

MIDDLETON ASSOCIATES INCORPORATED
1702 W. COLLEGE AVE., SUITE E
NORMAL, IL 61761-2793
PHONE 309/452-1271 FAX 309/454-8049

SPECIFICATIONS FOR LABOR AND MATERIALS

FOR

PARKSIDE JUNIOR HIGH SCHOOL BUS LANE SOUTHWEST –
EXCAVATION & CONCRETE PAVEMENT
101 N. PARKSIDE RD., NORMAL IL 61761

FOR

MCLEAN COUNTY UNIT DISTRICT NO. 5
1809 HOVEY AVENUE
NORMAL, ILLINOIS 61761-4339

PROJECT NUMBER: 19932213

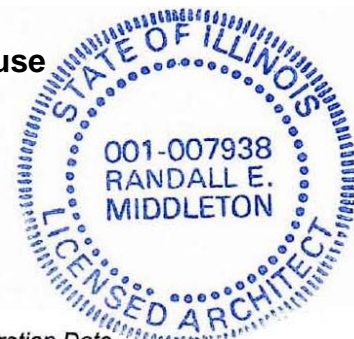
ISSUE DATE: July 23, 2018

**PRE-BID MEETING: Tuesday, July 31, 2018, at 10:00 a.m. Prevailing
Time -- Inclement weather not withstanding
Parkside Junior High School
101 N. Parkside Rd.
Normal, IL 61761
Meet at the Parkside Jr. H.S. Kitchen Dock**

BID DATE: BID DATE: Thursday, August 16, 2018 – 10:00 a.m.

**BID DELIVERED TO: Unit 5 Maintenance Warehouse
1999 Eagle Road
Normal, IL 61761**

SPECIFICATION BOOKLET NO. _____



Expiration Date
11/30/2018


[Seal and Signature]

DIVISION 0 – BIDDING & CONTRACT REQUIREMENTS
Section 00030 – Invitation for Bids

This notice shall be published not less than ten (10) days prior to the Bid date.

Sealed proposals will be received by: McLean County Unit District No. 5 for Parkside Junior High School Bus Lane Southwest – Excavation & Curb, Gutter & Concrete Pavement, Project No. A/E 19932213.

Time of Bid Submission: Thursday, August 16, 2018, 10:00 a.m. – Prevailing Time. Bids will be opened following due time. Bid to be one lump sum for all work shown on Plan & Specifications including Addendum #1.

Location of Bid Submission: McLean County Unit District No. 5 Warehouse, Attn: Doug Johnson, 1999 Eagle Rd., Normal, Illinois 61761.

Proposals shall be delivered to the above location prior to 10:00 a.m. Proposals shall be clearly identified on the outside of the envelope as "Sealed Proposal" and must show the project title.

Terms of the proposal:

- Bid Security is required, 5% Bid Bond or Certified Check payable to McLean County Unit District No. 5.
- Owner protective bonds will be required in the amount of 100% of the Contract value after Board acceptance.
- Illinois Prevailing Wage Act P.A. 86-799 and HB 188 applies to this contract.
- 720 ILCS 5/ Illinois Criminal Code of 2012 is applicable to this project.
- The Board of Education has the right to reject or accept any or all parts of all bids submitted and to waive any irregularities in the bidding and to accept the bid considered in the best interest of the School District.

Interested parties may check out Plans and Specifications at the Architect's office, Middleton Associates, Inc. or download at: www.middletonassociates.net, click on "Contractors."

END 00030

DIVISION 0 – CONTRACT REQUIREMENTS
Section 00040 – Instructions for Contractors

1. GENERAL

1.1. LOCATION OF THE PROJECT: The work is located at the Parkside Junior High School, 101 N. Parkside Rd., Normal, IL 61761.

1.2. OBTAINING DRAWINGS & SPECIFICATIONS

- A. Project Documents may be obtained from the Architect: Middleton Associates Incorporated, 1702 W. College Ave., Suite E, Normal, IL 61761-2793, phone 309/452-1271, Fax 309/454-8049, E-Mail: middleton@middletonassociates.net or the Owner: McLean County Unit District No. 5, 1999 Eagle Rd., Normal, IL 61761, Telephone 309/862-5043, Fax 309/888-6980
- B. No deposit required for two (2) sets.

1.3. INTERPRETATION OF DOCUMENTS

- A. Anyone having a doubt concerning the meaning of the Contract Documents, or any other questions, may submit a request for interpretation from the Architect/Engineer.
- B. It shall be the Architect/Engineer's responsibility to clarify conflicts in requirements as may be reported to the Architect/Engineer. The Architect/Engineer shall determine the course to be followed for said clarification with no cost change to the Owner.
- C. All work in these documents shall be by one General Contractor including any and all trade subcontractors of the contractor's determination and designation with no cost increase to the Owner.

1.4. ERRORS AND OMISSIONS

- A. Any known conflict between requirements of various portions of the Contract Documents shall be reported to the Architect/Engineer and shall fall under the authority of Interpretation of Documents.
- B. The Drawings are descriptive and directive in concept and are not intended to exhaust all detail situations required to complete the work, however, the procedures detailed shall establish the general character of solutions needed for typical, non-typical, and peculiar situations at the job site.
- C. It is the intent of the documents that specified work and equipment be installed in a proper and finished manner, fully operational. All necessary controls, accessories, brackets, fasteners, sealants, etc., to complete the installation shall be provided unless specifically specified otherwise. Each Contractor and Subcontractor shall coordinate and cooperate with the other Contractors to provide proper installation. Verify dimensions, services, and scheduling of the work.

