# **KANE COUNTY DIVISION of TRANSPORTATION**

Carl Schoedel, P.E. **Director of Transportation** County Engineer



41W011 Burlington Road St. Charles, IL 60175 Phone: (630) 584-1170 Fax: (630) 584-5265

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September 16, 2008

TO:

Jean Weems

County Board

FROM:

Linda Haines

SUBJECT:

September County/Board

3 - Contracts/Contract Bonds with Geneva Construction for Kane County Section #08-00202-01-RP with Document Vet Sheet

### TRANSMITTED FOR:

(	)	YOUR INFORMATION AND FILE
(Σ	()	YOUR APPROVAL AND/OR CORRECTION
(	)	AS REQUESTED
(	)	SEE BELOW

REMARKS: Please have the Chairman sign, send to County Clerk for signature and seal, and then return to our office for further processing.

Thanks.

A Table





THIS AGREEMENT, made and concluded the _9th	
between the County	of Kane
acting by and through its <u>County Board</u>	known as the party of the first part, and
Geneva Construction Company	his/their executors, administrators, successors or assigns,
known as the party of the second part.	
to be made and performed by the party of the first part, a presents, the party of the second part agrees with said part the work, furnish all materials and all labor necessary to	yments and agreements mentioned in the Proposal hereto attached, nd according to the terms expressed in the Bond referring to these ty of the first part at his/their own proper cost and expense to do all complete the work in accordance with the plans and specifications terms of this agreement and the requirements of the Engineer under
3. And it is also understood and agreed that the Notice hereto attached, and the Plans for Section No.08-00202	to Contractors, Special Provisions, Proposal and Contract Bond -01-RP
	approved by the Department of Transportation of the
State of Illinois, are ex	ssential documents of this contract and are a part hereof
Date 4., IN WITNESS WHEREOF, The said parties have ex	
Attest: The	County of Kane
County Clerk By (Seal)	Haltorporation)
Cor By	President Party of the Second Part
Attest:	(If a Co Banners hib) SEP 1008
Secretary	CONTRACTOR Business under the firm name of  SEP 1 2008  Party of the Second Part
	Om to
	OFFICE (If an individual)
•	Party of the Second Part



en,	Bond	#08916118	
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**Contract Bond** 

		1	Route			
			County	Kane		
	,		Local Agency			
			Section	# 08-00202-01-RP		
			N. a. italia			
We ,	Geneva Construction Company	P.O. Box 998	Aurora, IL 60507			
al)an)	☐ Individual ☐ Co-partnership ☑	Corporation organized	d under the laws of the Sta	ite of <u>Illinois</u>		
as PR	INCIPAL, and <u>Fidelity and</u>	d DepositCCompai	y of Marvland	enterà i rapià		
				as SURETY,		
	eld and firmly bound unto the above Loo y Eight Thousand Seven Hundred Sev	- · ·	erred to as "LA") in the per	nal sum of		
V. et also assessed as		Dollars (	\$28,777.00	), lawful money of the		
	States, well and truly to be paid unto s istrators, successors, jointly to pay to tl					

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said Principal has entered into a written contract with the LA acting through its awarding authority for the construction of work on the above section, which contract is hereby referred to and made a part hereof, as if written herein at length, and whereby the said Principal has promised and agreed to perform said work in accordance with the terms of said contract, and has promised to pay all sums of money due for any labor, materials, apparatus, fixtures or machinery furnished to such Principal for the purpose of performing such work and has further agreed to pay all direct and indirect damages to any person, firm, company or corporation suffered or sustained on account of the performance of such work during the time thereof and until such work is completed and accepted; and has further agreed that this bond shall inure to the benefit of any person, firm, company or corporation to whom any money may be due from the Principal, subcontractor or otherwise for any such labor, materials, apparatus, fixtures or machinery so furnished and that suit may be maintained on such bond by any such person, firm, company or corporation for the recovery of any such money.

