



Request for Proposals

Labor and Materials

June 15, 2022

2022 Fire Suppression / Fire Alarm Testing & Maintenance

**Site Location: Various Park District Locations
Highland Park, IL 60035**

**Submission Deadline:
Wednesday , June 29, 2022, 2:00pm**

**Mitch Carr
Park District of Highland Park
636 Ridge Road
Highland Park, IL 60035**

Park District of Highland Park
2022 Fire Suppression / Fire Alarm Testing & Maintenance

June 15, 2022

Dear Contractors:

The Park District of Highland Park is seeking proposals for contractors to provide the labor and materials for the following project: 2022 Fire Suppression / Fire Alarm Testing & Maintenance

The RFP packet is also available on our website at <http://www.pdhp.org/bids-rfps/> and specifies required qualifications, scope of work, submittal instructions and a set of proposal forms. **Please note that if you intend to submit a proposal for this project, then it is your responsibility to register with Mitch Carr via mcarr@pdhp.org (847) 579-3105.** This will identify you as a registered plan holder and therefore, you will receive any addenda that may be issued. Addenda will be sent only to those contractors that complete such registration. The contractor remains responsible for obtaining all addenda to the original specification.

Proposals should be e-mailed to mcarr@pdhp.org.

Proposals will be received no later than Wednesday, June 29, 2022, 2:00pm

Questions regarding this project or the enclosed documents can be directed to Mitch Carr at mcarr@pdhp.org or (847) 579-3105.

Sincerely,

Mitch Carr
Director of Recreation and Facilities

Park District of Highland Park
2022 Fire Suppression / Fire Alarm Testing & Maintenance

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GENERAL INFORMATION

Introduction

The Park District is seeking proposals from vendors to provide labor and services for its annual fire suppression / fire alarm testing and maintenance for the District.

Intention

The District is soliciting proposals from qualified Contractors interested in this project as specified herein. The District reserves the right not to award any contract for the project.

Service to Be Provided

The scope of work describes required services to maintain the District's sprinkler, fire alarms & ANSUL systems, and fire extinguishers, as well as to perform required NFPA periodic testing and repair service as coordinated by District personnel.

The District reserves the right to issue a single contract or separate contracts for servicing sprinkler systems, fire alarm & ANSUL systems, and fire extinguishers as is in the best interest of the District. Vendors may provide costs for one, two, or all three services.

Vendor shall provide all tools and materials necessary to perform any work at District facilities covered by this scope of work. Vendor shall conduct inventory where required.

The maintenance and testing shall be in compliance with NFPA standards 10, 13, 20, and 25 and any other applicable regulations.

Upon completion of each inspection and maintenance visit at any and all facilities, vendor will supply the District with written reports clearly stating system status, deficiencies and recommendations. The Vendor shall give the District a one (1) week notice prior to work beginning at the proposed locations.

Examination of the Sites

Each contractor is encouraged to visit the site to become fully acquainted with the facility, scope of the project, service and difficulties of providing this service or completing this project. Neither additional compensation nor relief from any obligations will be granted because of a lack of knowledge of the site(s) or the conditions under which the work will be accomplished.

Discussion of Proposals

The Park District may conduct discussions with any Contractor that submits a proposal. During the course of such discussions, the District shall not disclose any information marked confidential within any proposal and may discuss comparative pricing with one or more Contractors.

The Park District may also choose to interview Contractors during the evaluation process. Selected Contractors may be requested to provide oral presentations. Those Contractors will be notified to arrange specific times. The Park District will not be responsible for any cost of the Contractor's presentation.

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Negotiations

The Park District reserves the right to negotiate specifications, terms and conditions which may be necessary or appropriate to the accomplishment of the purpose of this RFP.

After a review of the proposals, the District intends to enter into an agreement with the selected contractor. If an agreement is not finalized in a reasonable amount of time as determined by the District in its sole discretion, then the District reserves the right to negotiate with other contractors as may best serve the interests of the Park District.

Reserved Rights

The Park District reserves the right at any time and for any reason to cancel this Request for Proposals or any portion thereof, to reject any or all proposals, or to accept an alternate proposal. The District reserves the right to waive any immaterial defect in any proposal. Unless otherwise specified by the Contractor, the District has ninety (90) days from the published submission date to enter into an agreement with a Contractor. The District may seek clarification from a Contractor at any time and failure to respond promptly is cause for rejection.

Incurred Costs

Park District of Highland Park will not be liable, under any circumstance, for any costs incurred by Contractors in replying to this RFP.

Award

A Contractor to whom an offer is made shall be required to enter into a written contractual agreement with the District in a form approved by legal counsel for the Park District. This RFP and the proposal, or any part thereof, may be incorporated into and made part of the final written agreement. The District reserves the right to negotiate the terms and conditions of the agreement with the selected Contractor. Payment by the District may be by credit card.

The failure of the successful Contractor to enter into a Contract within ten (10) calendar days after the Notice of Award or within such extended period as the Owner may grant shall constitute a default, and the Owner may either award the Contract to the next responsible, responsive Contractor or re-advertise for proposals. A charge against the defaulting Contractor may be made for the difference between the amount of the proposal and the amount for which a contract for the work is subsequently executed.

Renewal of Contract

At its sole option and in the exercise of its sole discretion, the Owner may renew this Contract upon the same terms and conditions for two successive one-year terms. No increases in compensation will be given if Owner chooses to renew the contract for 2023 thereafter for 2024.

Taxes

Park District of Highland Park is not subject to Federal Excise Tax and is exempt from state and local taxes.

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Equal Employment Opportunity

Equal Employment Opportunity Clause, Section 6.1 of the Illinois Department of Human Rights Rules and Regulations shall be a material term of this agreement.

Sustainability

The Park District of Highland Park is committed to sustainable practices that benefit our environment and the health and safety of our customers. The Contractor agrees to work with Park District staff if applicable on sustainable project elements and materials.

Additional Information

Should the Contractor require additional information about this proposal, please contact Mitch Carr either by e-mail, mcarr@pdhp.org or by phone 847-579-3105, no less than five (5) days prior to the proposal opening date. ANY and ALL changes to these specifications are valid only if they are included by written addendum to all Contractors. No interpretation of the meaning of the plans, specifications or other documents will be made orally. Failure of any Contractor to receive any such addendum or interpretation shall not relieve the Contractor from obligation under this proposal as submitted. All addenda so issued shall become part of the proposal documents. Failure to request an interpretation constitutes a waiver to later claim that ambiguities or misunderstandings caused a Contractor to improperly submit a proposal.

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TERMS AND CONDITIONS

Contractor Qualifications

All Contractors must be engaged in the type of work or services as outlined in these specifications, and meet the following qualifications: The Vendor's personnel and management to be utilized in this service requirement shall be knowledgeable in their areas of expertise and have 5 years of experience. The Park District of Highland Park reserves the right to check references to ensure that competent persons will be utilized in the performance of the agreement.

As part of the proposal, submit a completed qualifications form (attached), indicating your proposed team's experience with similar work.

Items to be Submitted

Contractors shall submit:

- Proposal Form
- References
- Contractor Profile and Qualifications Form

Contractor's Certification of Eligibility Form

Contractors lacking these completed forms may not be considered for award.

