



CONTRACT INFO SHEET

Monroe County Division of Purchasing
200 County Office Building, Rochester NY 14614

DATE: April 13, 2026

CONTRACT EXTENSION

BID TITLE: PAVEMENT MARKINGS SVCS: REMOVE, FURNISH AND INSTALL

BID PROJECT: 0418-23 (7700000169)

CONTRACTOR: C & A PAVEMENT MARKING INC
50 BENNINGTON DRIVE
ROCHESTER, NY 14616

CHANGE AS FOLLOWS: CONTRACT HAS BEEN EXTENDED THROUGH MARCH 31, 2027

THE AGREED PRICE INCREASES HAVE BEEN APPROVED AND ARE EFFECTIVE APRIL 1, 2026. THE NEW UNIT PRICE SHEET IS ATTACHED.

SEAN WILCOX
BUYER

xc: BP FILE
VENDOR

TERMS AND CONDITIONS

BID ITEM: PAVEMENT MARKINGS SERVICES; REMOVE, FURNISH AND INSTALL

FOR: Department of Transportation

PURCHASING CONTACT: The Buyer, identified below, is the sole point of contact regarding this Bid from the date of issuance until the bids are opened and the results made public.

Sean Wilcox
Monroe County Division of Purchasing
39 West Main Street Room 200
Rochester, NY 14614
Email: swilcox@monroecounty.gov

All requests for bid clarification must be submitted in writing to the Buyer referenced above and received no later than close of business (5:00 PM Eastern Standard Time) on **Wednesday, May 3, 2023.**

All questions will be answered and documented in writing as an Addendum to the Bid. These will be sent out to all Bidders who received the original Bid no later than **Thursday, May 4, 2023.**

DUPLICATE COPIES: **PLEASE SUBMIT YOUR BID IN DUPLICATE; THE ORIGINAL AND ONE (1) COPY.**

BID INFORMATION: At the time of bid, the bidder shall supply detailed specifications covering the item(s) contained herein and shall clearly indicate any areas in which item or items offered do not fully comply with the specifications contained herein.

SUBMITTAL OF FORMAL PROPOSAL: Bid proposal must be legible and submitted in the original form, bearing an original signature. **EMAILS AND FACSIMILES ARE NOT ACCEPTABLE.** All bidders must submit proof that they have obtained the required **Workers' Compensation and Disability Benefits Insurance** coverage or **PROOF** that they are exempt. (Visit www.wcb.ny.gov for forms.)

SPECIFICATION ALTERATIONS: Specifications will be construed to be complete and be considered the entire description of the goods or services upon which Monroe County is now seeking bids. **Only formal written addenda can materially alter this set of specifications.** No verbal statement made by a Monroe County employee or anyone else is binding nor shall such statement be considered an official part of this public bid proposal.

QUANTITIES: The quantities listed are the estimated annual requirements and should not be construed to represent either maximum or minimum quantities to be ordered during the contract term. **Estimates are based upon actual annual usage by County departments only.**

NYS WAGE RATES:

Pursuant to the provision of Section 220-A of the New York State Labor Law, as amended, the Contractor (and related Subcontractors) will be obligated to pay all workers in the covered classes only the applicable prevailing wage rates and supplements. The minimum hourly wage rate to be paid the various classes of labor performing work under this contract shall be in accordance with schedules which have been established or may hereafter be established or increased, by the New York State Department of Labor during the contract term. **Refer to NYS Wage Schedule PRC# 2023004553 developed for this project.**

BRAND REFERENCE:

References to a manufacturer's product by brand name or number are done solely to establish the minimum quality and performance characteristics required. Bidders may submit bids on alternates, but must attach two (2) copies of manufacturer specifications for any alternate at the time of the bid. Further, the bidder must demonstrate that the alternate proposed has a sufficient operating track record to show the equipment will perform per the specified brand. The acceptance of a bidder's alternate rests solely with Monroe County.

QUALIFIED BIDDER:

Each bidder must be prepared to present satisfactory proof of his capacity and ability to perform this contract. Such proof may include, but is not limited to, an inspection of the bidder's facilities and equipment, financial statements, references and performance of similar contracts. **The Purchasing Manager reserves the right to reject any bid where the bidder cannot satisfy the County as to their ability to perform.** Monroe County reserves the right to reject any and all bids if the Monroe County Purchasing Manager deems said action to be in the best interests of Monroe County.

METHOD OF AWARD:

Monroe County intends to award the bid to the lowest responsive and responsible bidder, based on the **TOTAL. Bidder must bid on all items in order to be considered.** **The County reserves the right to reject any and all bids** if the Purchasing Manager deems said action to be in the best interest of the County.

CONTRACT TERM:

Contract will start with the date of the contract award and run through **March 31, 2024**, with the option to renew the contract up to four (4) additional twelve (12) month periods with the mutual consent of both parties.

PRICE CHANGES:

Price changes may be proposed by either party no later than forty-five (45) days prior to contract extension, based upon manufacturer price changes which must be supported with documentation. Should price changes not be acceptable to both parties, the contract will not be extended. Prices may change only at the time of extension.

OR – for these volatile times...

Price changes may be proposed by either party on a quarter annual basis no less than (30) days prior to the end of such quarter year, or no less than (30) days prior to the end of contract term, based upon manufacturer or supplier price changes that must be supported with specific documentation justifying

the change. Should proposed price changes not be acceptable to both parties, the contract may be terminated by either party at the end of the quarter year or contract term.

MINIMUM ORDER:

No minimum order is specified for this contract. Agencies must be able to order as needed. **Political subdivisions and others authorized by law may participate in this contract.**

DELIVERY:

All deliveries to be F.O.B. Monroe County to agency as specified by a Purchase Order. Delivery costs must be built into the unit prices bid. Deliveries must be made within **one (1) week** after receipt of purchase order number. The County reserves the right to terminate the contract in the event the specified delivery time is not met.

**PURCHASE ORDER
ISSUANCE:**

Delivery of services may be directed by the receipt of a Purchase Order only. **Items that are not part of this bid will not be paid for by Monroe County.** As to all purchase orders issued by Monroe County, exceptions may only be authorized, in writing, by the Purchasing Manager or her authorized agent prior to delivery.

