

THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW

Number 188-78

To authorize the execution of Contract No. 78-124 with Montego Construction Limited. (SIDEWALK REPAIR)

WHEREAS it is deemed expedient to enter into and execute Contract No. 78-124 with Montego Construction Limited;

NOW THEREFORE the Council of The Corporation of the City of Brampton ENACTS as follows:

- That the City of Brampton enter into and execute Contract No. 78-124 with Montego Construction Limited, attached hereto as Schedule "A".
- 2. That the Mayor and the Clerk are hereby authorized to affix their signatures to the said Contract No. 78-124, attached hereto as Schedule "A", with Montego Construction Limited.

READ a FIRST, SECOND and THIRD TIME and PASSED in Open Council this 14th day of August, 1978.

James E. Archdekin, Mayor

Ralph A. Everett, Acting Clerk

PERFORMANCE AND MAINTENANCE BOND

BOND NO	CONTRACT			
ACCOUNT	- -			
KNOW ALL ME. BY THESE PRESEN	TS, THAT WE (THE CONTRACTOR)			
MONTEGO CONSI	TRUCTION LIMITED			
HEREINAFTER CALL "THE PRINCI	PAL", AND			
SIMCOE & ERIE GENERAL INSURANCE COMPANY				
(THE	BONDING COMPANY)			
HEREINAFTER CALLED "THE SURE	TY" ARE JOINTLY AND SEVERALLY HELD AND			

FIRMLY BOUND UNTO THE CORPORATION OF THE CITY OF BRAMPTON HEREINAFTER CALLED "THE OBLIGEE", ITS SUCCESSORS AND ASSIGNS, IN THE SUM OF $\frac{5}{42,000.00}$ OF LAWFUL MONEY OF CANADA, TO BE PAID UNTO THE OBLIGEE, FOR WHICH PAYMENT WELL AND TRULY TO BE MADE WE THE PRINCIPIL AND SURETY JOINTLY AND SEVERALLY BID OURSELVES, OUR AND EACH OF OUR RESPECTIVE HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS, AND ASSIGNS BY THESE PRESENTS.

_ SIGNED AND SEALED WITH OUR RESPECTIVE SEALS AND DATED THIS

21ST	DAY	OF	AUGUST	19 <u>78</u> .
WHEREAS BY AN	AGREEMENT IN	WRI	TING DATED THE	15th DAY OF
			CIPAL HAS ENTE Einafter Calle	RED INTO A D THE "CONTRACT", FOR
THE CONSTRUCTI	ON, ALTERATI	ΟΝ,	REPAIR, OR MAI	NTENANCE OF
		. .,	Nervin, on har	

Sidewalk Repair	1
(DESCRIPTION OF WORKS)	

AS IN THE CONTRACT PROVIDED, WHICH CONTRACT IS BY REFERENCE HEREIN < MADE A PART HEREOF AS FULLY TO ALL INTENTS AND PURPOSES AS THOUGH RECITED IN FULL HEREIN. Now therefore the condition of this obligation is such that if the Principal shall at all times duly perform and observe the contract or as the same be chinged, altered or varied as hereinafter provided, to the satisfaction of the Obligee and shall at all times fully indemnify and keep indemnified the Obligee from and against all and any manner of loss, damage, expense, suits, actions, claims, liens, proceedings, demands, awards, payments and liabilities arising out of or in any manner based upon or attr butable to the contract and shall fully reimburse and repay the Obligee for all outlay, expense liabilities, or payments incurred or undertaken to be made by the Obligee pursuant to the contract, then this obligation shall be void, but otherwise it shall be and remain in full force and effect.

PROVIDED ALWAYS AND IT IS HEREBY AGREED AND DECLARED THAT THE OBLIGEE AND PRINCIPAL HAVE THE RIGHT TO CHANGE, ALTER, AND VARY THE TERMS OF THE CONTRACT AND THAT THE OBLIGEE MAY IN ITS DISCRETION AT ANY TIME OR TIMES TAKE AND RECEIVE FROM THE PRINCIPAL, ANY SECURITY WHATSOEVER AND GRANT ANY EXTENSION OF TIME THEREON OR ON ANY LIABILITY OF THE PRINCIPAL TO THE OBLIGEE.

