

SPECIFICATIONS & PROPOSAL:

PAVEMENT MARKING - 2022

Bids due March 2, 2022 @ 10:00 a.m.

Submitted By:

Company Name		
Street Address		
City	State	Zip
Contact Person	Phone No	Fmail Address

David G. Kline, Mayor Michael Rorar, Director of Public Service

City of Tallmadge Department of Public Service Invitation to Bid

Sealed proposals will be accepted in the Public Service Department, City of Tallmadge, 46 North Avenue, Tallmadge, Ohio, 44278 until 10:00 a.m. Wednesday, March 2, 2022. (City Hall is open for public access Monday thru Friday from 9:00 a.m. to 3:00 p.m.) Bids being opened immediately thereafter in the Council Chambers of the Municipal Building for:

PAVEMENT MARKING

Detailed information, proposal forms and complete specifications may be obtained from the City of Tallmadge website at https://www.tallmadge-ohio.org/bids.

Bidders must use the forms available on the website as no other will be accepted. Proposals must include a price for each item in the Bid Proposal form. Incomplete proposals will be considered informal and will not be considered. Each bid must contain the full name of every person or company participating in the bid.

A bid bond equal to 100% of the bid or a certified check, cashier's check, or a letter of credit in the amount of 10% of the bid to be held as guarantee that in the event a contract is awarded to the bidder, such contract will be duly executed, and its performance properly secured. Should any bid not be awarded or be rejected, such check or bond will be returned to the bidder or bidders after the execution of the contract.

The award of this contract shall be to the lowest and best bidder. The City of Tallmadge reserves the right to reject any or all bids and to accept the bid(s) deemed most beneficial to the City of Tallmadge.

The bidder is responsible for monitoring the above-named website for any official addenda.

Please contact Tina Fiocca in the Public Service Department at tfiocca@tallmadge-ohio.org if you have any questions regarding this bid.

Project Estimate \$83,000.00

Michael Rorar Director of Public Service Ordinance 2022-2

Published in the Akron Beacon Journal:

February 13, 2022 February 20, 2022

Table of Contents and Bidder's Checklist

A complete bid packet will consist of the items listed below.

Complete this checklist to confirm the items required in your bid. Place a checkmark or "X" next to each item that you are submitting to the City of Tallmadge. Failure to submit the listed documents may be cause for rejection of your bid. This checklist should be returned with your bid.

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Bid Form 3: Non-Collusion Affidavit
Bid Form 4: Statement of Non – Liability for Delinquent Personal Property Taxes
Bid Form 5: Statement of Liability for Delinquent Personal Property Taxes
Bid Form 6: Certification of Drug Free Workplace
Bid Form 7: Certification for Local Preference Certification
Bid Form 8: Affidavit in Compliance with Section 3517.13
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bid) (Page 37)
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SECTION I: INSTRUCTIONS TO BIDDERS

All pages of the Bid Proposal, Specifications and Contract Documents must be intact and included in the bid submittal. Bidders must use the forms provided on the City of Tallmadge website as none other will be accepted.

The City of Tallmadge does encourage bidders to submit all bid forms with their bids.

Submit all bids to the City of Tallmadge Public Service Department, 46 North Avenue, Public Service Department, Tallmadge, Ohio 44278 according to the instructions in the Invitation to Bid posted on the City of Tallmadge's website at https://www.tallmadge-ohio.org/bids

Bids should be in a sealed envelope marked with project title and the name and address of bidder and reach the Public Service Department, no later than 10:00 a.m. on Wednesday, March 2, 2022. The Receptionist Desk copy machine time stamp is the official time used for the deadline of the submission of bids. The City will disqualify any bid not received on or before 10:00 a.m. local time on Wednesday, March 2, 2022.

The City reserves the right to waive any informality in any proposal, and to reject any or all bids. The City also reserves the right not to enter into any contract as a result of this invitation for bid.

All addendums will be posted on the City website through Vendor Registry. It is the bidder's responsibility to check this site on a regular basis. The City will not be responsible for any information not viewed by bidders. All bidders should register with www.vendorregistry.com so that the City has all the necessary vendor information.

In reviewing bids to determine who is the lowest and best, the City will take into consideration the extent to which the bid conforms to the bid specifications and the qualifications of the bidder to satisfactorily implement the requirements of the Contract. The City specifically reserves the right to reject any bids for which the bidder fails to demonstrate the ability to provide the service required in a responsible manner.

Any bidder may withdraw his bid, by written request, at any time prior to the deadline set for the bid opening. Please be advised, the City of Tallmadge may impose a \$500.00 penalty to any bidder that withdraws his bid after the bid opening and prior to a contract award(s).

The bidder must be ODOT certified.

Bid cost should include all labor, equipment, traffic control, mobilization, bonds & materials necessary to complete the work.

Bid will be awarded to the lowest and best bidder. The City will be the judge of the factors and will make the award accordingly. Should the successful bidder not be able to provide the required services, the City reserves the right to request service from other sources.

Prospective bidders will take notice that the City of Tallmadge, in determining the lowest and best bidder in the award of this contract, may award a local bidder preference to any qualified bidder pursuant to Section 143.06 of the Codified Ordinances of the City of Tallmadge. The determination of whether a bidder qualifies for the local preference shall be made by Board of Control. The Board's decision shall be final.

No changes in prices or terms and conditions will be considered after bids have been opened.

After award of the bid, by the City of Tallmadge, the successful bidder will receive an official award notification from the City. The signed contract will represent agreement between the City and the successful bidder (all terms of the bid specifications and any applicable addenda will apply).

The Contractor shall be required to furnish to the City of Tallmadge, evidence showing insurance coverage to be in force throughout the term of the contract. The Contractor shall carry Comprehensive General Liability and Auto Liability Insurance to cover damages for which the contractor may be legally responsible due to bodily injury or property damage. The contractor shall provide to the City of Tallmadge a certificate of insurance showing \$1,000,000.00 Combined Single Limit and \$2,000,000.00 Aggregate Coverage and Workers Compensation Insurance. The City of Tallmadge must be included as an additional insured.

The Contractor covenants to save, defend, hold harmless, and indemnify the City, and all of its officers, departments, agencies, agents, and employees (collectively the "City") from and against any and all claims, losses, damages, injuries, fines, penalties, costs (including court costs and attorney's fees), charges, liability, or exposure, however caused, resulting from, arising out of, or in any way connected with the Contractor's intentional, negligent, or grossly negligent acts or omissions in performance or nonperformance of its work called for by the Contract Documents.

