



REQUESTS FOR PROPOSAL

SNOW REMOVAL

FOR VILLAGE

CUL-DE-SACS, PARKING LOTS AND SIDEWALKS

LEGAL NOTICE

INVITATION TO BID

**TO PROVIDE SNOW REMOVAL FOR VILLAGE CUL-DE-SACS, PARKING LOTS
AND SIDEWALKS**

Sealed bids for Snow Removal will be received at the address listed below until Tuesday, August 18, 2015 at 10:00 a.m. Bids will be publically opened and read aloud at the above stated time and place. Proposals not physically received by the Village by 10:00 a.m. on Tuesday, August 18, 2015 will be returned, unopened to the firm. All proposals should be addressed to:

Village of Oswego
Re: (vendor name)
Proposal for Snow Removal for Village Cul-de-sacs, Parking Lots and Sidewalks
Attention: Tina Touchette
Village Clerk
100 Parkers Mill
Oswego IL 60543

Proposal packets are available online at <http://www.oswegoil.org>. The link can be found under the Business & Development tab-Bids & RFPs. Additionally, packets may be picked up at the Finance Department, Oswego Village Hall, 100 Parker's Mill, Oswego, Illinois, 60543.

Each bid must be accompanied by a Bid Guarantee in the form of a Bid Bond from a company with an A-1 best rating, or a cashier's check in the amount of ten percent (10%) of the total amount of one push of all line items and made payable to the client address Village of Oswego, Public Works Department, 100 Parker's Mill, Oswego IL. 60543. No bid shall be withdrawn for a period of thirty (30) days after the bid opening date without the consent of the Village. Checks or drafts of unsuccessful bidders will be returned as soon as possible after opening and checking the bids.

This contract is not subject to payment of Prevailing Wages. Each contractor is to submit their bid as indicated in the Specifications.

Emailed or faxed bids will not be accepted.

The Village reserves the right to reject any or all bids and to waive any informality in bidding.

Award of Contract: The Village of Oswego Board of Trustees will make the final award of the proposal or contract.

SPECIFICATIONS

Snow Removal

1) DEFINITIONS:

The Term "Village" whenever used in the contract documents shall be construed to mean the Village of Oswego.

2) Conditions:

The Bidder is responsible for being familiar with all conditions, instructions, and documents governing this project and bid. Failure to make such investigation and preparations shall not excuse the Contractor from performance of the duties and obligations imposed under the terms of this contract. The bidder acknowledges that local ordinance permits the Village to give preference to local businesses.

3) Bid Bond:

If the bidder's proposal for this project exceeds fifty thousand dollars (\$50,000.00), bids shall be secured by a certified check, bank draft, satisfactory bid bond or approved letter of credit in the amount of ten percent (10%) of the total amount of one push of all line items. Bid security shall be submitted with the bid.

4) Performance Bond:

If the bidder's proposal for the project is equal to or greater than \$5,000 then the following bonds shall be delivered to the Village and shall become binding with the acceptance of the bid.

Performance bond satisfactory to the Village, executed by Surety Company authorized to do business in the state or otherwise secured in a manner satisfactory to the Village, in an amount equal to 110% of the price specified. The surety on the bond shall be a company that is licensed by the Department of Insurance authorizing it to execute surety bonds and the company shall have a financial strength rating of at least A- as rated by A.M. Best Company, Inc., Moody's Investors Service, Standard & Poor's Corporation, or a similar rating agency.

5) Insurance Requirements:

The Contractor will be required to meet the Village of Oswego insurance requirements. Unless otherwise specified the Contractor shall, before commencing work, provide satisfactory proof of insurance naming the Village of Oswego, together with its officers, agents, employees and engineers as additional primary, non-contributory named insureds.

Each insurance policy shall contain a clause providing that it shall not be canceled by the insurance company without thirty (30) days' written notice to the Village of intention to cancel. Failure of the sub-divider or permit holder to supply a valid certificate of insurance, or if a previously valid certificate of insurance has expired and is not replaced, is grounds for issuance of stop work order until such time as a valid certificate of insurance is provided.

Failure of the Village to collect or demand a certificate of insurance shall not be deemed a waiver of the requirement to provide one.

The amount of such insurance shall be not less than the following minimum amounts with specific coverage which includes underground, explosion, and collapse:

Commercial General Liability	\$2,000,000 each occurrence
Automobile Liability	\$2,000,000 combined single limit (each accident)
Umbrella Liability	\$2,000,000 for each occurrence \$2,000,000 aggregate
Professional Liability	\$2,000,000 per claim

6) Termination for Public Convenience:

The Village may, by written order, terminate the contract or any portion thereof after determining that for reasons beyond either Village or Contractor control, the Contractor is prevented from proceeding with or completing the work as originally contracted for, and that termination would, therefore, be in the public interest. Such reasons for termination may include, but need not be necessarily limited to, Executive Orders of the President relating to prosecution of war or national defense, national emergency which creates a serious shortage of materials, orders from duly constituted authorities relating to energy conservation, and restraining orders or injunctions obtained by third-party action where the issuance of such order or injunction is primarily caused by acts or omissions of persons or agencies other than the Contractor.

When this contract, or any portion hereof, is terminated or cancelled by the Village, and the Contractor released before all items of work included in this contract have been completed, payment will be made for the actual number of units of items of work completed at contract unit prices, or as specified in Article 109.06 of the Illinois Department of Transportation's Standard Specifications for Road and Bridge Construction, latest revision, for partially completed items, and no claims for loss of anticipated profits or other damages will be made and are hereby waived.

Reimbursement for organization of the work and moving equipment to and from the job will be considered where the Village determines that the volume of the work completed is too small to compensate the Contractor for these expenses under the contract unit prices, the intent being that an equitable payment will be made to the Contractor.

Acceptable materials, obtained by the Contractor for the work, that have been inspected, tested and accepted by the Village Engineer, and that are not incorporated in the work may, at the option of the Village, be purchased from the Contractor at actual costs as shown by receipted bills and actual cost records at such points of delivery as may be designated by the Engineer.

Termination of a contract, as stated above, will not relieve the Contractor or his/her surety of the responsibility of replacing defective work or materials.

7) Rejection of Bids:

- a) The Village reserves the right to cancel invitations for bids or requests for proposals without penalty when it is in the best interest of the Village. Notice of cancellation shall be sent to all individuals or entities solicited.
- b) The Village reserves the right to reject any or all bids, to waive any minor informality or irregularity in any bid, to negotiate changes and/or modifications with the lowest responsible bidder and to make award to the response deemed to be the most advantageous to the Village.

Bidders shall be required to comply with all applicable federal, state and local laws, including those relating to employment of labor without discrimination on the basis of age, race, color handicap, sex, national origin or religious creed.

- c) Any bid not conforming to the specifications or requirements set forth by the Village in the bid request may be rejected.
- d) Bids may also be rejected if they are made by a bidder that is deemed un-responsible due to a lack of qualifications, capacity, skill, character, experience, reliability, financial stability or quality of services, supplies, materials, equipment or labor.

8) Liquidated Damages

Time is of the essence to the contract. Should the Contractor fail to complete the work within the specified time stipulated in the contract or within such extended time as may have been allowed, the Contractor shall be liable and shall pay to the Village the amount shown in the following schedule of deductions, not as a penalty but as liquidated damages, for each hour of overrun in the contract time or such extended time as may have been allowed. The liquidated damages for failure to complete the contract on time are approximate, due to the impracticality of calculating and proving actual delay costs. This schedule of deductions establishes the cost of delay to account for administration, engineering, inspection, and supervision during periods of extended and delayed performance. The costs of delay represented by this schedule are understood to be a fair and reasonable estimate of the costs that will be borne by the Village during extended and delayed performance by the Contractor of the work. The liquidated damage amount specified will accrue and be assessed until final completion of the total physical work of the contract even though the work may be substantially complete. The Village will deduct these liquidated damages from any monies due or to become due to the Contractor from the Village.

Deduction for Each Hour of Overrun in Contract Time: \$750/hour

9) Additional Information Requests

Questions regarding this request for proposal should be in writing and directed to Dave Markowski, Public Works Operations Superintendent, Village of Oswego, 100 Parkers Mill, Oswego, IL 60543, Email: dmarkowski@oswegoil.org, FAX: 630-554-8752 by the end of business on August 13, 2015. Answers will be provided in writing to all potential Bidders; No oral comments will be made to any Bidder as to the meaning of the RFP and Specifications or other contract documents. Bidders will not be relieved of obligations due to failure to examine or receive documents, visit the site or become familiar with conditions or facts of which the Bidder should have been aware of and the Village will reject all claims related thereto.

