

AGREEMENT FOR RECYCLING SERVICES

This Agreement for recycling collection, marketing, and processing and disposal services (hereinafter "Agreement") is made this 1st day of January, 2017, between the Village of Fox Point (hereinafter "Village") and _____ (hereinafter "Contractor").

SECTION I. SCOPE OF WORK

The Contractor shall provide and furnish all labor, materials, tools, equipment and transportation services required to collect, dispose, process and market all recyclables within the Village of Fox Point, except as specifically excluded in this Agreement, or prohibited by law and applicable Village of Fox Point ordinances. In addition, the Contractor shall accept for disposal and/or processing and marketing all municipal solid waste (MSW), recyclables and yard waste at the Contractor's disposal site.

SECTION II. SCOPE OF DUTIES

- A. **General Conditions.** The Contractor's duties shall be those set forth in this Agreement and in the General Conditions except as follows:
1. The copy of the General Conditions with the following Attachments is attached hereto and incorporated into this Agreement.
 - a. Attachment A: Contractor's Quotation.
 - b. Attachment B: Required Insurance Coverage.
 - c. Attachment C: Certificate of Insurance.
 2. Any conflict between the provisions contained in the General Conditions and those contained within this Agreement shall be interpreted in favor of the Village such that the provision which provides a larger benefit to the Village shall prevail, unless the Village specifically advises the Contractor otherwise, in writing.
- B. **Collection Frequency and Duration**
1. This Agreement covers a __-year period beginning January 1, 2017, and ending December 31, 20___. The Village has the option to renew the agreement on the same terms for an additional one-year or two year period.
 2. All collection services shall be performed on a weekly basis as defined in the General Conditions.
- C. **Other Provisions**
1. Carts and/or containers to be provided and collected by Contractor are described in Section 3.0 of the General Conditions.
 2. Contractor shall perform all services in a clean and sanitary manner; shall not trespass on private lawns; nor cause any damage to residential property, including driveways (e.g., vehicle oil leaks onto driveways).

3. Title to the recyclables shall pass to the Contractor when removed by the Contractor from the containers and/or carts and placed in the Contractor's collection vehicles. Title to the MSW and yard waste shall pass to the Contractor when placed at the Contractor's disposal site.
4. Contractor shall collect, process, and market all recyclables, no matter the market for said recyclables.
5. Contractor shall be responsible for keeping prepared recyclables separate from the general waste stream and, accordingly, shall not be disposed of in landfills.
6. Collection activities shall not start before 7:00 a.m. or continue after 7:00 p.m. on the scheduled collection day. Exceptions to the hours of collection will be granted only upon the approval of the Village Manager.

SECTION III. COMPENSATION

Contractor will be compensated monthly as follows:

A. Recycling Costs:

1. Monthly collection cost (single family): \$ _____/unit
2. Monthly collection cost (multi-family): \$ _____/unit
3. Monthly collection cost (Village Buildings): \$ _____/all buildings

B. MSW Collection Costs:

1. Monthly collection cost (single family): \$ _____/unit
2. Monthly collection cost (multi-family): \$ _____/unit
3. Monthly collection cost (Village Buildings): \$ _____/all buildings

C. Yard Waste Collection Costs:

1. Monthly collection cost (single family): \$ _____/unit
2. Monthly collection cost (multi-family): \$ _____/unit
3. Monthly collection cost (Village Buildings): \$ _____/all buildings

D. Leaf Collection Costs:

1. Monthly collection cost (single family): \$ _____/unit
2. Monthly collection cost (multi-family): \$ _____/unit
3. Monthly collection cost (Village Buildings): \$ _____/all buildings

E. MSW, Yard Waste and Leaf Disposal and Processing Costs:

1. Per ton refuse disposal cost: \$ _____/ton
2. Per ton State refuse disposal fee: \$ _____/ton
3. Environmental fee: \$ _____/ton
4. Per ton yard waste processing cost: \$ _____/ton

5. Per ton leaf processing cost: \$ _____/ton

F. Adjustment Costs for Collection:

- 1. Yearly CPI adjustment: _____percent
- 2. Fuel adjustment fee (increase/decrease): _____/\$0.10 change

G. Cart Costs:

- 1. Village owned carts: \$ _____/cart
- 2. Contractor owned carts: \$ _____/cart

