



AGENDA ITEM EXECUTIVE SUMMARY

Agenda Item:	2021 ADA Accessibility Concrete Project		
Presenter & Title:	Brian Davids, P.E. Associate City Engineer		
Date:	August 2, 2021		
Please Check Appropriate Box:			
<input checked="" type="checkbox"/>	Committee of the Whole Meeting		Special Committee of the Whole Meeting
<input checked="" type="checkbox"/>	City Council Meeting		Special City Council Meeting
	Public Hearing		Other -
Associated Strategic Plan Goal/Objective: EMS-2 / QL-1			
Estimated Cost: \$ 50,000.00		Budgeted? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Other Funding? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
<i>If "Other Funding," please explain how the item will be funded:</i> ILDCEO Grant			
Executive Summary:			
<p>This project entails the improvement of non-ADA compliant sidewalks, curbs, and curb ramps on various city streets.</p> <p>Three (3) bids were received and summarized in the Bid Tabulation (attached). Strada Construction Co.'s unit prices: \$10.75 / sq. ft. for Sidewalk Removal and Replacement, \$5.00 / sq. ft. for Sidewalk Removal and Restoration, \$9.00 / sq. ft. for Sidewalk Installation, \$40.00 / linear ft. for Curb Removal and Replacement, and \$23.00 / sq. ft. for the installation of Detectable Warnings represents the low bid. Strada Construction Co. has done this type of work for the City of Geneva, IL in the past and have performed satisfactorily.</p>			
Attachments: <i>(please list)</i>			
<ul style="list-style-type: none"> • Resolution • Bid Tabulation 			
Voting Requirements:			
<p><i>This motion requires <u>6</u> affirmative votes for passage.</i></p> <p><i>The Mayor may vote on three occasions: (a) when the vote of the aldermen or trustees has resulted in a tie; (b) when one half of the aldermen or trustees elected have voted in favor of an ordinance, resolution, or motion even though there is no tie votes; or (c) when a vote greater than a majority of the corporate authorities is required by state statute or local ordinance to adopt an ordinance, resolution, or motion.</i></p>			
Recommendation / Suggested Action: <i>(how item should be listed on agenda)</i>			
<p>Recommend approval of a resolution authorizing the City Administrator to execute a contract for the 2021 ADA Concrete Accessibility Project with Strada Construction Co. of Addison, IL in the amount not to exceed \$50,00.00.</p>			

RESOLUTION NO. 2021-67

**RESOLUTION AUTHORIZING EXECUTION OF CONTRACT
with Strada Construction Co. for
“2021 ADA Accessibility Concrete Project”**

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GENEVA, KANE COUNTY, ILLINOIS, as follows:

SECTION 1: That the City Administrator is hereby authorized to execute, on behalf of the City of Geneva, a Construction Contract with Strada Construction Co., relating to the improvement of ADA compliance by means of removal and replacement of sidewalk and curb and the construction of curb ramps at various locations throughout the City of Geneva, IL.

SECTION 2: This Resolution shall become effective from and after its passage as in accordance with law.

PASSED by the City Council of the City of Geneva, Kane County, Illinois, this 16TH day of August, 2021

AYES: __ NAYS: __ ABSENT: __ ABSTAINING: __ HOLDING OFFICE: __

Approved by me this ____ day of _____, 2021.

Mayor

ATTEST:

City Clerk

ITEM #	Description	Plan			ENGINEER'S ESTIMATE			Copenhaver Construction, Inc.			Strada Construction Co.			Schroeder & Schroeder, Inc.		
		UNIT	MIN QTY	MAX QTY	UNIT PRICE	MIN COST	MAX COST	UNIT PRICE	MIN COST	MAX COST	UNIT PRICE	MIN COST	MAX COST	UNIT PRICE	MIN COST	MAX COST
1	PCC SIDEWALK REMOVAL AND REPLACEMENT	SQ FT	2,000.00	2,500.00	\$8.25	\$16,500.00	\$20,625.00	\$ 15.00	\$30,000.00	\$37,500.00	\$ 10.75	\$21,500.00	\$26,875.00	\$ 14.00	\$ 28,000.00	\$35,000.00
2	PCC SIDEWALK REMOVAL AND RESTORATION	SQ FT	50.00	100.00	\$5.15	\$257.50	\$ 515.00	\$ 4.00	\$ 200.00	\$ 400.00	\$ 3.00	\$ 150.00	\$ 300.00	\$ 5.00	\$ 250.00	\$ 500.00
3	PCC SIDEWALK INSTALLATION	SQ FT	100.00	200.00	\$5.15	\$515.00	\$ 1,030.00	\$ 14.00	\$ 700.00	\$ 1,400.00	\$ 9.00	\$ 450.00	\$ 900.00	\$ 15.50	\$ 775.00	\$ 1,550.00
4	PCC CURB REMOVAL AND REPLACEMENT	LN FT	50.00	100.00	\$33.00	\$1,650.00	\$ 3,300.00	\$ 65.00	\$ 3,250.00	\$ 6,500.00	\$ 40.00	\$ 2,000.00	\$ 4,000.00	\$ 37.00	\$ 1,850.00	\$ 3,700.00
5	DETECTABLE WARNINGS	SQ FT	300.00	600.00	\$26.00	\$7,800.00	\$15,600.00	\$ 35.00	\$10,500.00	\$21,000.00	\$ 23.00	\$ 6,900.00	\$13,800.00	\$ 45.00	\$ 13,500.00	\$27,000.00
TOTALS						\$26,722.50	\$41,070.00		\$44,650.00	\$66,800.00		\$31,000.00	\$45,875.00		\$44,375.00	\$67,750.00

CONTRACT DOCUMENTS

FOR

2021 SIDEWALK AND CURB MAINTENANCE PROJECT

CITY OF GENEVA, ILLINOIS

CONTRACTOR'S NAME: STRADA CONSTRUCTION CO.

STREET ADDRESS: 1742 W. ARMITAGE CT.

CITY: ADDISON STATE: IL, 60101

May 2021

Index

NOTICE TO BIDDERS..... 3

PREVAILING WAGE REQUIREMENTS..... 4

FREEDOM OF INFORMATION ACT 5

SPECIAL PROVISIONS 2021 SIDEWALK AND CURB MAINTENANCE PROJECT..... 6

 GENERAL/DESCRIPTION OF IMPROVEMENT 6

 TIME SCHEDULE; LIQUIDATED DAMAGES..... 6

 PCC SIDEWALK REMOVAL AND REPLACEMENT 10

 DETECTABLE WARNINGS..... 10

 PCC CURB REMOVAL AND REPLACEMENT..... 10

 GRASS RESTORATION..... 11

 SAW-CUTS 11

APPLICABLE IDOT STANDARD DETAILS: 13

 IDOT STANDARD 424001-11 14

 IDOT STANDARD 424016-05..... 16

 IDOT STANDARD 424026-03 17

 IDOT STANDARD 701501-06 18

 IDOT STANDARD 701701-10 19

 IDOT STANDARD 701801-06 20

 IDOT STANDARD 701901-08 22

PROPOSAL 26

AFFIDAVIT OF EXPERIENCE 29

CERTIFICATION FOR BID..... 30

CERTIFICATION OF COMPLIANCE WITH SECTION 11-42.1-1 OF THE ILLINOIS MUNICIPAL CODE..... 31

CERTIFICATION FOR DRUG-FREE WORK PLACE..... 32

CONTRACT..... 33

CONTRACT BOND..... 34

NOTICE TO BIDDERS

Bids submitted in duplicate, in a sealed envelope with the words "2021 Sidewalk and Curb Maintenance Project" clearly marked on it, will be received by the City of Geneva, Illinois until 10:00 AM on Monday; May 24, 2021 at the office of the City Administrator, 22 South First Street, Geneva, IL 60134, at which time they will be publicly opened and read aloud. The Contractor shall submit a unit price to remove and replace the following three items. This unit price shall be for furnishing of all equipment, materials, labor, and incidentals necessary to complete the work for the construction of a range of:

- 1) 4,800 – 5,200 SQ FT PCC SIDEWALK, REMOVAL AND REPLACEMENT
- 2) 180 – 220 FT PCC CURB REMOVAL AND REPLACEMENT

All proposals shall be accompanied by a proposal guaranty equaling an amount not less than \$2,500.00. This guaranty may be in the form of a Bid Bond or cashier's check. The successful Bidder shall be required to submit a Contract Bond. The amount of the Contract Bond will be included in the Notice of Award.

The successful bidder shall also submit a current proof of insurance with the City of Geneva, Illinois listed as Additionally Insured.

All bidders shall pay to all his/her employees and suppliers performing any and all work under this contract no less than the current prevailing wages in Kane County, Illinois.