Information (other than in the form of a written Addendum issued by the Village) from any officer, agent, or employee of the Village or any other person shall not affect the risks or obligations assumed by the Bidder or relieve him from fulfilling any of the conditions and obligations set forth in the proposal and other contract documents. Before the proposals are opened, all modification or additions to the proposal documents will be made in the form of a written Addendum issued by the Village. The Village will send copies of any such Addendum to those persons who have received proposal packages and provided sufficient contact information. In the event of conflict with the original contract documents, addenda shall govern all other contract documents to the extent specified. Subsequent addenda shall govern over prior addenda only to the extent specified.

The Bidder shall be required to acknowledge receipt of the formal Addendum by signing the Addendum and including it with the proposal quotation. Failure of a Bidder to include a signed formal Addendum in its proposal quotation shall deem its quotation non-responsive; provided, however that the Village may waive this requirement if it in its best interest.

Proposals will be opened and evaluated in private and proposal information will be kept confidential until an award is made.

10) Equipment List

All bidders must provide a list of equipment they will use to complete the project. The Village reserves the right to determine the capability of the equipment and to reserve acceptance or terminate the Contract due to improper or deficient equipment. The Village will conduct a visit to the Contractor's business facility prior to and after award to inspect all equipment used to complete the project.

SPECIFICATIONS

11) Scope of Work

- a) Contractor shall perform the maintenance, furnish all labor, equipment, and supplies for the removal of snow from the Village cul-de-sacs, parking lots and sidewalks as designated (see map), commencing when Village personnel contacts the contractor per snow event.
 - i) All work shall be completed, whereby the snow will be removed from all designated sites as indicated on the map per snow event.
 - ii) Work shall commence upon notification by Village personnel.
- b) The Contractor shall begin snowplowing operations within 1 hour after notification by Village personnel. Should the Contractor fail to comply with this response time, this contract may be terminated at the sole discretion of the Village.
- c) **COMPLETION TIME** - The Contractor shall begin snowplowing operations within 1 hour after notification by Village personnel.

All cul-de-sac pushes shall be completed within 8 hours of start of the first push.

For sidewalks and the Village Hall & Harrison Street parking lots, if an evening snowstorm occurs, snow removal services must be completed prior to 6 A.M. If a daytime snowstorm occurs, snow removal services shall be completed within 4 hours of start.

Should operations require additional time, the Contractor shall contact the Village to request an extension. The Village may grant an extension in its sole discretion.

Should the Contractor fail to comply with this response and completion time, this contract may be terminated at the sole discretion of the Village.

- d) The Contractor shall submit the name and phone number of the person that the Village is to contact when snowplowing is to be done.

- e) Prior to the first snowfall each year, the Contractor shall visit each site to observe locations of curbs, shrubs, manholes, fencing, fire hydrants, guard rails, electrical junction boxes and any other areas that are susceptible to damage because they are easily concealed by snowfall .
- f) SALT – Salt shall be spread in the locations and at the rate directed by the Village. The Village will supply all salt and equipment to load salt. Unused salt must be emptied from Contractor’s trucks at the Village’s Public Works Salt Facility at the end of each snow event.
- g) SIDEWALK AND BRICK PAVER SNOW REMOVAL – All sidewalks and brick paver areas are to be cleared of snow and treated with specified ice melting products (FreezGard 100% Magnesium Chloride Ice Melt, or equivalent) the entire width of the sidewalk (edge to edge and continue throughout the storm) to maintain safe passageways during the storm. Snow piles are not to exceed more than 4 feet high. Snow will be relocated off the sidewalk and brick paver areas but not placed on the street or parking lots. Snow shall not be placed on any plant material. No skid loaders or heavy equipment will be allowed on sidewalks or brick pavers in the downtown area.
- h) HANDICAP RAMPS AND STEPS – Handicap ramps and steps are to be shoveled and treated with specified ice melting products (FreezGard 100% Magnesium Chloride Ice Melt, or equivalent) the entire width (edge to edge of the ramp and steps) and continue throughout the entire storm to maintain safe passageways during the storm. Contractor is responsible to push back or remove enough snow from both sides of the ramps and steps to make room for the next storm. Snow piles are not to exceed more than 4 feet high. Snow will be relocated off the sidewalk and brick paver areas but not placed on the street, parking lots and plant material.
- i) PARKING LOTS - All parking lot surface areas are to be plowed and treated with road salt provided by the Village, the entire width (curb to curb) and continuous throughout the entire storm. The Contractor is responsible to push back or remove snow to make room for the next storm. Snow will be relocated as not to be placed on streets, sidewalks, brick paver areas and plant materials.
- j) PERFORMANCE – The Contractor agrees to perform snowplowing service work to the acceptance of the Village. All areas shall be completely cleared from curb-to-curb down to bare pavement. Work not completed in a satisfactory manner will be redone by the Contractor at no additional cost to the Village.
- k) NON-AUTHORIZED WORK – At no time while working for the Village shall the Contractor perform any work other than as directed by the Village. Contractors shall not drive on driveways or leave the public Right-of-Way without authorization by the Director of Public Works or designee. Non-authorized work may result in termination of the contract at the sole discretion of the Village.
- l) RESTORATION – All lawn areas damaged by snow removal shall be regraded to form a smooth transition from the existing lawn to the disturbed area. The disturbed area will be treated with an application of pulverized topsoil with a 50/50 blend of bluegrass/ryegrass seed at a minimum rate of 5 pounds per 1,000 square feet and then a Penn mulch (or equivalent) added on top of restored area. The Contractor shall provide replanting if necessary until a healthy stand of grass is established by July 1 as determined by Oswego Public Works personnel. All initial restoration must be completed no later than April 30 to the satisfaction of the Village. Failure to do so will result in the Village fixing the damage and holding money from the retainage.

- m) **DAMAGES** – The Contractor will be responsible for damages to mailboxes, parked vehicles, sod, trees, pavement or roadway appurtenances, and persons or items damaged by the Contractor. Any damage must be restored in a timely manner to the satisfaction of the Village .
- n) **MAILBOXES** – The Village will inspect mailboxes. If Village staff determines damage was caused by snow coming off the blade there will be no responsibility on the part of the contractor to pay for the damages. However, if it is determined that the snowplow hit the mailbox the Contractor shall pay up to \$75.00 for repairs for each mailbox damaged. In the event of multiple boxes on a post, the Contractor may be required to pay up to \$75 for each mailbox attached to the post.
- o) **RETAINAGE** – The Village will hold \$1,000 retainage to ensure completion of all work in accordance with the contract. Retainage will be deducted from the first payment. The Village will deduct from retainage any funds paid to property owners for damaged mailboxes or restoration work completed by the Village.
- p) **EQUIPMENT** – All equipment and vehicles used by the Contractor shall be maintained and in good working mechanical condition and where applicable, said equipment should have a valid insurance, State of Illinois registration, and State of Illinois vehicle safety sticker. The Village reserves the right to accept any or all equipment submitted by the Contractor. At a minimum the Contractor shall have equipment at its disposal which will include the following snow and ice removal equipment:
 - i) A minimum one 5-yard truck with 10 foot blade and salt spreader. Salt spreaders will be calibrated by Village personnel prior to December 1 of each year.
 - ii) Tractor with bucket
 - iii) Multiple trucks with blades
 - iv) Multiple Skid Steer loaders with blades and/or buckets
 - v) Snow blowers, shovels, walk-behind salt spreaders sidewalk de-icing material
- q) **SAFETY REQUIREMENTS** – All equipment to be used for snowplowing operations shall be equipped with an amber warning light mounted on the top of the cab or at a location clearly visible from all sides of the unit. All vehicles and equipment must be clearly marked to properly identify the snow removal company, including phone number and must be kept clear of snow at all times.
- r) **CLEAN-UP OPERATIONS** – Snow must be removed from all public pavement areas per the map from curb line to curb line. Snow must be deposited in open areas of the parkways or at the end of the cul-de-sac as to not block sidewalks and ramps, driveways, fire hydrants, or mailboxes. Any pile impeding sight vision shall be relocated at no additional cost. At no time will snow be deposited in the center of the cul-de-sac or placed on plant material other than grass.
- s) **POST STORM CLEAN UP** – If necessary post storm clean up, which includes removal of excess snow from blocked sidewalks, ramps, curb lines, around mailboxes, corners, site distance issues and fire hydrants. Village personnel will determine if post storm clean up is necessary and will notify the contractor. Post storm clean up will be based on an additional hourly rate.
- t) **DRIVER’S LICENSE** - Before commencing work, the Contractor shall provide a copy of valid driver’s license for each employee operating equipment in the Village. Drivers shall

possess of Commercial Driver's License with appropriate endorsements if operating equipment that requires such a license.

- u) METHOD OF MEASUREMENT – Snow removal will not be measured for payment. Salt will be weighed by Village scaled bucket for payment upon loading and unloading at the Public Works Facility.
- v) BASIS OF PAYMENT – Snow removal will be paid at the contract unit price per push of all identified areas. Salt distribution will be paid at the contract unit price per ton of salt. Post-storm clean up will be paid at the contract unit price per hour.

