and agreed by parties hereto PRESENTS: that the general and detailed plans, the Contractor's bond, the CONSTRUCTION CO., Grand Is- and appurtenances, complete in proposal, all project sepcifications land, Nebraska, as Principal, and accordance with the plans, specand special provisions, and all THE AETNA CASUALTY COM- ifications and special provisions supplemental written agreements PANY, Hartford, Connecticut, as the various items of work award-

of this warrant shall constitute adequate cause for the annulment of this Contract by the Owner, or in compensation for services in connection of this Contract by the Owner, or in compensation for services in connection of O'Neill Paving District No. 26, copy of which Contract in his behalf, or to and that said Owner may retain TION CO., as principal, shall in sion, percentage upon the amount tract together with all of its this contract in his behalf, or to

material, supplies, tools, fuels, lubricants, equipment, equipment, equipment, machinery, insurance premiums, and sedvices used or consumed in the construction of the sumed in the construction of the sumed in the construction of the supplies, tools, fuels, land specifications made a part from any sums due or to become from any sums due or to become due hereunder an amount equal agreed that this bond is given to due hereunder an amount equal to any brokerage, commission, or secure and does material, supplies, tools, fuels, and specifications made a part from any sums due or to become sumed in the construction of the ditions and agreements of any and be paid.

done, or any materials so furnish- GUST, 1959.

I WITNESS WHEREOF, the par- TION CO. ties hereto have set their hands For the purpose herein expressed, By s/L. to this and three (3) other instru- (CORPORATE SEAL AFFIXED) ments of like tenor, this 4th day of August, 1959.

CITY OF O'NEILL, NEBR. BY s/D. S. Schaffer

MISSOURI VALLEY STRUCTION COMPANY By s/ L. J. Koenig, Pres. Corparate seal afficed CONTRACT BOND KNOW ALL MEN BY THESE

PAVING DISTRICT NO. 26 PROPOSAL FORM August 4, 1959

Gentlemen:

Item No. Description Excavation 6" P. C. Pavement with Integral Curb a. Class I Mix b. Class II Mix c. Class III Mix Build 6" P. C. Driv Curb Inlet, Single Storm Drain Manhol Storm Drain Pipe a. 12" Dia. R. C. 18" Dia. R. C. Connection to Existi Storm Drain Adjust Manhole Ring Adjust Value Box Build Concrete Head Build 4" P.C.C. Sid Remove Concrete Pa Remove Concrete Sie Remove y" Concer Remove Concrete He Remove Inlet

Total Lump Sum Bid for Items 1 to 16 inclusive Based upon Class I Mix Total Lump Sum Bid for Items 1 to 16 inclusive Based upon Class II Mix Total Lump Sum Bid for Items 1 to 16 inclusive based upon Class III Mix

As an evidence of good faith in dred- twenty (120) Calendar days submitting this proposal we en- after award of contract. lose herewith a certified check Mo. Valley Constr. Company or 5% of bid payable to the Trea-Box 811 Grand Island, Nebr. surer of the City of O'Neill, Neraska, which, in case we should refuse to fail to accept an award made to us and to enter into Contract and file a bond within ten (10) days of such award, shall be forfeited to the city of O'Neill, Nebraska, as liquidated damages.

contract price demanded by him, included any sum by reason of any such broken broken broken broken by such broken or percentage; and that all moneys O'Neill Paving District No. 25, cause or procure the same to be Date August 4th, A.D., 1959.

for its own use, from any sums due or to become due hereunder an amount equal to any brokerage an amount equal to any brokerage of the tenor thereof, and shall fath timating the contract price demands and shall fath.

complying with and will continue to comply me to comply with fair labor standue to comply with fair labor standthe faithful performance by the this Contract. He further agrees fully discharge the duties and that he has now breach of this warrant.

NOW THEREFORE, if ards in the pursuit of his business, and in the execution of the Contract pursuant to this bid.

That the Contract for construction work as shall constitute adequate cause for the above obligation is to be void.