After satisfactory completion of services, the Contractor shall forward invoice(s) to the following address: The City of Tallmadge, Public Service Department, 46 North Ave., Tallmadge, Ohio 44278. **This is a prevailing wage contract.**

SECTION II: BID FORMS

Bid Form 1: Note	
Bid Form 2: Bid Guaranty and Contract Bond	
Bid Form 3: Non-Collusion Affidavit	
Bid Form 4: Statement of Non – Liability for Delinquent Personal Property Tax	xes
Bid Form 5: Statement of Liability for Delinquent Personal Property Taxes	
Bid Form 6: Certification of Drug Free Workplace	
Bid Form 7: Certification for Local Preference	
Bid Form 8: Affidavit in Compliance with Section 3517.13	
Bid Form 9: Independent Contractor Anti-Bias Disclosure	
Bid Form 10: Certification of No Personal Interest	
Bid Form 11: PERS Independent Worker/ Contractor Acknowledgment Form	
Bid Form 12: OPERS Form	

NOTE

The bidder hereby agrees that the Public Service Director has the right to reject any or all bids and to waive informality in any bid and that the bidder shall not dispute the correctness of the quantities used in computing the lowest and best bidder.

	
	(Signature of Officer, Partner or Owner)
	(Date)
(Business Address of Bidder)	
(Business Phone Number of Bidder)	
CERTIFIED CHECK OR BID BOND	
Certified check or bid bond in the amount of	f:
	on
(State Amount)	
(Name of Band or Bondi	ing Company)
	deposited herewith.
	(Bidder)
	(Date)

ALL BIDS NOT IN CONFORMITY WITH THESE PROVISIONS WILL BE REJECTED.

BID GUARANTY/ CONTRACT BOND/ MAINTENANCE BOND

	_
as P	rincipal, and
as Sureties, are hereby held and firmly bound	unto the
CITY OF TALLMADGE, OHIO	
as Obligee in the penal sum of the dollar amount of the Bid submitted by the the Obligee on the day of, 20 to under Project known as:	
The penal sum referred to herein shall be the dollar amount of the Principal's Obligee, incorporating any additive or deductive alternate proposals made by the	
on the date referred to above to the Obligee, which are accepted by the Obcase shall the penal sum exceed the amount of	ligee. In no
	igee. In no).(If the cipal's Bid, nust not be cents. A truly to be

NOW THEREFORE, if the Obligee accepts the Bid of the Principal and the Principal fails to enter into a proper Contract in accordance with the Bid and the other contract documents; and in the event the Principal pays to the Obligee the difference not to exceed ten percent of the penalty hereof between the amount specified in the Bid and such larger amount for which the Obligee may in good faith Contract with the next lowest bidder to perform the work covered by the Bid; or in the event the Obligee does not award the Contract to the next lowest bidder and resubmits the Project for bidding, the Principal pays to the Obligee the difference not to exceed ten percent of the penalty hereof between the amount specified in the Bid, or the costs, in connection with the resubmission of printing new contract documents, required advertising, and printing and mailing notices to prospective bidders, whichever is less, then this obligation shall be null and void, otherwise to remain in full force and effect; if the Obligee accepts the Bid of the Principal and the Principal within ten days after the awarding of the Contract enters into a proper Contract in accordance with the Bid and the other contract documents, which said Contract is made a part of this Bond the same as though set forth herein;

NOW ALSO, if the said Principal shall well and faithfully do and perform the things agreed by said Principal to be done and performed according to the terms of said

Contract; and shall pay all lawful claims of Subcontractors, materialmen, and laborers, for labor performed and materials furnished in the carrying forward, performing, or completing of said Contract; we agreeing and assenting that this undertaking shall be for the benefit of any materialman or laborer having a just claim, as well as for the Obligee herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that a maintenance guarantee, with good and sufficient surety, in the amount of ten percent (10%) of the amount of the performance guarantee for a period of two (2) years from and after the date of completion and acceptance by the Owner, replace any and all defects arising in the Work, whether resulting from defective materials or defective workmanship, after such period this obligation shall be null and void; otherwise it will remain in full force and effect.

The said Surety hereby stipulates and agrees that no modifications, omissions, or additions, in or to the terms of the said Contract or in or to the Drawings or Specifications therefor shall in any wise affect the obligations of said Surety on its Bond.

IN WITNESS WHEREOF, we ha	ive hereunto set our hands and seal this	day of
, 20	<u> </u>	
		Principal
	Ву	
		Surety
	Ву	
	Address	
	Phone No	
(SEAL)		

IMPORTANT - Surety companies executing Bonds must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the Project is located.

NON-COLLUSION AFFIDAVIT

TATE OF)
) SS. OUNTY OF)
eing duly sworn, do depose and say:
(Insert names of all persons, firms or corporations interested in the bid.)
s agent, officers or employees have not directly or indirectly entered into any greement, participated in any collusion, or otherwise taken any action in restraint of ee competitive bidding in connection with this proposal; and also that no member of ee Council, head of any Department or bureau, or employee therein, or any officer of ee City of Tallmadge is directly or indirectly interested therein.
signature)
Title)
worn to and subscribed before me thisday of, 20
Notary Public in and for the
COUNTY OF, STATE OF
My commission expires, 20

THIS AFFIDAVIT MUST BE EXECUTED FOR THE APPLICATION TO BE CONSIDERED.

STATEMENT OF NON-LIABILITY FOR DELINQUENT PERSONAL PROPERTY TAXES*

STATE OF	OHIO)	
COUNTY OF)SS:)	
		, being first duly swo	rn, says that
(See Note	Below)		
		n of said bid said affiant e general tax list of perso	was not charged with delinquent anal property of
	ar	nd	
(County	')	nd (State)	
(See note below)			
Sworn to and sub	oscribed befo	ore me this day of	, 20
			Notary Public in and for the
			Notary I ublic in and for the
		COUNTY OF	STATE
		My Commission exp	ires:

Note:

Where an individual has submitted a bid, the name of the individual should appear here. Where an individual signs for a partnership, the name of the partner signing for the partnership should appear together with the name of the partnership. Where a corporation has submitted a bid, the name of the officer, his position, and the name of the corporation should appear.

*Complete either Statement of Non-Liability or Statement of Liability, but not both.