12) Billing/Invoicing

All billing and invoicing will be done on a monthly basis with detailed itemized billing for each event. Billing will include the date, the work performed, the cost per work and the total cost.

If, in the opinion of the Village, the contractor has not or is not satisfactorily performing the work covered by this specification, and within forty eight (48) hours of receipt of a written demand from the Village, for performance, has not cured any defect in performance specifically itemized in such demand, the Village may, at its option:

- a) Withhold payment.
- b) Consider all or any part of this contract breached and terminate the contractor, or
- c) May hire another contractor to cure any defects in performance or complete all work covered by this specification for the remaining term of this contract.
- d) Any demand for performance shall be specifically delivered to contractor by personal delivery, certified or registered mail.

The Village will make periodic inspections and follow up as needed with the contractor to discuss any issues etc.

13) Award of Bid:

- a) Formal bid submission shall be tabulated and a recommendation shall be prepared by the Department Head making a purchase subject to the formal bid requirements and sent to the Finance Director for review. If an award is to be made to other than the lowest bidder or if the purchase was not included in the fiscal year budget, justification must be made in writing.
- b) The Finance Director shall send a recommendation and tabulation of all formal bids received for purchases meeting the requirements to the Village President and the Board of Trustees for consideration of awarding a formal contract.
- c) All awards made in accordance with the Village Code are final determinations.
- d) Renewal Option: The contract shall be for a one year period, but may be extended on an annual basis at the option of the Village in its sole and absolute discretion, for up to two additional years, on the terms in the bid document submitted in response to the request for proposal.

14) Change Orders:

- a) After a contract is awarded pursuant to the competitive bid procedures specified herein, additional purchases or modifications may be made under the contract, or the terms of the

contract may be extended, without rebidding the materials, supplies, services or equipment involved, provided that the change order:

- i) Is not of such a size or nature as to undermine the integrity of the original bidding process; and
- ii) Is germane to the original contract; and
- iii) Does not exceed twenty percent (20%) of the contractor amount; and
- iv) Is approved by the Board of Trustees or by the Village Administrator, or his/her designee for change orders that are not greater than fifteen thousand dollars (\$15,000.00).

b) Change orders for contracts for public improvements shall be as provided by state law.

15) Construction Contracts:

- a) In addition to the bid and performance bonds set forth above, the bidder must furnish and pay for satisfactory any other security required by law or by the specifications for this particular project. Upon receipt of the performance bond, the Village will return the bid bond to the bidder.
- b) The bidder must comply with all applicable laws prerequisite to doing business in the state.
- c) The bidder must have a valid Federal Employer Tax Identification Number or Tax Identification Number (for individuals).
- d) The bidder must provide a Statement of Compliance with provisions of the State and Federal Equal Opportunity Employer requirements.
- e) The bidder must provide evidence of any professional or trade license required by law or local ordinance for any trade or specialty area in which the Contractor is seeking a contract award. Additionally, the Contractor must disclose any suspension or revocation of such license held by the company, or of any director, officer or manager of the company. Any material changes to the Contractor's status, at any time, must be reported in writing to the Village within 14 days of its occurrence. Failure to comply with this requirement is grounds for the Contractor to be deemed non-responsible.
- f) The bidder must provide the name and addresses of all known Subcontractors, the general type of work to be performed by these Subcontractors and the expected amount of money that each will receive under the contract. If at any time during the term of the contract a Contractor adds or changes any Subcontractors, he or she shall promptly notify, in writing, the Village Finance Director or their designee of the names and addresses of each new or replaced Subcontractor and the general type of work to be performed.
- g) The bidder must provide an affidavit indicating all incomplete work under Contractor and all pending Contractors, along with a schedule of the expected completion of each such contract.

16) Additional Items

i) If the Prevailing Wage Act Applies:

1) Wage Rate Requirements:

- a) The Contract shall be based upon payment by Contractor and his Subcontractor of wage rates not less than the prevailing hourly wage rate for each classification of

worker engaged on the work as determined by the State of Illinois, Department of Labor.

- b) A copy of the wage determination shall be posted by the Contractor in a conspicuous place at the site of the work where it can be easily seen by the workers.
- c) The Contractor shall maintain certified time sheets and submit to the Village with final invoice.
- d) The Contractor will be required to sign a Wage Rate Requirement Certification.

2) Prevailing Wage

Some or all of the work herein may be subject to the provisions of Prevailing Wage Act, 820 ILCS 130/0.01 et.seq., providing for the payment of prevailing rate wages to all laborers, workmen and mechanics engaged on work. The Contractor agrees that, prior to making any payments to its own laborers, workers, or mechanics or to any subcontractor it will determine whether it must legally pay wages in accordance with the Prevailing Wage Act, and if so legally required, pay the then-current prevailing rate of wage as determined by the Illinois Department of Labor and posted at: <http://www.state.il.us/agency/idol/>.

The Village may at any time inquire of the Contractor as to rates of wages being paid employees of the Contractor, and any subcontractor or material men, whereupon such information shall be promptly provided by the Contractor. The Contractor shall indemnify the Village for any and all violations of the prevailing wage laws and any rules and regulations now and hereafter issued pursuant to said laws.

The Contractor shall insert into each subcontract and into the project specifications for each subcontract a written stipulation requiring all laborers, workers and mechanics performing work under the contract to comply with the Prevailing Wage Act and to require each subcontractor to insert into each lower-tiered contract and into the project specification for each lower tiered subcontract a similar stipulation.

ii) Indemnification

To the fullest extent permitted by law, Contractor shall indemnify, defend, save and hold the Village, its trustees, officers, employees, agents, attorneys and lenders (collectively the "Indemnitees") harmless from and against all loss and expense (including, but not limited to, reasonable attorney's fees and other costs and expenses) by reason of any liability or allegation of liability, against the Indemnitees, or any of them, for damages because of property damage or bodily injury, occupational sickness or disease, including death, resulting therefrom, while performing the work or while at the site where work under the Contract is being conducted or elsewhere, while engaged in the performance of Work under the Contract, however such injuries may be caused, whether attributable to a breach of statutory duty or administrative regulation or otherwise, and such injuries for which liability is imputed to the Indemnitees, or any of them, or damage or injury, directly or indirectly arising or alleged to arise out of the performance of or the failure to perform the work or the failure to protect the work or the site, or the condition of the work, the site, adjoining land or driveways, or streets or alleys used in connection with the performance of the work. Without limiting the generality of the foregoing, the defense and indemnity set forth in this section includes, subject only to the limitations contained in this section, all liabilities, damages, losses, claims, demands and actions on account of bodily injury, death or property loss to an Indemnitee or to any other person or entities, whether based upon, or claimed to be based upon, statutory, contractual, tort or other liability of any Indemnitee. In addition, such defense and indemnity

shall include all liabilities, damages, losses, claims, demands and actions for defamation, false arrest, malicious prosecution or any other infringement or similar rights.

The provisions of the indemnity provided for herein shall not be construed to indemnify any Indemnitee for its own negligence. To the extent not permitted by law or to eliminate or reduce any other indemnification, right or remedy which the Village is otherwise entitled to assert.

If any claim indemnified hereunder has not been settled or discharged when the work is completed, final payment of the Contract Sum shall not be due, unless and until Contractor provides a bond or other security equal to 150% of the amount of such claim in a form and substance satisfactory to the Village. In any and all claims against any Indemnitee or any of its agents or employees by any employee of Contractor, anyone directly or indirectly employed by him or anyone for whose acts he may be liable, the indemnification obligation under this Section shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for Contractor under Worker's Compensation acts or other employees benefit acts.

iii) Sexual Harassment

During the entire term of the contract, Contractor shall have in full force and effect a written Sexual Harassment Policy, which complies with the Illinois Human Rights Act (775- ILCS 5/1-101 et.seq.) including at least the following: 1) a statement on the illegality of sexual harassment; 2) the definition of sexual harassment under Illinois Law; 3) a description of sexual harassment, utilizing examples; 4) an internal complaint process, including penalties; 5) the legal recourse, investigative and complaint process available through the Illinois Department of Human Rights ("Department") and the Illinois Human Rights Commission ("Commission"); 6) directions on how to contact the Department and the Commission; and 7) protection against retaliation as provided by Section 6-101 of the Act.

iv) Drug Free Workplace

In compliance with Illinois law, The Contractor certifies and agrees that it will provide a drug free workplace by:

- a) Publishing a Statement:
- b) Notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance, including cannabis, is prohibited in the Contractor's workplace.
- c) Specifying the actions that will be taken against employees for violations of such prohibition.
- d) Notifying the employee that, as a condition of employment on such Contract, the employee will:
- e) Abide by the terms of the statement; and
- f) Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction.
- g) Establishing a drug free awareness program to inform employees about:
- h) The dangers of drug abuse in the workplace;
- i) The Contractor's policy for maintaining a drug free workplace;
- j) Available counseling, rehabilitation, or assistance programs; and
- k) Penalties imposed for drug violations.
- l) Providing a copy of the Statement required by subsection (a) to each employee engaged in the performance of the Contract and to post the Statement in a prominent place in the workplace.

