## PROPOSAL FORM SECTION 00 4200

То:		ding, Grounds and Real Property Management st Street, Suite 1401B [Woolfolk Building] ssippi 39201	
Re:	т , •		<del></del>
		a accordance with the Project Manual and Drawings within could must specify number of days)	nsecutive calendar
BASE	<b>BID:</b> (Write in the amou	nt of the base bid in words and numbers. In case of conflict, the written word govern	s.)
Words	::	Dollars (\$	
ALTE	RNATES: (Write in the	amount of all of the alternates in words and numbers. In case of conflict, the written	word governs.)
Words	Alternate #1 ( ) Adds		Dollars
Words	Alternate #2 ( ) Adds	( ) Deducts	Dollars
		_) 	
Words:	Alternate #3 ( ) Adds		Dollars
words.		_)	
Words:	Alternate #4 ( ) Adds		Dollars
	(\$	)	
Words:	Alternate #5 ( ) Adds		Dollars
	(\$	_)	
	1		

	No	No	
No	No	No	
CCEPTANCE:			
I certify that I am a	uthorized to enter into	a binding contract, if this Pro	oposal is accepted.
Signature		Date	
Name of Business			
Complete spelling of bid  [http://www.sos.state.ms  Contractors [http://www  Address	lder's name and address - exact as s.us/busserv/corp/soskb/csearch.as c.msboc.us/Search2.CFM] (see 2.	s recorded at the Secretary of State  Sp ] which should be the same as you appli  07, 3.01, 5.01) PLEASE LOOK IT UP a	ed for at the Mississippi State Board of at SoS. SoS rules when the 2 are different (mailing
Address City/State/Zin Code			(physical County
Phone	Fax	Email	
	0	tractors: (modified Dec 2013 So	S per 10/17/12 Addendum 1 & Feb 201
ist any Mechanical/Plumbing and 50,000.00. COR must be included over \$50,000.00, bidder's own ab-contractor to perform such scopechanical Contractor:	ne Specifications of the Bold/or Electrical Sub-Contractors ed where sub-contract exceeds COR classification(s) must be spe will not be permitted. This is	that will perform work of this contrac \$50,000.00. If no sub-contractor is liste	d, and such work is within scope of contr . If no sub-contractor is listed, then use o e Bidder's Checklist.

# STANDARD FORM OF AGREEMENT BETWEEN THE OWNER AND THE CONTRACTOR SECTION 00 5200

This Agreement made the	day of	, 2	0 b	between the Owner,
	nds and Real Property Manageme tite 1401B [Woolfolk Building]	ent		
created by Section 7-1-451 et seq.,	and Section 31-11-1, et seq., Mi	ississippi Code of 19	72, Annotated,	and acting for the State of Mississippi;
and between the Contractor:				
A 11				
	Ph			Email:
The Contractor is a (check and con	nplete one of the following):			
	ΓΙΟΝ or □ LLC solely o rincipal office in			of the State of
	(City)	(County)	(State	<del></del>
PARTNERSHIP	of the following (list all partners	s):		
SOLE PROPRIE	TORSHIP			
For the following Project:				
GS#				
This Agreement entered into as of t				
OWNER: BUREAU OF BUILDIN REAL PROPERTY MA		CONTRAC	CTOR:	
By:		Ву:		
(Signature	e)			(Signature)
Adrian Massey, Director (Name and Title	<u> </u>			Name and Title)
APPROVED AS TO FORM:	,		(-	and They
By:(Signature of Attorney	r)			

THE OWNER AND THE CONTRACTOR AGREE AS SET FORTH IN PAGES ONE THROUGH THREE, ARTICLES ONE THROUGH FIVE, AS FOLLOWS:

## ARTICLE 1: THE WORK AND CONTRACT DOCUMENTS THE WORK

1.1.1	The Contractor will perform all the work required by the Con	itract Documents for	the Project marcut	<i>a 400 ve.</i>					
1.2	THE CONTRACT DOCUMENTS								
1.2.1	The Contract Documents which constitute the entire Agreement between the Owner and the Contractor, are enumerated as follows:								
1.2.2	Project Manual dated								
	BIDDING REQUIREMENTS								
	Advertisement for Bids								
	Instructions to Bidders								
	Proposal Form								
		STANDARD FORM OF AGREEMENT BETWEEN THE OWNER AND THE CONTRACTOR							
	CONTRACT BOND								
	POWER OF ATTORNEY								
	CERTIFICATE OF INSURANCE								
	CONDITIONS OF THE CONTRACT								
	General Conditions								
	Supplementary Conditions								
	Labor Requirements								
	Addenda								
	SPECIFICATIONS (check the specs listed on the contents and	d included in the mar	nual)						
	Division 1: General Requirements		Division 26:	Electrical					
	Division 2: Existing Conditions		Division 27:	Communications					
	Division 3 Concrete		Division 28:	Electronic Safety and Security					
	Division 4: Masonry		Division 31:						
	Division 5: Metals			Exterior Improvements					
	Division 6: Wood, Plastics and Composites		Division 33:						
	Division 7: Thermal and Moisture Protection			Transportation					
	Division 8: Openings			Waterway and Marine Construction					
	Division 9: Finishes			Process Interconnections					
	Division 10: Specialties			Material Processing and Handling Equipment					
	Division 11: Equipment			Process Heating, Cooling, and Drying Equipmen					
	Division 12: Furnishings Division 13: Special Construction		Division 43:	Process Gas and Liquid Handling, Purification, and Storage Equipment					
	Division 13. Special Construction Division 14: Conveying Equipment		Division 44:	Pollution and Waste Control Equipment					
	Division 14. Conveying Equipment Division 21: Fire Suppression		Division 45:	Industry-Specific Manufacturing Equipment					
	Division 22: Plumbing			Water and Wastewater Equipment					
	Division 23: HVAC			Electrical Power Generation					
	Division 25: Integrated Automation								
1.2.3	Addenda								
1.2.3	Addendum No. 1. dated								
	Addendum No. 2, dated								
	Addendum No. 3, dated								
	Addendum No. 4, dated								
	Addendum No. 5, dated								
	,								
1.2.4	Drawings dated								
	Sheets No through	Sheets No	through						
	Sheets No through	Sheets No.	through						
	Sheets No through	Sheets No.	through						
	Sheets No through	Sheets No	through						
	Sheets No through	through							
	Sheets No through	Sneets No	through						

#### ARTICLE 2: CONTRACT SUM 2.1 CONTRACT SUM 2.1.1 The Owner will pay the Contractor in current funds for the performance of the work, subject to additions and deductions by Change Order as provided in the Contract Documents, the Contract sum of Dollars \_). The Contract sum is determined as follows: Base Bid Modifications ( ) Adds ( ) Deducts Negotiations Alternate No. \_\_\_\_ ( ) Adds ( ) Deducts Alternate No. \_\_\_\_ ( ) Adds ( ) Deducts Alternate No. \_\_\_\_( ) Adds ( ) Deducts Alternate No. \_\_\_\_ ( ) Adds ( ) Deducts Alternate No. \_\_\_\_ ( ) Adds ( ) Deducts **Total Contract Sum** 2.2 LIQUIDATED DAMAGES 2.2.1 The stipulated liquidated damages described in Paragraph 9.11 of the Supplementary Conditions are in the amount of Dollars (\$ ) for each calendar day. **ARTICLE 3: CONTRACT TIME** 3.1 TIME 3.1.1 The work to be performed under this Contract shall be commenced upon the date stated in the Notice to Proceed. The work is to be substantially complete, subject to approved Change Orders, no later than calendar days from the date stated in the *Notice to Proceed*. ARTICLE 4: PAYMENTS AND FINAL PAYMENTS 4.1 PROGRESS PAYMENTS 4.1.1 Based upon applications for payment submitted to the Professional by the Contractor and Certificates for Payment issued by the Professional, the Owner will make progress payments on account of the Contract sum to the Contractor as provided in the Contract Documents. 4.2 FINAL PAYMENT 4.2.1 Final payment constituting the entire balance of the Contract sum will be paid by the Owner to the Contractor when the work has been completed, the Contract fully performed and a final Certificate for Payment has been issued by the Professional and approved by the Owner. ARTICLE 5: MISCELLANEOUS PROVISION 5.1 **DEFINITION OF TERMS**

- 5.1.1 Terms used in this Agreement which are defined in the General, Supplementary, and Special Conditions of the Contract will have the meanings designated in those Conditions.
- 5.2 CONTRACTOR'S INTEREST IN AGREEMENT
- 5.2.1 The Contractor will not assign, sublet, or transfer the interest in this Contract agreement without the written consent of the Owner. The Owner and Contractor hereby agree to the full performance of the covenants contained herein.
- 5.3 **PROFESSIONAL**
- 5.3.1 The Professional assigned to this Project is as follows:

\*\*\* END OF SECTION \*\*\*

#### CONTRACT BOND SECTION 00 6100

#### I. PREAMBLE

KNOW ALL MEN BY THESE PRESENTS: THAT		,
Principal, a		, residing at
the laws thereof, and		Surety, a corporation of the State of
, authorized to do business in th	e State of Mississippi under the	e laws thereof, are held and firmly bound
unto the Bureau of Building, Grounds and Real Property Management of the		
use and benefit of the Owner and those claimants and others set forth hereinb		
of 1972, Annotated, as amended, in the amount of		
	Dollars (\$	), lawful
money of the United States, for the payment whereof Principal and Surety assigns, jointly and severally, firmly by these present.	bind themselves, their heirs, e	xecutors, administrators, successors and
WHEREAS, Principal has by written agreement dated	, 20	, entered into a Contract with the
Owner for the following:		
as provided in said Contract and in accordance with the Contract Documen drawings, Project Manual, and addenda are by reference made a part hereo Contract." All of the terms and provisions of Sections 31-5-51, 31-5-3, supamended, and all other code sections cited herein are also by reference made a	of and fully incorporated herein pra, Section 31-5-53 of the M	n, and are hereinafter referred to as "the ississippi Code of 1972, Annotated, as

#### II. PERFORMANCE BOND

NOW, THEREFORE, the condition of this Performance Bond is such that if Principal shall promptly and faithfully perform said Contract, then this obligation shall be null and void; otherwise, it shall remain in full force and effect, subject however, to the following conditions:

Whenever the Owner has performed its obligation but the Principal has defaulted under the terms of the Contract, or any portion thereof, and the Owner has declared the Principal to be in default, the Surety shall promptly:

- 1. Remedy the default, or
- 2. Complete the Contract in accordance with its terms and conditions, or
- 3. Procure the completion of the Contract in accordance with its terms and conditions.

Even if there should be a succession of defaults, the Surety is responsible for completion of the Contract. The Surety shall provide sufficient funds to pay the cost of completion of the Contract in its entirety including other costs and damages for which the Surety may be liable thereunder, less the balance of the Contract price. The term "balance of the Contract price," as used in this paragraph, shall mean the total amount payable by Owner to Principal under the Contract and any Change Orders thereto, less the amount paid by Owner to Principal.

#### III. LABOR AND MATERIAL PAYMENT BOND

NOW, THEREFORE, the condition of this Labor and Material Payment Bond is such that if Principal shall promptly make payments to all persons supplying labor or material used in the prosecution of the work under said Contract, then this obligation shall be null and void; otherwise, it shall remain in full force and effect; however, the Owner shall not be liable for the payment of any costs or expenses of any suit described in Subsection (2) of Section 31-5-51, <u>supra</u>.

#### IV. BOND FOR PAYMENT OF TAXES AND OTHER ASSESSMENTS

NOW THEREFORE, the condition of this Bond for Payment of Taxes and Other Assessments is such that if Principal shall promptly make payment of all taxes, licenses, assignments, contributions, damages, penalties, and interest thereon, when and as the same may lawfully be due the State of Mississippi, or any County, Municipality, Board, Department, Commission, or political subdivision thereof, by reason of and directly connected with the performance of said Contract or any part thereof as provided by Sections 27-65-1, 27-65-21, 27-67-1, and 31-5-3, **Mississippi Code 1972, Annotated**, or any other applicable statute or other authority, then this obligation shall be null and void; otherwise, it shall remain in full force and effect.

#### V. GENERAL CONDITIONS

The following conditions apply to all three (3) of the above-mentioned Bonds:

Countersignature Agent MS License Number: \_\_

- 1. The Performance Bond is for an amount equal to the full amount of said Contract.
- 2. The Labor and Material Payment Bond is for an amount equal to the full amount of said Contract.
- 3. If any changes are made in the work, or any extensions of time are granted, or any increases in the total dollar amount of the Contract are made, such changes, extensions, increases, or other forbearance on the part of either the Owner or the Principal will not, in any way, release the Principal and Surety, or either of them, from their liability hereunder, or any portion thereof, notice to the Surety of any such change, extension, increase, or forbearance being expressly waived.
- 4. These Bonds are governed by and shall be construed in accordance with Mississippi law. Any inconsistency with these Bonds and any provision of Mississippi law shall be remedied by deleting the inconsistent portion of these Bonds and leaving the remaining consistent portions in full force and effect.