The bid package for this project is available only on the City's web site at <http://www.geneva.il.us/bids.aspx>

Contact person: Brian Davids (630) 232-1501 Ext. 3407 or bdavids@geneva.il.us.

PREVAILING WAGE REQUIREMENTS

Please be aware of the following two requirements of the Illinois Department of Labor for the Contractor and every Subcontractor working on public improvement projects in Illinois. There will be no exception to these public acts under this contract. Starting from the date the notice to proceed is issued, the Contractor and the Subcontractor will submit certified payroll records every calendar month for work done on this project as stated below.

- A. CERTIFIED PAYROLL REQUIREMENTS (PUBLIC ACT 94-0515): Effective August 10, 2005, Contractors and Subcontractors on public works projects must submit certified payroll records on a monthly basis to the public body in charge of the construction project, along with a statement affirming that such records are true and accurate, that the wages paid to each worker are not less than the required prevailing rate and that the Contractor is aware that filing records he or she knows to be false is a Class B misdemeanor.

The certified payroll records must include for every worker employed on the public works project the name, address, telephone number, social security number (the last four (4) digits is sufficient), job classification, hourly wages paid in each pay period, number of hours worked each day, and starting and ending time of work each day. These certified payroll records are considered public records, and public bodies must make these records available to the public under the Freedom of Information Act, with the exception of the employee's address, telephone number, and social security number. Any Contractor who fails to submit a certified payroll or knowingly files a false certified payroll is guilty of a Class B misdemeanor.

- B. INCREASED PENALTIES FOR PREVAILING WAGE VIOLATION (PUBLIC ACT 94-0488): Effective January 1, 2006, penalties for violations of the Prevailing Wage Act will be 50% of the underpaid amounts for second or subsequent violations. An additional penalty of 5% of the underpayment penalty must be paid to workers for each month the wages remain unpaid.

For violations that occur after January 1, 2006, the debarment period—during which Contractors are ineligible for public works contracts—increases from 2 years to 4 years if two notices of violation are issued/serious violations occur within a 5-year period. In addition, a new monetary penalty of \$5,000 may be assessed against Contractors who retaliate against employees who report violations or file complaints under the Prevailing Wage Act.

FREEDOM OF INFORMATION ACT

Contractor acknowledges that the Freedom of Information Act, 5 ILCS 140/1 et seq. (the "Act") places an obligation on the City to produce certain records that may be in the possession of Contractor. Contractor shall comply with the record retention and documentation requirements of the Local Records Act 50 ILCS 205/1 et seq. and the Act and shall maintain all records relating to this Agreement 2021 SIDEWALK AND CURB MAINTENANCE PROJECT in compliance with the Local Records Retention Act and the Act (complying in all respects as if the Contractor was, in fact, the City. Upon notice from the City, Contractor shall review its records promptly and produce to the City within two business days of said notice from the City the required documents which are responsive to a request under the Act. If additional time is necessary to comply with the request, the Contractor may request the City to extend the time do so, and the City will, if time and a basis for extension under the Act permits, consider such extensions. In the event Contractor fails to produce the requested records or fails to produce the requested records within the time period required above and the City is assessed a fine, fee or penalty for failure to timely comply with the Act do to Contractor's actions, Contractor shall reimburse City for all fines, fee or penalties, including reasonable attorney's fees, paid by the City.

SPECIAL PROVISIONS 2021 SIDEWALK AND CURB MAINTENANCE PROJECT

GENERAL/DESCRIPTION OF IMPROVEMENT

This work consists of removing and replacing sidewalk, curb, and detectable warnings at various locations throughout the City.

All work performed under this contract shall be governed by and comply with the "Standard Specifications for Road and Bridge Construction" prepared by the Department of Transportation of the State of Illinois and adopted on April 1, 2016 hereafter referred to as the "Standard Specifications", Supplemental Specifications & Recurring Special Provisions, the latest edition of the "Manual on Uniform Traffic Control Devices", and according to the ADA requirements; all in effect on the date of the invitation for written proposals; the provisions of the General and Special Conditions of the Contract; and these Special Provisions.

All work to be done under this contract shall be done according to current standards and in a manner that is acceptable by the City Engineer.

TIME SCHEDULE; LIQUIDATED DAMAGES

1. Important Dates:

Bid Opening	May 24, 2021 @ 10:00 AM; City Hall
City Council Award	June 21, 2021
Notice of Award	June 22, 2021
Preconstruction Meeting:	June 24, 2021 @ 11:00 AM; Public Works
Notice to Proceed	July 9, 2021 (Tentative)
Substantial Completion	August 20, 2021
Phase 100 % Completion	August 27, 2021

When a completion date is specified, it is understood that time is of the essence and that completion of the work by that date is an essential part of the contract. The Contractor's plea that insufficient time was specified is not a valid reason for extension of time. Failure to complete any work list by the specified completion dates above will result in liquidated damages.

2. Working Hours

The maximum working hours by City ordinance are as follows:

7:00 A.M. – 5:00 P.M. Monday through Friday

8:00 A.M. – 4:00 P.M. Saturday if approved by Engineer 24 hours in advance.

No work is allowed on Sundays or Holidays.

3. Liquidated Damages

Liquidated Damages referred to in the Standard Specifications Article 108.09 shall be paid by the Contractor to the Owner as stated for each calendar day after the completion dates stated above.

4. Work on the Day before a Weekend, Holiday or Any Break from Construction

Removals of any item on a Fridays shall not be allowed unless it will be replaced right away and it is authorized by the Engineer. Typically, the Contractor shall complete replacements Monday to Thursday. Any deviations from this schedule will be approved by the Engineer at least 24 hours in advance. It is the Contractor's responsibility to watch and protect each pour location from defacing or vandalism. The cost associated with replacing items previously worked on due to defacing or vandalism, shall be done at the Contractor's expense.

5. **Required Work Item Schedule**

Below is the required schedule for work at any individual location. This schedule shall be used for all PCC pay items. The days may be reduced if approved by the Engineer.

Required Work Schedule	
Work	Calendar days to complete task (counting from the day removal started)
Concrete Installation	5
Remove Forms, Backfill with Topsoil or Stone. Grant access to driveways.	10
Restoration	15

Work will be measured for payment for in-place quantities. There will be no compensation for work done outside of the limits. Work shall be completed within the specified timeframe else the City may complete the work and back charge the Contractor. Actual costs incurred by the City for performing this work shall be deducted from the monies due the Contractor.

EXISTING UTILITIES

Prior to commencing work, the Contractor shall contact JULIE at 1 800 892 0123 and have each utility located within the work area.

The Contractor shall cooperate with all utility companies and municipalities involved with the removal, temporary relocation, reconstruction and/or abandonment by the owner of the utility.

The Contractor will not be allowed any additional compensation for any expense incurred by complying with these requirements, or because of reasonable delays, inconvenience or interruptions to his work resulting from the failure of the municipality or utility company to remove, relocate, reconstruct or abandon their services.

PRECONSTRUCTION CONFERENCE

Following the award of the Contract the Contractor shall attend a Preconstruction Conference as scheduled above. At this time, the Contractor shall submit and discuss the following:

1. Written work schedule and a start date.
2. Names of Project Manager, Field Superintendent, and the name and phone number of a responsible individual who can be reached 24 hours a day.

3. Names, phone number of sub-Contractors and material suppliers.

INSPECTION

The Contractor shall conduct his work in full cooperation with the Engineer. The Engineer must be notified for inspection prior to the placement of any materials; patch, curb, sidewalk or restoration. Any materials placed before inspection by the Engineer shall be deemed unacceptable and no compensation will be allowed.

PAYMENT

The work done will be paid for according to the awarded contract unit price.

1. Pay Requests

Pay requests will be processed once per month.

2. Retainage

If more than one payment is necessary there will be a 10% retainage.

3. Waiver of Lien

The first partial Waiver of Lien equivalent to the amount of the first pay request shall be submitted with the second pay request. Thereafter each pay request shall be submitted with a partial waiver for the cumulative amount of the preceding payments. A final Waiver of Lien shall be for the closeout amount and it shall be submitted before the final payment is processed. The Contractor shall submit final Waivers of Lien for all work including subcontractors.

4. Material certification for all materials used in this project shall be submitted.

SUBCONTRACTORS

The Owner reserves the right to accept or reject any sub-Contractors due to past performance. The rejection of any subcontractor shall not be grounds to renegotiate a change in unit prices. The Contractor shall do more than 50% of the work in this contract with his or her own work forces.

PROTECTION OF PUBLIC AND PRIVATE PROPERTY

The Contractor shall exercise reasonable care to protect all existing features and utilities in the public right-of-way (ROW). This includes but not limited to landscaping, fencing, sprinkler systems, drain lines, and invisible dog fences.