STATEMENT OF LIABILITY FOR DELINQUENT PERSONAL PROPERTY TAXES*

STATE OF OHIO))SS:
COUNTY OF)
, being first fully sworn, says that
(See note below)
he may be awarded a contract by (Name of Subdivision)
(Name of Subdivision)
after competitive bidding, and that at the time of the submission said affiant
was charged with delinquent personal property taxes on the general tax list of
personal property of and (County) (State)
(County) (State)
and that the amount of the due and unpaid delinquent tax is \$
and that the amount of the due and unpaid penalties and interest is \$
Sworn to and subscribed before me this day of, 20
Notary Public in and for the
COUNTY OF STATE
My Commission expires:

Note:

Where an individual has submitted a bid, the name of the individual should appear here. Where an individual signs for a partnership, the name of the partner signing for the partnership should appear together with the name of the partnership. Where a corporation has submitted a bid, the name of the officer, his position, and the name of the corporation should appear.

*Complete either Statement of Non-Liability or Statement of Liability, but not both.

CERTIFICATION OF DRUG FREE WORKPLACE

BIDDER'S NAME:
ADDRESS:
CITY, STATE:
Project:
CERTIFICATION
The undersigned, being a duly authorized agent of the Bidder does certify that the following facts are true:
 Bidder has published and provided to employees notice that the manufacture, use, possession, or distribution of drugs in the work place is prohibited, as well as a specification of the disciplinary action that may be taken against employees who violate that prohibition.
2. It is the policy of the Bidder that any employee convicted of violating a criminal drug statute occurring in the work place is required to notify the employer of said conviction within five (5) days after such conviction.
3. Bidder has published notice specifying the sanctions for or requiring satisfactory participation in a drug abuse assistance or rehabilitation program by an employee convicted of violating a criminal drug statute occurring in the workplace.
 Bidder has implemented a program for the distribution of information on drug abuse awareness and the availability of counseling and referral services.
I further certify and understand that the City of Tallmadge, pursuant to Ordinance 142- 1994, can enter into a contract resulting from the competitive bidding process only with those Bidders who provide a drug free workplace by meeting the above requirements.
DATE: Signature:
Title [.]

CERTIFICATION FOR LOCAL PREFERENCE

The undersigned bidder does hereby certify that his principal place of business is within the corporate limits of the City of Tallmadge, Ohio or within the Brimfield / Tallmadge JEDD Area and that he qualifies as a *"local business"* by complying with the following policy as established by Ord. 126-97 Section 143.06:

Local Preference Policy

A. DEFINITIONS:

- 1. "Business" means a domestic corporation, sole proprietorship, partnership, or joint venture whose principal place of business is located in Tallmadge, Ohio or is located within the area designated as a Joint Economic Development District as established by the City of Tallmadge and the Township of Brimfield. If one party to joint venture has its principal place of business in Tallmadge, Ohio, or is located within the Joint Economic Development District, the joint venture shall be considered as having its principal place of business in Tallmadge. No business as defined herein shall benefit from the local preference policy unless it is participating in the JEDD by withholding and paying City income tax.
 - 2. "Bidder" means the respondent to invitations to bid and/or to requests for proposals.
- B. Bidders having established their principal place of business in Tallmadge, Ohio for two successive calendar years immediately preceding the bid opening date or proposal date, may be preferred as lowest if their bid does not exceed the lowest bid by more than 3%, not to exceed ten thousand dollars (\$10,000) of the apparent low bid.
- C. To qualify for local preference bidders shall include the following on their bid or proposal documents:
 - 1. Certification that "The bidder of offer hereby certifies that its principal place of business is in Tallmadge, Ohio and has been for at least two successive years immediately preceding the opening date herein".
 - 2. Location of principal place of business.
 - 3. Date of business establishment
 - 4. If the bid is for a City vehicle or motor vehicle or accessory, the bidder's price shall be the same as or lower than the State Purchasing Program price.
- D. Each bidder shall have only one principal place of business.
- E. Local preference may be applied as provided herein where prohibited by state or federal law.
- F. Local preference may be applied in considering the lowest bid and shall not waive or nullify evaluation of bidders which are responsive and responsible or lowest and best.
- G. In determining the qualifications of bidders for supplies, commodities, materials, equipment, furnishings or general services as lowest responsive and responsible or lowest and best bidder, the Board of Control shall exercise a preference of local bidders as provided for herein. The local preference shall apply to contracts for the building, repair or renovation of public buildings or improvements

BIDDER'S NAME	DATE BUSINESS ESTABLISHED
Location of principal place of bu	siness
Successive years at this location	n immediately prior to bid opening date:
DATED	Signed

AFFIDAVIT IN COMPLIANCE WITH SECTION 3517.13

STATE OF	F OHIO OF	ss:		
Personally vendor or		ore me the under	rsigned, a bidder, a representative of a bidder, a c	contractor or
			for a contract for	
(Name of	Business)		(Type of Product or Service)	
statement under R.C	with respect to . Section 3517.1 representation	prohibited activ 3, and further sta	eing duly cautioned and sworn, makes the follow rities constituting a conflict of interest or other vi ates that the undersigned has the authority to ma entity if the undersigned as an individual is not	olations ake the
of par follow a. b. c. d e. f. 2. The u reque year f contri (over award	each owner of each individual without limit each sharehod any trust, or each spouse each child see any combinated and combinated for proposals ollowing the combinated atwo year period of the contract	er unincorporate here applicable, of more than twential, partnership of attion, professional der of an association of the above; wen years of agetion of the above ther certifies that a he, she or it shanclusion of the continuous of \$1,000, to the holder or to the public	ation, administrator or executor of any estate and ommittee associated with any of the foregoing; to seventeen years of age of any of the above;	l of the cluding d trustee of bidding, or ag until one paign ss of \$2,000 ty for the
			Signature	
			Title	
Sworn to	before me, a no	tary public, and	subscribed in my presence thisday of	20
			Notary Public	
			My Commission Expires	

<u>CITY OF TALLMADGE</u> <u>INDEPENDENT CONTRACTOR ANTI-BIAS DISCLOSURE</u>

	1. T	o the best of your knowledge, do you have any prior relationship(s) with any employee, elected official, or non-elected official of the City of Tallmadge?
		Yes No
2.	If yo	ou answered yes to question number 1, Please check the appropriate box(es) that describe that relationship(s)
		Spouse
		Child whether dependent or independent
		Parent
		Grandparent
		Sibling
		Aunt/Uncle
		In-law
		Step-child
		Step-parent
		Step-grandparent
		Step-sibling
		Step-aunt/Step-Uncle
		Any other person related by blood or marriage and residing in the same household
		Prior business relationship or business associate
		Friend
		Other significant relationship