This the contract price demanded by him included any sum by reason of any sum ards in the pursuit of his busi- principal herein named of said that any breach of this warrant

bond shall be held to cover all bricants, equipment equipment and the Contractor further as modifications of said Contract that paid or agreed to be paid. reneal, machinery, insurance pre- grees to pay all just claims for may hereafter be made, notice That in consideration of the fore- miums and services used or con- material, supplies, tools, fuels, lu- of which modification to the sure- out this Contract shall be performgoing, the Owner hereby agrees sumed in the contruction of the bricants, equipment, equipment ty being hereby waived, but that ed in compliance with the laws of to pay the Contractor promptly the work by him or any of his sub- rental, machinery, insurance pre- it is given to secure and does the State of Nebraska. amounts set forth herein, subject contractors, and for the payment miums and services used or con- secure also payment by the said to the conditions set forth in this contract, or any part thereof, as herein described.

The Contractor sates that he is sumed in the construction of the bounden MISSOURT VALLEY complying with and will continue work by him or any of his subcontractors, and for the payment claims for material, supplies, tools, him or any of his subcontractors, and for the payment claims for material, supplies, tools, him or any of his subcontractors, and for the payment claims for material, supplies, tools, him or any of his busi-

MISSOURI VALLEY CONSTRUC- of, as herein described. Principal

J. Koenig, pre-SURETY COMPANY

done, or any materials so furnish-IN WITNESS WHEREOF, the struction and to furnish all the ma- parties hereto have set their hands terials and to do all the work to for the purpose herein expressed, complete the construction of O'- to this and three (3) other instru-

PAVING DISTRICT No. 28 Proposal Form August 4, 1959 To the Mayor and City Council 1844 C.Y. \$ .50 \$ 922.00 City of O'Neill, Nebraska

Gentlemen: struction and to furnish all the ma- forth below:

6" P.C.C. Pavement with Integral Curb a. Class I Mix Class II Mix Class III Mix Build 6" P.C.C. Driveway Curb Inlet, Single Storm Drain Manhole Storm Drain Pipe a. 18" Dia. R.C.P. Adjust Manhole Ring and Cover Remove Concrete Sidewalk Remove 6" Concrete Curb Remove Concrete Header Remove Inlet

Total Lump Sum Bid for Items 1 to 11 inclu. Based on Total Lump Sum Bid upon Items 1 to 11 incl. Based upon Class II Mix Total Lump Sum Bid for Items 1 to 11 incl. Based upon Class III Miv

STRUCTION CO. By s/ L. J. Koenig, Pres.

herein described.

It is further understood and gared that the Contractor shall not do any work of furnish any materials not covered and authorized by this Contract unless or ordered in writing by the Engineer.

Any such work which may be furnished, by the Contract without such written order first being even shall be at his ensiderable.

That in consideration of the payment being contractors and for all other payment work by him or any of his subcontractors and for the payment being civen shall be at his even shall be at his even shall be at his even shall be at his ensiderable.

That in consideration of the surety being dards in the pursuit of his business, and in the wecution of the contract that may hereafter be made, notice of which in the wecution of the contract that may hereafter be made, notice of which and in the wecution of the contract that may hereafter be made, notice of which and in the secution of the contract that may hereafter be made, notice of which and in the secution of the contract that may hereafter be made, notice of which and for all other just claims for material, supplies, tools, fuel, lubricants, equipment equipment representation to the surety being dards in the pursuit of his business, and in the execution of the Contract that may hereafter be made, notice of which in the work by him or any of his subcontractors in the contract of sall laborers and mechanics for all laborers and mechanics for all laborers and mechanics for all laborers and mechanics for the surety being dards in the pursuit of his business, and in the execution of the Contract that is given that it is given that the Contract of this business, and in the eventy being dards in the pursuit of his business, and in the eventy being dards in the pursuit of his business, and in the eventy being dards in the pursuit of his business, and in the eventy being dards in the pursuit of his business, and in the eventy being dards in the pursuit of

do any work or furnish any maseeks to limit the time to less than bond shall be held to cover all such contract, and if such payment be terials not covered and authorized five years in which an action may THE AETNA CASUALITY AND by this Contract unless ordered in be brought upon the bond cover-

cost and expense; and the Con- TION CO.

for compensation for any work so (CORPORATE SEAL AFFIXED) SURETY CO.

