

CONTRACT

Kind of Work Emergency Repairs		Sites 9 Sites			
Project No. ER-CO97(124)58-97			ury		
	and entered by and between				
consisting of the following members:	Mark Monson, Larry Clause	n, Jaclyn Smith, Jeremy Taylo	or and Matthew Line	Contracting Authority and	
Clark Construction	of	Whiting Ion	va	Contracting Additiontry, and	
WITNESSETH: That the C	ontractor, for and in consideration of	, , , , , , , , , , , , , , , , , , ,	wa	, Contractor.	
	nd Six Hundred Thirty-Six and 40/10				
Three Hundred Sixty-Four Thousand Six Hundred Thirty-Six and 40/100 payable as set forth in the specifications constituting a part of this contract, hereby agrees to construct in accordance with the					
therefore, and in the locations designate			accordance with the plan	is and specifications	
Item No. Emergency Repairs on D 38 and K64	Item	Quantity	Unit Price	Amount	
A STATE OF THE STA			Group I		
1. Clear and Grub		0.71 Acre	\$ 20,000.00	\$ 14,200.00	
2. Special Backfill	ata a Francisk	50 CY	\$ 40.00	\$ 2,000.00	
Embankment in Place Contractor Furnish		9,900 CY	\$ 13.00	\$ 128,700.00	
4. Excavation Class 13		80 CY	\$ 20.00	\$ 1,600.00	
5. Excavation Class 20		200 CY	\$ 14.00	\$ 2,800.00	
 Structural Concrete RCB 		57.20 CY 8267.00 LBS	\$ 900.00	\$ 51,480.00	
	 Reinforcing Steel Epoxy 		\$ 2.50	\$ 20,667.50	
 Excavate and Dewater 		I L.S.	\$ 10,000	\$ 10,000.00	
Aprons, Concrete 24"		I Each 8 LF	\$ 1,200.00	\$ 1,200.00	
	Culvert, Concrete Roadway Pipe, 24"		\$ 175.00	\$ 1,400.00	
 Culvert, Corrugated Metal Roadway Pipe, 24" 		6 LF	\$ 58.00	\$ 348.00	
	 Engineering Fabric 		\$ 4.00	\$ 440.00	
	 Revetment, Class E 		\$ 58.00	\$ 8,120.00	
 Removal and Installation of I 	Pence Barb Wire	1290 LF	\$ 8.00	\$ 10,320.00	
Traffic Control		1 L.S.	\$ 14,000.00	\$ 14,000.00	
Flagger		20 Day	\$ 435.00	\$ 8,700.00	
17. Patch Full Depth Repair by S	.Y. PCC 8"	36.67 SY	\$ 270.00	\$ 9,900.90	
18. Patch by Count		1 Each	\$ 3,000.00	\$ 3,000.00	
Mobilization		1 L.S.	\$ 66,000.00	\$ 66,000.00	
20. 30" on 24" Tee Section CMP			\$ 2,400.00	\$ 2,400.00	
21. Mulching			\$ 4,000.00	\$ 3,680.00	
22. Seed and Fertilizing (Rural)			\$ 4,000.00	\$ 3,680.00	
TOTAL BID		0.92 Acre	7 7575000	\$ 364,636.40	
the County Engineer under date of August That in consideration of the for	egoing, the Contracting Authority hereby	agrees to pay the Contractor, pro			
specifications the amounts set forth, subject	ct to the conditions as set forth in the spec	cifications.			
That it is mutually understood and agreed by the parties hereto that the notice to bidders, the proposal, the specifications for Project No. <u>ER-CO97(124)58-97</u> in					
Woodbury Count	y, Iowa, the within contract, the contract	or's bond, and the general and det	ailed plans are and constitute	the basis of contract between	
the parties hereto.					
That it is further understood and ag	reed by the parties of this contract that the above	re work shall be commenced and comp	oleted on or before:		
Approximate Starting Date	Specified Starting Date	Late Start Date		of Working Days	
		October 26, 2015	50	·	
That time is the essence of this	contract and that said contract contains a	ll of the terms and conditions agre	eed upon by the parties heret	0.	
It is further understood that the	Contractor consents to the jurisdiction of	f the courts of Iowa to hear, detern	mine, and render judgment a	s to any controversy arising	
hereunder.					
IN WITNESS WHEREOF the parties hereto have set their hands for the purposes herein expressed to this and three other instruments of like tenor, as the					
day of	,, 2	0			
Contractor: Clark Construction Contracting Authority: Woodbury County, Iowa By Mule Miller					
Woodbury County Board Chair					
Date 9-28-15 Date					