H. Community Cleanup Day and Drop-Off Site Costs:

- 1. 20 yd roll-off (community cleanup) \$ _____/event
- 2. 20 yd roll-off – yard waste (rental): \$ _____/month
- 3. 4 yd (min.) roll-off – recyclables (rental): \$ _____/month
- 4. Pickup for yard waste roll-off: \$ _____/call
- 5. Pickup for recyclable roll-off: \$ _____/call

I. Additional Miscellaneous Costs:

- 1. Additional residential carts: \$ _____/cart
- 2. Disposal cost for additional carts: \$ _____/cart
- 3. Optional up the drive service: \$ _____/unit
- 4. Special pickups: \$ _____/pickup
- 5. Clean fill disposal: \$ _____/ton

The rates and fees as detailed above shall be adjusted each January 1st during the duration of this Agreement beginning on January 1, 2018, by the percentage of increase as determined by the annualized Consumer Price Index (CPI) for all Urban Consumers for the Milwaukee-Racine area (CPI-U), as published by the U.S. Bureau of Labor Statistics; except that such annual adjustment shall not exceed 1.5% increase per year. The MSW, Yard Waste and Leaf disposal costs may also be adjusted each January 1st during the duration of this Agreement beginning on January 1, 2018, to reflect any increase or decrease from the preceding January 1st, in Dumping or Disposal Fees as described in Section 25.0 of the General Conditions.

The rates and fees for collection costs as detailed above shall also be subject to adjustment on a biannual basis during the duration of this Agreement for the increase or decrease in fuel costs. The base fuel range for purposes of this Agreement is \$2.50 to \$4.00 per gallon of diesel fuel and/or gasoline (average all types) and no adjustment to the rates and fees are permitted for fuel costs in the base fuel range. Contractor may request an adjustment not to exceed ___% increase to the recycling collection cost for every full \$0.10 increase in the annual average fuel price outside the base fuel range. Similarly, the Village may request an adjustment not to exceed 0.5% decrease to the recycling collection cost for every full \$0.10 decrease in the annual average fuel price outside the base fuel range. Any request for adjustment shall be made by May 1 and November 1 of each year and shall be effective for the subsequent 6-month period (January 1 to June 30 or July 1 to December 31), and shall include evidence of the increase or decrease that is based upon the Fuel Price Index as found at the Official Energy Information Administration website, Midwest Pricing, (<http://www.eia.gov/petroleum/gasdiesel/>), or another authoritative third-party source. Upon satisfactory evidence of such increase or decrease, the Village Board and the Contractor

shall not unreasonably refuse to make the adjustment. Any adjustments made pursuant to this paragraph shall be effective on January 1 or July 1, respectively, following the date of the request, upon full execution of a contract amendment.

SECTION IV. OTHER PROVISIONS

- A. **Contractor Status.** Contractor is an independent Contractor. Neither Contractor nor its employees or agents are to be considered employees or agents of the Village for any purpose whatsoever. Contractor is an employer and is required to have workers compensation insurance pursuant to Wisconsin Statutes to cover Contractor's employees.

Contractor shall furnish the Village with the names, dates of birth, driver license numbers, and addresses of the employees who will be assigned to perform the work in the Village. In the event that the Village determines that any of the Contractor's employees has a record of violations of laws in which said violations are related to the employee's suitability for performing services under the contract, then the Village may notify the Contractor that said employee may not perform services under this Agreement.

- B. **Insurance and Indemnification.**

1. Contractor shall carry workers compensation insurance during the period of this Agreement for all employees, including temporary employees and loaned employees.
2. The Contractor shall carry insurance coverage in amounts not less than those set forth in Attachment B of the General Conditions. Contractor shall purchase and maintain insurance with a company or companies with a policyholder's rating of A in the most current Best Insurance Report and authorized to do business in the State of Wisconsin, providing that the coverage is primary.

The Village shall be named as an additional insured under such policies. The Contractor shall furnish the Village a Certificate of Insurance in the form which is attached as Attachment C to the General Conditions.

The Contractor's insurance shall apply separately to each insured against whom claim is made or suit is brought, except with respect to the limits of the insurer's liability.

3. If persons or property sustain loss, damage, or injury resulting directly or indirectly from the work of the Contractor, subcontractors, agents, workers, or assignees of the said Contractor, or in their performance or failure to perform any provisions of the contract or of the law, the Contractor shall indemnify and hold the Village, its officers, agents, and employees harmless from any and all claims and judgments for damages, and from costs and expenses to which the Village, its officers, agents, and employees may be subject or which it may suffer or incur by reason thereof.
4. The Contractor shall furnish prior to the commencement of operations under this Agreement, as well as prior to each anniversary date of operations under this Agreement, a completed Form Certificate of Insurance applicable for the succeeding twelve months. The cancellation or other termination of any such insurance policy issued in compliance with this Section shall give the Village the right to immediately terminate this Agreement unless another policy shall be provided and in effect at the time of such cancellation or termination of the original insurance policy.

