Lake Metroparks 775 Hardy Road, Painesville, Ohio 44077 Lakefront Trail Phase II Revetment Bid No. 2024-032



Lake County Probate Judge

Mark J. Bartolotta

Lake Metroparks Board of Park Commissioners

Gretchen Skok DiSanto

Frank J. Polivka

John C. Redmond, CPA

Executive Director Paul Palagyi

April 12, 2024

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 $^{^*}$ Bid Form must be purchased through SE Blueprint, Inc. 2035 Hamilton Avenue, Cleveland, Ohio 44114 (216) 241-2250 or www.seblueprint.com.

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ATTACHMENTS

- U.S. Army Corps of Engineers Permit LRB-2023-00620
- Ohio Department of Natural Resources Temporary Shore Structure Permit No. 23-TLAK-24

INVITATION TO BID - LEGAL NOTICE

Sealed bids will be received at Lake Metroparks Administrative Offices, 11211 Spear Road, Concord Township, Ohio 44077 until **10:00 a.m.** local time, on **May 8, 2024** and thereafter will be publicly opened, read and recorded for the following:

NAME OF PROJECT: Lakefront Trail Phase II Revetment

BID NUMBER: 2024-032

PRE-BID MEETING: April 24, 2024 at 2:00 p.m. (Lake Metroparks Painesville Township Park Community Center

1025 Hardy Road, Painesville Twp., OH 44077)

All documents, specifications, plans, etc., can be VIEWED AND PURCHASED at www.seblueprint.com. Copies may be PURCHASED for \$30.00 (Thirty Dollars), (non-refundable fee) through SE Blueprint, Inc., 2035 Hamilton Avenue, Cleveland, Ohio 44114, (216) 241-2250. A \$15 shipping/delivery fee is applicable for each set of Bidding Documents. Documents may also be REVIEWED, at Lake Metroparks Administrative Offices, 11211 Spear Road, Concord Township, Ohio 44077 or at www.lakemetroparks.com, click on "About Us".

NOTICE OF STATE AND FEDERAL FUNDING. Financial assistance for this project has been acquired though State of Ohio Fund 7031 or 7035 monies, Bed Tax funds though the Lake Development Authority, and State and Local Fiscal Recovery Funds ("SLFRF"), established by the American Rescue Plan Act of 2021("ARPA") via a pass-through agreement with Lake County. Funding is subject to applicable state and federal requirements, and compliance with the terms and conditions of the grant awards, of which shall be incorporated into every contract or subcontract entered into in connection to the project.

Each bid (\$50,000 or greater) shall be accompanied by a Bid Guarantee in the form of either:

- 1. A certified check or cashier's check (Bid Check) made payable to "Lake Metroparks", in an amount equal to 10% of the bid amount conditioned to provide that if the bid is accepted the bidder will enter into a proper contract for the work; or
- 2. A Bid Guarantee and Performance Bond, for the full amount of the bid as provided in Section 153.571 of the Ohio Revised Code. A form of this bond is included in the Bidding Documents.

Bids must be submitted in sealed envelopes and clearly marked with the Bid No. and Project Title. No bid may be withdrawn before sixty (60) days have elapsed after the Bid Opening Date. This bond shall be written on an acceptable surety company authorized to do business in the State of Ohio and in an amount equal to 100% of the contract price. Bid guaranties of all unsuccessful bidders will be held until a proper contract is entered into or until all bids are rejected, as the case may be, and will be returned immediately thereafter. The successful bidder shall be required to file, at the time a contract is entered into, a Performance Bond and Labor and Material Payment Bond.

The Board intends to award a contract to the lowest and best bidder whose bid is submitted in accordance with the requirements of these bidding documents and does not exceed the funds available for the Project. The Board reserves the right to accept separate bids on various items of work, or to accept any combination of bids, or to reject any or all bids, and to waive any technical deficiencies or irregularities in bids.

BY THE ORDER OF

Lake Metroparks Board of Park Commissioners
Paul Palagyi, Executive Director

Published: News-Herald, SE Blueprint and www.lakemetroparks.com on April 12, 2024.

INSTRUCTION TO BIDDERS

1. **Bidding Documents**

- 1.1 Copies of the Contract Documents, including any Drawings and Specifications, may be obtained for bidding purposes upon the conditions set forth in the Invitation to Bid.
- 1.2 Persons or entities other than the bidder may view the Contract Documents at locations stated in the Invitation to Bid or at the office of the bidder. Persons or entities desiring additional information shall request such information from the bidder who shall then make a written request on its own letterhead to the Board for the additional information. The requesting person or entity shall bear the costs of printing and handling or any other cost arising from production of the requested information and shall be billed for printing costs directly by the printing company.
- 1.3 The bidder shall be responsible for advising any suppliers, subcontractors or sub-subcontractors of any alternates or changes to the Drawings and Specifications that may be issued as Addenda, and the Board assumes no responsibility for any bidder's failure to do so. The Board assumes no responsibility for errors or misinterpretations resulting from the use of incomplete sets of Contract Documents.
- 1.4 All prices and notations must be in ink or typewritten. Mistakes may be crossed out and corrections typed or printed adjacent to the mistake and initialed in ink by the person who signs bid. Prices shall be stated in units and quotations made separately on each item. In case of conflict, unit prices will govern. Where there is a conflict between words and figures, words will govern.
- 1.5 Bidders who have received this document from an outside source, not the Issuing Office (Lake Metroparks Planning Department), or obtained the documents from the Lake Metroparks website, should immediately contact the Issuing Office and provide their name, mailing address, email address, phone/fax number in order to be placed on the BIDDERS LIST. Bidders who fail to notify the Issuing Office with this information assume complete responsibility in the event that they do not receive communications from the Issuing Office prior to the closing date.

2. Bid Form

- 2.1 Bids must be made on the documents furnished in the Bid Documents. Each bid must contain the full name of all persons or entities submitting the bid and any parties-in-interest to such persons or entities.
- 2.2 Bids made by unincorporated entities or partnerships must set forth the name and place of residence or each principal or partner thereof, respectively.
- 2.3 Bids made by corporations must indicate the state of incorporation and the names and titles of officers having authority to sign the bid and Contract on behalf of the corporation. A copy of the corporate resolution authorizing those officers' signatures of the bid and Contract must be attached to the bid.
- 2.4 Proposals shall be addressed and sent to the address stated in the Invitation to Bid. Before the Board may consider any proposal, the Board must receive the proposal on or before the date and hour set for opening the bids. Conditions, limitations or provisions other than those expressly called for by any bidding document inserted as part of the proposal may cause the bid to be rejected by the Board.

2.5 Alterations of any Contract Document by erasure or interlineations must be explained or noted in such Contract Document over signature of bidder.

3. General Requirements

- 3.1 Bidders may bid on any or all parts of the Work and on any alternate described in the Contract Documents. Bidders may bid on any combination of contracts to be let in connection with the Project provided that the bidder must be engaged in the type of work for which the bid is submitted.
- 3.2 The Board reserves the right to accept bids in the combinations shown on the bid form, or to reject any or all bids, and to waive any technical deficiencies or irregularities in bids.
- 3.3. No contract will be awarded to any bidder who is in arrears to the Board for any debt or contractual obligation or who is in default as a surety or otherwise on any obligation owed to the Board.
- 3.4. Oral, telephonic or telegraphic bids are invalid and will not receive consideration.
- 3.5 The bidder shall submit a properly executed statement regarding personal property taxes in accordance with the enclosed statement entitled "Personal Property Tax Delinquency."
- 3.6 The Bidder (Prime Contractor) shall supply a minimum of 15% of the total labor force required to complete this Project, exclusive of supervisory and administrative personnel.

4. Bonds or Guaranties

(Note - Bid Guarantee and Performance Bond are only required on Bids/Proposals in excess of \$50,000)

- 4.1 A Bid Guarantee in the amount and manner prescribed in the Invitation to Bid shall accompany each bid.
- 4.2 The bidder shall furnish a Performance Bond and Labor and Material Payment Bond in the manner and amount prescribed in the Invitation to Bid.
- 4.3. The Board reserves the right to retain the Bid Guarantees of all bidders for a period of sixty (60) days after the bids are opened and read. During this sixty-day period, no bid may be withdrawn without the Board's permission or as otherwise provided by law. Bidders to whom contracts are awarded shall execute the contracts within (5) five days from the date of these bidders' receipt of notice of the contract award. Bidders whose Bid Guarantees are in a form other than the form set forth in section 153.571 of the Ohio Revised Code shall provide sureties in conjunction with execution of the contracts. Failure of any bidder to execute a contract or provide sureties within the time specified will be deemed an abandonment of the contract, will result in forfeiture by the bidder of its Bid Guarantee.

5. Examination of Drawings, Specifications and Work Site

5.1 Prior to submitting a bid, each bidder shall carefully examine the Drawings, Specifications and all other Contract Documents as well as visit the site of the Work to fully apprise itself of all conditions and limitations under which the Work will be performed. The bid shall reflect the costs of all items necessary to perform the Work. No allowances will be made to any bidder because of a lack of examination of the Contract Documents or inspection of the Work Site, and upon submission of the bid, the bidder shall be deemed to have made such examination and inspection.