- m) Notifying the contracting agency within ten (10) days after receiving notice of any violations as listed above.
- n) Imposing a sanction on, or requiring the satisfactory participation in a drug abuse assistance or rehabilitation program, by any employee who is so convicted, as required by Section 5 of the Drug Free Workplace Act.
- o) Assisting employees in selecting a course of action in the event drug counseling, treatment, and rehabilitation are required and indicating that a trained referral team is in place.
- p) Making a good faith effort to continue to maintain a drug free workplace through implementation of the Drug Free Workplace Act.
- q) The Contractor will be required to sign a Drug Free Workplace Certification.

v) Substance Abuse Prevention on Public Works Projects

Before a contractor or subcontractor commences work on a public works project as defined in 820 ILCS 130/2, the contractor or subcontractor shall have in place a written program which meets or exceeds the program requirements in the Substance Abuse Prevention on Public Works Projects Act, to be filed with the public body engaged in the construction of the public works and made available to the general public, for the prevention of substance abuse among its employees. The testing must be performed by a laboratory that is certified for Federal Workplace Drug Testing Programs by the Substance Abuse and Mental Health Service Administration of the U.S. Department of Health and Human Services. At a minimum, the program shall include all of the following:

- a) A minimum requirement of a 9 panel urine drug test plus a test for alcohol. Testing an employee's blood may only be used for post-accident testing, however, blood testing is not mandatory for the employer where a urine test is sufficient.
- b) A prohibition against the actions or conditions specified in 820 ILCS 265/10.
- c) A requirement that employees performing the work on a public works project submit to pre-hire, random, reasonable suspicion, and post-accident drug and alcohol testing. Testing of an employee before commencing work on a public works project is not required if the employee has been participating in a random testing program during the 90 days preceding the date on which the employee commenced work on the public works project.
- d) A procedure for notifying an employee who violates 820 ILCS 265/10, who tests positive for the presence of a drug in his or her system, or who refuses to submit to drug or alcohol testing as required under the program that the employee may not perform work on a public works project until the employee meets the conditions specified in subdivisions (2)(A) and (2)(B) of 820 ILCS 265/20.

vii) Non-Collusion

- a) The Contractor represents that it is not barred from bidding for this contract as a result of a violation of 720 ILCS 5/33E concerning bid rigging, rotating, kickbacks, bribery and interference with public contracts. The Contractor will be required to sign the Non-Collusion Certification.

viii) Ineligible Contractors Or Vendors

The Contractor shall certify their review of the village debarment list found at www.oswegoil.org and to further comply with all provisions of Title 1-16-16 of the Village Code. Each proposal, bid or quotation must also include a listing of all intended subcontractors.

Bids received from any listed contractor in response to an invitation for bids shall be entered on the abstract of bids and rejected. Proposals, quotations, or offers received from any listed contractor shall not be evaluated for award or included in the competitive range, nor shall discussions be conducted with a listed offer or during a period of ineligibility. If the period of ineligibility expires or is terminated prior to award, the village may, but is not required to, consider such proposals, quotations, or offers.

The Contract shall comply with the Employment of Public Works Act (30 ILCS 570/0.01), if applicable.

ix) Compliance With Laws And Regulations

In connection with the performance of the work, the Contractor shall comply with all statutes, laws, regulations, and orders of federal, state, county, or municipal authorities which shall impose any obligation or duty upon the Contractor.

Carrie Hansen, Interim Village of Oswego Administrator Date

Attest _____ Title _____

(Printed Name of Contractor)

Address Date

City State Zip Code

Signature of Authorized Representative

Title Date

DRUG FREE WORKPLACE CERTIFICATION

In compliance with State of Illinois Compiled Statutes, Chapter 30-580, The Contractor certifies and agrees that it will provide a drug free workplace by:

Publishing a Statement:

- A. Notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance, including cannabis, is prohibited in the Contractor’s workplace.
- B. Specifying the actions that will be taken against employees for violations of such prohibition.
- C. Notifying the employee that, as a condition of employment on such Contract, the employee will:
 - 1. Abide by the terms of the statement; and
 - 2. Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction.
- D. Establishing a Drug Free Awareness Program to inform employees about:
 - 1. The dangers of drug abuse in the workplace;
 - 2. The Contractor’s policy for maintaining a drug free workplace;
 - 3. Available counseling, rehabilitation, or assistance programs; and
 - 4. Penalties imposed for drug violations.
- E. Providing a copy of the Statement required by subsection (a) to each employee engaged in the performance of the Contract and to post the Statement in a prominent place in the workplace.
- F. Notifying the contracting agency within ten (10) days after receiving notice under part (B) of paragraph (3) of subsection (a) above from an employee or otherwise receiving actual notice of such conviction.
- G. Imposing a sanction on, or requiring the satisfactory participation in a Drug Abuse Assistance or Rehabilitation Program, by any employee who is so convicted, as required by Section 5 of the Drug Free Workplace Act.
- H. Assisting employees in selecting a course of action in the event drug counseling, treatment, and rehabilitation are required and indicating that a trained referral team is in place.
- I. Making a good faith effort to continue to maintain a drug free workplace through implementation of the Drug Free Workplace Act.

The undersigned affirms, under penalties of perjury, that he/she is authorized to execute this certification on behalf of the designated organization.

(Printed name of Contractor)

Address

City State Zip Code

Signature of Authorized Representative

Title Date

NON-COLLUSION CERTIFICATE

The Undersigned Bidder is not barred from bidding for this Contract as a result of a violation of either Section 33E-3 or Section 33E-4 of Chapter 38 of the Illinois Revised Statutes concerning bid rigging, rotating, kickbacks, bribery and interference with public contracts.

(Printed Name of Contractor)

Address

City

State

Zip Code

Signature of Authorized Representative

Title

Date

ELIGIBLE CONTRACTOR AND SUBCONTRACTOR CERTIFICATE

The Undersigned Bidder is not barred from bidding for this Contract as a result of a violation of either Section 33E-3 or Section 1-19-16 of The Village Code regarding ineligible contractors.

(Printed Name of Contractor)

Address

City

State

Zip Code

Signature of Authorized Representative

Title

Date

STATE AND FEDERAL EQUAL OPPORTUNITY EMPLOYER CERTIFICATE

The Undersigned Bidder agrees to comply with all State and Federal Equal Opportunity Employer laws.

(Printed Name of Contractor)

Address

City

State

Zip Code

Signature of Authorized Representative

Title

Date

REFERENCES

VILLAGE OF OSWEGO

General Information, list below current business references for whom you have performed work similar to that required by this proposal.

Business: _____

Address: _____

City, State, Zip Code: _____

Telephone Number: _____

Contact Person: _____

Dates of Service: _____

Business: _____

Address: _____

City, State, Zip Code: _____

Telephone Number: _____

Contact Person: _____

Dates of Service: _____

Business: _____

Address: _____

City, State, Zip Code: _____

Telephone Number: _____

Contact Person: _____

Dates of Service: _____

If additional sheets are needed, please make copies.

SUBCONTRACTORS

VILLAGE OF OSWEGO

Provide the name, contact information, and value of work for each and every subcontractor which will be employed on this project.

Subcontractor No. 1: _____

Address: _____

City, State, Zip Code: _____

Telephone Number: _____

Value of Work Subcontracted: _____

Nature of Work Subcontracted: _____

Subcontractor No. 2: _____

Address: _____

City, State, Zip Code: _____

Telephone Number: _____

Value of Work Subcontracted: _____

Nature of Work Subcontracted: _____

Subcontractor No. 3: _____

Address: _____

City, State, Zip Code: _____

Telephone Number: _____

Value of Work Subcontracted: _____

Nature of Work Subcontracted: _____

If additional sheets are needed, please make copies.