We encourage contractors to include additional documentation supporting contractor's performance record, financial resources, experience, and reliability to execute this agreement as described herein. Any and all exceptions to these RFP terms and specifications must be clearly documented.

Evaluation Criteria

The Park District will review proposals to select that proposal which, in the sole discretion of the Park District, is determined to be in its best interests. The Park District may still, thereafter, choose not to award any contract or to award a negotiated and modified proposal.

Timely Submissions

The receipt of proposals will cease at the date and time set forth above. Proposals received after the scheduled date and time likely will not be considered

Responsibility and Default

The contractor shall be required to assume responsibility for fulfillment of all items listed in this Request for Proposals. The successful Contractor shall be considered the sole point of contact for purposes of this contract agreement.

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Change in Status

The contractor shall notify the Park District of Highland Park immediately of any change in its status resulting from any of the following:

- Contractor is acquired by another party
- Contractor becomes insolvent
- Contractor, voluntary or by operation law, becomes subject to the provisions of any chapter of the Bankruptcy Act
- Contractor ceases to conduct its operations in normal course of business

The District shall have the option to terminate its agreement with the contractor immediately on written notice based on any such change in status.

Indemnification

To the fullest extent permitted by law, to waive any and all rights of contribution against the Park District and to indemnify and hold harmless the Park District and its officers, officials, employees, volunteers and agents from and against all claims, damages, losses and expenses, including, but not limited to, legal fees (attorney's and paralegal's fees, expert fees and court costs) arising out of or resulting from the performance of the Contractor's work, provided that any such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or injury to or destruction of property, other than the work itself, including the loss of use resulting therefrom, or is attributable to misuse or improper use of trademark or copyright protected material or otherwise protected intellectual property, to the extent it is caused in whole or in part by any wrongful or negligent act or omission of the Contractor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. Such obligation shall not be construed to negate, abridge or otherwise reduce any other right to indemnity which the Park District would otherwise have. Contractor shall similarly, protect, indemnify and hold and save harmless, City, its officers, officials, employee, volunteers and agents against and from any and all claims, costs, causes, actions and expenses, including, but not limited to, legal fees, incurred by reason of Contractor's breach of any of its obligations under, or Contractor's default of any provisions of the Contract. The indemnification obligations under this paragraph shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for Contractor or any subcontractor under Workers' Compensation or Disability Benefit Acts or Employee Benefit Acts.

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Insurance Requirements

Unless otherwise agreed to by the Park District, the successful contractor shall be required to keep in force, to the satisfaction of the Owner, at all times during the performance of any work referred to above, Workers Compensation and Employer's Liability Insurance, Commercial General Liability Insurance, and Automobile Insurance in at least the type and amounts as follows:

1. Workers' Compensation:
 - a. State: Statutory
 - b. Applicable Federal (e.g., Longshoremen's): Statutory
 - c. Employer's Liability

\$1,000,000.00	Per Accident
\$1,000,000.00	Disease, Policy Limit
\$1,000,000.00	Disease, Each Employee

2. Commercial General Liability:
 1. \$2,000,000.00 General Aggregate
 2. \$1,000,000.00 Products Completed Operations Aggregate
 3. \$1,000,000.00 Personal and Advertising Injury
 4. \$1,000,000.00 Each Occurrence
 5. \$ 50,000.00 Fire Damage (any one fire)
 6. \$ 5,000.00 Medical Expense (any one person)

3. Business Automobile Liability (including owned, non-owned and hired vehicles):
 - a. Bodily Injury:

\$1,000,000.00	Per Person
\$1,000,000.00	Per Accident
 - b. Property Damage:

\$1,000,000.00	Per Occurrence
----------------	----------------

4. Umbrella Excess Liability:

\$2,000,000.00	over Primary Insurance
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Prior to beginning work, the contractor shall have to furnish the Owner with a certificate(s) of insurance and applicable policy endorsement(s), executed by a duly authorized representative of each insurer, showing compliance with the insurance requirements set forth above.

Sexual Harassment Policy

Pursuant to Section 2-105 of the Illinois Human Rights Act (775 ILCS 5/1-101 et. seq.) ("Act"), all Contractors to this agreement must have, prior to awarding this agreement, in effect and in force a **written** sexual harassment policy.

Compliance with all Laws

Contractor shall comply with all applicable laws, regulations, and rules promulgated by any Federal, State, County, Municipal and or other governmental unit or regulatory body now in effect during the performance of the work. By way of example, the following are included

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within the scope of the laws, regulations and rules referred to in this paragraph, but in no way to operate as a limitation on the laws, regulations and rules with which Contractor must comply, are all forms of Workers Compensation Laws, all terms of the Equal Employment Opportunity Clause of the Illinois Fair Employment Practices Commission, the Illinois Preference Act, the Social Security Act, the Substance Abuse Prevention on Public Works Act, Statutes relating to contracts let by units of government, all applicable Civil Rights and Anti-Discrimination Laws and Regulations, Americans with Disabilities Act, and traffic and public utility regulations. Contractor shall also furnish without charge any affidavit or Certificate in connection with the work covered by this agreement as required by law.

Prevailing Wage and Certified Payroll

Contractor agrees to pay and require every Subcontractor to pay prevailing wages as established by the Illinois Department of Labor for each craft or type of work needed to execute the contract in accordance with 820 ILCS 130/.01 et seq. The Illinois Department of Labor publishes the prevailing wage rates on its website at: <https://www.illinois.gov/idol/Laws-Rules/CONMED/Pages/Rates.aspx> CONTRACTOR is advised that the Department revises the prevailing wage rates and the CONTRACTOR has an obligation to check the Department's web site for revisions. The CONTRACTOR shall prominently post the current schedule of prevailing wages at the Contract site and shall notify immediately in writing all of its Subcontractors, of all changes in the schedule of prevailing wages. Any increases in costs to the CONTRACTOR due to changes in the prevailing rate of wage during the terms of any contract shall be at the expense of the CONTRACTOR and not at the expense of the Owner. The change order shall be computed using the prevailing wage rates applicable at the time the change order work is scheduled to be performed. The CONTRACTOR shall be solely responsible to maintain accurate records as required by the prevailing wage statute and to obtain and submit all such certified records to the Illinois Department of Labor Certified Transcript of Payroll Portal at <https://www2.illinois.gov/idol/Laws-Rules/CONMED/Pages/CertifiedTranscriptOfPayroll.aspx> no later than the 15th of each calendar month following a month in which construction on the project has occurred as required by Statute. CONTRACTOR shall furnish AGENCY confirmation that certified payroll was submitted. In lieu of certified payroll, CONTRACTOR shall submit a letter setting forth the basis upon which CONTRACTOR has concluded the Act does not apply. The CONTRACTOR shall be solely liable for paying the difference between prevailing wages and any wages actually received by laborers, workmen and/or mechanics engaged in the Work and in every way defend and indemnify the AGENCY against any claims arising under or related to the payment of wages in accordance with the Prevailing Wage Act.

Special Conditions

Contractor shall familiarize himself with all of the agreement documents as listed in the table of contents and he shall be responsible for all the material covered in same. No allowances will be made for information overlooked or for negligence on the part of the Contractor for not familiarizing himself with site conditions. The Contractor's signature on the proposal shall be the Owner's guarantee that the Contractor has met these restrictions.