**BILLING
PROCEDURE:**

All invoices for items sold any authorized agency as a result of this contract must be billed in the following manner: Purchase Order #, Quantity, Description of Item Purchased, BP#, Item #, Extension and Total. **ALL INVOICES MUST BE MARKED WITH THE PURCHASE ORDER NUMBER. INVOICES WITHOUT THIS INFORMATION WILL NOT BE PROCESSED FOR PAYMENT.**

**WARRANTY/
GUARANTEE:**

All warranties by manufacturer shall apply. Bidder shall, as part of its proposal, furnish its warranty/guarantee for all goods/services to be furnished hereunder. As a minimum, Bidder shall warrant all goods for a period of one (1) year from date of acceptance. Bidder shall be obligated to repair or replace all defects in material or workmanship, which are discovered or exist during said period. All labor, parts and transportation shall be at Bidder's expense.

**UNCONTEMPLATED
PURCHASES:**

Monroe County reserves the right to request separate bids for such quantities of items on this contract that may be best procured via separate public bid offering and to otherwise act in furthering its own best interests.

SUBCONTRACT:

The successful Bidder shall not subcontract any work without first obtaining the written consent of the Monroe County Purchasing Manager. Notwithstanding the foregoing, subcontractor(s) set forth in a Bidder's MBE/WBE Utilization Plan submitted pursuant to the Minority and Women Owned Business Enterprise Requirements and approved by the County's Director of Diversity, Equity, and Inclusion shall be deemed to be approved subcontractor(s).

RELATED ITEMS:

The County reserves the right to add miscellaneous related items to this

contract during the contract term upon agreement by both parties as to the price. Approval must be given in writing by the Purchasing Manager or her Designee.

REPORT OF PURCHASE:

The Contractor must, upon request, provide the County Purchasing Manager with detailed information showing how much of each item was delivered to any and all agencies under this contract. This includes deliveries to not only the County but any other municipality or agency which orders from this contract.

OTHER AGENCIES:

The Contractor(s) **must** honor the prices, terms and conditions of this contract with political subdivisions or districts located in whole or in part within Monroe County. In addition, the contractor may, but is not required to, extend the prices, terms and conditions of this contract to any other political subdivision or district. Usage of this contract by any of these other political subdivisions or districts will have to be coordinated between that subdivision or district and the contractor. Orders placed against this contract between any subdivision or district will be contracts solely between the Contractor(s) and those entities. Monroe County will not be responsible for, nor will it have any liability or other obligation for, such contract between the Contractor(s) and any third party.

INDEMNIFICATION:

The Contractor agrees to defend, indemnify and save harmless the County, its officers, agents, servants and employees from and against any and all liability, damages, costs or expenses, causes of action, suits, judgments, losses and claims of every name not described, including attorneys' fees and disbursements, brought against the County which may arise, be sustained or occasioned directly or indirectly by any person, firm or corporation arising out of or resulting from the performance of the services by the Contractor, arising from any act, omission or negligence of the Contractor, its agents and employees or arising from any breach or default by the Contractor under this Agreement. Nothing herein is intended to relieve the County from its own negligence or misfeasance or to assume any such liability for the County by the Contractor.

EQUAL PAY CERTIFICATION:

Prior to the execution of this Agreement, the Contractor shall submit to the County an Equal Pay Certification ("Certification") affirming the Contractor's compliance with the Federal Equal Pay Act, 29 USC § 206 and New York State Labor Law §194, as amended from time to time ("Equal Pay Laws"). As set forth in the Certification, the Contractor's violation of one or more of the Equal Pay Laws or its filing of a false or misleading Certification during the term of this Agreement may constitute grounds for the County in its sole discretion to immediately terminate the Agreement and for determining the Contractor to be not qualified to participate in future Monroe County contracts.

**MINORITY AND
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REQUIREMENTS**

a. Requirements (forms included in appendix a)

The Bidder shall take affirmative steps to afford opportunities for MBE and WBE firms on the project and the Bidder shall make its best efforts to meet the MBE/WBE participation goals established for this project. The specific affirmative steps to be taken by Bidder are described in subparagraphs b and d below.

The Bidder shall designate, in writing, an executive of its company who will have overall responsibility for implementing the Bidder's MBE/WBE Utilization Plan. The successful Bidder shall be responsible for maintaining records showing subcontractor awards to MBE and WBE firms and all specific efforts to award subcontracts to such firms even if not successful. A copy of the monthly report form is included in these Requirements. This report form is to be completed by the successful Bidder and submitted to the County with each monthly progress payment application.

Bidders that are either MBEs or WBEs will be allowed to include their own participation towards meeting MBE/WBE participation goals established for this project. In the event a Bidder is a MBE, such Bidder shall remain subject to the goal of subcontracting at least three percent (3%) of the total cost of services to a WBE. In the event a Bidder is a WBE, such Bidder shall remain subject to the goal of subcontracting at least twelve percent (12%) of the total cost of services to a MBE. In the event a Bidder is both a MBE and WBE, the Bidder shall choose one of the two designations and shall remain subject to the subcontracting best efforts requirement for the designation not chosen.

M/WBE firms must be certified by the New York State office of Minority and Women's Business Development or the Monroe County M/WBE Certification Program (locally funded contracts only). The County reserves the right to require specific certification program(s) for its projects.

The successful Bidder shall also be required to submit payment records, which demonstrate payment by the Bidder to all subcontractors, including the MBE and WBE firms utilized on the project. Such submissions shall include affidavits certifying payments to subcontractors for work previously paid for by the County.

**MINORITY AND
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b. Bidder's Detailed M/WBE Utilization Plan

An M/WBE utilization plan shall be submitted with each Bid. The utilization plan must include a detailed MBE/WBE Utilization Plan form and a

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signed Letter of Intent from each of the MBE/WBE firms identified in the Plan. The Plan must identify the MBE and WBE firms to be utilized by the Bidder. If specific spend information is not available, complete details must be provided on the actual work M/WBEs will complete on the project, together with an explanation as to why spending data is not available shall be provided. If a firm is unable to show obtainment of program goals when submitting the utilization plan, Bidder must submit a Request for M/WBE Utilization Waiver with the initial bid. An approved Utilization Plan or granted utilization waiver will be required prior to contract issue. If the Utilization Plan is reviewed and determined to be insufficient and/or a utilization waiver is not granted, the bid may be disqualified as non-responsive.

