FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPRO	JVAL			
OMB Number:	3235-028			
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hours per response	0.8			

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

	e Responses													
1. Name and Address of Reporting Person * Smith Fred Julius III			2. Issuer Name and Ticker or Trading Symbol Construction Partners, Inc. [ROAD]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last) (First) (Middle) 290 HEALTHWEST DRIVE, SUITE 2 (Street) DOTHAN, AL 36303 (City) (State) (Zip)			` _ ′	Date of Earliest Transaction (Month/Day/Year) 06/19/2019 If Amendment, Date Original Filed(Month/Day/Year)						X Officer (give title below) Other (specify below) Senior Vice President				
									6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting PersonForm filed by More than One Reporting Person					
			(Zip)											
		(State)	(Zip)					rivative Secu		red, Disposed o				
1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Y				Execution Execut	Execution Date, if ny	Code (Instr. 8)				5. Amount of Securities Ber Owned Following Reported Transaction(s)		. (Ownership	7. Nature of Indirect Beneficial
			(Month/Day/Y		Cod	e V	(A) Amount (E	or	(Instr. 3 and 4)		c (Direct (D) Owor Indirect (Instr. 4)		
Reminder: F	Report on a se	eparate fine for each	class of securities oc				Persor in this	form are no	t required	collection of to respond u				474 (9-02)
Reminder: F	Report on a se	parate fine for each		- Derivati	ive Securit	es Acq	Persor in this a curre	form are no ently valid C osed of, or B	ot required OMB contro eneficially (to respond u ol number.				174 (9-02)
1. Title of Derivative	2. Conversion	3. Transaction	Table II - 3A. Deemed Execution Date, if	- Derivati (e.g., pur 4. Transacti Code	ive Securit ts, calls, wa	ber of ive es ed (A) osed of	Persor in this a curre options, co 6. Date Ex and Expira (Month/Da	form are no ently valid C osed of, or B onvertible se- ercisable ation Date	ot required OMB contro eneficially (curities)	to respond up of number. Dwned I Amount of g Securities	8. Price of	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s	10. Ownershi Form of Derivativ Security: Direct (D or Indirec	11. Nature of Indire Beneficie Owners! (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II - 3A. Deemed Execution Date, if any	- Derivati (e.g., pu 4. Transacti Code (Instr. 8)	5. Num On Derivat Securit Acquir or Disp (D) (Instr. 3	ber of ive es ed (A) osed of	Persor in this a curre options, co 6. Date Ex and Expira (Month/Da	form are no ently valid Consed of, or Bonvertible sec ercisable ution Date ay/Year)	ot required OMB control eneficially (curities) 7. Title and Underlying (Instr. 3 an	to respond up of number. Dwned I Amount of g Securities	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported	10. Ownershi Form of Derivativ Security: Direct (D or Indirec	11. Nature of Indire Beneficie Owners! (Instr. 4)

D 41 0 N /	Relationships				
Reporting Owner Name / Address	Director	10% Owner	Officer	Other	
Smith Fred Julius III 290 HEALTHWEST DRIVE SUITE 2 DOTHAN, AL 36303			Senior Vice President		

Signatures

/s/ R. Alan Palmer, attorney-in-fact	06/20/2019
Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Each share of Class B common stock, par value \$0.001 per share ("Class B Common Stock"), of Construction Partners, Inc. (the "Issuer") is convertible into one share of Class A common stock, par value \$0.001 per share ("Class A Common Stock") of the Issuer (i) at any time at the option of the holder or (ii) upon any transfer, except for certain transfers described in the Issuer's amended and restated certificate of incorporation. In addition, upon the election of the holders of a majority of the then-outstanding shares of Class B Common Stock, all outstanding shares of Class B Common Stock will be converted into shares of Class A Common Stock. The holders of Class A Common Stock and Class B Common Stock vote as a single class on all matters submitted to a vote of stockholders. The holders of Class A Common Stock are entitled to one vote per share, and the holders of the Class B Common Stock are entitled to 10 votes per share. The shares of Class B Common Stock do not expire.

The reported transaction represents a privately negotiated purchase of shares of Class B Common Stock by the reporting person from an entity owned by an immediate family member of the (2) reporting person.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.