NOW THEREFORE, if the said Principal shall well and truly perform said work in accordance with the terms of said contract, and shall pay all sums of money due or to become due for any labor, materials, apparatus, fixtures or machinery furnished to him for the purpose of constructing such work, and shall commence and complete the work within the time prescribed in said contract, and shall pay and discharge all damages, direct and indirect, that may be suffered or sustained on account of such work during the time of the performance thereof and until the said work shall have been accepted, and shall hold the LA and its awarding authority harmless on account of any such damages and shall in all respects fully and faithfully comply with all the provisions, conditions and requirements of said contract, then this obligation to be void; otherwise to remain in full force and effect.

CONTRACTS

SEP 1 0 2008

OFFICE



iparama lotife animary

IN TESTIMONY WHEREOF, the said PRING signed by their respective officers this	CIPAL and the sa	aid SURET day of	Y have caus	sed this instrum	ent to be	.D. 2008	
	<u> </u>	PRINC	IPAC	<i>II</i> •			•
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(Company Name)			,	***************************************	(Company Nan	ne)	
By: (Signature Title)	TuE)		Ву:		/Cit	0 Tal.	
Attest:	in The	a C	Attest:		(Signature	& fille)	
(Signature & Title) (If PRINCIPAL is a joint venture of two or	more contractors	s the com		and authorized	(Signatur	re & Title)	r mucht be
affixed.)	ijore comiacion	3, the com	party names	and admonzed	i signature or	each contracto	i must be
STATE OF ILLINOIS,							
COUNTY OF LANE							
KIM KEGER		, a Nota	ary Public in a	and for said cou	unty, do hereb	by certify that	
John Bry	ou Ca	they	Play			·	
·		l					
	nsert names of indi			-		<b>.</b>	
who are each personally known to of PRINCIPAL, appeared before n	ne this day in per	son and a	cknowledged	d respectively, t	ibed to the for that they sign	regoing instrum ed and delivere	ent on behalf d said
instrument as their free and volunt Given under my hand and notarial	ary act for the	ses and pu	rposes there	in set forth.		)2008	•
My commission expires 3/3/4	Q		_ bay 51 C		000	\$	FEICIAL SEAL
, sommeson on price 9/3/4C		XX		Notary Public	7	KIMI	SEREA A) REGER UBLIC - STATE OF ILLINOIS
Tidalita and Day		SURE	ETY	<u> </u>			MISSION EXPIRES:03/26/09
Fidelity and Depos Company of Marylan			By:			~~~~	~~~~~
(Name of Surety)		<del></del>	Brian	V. Kone	qnature of Atto	rney-in-Fact)	117
STATE OF ILLINOIS.	******			en de la companya de	ر مادان الاستان	7, 3,	(SEAL)
COUNTY OF Kane		<u> </u>		The second section is a second section of the second section of the second section is a second section of the s		1 7 75	
, Jacqueline Casinov	er	_ , a Nota	ary Public in a	and for said cou	inty, do hereb	y certify that	
Brian V. Konen		·			· ·	7. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	<u> </u>
	Insert names of inc	dividuale eid	ning on hehal	f or SUPETVI	· ·	*** * 77177	
who are each personally known to		•		•	ihed to the for	egoing instrum	ent on hehalf
of SURETY, appeared before me	this day in persoi	n and ackr	nowledged re	espectively, that			
instrument as their free and volunt Given under my hand and notarial		ses and pu ch		in set forth. eptember	~A.D	m2002m	Baaaaaa
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My commission expires 11/17/09	9	acque	lenk W	Notary Public	· SNOT	JACQUELINE	EGASINOVER (
				3	•		STATE OF ILLINOIS; EXPIRES: 11/17/09;
Approved this 9 th	nday of Sen	otember	issi yo	, A.	٧٨٨	********	······································
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				County of Kane		<u> </u>	
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	- County Ole		-7)	ves / c	ounty Board Ch	nairman)	<del> </del>
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Page 2 of 2 Printed on 8/14/2008 10:58:20 AM IL 494-0372

BLR 12321 (Rev. 7/05)

# Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by WILLIAM J. MILLS, Vice President, and ERIC D. BARNES, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which are set forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, does hereby nominate, constitute and appoint Brian V. KONEN, Jerry S. KNUDTSON and Terry P. KARTHEISER, all of Aurora, Illinois, EACH its true and lawful agent and Attorney-in-Fact, to make, execute, seahand deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, and the execution of such bonds of undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Brian V. Konen, Jerry S. Knudtson, Terry P. Kartheiser, dated April 23, 2002.

