

CONTRACT

PATER OF F. GILL WOOD, OUT COUNTY SORDER & FOTIONS

05/10/16

Kind (of work P.C.C. Pavement -	- New		ECTIO	NS
Projec	t No. RC-CO97(130)9A-97	7	County Wood	dbury	7110
	THIS AGREEMENT mad	e and entered by and between	Woodbury	County, Io	a, by its Board of Superviso
consis	ting of the following members	: Jeremy Taylor , Mark Mo	nson, Larry Clausen, Jaclyn S	mith, and Matthew Ung	, Contracting Authority, an
	Godbersen-Smith Constru	of of	Ida Grove	e, Iowa	Contractor.
	WITNESSETH: That the	Contractor, for and in consideration	of		
One		-Three Thousand Five Hundred Fo			(\$1,443,548.84)
payabl	e as set forth in the specificati	ons constituting a part of this contr	act, hereby agrees to construct	in accordance with the pl	ans and specifications
therefo	ore, and in the locations design	nated in the notice to bidders, the va	arious items of work as follow	s:	
Ite	m No.	Item	Quantity	Unit Price	Amount
	P.C.C. Paving Project. RC	-CO97(130)9A-97			
	Group 1				
1.	Excavation Class 10, Roady	vay and Borrow	6,697 CY	\$ 6.50	\$ 43,530.00
2.	Modified Subbase, Place on		4,555 CY	\$ 4.50	\$ 20,497.50
3.	Granular Shoulders, Type B		3,342 Ton	\$ 31.00	\$ 103,602.00
4.	Standard or Slip-Form P.C.		28,063.00 SY	\$ 35.95	\$ 1,008,864.85
5.	Rumble Strip Panel (PCC S		2 Each	\$ 400.00	\$ 800.00
6.	Pay Adjustment Incentive/I		12,000 Each	\$ 1.00	\$ 12,000.00
7.	Removal and Crushing of P	avement	22,305.00 SY	\$ 4.50	\$ 100,372.50
8.	Railroad Approach Sections		1,095 SY	\$ 48.00	\$ 52,560.00
9.	Safety Closures		2 Each	\$ 100.00	\$ 200.00
10.	Painted Pavement Markings	Waterborne or Solvent	260.37 STA	\$ 14.85	\$ 3,866.49
11.	Painted Symbols and Legen		6 Each	\$ 1,075.00	\$ 6,450.00
12.	Traffic Control	,	1 L.S.	\$ 4,000.00	\$ 4,000.00
13.	Flaggers		3 Each	\$ 435.00	\$ 1,305.00
14.	Mobilization		1 L.S.	\$ 80,000.00	\$ 80,000.00
15.	Railroad Protective Liability	Union Pacific Railroad	1 L.S.	\$ 5,500.00	\$ 5,500.00
	TOTA	AL BID			\$ 1,443,548.84
	Said specifications and plans	are hereby made part of and the basis o	f this agreement, and a true copy of	of said plans and specification	s are now on file in the office of
the Cou	unty Engineer under date of Marc	h 21, 2016			
	That in consideration of the fe	oregoing, the Contracting Authority her	eby agrees to pay the Contractor,	promptly and according to the	e requirements of the
specific		ect to the conditions as set forth in the s			
		l and agreed by the parties hereto that the			
in	Woodbury Cou	nty, Iowa, the within contract, the contra	actor's bond, and the general and	detailed plans are and constitu	ite the basis of contract between
the par	ties hereto.				
1100	That it is further understood and a	greed by the parties of this contract that the a			
	Approximate Starting Date	Specified Starting Date	Late Start Date		er of Working Days
0	190 P P 2		June 06, 2016		45
		is contract and that said contract contain			
	It is further understood that the	ne Contractor consents to the jurisdiction	n of the courts of Iowa to hear, de	termine, and render judgment	as to any controversy arising
hereun	der.				
		e parties hereto have set their hands for	the purposes herein expressed to	this and three other instrumen	ts of like tenor, as the
	day of	· F	.20		
	day or		.,		
	Contractor: Godbersen-Smith Co	nstruction	Cont	racting Authority: Woodbury	y County, Iowa
				1 -	
	X WA		_ (Jenny In	The same
Ву	7		Ву	Woodbury County Board Chair	1
	/))	
Date	4mou	2016	Date		

