**BE IT REVIEMBERED** that the Board of Supervisors of Clay County, Mississippi, met at the Courthouse in West Point, Mississippi, on the 25<sup>th</sup> day of February, 2010, at 9 00 o'clock a m, and present were, Floyd McKee, President of the Board, R B Davis, Vice-President, Shelton Deanes, Luke Lummus and Lynn Horton Also present at said meeting were Harmon A Robinson, Clerk of the Board, and Laddie Huffman, Sheriff, when and where the following proceedings were had and determined, to-wit

NO\_\_\_\_\_

# IN THE MATTER OF AN APPROPRIATION TO THE GOLDEN TRIANGLE PLANNING AND DEVELOPMENT DISTRICT AS AUTHORIZED BY SECTION 17-19-1 OF THE *MISSISSIPPI CODE OF 1972*

There came on this day for consideration the matter of an appropriation to the Golden Triangle Planning and Development District as authorized by Section 17-19-1 of the *Mississippi Code of 1972* 

It appears to this Board that it would be necessary and desirable to make an additional appropriation to the Golden Triangle Planning and Development District in the amount of \$15,300 00 said appropriation to be administered by the Golden Triangle Planning and Development District as tuition free monies for Clay County Mississippi high school graduates that attend East Mississippi Community College

After motion by Mr Davis and second by Mr Horton this Board doth vote unanimously to have the Chancery Clerk to make a count warrant in the amount of \$15,300 00 pavable to the Golden Triangle Planning and Development District for the stated purpose as set out herein above

SO ORDERED this the 25th day of February, 2010 /

Hling M.K.

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7073 70351 006

# **RESOLUTION AUTHORIZING AND APPROVING EXECUTION** OF AN EQUIPMENT LEASE-PURCHASE AGREEMENT WITH BANCORPSOUTH EQUIPMENT FINANCE, A DIVISION OF BANCORPSOUTH BANK FOR THE PURPOSE OF LEASE-PURCHASING CERTAIN EQUIPMENT

WHEREAS, the Board of Supervisors, the Governing Body (the "Governing Body") of Clay County, Mississippi (the "Lessee"), acting for and on the behalf of the Lessee hereby finds, determines and adjudicates as follows

1 The Lessee desires to enter into an Equipment Lease-Purchase Agreement with the Exhibits attached thereto in substantially the same form as attached hereto as Exhibit "A" (the "Agreement") with BancorpSouth Equipment Finance, a division of BancorpSouth Bank (the "Lessor") for the purpose of presently purchasing the equipment as described therein for the total cost specified therein (collectively the "Equipment") and to purchase such other equipment from time to time in the future upon appropriate approval,

2 The Lessee is authorized pursuant to Section 31-7-13(e) of the Mississippi Code of 1972 as amended to acquire equipment and furniture by Lease-Purchase agreement and pay interest thereon by contract for a term not to exceed 5 years

3 It is in the best interest of the residents served by Lessee that the Lessee acquire the Equipment pursuant to and in accordance with the terms of the Agreement, and

4 It is necessary for the Lessee to approve and authorize the Agreement

5 The Lessee desires to designate the Agreement as a qualified tax exempt obligation of Lessee for purposes of Section 265(b)(3) of the Internal Revenue Code of 1986 (the "Code")

NOW THEREFORE BE IT RESOLVED by this Governing Body for and on behalf of the Lessee as follows

Section 1 The Agreement and Exhibits attached thereto in substantially the same form as attached hereto as Exhibit "A" by and between the Lessor and the Lessee is hereby approved and <u>the President</u> (the "Authorized Officer") is hereby authorized and directed to execute said Agreement on behalf of the Lessee

Section 2 The Agreement is being issued in calendar year 2010

Section 3 Neither any portion of the gross proceeds of the Agreement nor the Equipment identified to the Agreement shall be used (directly or indirectly) in a trade or business carried on by any person other than a governmental unit except for such use as a member of the general public

Section 4 No portion of the rental payments identified in the Agreement (a) is secured, directly or indirectly by property used or to be used in a trade or business carried on by a person other than a governmental unit except for such use as a member of the general public, or by payments in respect of such property, or (b) is to be derived from payments (whether or not to Lessee) in respect of property or borrowed money used or to be used for a trade or business carried on by any person other than a governmental unit

Section 5 No portion of the gross proceeds of the Agreement are used (directly or indirectly) to make or finance loans to persons other than governmental units

Section 6 Lessee hereby designates the Agreement as a qualified tax-exempt obligation for purposes of Section 265(b) of the Code

Section 7 In calendar year 2670, Lessee has designated \$ -6- of tax-exempt obligations (including the Agreement) as qualified tax-exempt obligations Including the Agreement herein so designated, Lessee will not designate more than \$30,000,000 of obligations issued during calendar year 2070 as qualified tax-exempt obligations

Section 8 Lessee reasonably anticipates that the total amount of tax-evempt obligations (other than private activity bonds) to be issued by Lessee during calendar year 2000 will not exceed \$30,000,000

Section 9 For purposes of this resolution, the amount of Tax-exempt obligations stated as either issued or designated as qualified tax-exempt obligations includes tax-exempt obligations issued by all entities deriving their issuing authority from Lessee or by an entity subject to substantial control by Lessee as provided in Section 265(b)(3)(E) of the Code

Section 10 The Authorized Officer is further authorized for and on behalf of the Governing Body and the Lessee to do all things necessary in furtherance of the obligations of the Lessee pursuant to the Agreement including execution and delivery of all other documents necessary or appropriate to carry out the transactions contemplated thereby in accordance with the terms and provisions thereof

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Following the reading of the foregoing resolution,  $\underline{MR}$ ,  $\underline{Lummns}$  moved that the foregoing resolution be adopted,  $\underline{Mr}$ ,  $\underline{Deames}$  seconded the motion for its adoption The  $\underline{President}$  put the question to a roll call vote and the result was as follows

Mr. Horton	Voted YTA
Mr Lummus	Voted Yea
Mr Davis	Voted Yer
Mr Deanes	Voted <u>Vea</u>
Mr. Mckee	Voted Yea
	Voted
	Voted

The motion having received the affirmative vote of all members present, the President declared the motion carried and the resolution adopted this the zs day of <u>February</u> 2010

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АТТ**<u></u>Е́́ВŢ** (SEAL)

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# LEE S COLEMAN

ATTORNEY AT LAW 212 COURT STREET PO BOX 226 WEST POINT MISSISSIPPI 39773 (662) 494-4893 FAX (662) 494-0195 colemancoleman@bellsouth net

February 25, 2010

BancorpSouth Equipment Finance, a division of BancorpSouth Bank P O Box 15097 Hattiesburg MS 39404-5097

Re Lease-Purchase of Equipment by Clay County, Mississippi Schedule No 006 to Master Lease No 7073

Ladies and Gentlemen

Pursuant to your request, we hereby render the following opinion regarding the Equipment Lease-Purchase Agreement (the "Agreement") between Clay County Mississippi (the "Lessee") and the Board of Supervisors (the "Governing Body") and BancorpSouth Equipment Finance a division of BancorpSouth Bank (the "Lessor") dated February 25, 2010

We have acted as counsel to the Lessee and the Governing Body with respect to certain legal matters pertaining to the Agreement, and to the transactions contemplated thereby. We are familiar with the Agreement and we have examined such agreements schedules statements certificates, records, including minutes of the Governing Body of the Lessee and other instruments of public officials, Lessee and other persons as we have considered necessary or proper as a basis for the opinions hereinafter stated

Based on such examination, we are of the opinion that

1 Lessee and the Governing Body have full power authority and legal right to execute deliver and perform the terms of the Agreement The Agreement has been duly authorized by all necessary action on the part of Lessee and the Governing Body and any other governing authority and does not require the approval of or the giving of notice to any other federal, state local, or foreign governmental authority and does not contravene any law binding on Lessee or the Governing Body or contravene any indenture, credit agreement or other agreement to which Lessee or the Governing Body is a party or by which it is bound

2 The Agreement has been duly authorized, executed and delivered and constitutes a valid and binding obligation of Lessee and the Governing Body enforceable in accordance with its terms

3 All required procedures for execution of the Agreement, including competitive bidding, if applicable, have been complied with and all rentals will be paid out of funds which are legally available for such purposes

4 With respect to the tax-exempt status of the interest portion of rental payments under the Agreement, under present law

(a) The Agreement is a conditional sales agreement which qualifies as an obligation for purposes of Section 103(a) of the Internal Revenue Code of 1986, as amended (the "Code"), and Treasury Regulations and rulings hereunder

(b) The interest portion of the rental payments under the terms of the Agreement is exempt from federal income taxation pursuant to Section 103(a) of the Code and the Treasury Regulations and rulings thereunder

5 There are no pending or threatened actions or proceedings before any court, administrative agency or other tribunal or body against Lessee or the Governing Body which may materially affect Lessee's or the Governing Body's financial condition or operations, or which could have any effect whatsoever upon the validity performance or enforceability of the terms of the Agreement

This opinion is being furnished to you in connection with the above-referenced transaction and the opinions expressed herein are for the sole benefit of, and may be relied upon by the Lessor and its assigns and are not to be delivered to or relied upon by any other party without our prior written consent

Sincerely ? Cleman

Lee S Colemar

LSC/ae

Form	8038-G	Inf		Tax Exempt Governmeinal Revenue Code section 149	-	OMB No 1545 0720	
(Rev	November 2000)			e separate instructions	(e)	GMB NO 1345 0720	
	tment of the Trea u y			rice is under \$100.000 use Form	1 8038 GC		
	al Relenue Sellice Report					Return check here 🕨 🗌	
1	Issuer s name	ing rie				employer identification number	
•	Clay County	Mis	sissiddi			-6000252	
3			O box if mail is not delivered to	o street address)	Room/suite	4 Report number	
	P O Box 81	5				3	
5			state and ZIP code			6 Date of issue	
	West Point,	MS 3	9773-0815				
7	Name of issue					8 CUSIP number	
		_					
9	Name and title of	officer	or legal representative whom th	e IRS may call for more informat	tion <b>10</b> Telephone r	number of officer or legal representative	
						<u>}</u>	
- 21		Issue	e (check applicable boxi	es) and enter the issue p	irice) See instru		
1	Education					11	
12	Health and h	•	I				
13	Transportation					13	
14	Public safety	-				14	
15	_	(includ	ling sewage bonds)			15	
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17	Utilities	uba 🕨	E911 System			18 234,571 75	
18 19			or RANs check box ►	If obligations are BANs ic			
20			form of a lease or installm				
				for the entire issue for wh	hich this form is	5 being filed	
				(c) Stated redemption	(d) Weighted		
- {	(a) Final maturity	date	(b) Issue price	price at maturity	average maturit	y (e) Yield	
<u>:1 [</u>			\$ 234 571 75	\$_N/A	N/A y	ears 317 %	
- E	rt IV. Uses o	f Proc	eeds of Bond Issue (inc	luding underwriters disc	count)		
22	Proceeds used	for acc	crued interest			22	
23	Issue price of e	ntire is	sue (enter amount from line	21 column (b))		23	
24	Proceeds used f	used for bond issuance costs (including underwriters discount)					
25	Proceeds used	for cre	dit enhancement	_25	<u> </u>		
26	Proceeds allocat	ed to r	easonably required reserve or	replacement fund 26	<u> </u>		
27	Proceeds used	to curr	ently refund prior issues	27	<u> </u>		
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29	Total (add lines	24 thre	ough 28)			29	
30				29 from line 23 and enter an		30	
				mplete this part only for i			
31		-		the bonds to be currently ref		years	
32				the bonds to be advance refi	unded	years	
<ul> <li>Enter the last date on which the refunded bonds will be called</li> <li>Enter the date(s) the refunded bonds were issued ►</li> </ul>							
	rt VI Miscell			<u> </u>			
35				ed to the issue under section	1/1(b)(5)	35	
55 16a				ed in a guaranteed investment cont			
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17			5	be used to make loans to other			
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	Under pena	alties of p	penury I declare that I have examin	ed this return and accompanying sch	edules and statement	s and to the best of my knowledge	
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For	Paperwork Red	uction	Act Notice see page 2 of	the Instructions Ca	L No 63773S	Form 8038-G (Rev 11 2000)	
			œ	)			
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# SPECIAL STIPULATIONS

LESSOR BancorpSouth Equipment Finance, a division of BancorpSouth Bank P O Box 15097 302 Second Avenue Hattiesburg, MS 39404-5097

> By \_\_\_\_\_ Title \_\_\_\_\_ Date \_\_\_\_\_

LESSEE Clay County, Mississippi P O Box 815 West Point, MS 39773-0815

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By ند -\_C. the Board Trile service 0 Date

--NONE--

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EXHIBIT A

707 1 70 3 51 006

# EQUIPMENT LEASE SCHEDULE

Lease Schedule Number 006

This Lease Schedule No 006 to the Equipment Lease-Purchase Agreement dated as of June 10, 2004 (the "Agreement") between BancorpSouth Equipment Finance, a division of BancorpSouth Bank, a Mississippi Corporation (the "Lessor") and Clay County Mississippi (the "Lessee") acting by and through the Board of Supervisors the Governing Body of the Lessee, is made as of this date

1 <u>Description of the Equipment</u> The quantity, item manufacturer, and model and serial number of the Equipment subject to the Agreement are as appear on Exhibit B-1" attached hereto and made a part hereof

2 Location of the Equipment The Equipment is to be located and delivered to Lessee's premises at \_\_\_\_\_

3 Original Rental Term The term of the Agreement shall be 5 years

4 <u>Rental Payments</u> The Lessee agrees to pay the Lessor the original cost of \$234,571 75 for the Equipment hereof described in Exhibit "B-1" attached hereto, upon the terms, and at the times as provided in the Payment Amortization Schedule attached hereto as Exhibit 'B-2' and made a part hereof with an interest rate of 3 17 percent per annum as provided thereby

5 This Schedule and its terms and conditions are hereby incorporated by reference in the Agreement

day of February DATED this the

LESSOR

LESSEE

BancorpSouth Equipment Finance a division Clay County Mississippi of BancorpSouth Bank

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<u>EXHIBIT B</u>

# EXHIBIT B-1

Clav County, Mississippi

Master Lease Number 7073 Schedule Number 06

911 EQUIPMENT

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# Prepared by First Continental Leasing

# InfoAnalysis Payment Amortization Report

2/10/2010 10 27 46 AM File Name infoaliadx

CustomerClay CountyMSQuote ID0291454029002Quote Entered Date2/4/10

Interest Rate 3 1700% (Monthly)

Per	Date	Payment	Principal	Interest	Principal Balance	Accrued Interest	Accrued Int Bal	Net Balance
0	2/25/10	0 00	0 00	0 00	234 571 75	0 00	0 00	234 571 75
1	3/25/10	4 232 69	3 613 03	619 66	230 958 72	619 66	D 00	230 958 72
2	4/25/10	4 232 69	3 622 58	610 12	227 336 14	610 12	0 00	227 336 14
3	5/25/10	4 232 69	3 632 15	600 55	223 704 00	600 55	0 00	223 704 00
4	6/25/10	4 232 69	3 641 74	590 95	220 062 26	590 95	0 00	220 062 26
5	7/25/10	4 232 69	3 651 36	581 33	216 410 90	581 33	0 00	216 410 90
6	8/25/10	4 232 69	3 661 01	571 69	212 749 89	571 69	0 00	212 749 89
7	9/25/10	4 232 69	3 670 68	562 01	209 079 22	562 01	0 00	209 079 22
8	10/25/10	4 232 69	3 680 37	552 32	205 398 84	552 32	0 00	205 398 84
9	11/25/10	4 232 69	3 690 10	542 60	201 708 75	542 60	0 00	201 708 75
10	12/25/10	4 232 69	3 699 84	532 85	198 008 90	532 85	0 00	198 008 90
	2010	42 326 91	36 562 85	5 764 07	-	5 764 07		
11	1/25/11	4 232 69	3 709 62	523 07	194 299 28	523 07	0 00	194 299 28
12	2/25/11	4 232 69	3 719 42	513 27	190 579 87	513 27	0 00	190 579
13	3/25 11	4 232 69	3 729 24	503 45	186 850 62	503 45	0 00	186 850
14	4/25 11	4 232 69	3 739 09	493 60	183 111 53	493 60	0 D0	183 111 53
15	5/25/11	4 232 69	3 748 97	483 72	179 362 56	483 72	0 00	179 362 56
16	6/25/11	4 232 69	3 758 88	473 82	175 603 68	473 82	0.00	175 603 68
17	7/25/11	4 232 69	3 768 81	463 89	171 834 88	463 89	0 00	171 834 88
18	8/25/11	4 232 69	3 778 76	453 93	168 056 12	453 93	0 00	168 056 12
19	9/25/11	4 232 69	3 788 74	443 95	164 267 37	443 95	0 00	164 267 37
20	10/25/11	4 232 69	3 798 75	433 94	160 468 62	433 94	0 00	160 468 62
21	11/25/11	4 232 69	3 808 79	423 90	156 659 83	423 90	0 00	156 659 83
22	12/25/11	4 232 69	3 818 85	413 84	152 840 99	413 84	0 00	152 840 99
	2011	50 792 30	45 167 92	5 624 38		5 624 38		
23	1/25/12	4 232 69	3 828 94	403 75	149 012 05	403 75	0 00	149 012 05
24	2/25/12	4 232 69	3 839 05	393 64	145 173 00	393 64	0 00	145 173 00
25	3/25/12	4 232 69	3 849 19	383 50	141 323 B1	383 50	0 00	141 323 81
26	4/25/12	4 232 69	3 859 36	373 33	137 464 44	373 33	0 00	137 464 44
27	5/25/12	4 232 69	3 869 56	363 14	133 594 89	363 14	0 00	133 594 89
28	6/25/12	4 232 69	3 879 78	352 91	129 715 11	352 91	0 00	129 715 11
29	7/25/12	4 232 69	3 890 03	342 66	125 825 08	342 66	0 00	125 825 08
30	8/25/12	4 232 69	3 900 30	332 39	121 924 78	332 3 <del>9</del>	0 00	121 924
31	9/25/12	4 232 69	3 910 61	322 08	118 014 1 '	322 08	0 00	118 014
32	10/25/12	4 232 69	3 920 94	311 75	114 093 23	311 75	0 00	114 093 23
33	11/25/12	4 232 69	3 931 30	301 40	110 161 9	301 40	0 00	110 161 94