The said Assistant Secretary does hereby certify that the extract set forth on the reverse side hereof is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 14th day of July, A.D. 2008.

Jui D. Bairf

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND



Eric D. Barnes

Assistant Secretary

William J. Mills

Vice President

State of Maryland City of Baltimore ss:

On this 14th day of July, A.D. 2008, before the subscriber, a Notary Public of the State of Maryland, duly commissioned and qualified, came WILLIAM J. MILLS, Vice President, and ERIC D. BARNES, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal the day and year first above written.

State of the state

CONTRACTS Constance A. Dunn

Notary Public

My Commission Expires: July 14, 2011

Constand a. Dunn

SEP 1 0 2008

OFFICE

SEP 2008

#### EXTRACT FROM BY-LAWS OF FIDELITY AND DEPOSIT COMPANY OF MARYLAND

"Article VI, Section 2. The Chairman of the Board, or the President, or any Executive Vice-President, or any of the Senior Vice-Presidents or Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertaking, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgements, decrees, mortgages and instruments in the nature of mortgages,...and to affix the seal of the Company thereto."

#### **CERTIFICATE**

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the foregoing Power of Attorney is still in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2, of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 10th day of May, 1990.

RESOLVED: "That the facsimile or mechanically reproduced seal of the company and facsimile or mechanically reproduced signature of any Vice-President, Secretary, or Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company,

this 9th day of September , 2008 .

Assistant Secretary

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# THIS IMPORTANT DISCLOSURE NOTICE IS PART OF YOUR BOND

We are making the following informational disclosures in compliance with The Terrorism Risk Insurance Act of 2002. No action is required on your part.

### Disclosure of Terrorism Premium

The premium charge for risk of loss resulting from acts of terrorism (as defined in the Act) under this bond is \$\_\_waived\_\_. This amount is reflected in the total premium for this bond.

### Disclosure of Availability of Coverage for Terrorism Losses

As required by the Terrorism Risk Insurance Act of 2002, we have made available to you coverage for losses resulting from acts of terrorism (as defined in the Act) with terms, amounts, and limitations that do not differ materially as those for losses arising from events other than acts of terrorism.

### <u>Disclosure of Federal Share of Insurance Company's Terrorism Losses</u>

The Terrorism Risk Insurance Act of 2002 establishes a mechanism by which the United States government will share in insurance company losses resulting from acts of terrorism (as defined in the Act) after a insurance company has paid losses in excess of an annual aggregate deductible. For 2002, the insurance company deductible is 1% of direct earned premium in the prior year; for 2003, 7% of direct earned premium in the prior year; for 2004, 10% of direct earned premium in the prior year, and for 2005, 15% of direct earned premium in the prior year. The federal share of an insurance company's losses above its deductible is 90%. In the event the United States government participates in losses, the United States government may direct insurance companies to collect a terrorism surcharge from policyholders. The Act does not currently provide for insurance industry or United States government participation in terrorism losses that exceed \$100 billion in any one calendar year.

### Definition of Act of Terrorism

The Terrorism Risk Insurance Act defines "act of terrorism" as any act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State and the Attorney General of the United States:

- 1. to be an act of terrorism;
- 2. to be a violent act or an act that is dangerous to human life, property or infrastructure;
- 3. to have resulted in damage within the United States, or outside of the United States in the case of an air carrier (as defined in section 40102 of title 49, United 17 States Code) or a United States flag vessel (or a vessel based principally in the United States, on which United States income tax is paid and whose insurance coverage is subject to regulation in the United States), or the premises of a United States mission; and
- 4. to have been committed by an individual or individuals acting on behalf of any foreign person or foreign interest as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

But, no act shall be certified by the Secretary as an act of terrorism if the act is committed as part of the course of a war declared by Congress (except for workers' compensation) or property and casualty insurance losses resulting from the act, in the aggregate, do not exceed \$5,000,000.

These disclosures are informational only and do not modify your bond or affect your rights under the bond.

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