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Signature and Legibility

The prices for work and the names, addresses, and signatures of the Contractors shall be clearly and legibly written. Signatures shall be signed in the space provided and in compliance with all legal requirements.

Schedule

Request for Proposals Released	June 15, 2022
Proposals Due No Later Than 2:00pm	June 29, 2022
Anticipated Contract Award Date	July 28, 2022
Project Completion Date	December 30, 2022

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PROPOSAL FORM

(Page 1 of 5)

TO: Park District of Highland Park
 636 Ridge Road
 Highland Park, IL 60035

FROM: _____
 Company

 Street Address

 City, State, Zip

 Phone

FOR: 2022 Fire Suppression / Fire Alarm Testing & Maintenance

BASE PROPOSAL:

1. Table 1 - Facility Fire Sprinkler Annual Inspection (fill table 1 and 1B)

Facility	Address	Notes	2022 Cost per Inspection
Centennial Ice Arena	3100 Trail Way	Lobby, offices	
Centennial Ice Arena	3100 Trail Way	Over ice	
Hidden Creek AquaPark	1220 Fredrickson Place	Bath House	
Hidden Creek AquaPark	1220 Fredrickson Place	Concession	
Hidden Creek AquaPark	1220 Fredrickson Place	Ansul system- kitchen range hood in concession	
Deer Creek Racquet Club	701 Deer Creek Parkway		

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PROPOSAL FORM

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3. Table 2 – Fire Extinguishers (fill table)

Extinguisher Type	Per Extinguisher Cost for annual test	Per Extinguisher Cost for 6 year inspection	Per Extinguisher Cost for 12 year hydrostatic testing	Per Extinguisher Cost for replacement
2.5# Dry Chemical				
5# Dry Chemical				
5.5# Dry Chemical				
10# Dry Chemical				
20# Dry Chemical				
10# Carbon Dioxide				
15# Carbon Dioxide				
6 liter K-Guard				
5# FE36				
5# Halon 1211				

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PROPOSAL FORM

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4. Table 3 – Total Facility Fire Alarm Annual Inspection

Facility	Cost per Inspection and Test 2022
Centennial Ice Arena	
Danny Cunniff Field House	
Deer Creek Racquet Club Club	
Heller Nature Center	
Hidden Creek Aqua Park: Bath House	
Hidden Creek Aqua Park: Concessions	
North Shore Yacht Club	
Parks & Golf Maintenance Building	
Recreation Center of Highland Park	
Rosewood Beach Buildings	
Sunset Field House	
Sunset Valley Golf Course Clubhouse	
West Ridge Center	

5. Complete Table 12, 13 – Recreation Center of Highland Park
and Rosewood Beach Facility Fire Alarm Inventory \$_____

6. Hourly Rate – Repair Services to Fire Alarm Systems \$_____

ALTERNATE:

Highland Park Country Club – Fire Alarm Annual Inspection \$_____

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PROPOSAL FORM

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Receipt of Addenda: The receipt of the following addenda is hereby acknowledged:

Addendum No. _____, Dated _____

Addendum No. _____, Dated _____

SUBCONTRACTORS: List Name, Address, Phone and Work Assignment

1. _____

2. _____

3. _____

All materials and labor for all work as specified in these contract documents and specifications and construction drawings. Pursuant to and in compliance with the General Information, Terms and Conditions, Scope of Work, the undersigned agrees to supply all materials/perform all work in accordance with these contract documents for the prices and/or amounts specified herein. All amounts shall reflect the contractor's complete and thorough understanding of conditions which might affect the proposal and any and all provisions, restrictions and requirements of these contract documents.

The District reserves the right to accept any part, or all of any proposal, and to reject any and all or parts of any and all proposal. Any proposal which contains items not specified, or which does not complete all the items scheduled for proposal, shall be considered informal and may be rejected on this basis.

BY: _____

Name and Title of Authorized Agent

Authorized Signature

Date

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REFERENCES

Please include at least three (3) references with which the Firm has completed similar work of approximate magnitude required under this contract.

Project Name _____
Project Location _____
Contact Person _____
Telephone Number/E-Mail _____
Project Completion Date _____

Project Name _____
Project Location _____
Contact Person _____
Telephone Number/E-Mail _____
Project Completion Date _____

Project Name _____
Project Location _____
Contact Person _____
Telephone Number/E-Mail _____
Project Completion Date _____

Project Name _____
Project Location _____
Contact Person _____
Telephone Number/E-Mail _____
Project Completion Date _____

Project Name _____
Project Location _____
Contact Person _____
Telephone Number/E-Mail _____
Project Completion Date _____

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CONTRACTOR PROFILE AND QUALIFICATIONS

(Page 1 of 2)

Name _____
Address _____
City, State, Zip Code _____
Contact Person _____
Telephone Number _____ E-Mail _____

of Employees _____ Annual Sales # _____

Contractor's organization has been in business under its present business name for ____ years.

Contractor's organization has had experience in work comparable with that required under the proposed contract:

as a prime contractor _____ years;
as a subcontractor _____ years.

The following Contractor's employees will be involved with the proposed contract:

Name _____
Position _____
Years of Experience _____
Responsibility/Task _____

Name _____
Position _____
Years of Experience _____
Responsibility/Task _____

Name _____
Position _____
Years of Experience _____
Responsibility/Task _____

Contractor may attach additional project detail to demonstrate ability to successfully complete work comparable with that required under the proposed contract.

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CONTRACTOR PROFILE AND QUALIFICATIONS

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Within the past ten (10) years, has your firm, any officer or other individual employed by your firm, been the subject of any administrative or judicial proceeding for alleged violations of any law, or any rule or regulation of any governmental body. If yes, please provide a detailed explanation of the proceeding, including the nature of the charge or claim, the disposition of the matter and the specific individuals/entities involved.

Within the past ten (10) years, has your firm been the subject of any other type of claim, including by way of example and not limitation, for breach of contract? If yes, please provide a detailed explanation of the proceeding, including the caption, claimant, court or other dispute forum, nature and disposition of the claim.

Has your firm ever been terminated prior to completion of its services from any project? If yes, please provide a detailed explanation, including the identities of all entities and individuals involved, the nature of the services which your firm was to provide, the individuals who were assigned to provide the services and the reason given for the termination

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CONTRACTOR'S CERTIFICATION OF ELIGIBILITY

In Compliance 720 ILCS 5/33E-11:

_____,a(n) _____
Print name of Contractor Individual, Partnership, Corporation

as part of his bid or proposal on the above referenced Contract, hereby certifies that the Contractor is not barred from bidding on the above referenced contract or entering into a contract with the Park District of Highland Park as a result of a violation of either Section 33E-3 Bid-rigging or 33E-4 Bid-stating of Article 33E of the Illinois Criminal Code, 720 ILCS 5/33E-1, *et. seq.*, as amended.

Date

Contractor

By:_____

Its:_____

Title

STATE OF ILLINOIS)
) SS
COUNTY OF)

I, the undersigned, a notary public in and for the State and County aforesaid, hereby certify that appeared before me this day in person and, being first duly sworn on oath, acknowledged that he/she is authorized to act on behalf of Contractor, and that he/she executed the foregoing certificate as his/her free act and deed and as the act and deed of Contractor.