Version 8 0c

Page 1

Exhibit B-2

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# InfoAnalysis Payment Amortization Report

Prepared by First Continental Leasing

Customer Clay County MS Q ID 029 1454 029 002 Q Entered Date 2/ 4/10

Interest Rate 3 1700% (Monthly)

					Principal	Accrued	Accrued	
Per	Date	Payment	Principal	Interest	Balance	Interest	Int Bal	Net Balance
34	12/25/12	4 232 69	3 941 68	291 01	106 220 26	291 01	0 00	106 220 <b>26</b>
	2012	50 792 30	46 620 73	4 171 57	-	4 171 57		
35	1/25/13	4 232 69	3 952 09	280 60	102 268 17	280 60	0 00	102 268 17
36	2/25/13	4 232 69	3 962 53	270 16	98 305 63	270 16	0 00	98 305 63
37	3/25/13	4 232 69	3 973 00	259 69	94 332 63	259 69	0 00	94 332 63
38	4/25/13	4 232 69	3 983 50	249 20	90 349 14	249 20	0 00	90 349 14
39	5/25/13	4 232 69	3 994 02	238 67	86 355 12	238 67	0 00	86 355 12
40	6 25/13	4 232 69	4 004 57	228 12	82 350 55	228 12	0 00	82 350 55
41	7/25/13	4 232 69	4 015 15	217 54	78 335 40	217 54	0 00	78 335 40
42	8/25/13	4 232 69	4 025 76	206 94	74 309 64	206 94	0 00	74 309 64
43	9/25/13	4 232 69	4 036 39	196 30	70 273 25	196 30	0 00	70 273 25
44	10/25/13	4 232 69	4 047 05	185 64	66 226 20	185 64	0 00	66 226 20
45	11/25/13	4 232 69	4 057 74	174 95	62 168 46	174 95	0 00	62 168 46
	12/25/13	4 232 69	4 068 46	164 23	58 099 99	164 23	0 00	58 099 <b>99</b>
1	2013	50 792 30	48 120 27	2 672 03	-	2 672 03		
47	1/25/14	4 232 69	4 079 21	153 48	54 020 78	153 48	0 00	54 020 78
48	2/25/14	4 232 69	4 089 99	142 70	49 930 80	142 70	00 0	49 930 80
49	3/25/14	4 232 69	4 100 79	131 90	45 830 01	131 90	0 00	45 830 01
50	4/25/14	4 232 69	4 111 62	121 07	41 718 38	121 07	0 00	41 718 38
51	5/25/14	4 232 69	4 122 49	110 21	37 595 90	110 21	0 00	37 595 90
52	6/25/14	4 232 69	4 133 38	99 32	33 462 52	99 32	0 00	33 462 52
53	7/25/14	4 232 69	4 144 29	88 40	29 318 23	88 40	0 00	29 318 23
54	8/25/14	4 232 69	4 155 24	77 45	25 162 98	77 45	0 00	25 162 98
55	9/25/14	4 232 69	4 166 22	66 47	20 996 76	66 47	0 00	20 996 76
56	10/25/14	4 232 69	4 177 22	55 47	16 819 54	55 47	0 00	16 819 54
57	11/25/14	4 232 69	4 188 26	44 43	12 631 28	44 43	0 00	12 631 28
58	12/25/14	4 232 69	4 199 32	33 37	8 431 96	33 37	0 00	8 431 96
	2014	50 792 30	49 668 04	1 124 26		1 124 26		
59	1/25/15	4 232 69	4 210 42	22 27	4 221 54	22 27	0 00	4 221 54
60	2/25/15	4 232 69	4 221 54	11 15	0 00	11 15	0 00	0 00
	2015	8 465 38	8 431 96	33 43		33 43		
Ť	Totais	253 961 48	234 571 75	19 389 73		19 389 73		

Version 8 0c

Page 2

2/10/2010 10 27 46 AM File Name Infoaliadx

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# EQUIPMENT ACCEPTANCE NOTICE

7073 70351 006

TO BancorpSouth Equipment Finance a division of BancorpSouth Bank

**RE** Equipment Lease-Purchase Agreement dated as of June 10 2004

Clay County Mississippi (the "Lessee"), acting by and through the Board of Supervisors, the Governing Body of the Lessee, hereby acknowledge receipt in good condition and working order of the equipment (the "Equipment") as listed on Exhibit "C-1" attached hereto and made a part hereof and further described in the invoices attached hereto and made a part hereof. The Equipment is subject to the Equipment Lease-Purchase Agreement dated as of June 10, 2004 between Lessor and Lessee Lessee certifies to Lessor that the Lessee has inspected the Equipment and that the Equipment is acceptable and approves supplier's(s) invoices for the Equipment and requests that Lessor make payment of such invoices.

Lessee further acknowledges that it selected the Equipment so received LESSEE AGREES THAT LESSOR MADE NO REPRESENTATIONS AND WARRANTIES WHATEVER, DIRECTLY OR INDIRECTLY, EXPRESS OR IMPLIED AS TO THE SUITABILITY, DURABILITY, FITNESS FOR USE, MERCHANTABILITY, CONDITION QUALITY, OR OTHERWISE OF SUCH EQUIPMENT LESSEE SPECIFICALLY WAIVES ALL RIGHT TO MAKE ANY CLAIM AGAINST LESSOR ITS ASSIGNS FOR BREACH OF ANY WARRANTY OR TO INTERPOSE OR ASSERT ANY SUCH DEFENSE COUNTERCLAIM OR SETOFF

LESSEE

Clay County, Mississippi

B١ Supervisors Ward Title Date

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<u>EXHIBIT C</u>

# EXHIBIT C-1

Clay County, Mississippi

Master Lease Number 7073 Schedule Number 06

911 EQUIPMENT

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Please indicate who funds are to be released to

Customer (if customer is to be paid please send copy of check where vendor has been paid)

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NO \_\_\_\_\_

# IN THE MATTER OF PUBLISHING A NOTICE FOR BIDS FOR THE OVERLAY AND PAVING OF THE ARTEX BUILDING PARKING LOT AND STREET

There came on this day for consideration the matter of publishing a notice for bids for the overlay and paving of the Artex Building parking lot and street

After motion by Mr Davis and second by Mr Horton this Board doth vote

unanimously to have the Clerk to advertise in the Daily Times Leader the attached notice

for bids marked as exhibit A

SO ORDERED this the 25th day of February, 2010

Floyd Mak-

# ADVERTISEMENT FOR BIDS

Owner Board of Supervisors of Clay County P O Box 815 West Point, MS 39773

Separate sealed BIDS for <u>overlay of Industrial Access and Staging Area</u> will be received by the <u>Board of Supervisors of Clay County</u>, at <u>Clay County County Courthouse</u> located at <u>205 Court Street</u>, <u>West</u> <u>Point MS</u> until <u>10 00 a m</u> on <u>April 5, 2010</u>, then at said Clay County Courthouse publicly opened, and read aloud

The CONTRACT DOCUMENTS may be examined at the following locations

Calvert-Spradling Engineers, Inc 301 Highway 45 North Alternate, Suite 5 Post Office Drawer 1078 West Point, Mississippi 39773 OR The Clay County Board of Supervisors 205 Court Street West Point, MS 39773

Copies of the CONTRACT DOCUMENTS may be obtained at the office of Calvert-Spradling Engineers Inc, P O Drawer 1078, West Point, MS, 39773 upon payment of \$<u>120.00</u> for each set, (non-refundable)

The Owner reserves the right to waive any informalities or to reject any and all bids

Each bidder must deposit with his bid security in the amount, form and subject to the conditions provided in the Information for Bidders

No bidder may withdraw his bid within sixty (60) days after the actual date of the opening thereof

Date February 25, 2010

/s/ Floyd Mckee \_\_\_\_\_\_(President)

Publish February 26, 2010 March 5, 2010

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Advertisement for B, Page 1 o<sup>†</sup>

# IN THE MATTER OF AUTHORIZING THE PRESIDENT OF THIS BOARD TO EXECUTE A CONTRACT WITH CALVERT SPRADLING ENGINEERS FOR PROFESSIONAL SERVICES RELATING TO THE ARTEX BUILDING PARKING LOT PROJECT

There came on this day for consideration the matter of authorizing the President of this Board to execute a contract with Calvert Spradling Engineers for professional services relating to the Artex Building parking lot project

After motion by Mr Davis and second by Mr Horton this Board doth vote unanimously to authorize the President to execute the attached Engineers joint contract document marked as exhibit A Said contract is hereby approved and will be for the overlay of the Artex building parking lot and access road

SO ORDERED this the 25th day of February, 2010

Florent Mak-

This document has important legal consequences consultation with an attorney is encouraged with respect to its use or modification. This document should be adapted to the particular circumstances of the contemplated Project and the Controlling Law

# STANDARD FORM OF AGREEMENT BETWEEN OWNER AND ENGINEER FOR PROFESSIONAL SERVICES FUNDING AGENCY EDITION

Prepared by

ENGINEERS JOINT CONTRACT DOCUMENTS COMMITTEE and Issued and Published Jointly By



National Society of Professional Engineers Professional Engineers in Private Practice



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PROFESSIONAL ENGINEERS IN PRIVATE PRACTICE a practice division of the NATIONAL SOCIETY OF PROFESSIONAL ENGINEERS

AMERICAN CONSULTING ENGINEERS COUNCIL

AMERICAN SOCIETY OF CIVIL ENGINEERS

This document has been approved and endorsed by

The Associated General Contractors of America



and the

Construction Specification Institute



Knowledge for Creating and Sustaining the Built Environment

This document has been accepted by the United States Department of Agriculture Rural Utilities Services, Water and Waste Programs

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# STANDARD FORM OF AGREEMENT BETWEEN OWNER AND ENGINEER FOR PROFESSIONAL SERVICES

THIS IS AN AGREEMENT effective as of	(	Effective Date ) between
Clay County Board of Supervisors		( Owner) and
Calvert Spradling Engineers Inc		(Engineer)
Owner intends to Overlay to an industrial access road and staging area		
	<b>_</b>	
CSE≈ 209100		( Project )
Financial assistance for this Project is expected to be provided by	SMLPC	( Agency)

a governmental entity. Nothing herein creates any contractual relationship between Agency and Engineer

Owner and Engineer agree as follows

# ARTICLE 1 – SFRVICES OF ENGINEER

101 Scope

A Engineer shall provide or cause to be provided the services set forth herein and in Exhibit A

# **ARTICLE 2 – OWNER'S RESPONSIBILITIES**

- 2 01 General
  - A Owner shall have the responsibilities set forth herein and in Exhibit B
  - B Owner shall pay Engineer as set forth in Likhibit C

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C Owner shall be responsible for and Engineer may rely upon the accuracy and completeness of all requirements programs instructions reports data and other information furnished by Owner to Engineer pursuant to this Agreement Engineer may use such requirements programs instructions reports data and information in performing or furnishing services under this Agreement

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# ARTICLE 3 - SCHEDULE FOR RENDFRING SFRVICES

# 3 01 Commencement

A Engineer shall begin rendering services as of the Effective Date of the Agreement

## 3 02 Time for Completion

- A Engineer shall complete its obligations within a reasonable time. Specific periods of time for rendering services are set forth or specific dates by which services are to be completed are provided in Exhibit A and are hereby agreed to be reasonable.
- B If through no fault of Engineer such periods of time or dates are changed or the orderly and continuous progress of Engineer's services is impaired or Engineer's services are delayed or suspended then the time for completion of Engineer's services and the rates and amounts of Engineer's compensation shall be adjusted equitably
- C If Owner authorizes changes in the scope extent or character of the Project then the time for completion of Engineer's services and the rates and amounts of Engineer's compensation shall be adjusted equitably
- D Owner shall make decisions and carry out its other responsibilities in a timely manner so as not to delay the Engineer's performance of its services
- E If Engineer fails through its own fault to complete the performance required in this Agreement within the time set forth as duly adjusted then Owner shall be entitled to the recovery of direct damages resulting from such failure

# ARTICLE 4 - INVOICES AND PAYMENTS

- 4 01 Invoices
  - A Preparation and Submittal of Invoices Engineer shall prepare invoices in accordance with its standard invoicing practices and the terms of Exhibit C and in a manner acceptable to Owner Engineer shall submit its invoices to Owner no more than once per month. Invoices are due and pavable within 30 days of receipt

## 4 02 Payments

- A *Application to Inter-st and Principal* Payment will be credited first to any interest owed to Engineer and then to principal
- B Failure to Pan. If Owner fails to make any payment due Engineer for services and expenses within 60 days after receipt of Engineer's invoice and funds are available for the Project, then
  - 1 amounts due Engineer will be increased at the rate of 1.0% per month (or the maximum rate of interest permitted by law if less) from said sixtieth day and
  - 2 Engineer may after giving seven days written notice to Owner suspend services under this Agreement until Owner has paid in full all amounts due for services expenses and other related charges. Owner waives any and all claims against Engineer for any such suspension
- C Disputed In o ces of Owner contests an invoice Owner may withhold only that portion so contested and must pay the undisputed portion
- D Legislative Actions If after the Effective Date of the Agreement any governmental entity takes a legislative action that imposes taxes fees or charges on Engineer's services or compensation under this Agreement then the Engineer may invoice such new taxes fees or charges as a Reimbursable Expense to which a factor of 1 0 shall be

EJCDC E 510 Standard Form of Agreement Between Owner and Engineer for Professional Services Funding Agency Edition Copyright © 2002 National Society of Professional Engineers for EJCDC All rights reserved Page 2 of 30 applied. Owner shall pay such invoiced new taxes fees and charges such payment shall be in addition to the compensation to which Engineer is entitled under the term of Exhibit C

# **ARTICLE 5 – OPINIONS OF COST**

# 5.01 Opinions of Probable Construction Cost

- A Engineer's opinions of probable Construction Cost are to be made on the basis of Engineer's experience and qualifications and represent Engineer's best judgment as an experienced and qualified professional generally familiar with the construction industry. However, since Engineer has no control over the cost of labor materials equipment or services furnished by others or over contractors methods of determining prices or over competitive bidding or market conditions. Engineer cannot and does not guarantee that proposals bids or actual Construction Cost will not vary from opinions of probable Construction Cost prepared by Engineer. If Owner wishes greater assurance as to probable Construction Cost. Owner shall employ an independent cost estimator as provided in Exhibit B.
- 5 02 Designing to Construction Cost Limit
  - A lf a Construction Cost limit is established between Owner and Engineer such Construction Cost limit and a statement of Engineer's rights and responsibilities with respect thereto will be specifically set forth in Exhibit F Construction Cost Limit to this Agreement
- 5.03 Opinions of Total Project Costs
  - A The services if any of Engineer with respect to Total Project Costs shall be limited to assisting the Owner in collating the various cost categories which comprise Total Project Costs Engineer assumes no responsibility for the accuracy of any opinions of Total Project Costs

# **ARTICLE 6 – GENFRAL CONSIDFRATIONS**

- 6 01 Standards of Performance
  - A The standard of care for all professional engineering and related services performed or furnished by Engineer under this Agreement will be the care and skill ordinarily used by members of the subject profession practicing under similar circumstances at the same time and in the same locality. Engineer makes no warranties express or implied under this Agreement or otherwise in connection with Engineer's services.
  - B Owner shall not be responsible for discovering deficiencies in the technical accuracy of Engineer's services Engineer shall correct any such deficiencies in technical accuracy without additional compensation except to the extent such corrective action is directly attributable to deficiencies in Owner furnished information
  - C Engineer may retain such Consultants as Engineer deems necessary to assist in the performance of furnishing of the services subject to reasonable timely and substantive objections by Owner. The retention of such Consultants shall not reduce the Engineer's obligations to Owner under this Agreement.
  - D Subject to the standard of care set forth in Paragraph 6.01 A Engineer and its Consultants may use or rely upon design elements and information ordinarily or customarily furnished by others including but not limited to specialty contractors manufacturers suppliers and the publishers of technical standards
  - E Engineer and Owner shall comply with applicable Laws and Regulations Engineer shall comply with Owner mandated standards that Owner has provided to Engineer in writing This Agreement is based on these requirements as of its Effective Date. Changes to these requirements after the Effective Date of this Agreement may be the basis for modifications to Owner's responsibilities or to Engineer's scope of services times of performance and compensation.