Suerty

sisting primarily of 6" P.C.C. Pavement with Integral Curb, Storm Drains, and all required connect-In compliance with your Notice ions, and appurtenances, in accorto Contractors, the undersigned dance with the plans, specifica- To the Mayor and City Council proposes to furnish all necessary tions, schedules and conditions on City of O'Neill, Nebraska proposes to furnish all necessary tions, schedules and conditions of the schedules and conditions and appropriate and conditions are conditions and conditions are conditions are conditional conditions. The conditions are conditions are conditions are conditional conditions are conditional conditions.

3.29 12,712.56 3.60 28.80 150.00 300.00 240.00 4.10 155.80 20.00 S.F. 6.40 100 L.F. 30.00 108 50.00 50.00

\$13,972.56

accompanies this proposal.

tractor: WITNESSETH: That the Con- of August, 1959. (CORPORATE SEAL AFFIXED) tractor, for and in consideration of PAVING DISTRICT No. 26 the sum of \$13,972.56 Dollars, payable as set forth in the specifica- By s/D. C. Schaffer are a part of this Contract.

The Controctor expressity warrants that he has employed no third person to solicit or obtain this Contract in his behalf, or to cause or procure the same to be fiffly CENTS—(\$5,497.57)—Dolobtained upon compensation in any way contingent in whole or ward of this contract.

The Contract is part of this contractor by the acceptions of the various items of work award the various items KNOW ALL, MEN BY THESE tions constituting a part of this Mayor RESENTS: any way contingent in whole or in part upon such procurement, and that he has not paid, or promised or agreed to pay, to any third person in connection herewith, any prokerage, commission or person.

That it is mutually understood and administration of the payment of which is made a part of this Contract.

That it is mutually understood and firmly bound unto the City of and agreed by parties hereto that the general and detailed plans, specifications and special provisions therefore, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such procurement, and firmly bound unto the City of connecticut, as Sureties, are held in part upon such part upon such part upon such procurement, and firmly bound unto the Ci brokerage, commission, or percentage upon the amount to be retage upon the amount to be received by him hereunder, and that he has not, in estimating the contract brice demanded by him hereunder, and that he has not, in estimating the contract brice demanded by him hereunder, and that he has not, in estimating the contract brice demanded by him hereunder, and the contract brice demanded by him hereunder by him

an amount equal to any brokerage, and shall fathcommission, or percentage, so paid or agreed to be paid.

All work required in compensation of this Contract shall be pertornorded in compliance with the store of the State of Nebraska.

All work required in compliance with the above obligation is to be void, laws of the State of Nebraska.

It is expressily understood and one of the state of Nebraska.

In the tenor thereof, and shall fathtimating the contract price demanded by him, included any sum by timating the contract price demanded by him, included any sum by the tenor thereof, and shall fathtimating the contract price demanded by him, included any sum by the tenor thereof, and shall fathtimating the contract price demanded by him, included any sum by the tenor thereof, and shall fathto the tenor thereof, and that he has not, and that be has not paid, or promised or agreed to pay, to any third or agreed to pay to any third or agreed t All work required in carrying at this Contract shall be personant this Contract shall be personant or med in compliance with the above obligation is to be and remain in full otherwise to be and remain in full hereunder are free from obligation of such procurement, or in compensation for services in connection hereunder, any brokerage, commission, or percentage upon the amount to be received by in the above obligation is to be full moneys payable to him hereunder are free from obligation of such procurement, or in compensation for services in connection herein.

\*\*Contract tegether with that all moneys payable to him hereunder are free from obligation of such procurement, or in compensation for services in connection for services in connection herein.

\*\*Contract tegether with the above obligation of such procurement, or in compensation for services in connection herein.