BID SHEET

SNOW REMOVAL:

CUL-DE-SACS

Total cost of snow removal per push – all designated cul-de-sacs:

\$_____ per push 2015/16 season

**Optional years: NOTE – additional cul-de-sacs may be added
with future developments**

\$_____ per push 2016/17 season (no additional courts)

\$_____ **per push each additional cul-de-sac
2016/17**

\$_____ per push 2017/18 season (no additional courts)

\$_____ **per push each additional cul-de-sac 2017/18**

PARKING LOTS

Total cost of snow removal per push –Village Hall Parking Lot (100 Parkers Mill)

\$_____ per push 2015/16 season

Optional years:

\$_____ per push 2016/17 season

\$_____ per push 2017/18 season

Total cost of snow removal per push – Harrison Street Parking Lot & Parking Strip

\$_____ per push 2015/16 season

Optional years:

\$_____ per push 2016/17 season

\$_____ per push 2017/18 season

Total cost of snow removal per push – Park & Ride Parking Lot (Station Drive)

\$_____ per push 2015/16 season

Optional years:

\$_____ per push 2016/17 season

\$_____ per push 2017/18 season

Total cost of snow removal per push – Parking Lot behind Old Village Hall (113 S. Main Street)

\$_____ per push 2015/16 season

Optional years:

\$_____ per push 2016/17 season

\$_____ per push 2017/18 season

SIDEWALKS

Total cost of snow removal per push –designated sidewalks and brick pavers – Downtown designated areas:

\$_____ per push 2015/16 season

Optional years:

\$_____ per push 2016/17 season

\$_____ per push 2017/18 season

Total cost of snow removal per push –designated sidewalk areas– Village Hall:

\$_____ per push 2015/16 season

Optional years:

\$_____ per push 2016/17 season

\$_____ per push 2017/18 season

Total cost of snow removal per push –designated sidewalks – Harrison Street Parking Lot & Parking Strip:

\$_____ per push 2015/16 season

Optional years:

\$_____ per push 2016/17 season

\$_____ per push 2017/18 season

SALT:

CUL-DE-SACS

Cost of salt spreading per ton, if necessary– all designated cul-de-sacs

\$_____ per ton 2015/16 season

Optional years:

\$_____ per ton 2016/17 season

\$_____ per ton 2017/18 season

PARKING LOTS

Total cost of salt application –Village Hall Parking Lot (100 Parkers Mill)

\$_____ per ton 2015/16 season

Optional years:

\$_____ per ton 2016/17 season

\$_____ per ton 2017/18 season

Total cost of salt application – Harrison Street Parking Lot & Parking Strip

\$_____ per ton 2015/16 season

Optional years:

\$_____ per ton 2016/17 season

\$_____ per ton 2017/18 season

Total cost of salt application – Park & Ride Parking Lot (Station Drive)

\$_____ per ton 2015/16 season

Optional years:

\$_____ per ton 2016/17 season

\$_____ per ton 2017/18 season

Total cost of salt application – Parking Lot behind Old Village Hall (113 S. Main Street)

\$_____ per ton 2015/16 season

Optional years:

\$_____ per ton 2016/17 season

\$_____ per ton 2017/18 season

SIDEWALKS

Total cost of salt application - designated sidewalks and brick pavers – Downtown areas:

\$_____ per application 2015/16 season

Optional years:

\$_____ per application 2016/17 season

\$_____ per application 2017/18 season

Total cost of salt application - designated sidewalks – Village Hall (100 Parkers Mill):

\$_____ per application 2015/16 season

Optional years:

\$_____ per application 2016/17 season

\$_____ per application 2017/18 season

Total cost of salt application – designated sidewalks – Park & Ride (Station Drive):

\$_____ per application 2015/16 season

Optional years:

\$_____ per application 2016/17 season

\$_____ per application 2017/18 season

Post storm cleanup, if necessary

\$_____ hourly rate 2015/16 season

Optional years:

\$_____ hourly rate 2016/17 season

\$_____ hourly rate 2017/18 season

PRINTED NAME _____

SIGNED _____

TITLE _____

COMPANY _____

DATE _____

CONTRACTOR BID AGREEMENT

TO: Village of Oswego
100 Parker's Mill
Oswego, IL. 60543

The undersigned bidder, in compliance with your advertisement for bids for work as specified, and related documents prepared by or at the direction of the Village of Oswego, Owner, and being familiar with all conditions surrounding the work, including availability of labor and material, does hereby propose to furnish materials, labor, equipment and services and pay for same and shall perform all work required for the completion of the Project, in accordance with the Contract documents and at the price provided.

Bidder certifies this bid to be for the project described in the Instruction to Bidders document and to be in accordance with plans, specifications and Contract documents, including the invitation for bids.

In no event shall any delays or extensions of time be construed as cause or justification for payment of extra compensation to the Contractor. Any claims for an increase of the Contract time shall be made in writing to the Village within seven (7) days of the cause.