Any item damaged due to negligence shall be repaired or replaced in kind by the Contractor as directed by the Engineer no additional compensation will be allowed.

USE OF CITY WATER

The Contractor will be permitted use of City water for this project at no charge but the water must be metered. The Contractor may obtain a hydrant meter from the City of Geneva's, Public Works Department. Use of a water hose larger than 2 inches shall ONLY be connected onto hydrants at the public works facility at 1800 South Street. This water can then be trucked to the location where it will be used. The Contractor may be allowed up to a 2 inch water hose on most hydrants in town but the Contractor shall verify with the Engineer before he exercises any hydrant. A deposit is required for all meters: \$1,000.00 for 2 inches and

above and \$200.00 for meters smaller than 2 inches. The Contractor may use gray water from the treatment plant or truck in water at their own expense. If water is trucked in, the source of the water must be disclosed and verified by the Engineer.

RESIDENT NOTIFICATION

The Contractor shall distribute notices provided by the City to the residents or businesses owners that are affected by this work. The notice shall be delivered twenty-four (24) to forty-eight (48) hours before work begins at that location.

CONTROL BY CONTRACTOR

The Contractor shall be fully responsible for maintaining alignment and grade.

The Contractor shall set and maintain all intermediate points, offset points, lines, grades, elevations, and offset elevations not set by the Engineer. The accuracy of the Contractor's surveys and staking shall be their responsibility.

A reasonable amount of time shall be allowed by the Contractor after they calls for inspections of the form boards by the Engineer prior to placement of the concrete. The Contractor shall not claim additional compensation for any delay due to the Engineer exercising this right, for any corrective work which may be required as the result of the Contractor's errors or any removal and replacement of items not inspected or approved.

FINAL CLEANUP

The Contractor shall be responsible to maintain the roadway, driveways, and utility structures void of all foreign materials deposited during the workday. At the end of each workday all accumulated foreign material in the right of way or in any utility structure shall be removed. If any large amount of material falls into any drainage structure it shall be removed immediately. The Contractor shall maintain the worksite in a clean and acceptable manner. If in the opinion of the Engineer the work site is not being maintained the City may elect to clean up the site and bill the Contractor for the cost of the cleanup.

CONCRETE CURING AND SEALING

All exposed concrete surfaces constructed as part of this contract shall be cured according to Article 1020.13 with the following exceptions:

Only the Membrane Curing Method specified in article 1020.13 (a) (4) using an IDOT approved concrete curing and sealing compound and IDOT approved application equipment shall be used.

Concrete curing shall be included in the unit cost; no additional compensation will be allowed.

INCREASE, DECREASE OR DELETION OF QUANTITIES OR ITEMS

The Engineer reserves the right to add or delete quantities to this contract per these special provisions and as allowed by the State.

PCC SIDEWALK REMOVAL AND REPLACEMENT

DESCRIPTION:

This work shall consist of removing and replacing PCC sidewalk matching the existing width and thickness of the adjacent and / or abutting sidewalk. The Contractor shall saw cut the sidewalk as marked for removal. The Contractor shall also saw cut along the edge of driveway pavement before squares within driveways are removed. This work will be done in accordance with Sections 423, 424 and 440 of the Standard Specifications. The Contractor may need to regrade the existing aggregate before pouring.

The sub-base, after the removal is complete, will be regraded and/or compacted before pouring the PCC and this work shall be included in the unit price for each of the above items. The Contractor shall supply some aggregate to regrade the base when needed.

METHOD OF MEASUREMENT:

This work will be measured for payment for in place quantities in square foot.

BASIS OF PAYMENT:

This work shall be paid for at the contract unit prices per square foot for PCC SIDEWALK REMOVAL AND REPLACEMENT.

DETECTABLE WARNINGS

DESCRIPTION:

This work shall consist of the installation of detectable warnings in curb ramps in accordance with Article 424.09 of the Standard Specifications with the following exceptions:

The detectable warnings shall be red in color and shall be of a size, design and made of material approved by the Accessibility Code and the Engineer. The detectable warnings shall be installed per the manufacturer's specifications and in accordance with current accessibility guidelines.

METHOD OF MEASUREMENT:

This work will be measured for payment in place per square foot.

BASIS OF PAYMENT:

This work shall be paid for at the contract unit price per square foot for DETECTABLE WARNINGS.

PCC CURB REMOVAL AND REPLACEMENT

DESCRIPTION:

This work shall consist of removing and replacing PCC curb of the adjacent size and type. Two dowel bars shall be added at each cut end. Expansion joints shall be added 5 feet on either side of each inline frame & grate, and at each end of all curb segments replaced that are 10 feet and larger in length. The Contractor shall saw cut the limits marked by the Engineer. The Contractor shall also make a full depth cut along the edge of pavement / the face of the curb before removing the curb to avoid causing any damage to the existing pavement. The Contractor shall repair all pavement damage caused during the removal and replacement process. This pavement repair shall be included in the unit price submitted.

METHOD OF MEASUREMENT:

This work will be measured for payment in place per linear feet.

BASIS OF PAYMENT:

This work shall be paid for at the contract unit price per linear foot PCC CURB REMOVAL AND REPLACEMENT.

GRASS RESTORATION
DESCRIPTION:

The Contractor is encouraged to minimize the grassed area that is disturbed because all grass restoration shall be included. This work when necessary shall consist of restoring all grass areas disturbed due to construction with Topsoil, 4", Grass Seeding, Class 1 Lawn Mixture with Fertilizer and Mulch, Method 3.

All damage to the parkway or grassed areas shall be held to a minimum that only the edges need restoration. The Contractor shall use a parkway preservation device such as plywood sheets to minimize rutting and other parkway damage due to equipment.

1. Topsoil, 4"

This work shall consist of furnishing and placing 4 inches of topsoil according to Section 211 of the Standard Specifications with the following exceptions:

The topsoil shall be placed in such a manner that after compaction and normal settling the final grade of the soil will not be lower than the elevation of the adjacent top of the curb, sidewalk or driveway.

2. Grass Seeding, Class 1 Lawn Mixture with Fertilizer

This work shall consist of preparing the seed bed and placing the seed and fertilizer to topsoil areas in accordance with Section 250 of the Standard Specifications with the following exceptions:

Inter-seeding and fertilizing of the existing grass will be allowed if in the Engineers opinion the existing turf was not excessively disturbed during the removal and replacement process.

3. Mulch, Method 3

This work shall consist of furnishing, transporting and placing mulch over seeded areas in accordance with Section 251 of the Standard Specifications.

SAW-CUTS

All saw cutting needed to separate the portion that will be removed from what will remain shall be included in the unit price(s) submitted. No additional compensation will be allowed for saw cutting.

MOBILIZATION

Mobilization shall be included in the unit price(s). No additional compensation will be allowed for mobilization.

TRAFFIC CONTROL AND PROTECTION

Traffic control shall be in accordance with the applicable sections of the "Standard Specifications for Road and Bridge Construction", the applicable guidelines contained in the "Illinois Manual on Uniform Traffic Control Devices for Streets and Highways", these Special Conditions, and any special details and Highway Standards contained herein.