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- F Engineer shall not be required to sign any documents no matter by whom requested that would result in the Engineer having to certify guarantee or warrant the existence of conditions whose existence the Engineer cannot ascertain. Owner agrees not to make resolution of any dispute with the Engineer or payment of any amount due to the Engineer in any way contingent upon the Engineer signing any such documents.
- G The General Conditions for any construction contract documents prepared hereunder are to be the Standard General Conditions of the Construction Contract Funding Agency Edition as prepared by the Engineers Joint Contract Documents Committee (No C 710 2002 Edition) unless both parties mutually agree to use other General Conditions by specific reference in Exhibit I
- H Engineer shall not at any time supervise direct or have control over Contractor's work nor shall Engineer have authority over or responsibility for the means methods techniques sequences or procedures of construction selected or used by Contractor for security or safety at the Site for safety precautions and programs incident to the Contractor's work in progress nor for any failure of Contractor to comply with Laws and Regulations applicable to Contractor's furnishing and performing the Work
- Engineer neither guarantees the performance of any Contractor nor assumes responsibility for any Contractor s failure to furnish and perform the Work in accordance with the Contract Documents
- J Engineer shall not be responsible for the acts or omissions of any Contractor subcontractor or supplier or of any of their agents or employees or of any other persons (except Engineer's own employees and its Consultants) at the Site or otherwise furnishing or performing any Work or for any decision made on interpretations or clarifications of the Contract Documents given by Owner without consultation and advice of Engineer
- K All Contract Documents and Applications for Payment shall be subject to Agency concurrence
- 6 02 Design without Construction Phase Scruces
  - A If Engineer's Basic Services under this Agreement do not include Project observation or review of the Contractor's performance or any other Construction Phase services then (1) Engineer's services under this Agreement shall be deemed complete no later than the end of the Bidding of Negotiating Phase (2) Engineer shall have no design or shop drawing review obligations during construction (5) Owner assumes all responsibility for the application and interpretation of the Contract Documents contract administration construction observation and review and all other necessary Construction Phase engineering and professional services and (4) Owner waives any claims against the Engineer that may be connected in any way thereto
- 603 Use of Documents

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- A All Documents are instruments of service in respect to this Project and Engineer shall retain an ownership and property interest therein (including the copyright and the right of reuse at the discretion of the Engineer) whether or not the Project is completed. Owner shall not rely in any way on any Document unless it is in printed form signed or sealed by the Engineer or one of its Consultants.
- B A party may rely that data or information set forth on paper (also known as hard copies) that the party receives from the other party by mail hand delivery or facsimile are the items that the other party intended to send. Files in electronic media format of text data graphics or other types that are furnished by one party to the other are furnished only for convenience not reliance by the inceiving party. Any conclusion or information obtained or derived from such electronic files will be at the user s sole risk. If there is a discrepancy between the electronic files and the hard copies the hard copies govern
- C Because data stored in electronic media format can deteriorate or be modified inadvertently or otherwise without authorization of the data's creator, the party receiving electronic files agrees that it will perform acceptance tests or procedures within 60 days after which the receiving party shall be deemed to have accepted the data thus transferred. Any transmittal errors detected within the 60 day acceptance period will be corrected by the party delivering the electronic files.

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- D When transferring documents in electronic media format, the transferring party makes no representations as to long term compatibility usability or readability of documents resulting from the use of software application packages operating systems or computer hardware differing from those used by the documents creator
- E Owner may make and retain copies of Documents for information and reference in connection with use on the Project by Owner Engineer grants Owner a license to use the Documents on the Project extensions of the Project and other projects of Owner subject to the following limitations (1) Owner acknowledges that such Documents are not intended or represented to be suitable for use on the Project unless completed by Engineer or for use or reuse by Owner or others on extensions of the Project or on any other project without written verification or adaptation by Engineer (2) any such use or reuse or any modification of the Documents without written verification completion or adaptation by Engineer as appropriate for the specific purpose intended will be at Owner's sole risk and without liability or legal exposure to Engineer or to Engineer's Consultants (3) Owner shall indemnify and hold harmless Engineer and Engineer's Consultants from all claims damages losses and expenses including attorneys fees arising out of or resulting from any use, reuse or modification without written verification completion or adaptation by Engineer and (4) such limited license to Owner shall not create any rights in third parties
- F If Engineer at Owner's request verifies or adapts the Documents for extensions of the Project or for any other project then Owner shall compensate Engineer at rates or in an amount to be agreed upon by Owner and Engineer

# 6 04 👘 Insui ance

- A Engineer shall procure and maintain insurance as set forth in Exhibit G Insurance Engineer shall cause Owner to be listed as an additional insured on any applicable general liability insurance policy carried by Engineer
- B Owner shall procure and maintain insurance as set forth in Exhibit G Insurance Owner shall cause Engineer and Engineer's Consultants to be listed as additional insureds on any general liability or property insurance policies canied by Owner which are applicable to the Project
- C Ownel shall require Contractor to purchase and maintain general liability and other insurance in accordance with the requirements of parigraph old of the Standard General Conditions of the Construction Contract Funding Agency Edition. (No C 710 2002 Edition) as prepared by the Engineers Joint Contract Documents Committee and to cause Engineer and Engineer's Consultants to be listed as additional insureds with respect to such liability and other insurance purchased and maintained by Contractor for the Project.
- D Owner and Engineer shall each deliver to the other certificates of insurance evidencing the coverages indicated in Exhibit G. Such certificates shall be furnished prior to commencement of Engineer's services and at renewals thereafter during the life of the Agreement.
- E All policies of property insurance relating to the Project shall contain provisions to the effect that Engineer's and Engineer's Consultants interests are covered and that in the event of payment of any loss or damage the insurers will have no rights of recovery against Engineer or its Consultants or any insureds or additional insureds thereunder
- F At any time Owner may request that Engineer or its Consultants at Owner's sole expense provide additional insurance coverage increased limits or revised deductibles that are more protective than those specified in Exhibit G lf so requested by Owner and if commercially available Engineer shall obtain and shall require its Consultants to obtain such additional insurance coverage different limits or revised deductibles for such periods of time as requested by Owner and Exhibit G will be supplemented to incorporate these requirements
- 6.05 Suspension and Lemination
  - A Suspersion
    - 1 By Owner Owner may suspend the Project upon seven days written notice to Engineer

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- 2 By Engineer If Engineer's services are substantially delayed through no fault of Engineer Engineer may after giving seven days written notice to Owner's uspend services under this Agreement
- B Termination The obligation to provide further services under this Agreement may be terminated
  - 1 For cause
    - a By either party upon 30 days written notice in the event of substantial failure by the other party to perform in accordance with the terms hereof through no fault of the terminating party.
    - b By Engineer
      - 1) upon seven days written notice if Owner demands that Engineer furnish or perform services contrarv to Engineer s responsibilities as a licensed professional or
      - 2) upon seven days written notice if the Engineer's services for the Project are delayed or suspended for more than 90 days for reasons beyond Engineer's control
      - 3) Engineer shall have no liability to Owner on account of such termination
    - c Notwithstanding the foregoing this Agreement will not terminate under paragraph 6.05 B.1 a if the party receiving such notice begins within seven days of receipt of such notice to correct its substantial failure to perform and proceeds diligently to cure such failure within no more than 30 days of receipt thereof provided however that if and to the extent such substantial failure cannot be reasonably cured within such 30 day period and if such party has diligently attempted to cure the same and thereafter continues diligently to cure the same then the cure period provided for herein shall extend up to but in no case more than 60 days after the date of receipt of the notice
  - 2 Foi convenience
    - a By Owner effective upon Engineer's receipt of notice from Owner
- C Effective Date of Termination The terminating party under paragraph 6.05 B may set the effective date of termination at a time up to 30 days later than otherwise provided to allow Engineer to demobilize personnel and equipment from the Site to complete tasks whose value would otherwise be lost to prepare notes as to the status of completed and uncompleted tasks and to assemble Project materials in orderly files
- D Payments Upon Termination
  - 1 In the event of any termination under paragraph 6.05 Engineer will be entitled to invoice Owner and to receive payment for all acceptable services performed or turnished and all Reimbursable Expenses incurred through the effective date of termination
  - 2 In the event of termination by Owner for convenience of by Engineer for cause Engineer shall be entitled in addition to involcing for those items identified in paragraph 6.05 D.1 to involce Owner and to payment of a reasonable amount for services and expenses directly attributable to termination both before and after the effective date of termination such as reassignment of personnel costs of terminating contracts with Engineer's Consultants and other related close out costs using methods and rates for Additional Services as set forth in Exhibit C
- E Delivery of Project Materials to Owner Prior to the effective date of termination the Engineer will deliver to Owner copies of all completed Documents and other Project materials for which Owner has compensated Engineer Owner s use of any such Documents or Project materials shall be subject to the terms of Paragraph 6 03

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# 6.06 Controlling Lan

A This Agreement is to be governed by the law of the state in which the Project is located its conflict of laws provisions excepted

# 6 07 Successors Assigns and Beneficiaries

- A Owner and Engineer each is hereby bound and the partners successors executors administrators and legal representatives of Owner and Engineer (and to the extent permitted by paragraph 6.07 B the assigns of Owner and Engineer) are hereby bound to the other party to this Agreement and to the partners successors executors administrators and legal representatives (and said assigns) of such other party in respect of all covenants agreements and obligations of this Agreement
- B Neither Owner nor Engineer may assign sublet or transfer any rights under or interest (including but without limitation moneys that are due or may become due) in this Agreement without the written consent of the other except to the extent that any assignment subletting or transfer is mandated or restricted by law Unless specifically stated to the contrary in any written consent to an assignment no assignment will release or discharge the assignor from any duty or responsibility under this Agreement
- C Unless expressly provided otherwise in this Agreement
  - 1 Nothing in this Agreement shall be construed to create impose or give rise to any duty owed by Owner or Engineer to any Contractor Contractor's subcontractor supplier other individual or entity or to any surety for o employee of any of them
  - 2 All duties and responsibilities undertaken pursuant to this Agreement will be for the sole and exclusive benefit of Owner and Engineer and not for the benefit of any other party
  - 3 Owner agrees that the substance of the provisions of this paragraph 6.07 C shall appear in the Contract Documents
- 6 08 Dispute R solution
  - A Owner and Engineer agree to negotiate all disputes between them in good faith for a period of 30 days from the date of not ce prior to invoking the procedures of Exhibit H or other provisions of this Agreement or exercising their rights inder law
  - B If the parties fail to resolve a dispute through negotiation under paragraph 6.08 A, then either or both may invoke the procedures of Exhibit H. If Exhibit H is not included or if no dispute resolution method is specified in Exhibit H, then the parties may exercise their rights under law.
- 6.09 Environmental Condition of Site
  - A Owner has disclosed to Engineer in writing the existence of all known and suspected Asbestos PCBs Petroleum Hazardous Waste Radioactive Material hazardous substances and other Constituents of Concern located at or near the Site including type quantity and location
  - B Owner represents to Engineer that to the best of its knowledge no Constituents of Concern other than those disclosed in writing to Engineer exist at the Site
  - C If Engineer encounters an undisclosed Constituent of Concern then Engineer shall notify (1) Owner and (2) appropriate governmental officials if Engineer reasonably concludes that doing so is required by applicable Laws or Regulations

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- D It is acknowledged by both parties that Engineer s scope of services does not include any services related to Constituents of Concern. If Engineer or any other party encounters an undisclosed Constituent of Concern or if investigative or remedial action or other professional services are necessary with respect to disclosed or undisclosed Constituents of Concern then Engineer may at its option and without liability for consequential or any other damages suspend performance of services on the portion of the Project affected thereby until Owner (1) retains appropriate specialist consultant(s) or contractor(s) to identify and as appropriate abate remediate or remove the Constituents of Concern and (2) warrants that the Site is in full compliance with applicable Laws and Regulations.
- E If the presence at the Site of undisclosed Constituents of Concern adversely affects the performance of Engineer s services under this Agreement then the Engineer shall have the option of (1) accepting an equitable adjustment m its compensation or in the time of completion or both or (2) terminating this Agreement for cause on 30 days notice
- F Owner acknowledges that Engineer is performing professional services for Owner and that Engineer is not and shall not be required to become an arranger operator generator or transporter of hazardous substances as defined in the Comprehensive Environmental Response Compensation and Liability Act (CERCLA), as amended which are or may be encountered at or near the Site in connection with Engineer's activities under this Agreement

# 6 10 Indemnification and Mutual Warver

- A Indemnification by Engineer To the fullest extent permitted by law Engineer shall indemnify and hold harmless Owner and Owner's officers directors partners agents consultants and employees from and against any and all claims, costs losses and damages (including but not limited to all fees and charges of engineers architects attorneys and other professionals and all court arbitration or other dispute resolution costs) arising out of or relating to the Project provided that any such claim cost loss or damage is attributable to bodily injury sickness disease or death or to damage to or destruction of tangible property (other than the Work itself) including the loss of use resulting therefrom but only to the extent caused by any negligent act or omission of Engineer or Engineer's officers directors partners employees or Consultants
- B Indemnification by Owner To the fullest extent permitted by law Owner shall indemnify and hold harmless Engineer Engineer's officers directors partners agents employees and Consultants from and against any and all claims costs losses and damages (including but not limited to all fees and charges of engineers architects attorneys and other professionals and all court arbitration or other dispute resolution costs) arising out of or relating to the Project provided that any such claim cost loss of damage is attributable to bodily injury sickness disease or death or to damage to or destruction of tangible property (other than the Work itself) including the loss of use resulting therefrom but only to the extent caused by any negligent act or omission of Owner or Owner's officers directors partners agents, consultants or employees or others retained by or under contract to the Owner with respect to this Agreement or to the Project
- C Environmental Indemnification In addition to the indemnity provided under paragraph 6.10 B of this Agreement and to the fullest extent permitted by law Owner shall indemnify and hold harmless Engineer and its officers directors partners agents employees and Consultants from and against any and all claims costs losses and damages (including but not limited to all fees and charges of engineers architects attorneys and other professionals and all court arbitration or other dispute resolution costs) caused by arising out of relating to or resulting from a Constituent of Concern at on or under the Site provided that (1) any such claim cost loss or damage is attributable to bodily injury sickness disease or death or to damage to or destruction of tangible property (other than the Work itself) including the loss of use resulting therefrom and (2) nothing in this paragraph shall obligate Owner to indemnify any individual or entity from and against the consequences of that individuals or entity is own negligence or willful misconduct
- D Percentage Share of Negligence To the fullest extent permitted by law a party's total liability to the other party and anyone claiming by through or under the other party for any cost loss or damage caused in part by the negligence of the party and in part by the negligence of the other party or any other negligent entity or individual

EJCDC E 510 Standard Form of Agreement Between Owner and Engineer for Professional Services Funding Agency Edition Copyright © 2002 National Society of Professional Engineers for EJCDC All rights reserved Page 8 of 30 shall not exceed the percentage share that the party s negligence bears to the total negligence of Owner Engineer and all other negligent entities and individuals

- F Mutual II an er To the fullest extent permitted by law Owner and Engineer waive against each other and the other's employees officers directors agents insurers partners and consultants any and all claims for or entitlement to special incidental indirect or consequential damages arising out of resulting from or in any way related to the Project
- 6 11 Miscellaneous Provisions
  - A *Notices* Any notice required under this Agreement will be in writing addressed to the appropriate party at its address on the signature page and given personally by facsimile, by registered or certified mail postage prepaid or by a commercial courier service. All notices shall be effective upon the date of receipt
  - B Survival All express representations waivers indemnifications and limitations of liability included in this Agreement will survive its completion or termination for any reason
  - C Severability Any provision or part of the Agreement held to be void or unenforceable under any Laws or Regulations shall be deemed stricken and all remaining provisions shall continue to be valid and binding upon Owner and Engineer who agree that the Agreement shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision
  - D *Warwa* A party shon enforcement of any provision shall not constitute a waiver of that provision nor shall it affect the enforceability of that provision or of the remainder of this Agreement
  - E *4ccrual of Claims* To the fullest extent permitted by law all causes of action arising under this Agreement shall be deemed to have accrued and all statutory periods of limitation shall commence no later than the date of Substantial Completion