\*\*TION CO.\*\* as principal, shall in compensation for services in connection for services in connection herein.

\*\*Source of the terms and amply as if said Contract were recited at length herein.

\*\*Source of the deal of the above obligation of such procurement, or in compensation for services in all respects fulfill this said Contract were recited at length herein.

\*\*Source of the above obligation of such procurement, or in compensation of such and procurement, or in compensation of such and in compensation

may be furnished, by the Contractors and for all other tor without such written order first for without such written order first, cost and expense; and the contractor hereby covenants and agrees that he shall make no claim agrees that he shall make no claim for compensation for any work so done, or any materials so furnish—done, or any materials so furnish—done furnished, by the contractors and for all other subcontractors, and for all other subcontractors, and for all alaborers and mechanics for all laborers and mechanics for all laborers and for all laborers and for all other of all laborers and for all other of all laborers and mechanics for all laborers and for all laborers and for all other of all laborers

That in consideration of the foregoing, the Owner hereby agrees to
shall remain in full force and effort

to the conditions set forth in this
contract, or any part thereof, as
herein described. pay the Contractor promptly the fect.

materials not covered and auth- standing. done, or any such materials which TION CO. may be funished by the Contracs/Mary Ann Meysenburg
Attorney-in-fact—Mary Ann Mebeing given, shall be at his own (SEAL AFFIXED) for compensation for any work so Hartford, Connecticut

terials and to do all the work to IN WITNESS WHEREOF, the Attorney in fact complete the construction of O'- parties hereto have set their hands Nebraska Resident Agent. PAVING DISTRICT No. 29

PROPOSAL FORM August 4, 1959

6" P.C.C. Pavement with Integral Curb a. Class I Mix Class II Mix c. Class III Mix Adjust Manhole Ring and Cover Remove Concrete Pavement 100 Remove Concrete Sidewalk Remove 6" Concerte Curb Remove Concrete Header Total Lump Sum bid for Items 1 to 8 incl. Based upon Class I Mix Total Lump Sum Bid for Items 1 to 8 incl. Based upon Class II Mix

Total Lump Sum Bid for Items 1 to 8 incl Based upon Class III Mix We propose to furinsh a bond, as required by the specifications as required by the specifications are complete that work prior to the ex-

made to us and to enter into con- Box 811 Grand Island, Nebr.

MISSOURI VALLEY CON- ley Construction Company, Con- to this and three (3) other instru- Construction Company, Contrac- CITY OF O'NEILL, NEBRASKA ments of like tenor, this 4th day tor: WITNESSETH: That the Con-

tractor, for and in consideration of

able as set forth in the specifi-

cation constituting a part of this

Contract, hereby agrees to con-

29, consisting primarily of 6" P.C.

the contract price demanded by

Pavement and appurtenances, complete, in accordance with the

MISSOURI VALLEY CON- struct O'Neill Paving District No. STRUCTION CO.

SEAL AFFIXED) PAVING DISTRICT No. 28 CONTRACT BOND

That it is mutually understood and agreed by parties hereto that of THIRTEEN THOUSAND NINE and agreed by parties hereto that of THIRTEEN THOUSAND NINE the general and detailed plans, which we do hereby ound ourpayable to him hereunder are free from obligation of any other perfect of any other posal, all project specifications and any way contingent in whole or gation is such that whereas, the son for services rendered, or sup- conditions and stipulations is in- in part upon such procurement, above bounden MISSOURI VAL- posal, all project special provisions, and all supple- and named by the special provisions, and all supple- and named by the special provisions, and all supple- and named by the special provisions, and all supple- and named by the special provisions, and all supple- and named by the special provisions, and stipulations are special provisions, and stipulations are special provisions, and stipulations are special provisions, and stipulations are special provisions. posed to have been rendered, in the procurement of this Contract.

He further agrees that any breach of this warrant shall constitute of this contract.

In part upon such procurement of the power shall above bounden MISSOURI VAL payment of which we do hereby been in corporated herein and made a part and that he has not paid, or promised and supplements are a payment of which we do hereby been in consideration of this contract.