Signed: _____

Print Name: _____

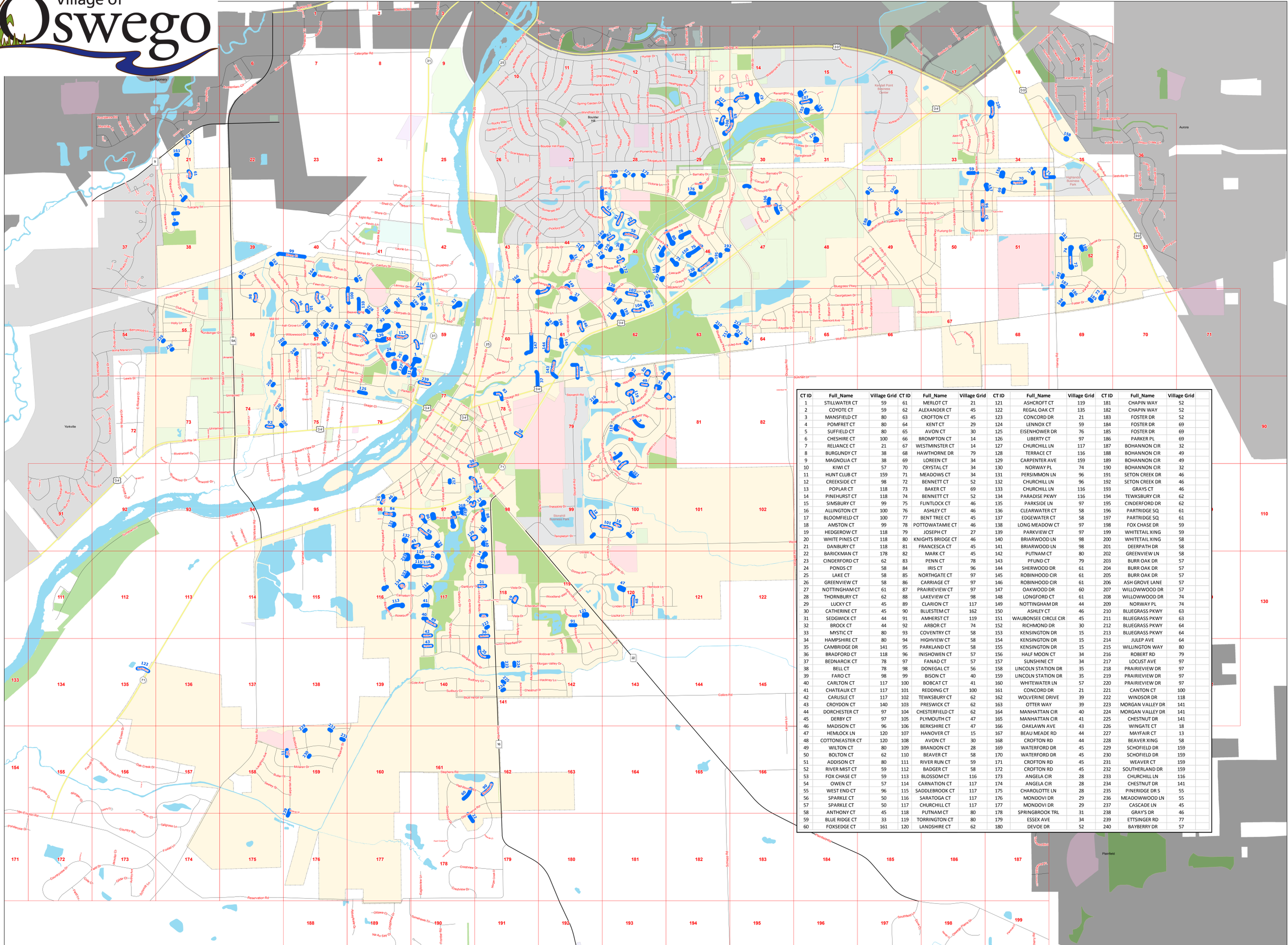
Title: _____

Company Name: _____

Date: _____

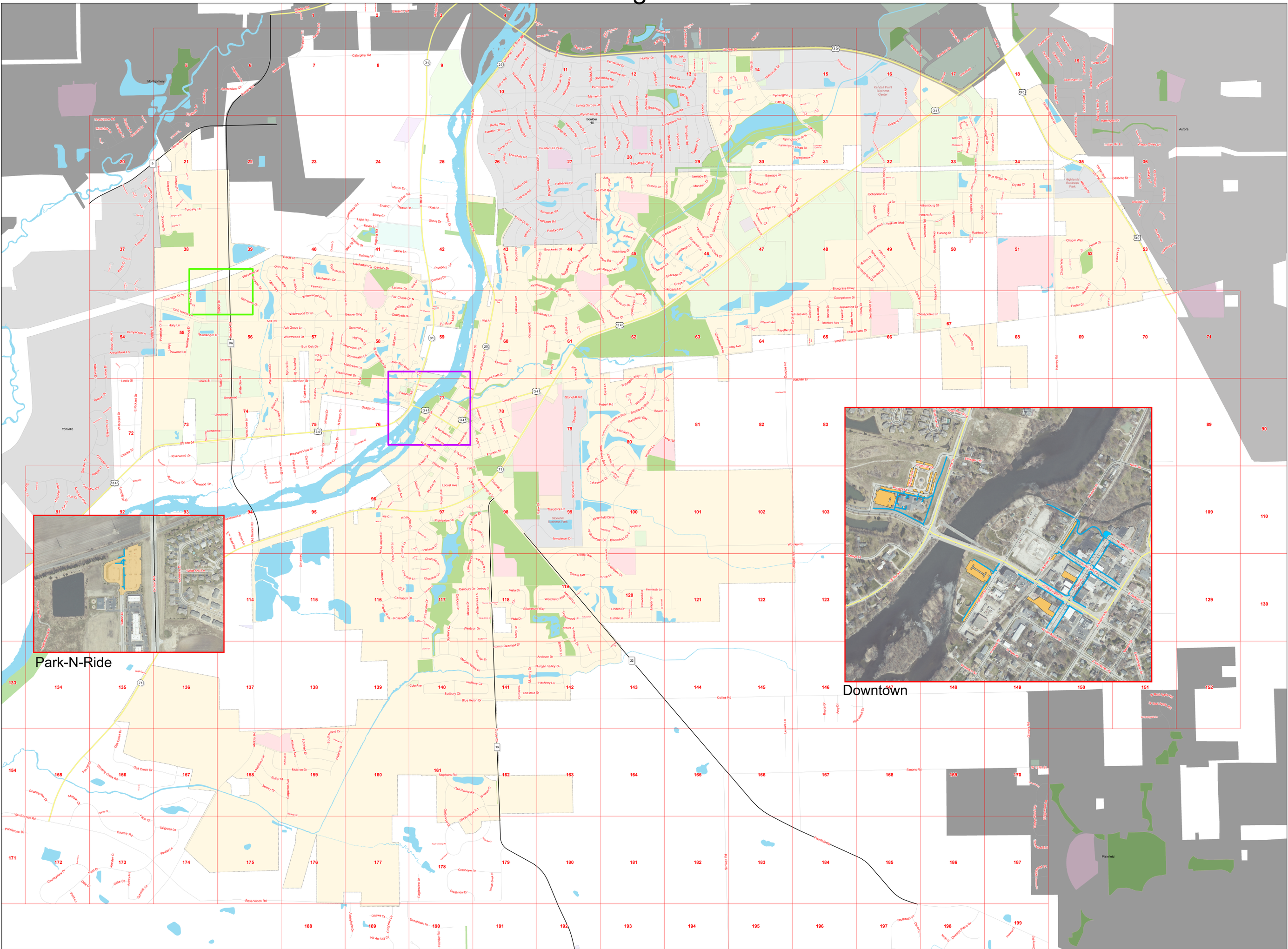


240 Cul-De-Sac Locations



CT ID	Full Name	Village Grid	CT ID	Full Name	Village Grid	CT ID	Full Name	Village Grid	CT ID	Full Name	Village Grid
1	STILLWATER CT	59	61	MERLOT CT	21	121	ASHCROFT CT	119	181	CHAPIN WAY	52
2	COYOTE CT	59	62	ALEXANDER CT	45	122	REGAL OAK CT	135	182	CHAPIN WAY	52
3	MANSFIELD CT	80	63	CROFTON CT	45	123	CONCORD DR	21	183	FOSTER DR	52
4	POMFRET CT	80	64	KENT CT	29	124	LENNOX CT	59	184	FOSTER DR	69
5	SUFFIELD CT	80	65	AVON CT	30	125	EISENHOWER DR	76	185	FOSTER DR	69
6	CHESHIRE CT	100	66	BROMPTON CT	14	126	LIBERTY CT	97	186	PARKER PL	69
7	RELIANCE CT	21	67	WESTMINSTER CT	14	127	CHURCHILL LN	117	187	BOHANNON CIR	32
8	BURGUNDY CT	38	68	HAWTHORNE DR	79	128	TERRACE CT	116	188	BOHANNON CIR	49
9	MAGNOLIA CT	38	69	LOREEN CT	34	129	CARPENTER AVE	159	189	BOHANNON CIR	49
10	KIWI CT	57	70	CRYSTAL CT	34	130	NORWAY PL	74	190	BOHANNON CIR	32
11	HUNT CLUB CT	159	71	MEADOWS CT	34	131	PERSIMMON LN	96	191	SETON CREEK DR	46
12	CREEKSIDE CT	98	72	BENNETT CT	52	132	CHURCHILL LN	96	192	SETON CREEK DR	46
13	POPLAR CT	118	73	BAKER CT	69	133	CHURCHILL LN	116	193	GRAYS CT	46
14	PINEHURST CT	118	74	BENNETT CT	52	134	PARADISE PKWY	116	194	TEWKSURY CIR	62
15	SIMSURY CT	99	75	FUNTLACK CT	46	135	PARKSIDE LN	97	195	CINDERFORD DR	62
16	ALLINGTON CT	100	76	ASHLEY CT	45	136	CLEARWATER CT	58	196	PARTRIDGE SQ	61
17	BLOOMFIELD CT	100	77	BENT TREE CT	45	137	EDGEWATER CT	58	197	PARTRIDGE SQ	61
18	AMSTON CT	99	78	POTOWATAMIE CT	46	138	LONG MEADOW CT	97	198	FOX CHASE DR	59
19	HEDGECROW CT	118	79	JOSEPH CT	27	139	PARKVIEW CT	97	199	WHITETAIL XING	59
20	WHITE PINES CT	118	80	KNIGHTS BRIDGE CT	46	140	BRIARWOOD LN	98	200	WHITETAIL XING	58
21	DANBURY CT	118	81	FRANCESCA CT	45	141	BRIARWOOD LN	98	201	DEERPATH DR	58
22	BARICKMAN CT	178	82	MARK CT	45	142	PUTNAM CT	80	202	GREENVIEW LN	58
23	CINDERFORD CT	62	83	PENN CT	78	143	PFUND CT	79	203	BURR OAK DR	57
24	PONDS CT	58	84	IRIS CT	96	144	SHERWOOD DR	61	204	BURR OAK DR	57
25	LAKE CT	58	85	NORTHGATE CT	97	145	ROBINHOOD CIR	61	205	BURR OAK DR	57
26	GREENVIEW CT	58	86	CARRIAGE CT	97	146	ROBINHOOD CIR	61	206	ASH GROVE LANE	57
27	NOTTINGHAM CT	61	87	PRAIRIEVIEW CT	97	147	OAKWOOD DR	60	207	WILLOWWOOD DR	57
28	THORNBURY CT	62	88	LAKEVIEW CT	98	148	LONGFORD CT	61	208	WILLOWWOOD DR	74
29	LUCKY CT	45	89	CLARION CT	117	149	NOTTINGHAM DR	44	209	NORWAY PL	74
30	CATHERINE CT	45	90	BLUESTEM CT	162	150	ASHLEY CT	46	210	BLUEGRASS PKWY	63
31	SEGWICK CT	44	91	AMHERST CT	119	151	WAUBONSE CIRCLE CIR	40	211	BLUEGRASS PKWY	63
32	BROOK CT	44	92	ARBOR CT	74	152	RICHMOND DR	35	212	BLUEGRASS PKWY	64
33	MYSTIC CT	80	93	COVENTRY CT	58	153	KENSINGTON DR	15	213	BLUEGRASS PKWY	64
34	HAMPSHIRE CT	80	94	HIGHVIEW CT	58	154	KENSINGTON DR	15	214	JULEP AVE	64
35	CAMBRIDGE DR	141	95	PARKLAND CT	58	155	KENSINGTON DR	15	215	WILLINGTON WAY	80
36	BRADFORD CT	118	96	INISHOWEN CT	57	156	HALF MOON CT	34	216	ROBERT RD	79
37	BEDNARCIK CT	78	97	FANAD CT	57	157	SUNSHINE CT	34	217	LOCUST AVE	97
38	BELL CT	78	98	DONEGAL CT	56	158	LINCOLN STATION DR	35	218	PRAIRIEVIEW DR	97
39	FARO CT	98	99	BISON CT	40	159	LINCOLN STATION DR	35	219	PRAIRIEVIEW DR	97
40	CARLTON CT	117	100	BOBCAT CT	41	160	WHITEWATER LN	57	220	PRAIRIEVIEW DR	97
41	CHATEAUX CT	117	101	REDDING CT	100	161	CONCORD DR	21	221	CANTON CT	100
42	CARUS CT	117	102	TEWKSBURY CT	62	162	WOLVERINE DRIVE	39	222	WINDSOR DR	118
43	CROYDON CT	140	103	PRESWICK CT	62	163	OTTER WAY	39	223	MORGAN VALLEY DR	141
44	DORCHESTER CT	97	104	CHESTERFIELD CT	62	164	MANHATTAN CIR	40	224	MORGAN VALLEY DR	141
45	DERBY CT	97	105	PLYMOUTH CT	47	165	MANHATTAN CIR	41	225	CHESTNUT DR	141
46	MADISON CT	96	106	BERKSHIRE CT	47	166	OAKLAWN AVE	43	226	WINGATE CT	18
47	HEMLOCK LN	120	107	HANOVER CT	15	167	BEAU MEADE RD	44	227	MAYFAIR CT	13
48	COTTONEASTER CT	120	108	AVON CT	30	168	CROFTON RD	44	228	BEAVER XING	58
49	WILTON CT	80	109	BRANDON CT	28	169	WATERFORD DR	45	229	SCHOFIELD DR	159
50	BOLTON CT	62	110	BEAVER CT	58	170	WATERFORD DR	45	230	SCHOFIELD DR	159
51	ADDISON CT	80	111	RIVER RUN CT	59	171	CROFTON RD	45	231	WEAVER CT	159
52	RIVER MIST CT	59	112	BADGER CT	58	172	CROFTON RD	45	232	SOUTHERLAND DR	159
53	FOX CHASE CT	59	113	BLOSSOM CT	116	173	ANGELA CIR	28	233	CHURCHILL LN	116
54	OWEN CT	57	114	CARNATION CT	117	174	ANGELA CIR	28	234	CHESTNUT DR	141
55	WEST END CT	96	115	SADDLEBROOK CT	117	175	CHARLOTTE LN	28	235	PINERIDGE DR S	55
56	SPARKLE CT	50	116	SARATOGA CT	117	176	MONDOVI DR	29	236	MEADOWWOOD LN	55
57	SPARKLE CT	50	117	CHURCHILL CT	117	177	MONDOVI DR	29	237	CASCADE LN	45
58	ANTHONY CT	45	118	POTNAM CT	80	178	SPRINGBROOK TRL	31	238	GRAY'S DR	46
59	BLUE RIDGE CT	33	119	TORRINGTON CT	80	179	ESSEX AVE	34	239	ETTSINGER DR	77
60	FOXSEGE CT	161	120	LANDSHIRE CT	62	180	DEVOE DR	52	240	BAYBERRY DR	57