5. General public liability insurance shall be provided which covers the Contractor and its employees and agents while on a service recipient's (resident's) property.

C. **Termination.** The Village Board of the Village of Fox Point may, at its option, terminate this Agreement upon thirty (30) days written notice, if Contractor is in default of the terms of this Agreement, except that no notice or action of the Village Board is necessary if Contractor is in default of any of the requirements to maintain insurance. The written notice shall specify the Contractor's default(s) and the intention to terminate the Agreement. Unless Contractor cures the default(s) within ten (10) days of service of the notice, the Agreement shall terminate upon expiration of thirty (30) days or the service of notice upon the Contractor.

D. **Remedies.**

1. Deductions. The Village, without waiving any other remedies, including termination of the Agreement, may withhold from compensation due the Contractor, deductions for defaults in the terms of the Agreement. The Village may make deductions if the Contractor fails to remedy any defaults in its obligation within ten (10) days of service of written notice of the Village's intent to make a deduction. Such written notice shall specify that the default(s) shall be cured within ten (10) days and the specific amount the Village intends to deduct for the specified default(s). Deductions may, at the Village's option, be made for defaults of the Contractor including, but not limited to, Contractor's:

- a. Failure to make the necessary collections for a period of three (3) consecutive days (\$75.00 per occurrence);
- b. Failure to satisfactorily respond to complaints within three (3) working days (\$75.00 per occurrence);
- c. Failure to follow up on "missed" pickups (\$75.00 per occurrence);
- d. Failure to make pickups on scheduled days (number of missed pickups multiplied by \$75.00);
- e. Failure to satisfy any claims for damage to property or person(s) within a reasonable period; or
- f. Failure to properly collect and recycle any items defined as recyclable under the provisions of this Agreement (\$500.00 per occurrence).

Claims for damage filed against the Contractor with the Village shall be handled expeditiously by the Contractor. If Contractor fails to do so, the Village maintains the right to withhold funds from the Contractor to satisfy and pay claims if the Village feels the claims are warranted and justified.

In addition to the provisions contained herein and in Section 15.0 of the General Conditions, deductions can be made when the Village incurs any necessary and reasonable expenses as the Village deems necessary as the result of any default by Contractor, including, but not limited to:

- Village performing collections;
- Village repairing damage to any property, privately or publicly owned; or
- Village performing any of the other duties of Contractor under the terms of this Agreement.

2. Village Costs. In the event of a material failure to satisfy the obligations under this Agreement, the Contractor shall be responsible for payment of the Village's actual costs in providing adequate alternative recycling services due to the Contractor's failure to perform, until such time that the Village has secured new regular recycling service for its residents. This provision shall be in addition to other legal remedies available to the Village.

3. Legal. The Village reserves all legal remedies against Contractor, and exercise of any of the remedies under this Agreement does not preclude the Village from pursuing any and all of its legal remedies in the event of default(s) by Contractor.
4. Performance Bond and Payment Bond. Contractor shall provide a Performance Bond in an amount equal to the value of the first year of the Agreement and a Payment Bond in the same amount. Said amount shall be calculated as provided in the Contractor's Quote Form. Such Performance Bond and Payment Bond shall be executed by the Contractor and by a surety licensed by the Office of the Commissioner of Insurance of the State of Wisconsin. The Performance Bond and Payment Bond shall remain in effect until the completion of the term of this Agreement or any renewals thereof. Such bonds shall be attached to this Agreement and be made a part hereof. The Village, in addition to any other remedies, may, at its option, proceed against Contractor's surety. The Village shall comply with all notice requirements under this Agreement and shall allow the surety to cure any defaults of the Contractor.

In the alternative, Contractor may provide a Letter of Credit in an amount equal to twice the value of the first year of the Agreement to guarantee Contractor's performance and payment per this Agreement. Said amount shall be calculated as provided in the Contractor's Quote Form. Such Letter of Credit shall be issued in a form that is approved by the Village Attorney. The Letter of Credit shall remain in effect until the completion of the term of this Agreement or any renewals thereof. Such Letter of Credit shall be attached to this Agreement and be made a part hereof. The Village, in addition to any other remedies, may, at its option, draw upon the Letter of Credit.

