


**VILLAGE OF LOMBARD**  
**REQUEST FOR BOARD OF TRUSTEES ACTION**  
For Inclusion on Board Agenda  
Bids and Proposals

TO : President and Village Board of Trustees

FROM : Scott R. Niehaus, Village Manager

DATE : November 22, 2025      Agenda Date December 4, 2025

TITLE : Bid Opening For Elgin Pelican Street Sweeper

SUBMITTED BY: Carl Goldsmith, Director of Public Works 

**RESULTS:**

Date Bids Were Published \_\_\_\_\_ Bidding Closed \_\_\_\_\_

Total Number of Bids Received \_\_\_\_\_

Total Number of Bidders Meeting Specifications \_\_\_\_\_

Bid Security Required	_____ Yes	_____ X	_____ No
Performance Bond Required	_____ Yes	_____ X	_____ No
Were Any Bids Withdrawn	_____ Yes	_____ X	_____ No

Explanation:

Waiver of Bids Requested? \_\_\_\_\_ X \_\_\_\_\_ Yes \_\_\_\_\_ No

If yes, explain: Joint Purchase through Sourcewell Joint Purchasing Program.

Award Recommended to Lowest \_\_\_\_\_ X \_\_\_\_\_ Yes \_\_\_\_\_ No

Responsible Bidder?

If no, explain:

**FISCAL IMPACT:**

Engineer's estimate/budget estimate \$ 350,000.00

Amount of Award \$263,753.70 (inclusive of \$50,000 trade-in) \_\_\_\_\_

**BACKGROUND/RECOMMENDATION:**

Staff seeks Board approval to award a contract to Standard Equipment of Chicago (IL) for one new Elgin Pelican street sweeper and to declare one sweeper as surplus for trade-in.

Has Recommended Bidder Worked for Village Previously	_____ X	_____ Yes	_____ No
If yes, was quality of work acceptable	_____ X	_____ Yes	_____ No
Was item bid in accordance with Public Act 85-1295?	_____	_____ Yes	_____ X _____ No
Waiver of bids - Public Act 85-1295 does not apply	_____ X	_____ Yes	

**REVIEW (as needed):**

Village Attorney XX _____	Date _____
Finance Director XX _____	Date _____
Village Manager XX _____	Date _____

**NOTE: All materials must be submitted to and approved by the Village Manager's Office by 4:30 pm, Wednesday, prior to the Board Agenda distribution.**



To: Village President and Board of Trustees

Through: Scott Niehaus, Village Manager

From: Carl S. Goldsmith, Director of Public Works *g*

Date: November 22, 2025

Subject: FY26 Vehicle Replacement, Street Sweeper

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Included in the FY2026 budget is the replacement of a Public Works street sweeper (unit # ST377, a 2016 Elgin Pelican). The Elgin Pelican is available for joint purchase through the Sourcewell Joint Purchasing program (contract 093021-ELG). The current contract winner for the Sourcewell contract is Standard Equipment of Chicago (IL).

The cost of the new Elgin Pelican sweeper is \$313,753.70. Standard Equipment has also offered \$50,000 trade-in credit for our old sweeper in trade-in value. This trade-in price is fair market value and more than staff could get from public auction. The new sweeper with trade-in credit equals a net cost of \$263,753.70. The budgeted amount for this purchase is \$350,000.

I recommend the Board of Trustees award a contract to Standard Equipment of Chicago (IL) in the amount of \$263,753.70 (inclusive of the trade-in) for a new Elgin Pelican street sweeper. I also recommend declaring Village unit number ST377 as surplus per the attached ordinance and authorize its trade-in. Waiver of first reading is requested on this ordinance. Please submit this item to the Village Board for their consideration at the December 4, 2025 meeting.