	If you answered Other sign	nificant relationship in question number 2, please explain below:
2.		(s) of any and all employees of the City ou have any of the above relationships:
	are (or certify, verify, or state) und correct.	der penalty of perjury that the foregoing is true
Print N	lame	_
Signat	ure	 Date

CITY OF TALLMADGE CERTIFICATION OF NO PERSONAL INTEREST

Under penalty of perjury, I hereby certify that:

- 1. I am not a family member of any public official or public servant of the City of Tallmadge, unless otherwise disclosed in writing to all officers and elected officials of the city.
- 2. I am not a business associate of any public official or public servant of the City of Tallmadge unless otherwise disclosed in writing to all officers and elected officials of the city.
- 3. No officer, employee or assignee of the undersigned contractor is a family member or a business associate of the City of Tallmadge and has an ownership interest greater than 5% in the contractor's organization.
- 4. No owner, officer, employee, or agent of contractor's organization gave, offered or promised anything of value, including future benefits, to a public servant or public official of the City of Tallmadge, other than the consideration expressly provided for in the contract.

DATE:	CONTRACTOR:		
	Name of Organiza	tion	
	Cianatura	T:41 -	
	Signature	Title	

OPERS Independent Worker/Contractor Acknowledgment Form Questionnaire

Please answer the questions below to determine if you will be required to complete the attached OPERS Independent Worker/Contractor Acknowledgment Form.

Question 1:
Are you a sole proprietor/independent contractor?
Yes. You are required to complete the attached OPERS Independent Worker/Contractor Acknowledgement Form. If you have less than 5 employees, each employee is also required to complete the form.
No. Please go to Question 2.
Question 2:
Are you a business entity with less than 5 employees?
Yes. You and each of your employees are required to complete the attached OPERS Independent Worker/Contractor Acknowledgement Form.
No. Please sign the statement below.
I have answered the above questions accurately and truthfully. Based on those answers, I will not be completing the OPERS Independent Worker/Contractor Acknowledgement Form .
Signature Title
Printed Name



INDEPENDENT CONTRACTOR/WORKER ACKNOWLEDGMENT

Ohio Public Employees Retirement System 277 East Town Street, Columbus, Ohio 43215-4642

Employer Outreach: 1-888-400-0965 www.opers.org

This form is to be completed if you are an individual who begins providing personal services to a public employer on or after Jan. 7, 2013 but are not considered by the public employer to be a public employee and will not have contributions made to OPERS. This form must be completed not later than 30 days after you begin providing personal services to the public employer.

employer.	
STEP 1: Personal Information	
Social Security Number	
First Name	MI Last Name
STEP 2: Public Employment Information	
Name of Public Employer	
Employer Contact	
First Name	MI Last Name
Employer Code	Employer Contact Phone Number
Service Provided to Public Employer	
	- I I I I I I I I I I I I I I I I I I I
Start Date of Service Month Day Year	End Date of Service Month Day Year
/ / /	Months Bay Feds
/ /	
PEDACKN (Revised 04/2013)	Page 1

STEP 3: Acknowledgment

The public employer identified in Step 2 has identified you as an independent contractor or another classification other than a public employee. Ohio law requires that you acknowledge in writing that you have been informed that the public employer identified in Step 2 has classified you as an independent contractor or another classification other than a public employee for the services described in Step 2 and that you have been advised that contributions to OPERS will not be made on your behalf for these services.

If you disagree with the public employer's classification, you may contact OPERS to request a determination as to whether you are a public employee eligible for OPERS contributions for these services. Ohio law provides that a request for a determination must be made within five years after you begin providing personal services to the public employer, unless you are able to demonstrate through medical records to the Board's satisfaction that at the time the five-year period ended, you were physically or mentally incapacitated and unable to request a determination.

By signing this form, you are acknowledging that the public employer for whom you are providing personal services has informed you that you have been classified as an independent contractor or another classification other than a public employee and that no contributions will be remitted to OPERS for the personal services you provide to the public employer. This acknowledgment will remain valid as long as you continue to provide the same services to the same employer with no break in service regardless of whether the initial contract period is extended by any additional agreement of the parties. You also acknowledge that you understand you have the right to request a determination of your eligibility for OPERS membership if you disagree with the public employer's classification.

This form must be retained by the public employer and a copy sent to OPERS. The public employer's failure to retain this acknowledgment may extend your right to request a determination beyond the five years referenced above.

Signature		Today's Date	/ /	
	Do not print or type name	5.		

PEDACKN (Revised 04/2013)

SECTION III: BID SPECIFICATIONS

A. SCOPE OF WORK

- 1. The City is seeking a qualified contractor to perform pavement marking services and related work. The scope of work is to provide all supervision, labor, tools, mobilization, equipment, and services required to perform pavement marking work as specified herein. Contractor shall furnish all necessary supervision, labor, equipment, tools, and transportation, and other resources for installation and hauling for all pavement marking services.
- 2. All construction of any project shall be in conformance with City of Tallmadge's Codified Ordinances, City Development Standards and the Ohio Revised Code.
- 3. This following work shall consist of furnishing all materials, equipment and labor necessary for the required pavement preparation and application of uniformly retroreflective pavement marking materials in accordance with the latest edition of the Ohio Manual of Uniform Traffic Control Devices for Streets and Highways (OMUTCD), and the State of Ohio, Department of Transportation, Construction and Material Specifications (ODOT CMS). The various subsections of the ODOT CMS Items 640, 641, 642 and 740 shall apply and are hereby considered part of these specifications by reference. The sections hereafter highlight the general requirements, and are also in addition to, the ODOT CMS.
- 4. All pavement markings are current ODOT standards.
- 5. Pavement markings and lines shall be applied only during the hours of 9:00 a.m. to 4 p.m. Monday thru Friday. Unless alternate bid is awarded.
- 6. No pavement marking shall be performed without the presence of a City Inspector. All work performed by the contractor will be subject to inspection by the City of Tallmadge Street and or Service Department and payment will be withheld for any work not complying with the above referenced specs until the deficiencies are corrected. Deficiencies shall be corrected at the sole expense of the contractor.
- 7. The Contractor shall submit current manufacturer's instructions and recommendations for application of all pavement marking materials including primer, activator, catalyst, adhesive, and glass beads necessary to perform the work in accordance with the specifications herein.
- 8. Contractor shall handle material in a manner consistent with all applicable laws and regulations, and shall take care to avoid obstructing roads, sidewalks, and lawns. Contractor shall be responsible for all parts of the work area and the removal of all debris and surplus material, to leave the area in as good a condition as when the work commenced.
- 9. Surface restoration all areas disturbed by construction operations shall be restored to their original condition as determined by the city or its agent. All streets, walks and other improved surfaces disturbed by construction operations shall be

replaced to uniform lines and grades established by the city. Restoration shall follow the construction in a timely fashion to minimize inconvenience to the property owners and the general public.