- 1.5. **INSURANCE:** Contractor shall provide Owner with Insurance Certificates showing that Contractor has insurance for operations, vehicles, and Worker's Compensation. See AIA General Conditions.
- 1.6. **COMMENCEMENT OF CONSTRUCTION**
- A. Contractor shall not commence work until Insurance Certificate has been accepted by the Owner and the Architect. However, work shall commence promptly upon the Owner and Architect's acceptance of Insurance certification. Commencement, progress and work completion shall be coordinated with the Owner's programmed use of the buildings.
1. Install perimeter barrier around work areas and maintain barriers in good condition.
- B. Progress at job site shall be continuous once work has commenced.
- 1.7. **SCHEDULING**
- A. Work may commence when suitable weather permits at the job site (in accordance with other contract requirements).
- B. **Substantial Completion and Final Completion: Put in your bid the date you expect to be complete.**
- C. The existing school will be occupied during construction (except summer vacation) and scheduling shall reasonably accommodate school activities and provide minimum exit requirements.
- 1.8. **PROGRESS PAYMENTS**
- A. Periodic partial progress payment requests may be made monthly by the Contractor for: 90% of the value of the labor, materials, and/or equipment incorporated in the construction or suitably stored on the job site.
- B. Pay requests shall indicate amounts completed of all items listed from the master breakdown.
1. Submit Contractor's payroll per HB 188 / PA 094-0515.
- C. Submit notarized Contractor's affidavits with each pay request showing that total owed on Contract by Owner (after subject request has been paid to Contractor) is more than the amount to become due the Contractor for material, subcontractors and labor.
1. 10% of each request will be retained by Owner until work has been satisfactorily completed.

1.9. EXAMINATION OF SITE AND CONTRACT DOCUMENTS

- A. Contractor shall carefully examine documents and inspect the sites to obtain first-hand knowledge of existing conditions.
 - 1. Bidder is fully responsible to determine site conditions and work required.
- B. The Contractor represents that he has so examined the bidding documents and inspected the site and premises, that he understands the provisions of the Documents, and that he has familiarized himself with the local conditions under which the work is to be performed. Bidders will not be given extra payment or contract time for conditions, which could have been determined by such examination.

1.10. FINAL PAYMENT: The final application for payment shall not be made until all work and deficiency (punch list) items have been satisfactorily completed and approved by the Architect/Engineer for documents compliance.

1.11. MATERIALS SPECIFIED AND QUALITY OF WORK

- A. Materials shall be as specified or approved equal.
- B. "Approved equal" and "or equal" shall mean that the Contractor shall be required to receive the Owner's approval (via the Architect) on any substitute materials seven (7) days prior to the bid due date.
- C. Requests for substitution approval shall be submitted to the Architect/Engineer.
 - 1. Prior to considering substitutions, the Owner (via the Architect/Engineer) may require submission of samples, descriptive, technical and catalog data and lab reports of tests.
 - 2. Said submittals shall be presented to Architect/ Engineer.

1.12. PROJECT ACCESS: The Contractor shall be aware that the Town of Normal has authority over various approach roads for site access at Parkside Junior High School. The Contractor is responsible to observe load limits and arrange for any exceptions to load restrictions that may be required for this project. Arrangements for road cleanup, barricades and surface patches and repairs shall comply with town requirements.

- A. Any damage done to the property owned by Unit District No. 5 as a result of this Contractor's work, shall be repaired to the condition, which existed prior to damage by this contractor.

1.13. EQUAL OPPORTUNITY EMPLOYMENT: The following clause is applicable unless this Contract is exempt under the rules and regulations of the Secretary of Labor of the State of Illinois.

"During the Performance of this Contract, the Contractor agrees as follows:

1. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, age or national origin. The Contractor will take affirmative action to ensure that all applicants are considered and that employees are treated, during employment, without regard to their race, color, religion, sex, age or national origin."
- 1.14. PREVAILING WAGE: The Contractor shall pay and shall require his subcontractors to pay the prevailing hourly wages for the type of work performed in the job locality as is determined by the Illinois Department of Labor pursuant to the Illinois Prevailing Wage Act - P.A. 86-799. Provide payroll data per Dept. of Labor and HB188.
- 1.15. SALES TAX
- A. Materials supplied to a public school district are exempt from state sales taxes.
 - B. The Contractor shall determine the extent of exemption and shall comply with the regulations established by the Illinois Department of Revenue and allow for this in his proposal.
- 1.16. BUILDING PERMITS
- A. This project is exempt from local permit fees associated with the construction.
 1. This Contractor shall fully cooperate with the local authorities.
 2. THE ARCHITECT WILL ASSIST THE OWNER AND CONTRACTOR TO OBTAIN THE BUILDING PERMIT FROM THE REGIONAL OFFICE OF EDUCATION.
- 1.17. THE WORK
- A. The bid submitted by a Contractor shall be a lump sum bid for the work shown on the Drawings and Specifications including subsequent addendums that may be received.
 - B. The Contractor shall be responsible for laying out the site improvements noted in these specs.
- 1.18. TOBACCO PRODUCTS
- A. Smoking, chewing, etc. shall not be permitted anywhere on school property by State Statute.
- 1.19. SEXUAL HARASSMENT POLICY
- A. The Owner will not tolerate sexual harassment in any form. Sexual harassment is defined, for the purpose of this policy, as "unsolicited, deliberate or repeated sexually derogatory statements, gestures or

physical contact, which cause discomfort or humiliation. Sexual harassment may involve pressure from a person of either sex against a person of the opposite sex or same sex . . ."