6. Statement of Bidder's Qualifications

6.1 Each bidder shall complete and submit the enclosed "STATEMENT OF BIDDER'S QUALIFICATIONS".

7. <u>Disclosures</u>

- 7.1 The bidder to whom the Contract is awarded shall within seven (7) calendar days of notification of such award submit in writing to the Board the following information:
 - (a) the nature and extent of Work to be performed by the bidder's own employees and forces;
 - (b) the names of suppliers of principal items, systems, materials or equipment proposed to be used for the Work as well as the names and descriptions of such items, systems, materials or equipment; and
 - (c) the names of any Subcontractors and Sub-subcontractors proposed to be used for any part of the Work.
- 7.2 Bidders shall establish to the satisfaction of the Board the reliability and capability of any proposed Subcontractors, Sub-subcontractor or supplier.
- 7.3 Persons or entities proposed by bidders to be Subcontractors, Sub-subcontractors or suppliers must perform the Work for which they were initially proposed and shall not be removed or replaced without prior written consent of the Board.
- 7.4 The qualifications of all subcontractors must be included in the bid package as noted in the detailed specifications.

8. Working Hours

8.1 Bids shall be based on the assumption that the Work will be performed on an eight (8) hour day, five (5) days a week basis. Any overtime expenses necessary to meet the construction schedule shall be borne by the contractor.

9. Administration of the Contract and Any Other Prime Contracts Relating to the Project

9.1 The Bidder awarded the General Trades Contract shall be the Contract Administrator and as such shall schedule and coordinate the work performed under its contract as well as any work performed under any other prime contracts relating to the Project. The Contract Administrator shall include in its bid all costs involved in the scheduling and coordination of such work, including but not limited to costs attributable to compiling progress reports.

- 9.2 The Contract Administrator shall schedule, coordinate and direct all phases of construction to ensure timely completion of the Project. All prime contractors and Subcontractors shall cooperate with the Contract Administrator in preparing the work schedule and maintaining construction progress in accordance with the schedule. They shall also provide requested information to the Contract Administrator on a monthly basis to assist the Contract Administrator in performing its responsibilities as such. Failure of any prime contractor or any Subcontractor to cooperate with the Contract Administrator shall be deemed by the Board to be a breach of contract by the party failing to so cooperate.
- 9.3 The Board shall not certify monthly payments for any prime contractor until it receives from the Contract Administrator certification that such prime contractor's work progress is satisfactory and that the prime contractor is completing its work according to the schedule prepared by the Contract Administrator.
- 9.4 Progress meetings shall occur on the same day and hour each week for the duration of the Project, or as otherwise agreed to by the Board, prime contractors and subcontractors. The Board shall distribute accurate minutes of these meetings to all prime contractors. Decisions reached at such meetings shall be binding upon all parties involved in the Project.
- 9.5 The Contract Administrator shall prepare and submit to the Board a progress schedule for the Project. Upon the Board's approval of the schedule, the Contract Administrator shall furnish four (4) copies to the Board. The schedule shall be revised monthly or as otherwise necessary to ensure timely completion of the Project. The schedule and all revisions thereof, as approved by the Board, shall be binding upon all parties involved in the Project.
- 9.6 The Contract Administrator shall coordinate the distribution of all Drawings for the Project. A copy of such Drawings shall be kept at the job site at all times.

10. Wage Rates

10.1 Any bidder awarded the Contract shall comply with the Wage Rate Requirements as described in Section 6 in Supplemental Instructions to Bidders in this Document and ARTICLE 12 of the BOARD-CONTRACTOR AGREEMENT.

11. Discrimination

11.1 Any bidder awarded the Contract shall comply with ARTICLE 20 of the BOARD-CONTRACTOR AGREEMENT.

12. Federal Grant Compliance - American Rescue Plan Act of 2021

- 12.1 All procurement activities involving the expenditure of federal funds must be conducted in compliance with the Procurement Standards codified in 2 C.F.R. § 200.317 through §200.327 unless otherwise directed in writing by the federal agency or state pass-through agency that awarded the funds. All applicable local, state, and federal procurement requirements will be followed when expending federal funds. Should the State of Ohio have more stringent requirements, the most restrictive requirement shall apply so long as it is consistent with state and federal law.
- 12.2 The Contractor will not discriminate against any employee or applicant for employment because Lakefront Trail Phase II Revetment Rev. 4/11/2024 8

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of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause. 41 C.F.R. 60-1.4(b).

12.3 The Contractor shall comply with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States").

12.4 The Contractor shall comply with the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701 - 3708) as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each Contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

12.5 The Contractor shall comply with the Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

12.6 A contract with a Contractor will not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with OBM guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp, p.189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. The Contractor affirmatively represents and warrants that it is not excluded from doing business with the federal government (see www.sam.gov/SAM/) or state government (ohioauditor.gov/findings.html), and neither it nor its owners/officers have been debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by a federal department or agency or state government or agency thereof. This contract shall become null and void if Contractor becomes barred as a person or entity listed in SAM as a prohibited or restricted source.

12.7 The Contractor shall comply with the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) and must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in

connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

12.8 The Contractor shall comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

12.9 The Contractor shall comply with CFR §200.216, Prohibition on certain telecommunications and video surveillance services or equipment. The Contractor is prohibited from obligating or expending loan or grant funds to:

- (1) Procure or obtain;
- (2) Extend or renew a contract to procure or obtain; or
- (3) Enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. As described in Public Law 115- 232, Section 889, covered telecommunications equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).
- (i) For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities)
- (ii) Telecommunications or video surveillance services provided by such entities or using such equipment.
- Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country. In implementing the prohibition under Public Law 115 -232, Section 889, subsection (f), paragraph (1), heads of executive agencies administering loan, grant, or subsidy programs shall prioritize available funding and technical support to assist affected businesses, institutions and organizations as is reasonably necessary for those affected entities to transition from covered communications equipment and services to Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country. In implementing the prohibition under Public Law 115 -232, Section 889, subsection (f), paragraph (1), heads of executive agencies administering loan, grant, or subsidy programs shall prioritize available funding and technical support to assist affected businesses, institutions and organizations as is reasonably necessary for those affected entities to transition from covered communications equipment and services, to procure replacement equipment and services, and to ensure that communications service to users

customers is sustained. See Public Law 115-232, Section 889 and § 200.471 for additional information.

- 12.10 Minority Owned, Women Owned, and Small Business Vendors. The Contractor shall take all necessary affirmative steps to assure that minority businesses, women's business enterprises and labor surplus area firms ("MWSB Vendors") are used whenever possible. Such steps include:
- i. Placing qualified MWSB Vendors on solicitation lists when such vendors submit sufficient documentation of qualifications;
- ii. Soliciting MWSB Vendors whenever they are potential sources;
- iii. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by MWSB Vendors;
- iv. Establishing delivery schedules, where requirement permits, which encourage participation by MWSB Vendors; and
- v. Using services and assistance, as appropriate of such organizations as Small Business
- vi. Administration and the Minority Business Development Agency of the Department of Commerce.
- 12.11 The Contractor shall, as appropriate and to the extent consistent with law, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this section must be included in all subawards including all contracts and purchase orders for work or products under this award. For purposes of this section: "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States; and "Manufactured products" means items and construction materials composed in whole or in part of nonferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregate such as concrete; glass, including optical fiber; and lumber.

End of Instructions to Bidders

SUPPLEMENTAL INSTRUCTIONS TO BIDDERS

1. Questions about the Project

1.1 All questions concerning the Project shall be referred to:

Lake Metroparks Representative:

Tim Lane Park Planner (440) 639-7275 ext. 1608 tlane@lakemetroparks.com

Consultant Representative:

Mark Cencer - KS Associates

2. Pre-bid Conference

2.1 There will be a pre-bid conference for this project on the dates(s) listed below. Attendance is recommended.

<u>Date</u>	<u>Location</u>	<u>Time</u>
April 24, 2024	1025 Hardy Road, Painesville Twp., OH 44077	2:00 p.m.

3. Proposed Schedule for Project Completion

3.1 This schedule reflects the anticipated time required to complete the work defined in the specifications and shown on the drawings. Bidders are requested to submit with their bid, their proposed schedule for completion of the work described.

Advertised Public Bidding	April 12, 2024
Pre-Bid Conference	April 24, 2024
Bid Opening	May 8, 2024
Award of Bid by Board	May 15, 2024
Authorization to Proceed and Contracts	May 29, 2024
Construction to Commence	July 1, 2024
Substantial Completion	December 2, 2024
Punch List Completion	December 16, 2024
Occupancy by Lake Metroparks and Final Completion	<u> </u>
The work shall commence no later than five (5) days after the	ne Contractor's receipt of

The work shall commence no later than five (5) days after the Contractor's receipt of written notice to commence work, and, subject to authorized adjustments

4. Time of Completion

4.1 **Substantial Completion**, as defined in Paragraph 4.3 & 4.5 of Board –Contractor Agreement, shall be achieved not later than the date of December 2, 2024, but not later than the **Final Completion Date** of December 31, 2024.

5. Estimate of Cost

5.1 The following is an estimated range of cost for completing the project:

BASE BID TOTAL RANGE: \$1,580,000 to \$1,770,000

6. Prevailing Wage Threshold Levels

6.1 Under guidelines established by AM Sub. H.B.350, if the Contract Sum under this Agreement exceeds the dollar thresholds established by the *Ohio Department of Employment Services - Wage and Hour Division*, the contractor(s) are required to conform to the prevailing wage rates as established by the Ohio Industrial Relations Board. Thresholds are to be adjusted biennially (every two years) by the Director of Ohio Department of Commerce.

Biennial adjustments to threshold levels are made according to the Price Deflator for Construction Index, United States Department of Commerce, Bureau of the Census.

