
THE VILLAGE OF TINLEY PARK

Cook County, Illinois

Will County, Illinois

RESOLUTION

NO. 2023-R-122

**A RESOLUTION APPROVING A CONTRACT BETWEEN THE VILLAGE OF TINLEY
PARK AND PRO EM NATIONAL EVENT SERVICES FOR THE INSTALLATION AND
TAKE DOWN OF THE 82' X 131' TENT FOR THE HOLIDAY MARKET IN THE AMOUNT
OF \$38,850.84.**

**MICHAEL W. GLOTZ, PRESIDENT
NANCY M. O'CONNOR, VILLAGE CLERK**

**WILLIAM P. BRADY
WILLIAM A. BRENNAN
DENNIS P. MAHONEY
MICHAEL G. MUELLER
KENNETH E. SHAW
COLLEEN M. SULLIVAN
Board of Trustees**

RESOLUTION NO. 2023-R-122

A RESOLUTION APPROVING A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND PRO EM NATIONAL EVENT SERVICES FOR THE INSTALLATION AND TAKE DOWN OF THE 82' X 131' TENT FOR THE HOLIDAY MARKET IN THE AMOUNT OF \$38,850.84

WHEREAS, the Village of Tinley Park, Cook and Will Counties, Illinois, is a Home Rule Unit pursuant to the Illinois Constitution of 1970; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have considered entering into a contract with Pro EM National Event Services, a true and correct copy of such Agreement being attached hereto and made a part hereof as **EXHIBIT 1**; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have determined that it is in the best interests of said Village of Tinley Park that said Contract be entered into by the Village of Tinley Park;

NOW, THEREFORE, Be It Resolved by the President and Board of Trustees of the Village of Tinley Park, Cook and Will Counties, Illinois, as follows:

Section 1: The Preambles hereto are hereby made a part of, and operative provisions of, this Resolution as fully as if completely repeated at length herein.

Section 2: That this President and Board of Trustees of the Village of Tinley Park hereby find that it is in the best interests of the Village of Tinley Park and its residents that the aforesaid "Contract" be entered into and executed by said Village of Tinley Park, with said Contract to be substantially in the form attached hereto and made a part hereof as **EXHIBIT 1**.

Section 3: That the President and Clerk of the Village of Tinley Park, Cook and Will Counties, Illinois are hereby authorized to execute for and on behalf of said Village of Tinley Park the aforesaid Contract.

Section 4: That this Resolution shall take effect from and after its adoption and approval.

ADOPTED this 3rd day of October, 2023, by the Corporate Authorities of the Village of Tinley Park on a roll call vote as follows:

AYES: Brady, Brennan, Mahoney, Mueller, Shaw, Sullivan

NAYS: None

ABSENT: None

APPROVED this 3rd day of October, 2023, by the President of the Village of Tinley Park.


Village President

ATTEST:

Village Clerk

EXHIBIT 1

Pro EM National Event Services Contract



PRO EM NATIONAL
EVENT
SERVICES

5300 Newport Drive
Rolling Meadows, IL 60008
www.proem.org
847-967-6800 Phone
847-967-6805 Fax

Customer #: 42441

Status: Reservation

Contract #: 135311-3

Event Beg: Fri 12/ 1/2023 9:10AM

Event End: Sun 12/ 3/2023 9:10AM

Operator: Hayden Moldenhauer

Terms: On Account

Village of Tinley Park

16250 S. Oak Park Avenue

Tinley Park, IL 60477

Event: Tinley Park Holiday Market

Ordered By: Amanda Gaus

Sales Rep: Hayden Moldenhauer 480-550-0629 hayden.moldenhauer@proem.org

Delivery Wed 11/29/2023 8:00AM

Amanda Gaus 708-444-5044
North Lot of the Oak Park Avenue Train Station
6700 S. South Street
Tinley Park, IL

Pickup Mon 12/ 4/2023 8:00AM

Amanda Gaus 708-444-5044
North Lot of the Oak Park Avenue Train Station
6700 S. South Street
Tinley Park, IL

EVENT DETAILS:

>> Tinley Park's Annual Holiday Market

>> Event 12/1-12/3

SCHEDULE:

>> Installation: 11/29 - 11/30

>> Installation Finish 11/30, by Noon

>> Vender Load-in: 12/1

>> Events: 12/2-12/3

>> Vendor Load-out 12/4

>> Removal: 12/4

A signed contract and 50% deposit are required to confirm reservation.