**ORDINANCE \_\_\_\_\_**

**ORDINANCE AUTHORIZING THE SALE AND/OR DISPOSAL  
OF MUNICIPAL OWNED PERSONAL PROPERTY**

**WHEREAS**, in the opinion of the Corporate Authorities of the Village of Lombard, it is no longer necessary or useful to or in the best interest for the Village of Lombard to retain the following described personal property:

Unit #	Year	Make	Model	Vin #
ST377	2016	Elgin	Pelican NP Street Sweeper	NP41046

now owned by the Village of Lombard; and

**WHEREAS**, The Village routinely declares such type of personal property surplus and the best interest of the Village of Lombard will be served by its sale and/or disposal.

**NOW, THEREFORE, BE IT ORDAINED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF LOMBARD, DU PAGE COUNTY, ILLINOIS, as follows:**

Section 1: Pursuant to 65 ILCS 5/11-76-4, the President and Board of Trustees find the following described property:

Unit #	Year	Make	Model	Vin #
ST377	2016	Elgin	Pelican NP Street Sweeper	NP41046

now owned by the Village of Lombard is no longer necessary or useful to the Village of Lombard and the best interest of Lombard will be served by its sale.

Section 2: Pursuant to said 65 ILCS 5/11-76-4, the Village President and Clerk are hereby authorized and directed to sell and/or dispose of the aforementioned personal property now owned by the Village of Lombard.

Section 3: This ordinance shall be in full force and effect from and after its adoption and approval as provided by law.

Passed on first reading this \_\_\_\_\_ day of \_\_\_\_\_, 2025

First reading waived by action of the Board of Trustees this \_\_\_\_ day of \_\_\_\_\_, 2025

Passed on second reading this \_\_\_\_\_ day of \_\_\_\_\_, 2025

Ayes: \_\_\_\_\_

Nays: \_\_\_\_\_

Ordinance No. \_\_\_\_\_

Page 2

Absent: \_\_\_\_\_

Approved this \_\_\_\_\_ day of \_\_\_\_\_, 2025

\_\_\_\_\_  
**Anthony Puccio**  
**Village President**

ATTEST:

\_\_\_\_\_  
**Ranya Elkhatib**  
**Village Clerk**

# STANDARD EQUIPMENT

Subsidiary of Federal Signal Corporation

625 S. Illinois Rt. 83, Elmhurst, IL 60126 • 312-829-1919 • [sale@standardequipment.com](mailto:sale@standardequipment.com)



**Date:**

11/21/2025

**Offered By:**

Bob Donlon  
Sales Representative  
847-804-6017

**Equipment Provided for:**

Village of Lombard  
255 E. Wilson Ave.  
Lombard, IL 60148

## Equipment Quote



Stock Photo

Standard Equipment is pleased to present Village of Lombard with the following quotation for a New Elgin Pelican NP Street Sweeper.





## Dealership Information

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Family-owned and operated since 1969, Standard Equipment Company provides environmental equipment solutions for municipalities, contractors, and companies. We have built a reputation for excellence by offering the finest new equipment, a large selection of parts, excellent service, and unparalleled customer support. We customize environmental equipment solutions for every situation by putting our customer's needs first. Standard's greatest ability is dependability.



## Manufacturer Information

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Elgin sweepers have been cleaning roadways since 1914, and while products have grown and improved, the commitment to quality and performance the company was founded on has not changed.

Clean streets improve water quality, air quality, overall community health and help prevent water pollution. Elgin founder, John Murphy, recognized the health hazards caused by streets filled with filth and debris, and created the very first street sweeper. The sweepers we produce today aren't just any sweeper – they are the toughest, and most rugged sweepers on the market.

Elgin equipment utilizes all variations of today's sweeping technology — mechanical, pure vacuum sweepers, regenerative air, alternative fuel, waterless dust control — and now a single-engine technology — to offer customers the sweeper that matches their needs. From general street maintenance to special industrial and airport applications, Elgin puts its customers in the sweeper that best meets their needs.