1. Should evidence that a Contractor, or a Contractor's employee, has harassed a student or other individuals, the harasser shall be removed from the job site. Harassment issues between contractors and subcontractors work forces are beyond the scope of this requirement and will not be monitored by the Owner or A/E.

1.20. EMPLOYEE-STUDENT RELATIONSHIPS

- A. Except in an emergency situation involving safety, intermingling of the Contractors' employees and the school faculty, staff and students is be avoided. Contractor or Subcontractor personnel unreasonably or repeatedly violating this requirement shall be removed from employment at this site. The Contractor's Superintendent shall monitor this to the best of his ability. Contractor employees experiencing problems with students or faculty shall report same to their Project Superintendent, who shall promptly report the problem to an authorized representative of the Owner and the Architect/Engineer.

1. Avoid profanity and inappropriate subject matter in conversation as students and staff may be within audible range and walls or ceiling spaces may allow sound transmission.
2. Verbal or physical action interpreted as sexual in nature or as sexual harassment will be grounds for removal of the employee. Further legal action remains the option of the persons affected.
3. In all aspects of this provision, the Contractor will be notified of complaints, the Contractor's employees as adults have the greater responsibility and should not respond to inappropriate student behavior.

1.21. CRIMINAL BACKGROUND INVESTIGATION AND SEX OFFENDERS ON SCHOOL GROUNDS

- A. Illinois School Code Provision 5/10-21.9 is applicable to this Contract.
- B. The Contractor shall not knowingly employ on school grounds any person who has not signed or will not sign an authorization for a criminal background check upon request.
 1. Forms will be provided by the Owner or Regional Office of Education.
 2. Forms will be submitted upon request to the Owner.
 3. Cost of investigation will be borne by the Owner.
 4. The cost of investigation for Contractor's own information and use is to be borne by the Contractor.
- C. Any employee refusing to sign authorization for criminal background check shall not be employed on site.

1. The law does contain limited waiver options, which can be applied for.
 2. Such waiver can be denied without explanation.
- D. ILCS 5/10-21.9 9 (c) The Contractor shall not knowingly employ a person on site who has been convicted for committing or attempting to commit any one or more of the following offenses: (i) those defined in Sections 11-6, 11-9, 11-14, 11-15, 11-15.1, 11-16, 11-17, 11-18, 11-19, 11-19.1, 11-19.2, 11-20, 11-20.1, 11-21, 12-13, 12-14, 12.14.1, 12-15 and 12-16 of the "Criminal Code of 1961" [720 ILCS 5/11-6, 720 ILCS 5/11-9, 720 ILCS 5/11-14, 720 ILCS 5/11-15, 720 ILCS 5/11-15.1, 720 ILCS 5/11-16, 720 ILCS 5/11-17, 720 ILCS 5/18, 720 ILCS 5/11-19, 720 ILCS 5/11-19.1, 720 ILCS 5/11-19.2, 720 ILCS 5/11-20, 720 ILCS 5/11-20.1, 720 ILCS 5/11-21, 720 ILCS 5/12-13, 720 ILCS 5/12-14, 720 ILCS 5/12-14.1, 720 ILCS 5/12-15 AND 720 ILCS 5/12-16]; (ii) those defined in the "Cannabis Control Act" [720 ILCS 550/1 et. seq.] except those defined in Sections 4(a), 4(b) and 5(a) of that Act [720 ILCS 550/4 and 720 ILCS 550/5]; (iii) those defined in the "Illinois Controlled Substances Act" [720 ILCS 570/100 et. seq.]; and (iv) any offense committed or attempted in any other state or against the laws of the United States, which if committed or attempted in this State, would have been punishable as one or more of the foregoing offenses.
- E. The Contractor and his Subcontractors shall not knowingly employ a child sex offender for work in any capacity on school grounds or within 500 feet of school grounds.
1. The Contractor and his Subcontractors shall make reasonable effort to enforce this requirement in accordance with PA 90-0234 (HB 157).
 2. Violation of this requirement is a Class 4 felony.
- F. The Contractor and his Subcontractors shall maintain an employee log of employees working on school grounds and this list shall be available to the Owner, Regional Superintendent of Schools, and Architect or other designated representative.
- G. The Contractor shall assume the responsibility to notify all on site employees or potential employees of this provision, and of the consequences of this provision.
- 1.22. Substance Abuse Prevention Act on Public Works Projects (820 ILCS 265/).
- A. The Contractor shall comply with this Act, including Part 820 ILCS 265/15. The employer shall have in place a written program that meets the requirements of this Act.

