental to this work.

Basis of Payment:

This item will be paid for per quantity EACH for Structure to be Adjusted. No additional compensation will be allowed for this work.

22. HOT MIX ASPHALT SURFACE REMOVAL AND REPLACEMENT:

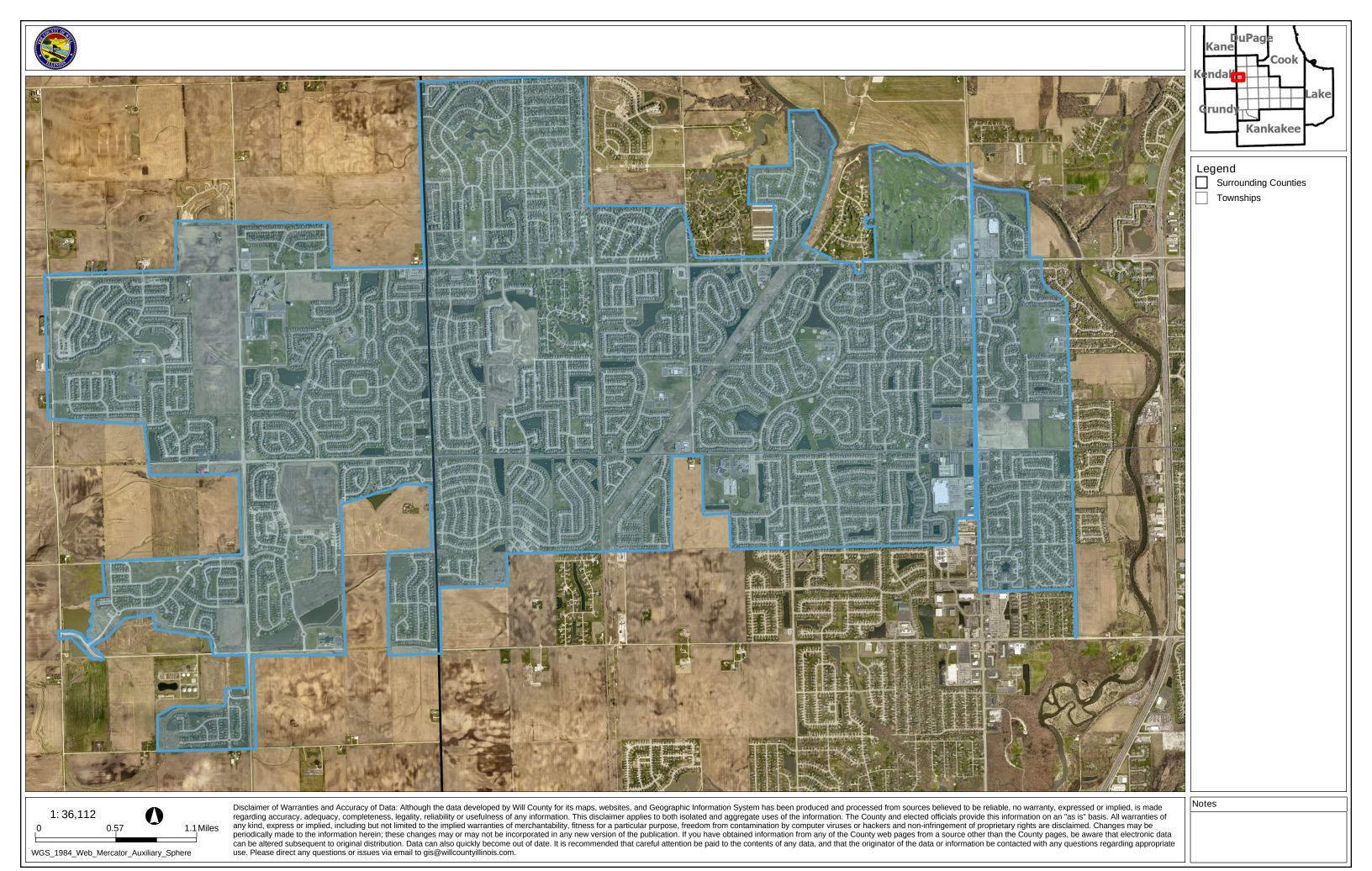
This work will be performed where curb & gutter is removed and replaced on arterial/collector roadways (including intersections w/ residential streets). The width of surface removal shall be less than 6'. This item includes the labor, equipment and materials the removal of the existing HMA pavement surface, and the replacement with Hot Mix Asphalt Surface Course, Mix D, N70, of the thickness specified. This work shall be performed in accordance with Section 202, 311, 440, 442 and 406 of the "Standard Specifications".

Method of Measurement:

Hot Mix Asphalt Surface Removal and Replacement will be measured for payment in place and the area computed in square yard.

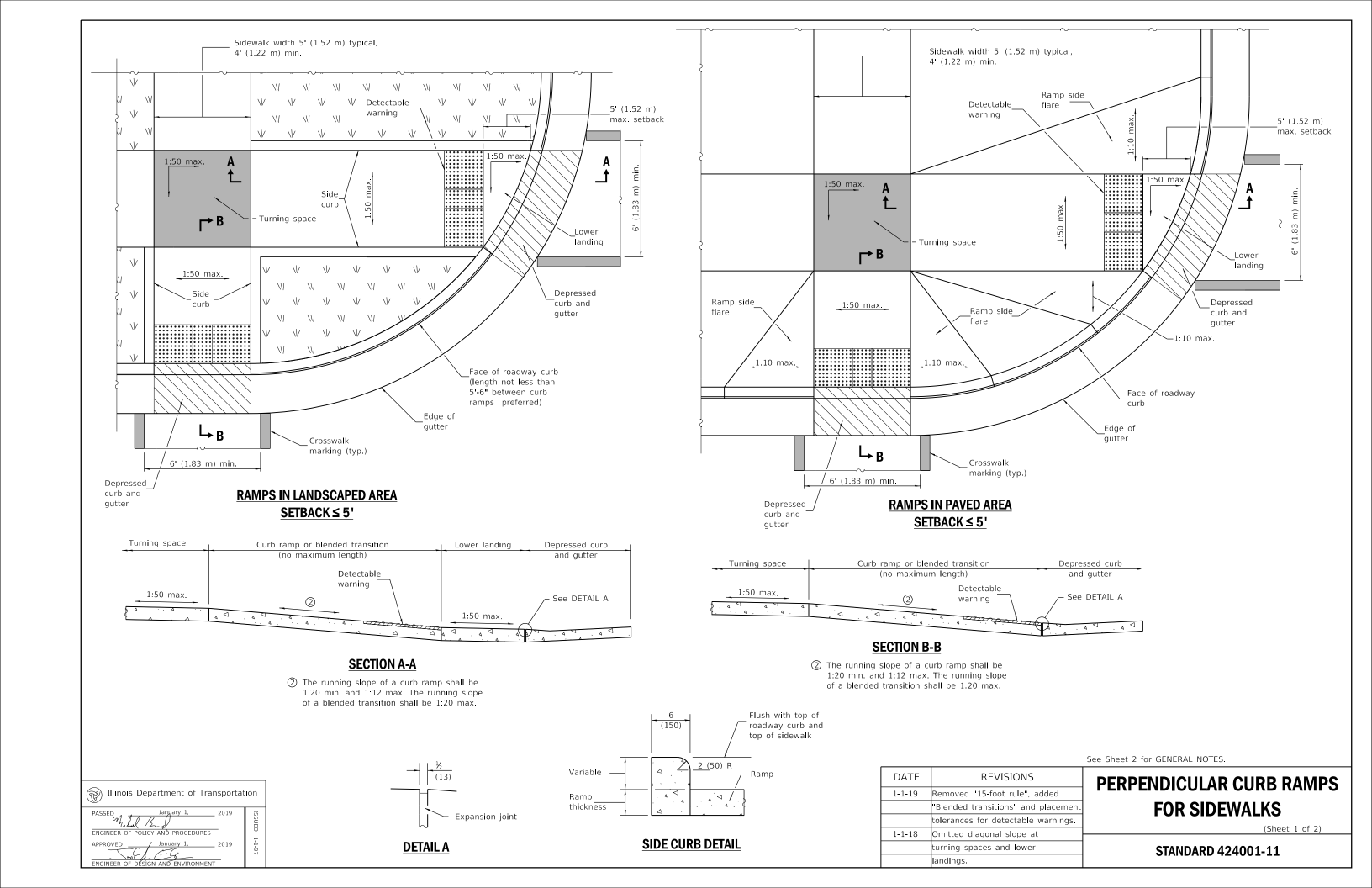
Basis of Payment:

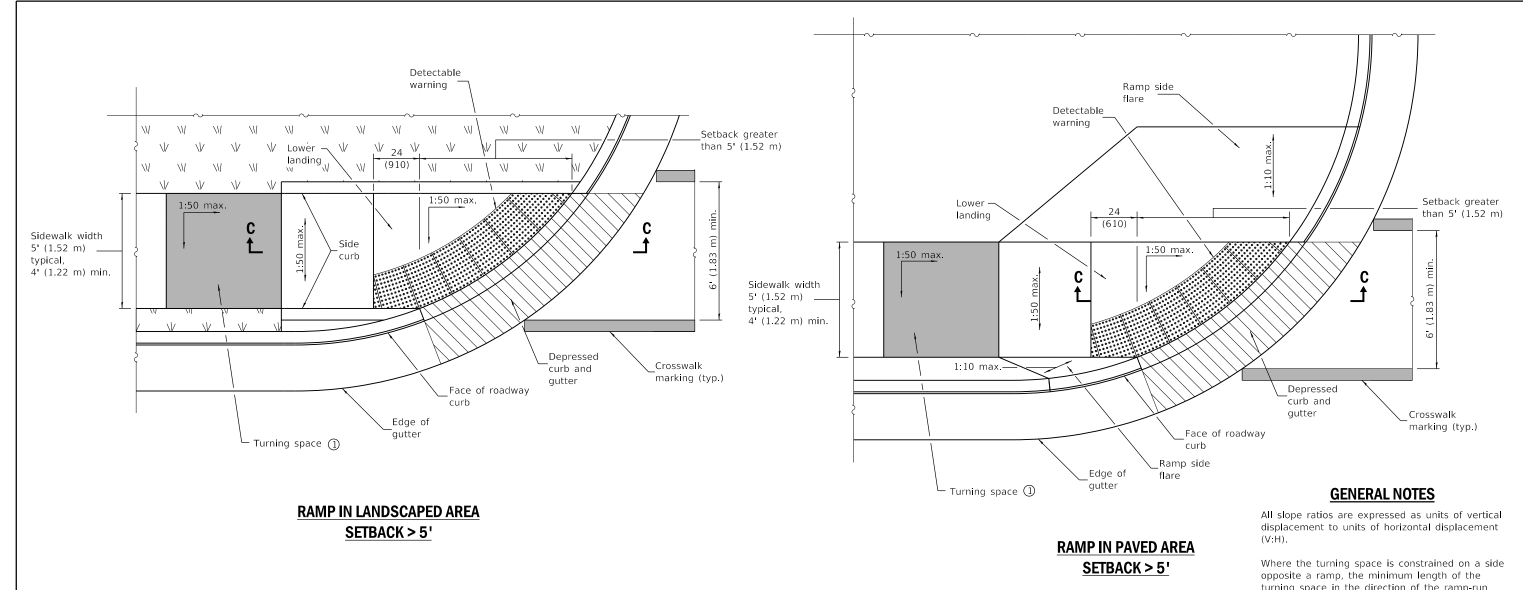
This work will be paid for at the contract unit price per square yard for HOT MIX ASPHALT SURFACE REMOVAL AND REPLACEMENT, of the thickness specified, as measured in place.