# **ARTICLE 7 – DEFINITIONS**

- 7.01 Defined Terms
  - A Wherever used in this Agreement (including the Exhibits hereto) terms (including the singular and plural forms) printed with initial capital letters have the meanings indicated in the text above or in the exhibits in the following provisions or in the Standard General Conditions of the Construction Contract Funding Agency Edition prepared by the Engineers Joint Contract Documents Committee (No C 710 2002 Edition)
    - 1 *A ldtion d Services* The services to be performed for or furnished to Owner by Engineer in accordance with Exhibit A Part 2 of this Agreement
    - 2 Agency The Federal or state agency named on page 1 of this Agreement
    - 3 Basic Scruces The services to be performed for or furnished to Owner by Engineer in accordance with Exhibit A Part 1 of this Agreement
    - 4 Construction Cost The cost to Owner of those portions of the entire Project designed or specified by Engineer Construction Cost does not include costs of services of Engineer or other design professionals and consultants cost of land rights of way or compensation for damages to properties or Owner's costs for legal accounting insurance counseling or auditing services or interest and financing charges incurred in connection with the Project or the cost of other services to be provided by others to Owner pursuant to Exhibit B of this Agreement Construction Cost is one of the items comprising Total Project Costs

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- Constituent of Concern Any substance product waste or other material of any nature whatsoever (including but not limited to Asbestos Petroleum Radioactive Material and PCBs) which is or becomes listed regulated or addressed pursuant to [a] the Comprehensive Environmental Response Compensation and Liability Act 42 U S C §§9601 et seq (CERCLA) [b] the Hazardous Materials Transportation Act 49 U S C §§1801 et seq [c] the Resource Conservation and Recovery Act 42 U S C §§6901 et seq (RCRA) [d] the Toxic Substances Control Act 15 U S C §§2601 et scq [e] the Clean Water Act 33 U S C §§1251 et seq [f] the Clean An Act 42 U S C §§7401 et seq and [g] any other federal state or local statute law rule regulation ordinance resolution code order or decree regulating relating to or imposing liability or standards of conduct concerning any hazardous toxic or dangerous waste substance or material
- 6 Consultants Individuals or entities having a contract with Engineer to furnish services with respect to this Project as Engineer's independent professional associates consultants subcontractors or vendors
- 7 Documents Data reports Drawings Specifications Record Drawings and other deliverables, whether in printed or electronic media format provided or furnished in appropriate phases by Engineer to Owner pursuant to this Agreement
- 8 Drawings That part of the Contract Documents prepared or approved by Engineer which graphically shows the scope extent and character of the Work to be performed by Contractor Shop Drawings are not Drawings as so defined
- 9 Effective Date of the Agreement The date indicated in this Agreement on which it becomes effective. If no such date is indicated it means the date on which Agency concurs with the Agreement
- 10 Laws and Regulations 1 aws or Regulations Any and all applicable laws rules regulations ordinances codes and orders of any and all governmental bodies agencies authorities and courts having jurisdiction
- 11 *Reimbursable Expenses* The expenses incurred directly by Engineer in connection with the performing or furnishing of Basic and Additional Services for the Project
- 12 Resident Project Representative The authorized representative of Engineer if any assigned to assist Engineer at the Site during the Construction Phase. The Resident Project Representative will be Engineer's agent or employee and under Engineer's supervision. As used herein the term Resident Project Representative includes any assistants of Resident Project Representative agreed to by Owner. The duties and responsibilities of the Resident Project Representative if any are as set forth in Exhibit D.
- 13 Specifications That part of the Contract Documents consisting of written technical descriptions of materials equipment systems standards and workmanship as applied to the Work and certain administrative details applicable thereto
- 14 Total Project Costs The sum of the Construction Cost allowances for contingencies and the total costs of services of Engineer or other design professionals and consultants together with such other Project related costs that Owner furnishes for inclusion including but not limited to cost of land rights of way compensation for damages to properties. Owner s costs for legal accounting insurance counseling and auditing services interest and financing charges incurred in connection with the Project and the cost of other services to be provided by others to Owner pursuant to Exhibit B of this Agreement

# ARTICLE 8 – EXHIBITS AND SPECIAL PROVISIONS

# 8 01 Exhibits Included

- A Exhibit A, Engineer's Services consisting of 9 pages
- B Exhibit B Owner's Responsibilities consisting of 3 pages

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- C ExhiLit C Payments to Engineer for Services and Reimbursable Expenses consisting of 2 pages
- D Exhibit D Duties Responsibilities and Limitations of Authority of Resident Project Representative consisting of 4 pages
- E Exhibit E Notice of Acceptability of Work consisting of NA pages
- F Exhibit F Construction Cost Limit consisting of NA pages
- G Exhibit G Insurance consisting of NA pages
- H Exhibit H Dispute Resolution consisting of NA pages
- I Exhibit I Special Provisions consisting of <u>NA</u> pages
- J Exhibit J Amendment to Standard Form of Agreement consisting of <u>NA</u> pages

# 8 02 Total Agreement

- A This Agreement (consisting of pages 1 to 29) inclusive, together with the exhibits identified above) constitutes the entire agreement between Owner and Project and supersedes all prior written or oral understandings. This Agreement may only be amended supplemented or modified by a duly executed written instrument based on the format of Exhibit J to this Agreement.
- 8 03 Designated Representatives
  - A With the execution of this Agreement Engineer and Owner shall designate specific individuals to act as Engineer s and Owner's representatives with respect to the services to be performed or furnished by Engineer and responsibilities of Owner under this Agreement Such individuals shall have authority to transmit instructions receive information and render decisions relative to the Project on behalf of each respective party

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- 8 04 Federal Requirements
  - A *Agency Concurrence* Signature of a duly authorized representative of Agency in the space provided on the signature page hereof does not constitute a commitment to provide financial assistance or payments hereunder but does signify that this Agreement conforms to Agency's applicable requirements
  - B Audit and Access to Records For all negotiated contracts and negotiated modifications (except those of \$10,000 or less) Owner Agency the Comptroller General or any of their duly authorized representatives shall have access to any books documents papers and records of the Engineer which are pertinent to the Agreement for the purpose of making audits examinations excerpts and transcriptions Engineer shall maintain all required records for three years after final payment is made and all other pending matters are closed
  - C Restrictions on Lobbying Engineer and each Consultant shall comply with Restrictions on Lobbying (Public Law 101-121 Section 319) as supplemented by applicable Agency regulations. This Law applies to the recipients of contracts and subcontracts that exceed \$100,000 at any tier under a Federal loan that exceeds \$100,000 or a Federal grant that exceeds \$100,000. If applicable Engineer must complete a certification form on lobbying activities related to a specific Federal loan or grant that is a funding source for this Agreement. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency a member of Congress or an employee of a member of Congress in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal funds that takes place in connection with obtaining any Federal award.

EJCDC £ 510 Standard Form of Agreement Between Owner and Engineer for Professional Services Funding Agency Edition Copyright © 2002 National Society of Professional Engineers for EJCDC All rights reserved Page 11 of 30 D Suspension and Debarment Engineer certifies by signing this Agreement that neither it nor its principals are presently debarred suspended proposed for debarment declared ineligible or voluntarily excluded from participation in this transaction by any Federal department or agency Engineer will not contract with any Consultant for this project if it or its principals is presently debarred suspended proposed for debarment declared ineligible or voluntarily excluded from participation in this transaction by any Federal department or agency Engineer will not contract with any Consultant for this project if it or its principals is presently debarred suspended proposed for debarment declared ineligible or voluntarily excluded from participation in this transaction by any Federal department or agency Necessary certification forms shall be provided by the Owner

IN WITNESS WHFREOF the parties hereto have executed this Agreement

Owner	Engineer
Clay County Board of Supervisors	Calvert Spradling Engineers Inc
BI Aloyo Mak-	Bi Robert 2 Calvert
Title Flord Mckee President	Title Robert L Calvert President
Date Signed _2/25/10	Date Signed
	Engineer License or Certificate No Robert L Calvert P E =4499 State of <u>MS</u>
Address for giving notices	Address for giving notices
POB0x815	P O Drawer 1078
West Point	West Point
MS <u>29773</u>	MS 39773
Designated Representative (see paragraph 8 03 A)	Designated Representative (see paragraph 8 03 A)
Floyd McKee	John C Freeman
Title President	Title PE
Phone Number662-494_3124	Phone Number 662 494 7101
Facsimile Number	Facsimile Number <u>662 494 8549</u>
E Mail Address	E Mail Address johnefreeman @bellsouth net
AGENCY CONCURRENCE	
Agency	_
Bv (Signature)	
Typed Name	_
Title	_

This is **EXHIBIT A** consisting of 9 pages referred to in and part of the **Agreement between Owner and Engineer for Professional Services** dated \_\_\_\_\_

## **Owner s Consultant s Services**

## PART 1 - BASIC SFRVICES

Article 1 of the Agreement is amended and supplemented to include the following agreement of the parties Engineer shall provide Basic and Additional Services as set forth below

## A 1 01 Study and Report Phase

## A Engineer shall

- 1 Consult with Owner to define and clarify Owner's requirements for the Project and available data
- 2 Advise Owner of any need for Owner to provide data or services of the types described in Exhibit B which are not part of Engineer's Basic Services
- 3 Identify consult with and analyze requirements of governmental authorities having jurisdiction to approve the portions of the Project designed or specified by Engineer including but not limited to mitigating measures identified in the environmental assessment
- 4 Identify and evaluate all reasonable alternate solutions available to Owner and after consultation with Owner recommend to Owner those solutions which in Engineer's judgment meet Owner's requirements for the Project
- In accordance with Agency guidance prepare a preliminary engineering report (the Report ) which will as appropriate contain schematic layouts sketches operation and maintenance costs and conceptual design criteria with appropriate exhibits to indicate the agreed to requirements considerations involved and those alternate solutions available to Owner which Engineer recommends. For each recommended solution Engineer will provide the following, which will be separately itemized opinion of probable Construction Cost proposed allowances for contingencies, the estimated total costs of design professional and related services to be provided by Engineer and its Consultants and on the basis of information furnished by Owner, a summary of allowances for other items and services included within the definition of Total Project Costs.
- 6 Perform or provide the following additional Study and Report Phase tasks or deliverables
  - 3 Environment Report in accordance with Agency requirements
  - b Provide engineering information for applications and supporting documents for private or governmental giants loans or advances in connection with the Project
  - c Prepare feasibility studies and preliminary ranges of rate schedules if required for the Project
- 7 Furnish review copies of the Report and any other deliverables to Owner and Agency within <u>90</u>calendar days of authorization to begin services and review it with Owner
- 8 Revise the Report and any other deliverables in response to Owner's and Agency's comments as appropriate and furnish copies of the revised Report and any other deliverables to the Owner and Agency within <u>60</u> calendar days of receipt of all such comments

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B Engineer's services under the Study and Report Phase will be considered complete on the date when the revised Report and any other deliverables have been delivered to and accepted by Owner and Agency as appropriate

# A 1 02 Preliminary Design Phase

- A After acceptance by Owner and Agency of the Report and any other deliverables selection by Owner of a recommended solution and indication of any specific modifications or changes in the scope extent character, or design requirements of the Project desired by Owner and upon written authorization from Owner Engineer shall
  - 1 Prepare Preliminary Design Phase documents consisting of final design criteria preliminary drawings outline specifications and written descriptions of the Project
  - 2 Provide necessary field surveys and topographic and utility mapping for design purposes. Utility mapping will be based upon information obtained from utility owners.
  - 3 Provide to Owner three copies of maps showing the general location of required construction easements and permanent easements and the land to be acquired
  - 4 Advise Owner if additional reports data information or services of the types described in Exhibit B are necessary and assist Owner in obtaining such reports data information or services
  - Based on the information contained in the Preliminary Design Phase documents prepare a revised opinion of probable Construction Cost and assist Owner in collating the various cost categories which comprise Total Project Costs
  - 6 Perform or provide the following additional Preliminary Design Phase tasks or deliverables [
  - Furnish review copies of the Preliminary Design Phase documents and any other deliverables to Owner (and Agency if required) within <u>60</u> calendar days of authorization to proceed with this phase and review them with Owner
  - 8 Revise the Preliminary Design Phase documents and any other deliverables in response to comments from Owner (and Agency) as appropriate and furnish to Owner (and Agency) copies of the revised Preliminary Design Phase documents revised opinion of probable Construction Cost and any other deliverables within <u>60</u> calendar days after receipt of all such comments
- B Engineer's services under the Preliminary Design Phase will be considered complete on the date when the revised Preliminary Design Phase documents revised opinion of probable Construction Cost and any other deliverables have been delivered to Owner (and Agency if required)

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# A 1 03 Final Design Phase

- A After acceptance by Owner (and by Agency of required) of the Preliminary Design Phase documents revised opinion of probable Construction Cost as determined in the Preliminary Design Phase and any other deliverables subject to any Owner directed modifications or changes in the scope extent character or design requirements of or for the Project and upon written authorization from Owner Engineer shall
  - 1 Prepare final Drawings and Specifications indicating the scope extent and character of the Work to be performed and furnished by Contractor If appropriate Specifications shall conform to the 16 division format of the Construction Specifications Institute
  - 2 Provide technical criteria written descriptions and design data for Owner's use in filing applications for permits from or approvals of governmental authorities having jurisdiction to review or approve the final design of the Project assist Owner in consultations with such authorities and revise the Drawings and Specifications in response to directives from such authorities
  - 3 Advise Owner of any adjustments to the opinion of probable Construction Cost and any adjustments to Total Project Costs known to Engineer
  - 4 Perform or provide the following additional Final Design Phase tasks or deliverables
  - Prepare and furnish Bidding Documents for review by the Owner its legal counsel its other advisors regulatory agencies and Agency within <u>90</u> calendar days of authorization to proceed with this phase and assist Owner in the preparation of other related documents Bidding documents will comply with Agency s requirements in effect as of the date of Owner authorizing work in this phase
  - 6 Revise the Bidding Documents in accordance with comments and instructions from the Owner and Agency as appropriate and submit final copies of the Bidding Documents a revised opinion of probable Construction Cost and any other deliverables to Owner and Agency within <u>60</u> calendar days after receipt of all such comments and instructions
- B Engineer's services under the Final Design Phase will be considered complete on the date when the submittals required by paragraph A 1.05 A 6 have been delivered to and accepted by Owner and Agency
- C In the event that the Work designed or specified by Engineer is to be performed or furnished under more than one prime contract or it **Engineer**'s services are to be separately sequenced with the work of one or more prime Contractors (such as in the case of fast-tracking). Owner and Engineer shall prior to commencement of the Final Design Phase develop a schedule for performance of Engineer's services during the Final Design Bidding or Negotiating Construction and Post Construction Phases in order to sequence and coordinate properly such services as are applicable to the work under such separate prime contracts. This schedule is to be prepared and included in or become an amendment to Exhibit A whether or not the work under such contracts is to proceed concurrently.
- D The number of prime contracts for Work designed or specified by Engineer upon which the Engineer s compensation has been established under this Agreement is <u>one</u>. If more prime contracts are awarded Engineer shall be entitled to an equitable increase in its compensation under this Agreement.