Sidewalk and Parking Lot Locations



Downtown



Date Printed: 8/6/2015



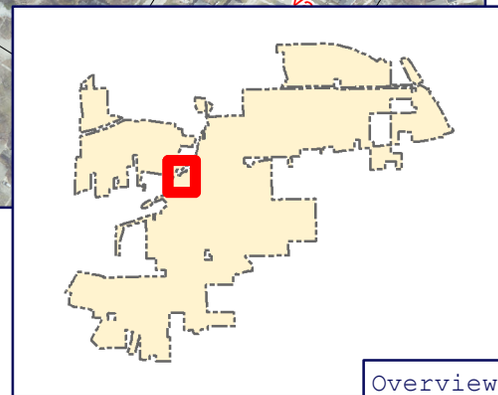
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Feet

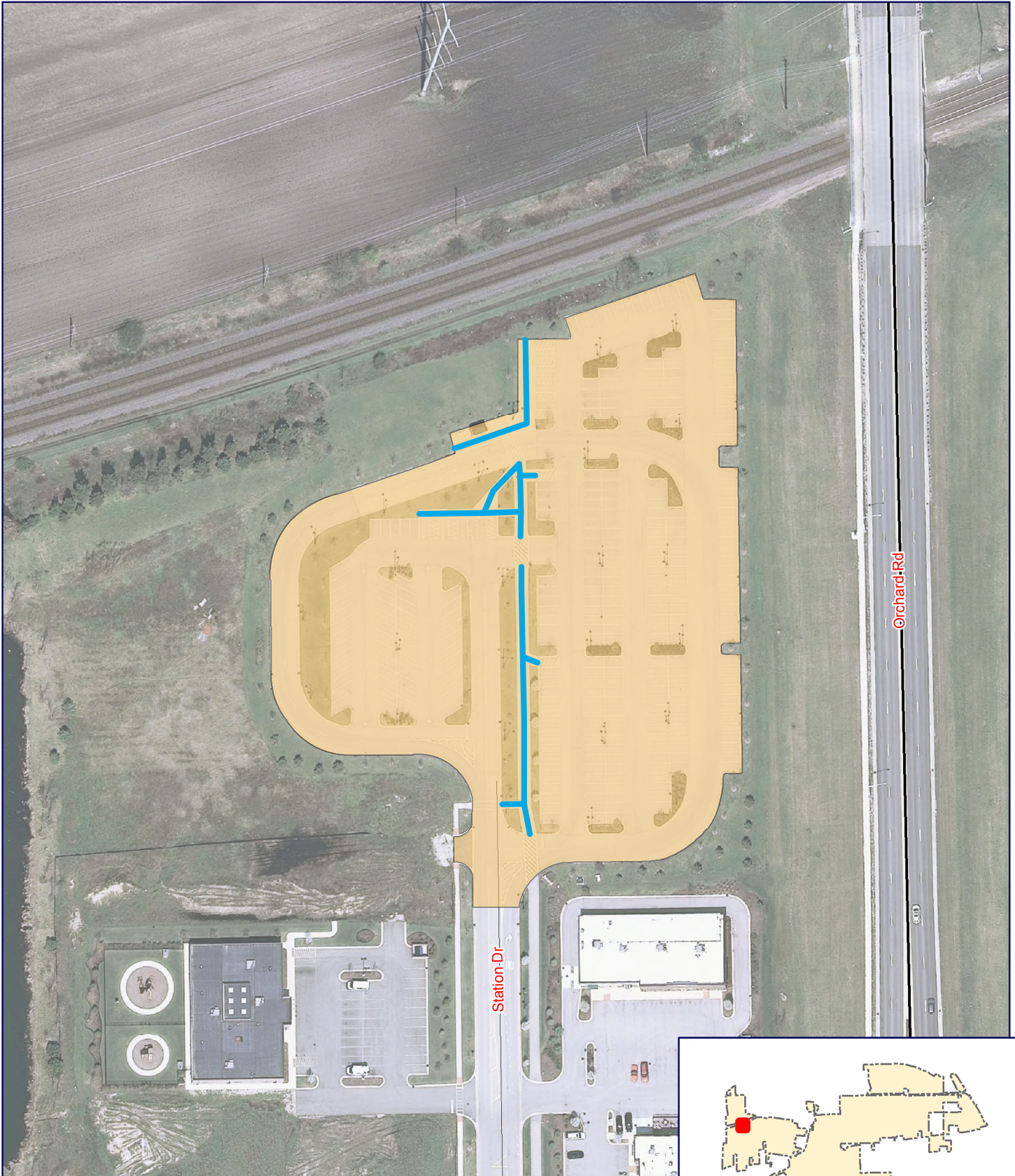


The requested map will be created for study purposes only. Please refer to the official recorded plats or deeds for the actual legal descriptions and property dimensions. No liability is assumed for the accuracy of the data delineated herein, either expressed or implied by the Village of Oswego or its employees. This work is protected by the United States Copyright Act of 1976 (17 U.S.C. Sec 101 et seq). You are not permitted to use and/or reproduce any part of a copyrighted work of the Village of Oswego in violation of Federal Copyright Law. Doing so may result in prosecution under such law. If you wish to use property in which the Village of Oswego owns a copyright, you must obtain written permission through the Community Development Department in the Village of Oswego, located at 100 Parkers Mill, Oswego, Illinois 60543.



Overview

Park-N-Ride



Date Printed: 8/6/2015



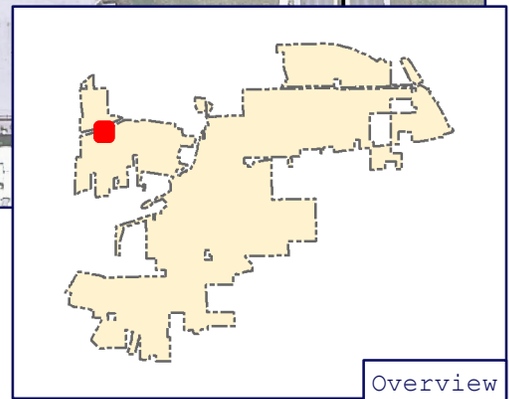
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Feet



The requested map will be created for study purposes only. Please refer to the official recorded plats or deeds for the actual legal descriptions and property dimensions. No liability is assumed for the accuracy of the data delineated herein, either expressed or implied by the Village of Oswego or its employees. This work is protected by the United States Copyright Act of 1976 (17 U.S.C. Sec 101 et seq). You are not permitted to use and/or reproduce any part of a copyrighted work of the Village of Oswego in violation of Federal Copyright Law. Doing so may result in prosecution under such law. If you wish to use property in which the Village of Oswego owns a copyright, you must obtain written permission through the Community Development Department in the Village of Oswego, located at 100 Parkers Mill, Oswego, Illinois 60543.