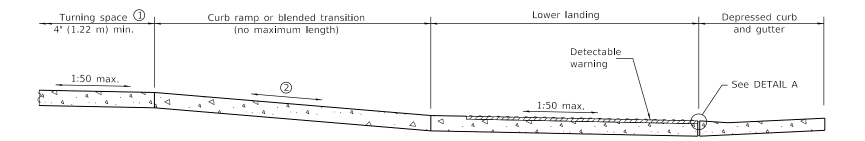


1416 Spring Oaks Drive p 124 6201 Brookridge Drive c 102 2715 Crested Butte c 134 5517 Steamboat Circle c 102 sw 13*4, 18*4 lifted by tree sw 10*4, 2" 1" shifft, tree. Sw 5.5*4, 1" shifft tree, sw 10*4, 0.75" shift sw 10*4, 1.5" shifft tree. 23.5*4, 1" shiffts, tree sw 25.5*4, 2.5" 2.25" shiffts, tree roots 5517 Steamboat Circle	Subject Location (blue- snow plow damage; green- 50% property sharing; yellow- some 100% city due to parkway tree some 50% property owner sharing; pink- 100% city due to parkway trees; white- ADA)	status of request-active petition/complaint/engineering/ADA with active petition or SR (SR/P/C/E/A)	MSMNT Sidewalk R&R/TREE (SF)	MSMNT Sidewalk R&R non-tree (SF)	MSMNT New Sidewalk (SF)- includes restoratio n	MSMNT Sidewalk Removal only (SF)	MSMNT Apron (SY)	MSMNT Curb & Gutter(LF)	MSMNT Curb (LF)	MSMNT Asphalt (SY)	MSMNT ADA (SF)	tree root grinding >8" (EA)	TREE TO BE REMOVED	Valve Box/ B- box to be adj (EA)	Structure to be Adjusted (EA)	F&GRATE/ LID TO BE FURNISHED AND INSTALLED (TY 11 OR TY 1)	MSMNT brick Paver R&R (SF)	MSMNT - Restoration with topsoil and seed/ blanket (SY)	Inspection Notes (by Inspector)
1002 CHSTNUTHILL	Country Glan Ct at Achlay Driva		75																cu1E*E 1" 1 7E" shifts beaved by parkway tree E*1 E asph wedge
1808 Bive Ridge Drive	Country Gien Ct at Ashley Drive	C	/5																SW15 * 5, 1 , 1.25 Shirts, neaved by parkway tree. 5 * 1.5 aspn wedge
1808 Bive Ridge Drive																			
1009 Blue Ridge Drive		С																	sw 25*4 tree
2715 DARCOCK Dr.																			
1418 Howland Drive	1809 Blue Ridge Drive		20																5*4 at property 1809(2" shift)(4/5/18)
2416 Hannibal Circle	5215 Oakbook Dr.	С	100																25*4 sw, 1.5" shift. Looks like both tree and water service issue.
2416 Hannibal Circle	1414 Howland Drive		40																sw 10*4, asphalt in place, tree roots
200 Sw 10*4, 23.5*4, tree roots, asphalt in place, asphalt patch 9*2																			
226 Sw 11*4, asphalt in place, tree roots	2416 Hannibal Circle	С	116																sw 29*4, 0.5" 0.5" 0.75" shifts, tree roots(5/12/2020)
Sw 56.5*4, trees, 0.5**.2" shifts, 3.5*3*2" wedge, 4*2*1.5" wedge, 1*1*0.75 2301 Cedar Ridge Drive	1915 Harvest Lane	С	134							2.00									sw 10*4, 23.5*4, tree roots, asphalt in place, asphalt patch 9*2
2301 Cedar Ridge Drive p 56	7226 Alden Drive	Е	44																sw 11*4, asphalt in place, tree roots
1416 Spring Oaks Drive p 124	4608 Ryehill	р	226															Sw 56	.5*4, trees, 0.5"-2" shifts, 3.5*3*2" wedge, 4*2*1.5" wedge, 1*1*0.75" v
6201 Brookridge Drive c 102 sw 10*4, 2" 1" shifts, tree. Sw 5.5*4, 1" shift tree, sw 10*4, 0.75" shift 2715 Crested Butte c 134 sw 10*4, 1.5" shift tree. 23.5*4, 1" shifts, tree 5517 Steamboat Circle c 102 sw 25.5*4, 2.5" 2.25" shifts, tree roots sw 25.5*4, 2.5" 2.25" shifts, tree roots sw 5*4, large tree roots, other locations across property will need to 4509 Sunset Ridge Drive c 116 4507 Sunset Ridge Drive c 72 4507 Sunset Ridge Drive c 72 4505 Sunset Ridge Drive c 80 4511 Sunset Ridge Drive c 80 4511 Sunset Ridge Drive c 148	2301 Cedar Ridge Drive	р	56																sw 14*4, 3" shift, tree. @ 2303 Cedar Ridge sw settled & deteriorated 1
2715 Crested Butte c 134 sw 10*4, 1.5" shift tree. 23.5*4, 1" shifts, tree 5517 Steamboat Circle c 102 sw 25.5*4, 2.5" 2.25" shifts, tree roots 5216 Summeadow Drive p 20 sw 5*4, large tree roots, other locations across property will need to 4509 Sunset Ridge Drive c 116 sw 29*4, backpitched, tree. 4507 Sunset Ridge Drive c 72 sw 18*4, 2.5" shift, tree. 4*3*2.5" asphalt wedge 4505 Sunset Ridge Drive c 80 1 5.56 Sw 20*4, 1.75" shift, tree. 4*2*1.75" asphalt wedge. Curb 25', 0.75 4511 Sunset Ridge Drive c 148 Sw 34*4, 1", 1" shifts, Tree. 2 - 4*1*1" asphalt wedges	1416 Spring Oaks Drive	р	124																sw 13*4, 18*4 lifted by tree
5517 Steamboat Circle c 102 sw 25.5*4, 2.5" 2.25" shifts, tree roots 5216 Sunmeadow Drive p 20 sw 5*4, large tree roots, other locations across property will need to 4509 Sunset Ridge Drive c 116 sw 29*4, backpitched, tree. 4507 Sunset Ridge Drive c 72 sw 18*4, 2.5" shift, tree. 4*3*2.5" asphalt wedge 4505 Sunset Ridge Drive c 80 1 5.56 Sw 20*4, 1.75" shift, tree. 4*2*1.75" asphalt wedges. Curb 25', 0.75 4511 Sunset Ridge Drive c 148 Sw 34*4, 1", 1" shifts, Tree. 2 - 4*1*1" asphalt wedges	6201 Brookridge Drive	С	102																sw 10*4, 2" 1" shifts, tree. Sw 5.5*4, 1" shift tree, sw 10*4, 0.75" shift tr
5517 Steamboat Circle c 102 5216 Sunmeadow Drive p 20 4509 Sunset Ridge Drive c 116 4507 Sunset Ridge Drive c 72 4505 Sunset Ridge Drive c 72 4505 Sunset Ridge Drive c 80 4511 Sunset Ridge Drive c 148 Sw 34*4, 1", 1" shifts, Tree. 2 - 4*1*1" asphalt wedges	2715 Crested Butte	С	134																sw 10*4, 1.5" shift tree. 23.5*4, 1" shifts, tree
5216 Sunmeadow Drive p 20 4509 Sunset Ridge Drive c 116 4507 Sunset Ridge Drive c 72 4505 Sunset Ridge Drive c 80 4511 Sunset Ridge Drive c 148 Sw 34*4, 1", 1" shifts, Tree. 2 - 4*1*1" asphalt wedges		С	102																sw 25.5*4, 2.5" 2.25" shifts, tree roots
4509 Sunset Ridge Drive c 116 Sw 29*4, backpitched, tree. 4507 Sunset Ridge Drive c 72 Sw 18*4, 2.5" shift, tree. 4*3*2.5" asphalt wedge 4505 Sunset Ridge Drive c 80 5.56 Sw 20*4, 1.75" shift, tree. 4*2*1.75" asphalt wedge. Curb 25', 0.75 4511 Sunset Ridge Drive c 148 Sw 34*4, 1", 1" shifts, Tree. 2 - 4*1*1" asphalt wedges	5216 Sunmeadow Drive	a	20																sw 5*4, large tree roots, other locations across property will need to be
4507 Sunset Ridge Drive c 72 Sw 18*4, 2.5" shift, tree. 4*3*2.5" asphalt wedge 4505 Sunset Ridge Drive c 80 5.56 Sw 20*4, 1.75" shift, tree. 4*2*1.75" asphalt wedge. Curb 25', 0.75 4511 Sunset Ridge Drive c 148 Sw 34*4, 1", 1" shifts, Tree. 2 - 4*1*1" asphalt wedges		-																	Sw 29*4, backpitched, tree.
4511 Sunset Ridge Drive c 148 Sw 34*4, 1", 1" shifts, Tree. 2 - 4*1*1" asphalt wedges		С																	
	4505 Sunset Ridge Drive	С	80												1			5.56	Sw 20*4, 1.75" shift, tree. 4*2*1.75" asphalt wedge. Curb 25', 0.75" s
1/01 WildHower Drive E 84																			
4709 BlueJay Lane c 35 sw 7*5, 0.5", 1" shifts, parkway tree 1006 Galway Road c 176 Sw 28*4, 0.75" shift, tree, Sw 16*4, 0.75" shift, tree																			
totals: 2,148.00 2.00 1.00 5.56		1		-	_	-	-	-	-	2.00	-	-	-	_	1.00	-	-	5.56	

Subject Location (blue- snow plow damage; green- 50% property sharing; yellow- some 100% city due to parkway tree some 50% property owner sharing; pink- 100% city due to parkway trees; white- ADA)	status of request-active petition/ complaint/ engineering /ADA with active petition or SR (SR/P/C/E/A)	MSMNT Sidewalk R&R/TREE (SF)	MSMNT Sidewalk R&R non-tree (SF)	MSMNT New Sidewalk (SF)- includes restoratio n	MSMNT Sidewalk Removal only (SF)	MSMNT Apron (SY)	MSMNT Curb & Gutter(LF)	MSMNT Curb (LF)	MSMNT Asphalt (SY)	MSMNT ADA (SF)	tree root grinding >8" (EA)	TREE TO BE REMOVED	Valve Box/ B box to be ad (EA)	Structure to be Adjusted (EA)	F&GRATE/ LID TO BE FURNISHED AND INSTALLED (TY 11 OR TY	MSMNT brick Paver R&R (SF)	MSMNT - Restoration with topsoil and seed/ blanket (SY)	Inspection Notes (by Inspector)
4958 WESTHILL CIRCLE ADA	A		100				20			8				1				
1409 WOOD DUCK ADA	a		165	35			24		5.78					1				20 sf ada tile. 33*5; new sw 7.5*5; 24' c&g 26*2 hma R&r ; adj CB
Barberry Way and Theodore Street ADA	a		255		77		67		25.56	44								Se Cor. Asphalt removal/conc replace 15*10. 22 sf ADA, 31' curb. Aspha
Dano Street and Theodore Street ADA	a		228				71		80.00	48				2			12.22	Sw cor. Sw 9.5*4, 1", 0.5" shift, 3*1*1 wedge. Sw 10*7, 24 sf ADA, 30' c
Clublands Parkway and Theodore Street ADA	a		408.5		99		65		7.78	20				1			33.33	NE cor. Sw 25*5, 8.5*5. 1" shift behind curb. 5*1*1" wedge Sw r&r 9*5
1715 Pebble Beach Drive ADA	a		66		33		18			8				1				SW 9*4, 6*5, 1", 1" settled. 4*1*1"(2) wedges. Sw r&r 6*4, 3*3. 18' cur
1701 Wildflower Drive ADA	А		100		30		22			16				1				Sw 25*4, 17*5, Sw r&r 6*5. 1", 1.25", 2" shifts, 4*1.5*1.25", 4*1*1". 10
1729 Tall Oaks Court - ADA corner	а	151.5			30		40		8.44	8							8.44	Sw 30*4r&r, 7*4.5 rem. Curb 40'. Asphalt rdwy patch 38*2. ADA 8
2708 FRANK TURK ada	a	235.50	78 1,400.50	35.00	269.00	-	40 375.00	-	11.67 139.23	28 188.00	_	-	_	7.00	-	-	54.00	sw 11.5*4, 9*8; 40' c&g 28 sf ADA; 42*2.5 HMA







SECTION C-C

- ① This turning space not required for blended transitions.
- 2 The running slope of a curb ramp shall be 1:20 min. and 1:12 max. The running slope of a blended transition shall be 1:20 max.

turning space in the direction of the ramp-run shall be 5' (1.52 m).