DATED: _____, 2022
Notary Public _____

[Notary Seal]

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SAMPLE CONTRACT

The Park District of Highland Park executes an Independent Contractor Agreement for all work. A sample of the **Independent Contractor Agreement** is provided on the following pages.

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INDEPENDENT CONTRACTOR AGREEMENT

THIS AGREEMENT entered into by and between <NAME OF CONTRACTOR> (hereafter "CONTRACTOR") and the PARK DISTRICT OF HIGHLAND PARK (hereafter "AGENCY").

WHEREAS, CONTRACTOR will be performing services and work for AGENCY in accordance with the following: Request for Proposal <NAME OF PROJECT> dated <DATE (long form i.e. July, 25, 2011)>; the documents referenced therein; CONTRACTOR's Proposal in response to the Request for Proposal for <NAME OF SERVICES REQUESTED> (hereafter "Proposal"); which is attached hereto and incorporated herein as **Exhibit A**;

WHEREAS, Exhibit A, together with this document, collectively comprise the agreement of the parties and are hereafter referred to as the "Agreement"; and

WHEREAS, CONTRACTOR may have subcontractors, material suppliers and one or more employees engaged in the performance of said work; and

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, and other good and valuable consideration received and to be received, the CONTRACTOR hereby agrees:

1. To comply with all applicable laws, regulations, and rules promulgated by any Federal, State, County, Municipal and or other governmental unit or regulatory body now in effect during the performance of the work. By way of example, the following are included within the scope of the laws, regulations and rules referred to in this paragraph, but in no way to operate as a limitation on the laws, regulations and rules with which CONTRACTOR must comply, are all forms of Workers Compensation Laws, all terms of the Equal Employment Opportunity Clause of the Illinois Fair Employment Practices Commission, the Illinois Preference Act, the Social Security Act, Statutes relating to contracts let by units of government, all applicable Civil Rights and Anti-Discrimination Laws and Regulations, and traffic and public utility regulations.
2. To the fullest extent permitted by law, to waive any and all rights of contribution against AGENCY and to indemnify and hold harmless AGENCY and its officers, officials, employees, volunteers and agents from and against all claims, damages, losses and expenses, including, but not limited to, legal fees (attorney's and paralegal's fees, expert fees and court costs) arising out of or resulting from the performance of the CONTRACTOR's work, provided that any such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or injury to or destruction of property, other than the work itself, including the loss of use resulting therefrom, or is attributable to misuse or improper use of trademark or copyright protected material or otherwise protected intellectual property, to the extent it is caused in whole or in part by any wrongful or negligent act or omission of the CONTRACTOR, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable. Such obligation shall not be construed to negate, abridge or otherwise reduce any other right to indemnity which AGENCY would otherwise have. CONTRACTOR shall similarly, protect, indemnify and hold and save harmless, AGENCY, its officers, officials, employee, volunteers and agents against and from any and all claims, costs, causes, actions and expenses, including, but not limited to, legal fees, incurred

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by reason of CONTRACTOR's breach of any of its obligations under, or CONTRACTOR's default of any provisions of the Contract. The indemnification obligations under this paragraph shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for CONTRACTOR or any subcontractor under Workers' Compensation or Disability Benefit Acts or Employee Benefit Acts.

3. To keep in force, to the satisfaction of AGENCY, at all times during the performance of any work referred to above, Workers Compensation and Employer's Liability Insurance, Commercial General Liability Insurance, and Automobile Insurance in at least the type and amounts as follows:
 - a. Workers' Compensation:
 - i. State: Statutory
 - ii. Applicable Federal (e.g., Longshoremen's): Statutory
 - iii. Employer's Liability
 - \$1,000,000.00 Per Accident
 - \$1,000,000.00 Disease, Policy Limit
 - \$1,000,000.00 Disease, Each Employee
 - b. Commercial General Liability:
 - \$2,000,000.00 General Aggregate
 - \$1,000,000.00 Products Completed Operations Aggregate
 - \$1,000,000.00 Personal and Advertising Injury
 - \$1,000,000.00 Each Occurrence
 - \$ 50,000.00 Fire Damage (any one fire)
 - \$ 5,000.00 Medical Expense (any one person)
 - c. Business Automobile Liability (including owned, non-owned and hired vehicles):
 - i. Bodily Injury:
 - \$1,000,000.00 Per Person
 - \$1,000,000.00 Per Accident
 - ii. Property Damage
 - \$1,000,000.00 Per Occurrence
 - iii. Umbrella Excess Liability:
 - \$2,000,000.00 over Primary Insurance
4. To have all policies of insurance purchased or maintained in fulfillment hereof name AGENCY as an additional insured thereunder and the CONTRACTOR shall provide AGENCY with Certificates of Insurance and applicable policy endorsement(s), executed by a duly authorized representative of each insurer, showing compliance with the insurance requirements set forth above. No such policy of insurance shall have a deductible or self-insurance retention amount in excess of \$5,000.00 per occurrence. All insurance shall be written on an "occurrence" basis rather than a "claims-made" basis. Failure of AGENCY to demand any certificate, endorsement or other evidence of full compliance with these insurance requirements or failure of AGENCY to identify a deficiency from evidence that is provided shall not be construed as a waiver of CONTRACTOR's obligation to maintain such insurance. The CONTRACTOR agrees that the obligation to provide the insurance required by these documents is solely its responsibility and that this is a requirement which cannot be waived by any conduct, action, inaction or omission by the AGENCY. Upon request, the CONTRACTOR will provide copies of any or all policies of insurance maintained in fulfillment hereof.

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AGENCY shall have the right, but not the obligation, of prohibiting CONTRACTOR or any subcontractor from entering the project site until such certificates or other evidence that insurance has been placed in complete compliance with these requirements is received and approved by AGENCY.

Failure to maintain the required insurance may result in termination of this Contract at AGENCY's option.

5. CONTRACTOR shall cause each consultant employed by CONTRACTOR to purchase and maintain insurance of the type specified above. When requested by the AGENCY, CONTRACTOR shall furnish copies of certificates of insurance evidencing coverage for each consultant.
6. For any claims related to this contract, CONTRACTOR insurance coverage shall be primary insurance as respects the AGENCY, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the AGENCY, its officers, officials, employees, or volunteers shall be excess of the CONTRACTOR insurance and shall not contribute with it.
7. Nothing contained in this contract is to be construed as limiting the liability of the CONTRACTOR, the liability of any Subcontractor or any tier or either of their respective insurance carriers. The AGENCY does not, in any way, represent that the coverages or limits of insurance specified is sufficient or adequate to protect the AGENCY, or CONTRACTOR, but are merely minimums. The obligations of CONTRACTOR to purchase insurance shall not, in any way, limit its obligations to the AGENCY in the event that the AGENCY should suffer an injury or loss in excess of the amount recoverable through insurance, or any loss or portion of a loss which is not covered by FIRM's insurance.
8. CONTRACTOR shall maintain commercial general liability (CGL) and commercial umbrella liability insurance with a limit of not less than limits outlined herein for at least three years following substantial completion of the work.
9. All insurance provided by CONTRACTOR shall be placed with insurers with a current A.M. Best's rating of no less than A: VII using the most recent edition of the A.M. Best's Key Rating Guide. If the Best's rating is less than A VII or a Best's rating is not obtained, AGENCY has the right to reject insurance written by an insurer it deems unacceptable.
10. All certificates shall provide for 30 days written notice to owner prior to the cancellation or material change of any insurance referred to therein written notice to AGENCY shall be certified mail, return receipt requested.
11. AGENCY reserves the right to modify these requirements herein, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstance.
12. CONTRACTOR hereby grants to AGENCY a waiver of any right to subrogation which any insurer of said CONTRACTOR may acquire against the AGENCY by virtue of the payment of

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any loss under such insurance. CONTRACTOR agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the AGENCY has received a waiver of subrogation endorsement from the insurer.