The County's Director of Diversity, Equity, and Inclusion (DEI) shall be responsible for approving Bidder's MBE/WBE Utilization Plan; any utilization waiver applications; and/or reviewing each subcontractor's MBE or WBE certifications.

The successful Bidder will be obligated, throughout the term of the Contract, to furnish to the County's M/WBE Program Manager copies of all subcontracts with M/WBE firms for Project work. Failure to provide the County with a copy of such subcontracts prior to commencement of the subcontracted work shall constitute a breach of Bidder's obligations and the County shall have the right, at its discretion, to order the work suspended until Bidder has complied with this provision. Any costs associated with or resulting from a suspension of work due to Bidder's failure to comply with this provision shall be Bidder's sole responsibility.

Any amendments to the Utilization Plan submitted by Bidder must be approved by the County's M/WBE Program Manager, including, without limitation, changes in the work to be subcontracted to MBE/WBE firms; changes in the use of MBE/WBE firms; and/or substitutions of MBE/WBE firms. Updated utilization plans shall be submitted for change orders over \$20,000.

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c. Disqualification of Proposals

Without limiting other grounds for the disqualification of bids on the basis of nonresponsiveness and/or nonresponsibility, the County may disqualify a bid as being nonresponsive and/or nonresponsible for failure to provide a timely MBE/WBE Utilization Plan, obtain a waiver, and/or remedy noted deficiencies in the Bidder's MBE/WBE Utilization Plan.

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d. Best Effort

Where it appears that a Bidder, after making its best efforts, cannot comply with M/WBE participation requirements, a Bidder may submit a written application with its bid requesting a partial or total waiver of such requirements, setting forth the reasons for the Bidder's inability to meet any or all of the participation requirements and an explanation of the efforts undertaken by the Bidder to obtain the required participation of certified businesses. The County's Director of DEI will evaluate utilization waiver applications to determine if the Bidder's efforts are sufficient to grant the waiver. Efforts to obtain M/WBE participation that are merely pro forma are

not best efforts, nor are efforts that, even if they are sincerely motivated, given all relevant circumstances, could not reasonably be expected to produce a level of M/WBE participation sufficient to meet the goal. In order to evaluate a Bidder's best efforts, the County's Director of DEI will consider the quality, quantity, and intensity of the different kinds of efforts that the Bidder has made. Below is a list of the types of actions which the County's Director of DEI will consider as part of the Bidder's best efforts to obtain M/WBE participation. It is not intended to be a mandatory checklist, nor is it intended to be exhaustive or exclusive. Other factors or types of efforts may be relevant in appropriate cases:

1. The Bidder shall conduct market research to identify small business contractors and suppliers and solicit, through all reasonable and available means, the interest of all certified M/WBEs that have the capability to perform the work of the contract. This may include attendance at pre-bid and business matchmaking meetings and events; advertising and/or written notices; posting of notices of sources sought and/or requests for proposals, written notices or emails to all certified M/WBEs listed in the appropriate directory of certified firms that specialize in the areas of work desired and which are located in the area or surrounding area.
2. The Bidder shall solicit this interest as early in the bidding process as practicable, to allow the M/WBEs to respond to the solicitation and submit a timely offer. The Bidder shall determine with certainty if the M/WBEs are interested by taking appropriate steps, including following up the initial solicitation with at least one additional solicitation via a different media. **The Bidder shall solicit quotes from qualified firms listed in the NYS M/WBE or Monroe County directory, regardless if they have their own database of M/WBE firms.** The Bidder shall keep records of efforts to solicit and negotiate with M/WBEs as evidence of best efforts. These records must include the firms contacted, method of contact, evidence of actions, and contact information of individuals that were sent outreach efforts. M/WBE firms should be given a minimum of 10 business days to submit quotes.
3. Selecting portions of the work to be performed by M/WBEs in order to increase the likelihood that the M/WBE goal will be achieved. This includes, where appropriate, either breaking down operations or combining like or related operations into logistically and

economically feasible units to facilitate M/WBE participation, **even when the Bidder might prefer to perform these work items with its own forces.** This may include, where possible, establishing flexible time frames for performance and delivery schedules in a manner that encourages and facilitates M/WBE participation

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4. Providing interested M/WBEs with adequate information on where and how to obtain the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation with their timely offer.
5. Negotiating in good faith with interested M/WBEs. It is the Bidder's responsibility to make a portion of the work available to M/WBE subcontractors and material suppliers and to select those portions of the work or material needs consistent with the available M/WBE subcontractors and material suppliers, to facilitate M/WBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of M/WBEs that were considered; a description of the information provided regarding the plans and specifications for the work selected for subcontracting; and evidence as to why additional agreements could not be reached for M/WBEs to perform the work.
6. Additional Costs. The fact that there may be some additional costs involved in finding and using M/WBEs is not in itself sufficient reason for a Bidder's failure to meet the contract M/WBE goal, as long as such costs are reasonable. The ability or desire of a Bidder to perform the work of a contract with its own organization does not relieve the Bidder of the responsibility to make best efforts.
7. Replacement Firms. A Bidder's inability to find a replacement M/WBE at the original price is not sufficient to support a finding that best efforts have been made to replace the original M/WBE. The fact that the Bidder has the ability and/or desire to perform the contract work with its own forces does not relieve the Bidder of the obligation to make best efforts to find a replacement M/WBE, and it is not a sound basis for rejecting a prospective replacement M/WBE's reasonable quote.

8. Making efforts to assist interested M/WBEs in obtaining bonding, lines of credit or insurance as required by the Department or the Bidder.
9. Making efforts to assist interested M/WBEs in obtaining necessary equipment, supplies, materials, or related assistance.
10. The County's M/WBE Program Manager will provide assistance to potential bidders in connecting with M/WBEs.

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e. Payment Deductions

The Bidder's failure to perform in accordance with an approved M/WBE Utilization Plan shall constitute a default by the Bidder of the obligations under the Contract. In the event of such a default by Bidder, the County shall be entitled to deduct payment to Bidder in the percentage amount of the Contract which equals Bidder's shortfall from the M/WBE participation goals for this project. Such deductions by the County may begin with the Bidder's initial payment application, and will carry-over to subsequent payment applications until the total amount of the deductions equals the amount of the MBE/WBE participation goal shortfall. In the event the Bidder thereafter performs in accordance with an approved M/WBE Utilization Plan, the County will reimburse any payment deductions made pursuant to this provision. In the event the Bidder continues to fail to perform in accordance with an approved M/WBE Utilization Plan, the County will retain any payment deductions made pursuant to this provision and may seek any other rights and remedies available to County under law or in equity.