Where 1:50 maximum slope is shown, 1:64 is preferred.

Detectable warnings are shown in their ideal locations but the following placement tolerances are allowed.

<u>Side Border</u> - Detectable warnings should extend the full width of the walking surface (excluding flared sides) but a border along each side up to 2 in. (50 mm) in width is allowed.

Curb Set-Back - Detectable warnings located at the back of curb should closely align with the curb but a gap up to 6 in. (150 mm) behind the curb is allowed.

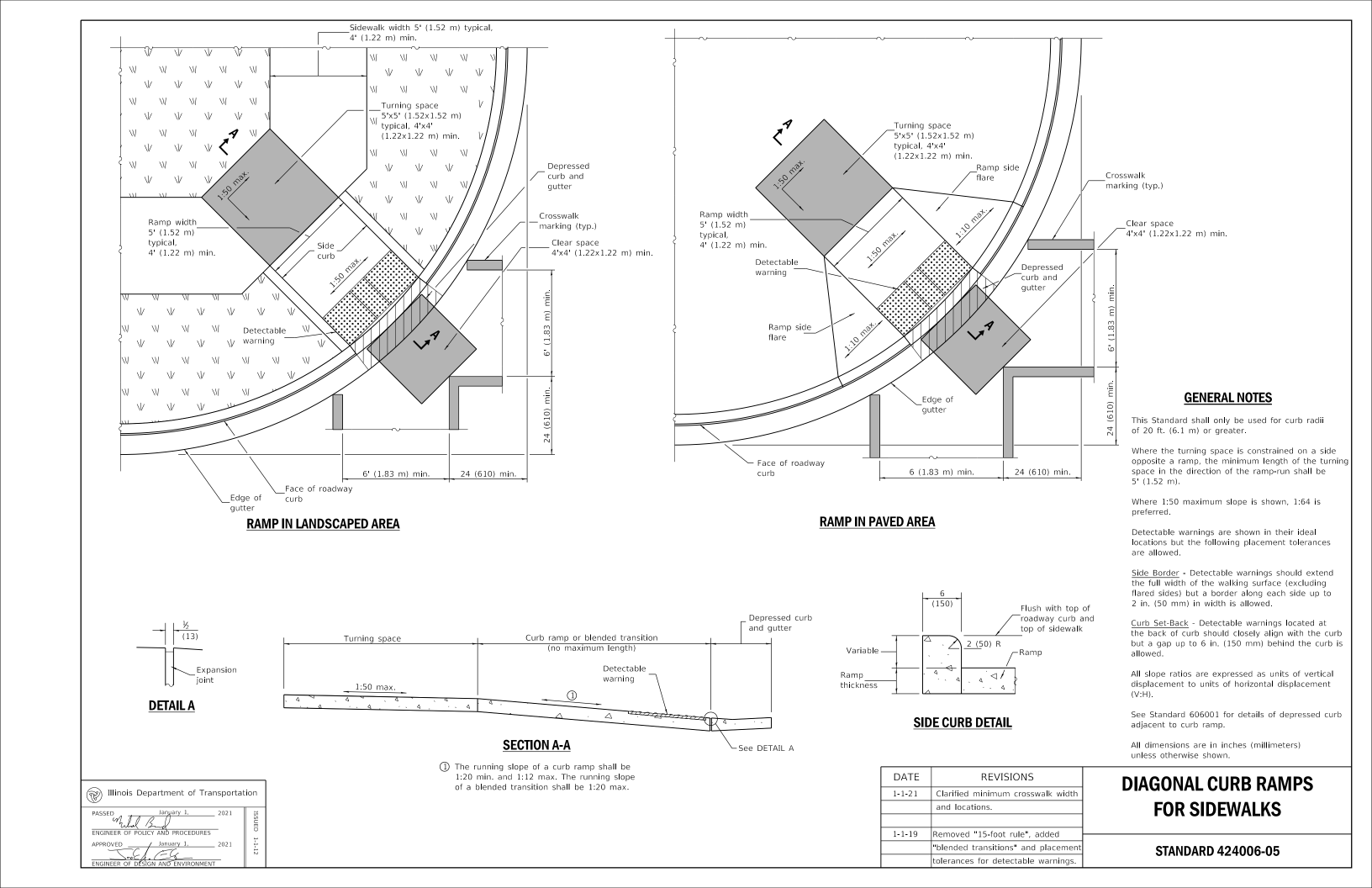
See Standard 606001 for details of depressed curb adjacent to curb ramp

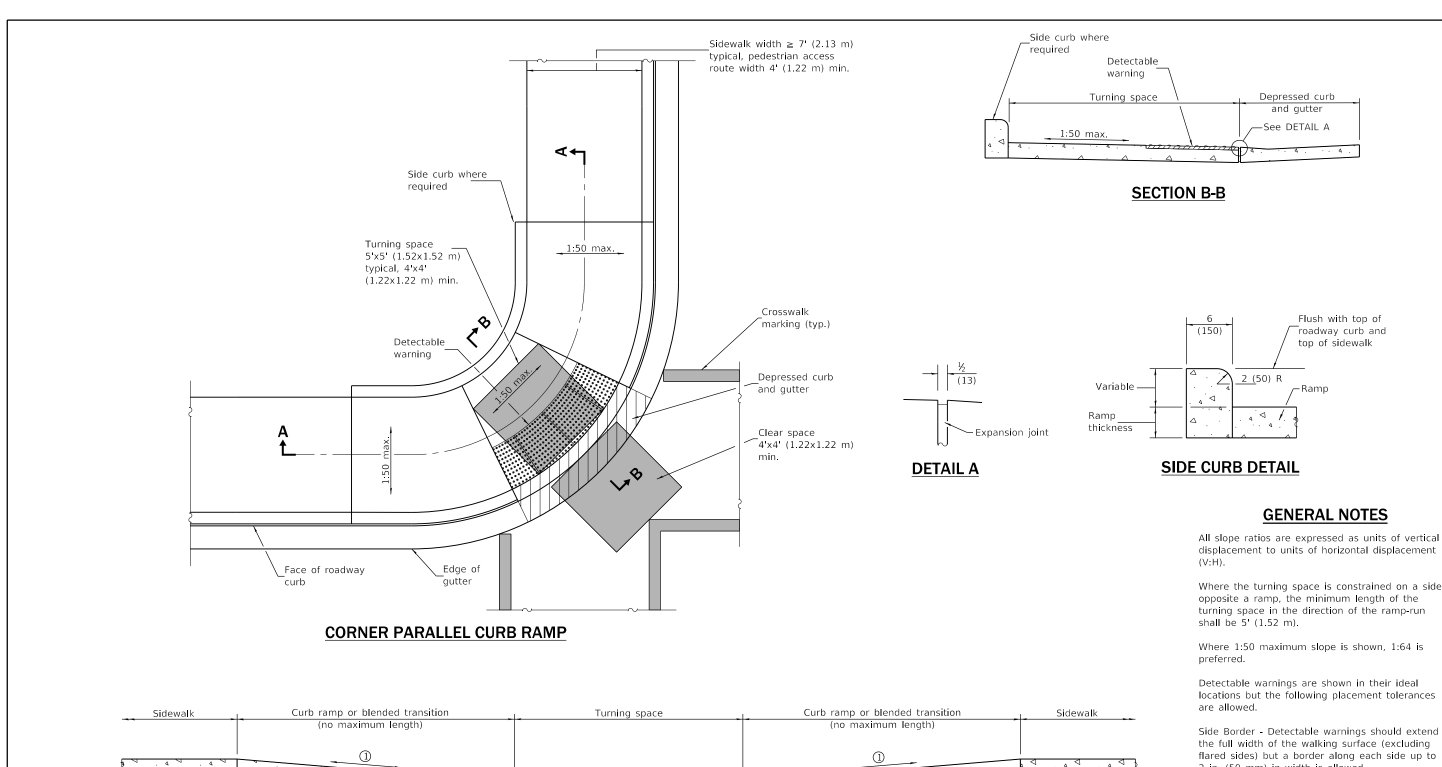
All dimensions are in inches (millimeters) unless otherwise shown.

PERPENDICULAR CURB RAMPS **FOR SIDEWALKS**

STANDARD 424001-11

Illinois Department of Transportati	ion
PASSED January 1. 2019 PLAN BUT TO THE PROCEDURES ENGINEER OF POLICY AND PROCEDURES	ISSUED
APPROVED January 1, 2019	1-1-97





SECTION A-A

① The running slope of a curb ramp shall be 1:20 min. and 1:12 max. The running slope of a blended transition shall be 1:20 max.

DATE REVISIONS 1-1-19 Removed upper landing, added blended transition and detectable warning tolerances. Revised sidewalk width to include 24 (610) buffer behind curb.

Where the turning space is constrained on a side

2 in. (50 mm) in width is allowed.

Curb Set-Back - Detectable warnings located at the back of curb should closely align with the curb but a gap up to 6 in. (150 mm) behind the curb is allowed.

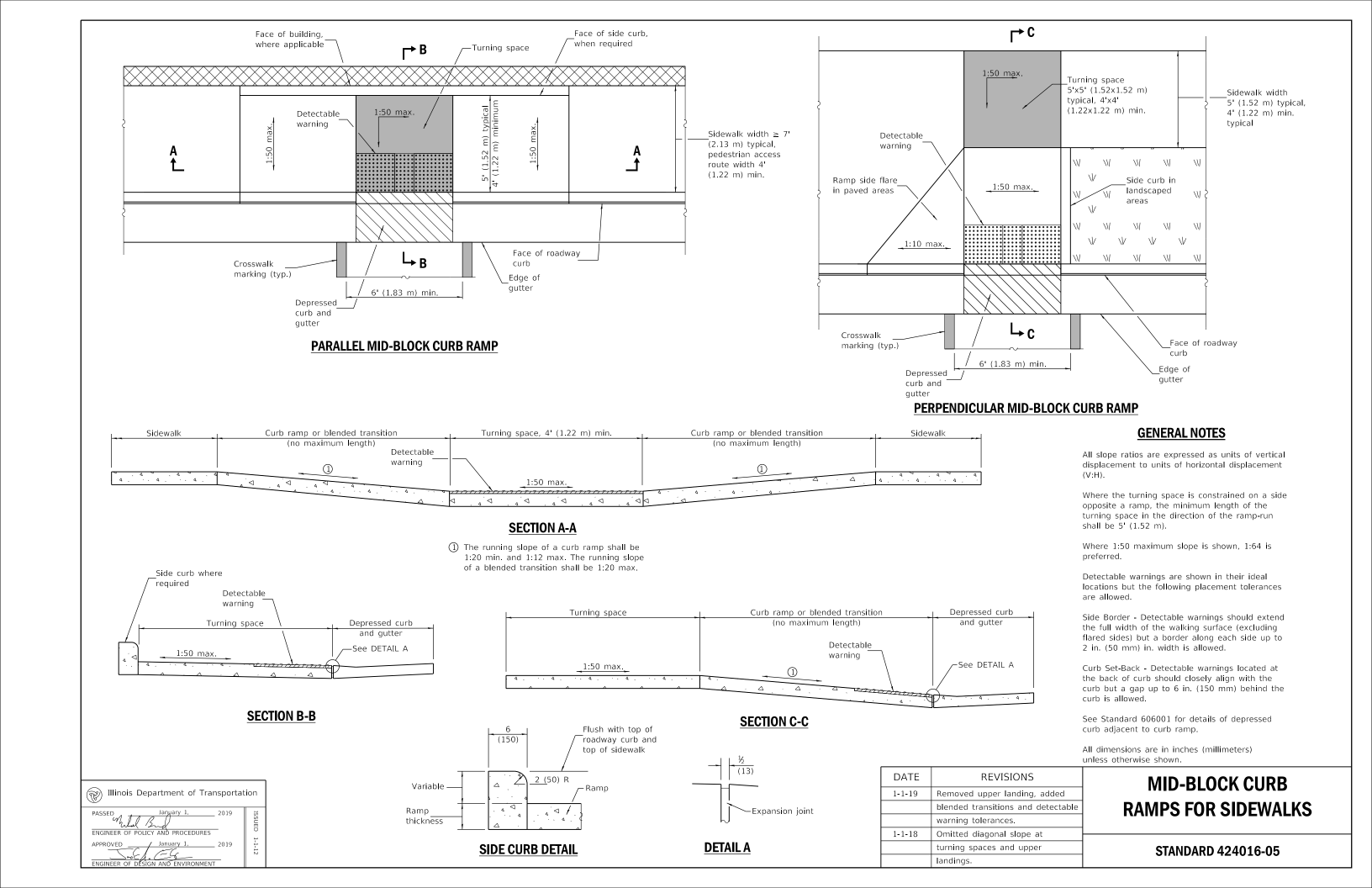
See Standard 606001 for details of depressed curb adjacent to curb ramp.

