

OHIO TURNPIKE COMMISSION

Resolution No. 145 -1953 Awarding Test Boring Contract B-21

WHEREAS the Commission has duly advertised, according to law, for bids upon a contract for the furnishing of test-boring services in Design Section D-21 of Ohio Turnpike Project No. 1, which contract is designated Contract B-21, and proof of said advertising is before the Commission;

WHEREAS bids for the performance of said contract have been received and were duly opened and read as provided in the published notice for said bids, and said bids are before this meeting;

WHEREAS said bids have been analyzed by the Commission's consulting engineer and by its chief engineer, and they have reported thereon to the Commission with respect to said analysis and made their recommendations predicated thereon;

WHEREAS all of the aforesaid bids for said contract were solicited on the basis of the same terms and conditions, and the same specifications, with respect to all bidders and potential bidders, and the bid of the Tinney Drilling Company, for the performance of Contract B-21, is, and is by the Commission determined to be, the lowest of all said bids for the furnishing of test-boring services for the aforesaid design section; and the Commission has been advised by its general counsel that said bids conform to the requirements of section 1205 of the General Code of Ohio and to the terms, conditions, and specifications in the legal notice applicable thereto; and, accordingly, the Commission is authorized to accept said bid as the lowest and best bid for furnishing the test-boring services for said design section; and

WHEREAS the Commission is satisfied with the capacity of said bidder to perform its obligations pursuant to its proposal;

NOW, THEREFORE, BE IT

RESOLVED that the bid of the Tinney Drilling Company for the performance of Contract B-21, be, and hereby is, determined to be the lowest and best of all bids, and is accepted; and that each of the chairman and the chief engineer be, and each of them hereby is, authorized (1) to execute a contract with said successful bidder in the form heretofore prescribed by the Commission, pursuant to the aforesaid bid, and upon the condition that the successful bidder shall furnish a performance bond as heretofore approved by the Commission by and in its resolution No. 69-1952, and meeting the requirements of said resolution, (2) to return to all other bidders for the aforesaid contract the bid security furnished by each of them, respectively, (3) to return said successful bidder's bid security when the aforesaid contract has been duly executed and said performance bond furnished, and (4) to take any and all action necessary or proper to carry out the terms of said bid and of said contract.

Adoption moved by Mr. Seagard

Motion seconded by Mr. Allen

Voting Yes: Allen

Voting No: _____

(Copy hereof furnished to chief engineer, consulting engineer (2) and contract attorney.)