## Elgin Pelican-NP

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The Elgin® Pelican® broom sweeper is a three-wheel mechanical sweeper based on one of the original street sweeper designs, which has been continuously improved since 1914, meeting the highest sweeper standards. Maneuverability, visibility, economy, serviceability, and single-lane dumping with a sweep system that easily handles heavy compacted dirt and bulky debris are all features of the Elgin Pelican. An isolation-mounted cab provides a cleaner, quieter operation, and the improved 360-degree visibility and easier access for service and maintenance make the Elgin Pelican an industry leader in road sweepers.

The Pelican is also available with Elgin's innovative waterless dust control feature; allowing year-round sweeping, sweeping with water conservation, and eliminates the use of water on reactive compounds like Portland cement.

### Why Pelican?

- Market leader offering 360 degrees of operator visibility
- Rear steer for outstanding maneuverability
- Front mounted, variable high dump 3.6 yd<sup>3</sup> (2.8 m<sup>3</sup>) hopper
- Elgin exclusive chevron conveyor belt

## Equipment Description

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Make: Elgin

Model: Pelican-NP

## Equipment Features

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- PELICAN (P) Dual Diesel T4F 74 HP
- Right Hand Bostrom Air Ride High Back Cloth
- 2.5 lb Fire Extinguisher
- Elgin Red Logo
- Magnetic Drain Plug
- (2) Mirrors Heated & Motorized
- (2) Cab Forward Facing LED Flood Lights with Existing Light Bar
- AM/FM/CD with (2) Map Lights
- Package 7: Dual LED Beacon with Guard & (4) Roof Mounted Sweep Flashers
- (2) LED Rear Floods & Backup Lights
- In-Cab Air Restriction Gauge
- Left Hand Sidebroom Tilt with Indicator
- Right Hand Sidebroom Tilt with Indicator
- Hydraulic Level & Hydraulic Temperature Shutdown
- Conveyor Stall Alarm
- Sweeper Painted Standard White
- Pelican P T4F Operators Manual
- Pelican Machine Delivery Packet
- Elgin Safety Manual
- Pelican-NP T4F Parts Book
- John Deere Operators Manual
- John Deere Parts Book
- Broom Measurement Ruler

### Dealer Added Components

- Lower Conveyor Cleanout
- Limb Guards
- Autolube System
- Intake Precleaner
- Greaseable Dirt Shoes
- Strip Broom



## Price Quote

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Standard Equipment and Elgin Sweeper Company are proud holders of a Sourcewell competitively bid procurement contract. Sourcewell allows government agencies to control the cost of procurement and ensure that they are getting the equipment they want at a competitively bid price. For more information about Sourcewell, you can find them on the web at [www.sourcewell-mn.gov](http://www.sourcewell-mn.gov).

*Quotes include all Tax, Title, and License Fees if applicable.*

Item Description	Delivered Cost
New Elgin Pelican NP	\$313,753.70

*Sourcewell Contract # 093021-ELG*

## Unit Pricing

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1. Price includes title or plating fees.
2. Payment is due at the time of delivery.
3. Quote is valid for 7 days 11/21/2025
4. Please note that the prices quoted are subject to applicable tariffs and duties, which may affect the final cost.

**Unit Purchase Price:   \$313,926.70**

I/we have read and understand the terms outlined below and on the reverse and agree to them as part of this order as if they were printed above my/our signature(s). The above and the terms below and on the reverse shall comprise the entire agreement affecting this purchase and no other agreement, understanding, representation, condition or warranty either expressed or implied by law or otherwise is part of this transaction. Unless otherwise specified the Purchase price is payable in cash on the date of delivery of the Equipment to the carrier. It is understood and agreed that the Purchase Price is subject to increase at anytime without notice by JJE to the extent that JJE has incurred increased cost between the date hereof and the delivery date caused by increases in manufacturers' list prices, government regulations, freight rates, labour costs and other causes beyond JJE's control. The Purchaser acknowledges having received a true copy hereof. This agreement is not subject to annulment or cancellation by the Purchaser without prior written consent of JJE.