E. **Contract Documents.** The contract documents, which comprise the entire agreement between the Village and Contractor, include the following:

1. This Agreement.
2. General Conditions.
3. Attachments to the General Conditions, including:
 - a. Quote Forms.
 - b. Insurance Requirements.
 - c. Certificate of Insurance.
4. Performance and Payment Bonds or, in the alternative, the Letter of Credit issued to the Village of Fox Point.
5. Instructions to Contractors.

F. **Miscellaneous.**

1. Terms used in this Agreement, which are defined in Section 2.0 of the General Conditions, will have the meanings indicated in the General Conditions.

2. Public Records Responsibilities Contract Terms. Village and Contractor recognize that applying applicable Wisconsin public records laws to particular records requests can be difficult, in light of copyright and other confidentiality protections. To ensure that applicable laws are followed, both with regard to private rights, and with regard to public records laws, Village and Contractor agree as follows:
- a. When Village receives public records requests for matters that Village believes might be proprietary or confidential information, Village will notify Contractor of the request. Within three (3) business days of such notification (subject to extension of time upon mutual written agreement), Contractor shall either provide Village with the record that is requested, for release to the requestor or Contractor shall advise Village that Contractor objects to the release of the requested information and the basis for the objection.
 - b. If for any reason Village concludes that Village is obligated to provide a record to a requestor that is in Contractor's possession, Contractor shall provide such records to Village immediately upon Village's request. Contractor shall not charge for work performed under this paragraph, except for the "actual, necessary and direct" charge of responding to the records request, as that is defined and interpreted in Wisconsin law.
 - c. In addition to, and not to the exclusion or prejudice of, any provisions of this Agreement or documents incorporated herein by reference, Contractor shall indemnify and save harmless and agrees to accept tender of defense and to defend and pay any and all legal, accounting, consulting, engineering and other expenses relating to the defense of any claim asserted or imposed upon the Village, its officers, agents, employees and independent contractors growing out of (i) Village's denial of a records request, based upon objections made by Contractor, (ii) Contractor's failure to provide records to Village upon Village's request, (iii) Village's charges made to a records requestor, based upon reimbursement of costs Contractor charged to Village in responding to a records request, (iv) Village's lack of timely response to a records request, following Contractor's failure to timely respond to Village as required herein, or (v) Village's provision of records to a requestor that were provided to Village by Contractor in response to a records request.
 - d. Contractor's claims of proprietary rights, or any other copyright or confidentiality claims, shall be waived such that Village may provide all requested documents, programs, data, and other records to the requestor, upon failure by Contractor to defend, indemnify or hold harmless the Village as required herein, and/or upon judgment of a court having jurisdiction in the matter requiring release of such records.

SECTION V. COMPLIANCE WITH AUTHORITY

The right is hereby reserved to the Village to adopt, in addition to existing applicable ordinances, such additional regulations as it shall find necessary in the exercise of its police powers. The Contractor shall comply with the ordinances, statutes, and regulations of the Village, Milwaukee County, State of Wisconsin, and the federal government applicable to the Contractor's operation under this Agreement, including the obligations contained within the General Conditions. The Village and Contractor recognize their responsibility to address impacts to this Agreement caused by changed governmental regulations.

SECTION VI. LICENSES AND TAXES

Contractor shall obtain all licenses and permits and promptly pay all Federal, State and local government taxes and fees required and in effect at the time of this Agreement.

SECTION VII. AMENDMENTS

This Agreement may only be amended by written Agreement approved and executed by both the Village and Contractor.

Contractor shall, on demand, reimburse the Village for all reasonable costs and expenses of any type that the Village incurs in connection with an amendment to the Agreement requested by Contractor, including the cost of professional services incurred by the Village (including engineering, legal, planning and other consulting fees) relating to the review and preparation of required documents, or attendance at meetings, or other related professional services for an amendment to the Agreement requested by Contractor.

SECTION VIII. APPLICABLE LAW

This Agreement is to be construed according to the statutes and laws of the State of Wisconsin.

