

Resolution No. 97-15 Rejecting All Bids for Contracts C-2, C-3, C-2&3, C-6, and C-7

WHEREAS the Commission advertised for, and on March 18, 1953, received, opened, and read, bids for construction contracts C-2, C-3, C-2&3, C-6, and C-7;

WHEREAS the judgment of the Court of Appeals of Franklin County in case No. 4866, entered on March 30, 1953, made it impossible for the Commission to have made any awards of any of said contracts within the 15-day period for award which was incorporated in the terms of bidding, even if the Commission might have otherwise determined to award them, and pursuant to said terms the Commission's chief engineer returned the bid security tendered by the several bidders for said contracts; and

WHEREAS the Commission has been fully advised with respect to the aforesaid bids, and has fully considered the same, and has determined that the prices bid were too high, that the direct purchase by the Commission of structural steel required for construction sections 2, 3, 6, and 7 makes it practically and perhaps legally impossible to award the aforesaid contracts, and that for other reasons such award would be undesirable and improvident;

NOW, THEREFORE, BE IT

RESOLVED that all bids heretofore received for contracts C-2, C-3, C-2&3, C-6, and C-7 be, and they hereby are, rejected.

Adoption Moved By: Mr. McKay

Motion Seconded By: Mr. Teagarden

Voting Yes: All

Voting No: None

[Copy hereof furnished 5/1/53 to chief engineer and consulting engineer.]