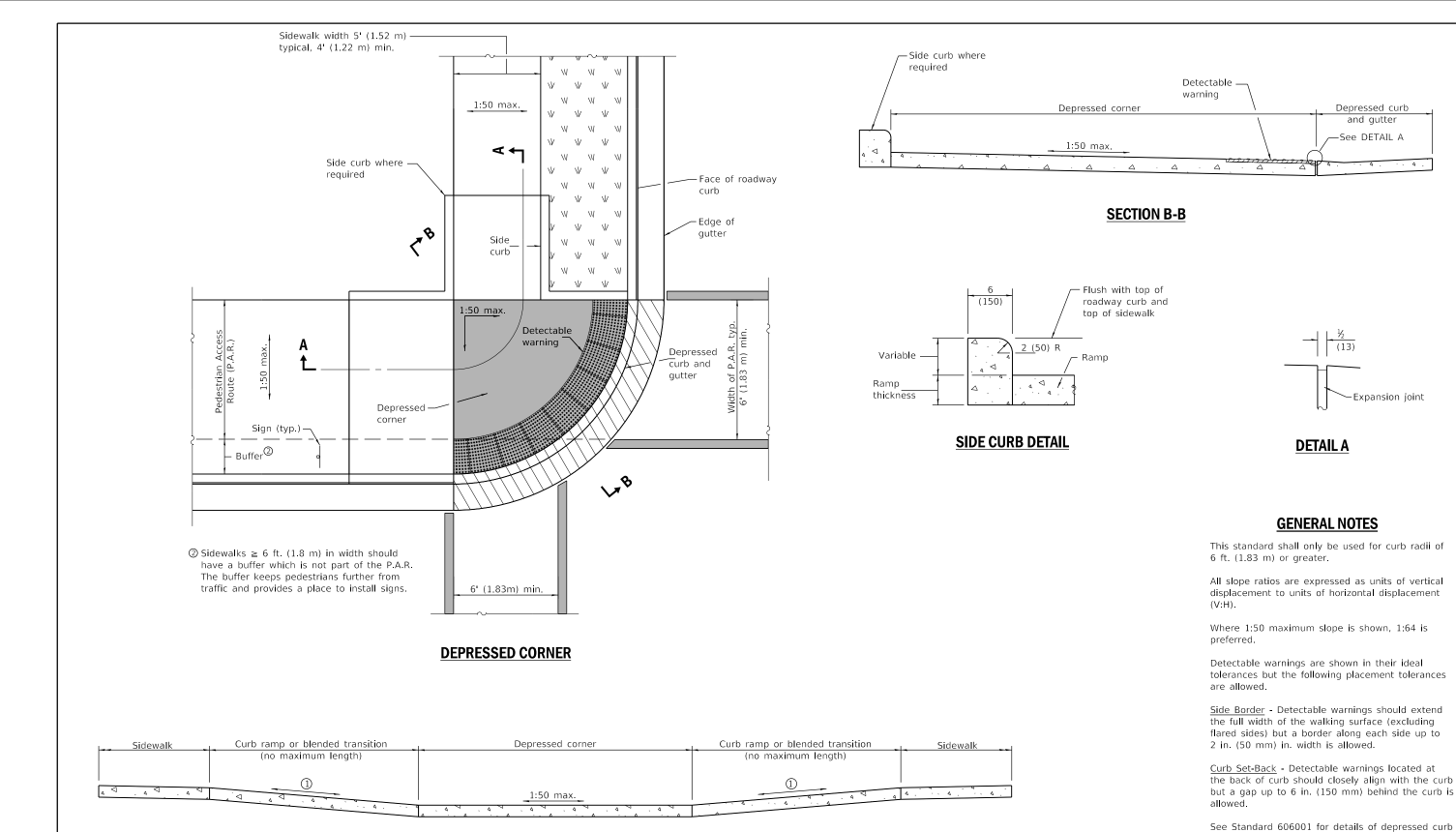
All dimensions are in inches (millimeters) unless otherwise shown.

CORNER PARALLEL CURB RAMPS FOR SIDEWALKS

STANDARD 424011-04

Illinois Department of Transportat	ion
PASSED January 1. 2019 ENGINEER OF POLICY AND PROCEDURES	ISSUED
APPROVED January 1, 2019	1-1-12





SECTION A-A

① The running slope of a curb ramp shall be 1:20 min. and 1:12 max. The running slope of a blended transition shall be 1:20 max.

Illinois Department of Transportation

ENGINEER OF POLICY AND PROCEDURES

APPROVED

DATE	REVISIONS	
1-1-21	Added crosswalk striping and	1
	a "buffer" for wide sidewalks.	
1-1-19	Removed upper landings, added	\vdash
	blended transition and detectable]
	warning tolerances.]

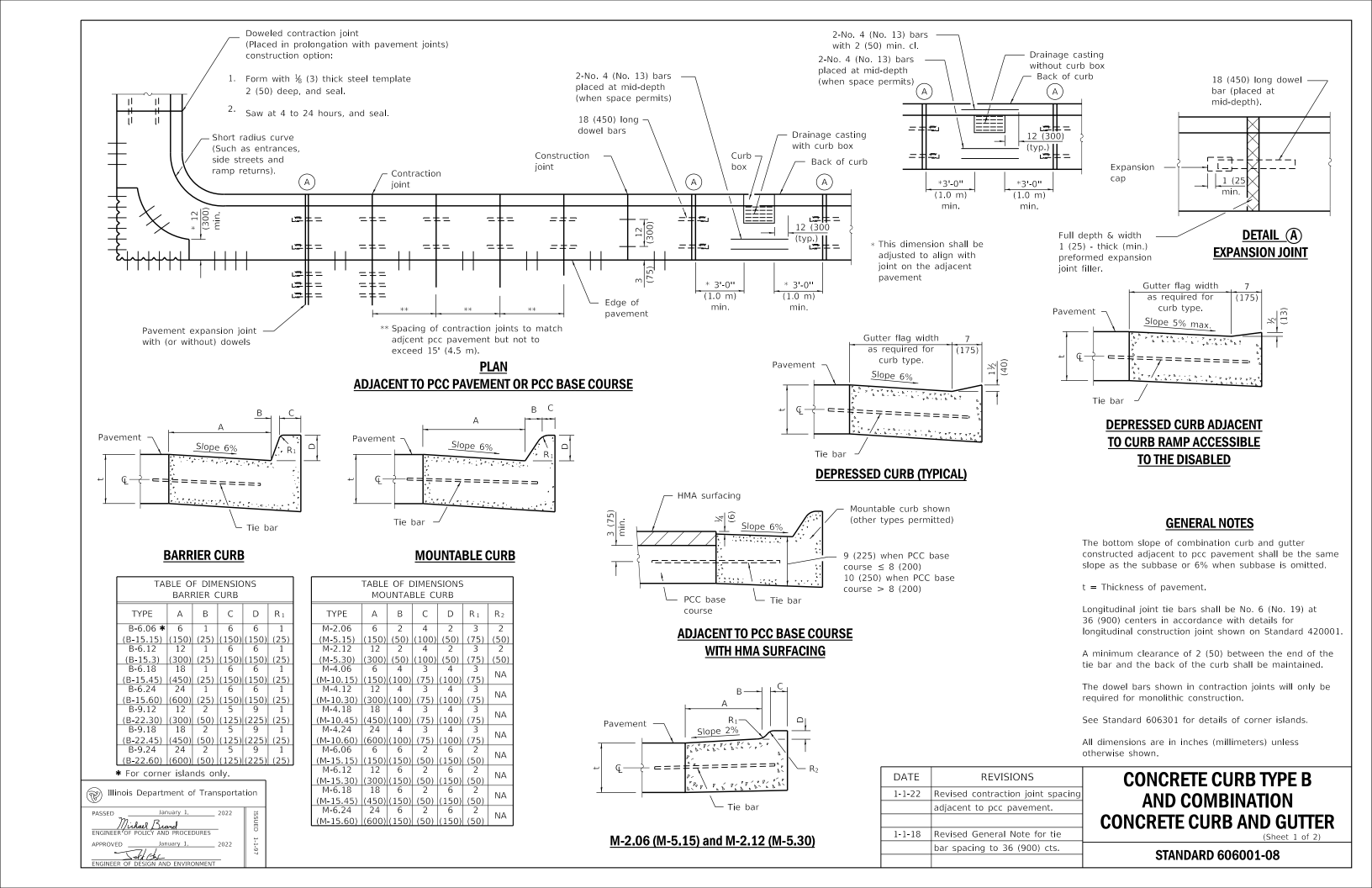
DEPRESSED CORNER FOR SIDEWALKS

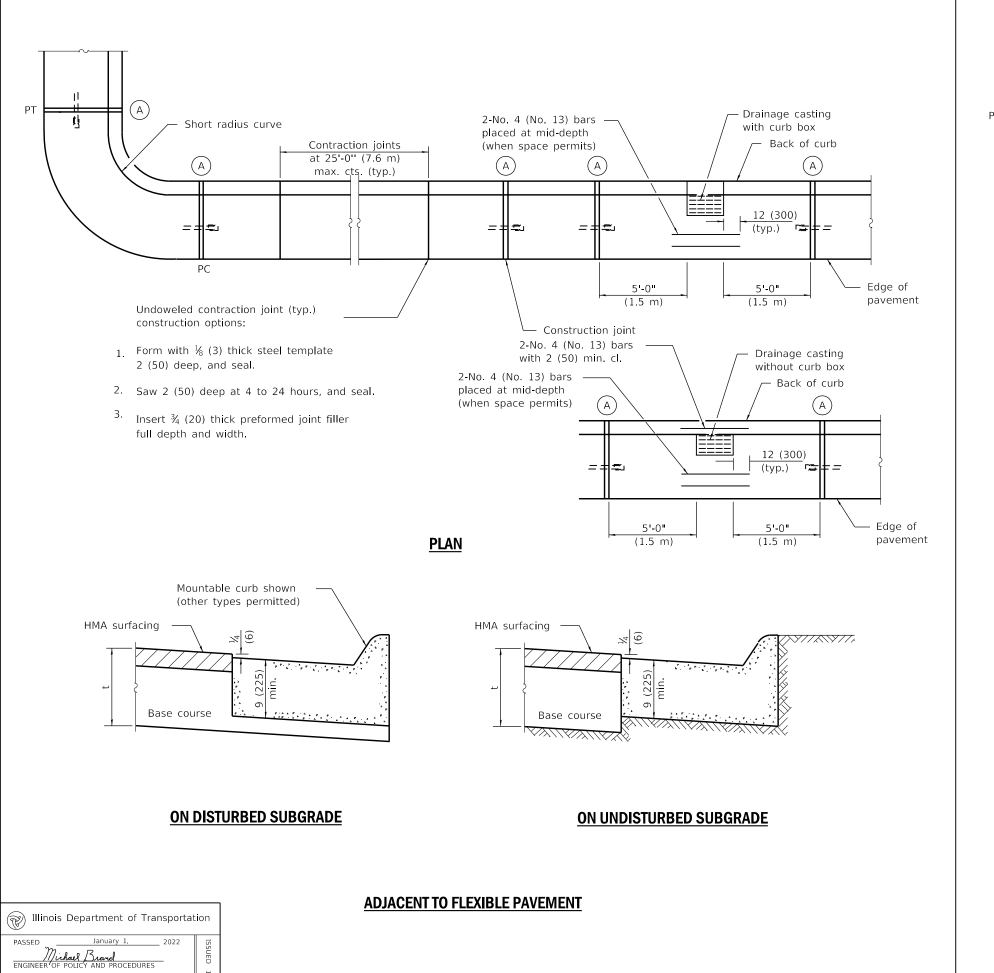
adjacent to curb ramp.

unless otherwise shown.

