STATUTORY BOND

KNOW ALL MEN BY THESE PRESENTS:

That we, <u>Trans-Tel Central, LLC</u>, as Principal, and <u>Talisman Casualty Insurance Co., LLC</u>, a corporation organized under the laws of the State of <u>NV</u>, and with a right to transact business in the State of Oklahoma, as Surety, are held and firmly bound unto the Norman Municipal Authority/Norman Utilities Authority, a public trust of the State of Oklahoma, herein called Authority, OR City of Norman, an Oklahoma municipal corporation, herein called City, in the sum of <u>Sixty One Thousand Five Hundred Fifty Nine and 08/100 DOLLARS (\$61,559.08)</u>, for the payment of which Principal and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

The conditions of this obligation are such, that whereas, said Principal is the lowest and most advantageous bidder on the following Project:

Fiber Backbone South Main Street to Alameda on Porter

and has entered into a certain written contract (K-1819-65) with the City of Norman/Norman Municipal Authority/Norman Utilities Authority, October 16th, 20 18, for the erection and construction of this Project, that Contract being incorporated herein by reference as if fully set forth.

NOW, THEREFORE, if the Principal, shall properly and promptly complete the work on this Project in accordance with the Contract, and shall well and truly pay all indebtedness incurred for labor and material and repairs to and parts for equipment furnished in the making of the Project, whether incurred by said Principal, its subcontractors, or any material men, then this obligation shall be void. Otherwise, this obligation shall remain in full force and effect. If debts are not paid within thirty (30) days after same becomes due and payable, the person, firm, or corporation entitled thereto may sue and recover on this bond, the amount so due and unpaid.

It is further expressly agreed and understood by the parties hereto that no non-monetary changes or alterations in said Contract and no deviations from the plan or mode of procedure herein fixed shall have the effect of releasing the sureties, or any of them, from the obligations of this Bond.

It is further expressly agreed that the Principal's obligations under this Bond include payment of not less than the prevailing hourly rate of wages as established by the Commissioner of Labor of the State of Oklahoma and by the Secretary of the U.S. Department of Labor or as determined by a court on appeal.

Terms: Any changes to the contract that exceed 10% of the contract sum, shall require consent of Surety.

Bond No. <u>K-1819-65</u> Bond #1377831

IN WITNESS WHEREOF, the said Principal has a its name and its corporate seal (where applicable authorized representative(s) on the <u>16th</u> day of Surety has caused these presents to be executed in hereunto affixed by its authorized representative November , 20 18.	e) to be hereunto affixed by its duly f October, 20 18 and the said its name and its corporate saal to be,	
(Corporate Seal) (where applicable)	Trans-Tel Central, In Principal	
ATTEST:	Signed: Authorized Representative	
Corporate Secretary (where applicable)	Title Address: 2851 & Flood Hue Norman 06 73069 Telephone: 405-447-3025	
(Corporate Seal) (where applicable)	Talisman Casualty Insurance Company SLC Surety	
ATTEST:	Signed: Title: Jeffrey Keast, Attorney In Faot	
Corporate Secretary (where applicable)	LLC	
CORPORATE ACKNOWLEDGMENT		
STATE OF OKLAHOMA OCOUNTY OF Cleveland		
The foregoing instrument was acknowledged before more title) of the corporation, on behalf of the corporation.	ethis 3 day of lifton mcElyeo (Name & Tans- Tel Central	
WITNESS my hand and seal this <u>3</u> day of	December, 2018.	
Notary Public	JAR JAR	
My Commission Expires: 318/19	A CON PARTIES ON PARTI	

Bond No. <u>K-1819-65</u> Bond #1377831

Chairperson/Mayor(

INDIVIDUAL ACKNOWLEDGMENT

STATE OF OKLAHOMA) COUNTY OF)	
The foregoing instrument was acknowledged before me thisday of by of	, 20,
(Name and Title) of	
WITNESS my hand and seal thisday of, 20	
Notary Public	
My Commission Expires:	
PARTNERSHIP ACKNOWLEDGMENT	
The foregoing instrument was acknowledged before me thisday of by partner (agent) on behalf of, a partnership.	, 20,
WITNESS my hand and seal thisday of, 20	
Notary Public	
My Commission Expires:	
NORMAN MUNICIPAL AUTHORITY City of Norman, OK	
Approved as to form and legality this day of December . 28.	
City Attorney	
Approved by the NORMAN MUNICIPAL AUTHORITY/NORMAN UTILITIES AUTHORITY/CITY OF NORMAN this day of, 20 .	
	O SUAL

Secretary

Attorney - In Fact No.

POWER OF ATTORNEY

Issue Date 11/21/2018

Certificate No.

1377831

KNOW ALL MEN BY THESE PRESENT: The Talisman Casualty Insurance Company, LLC, a Nevada Company, does hereby appoint

Jeffrey Keast, Attorney in Fact

Its true and lawful attorney(s)-in-fact, with full authority to execute on its behalf fidelity and surety bonds or undertaking and other documents of similar character issued in the course of its business, and to bind the respective company thereby.