END 00040

1 GENERAL

1.1. DESCRIPTION

- A. Provide all labor and materials for all excavation, grading, fill and backfill work of every kind needed to complete the general construction work in accordance with the Contract Documents.
- B. General Contractor shall locate and lay out bus lanes and sidewalks.s
- C. Each Contractor shall contact J.U.L.I.E. (1-800-892-0123) and verify with non-member utilities all underground services, shall mark same and maintain marking during construction.
 - 1. Mark information on Contract Record Drawings.

1.2. QUALITY CONTROL

- A. Contractor shall include in his contract testing by an independent testing agency all granular backfill work.
 - 1. Testing agency shall certify compaction is satisfactory for proposed construction purposes.
 - 2. Send reports and certification of compaction directly to the Architect and Owner.
- B. Owner may schedule additional independent testing at his option.

2 PRODUCTS

2.1. MATERIALS

- A. Earth fill or backfill
 - 1. Earth fill or backfill shall be natural earth, native to the general area of construction, free of debris, large rocks, unnatural materials of any type, and any other material that may impair long-term stability or performance of the earth.
- B. Top soil
 - 1. Topsoil shall be natural earth, native to the general area of construction, which is suitable to support vegetation without excessive use of fertilizers or other soil treatment.
 - 2. This material shall be clean friable earth, free of sand, gravel, clay, debris or any materials that might impair the workability of the soil and/or its ability to sustain vegetation.

- C. Gravel and granular fill
 - 1. Gravel fill and backfill may be pit run or crushed pit run gravel in compliance with Grade CA 4 through CA 11, Class C or D or equal, ten percent (10%) clay maximum.
 - a. No aggregate larger than two inches (2") will be accepted.
 - 2. Sand shall be natural bank sand in compliance with FA 1 through FA 7 or CA 16 through CA 19, Class C or equal, ten percent (10%) clay maximum.

3 EXECUTION

3.1. SITE PREPARATION

- A. Remove all the surface grass to a level of 6" below surface.
- B. Remove two trees and entire root ball.
- C. Remove 988 sq. ft. of 4" concrete slab. Provide saw cutting necessary to remove concrete.
- D. Remove 49 (forty-nine) concrete piers believed to be 36" deep. Remove 3 double concrete piers believed to be 36" deep. These pier holes to be filled with gravel and compacted where concrete slabs will be placed over them. Other pier holes may be filled with earth fill. See paragraph 3.3.
- E. Remove approximately 68' of chain link fence.
- F. Remove two electric panels and cap 6" below new final grade. These electric panels are not active.
- G. Protect trees and other site improvements from damage.
- H. Establish working grades and lay out building and site requirements such that earth stockpiles will not interfere with construction processes or proper site drainage.
- I. Strip the vegetation and six inches (6") of topsoil from all areas subject to final grade changes. This earth shall be stockpiled for use as topsoil in the final grading operations.
- J. Complete base grading necessary in the work, stacking clay separately from the topsoil. Fill and compacted fill work necessary to achieve base grading may be completed at a time during the construction work coordinate with all trades to allow timely and efficient progress.

3.2. FILL AND BACKFILL

- A. Surplus earth stripped from the area may be used as fill at the south edge of new concrete pavement.
 - 1. Do not use stripped 6-inch layer of vegetation for fill under the slab.
- B. Compact dry earth fill material before adding final four inches (4") of granular fill.
- C. Top soil vegetation fill may be employed in lawn and yard areas.

3.3. ENGINEERED FILL

- A. Throughout the structural slab area, compacted fill is required.
 - 1. Immediately under the 7-inch slab there shall be placed four inches (4") of compacted granular fill.
- B. Fill shall be per these specifications and shall be compacted to 85% Standard Proctor before slab construction.

3.4. SURPLUS EARTH AND SITE DEBRIS

- A. Surplus earth from excavation and site preparation shall be:
 - 1. Clean earth, use for grading, stockpile remainder.
 - 2. Earth with rubble or construction debris, remove from site.
 - 3. Separate topsoil and clay or fill earth.
 - 4. Remove all excess earth fill prior to completion of project.

3.5. GRADING

- A. The Contractor shall execute the finish grade, the top six inches (6") of which shall consist of topsoil. The Contractor shall grade to uniform level and slope away from building for drainage.
- B. All grading shall be as indicated on the Drawings. Existing drainage patterns to adjacent property shall be maintained. No areas shall pond or retain water unless specifically identified on the Drawings.
- C. Repair all areas which settle and erode within the first year of Owner occupancy.

3.6. SEED - BY CONTRACTOR

- A. Apply seed, fertilizer and straw as indicated in Section 02100. Be careful to avoid getting fertilizer on concrete slab.
- B. Apply seed, fertilizer and straw **AFTER** all work is done.

3.7. WARRANTY

- A. During the one (1) year warranty period, re-grade any areas subject to settlement or erosion and reseed or sod as appropriate. Reseed or sod any areas of lawn which do not survive the first growing season excluding the following:
 - 1. Areas subject to excessive traffic.