PROVIDED FURTHER AND IT IS HEREBY AGREED AND DECLARED THAT THE PRINCIPAL AND THE SURETY SHALL NOT BE DISCHARGED OR RELEASED FROM LIABILITY HEREUNDER AND THAT SUCH LIABILITY SHALL NOT BE IN ANY WAY AFFECTED BY ANY SUCH CHANGES, ALTERATIONS, OR VARIATIONS, TAKING OR RECEIVING OF SECURITY, OR EXTENSION OF TIME, AS AFORESAID, OR BY THE EXERCISE BY THE ÜBLIGEE OF ANY OF THE RIGHTS OR POWERS RECEIVED TO IT UNDER THE CONTRACT OR BY ITS FOREBEARANCE TO EXERCISE ANY SUCH RIGHTS OR POWERS, INCLUDING (BUT WITHOUT RESTRICTING THE GENERALITY OF THE FOREGOING) ANY CHANGES IN THE EXTENT OR NATURE OF THE WORKS TO BE CONSTRUCTED, ALTERED, REPAIRED R MAINTAINED UNDER THE CONTRACT OR BY ANY DEALING, TRANSACTION, FOREBEARANCE OR FORGIVENESS WHICH MAY TAKE PLACE BETWEEN THE PRINCIPAL AND THE ÜBLIGEE.

- 2 -

PROVIDED FURTHER AND IT IS HEREBY ACREED AND DEC ARED THAT THE SURETY SHALL NOT BE LIABLE FOR A GREATER SUM THAN THAT SPECIFIED IN THIS BOND.

IN WITNESS WHEREOF THE PRINCIPAL AND SURETY HAVE - EXECUTED THESE PRESENTS.

SIGNED, SEALED AND DELIVERED BY THE PRINCIPAL IN THE PRESENCE OF

WITNESS SIGNS HERE

SIGNED, SEALED AND DELIVERED BY THE SURETY IN THE PRESENCE OF

WITNE

SIMCCE & ERIE GENERAL INSURANCE COMPANY

MONTEGO CONSTRUC

(SEAL) BY: SURETY COMPANY OFFICER SIGNS HERE WITH SEAL FISCHER, Attorney-in-fact R. G.

CERTIFICATE OF LIABILITY INSURANCE

FIREMAN'S FUND INSURANCE COMPANY OF CANADA

(INSURANCE COMPANY)

TO: CORPORATION OF THE CITY OF BRAMPTON ADDRESS: 24 QUEEN STREET EAST, BRAMPTON, ONTARIO. THIS IS TO CERTIFY THAT <u>MONTEGO CONSTRUCTION LIMITED</u> (CONTRACTOR)

WHOSE ADDRESS IS <u>12 Chipper Court, Georgetown, Ontario. L7G 1L3</u> HAS COMPREHENSIVE LIABILITY INSURANCE IN THIS COMPANY UNDER POLICY NO. <u>C 1068354</u> COVERING LEGAL LIABILITY FOR DAMAGES BECAUSE OF :

- A. BODILY INJURY, SICKNESS OR DISEASE, INCLUDING DEATH AT ANY TIME RESULTING THEREFROM.
- B. DAMAGE TO OR DESTRUCTION OF PROPERTY OF OTHERS CAUSED BY ACCIDENT.

SUBJECT TO A LIMIT OF LIABILITY OF NOT LESS THAN $\2 ,000,000.00 INCLUSIVE FOR ANY ONE OCCURRENCE OR ACCIDENT WHICH INSURANCE APPLIES IN RESPECT OF ALL OPERATIONS, INCLUDING LIABILITY ASSUMED UNDER CONTRACT WITH THE CORPORATION. THE POLICY DOES NOT CONTAIN ANY EXCLUSIONS OR LIMITATIONS IN RESPECT OF THE USE OF EXPLOSIVES OR IN RESPECT OF SHORING, UNDERPINNING, RAISING OR DEMOLITION OF ANY BUILDING OR STRUCTURE, PILE DRIVING, CAISSON WORK, COLLAPSE OF ANY STRUCTURE, OR SUBSIDENCE OF ANY PROPERTY, STRUCTURE, OR LAND FROM ANY CAUSE.

THIS POLICY EXPIRES ON May 3, 1979

AND WILL NOT BE ALTERED, CANCELLED OR ALLOWED TO LAPSE WITHOUT THIRTY (30) DAYS PRIOR NOTICE TO THE CORPORATION.