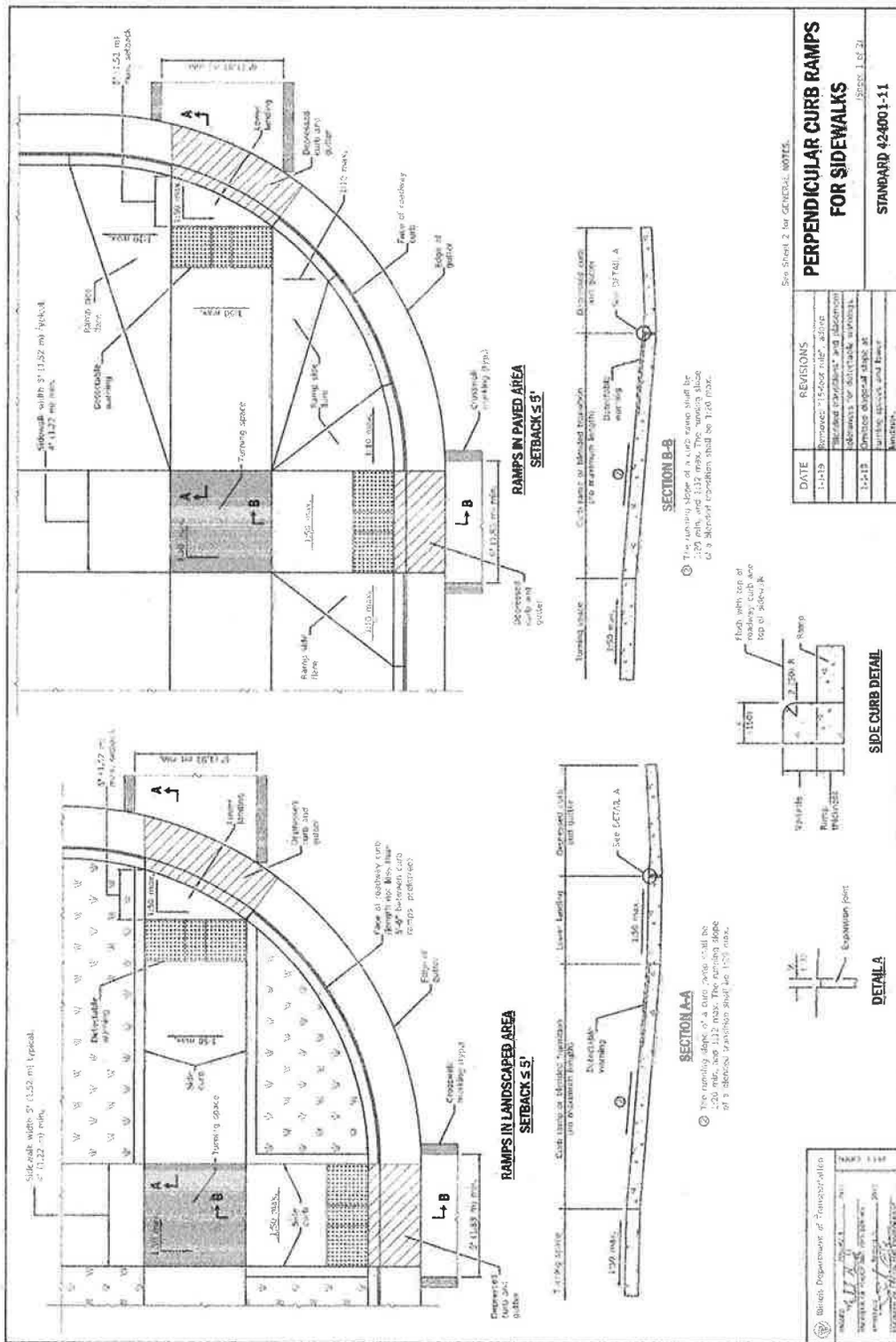
Special attention is called to Articles 107.09, 107.14, and Sections 701 and 702 of the "Standard Specifications for Road and Bridge Construction".

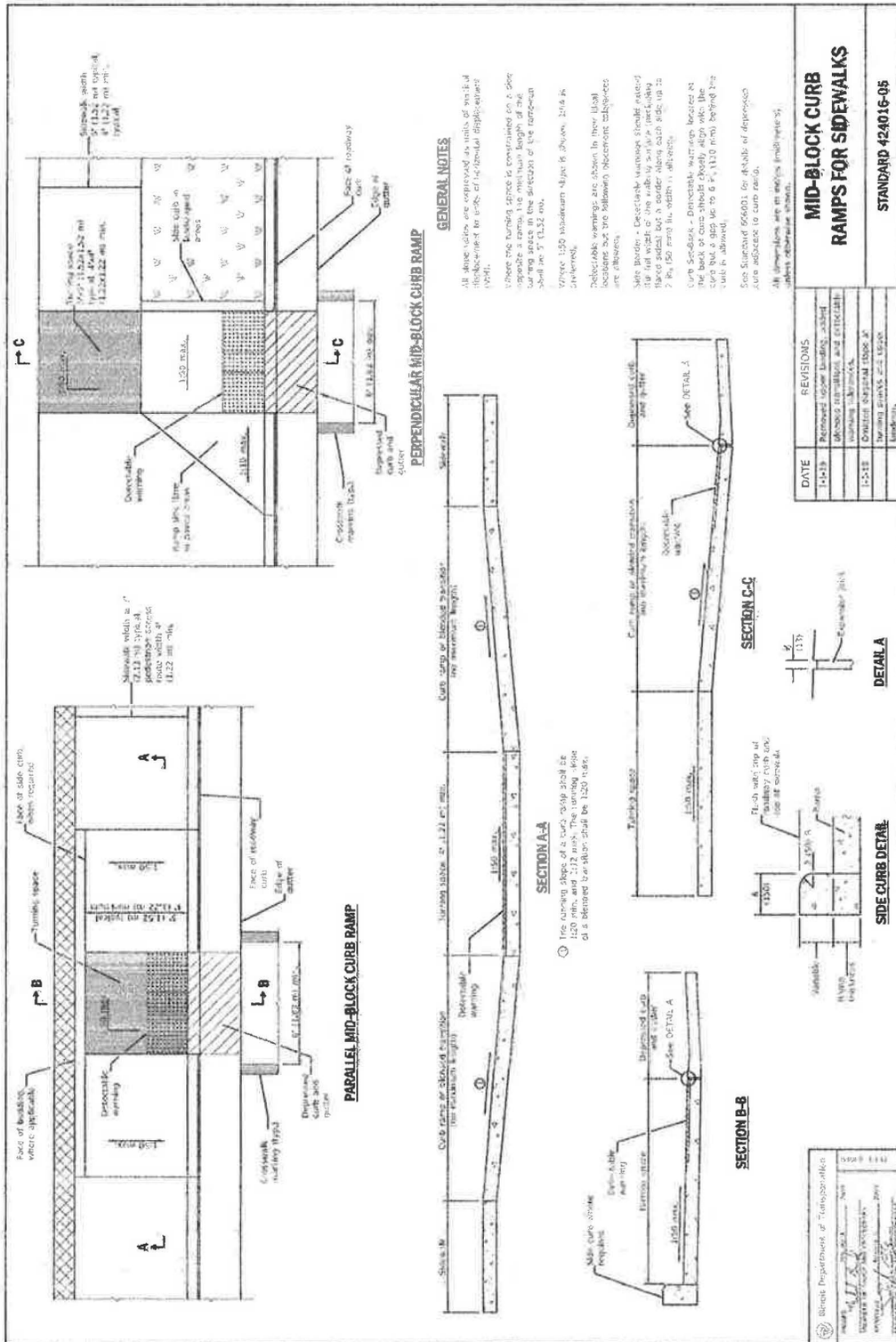
APPLICABLE IDOT STANDARD DETAILS:

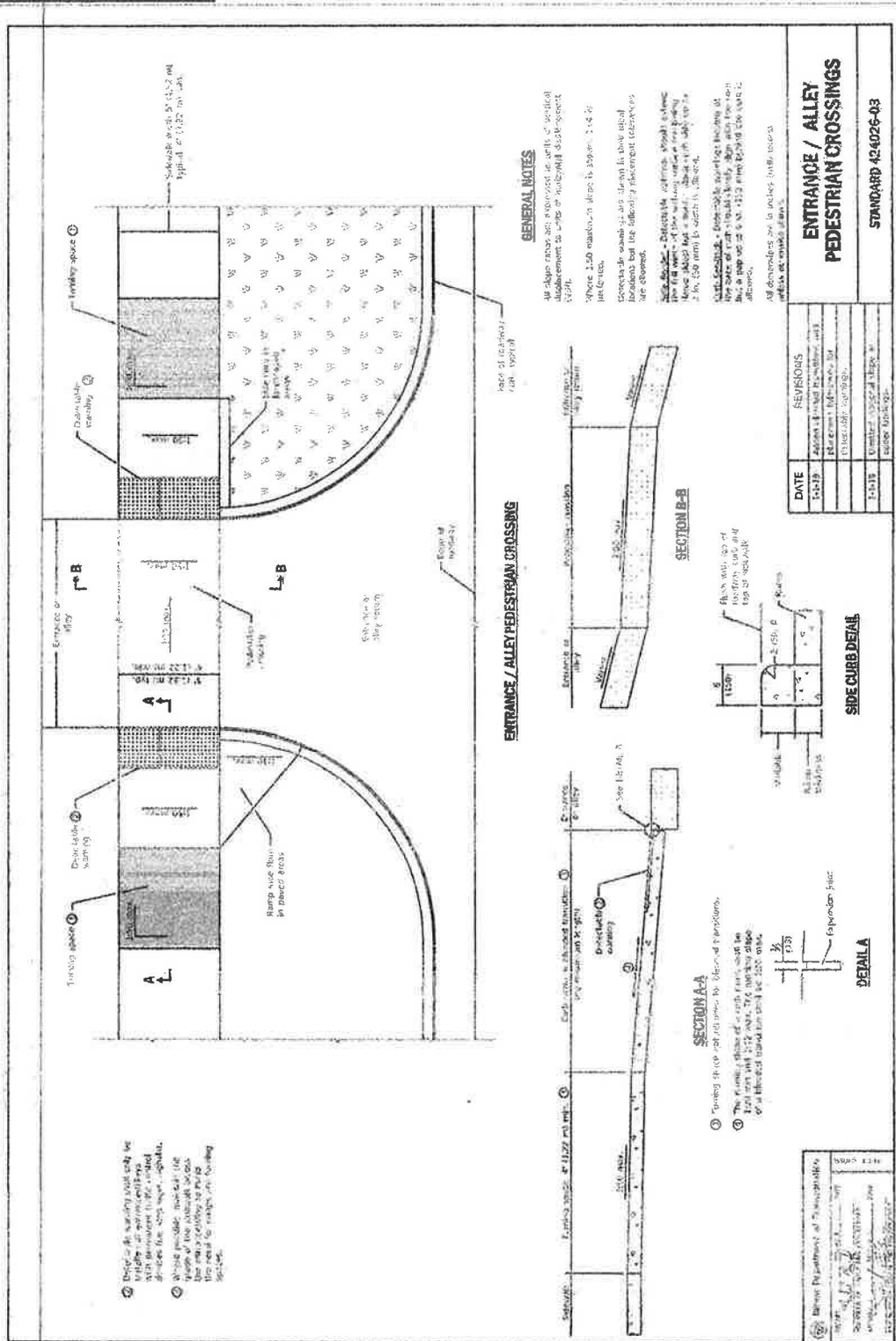
424001-11	Perpendicular Curb Ramps for Sidewalks
424016-05	Mid-Block Curb Ramps for Sidewalks
424026-03	Entrance / Alley Pedestrian Crossings
701501-06	Urban Lane Closure, Two Lane
701701-10	Urban Lane Closure, Multilane Intersection
701801-06	Urban Lane Closure, Crosswalk or Sidewalk Closure
701901-08	Traffic Control Devices