Qty	Items Rented	Each	Price
HOLIDAY MARKET TENT			
1	25m x 40m x 3.4m Uniflex P3 Structure (82' x 131' x 11')	\$18,817.50	\$18,817.50
14	Highbay Light LED w/ Acrylic Shield Ambient Lighting for 82' x 131' tent (14-100watt Daylight 5000k LED Fixtures)	\$135.00	\$1,890.00
4	(ANC) Ambassador Double Glass Door	\$825.00	\$3,300.00
4	Exit Sign with Emergency Backup Village of Tinley Park Supplies Fire Extinguishers	\$135.00	\$540.00
18	(LOS) P1-P5 Sidewall Solid White 4m x 5m (13' x 16')	\$75.00	\$1,350.00
4	(LOS) P1-P5 Double Door Surround Solid White 3.4m x 5m (11' x 16') - Center Justified White Sidewall Surround for North & South double doors	\$95.00	\$380.00
5	(LOS) P1-P5 Sidewall Clear with White 3.4m x 5m (11' x 16') Clear with White sidewalls for the West side 5m bays flanking West entrance	\$95.00	\$475.00
2	1600 lb. Concrete Block (2' x 3' x 2') used to secure 1 gable leg on either end of the tent where it cannot be staked.	\$150.00	\$300.00
2	1600 lb. Concrete Block Cover (2' x 3' x 2')	\$30.00	\$60.00
6	Heater - 170,000 BTU Heaters includes air ducts, diffusers, and thermostat controls. Village of Tinley Park Supplies Propane	\$450.00	\$2,700.00
STAGING			
1	Stage, 20' x 24' x 36"	\$1,032.00	\$1,032.00
16	Biljax Guardrail 4' x 42" - Horizontal	\$42.1738	\$674.78
1	Biljax Stair 32" High (3 Step)	\$71.28	\$71.28
780	Black Astroturf Stage Covering Used Black Astroturf to cover and skirt 20' x 24' stage	\$0.98	\$764.40
1	4ft x 46' ADA Ramp	\$690.00	\$690.00
4	Biljax Guardrail 2' x 42" - Vertical	\$0.00	\$0.00
2	Biljax Guardrail 4' x 42" - Vertical	\$0.00	\$0.00

Qty	Items Rented	Each	Price
18	Biljax Guardrail 4' x 42" - Vertical	\$0.00	\$0.00
184	Turf - Riviera Black (price per sq. ft.)	\$0.98	\$180.32
MAIN ENTRANCE TENT			
1	10' x 10' x 10' Anchor Fiesta Marquee	\$220.00	\$220.00
2	(ANC) Standard Sidewall Solid White 10' x 10'	\$35.00	\$70.00
1	Light, Par 38 White	\$49.50	\$49.50
2	350 lb. Block & Roll Concrete Block	\$60.00	\$120.00
2	350 lb Block & Roll Concrete Block Cover	\$10.00	\$20.00
TICKET TENT			
Installed on the other side of the train tracks at the train station			
1	10' x 10' x 7' Anchor Fiesta Frame Tent	\$220.00	\$220.00
1	(ANC) Standard Sidewall Solid White 7' x 20'	\$50.00	\$50.00
1	(ANC) Standard Sidewall Clear with White 7' x 10'	\$50.00	\$50.00
1	Light, Par 38 Black	\$53.46	\$53.46
1	Heater - 80,000 BTU	\$275.00	\$275.00
Heaters includes air ducts, diffusers, and thermostat controls. Village of Tinley Park Supplies Propane			
4	500 lb. Block & Roll Concrete Block	\$81.00	\$324.00
4	500 lb Block & Roll Concrete Block Cover	\$16.20	\$64.80
GENERAL SERVICES			
1	Forklift - 8k Reach 42'	\$1,980.00	\$1,980.00
High Reach Material Handler Forklift for tent installation & removal			
1	Genie Man Lift, Electric 27'	\$295.00	\$295.00
1	Asphalt Hole Patch Filling	\$285.00	\$285.00
1	VTP Contractor License Surety Bond	\$200.00	\$200.00
1	Tenting Labor	\$500.00	\$500.00
Installation of lightweight holiday decoration ornaments from the interior of 25m x 40m tent			
1	Delivery & Pick-up	\$1,000.00	\$1,000.00

Thank you for your business!