- 10. The Contractor must coordinate with the City on doing pavement marking on West Ave. after the pavement has been crack sealed.
- 11. The Contractor is prohibited from doing work within the School Zones an hour before or after School start and ending times.
- 12. The Contractor shall protect the work until it is accepted by the city. Any part of the completed work that is damaged prior to acceptance by the city shall be replaced at the contractor's expense.

B. EQUIPMENT 642.03 AND PERSONNEL SPECIFICATION

Equipment, tools, and personnel to be supplied by the contractor include:

- 1. The contractor will supply the necessary equipment to fulfill the job such as striping, stencil, cone trucks, arrow boards etc.
- 2. It shall be the sole responsibility of the Contractor(s) performing services for this contract to safeguard their own materials, tools and equipment. The City of Tallmadge shall not assume any responsibility for any damaged materials, tools or equipment.
- 3. Adequate barricades shall be erected and maintained around all areas where equipment and materials are stored and used.
- 4. The contractor shall be responsible for measurement of the work. Quantities shall be approved by the City.
- 5. The paint unit shall be equipped with a Data Log System (DLS) conforming to 641.04, and a calibrated measuring device acceptable to the Engineer to measure the traffic paint in the striper tanks.
- 6. The paint unit shall be a truck-mounted unit equipped with a minimum of two guns capable of applying dashed centerline and "no passing" barrier lines simultaneously, in order to keep adjacent lines in correct alignment.
- 7. The paint unit shall be equipped with a warning sign addressing oncoming traffic by means of a sequential flashing sign panel, capable of flashing left to right, right to left, or pass either side.
- 8. The paint unit shall be equipped with a heat exchanger capable of achieving temperatures of 100 degrees to 170 degrees Fahrenheit in order to maintain constant pressure on the atomization and paint tanks and to keep consistency of the paint at such temperatures for even flow, regardless of outside temperature.
- 9. Equipment shall be capable for applying the material as recommended by the manufacturer and applying the paint at the specified thickness at a speed of not less $Page\ 23 \ of\ 39$

than 10 M.P.H. and all work shall be performed with the same direction or movement of traffic.

10. Where two-way radio equipment is required, the Contractor shall furnish and maintain radio equipment necessary for the voice communication between the Contractor's striper and the inspector's vehicle at all times during the pavement marking operation. This equipment shall be capable of transmitting and receiving normal voice communications for a minimum of 4 miles.

C. SAFETY AND LIABILITY

- 1. Contractor must contact Ohio Utilities Protection Services to have utilities marked before the start of the project. Call 811
- 2. Contractor is responsible to provide a safe workplace and to comply with OSHA and other federal, state or local health and safety regulations.
- 3. Contractor must follow the Ohio Manual of Uniform Traffic Control Devices (OMUTCD). http://www.dot.state.oh.us/Divisions/Engineering/Roadway/DesignStandards/traffic/OhioMUTCD/Pages/OMUTCD2012 current default.aspx
- 4. Contractor shall attest in writing with the submission of the bid that all equipment utilized during this contract is in good and serviceable condition.
- 5. Contractor shall assume the entire responsibility and liability for all damages or injuries of any kind or nature whatsoever to all persons, whether its employees or otherwise, and to all property growing out of or resulting from the execution of the work provided for in this contract or occurring in connection therewith. Contractor agrees to defend, indemnify, and hold harmless the City of Tallmadge, its agents, employees, and insurers from and against any and all losses and expenses, including court costs and attorney's fees, damages or injuries growing out of or resulting from or occurring in connection with the execution of the work herein provided for; provide, however, that Contractor will not be held liable for loss of life or injury or damage to person or property due to the sole negligence of the City, its agents, or its employees.
- 6. If any damage is done to the property of others by Contractor, its employees, or agents during the term of this contract, Contractor will repair and restore at its sole cost any such property and correct any damages inflicted thereto, returning it to as good a condition as the property was in before being damaged, in a manner satisfactory to the owner(s) of the property for the damage suffered.

D. OTHER REQUIREMENTS

1. Contractor shall comply with all federal, state, and local laws and regulations applicable to the performance of its work under this contract including business license requirements of the City of Tallmadge.

2. Contractor shall not pull the crew off-line for work in another locale without first receiving permission from the City Service Director.

E. AWARD PROCESS

- 1. Contracts will be awarded based on the sum of lowest and best bidder for pavement marking services.
- 2. The Board of Control reserves the right to reject any or all bids and to accept the bid(s) deemed most beneficial to the City of Tallmadge. The Board of Control, in determining the lowest and best bidder in the award of contracts to which this section is applicable, is authorized to award contracts to local bidders as hereinafter defined, whose bid is not more than three percent (3%) higher, subject to a maximum amount of ten thousand dollars (\$10,000.00), then the lowest dollar bid submitted by non-local bidders. The Board of Control's decision in making such an award shall be final.
- 3. Bidders shall use complete sets of Contract Documents in preparing bids. Neither the Owner nor the Design Engineer assumes any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Contract Documents.

F. QUESTIONS AND ADDENDA

- 1. All questions should be submitted in writing at least five (5) business days prior to the bid opening. Answers to questions will be issued in writing as official addenda no later than seventy-two (72) business hours prior to the time of the bid opening. Said addenda will become a component of the invitation to bid and should be acknowledged as received on the proposal page. Failure to acknowledge all official addenda in this manner may result in your bid being disqualified.
- 2. All questions should be directed to:

Tina Fiocca

City of Tallmadge Service Department

Email: tfiocca@tallmadge-ohio.org

- 3. Bidders are expected to and responsible for monitoring the Vendor Registry for all official addenda.
- 4. Oral instructions or decisions, unless confirmed by addenda, will not be considered valid, legal or binding.
- 5. Please be advised that when you submit a bid to the City of Tallmadge, the City will assume that an authorized representative of your company reviewed said bid to assure that the bid is correct and/or accurate.
- 6. Any bidder may withdraw a bid, by written request, at any time prior to the time set for the bid opening. This request must be made to Michael Rorar, Director of Public Service at mrorar@tallmadge-ohio.org. If there is no withdrawal of the bid, in

accordance with this procedure, the City reserves the right to enforce said bid prices(s) and/or contract(s).