13. CONTRACTOR agrees to furnish any affidavit or Certificate in connection with the work covered by this agreement as required by law.
14. AGENCY may terminate this Agreement for cause upon 24 hours written notice of breach to CONTRACTOR and for convenience and without cause upon not less than seven days' written notice to CONTRACTOR. In the event of termination for other than cause, CONTRACTOR shall be compensated for services performed prior to termination (applying a pro-rata apportionment to the anticipated schedule of services) together with Reimbursable Expenses then due.
15. To the extent that the Prevailing Wage Act applies, CONTRACTOR agrees to pay and require every Subcontractor to pay prevailing wages as established by the Illinois Department of Labor for each craft or type of work needed to execute the contract in accordance with 820 ILCS 130/.01 et seq. The Illinois Department of Labor publishes the prevailing wage rates on its website at: <https://www.illinois.gov/idol/Laws-Rules/CONMED/Pages/Rates.aspx> CONTRACTOR is advised that the Department revises the prevailing wage rates and the CONTRACTOR has an obligation to check the Department's web site for revisions. The CONTRACTOR shall prominently post the current schedule of prevailing wages at the Contract site and shall notify immediately in writing all of its Subcontractors, of all changes in the schedule of prevailing wages. Any increases in costs to the CONTRACTOR due to changes in the prevailing rate of wage during the terms of any contract shall be at the expense of the CONTRACTOR and not at the expense of the Owner. The change order shall be computed using the prevailing wage rates applicable at the time the change order work is scheduled to be performed. The CONTRACTOR shall be solely responsible to maintain accurate records as required by the prevailing wage statute and to obtain and submit all such certified records to the Illinois Department of Labor Certified Transcript of Payroll Portal at <https://www2.illinois.gov/idol/Laws-Rules/CONMED/Pages/CertifiedTranscriptOfPayroll.aspx> as required by Statute. CONTRACTOR shall furnish AGENCY confirmation that certified payroll was submitted. In lieu of certified payroll, CONTRACTOR shall submit a letter setting forth the basis upon which CONTRACTOR has concluded the Act does not apply. The CONTRACTOR shall be solely liable for paying the difference between prevailing wages and any wages actually received by laborers, workmen and/or mechanics engaged in the Work and in every way defend and indemnify the AGENCY against any claims arising under or related to the payment of wages in accordance with the Prevailing Wage Act.
16. The failure of the successful Bidder to enter into a Contract within ten (10) days after the Notice of Award or within such extended period as the AGENCY may grant shall constitute a default, and the AGENCY may either award the Contract to the next responsible, responsive Bidder or re-advertise for bids. A charge against the defaulting Bidder may be made for the difference between the amount of the bid and the amount for which a contract for the work is subsequently executed.
17. CONTRACTOR agrees to maintain, without charge to the AGENCY, all records and documents

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for projects of the AGENCY in compliance with the Freedom of Information Act, 5 ILCS 140/1 et seq. In addition, CONTRACTOR shall produce records which are responsive to a request received by the AGENCY under the Freedom of Information Act so that the Owner may provide records to those requesting them within the time frames required. If additional time is necessary to compile records in response to a request, then CONTRACTOR shall so notify the AGENCY and if possible, the AGENCY shall request an extension so as to comply with the Act. In the event that the AGENCY is found to have not complied with the Freedom of Information Act due to CONTRACTOR's failure to produce documents or otherwise appropriately respond to a request under the Act, then CONTRACTOR shall indemnify and hold the AGENCY harmless, and pay all amounts determined to be due including but not limited to fines, costs, attorneys' fees and penalties.

IT IS MUTUALLY UNDERSTOOD AND AGREED that the CONTRACTOR shall have the full control of the ways and means of performing the work referred to above and that the CONTRACTOR or its employees, representatives or subcontractors are in no sense employees of the AGENCY, it being specifically agreed that the CONTRACTOR bears the relationship of an independent contractor to the AGENCY.

This agreement shall be in full force and effect from the _____ day of _____, 20____ until such time as it is terminated by the AGENCY.

PARK DISTRICT OF HIGHLAND PARK

<NAME OF CONTRACTOR>

Print Name

Print Name

Signature

Signature

Title

Date

Title

Date

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SPECIFICATIONS

Preventive Maintenance / Repair Services Rates

The vendor shall consider hourly rates and all labor charges for the maintenance, testing, service, and repair services for fire sprinklers, fire extinguishers, and during District business hours (variable 7:00 AM- 5:00 PM) Monday thru Friday, excluding the vendor’s holidays. The following is a list of the systems/equipment to be inspected and maintained for the term of one year. The District reserves the option to renew annually for two (2) successive, additional years.

A. Fire Sprinklers:

1. Vendor shall provide cost, including labor, materials, and supplies, to complete an annual inspection for each of the 18 individual systems listed below in Table 1.
2. Three Ansul Systems must be inspected semiannually. The locations are West Ridge Center, Sunset Valley Club House and Heller Nature Center.
3. The Ansul system at Hidden Creek AquaPark will be inspected once, during the season.
4. Vendor shall provide hourly labor rate for repair services to fire sprinkler systems listed below in Table 1 and 1B.

TABLE 1

Facility	Address	System	Notes
Centennial Ice Arena	3100 Trail Way	Wet	Lobby, offices
Centennial Ice Arena	3100 Trail Way	Dry	Over ice
Hidden Creek AquaPark	1220 Fredrickson Place	Dry	Bath House
Hidden Creek AquaPark	1220 Fredrickson Place	Dry	Concession
Hidden Creek AquaPark	1220 Fredrickson Place	Dry	Ansul system- kitchen range hood in concession
Deer Creek Racquet Club	701 Deer Creek Parkway	Wet	
West Ridge Center	636 Ridge Road	Dry	Attic
Cunniff Park Field House	3100 Trailway Street	Wet	

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Recreation Center of Highland Park	1207 Park Avenue West	Wet	
Sunset Valley Golf Course Clubhouse	1390 Sunset Road	unknown	
Rosewood Beach	883 Sheridan Rd.	Wet	
Park and Golf Operation Maintenance Building	1240 Fredrickson	Unknown	
Country Club of Highland Park	1201 Park Avenue West	Wet	
HP Golf Learning Center	2205 Skokie Valley Rd.	Anti-Freeze loop	
Highland Park Golf Maintenance	1201 Park Ave. West	Unknown	

Table 1B

Facility	Address	Notes	2022 Cost per Inspection (2x)
West Ridge Center	636 Ridge Road	Ansul system- kitchen range hood	
Sunset Valley Golf Course Clubhouse	1390 Sunset Road	Ansul system- kitchen range hood	
Heller Nature Center	2821 Ridge Rd.	Ansul System Kitchen Range Hood	

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B. Fire Extinguishers

The District has approximately 200 extinguishers. The Vendor shall provide pricing for each type listed below in Table 2. The Vendor shall provide pricing for annual testing, internal and external inspection, hydrostatic testing, and replacement of each type of fire extinguisher that is due for these services during the term of the contract. Test and maintenance will be performed as specified by the National Fire Protection Association (NFPA) 10 Standard for Portable Fire Extinguishers, OSHA Standard 1910.157, manufacturers' maintenance guidelines, and any other applicable standards. Unless otherwise noted by the vendor, quoted costs shall hold for the duration of the contract.