6.2 Threshold Levels

"New" construction threshold for Building Construction – \$250,000

"Reconstruction, enlargement, alteration, repair, remodeling, renovation, or painting" threshold level for *Building* Construction – \$75,000

As of January 1, 2024:

"New" construction that involves roads, streets, alleys, sewers, ditches and other works connected to road or bridge construction threshold level has been adjusted to -\$98,974

"Reconstruction, enlargement, alteration, repair, remodeling, renovation, or painting" that involves *roads*, streets, alleys, sewers, ditches and other works connected to road or bridge construction threshold level has been adjusted to – \$29,653

6.3 The Prevailing Wage Determination Schedule for this project is available for review at the office of the Owner's Prevailing Wage Coordinator, or for the complete Prevailing Wage information packet please contact:

Ohio Department of Commerce
Division of Industrial Compliance and Labor
Bureau of Wage and Hour Administration
6606 Tussing Road, PO Box 4009
Reynoldsburg, Ohio 43068-9009
614-644-2239
www.com.ohio.gov/laws/

6.4 Current prevailing wage rates are available through the Ohio Department of Commerce at the following link:

http://www.com.ohio.gov/dico/

Prevailing Wage Determination Cover Letter

County: LAKE

Determination Date: April 12, 2024 Expiration Date: July 12, 2024

THE FOLLOWING PAGES ARE PREVAILING RATES OF WAGES ON PUBLIC IMPROVEMENTS FAIRLY ESTIMATED TO BE MORE THAN THE AMOUNT IN O.R.C. SEC. 4115.03 (b) (1) or (2), AS APPLICABLE. Section 4115.05 provides, in part: "Where contracts are not awarded or construction undertaken within ninety days from the date of the establishment of the prevailing wages, there shall be a redetermination of the prevailing rate of wages before the contract is awarded." The expiration date of this wage schedule is listed above for your convenience only. This wage determination is not intended as a blanket determination to be used for all projects during this period without prior approval of this Department.

Section 4115.04, Ohio Revised Code provides, in part: "Such schedule of wages shall be attached to and made a part of the specifications for the work, and shall be printed on the bidding blanks where the work is done by contract..."

The contract between the letting authority and the successful bidder shall contain a statement requiring that mechanics and laborers be paid a prevailing rate of wage as required in Section 4115.06, Ohio Revised Code. The contractor or subcontractor is required to file with the contracting public authority upon completion of the project and prior to final payment therefore an affidavit stating that he has fully complied with Chapter 4115 of the Ohio Revised Code.

The wage rates contained in this schedule are the "Prevailing Wages" as defined by Section 4115.03, Ohio Revised Code (the basic hourly rates plus certain fringe benefits). These rates and fringes shall be a minimum to be paid under a contract regulated by Chapter 4115 of the Ohio Revised Code by contractors and subcontractors. The prevailing wage rates contained in this schedule include the effective dates and wage rates currently on file. In cases where future effective dates are not included in this schedule, modifications to the wage schedule will be furnished to the Prevailing Wage Coordinator appointed by the public authority as soon as prevailing wage rates increases are received by this office.

"There shall be posted in a prominent and accessible place on the site of work a legible statement of the Schedule of Wage Rates specified in the contract to the various classifications of laborers, workmen, and mechanics employed, said statement to remain posted during the life of such contract." Section 4115.07, Ohio Revised Code.

Apprentices will be permitted to work only under a bona fide apprenticeship program if such program exists and if such program is registered with the Ohio Apprenticeship Council.

Section 4115.071 provides that no later than ten days before the first payment of wages is due to any employee of any contractor or subcontractor working on a contract regulated by Chapter 4115, Ohio Revised Code, the contracting public authority shall appoint one of his own employees to act as the prevailing wage coordinator for said contract. The duties of the prevailing wage coordinator are outlined in Section 4115.071 of the Ohio Revised Code.

Section 4115.05 provides for an escalator in the prevailing wage rate. Each time a new rate is established, that rate is required to be paid on all ongoing public improvement projects.

A further requirement of Section 4115.05 of the Ohio Revised Code is: "On the occasion of the first pay date under a contract, the contractor shall furnish each employee not covered by a collective bargaining agreement or understanding between employers and bona fide organizations of Labor with individual written notification of the job classification to which the employee is assigned, the prevailing wage determined to be applicable to that classification, separated into the hourly rate of pay and the fringe payments, and the identity of the prevailing wage Coordinator appointed by the public authority. The contractor or subcontractor shall furnish the same notification to each affected employee every time the job classification of the employee is changed."

Work performed in connection with the installation of modular furniture may be subject to prevailing wage.

THIS PACKET IS NOT TO BE SEPARATED BUT IS TO REMAIN COMPLETE AS IT IS SUBMITTED TO YOU. (Reference guidelines and forms are included in this packet to be helpful in the compliance of the Prevailing Wage law.)

14

BID FORM

Bid Form documents can only be purchased from SE Blueprint, Inc.

SE Blueprint, Inc. 2035 Hamilton Avenue Cleveland, Ohio 44114 seblue@seblueprint.com (216) 241-2250 phone (216) 241-2075 fax

Contents of Bid Form:

Price Sheet
Offer Sheet
Bidders Signature & Business Information
Request for Approved Equal
Affidavit of Non-Collusion

Affidavit of Delinquent Personal Property Tax Statement
Acknowledgement of ARPA Funding and Compliance by Contractors
Equal Opportunity Employment Assurance of Compliance
Equal Employment Opportunity Affidavit
Byrd Anti-Lobbying Amendment Certification
Statement of Bidder's Qualifications & Experience
Bid Guarantee and Performance Bond
Checklist of Bid Proposal Forms

Contract Forms

The following forms shall be used during the contract:

LAKE METROPARKS BOARD-CONTRACTOR AGREEMENT

AIA DOCUMENT G702 AND G703, APPLICATION & CERTIFICATE FOR PAYMENT AIA DOCUMENT G704, CERTIFICATE OF SUBSTANTIAL COMPLETION AIA DOCUMENT G707, CONSENT OF SURETY COMPANY TO FINAL PAYMENT

OHIO LEGAL BLANK FORM 47, AFFIDAVIT OF ORIGINAL OR SUB-CONTRACTOR
OHIO LEGAL BLANK FORM 50 B, WAIVER OF LIEN
AFFIDAVIT OF PREVAILING WAGES

		CONTRACT INFOR	MATION	
NAME OF CON	NTRACT:			
LOG	CATION:			
Bid No	o:	Bid Open:	Contract Amount:	
P.O Number		Board Approval:		
		CONTRACTOR INFO	RMATION	
		Communication	HIMITION .	
			·	
			•	
	BC	NDING / SURETY INI	FORMATION	
	Surety/Bond Company			
		LCCELL ANEQUE INE		
	IVI	ISCELLANEOUS INF	URMATION	
SIGNED	CONTRACT RECE	EIVED		-
PERFOR	MANCE BOND			-
WORKE	R'S COMP. CERTI	FICATE		-
CERTIFI	CATE OF INSURA	NCE		-

BOARD-CONTRACTOR AGREEMENT

THIS AGREEMENT (AKA the "CONTRACT") is made between Lake Metroparks Board of Park Commissioners (the "BOARD") of the State of Ohio and CONTRACTOR. (the "Contractor") of the State of Ohio. This Contract shall be effective on the last date set forth on the signature page.

Article 1 THE CONTRACT DOCUMENTS

- 1.1 The Contract Documents consist of the Instructions to Bidders, if any, the bid of the Contractor (Including his bid guarantee), if any, the Contractor's performance bond, this Contract and all schedules and exhibits attached hereto, the Drawings, if any, listed on Schedule A hereto by issue date and revision date, the Specifications (both general and technical) contained in the Project Manual, if any, and any Addenda issued prior to the Execution of this Contract and modifications issued after execution of this Contract (such as Change Orders and Field Orders for minor changes in the Work). These form the binding Contract Documents if required by all. Capitalized terms used herein shall be defined as stated in Article 2 hereof or elsewhere in the Contract Documents. In the event of any inconsistency between this Contract and any of the other Contract Documents, the provisions of this Contract shall control. The intent of the Contract Documents is to include all labor, materials, equipment and other items necessary for the proper execution and completion of the Work and the terms and conditions of payment therefore. Work not covered in the Contract Documents will not be required unless it is consistent therewith and reasonably inferable there from as being necessary to produce the intended results. All of the Contract Documents form the total Contract, and all are as fully a part of the Contract as if attached hereto or repeated herein.
- 1.2 Nothing contained in the Contract Documents shall create any contractual relationship between the Board and any Subcontractor or Sub-subcontractor.
- 1.3 By executing this Contract, the Contractor represents that he has visited the site and familiarized itself with the local conditions under which the Work is to be performed.

Article 2 DEFINITIONS

- 2.1 The Project Manager will provide administration of the Contract and is an Authorized Agent of the Board. The Project Manager will have authority to act on behalf of the Board only to the extent provided in the Contract Documents.
- 2.2 Subcontractor is a person or entity who has a direct contract with the Contractor to perform any of the Work at the site. A sub-subcontractor is a person or entity who has a direct contract with any Subcontractor to perform any of the Work at the site.
- 2.3 Instructions to bidders are instructions contained in the bidding requirements for preparing and submitting bids for the Work.
- 2.4 Specifications are written descriptions of a technical nature of materials, equipment construction systems, standards and workmanship.
- 2.5 Addenda are written or graphic instruments issued prior to the execution of the Contract which modify or interpret the bidding documents, including Drawings and Specifications, by additions, deletions, clarifications or corrections. Addenda become part of the Contract Documents when the Contract is executed.
- 2.6 Samples are physical examples furnished by the Contractor for the Project Manager's review and approval, which illustrate materials, equipment or workmanship, and which establish standards by which the Work will be judged.