- 7. If a bidder attempts to alter any of the terms and/or conditions of these bid specifications the City of Tallmadge may reject said bid.
- 8. The party submitting a bid is solely responsible for the delivery of the bid to the specified location prior to the deadline for the receipt of bids. The Receptionist Desk copy machine time stamp is the official time used for the deadline of the submission of bids.

G. Prevailing Wage

- 1. The successful bidder must comply with all State of Ohio Prevailing Wage Rates.
- 2. Please describe any allegations of violations of the prevailing wage law and any other state or federal labor law, including, but not limited to, child labor violations, failure to pay wages, or unemployment insurance tax delinquencies or unfair practices within the past five years.
- 3. This contract is subject to Ohio Prevailing Wage Laws, Chapter 4115 of the Ohio Revised Code and the Contractor and all subcontractors shall comply with all provisions contained therein or as otherwise provided by this note. The Contractor guarantees that the prevailing wage scale to be paid to all laborers and mechanics employed on this contract shall be in accordance with the schedule of the prevailing hourly wage and fringe benefits as determined by the Ohio Department of Commerce for the county in which the work is being performed. The failure to pay prevailing wages to all laborers and mechanics employed on this project shall be considered a breach of contract. Such a failure may result in the revocation of the contractor's and/or subcontractor's certificate of qualification and debarment. A schedule of the most current prevailing wage rates may be accessed by logging in/registering with the Ohio Department of Commerce, Labor and Worker Safety Division, Wage and Hour Bureau at the following web address:

http://198.234.41.198/w3/webwh.nsf/wrlogin/?openform

The Contractor and all subcontractors shall compensate the employees on this contract at a pay rate not less than the hourly wage and fringe rate listed on the website noted above, for the applicable job classification or as may be modified by the Ohio Department of Commerce, Division of Labor and Worker Safety Wage and Hour Bureau, when new prevailing rates are established.

Overtime shall be paid at one and one-half times the basic hourly rate for any hours worked beyond forty hours during a pay week. The Contractor and all subcontractors shall pay all compensation by company check to the worker and fringe benefit program.

4. The wage and fringe rates determined for this project or as may be later modified, shall be posted by the Contractor in a prominent and accessible place on the project, field office, or equipment yard where they can be easily read by the workers or otherwise made available to the workers. On the first pay date of contract work the

Contractor and all subcontractors shall furnish each employee covered by prevailing wage a completed form (WHPW-1512) in accordance with section 4115.05 of the Ohio Revised Code, showing the classification, hourly pay rate, and fringes, and identifying the public authority's Prevailing Wage Coordinator, if such employees are not covered by a collective bargaining agreement or understanding between employers and bona fide organizations of labor. These forms shall be signed by the Contractor or subcontractor and the employee and kept in the Contractor's or subcontractor's payroll files.

- 5. The Contractor and all subcontractors shall submit to the Service Department, certified payrolls on form WHPW-1512 or equivalent, in accordance with sections 4115.07 and 4115.071 (C) of the Ohio Revised Code, three weeks after the start of work and every subsequent week until the completion of the contract. Additionally, a copy of the "Apprentice Certification" obtained from the Ohio State Apprenticeship Council, must accompany all certified payrolls submitted, for all apprentices working on this project. Upon completion of the contract and before the final payment, the Contractor shall submit to the Service Department a final wage affidavit in accordance with section 4115.07 of the Ohio Revised Code stating that wages have been paid in conformance with the minimum rates set forth in the contract. Please be aware that it is ultimately the responsibility of the Contractor to ensure that all laws relating to prevailing wages in Chapter 4115 of the Ohio Revised Code are strictly adhered to by all subcontractors.
- 6. The Contractor and all subcontractors shall make all of its payroll records available for inspection, copying or transcription by any authorized representative of the contracting agency. Additionally, the Contractor and all subcontractors shall permit such representatives to interview any employees during working hours while the employee is on the job. Department, and payment will be withheld for any work not complying with the above referenced specs until the deficiencies are corrected. Deficiencies shall be corrected at the sole expense of the contractor.

H. Time of Completion and Liquidated Damages

1. The bidder shall complete work on the project and the various elements thereof on or before July 14, 2022, and within 60 consecutive calendar days after notice to proceed. The bidder shall also pay as liquidated damages the sum of \$300 for each consecutive calendar day thereafter as hereinafter provided. The contractor shall continue to pay liquidated damages in the amount indicated until such time that work is substantially complete.

I. Materials

- 1. The traffic paint shall comply with 740.02 fast dry.
- 2. Glass beads shall comply with 740.09 specs.
- 3. A material safety data sheet for each material, including resin, catalyst, primer, adhesive, activator, glass beads and cleaning solvent, to be used on the project shall be furnished by the Contractor to the Director of Public Service prior to

material delivery. The applicator shall maintain current material safety data sheets for all materials present with this work in an immediately accessible location.

4. The contractor shall state in detail, the guarantee covering the equipment/material proposed.

J. Price Guarantee:

1. The price guarantee as shown on the proposal form must be clearly defined if the price guarantee is anything less than firm for the life of the contract.

K. Deduction for Deficiency:

- 1. An allowable tolerance of 6 percent for deficiency of marking material (including resin, catalyst, primer, adhesive or activator) or glass beads shall be permissible without unit price deductions. If the City of Tallmadge representative's computations reveal that the 6 percent tolerance has been exceeded and an insufficient quantity of marking materials or glass beads has been applied, the contract unit price shall be reduced in direct proportion to the percent deficiency of marking materials or glass beads as called for in the application section of each material specification. The larger material deficiency shall be used to compute the deduction.
- 2. If the deficiency of any materials is 20 percent or more, the work shall be considered unsatisfactory and shall be replaced at the expense of the Contractor, including all labor, equipment, and material requirements.