TABLE 2

3.

Extinguisher Type	Per Extinguisher Cost for annual test	Per Extinguisher Cost for 6 year inspection	Per Extinguisher Cost for 12 year hydrostatic testing	Per Extinguisher Cost for replacement
2.5# Dry Chemical				
5# Dry Chemical				
5.5# Dry Chemical				
10# Dry Chemical				
20# Dry Chemical				
10# Carbon Dioxide				
15# Carbon Dioxide				
6 liter K-Guard				
5# FE36				
5# Halon 1211				

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C. Fire Alarm Testing & Maintenance

4. The vendor shall provide costs, including labor, materials and supplies, to perform and complete annual tests for each of the fire alarm systems listed below in Table 3; according to NFPA 72. Test reports will be sent to the Highland Park Fire Department with copies to the Park District of Highland Park. Tables 4 – 17 list known equipment at each Facility.
5. Vendor shall complete and record the inventory for the following fire alarm systems:
 - a. Table 12 – Recreation Center of Highland Park – 1207 Park Ave. West
 - b. Table 13 - Rosewood Beach Buildings – 883 Sheridan Rd.
6. Vendor shall provide hourly labor rate for repair services to fire alarm systems listed below in Table 3.

TABLE 3

Facility
Centennial Ice Arena
Danny Cunniff Field House
Deer Creek Racquet Club Club
Heller Nature Center
Hidden Creek Aqua Park: Bath House
Hidden Creek Aqua Park: Concessions
North Shore Yacht Club
Parks & Golf Maintenance Building
Recreation Center of Highland Park
Rosewood Beach Buildings
Sunset Field House
Sunset Valley Golf Course Clubhouse
West Ridge Center

Alternate:

Facility
Highland Park Country Club

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TABLE 4

Name of Facility: Centennial Ice Arena - 3100 Trailway

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Simplex	2099-9103	24	7
Smoke Detectors	Simplex	2098-9201	24	22
Heat Detectors	System Sensor	5601P	24	14
Duct Detectors	Firelite	D355PL	24	5
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	Potter	6"	24	1
Valve Tamper	Victaulic	Bfly	24	1
Pressure Switches	System Sensor	EPS10-2	24	1
Low Air Switches	System Sensor	EPS-45-2V	24	1
Low Temp. Switches				
Bells	WL Jenkins	6"	120VAC	1
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	GENTEX	GES324WR	24	2
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	GENTEX	GEC324WR	24	22
Kitchen Sup. System	-	-	-	-
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 5

Name of Facility: Danny Cunniff Field House - 3100 Trailway

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Firelite	BG-12	24	3
Smoke Detectors	System Sensor	2W-B	24	1
Heat Detectors	Chemtron	601	24	2
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	Potter	1"	24	1
Valve Tamper	Milwaukee	BBSCS	24	1
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	-	-	-	-
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	System Sensor	S241575	24	4
Speakers	-	-	-	-
Speaker/Visual	System Sensor	P241575	24	2
Horn/Strobes	-	-	-	-
Kitchen Sup. System	-	-	-	-
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 6

Name of Facility: Deer Creek Racquet Club Club - 701 Deer Creek Pkwy.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Simplex	4251-30	24	10
Smoke Detectors	EST	SIG A2-PS	24	36
Heat Detectors	-	-	-	-
Duct Detectors	EST	SIGA-SD	24	7
Beam Detectors	-	-	-	-
Remote Test Station	EST	SD-TRK	24	3
Water Flow Switches	Federal	3"/4"	24	2
Valve Tamper	-	-	-	-
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	System Sensor	6"/10"	120VAC	2
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	EST	LED Display	24	1
Remote Lamps	-	-	-	-
Strobes	System Sensor	SR	24	13
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	Simplex	6120	24	13
Kitchen Sup. System	-	-	-	-
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 7

Name of Facility: Heller Nature Center - 2821 Ridge Rd.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Firelite	BG-8	24	7
Smoke Detectors	System Sensor	4WT-B	24	17
Heat Detectors	System Sensor	5601P	24	3
Duct Detectors	System Sensor	DH100ACDC	24	1
Beam Detectors	-	-	-	-
Remote Test Station	System Sensor	RTS451KEY	24	1
Water Flow Switches	-	-	-	-
Valve Tamper	-	-	-	-
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	-	-	-	-
Horns	Wheelock	34T	24	1
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	System Sensor	S241575K	24	3
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	System Sensor	P1224MC	24	10
Kitchen Sup. System	Ansul	Micro	24	1
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 8

Name of Facility: Hidden Creek AquaPark-Bath House - 1220 Fredrickson Pl.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	RSG Inc	RMS-1T	24	5
Smoke Detectors	Hockiki	SLK-24FH	24	2
Heat Detectors	-	-	-	-
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	-	-	-	-
Valve Tamper	System Sensor	OSYSU-2	24	2
Pressure Switches	System Sensor	EPS10-2A	24	1
Low Air Switches	System Sensor	EPS40-2A	24	1
Low Temp. Switches	Honeywell	N/O	24	1
Bells		6"	120VAC	1
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	Gentex	GXS4-1575WR	24	2
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	Gentex	GX90S-4-15/75WR	24	7
Kitchen Sup. System				
Firephones				
Other				

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TABLE 9

Name of Facility: Hidden Creek AquaPark-Concession - 1220 Fredrickson Pl.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	RSG INC	RMS-1T	24	2
Smoke Detectors	Hochiki	SLK24-FH	24	2
Heat Detectors	-	-	-	-
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	-	-	-	-
Valve Tamper	Potter	OSYSU-2	24	2
Pressure Switches	System Sensor	EPS40-2	24	1
Low Air Switches	System Sensor	EPS10-2	24	1
Low Temp. Switches		MTA-1	24	1
Bells		6"	120VAC	1
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	Gentex	GXS4-15/75WR	24	1
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	Gentex	K90s-4 15/75WR	24	1
Kitchen Sup. System	ANSUL	Micro	24	1
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 10

Name of Facility: Yacht Club - 8 Park Ave.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Firelite	BG-10	12	1
Smoke Detectors	System Sensor	2412TH	12	2
Heat Detectors	Chemtron	604	12	5
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	-	-	-	-
Valve Tamper	-	-	-	-
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	-	-	-	-
Horns	Federal	450B	12	1
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	-	-	-	-
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	-	-	-	-
Kitchen Sup. System	-	-	-	-
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 11

Name of Facility: Parks & Golf Maintenance Building - 1240 Fredrickson Pl.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	-	-	-	-
Smoke Detectors	-	-	-	-
Heat Detectors	System Sensor	5603	24	8
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	-	-	-	-
Valve Tamper	-	-	-	-
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	-	-	-	-
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	-	-	-	-
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	System Sensor	P1224/P2R	24	2
Kitchen Sup. System	-	-	-	-
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 12

Name of Facility: Recreation Center of Highland Park – 1207 Park Ave. West

Conduct Inventory

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations				
Smoke Detectors				
Heat Detectors				
Duct Detectors				
Beam Detectors				
Remote Test Station				
Water Flow Switches				
Valve Tamper				
Pressure Switches				
Low Air Switches				
Low Temp. Switches				
Bells				
Horns				
Chimes				
Annunciators				
Remote Lamps				
Strobes				
Speakers				
Speaker/Visual				
Horn/Strobes				
Kitchen Sup. System				
Firephones				
Other				

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TABLE 13

Name of Facility: Rosewood Beach – 883 Sheridan Rd.