IN WITNESS THEREOF, TALISMAN CASUALTY INSURANCE COMPANY, LLC have executed and attested these presents, this 30th day of December, 2013.

Jeff Schaff, Managing Director

0002

Jeffrey Keast, Attorney in Fact

Extract from the By-Laws of TALISMAN CASUALTY INSURANCE COMPANY, LLC

Article 44, Section 78. – **FIDELITY AND SURETY BONDS** ... the Managing Director, any Director, the Secretary, and any Assistant Managing Director appointed for that purpose by the officer in charge of surety operation, shall each have the authority to appoint individuals as attorneys-in-fact or under other appropriate titles with authority to execute on behalf of the company fidelity and surety bonds and other documents of similar character issued by the company in the course of its business. On any instrument making or evidencing such appointment, the signatures may be affixed by facsimile (electronically). On any instrument conferring such authority or on any bond or undertaking of the company, the seal, or a facsimile thereof, may be impressed or affixed or in any other manner reproduced; provided, however, that the seal shall not be necessary to the validity of any such instrument or undertaking.

Extract from the Resolution of the Board of Directors of TALISMAN CASUALTY INSURANCE COMPANY, LLC adopted on December 30, 2013.

On any certificate executed by the Secretary or a assistant secretary of the Company setting out,

- (i) The provision of Article 44, Section 78 of the By-Laws, and
- (ii) A copy of the power-of-attorney appointment, executed pursuant thereto, and
- (iii) Certifying that said power-of-attorney appointment is in full force and effect, the signature of the certifying officer may be by facsimile, and the seal of the Company may be a facsimile thereof.

I, Jeff Schaff, Managing Director of **TALISMAN CASUALTY INSURANCE COMPANY, LLC**, do hereby certify that the foregoing extracts of the By-Laws and of a Resolution of the Board of Directors of the company, and of a Power of Attorney issued pursuant thereto, are true and correct, and that both the By-Laws and the Resolution and the Power of Attorney are still in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the facsimile seal of said company this 30th day of December, 2013.

Jeff Schaff, Managing Director

Jeffrey Keast, Attorney in Fact

On November 21st, 2018 , Jeffrey Keast, being by me duly sworn, did depose and say that he is an Attorney-in-Fact of Talisman Casualty Insurance Company, LLC described in and which executed the within instrument; that he knows the corporate seal of said company; that the seal affixed to the within instrument is such corporate seal, that he authorized the use of his electronic signature, and that he signed the said instrument and affixed the said seal as Attorney-in-Fact by authority of the Board of Directors said company and by authority of this office under the Standing Resolutions thereof.

Signed: Notary

TIFFANY FERGUSON
Notary Profice, State of Michigan
County of Chinon
My Commission Expire - 10-05-202

My Commission Expired 10-05-2023 Acting in the County of Clinton



ATTACHMENT A

Talisman Casualty Insurance Company Security

Talisman Casualty Insurance Company, LLC carries the following reinsurance:

This bond is further backed by the following Reinsurance Treaty (to verify, contact Oxford Insurance Brokers LTD)

Reference Reinsurance Policy Number R181970 - Treaty R181970

100% Lloyds of London, Oxford Insurance Brokers, OXF1115 Unique, Markett Ref

B1115R171970*

Security Rating: A (Excellent)

Financial Size Category: XV (\$2 Billion or greater)

Outlook: Stable

In addition, all Syndicates are part of Lloyd's Chain of Security and all policies written by them are backed by the security of the Central Fund. At the end of 2015, the net resources of the market (comprising capital, reserves and subordinated debt and securities) totaled £25,098m.

All syndicates are recognized by the U.S Treasury as Admitted Reinsurers (refer to) http://www.fiscal.treasury.gov/fsreports/ref/suretyBnd/adreinsure.htm

*Issued through Oxford Insurance Brokers LTD, a fully accredited Lloyd's Insurance and Reinsurance Broker http://www.oxfordinsurancebrokers.co.uk/

Talisman's National Association of Insurance Commissioners (NAIC) Code is #15446

(Note: NAIC does not currently list Captive Insurance NAIC Codes on their website. For confirmation, contact Talisman Casualty)

To verify Talisman licensing-- go to http://doi.nv.gov/licensing-search/company/?id=124597

To contact Talisman Casualty call 800 318-5317

This bond is a duly licensed, regulated, and authorized insurance transaction per the Laws and Regulations of the State of Nevada Department of Insurance. This Principal has directly procured this bond through their participation contract in Talisman Casualty Insurance Company's Protected Cell #01, Organization ID No. 125038. Talisman Casualty Insurance Company, LLC is a Sponsored Captive Insurance Company duly licensed and regulated by the State of Nevada, license # 124597. All capital, surplus, reserves, and financial records, are maintained per the applicable provisions and regulations of State of Nevada NRS Chapter 694 C (Captive Insurers) https://www.leg.state.nv.us/NRS/NRS-694C.html Talisman Casualty by law, can offer it's Participants bonds in all 50 states, however Talisman Casualty makes no assertions as to this insurance transaction meeting regulatory or statutory compliance requirements, of any state or governmental entity, other than the State of Nevada.