## A 1 04 Bidding of Negotiating Phase

- A After acceptance by Owner and Agency of the Bidding Documents and the most recent opinion of probable Construction Cost as determined in the Final Design Phase and upon written authorization by Owner to proceed Engineer shall
  - 1 Assist Owner in advertising for and obtaining bids or proposals for the Work and where applicable maintain a record of prospective bidders to whom Bidding Documents have been issued attend pre Bid conferences if any and receive and process contractor deposits or charges for the Bidding Documents

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- 2 Issue Addenda as appropriate to clarify correct or change the Bidding Documents
- 2 Provide information or assistance needed by Owner in the course of any negotiations with prospective contractors
- 4 Consult with Owner as to the acceptability of subcontractors suppliers and other individuals and entities proposed by prospective contractors for those portions of the Work as to which such acceptability is required by the Bidding Documents
- 5 Determine the acceptability of substitute materials and equipment proposed when substitution is necessary because the specified item is incompatible with the Project or fails to comply with applicable codes
- 6 Perform or provide the following additional Bidding or Negotiating Phase tasks or deliverables
- 7 Attend the Bid opening prepare Bid tabulation sheets and assist Owner in evaluating Bids or proposals and in assembling and awarding contracts for the Work
- B The Bidding or Negotiating Phase will be considered complete upon commencement of the Construction Phase or upon cessation of negotiations with prospective contractors (except as may be required if Exhibit F is a part of this Agreement)
- A 1 05 Constituction Phase
  - A Upon successful completion of the Bidding and Negotiating Phase and upon written authorization from Owner, Engineer shall
    - 1 General Administration of Constituction Contract Consult with Owner and act as Owner's representative as provided in the General Conditions. The extent and limitations of the duties responsibilities and authority of Engineer as assigned in the General Conditions shall not be modified except as Engineer may otherwise agree in writing. All of Owner's instructions to Contractor will be issued through Engineer which shall have authority to act on behalf of Owner in dealings with Contractor to the extent provided in this Agreement and the General Conditions except as otherwise provided in writing.
    - 2 Resident Project Representative (RPR) Unless otherwise notified in writing by Owner Engineer shall provide the services of Resident Project Representative (RPR) at the Site to assist Engineer and to provide more continuous observations of such work on a full time basis unless part time services are expressly approved by Agency and this Agreement is amended accordingly. Engineer will prior to the pre-construction conference submit a resume of the RPR's qualifications for approval by Owner and Agency. The duties responsibilities and limitations of authority of the RPR are a set forth in Exhibit D. The furnishing of such Resident Project Representative service will not limit extend or modify Engineer's responsibilities or authority except as expressly set forth in Exhibit D.
    - 2 Selecting Independent Testing Laboratory Assist Owner in the selection of an independent testing laboratory to perform the services identified in Exhibit B paragraph B 2 01 O
    - 4 *Pre Construction Conference* Participate in a Pre Construction Conference prior to commencement of Work at the Site If RPR services are provided by Engineer ensure RPR attends Pre Construction Conference
    - 5 Schedules Receive review and determine the acceptability of any and all schedules that Contractor is required to submit to Engineer including the Progress Schedule Schedule of Submittals and Schedule of Values
    - 6 Baselines and Benchmarks As appropriate establish baselines and benchmarks for locating the Work which in Engineer's judgment are necessary to enable Contractor to proceed

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- 7 *Lists to Site and Observation of Construction* In connection with observations of Contractor's Work while it is in progress
  - a Make visits to the Site at intervals appropriate to the various stages of construction as Engineer deems necessary but at least monthly to observe as an experienced and qualified design professional the progress and quality of Contractor's executed Work. Such visits and observations by Engineer and the Resident Project Representative if any are not intended to be exhaustive or to extend to every aspect of Contractor's Work in progress or to involve detailed inspections of Contractor's Work in progress beyond the responsibilities specifically assigned to Engineer in this Agreement and the Contract Documents but rather are to be limited to spot checking selective sampling, and similar methods of general observation of the Work based on Engineer's exercise of professional judgment as assisted by the Resident Project Representative if any Based on information obtained during such visits and observations Engineer will determine in general if the Work is proceeding in accordance with the Contract Documents and Engineer shall keep Owner informed of the progress of the Work
  - Ъ The purpose of Engineer's visits to and representation by the Resident Project Representative if any at the Site will be to enable Engineer to better carry out the duties and responsibilities assigned to and undertaken by Engineer during the Construction Phase and in addition by the exercise of Engineer's efforts as an experienced and qualified design professional to provide for Owner a greater degree of confidence that the completed Work will conform in general to the Contract Documents and that Contractor has unplemented and maintained the integrity of the design concept of the completed Project as a functioning whole as indicated in the Contract Documents Engineer shall not during such visits or as a result of such observations of Contractor's Work in progress supervise direct or have control over Contractor's Work nor shall Engineer have authority over or responsibility for the means methods techniques sequences or procedures of construction selected or used by Contractor for security or safety on the Site for safety precautions and programs incident to Contractor's Work nor for any failure of Contractor to comply with Laws and Regulations applicable to Contractor's furnishing and performing the Work Accordingly Engineer neither guarantees the performance of any Contractor nor assumes responsibility for any Contractor's failure to furnish and perform the Work in accordance with the Contract Documents
- 8 Defective Work Recommend to Owner that Contractor's Work be rejected while it is in progress if on the basis of Engineer's observations Engineer believes that such Work will not produce a completed Project that conforms generally to the Contract Documents or that it will threaten the integrity of the design concept of the completed Project as a functioning whole as indicated in the Contract Documents
- 9 Clarifications and Interpretations Field Orders Issue necessary clarifications and interpretations of the Contract Documents as appropriate to the orderly completion of Contractor's work. Such clarifications and interpretations will be consistent with the intent of and reasonably inferable from the Contract Documents Engineer may issue Field Orders authorizing minor variations in the Work from the requirements of the Contract Documents
- 10 Change Orders and Mork Change Directives Recommend Change Orders and Work Change Directives to Owner as appropriate and prepare Change Orders and Work Change Directives as required
- 11 Shop Drawings and Samples Review and approve or take other appropriate action in respect to Shop Drawings and Samples and other data which Contractor is required to submit but only for conformance with the information given in the Contract Documents and compatibility with the design concept of the completed Project as a functioning whole as indicated by the Contract Documents Such reviews and approvals or other action will not extend to means methods techniques sequences or procedures of construction or to safety precautions and programs incident thereto. Engineer shall meet any Contractor's submittal schedule that Engineer has accepted
- 12 Substitutes and or-equal Evaluate and determine the acceptability of substitute or or-equal materials and ecuipment proposed by Contractor but subject to the provisions of paragraph A 2 01 A 23 of this Exhibit A

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- 13 Inspections and Tests Require such special inspections or tests of Contractor's work as deemed reasonably necessary and receive and review all certificates of inspections tests and approvals required by Laws and Regulations or the Contract Documents Engineer's review of such certificates will be for the purpose of determining that the results certified indicate compliance with the Contract Documents and will not constitute an independent evaluation that the content or procedures of such inspections tests of approvals comply with the requirements of the Contract Documents Engineer shall be entitled to rely on the results of such tests
- 14 *Disagi eements between Owner and Contractor* Render formal written decisions on all duly submitted issues relating to the acceptability of Contractor's work or the interpretation of the requirements of the Contract Documents pertaining to the execution performance or progress of Contractor's Work review each duly submitted Claim by Owner or Contractor and in writing either denv such Claim in whole or in part approve such Claim or decline to resolve such Claim if Engineer in its discretion concludes that to do so would be inappropriate. In rendering such decisions Engineer shall be fair and not show partiality to Owner or Contractor and shall not be hable in connection with any decision rendered in good faith in such capacity.
- 15 Applications for Payment Based on Engineer's observations as an experienced and qualified design professional and on review of Applications for Payment and accompanying supporting documentation
  - a Determine the amounts that Engineer recommends Contractor be paid Such recommendations of payment will be in writing and will constitute Engineer's representation to Owner's based on such observations and review that to the best of Engineer's knowledge information and belief. Contractor's Work has progressed to the point indicated the quality of such Work is generally in accordance with the Contract Documents (subject to an evaluation of the Work as a functioning whole prior to or upon Substantial Completion to the results of any subsequent tests called for in the Contract Documents and to any other qualifications stated in the recommendation) and the conditions precedent to Contractor's being entitled to such payment appear to have been fulfilled in so far as it is Engineer's responsibility to observe Contractor's Work. In the case of unit price work, Engineer's recommendations of payment will include final determinations of quantities and classifications of Contractor's Work (subject to any subsequent adjustments allowed by the Contract Documents)
  - b By recommending any payment Engineer shall not thereby be deemed to have represented that observations made by Engineer to check the quality or quantity of Contractor's Work as it is performed and furnished have been exhaustive extended to every aspect of Contractor's Work as it is performed and furnished have been exhaustive extended to every aspect of Contractor's Work in progress or involved detailed inspections of the Work beyond the responsibilities specifically assigned to Engineer in this Agreement and the Contract Documents Neither Engineer's review of Contractor's Work for the purposes of recommending payments nor Engineer's recommendation of any payment including final payment will impose on Engineer responsibility to supervise direct or control Contractor's Work in progress or for the means methods techniques sequences or procedures of construction or safety precautions or programs incident thereto or Contractor's compliance with Laws and Regulations applicable to Contractor's furnishing and performing the Work. It will also not impose responsibility on Engineer to make any examination to ascertain how or for what purposes Contractor has used the moneys paid on account of the Contract Price or to determine that title to any portion of the Work in progress materials or equipinent has passed to Owner free and clear of any hens claims security interests or encumbrances or that there may not be other matters at issue between Owner and Contractor that might affect the amount that should be paid
- 16 Contractor's Completion Documents Receive review and transmit to Owner maintenance and operating instructions schedules guarantees bonds certificates or other evidence of insurance required by the Contract Documents certificates of inspection tests and approvals Shop Drawings Samples and other data approved as provided under paragraph A 105 A 11 and the annotated record documents which are to be assembled by Contractor in accordance with the Contract Documents to obtain final payment. The extent of such review by Engineer will be limited as provided in paragraph A 105 A 11.
- 17 Substantial Completion Promptly after notice from Contractor that Contractor considers the entire Work ready for its intended use in company with Owner the Agency s representative and Contractor conduct a pre final

LJC DC E >10 Standard Form of Agreement Between Owner and Engineer for Professional Services Funding Agency Edition Copyright © 2002 National Society of Professional Engineers for EJCDC All rights reserved Page 18 of 30 inspection to determine if the Work is substantially complete. If after considering any objections or Owner Engineer considers the Work substantially complete. Engineer shall deliver a certificate of Substantial Completion to Owner Agency and Contractor

- 18 Record Drawings Prepare and furnish to Owner a set of reproducible Project Record Drawings showing appropriate record information based on Record Drawing information from Contractor and Project documentation received from RPR
- 19 Additional Tasks Perform or provide the following additional Construction Phase tasks or deliverables
- 20 Final Notice of Acceptability of the Work In company with Owner's and Agency's representative conduct a final inspection to determine if the completed Work of Contractor is acceptable so that Engineer may recommend in writing final payment to Contractor Accompanying the recommendation for final payment Engineer shall also provide a notice in the form attached hereto as Exhibit E (the Notice of Acceptability of Work) that the Work is acceptable (subject to the provisions of paragraph A 105 A 15 b) to the best of Engineer's knowledge information and belief and based on the extent of the services provided by Engineer under this Agreement
- B Duration of Construction Phase The Construction Phase will commence with the execution of the first construction Contract for the Project or any part thereof and will terminate upon written recommendation by Engineer for final payment to Contractors If the Project involves more than one prime contract as indicated in paragraph A 1 03 C Construction Phase services may be rendered at different times in respect to the separate contracts Subject to the provisions of Article 3 Engineer shall be entitled to an equitable increase in compensation if Construction Phase services are required after the original date for final completion of the Work as set forth in the construction Contract
- C *Limitation of Responsibilities* Engineer shall not be responsible for the acts or omissions of any Contractor or of any subcontractors suppliers or other individuals or entities performing or furnishing any of the Work Engineer shall not be responsible for the failure of any Contractor to perform or furnish the Work in accordance with the Contract Documents
- A 1 06 Post Construction Phase
  - A Upon written authorization from Owner Engineer during the Post Construction Phase shall
    - 1 Provide assistance in connection with the adjusting of Project equipment and systems
    - 2 Assist Owner in training Owner's staff to operate and maintain Project equipment and systems
    - 3 Assist Owner in developing procedures for control of the operation and maintenance of and record keeping for Project equipment and systems
    - 4 Together with Owner visit the Pioject to observe any apparent defects in the Work assist Owner in consultations and discussions with Contractor concerning correction of any such defects and make recommendations as to replacement or correction of Defective Work if present
    - 5 Perform of provide the following additional Post Construction Phase tasks or deliverables N A
    - 6 In company with Owner or Owner's representative provide an inspection of the Project within one month before the end of the Correction Period for Contractor's Work to ascertain whether any portion of the Work is subject to correction
  - B The Engineer shall provide a total of <u>16</u> hours of assistance and necessary reimbursable expenses in providing services during the Post Construction Phase

EJCDC E 510 Standard Form of Agreement Between Owner and Engineer for Professional Services Funding Agency Edition Copyright © 2002 National Society of Professional Engineers for EJCDC All rights reserved Page 19 of 30 C The Post Construction Phase services may commence during the Construction Phase and if not otherwise n odified in this Exhibit A will terminate at the end of the Construction Contract's Correction Period

#### PART 2 – ADDITIONAL SERVICES

- A 201 Additional Services Requiring Owner's Advance Written Authorization and Agency's Concurrence
  - A If authorized in writing by Owner with Agency concurrence Engineer shall furnish or obtain from others Additional Services of the types listed below
    - Preparation or review of environmental assessments and impact statements review and evaluation of the effects on the design requirements for the Project of any such statements and documents prepared by others and assistance in obtaining approvals of authorities having jurisdiction over the anticipated environmental impact of the Project (which are not part of Basic Services)
    - 2 Services to make measured drawings of or to investigate existing conditions of facilities or to verify the accuracy of drawings or other information furnished by Owner or others
    - 3 Services resulting from significant changes in the scope extent or character of the portions of the Project designed or specified by Engineer or its design requirements including but not limited to changes in size complexity. Owner's schedule character of construction or method of financing and revising previously accepted studies reports. Drawings Specifications or Contract Documents when such revisions are required by changes in Laws and Regulations enacted subsequent to the Effective Date of this Agreement or are due to any other causes beyond Engineer's control. Redesign to reduce Project costs to within the funds available as stated in Exhibit F shall not be considered Additional Services.
    - 4 Services resulting from Owner's request to evaluate additional Study and Report Phase alternative solutions beyond those identified in paragraph A 1 01 A 4
    - 5 Services required as a result of Owner's providing incomplete or inconject Project information to Engineer
    - 6 Providing renderings or models for Owner's use
    - 7 Undertaking investigations and studies including but not limited to detailed consideration of operations maintenance and overhead expenses the preparation of feasibility studies cash flow and economic evaluations rate schedules and appraisals assistance in obtaining financing for the Project evaluating processes available for licensing and assisting Owner in obtaining process licensing detailed quantity surveys of materials equipment and labor and audits or inventories required in connection with construction performed by Owner
    - 8 Furnishing services of Engineer's Consultants for other than Basic Services
    - 9 Services attributable to more prime construction contracts than specified in paragraph A 1 03 C
    - 10 Services (which are not part of Basic Services) during out of town travel required of Engineer other than for visits to the Site or Owner's office
    - 11 Preparing for coordinating with participating in and responding to structured independent review processes including but not limited to construction management cost estimating project peer review value engineering and constructability review requested by Owner and performing or furnishing services required to revise studies reports Drawings Specifications or other Bidding Documents as a result of such review processes
    - 12 Preparing additional Bidding Documents or Contract Documents for alternate bids or prices requested by Owner for the Work or a portion thereof

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- 13 Determining the acceptability of substitute materials and equipment proposed during the Bidding or Negotiating Phase when substitution prior to the award of contracts is allowed by the Bidding Documents
- 14 As istance in connection with Bid protests rebidding or renegotiating contracts for construction materials equipment or services except when such assistance is required by Exhibit F. Rebidding or renegotiating contracts to reduce the contract costs to funds available as stated in Exhibit F shall not be considered Additional Services.
- 15 Providing construction surveys and staking to enable Contractor to perform its work other than as required under parigraph A 1 05 A 6 and any type of property surveys or related engineering services needed for the transfer of interests in real property, and providing other special field surveys.
- 16 Providing Construction Phase services beyond the Contract Times set forth in Exhibit C
- 17 Providing assistance in responding to the presence of any Constituent of Concern at the Site in compliance with current Laws and Regulations
- 18 Preparation of operation and maintenance manuals
- 19 Preparing to serve or serving as a consultant or witness for Owner in any litigation arbitration or other dispute resolution process related to the Project
- 20 Providing more extensive services required to enable Engineer to issue notices or certifications requested by Owner
- 21 Other services performed or furnished by Engineer not otherwise provided for in this Agreement
- 22 Services in connection with Work Change Directives and Change Orders to reflect changes requested by Owner so as to make compensation commensurate with the extent of the Additional Services rendered
- 23 Services in making revisions to Drawings and Specifications occasioned by the acceptance of substitute miterials or equipment other than or equal items and services after the award of the Construction Contract in evaluating and determining the acceptability of a substitution which is found to be inappropriate for the Project or an excessive number of substitutions
- 24 Additional or extended services during construction made necessary by (1) emergencies or acts of God endangering the Work (2) the presence at the Site of any Constituent of Concern (3) Work damaged by fire or other cause during construction (4) a significant amount of defective neglected or delayed work by Contractor (5) acceleration of the progress schedule involving services beyond normal working hours or (6) default by Contractor
- 25 Servic's (other than Basic Services during the Post Construction Phase) in connection with any partial utilization of any part of the Work by Owner prior to Substantial Completion
- 26 Evaluating an unrensonable claim or an excessive number of claims submitted by Contractor or others in connection with the Work

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This is EXHIBIT B consisting of \_3\_pages referred to in and part of the Agreement between Owner and Engineer for Professional Services dited \_\_\_\_\_

#### Owner's Responsibilities

Article 2 of the Agreement is amended and supplemented to include the following agreement of the parties

- B 1 01 In addition to other responsibilities of Owner as set forth in this Agreement. Owner shall at its expense
  - A Provide Engineer with all criteria and full information as to Owner's requirements for the Project including design objectives and constraints space capacity and performance requirements flexibility and expandability and any budgetary limitations, and furnish copies of all design and construction standards which Owner will require to be included in the Drawings and Specifications and furnish copies of Owner's standard forms conditions and related documents for Engineer to include in the Bidding Documents when applicable
  - B Furnish to Engineer any other available information pertinent to the Project including reports and data relative to previous designs or investigation at or adjacent to the Site
  - C Following Engineer's assessment of initially available Project information and data and upon Engineer's request furnish or otherwise make available such additional Project related information and data as is reasonably required to enable Engineer to complete its Basic and Additional Services. Such additional information or data would generally include the following
    - 1 Property descriptions
    - 2 Zoning deed and other land use restrictions
    - 3 Property boundary easement right of way and other special surveys or data including establishing relevant reference points
    - 4 Explorations and tests of subsurface conditions at or contiguous to the Site drawings of physical conditions in or relating to existing surface or subsurface structures at or contiguous to the Site or hydrographic surveys with appropriate professional interpretation thereof
    - 5 Environmental assessments audits investigations and impact statements and other relevant environmental or cultural studies as to the Project, the Site and adjacent areas if not part of Engineer's services
    - 6 Data or consultations as required for the Project but not otherwise identified in the Agreement or the Exhibits thereto
  - D Give prompt written notice to Engineer whenever Ownei observes of otherwise becomes aware of the presence at the Site of air Constituent of Concern or of any other development that affects the scope or time of performance of Engineer's services or any defect or nonconformance in Engineer's services the Work or in the performance of any Contractor
  - E Furnish as appropriate other services or authorize Engineer to provide Additional Services as set forth in Part 2 of Exhibit A of the Agreement as required
  - F Arrange for safe access to and make all provisions for Engineer to enter upon public and private property as required for Engineer to perform services under the Agreement