Village of Lombard

X

Signature

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Standard Equipment Company

X

Signature

Name: Greg Zukowski

Date: 11/21/2025

# Terms and Conditions

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1. **Payment in full is required at time of delivery.** The sale price specified on page one of this Agreement does not include taxes or shipping and other transportation charges. Unless otherwise specified, all shipments are F.O.B. Elmhurst IL. The Purchaser shall pay all insurance, taxes, shipping charges, and other costs or expenses relating to the sale and transfer of the Equipment, it being the intent that the sales price shall be net to the JJE of any and all costs or expenses. In the event of cancellation of this agreement, the Purchaser shall assume all costs associated with the cancellation. All Purchaser supplied chassis must meet the requirements of the body manufacturer and Joe Johnson Equipment ("JJE"). The costs of any chassis modifications or repairs shall be borne by the Purchaser. All warranty work is F.O.B. JJE, Elmhurst IL.
2. **RISK OF LOSS.** After delivery of the Equipment in good order to the Carrier of Purchaser's choice, risk of loss shall be with the Purchaser and JJE's responsibility shall cease. As long as JJE remains unpaid it shall have a lien on the Equipment and shall have a right to repossession and disposal of the Equipment notwithstanding delivery to the Carrier.
3. **SHIPPING.** a) If shipment is delayed beyond the time stipulated pursuant to this Agreement by any cause beyond the control of JJE, the delivery date shall be extended for a period equal to the delay due to such cause. JJE will in no way be held liable for loss or damages, direct or consequential, due to delays in delivery cause by events outside our direct control. b) If shipment is delayed by fault of the Purchaser, payment of the Purchase Price shall not be delayed thereby and the Equipment shall be at the Purchaser's risk of damage or loss from any cause whatsoever and any expense incurred in handling, storage or insuring the Equipment shall be paid by the Purchaser.
4. **WAIVER OF CLAIMS.** Acceptance of the Equipment by the Purchaser from the Carrier will constitute a waiver of all claims against JJE for damage or delay from any cause.
5. **TITLE.** Title to the Equipment and to all repairs, replacements of and accessions to the Equipment shall not pass to the Purchaser after delivery but shall remain in JJE until payment in full of the Purchase Price together with all other amounts due hereunder.
6. **DEFAULT.** If the Purchaser defaults in compliance with any term or condition of this Agreement, or defaults in payment of any installment of the Purchase Price or any applicable taxes or charges relating to the Equipment, or uses the Equipment for an illegal purpose, or if levy is made upon the Equipment, or if any bankruptcy, receivership, winding-up or insolvency proceedings are instituted by or against the Purchaser, or if at any time JJE deems itself insecure in respect of the foregoing then and in any such events the entire balance of the Purchase Price and all notes given therefore together with all expenses, costs and solicitors fees incurred by JJE in the collection of the Purchase Price shall become immediately due and payable on account of the Purchase Price shall remain the property of JJE as payment for the use and depreciation of the Equipment and not as a penalty.
7. **REPOSSESSION AND REMEDIES.** Subject to the applicable laws:
  - a) JJE, in addition to all remedies available at law or hereunder, may take possession of the Equipment without notice or demand and without legal process and for the purpose of taking possession of and removing the Equipment JJE or its assigns or agents may enter into or upon the Purchaser's lands and premises using such forces as is necessary in the circumstances. The Purchaser hereby waives all claims for damages arising out of the re-possession, removal or re-sale of the Equipment as against the Purchaser or Purchaser's assigns.
  - b) If the Equipment comes into possession of JJE through the re-possession, voluntary surrender thereof by the Purchaser or otherwise, JJE may at its option sell the Equipment for its own account or may re-sell the Equipment on behalf of the Purchaser either at a public or private sale in such manner and for such amount and upon such terms as JJE may deem proper with or without notice, and prior to any sale JJE may house or store the Equipment and repair or re-condition the same; and JJE may bid and purchase on any sale. From the proceeds of any sale JJE may deduct all expenses for the re-taking, housing, storing, repairing, re-conditioning and selling of the Equipment including the costs of JJE's solicitors as between solicitor and client.