SECTION IX. TRANSFER PROCEDURE

- A. **Transfer.** All of the rights and privileges and all of the obligations, duties, and liabilities created by this Agreement shall pass to and be binding upon the successors of the Village and the successors and assigns of the Contractor. The rights hereunder shall not be assigned or transferred by the Contractor without the prior written approval of the Village. Transfer shall also mean sale of stock on Contractor or any transfer of control of Contractor.
- B. **Written Request.** The parties to the sale or transfer of the Agreement shall make a written request to the Village for its approval of a sale or transfer of the Agreement.

SECTION X. SEVERABILITY

If any term, covenant, condition, or provision of this Agreement shall be construed to be illegal, invalid, or unenforceable, the remainder of this Agreement shall not be affected thereby, and the illegal, invalid, or unenforceable term, covenant, condition or provision shall be deemed stricken and deleted herefrom to the same extent and effect as if never incorporated herein, but all other terms covenants, conditions, or provisions of this Agreement shall continue in full force and effect.

SECTION XI. NOTICES

All notice required to be given under this Agreement or required by any statute, ordinance, or regulation now or hereafter in force shall be in writing, mailed by certified letter to the Village and Contractor at the following addresses:

Village:	Village of Fox Point 7200 N. Santa Monica Blvd. Fox Point, Wisconsin 53217
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Contractor: _____

Notices given in this manner shall be deemed served upon the other party upon delivery to the United States Postal Service for mail delivery.

The Contractor agrees that it will at all times faithfully, industriously, and to the best of its ability, experience, and talent perform all of duties that may be required herein pursuant to the express terms of this Agreement, to the reasonable satisfaction of the Village. Such duties shall be rendered in the Village of Fox Point and at such other place or places the Village shall in good faith require. In particular, the Contractor shall strive to work with the Village in promoting recycling and make every reasonable effort to develop markets for recyclables.

The Village of Fox Point wants to impress upon Contractor the critical nature of this Agreement. Contractor is to maintain the very best relations with the residents and employees of the Village of Fox Point--by all of his officials and personnel and those of his subcontractor(s). These positive relations are essential in order to achieve a successful, trouble-free period of service, with minimal disruption and inconvenience to resident during the performance period. All Contractor and subcontractor personnel shall be respectful to residents and employees at all times and shall be competent in this manner of Customer Relations.

In connection with the performance of work under this Agreement, the Contractor agrees not to discriminate against any employee of applicant for employment because of age, race, sex, religion, color, handicap, physical condition, developmental disability as defined in Section 51.05(5) of the Wisconsin Statutes, or national origin. This provision shall include, but not be limited to, the following: employment, promotion, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rate of pay or other forms of compensation, and selection for training.

(Signatures follow on page A-10)

IN WITNESS WHEREOF, the said Contractor has caused this instrument to be executed by its President and Secretary, and the said Village has caused this instrument to be executed by its President and countersigned by its Village Clerk upon authority duly given, therefore, by the Village Board on the day and year first above written.

CONTRACTOR

By: _____
President

By: _____
Secretary

VILLAGE OF FOX POINT

By: _____
Michael A. West
President

By: _____
Kelly Meyer
Village Clerk

Approved as to form:

By: _____
Eric J. Larson
Village Attorney

**Attachment A
(Contractor's Quotation)**

UP THE DRIVE REFUSE COLLECTION

EVERY WEEK COLLECTION

Collection and Processing Costs (Per unit per month)

Term	SF	MF	Village Buildings
3 YR			
5 YR			
7 YR			

1. Yearly CPI Adjustment _____ percent
2. Fuel adjustment fee _____/\$0.10 change in fuel price
3. Per ton refuse disposal cost* \$_____/ton
4. Per ton state refuse disposal fee* \$_____/ton
5. Environmental fee* \$_____/ton

NOTES:

1. Single Family (SF) Properties - Approximately 2,373 units.
2. Multi-Family (MF) Properties - Approximately 140 units.
3. Village Buildings include those identified in Section 7.0 of the General Conditions.
4. The collection and processing costs shall be expressed as a cost per unit per section 3 of the General Conditions.
5. The per ton refuse disposal cost, state fee and environmental fee should only be included if Contractor has not included those costs in the collection and processing costs for each unit.