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- G Examine all alternate solutions studies reports sketches Drawings Specifications proposals and other documents presented by Engineer (including obtaining advice of an attorney insurance counselor and other advisors or consultants as Owner deems appropriate with respect to such examination) and render in writing timely decisions pertaining thereto
- H Provide reviews approvals and permits from all governmental authorities having jurisdiction to approve all phases of the Project designed or specified by Engineer and such reviews approvals and consents from others as may be necessary for completion of each phase of the Project
- I Provide as required for the Project
  - 1 Accounting bond and financial advisory independent cost estimating and insurance counseling services
  - 2 Legal services with regard to issues pertaining to the Project as Owner requires Contractor raises or Engineer reasonably requests
  - 3 Such auditing services as Owner requires to ascertain how or for what purpose Contractor has used the moneys paid
  - 4 Placement and payment for advertisement for Bids in appropriate publications
- J Advise Engineer of the identity and scope of services of any independent consultants employed by Owner to perform or furnish services in regard to the Project including but not limited to cost estimating project peer review value engineering and constructability review
- K Furnish to Engineer data as to Owner's anticipated costs for services to be provided by others (including but not limited to accounting bond and financial independent cost estimating insurance counseling and legal advice) for Owner so that Engineer may assist Owner in collating the various cost categories which comprise Total Project Costs
- L If Resident Project Representative services are not to be provided pursuant to paragraph A 1 05 A 2 or otherwise provide a qualified representative to observe the progress and quality of the Work
- M If Owner designates a construction manager or an individual or entity other than or in addition to Engineer to represent Owner at the Site define and set forth as an attachment to this Exhibit B the duties responsibilities and limitations of authority of such other party and the relation thereof to the duties responsibilities and authority of Engineer
- N Attend the pie bid conference bid opening pre-construction conferences construction progress and other job related meetings and Substantial Completion and final payment inspections
- O Provide the services of an independent testing laboratory to perform all inspections tests and approvals of Samples materials and equipment required by the Contract Documents or to evaluate the performance of materials equipment and facilities of Owner prior to their incorporation into the Work with appropriate professional interpretation thereof
- P Provide inspection or monitoring services by an individual or entity other than Engineer (and disclose the identity of such individual or entity to Engineer) as Owner determines necessary to verify
  - 1 that Contractor is complying with any Laws or Regulations applicable to Contractor's performing and furnishing the Work or
  - 2 that Contractor is taking all necessary precautions for safety of persons or property and complying with any special provisions of the Contract Documents applicable to safety

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- Q Provide Engineer with the findings and reports generated by the entities providing services to Owner pursuant to paragraphs B 2 01 O and P
- R Perform or provide the following additional services

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EJCDC E 510 Standard Form of Agreement Between Owner and Engineer for Professional Services Funding Agency Edition Copyright © 2002 National Society of Professional Engineers for EJCDC All rights reserved Page 24 of 30 This is EXHIBIT C consisting of \_2\_ pages referred to in and part of the Agreement between Owner and Engineer for Professional Services dated \_\_\_\_

#### Payments to Engineer for Services and Reimbursable Expenses

Article 2 of the Agreement is amended and supplemented to include the following agreement of the parties

#### ARTICLE 2 – OWNER S RESPONSIBILITIES

C 2 01 Compensation for Basic Scruces (other than Resident Project Representative Services) – Lump Sum Method of Payment

- A Owner shall pay Engineer for Basic Services set forth in Exhibit A except for services of Engineer's Resident Project Representative if any as follows
  - 1 For services performed or furnished under paragraph A 101 the Lump Sum amount of <u>N A</u> after the Study and Report Phase Services are considered complete as defined in Exhibit A
  - 2 For services performed or furnished under paragraphs A 1 02 through A 1 06 (excluding the services of the Resident Project Representative) the Lump Sum amount of <u>seven thousand five hundred & no/100 dollars</u> (S<sup>7</sup> 500)
  - 3 The Lump Sum compensation for services performed or furnished under paragraphs A 1 02 through A 1 06 shall be pavable as follows
    - A sum which equals 30 percent of the Lump Sum compensation pavable under paragraph C 2 01 4 2 above after the Preliminary Design Phase documents are revised and submitted to Owner (and Agency if required)
    - b A sum which together with the compensation provided under paragraph C 2 01 A 3 a equals 50 percent of the Lump Sum compensation pavable under paragraph C 2 01 A 2 after the Final Design Phase documents are completed and submitted to Owner and Agency
    - c A sum which together with the compensation provided under paragraph C 2 01 A 5 a and b equals 70 percent of the Lump Sum compensation payable under paragraph C 2 01 A 2 after Final Design Phase services are considered complete as defined in Exhibit A
    - d A sum which together with the compensation provided in paragraphs C 2 01 A 3 a b and c equals 80 percent of the Lump Sum compensation pavable under paragraph C 2 01 A 2 after Bidding or Negotiating Phase services are considered complete as defined in Exhibit A
    - e A sum equal to 15 percent of the Lump Sum compensation payable under paragraph C 2 01 A 2 will be puid for general engineering review of the Contractor's Work during the construction period on percentage ratios identical to those approved by the Engineer as a basis upon which to make partial payments to the Contractor(s) Payments will be made on a monthly basis. However, payment under this paragraph will be m an amount such that the aggregate of the sums paid to the Engineer under paragraphs C 2 01 A 3 a through C 2 01 A 3 e will equal 95 percent of the Lump Sum amount stipulated in paragraph C 2 01 A 2
    - f A final payment which together with the compensation provided in paragraphs C 2 01 A 3 a through C 201 A 3 e equals 100 percent of the Lump Sum compensation payable under paragraph C 2 01 A 2 shall be made when it is determined that all services required under paragraphs A I 02 through A 1 05

EJCDC E 510 Standard Form of Agreement Between Owner and Engineer for Professional Services Funding Agency Edition Copyright © 2002 National Society of Professional Engineers for EJCDC. All rights reserved Page 25 of 30 have been completed Such payment includes payment for Post Construction Phase services under paragraph A 1.06 Engineer remains responsible to Owner for the technical adequacy and completeness of such services

- 4 The Lump Sum includes compensation for Engineer's services and services of Engineer's Consultants if any Appropriate amounts have been incorporated in the Lump Sum to account for labor overhead profit and Reimbursable Expenses
- B Period of Service The compensation amount stipulated in paragraph C 2 01 A 2 is conditioned on a period of service not exceeding 6 months. Should such period of service be extended the compensation amount for Engineer's services shall be appropriately adjusted.
- C The ENGINEER shall provide survey services as required for this project. Fees for said services shall be lump sum and shall not exceed SN/A for this project. Invoice will be submitted when survey is 100% complete
- D The ENGINEER shall provide an environmental assessment survey as required The ENGINEER shall be compensated a lump sum fee of <u>SN/A</u> for said services The environmental assessment will be invoiced by the ENGINEER when 100% complete
- C 2 02 Compensation for Resident Project Representative Services Lump Sum Method of Payment

T

- E Owner shall pav Engineer for Resident Project Representative Services as follows
  - 1 Resident Project Representative Services For services of Engineer's Resident Project Representative, if any under paragraph A 1 05 of Exhibit A the Lump Sum amount of <u>SNA</u> The Lump Sum includes compensation for the Resident Project Representative's services and for the services of any direct assistants to the Resident Project Representative Appropriate amounts have been incorporated in the Lump Sum to account for labor overhead profit and Reimbursable Expenses related to the Resident Project Representative's Services
  - 2 The total compensation for Resident Project Representative services is predicated on the Contract Times not exceeding <u>120 days</u> and such compensation shall not be exceeded without written approval of Owner and concurrence of Agency
  - 3 Payment for Resident Project Representative Services shall be on a monthly basis prorated according to the percent complete of construction
  - 4 Contract period is expected to be 4 months for construction In the event the construction period exceeds 4 months and the project representative days have exceeded <u>12</u> days the additional resident project inspection fee will be invoiced at \$45 hour to the OWNER Such compensation shall not be invoiced without prior written approval of OWNER and concurrence of AGENCY

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#### This is EXHIBIT D consisting of 4

pages referred to in and part of the Agreement between Owner and Engineer for Professional Services dated \_\_\_\_\_

#### Duties Responsibilities and Limitations of Authority of Resident Project Representative

Paragraph 1 01 A of the Agreement is amended and supplemented to include the following agreement of the parties

#### D 1 01 Resident Project Representative

- A Engineer shall furnish a Resident Project Representative (RPR) assistants and other field staff to assist Engineer in observing progress and quality of the Work. The RPR assistants and other field staff under this Exhibit D shall provide full time representation unless representation to a lesser degree is approved by Agency.
- B Through such additional observations of Contractor s work in progress and field checks of materials and equipment by the RPR and assistants Engineer shall endeavor to provide further protection for Owner against defects and deficiencies in the Work However Engineer shall not during such visits or as a result of such observations of Contractor's work in progress supervise direct or have control over the Contractor's work nor shall Engineer have authority over or responsibility for the means methods techniques sequences or procedures selected or used by Contractor for security or safety at the Site for safety precautions and programs incident to the Contractor's work in progress for any failure of Contractor to comply with Laws and Regulations applicable to Contractor's performing and furnishing the Work or responsibility for Contractor's failure to furnish and perform the Work in accordance with the Contract Documents. In addition, the specific terms set forth in section A 1.05 of Exhibit A of the Agreement are applicable.
- C The duties and responsibilities of the RPR are as follows
  - 1 General RPR is Engineer stagent at the Site will act as directed by and under the supervision of Engineer and will confer with Engineer regarding RPR's actions RPR's dealings in matters pertaining to the Contractor's work in progress shall in general be with Engineer and Contractor's keeping Owner advised as necessary RPR's dealings with subcontractors shall only be through or with the full knowledge and approval of Contractor' RPR shall generally communicate with Owner with the knowledge of and under the direction of Engineer
  - 2 Schedules Review the progress schedule schedule of Shop Drawing and Sample submittals and schedule of values prepared by Contractor and consult with Engineer concerning acceptability
  - 3 *Configurates and Meetings* Attend meetings with Contractor such as preconstruction conferences progress meetings job conferences and other project related meetings and prepare and circulate copies of minutes thereof
  - 4 Liaison
    - a Serve as Engineer's haison with Contractor working principally through Contractor's superintendent assist in providing information regarding the intent of the Contract Documents
    - b Assist Engineer in serving as Owner's liaison with Contractor when Contractor's operations affect Owner's on Site operations

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- c Assist in obtaining from Owner additional details or information when required for proper execution of the Work
- 5 Interpretation of Contract Documents Report to Engineer when clarifications and interpretations of the Contract Documents are needed and transmit to Contractor clarifications and interpretations as issued by Engineer
- 6 Shop Drawings and Samples
  - a Record date of receipt of Samples and approved Shop Drawings
  - b Receive Samples which are furnished at the Site by Contractor and notify Engineer of availability of Samples for examination
  - c Advise Engineer and Contractor of the commencement of any portion of the Work requiring a Shop Drawing or Sample submittal for which RPR believes that the submittal has not been approved by Engineer
- 7 Modifications Consider and evaluate Contractor's suggestions for modifications in Drawings or Specifications and report such suggestions together with RPR's recommendations to Engineer Transmit to Contractor in writing decisions as issued by Engineer
- 8 Review of Work and Rejection of Defective Work
  - a Conduct on-Site observations of Contractor's work in progress to assist Engineer in determining if the Work is in general proceeding in accordance with the Contract Documents
  - b Report to Engineer whenever RPR believes that any part of Contractor's work in progress will not produce a completed Project that conforms generally to the Contract Documents or will imperil the integrity of the design concept of the completed Project as a functioning whole as indicated in the Contract Documents or has been damaged or does not meet the requirements of any inspection test or approval required to be made and advise Engineer of that part of work in progress that RPR believes should be corrected or rejected or should be uncovered for observation or requires special testing inspection or approval
- 9 Inspections T sis and System Startups
  - a Consult with Engineer in advance of scheduled major inspections tests and systems startups of important phases of the Work
  - b Verify that tests equipment and systems start ups and operating and maintenance training are conducted in the presence of appropriate Owner's personnel and that Contractor maintains adequate records thereof
  - c Observe record and report to Engineer appropriate details relative to the test procedures and systems start-ups
  - d Accompany visiting inspectors representing public or other agencies having jurisdiction over the Project record the results of these inspections and report to Engineer
- 10 Records
  - a Maintain at the Site orderly files for correspondence reports of job conferences reproductions of original Contract Documents including all Change Orders Field Orders Work Change Directives Addenda additional Drawings issued subsequent to the execution of the Contract Engineer's clarifications and interpretations of the Contract Documents progress reports Shop Drawing and Sample submittals received from and delivered to Contractor and other Project related documents

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- b Prepare a daily report or keep a diary or log book recording Contractor's hours on the Site weather conditions data relative to questions of Change Orders Field Orders. Work Change Directives or changed conditions Site visitors daily activities decisions observations in general and specific observations in more detail as in the case of observing test procedures and send copies to Engineer.
- c Record names addresses fax numbers e-mail addresses web site locations and telephone numbers of all Contractors subcontractors and major suppliers of materials and equipment
- d Maintain records for use in preparing Project documentation
- e Upon completion of the Work furnish original set of all RPR Project documentation to Engineer
- 11 Reports
  - a Furnish to Engineer periodic reports as required of progress of the Work and of Contractor's compliance with the progress schedule and schedule of Shop Drawing and Sample submittals
  - b Draft and recommend to Engineer proposed Change Orders Work Change Directives and Field Orders Obtain backup material from Contractor
  - c Furnish to Engineer and Owner copies of all inspection test and system start up reports
  - d Immediately notify Engineer of the occurrence of any Site accidents emergencies acts of God endangering the Work damage to property by fire of other causes or the discovery of any Constituent of Concern
- 12 Payment Requests Review Applications for Payment with Contractor for compliance with the established procedure for their submission and forward with recommendations to Engineer noting particularly the relationship of the payment requested to the schedule of values. Work completed and materials and equipment delivered at the Site but not incorporated in the Work.
- 15 Conficance Open tion and Maintenance Manuals During the course of the Work verify that materials and equipment certificates operation and maintenance manuals and other data required by the Specifications to be assembled and furnished by Contractor are applicable to the items actually installed and in accordance with the Contract Documents and have these documents delivered to Engineer for review and forwarding to Owner prior to payment for that part of the Work.
- 14 Completion
  - a Participate in a Substantial Completion (pre final) inspection and assist in the determination of Substantial Completion and the preparation of lists of items to be completed or corrected
  - b Observe Contractor arranged inspections required by Laws and Regulations applicable to the Work including but not limited to those performed by public agencies having jurisdiction over the Work
  - c Participate in a final inspection in the company of Engineer Owner and Contractor and prepare a final list of items to be completed and deficiencies to be remedied
  - d Observe whether all items on the final list have been completed or corrected and make recommendations to Engineer concerning acceptance and issuance of the Notice of Acceptability of the Work

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- D Resident Project Representative shall not
  - 1 Authorize any deviation from the Contract Documents or substitution of materials or equipment (including or equal items)
  - 2 Exceed limitations of Engineer's authority as set forth in the Agreement or the Contract Documents
  - 3 Undertake any of the responsibilities of Contractor subcontractors suppliers or Contractor's superintendent
  - 4 Advise on issue directions relative to or assume control over any aspect of the means methods techniques sequences or procedures of Contractor's work unless such advice or directions are specifically required by the Contract Documents
  - 5 Advise on, issue directions regarding or assume control over safety practices precautions and programs in connection with the activities or operations of Owner or Contractor
  - 6 Participate in specialized field or laboratory tests or inspections conducted off site by others except as specifically authorized by Engineer
  - 7 Accept Shop Drawing or Sample submittals from anyone other than Contractor
  - 8 Authorize Owner to occupy the Project in whole or in part

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Local System B11dge P10gram Project No \_\_\_\_\_LSBP-13(12) \_\_\_\_

<u>Clay</u> County

LSBP 1

ORDER OF <u>Clay</u> COUNTY BOARD OF SUPERVISORS AWARDING CONTRACT AND ESTABLISHING PROJECT FUND FOR THE ABOVE NUMBERED PROJECT

WHEREAS, said Board has on this the 25% day of <u>February</u> 20 <u>10</u> received and opened bids on said project, and

WHEREAS, We, the Board of Supervisors of <u>Clay</u> County, Mississippi, having advertised for bids on the above numbered project and proof of publication of said advertisement having been filed with the Clerk of the Board of Supervisors in the manner and form required by statute and