- 2.7 Product Data is information furnished by the Contractor for the Project Manager's review and approval regarding materials or products to be used in the Work and which establish standards by which the Work will be judged.
- 2.8 Work comprises the completed structures, products or services, or any combination thereof, required by the Contract Documents, and includes all labor necessary to produce such structures, products or services, and all materials and equipment incorporated or to be incorporated in such structures, products or services.
- 2.9 Drawings and Plans are documents showing in graphic or pictorial form the design, location and dimension of the elements of the Work.
- 2.10 Application for Payment is the Contractor's written request for payment of amount due for completed portions of the Work and, if provided herein, for materials delivered and suitably stored pending their incorporation into the Work.
- 2.11 Project Manual is the manual containing any bidding documents, Specifications, and certain other Contract Documents.
- 2.12 Change Order is a written order to the Contractor, made and executed as provided in Article 17 hereof, issued after execution of the Contract, authorizing a Change in the Plans or an adjustment in the Contract Sum or the Contract Time.
- 2.13 Field Order is a written order issued by the Project Manager to the Contractor effecting minor interpretations of the Contract Documents or minor changes in the Work not involving an adjustment in the Contract sum or an extension of the Contract Time.

Article 3 THE WORK

3.1 The Contractor shall perform all Work required by the Contract Documents for **Lake Metroparks PROJECT**. As more fully described in Exhibit A hereto.

Article 4

TIME OF COMMENCEMENT AND SUBSTANTIAL COMPLETION

- 4.1 The Work shall commence no later than five (5) days after the Contractor's receipt of written notice to commence work, and, subject to authorized adjustments. **Substantial Completion**, as defined in Section 4.3 hereof, shall be achieved no later than **DATE** (the "Contract time").
- 4.2 If the time for Substantial Completion is exceeded, the Board is hereby authorized to deduct and retain out of the payments that may be due or become due the Contractor liquidated damages, and not as a penalty, for each and every day the Work is delayed beyond the time so stipulated, it being understood and agreed that actual damages would be difficult to ascertain with precision in any such case and that the amount of such liquidated damages bears a reasonable relationship to the actual damages that may be projected.

<u>Liquidated Damages</u> will be based on Original Contract Amount.

Damages to be deducted for each

calendar day of overrun

(From) \$0	(To and Including) \$50,000	\$25.00
\$50,001	\$100,000	\$50.00
\$100,001	\$300,000	\$100.00
\$300,001	\$500,000	\$200.00
\$500,001	\$750,000	\$325.00
\$750,001	\$1,000,000	\$450.00
\$1,000,001	\$1,500,000	\$625.00
\$1,500,001	\$2,000,000	\$875.00
OVER	\$2,000,000	\$1,000.00

- 4.3 Substantial Completion is the stage in the progress of the Work when the Work or designated portion thereof is sufficiently complete in accordance with the Contract Documents so the Board can occupy or utilize the Work for its intended use (subject only to minor punch list items which will not unreasonably interfere with the Board's full use, occupancy and enjoyment of the Project site), and all required occupancy permits, if any, have been issued. The Contractor shall thereafter use due-diligence to complete such minor punch list items to the end that Final Completion will be achieved within fourteen (14) days after Substantial Completion and shall cause the least possible interference with the Board, its employees and guests.
- 4.4 The Date of Substantial Completion of the Work is the date upon which the Board can occupy or utilize the Work for the use for which it is intended or upon which in all material respects it serves the purpose for which it was intended.

Article 5 CONTRACT SUM

5.1 The Board shall pay the contractor for the performance of the Work subject to deductions and additions by properly authorized written Change Orders as provided herein, the Contract Sum of AMOUNT (§). (Bid Amount in Lump Sum).

The Contract Sum is determined as follows:

1. Item 1 Base Bid \$ XXX

TOTAL, Not to Exceed \$ XXX

- 5.2 Unless otherwise directed by the contract documents, the Contractor shall include in the Contract Sum any Contingencies stated in the Contract Documents. Items covered by this Contingency shall be supplied for such amounts and by such persons as the Board may direct.
 - A. The Contingency shall cover the cost to the Contractor, less any applicable trade discount, of the materials and equipment required by the Contingency delivered at the site.
 - B. The Contractor's costs for unloading and handling on the site, labor, installation costs, overhead, profit and other expenses contemplated for the original contract shall be included in the Contract Sum and not in the Contingency.

- C. Whenever the cost is more than or less than the Contingency, the Contract Sum shall be adjusted accordingly by Change Order, the amount of which will recognize changes, if any, in handling costs on the site, labor, installation costs, overhead, profit and other expenses.
- 5.3 Within the Schedule of Items, several items may have cash Contingency assigned to them. This Contingency is ONLY an Estimate of what the item may actually cost. The final actual cost of the item(s) may be higher or lower than what is shown for the Contingency. The contractor will be paid ONLY for what is finally and actually installed. The contractor will provide all necessary documentation, invoices, receipts, time cards, payroll records, shipping tickets, records, data, etc. That indicates the actual and final cost of the item(s). If the actual and final cost of the item(s) is less than what is indicated in the Contingency amount, the Board shall receive a credit. If the actual and final cost of the item(s) is more than what is indicated in Contingency amount, the contractor will receive the correct amount, provided that all invoices and records, etc. are submitted to the Board.

Article 6 PROGRESS PAYMENTS

- 6.1 Based upon Applications for Payment submitted by the Contractor, the Project Manager may make progress payments on account of the Contract Sum.
- 6.2 Application for progress payments may be made on intervals as requested by the Contractor, but not more frequently than monthly.
- 6.3 Before the first Application for Payment, the Contractor shall submit to the Project Manager a schedule that apportions the lump sum price to the major components forming the work which schedule shall be prepared in such form and supported by such data to substantiate its accuracy as the Project Manager may require. This schedule, unless objected to by the Project Manager, shall be used only as a basis for the Contractor's applications for payment.
- 6.4 At least fourteen (14) days before the date for each progress payment, the Contractor shall submit to the Project Manager an itemized Application for Payment, notarized, supported by such data substantiating the Contractor's right to payment as the Project Manager may require, and reflecting retainage, if any, as provided in the Contract Documents.
- 6.5 The Project Manager will, within forty-five (45) days after the receipt of the Contractor's application for payment, either pay the amount that the Project Manager determines is properly due, or notify the Contractor in writing of the reasons for withholding payment.
- 6.6 No progress payment, nor any partial or entire use or occupancy of the Work by the Project Manager shall constitute an acceptance of any work not in accordance with the Contract Documents.
- 6.7 Progress payments for acceptable labor and work in place shall be made at the rate of ninety percent (90%) of the total amount approved by the Project Manager as an estimated progress payment, less former payments therein, provided that said work in place is free from any attested accounts, or from any claims for damages that might in any manner become a liability or charge against the Board, and except as herein provided, the allowance of such estimates shall not be deemed a final acceptance of the work or material therein included. The Project Manager upon receipt of the Contractor's lien waivers from the contractor and his subcontractors, that indicate any and all liens and encumbrances on the Work have been fully discharged, will make such progress payments.
- 6.8 Retainage held, in order to ensure the faithful and proper performance of the Contract, shall be deposited in an escrow account as designated in Section 153.63 of the Ohio Revised Code. The escrow instructions to the escrow agent shall be in conformance with the provisions of this Contract and with Sections 153.13 and 153.63 of the Ohio Revised Code. This Section 6.8 shall not apply to contracts the total cost of which is less than fifteen thousand dollars (\$15,000).

- 6.9 If the Contractor fails to comply with the terms of any of the Contract Documents, or with the orders or directions of the Project Manager as provided herein, the Project Manager reserves the right to withhold any payment that may be due until such terms, orders or directions have been complied with to the satisfaction of the Project Manager.
- 6.10 Payments may be withheld on account of (1) defective work not remedied, (2) claims filed, (3) failure of the Contractor to make payments properly to Subcontractors or for labor, materials, or equipment, (4) damage to the Project Manager or another contractor, of (5) persistent failure to carry out the Work in accordance with the Contract Documents.

Article 7 FINAL PAYMENT

- 7.1 The Project Manager shall make final payment, constituting the entire unpaid balance of the Contract Sum, to the Contractor when the Work has been completed, the Contract fully performed, and any and all liens and encumbrances released and discharged.
- 7.2 Final payment shall not be due until the Project Manager determines that Substantial Completion of the Work has occurred and the Contractor has delivered to the Project Manager a complete release of all liens and encumbrances arising out of this Contract and/or the Work or receipts in full covering all labor, materials and equipment for which a lien could be filed, or a bond satisfactory to the Project Manager indemnifying it against any lien. If any lien remains unsatisfied after all payments are made, the Contractor shall refund to the Project Manager all moneys the latter may be compelled to pay in discharging such lien, including all costs and reasonable attorneys' fees, if any liens remain unsatisfied prior to final payment to contractor, the Project Manager shall retain those funds until all appropriate executed and notarized lien waiver(s) are provided.
- 7.3 The making of final payment shall constitute a waiver of all claims by the Project Manager except those arising from (1) potential or unsettled liens, (2) faulty or defective Work appearing after Substantial Completion, (3) failure of the Work to comply with the requirements of the Contract Documents, or (4) terms of any special warranties required by the Contract Documents. The acceptance of final payment shall constitute a waiver of all claims by the Contractor except those previously made in writing and identified by the Contractor as unsettled at the time of the final application for payment.

Article 8 THE BOARD

- 8.1 The Board shall at all times have access to the Work wherever it is in preparation and progress.
- 8.2 Based on the Board's observations and an evaluation of any application for payment, the Board will determine the amounts owing to the Contractor in accordance with Article 6.
 - 8.3 The Board may reject Work that does not conform to the Contract Documents.
- 8.4 To the extent required for the Work, the Board shall furnish all surveys and a legal description of the site.
- 8.5 Except as provided in Section 9.5, the Board shall secure and pay for any approval, easement, assessment or charge required for any construction, use or occupancy of any permanent structure or permanent change in any existing facility.
 - 8.6 The Board shall forward all instructions directly to the Contractor.
- 8.7 If the Contractor fails to correct defective Work or persistently fails to carry out the Work in accordance with the Contract Documents, The Board, by written order, may order the Contractor to stop the Work or any portion thereof, until the cause for such order has been eliminated; however, this right of the Board to stop the Work shall not give rise to any duty on the part of the Board to exercise this right for the benefit of the Contractor or any other person or entity.