ROADSIDE REFUSE COLLECTION

EVERY WEEK COLLECTION

Collection and Processing Costs (Per unit per month)

Term	SF	MF	Village Buildings
3 YR			
5 YR			
7 YR			

1. Yearly CPI Adjustment _____ percent
2. Fuel adjustment fee _____/\$0.10 change in fuel price
3. Per ton refuse disposal cost* \$_____/ton
4. Per ton state refuse disposal fee* \$_____/ton
5. Environmental fee* \$_____/ton

NOTES:

1. Single Family (SF) Properties - Approximately 2,373 units.
2. Multi-Family (MF) Properties - Approximately 140 units.
3. Village Buildings include those identified in Section 7.0 of the General Conditions.
4. The collection and processing costs shall be expressed as a cost per unit per section 3 of the General Conditions.
5. The per ton refuse disposal cost, state fee and environmental fee should only be included if Contractor has not included those costs in the collection and processing costs for each unit.

YARD WASTE COLLECTION

EVERY WEEK COLLECTION

Collection and Processing Costs
(Per unit per month)

Term	SF	MF	Village Buildings
3 YR			
5 YR			
7 YR			

EVERY OTHER WEEK COLLECTION

Collection and Processing Costs
(Per unit per month)

Term	SF	MF	Village Buildings
3 YR			
5 YR			
7 YR			

NOTES:

1. Single Family (SF) Properties - Approximately 2,373 units.
2. Multi-Family (MF) Properties - Approximately 140 units.
3. Village Buildings include those identified in Section 7.0 of the General Conditions.
4. The collection and processing costs shall be expressed as a cost per unit per section 3 of the General Conditions.

Adjustment Costs

1. Yearly CPI Adjustment _____ percent
2. Fuel adjustment fee _____/\$0.10 change in fuel price

LEAF COLLECTION

EVERY WEEK COLLECTION

Collection and Processing Costs (Per unit per month)

Term	SF	MF	Village Buildings
3 YR			
5 YR			
7 YR			

NOTES:

1. Single Family (SF) Properties - Approximately 2,373 units.
2. Multi-Family (MF) Properties - Approximately 140 units.
3. Village Buildings include those identified in Section 7.0 of the General Conditions.
4. The collection and processing costs shall be expressed as a cost per unit per year per section 3 of the General Conditions.
5. Leaf collection shall be occur between the first week in October through the first week in December.

Adjustment Costs

1. Yearly CPI Adjustment _____ percent
2. Fuel adjustment fee _____/\$0.10 change in fuel price

ADDITIONAL COSTS

Refuse and Yard Waste Disposal Costs

1. Yearly CPI Adjustment _____ percent
2. Per ton refuse disposal cost* \$_____/ton (inclusive of state and environmental fees)
3. Per ton yard waste disposal cost \$_____/ton (inclusive of state and environmental fees)
4. Clean fill disposal \$_____/ton

Cart Costs

Village Owned (expressed in a per cart cost)

	3 YR Term	5 YR Term	7 YR Term
48 gallon			
64 gallon			
96 gallon			

Contractor Owned (expressed in a per cart cost)

	3 YR Term	5 YR Term	7 YR Term
48 gallon			
64 gallon			
96 gallon			

1. Optional Up the Drive Services (refuse) \$_____/unit
2. Optional Up the Drive Services (recycling) \$_____/unit
3. 20-yard rolloff for community cleanup day \$_____/event
4. Pickup for yard waste rolloff (drop off site) \$_____/call
5. Pickup for recyclable rolloff (drop off site) \$_____/call
6. Additional cart cost \$_____/cart

Attachment B
(Required Insurance Coverage)

ATTACHMENT B VILLAGE OF
FOX POINT
INSURANCE REQUIREMENTS

CASUALTY COVERAGE REQUIREMENTS

Contractor shall purchase and maintain insurance with a company or companies with a policyholder's rating of A in the most current Best Insurance Report and authorized to do business in the state of Wisconsin, providing that the coverage is primary. The Contractor shall furnish the Village a Certificate of Insurance which is attached as Attachment C to these General Conditions.

General Liability – Occurrence Form

Bodily Injury/Property Damage	each occurrence	\$ 1,000,000
Personal/Advertising Injury	each occurrence	1,000,000
Products/Completed Operations	aggregate	1,000,000
General Aggregate - per project		1,000,000
Fire Damage	any one fire	50,000
Medical Payments		5,000

Automobile – Occurrence Form

Bodily Injury/Property Damage - combined	each occurrence	\$ 1,000,000
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Umbrella – Occurrence Form

Each Occurrence		\$ 5,000,000
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Workers Compensation

Workers Compensation		Statutory
Employers Liability		
Bodily Injury by Accident	each person	\$ 100,000
Bodily Injury by Disease	each person	100,000
Bodily Injury by Disease	policy limit	500,000

Attachment C
(Certificate of Insurance)