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f. Additional Requirements

1. M/WBE Supplier

M/WBE supplier participation shall be based on 50% of their contract amount. This participation shall be based on 100% of contract amount if said MBE/WBE installs the material they are supplying.

A supplier is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials or supplies required for the performance of the contract are bought, kept in stock, and regularly sold to the public in the usual course of business. It is a firm that engages in, as its principal business, and in its own name, the purchase and sale of the products in question. One who deals in bulk items such as steel, cement, gravel,

stone and petroleum products need not keep such products in stock, if it owns or operates distribution equipment.

2. M/WBE Trucking

No material costs will be credited towards a project's M/WBE goals. M/WBE trucking participation credit will be granted for the utilization of M/WBE owned or leased equipment only.

3. M/WBE Labor Only Subcontracts

The M/WBE subcontractor shall submit documentation of the relationship between its work force and the Bidder's work force. The Bidder and the M/WBE subcontractors shall submit copies of the certified payrolls to the County (or designee).

4. M/WBE Subcontract to Non-M/WBE

In order to allow management flexibility for M/WBE firms, the M/WBE firms are permitted to subcontract up to 49% of any single M/WBE subcontract to non-M/WBEs and still have the whole M/WBE subcontract count towards fulfillment of the M/WBE utilization requirement. If the M/WBE firm contracts out more than 49% of any single M/WBE subcontract to non-M/WBE firms, the Subcontract between the M/WBE and the prime Bidder shall no longer be considered a bona fide M/WBE subcontract.

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g. Conditions of Participation

M/WBE participation will be counted toward meeting the M/WBE contract goals, subject to all of the following conditions:

1. Commercially Useful Function

The Bidder is responsible for ensuring that M/WBEs working on the contract perform a commercially useful function. A M/WBE is considered to perform a commercially useful function when it is responsible for the execution of a distinct element of work on a contract and carries out his/her responsibilities by actually performing, managing, and supervising the work involved in accordance with normal industry practice (except where such practices are inconsistent with the M/WBE regulations). Arrangements that erode the ownership, control, or independence of the M/WBE or in any other way does not meet the commercially useful function requirement, the Bidder shall receive no credit toward the goal.

2. Work Force

The M/WBE firm must employ a work force (including administrative and clerical) separate and apart from that employed by the Bidder, other subcontractors on the project, or their affiliates. This does not preclude the employment by the M/WBE of an individual that has been previously employed by another firm involved in the Contract, provided that the individual was independently recruited by the M/WBE in accordance with customary industry practice. The routine transfer of work crews from another employer to the M/WBE shall not be allowed.

3. Supervision

All work performed by the M/WBE must be controlled and supervised by the M/WBE without duplication of supervisory personnel from the Bidder or other subcontractors. This does not preclude routine communication between the supervisory personnel of the M/WBE and other supervisors necessary to coordinate the work of the contract.

4. Equipment

M/WBE subcontractors may supplement their equipment by renting or leasing additional equipment in accordance with customary industry practice. However, no more than

50% of the equipment required to perform the work of the subcontractor may be obtained from the Bidder, other subcontractors on the project, or their affiliates. If the M/WBE obtains equipment from any of those sources, the County of Monroe shall receive from the M/WBE documentation demonstrating that similar equipment and terms could not be obtained at a lower cost from other customary sources of equipment. The required documentation shall include, but not be limited to, copies of the rental or leasing agreements, and the names, addresses, and terms quoted by other sources of equipment.

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h. Certification Process

The State of New York and Monroe County maintains a list of firms which have previously been certified as MBE's or WBE's as those terms are defined below.

1. Definitions

The following terms are defined as follows:

- (a) Minority Business Enterprise (MBE) - an independent business completely or substantially owned, controlled and operated by one or more members of specified minority groups or socially and economically disadvantaged individuals.
- (b) Women's Business Enterprise (WBE) - an independent business completely or substantially owned, controlled and operated by one or more women.
- (c) Independent - demonstrably free from any control, domination or undue influence by individuals or businesses who are not intended to be primary beneficiaries of the MBE/WBE program.
- (d) Business - an entity capable of performing a commercially useful function, including

management and supervision of the work.

- (e) Owned, controlled and operated - minority or women owners must: (a) have at least 51% of the beneficial ownership interest of the business; (b) share in the risks and profits commensurate with their percentage of ownership; (c) possess the power to direct or cause the direction of the management and policies of the business; (d) be actively involved in the day-to-day management and operation of the firm.
- (f) Specified minority groups - Black Americans, Hispanic Americans, Native Americans and Asian Pacific Americans.
- (g) Socially and economically disadvantaged - member of a group or an individual found to be socially and economically disadvantaged by the U.S. Small Business Administration under Section 8(a) of the Small Business Act, as amended (15 USC Section 637 (a)).

BP #0418-23
PAVEMENT MARKINGS SERVICES:
REMOVE, FURNISH AND INSTALL
SPECIFICATIONS

GENERAL NOTE

In general, the New York State Department of Transportation (NYSDOT) 2023 Standard Specifications (US Customary Units) and most recent Standard (Details) Sheets, including all addenda in effect, shall apply, except where modified in these specifications. Where reference is made to New York State, State Department of Transportation, Commissioner, etc., the appropriate Monroe County department or official shall be substituted. The provisions of Section 600 shall apply. Materials details as stipulated in Section 700 shall apply and as modified in the plans and specifications.

The Director of the Monroe County Department of Transportation shall make the final interpretations of any irregularities, ambiguities or questions arising out of these Specifications and the NYSDOT Specifications used on this project.

SPECIAL NOTES

SCOPE OF WORK:

Monroe County is seeking bids for the furnishing and/or placement of a variety of types of new pavement marking materials and the removal of existing pavement markings. The CONTRACTOR shall meet with the Engineer on site to determine and agree on final layout details prior to any installation and/or removal work. Contract drawings for individual project sites will be provided to the CONTRACTOR in the form of scaled record drawings, aerial photos, or sketches.