An arrow board shall be required for all work on an IDOT route or right-of-way per IDOT standards. When working of State Routes, a minimum of 1 lane in each direction shall remain open to vehicular traffic, only closing the lane or lanes that are required to complete the work.

All traffic control and protection shall be included in the unit prices submitted. No additional compensation will be allowed.







- ① Driveway markings shall only be used where necessary and shall be with dimensions to the marked driveway for each way - asphalt.
- ② Where possible, markings for the turning of the vehicle should be placed in the turning area.

ENTRANCE / ALLEY PEDESTRIAN CROSSING

GENERAL NOTES

- ① All slope markings are shown as per the standard drawing.
- ② Where 1:20 markings are shown, the slope is 1:20.
- ③ Slopes shall be shown as per the standard drawing.
- ④ The first 200 mm of the marking shall be placed in the turning area.
- ⑤ All dimensions are in meters unless noted.

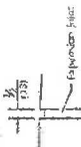
SECTION A-A

- ① Turning space shall be shown as per the standard drawing.
- ② The marking shall be placed in the turning area.

SECTION B-B

- ① The marking shall be placed in the turning area.

SIDE CURB DETAIL



DATE	REVISIONS
1-1-78	Added 1:12 slope for driveway marking
1-1-78	Added 1:12 slope for driveway marking
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ENTRANCE / ALLEY PEDESTRIAN CROSSINGS

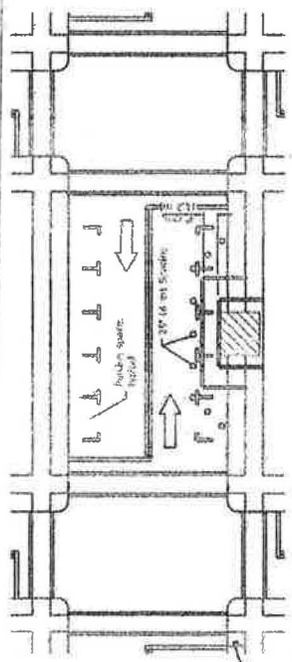
STANDARD 424026-03

Ⓢ Check whenever used, filed by road work (1801, 00772)

GENERAL NOTES

1. Standard is used to show the location of the temporary traffic control devices and the location of the temporary traffic control devices.

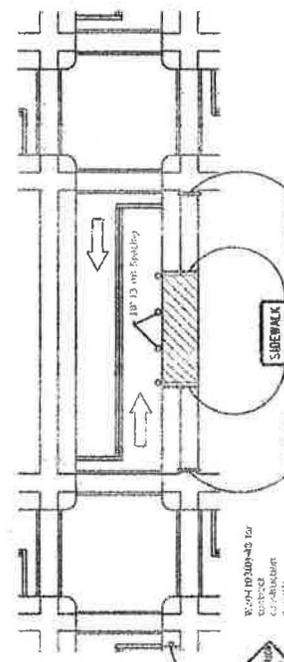
This Standard must be used in conjunction with the following standards: Standard 701801-01, Standard 701801-02, Standard 701801-03, Standard 701801-04, Standard 701801-05, Standard 701801-06, Standard 701801-07, Standard 701801-08, Standard 701801-09, Standard 701801-10, Standard 701801-11, Standard 701801-12, Standard 701801-13, Standard 701801-14, Standard 701801-15, Standard 701801-16, Standard 701801-17, Standard 701801-18, Standard 701801-19, Standard 701801-20, Standard 701801-21, Standard 701801-22, Standard 701801-23, Standard 701801-24, Standard 701801-25, Standard 701801-26, Standard 701801-27, Standard 701801-28, Standard 701801-29, Standard 701801-30, Standard 701801-31, Standard 701801-32, Standard 701801-33, Standard 701801-34, Standard 701801-35, Standard 701801-36, Standard 701801-37, Standard 701801-38, Standard 701801-39, Standard 701801-40, Standard 701801-41, Standard 701801-42, Standard 701801-43, Standard 701801-44, Standard 701801-45, Standard 701801-46, Standard 701801-47, Standard 701801-48, Standard 701801-49, Standard 701801-50, Standard 701801-51, Standard 701801-52, Standard 701801-53, Standard 701801-54, Standard 701801-55, Standard 701801-56, Standard 701801-57, Standard 701801-58, Standard 701801-59, Standard 701801-60, Standard 701801-61, Standard 701801-62, Standard 701801-63, Standard 701801-64, Standard 701801-65, Standard 701801-66, Standard 701801-67, Standard 701801-68, Standard 701801-69, Standard 701801-70, Standard 701801-71, Standard 701801-72, Standard 701801-73, Standard 701801-74, Standard 701801-75, Standard 701801-76, Standard 701801-77, Standard 701801-78, Standard 701801-79, Standard 701801-80, Standard 701801-81, Standard 701801-82, Standard 701801-83, Standard 701801-84, Standard 701801-85, Standard 701801-86, Standard 701801-87, Standard 701801-88, Standard 701801-89, Standard 701801-90, Standard 701801-91, Standard 701801-92, Standard 701801-93, Standard 701801-94, Standard 701801-95, Standard 701801-96, Standard 701801-97, Standard 701801-98, Standard 701801-99, Standard 701801-100.



Ⓢ SIDEWALK CLOSED for sidewalk diversion

Ⓢ SIDEWALK DIVERSION for sidewalk diversion

SIDEWALK DIVERSION



Ⓢ SIDEWALK CLOSED for sidewalk closure

Ⓢ SIDEWALK DIVERSION for sidewalk closure

SIDEWALK CLOSURE

- SYMBOLS**
- 1 SIGN (with or without signposts)
 - 2 SIGNPOST
 - 3 SIGNPOST WITH SIGN
 - 4 SIGNPOST WITH SIGN AND LIGHT
 - 5 SIGNPOST WITH SIGN AND LIGHT AND SOUND
 - 6 SIGNPOST WITH SIGN AND LIGHT AND SOUND AND VIBRATION
 - 7 SIGNPOST WITH SIGN AND LIGHT AND SOUND AND VIBRATION AND FLUORESCENCE
 - 8 SIGNPOST WITH SIGN AND LIGHT AND SOUND AND VIBRATION AND FLUORESCENCE AND REFLECTIVE SHEETING
 - 9 SIGNPOST WITH SIGN AND LIGHT AND SOUND AND VIBRATION AND FLUORESCENCE AND REFLECTIVE SHEETING AND BATTERY POWERED LIGHTS
 - 10 SIGNPOST WITH SIGN AND LIGHT AND SOUND AND VIBRATION AND FLUORESCENCE AND REFLECTIVE SHEETING AND BATTERY POWERED LIGHTS AND FLUORESCENT SIGNPOSTS

