Sabrilated by: Brenda Sharp

Bid Tabulation Parker Park Community Center, 2003 Addition Jonesboro March 2 nd, 2004

General Contractors	License Number	Bid Amount	Number of Days	Unit Prices		Band	Sub-Contractors	
_				Add	Deduct			
B.B. Vance & Sons Inc.	0012040105	72,980.00	85	10.00	10.00	yes	Plumbing Mechanical R G B Electrical Struct Roofing BB Vance	
Cooper Construction, Inc.	0126200304	77,777.00	130	12.50	12.00	yes	Plumbing Mechanical Process Electrical Stawart Roofing Cooper Const.	
Robinson Electric	0067840404	71,825.00	160	12.00	12.00	yes	Plumbing Mechanical KGB Electrical Rollinson Roofing Rollinson	
Tate General Contractors, Inc.	0027550404	92,500.00	120	15.00	-D-	yes	Plumbing Mechanical RGB Electrical Stewart Roofing Sate	
							Plumbing Mechanical Electrical Roofing Plumbing	
							Mechanical Electrical Roofing	

I certify that the above Bid Tabulation Form correctly recites all General Construction Bids received pertinent to the Re-Bid of Parker Park Community Center, 2003 Addition, Jonesboro, Arkansas.

Cahoon Firm, P.A.

PLEASE SIGN IN:

EXIX LOONEY	COOFER CONSTRUCTION CONTING	935-3022
Jas Eser	COSEN CONSIDER 170M	955-3022
Jim Rowe	ROBINSON INDUSTRIAL CONTRACTOR	215-5360
Dustain Smith	CODINSIN INDUSTRIAL CONTRACTOR	215-5360
Mark DECTES	B.B. Varios + Sous	870 -431-8262
James Malinos	Coly of Sonsolars	938-4635
Grenda Sparp	at Amound	932-0820
Markel Cornorx	Chart Treas P.A.	955-6995
Throllea Tato		935-4428
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¥		

FROM:	ROBINSON ELECTRIC TNC.
	(Hereinaster called "bidder")
TO:	City of Jonesboro (Hereinafter called "Owner") 515 W. Washington P.O. Box 1845 Jonesboro, AR 72403-1845
RE.	Parker Park Community Center - 2003 Addition (re-bid)

The Bidder, in compliance with your invitation for bids for the Parker Park Community Center – 2003 Addition (rebid), having examined the plans and specifications with related documents and the site of the proposed work, and being familiar with all of the conditions surrounding the construction of the proposed project, including the availability of materials and labor, hereby proposes to furnish all labor, materials, and supplies, and to construct the project in accordance with the Contract Documents, within the time set forth therein, and at the prices stated below. These prices are to cover all expenses incurred in performing the work required under the Contract Documents, of which this proposal is a part.

Α.	ADI	DEN	DA

The Under	signed has received and examined the following Addenda:				
No	Dated				
No	Dated				
No	Dated				
and has incorporated the provisions in this Bid.					

B. BASE PROPOSAL

Bidder agrees to perform all of the Work necessary to complete the Total Project as described in the Project Manual and indicated on the Drawings for the sum of:

Seventy One Thousand Eight Hundred Juenty Fine 15 71, 825 02

(Amount shall be indicated in both words and figures. In case of discrepancy, the amount indicated in words shall govern.)

Bidder agrees to commence work under this contract within (10) ten days from the date of ANotice to Proceed of the Owner and to fully complete the project in **160** consecutive calendar days.

C. UNIT PRICES

The following list of unit prices shall be submitted with Proposal. The unit prices listed shall be used for computing the cost of all work added to, or deducted from the contract drawings and specifications, as they may apply.

Unit prices shall include the cost of labor and materials together with taxes, overhead and profit for material installed in place:

	1. Price per cubic yard for undercutting and replacement assumed quantities established in Section 02200, 3.01	
	ADD: #/2 00 /C.Y.	
	DEDUCT: 4/2 22/C.Y.	
D.	FURTHER CONDITIONS	
	The Undersigned, by submitting this Bid, further agrees:	
	 That this Bid shall be valid and may not be withdrawn receiving bids. 	within 30 days after the scheduled closing time for
	2. To accept the provisions of the "INSTRUCTIONS TO	BIDDERS."
	 To enter into and execute a Contract, if awarded, on the Performance Bond and Labor and Material Payment B 	ne basis of this Proposal, and to furnish the
	Contract.	
	 Upon πotice of the acceptance of this bid, bidder shall within 10 days. 	
	5. The bid security (5% of the Bid) attached in the sum o	
		Dollars (\$)
	6. To accomplish the Work in accordance with the Contr.7. To coordinate and schedule all Work with Owner.8. That it is understood that the Owner may reject any or	•
Ε.	SUBCONTRACTORS:	
	Subcontractors and License numbers:	
	Plumbing: \(\sqrt{\beta}\)	License #:/A
	Mechanical: RGB	License #: 000962/203
	Electrical: ROBINSON ELECTRIC INC.	License #: 0067840404
	Roofing: ROBINSON INDUSTRIAL CONT.	
	Respectfully submitted:	
	Bidder: ROBINSON ELECTRIC TNC	· · · · · · · · · · · · · · · · · · ·
	By: Date: 3-	2-04
	Title: President Contractor I	.icense No. <u>0067840404</u>
	Business Address: 2314 N. 1275 AVE.	<u> </u>
	PARAGOULD, AR. 72450	
	Telephone Number: 870-215-5360	