Article 9 THE CONTRACTOR

- 9.1 The Contractor shall supervise and direct the Work using its best skill and attention and shall be solely responsible for all means, methods, techniques, sequences and procedures and for coordinating all portions of the Work under the Contract.
- 9.2 Unless otherwise specifically provided in the Contract Documents, the Contractor shall provide and pay for all labor, materials, equipment, tools, construction equipment and machinery, water, heat, utilities, transportation, and other facilities and services necessary for the proper execution and completion of the Work, whether temporary or permanent and whether or not incorporated or to be incorporated in the Work.
- 9.3 The Contractor shall at all times enforce strict discipline and good order among its employees and shall not employ on the Work any unfit person or anyone not skilled in the task assigned to him.
- 9.4 The Contractor warrants to the Board that all materials and equipment incorporated in the Work will be new unless otherwise specified, and that all Work will be of good quality, free from faults and defects and in conformance with the Contract Documents. All Work not conforming to these requirements may be considered defective.
- 9.5 Unless otherwise indicated in the Contract Documents, the Contractor shall secure and pay for any building permit and for all other permits and governmental fees, licenses and inspections necessary for the proper execution and completion of the Work.
- 9.6 The Contractor shall give all notices and comply with all laws, ordinances, rules, regulations, and lawful orders of any public authority bearing on the performance of the Work, and shall promptly notify the Board if the Drawings and Specifications, of any, are at variance therewith.
- 9.7 The Contractor shall be responsible to the Board for the acts and omissions of its employees and Subcontractors and their agents and employees, and any other persons performing any of the Work under a contract with the Contractor.
- 9.8 The Contractor shall review, approve and submit any Drawings, Product Data and Samples required by the Contract Documents. The Work shall be in accordance with approved submittals.
- 9.9 The Contractor at all times shall keep the premises free from accumulation of waste materials or rubbish caused by its operations. At the completion of the Work, it shall remove all of its waste materials and rubbish from and about the Work site as well as its tools, equipment, machinery and surplus materials.
- 9.10 The Contractor shall pay all royalties and license fees. It shall defend all suits or claims for infringement of any patent, copyright, trade secured or other proprietary rights and shall save the Board harmless from loss on account thereof.
- 9.11 To the fullest extent permitted by law, the Contractor shall indemnify and hold harmless the Board and its agents and employees from and against all claims, damages, losses and expenses, including but not limited to attorneys' fees arising out of or resulting from the performance of the Work, provided that any such claim, damage, loss or expense
 - A. is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property, including but not limited to the Work itself, including the loss of use resulting there from, and
 - B. is caused in whole or in part by any 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, regardless of whether it is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to any party or person described in this Section 9.11. In any and all claims against the Board or any of its agents or employees by any employee of the Contractor, any Subcontractor, anyone directly or indirectly employed by either of them, or anyone for whose acts

either of them may be liable, the indemnification obligation under this Section 9.11 shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Contractor or Subcontractor under workers or workmen's compensation acts, disability benefit acts or other employee benefit acts.

Article 10 SUBCONTRACTS

10.1 Unless otherwise required by the Contract Documents or the Bidding Documents, the Contractor, within seven (7) days of being awarded the Contract, shall furnish to the Board in writing the names of any Subcontractors for each of the principal portions of the Work. The Contractor shall not be required to contract with anyone to whom he has a reasonable objection. Contracts between the Contractor, which are to be performed by a Subcontractor, shall include language that shall bind the subcontractor to the same terms of the contract documents as to which the contractor is bound and to assume toward the Contractor all the obligations and responsibilities which the Contractor, by such Contract Documents, assumes toward the Board.

Article 11 INSURANCE

- 11.1 The Contractor agrees to provide and maintain at its own expense, worker's compensation coverage that is in compliance with the laws of the State of Ohio.
 - A. The Contractor also agrees to provide and maintain, at its own expense, Contractor's general liability insurance, covering premises operations, underground, explosion and collapse hazards, products/completed operation, contractual liability, independent contractor's liability, broad form property damage liability, personal injury liability with the employee exclusion deleted, incidental malpractice and extended bodily injury.
 - B. Limits of liability for general liability coverage shall be a minimum of \$3,000,000 per occurrence; \$4,000,000 aggregate, bodily injury and property damage liabilities combined. The Board must be provided a minimum of (30) thirty days' notice of cancellation by the insurance carrier. The Board, Lake County Board of Commissioners, Lake Development Authority, Mariana Properties, Inc., Glenn Springs Holdings, Inc., and Occidental Chemical Corporation must be named as additional insured under this policy with certification and endorsement provided prior to the award of Contract. C. The Contractor shall provide automobile liability insurance at limits not less than \$3,000,000 combined single limit bodily injury and property damage liabilities combined. Coverage must be extended to provide protection for liabilities arising from the use of hired or non-owned automobiles. Any fellow employee exclusion must be deleted. The Board, Lake County Board of Commissioners, Lake Development Authority, Mariana Properties, Inc., Glenn Springs Holdings, Inc., and Occidental Chemical Corporation must be named as additional insured under this policy, with certification and endorsement provided prior to the award of Contract. The Board must be provided a minimum of thirty (30) days' notice of cancellation by the insurance carrier.
 - D. Limits for Workers Compensation and Employers Liability insurance shall be a minimum of \$1,000,000 per occurrence. The Board must be provided a minimum of (30) thirty days' notice of cancellation by the insurance carrier. The Board, Mariana Properties, Inc., Glenn Springs Holdings, Inc., and Occidental Chemical Corporation must be named as additional insured under this policy with certification and endorsement provided prior to the award of Contract.
 - E. Limits for umbrella liability insurance shall be a minimum of \$3,000,000 per occurrence, written on an umbrella form basis with Commercial General Liability, Comprehensive Auto Liability and Employers Liability functioning as underlying policies. The Board must be provided a minimum of

- (30) thirty days' notice of cancellation by the insurance carrier. The Board, Lake County Board of Commissioners, and Lake Development Authority must be named as additional insured under this policy with certification and endorsement provided prior to the award of Contract
- F. Limits for excess coverage shall be a minimum of \$3,000,000. The Board must be provided a minimum of (30) thirty days' notice of cancellation by the insurance carrier. The Board, Mariana Properties, Inc., Glenn Springs Holdings, Inc., and Occidental Chemical Corporation must be named as additional insured under this policy with certification and endorsement provided prior to the award of Contract.
- G. Limits for professional liability and contractors pollution liability insurance shall be a minimum of \$1,000,000 per occurrence; \$4,000,000 aggregate. The Board must be provided a minimum of (30) thirty days' notice of cancellation by the insurance carrier. The Board, Lake County Board of Commissioners, Lake Development Authority, Mariana Properties, Inc., Glenn Springs Holdings, Inc., and Occidental Chemical Corporation must be named as additional insured under this policy with certification and endorsement provided prior to the award of Contract.
- 11.2 The Board shall be responsible for purchasing and maintaining its own liability insurance and, at its option, may maintain such insurance as will protect it against claims which may arise from operations under the Contract.

Article 12 WAGE RATES

12.1 The Contractor and any Subcontractor shall comply with Chapter 4115 of the Ohio Revised Code. Failure by the Contractor to so comply will be deemed by the Board to be a breach of contract. A schedule of the wage rates applicable under said chapter will be furnished to the Contractor by the Board upon request, if such schedule is not included in any Project Manual. The Contractor and any Subcontractor must submit, before beginning performance under this Contract, a schedule of the dates upon which wage payments are to be made, and for each such date thereafter, a copy of his or its complete payroll for that date, exhibiting for each employee his name, current address, social security number, number of hours worked per day and for the week, his hourly rate of pay, job classification, fringe benefits and deductions from wages. The Contractor and any Subcontractor must file with the Board upon completion of the Work and prior to final payment therefore an affidavit stating that it has complied with Chapter 4115 of the Ohio Revised Code. This Section 12.1 shall apply only if the Contract Sum under this Contract exceeds the dollar thresholds established by the Ohio Department of Commerce, Division of Industrial Compliance, Bureau of Wage and Hour.

"New" construction threshold for Building Construction - \$250,000

"Reconstruction, enlargement, alteration, repair, remodeling, renovation, or painting" threshold level for Building Construction – \$75,000

As of January 1, 2024:

"New" construction that involves roads, streets, alleys, sewers, ditches and other works connected to road or bridge construction threshold level has been adjusted to – \$98,974

"Reconstruction, enlargement, alteration, repair, remodeling, renovation, or painting" that involves roads, streets, alleys, sewers, ditches and other works connected to road or bridge construction threshold level has been adjusted to -\$29,653

The Prevailing Wage Determination Schedule for this project is available for review at the office of the Owner's Prevailing Wage Coordinator and via the internet at http://www.com.ohio.gov/dico/default.aspx.

Article 13

WORK BY BOARD OR BY SEPARATE CONTRACTORS

- 13.1 The Board reserves the right to perform work related to the Work with its own personnel, and to award separate contracts in connection with portions of the Work or other work on the site. If the Contractor claims that delay or added cost is involved because of such action by the Board, he shall make such claim as he would under Section 17.4 hereof.
- 13.2 The Contractor shall afford the Board reasonable opportunity for the introduction and storage of their materials and equipment for the execution of their work, and shall coordinate its work with theirs.