DATE: _	1978 08 15
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PAGE 1A

CONTRACT NO. 78-124

THIS AGREEMENT MADE IN QUADRUPLICATE THIS 15th DAY OF August, 1978

BETWEEN:

THE CORPORATION OF THE CITY OF BRAMPTON

(HEREINAFTER CALLED THE "CORPORATION OF THE FIRST PART

-AND-

MONTEGO CONSTRUCTION LIMITED

(HEREINAFTER CALLED THE "CONTRACTOR" OF THE SECOND PART

WITNESSETH

THAT THE CORPORATION AND THE CONTRACTOR IN CONSIDERATION OF THE FULFILLMENT OF THEIR RESPECTIVE PROMISES AND OBLIGATIONS HEREIN SET FORTH COVENANT AND AGREE WITH EACH OTHER AS FOLLOWS:

ARTICLE 1

(A) A GENERAL DESCRIPTION OF THE WORK IS :

Sidewalk Repair

(B) THE CONTRACTOR SHALL, EXCEPT AS OTHERWISE SPECIFICALLY PROVIDED, AT HIS OWN EXPENSE PROVIDE ALL AND EVERY KIND OF LABOUR, MACHINERY, PLANT, STRUCTURES, ROADS, WAYS, MATERIALS, APPLIANCES, APTICLES AND THINGS NECESSARY FOR THE DUE EXECUTION AND COMPLETIC. OF ALL THE WORK SET OUT IN THIS CONTRACT AND SHALL FORTHWITH ACCORDING TO THE INSTRUCTIONS OF THE ENGINEER COMMENCE THE WORKS AND DILIGENTLY EXECUTE THE RESPECTIVE PORTIONS THEREOF, AND DELIVER THE WORKS COMPLETE IN EVERY PARTICULAR TO THE CORPORATION WITHIN THE TIME SPECIFIED IN THE GENERAL CONDITIONS AND IN THE TENDER.

ARTICLE 2

IN THE EVENT THAT THE TENDER PROVIDES FOR AND CONTAINS A CONTINGENCY ALLOWANCE, IT IS UNDERSTOOD AND AGREED THAT SUCH CONTINGENCY ALLOWANCE IS MERELY FOR THE CONVERIENCE OF ACCOUNTING BY THE CORPORATION, AND THE CONTRACTOR IS NOT ENTITLED TO PAYMENT THEREOF EXCEPT FOR EXTRA OR ADDITIONAL WORK CARRIED OUT BY HIM IN ACCORDANCE WITH THE CONTRACT AND ONLY TO THE EXTENT OF SUCH EXTRA OR ADDITIONAL WORK.

ARTICLE 3

IN CASE OF ANY INCONSISTENCY OR CONFLICT BETWEEN THE PROVISIONS OF THIS AGREEMENT AND THE PLANS, OR SPECIFICATIONS, OR GENERAL CONDITIONS, OR TENDER OR ANY OTHER DOCUMENT OR WRITING THE PROVISIONS OF SUCH DOCUMENTS SHALL TAKE PRECEDENCE AND GOVER: IN THE FOLLOWING ORDER NAMELY:

- 1. THIS AGREEMENT
- 2. SPECIAL AND/OR SUPPLEMENTAL PROVISIONS
- 3. INFORMATION FOR TENDERER'S
- 4. GENERAL CONDITIONS
- 5. STANDARD SPECIFICATIONS
- 6. PLANS
- 7. TENDER

THE FORESOING DOCUMENTS ENUMERATED 1 TO 7 INCLUSIVE ARE ALL THE CONTRACT DOCUMENTS AND CONSTITUTE THE FULL AGREEMENT BETWEEN THE PARTIES.

ARTICLE 4

THE CORPORATION COVENANTS WITH THE CONTRACTOR THAT THE CONTRACTOR HAVING IN ALL RESPECTS COMPLIED WITH THE PROVISIONS OF THIS CONTRACT WILL BE PAID FOR THE WORKS INCLUDED HEREIN IN ACCORDANCE WITH THE UNIT PRICES AS SET OUT IN THE FORM OF TENDER FORMING PART OF THIS CONTRACT, AND IN ACCORDANCE WITH THE PROVISI AS SET OUT IN THE CONDITIONS AND SPECIFICATIONS FORMING PART OF T CONTRACT.