DATE	REVISIONS
2-1-15	CHANGING FROM 1801-06 TO 701801-06
2-1-12	ADDED SIDEWALK DIVERSION, SIDEWALK CLOSURE, SIDEWALK DIVERSION WITH SIGNPOSTS, SIDEWALK DIVERSION WITH SIGNPOSTS AND LIGHTS, SIDEWALK DIVERSION WITH SIGNPOSTS AND LIGHTS AND SOUND, SIDEWALK DIVERSION WITH SIGNPOSTS AND LIGHTS AND SOUND AND VIBRATION, SIDEWALK DIVERSION WITH SIGNPOSTS AND LIGHTS AND SOUND AND VIBRATION AND FLUORESCENCE, SIDEWALK DIVERSION WITH SIGNPOSTS AND LIGHTS AND SOUND AND VIBRATION AND FLUORESCENCE AND REFLECTIVE SHEETING, SIDEWALK DIVERSION WITH SIGNPOSTS AND LIGHTS AND SOUND AND VIBRATION AND FLUORESCENCE AND REFLECTIVE SHEETING AND BATTERY POWERED LIGHTS, SIDEWALK DIVERSION WITH SIGNPOSTS AND LIGHTS AND SOUND AND VIBRATION AND FLUORESCENCE AND REFLECTIVE SHEETING AND BATTERY POWERED LIGHTS AND FLUORESCENT SIGNPOSTS

Illinois Department of Transportation

STANDARD 701801-06

REVISIONS

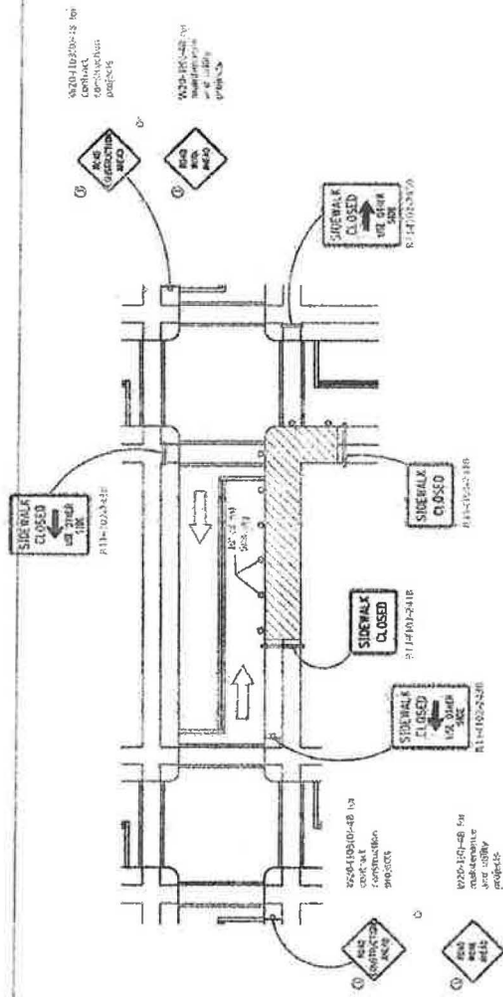
DATE

REVISIONS

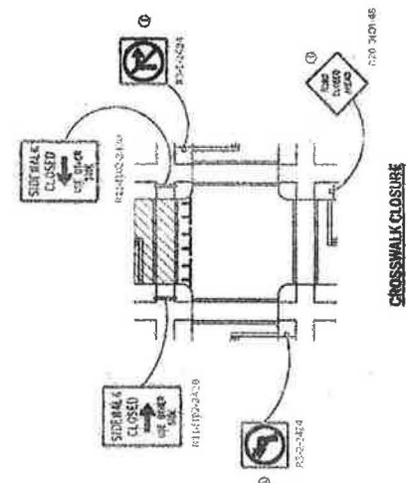
STANDARD 701801-06

SIDEWALK, CORNER OR CROSSWALK CLOSURE

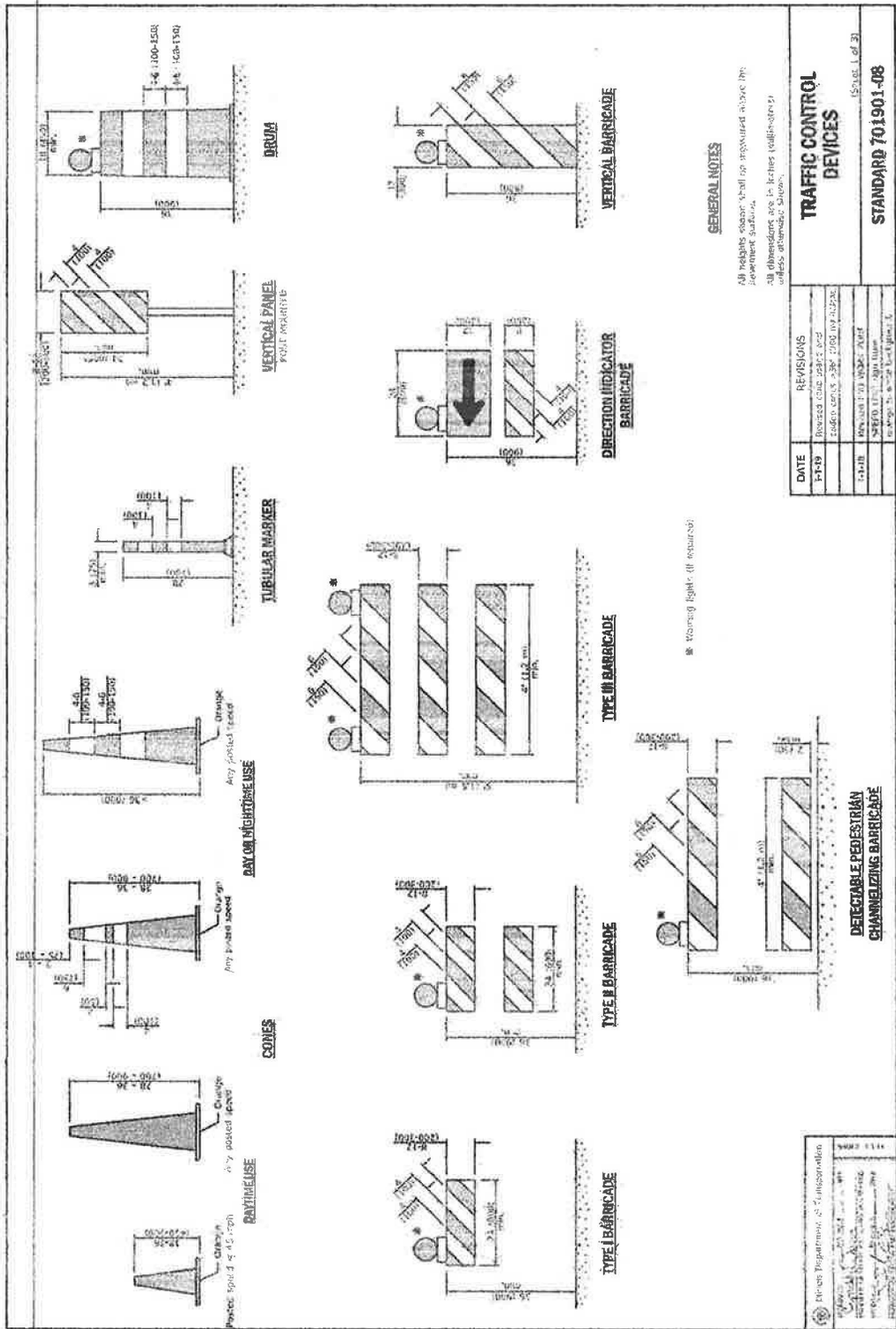
STANDARD 701891-06



CORNER CLOSURE



Project No. 701891-06	Revision No. 01
Project Name	Revision Description
Project Location	Revision Date
Project Status	Revision Author
Project Manager	Revision Checker
Project Engineer	Revision Approver