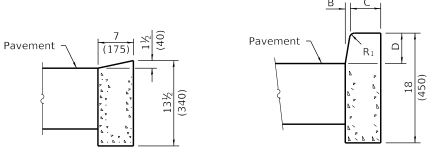
All dimensions are in inches (millimeters)

STANDARD 424021-06





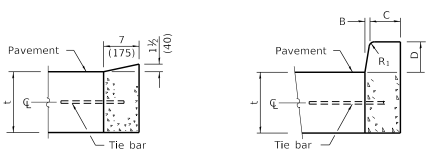
JOHN CALL



DEPRESSED CURB

BARRIER CURB

ADJACENT TO FLEXIBLE PAVEMENT



DEPRESSED CURB

BARRIER CURB

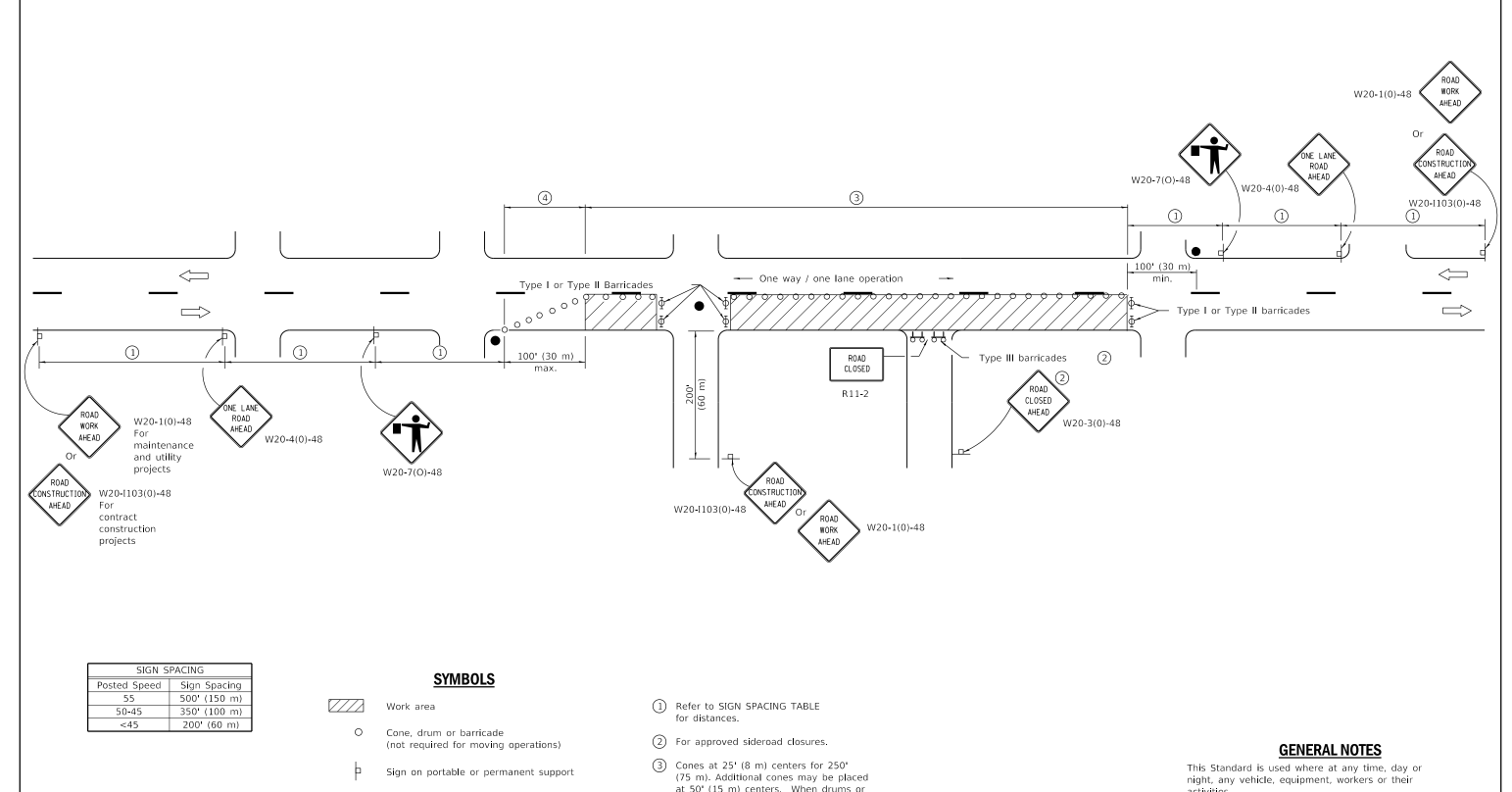
ADJACENT TO PCC PAVEMENT OR PCC BASE COURSE

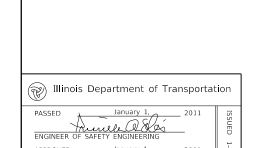
CONCRETE CURB TYPE B

CONCRETE CURB TYPE B AND COMBINATION CONCRETE CURB AND GUTTER

(Silect 2 of 2)

STANDARD 606001-08





Flagger with traffic control sign

Barricade or drum with flashing light

Type III barricade with flashing lights

- at 50' (15 m) centers. When drums or Type I or Type II barricades are used. the interval between devices may be doubled.
- 4 Cones, drums or barricades at 20' (6 m) centers.

activities

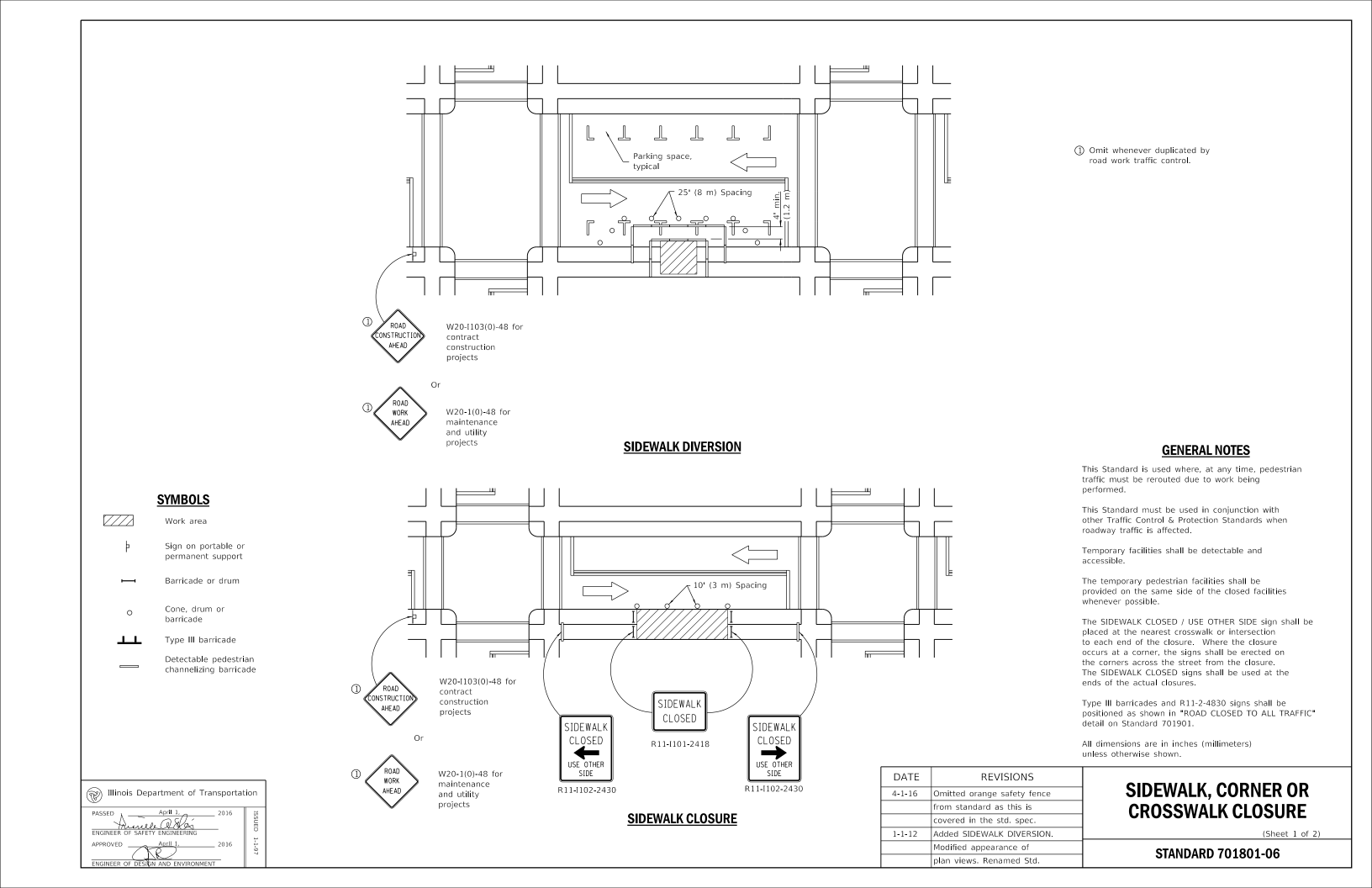
encroach on the pavement requiring the closure of one traffic lane in an urban area.