Article 14 TIME

- 14.1 All time limits stated in the Contract Documents are of the essence. The Contractor shall expedite the Work and achieve Substantial Completion within the Contract Time.
- 14.2 If the Contractor is delayed at any time in the progress of the Work by changes ordered in the Work, labor disputes, fire, unusual delay in transportation, adverse weather conditions not reasonably anticipated, unavoidable casualties, or any causes beyond the Contractor's control, then the Contract Time shall be extended by Change Order for such reasonable time as the Board may determine.

Article 15

PROTECTION OF UNDERGROUND UTILITY FACILITIES

15.1 If the Work affects or otherwise involves underground utility facilities, both the Board and the Contractor shall adhere to the requirements of Section 153.64 of the Ohio Revised Code.

Article 16

PROTECTION OF PERSONS AND PROPERTY

- 16.1 The Contractor shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the Work. It shall take all reasonable precautions for the safety of, and shall provide all reasonable protection to prevent damage, injury or loss to
 - A. All employees on the Work and other persons who may be affected thereby,
 - B. All the Work and all materials and equipment to be incorporated therein, and
 - C. Other property at the site or adjacent thereto.

He shall give all notices and comply with all applicable laws, ordinances, rules, regulations and orders of any public authority bearing on the safety of persons and property and their protection from damage, injury or loss. The Contractor shall promptly remedy all damage or loss to any property caused in whole or in part by the Contractor, any Subcontractor, any Sub-subcontractor, or anyone directly or indirectly employed by any of them or by anyone for whose acts any of them may be liable. The foregoing obligations of the Contractor are in addition to its obligations under Article 9.

Article 17

CHANGES IN THE PLANS

17.1 The Board, without invalidating the Contract, may order Changes in the Plans, consisting of additions, deletions, or modifications, the Contract Sum and the Contract Time being adjusted accordingly. All such Changes in the Plans shall be authorized by written Change Order, signed by the Board prior to any alleged Work commencing.

- 17.2 The Contract Sum and the Contract Time may be changed only by Change Order.
- 17.3 If the Contractor wishes to make any claim/proposal for an increase in the Contract Sum, because of claimed/proposed extra work, concealed conditions, or for any reason, no such claim/proposal for payment over and above the Contract Sum shall be authorized or valid unless each of the following occurs:
 - A. A written claim/proposal is made by the Contractor to the Board within twenty (20) days of the occurrence or event giving rise to the claim/proposal.
 - B. The claim/proposal is filed prior to proceeding with the claimed/proposed extra work; and
 - C. A written Change Order is issued, agreed to and signed by the Board/Project Manager.
- 17.4 The Contractor agrees that he shall have no compensation or claim/proposal for extra work that will increase the Contract Sum unless and until the procedures set forth above are followed and approved, and the Contractor hereby agrees that any claim/proposal for an increase in the Contract Sum will not be made and is waived and invalid hereunder, unless and until the procedures set forth above are followed and a duly approved written Change Order is issued prior to proceeding with any alleged extra work.

Article 18 CORRECTION OF WORK

18.1 The Contractor shall promptly correct any Work rejected by the Board as defective or as failing to conform to the Contract Documents, whether observed before or after Substantial Completion and whether or not fabricated, installed or completed. Such correction shall be completed within the time period agreed to by the Board. The provisions of this Article 18 apply to Work done by any Subcontractor of Sub-subcontractor as well as to Work done by employees of the Contractor.

Article 19 TERMINATION OF THE CONTRACT

19.1 If the Contractor defaults or persistently fails or neglects to carry out the Work in accordance with the Contract Documents or fails to perform any provision of the Contract, the Board, after seven days' written notice to the Contractor and without prejudice to any other remedy it may have, may make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due the Contractor or, at its option, may terminate the Contact and take possession of the site and of all materials, equipment, tools, and any construction equipment and machinery thereon owned by the Contractor and may finish the Work by whatever method it may deem expedient, and if the unpaid balance of the Contract Sum exceed the expense of finishing the Work, such excess shall be paid to the Contractor, but if such expense exceeds such unpaid balance, the Contractor shall pay the difference to the Board.

Article 20 DISCRIMINATION

20.1 The Contractor agrees:

A. That in the hiring of employees for the performance of work under this Contract or any subcontract, neither it nor any Subcontractor or Sub-subcontractor or any person acting on behalf of it or any Subcontractor or Sub-subcontractor shall, by reason of race, color, creed, religion, sex, sexual orientation, disability, military status as defined in R.C. § 4112.01, national origin, or ancestry, including R.C. Chap. 4112, discriminate against any citizen of the state who is qualified and available to perform the work to which the employment relates; and

- B. That neither it nor any Subcontractor or Sub-subcontractor or any person acting on behalf of it or any Subcontractor or Sub-subcontractor shall, in any manner, discriminate against or intimidate any employee hired for the performance of work under this Contract on account of race, color, creed, religion, sex, sexual orientation, disability, military status as defined in R.C. § 4112.01, national origin, or ancestry, including R.C. Chap. 4112.
- C. Comply and have all Subcontracts entered in connection to this project, with Federal Grant Compliance American Rescue Plan act of 2021 anti-discrimination clause in Article 12.2 of the Bid Documents.

Article 21 MISCELLANEOUS PROVISIONS

- 21.1 Governing Law: This agreement shall be governed by the laws of the State of Ohio. Any claims, actions or causes of action that arise out of this agreement shall be brought in Lake County, Ohio. In signing this contract, the parties agree that venue for any claims shall be resolved solely by recourse to the Courts of Lake County, Ohio.
- 21.2 Written Notice: Written notice shall be deemed to have been served if delivered in person to the individual or member of the firm or entity or to an officer of the corporation for whom it was intended, or if delivered at or sent by registered or certified mail to the last business address known to him who gives the notice.
- 21.3 Board's Right To Clean Up: If a dispute arises between the Contractor and separate contractors as to their responsibility for cleaning up as required by the detailed specifications, the Board may clean up and charge the cost thereof to the contractors responsible therefore as it shall deem to be just.
- 21.4 Independent Contractor Acknowledgement: All individuals employed under this contract that provide services to Lake Metroparks are not considered public employees for the purpose of Ohio Public Employees Retirement System (OPERS) membership.
- 21.5 Access to Records: Contractor shall furnish and cause each of it's Subcontractors to furnish all information and reports required by grant agreements, and will permit access to its books, records, and accounts by Lake Metroparks, the Lake Development Authority, ARPA or its agent, ODNR, the State Auditor, or any other authorized State or Federal official for the purposes of making audit, examination, and investigation for compliance of rules and regulations contained in grant agreement.

Article 22 GUARANTEE

- 22.1 The Contractor or the work as called for in the contract documents, in consideration of the price bid and the payments received or to be received, guarantees that all work done and all material used in the project under contract are in all respects first-class, of the proper kind and quality and has been done and is being done in accordance with the requirements of the contract documents, and also guarantees that the improvements will remain in good condition for and during the entire period of guarantee.
- 22.2 The period of guarantee shall begin upon the date of final acceptance by the Board in writing, of the construction work, and shall continue for a period of twelve (12) months thereafter or as otherwise provided in the general conditions.
- 22.3 If at any time before or during said period of guarantee, any defects or omissions become apparent in the work, or if it becomes apparent that any of the work is not in accordance with the requirements of the contract documents, or if any of the work constructed under this contract requires repairs due to defects in materials or workmanship, or for any other cause which may be attributed to the work which is being done by the Contractor, the Board or its authorized representative, will notify the Contractor to rectify such defects or omissions, or to make the repairs so required.

- 22.4 If the Contractor shall fail to begin to rectify such defects or omissions or to start such repairs within five (5) days from the date of such notification, or if such rectification or repair work is not made in a manner satisfactory to the Board or to its representative, the Board shall have the right to purchase any necessary materials, rent any necessary tools and equipment and to employ such other person or persons as may be deemed proper to make such repairs, and to pay the expense thereof out of moneys then due, or which may thereafter become due to the Contractor, or out of the amount retained for that purpose by the Board.
- 22.5 If moneys to correct defects, omissions or to resolve any guarantee issues are not sufficient to meet such expense, the additional moneys shall be furnished by the Contractor, and if he refuses or neglects to provide the necessary moneys, they shall be provided by his sureties.
- 22.6 If it is necessary to remove any part of the work to rectify defects or omissions or to repair defects in materials or workmanship, or if any part of the work becomes damaged due to such rectification or repairing, all such shall be replaced or repaired, all to the satisfaction of the Director or said representative. The guarantee provisions shall also apply to all rectified or repaired work.

Article 23

Federal Grant Compliance – American Rescue Plan Act of 2021

23.1 The contractor shall comply with and agree to the provisions attached hereto as Exhibit B related to Federal Grant Compliance – American Rescue Plan Act (ARPA) of 2021.

Lake Metroparks Board of	Park Commissioners	
11211 Spear Road, Concor	rd Township, Ohio 44077	
Witness	Paul Palagyi, Executive Director	Date
and by NAME		
ADDRESS		
ADDRESS		
Witness	CONTRACTOR	 Date

EXHIBIT A

The Work consists of providing of all labor, materials, equipment, appliances and services necessary, including those reasonable inferred, to furnish and install complete and operative systems for PROJECT DESCRIPTION as shown or specified in strict accordance with this specification and applicable drawings, and ready for use. See Contract Drawings and Specifications for details.



EXHIBIT B

All references to the Contractor shall include the Contractor, any construction manager and all subcontractors and suppliers at any tier.