WHEREAS, the lowest regular bid was submitted by <u>Ausbern Construction Co, Inc</u> of <u>Okolom</u> MS \_\_\_\_\_\_ in the amount of \$ 142,206 15

NOW, THEREFORE IT IS HEREBY ORDERED by the Board of Supervisors of <u>Clay</u> County that the contract be awarded to <u>Ausbern</u> <u>Construction</u> <u>Co</u>

IT IS FURTHER ORDERED that the project fund in the amount of \$ <u>/49, 300 00</u> (including 5% contingencies) and an additional amount limited to 12% of contract construction cost, to cover engineering services of \$ <u>/7, 100 00</u> be established If applicable an additional amount of \$ <u>000</u> for right of way acquisition, and an additional amount of \$ <u>000</u> for utility relocation is hereby ordered. The order transfers a total of \$ <u>/66, 400 00</u> LSBP funds from <u>Clay</u> County s LSBP fund to a project fund and earmarked for this project. The State Aid Engineer is hereby authorized to take such action as necessary to effectuate this transfer. In case of unexpected overruns in costs which would increase the cost of the project beyond the amount of the project fund established herein, the State Aid Engineer is further authorized to transfer additional funds, limited to 10% of the construction costs, to the project fund as are needed to pay such overruns in final construction costs

IT IS FURTHER ORDERED that the President of the Board is hereby authorized to execute Supplemental Agreements to the original contract which do not increase the cost of the project in excess of the project fund authorized herein. It is also ordered that the State Aid Engineer be furnished a certified copy of this order

Elby Mik-

Clay County

This is to certify that the foregoing is a true and correct copy of an order passed by the Board of Supervisors of \_\_\_\_\_\_C/<u>E44</u> \_\_\_\_\_County Mississippi, entered upon the minutes of said Board of Supervisors Minute Book No \_\_\_\_\_, Page No \_\_\_\_\_, same having been adopted at a meeting of said Board of Supervisors on the <u>z544</u> day of <u>February</u> 20<u>10</u> \_\_\_\_\_Clerk of Board of Supervisors

Clay County

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(Rev 1 14 98)

## ORDER OF BOARD OF SUPERVISORS OF <u>Clay</u> COUNTY REQUESTING "ADVANCE CREDITS" IN LSBP FUNDS TO BE USED ON PROJECT NO <u>LSBP - 13(12)</u>, <u>Clay</u> COUNTY

WHEREAS, the Board of Supervisors of <u>Clav</u> County, Mississippi desires that advance credits" of such LSBP funds, in the estimated amount of \$ <u>149,300 00</u>, be approved for use on Project No <u>LSBP -13(12)</u>, <u>Clav</u> County, Mississippi, and

NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of <u>Clay</u> County, Mississippi, that the State Aid Engineer be and he is hereby requested to approve advance credits for this project, in the estimated amount requested above, and to specifically earmark same for this project. In the event the low bid for this project is in excess of the estimated amount requested above the State Aid Engineer is authorized and requested to approve additional "advance credits" for this project, with such funds limited to the amount of LSBP funds set out in the order of the Board awarding the contract and establishing the project fund for this project.

Floy Mck President, Board of Supervisors Clay\_\_\_\_ County Mississippi

This is to certify that the foregoing is a true and correct copy of an Oider passed by the Board of Supervisors of <u>Clay</u> County, Mississippi, entered into the Minutes of said Board of Supervisors, Minute Book No \_\_\_\_\_\_, Page No \_\_\_\_\_, same having been adopted at a meeting of said Board of Supervisors

on the 25th day of February Clerk of Board of Supervisors Clay\_\_\_\_ County, Mississippi

4 + 0

#### (Revised 5 5 00)

# The State of Mississippi **CLAY COUNTY**

#### AFFIDAVIT OF PUBLICATION

Before me in and for said county this day persuitally came the undersigned representative of the Daily Times Leader, a newspaper published in the City of West Point of said county and state, who being duly sworn deposeth and says that the publication of a certain notice a true copy of which, is hereto affixed has been made for \_\_\_\_\_ weeks consecutively to wit

Dated —	1-26	, 20_10
Dated —	2.7	, 20 <u>10</u>
		, 20 <u> </u>
Dated —		, 20
Dated —		, 20
Dated —		, 20

Said representative further certifies that the several numbers of the newspaper containing the above mentioned notice have been produced and compared with the copy affixed, and that the publication thereof has been correctly made

WITNESS MY HAND AND SEAL OF OFFICE, this the February  $(\mathcal{O} \text{ day of })$ AD 20 10 DAILY TIMES LEADER RULL la I 1 Notary Public JAL = C. YCCUNT. 20077 SEAL NOTAPE PUBLIC AFFIDAVIT# 74 YOF تىرى، بار

OFFICE OF STATE ALD ROAD CONSTRUCTION MISSISSIPPI DEPARTMENT OF TRANSPORTATION

ROTICE TO CONTRACTORS Sealed bids will be received by the Board of Supervisors of Clay County Mississippi at the Clay County Countouse, West Point. Messissippi until 1000 am on the 25th day of February 2010 and shortly theraster publicly opened for the construction of 0.64 miles of BOX BRIDGE REPLACEMENT AND APPROADLES on the RUTH CUETT ROAD being known as Project No LSSP 13 (12) in Clay County Mississippi

PRINCIPAL ITEMS OF WORK ARE APPROXIMATELY AS FOLLOWS.

ITEM QUANTITY UNIT

ROADWAY ITEMS. MCGELIZATION LUMP SUM LS CLEARING AND GRUBBING LUMP SUM LS REMOVAL OF BRIDGE @ STA 12+80 1.000 UN UNCLASSIFIED EXCAVATION

(FM) 862 000 CY BORROW EXCAVATION (FM E) (CONTRACTOR FURNISHED) (CLASS 9) 121 000 CY (CLASS GROUP B) 530 000 CY

payable to Clay County State of Mississippi

Date January 7 2010 S/Shetton Deanes President Clay County Board of Superv

lish January 26 2010 ruary 2, 2010

TB STRUCTURAL CONCRETE MINOR STRUCTURES 0740 CY REINFORCING STEEL, 60 000

REINFORCING SILEL, BOUD LB 18° REINFORCED CONCRETE PIPE CLASS IN 100 000 LF 18° BRANCH CONNECTION THUR WINGWALL, 1000 EA RIGHT-OF WAY MARKERS (TYPE II) 12000 EA MAINTENANCE OF TRAFFIC MANDENIAL E

LUMP SUM LS ADDITIONAL CONSTRUCTION SIGNS 0 000 SF

EROSION CONTROL ITEMS AGRICULTURAL LIMESTONE 1 360 TON COMMERCIAL FERTILIZER (13 13) 0 680 TON SEEDING 0 680 AC YEGETATIVE MATERIALS FOR NULCH 2,040 TON SOLD 5020ING 20,000, SY TEMPORARY SILT FENCE, 200 000 LF TEMPORARY EROSION CHECKS 20,000 BL LOOSE RIPRAP 200 LB 240 000 TON

BOX BRIDGE ITEMS BOX BRIDGE CONCRETE CLASS "BB 212 090 CY REINFORCEMENT 22,541 000 19

\*\* NOTICE TO CONTRACTORS

CONTRACT TIME 75 Working Days

BASIS OF AWARD

The award if made will be made to the lowest qualified bidder on the basis of published quantity The Board of Supervisors h notifies all biolders that it affirmatively insure that in contract entered into pursual advertisement minority anesa enterprise edec tuli opporturi аПо buds in respons and will not a to this not be dia the grounds st on

consideration for an automatic PLANS AND SPECI ana on fille in the Off Chancery Clark of Clu unancery Cli the LSBP From e LSBP Engineers ( frice of the State A 2 Woodrow ssapp Standard Stale Aid Road

tor state Ad Hoad and imoge Construction PLANS AND PROPOSALS may be secured from Robert L Calvert LSBP Engineer for Cary County Mississipp P O Drawer 1078 West Point. The Cost is fifty dollars (\$50.00) for plans and fifty dollars (\$50.00) for the proposal non-refundable non-refundable Centified check or bid bond for five

By Tatasha ) Publisher (x) Clerk () Printer () Editor

> **Publication Fee** Proof(s) Of Publication \$ **Total Charges**

> > 17131

\$ 111,10
\$ 3 00
\$ 114 (0

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AND CLAY COUNTY BOARD OF SUPERVISORS

## SECTION 900 NOTICE TO CONTRACTORS

20,00 Clay County Board of Supervisors – Box Bridge and Approaches Project No. J. SPR 12(10) **BID SHEET** 0.000

February 25, 2010 10 00 A M CSE # 208166

#### **CONTRACTOR**

X

BASE BID

N L Carson Construction License No 03462-MC

- Ellis Construction License No 03804-MC
- Phillips Contracting Co License No 00229-MC
- , J J Ferguson License No 04491-SC
- Prairie Construction License No 11768-MC
- Ausbern Construction License No 08212-MC

Riverside Traffic Systems License No 07122-SC

McBride Co LLC License No 16206-MC

Giexco LLC License No 17013-MC

Gregory Construction
 License No 16271-MC

Tri-County Construction License No 12061-MC

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\$ 157,450 25 +142,206 15 \$ \$ \$ \$ 89,63192 \$

#### IN THE MATTER OF A PERMIT APPLICATION FOR A UTILITY EASEMENT

There came on this day for consideration the matter of a permit application for a utility casement.

This Board doth vote unanimously to approve the attached permit application of \_\_\_\_\_

& TO Beastey Kend, which has been approved by the County 2 day of \_ Engineer Robert Calvert. Ay of Febry 2010 Filoyo Mike SO ORDERED, this the

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## PERMIT APPLICATION FOR USE AND OCCUPANCY AGREEMENT FOR THE CONSTRUCTION OR ADJUSTMENT OF A UTILITY

#### WITHIN ROAD OR HIGHWAY RIGHT-OF-WAY

FACILY ALONG OR ACROSS <u>Beasley</u> Rd COUNTY ROAD

PROJECT NO \_\_\_\_ COUNTY OF \_\_\_\_

UTILITY NAME <u>AT&T</u> BY <u>Mrg OSP Plng & Dsgn</u> (Company Title) ADDRESS <u>1002 Main St, Columbus MS 39701</u> herein called APPLICANT, Proposes to construct <u>telecommunications</u> Utility Facility Along or across <u>Beaslev Rd</u> (Name of Road) County road said facility to be installed between Sta <u>and Sta</u> of Project No <u>and within road or highway right-of-way</u> and hereby makes application to the County for the construction permit Attached hereto are drawings or plans for the construction which will not be changed or altered without approval of the Board of Supervisors, or its authorized representative

WHEREAS the legislature of Mississippi has heretofore granted to the Applicant the right to locate its facilities upon, across under over and along public highways and streets within the State of Mississippi Applicant agrees to comply with the applicable provisions of S O P No SAD II-2-8, Policy for the Accommodation of Utility Facilities within the Rights-of-Way of County Federal Aid and State Aid Highways (hereinafter referred to as the Policy") promulgated by the State Aid Engineer and dated January 1, 1983, and which is hereby made a part of this Application Agreement, and agrees to perform the construction according to the applicable industry code and according to the plans and specification for the Project

The Applicant shall be responsible for future maintenance and repair of the facilities The Applicant shall make future adjustment in, or relocate the facilities located within road or highway right-of-way when required for highway widening or other highway construction, and its right to reimbursement of its costs, if any shall be in accordance with State law in effect at the time such adjustment or relocation is made. Futher any maintenance, repair or construction shall be done in such a manner as to occasion no unreasonable interference with the normal flow and safety of traffic

#### 401

--1--(Rev 6-14-90)

#### FORM-SAD ROW-U2

A general description of the size, type nature, and extent of the Utility work to be done is as follows

Place approximately 1150 buried copper cable beginning at the pedestal at the Northeast side of the intersection of Beasley Rd and Jimmie Lee Smith Rd running South to an existing pedestal

The Applicant understands and agrees that, except as herein granted, no right title, claim or easement to said road right-of-way is granted by the issuance of this permit and that if this Utility Facility is not place within the allowable horizontal and vertical limits as listed in the general provisions of the Policy, it will be adjusted to comply with same without cost to the County, unless the variance from the Policy has been approved by the granting of the Permit pursuant to this application

The Applicant further understands that the Utility's engineering plant, or other personnel will be responsible for the staking and construction supervision of the work set out above and as shown on the attached plans

#### <u>Clay</u> County agrees to the following stipulations

- (1) To cooperate with the Utility Company in every way to avoid conflicts in the location construction and maintenance of the County Highway and Utility Facility
- (2) To pursue any and all legal means to see that Policy Standards except to the extent of any variance shown on the plans filed herewith and approved are complied with in the facility installation
- (5) If the County Engineer or other authorized representative of the Board of Supervisors approved the drawings sketches and plans submitted by the Applicant he shall so indicate by signing and dating the Permit Approval at the end of this Application and the Applicant may proceed with the installation if the drawings sketches and plans are not approved he shall promptly notify the Applicant and advise it of the reason or reasons. He will also act as the duly appointed representative of the Board of Supervisors and will give his approval to the completed work as being in compliance with the location and standards shown in the Policy and in this Agreement for the installation
- (4) That all joint highway construction and utility adjustment or relocation operations will comply with the requirements or Section S 105 06 and Section S 107 18 Mississippi Standard Specifications for State Aid Road and Bridge Construction 1989 edition (or current edition)
- (5) Should any term or provision of this Applicant Agreement conflict with the law of the State of Mississippi the Mississippi Constitution or the United States Constitution or impair or deny to the Applicant or the County any right protected thereby it shall be deemed amended to conform to said law or Constitution

FORM-SAD ROW-U2

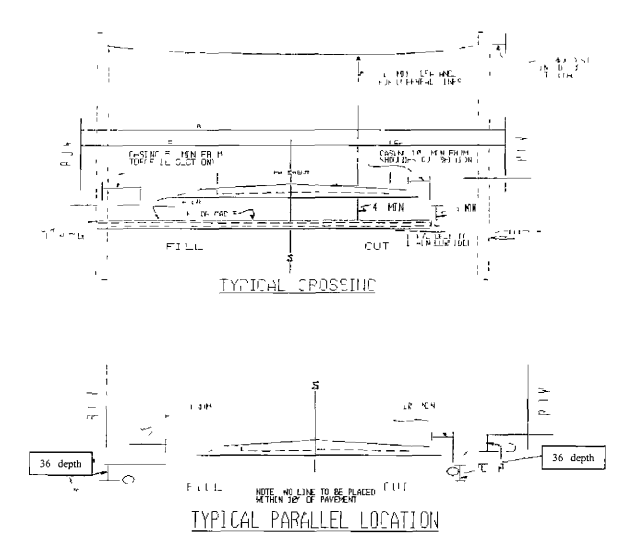
WITNESS the signature of the Applicant this the 16th day of February, 2010

By Kanx Left Title Mgr OSP Plng & Dsgn

AGREED TO AND APPROVED BY				
<u>Clay</u> COUNTY				
BOARD OF SUPERVISORS				
BI Robert & Cabout	2	[25/10	2	-
County Engineer	(month)	(day)	(year)	
BY ORDER OF THE BOARD OF SUPERVISORS Dated the 25 Day of Fabrica				
19/20_10_of	_ County Missis	ssippi The p	ermit for the	
installation or adjustment of the utility applied for ab	ove 1s granted			

--3--(Rev 6-14-90)

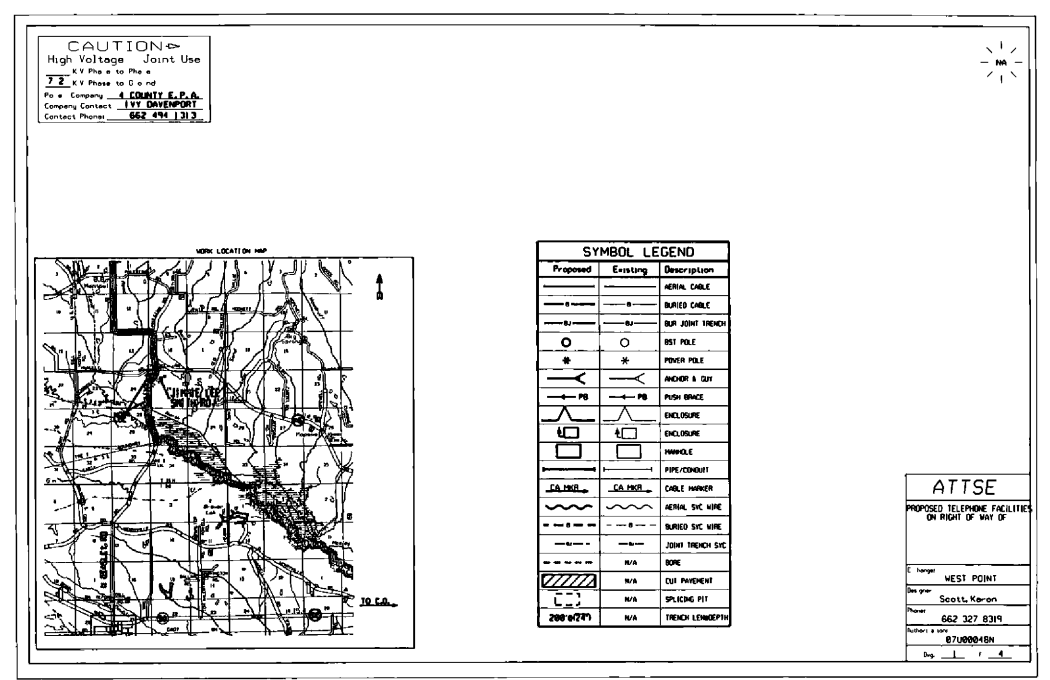
**4**06



# UTILITY COMPANY WILL BE RESPONSIBLE FOR THE FOLLOWING

- 1 Maintaining traffic during installation
- 2 Properly signaling traffic during installation
- 3 Damage inflicted on motorist and vehicles during installation
- 4 Returning area back to its normal condition or better and doing so as soon as possible
- 5 Notify supervisor of district of actual installation time
- 6 Jacking will be accomplished as follows All pipe will be pushed or jacked under roads
- 7 All casing will be accomplished by dry boring