Conduct Inventory

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations				
Smoke Detectors				
Heat Detectors				
Duct Detectors				
Beam Detectors				
Remote Test Station				
Water Flow Switches				
Valve Tamper				
Pressure Switches				
Low Air Switches				
Low Temp. Switches				
Bells				
Horns				
Chimes				
Annunciators				
Remote Lamps				
Strobes				
Speakers				
Speaker/Visual				
Horn/Strobes				
Kitchen Sup. System				
Firephones				
Other				

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TABLE 14

Name of Facility: Sunset Field House - 1801 Sunset Rd.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	-	-	-	-
Smoke Detectors	System Sensor	2112/24TS	12	2
Heat Detectors	Chemtron	601	12	1
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	-	-	-	-
Valve Tamper	-	-	-	-
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	-	-	-	-
Horns	-	-	12	1
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	-	-	-	-
Strobes	-	-	-	-
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	-	-	-	-
Kitchen Sup. System	-	-	-	-
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 15

Name of Facility: Sunset Valley Golf Course - 1390 Sunset Rd.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Firelite	BG-10	24	2
Smoke Detectors	System Sensor	2112/24TR	24	5
Heat Detectors	System Sensor	5601P	24	8
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	-	-	-	-
Valve Tamper	-	-	-	-
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	-	-	-	-
Horns	Wheelock	34T	24	2
Chimes	-	-	-	-
Annunciators	Firelite	4 Zone LED	24	1
Remote Lamps	-	-	-	-
Strobes	-	-	-	-
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	System Sensor	SS-24	24	2
Kitchen Sup. System	Ansul	Micro	24	1
Firephones	-	-	-	-
Other	-	-	-	-

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TABLE 16

Name of Facility: West Ridge Center-636 Ridge Rd.

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Firelite	BG-12LX	24	12
Smoke Detectors	Firelite	SD355	24	101
Heat Detectors	Firelite	HD355	24	13
Duct Detectors	-	-	-	-
Beam Detectors	-	-	-	-
Remote Test Station	-	-	-	-
Water Flow Switches	-	-	-	-
Valve Tamper	-	-	-	-
Pressure Switches	System Sensor	EPS40-2A	24	1
Low Air Switches	System Sensor	EPS10-2A	24	1
Low Temp. Switches	-	-	-	-
Bells	-	-	-	-
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	Firelite	LCD-60	24	1
Remote Lamps	-	-	-	-
Strobes	System Sensor	SC24115	24	9
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	System Sensor	P1224MC	24	16
Kitchen Sup. System	Pyrochem	Micro	24	1
Firephones				
Other				

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Alternate:

TABLE 17

Name of Facility: Highland Park Country Club - 1201 Park Ave. West

Fire Alarm Device	Manufacturer	Model	Volts	Qty.
Pull Stations	Notifier	NBG-10	24	8
Smoke Detectors	Notifier	SDX-751	24	89
Heat Detectors	Notifier	FST851	24	13
Duct Detectors	System Sensor	DH100ACDCLP	24	4
Beam Detectors	-	-	-	-
Remote Test Station	System Sensor	RTS451KEY	24	4
Water Flow Switches	System Sensor	WFD40	24	2
Valve Tamper	System Sensor	OSY2	24	10
Pressure Switches	-	-	-	-
Low Air Switches	-	-	-	-
Low Temp. Switches	-	-	-	-
Bells	Potter	6"	120	1
Horns	-	-	-	-
Chimes	-	-	-	-
Annunciators	-	-	-	-
Remote Lamps	System Sensor	RA400z	24	5
Strobes	Wheelock	RSS241575MCW	24	15
Speakers	-	-	-	-
Speaker/Visual	-	-	-	-
Horn/Strobes	Wheelock	AS241575MCW	24	18
Kitchen Sup. System	Range Guard	RG9197200	24	2
Firephones	-	-	-	-
Other	-	-	-	-

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Division One - General Requirements

1.1 Summary of Work

1.1.1 The Work under the Contract shall consist of those items designated in the drawings and as specified in the Agreement between Owner and Vendor and as also specified in the following Divisions (specifications).

1.1.2 It is the intention of these specifications to supply the Vendor with the basic information necessary for a complete and operational park and recreational facility.

1.1.3 Specifications may make reference to specific product model numbers by specific manufacturers or they may make reference to specific performance requirements. The specifications used throughout these documents are absolute minimum requirements and under no circumstances will bids be accepted which do not meet these absolute minimum requirements.

1.3 Project Meetings

1.3.1 Prior to the execution of the Agreement between Owner and Vendor, a meeting will be scheduled in order that the Owner and Vendor may discuss any requirements of the Contract Documents which may need clarification, and to discuss the construction schedule.

1.3.2 Various other meetings may be scheduled by the Owner throughout the duration of the contract in order to discuss or to point out certain aspects of the work under the contract.

1.5 Submittals and Substitutions

1.5.1 Manufacturer's Literature pertaining to:

1) Installation Procedures 2) Maintenance Information 3) Warranty/Guaranty Information prior to installation shall be supplied by Vendor when asked for by Owner.

1.5.2 Shop Drawings may be required by Owner for the installation of manufacturer's equipment or materials. Shop drawings shall be approved by Owner prior to installation and "as built" drawings shall be supplied to the Owner by the Vendor as required by the Owner.

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1.5.3 Unit Prices shall be submitted to the Owner prior to execution of the Agreement and shall include all materials and labor included in the Contract Documents. These Unit Prices shall be used as a basis for adjusting the contract sum by Change Order subsequent to execution of the Contract. In the event that the Vendor fails to include Unit Prices or fails to submit Unit Prices or fails to submit Unit Price list before execution of the Contract, the Owner shall adjust the contract sum by Change Order in the amount he deems necessary for the materials and labor supplied by the Vendor.

1.5.4 Substitutions may be made only upon the Vendor's receiving written approval from the Owner for such substitutions. This requirement applies to those items specified as "or equal" in the drawings.

1.5.5 Timing of Submittals shall be made far enough in advance for Owner's review, approval and/or Vendor's revisions and resubmittals and for placing orders and securing deliveries. Allow ten days for Owner's review of all items.

1.5.5.1 Construction Timeline shall be as follows: none

1.5.6 Delays which occur as a result of tardiness in receipt of materials will not be an acceptable basis for extension of the Contract completion date.

1.5.7 Owner's Review shall not constitute a complete check but shall endeavor to guard the Owner against errors and omissions in the work under the Contract. It shall in no way relieve the Vendor of his responsibilities under the Contract.