The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract.

The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract.

The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract.

The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract.

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The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract.

The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract.

The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract.

The Contractor expressly war-awarded by the City of O'Neill, the contract of this contract. The Contractor expressly war- severally, and firmly by these rants that he has employed no bounden MISSOURI VALLEY CON-

Date August 4th, A.D., 1959.

thereof; and shall also well and of the State of Nebraska. truly perform and fulfill all the made, then this obligation shall to the conditions set forth in this and effect.

amounts set forth herein, subpect to the conditions set forth in this seeks to limit the time to less not do any work or furnish any ing the construction wark, and this s/Mary Ann Meysenburg s/Mary Ann Meysenburg as Attorney-in-Fact-Mary Ann Meysenburg Attorney-in-Fact-Mary Ann Meysenburg and this own risk, Attorney-in-Fact-Mary Ann Meysenburg and the Construction wark, and this contract, or any part thereof, as than five years in which an action may be brought upon the bond is made, executed and delivered by this Contract unless or ered with such understanding. It is further understood and a-covering the construction work, dered in writing by the Engineers. SIGNE greed that the Contractor shall and this bond is made, executed Any such work which may be done, ust, 1959

orized by this Contract unless or- SIGNED THIS 4TH DAY OF Au- out such written order first being dered in writing by the Engineer. gust, 1959.

Any such work which may be MISSOURI VALLEY CONSTRUC- given, shall be at his own risk, cost and exupense; and the Con-Principal for compensation for any work so done, or any materials so furnish-

risk, cost and expense; and the THE AETNA CASUALTY AND ed. for the purpose herein expressed, to this and three (3) other instruments of like tenor, this 4th day

done, or any materials so furnish-By Mary Ann Meysenburg,

terials and to do all the work to complete the construction of O'-Neill Paving District No. 29, con- To the Mayor and City Councyil sisting primarily of 6" sisting primarily of 6" P.C.C. City of O'Neill, Nebraska Payement with Integral Curb, and Gentlemen: to Contractors, the undersigned the plans, specifications, schedules proposes to furnish all the necesary equipment, machinery, tools and conditions on file and which sary equipment, machinery, tools we have examined for the schedules apparatus and other means of con-

Quantity Unit Unit Price Amount 1. Excavation C.Y. \$ .50 \$ 183.50 2. 3.29 5.625.90 20.00 20.00 34.20 1.00 100.00 100 .10 10.00

The only persons of parties interested in this proposal as principal are those named herein, and to this bid.

The only persons of parties interested in this proposal as principal are those named herein, and to this bid.

The only persons of parties interested in this proposal as principal are those named herein, and to this bid.

The only persons of parties interested in this proposal as principal are those name herein, and to this bid.

The only persons of parties interested in this proposal as principal are those name herein, and to this bid.

The only persons of parties interested in this proposal as principal are those name herein, and to this bid.

\$6,304.65

required by the specifications the amount of the contract a- the a complete that work prior to the experience and piration of a period of one hundred-twenty (120) Calendar days after award of contract.

Mo. Valley construction are twenty (120) Calendar days after award of contract.

Mo. Valley construction are twenty (120) Calendar days after award of contract.

Mo. Valley construction are twenty (120) Calendar days after award of contract are are quired by the specifications, in the amount of the contract are quired in the Notice to Contractors are quired in the Notice to Contractors are quired by the specifications, in the amount of the contract are quired in the Notice to Contractors are quired by the specifications, in the amount of the contract are quired in the Notice to Contractors are quired by the specifications, in the amount of the contract are quired in the Notice to Contractors are quired by the specifications, in the amount of the contract are quired in the Notice to Contractors are quired by the specifications, in the amount of the contract are quired in the Notice to Contractors are quired by the specifications, in the amount of the contract are quired in the Notice to Contractors are quired by the specifications, in the amount of the contract are quired in the Notice to Contract are quired by the specifications, are quired by the specifications, in the amount of the contract are quired by the specifications.