FIXED-PRICE ITEM:

For the bid item of this contract, Item 686.90MC 'Small Project Mobilization Fee' is listed as a fixed price item. Bidders shall not alter the price contained in the proposal.

PENALTIES:

Upon notification of required services, the CONTRACTOR shall provide contracted services within 10 business days, weather permitting. Failure to provide services within 10 business days will result in a fine of **\$500.00/day/roadway section ordered**, unless delays are approved by the COUNTY in advance.

SUMMARY OF BID ITEMS

<u>ITEM #</u>	<u>ITEM DESCRIPTION</u>	<u>UNIT</u>
636.0103 MC	Removal of Pavement Markings - Lines	Linear Foot
636.0203 MC	Removal of Pavement Markings - Letters	Each
636.0303 MC	Removal of Pavement Markings - Symbols	Each
640.2001 MC	White Paint ReflectORIZED Pavement Stripes - 20 mils Thickness – 4” wide layout included (< 5,000 LF)	Linear Foot
640.2002 MC	White Paint ReflectORIZED Pavement Stripes - 20 mils Thickness – 4” wide layout included (5,000 - 10,000 LF)	Linear Foot
640.2003 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide layout included (>10,000 LF)	Linear foot
640.2004 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 12” wide layout included (Transverse)	Linear foot
640.2005 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 16” wide layout included (Transverse)	Linear foot
640.2006 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 24” wide layout included (Transverse)	Linear foot
640.2101 MC	Yellow Paint ReflectORIZED Pavement Stripes - 20 mils Thickness – 4” wide layout included (< 5,000 LF)	Linear Foot
640.2102 MC	Yellow Paint ReflectORIZED Pavement Stripes - 20 mils Thickness – 4” wide layout included (5,000 - 10,000 LF)	Linear Foot
640.2103 MC	Yellow Paint ReflectORIZED Pavement Stripes - 20 mils Thickness – 4” wide layout included (> 10,000 LF)	Linear Foot
640.2104 MC	Yellow Paint ReflectORIZED Pavement Stripes - 20 mils Thickness – 24” wide layout included (Transverse)	Linear Foot
640.22	White Paint ReflectORIZED Pavement Letters - 20 mils Thickness - Layout included	Each
640.23	White Paint ReflectORIZED Pavement Symbols - 20 mils Thickness - Layout included	Each

SUMMARY OF BID ITEMS (Cont'd.)

640.2201 MC	White Paint ReflectORIZED Pavement Letters – 20 mils Thickness - Layout NOT included	Each
640.2301 MC	White Paint ReflectORIZED Pavement Symbols – 20 mils Thickness - Layout NOT included	Each
640.2501 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide without layout (< 5,000 LF)	Linear Foot
640.2502 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide without layout (5,000 - 10,000 LF)	Linear Foot
640.2503 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide without layout (> 10,000 LF)	Linear Foot
640.2504 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 12” wide without layout (Transverse)	Linear Foot
640.2505 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 16” wide without layout (Transverse)	Linear Foot
640.2506 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 24” wide without layout (Transverse)	Linear Foot
640.2601 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide without layout (< 5,000 LF)	Linear Foot
640.2602 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide without layout (5,000 – 10,000 LF)	Linear Foot
640.2603 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide without layout (> 10,000 LF)	Linear Foot
640.2604 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 24” wide without layout (Transverse)	Linear Foot
640.3001 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide including layout (< 5,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3002 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4” wide including layout (5,000 – 10,000 LF) <i>Urban / City Location</i>	Linear Foot

SUMMARY OF BID ITEMS (Cont'd.)

640.3003 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide including layout (> 10,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3101 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide including layout (< 5,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3102 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide including layout (5,000 – 10,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3103 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide including layout (< 10,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3501 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide without layout (< 5,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3502 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide without layout (5,000 – 10,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3503 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide without layout (> 10,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3504 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 12" wide without layout (Transverse) <i>Urban / City Location</i>	Linear Foot
640.3505 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 16" wide without layout (Transverse) <i>Urban / City Location</i>	Linear Foot
640.3506 MC	White Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 24" wide without layout (Transverse) <i>Urban / City Location</i>	Linear Foot
640.3601 MC	Yellow Paint ReflectORIZED Pavement Stripes – 20 mils Thickness – 4" wide without layout (< 5,000 LF) <i>Urban / City Location</i>	Linear Foot

SUMMARY OF BID ITEMS (Cont'd.)

640.3602 MC	Yellow Paint Reflectorized Pavement Stripes – 20 mils Thickness – 4” wide without layout (5,000 – 10,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3603 MC	Yellow Paint Reflectorized Pavement Stripes – 20 mils Thickness – 4” wide without layout (< 10,000 LF) <i>Urban / City Location</i>	Linear Foot
640.3604 MC	Yellow Paint Reflectorized Pavement Stripes – 20 mils Thickness – 24” wide without layout (Transverse) <i>Urban / City Location</i>	Linear Foot
640.4001 MC	White Paint Reflectorized Pavement Stripes – 15 mils Thickness – 4” wide including layout (Temporary)	Linear Foot
640.4002 MC	Yellow Paint Reflectorized Pavement Stripes – 15 mils Thickness – 4” wide including layout (Temporary)	Linear Foot
686.01 MC	White Preformed Thermoplastic Reflectorized Pavement Markings – 4”	Linear Foot
686.0102 MC	White Preformed Thermoplastic Reflectorized Pavement Markings – 12”	Linear Foot
686.0103 MC	White Preformed Thermoplastic Reflectorized Pavement Markings – 16”	Linear Foot
686.0104 MC	White Preformed Thermoplastic Reflectorized Pavement Markings – 24”	Linear Foot
686.02 MC	Yellow Preformed Thermoplastic Reflectorized Pavement Markings – 4”	Linear Foot
686.0202 MC	Yellow Preformed Thermoplastic Reflectorized Pavement Markings – 24”	Linear Foot
686.03 MC	White Preformed Thermoplastic Reflectorized Letters	Each
686.04 MC	White Preformed Thermoplastic Reflectorized Symbols	Each
686.05 MC	White Preformed Thermoplastic Reflectorized Bike Symbols	Each
686.06 MC	White Preformed Thermoplastic Reflectorized Sharrow Symbols	Each

SUMMARY OF BID ITEMS (Cont'd.)