END OF DOCUMENT



AIA Document A310

Bid Bond

KNOW ALL MEN BY THESE PRESENTS, that we Robinson Electric, Inc. 2314 N. 12th Avenue, Paragould AR 72450

as Principal, hereinafter called the Principal, and United States Fidelity and Guaranty Company

a corporation duly organized under the laws of the State of Maryland

as Surety, hereinafter called the Surety, are held and firmly bound unto City of Jonesboro

as Obligee, hereinafter called the Obligee, in the sum of Five percent of amount bid

Dollars(\$ 5%),

for the payment of which sum well and truly to be made, the said Principal and the said Surety, bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Principal has submitted a bid for Parker Park Community Center 2003 Addition (Re-bid)

NOW, THEREFORE, if the Obligee shall accept the bid of the Principal and the Principal shall enter into a Contract with the Obligee in accordance with the terms of such bid, and give such bond or bonds as may be specified in the bidding or Contract Documents with good and sufficient surety for the faithful performance of such Contract and for the prompt payment of labor and material furnished in the prosecution thereof, or in the event of the failure of the Principal to enter such Contract and give such bond or bonds, if the Principal shall pay to the Obligee the difference not to exceed the penalty hereof between the amount specified in said bid and such larger amount for which the Obligee may in good faith contract with another party to perform the Work covered by said bid, then this obligation shall be null and void, otherwise to remain in full force and effect.

Signed and sealed this	2nd	day of	March	, 2004.	
Jan Kowe			. {	Robinson Electric, Inc. Bob (M	(Seal)
(Witnes	is)		L.	(Title)	r
III_{ii}	+0		C	United States Fidelity and Guaranty C	ompany
Wendy L. Flinh	s)		- {]	Michael & Marie	(39al) in Q
-				(Title)	act

POWER OF ATTORNEY

Seabuard Surety Company

St. Paul Fire and Marine Insurance Company

St. Paul Guardian Insurance Company

St. Paul Mercury Insurance Company

United States Fidelity and Gnaranty Company Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc.

Power of Atturney Nu.

23044

Certificate No. 1944004

KNOW ALL MEN BY THESE PRESENTS: That Scaboard Surety Company is a corporation duly organized under the laws of the State of New York, and that St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company and St. Paul Mercury Insurance Company are corporations duly organized under the laws of the State of Minnesota, and that United States Fidelity and Guaranty Company is a corporation duly organized under the laws of the State of Maryland, and that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc. is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

Joseph Madden, III, Richard L. Powell, Michael A. McDaniel, Mark E. Harris and Richard H. Whitley

N of the City of	Memphis	Tennessee		their true and lawful At	tornev(s)-ui-Fact		
of the City of, their true and lawful Attorney(s)-III-Fact, each in their separate capacity if more than one is named above, to sign its name as surety to, and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.							
IN WITNESS WHEREOF.	the Companies have caused this i	nstrument to be signed and senied	this 5 th day of _	May	2003		
Seaboard Surety Company St. Paul Fire and Marine Insurance Company St. Paul Guardian Insurance Company St. Paul Mercury Insurance Company St. Paul Mercury Insurance Company SEAL SEAL State of Maryland City of Baltimore United States Fidelity and Guaranty Company Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc. PETER W. CARMAN, Vice President THOMAS E. HUIBREGTSE. Assistant Sceretary							
On this							
In Witness Whereof, I hereu My Commission expires the	into set my hand and official seal. Ist day of July, 2006.	ACTACH CITY ACRE		eca basl ey • Tas BECCA EASLEY-ONOKAL			

StPaul Surety

St. Paul Fire and Marine Insurance Company United States Fidelity and Guaranty Company St. Paul Guardian Insurance Company St. Paul Mercury Insurance Company Seabeard Surety Company

Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc. St. Paul Medical Liability Insurance Company

 $_{Bond\ No.}$ Bid Bond

RIDER CONTAINING DISCLOSURE NOTICE OF TERRORISM COVERAGE

This disclosure notice is required by the Terrorism Risk Insurance Act of 2002 (the "Act"). No action is required on your part. This Disclosure Notice is incorporated in and a part of the attached bond, and is effective the date of the bond.

You should know that, effective November 26, 2002, any losses covered by the attached bond that are caused by certified acts of terrorism would be partially reimbursed by the United States under a formula established by the Act. Under this formula, the United States reimburses 90% of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage.

Under the Act, there is a cap on our liability to pay for covered terrorism losses if the aggregate amount of insured losses under the Act exceeds \$100,000,000,000 during the applicable period for all insureds and all insurers combined. In that case, we will not be liable for the payment of any amount which exceeds that aggregate amount of \$100,000,000,000.

The portion of your premium that is attributable to coverage for acts of terrorism is \$0.00.

IMPORTANT NOTE: THE COST OF TERRORISM COVERAGE IS SUBJECT TO CHANGE ON ANY BONDS THAT PREMIUM IS CHARGED ANNUALLY.