We propose to furnish a bond, of the type of work bid upon. The Synopsis of Experience Record required by the specifications, in the amount of the contract are quired by the specifications.

We propose to furnish a bond, of the type of work bid upon. The same are quired by the specifications.

We propose to furnish a bond, of the type of work bid upon. The same are quired by the specifications.

We propose to furnish a bond, of the type of work bid upon. The same are quired by the specifications are quired by the specifications.

We propose to furnish a bond, of the type of work bid upon. The are quired by the specifications are quired by the specificatio tors accompanies this proposal.

By s/D. C. Schaffer

Contractor MISSOURI VALLEY CON-STRUCTION CU. By s/L. J. Koenig Pres.

(Corporate Seal Affixed) PAVING DISTRICT No. 29 CUNTRACT BOND

plans, specifications and special PRESENTS: provisions therefor, and in the lo- unat we MISSOURI VALLEY cation designated in the special OUNSTRUCTION CO., Grand Is-KNOW ALL MEN BE THESE provisions, the various items of land, Nebraska, as Principal, and work awarded said Contractor by the AETNA CASUALTY AND That we, MISSOURI VALLEY one acceptance or proposal there- ----- COMPANY, Hartlord,

rne condition of the obligation The Contractor expressly war- is such that whereas, the above third person to solicit or obtain SSIRUCTION CO., or Grand Isthis Contract in his behalf, or to land, Nebraska, has been awarded The condition of the obligation is cause or procure the same to be by the City of O'Neill, Nebraska,

sumed in the construction of the work by him or any of his sub-contractors, and for the payment of all laborers and mechanics for all labor preformed in the work by all labor preformed in the construction of this warrant shall construct out this Contract that the said Contract that the said Contract that the said of this Contract by the Contract that the said Owner may retain for the said construction of this contract that the said Owner may retain for the said of this Contract that the said Owner may retain for the said of this Contract that the said Owner may retain for the said of this Contract that the said Owner may retain for the said of this Contract that the said Owner may retain for the said owner may retain for the said owner may retain out the said owner may retain the further agrees that any breach of this contract that the said owner may retain for the said owner may retain for the said owner may retain the further agrees that any breach of this contract. The further agrees that any breach of this contract the further agrees that any breach of this contract. The further agrees that any breach of this contract the further agrees that the said owner may retain the further agrees that any breach of this contract. The further agrees that the said owner may retain the further agrees that the said owner may be added to the further agrees that any breach of this contract. The further agrees that any breach of the further agrees that any breach of this contract. The further agrees that the said owner may be added to of all laborers and mechanics for the surfey being for the said Contract by the Owner, and the State of Nebraska.

The contractor states that he is given to secure and does secure and the state of Nebraska.

The contract by the Owner, and the said Contract by the Owner, and of this Contract by the Owner, and the said Contract by the Owner, and of this Contract by the own use, from any sums of the said Owner may retain of the said Contract and the said Contract by the Owner, and of this Contract by the Owner, and of this Contract by the Owner, and of this Contract by the Owner, and the said Contract by the Owner, and the said Contract by the Owner, and of this Contract by the Owner, and the state of Nebraska.

The contract by the Owner, and th of said contract, and the plans out this Contract shall be perform- truly perform and fulfill all the All work required in carrying and specifications made a part ed in compliance with the laws undertakings, covenants, terms, conditions and agreements of any The Contractor states that he is and all duly authorized modificaundertakings, covenants, terms, complying with and will continue tions of said Contract that may The Contractor sates that he is conditions and agreements of any to comply with air labor standards hereafter be made, notice of which complying with and will continue and all duly authorized modifica- in the pursuit of his business, and modification to the surety being subcontractors in carrying out the provisions of this contract, and furprovisions of this contract, and fu ther agrees that the contractor's rying out the provisions of this pay the Contractor promptly the ation shall be null and void. Othamounts set forth herein, subject erwise, it shall remain in full force