END 02200

1 GENERAL

1.1. DESCRIPTION

- A. General Contractor provide all exterior paving and sidewalk work and concrete surfacing and curb work of every nature on the Drawings.
- B. Related work specified elsewhere:
 - 1. 02200 - Earthwork & Backfill

1.2. QUALITY ASSURANCE

- A. No paving shall be installed over a soft, uncompacted, or frozen base, nor until construction scheduling allows installation without heavy truck traffic for five (5) days for bituminous concrete or fourteen (14) days for concrete. Any paving section not complying with this requirement, showing sinking, or suffering from cracking greater than shrinkage cracking, shall be removed and replaced at no additional charge.
- B. Grade shall be continually checked during paving operations to assure natural drainage of all surfaces without any ponding.
- C. Paving shall be completed only when suitable weather conditions prevail, low temperatures shall be above freezing and rain shall not be predicted during operations or shortly thereafter.
- D. All paving shall have the top surface adequately compacted and finished to be dense and moisture-resistant. The surface finish shall be uniformly textured to be anti-slip when wet and visually consistent in appearance.
- E. All gravel base shall be full thickness after compaction.

1.3. SUBMITTALS

- A. Concrete batch plant shall provide mix data to Architect.

2 PRODUCTS

2.1. MATERIALS

- A. Exterior slabs – IDOT PV
 - 1. Seven (7) days strength = 3000 psi
 - 2. Twenty-eight (28) day strength = 4000 psi
 - 3. Minimum cement content per cu. yd. = 600 lbs. (6½ bag)
 - 4. Air entrainment admixture
(installed per Manufacturer's recommendations) 6% to 8%,
required
 - 5. Max. water content per bag cement 6 gal. bag

- 6. Min. slump = 3"
- 7. Max. slump = 6"

2.2. REINFORCEMENT

- A. Provide #4 deformed bar epoxy coated around perimeter.
 - 1. Provide #4 bars 4' long to tie slabs supporting exit / entrance platform to main slab.
- B. All concrete for walking surfaces shall have Fibermesh 150 or equal incorporated into the mix at the batch plant at the rate of 1.5 lbs. per cu. yd.
 - 1. In lieu of Fibermesh the Contractor can install 6 X 6 – 10/10 welded wire mesh.
- C. All concrete for vehicle use shall have 6 X 6 – 10/10 welded wire mesh.
- D. At all expansion joints and cold joints drill slab edge for 20" epoxy #4 bars at 24" o.c.

2.3. FORMS

- A. Use steel or wood forms for slabs.
 - 1. Make sure forms are straight and set at correct elevation.
 - 2. Make sure forms for curved areas are consistently curved.

3 EXECUTION

3.1. PREP AND POUR

- A. Before pouring insure the earth base for slabs is compacted. See Section 02200.
- B. Sidewalk slabs to be five inches (5") thick. Vehicular slabs to be 8" thick.
- C. Protect from inclement, rain or cold weather.
- D. Use concrete pump so that prepared slab base is not damaged by concrete trucks.

3.2. FINISH

- A. Slab finish shall be light broom finish after steel troweling. Please to not mist or apply water to surface during finishing.
- B. Slabs to be scored or green cut at nominal twenty feet (20') o.c., 25% of slab depth.
 - 1. Vehicular slabs shall have expansion joints at 80' o.c.

2. Apply SL Urethane sealant to all cut joints.
- C. Avoid loading slabs for seven (7) days.
- D. Remove forms and add earth fill to level finish. Apply seed after work is completed.

3.3. CURING/SEALING CONCRETE

- A. All floors shall receive the following cure and seal treatment.
 1. APPLY CURING COMPOUND SEALTIGHT CS-309 OR EQUAL AFTER CONCRETE SURFACE WATER HAS DISAPPEARED AND/OR AS SOON AS THE SURFACE CAN BE WALKED ON. APPLY AT MANUFACTURER'S RECOMMEND RATE.
 2. Check with floor finish subcontractor before applying curing/sealing product.
- B. Anti-Spalling Protection
 1. Apply anti-spalling compound on all new exterior concrete slabs in **October the year of Owner occupancy**. Apply no sooner than twenty-one (21) days following placement on all exterior slabs placed later than October when Owner occupancy is scheduled during that winter or spring season.
 - a. W.R. Meadows Lin-Seal Anti-Spalling Compound.
 - b. Or, approved equal.

END 03614

PROJECT TITLE: Parkside Junior High School Bus Lane Southwest

DATE OF PROPOSAL Thursday, August 13, 2018 TIME: 10:00 a.m. Prevailing Time.

LOCATION OF BID: **District Warehouse**
1999 Eagle Rd.
Normal, IL 61761

NAME OF FIRM _____

PROPOSAL FOR: All work single contract

A/E PROJECT NO. 19932213

THE BID ACKNOWLEDGES THE FOLLOWING ADDENDA:
Failure to acknowledge may cause bid rejection

NO. 1 _____, NO. 2 _____, NO. 3 _____, NO. 4 _____ NO. 5 _____

EACH BID SHALL INCLUDE:

- A. THE BID FORMS AND CERTIFICATIONS COMPLETED AND SIGNED, (*this form may be copied.*)
- B. BID SECURITY (*standard industry forms may be employed*) 5% OF BID.

BASE BID: Parkside Junior High School Bus Lane Southwest: THE BIDDER AGREES TO PERFORM ALL BASE BID WORK, PER SCHEDULE, INCLUSIVE OF ALL TRADES FOR THE SUM OF:

_____ Dollars \$ _____
written amount

ALTERNATE ____: no alternates unless requested by addendum, use this space if so requested.