Signed and sealed this day of		, 20				
SURETY		PRINCIPAL				
Mississippi NAIC number:		By:				
By:		(Signature) (same person on Bond and Contract page)				
(Agent Signature)	Attorney-in-Fact	(Typed Name and Title)				
(Typed Name)	(Title)					
Surety Agent MS Ins Dept License Number (Leave blank if you do not have		(Address)				
Surety's Contract Bond No.		(City/State/Zip/Phone)				
(Surety Address)  (Surety City/State/Zip/Phone)  (MS LICENSED AGENT COMPAN		Surety Company, Surety Agent's Name, Address, etc. should be typed and with seal (preferably embossed seal) on Bond and P/A. The P/A should be for the Attorney-in-Fact with seal (preferably embossed seal).  The Contract Bond shall be duly executed by the Bidder AND a MS Licensed Agent said Surety approved by the MS Ins Dept OR signed by the Surety's Agent AND countersigned by a MS Licensed Agent for said Surety approved by the MS Ins Dept.				
(MS Licensed Agent Address)		Countersignature, when signed, can be the same as the Attorney-in-Fact whe the Attorney-in-Fact and/or Surety IS licensed in Mississippi. Countersignature will be different when the Attorney-in-Fact and/or Surety is "not" licensed Mississippi. P/A will be for the Attorney-in-Fact.				
(MS Licensed Agent City/State/Zip/Phone)  COUNTERSIGNED: (if Surety Agent above is NOT MS Licensed)		Check the Surety Company AND the Surety Agent AND/OR the Countersignature Company and/or Agent at MS Ins Dept web: <a href="https://www.mid.ms.gov">https://www.mid.ms.gov</a> (or most up-to-date link)				
		Easier to locate Agent at MID when name agrees with MID licensed name.)				
(Signature)	Mississippi Agent	(Bond Agent MID or Code requirements are different from the Ins Cert Agent MID or Code requirements.)				
(Typed Name)	(Title)					

### **CERTIFICATE OF INSURANCE**

#### **SECTION 00 6216**

This certificate of insurance neither affirmatively nor negatively amends, extends, or alters the coverage afforded by the policies below.

INSURED: (Contractor's Name & Address)					COMPANIES PROVIDING COVERAGE w/ MID Lic or NAIC #			
Theorem. (Continuos sinaine de Fidaless)					A #			
					В		#	
PROJECT: (Number, Name & Location)				-	С		#	
Thouse it (it will be a sound)				-	D		#	
					E		#	
OWNER: Bureau of Buildi	ng, Gr	ounds & Real Prope	erty Manager	nent	F		#	
	υ,	1	, ,	-	G			
					Companies above must be approved by the MS Ins Dept at https://www.mid.ms.gov (or most up-to-date link) per Code & WComp at http://www.mwcc.ms.gov/ (MID mod'd 041615)			
Type Insurance	Co	Policy Number	Policy Per	riod		Coverage and Minimum Amor	unt	
					Gener	al Aggregate	\$ 1,000,000	
General Liability Commercial				-	Products Comp/Ops (Aggregate)		\$ 1,000,000	
General Liability				-	Person	nal Injury (Per Occurrence)	\$ 500,000	
					BI &	PD (Per Occurrence)	\$ 1,000,000	
					Fire D	Damage (Per Fire)	\$ 50,000	
					Medic	cal Expense (Per Person)	\$ 5,000	
Owners/Contractors					Gener	al Aggregate	\$ 1,000,000	
Protective Liability						ccurrence	\$ 500,000	
4 / 17					Bodily Injury/Property Damage Combined Single Limit (Per Occurrence)		\$ 500,000	
Automobile Liability	Automobile Liability				Bodily Injury (Per Person)	\$ 250,000		
					OR	Bodily Injury (Per Accident)	\$ 500,000	
						Property Damage (Per Occurrence)	\$ 100,000	
* Excess Liability (Umbrella on projects					Aggre	gate	\$ 1,000,000	
over \$500,000)					Per O	ccurrence	\$ 1,000,000	
MS Workers'					Accid	ent (Per Occurrence)	\$ 100,000	
Compensation (As					Diseas	se-Policy Limit	\$ 500,000	
required by Statute) Employers' Liability					Disea	se-Per Employee	\$ 100,000	
Property Insurance (not required when project is demolition ONLY – required for ALL other projects including					OR	Builders' Risk	Must be equal to	
ALL other projects including paving)					<u></u>	Installation Floater	Value of Work	
Other			<u> </u>					
Other  Certification: I certify that these policies (subject to their terms, conditions and excleast the amounts as indicated by companies licensed in Mississippi; (2) countersig company to give thirty (30) days written notice to the Owner prior to cancellation of				ned by	a Mississippi Licensed Agent; and (3) endor			
Producing Agent: (Name, Address and Telephone)			(Signa	(Signature) (Date) MID Lic # or countersign below				
			(Name and Title of Authorized Representative) (typed)					
					Agent must be approved by the MS Ins Dept or countersign <a href="https://www.mid.ms.gov">https://www.mid.ms.gov</a>			
						f Mississippi Licensed Agent untersign by Mississippi Licensed Agent	t MID Lic#	