> No contract shall be valid which seeks to limit the time to less than It is further understood and a- five years in chich an action may SIGNED THIS 4th DAY OF Aug-

not to do any work or furnish any and delivered with such under- or any materials which may be MISSOURI VALLEY CONSTRUCfurnished, by the Contractor with- TION CO. Principal By s/L. J. Koenig, Pres. (CORPORATE SEAL AFFIXED)

tractor hereby covenants and ag-THE AETNA CASUALTY AND rees that he shall make no claim SURETY CO. SURETY Hartford, Connecticut Suerty

s/Mary Ann Meysenburg Attorney-in-Fact, Mary Ann Mevsenburg s/Mary Ann Meysenbrug Mary Ann Meysenbuarg, Nebraska Resident Agent.

terials and to do all the work to

PROPOSAL FORM complete the construction of O'-August 4, 1959 Neill Paving District No. 30, con-

Item No. Description

IN WITNESS WHEREOF the

parties hereto have set their hands

PAVING DISTRICT No. 30

of August, 1959.

Owner

6" P.C.C. Pavement with Integral Curb 1080 Class II Mix c. Class III Mix Build 6" P.C.C. Driveway Build Concrete Header Build 4" P.C.C. Sidewalk 248 Remove Concerte Pavement Remove Concrete Sidewalk Remove 6" Concrete Curb Total Lump Sum Bid for Items 1 to 8 incl. Based upon Class

Total Lump Sum Bid for Items 1 to 8 incl. Based upon Class II Mix Total Lump Sum Bid for Items 1 to 8 incl. Based upon Class III Mix The only persons or parties in- to tdis bid.

terested in this proposal as princi- The undersigned states that he We propose to furnish a bond, quired in the Notice to Contractors

submitting this proposal, we en- expiration of a period of one hunto us and to enter into contract and file a bond within ten (10)

Pavement with Integral Curb, and all required connections and ap-Quantity Unit Unit Price Amount C.Y. \$ .50 \\$ 281.50

3.29 3,553.20 14.85 S.F. 111.60 1.00 S.Y. 9.00 29.00 76.50

\$4,189.45

Synopsis of Experience Record re-

PAVING DISTRICT No. 30

dys of such award, shall be for- THIS CONTRACT AND AGREE-Nebraska, as liquidated damages.
The undersigned states that he is complying with and eight continue to comply with fair labor standards, as defined in sections 73-104-R. S. Nebraska, as liquidated damages.
The undersigned states that he is complying with and will continue to comply with fair labor standards, as defined in Section 73-104-R. S., Nebraska, as liquidated damages.
The undersigned states that he is formed in consideration of the sum of \$11,422.80 Dollars, owner and Missouri Valley

The undersigned states that he is formed into this complying with and will continue to comply with fair labor standards, as defined in Section 73-104-R.S., Nebraska, 1943, in the This Contract pursuant to this bid.

The undersigned states that he is formed into this construction Company, Contractor. (10) days of such award, shall be pres.

PAVING DISTRICT No. 29

The undersigned states that he is formed into this continue to comply with fair labor standards, as liquidated damages.

The undersigned states that he contract pursuant to this complying with and will continue to comply with fair labor standards, as defined in Section 73-104-R.S., Nebraska, 1943, in the This Contract pursuant to this business, and in the comply with fair labor standards, as defined in Section 73-104-R.S., Nebraska, 1943, in the This Contract pursuant to this business, and in the comply with fair labor standards, as defined in Section 73-104-R.S., Nebraska, 1943, in the Section 74-104-R.S., Nebraska, 1943, in the Section 74-104-

The only persons or parties in- has had adequate experience and terested in this proposal as prin- experience record in construction cipal are those named herein, and of the type of work bid upon. The this proposal is made without col- Snynopsis of Experience lusion with any persons, firms or required in the Notice to Contrac-

The undersigned states that he ka, Owner, and Missouri Valley tract and file a bond within ten

No. 26, consisting primarily of 6" That we MISSOURI VALLEY P.C.C. Pavement, Storm Drains

Surety Hartford, Connecticut

s/Mary Ann Meysenburg
Mary Ann Meysenburg, Nebrasagrees that he shall make no claim
By s/L. J. Koenig, Pres.