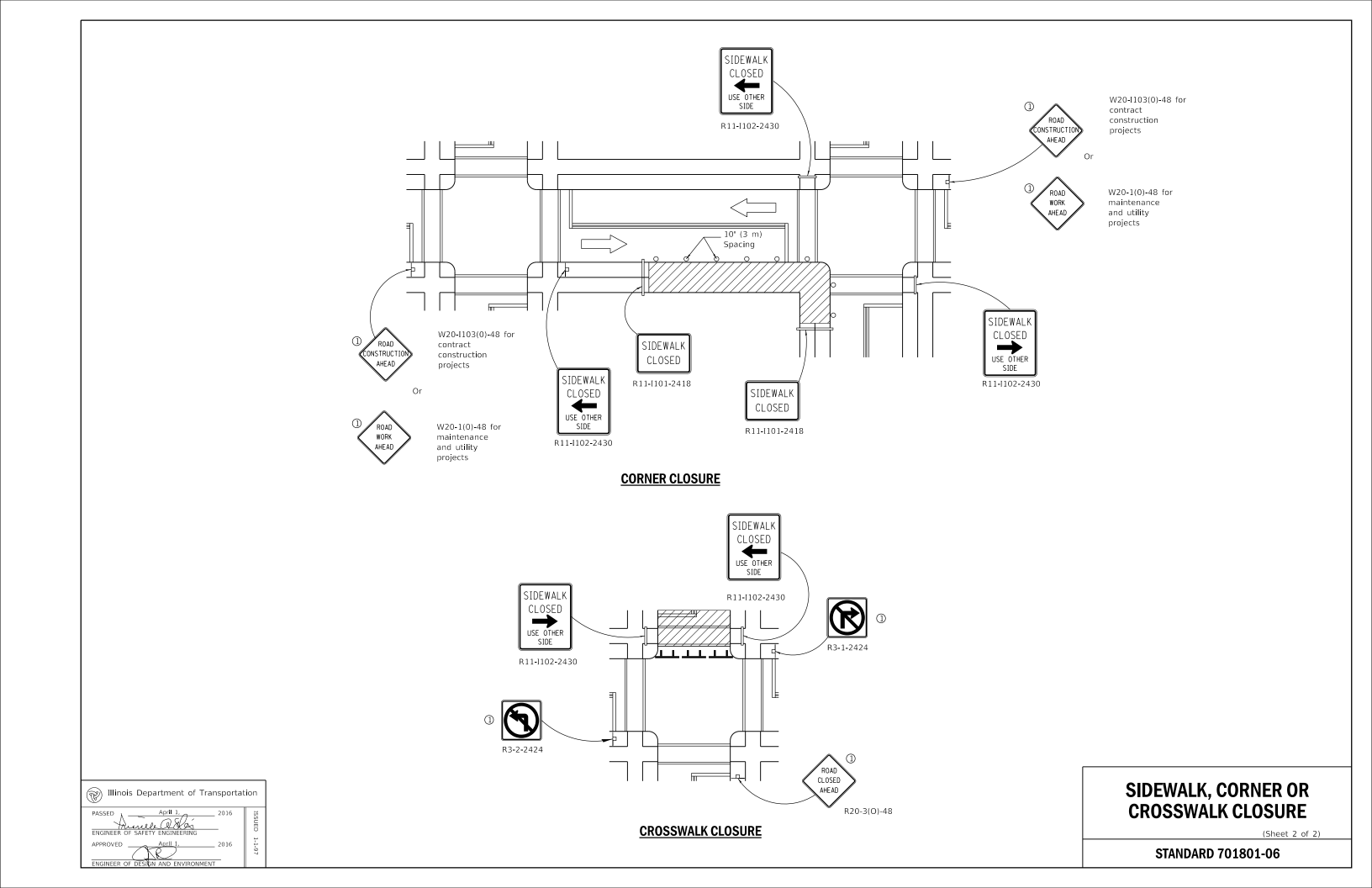
All dimensions are in inches (millimeters) unless otherwise shown.

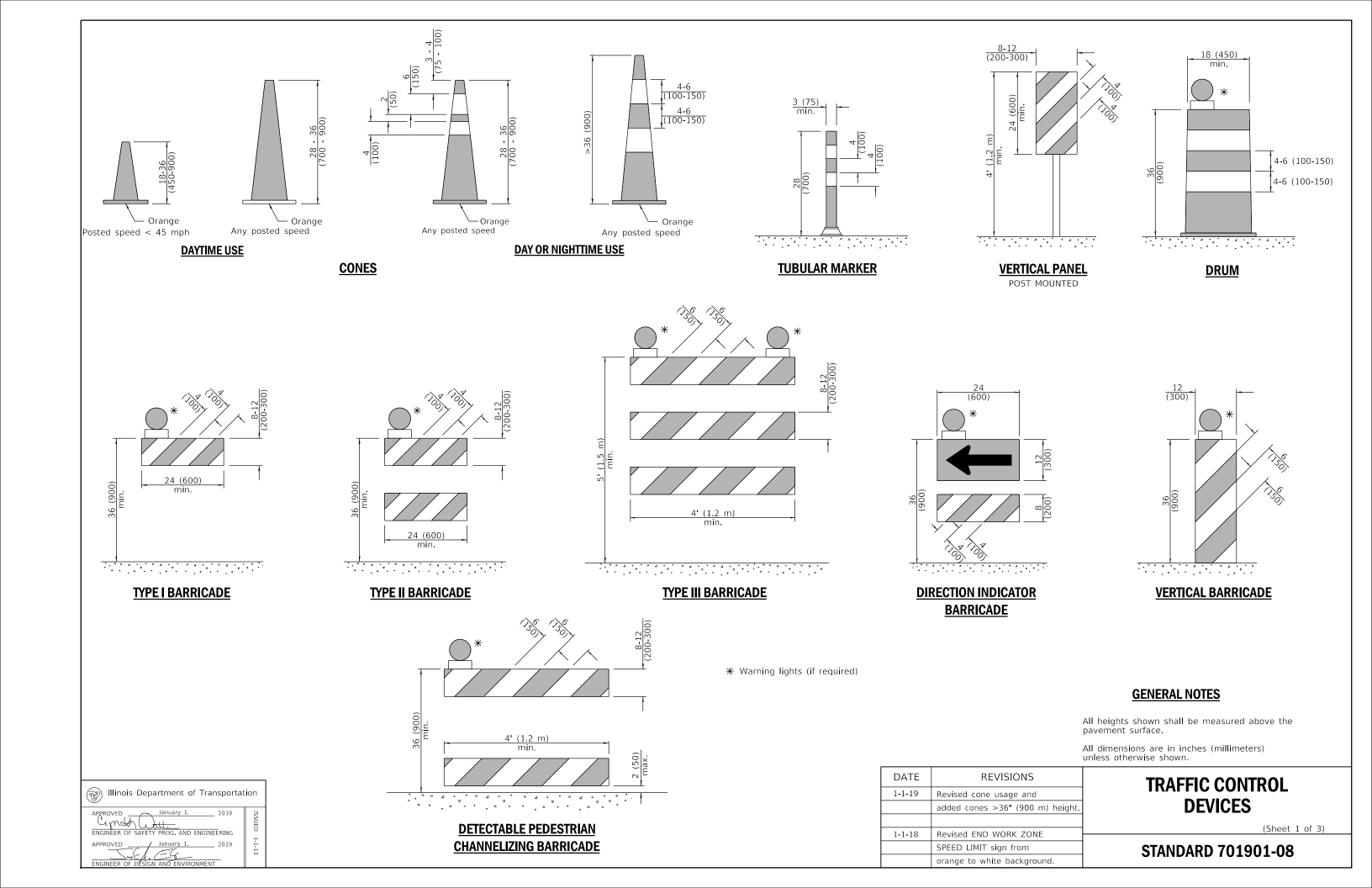
DATE	REVISIONS	
1-1-11	Revised flagger sign.	
1-1-09	Switched units to	
	English (metric).	
	Corrected sign No.'s.	

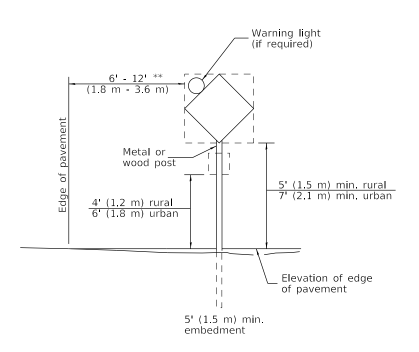
URBAN LANE CLOSURE, 2L, 2W, UNDIVIDED

STANDARD 701501-06



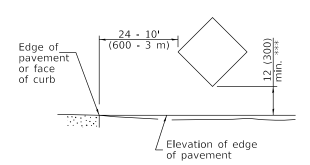






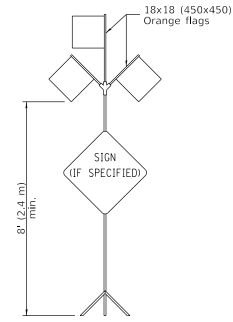
POST MOUNTED SIGNS

** When curb or paved shoulder are present this dimension shall be 24 (600) to the face of curb or 6' (1.8 m) to the outside edge of the paved shoulder.



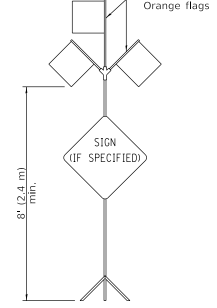
SIGNS ON TEMPORARY SUPPORTS

*** When work operations exceed four days, this dimension shall be 5' (1.5 m) min. If located behind other devices, the height shall be sufficient to be seen completely above the devices.



HIGH LEVEL WARNING DEVICE

5 (125)



WORK LIMIT SIGNING

This signing is required for all projects

ROAD CONSTRUCTION NEXT X MILES sign shall

be placed 500' (150 m) in advance of pro-

END CONSTRUCTION sign shall be erected at the end of the job unless another job is within 2 miles (3200 m).

Dual sign displays shall be utilized on multi-

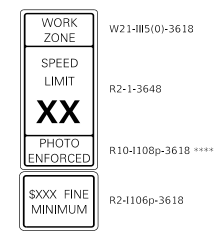
2 miles (3200 m) or more in length.

ROAD CONSTRUCTION

NEXT X MILES

G20-I104(0)-6036

lane highways.



END

CONSTRUCTION

G20-I105(0)-6024

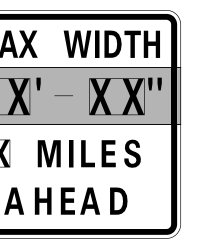
Sign assembly as shown on Standards or as allowed by District Operations.



This sign shall be used when the above sign assembly is used.

HIGHWAY CONSTRUCTION SPEED ZONE SIGNS

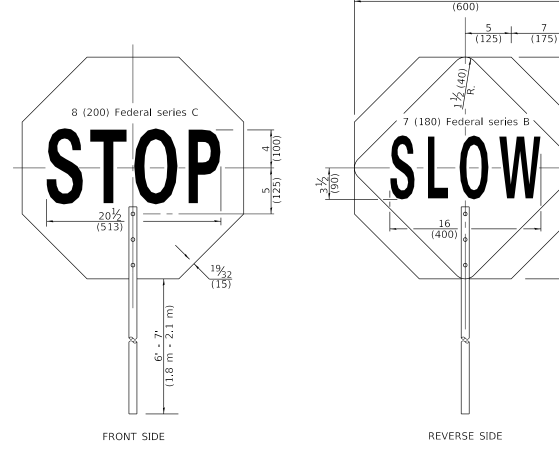
**** R10-I108p shall only be used along roadways under the juristiction of the State.



W12-I103-4848

WIDTH RESTRICTION SIGN

XX'-XX" width and X miles are variable.