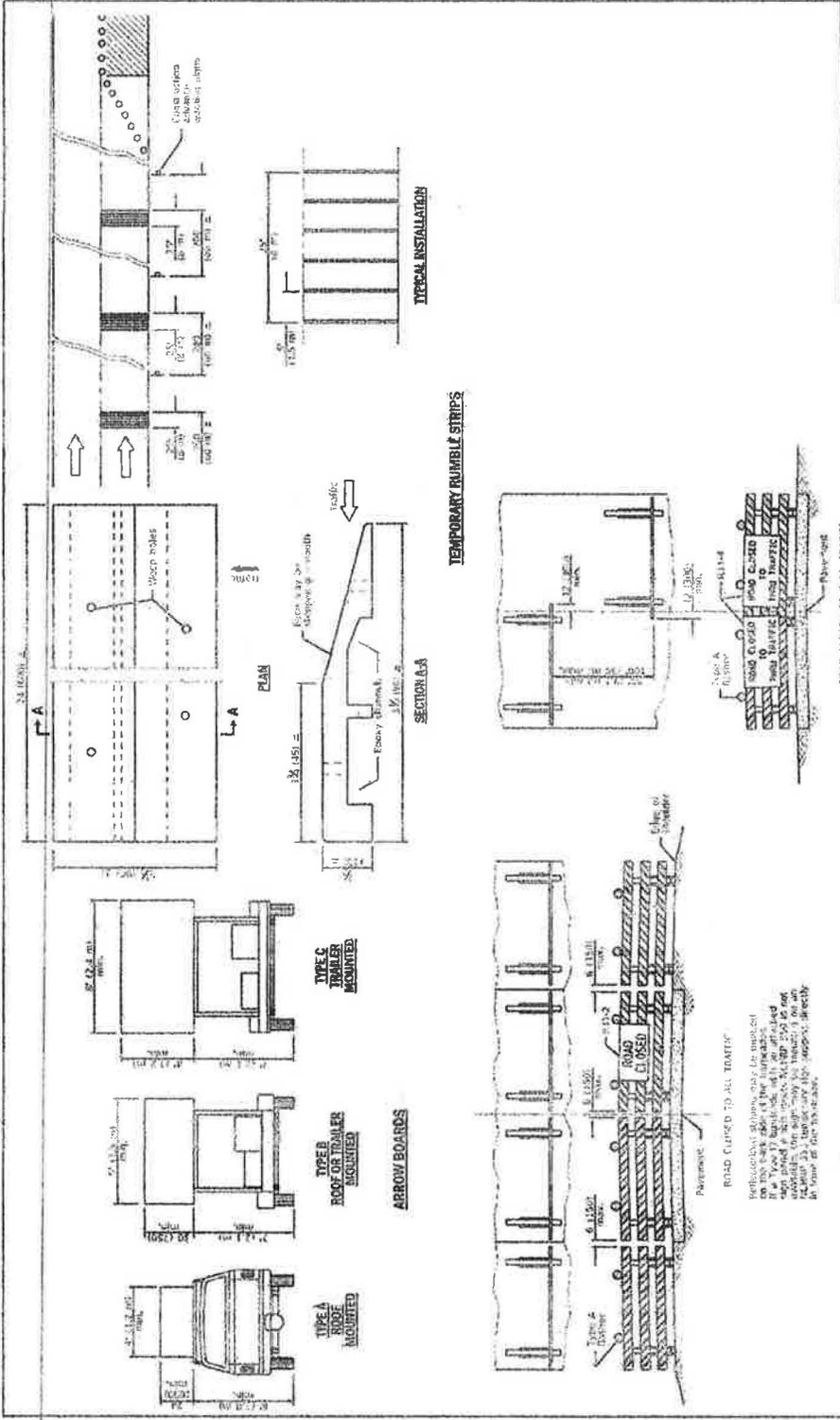


GENERAL NOTES

All markings shall be approved above the pavement surface.
 All dimensions are in inches (millimeters) unless otherwise shown.

TRAFFIC CONTROL DEVICES	
DATE	REVISIONS
1-1-19	Revised cone sizes and colors per 23P, 23P-100 and 23P-100-100
1-1-18	Revised vertical panel and drum
1-1-17	Revised vertical panel and drum
1-1-16	Revised vertical panel and drum
1-1-15	Revised vertical panel and drum

1113 ERK
 1113 ERK
 1113 ERK
 1113 ERK
 1113 ERK



TRAFFIC CONTROL DEVICES

STANDARD 701901-08

TYPICAL APPLICATIONS OF TYPE III BARRICADES CLOSING A ROAD

ROAD CLOSED TO ALL TRAFFIC

Indicates that all traffic is stopped on both sides of the barricade. It is used in Type I barricades with an attached arrow board or in Type II barricades with a Type III barricade. It is used in Type III barricades with an attached arrow board.

ROAD CLOSED TO ONE DIRECTION

Indicates that traffic is stopped on one side of the barricade. It is used in Type I barricades with an attached arrow board or in Type II barricades with a Type III barricade. It is used in Type III barricades with an attached arrow board.

ROAD CLOSED TO BOTH DIRECTIONS

Indicates that traffic is stopped on both sides of the barricade. It is used in Type I barricades with an attached arrow board or in Type II barricades with a Type III barricade. It is used in Type III barricades with an attached arrow board.

<p>Approved by: _____</p> <p>Checked by: _____</p> <p>Date: _____</p>	<p>MAINT 1111</p> <p>1111</p> <p>1111</p> <p>1111</p>
---	---

SP -35 SPECIAL PROVISIONS FOR INSURANCE

The coverage submitted shall be according to Article 107.27 of the Standard Specifications and Supplemental Specifications. The City of Geneva shall be listed as additional Insured:

- A. SAFETY: In accordance with generally accepted construction practices, the Contractor will be solely and completely responsible for conditions of the job site, including safety of all persons and property during performance of the work. These requirements will apply continuously and not be limited to normal working hours.

Nothing contained in these insurance requirements is to be construed as limiting the extent of the Contractor's responsibility for payment of damages resulting from his operations under this Contract.

Add to Article 107.27(b):

The coverage provided shall be sufficiently broad to insure the provisions entitled,

"Indemnification," as discussed in paragraph "B" below.

- B. INDEMNIFICATION: The Contractor shall defend, indemnify, keep and save harmless employees, in both individual and official capacities, against all suits, claims, damages, losses and expenses, including attorney's fees, caused by, growing out of, or incidental to, the performance of the work under the contract by the Contractor or his Subcontractors to the full extent as follows by the laws of the State of Illinois and not beyond any extent which would render these provisions void or unenforceable.

PROPOSAL

The following proposal is hereby made to the City of Geneva, Illinois, hereinafter called the Owner.

Proposal is submitted in duplicate by STRADA CONSTRUCTION CO

The undersigned hereby proposes and agrees to furnish all the necessary labor, materials, equipment, tools and services necessary to perform 2021 SIDEWALK AND CURB MAINTENANCE PROJECT in accordance with the Specifications and procedural documents attached.

In submitting this proposal the undersigned declares that the only persons or parties interested in the Proposal as principals are those named herein and that the Proposal is made without collusion with any other person, firm, or corporation.

The Undersigned acknowledges receipt of the following Addenda.

<u>Addendum No.</u>	<u>Date</u>	<u>Initials</u>

The Undersigned declares that he has examined the Contract Documents and is familiar with the local conditions at the site where the work is to be performed and with the conditions affecting the Contract and the requirements of the construction and understands that in making this Proposal he waives all right to plead any misunderstanding regarding the same.

The undersigned further agrees to begin work not later than 10 days after the issuance date of the notice to proceed unless otherwise provided and to prosecute the work in such a manner and with sufficient materials, equipment, and labor as will insure its completion by the completion date, it being understood and agreed that the completion within the time limit is an essential part of the Contract.

The undersigned hereby proposes and agrees to furnish all necessary labor, materials, equipment, tools and services necessary to perform 2021 SIDEWALK AND CURB MAINTENANCE PROJECT in accordance with the attached Specifications and Documents.

RETURN WITH BIDS
CITY OF GENEVA, ILLINOIS

SIGNATURES

(If an Individual)

Signature of Bidder _____

Business Address _____

(If a partnership)

Firm Name _____

Signed By _____

Business Address _____

Insert Names and Addresses of All Partners _____

(If a corporation)

Corporate Name STRADA CONSTRUCTION C

Signed By President [Signature]

Business Address 1742 W. ARMITAGE CT
ADDISON, IL 60101

Insert Names of Officers:

President [Signature] ANTONIO DI PAOLA

Secretary NICK DIBENEDETTO

Treasurer _____

Attest By Secretary:

[Signature]

SCHEDULE OF PRICES

ITEM NO.	DESCRIPTION	UNIT	MIN. QTY.	MAX. QTY.	UNIT PRICE
1	PCC SIDEWALK REMOVAL AND REPLACEMENT	SQ FT	4,800	5,200	8.74
2	PCC CURB REMOVAL AND REPLACEMENT	LN FT	180	220	33.00

AFFIDAVIT OF EXPERIENCE

STATE OF IL

)SS

COUNTY OF DUPAGE

ANTONIO DIPAOLO being duly sworn, that they are

PRESIDENT of STRADA CONSTRUCTION Co

(Sole owner, member of firm, corporate official) (Individual, firm, or corporate name)

which has done work for the following parties of the general kind and approximate magnitude under this contract:

Name of Owner	Job Description	\$ Amount
<u>VILLAGE OF ADDISON,</u>		<u>275,000</u>

and that STRADA CONSTRUCTION owns or has available

(they, said firm, said corporation)

for immediate use on the proposed work the following plant and equipment:

Machine	Year Built	Machine	Year Built
<u>ALL NECESSARY EQUIPMENT</u>			

and that TONY DIPAOLO will be assigned to work

(Name of Superintendent)

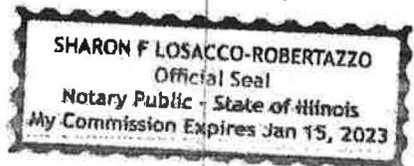
under this contract, and that their experience in this kind of work is as follows:

Name of Job	Engineer or Owner

Signature: [Signature]

Subscribed and sworn to before me this 11th day of May, 2020
[Signature]

Notary Public



CERTIFICATION FOR BID

The undersigned, as a duly-authorized representative of the Bidder do hereby certify to The City of Geneva, Kane County, Illinois, that the Bidder is not barred from bidding upon the Bid Specifications for the Project known as 2021 SIDEWALK AND CURB MAINTENANCE PROJECT, as a result of a violation of either Section 33E-3 or 33E-4 of Chapter 38, Illinois Revised Statutes, 1987 (As Amended).