L. ITEM 641.05 - Pavement Preparation:

- 1. The contractor shall clean all visible loose or foreign material from the surface to be marked.
- 2. The paint unit shall be equipped with a pressure regulated air jet which removes all debris from the pavement in advance of the spray gun and application of the paint material.

M. ITEM 642.04 - Application:

- 1. The Contractor shall specify the paint manufacturer, type of paint and lab test data with the bidder's proposal.
- 2. All striping and paint services shall be protected by means of cones and wet paint signs to eliminate tracking.
- 3. The contractor shall transfer entire contents of each paint container to the striper tank.
- 4. The painted traffic lines shall follow the centerline of the road and shall be straight and true on tangents and uniform on curves. Repainting of center lines and edge lines shall coincide with the existing traffic line markings.

- 5. Pavement markings shall be applied only when the surface is clean & dry and the surface temperature is above 40 degrees F.
- 6. Pavement markings shall be free of uneven edges, over spray or other visible defects.
- 7. Lines shall be applied as solid-dashed stripes either singularly or in combination.
- 8. Dashed lines shall be applied at a 40 ft. cycle consisting of a 10 ft. dash and a 30 ft. gap.
- 9. Paint shall be applied at rates defined in Item 642.04.
- 10. The paint unit shall be equipped with a flow meter through which all paint passes to ensure the correct gallons are applied per mile.
- 11. The paint unit shall be equipped with a pressure bead system to apply glass beads with a gun type dispenser to ensure correct bead penetration and distribution on the painted line.
- 12. Glass beads shall be applied to the wet paint so that the beads are embedded and retained in the paint and uniformly cover the paint surface. The rate of application shall be not less than described in item 642.04.

N. ITEM 640 – Pavement Marking ODOT CMS:

1. EDGE LINE: - 641

Edge lines shall be continuous retro-reflective stripes 4" in width. The center of the stripe shall be not less than 6" from the edge of the pavement.

2. LANE LINE: - 641

Lane lines shall be 4" wide white retro-reflective stripes between contiguous lanes of pavement carrying traffic in same direction. They shall be dashed unless specified solid.

- 3. CENTER LINE: 641
 - Center lines shall be single or double yellow retro-reflective stripes between contiguous lanes of pavement carrying traffic in opposite directions. Center line marking shall also include two-way left-turn striping. Each stripe shall be 4" wide, solid or dashed.
- 4. CHANNELIZING LINE: 641
 Channelizing lines shall be continuous white retro-reflective stripes 8" wide.
- 5. STOP LINE: 641
 Stop lines shall be stenciled solid white retro-reflective stripes 24" wide.
- 6. CROSSWALK LINE: 641

Crosswalk lines shall be stenciled solid white retro-reflective stripes 12" wide.

7. RAILROAD SYMBOL MARKING: - 641

Railroad symbol markings shall be white retro-reflective. They shall include the crossbuck, two Rs and two 24" wide transverse lines.

8. SCHOOL SYMBOL MARKING: - 641

School symbol markings shall be white retro-reflective. They shall include the word SCHOOL with 96" high letters and two transverse lines 16" wide.

9. LANE ARROW: - 641

Lane arrows shall be retro-reflective white markings. They shall conform to attached Figure M-22 from the OMUTCD.

10. WORD ON PAVEMENT: - 641

Words on pavement shall be retro-reflective white markings. The letters shall be 96" high.

11. ISLAND MARKING: - 641

Island markings shall be a yellow retro-reflective marking in the form of a half circle with a 6 ft. radius. The area of said marking is equal to 56.52 square feet

12. CROSS HATCHING LINE, 12": - 641

Shall be continuous yellow retro-reflective stripes 12" wide stenciled at a 45 degree angle to the center line of the roadway.

13. CROSS HATCHING LINE, 24": - 641

Shall be continuous yellow retro-reflective stripes 24" wide stenciled at a 45 degree angle to the center line of the roadway.

14. YIELD LINE - 641

A row of five solid white 24 inch isosceles triangles pointing towards approaching traffic.

O. BASIS OF PAYMENT:

1. Basis of Payment shall be as follows for quantities installed and accepted by the City of Tallmadge:

ltem	Unit	Description
641	Mile	Edge Line
641	Mile	Lane Line
641	Mile	Center Line
641	Linear Foot	Channelizing
641	Linear Foot	Stop Line
641	Linear Foot	Crosswalk Line
641	Each	Railroad Symbol Marking
641	Each	School Symbol Marking

641	Each	Lane Arrow
641	Each	Word on Pavement
641	Each	Island Marking
641	Linear Foot	Cross Hatching, 12"
641	Linear Foot	Cross Hatching, 24"
641	Linear Foot	Yield Line 24"

SECTION IV: PROPOSAL AND SIGNATURE PAGE

2022 PAVEMENT MARKING PROPOSAL

Spec.	ITEM	DESCRIPTION		ATED	UNIT PRICE	UNIT PRICE (in figures)		TOTAL AMOUNT BID
Item	No.		QUANTITY		MATERIAL	LABOR	TOTAL	(total unit price x est. quantity)
N 1	641	EDGE LINE	48.97	мі.				
N 2	641	LANE LINE	6.616	MI.				
N 3	641	CENTER LINE	40.25	MI.				
N 4	641	CHANNELIZING LINE	6,732.5	L.F				
N 5	641	STOP LINE	1165	L.F.				
N 6	641	CROSSWALK LINE	1671	L.F.				
N 7	641	RAILROAD SYMBOL MARKING	6	Ea.				
N 8	641	SCHOOL SYMBOL MARKING	12	Ea.				
N 9	641	LANE ARROW	0	Ea.				
N 10	641	WORD ON PAVEMENT	0	Ea.				
N 11	641	ISLAND MARKING	0	Ea.				
N 12	641	CROSS HATCHING LINE, 12 in.	0	L.F.				
N 13	641	CROSS HATCHING LINE, 24 in.	0	L.F.				
N 14	641	YIELD LINE	12	L.F.				

Base Bid Prices are for Informational Purposes Only. Total Unit Prices will govern.