All procurement activities involving the expenditure of federal funds must be conducted in compliance with the Procurement Standards codified in 2 C.F.R. § 200.317 through §200.327 unless otherwise directed in writing by the federal agency or state pass-through agency that awarded the funds. All applicable local, state, and federal procurement requirements will be followed when expending federal funds. Should the State of Ohio have more stringent requirements, the most restrictive requirement shall apply so long as it is consistent with state and federal law.

- 1. Equal Opportunity. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause. 41 C.F.R. 60-1.4(b).
- 2. <u>Copeland "Anti-Kickback" Act</u>. The Contractor shall comply with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States").
- 3. Contract Work Hours and Safety Standards Act. The Contractor shall comply with the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701 3708) as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each Contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- 4. Clean Air Act & Federal Water Pollution Control Act. The Contractor shall comply with the Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
- 5. Suspension and Debarment. A contract with a Contractor will not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with OBM guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp. p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. The Contractor affirmatively represents and warrants that it is not excluded from doing business with the federal government (see www.sam.gov/SAM/) or state government (ohioauditor.gov/findings.html), and neither it nor its owners/officers have been debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by a federal department or agency or state government or agency thereof. This contract shall become null and void if Contractor becomes barred as a person or entity listed in SAM as a prohibited or restricted source.

- 6. **Byrd Anti-Lobbying Amendment.** The Contractor shall comply with the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) and must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.
- 7. Solid Waste Disposal Act. The Contractor shall comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.
- 8. <u>Prohibition on certain telecommunications and video surveillance services or equipment.</u> The Contractor shall comply with CFR §200.216, Prohibition on certain telecommunications and video surveillance services or equipment. The Contractor is prohibited from obligating or expending loan or grant funds to:
 - a. Procure or obtain;
 - b. Extend or renew a contract to procure or obtain; or
 - c. Enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. As described in Public Law 115-232, Section 889, covered telecommunications equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).
 - (i) For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).
 - (ii) Telecommunications or video surveillance services provided by such entities or using such equipment.
 - (iii) Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

In implementing the prohibition under Public Law 115 -232, Section 889, subsection (f), paragraph (1), heads of executive agencies administering loan, grant, or subsidy programs shall prioritize available funding and technical support to assist affected businesses, institutions and organizations as is reasonably necessary for those affected entities to transition from covered communications equipment and services, to procure replacement equipment and services, and to ensure that communications service to users and customers is sustained.

See Public Law 115-232, Section 889 and § 200.471 for additional information.

9. <u>Minority and Women Business Enterprises.</u> Minority Owned, Women Owned, and Small Business Vendors. The Contractor shall take all necessary affirmative steps to assure that minority businesses, women's business enterprises and labor surplus area firms ("MWSB Vendors") are used whenever possible. Such steps include:

- (i) Placing qualified MWSB Vendors on solicitation lists when such vendors submit sufficient documentation of qualifications;
- (ii) Soliciting MWSB Vendors whenever they are potential sources;
- (iii) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by MWSB Vendors;
- (iv) Establishing delivery schedules, where requirement permits, which encourage participation by MWSB Vendors; and
- (v) Using services and assistance, as appropriate, of such organizations as Small Business Administration and the Minority Business Development Agency of the Department of Commerce
- 10. <u>Buy USA Domestic preference for certain procurements using federal funds</u>. The Contractor shall, as appropriate and to the extent consistent with law, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this section must be included in all subawards including all contracts and purchase orders for work or products under this award. For purposes of this section:

"Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States; and "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregate such as concrete; glass, including optical fiber; and lumber.

ACKNOWLEDGEMENT OF AMERICAN RESCUE PLAN ACT FUNDING AND COMPLIANCE BY CONTRACTORS

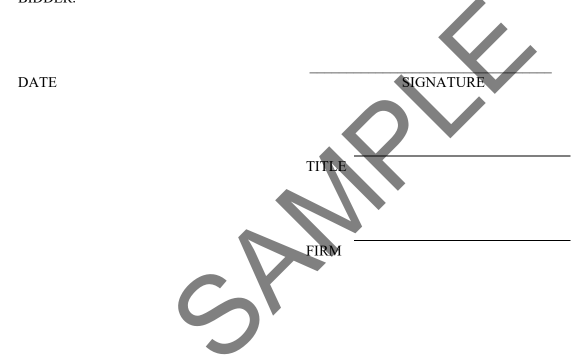
The Contractor hereby acknowledges that this project is a federally funded project with funds from the American Rescue Plan Act of 2021 ("ARPA" or the "Act"), that funding is contingent upon compliance with all terms and conditions of the ARPA funding award, and that the bidder agrees to comply with all of the terms and conditions of the ARPA funding award and the terms and conditions in the Procurement Standards codified in 2 C.F.R. 200.317 through 200.327 and as outlined in the Federally Required Contract Provisions contained in Bid Document - Federal Grant Compliance - American Rescue Plan Act of 2021.

Signature	Date
Title	
Company	

EQUAL OPPORTUNITY EMPLOYMENT ASSURANCE OF COMPLIANCE

(hereinafter called "BIDDER") hereby agrees that it will comply with Title VI of the Civil Rights Act of 1964 (P.S. 88-352) to the end that in accordance with Title VI of that Act and the regulation, no person in the United States shall, on the ground of race, color, creed or national origin be excluded from employment by the BIDDER and hereby gives assurance that it will immediately take any measure to effectuate this agreement.

This ASSURANCE is given in consideration of and for the purpose of complying with the Equal Opportunity Employment section in the Instructions to BIDDERS and to generally qualify the BIDDER for award of the contract. The BIDDER recognizes and agrees that such contracts or purchase agreement will be extended in reliance on the representations and agreements made in this assurance, and that the OWNER shall reserve the right to seek judicial enforcement of this assurance. This assurance is binding on the BIDDER, its successors, transfers, and assignees. Furthermore, the person whose signature appears below is authorized to sign this assurance on behalf of the BIDDER.



EQUAL EMPLOYMENT OPPORTUNITY AFFIDAVIT

STATE OF:	ОНЮ			
COUNTY OF:	LAKE			
		being	g first duly sworn, deposes and sa	ays that he is
(President, Secreta	ary, etc.) of		the party w	ho made this
proposal; that suc	h party as BIDDER does	not and shall not discri	iminate against any employee or	applicant for
employment beca	use of race, religion, color	r, sex or national origin	. If awarded the BID and contra	act under this
proposal, said par	ty shall take affirmative ac	ction to insure that all a	pplicants for employment shall b	e considered,
without regard to	their race, religion, color,	sex or national origin.	If successful as the lowest and b	est BIDDER
under the foregoin	ng proposals, this party sh	all post nondiscriminat	ion notices in conspicuous places	s available to
employees and ap	plicants for employment so	etting forth the provision	ns of this affidavit.	
Furthermore, said	party agrees to abide by the	ne assurances found in S	section 153.54 of the Ohio Revise	d Code in the
Contract Provision	ns with the OWNER if seld	Signature Affiant Company/Corpora		
		Address		
		City/State/Zip		
Sworn to and subs	scribed before me this	day of	, 20	
		Notary		
		(Seal)		

BYRD ANTI-LOBBYING AMENDMENT CERTIFICATION

(To	To be submitted with each bid or offer exceeding \$	5100,000)	
The	ne undersigned, the best of his or her knowledge, that:	of	(the "Company") hereby certifies,
1.	No Federal appropriated funds have been paid or for influencing or attempting to influence an o officer or employee of Congress, or an employer any Federal contract, the making of any Federal cooperative agreement, and the extension, contract, grant, loan, or cooperative agreement.	officer or emplo ee of a Member of grant, the making	oyee of an agency, a Member of Congress, an of Congress in connection with the awarding of ting of any Federal loan, the entering into of any
2.	If any funds other than Federal appropriated fun or attempting to influence an officer or employed of Congress, or an employee of a Member of Co cooperative agreement, the undersigned shall co Report Lobbying," in accordance with its instruc-	e of any agency, ongress in conne omplete and sub	y, a Member of Congress, an officer or employee nection with this Federal contract, grant, loan, or
3.	The undersigned shall require that the language subawards at all tiers (including subcontracts, agreements) and that all subrecipients shall certi	subgrants, and	contracts under grants, loans, and cooperative
ma imp the	his certification is a material representation of fact ade or entered into. Submission of this certification posed by 31, U.S.C. § 1352 (as amended by the Determinent of the required certification shall be subject to a civil posen such failure.	on is a prerequis	isite for making or entering into this transaction osure Act of 1995). Any person who fails to file
if a	the Company certifies or affirms the truthfulness and any. In addition, the Contractor understands and a is certification and disclosure, if any. gnature of Company Authorized Official		
		_	
Na	ame and Title of Company Authorized Official	Da	Date