All laborers, mechanics and any other workers employed in this Public Work contract, whether employed by the Contractor or any Sub-Contractors, shall be paid in accordance with the prevailing wages accepted and approved by The City of Geneva as attached to the Project Specification.

ANTONIO DIPACCA

NAME

STRADIA CONSTRUCTION CO

COMPANY

5/11/21

DATE

CERTIFICATION OF COMPLIANCE WITH SECTION 11-42.1-1 OF THE ILLINOIS MUNICIPAL CODE

The undersigned, upon first being duly sworn, hereby certifies to the City of Geneva, Kane County, Illinois, that

STRADA CONSTRUCTION CO (Contractor) is not currently delinquent in the payment of any tax administered by or owed to the Illinois Department of Revenue, or otherwise in default upon any such tax as defined under Chapter 24, Section 11-42.1 Illinois Revised Statutes.

STRADA CONSTRUCTION CO

CONTRACTOR'S NAME

BY: [Signature]

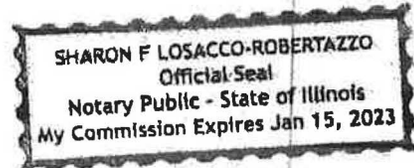
(TITLE) PRESIDENT

Subscribed and sworn before me this 11th

Day of May, 2021

[Signature]

Notary Public



CERTIFICATION FOR DRUG FREE WORK PLACE

The undersigned, as a duty-authorized representative of the Contractor do hereby certifies to The City of Geneva, Kane County, Illinois, that the Contractor ensures that he/she will operate a work environment which is free of any and all illegal drugs in accordance with the Drug Free Workplace Act of January, 1992. In addition, any prescribed drugs that will impair an employee's judgment or ability to work safely should not be allowed on the work site or on any satellite location.

ANTONIO DIPOLLA
STRADA CONSTRUCTION C

NAME

COMPANY

DATE

5/11/21

FINAL SHEET



CONTRACT

- 1) THIS AGREEMENT, made and concluded the 25th day of June, 2021 between the CITY OF GENEVA, ILLINOIS acting by and through its MAYOR and CITY COUNCIL known as the Party of the First Part, and Strada Construction Co., their executors, administrators, successors, or assigns, known as the Party of the Second Part.
- 2) Witnesseth: That for and in consideration of the payment and agreements mentioned in the Proposal hereto attached, to be made and performed by the Party of the First Part, and according to the terms expressed in the Bonds referring to these presents, the Party of the Second Part agrees that at their own proper cost and expense shall do all work, furnish all equipment, materials, and labor necessary to complete the work in accordance with the plans and specifications.
- 3) And it is also understood and agreed that the Notice to Bidders, Special Provisions, Schedule of Prices, Proposals and Bonds, Affidavits, and Certifications hereto attached for the 2021 SIDEWALK AND CURB MAINTENANCE PROJECT in the CITY OF GENEVA, ILLINOIS, are essential documents to this contract and a part thereof.
- 4) IN WITNESS WHEREOF, the Party of the First Part, and the Party of the Second Part have executed these presents on the date above mentioned.

Attest:

CITY OF GENEVA, ILLINOIS



by Garnett
Stephansen Clerk
Deputy Clerk

Stephansen
 CITY ADMINISTRATOR (Party of the First Part)

Attest:

Corporation Name: Strada Construction Co.,

Nick
 Secretary

[Signature]
 President (Party of the Second Part)

(Seal)

CONTRACT BOND

LET IT BE KNOWN TO ALL, that STRADA CONSTRUCTION CO., a corporation organized under the laws of the State of IL and licensed to do business in the State of Illinois, as PRINCIPAL, and _____, a corporation and existing under the laws of the State of _____, with authority to do business in the State of Illinois, as SURETY, are held and firmly bound unto the City of Geneva, Illinois in the penal sum of FIFTY THOUSAND --- 00/100 Dollars (\$ 50,000.00), lawful money of the United States, well and truly to be paid unto said City of Geneva, State of Illinois, for the payment of which we bind ourselves, our heirs, executors, administrators, successors, jointly to pay the City of Geneva, State of Illinois this sum under the conditions of this instrument.

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said Principal has entered into a written contract with the City of Geneva, State of Illinois, which is a municipal corporation and acts through the Mayor and City Council for the construction of the work designated 2021 SIDEWALK AND CURB MAINTENANCE PROJECT which contract is hereby referred to and made a part hereof, as if written herein at length, and whereby the said Principal has promised and agreed to perform said work in accordance with the terms of said contract, and has promised to pay all sums of money due for any labor, materials, apparatus, fixtures or machinery furnished to such Principal for the purpose of performing such work and has further agreed to pay all direct and indirect damages to any person, firm, company or corporation suffered or sustained on account of the performance of such work during the time thereof and until such work is completed and accepted; and has further agreed that this bond shall inure to the benefit of any person, firm, company or corporation to whom any money may be due from the Principal, subcontractor or otherwise for any such labor, materials, apparatus, fixtures or machinery so furnished and that suit may be maintained on such bond by any such person, firm, company or corporation for the recovery of any such money; and further agrees to obtain a one (1) year maintenance bond to remain in effect for the duration of one (1) year after final payment.

NOW THEREFORE, If the said Principal shall well and truly perform said work in accordance with the terms of said contract, and shall pay all sums of money due or to become due for any labor, materials, apparatus, fixtures or machinery furnished to him for the purpose of constructing such work, and shall commence and complete the work within the time prescribed in said contract, and shall pay and discharge all damages, direct and indirect, that may be suffered or sustained on account of such work during the time of the performance thereof and until the said work shall have been accepted, and shall hold the aforesaid City of Geneva, Illinois and its awarding authority harmless on account of any such damages and shall in all respects fully and faithfully comply with all the provisions, conditions and requirements of said contract, then this obligation to be void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this Instrument to be signed by their respective officers

this 23rd day of June A.D. 2021

PRINCIPAL

STRADA CONSTRUCTION CO.,

(Company Name)

By: [Signature]

PRESIDENT

(Signature)

(Title)

Attest: Nick DiPaola

SECRETARY

(Signature)

(Title)

State of IL

County of DUPAGE

I, Sharon Fusacco, a Notary Public in and for said county, in the State aforesaid, do

hereby certify that Antonio DiPaola to me personally known to be

(Insert names of individuals signing on behalf of PRINCIPAL)

President and Secretary respectively of STRADA CONSTRUCTION CO., a corporation, and who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL, appeared before me this day in person and acknowledged that as such President and Secretary respectively they signed, sealed, and delivered said instrument as their free and voluntary act of said corporation, for the uses and purposes therein set forth, and that they were duly authorized to execute the same by the board of directors of said corporation.

Given under my hand and Notarial seal this 23rd day of June A.D. 2021

My commission expires 1/15/21

[Signature]

Notary Public



SURETY

ERIE INSURANCE
(Name of Surety)

By: [Signature]
(Signature of Attorney-in-Fact)

State of IL

County of DUPAGE

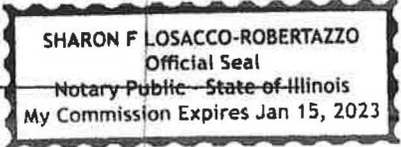
I, Sharon Losacco, a Notary Public in and for said county, in the State aforesaid,
do hereby certify that Antonio Di Paolo who is personally known to me to be the same person who
(Insert name of individual signing on behalf or SURETY)

signed the above and foregoing instrument as the Attorney-in-Fact for _____ appeared before me this day in
person and acknowledge that they signed the name of _____ hereto, as their Principal, and their own name as
Attorney-in-Fact, as the free and voluntary act of their said Principal for the uses and purposes therein set forth, and that they executed the
said instrument under authority given them by said Principal.

Given under my hand and Notarial seal, this 23rd day of June, A.D. 2021.

My commission expires 1/15/23

[Signature]
Notary Public



Approved this 29th day of June, A.D. 2021

Attest:

City of Geneva

[Signature], Clerk

[Signature]
(Awarding Authority)

by Jeanne Jan
Deputy Clerk

(City Administrator)