ARTICLE 5

WHERE ANY NOTICE, DIRECTION OR OTHER COMMUNICATION IS REQUIRED TO BE OR MAY BE GIVEN OR MADE BY ONE OF THE PARTIES MERE TO THE OTHER OR TO THE ENGINEER, IT SHALL BE DEEMED SUFFICIENTLY GIVEN OR MADE IF MAILED BY PREPAID FIRST CLASS MAIL OR DELIVERED IN WRITING TO SUCH PARTY OR TO THE ENGINEER AT THE FOLLOWING ADDRESSES:

THE CONTRACTOR:

Montego Construction Limited, 12 Chipper Court, Georgetown, Ontario. L7G 1L3 THE ENGINEER: J.F. CURRAN, P ENG. CITY ENGINEER CITY OF BRAMPTON 24 QUEEN STREET EAST, BRAMPTON, ONTARIO.

ARTICLE 6

A COPY OF EACH OF THE CONTRACT DOCUMENTS IS HERETO ANDEXED AND TOGETHER WITH THE M.T.C. SPECIFICATIONS REFERRED TO IN THE CONTRACT DOCUMENTS AND THE PLANS LISTED IN THE SPECIFICATIONS, ARE MADE PLET OF THIS CONTRACT AS FULLY TO ALL INTENTS AND PURPOSES AS THOUGH RECITED IN FULL HEREIN.

ARTICLE 7

NO INPLIED CONTRACT OF ANY KIND WHATSOEVER BY OR ON BEHALF OF THE CORPORATION SHALL ARISE OR BE IMPLIED FROM ANYTHING IN THIS CONTRACT CONTAINED, NOR FROM ANY POSITION OR SITUATION OF THE PARTIES AT ANYTIME, IT BEING CLEARLY UNDERSTOOD THAT THE EXPRESS COVENANTS AND AGREEMENTS HEREIN CONTAINED MADE BY THE CORPORATICE SHALL BE HELONLY COVENANTS AND AGREEMENTS UPON WHICH ANY RIGHTS AGAINST THE CORPORATION MAY BE FOUNDED.

ARTICLE 8

TIME SHALL BE DEEMED THE ESSENCE OF THIS CONTRACT.

THE CONTRACTOR DECLARES THAT IN TENDERING FOR THE WORKS AND IN ENTERING INTO THIS CONTRACT HE HAS EITHER INVESTIGATED FOR HIM-SELF THE CHARACTER OF THE WORK AND ALL LOCAL CONDITIONS ABOVE AND BELOW GROUND SURFACE WHERE APPLICABLE THAT MIGHT EFFECT HIS TENDER OR HIS ACCEPTANCE OF THE WORK, OR THAT NOT HAVING SO INVESTIGATED HE IS WILLING TO ASSUME AND DOES HEREBY ASSUME ALL RISK. OF CONDITI ARISING OR DEVELOPING IN THE COURSE OF THE WORK WHICH MIGHT OR COU MAKE THE WORK, OR ANY ITEMS THEREOF, MORE EXPENSIVE IN CHARACTER, OR MORE ONEROUS TO FULFILE, THAN WAS CONTEMPLATED OR KNOWN WHEN THE TENDER WAS MADE OR THE CONTRACT SIGNED. THE CONTRACTOR ALSO DECLARES THAT HE DID NOT AND DOES NOT RELY UPON INFORMATION FURNISHED BY ANY METHODS WHATSOEVER, BY THE CORPORATION OR ITS EMPLOYEES, BEING AWARE THAT ANY INFORMATION FROM SUCH SOURCES WAS AND IS APPROXIMATE AND SPECULATIVE ONLY, AND WAS NOT IN ANY MARKER WARRANTED OR GUARANT_ED BY THE CORPORATION.

ARTICLE 10

THIS CONTRACT SHALL APPLY TO AND BE BINDING ON THE PARTIES ' HERETO AND THEIR HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS / ND EACH OF THEM. IN WITHESS WHEREOF THE PARTIES HERETO HAVE HEREUNTO SET THEIR HANDS AND SEALS THE DIY AND YEAR FIRST ABOVE WRITTEN OR CAUSED THEIR CORPORATE SEALS TO BE AFFIXED, ATTESTED BY THE SIGNATURE OF THEIR PROPER OFFICERS AS THE CASE MAY BE.

MONTEGO CONSTRUCTION LIMITE URE OF CONTRACTOR ADDRESS 2 OCCUPATION

CORPORATION OF THE CITY OF BRAMPTON

ASSED <u>August 14th</u> 19 78

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BY-LAW

No. 188-78

To authorize the execution of Contract No. 78-124 with Montego Construction Limited. (SIDEWALK REPAIR)

Corporation of the City of Brampton