	TOTAL BID PROPOSAL: \$	
Name of BusinessSection V: AI TERNATE BID ITEM	Authorized Signature	

2022 ALTERNATE BID PAVEMENT MARKING PROPOSAL

Spec.	ITEM			UNIT PRICE	E (in figures)		TOTAL AMOUNT BID	
Item	No.		QUANTITY		MATERIAL	LABOR	TOTAL	(total unit price x est. quantity)
N 1	641	EDGE LINE	48.97	MI.				
N 2	641	LANE LINE	6.616	MI.				
N 3	641	CENTER LINE	40.25	MI.				
N 4	641	CHANNELIZING LINE	6,732.5	L.F				
N 5	641	STOP LINE	1165	L.F.				
N 6	641	CROSSWALK LINE	1671	L.F.				
N 7	641	RAILROAD SYMBOL MARKING	6	Ea.				
N 8	641	SCHOOL SYMBOL MARKING	12	Ea.				
N 9	641	LANE ARROW	0	Ea.				
N 10	641	WORD ON PAVEMENT	0	Ea.				
N 11	641	ISLAND MARKING	0	Ea.				
N 12	641	CROSS HATCHING LINE, 12 in.	0	L.F.				
N 13	641	CROSS HATCHING LINE, 24 in.	0	L.F.				
N 14	641	YIELD LINE	12	L.F.				

Base Bid Prices are for Informational Purposes Only. Total Unit Prices will govern.

	TOTAL BID PROPOSAL: \$				
Name of Business	Authorized Signature				

Section VI: TALLMADGE CODIFIED ORDINANCE

Ordinance 2022-2

Presented by: Director of Public Service Michael Rorar

AUTHORIZING THE DIRECTOR OF PUBLIC SERVICE TO ADVERTISE FOR BIDS AND THE MAYOR TO ENTER INTO A CONTRACT FOR PAVEMENT MARKING AND PROVIDING FOR IMMEDIATE ENACTMENT

WHEREAS, it is necessary to maintain and repair the streets and highways of Tallmadge and to adequately mark the pavements.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF TALLMADGE, COUNTIES OF SUMMIT AND PORTAGE, STATE OF OHIO:

SECTION 1. That the Mayor, acting through the Director of Public Service, is hereby authorized and directed to advertise according to law for bids and to contract with the lowest and best bidder upon proper approval by the Board of Control for Pavement Marking for the use of the Street Department in repair and maintenance and preservation of the streets and highways of the City in accordance with specifications now on file in the office of the Director of Public Service, which specifications are hereby specifically approved.

SECTION 2. That such written contract shall be awarded under the provisions of Tallmadge Codified Ordinance Chapter 143, and shall be approved as to form and correctness by the Director of Law and proper certification of funds by the Director of Finance.

SECTION 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees on or after November 28, 1975 that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements including Section 121.22 of the Ohio Revised Code.

SECTION 4. That this ordinance is necessary to provide for and to accomplish the purposes herein set forth, which are conducive to the health, safety, and welfare of the citizens of Tallmadge. For that reason, provided this ordinance shall receive the affirmative vote of three-fourths of the members of Council and approval by the Mayor, it shall be emeated immediately and shall be of immediate effect.

Passed: 1-13-30	
Sugan B. Burton, Clerk of Council MER/jt 12/15/21 Filed with the Mayor 1-151-22	Dennis K. Loughry, President of Council Approved: David G. Kline, Mayor
Committee Assignment: Public Seas. Readings: lst 1-13-5-2d 3d	This 151 th day of 2022
For: Against: Abstain: Note:	

Section VII: EQUIPMENT LIST

A listing of all the equipment to be used to fulfill the requirements of this contract must be submitted.

Equipment	Quantity	Year/ Age of:

Bidder attests that all equipment utilized during this contract is in good and serviceable condition. A City of Tallmadge Representative will inspect the equipment prior to the signing of the contract.

Authorized Signature	Title	Date	

Section VIII: BIDDER REFERENCES

Complete the following information about Municipalities, which have been serviced by the contractor for similar work, within a 30 miles radius of the City of Tallmadge.

Municipality	Address	Contact:	Phone Number

Section IX: EXPERIENCE of MANAGEMENT/ SUPERVISORY PERSONNEL

Employees Name	Years with Company	Years Managed	Number of Employees Managed

Section X: PREVAILING WAGE REQUIREMENTS

OVERVIEW

This project will utilize Ohio Prevailing Wage Rates. All contractors and subcontractors are required to comply with all Prevailing Wage Requirements in the Ohio Revised Code. The documents outlined below are contained in the following pages and will be utilized to comply with these requirements.

DOCUMENTATION REQUIREMENTS

The successful bidder will be required to submit all required documentation and certified payrolls per the requirements stipulated in Ohio Revised Code Chapter 4115 as work progresses to the City of Tallmadge Service Department.

PREVAILING WAGE AFFIDAVIT OF COMPLIANCE

This affidavit must be submitted to the City of Tallmadge Service Department before the surety is released or final payment is made.

PREVAILING WAGE RATES

Attached are the State of Ohio Prevailing Wage Rates as of the posting date of this bid. Actual rates due to workers will be those in affect at the time of work.

Payrolls

The Contractor must submit to the City of Tallmadge Service Department **original**, **certified**, **signed payrolls** containing the following information:

- A) Name of each employee
- B) Employees' social security numbers
- C) Specific classification of employees (same as shown on wage determination or provisional approval).
- D) Rate of pay not less than that shown on the wage determination.
- E) Allowable fringe benefits paid to the employee.
- F) Hours worked each day and total hours worked for each week for each employee.
- G) Gross amount paid to each employee.
- H) Itemized deductions for each employee.
- I) Net amount paid to each employee.
- J) The following certification:

"I certify that the payroll is correct and complete, that the wage rates contained therein are not less than the applicable rates contained in the Wage Determination decision of the Department of Industrial Relations, Prevailing Wage Rate Division, State of Ohio, and that the classifications set forth for each laborer or mechanic conform with the work he performs."

Prevailing Wage Affidavit of Compliance

I		,
(Name of person signing affidavit)		(Title)
Do hereby certify that the wages paid to all employee	es of	
		(Company Name)
for all hours worked on the		
(Project and L	ocation)
project, during the period from	to_	
	(Project Da	tes)
are in compliance with State prevailing wage require	ments.	
I further certify that no rebates or deductions have be from any wages paid in connection with this project,		
	(Sig	nature of Officer or Agent)
Sworn to and subscribed in my presence this	_ day of	, 20
		(Notary Public)

The above affidavit must be executed and sworn to by the officer or agent of the Contractor or Subcontractor who supervises the payment of employees. This affidavit must be submitted to the owner (public authority) before the surety is released or final payment due under the terms of the contract is made.