FLAGGER TRAFFIC CONTROL SIGN

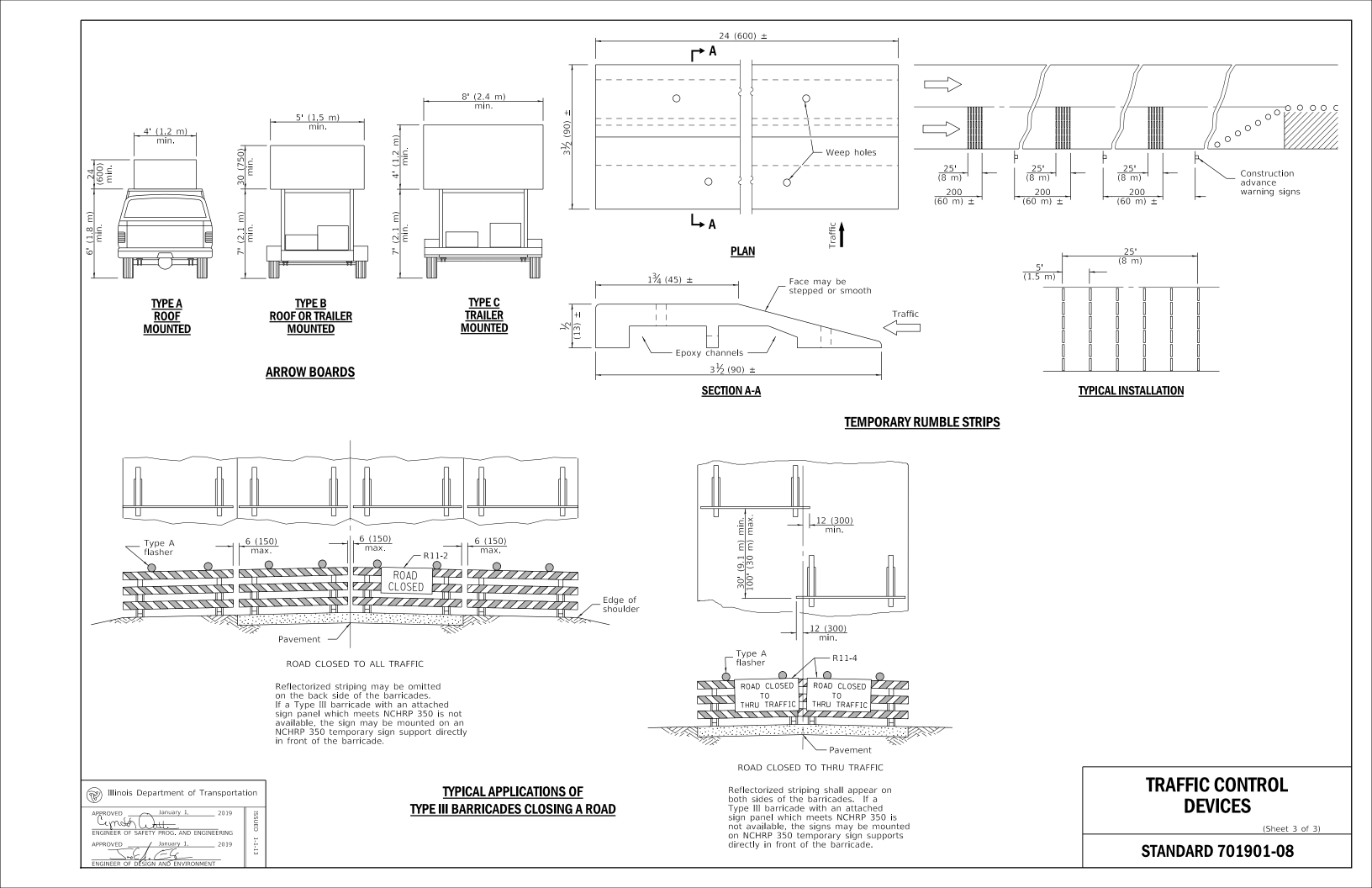
Illinois Department of Transportation APPROVED January 1. 2019

CYPT DESCRIPTION OF SAFETY PROG. AND ENGINEERING

TRAFFIC CONTROL **DEVICES**

(Sheet 2 of 3)

STANDARD 701901-08



CITY OF JOLIET STATE OF ILLINOIS

PROPOSAL FORM

NOTE: ALL BLANKS ON EACH AND EVERY SHEET OF THIS PROPOSAL

SHALL BE COMPLETED. FAILURE TO COMPLETE ALL BLANKS

SHALL BE GROUNDS FOR REJECTION OF BIDS.

TO	THE MA	YOR ANI	O CITY	COUNCIL	OF JO	OLIFT	II I INOIS:
	1 1 1 - 1 1 1 /			CCCITCIE	<u> </u>	<u> </u>	ILLII VOIC.

PROP	L OI	 (Na	ame and A	.ddres	s of Bi	dder)	 	
•			work are t			•		

- 3. In submitting this proposal, the undersigned declares that the only persons or parties interested in the proposal as principals are those named herein; and that the proposal is made without collusion with any other person, firm, or corporation.
- 4. The undersigned further declares that he has carefully examined the proposal, plans, specifications, form of contract and contract bond, and special provisions, and that he has inspected in detail the site of the proposed work, and that he has familiarized himself with all of the local conditions affecting the contract and the detailed requirements of construction, and he understands that in making this proposal he waives all right to plead any misunderstanding regarding the same.
- 5. The undersigned further understands and agrees that if this proposal is accepted he is to furnish and provide all necessary machinery, tools, apparatus, and other means of construction, in the respective sections, and to do all of the work, and to furnish all of the materials specified in the contract.
- 6. The undersigned declares that he understands that the quantities mentioned are approximate only and that they are subject to increase or decrease; that he will take in full payment therefore the amount and the summation of the actual quantities, as finally determined multiplied by the unit price shown in the schedule of prices contained herein.
- 7. The undersigned further agrees that the unit prices submitted herewith are for the purpose of obtaining a gross sum, and for use in computing the value of extras and deduction; that if there is a discrepancy between the gross sum bid and that resulting from the summation of the quantities multiplied by their respective unit prices, the latter shall apply.
- 8. The undersigned further agrees that if the owner decides to extend or shorten improvement, or otherwise alter it by extras or deductions, including the elimination

of any one or more of the items, by an amount not to exceed twenty-five (25) percent of the total money value of the original contract price or contract price corrected as provided in the specifications, he will perform the work as altered, increased or decreased at the contract unit price.

- 9. The undersigned further agrees that the Engineer may at any time during the progress of the work covered by this contract, order other materials as do not appear in the proposal or contract as a specific item accompanied by a unit price, and which are not included under the bid price for other items in this contract, shall be performed as extra work, and that he will accept as full compensation therefore the actual cost plus fifteen percent (15%), the actual cost to be determined a provided in the specification.
- 10. The undersigned further agrees to execute a contract for this work and present the same to the City of Joliet within fifteen (15) days after the date of the notice of the award of the contract to him.
- 11. The undersigned further agrees that he and his surety will execute and present within fifteen (15) days after the date of the notice of the award of the contract, a contract bond satisfactory to and in the form prescribed by the City of Joliet in the penal sum of one hundred percent (100%) of the full amount of the contract within the terms of the contract.
- 12. The undersigned further agrees to begin work not later than ten (10) days after the execution of the acceptance of the contract and contract bond, unless otherwise provided and to prosecute the work in such manner and with sufficient materials, equipment, and labor as will insure its completion within the time limit specified herein, it being understood and agreed that the completion within the time limit is an essential part of the contract. The undersigned agrees to complete the work within 40 consecutive working days after execution of the contract, by both parties, unless additional time shall be granted by the Engineer in accordance with provisions of the specifications.

In case of failure to complete the work in or before the time named herein or within such extra time as may have been allowed by extensions, the undersigned agrees that the City of Joliet shall withhold, from each sums as may be due him under the terms of this contract, the costs, set forth in the specifications of the contract, which costs shall be considered and treated not as a penalty but as damages due to the City of Joliet from the undersigned by reason on inconvenience to the public, added cost of engineering and supervision and other items which have caused an expenditure of public funds resulting from the failure of the under signed to complete the work within the time specified in the contract.

13.	Accompa	anying t	his proposa	l is a	bank	draft,	bank	cash	ier's	check,	bid bon	d or a
	certified	check,	complying	with	the	require	ements	s of	the	specific	cations,	made
	payable	to the C	ity of Joliet.									

THE AMOUNT OF THE CHECK OR DRAFT IS (\$_	

If this proposal is accepted and the undersigned shall fail to execute a contract and contract bond as required within, it is hereby agreed that the amount of the check or bank draft shall become the property of the City of Joliet and shall be considered as payment of damages due to delay and other causes suffered by the City of Joliet because of the failure to execute said contract and contract bond; otherwise said check or draft, shall be returned to the undersigned.

- 14. The undersigned submits herewith his schedule of prices covering the work to be performed under this contract; he understands that he must show in the schedule of unit prices for which he proposes each item of work, that the extensions must be made by him and that if not so done his proposal may be rejected as irregular.
- 15. All bidders must furnish current financial statement with the bid.
- 16. All bidders must furnish a list of equipment available for and to be use on this project with their bid.

CITY OF JOLIET SCHEDULE OF PRICES

ITEM NO.	ITEM DESCRIPTION	QUANTITY	UNITS	UNIT PRICE	COST
NO. 1	P.C.C. SIDEWALK REMOVAL & REPLACEMENT, 5"	10000	SQ FT		
NO. 2	P.C.C. SIDEWALK, 5"	50	SQ FT		
NO. 3	CONCRETE CURB & GUTTER REMOVAL & REPLACEMENT	450	LN FT		
NO. 4	P.C.C. DRIVEWAY PAVEMENT REMOVAL & REPLACEMENT, 6"	150	SQ YD		
NO. 5	SIDEWALK/ SHARED-USE PATH REMOVAL - RESTORATION WITH 5" TOPSOIL & SEED W/EROSION CONTROL BLANKET	360	SQ FT		
NO. 6	BUFFALO BOX/ VALVE BOX ADJUSTMENT	3	EACH		
NO. 7	HOT MIX ASPHALT REMOVAL & REPLACEMENT,3"	145	SQ YD		
NO. 8	DETECTABLE WARNINGS	200	SQ FT		
NO. 9	REMOVAL AND DISPOSAL OF CONTAMINATED MATERIAL	5	CU YD		
NO. 10	STRUCTURE TO BE ADJUSTED	7	EACH		
NO. 11	HOT MIX ASPHALT SURFACE REMOVAL & REPLACEMENT, 2"	60	SQ YD		
NO. 12	TREE ROOT PRUNNING- 8" DIAMETER AND GREATER	5	EACH		
NO. 13	REGRADING AND RESTORATION W/ EROSION CONTROL BLANKET	100	SQ YD		
	BIDDER'S PROPOSAL FOR IMPROVEMENTS:				

CONTRACTOR NAME:
ADDRESS:
CITY/STATE/ ZIP:
TEL NO.:
EMAIL ADDRESS:

(IF AN INDIVIDUAL) SIGNATURE OF BIDDER (SEAL) BUSINESS ADDRESS_____ (IF A CO-PARTNERSHIP) FIRM NAME_____(SEAL) SIGNED BY (SEAL) BUSINESS ADDRESS Insert Names and _____ Addresses of All Members of the firm (IF A CORPORATION) CORPORATE NAME_____ SIGNED BY_____ President BUSINESS ADDRESS_____ (CORPORATE SEAL) PRESIDENT_____ SECRETARY_____ Insert Names of TREASURER _____ Officers ATTEST:____ Secretary

This set of contract documents shall remain intact and shall be submitted in its

18.

entirety with the proposal.

CONTRACT SPECIFICATION - DEVIATIONS AND SUBSTITUTIONS

Pursuant to Section 15 of the Instructions to Bidders, please list any and all deviations and substitutions made in the Contract Specifications here:

All deviations or substitutions must meet or exceed the specifications.

SUBMITTED BY:
Print Name of Company
BY:
BY:
TITLE
ADDRESS
E-MAIL ADDRESS:
PHONE ()
DATE

(NOTE: These affidavits must be completed by an authorized representative of the bidder)

<u>AFFIDAVITS</u>

Business Status of Bidder

BIDDER/APPI	LICANT:				
Ī	Name				
Ī					
City, State, Zip Code					
	The Bidder	is a:			
	Corporation				
	Partnership				
Limited Liability Company					
Sole Proprietorship					
	Other (please explain:)		
	Corporation				
The state of inco	orporation is:				
The registered a	gent of the corporation in Illinois is:				
Name					
Address					
City, State, Zip					
City, State, Zip					
The officers of t	he corporation are:				
	President	Secretary			
	Vice President	Transurar			

The Corporation is authorized to do business in the State of Illinois <u>Limited Liability Company</u>

The state of registration is:	
The registered agent of the Limited Liability Compa	any in Illinois is:
<u>Name</u>	
<u>Address_</u>	
City State Zip	
The registered office of the Limited Liability Comp	eany in Illinois is:
<u>Address</u>	
City State Zip	
The managers and members of the Limited Liabili	ity Company are:
Name	Name
Address	Address
City, State	City, State
The LLC is authorized to do business in the State of	f Illinois
Sole Proprietorship	
The address of the sole proprietor is:	
Address	
City, State	
The sole proprietor transacts business in Illinois und	der the following assumed names:

BID RIGGING AND BID ROTATING

Section 2: That in connection with this solicitation for bids/proposals:

- A. The bid is not made in the interest of or on behalf of any undisclosed person, partnership, company, association, organization or corporation;
- B. The bidder has not in any manner directly or indirectly sought by consultation, communication or agreement with anyone to fix the bid price of said bidder or any other bidder or to fix any overhead profit or cost element of such bid price or that of any other bidder or to secure any advantage against the public body awarding the contract or anyone interested in the proper contract;
- C. The bid is genuine and not collusive or sham;
- D. The prices or breakdowns thereof and any and all contents which had been quoted in this bid have not been knowingly disclosed by the bidder and will not be knowingly disclosed by the bidder directly or indirectly to any other bidder or any competitor prior to opening;
- E. All statements contained in such bid are true;
- F. No attempt has been made or will be made by the bidder to induce any other person or firm to submit a false or sham bid;
- G. No attempt has been made or will be made by the bidder to induce any other person or firm to submit or not to submit a bid for the purpose of restricting competition;

Section 2a

NON-COLLUSION

- A. No officer or employee of the City of Joliet has a direct or indirect pecuniary interest in this bid.
- B. No officer or employee of the City of Joliet has disclosed to the bidder any information related to the terms of a sealed bid.
- C. No officer or employee of the City of Joliet has informed the bidder that the bid will be accepted only if specified persons are included as subcontractors.
- D. Only the bidder will be entitled to the proceeds of the contract if this bid is accepted by the City of Joliet.
- E. This bid is made without the benefit of information obtained in violation of law.