Division 0

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# CERTIFICATE OF INSURANCE INSTRUCTIONS SECTION 00 6217

- 1. The *Certificate of Insurance* is a tabulation of insurance required for this Project as specified in Article 11 entitled *Insurance and Bonds* in the General Conditions (AIA Document A201, Sixteenth Edition, 2007).
- 2. The *Certificate of Insurance* must be completed, certified by the original signature of a Mississippi Licensed Insurance Agent and/or countersignature, dated, and bound in each set of the Contract Documents. Insurance Companies providing coverage and Agent and/or Countersignature Agent must be approved by the Mississippi Insurance Department on their web at . <a href="http://www.mid.state.ms.us/licapp/search-main.aspx">https://www.mid.state.ms.us/licapp/search-main.aspx</a> <a href="https://www.mid.state.ms.us/licapp/search-main.aspx">https://www.mid.state.ms.us/licapp/search-main.aspx</a> <a href="https://www.mid.stat
- 3. Indicate Insured, Project, Companies providing coverage, policy numbers and policy periods in the blanks as applicable.
- 4. If the "OWNERS/CONTRACTORS PROTECTIVE LIABILITY" insurance is part of the Commercial General Liability Insurance Policy, or included by endorsement, indicate the policy number and period of the CGL policy in the "OWNERS/CONTRACTORS PROTECTIVE LIABILITY" blank spaces.
- 5. Automobile Liability Insurance may be provided which covers Bodily Injury and Property Damage in one (1) Combined Single Limit, or may be provided with separate minimum limits as shown on the Certificate of Insurance and specified in Article 11 of the Supplementary Conditions. The person signing the Certificate of Insurance should show which option the Contractor has selected by marking out the coverage that is not provided under the policies indicated.
- 6. OTHER INSURANCE (if required) will be indicated by typing in the "OTHER" block and detailed in Article 11 of the Supplementary Conditions.
- 7. CERTIFICATION wording may not be changed without specific written approval from the Owner. (nor on any other Owner documents herein, even beyond Insurance Certificate)
- 8. "Riders", Binders, TBA, TBD, or other unsolicited attachments, are not allowed as part of the *Certificate of Insurance* unless specifically requested in writing by the Owner, or specified as part of the requirements for this Project. (nor on any other Owner documents herein, even beyond Insurance Certificate)
- 9. CAUTION: The *Certificate of Insurance* is intended to be used for all Projects. The Contractor must provide all insurance specified in the Contract Documents for this Project, whether indicated on this form, or not. The Contractor must verify all insurance has been provided as required.
- 10. In accepting the Insurance Certificate by Owner, it would be helpful if some indication is given when, and if, the Provider is a Surplus Line Carrier, a Broker, or Self Insured (because they may not be on the MID web list referenced herein). (The Owner will have to ask MID (or know) at some point.)
- 11. The Workers Comp insurance provider must be approved and show up on the Workers Comp web at <a href="http://www.mwcc.state.ms.us">http://www.mwcc.state.ms.us</a> / Services / Proof of Coverage Inquiry / accept / etc. and at the last step enter the "contractor's name".

Note: Regarding #2 and #11. At the MID web – you enter the Surety Company / Provider / Agent. At the MWCC web - You enter the Vendor's name, then click on the policy number to see the MWCC Ins Provider.

\*\*\* END OF SECTION \*\*\*

#### Division 0

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