1.7 Protection of Existing Facilities

1.7.1 Locating Existing Utilities shall be the responsibility of the Vendor. He shall notify all utilities of his intention to perform contracted work on the site. He shall not commence work until all utilities have been located.

1.7.2 Responsibility for Injury, Damage or Death as a result of disruption of existing utilities shall be the Vendor's. He shall have adequate insurance coverage as specified in the Agreement between Owner and Vendor, and he shall replace or repair utilities at his own expense if disruption occurs.

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1.7.3 Existing Facilities shall not be disturbed in any way during work under the Contract except as specified in these Contract Documents. It shall be the responsibility of the Vendor to replace or repair any damage which may accidentally occur at his own expense. All repairs and/or replacement shall occur before final acceptance.

1.7.4 Existing Landscaping, including trees, shrubs, lawns shall be adequately protected by the Vendor so as to avoid destruction or damage to them as a result of operations under this Contract. Trees or shrubs damaged or destroyed by negligence of the Vendor or any of his employees shall be replaced at Vendor's expense. Replacement stock shall be of similar size and age, shall be planted during the proper season and shall be subject to the approval of the Owner.

1.9 Measurement

1.9.1 Dimensions of new facilities have been indicated in the drawings or have been specified in the Contract Documents. For all practical purposes, these shall be the exact dimensions of the facilities as build unless otherwise approved by the Owner. All new construction shall be square and/or level where appropriate and only the most precise and accurate craftsmanship shall be accepted for all work.

1.9.2 Land Elevations may have been specified throughout the Contract Documents. These shall be met in order to assure that the most precise installation possible has been completed. The Vendor shall use only the most precise surveyor's equipment for all elevational measurements. The Owner may deem it necessary to check these elevations during the course of construction.

1.11 Cleaning

1.11.1 Safety and Progress Cleaning - The Vendor shall be responsible for safety cleaning and for progress cleaning which shall include, but is not necessarily limited to the following:

- A. Keep work free of dirt, rubbish, debris and scrap.
- B. Backfill progressively after any underground utility installation.
- C. Remove spills of oil, grease or other liquids immediately and sprinkle with sand.

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1.11.2 Final Cleaning shall occur prior to final inspection by the Owner. The Vendor shall perform a thorough cleaning so as to put all work and surroundings in a neat, finished condition which is ready for final acceptance and for the use intended.

1.13 Final Inspection

1.13.1 The Work shall be inspected by the Owner. The Vendor shall give at least 48 hours notice before final inspection is to occur. The finished work shall comply with all of the requirements of these Contract Documents and the facilities shall be ready for the Owner to use in the manner in which it was intended.

1.13.2 A Punch List shall be prepared by the Owner in order that the Vendor is made aware of any items which do not comply with the Contract Documents. All of the items designated on the Punch List shall be remedied prior to final payment.

1.15 Final Payment shall be made only after the following items have been completed by the Owner or the Vendor:

- 1) Vendor shall complete all work in accordance with the Contract Documents.
- 2) Vendor shall notify the Owner that the work has been completed in accordance with the Contract Documents and that it is ready for final inspection.
- 3) The Owner shall prepare a Punch List identifying any work items which do not comply with the Contract Document
- 4) The Vendor shall submit to the Owner a request for payment (Form shall be supplied by Owner) and all of the required items shall be completed on the Form including: a) Waivers of Lien, b) Affidavits, c) any other requirements which the Owner may request. The Vendor shall submit completed forms and other requirements to the Owner at least ten (10) days prior to a regularly scheduled meeting of the Park District Board of Commissioners.
- 5) The Board of Commissioners of the Park District of Highland Park shall approve payment to the Vendor at one of their regularly scheduled meetings.

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6) The Vendor shall demonstrate to the Owner that all items identified on the Punch List have been remedied and that all requirements of the Contract Documents have been met.

7) All payments shall be subject to the Park District's review and approval. Vendor shall submit payment requests to Owner with sufficient time to complete such review.

8) Waivers of Lien shall be supplied by the Vendor to the Owner using Chicago Title and Trust Form No. 1722 or Tops Form No. 3463.

9) Notarization of all documents shall be required.

1.17 All work under this contact shall be installed in strict compliance with the building code for the City of Highland Park, Illinois, whether or not the requirements stated therein have been mentioned specifically in the Contract Documents. The code which the Vendor is to follow shall be:

The BOCA Building Code (most current edition)
Building Officials & Code Administrator's International, Inc.
17926 South Halsted Street
Homewood, Illinois 60430

A copy of the building code shall be kept on-site by the Vendor and he shall refer to the code regarding all types of construction under this contract. The Vendor shall bring any non-compliance to the attention of the Owner. No additional compensation shall be given to the Vendor for work which is changed under this contract in order to comply with the building code.

1.18 Applicable Standards

1.18.1 Description:

1.18.1.1 Throughout the Contract Documents, reference is made to codes and standards which establish methods for testing and reporting on the pertinent characteristics.

1.18.1.2 Where materials or workmanship are required by these Contract Documents to meet or exceed the specifically named code or standard, it is the Vendor's responsibility to provide materials and workmanship which meet or exceed the specifically named code or standard.

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1.18.1.3 It is also the Vendor's responsibility, when so required by the Contract Documents or by written request from the Architect or Owner's representative to deliver to the Architect or Owner's representative all required proof that the materials or workmanship, or both, meet or exceed the requirements of the specifically named code or standard. Such proof shall be in the form requested in writing by the Architect or Owner's representative and generally will be required to be copies of a certified report of tests conducted by a testing agency approved for that purpose by the Architect or Owner's representative.

1.18.1.4 Related work described elsewhere: Specific naming of codes of standards occurs on the drawings and in other sections of these specifications.

1.18.2 Quality Assurance

1.18.2.1 Familiarity with pertinent codes and standards: In procuring all items used in this work it is the Vendor's responsibility to verify the detailed requirements of the specifically named codes and standards and to verify that the items procured for use in this work meet or exceed the specified requirements.

1.18.2.2 Rejection of non-complying items: The Architect or Owner's representative reserves the right to reject items incorporated into the work which fail to meet the specified minimum requirements. The Architect or Owner's representative may take, to accept non-complying items subject to an adjustment in the contract amount as approved by the Architect or Owner's representative and the Owner.

1.18.2.3 Applicable standards listed in these specifications include, but are not necessarily limited to, standards promulgated by the following agencies and organizations:

AASHTO American Association of State Highway and Transportation Officials,
341 National Press Building, Washington, D.C. 20004

ACI American Concrete Institute, Box 19150, Redford Station, Detroit, Michigan
48219

AISC American Institute of Steel Construction, Inc., 1221 Avenue of the
Americas, New York, NY 10020

ANSI American National Standards Institute (successor to USASI and ASA) 1430
Broadway, New York, NY 10018

ASTM American Society for Testing and Materials, 1916 Race Street, Philadelphia, Pennsylvania
19103

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AWWA American Water Works Association, Inc., 666 West Quincy Avenue, Denver, Colorado 80235

CRSI Concrete Reinforcing Steel Institute, 228 North LaSalle Street, Chicago, Illinois 60610

UL Underwriters' Laboratories, Inc. 207 East Ohio Street, Chicago, IL 60611