Payments made on this contract:

Rental/Sale Paid \$151.20 Tue 9/19/2023 1:45PM In-Store Credit Apply credit

Total \$151.20


Accidental Damage Waiver:

Lessee accepts or declines Lessor's waiver of Lessee's responsibility for accidental damage to Lessor's equipment.

Waiver fee is eight percent (8%) of contract price. See paragraph 9 of Terms and Conditions.

In order to remove damage waiver client needs to submit appropriate Certificate of Liability Coverage

\$19,501.02 Required Deposit to Confirm

Rental Contract		Rental:	\$39,002.04
I certify that I have read and agree to all terms			
All pricing is contingent upon site inspection by Pro EM National Event Services.			
It is the Lessees sole responsibility to monitor the weather conditions. As a general rule when winds reach or exceed 35 miles per hour the tent should be evacuated. The tent should never be used for any shelter during severe weather.			
Lessee to provide adequate security for the protection of Lessor's equipment at all times from the commencement of installation to the completion of removal from event site.		Subtotal:	\$39,002.04
Pro EM National Event Services is not responsible for damage to underground obstructions, such as sprinkler systems and septic fields, unless Lessee supplies an exact depth and location plan for all obstructions.			
The event site must be cleared of obstacles that prevent the installation of tenting and equipment. Additional charges of \$35.00 per man, per hour, may apply if installation site is not ready as scheduled.		Total:	\$39,002.04
Signature: 		Paid:	\$151.20
Village of Tinley Park		Amount Due:	\$38,850.84

Terms & Conditions
PRO EM National Event Services

As used herein "PRO EM" means URS Operations, LLC, Partytime-HDO Operations, LLC and PRO EM Operations, LLC, Kirby Operations, LLC all doing business as PRO EM National Event Services. "Client" means the customer identified in the applicable order, its agents and or employees, and includes the person or entity for whom the services are being provided, even if the identified client is an agent for such person. By accepting any order (contract), which acceptance may be verbal or written, the client agrees to the following terms and conditions, which shall apply except as otherwise specifically indicated on any order. Although we endeavor to be as accurate as possible, the client is responsible for the final review. To avoid any delay, please review the copy carefully including delivery address, billing address, all dates and times etc.

RENTAL PERIOD: PRO EM hereby rents the Equipment to Client for the period commencing when the Equipment leaves PRO EM's premises and ending upon its return to PRO EM's premises, subject to a charge for a minimum rental period. PRO EM may terminate rental at any time by written notice to Client and/or by retaking the Equipment. Unless otherwise specified, rental is for the time frame indicated on the order.

DEPOSIT, FEES & CANCELLATION: Reservations require 50% of all charges to be paid as deposit, remaining balance is due 48 hours prior to Delivery Date and/or Staff Arrival. A fee of 50% will be withheld if cancelled between 30-8 days prior to pick up/delivery date. 100% will be withheld if cancelled between 8-0 days prior to pick-up/delivery date. All out of pocket expenses are non-refundable regardless of timing on the cancellation.

RECEIPT AND USE OF EQUIPMENT: By accepting delivery, Client acknowledges that he/she has received the Equipment, all devices, and materials in good working and secure condition. Client shall not abuse, harm, or improperly operate the Equipment, and shall possess and operate it in conformance with all applicable laws and regulations. Client further agrees that by accepting delivery, Client accepts all terms and conditions contained herein.

ACCESS: Client is responsible for any delays or extra costs associated with providing insufficient space or access. PRO EM may refuse to deliver or install rental items if there is no safe means of ingress or egress, or charge additional labor costs, Client shall be responsible for all related cancellation fees and additional labor costs.

DAMAGE TO NON-RENTAL ITEMS: PRO EM has no responsibility to move any non-rental items. If, as a courtesy, PRO EM agrees to move any non-rental items, such activity is at Client's sole risk. PRO EM shall not be liable for any damage arising therefrom.

Provided PRO EM takes reasonable care to protect such surfaces, PRO EM shall not be responsible for any damage to pool decks, flooring, grass, tracks, or other surfaces on which Client requests PRO EM to drive, walk or install rental items.