CONTRACTOR'S BOND

Bana Number: 190033305	Proposal I.D.:
	County Woodbury
KNOW ALL PERSONS BY THESE PRESENTS: That we, Larry	
of 408 Park St, Whiting, IA 51063 Persinafter called the Principal	The Ohio Casualty Insurance Company,
of 62 Maple Avenue, Keene, NH 03431	
Woodbury County Board of Supervisors (hare	inafter called the Contracting Authority) lowa, in the penal sum*
(lowa DOT, County, or City name, etc.) of Three Hundred Sixty Four Thousand Six Hundred Th lawful money of the United States, to the payment of which sur administrators, successors, and assigns jointly and severally by the	n, well and truly to be made, we bind ourselves, our executors,
THE CONDITION OF THIS OBLIGATION IS SUCH, THAT wherea	
the 29th day of September, 2015 enter Project No. ER-CO97(124)58-97 (Roadway Slide Rep. Woodbury County, IA	er into a written contract with the Contracting Authority to perform air and Culvert Extensions)
Copy of which contract, together with all of its terms, covenants, conditions and completely as if said contract were recited at length; and whereas, the or corporations having contracts directly with the principal or with subcontract the performance of the contract on account of which this bond is given, which public corporation is required to retain until completion of the public persons, firms, or corporations unless the claims of said claimants against by faw.	principal and sureties on this bond hereby agree to pay all persons, firms, stors, all just dalims due them for labor performed or materials furnished, in en the same are not satisfied out of the portion of the contract price which improvements, but the principal and surelies shall not be liable to said
Now, if the principal shall in all respects fulfill his said contract according incurred for the same, and shall fully indemnify and save harmless the Control of failure to do so and shall fully reimburse and repay the Contracting Auth default, then the obligation is to be void and of no affect otherwise to remained, any contract to the contrary notwithstanding, to consent without notice:	racting Authority from all casts and damages which it may suffer by reason ority all outlays and expense which it may incur in making good any such ain in full force and effect. Every surety on this bond shall be deemed and
 To any extension of lime to the contractor in which to perform the The the bond shall remain in full force and effect until the contract extension thereof, or within a period of time after the contract perhanged against the contractor. To any change in the plans, specifications, or contract, when such percent of the total contract price, and shall then be released or that no provision of this bond or of any other contract shall be without the right to see on this bond for defects in work quality of at the time such work is accepted. 	or is completed within the specified contract period, within an mod has elapsed and the liquidated damage penalty is being the change does not involve an increase of more than 20 may as to such excess increase. all diwhich limits to less than five years from the completion of the
This bond is to be considered a performance bond and secures the Con- material or labor entered into the work or work performed not in accordance	
obligation guarantee to maintain the work for five years. IN WITNESS WHEREOF, we have hereunth set our hands	and seals this 29th day of September, 2015
Larry D. Clark dba Clark Construction Co.	N/A
By Laury A Clarkcipal	Principal By:
1 Owner	
Title The Ohio Casualty Insurance Company	N/A ·
By: Though Kathon Surety	By: Surety
Ronald Kaihoi, Attorney-in-Fact	7732
62 Maple Avenue Title Address: Keene, NH 03431	Address:
For contracts where a County Board of S	Supervisors is the Contracting Authority:
This bond approved by the (Board of Supervisors of)	County, this day of
I	Chairperson (Signature)
For politracts where the OCF not a County Box	
This bond approved by the	, this day of
(Contracting Authority)	
4. 7. 76 . 7. 4	Title/Signature

DISCLOSURE STATEMENT FOR CONTRACTOR'S PERFORMANCE BONDS

The information requested will be used by the lowar Department of Transportation to determine if a contractor worder is bonded in accord with the requirements aslabilished by the contracting authority. This accords the IDOT and/or the State of lowar the right to recover from the contractor worder in material prinabor entered into the work performed is not in accord with the contract, specifications, or plans. Persons outside the Department may occasionally request this information. Failure to provide all required information will result in denial of the award of the contract.