686.07 MC	Green Preformed Thermoplastic Reflectorized Pavement Markings – 24”	Linear Foot
686.16 MC	Pavement Marking Layout	Lane Mile
686.90 MC	Small Project Daily Mobilization Fee	Fixed Lump Sum

ITEM 636.0X0YMC REMOVAL OF PAVEMENT MARKINGS

DESCRIPTION

This work shall primarily consist of the removal of existing pavement markings from bituminous pavement surfaces. The existing pavement markings requiring this work are generally either reflectorized preformed material or epoxy-type marking material. A typical project situation requiring this work would be:

- a. In advance of a paving operation which requires all preformed markings (usually at or near intersections) to be removed in order to facilitate adhesion of the wearing surface (being installed by others) to the existing surface.
- b. Whenever a change to an existing pavement marking layout is proposed, such that the existing pavement markings in conflict with the proposed need to be removed.

MATERIALS

Materials and equipment for removal of pavement markings may be selected by the CONTRACTOR except that they shall be approved by the COUNTY and conform to all applicable Local, State or Federal law, regulation or codes.

CONSTRUCTION DETAILS

General:

The work required to remove pavement markings shall be performed in accordance with these specifications, the contract documents and to the satisfaction of the COUNTY. When the work is conducted under traffic, the CONTRACTOR shall supply all necessary flags, markers, signs, and other devices to maintain and protect traffic.

The CONTRACTOR shall conduct removal work in such a manner as to minimize airborne dust, and similar debris so as to prevent a hazard to motor vehicle operation or nuisance to property. Care shall be taken on bituminous surfaces when performing removal and cleaning work to prevent damage to transverse and longitudinal joint and crack sealers.

Limits of Work:

Pavement markings removal work shall be confined to the surface area of existing pavement markings that are specified for removal on the plans, or as directed by the COUNTY. Pavement markings lines will be meant to include: broken line; dotted line; channelizing line; barrier lines; stop lines; crosswalk line and crossbars.

When pavement markings are removed the area of removal will be sufficiently large enough to remove the existing markings so as not to conflict or be confused with the proposed pavement marking pattern.

Pavement markings shall be removed to the extent that 95% to 100% of the existing marking is removed. Removal operations shall be conducted in such a manner that no more than moderate color and/or surface

texture change results on the surrounding pavement surface. When water blasting is performed, the following applies to the CONTRACTOR:

- a. Pavement markings shall be applied no sooner than 24 hours after the blasting has been completed.
- b. All pavement surfaces to receive blasting *and* all pavement surfaces located downstream between the blasting work and the nearest storm drain(s) shall be swept clean *before* blasting is performed, in order for the water runoff to remain as clean as possible when entering the storm drain(s).

METHOD OF MEASUREMENT

Removal of pavement marking lines will be measured in linear feet along the centerline of pavement surface and will be based on a nominal 4-inch wide line. Measurement of line widths greater than the nominal 4-inches will be made by the following method:

$$\frac{\text{Plan Width of Linear Marking (inches)} \times \text{Length (linear feet)}}{4 \text{ (inches)}}$$

No payment will be made for any additional width of removal on each side of the line required for complete removal of the pavement marking material.

Removal of letters and symbols from pavement surfaces will be measured by each unit removed. A unit will consist of one letter or one symbol. Example: "STOP" would be measured as four units.

The COUNTY will adjust the quantities of these items as required to meet field conditions. This may result in substantial increases or decreases of the estimated bid quantities.

BASIS OF PAYMENT

The accepted quantities of removed pavement markings will be paid for at the contract unit price, which shall include the cost of furnishing all labor, materials and equipment to satisfactorily complete the work described herein. The cost of maintaining and protecting traffic during the cleaning work will be included in the price bid.

Payment will be made under:

<u>Item No.</u>	<u>Item Description</u>	<u>Pay Unit</u>
636.0103MC	Removal of Pavement Markings - Lines	Linear Foot
636.0203MC	Removal of Pavement Markings - Letters	Each
636.0303MC	Removal of Pavement Markings - Symbols	Each

ITEM 686.16MC PAVEMENT MARKING LAYOUT

DESCRIPTION

Under this work the CONTRACTOR shall furnish all labor, materials, and equipment necessary to layout the locations for placement of long line pavement markings on pavement surfaces in accordance with project plans, as requested by the COUNTY. The finished product shall facilitate the installation of permanent pavement markings by others. Unless otherwise requested in writing by the COUNTY, the CONTRACTOR shall not be required to layout turn arrows or letter locations, only long line locations as requested.

All work shall be done in accordance with Section 685 of the latest revision of the New York State Department of Transportation (NYSDOT) Standard Construction Specifications, with the following modifications:

MATERIALS

The temporary layout marking materials shall be white in color and conform to the requirements of Section 727-03 of the latest revision of the NYSDOT Standard Construction Specifications.

CONSTRUCTION DETAILS

The CONTRACTOR shall complete the installation of temporary pavement marking spots on newly paved asphalt road surfaces. The CONTRACTOR is responsible for:

- Providing maintenance and protection of traffic in accordance with the current Manual of Uniform Traffic Control Devices.
- Coordinating the date with and notifying the COUNTY of the start time and end time of work by a "Layout Crew" at each individual project location.
- Properly interpreting the plans or sketches provided by the COUNTY for each specific project site and locating where to apply the temporary marking spots. Typical project sites will feature a minimum of three (3) travel lanes within a portion of its overall length, which require the spotting of centerline, lane line and edge line locations.
- Installing temporary pavement marking spots at intervals of 15' and in a consistent manner that would easily guide others subsequently installing permanent long lines.

METHOD OF MEASUREMENT

Installation of spot markings will be measured by the number of lane miles of roadway requiring layout. The COUNTY will estimate the number of lane miles when ordering layout for a section of roadway. Once the section has been laid out to the satisfaction of the COUNTY, the section can be measured for payment to the nearest tenth of a lane mile. If shoulder markings are required, beyond the edge line, the shoulder shall be considered an additional lane in the lane mile calculation. For the "lane mile" calculation, a turning lane shall begin at the beginning of the taper to develop the turning lane. The minimum lane mile charge per project shall be 2 lane miles.