Overview

CT ID	Full_Name	Village Grid	CT ID	Full_Name	Village Grid	CT ID
1	STILLWATER CT	59	61	MERLOT CT	21	121
2	COYOTE CT	59	62	ALEXANDER CT	45	122
3	MANSFIELD CT	80	63	CROFTON CT	45	123
4	POMFRET CT	80	64	KENT CT	29	124
5	SUFFIELD CT	80	65	AVON CT	30	125
6	CHESHIRE CT	100	66	BROMPTON CT	14	126
7	RELIANCE CT	21	67	WESTMINSTER CT	14	127
8	BURGUNDY CT	38	68	HAWTHORNE DR	79	128
9	MAGNOLIA CT	38	69	LOREEN CT	34	129
10	KIWI CT	57	70	CRYSTAL CT	34	130
11	HUNT CLUB CT	159	71	MEADOWS CT	34	131
12	CREEKSIDE CT	98	72	BENNETT CT	52	132
13	POPLAR CT	118	73	BAKER CT	69	133
14	PINEHURST CT	118	74	BENNETT CT	52	134
15	SIMSBURY CT	99	75	FLINTLOCK CT	46	135
16	ALLINGTON CT	100	76	ASHLEY CT	46	136
17	BLOOMFIELD CT	100	77	BENT TREE CT	45	137
18	AMSTON CT	99	78	POTTOWATAMIE CT	46	138
19	HEDGEROW CT	118	79	JOSEPH CT	27	139
20	WHITE PINES CT	118	80	KNIGHTS BRIDGE CT	46	140
21	DANBURY CT	118	81	FRANCESCA CT	45	141
22	BARICKMAN CT	178	82	MARK CT	45	142
23	CINDERFORD CT	62	83	PENN CT	78	143
24	PONDS CT	58	84	IRIS CT	96	144
25	LAKE CT	58	85	NORTHGATE CT	97	145
26	GREENVIEW CT	58	86	CARRIAGE CT	97	146
27	NOTTINGHAM CT	61	87	PRAIRIEVIEW CT	97	147
28	THORNBURY CT	62	88	LAKEVIEW CT	98	148
29	LUCKY CT	45	89	CLARION CT	117	149
30	CATHERINE CT	45	90	BLUESTEM CT	162	150
31	SEDGWICK CT	44	91	AMHERST CT	119	151
32	BROCK CT	44	92	ARBOR CT	74	152
33	MYSTIC CT	80	93	COVENTRY CT	58	153
34	HAMPSHIRE CT	80	94	HIGHVIEW CT	58	154
35	CAMBRIDGE DR	141	95	PARKLAND CT	58	155
36	BRADFORD CT	118	96	INISHOWEN CT	57	156
37	BEDNARCIK CT	78	97	FANAD CT	57	157
38	BELL CT	78	98	DONEGAL CT	56	158
39	FARO CT	98	99	BISON CT	40	159
40	CARLTON CT	117	100	BOBCAT CT	41	160
41	CHATEAUX CT	117	101	REDDING CT	100	161
42	CARLISLE CT	117	102	TEWKSbury CT	62	162
43	CROYDON CT	140	103	PRESWICK CT	62	163
44	DORCHESTER CT	97	104	CHESTERFIELD CT	62	164
45	DERBY CT	97	105	PLYMOUTH CT	47	165
46	MADISON CT	96	106	BERKSHIRE CT	47	166

47	HEMLOCK LN	120	107	HANOVER CT	15	167
48	COTTONEASTER CT	120	108	AVON CT	30	168
49	WILTON CT	80	109	BRANDON CT	28	169
50	BOLTON CT	62	110	BEAVER CT	58	170
51	ADDISON CT	80	111	RIVER RUN CT	59	171
52	RIVER MIST CT	59	112	BADGER CT	58	172
53	FOX CHASE CT	59	113	BLOSSOM CT	116	173
54	OWEN CT	57	114	CARNATION CT	117	174
55	WEST END CT	96	115	SADDLEBROOK CT	117	175
56	SPARKLE CT	50	116	SARATOGA CT	117	176
57	SPARKLE CT	50	117	CHURCHILL CT	117	177
58	ANTHONY CT	45	118	PUTNAM CT	80	178
59	BLUE RIDGE CT	33	119	TORRINGTON CT	80	179
60	FOXSEdge CT	161	120	LANDSHIRE CT	62	180

Full_Name	Village Grid	CT ID	Full_Name	Village Grid
ASHCROFT CT	119	181	CHAPIN WAY	52
REGAL OAK CT	135	182	CHAPIN WAY	52
CONCORD DR	21	183	FOSTER DR	52
LENNOX CT	59	184	FOSTER DR	69
EISENHOWER DR	76	185	FOSTER DR	69
LIBERTY CT	97	186	PARKER PL	69
CHURCHILL LN	117	187	BOHANNON CIR	32
TERRACE CT	116	188	BOHANNON CIR	49
CARPENTER AVE	159	189	BOHANNON CIR	49
NORWAY PL	74	190	BOHANNON CIR	32
PERSIMMON LN	96	191	SETON CREEK DR	46
CHURCHILL LN	96	192	SETON CREEK DR	46
CHURCHILL LN	116	193	GRAYS CT	46
PARADISE PKWY	116	194	TEWKSbury CIR	62
PARKSIDE LN	97	195	CINDERFORD DR	62
CLEARWATER CT	58	196	PARTRIDGE SQ	61
EDGEWATER CT	58	197	PARTRIDGE SQ	61
LONG MEADOW CT	97	198	FOX CHASE DR	59
PARKVIEW CT	97	199	WHITETAIL XING	59
BRIARWOOD LN	98	200	WHITETAIL XING	58
BRIARWOOD LN	98	201	DEERPATH DR	58
PUTNAM CT	80	202	GREENVIEW LN	58
PFUND CT	79	203	BURR OAK DR	57
SHERWOOD DR	61	204	BURR OAK DR	57
ROBINHOOD CIR	61	205	BURR OAK DR	57
ROBINHOOD CIR	61	206	ASH GROVE LANE	57
OAKWOOD DR	60	207	WILLOWWOOD DR	57
LONGFORD CT	61	208	WILLOWWOOD DR	74
NOTTINGHAM DR	44	209	NORWAY PL	74
ASHLEY CT	46	210	BLUEGRASS PKWY	63
WAUBONSEE CIRCLE CIR	45	211	BLUEGRASS PKWY	63
RICHMOND DR	30	212	BLUEGRASS PKWY	64
KENSINGTON DR	15	213	BLUEGRASS PKWY	64
KENSINGTON DR	15	214	JULEP AVE	64
KENSINGTON DR	15	215	WILLINGTON WAY	80
HALF MOON CT	34	216	ROBERT RD	79
SUNSHINE CT	34	217	LOCUST AVE	97
LINCOLN STATION DR	35	218	PRAIRIEVIEW DR	97
LINCOLN STATION DR	35	219	PRAIRIEVIEW DR	97
WHITEWATER LN	57	220	PRAIRIEVIEW DR	97
CONCORD DR	21	221	CANTON CT	100
WOLVERINE DRIVE	39	222	WINDSOR DR	118
OTTER WAY	39	223	MORGAN VALLEY DR	141
MANHATTAN CIR	40	224	MORGAN VALLEY DR	141
MANHATTAN CIR	41	225	CHESTNUT DR	141
OAKLAWN AVE	43	226	WINGATE CT	18

BEAU MEADE RD	44	227	MAYFAIR CT	13
CROFTON RD	44	228	BEAVER XING	58
WATERFORD DR	45	229	SCHOFIELD DR	159
WATERFORD DR	45	230	SCHOFIELD DR	159
CROFTON RD	45	231	WEAVER CT	159
CROFTON RD	45	232	SOUTHERLAND DR	159
ANGELA CIR	28	233	CHURCHILL LN	116
ANGELA CIR	28	234	CHESTNUT DR	141
CHARLOTTE LN	28	235	PINERIDGE DR S	55
MONDOVI DR	29	236	MEADOWWOOD LN	55
MONDOVI DR	29	237	CASCADE LN	45
SPRINGBROOK TRL	31	238	GRAY'S DR	46
ESSEX AVE	34	239	ETTSINGER RD	77
DEVOE DR	52	240	BAYBERRY DR	57