2-5-74

## OHIO TURNPIKE COMMISSION

## Resolution Awarding Contract RMP 59-74-1

WHEREAS the Commission has duly advertised according to law for bids upon a contract for the repair and resurfacing of original Construction Sections C-55, C-56, C-57, C-58 and C-59 between Milepost 14.8 and Milepost 27.5 in Williams and Fulton Counties, Ohio, which contract is designated Contract RMP 59-74-1, and proof of said advertising is before the Commission;

WHEREAS the contract so advertised included alternates for the material to be used in the construction of the surface course, one such alternate being for an asphalt concrete surface course using limestone, and the other such alternate being for an asphalt concrete surface course using crushed slag in the construction;

WHEREAS there was also an alternate whereby each bidder was afforded the opportunity of providing special access to the Turnpike for the performance of the work;

WHEREAS the Commission received six bids from two bidders for the performance of said contract, one bidder having submitted two bids for the performance of the contract using limestone in the surface course, and two bids therefor using crushed slag in the surface course, in each instance one of such bids being for the performance thereof without special access and the other of such bids proposing to perform the same with special access to the Turnpike, and the other bidder, the S. E. Johnson Company of Maumee, Ohio, having submitted a bid for the performance of the contract using limestone in the surface course, and the other bid therefor using crushed slag but not having submitted any bid proposing special access to the Turnpike;

WHEREAS the bids of the S. E. Johnson Company were both lower than any of the other bids received;

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

WHEREAS the 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 S. E. Johnson Company of Maumee, Ohio, in the amount of \$2,433,751.00 for the performance of said Contract RMP 59-74-1 using crushed slag in the surface course is, and is by the Commission determined to be, the lowest and best of the bids received for the performance of said contract, and it is determined to be in the best interest of the Commission to accept such bid;

WHEREAS the Commission has been advised by its general counsel that said bid conforms to the requirements of Section 5537.04 of the Revised Code of Ohio, and 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 of all bids for the performance of the work required under said contract, and of the incidental obligations thereof; 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 S. E. Johnson Company of Maumee, Ohio, in the amount of \$2,433,751.00, for the performance of Contract RMP 59-74-1 using crushed slag in the surface course is, and is by the Commission, determined to be the lowest and best of all bids received for the performance of said contract, and is accepted, and that the chairman and executive director, or either 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 said successful bidder shall furnish a performance bond as heretofore approved by the Commission, (2) to direct the return to the other bidder of its bid security, (3) to direct the return to successful bidder of its bid security when the aforesaid contract has been duly executed, and the 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.

(Resolution No 3 -1974 adopted February 5, 1974)