A "Layout Crew" shall consist of the appropriate number of employees and the equipment of the CONTRACTOR to safely and efficiently perform the work. At a minimum, the "Layout Crew" shall consist of

one (1) foreman, two (2) laborers and one (1) traffic control truck with illuminated arrow board. The COUNTY will not provide assistance to the CONTRACTOR with layout, other than guidance and plan interpretation. The CONTRACTOR shall not assume the COUNTY will assist with the layout.

BASIS OF PAYMENT

The unit price shall include the cost of notifying the COUNTY at the beginning and end of work, and providing all traffic maintenance required during the work. It shall also include the cost of furnishing and placing the temporary marking material including all labor, material, and equipment necessary to complete the work to the satisfaction of the COUNTY at each location. The minimum lane mile charge per project shall be 2 lane miles.

Payment will be made under:

<u>Item No.</u>	<u>Item Description</u>	<u>Pay Unit</u>
686.16MC	Pavement Marking Layout	Lane Miles

ITEM 686.90MC SMALL PROJECT DAILY MOBILIZATION FEE

DESCRIPTION

This item is intended to compensate the CONTRACTOR only for the mobilization portion of his/her costs on a single workday, and only when the total value of the work for that workday would otherwise total less than \$500.00, as estimated by the COUNTY. Such a workday would typically require the installation of crosswalks, stop bars, letters, and symbols. It would likely require only an insignificant quantity of long line (4-inch) pavement markings, if any, to be installed.

Upon arrival at a project site, the CONTRACTOR shall have in his/her possession all related items required to subsequently prepare and install all reflectorized pavement markings on pavement surfaces, as requested.

METHOD OF MEASUREMENT

The small project daily mobilization fee is a fixed, lump sum fee paid to the CONTRACTOR to compensate for each applicable project workday, when the total value of the work for that workday would otherwise total less than \$500.00, as estimated by the COUNTY.

BASIS OF PAYMENT

The unit price shall be a fixed price as shown in the proposal, payable one time per workday and only when the conditions described above are met and agreed upon by the COUNTY.

Payment will be made under:

<u>Item No.</u>	<u>Item Description</u>	<u>Pay Unit</u>
686.90MC	Small Project Daily Mobilization Fee	Fixed Lump Sum

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PAVEMENT MARKINGS: REMOVE, FURNISH AND INSTALL
UNIT PRICE SHEET (as of April 1, 2026)

<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT BID PRICE DOLLARS/CENTS</i>
636.0103MC	LF	REMOVAL OF PAVEMENT MARKING LINES - 4" WIDE	\$ 1.00
636.0203 MC	EA	REMOVAL OF PAVEMENT MARKING LETTERS - EACH	\$ 45.00
636.0303 MC	EA	REMOVAL OF PAVEMENT MARKING SYMBOLS (ARROWS, BIKE SYMBOLS, RR SYMBOLS, ETC.) - EACH	\$ 80.00
640.2001	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4" WIDE INCLUDING LAYOUT - 20 MILS (< 5,000 LF)	\$ 0.27
640.2002	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4" WIDE INCLUDING LAYOUT - 20 MILS (5,000 - 10,000 LF)	\$ 0.27
640.2003	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4" WIDE INCLUDING LAYOUT - 20 MILS (> 10,000 LF)	\$ 0.27

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PAVEMENT MARKINGS: REMOVE, FURNISH AND INSTALL
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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
640.2004	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 12” WIDE INCLUDING LAYOUT - 20 MILS TRANSVERSE	\$ 0.81
640,2005	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 16” WIDE INCLUDING LAYOUT - 20 MILS TRANSVERSE	\$ 1.08
640.2006	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 24” WIDE INCLUDING LAYOUT - 20 MILS TRANSVERSE	\$ 1.62
640.2101	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (< 5,000 LF)	\$ 0.27
640.2102	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (5,000 - 10,000 LF)	\$ 0.27
640.2103	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (> 10,000 LF)	\$ 0.27

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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
640.2104	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 24” WIDE INCLUDING LAYOUT - 20 MILS - TRANSVERSE	\$ 1.62
640.22	EA	WHITE PAINT REFLECTORIZED PAVT LETTERS INCLUDING LAYOUT - 20 MILS	\$ 65.00
640.23	EA	WHITE PAINT REFLECTORIZED PAVT SYMBOLS (ARROWS, BIKE SYMBOLS, RR MARKINGS, ETC.) INCLUDING LAYOUT - 20 MILS	\$ 95.00
640.2501	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (< 5,000 LF)	\$ 0.25
640.2502	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (5,000 - 10,000 LF)	\$ 0.25
640.2503	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (> 10,000 LF)	\$ 0.25

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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
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640.2504	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 12” WIDE WITHOUT LAYOUT - 20 MILS - TRANSVERSE	\$ 0.75
640.2505	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 16” WIDE WITHOUT LAYOUT - 20 MILS - TRANSVERSE	\$ 1.00
640.2506	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 24” WIDE WITHOUT LAYOUT - 20 MILS - TRANSVERSE	\$ 0.25
640.2601	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (< 5,000 LF)	\$ 0.25
640.2602	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (5,000 - 10,000 LF)	\$ 0.25
640.2603	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (> 10,000 LF)	\$ 0.25

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PAVEMENT MARKINGS: REMOVE, FURNISH AND INSTALL
UNIT PRICE SHEET (as of April 1, 2026)

<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
640.2604	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 24” WIDE WITHOUT LAYOUT - 20 MILS - TRANSVERSE	\$ 1.50
640.3001	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (< 5,000 LF) - URBAN/ CITY LOCATION	\$ 0.27
640.3002	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (5,000 - 10,000 LF) URBAN/ CITY LOCATION	\$ 0.27
640.3003	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (> 10,000 LF) URBAN/ CITY LOCATION	\$ 0.27
640.3101	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (< 5,000 LF) - URBAN/ CITY LOCATION	\$ 0.27

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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
640.3102	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (5,000 - 10,000 LF) URBAN/ CITY LOCATION	\$ 0.27
640.3103	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE INCLUDING LAYOUT - 20 MILS (> 10,000 LF) URBAN/ CITY LOCATION	\$ 0.27
640.3501	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (< 5,000 LF) - URBAN/ CITY LOCATION	\$ 0.25
640.3502	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (5,000 - 10,000 LF) URBAN/ CITY LOCATION	\$ 0.25
640.3503	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (> 10,000 LF) URBAN/ CITY LOCATION	\$ 0.25