_____ ADD/DEDUCT \$ _____

ALTERNATE ____: no alternates unless requested by addendum, use this space if so requested

_____ ADD/DEDUCT \$ _____

VOLUNTARY ALTERNATES OR SUBSTITUTIONS

Did you include voluntary alternates or product substitution offers on form provided.

YES _____ **NO** _____

SEE PRODUCT SUBSTITUTION OR VOLUNTARY ALTERNATES FORM, ATTACH IF ANY ARE OFFERED. Voluntary alternates or substitutions may or may not be considered in making the award and are not required.

THE BIDDER AGREES TO:

- 1. Hold this bid open for twenty (20) calendar days after bid opening date.
- 2. Enter into and execute a contract with McLean County Unit District No.5 if awarded this contract.
- 3. Comply with the contract and bidding documents with respect to bid security, all bonds, insurance, work requirements, and schedule.
- 4. Substantial completion: Include date in your bid.

THE BIDDER MAKES THE FOLLOWING REPRESENTATIONS AND CERTIFICATIONS:

- A. A surety company has agreed to issue payment and performance bonds to fulfill the contracting requirements. **If undersigned contractor's bid is over \$100,000.00 include a performance bond in your bid amount. If undersigned contractor's bid is less than \$100,000.00, the bond does not need to be provided.**
- B. The Bidder is not barred from contracting with any unit of state or local government as a result of violating the bid rigging or bid rotating provisions contained in 720 ILCS 5/33E.
- C. The Bidder is not barred from contracting with the State of Illinois as a result of a bribery conviction per 30 ILCS 505/10.2.
- D. All on site labor and wage compensation provided by this contractor or his subcontractors will comply with the Illinois Prevailing Wage Act (820 ILCS 130E).
- E. This proposal is made without any connection with any person making another bid for the same contract, that the bid is in all respects fair and without collusion or fraud, that no member of the McLean County Unit District No.5 School Board, other officer or any person in the employment of McLean County Unit District No.5 is directly or indirectly interested in the bid or any portion of the profit there from, except as allowed by the Illinois Law or the Illinois School Code.
- F. I agree to provide a drug-free workplace as required by the Illinois Drug-free Workplace Act.
- H. I do hereby certify that I am either the bidder or duly authorized agent of the referenced bidder, and I am authorized to execute the certifications hereon.
- G. I certify that by submission of this proposal the bidder confirms that he is familiar with the site, existing conditions, the Bid Documents, requirements and the project schedule.

CONTRACTOR:

Firm Name: _____

Date: _____

Address: _____

SIGNATURE:

Telephone: _____

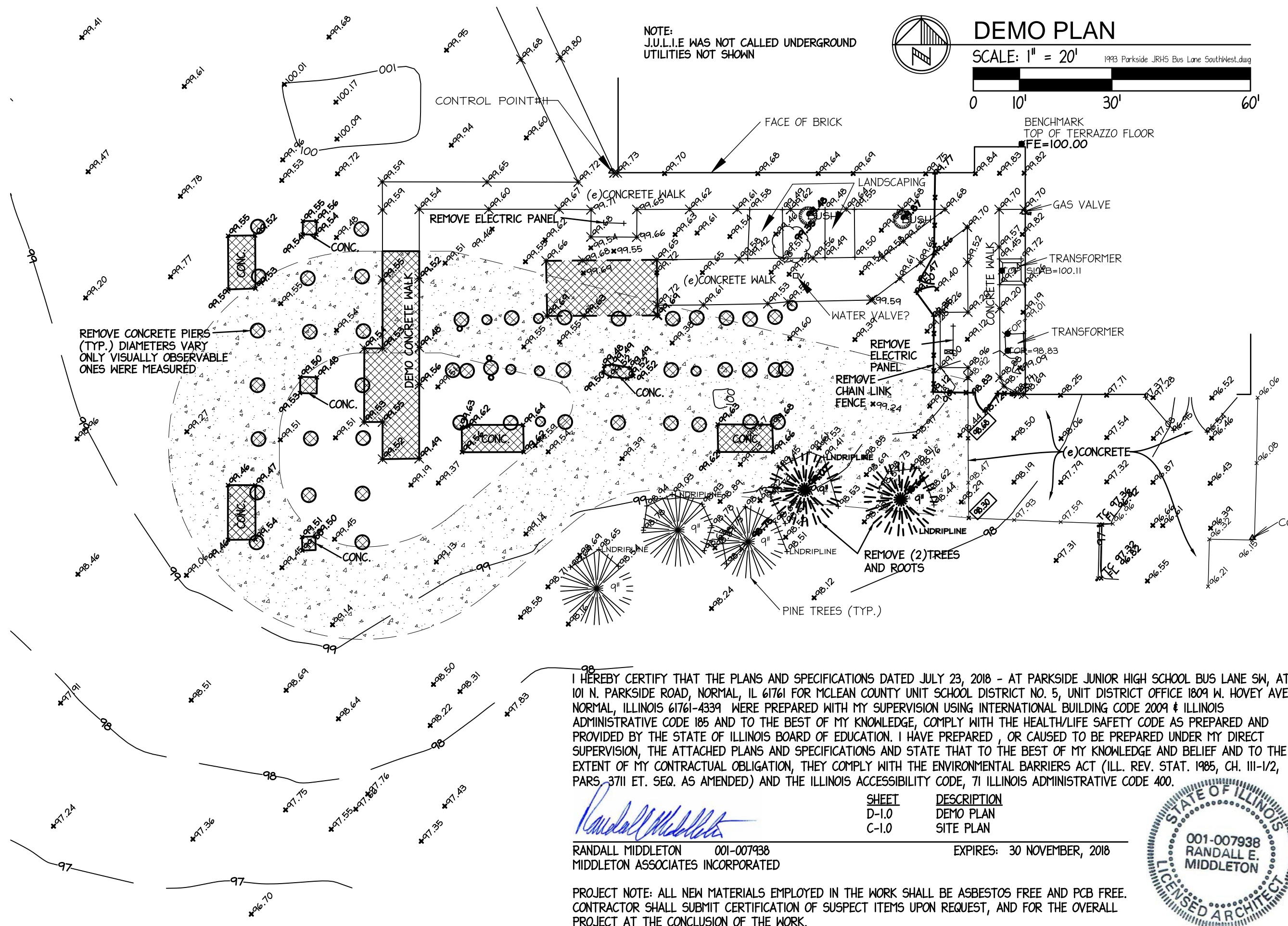
Email: _____

TITLE: _____

FAX: _____

For Corporations only

END 00 40 00



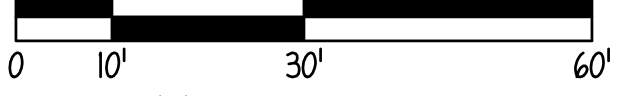
NOTE:
J.U.L.I.E WAS NOT CALLED UNDERGROUND UTILITIES NOT SHOWN



DEMO PLAN

SCALE: 1" = 20'

1993 Parkside JRHS Bus Lane SouthWest.dwg



| PROJECT NO. 19932213 | | ISSUE DATE JULY 23, 2018 | | SHEET D-1.0 | | OF 2 SHEETS | |
|---|------|-----------------------------|---------|---|--|-------------|--|
| PARKSIDE JR. H.S. BUS LANE SW | | | | PARKSIDE JR. H.S. - 101 N. Parkside Road - Normal, IL 61761 | | | |
| MIDDLETON ASSOCIATES, INC ARCHITECTS | | | | 1702 W. College Ave. Suite E Normal, IL 61761-2793 P: 309.452.1271 F: 309.454.8049 middletonassociates.net | | | |
| THE CONTRACTOR SHALL VERIFY CONDITIONS & DIMENSIONS ON THE JOB. INFORMATION SHOWN ON ANY PART OF THE DRAWINGS SHALL APPLY TO SIMILAR CONDITIONS AT OTHER LOCATIONS IN THE WORK UNLESS SET FORTH OTHERWISE | | | | | | | |
| NO. | DATE | REVISIONS | REMARKS | | | | |
| | | | | | | | |

I HEREBY CERTIFY THAT THE PLANS AND SPECIFICATIONS DATED JULY 23, 2018 - AT PARKSIDE JUNIOR HIGH SCHOOL BUS LANE SW, AT 101 N. PARKSIDE ROAD, NORMAL, IL 61761 FOR MCLEAN COUNTY UNIT SCHOOL DISTRICT NO. 5, UNIT DISTRICT OFFICE 1809 W. HOVEY AVE., NORMAL, ILLINOIS 61761-4339 WERE PREPARED WITH MY SUPERVISION USING INTERNATIONAL BUILDING CODE 2009 & ILLINOIS ADMINISTRATIVE CODE 185 AND TO THE BEST OF MY KNOWLEDGE, COMPLY WITH THE HEALTH/LIFE SAFETY CODE AS PREPARED AND PROVIDED BY THE STATE OF ILLINOIS BOARD OF EDUCATION. I HAVE PREPARED, OR CAUSED TO BE PREPARED UNDER MY DIRECT SUPERVISION, THE ATTACHED PLANS AND SPECIFICATIONS AND STATE THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND TO THE EXTENT OF MY CONTRACTUAL OBLIGATION, THEY COMPLY WITH THE ENVIRONMENTAL BARRIERS ACT (ILL. REV. STAT. 1985, CH. III-1/2, PARS. 3711 ET. SEQ. AS AMENDED) AND THE ILLINOIS ACCESSIBILITY CODE, 71 ILLINOIS ADMINISTRATIVE CODE 400.