  - c) JJE shall also have the right to sue the Purchaser for any amount which is due and unpaid and such rights shall not be affected by the re-possession and sale of the Equipment nor shall the right of re-possession and sale be merged in any judgment JJE may recover on any notes given for the Purchase Price for any security therefore. The execution and delivery of promissory notes or the entry of judgment for any amount which is due and unpaid or the taking of additional security therefore shall not constitute payment or a waiver of any term, provision or condition herein contained. JJE shall have the right to enforce one or more remedies successively or concurrently and such action shall not operate to stop or prevent JJE from pursuing any other remedy which it may have.
8. **LIABILITY AND INDEMNIFICATION.** JJE shall not be held liable or responsible for any damages, whether on account of personal injuries or otherwise suffered or sustained in the operation of the Equipment, nor for any damages resulting to Purchaser by reason of any delays or any alleged failure of the Equipment to operate. Purchaser shall defend, indemnify and hold harmless JJE, its subsidiary and affiliated companies, their officers, agents and employees, from and against all loss liability, claim, action or expense including reasonable attorney's fees by reason of bodily injury including death, and property damage, sustained by any person or persons, including but not limited to employees of Purchaser, as a result of the maintenance, ownership, use, operation, storage, erection, dismantling, servicing or transportation of Equipment or Purchaser's failure to comply with this order.
9. **INTERPRETATION / CHOICE OF LAW.** The Purchaser and JJE agree that this Agreement shall be interpreted, construed and be governed by and in accordance with the laws of the State of Illinois. The Purchaser and JJE further agree that should any term or condition, or any part thereof, contained in this Agreement be unenforceable or prohibited by present or future provincial or federal laws, then such term or condition, or part thereof, shall be ineffective to the extent of such unenforceability or prohibition. Failure at any time by JJE to exercise any of its rights under this Agreement shall not constitute a waiver thereof nor prejudice JJE's right to enforce it thereafter.
10. **ENTIRE AGREEMENT.** It is acknowledged and agreed that this Agreement constitutes the entire agreement between JJE and Purchaser and there are no representations, warranties, conditions or guarantees, expressed or implied, statutory or otherwise, other than contained herein.
11. **DISCLAIMER.** Except as may be expressly set out in the Description of Equipment term of this Agreement there are no expressed or implied warranties on the part of JJE as to the quality, merchantability, capability or fitness for a particular purpose of the equipment which is the subject of this agreement.
12. **INTEREST.** Interest on any overdue payment shall be at the rate of eighteen (%) percent per annum, without prejudice to any other conditions of this Agreement.
13. **INSURANCE.** The Purchaser hereby undertakes to keep the Equipment fully insured against loss by reason of accident, fire, theft and all other risks to an amount not less than the amount owed to JJE, such insurance being payable to JJE, until the Purchase Price of the Equipment together with all interest and costs which may have been incurred, have been paid. The Purchaser undertakes to supply evidence of such insurance satisfactory to JJE upon demand. If the Purchaser does not place such insurance on the Equipment, JJE shall have the right to affect such insurance at the expense of the Purchaser, who hereby undertakes to pay the premium for the same.
14. **TRADE-INS.** The Purchaser hereby warrants and represents that all equipment and machinery granted, sold or assigned to JJE in connection with this Agreement in satisfaction of the Purchase Price or otherwise shall be free and clear of all liens, levies, charges and encumbrances. The Purchaser further agrees to indemnify and hold harmless JJE from and against liens, levies, charges and encumbrances that the Purchaser may be required to pay or discharge in respect of such machinery or equipment.
15. **FURTHER ASSURANCES.** This Agreement may be assigned by JJE without notice to Purchaser. Purchaser may not assign this Agreement without JJE's consent, which may be withheld at JJE's sole discretion. The Purchaser hereby authorizes JJE to file such financing statements and do such acts, matters and effects as JJE may deem appropriate to protect its interests in the Equipment until payment in full of the Purchase Price together with all amounts due hereunder.