Resident Agent

To the Mayor and City Council Neill Paving District No. 26, conments of like tenor, his 4th day city of O'Neill, Nebraska

Pavement with Integral Curb, In compliance with your Notice Storm Drains, and all required conto Contractors, the undersigned nections and appurtenances, in acproposes to furnish all the necestory cordance with the plans, specifisary equipment, machinery, tools, cations, schedules, and schedules apparatus and other means of con- of prices set forth below: SCHEDULE OF PRICES BID FOR WORK CONTEMPLATED Quantity Unit Unit Price Amount

90 4 1	S.Y. Ea. Ea.	3.29 3.60 150.00	8,422.40 324.00 600.00
		280.00	280.00
74 10	L.F. L.F.	2.40 4.10	177.60 41.00
1	Ea.	35.00	35.00
2 3	Ea. Ea.	20.00 15.00	40.00 45.00
27	L.F.	.55	14.85 230.40
90	S.Y.	1.00	90.00
820	S.F. L.F.	.30	82.00 21.30
69	L.F.	.25	17.25
	10 1 2 3 27 512 90 820 71	10 L.F.  1 Ea.  2 Ea.  3 Ea.  27 L.F.  512 S.F.  90 S.Y.  820 S.F.  71 L.F.  69 L.F.	10 L.F. 4.10  1 Ea. 35.00  2 Ea. 20.00 3 Ea. 15.00  27 L.F55 512 S.F45 90 S.Y. 1.00 820 S.F10 71 L.F30 69 L.F25

\$11,442.80

tors accompanies this proposal. If awarded a contract for the pal are those named herein, and to this bid.

MENT, made and entered into this braska, which, in case we should the day of August, 1959, by and between the City of O'Neill, Nebrasmade to us and to enter into conmany tween the City of O'Neill, Nebrasmade to us and to enter into conmany tween the City of O'Neill, Nebrasmade to us and to enter into conmany tween the City of O'Neill, Nebrasmade to us and to enter into conmany tween the City of O'Neill, Nebrasmade to us and to enter into conmany tween the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and to enter into constitution of the City of O'Neill, Nebrasmade to us and the City of O'Neill, Nebrasmade to us and the City of O'Neill, Nebrasmade to us and the City of O'Neill, Neb

CONTRACT BOND

such procurement, or in compensasuch procurement, or in compensaNebraska, the Contract for the Conrants that he has employed no presents.

shall remain in full force and ef-It is further understood and a- fect. greed that the Contractor shall not No contract shall be valid which

writing by the Engineer. Any such ing the construction work, and this work which may be done, or any bond made, executed and deliversuch materials which may be fur- ed with such understanding. nished, by the Contractor without such written order first being ust, 1959.

THE AETNA CASUALTY AND

Hartford, Connecticut

Mary Ann Meysenburg
Mary Ann Meysenburg, Nebraska, Resident Agent

Contractor hereby covenants and agrees that he shall make no claim for compensation for co (SEAL AFFIIXED)

Neill Paving District No. 28 con- for the purpose herein expressed,

SCHEDULE OF PRICES BID FOR WORK CONTEMPLATED

Quantity Unit Unit Price Amount apparatus and other means of conducts of prices set forth below:

Solve Solv 804 C.Y. \$ .50 \$ 402.00 struction and to furnish all the madules of prices set forth below: SCHEDULE OF PRICES BID FOR WORK CONTEMPLATED Item No. Description

warded to us. As an evidence of good faith in If awarded a contract for the close herewith a certified check dred twenty (120) calendar days by L. J. Koenig

Pres.

PAVING DISTRICT No. 26

PAVING DISTRICT No. 26

THIS CONTRACT

THIS CONTRACT AND AGREE
THE CONTRACT AND braska, which, in case we should of contract. refuse or fail to accept an award Mo. Valley Constr. Company