APPLICATION AND CERTIFICATE FOR PAYMENT			Invoice #: Page 1 of					
To Owner: From Contractor:	LAKE METROPARKS 11211 Spear Road Concord Twp, OH 44077 Paul Palagyi		Project:			Application #: Period To: Project Nos:	Distribution to : Owner Architect Contractor	
			Via (Architect):			Contract Date:		
Contract For:								
CONTRACTO	R'S APPLICATION FOR	PAYMENT				The undersigned Contractor certifies that to the best information and belief the Work covered by this Ar		
Application is made Continuation Sheet i	for payment, as shown below, in cor s attached.	nnection with the Conta	act.			information and belief the Work covered by this Application for Payment has been completed in accordance with the Contract Documents, that all amounts have been paid by the Contractor for Work for which previous Certificates for Payment were issued and payments received from the Owner, and that current payment shown herein is now due.		
1. Original Contract	Sum		\$	-		CONTRACTOR: 0		
2. Net Change By C	hange Order		\$	-		CONTRACTOR.		
3. Contract Sum To	Date		\$	-		By:	Date:	
4. Total Completed a	and Stored To Date		\$	-		State of:	County of:	
5. Retainage : a. 10.0	0% of Completed Work	\$ -				Subscribed and sworn to before me this	day of	
b. 10.0	0% of Stored Material	\$ -				Notary Public: My Commission expires:		
Total Retainage			\$	-				
6. Total Earned Less	Retainage		\$	-		ARCHITECT'S CERTIFICATE FOR PAYMENT	ain alaananii aa aa dalaa dan	
7. Less Previous Cer	tificates For Payments					In accordance with the contract Documents, based on on comprising the above application, the Architect certifies Architect's knowledge, information and belief the Work	to the Owner that to the best of the	
8. Current Payment	Due		\$	-		the quality of the Work is in accordance with the Contraction is entitled to payment of the AMOUNT CERTIFIED.	* =	
9. Balance To Finish	n, Plus Retainage		\$	-		AMOUNT CERTIFIED \$	-	
CHANGE ORDER	SUMMARY	Additions	Deductio	ns		(Attach explanation if amount certified differs from the amount a	applied. Initial all figures on this application	
Total changes appro						on the Continuation Sheet that are changed to conform with the	e amount certified)	
in previous months b	by Owner		\$	-		ARCHITECT:		
Total Approved this	Month	\$ -				By:	Date:	
	TOTALS	\$ -	\$	-		This Certificate is not negotiable. The AMOUNT CERT Contractor named herein. Issuance, payment and accept	* * * * * * * * * * * * * * * * * * * *	

prejudice to any rights of the Owner or Contractor under this Contract.

Net Changes By Change Order

Page 2 of 2

Application and Certfication for Payment, containing

Contractor's signed certification is attached.

In tabulations below, amounts are stated to the nearest dollar.

Use Column I on Contracts where variable retainage for line items may apply.

Application Date :

Application No. :

To:

0

Architect's Project No.:

Invoice #: Contract:

A	В	C	D	E	F	G		Н	I
Item No.	Description of Work	Scheduled Value	Work Co From Previous Application (D+E)	mpleted This Period In Place	Materials Presently Stored (Not in D or E)	Total Completed and Stored To Date (D+E+F)	% (G / C)	Balance To Finish (C-G)	Retainage
					\$ \$ \$ \$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$ \$ \$ \$ \$	#DIV/0! #DIV/0! #DIV/0! #DIV/0! #DIV/0!	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	Page Totals	\$ -	\$ -	\$ -	\$ -	\$ -	#DIV/0!	\$ -	\$ -



CERTIFICATE OF SUBSTANTIAL COMPLETION

Project / Bid Number: Contract Date: Final Contract Amount:		
Owner: Lake Metroparks 11211 Spear Road Concord, Ohio 44077	Contractor:	
☐ This Certificate of Substantial Completic ☐ This Certificate of Substantial Completic Documents:		he Contract Documents. ecified parts of the Contract Documents.
The Work in which this Certificate applies has been Architect/Engineer and found to be substantially con Contract Documents, except as attached. Substantial portion thereof is sufficiently complete in accordance intended use.	nplete, and is also the date of commer Completion is the stage in the progre	ncement of applicable warranties required by the ses of the Work when the Work or designated
The date of Substantial Completion of the	Project or portion thereof desig	gnated above is hereby established as
	Date	
A "Punch-List" of items to be completed list does not alter the responsibility of the C Documents. The Contractor shall complete Completion. "Punch-List" items:	ontractor to complete all Work	in accordance with the Contract
Lake Metroparks will issue a Final Complet thereof as determined by the Owner, Contra will be authorized and Lake Metroparks will OR	ctor and Architect/Engineer as	
Lake Metroparks accepts the Work or desig possession thereof at (location), on (date)	=	ntially complete and will assume full
Signature Signature	;	Signature
Executive Director Proje	Metroparks ct Manager	Name Company Title
Date: Date:		Date:

This certification does not constitute an acceptance of Work NOT in accordance with the Contract Documents nor is it a release of contractor's obligation to complete the work in accordance with the Contract Documents. Lake Metroparks and Contractor's legal and insurance counsel should determine and review insurance requirements and coverage.

TO FINAL PAYMENT	OWNER \Box ARCHITECT \Box
AIA Document G707	CONTRACTOR □ SURETY □
(Instructions on reverse side)	OTHER
TO OWNER: (Name and address)	ARCHITECT'S PROJECT NO.:
	CONTRACT FOR:
PROJECT: (Name and address)	CONTRACT DATED:
In accordance with the provisions of the Contract between the Ow (Insert name and address of Surety)	rner and the Contractor as indicated above, the
	, SURETY,
on bond of (Insert name and address of Contractor)	
harshy anarous of the final number of the Contraction and some	, CONTRACTOR,
any of its obligations to (Insert name and address of Owner)	es that final payment to the Contractor shall not relieve the Surety of
as set forth in said Surety's bond.	, OWNER,
as set form in said surety's bond.	
IN WITNESS WHEREOF, the Surety has hereunto set its hand on the (Insert in writing the month followed by the numeric date and year.)	nis date:
	(Surety)
	(Signature of authorized representative)
Attest: (Seal):	
CAUTION: You should sign an original Ala	(Printed name and title) A document that has this caution printed in red. An



CAUTION: You should sign an original AIA document that has this caution printed in red. An original assures that changes will not be obscured as may occur when documents are reproduced. See Instruction Sheet for Limited License for Reproduction of this document.

AFFIDAVIT OF (SUB OR ORIGINAL) CONTRACTOR

		Ohio	, 20
STATE OF OHIO,	COUNTY, ss:		
	being	first duly sworn sa	ys that he is
	of		
the (Sub/Original) Contractor having a con	ntract with LAKE METH	ROPARKS, the OW	/NER for
Situated on or around or in front of the fol	lowing described proper	ty:	
			whereof
LAKE METROPARKS was the OWNER			
Affiant further says that the following sho	ws the names of every so	ub-contractor in the	employ of said
giving the amount, if any, which is due, or material or fuel furnished to date hereof, u NOTE: This statement must be accompanilisted below.	inder said contracts.	atement signed by	
Name	Trade		due or to become due for work
		and mate	erial furnished to date hereof
Said affiant further says that the following	g shows the names of eve	ery person furnishin	g machinery, material or
fuel to to become due, to them, for machinery, ma	givi aterial or fuel furnished	ing them the amour to date hereof, unde	at, if any, which is due, or er said contracts.
	MATERIAL MEN		
Name	Trade		due or to become due for work erial furnished to date hereof

AFFIDAVIT OF (SUB OR ORIGINAL) CONTRACTOR

Said affiant further says that the following shows the names of every unpaid laborer in the employ of

amount, if any, which is due	e, or to become due, for labo		r said contract, giving the
Name	Т		mount due or to become due for bor furnished to date hereof
That the amounts due or be-	come due to said sub-contrac	ctors, material men and l	aborers, for work done, or
Is fully and correctly set for	furnished to date hereof, to _rth opposite their names, resp f every person furnishing made	pectfully, in the aforesaid	d statements, and further, hereto attached, and made a
Affiant further says that			has not employed or
	above, and owes for no labo		nas not employed or any person, firm or corporation bry or fuel furnished under said
	Nan	ne / Title	
Sworn to before me and sub	oscribed in my presence, at _		, Ohio, this
day of	, 20		
	W		
	Nou	ary Public	
		O	hio,, 20
The undersigned certifies the	nat to date hereof that have fu	ırnished machinery, mat	erial or fuel as set out herein to
			fo
machinery, material or fuel	em, is correctly stated and set	y commenced furnishing	davit; that the nature of said g the same and the amount now e names or that have been paid
Name	Machinery, materials or fuel and nature of the same	Commenced Furnishin	Amount due or to become due to date hereof.

WAIVER OF LIEN

To All Whom It May Concern:

In consideration of the FIN	IAL sum of		dollars
Ф		Written words	
\$			
			es hereby waive, release and
relinquish any and all liens	or claims, right to	o lien or claim, fo	or labor or materials, or
both, furnished to date here	eof, for premises k	nown and descri	bed as follows:
Lake Metroparks Project	::		
D			
Project Address:			
G (G 1 G			
Contractor/Sub-Contractor	Name		
Trade			
Witness the hand and seal g	given this	day of	, 20,
City of	County of _		State of
A ddmaga			
Address			
Authorized Agents' Name ((print)		
Signature of Authorized Ag	gent		
State of Ohio		County of	,
Subscribed and sworn to be	fore me by		
This day of			, 20
Notary Public			
My commission expires	·		
			(seal)

1 of 1 5/14/2014

AFFIDAVIT OF PREVAILING WAGES

I,	, of	
(Print Name)		
(Company name & address)		
(Company name & address)		
do hereby certify that the wages paid to all en	nployees for the full num	ber of hours worked in connection
with the Contract to the Improvement, Repair	and Construction of:	
(Project and Location)		
during the following period, from	to	is in accordance with
the prevailing wage prescribed by the contrac	t document.	
I further certify that no rebates of deductions	for any wages due any pe	erson have been directly or
indirectly made other than those provided by	law.	
	Name (print)	
	Signature of Officer or	Agent
Sworn to and subscribed in my presence this	day of	, 20 .
	(Notary Public)	
The above affidavit must be executed and swe	orn to by the officer or ag	gent of the Contractor or
Subcontractor who supervises the payment of	employees, before the B	oard will release the surety and/or
make a final payment due under the terms of	the Contract.	

Schedule "A" List of Drawing Index

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TECHNICAL SPECIFICATIONS

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