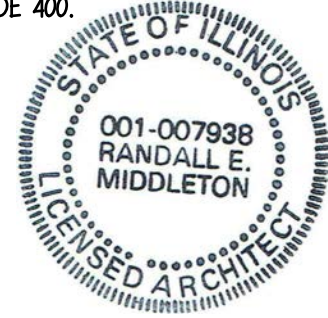
Randall Middleton

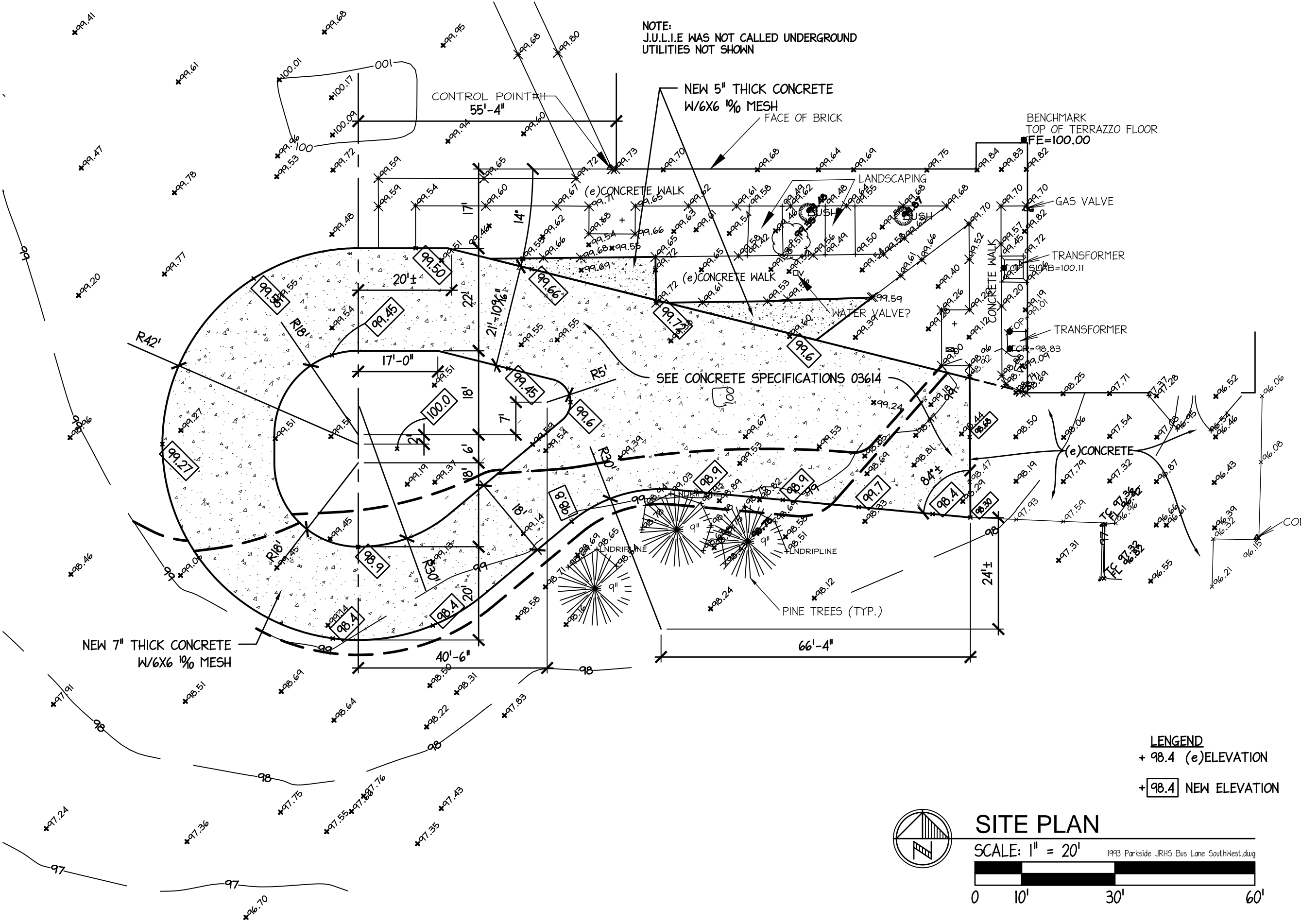
RANDALL MIDDLETON 001-007938
MIDDLETON ASSOCIATES INCORPORATED

| SHEET | DESCRIPTION |
|-------|-------------|
| D-1.0 | DEMO PLAN |
| C-1.0 | SITE PLAN |

EXPIRES: 30 NOVEMBER, 2018

PROJECT NOTE: ALL NEW MATERIALS EMPLOYED IN THE WORK SHALL BE ASBESTOS FREE AND PCB FREE. CONTRACTOR SHALL SUBMIT CERTIFICATION OF SUSPECT ITEMS UPON REQUEST, AND FOR THE OVERALL PROJECT AT THE CONCLUSION OF THE WORK.





PROJECT NO.
19932213

ISSUE DATE
JULY 23, 2018

SHEET
C-1.0

OF 2 SHEETS

PARKSIDE JR. H.S. BUS LANE SW
PARKSIDE JR. H.S. - 101 N. Parkside Road - Normal, IL 61761

MIDDLETON ASSOCIATES, INC ARCHITECTS
1702 W. College Ave.
Suite E
Normal, IL 61761-2793
P: 309.452.1271
F: 309.454.8049
middletonassociates.net

THE CONTRACTOR SHALL VERIFY CONDITIONS & DIMENSIONS ON THE JOB. INFORMATION SHOWN ON ANY PART OF THE DRAWINGS SHALL APPLY TO SIMILAR CONDITIONS AT OTHER LOCATIONS IN THE WORK UNLESS SET FORTH OTHERWISE

| REVISIONS | | REMARKS |
|-----------|------|---------|
| NO. | DATE | |
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