FAILURE OF EQUIPMENT/EQUIPMENT BECOMES UNSAFE OR IN DISREPAIR: In the event of any failure of the Equipment, of any nature whatsoever, Client at its expense shall either (a) immediately return it to PRO EM's premises if Client picked it up at the time of rental or (b) Client shall immediately notify PRO EM the Equipment is unsafe or in a state of disrepair. Client shall immediately discontinue use if the Equipment, should it at any time following the execution of this agreement or subsequent agreement, become unsafe or in a state of disrepair. Without PRO EM's written authorization, Client shall not incur any expenses for PRO EM's account for the repair of the Equipment.

TENT AND WEATHER DISCLAIMER: Client understands that the Equipment are temporary structures designed to provide limited protection from weather conditions, primarily sun and rain; however, there may be situations, particularly those involving strong winds, rain, and lightning, in which the Equipment will not provide adequate protection and may be damaged or blown over. The Equipment is not 100% waterproof. PRO EM will use commercially reasonable efforts to minimize weather related risks of any outdoor event. However, should any appropriately installed rental items become unusable after delivery to the event due to high wind, snow, rain, flooding, extreme cold or heat, or any other factor beyond PRO EM's control, Client shall still be liable for payment in full of all charges. At Client's request, subject to availability, PRO EM will attempt to repair, reinstall, or replace any properly installed rental items damaged due to weather events and Client shall pay PRO EM's actual costs in connection therewith. If there is forecasted, to occur during installation, extreme weather, PRO EM may decline to install the rental items for the safety of PRO EM's workers and others. Tents are temporary structures and will not withstand strong wind, rain, lightning, earthquake, or other conditions. A tent installed in a safe manner may become unsafe due to such conditions. Client has responsibility to monitor weather and other conditions, especially wind, and bears all responsibility for the safety of persons and property and the decision whether or not to evacuate the tent and tent areas. As a general rule, when winds reach or exceed 35 miles per hour, the tent should be evacuated. The tent should never be used for any shelter during severe weather. Client is responsible for developing an evacuation plan for tents and Client should ensure its on-site personnel are thoroughly familiar with tent evacuation procedures.

All tents and canopies are to be installed by the manufacturer's specifications utilizing stake anchors. Stake anchors are the only approved method to secure all tents and canopies that will maximize the holding power in case of inclement weather. Stake anchors should be installed at every tent leg. Any compromise from the manufacturer's specifications in anchoring the tents or canopies may cause the tents or canopies to move, shift, or fall in inclement weather. In the event PRO EM is asked to and are required to install tents or canopies by other means other than stake anchors, the Client assumes all responsibility if the tent or canopy fails. This is to include, without limitation, injury to persons including death, damage to all property in or around the tents or canopies and any damages to the tents or canopies. Client agrees to indemnify, hold harmless, protect, and defend PRO EM from and against any and all loss, liability, cost, damage, and expense which PRO EM may suffer or incur by reason of any action, claim, or proceeding brought against PRO EM, arising out of or related to the installation of tents or canopies by means other than stakes or concrete anchors as requested by Client.

8. **SUBLETTING, LOCATION & ASSIGNMENTS:** No item of leased Equipment shall be sublet, assigned, removed from the location at which Client represented it was intended to be used, or removed from PRO EM's premises, except by written consent of PRO EM. This Agreement shall inure to the benefit of and be binding upon the parties hereto, their heirs, successors, and assigns.

9. **CLIENT RESPONSIBLE FOR LOSS OR DAMAGE TO EQUIPMENT:** Client hereby assumes all responsibility for loss, harm or damage to the rented equipment as described in this agreement, which assumption shall apply during the period from delivery of the equipment to the Client to such time as Client returns the equipment to PRO EM. Client hereby agrees to indemnify and hold harmless PRO EM for all such loss or damage in an amount equal to, in PRO EM's sole discretion, the replacement or repair cost for such equipment.

10. **INSURANCE COVERAGE REQUIRED:** Client is responsible for any and all damage to, theft of, loss of and/or loss of use of Equipment at Fair market value while in the care, custody and control of Client. The only circumstance under which Client will not be responsible for loss or damage to the equipment is if Client elects to purchase PRO EM's Loss Damage Waiver. In the absence of the Loss Damage Waiver, Client must secure insurance protection naming PRO EM as Loss Payee. PRO EM requires a certificate of insurance be given to PRO EM specifying coverage for "Rental or Rented Equipment" in an amount that is a minimum of the total Fair market value of all equipment identified on the Contract to which this agreement is attached. If there is a minimum per-item limit specified, it can be no less than the most expensive individual item specified under the Fair market values provided on the Contract. The Loss Damage Waiver will be charged until a certificate of insurance is received and confirming the appropriate coverage on all Equipment. Prior to the delivery or pickup of the Equipment identified on the Contract, Customer will provide to PRO EM certificates of insurance sufficient to satisfy the following minimum requirements:

- a. Commercial General Liability:
The limits shall be no less than:
\$1,000,000 Each Occurrence Limit
\$1,000,000 Personal Advertising Injury Limit
\$2,000,000 General Aggregate Limit
\$2,000,000 Products/Completed Operation Aggregate Limit
- b. Commercial Auto Coverage (applicable if you are picking up or returning equipment):
Auto Liability limits of not less than \$1,000,000 each accident, combined Bodily Injury and Property Damage Liability insurance including but not limited to owned autos, hired or non-owned autos.
- c. Rented or Leased Equipment (applicable if you are not purchasing the Loss Damage Waiver):
Coverage will provide "All or Special Risks" coverage with limits equal to or greater than the total Fair market value and with per item limitations that are no less than the most expensive piece of Equipment as specified on the Contract.

PRO EM National Event Services, its officers, directors, members, managers, employees, shareholders, and affiliates must be named as additional insured on all policies except the Rented or Leased Equipment Policy.

Client shall exercise all rights available to him under said insurance, take all actions necessary to process claims that arise from this Agreement, and Lessee further agrees to assign said claim and any and all proceeds from such insurance to PRO EM as their interest may appear.

11. **DAMAGED EQUIPMENT; REASONABLE WEAR AND TEAR:** If the Equipment is returned in a damaged or excessively worn condition, Client shall pay PRO EM the reasonable cost of repair and pay rental on the Equipment at the regular rental rate until repairs have been completed. Reasonable wear and tear shall mean only the normal deterioration of the Equipment caused by ordinary and reasonable use.

12. **DISCLAIMER OR WARRANTIES AND WAIVER OF DAMAGES:** PRO EM makes no warranties, express or implied, as to the Equipment's merchantability or fitness for any particular purpose. Client's sole remedy for any failure of or defect in the Equipment shall be the termination of the rental charges at the time of failure, provided the Equipment is returned to PRO EM within 24 hours. PRO EM shall not be responsible for any loss, damage, or injury to Client and Client's property, including lost profits, incidental, special, or consequential damages, in any way connected with the operation of, use of, defect in, or failure of Equipment.

13. **FORCE MAJEURE:** PRO EM's performance under this agreement will be excused or may be delayed or modified without liability in the event of severe weather conditions, strikes, labor disputes, riots, accidents, natural disasters and other acts of god, and governmental mandates beyond PRO EM's control. In such event, PRO EM will promptly notify Client of such conditions. At Client's request, PRO EM will use reasonable efforts to provide substitute rental items and services, subject to each party's written approval of the substitute rental items and services and rental prices and fees.

14. **INDEMNIFICATION AND HOLD HARMLESS:** Client, its officers, directors, members, managers, employees, shareholders, and affiliates shall indemnify and hold PRO EM, its officers, directors, members, managers, employees, shareholders, and affiliates harmless from any claims, including third parties, for loss, injury and damage to their persons and property arising out of Client's possession, use, maintenance or return of Equipment, including legal costs incurred in defense of such claims. Client shall furnish PRO EM with a complete report of any accident involving Equipment, including names and addresses of all persons involved and all witnesses. Except as may be provided for under the Loss Damage Waiver if Client has agreed to pay for same, Client is liable for all damage or loss of the leased Equipment arising from any accident or act of any and every nature whatsoever, including particularly any damage caused by the failure of any device or material used in hitching the Equipment to a towing vehicle, regardless of whom furnished and regardless of who shall hitch the Equipment. PRO EM shall not be liable in any manner for injuries or damages to any persons, property, or materials under or near the Equipment, including pool covers, dance floors, and staging, caused by fire from any cause, rain, hail, sleet, snow, high winds, tornadoes, floods, lightning, or other disturbances of nature or by the Equipment failing by reason thereof. Client shall not be liable in any manner for injuries or damages caused to persons or things falling over or coming in contact with ropes, stakes or other supports of the Equipment.