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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
640.3504	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 12” WIDE WITHOUT LAYOUT - 20 MILS - TRANSVERSE - URBAN/ CITY LOCATION	\$ 0.75
640.3505	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 16” WIDE WITHOUT LAYOUT - 20 MILS TRANSVERSE - URBAN/ CITY LOCATION	\$ 1.00
640.3506	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE – 24” WIDE WITHOUT LAYOUT - 20 MILS - TRANSVERSE - URBAN/ CITY LOCATION	\$ 1.32
640.3601	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (< 5,000 LF) - URBAN/ CITY LOCATION	\$ 0.25
640.3602	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4” WIDE WITHOUT LAYOUT - 20 MILS (5,000 - 10,000 LF) URBAN/ CITY LOCATION	\$ 0.25

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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
640.3603	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 4" WIDE WITHOUT LAYOUT - 20 MILS (> 10,000 LF) URBAN/ CITY LOCATION	\$ 0.25
640.3604	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE – 24" WIDE INCLUDING LAYOUT - 20 MILS - TRANSVERSE - URBAN/ CITY LOCATION	\$ 1.62
640.4001	LF	WHITE PAINT REFLECTORIZED PAVT STRIPE - 4" WIDE INCLUDING LAYOUT - 15 MILS - TEMPORARY	\$ 0.27
640.4002	LF	YELLOW PAINT REFLECTORIZED PAVT STRIPE - 4" WIDE INCLUDING LAYOUT - 15 MILS - TEMPORARY	\$ 0.27
686.01 MC	LF	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS - 4"	\$ 2.45
686.0102 MC	LF	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS - 12"	\$ 7.35

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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
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686.0103 MC	LF	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS - 16"	\$ 9.80
686.0104 MC	LF	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS - 24"	\$ 14.70
686.02 MC	LF	YELLOW PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS - 4"	\$ 2.55
686.0202 MC	LF	YELLOW PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS - 24"	\$ 15.30
686.03 MC	EA	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT LETTERS	\$ 115.00
686.04 MC	EA	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT SYMBOLS	\$ 215.00

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PAVEMENT MARKINGS: REMOVE, FURNISH AND INSTALL
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<i>ITEM #</i>	<i>UNIT</i>	<i>ITEM DESCRIPTION WITH UNIT PRICE WRITTEN IN WORDS</i>	<i>UNIT PRICE</i>
686.05 MC	EA	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT BIKE SYMBOLS	\$ 235.00
686.06 MC	EA	WHITE PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT SHARROW SYMBOLS	\$ 245.00
686.07 MC	LF	GREEN PREFORMED THERMOPLASTIC REFLECTORIZED PAVEMENT MARKINGS - 12"	\$ 8.25
686.18 MC	LANE MILE	PAVEMENT MARKING LAYOUT ONLY	\$ 600.00
100.01	EA	PAINT SINGLE LINE STALLS, INCLUDING LAYOUT, 20 MIL	\$ 7.73
100.02	EA	REMARKING SINGLE LINE STALLS, INCLUDING LAYOUT, 20 MILS	\$ 4.50
300.01	EA	HANDICAP LOGO, INCLUDING LAYOUT	\$ 26.00

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PAVEMENT MARKINGS: REMOVE, FURNISH AND INSTALL
UNIT PRICE SHEET (as of April 1, 2026)

300.02	EA	HANDICAP LOGO W/ BLUE BACKGROUND, INCLUDING LAYOUT	\$	51.50
100.07	LF	4" HASHING, INCLUDING LAYOUT, 20 MIL	\$	0.31
100.08	LF	12" STOP BAR, INCLUDING LAYOUT	\$	0.95
100.081	LF	12" CROSSWALKS, INCLUDING LAYOUT	\$	0.95
100.083	LF	16" STOP BARS, INCLUDING LAYOUT	\$	1.28
100.11	LF	24" STOP BAR, INCLUDING LAYOUT	\$	1.92
400.04	EA	2 FT STOP SIGN, INCLUDING LAYOUT	\$	26.00
200.01	EA	PAINTED 6' ARROW, INCLUDING LAYOUT	\$	31.00
686.90 MC	EA	SMALL PROJECT DAILY MOBILIZATION FEE at FOUR HUNDRED AND 00/100 DOLLARS FIXED LUMP SUM	\$	400.00

COMPLIANCE WITH FEDERAL SINGLE AUDIT ACT

In the event the Contractor is a recipient through this contract, directly or indirectly of any funds of or from the United States Government, Contractor agrees to comply fully with the terms and requirements of Federal Single Audit Act [Title 31 United States Code, Chapter 75], as amended from time to time. The Contractor shall comply with all requirements stated in Federal Office of Management and Budget Circulars A-102, A-110 and A-133 and such other circulars, interpretations, opinions, rules or regulations that may be issued in connection with the Federal Single Audit Act.

If on a cumulative basis the Contractor expends Seven Hundred Fifty Thousand and no/100 Dollars (\$750,000.00) or more in federal funds in any fiscal year, it shall cause to have a single audit conducted, the Data Collection Form (defined in Federal Office of Management and Budget Circular A-133) shall be submitted to the County; however, if there are findings or questioned costs related to the program that is federally funded by the County, the Contractor shall submit the complete reporting package (defined in Federal Office of Management and Budget Circular A-133) to the County.

If on a cumulative basis the Contractor expends less than Seven Hundred Fifty Thousand and no/100 Dollars (\$750,000.00) in federal funds in any fiscal year, it shall retain all documents relating to the federal programs for three (3) years after the close of the Contractor's fiscal year in which any payment was received from such federal programs.

All required documents must be submitted within nine (9) months of the close of the Contractor's fiscal year end to:

Monroe County Internal Audit Unit
304 County Office Building
39 West Main Street
Rochester, New York 14614

The Contractor shall, upon request of the County, provide the County such documentation, records, information and data and response to such inquiries as the County may deem necessary or appropriate and shall fully cooperate with internal and/or independent auditors designated by the County and permit such auditors to have access to, examine and copy all records, documents, reports and financial statements as the County deems necessary to assure or monitor payments to the Contractor under this contract.

The County's right of inspection and audit pursuant to this contract shall survive the payment of monies due to Contractor and shall remain in full force and effect for a period of three (3) years after the close of the Contractor's fiscal year in which any funds or payment was received from the County under this contract.