Attachment J.9

GOVERNMENT OF THE DISTRICT OF COLUMBIA

PROPOSAL BOND	Date Bond Executed:							
(See Instructions on 2 nd page)	(Must Not be Later Than Bid Opening Date)							
PRINCIPAL (Legal Name and Address)	TYPE OF ORGANIZATION ("X")							
	[] INDIVIDUAL [] PARTNERSHIP							
	[] JOINT VENTURE [] CORPORATION							
	STATE OF INCORPORATION							
			M OF BOND					
SURETY(IES) (Name(s) and Address(es))			D EXCEED 5% OF BID					
	MILLION(S)	THOUSAND	HOUSAND(S) HUNDRED(S) CENTS					
9	PROPOS	SAL IDE	ENTIFIC	CATION				
	PROPOSAL	PROPOSAL IDENTIFICATION PROPOSAL REQUEST FOR PROPOSAL NO.						
N.	CLOSING DAT	ישוי	REQUEST FOR TROTOSAL NO.		110.			
	CLOSING DAT	E						
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	,							
KNOW ALL MEN BY THESE PRESENTS, that we	the Principal and Surety	(ies) hereto	are firmly	hound to the Distr	ict of Columbia	Government, a		
municipal corporation, hereinafter called "the Distric	ct", in the above penal su	m for the p	ayment of v	vhich we bind ours	elves, our heirs,	executors, and		
successors, jointly and severally; Provided that, when	e the Surety(ies) are corpo	rations acti	ng as co-sui	reties, we, the Sure	ies, bind oursely	es in such sum		
"jointly" and "severally" only for the purpose of allow and severally with the Principal, for the payment of s	ving a joint action against uch sum only as is set fort	any or an o h opposite t	t us, and for he name of	such Surety, but if	no limit of liabili	ty is indicated,		
the limit of liability shall be the full amount of the pens	al sum.	opposite		,,		•		
THE CONTINUE OF THE OPING A TION IS SHOWN	OTT About subsumes the Delege	daal baa sul		hid identified abou	NOW THED	FFODE if the		
Principal shall not withdraw said hid within the period	UCH that whereas the Principal has submitted the bid identified above. NOW THEREFORE, if the iod specified therein after the receipt of the same, or, no period be specified, within ninety (90) calendar							
days after said receipt, and shall within the period spe	specified therefore, or, if no period be specified, within ten (10) calendar days after being called upon to							
lo so, furnish Performance & Payment Bonds with good and sufficient surety, as may be required, for the faithful performance and proper fulfillment of								
the Contract, and for the protection of all persons su	he Contract, and for the protection of all persons supplying labor and material in the prosecution of the work provided for in such Contract or, in the vent of withdrawal of said bid, within the period specified, or the failure to furnish such bond within the time specified, if the Principal shall pay the							
District the difference between the amount specified i	lifference between the amount specified in said bid and the amount for which the District may procure the required work and/or supplies, if							
the latter amount be in excess of the former, then the above obligations shall be void and of no effect, otherwise to remain in full force and virtue. Each								
Surety executing this bond hereby agrees that its obligation shall not be impaired by extension(s) of time for acceptance of the bid that the Principal may grant to the District, notice of which extension(s) to Surety (ies) being hereby waived: Provided that such waiver of notice shall apply only with respect to								
extensions aggregating not more than sixty (60) calendar days in addition to the period originally allowed for acceptance of the bid.								
IN WINDLINGS WILLIAM OF the Petrological Court of	an have averaged this hid l	hand and ha	no affirmed t	hoir goals on the dat	a sat forth shove			
IN WITNESS WHEREOF, the Principal and Surety (i	es) have executed this bid	oona ana na	ve attixed ti	neir seals on the dat	e set lutti auuve.			
PRINCIPAL								
1. SIGNATURE		1. A7	TEST		Cor	porate		
		ľ			Seal	Ī		
Seal					1			
Name & Title (typed)		Name	& Title	(typed)				
Name & Title (typed)		Lamine	or line	(typeu)				
					1			
2. SIGNATURE		2. A7	TEST		Cor	porate		

Seal

Name & Title (typed)

Seal

Name & Title (typed)

CERTIFICATE AS TO CORPORATION

I, certify that I Secretary of the Corporation, named as Principal herein, that	am	who signed th	is bond, on	
behalf of the Principal, was then of said Corporation; that I know h was duly signed and sealed for and in behalf of said Corporation b corporate powers.	is signature, and his signature t	hereto is genulne	; that said bond	
Secretary of Corporation				
SURETY(IES)				
1. Name & Address (typed)	State of Inc.	State of Inc. Liability Limit		
Signature of Attorney-in-Fact	Attest (Signature)	Attest (Signature)		
Name & Address (typed)	Name & Add	Name & Address (typed)		
1. Name & Address (typed)	State of Inc.	State of Inc. Liability Limit		
Signature of Attorney-in-Fact	Attest (Signature)	Attest (Signature)		
Name & Address (typed)	Name & Add	Name & Address (typed)		
INSTRUCTIONS				

- 1. This form shall be used whenever a bid guaranty is required in connection with construction, alteration and repair work.
- 2. Corporations name should appear exactly as it does on Corporate Seal and inserted in the space designated "Principal" on the face of this form. If practicable, bond should be signed by the President or Vice President; if signed by other official, evidence of authority must be furnished. Such evidence should be in the form of an Extract or Minutes of a Meeting of the Board of Directors, or Extract of Bylaws, certified by the Corporate Secretary, or Assistant Secretary and Corporate Seal affixed thereto. CERTIFICATE AS TO CORPORATION must be executed by Corporate Secretary or Assistant Secretary.
- 3. Corporations executing the bond as sureties must be among those appearing on the U. S. Treasury Department's List of approved sureties and must be acting within the limitations set forth therein, and shall be licensed by the Insurance Administration, Department of Consumer and Regulatory Affairs, to do business in the District of Columbia. The surety shall attach hereto an adequate Power-Of-Attorney for each representative signing the bond.
- 4. Corporations executing the bond shall affix their Corporate Seals. Individuals shall sign full first name, middle initial and last name opposite the word "seal", two witnesses must be supplied, and their addresses, under the word "attest". If executed in Maine or New Hampshire, an adhesive seal shall be affixed.
- 5. Names of all partners must be set out in body of bond form, with the recital that they are partners composing a firm, naming it, and all members of the firm shall execute the bond as individuals. Each signature must be witnessed by two persons and addresses supplied.