15. **RETURN OF EQUIPMENT:** At the termination of this agreement, Client shall return the Equipment to PRO EM's premises during PRO EM's regular business hours, in the condition and repair as when delivered to Client, subject only to reasonable wear and tear. Client shall be liable for all damages to or loss of the Equipment occurring because it was not returned or delivered within PRO EM's regular business hours. If PRO EM has agreed to deliver the Equipment to Client or to pick up the Equipment from Client, Client shall be responsible for all loss or damage to the Equipment from time of delivery to Client and until picked up by PRO EM.

16. **HAZARDOUS MATERIALS:** Client represents and warrants that it shall return all Equipment, including any and all attachments, tools, and machinery leased from PRO EM free of all regulated substances including, but not limited to, hazardous substances, hazardous materials, hazardous wastes, toxic substances, or pesticides, as those terms are defined in applicable federal, state, and local environmental laws, regulations, and rules. Client shall indemnify and hold Lessor harmless from and against any and all liabilities, of whatsoever kind or nature, imposed on, incurred by, or served against PRO EM in any way relating to Client's breach of the above warranty.

17. **RETAKE OF EQUIPMENT:** If the Equipment is not returned at the termination of the rental or for any reason it becomes necessary for PRO EM to retake the Equipment to protect it from loss or damage, PRO EM and its agents may go upon Client's property and retake the Equipment, without notice and legal process, and Client waives all rights to a prior judicial hearing. PRO EM and its agents may take all action reasonably necessary to retake the Equipment and Client waives for himself, agents, and employees all claims for damages and losses, physical and pecuniary, caused by retaking by PRO EM. Client agrees to pay all costs and expenses incurred by PRO EM in retaking the Equipment.

18. **COMPLIANCE WITH LAW AND SAFETY REGULATIONS:** As PRO EM has no control over the use of the Equipment by Client, Client agrees at its sole expense to comply with all laws and regulations, including Occupational Safety and Health Administration Act of 1970 (OSHA) and all other Federal, State, and Local laws, regulations, and ordinances, which may affect the Equipment while it is in the possession of Client. Client shall indemnify and hold Lessor harmless from any liability or expense, including attorney fees, resulting from any actual or asserted violations of such laws, regulations, and ordinances.

19. **BLUE STAKING:** Prior to the commencement of tent and/or structure staking or placement of grounding rods, the Client shall clearly identify on the ground for PRO EM, the correct location of all underground utilities, including, but not limited to water, utility, gas, and fiber optic lines. Client shall be solely responsible for any and all damages to utilities or personnel caused, wholly or partially by the failure to identify or the inaccurate identification of underground utility locations.

20. **LEGAL FEES AND VENUE:** Client shall pay PRO EM's reasonable legal fees and court costs incurred in enforcing the terms and conditions hereof. Client agrees this agreement is to be construed under the laws of the state where transaction was originated (Arizona, Illinois, or California).

21. **TAXES AND FEES:** Client shall reimburse PRO EM for any additional fees or taxes sought to be imposed against PRO EM by any municipal or local subdivision relating to the use of the Equipment by Client or rental as provided herein.

22. **INSUFFICIENT FUNDS:** In the event we receive a returned check due to insufficient funds or a stop payment, a \$50 returned check fee will be assessed. In the event a check is returned for insufficient funds, we reserve the right to call your bank to verify funds for any future checks presented for payment on your account.

23. **LATE CHARGES:** Any balance remaining on an invoice one day after the due date is considered delinquent and is subject to a finance charge at the rate of 1% monthly, 12% annually, of the past due balance. Furthermore, any collection costs incurred by PRO EM in the recovery of delinquent funds may be the sole responsibility of the client and added to the invoice balance.

24. **ENTIRE AGREEMENT:** This Agreement and the instruments to be delivered by the parties constitute the full and entire agreement with respect to the subject matter thereof. It may not be amended except by a written agreement signed by both parties.

STATE OF ILLINOIS)
COUNTY OF COOK) SS
COUNTY OF WILL)

CERTIFICATE

I, NANCY M. O’CONNOR, Village Clerk of the Village of Tinley Park, Counties of Cook and Will and State of Illinois, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Resolution No. 2023-R-122, “**APPROVING A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND PRO EM NATIONAL EVENT SERVICES FOR THE INSTALLATION AND TAKE DOWN OF THE 82' X 131' TENT FOR THE HOLIDAY MARKET IN THE AMOUNT OF \$38,850.84,**” which was adopted by the President and Board of Trustees of the Village of Tinley Park on October day of 3rd, 2023.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Village of Tinley Park this 3rd day of October, 2023.



VILLAGE CLERK