- **Section 3.** The undersigned further states that: (circle A or B)
 - A. He is the person in the bidder's organization responsible within that organization for the decision as to the prices being bid herein and that he has not participated, and will not participate, in any action contrary to paragraphs A through G above; or
 - B. He is not the person in the bidder's organization responsible within that organization for the decision as to the prices being bid herein but that he has been authorized to act as agent for the persons responsible for such decision in certifying that such persons have not participated, and will not participate, in any action contrary to paragraphs A through G above and as their agent does hereby so certify; and
 - C. That he has not participated, and will not participate, in any action contrary to paragraphs A through G above.
- Section 4. The undersigned certifies that the bidder has never been convicted for a violation of State laws prohibiting bid rigging or bid rotating.

THE REQUIREMENTS OF THE ILLINOIS DRUG FREE WORKPLACE ACT

- **Section 5.** The undersigned will publish a statement:
 - A. Notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the aforementioned company's workplace;
 - B. Specifying the actions that will be taken against employees for violations of this prohibition;
 - C. Notifying the employees that, as a condition of their employment to do work under the contract with the City of Joliet, the employees will:
 - 1. Abide by the terms of the statement; and
 - 2. Notify the aforementioned company of any criminal drug statute conviction for a violation occurring the in the workplace not later than five (5) days after such a conviction.
 - D. Establishing a drug free awareness program to inform the aforementioned company's employees about:

- 1. The dangers of drug abuse in the workplace;
- 2. The aforementioned company's policy of maintaining a drug free workplace;
- 3. Any available drug counseling, rehabilitation, and employee assistance programs; and
- 4. The penalties that may be imposed upon employees for drug violations.
- E. Making it a requirement to give a copy of the statement required by Section 5. to each employee engaged in the performance of the contract with the City of Joliet and to post the statement in a prominent place in the workplace;
- F. Notifying the City of Joliet within ten (10) days after receiving notice under Section 5.C.2. from an employee or otherwise receiving actual notice of such a conviction;
- G. Imposing a sanction on, or requiring the satisfactory participation in a drug abuse assistance or rehabilitation program by, any employee who is so convicted, as required by Section 6., below;
- H. Training personnel to effectively assist employees in selecting a proper course of action in the event drug counseling, treatment, and rehabilitation is required and indicating that an effectively trained counseling and referral team is in place;
- I. Making a good faith effort to continue to maintain a drug free workplace through implementing these requirements.
- J. Making a good faith effort to continue to maintain a drug free workplace through implementation of this policy.

- **Section 6.** The undersigned further affirms that within thirty (30) days after receiving notice from an employee of a conviction of a violation of the criminal drug statute occurring in the aforementioned company's workplace he shall:
 - A. Take appropriate personnel action against such employee up to and including termination; or
 - B. Require the employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state, or local health, law enforcement, or other appropriate agency.

TAX COMPLIANCE

- **Section 7.** The undersigned on behalf of the entity making the foregoing proposal certifies that neither the undersigned nor the entity is barred from contracting with the City of Joliet because of any delinquency in the payment of any tax administered by the State of Illinois, Department of Revenue, unless the undersigned or the entity is contesting, in accordance with the procedures established by the appropriate revenue act, liability of the tax or the amount of tax.
- **Section 8.** The undersigned or the entity making the proposal or bid understands that making a false statement regarding delinquency in taxes is a Class A Misdemeanor and in addition, voids the contract and allows the municipality to recover all amounts paid to the individual or entity under the contract in a civil action.

NON DISCRIMINATION AND EQUAL EMPLOYMENT OPPORTUNITY

- **Section 9.** This EQUAL EMPLOYMENT OPPORTUNITY CLAUSE is required by the Illinois Human Rights Act and the Rules and Regulations of the Illinois Department of Human Rights published at 44 Illinois Administrative Code Section 750, et seq..
- **Section 10.** In the event of the contractor's noncompliance with any provision of this Equal Employment Opportunity Clause, the Illinois Human Right Act, or the Rules and Regulations for Public Contracts of the Department of Human Rights (hereinafter referred to as the Department) the contractor may be declared nonresponsible and therefore ineligible for future contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations, and the contract may be canceled or avoided in whole or in part, and such other sanctions or penalties may be imposed or remedies involved as provided by statute or regulation.

During the performance of this contract, the contractor agrees:

A. That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin or ancestry; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization.

- B. That, if it hires additional employees in order to perform this contract, or any portion hereof, it will determine the availability (in accordance with the Department's Rules and Regulations for Public Contracts) of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- C. That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, marital status, national origin or ancestry, age, physical or mental handicap unrelated to ability, or an unfavorable discharge from military service.
- D. That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organization or representative of the contractor's obligations under the Illinois Human Rights Act and the Department's Rules and Regulations for Public Contract. If any such labor organization or representative fails or refuses to cooperate with the contractor in its efforts to comply with such Act and Rules and Regulations, the contractor will promptly so notify the Department and the contracting agency will recruit employees from other sources when necessary to fulfill its obligations thereunder.
- E. That it will submit reports as required by the Department's Rules and Regulations for Public Contracts, furnish all relevant information as may from time to time be requested by the Department or the contracting agency, and in all respects comply with the Illinois Human Rights Act and the Department's Rules and Regulations for Public Contracts.
- F. That it will permit access to all relevant books, records, accounts and work sites by personnel of the contracting agency and the Department for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and the Department's Rules and Regulations for Public Contracts.
- G. That it will include verbatim or by reference the provisions of this Equal Employment Opportunity Clause in every subcontract it awards under which any portion of the contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as the other provisions of this contract, the contractor will be liable for compliance with applicable provisions of this clause by such subcontractors; and further it will promptly notify the contracting agency and the Department in the event any subcontractor fails or refuses to comply therewith. In addition, the contractor will not utilize any subcontractor declared by the Illinois Human Rights Department to be ineligible for contracts or subcontracts with the State of Illinois or any of its political subdivisions or municipal corporations.
- **Section 11.**For the purposes of subsection G of Section 10, "Subcontract" means any agreement, arrangement or understanding, written or otherwise, between a public contractor and any person under which any portion of the public contractor's obligations under one or more

public contracts is performed, undertaken or assumed; the term "subcontract," however, shall not include any agreement, arrangement or understanding in which the parties stand in the relationship of an employer and an employee, or between a bank or other financial institution and its customers.

Section 12. It is expressly understood that the foregoing statements and representations and promises are made as a condition to the right of the bidder to receive payment under any award made under the terms and provisions of this bid.

Section 13. Have written sexual harassment policies that shall include, at a minimum, the following information: (i) the illegality of sexual harassment; (ii) the definition of sexual harassment under State law; (iii) a description of sexual harassment, utilizing examples; (iv) the vendor's internal complaint process including penalties; (v) the legal recourse, investigative and complaint process available through the Department and the Commission; (vi) directions on how to contact the Department and Commission; and (vii) protection against retaliation as provided by Section 6-101 of this Act. A copy of the policies shall be provided to the Department upon request.

Section 14. In the event that this contract is subject to Executive Order 11246, Seller certifies that it (1) is in compliance with Section 202 thereof and the Rules and Regulations issued thereunder; (2) does not and will not provide or maintain at any of it's establishments, or permit it's employees to perform their services at any location under its control where there are maintained, segregated facilities, and (3) agrees that a breach of this Certification violates the Equal Employment clause of Executive Order 11246. "Segregated Facilities," means facilities which are in fact segregated on a basis of race, color, creed, sex, religion or national origin, because of habit, local custom, or otherwise.

THE AMERICANS WITH DISABILITIES ACT

Section 15. As a condition of receiving this contract, the undersigned vendor certifies that services, programs and activities provided under this contract are and will continue to be in compliance with the Joliet Accessibility Code.

Signed by:	[name]	
	[title]	
Subscribed and Sworn to before me this	day of	, 20
By:	Notary Public	

COUNTY OF WILL))	SS. REGARDING	*COMP *OF TH ****	E BIDDER * * * * * * * *	THE CHIE	JST BE EF OFFICER	* * * * *
The undersigned,							
	1	2	3	4	5	Awards Pending	
County and Section No. Contract With							
Estimated Completion Date Total Contract Price Uncompleted							Total
PART II. UNCOMPLETED WORK TO BE DONE WITH YOUR OWN FORCES. List below the uncompleted dollar value of work for each contract to be completed with your own forces. All work subcontract TO others will be listed on the reverse of this form. In a joint venture list only that portion of the work to be done by your company.							
Excav. Grading & Clearing Portland Cement Concrete Paving Bituminous Hot Mix Surface						ТОТ	ALS

Bituminous Aggregate Mix

Aggregate Bases & Surface					
Structures					
Drainage					
Electrical					
Curb & Gutter					
Sewer					
Water					
Sidewalks					
Demolition					
Other/Explain					
Totals					
Date Equipment Available For Work					
(SIGNATU	JRE)				
(-··-,				
(PRINT N	AME)				
(<u> </u>				
(TITLE)					
Subscribed and Sworn to	before	me this			
day of	, AD,	20			
NOTARY PUBLIC					

STOP*

CHECK THE FOLLOWING LIST TO MAKE SURE THAT YOUR BID CONTAINS ALL OF THE REQUIRED DOCUMENTS.

 _ 1.	BID SECURITY
 _ 2.	BIDDING SCHEDULE
 _ 3.	BID PROPOSAL, DULY SIGNED
 _4.	ALL AFFIDAVITS, SIGNED & NOTARIZED

FAILURE TO INCLUDE ANY ONE OR ALL OF THE ABOVE MAY CONSTITUTE SUITABLE GROUNDS FOR REJECTION OF YOUR BID.

*(FOR CONSTRUCTION CONTRACTS ONLY)

AGREEMENT

the between the City of Joliet, an Illinois	nto on the date stated below by and between Municipal Corporation (hereinafter "City") and (hereinafter "Contractor").
Documents, the Contractor agrees to the materials necessary for the proper compared for the work as set forth in the Contract	omises of the parties set forth in the Contract timely perform all work, furnish all labor and oletion of the work; and the City agrees to pay Documents. The Contractor further agrees to ling Wage Act (820 ILCS 130/1 et seq.).
The Contract Documents shall of hereby made part of this Agreement as	consist of the following documents which are if recited at length herein:
	with Contract Documents) nt Bond ty and the Contractor, by their duly authorized
representatives have hereunto set their 20	hands thisday of,
CITY OF JOLIET An Illinois Municipal Corporation,	
By: James V. Capparelli City Manager	Print name of Contractor: By:
Attest:	- 5.44
Christa M. Desiderio City Clerk	Print Name: Title:
Approved as to form:	
Sabrina Spano Corporation Counsel	_