CONTRACTOR'S PERFORMANCE BOND

Bond Number: 929625491	Contract I.D.: RC-CO97(130)9A-97
	County: Woodbury
NOW ALL PERSONS BY THESE PRESENTS: That we, Godb	ersen-Smith Construction Company
f Ida Grove IA (hereinafter called the Princip.	al) and Western Surety Company
f Chicago IL	(hereinafter called the Surety) are held and firmly bound unto the
	einafter called the Contracting Authority) Iowa, in the penal sum*
(Iowa DOT, County, or City name, etc.) fOne Million Four Hundred Forty-three Thousand Five Hu awful money of the United States, to the payment of which sun dministrators, successors, and assigns jointly and severally by th	n, well and truly to be made, we bind ourselves, our executors,
HE CONDITION OF THIS OBLIGATION IS SUCH, THAT where:	
ne day of ent	ter into a written contract with the Contracting Authority to perform
PCC Pavement - New RC-CO97(130)9A-97	
work per the terms and specifications of the contract	os, and stipulations, is incorporated herein and made a part hereof as fully
or corporations having contracts directly with the principal or with subcontrate performance of the contract on account of which this bond is given, when public corporation is required to retain until completion of the public persons, firms, or corporations unless the claims of said claimants against by law.	principal and sureties on this bond hereby agree to pay all persons, firms, actors, all just claims due them for labor performed or materials furnished, in nen the same are not satisfied out of the portion of the contract price which improvements, but the principal and sureties shall not be liable to said to said portion of the contract price shall have been established as provided to the terms and tenor thereof, and shall satisfy all claims and demands
ncurred for the same, and shall fully indemnify and save harmless the Confusion of failure to do so and shall fully reimburse and repay the Contracting Auth	tracting Authority from all costs and damages which it may suffer by reason hority all outlays and expense which it may incur in making good any such lain in full force and effect. Every surety on this bond shall be deemed and
contract the right to sue on this bond for defects in work quality at the time such work is accepted.	act is completed within the specified contract period, within an eriod has elapsed and the liquidated damage penalty is being such change does not involve an increase of more than 20 only as to such excess increase. Valid which limits to less than five years from the completion of the or material not discovered or known to the Contracting Authority
his bond is to be considered a performance bond and secures the Conaterial or labor entered into the work or work performed not in accordance bligation guarantee to maintain the work for five years.	entracting Authority the right to recover from the contractor on account of the with the contract, specifications, or plans. The contractor does not by this
N WITNESS WHEREOF, we have hereunto set our hands	
Distinct	Godbersen-Smith Construction Company Principal
Principal By:	By: Principal
	Page
Title	Title
Surety	Western Surety Company Surety
By:	Nancy D. Baltutat, Attorney-in-Fact
Title	Address: 4200 University Ave #200, West Des Moines IA
Address:	Address: 4200 Chiversity 740 #250; West 250 Manager #250 Supervisors is the Contracting Authority:
-	County, this day of
This bond approved by the(Board of Supervisors of)	Jung ingle
,	Chairperson (Signature)
For contracts where the DOT nor a County Bo	pard of Supervisors is the Contracting Authority:
This bond approved by the (Contracting Authority)	, this day of
	Title/Signature
	THE COUNTY OF

DISCLOSURE STATEMENT FOR CONTRACTOR'S PERFORMANCE BONDS

An-ing

Western Surety Company

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That WESTERN SURETY COMPANY, a South Dakota corporation, is a duly organized and existing corporation having its principal office in the City of Sioux Falls, and State of South Dakota, and that it does by virtue of the signature and seal herein affixed hereby make, constitute and appoint

Mark E Keairnes, F Melvyn Hrubetz, Greg T LaMair, Nancy D Baltutat, Patrick K Duff, Jeffrey R Baker, Jill Shaffer, Joseph I Schmit, Individually

of West Des Moines, IA, its true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on its behalf bonds, undertakings and other obligatory instruments of similar nature

- In Unlimited Amounts -

and to bind it thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of the corporation and all the acts of said Attorney, pursuant to the authority hereby given, are hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the By-Law printed on the reverse hereof, duly adopted, as indicated, by the shareholders of the corporation.

In Witness Whereof, WESTERN SURETY COMPANY has caused these presents to be signed by its Vice President and its corporate seal to be hereto affixed on this 10th day of June, 2015.



WESTERN SURETY COMPANY

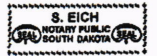
Paul T Bruflat Vice President

State of South Dakota County of Minnehaha

SS

On this 10th day of June, 2015, before me personally came Paul T. Bruflat, to me known, who, being by me duly sworn, did depose and say: that he resides in the City of Sioux Falls, State of South Dakota; that he is the Vice President of WESTERN SURETY COMPANY described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

My commission expires						
February 12, 2021						



S. Eich, Notary Public

CERTIFICATE



WESTERN SURETY COMPANY

J. Nelson, Assistant Secretary

Authorizing By-Law

ADOPTED BY THE SHAREHOLDERS OF WESTERN SURETY COMPANY

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the shareholders of the Company.

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, and Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.