- - 4 - -(Rev 6-14-90)

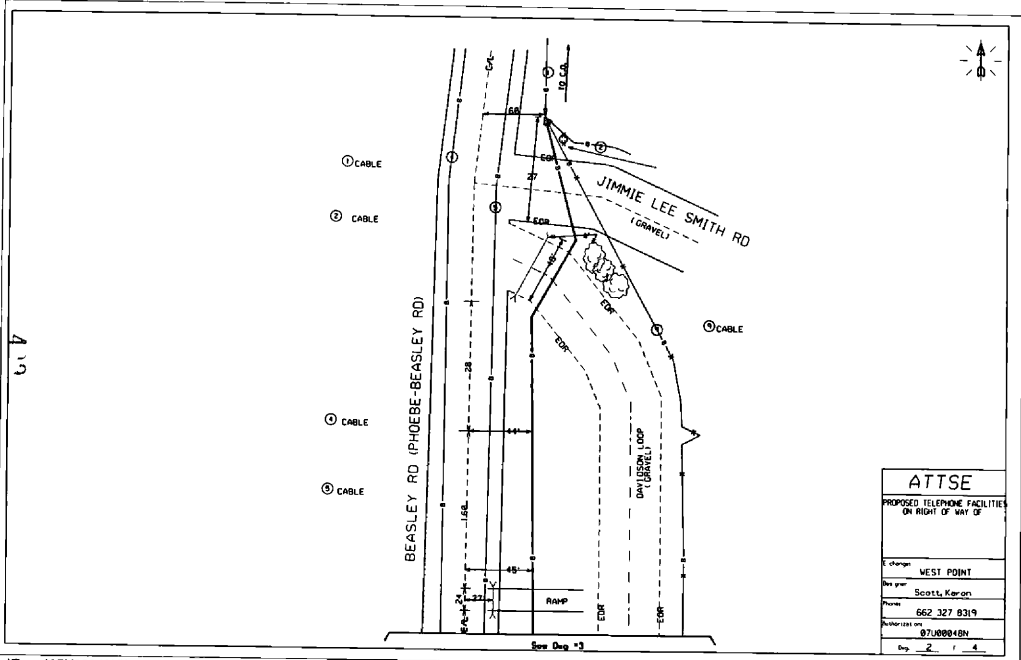


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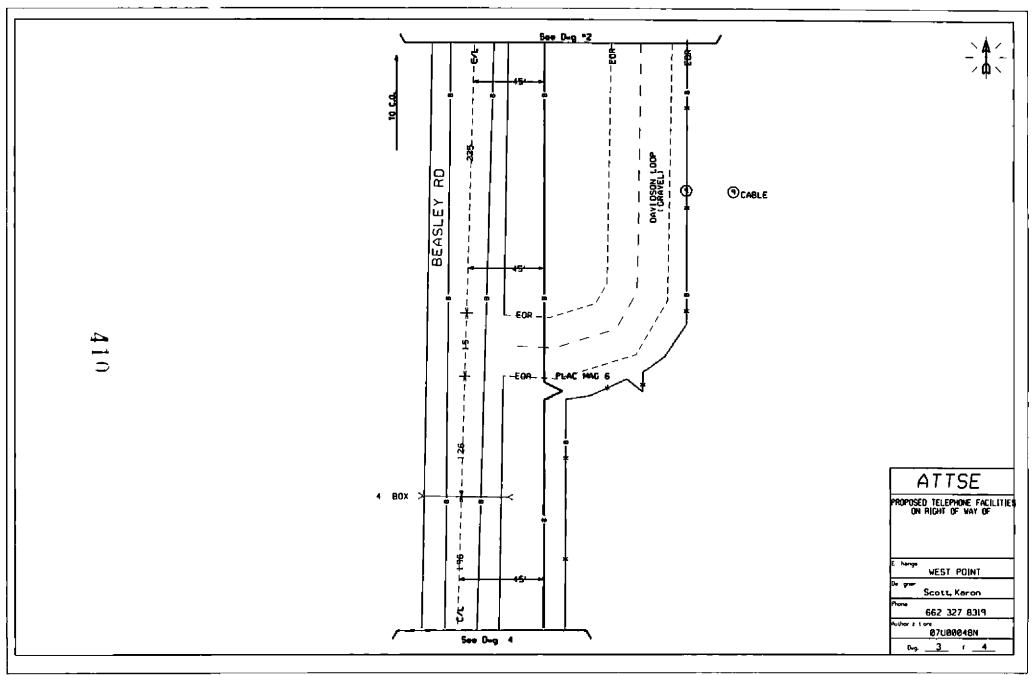
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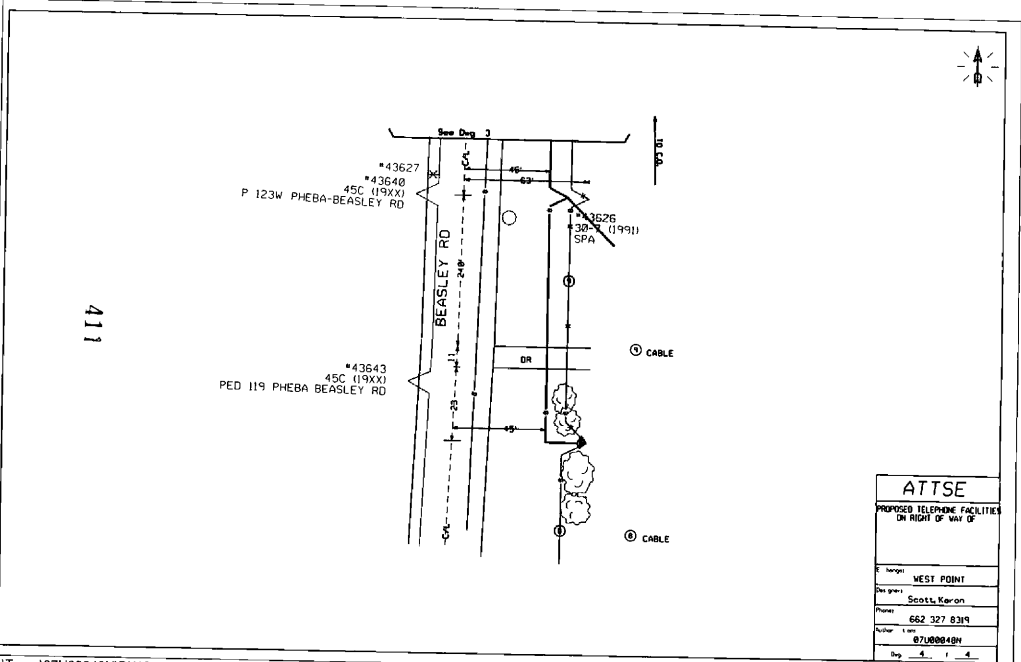
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NO\_\_\_\_\_

# IN THE MATTER OF AUTHORIZING JUDGE THOMAS HAMPTON TO TRAVEL TO A JUDICIAL COLLEGE SPRING SEMINAR

There came on this day for consideration the matter of authorizing Judge Thomas Hampton to travel to a Judicial College Spring Seminar

It appears that the Judicial College is sponsoring a conference April 7-10, 2010 in

Choctaw, Mississippi and that all costs will be paid by the judicial college

After motion by Mr Horton and second by Mr Davis this Board doth vote

unanimously to authorize travel for Judge Thomas Hampton to attend the Judicial

College seminar April 7-10, 2010

SO ORDERED this the 25<sup>th</sup> day of February, 2010

Fligd Mik-

IN THE MATTER OF BUCK CHEEK

A STREAM IN CLAY COUNTY, MISSISSIPPI

Supervisor <u>RB Davis</u> offered and moved the adoption of the following resolution,

#### RESOLUTION

WHEREAS, there is an urgent need for clearing cebris and drifts from the above named stream located in Section/s 2024, 30, Township 10.5, Range 4.5 in Clay County, Mississippi, and

WHERAS, without immediate attention taken toward this problem, considerable damage to property may result, and

V-DREAS, Clay County, Mississippi, is without sufficient resources with which to perform such tasks

NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Ciay County, Mississippi, that the Board hereby requests the Tombigbee River Valley Water Management District to perform the above stated tasks in Clay County, Mississippi as is within their means to do so

Supervisor <u>M Deanes</u> seconded by motions and with all members present and voting "aye", the President declared the motion carried and resolution adopted

ebruary 2010 ORDERED, this the. ay of \_

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IN THE MATTER OF Hog Pen Creek at Baker Road

A STREAM IN CLAY COUNTY, MISSISSIPPI

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Supervisor <u>MA Deames</u> offered and moved the adoption of the following resolution,

#### RESOLUTION

WHEREAS, there is an urgent need for clearing debris and drifts from the above named stream located in Section/s 2021, Townsnip 158, Range 52021 in Clay County; Mississippi, and

WHERAS, without immediate attention taken toward this problem, considerable damage to property may result, and

WHIREAS, Clay County, Mississippi, is without sufficient resources with which to perform such tasks

NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Clay County, Mississippi, that the Board hereby requests the Tombigbee River Valley Water Management District to perform the above stated tasks in Clay County, Mississippi as is within their means to do so

Supervisor <u>M1 DA</u> <u>S</u> seconded by motions and with all members <u>seconded</u> voting "aye", the President declared the motion carried and resolution adopted

25-the day of February 2010 ORDERED, this the \_ Alloyd PRESIDENT

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<u>Cuek at Camp Seminole</u> MIGSISSIPPI Road oun IN THE MATTER OF A STREAM IN CLAY COUNTY, MISSISSIPPI

Supervisor <u>M. M<sup>C</sup>Kee</u> offered moved the adoption of the following resolution, \_\_\_\_\_offered and

#### RESOLUTION

WHEREAS, there is an urgent need for clearing debris and drifts from the above named stream located in Section/s 29730, Townsnip 20N, Range 14E in Clay County, Mississippi, and

WHERAS, without immediate attention taken toward this problem, considerable damage to property may result, and

WHEREAS, Clay County, Mississippi, is without sufficient resources with which to perform such tasks.

NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Clay County, Mississippi, that the Board hereby requests the Tombigbee River Valley Water Manage-ment District to perform the above stated tasks in Clay County, Mississippi as is within their means to do so.

Supervisor	Mr. Davis	seconded by
	all members present ar lared the motion carri	
adopted	2 th	+ 1

28/11/2010 ORDERED, this the  $A_2$  day of \_\_\_\_\_\_ Hoyd

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NO \_\_\_\_\_

# IN THE MATTER OF AUTHORIZING TRAVEL FOR R B DAVIS, DISTRICT 3 SUPERVISOR

There came on this day for consideration the matter of authorizing travel for R B Davis, District 3 Supervisor

It appears that it would benefit Clay County, Mississippi for Mr Davis to travel to Washington D C on March 1, 2010 with a delegation from the City of West Point and the Growth Alliance to meet with Mississippi's Congressional delegation to benefit Clay County

After motion by Mr Lummus and second by Mr Horton this Board doth vote unanimously to authorize R B Davis to travel to Washington D C on March 1, 2010

SO ORDERED this the 25th day of February, 2010

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#### IN THE MATTER OF PAYING THE CLAY COUNTY MISSISSIPPI CONSTABLES ACCORDING TO SB2860 BASED UPON THEIR GROSS FEE INCOME

There came on this day for consideration the matter of paying the Clay County Mississippi Constables according to SB2860 based upon their gross fee income

It appears to this Board that the attached exhibit A reflects the gross fee income of constables Sherman Ivy and Lewis Stafford for the month of <u>Felom</u> as submitted by the Justice Court Clerk and

It appears that the attached exhibit B represents the calculations of estimated contributions due the Public Employees' Retirement System for each constable and the net fee income to be paid each constable

After motion by M. Horton and second by M. Deco. this Board doth vote unanimously to have the Chancery Clerk transfer #55, 12 to the payroll clearing account to be remitted to the Public Employees' Retirement System on behalf of the Clay County Constable and to pay Sherman Ivy 1561. and Lewis Staffor 2750 as net fee income after Public Employees'

Retirement System deduction withheld for the month of <u>Filming</u> 20/0 SO ORDERED, this the <u>35</u> day of <u>Filming</u> 20/3 <u>Hurryn</u> <u>Mik</u> RESIDENT

#### Clay County, Ms Calculation of Estimated Contributions/Wages For Constables As of February 20, 2010

#### Calculation

	Lewis Stafford	Sherman Ivy
Gross Fee Income *	\$3,090 00	\$1,755 00 (Input)
Minimum Withholding Rate	11%	11 <u>%</u>
Estimated Contributions	\$339 90	\$193.05
Estimated Contributions	\$339 90	\$193 05
Divided by PERS EE/ER	19 25%	19 25%
Estimated Wages To Be Reported To PERS	\$1,765 71	\$1,002 86
Estimated Wages	\$1,765 71	\$1,002 86
Multiplied by PERS EE Rate	7 25%	7 25%
Estimated PERS EE Contributions	\$128 01	<u>\$72 71</u>
		_
Estimated Wages	\$1,765 71	\$1,002 86
Mulitiplied by PERS ER Rate	12 00%	12 00%
Estimated PERS ER Contributions	\$211 89	\$120 34
-		

#### \*\*Summary of Wages and Contributions to be reported to PERS For Constables \*\*

Estimated Wages	\$1,765 71	\$1,002 86
Estimated PERS EE Contributions	\$128 01	\$72 71
Estimated PERS ER Contributions	\$211 89	<u>\$120 34</u>
Total Estimated Contributions	<u>\$339 90</u>	\$1 <u>93 05</u>
*		

#### \*\*Funds to be Paid to Constables\*\*

Gross Fee Income	\$3,090 00	\$1,755 00
Less Total Estimated PERS EE/ER Contril_	\$339.90	<u>\$193.05</u>
Net Gross	\$2,750 10	\$1,561 95

Need an order to transfer to Payroll Clearing fund \$ 532 95 to remit with Retirment Contributions

\* Gross Fee Income is turned in to comptroller by the Justice Court Deputy

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NO

#### IN THE MATTER OF HOULKA CREEK A STREAM IN CLAY COUNTY, MISSISSIPPI

Supervisor Shelton Deanes offered and moved the adoption of the following resolution,

#### **RESOULTION**

WHEREAS, there is an urgent need for clearing debris and drifts from the above named stream located in Section/s 20, 29, 28, 27 Township 15S, Range 5E in Clay County, Mississippi, and

WHEREAS, without immediate attention taken toward this problem, considerable damage to property may result, and

WHEREAS, Clay County, Mississippi, is without sufficient resources with which to perform such tasks

NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Clay County, Mississippi, that the Board hereby requests the Tombigbee River Valley Water Management District to perform the above stated tasks in Clay County, Mississippi as is within their means to do so

Supervisor R B Davis seconded by motions and with all members present and voting aye", the President declared the motion carried and resolution adopted This order amends and supersedes that order adopted January 4, 2010

ORDERED, this the 25<sup>th</sup> day of February, 2010

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PRESIDENT

# NO \_\_\_\_\_

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# IN THE MATTER OF AUTHORIZING THE PRESIDENT TO EXECUTE A CONTRACT WITH BILL MANN, ARCHITECT FOR THE FISHER-MARINE BUILDING PROJECT

There came on this day for consideration the matter of authorizing the President to execute a contract with Bill Mann, Architect for the Fisher-Marine building project

After motion by Mr Davis and second by Mr Lummus this Board doth vote unanimously to authorize the President to execute the attached architect's contract marked as exhibit A, and to approve same as it relates to architectural services for the Fisher-Marine building project

SO ORDERED this the 25<sup>th</sup> day of February, 2010 <u>Huyo MCKee</u> PRESIDENT

# BILL MANN, ARCHITECT

203 East Main Street P O Box 80297 Starkville Mississippi 39759 Phone 662-323-0358 Fax 662-323-8406

February 10 2010

Clay County Board of Supervisors P O Box 815 West Point, Mississippi 39773

Members of the Board

Enclosed is the standard form of agreement between owner and architect for renovations to the Clay County Industrial Building Please review and execute if in agreement

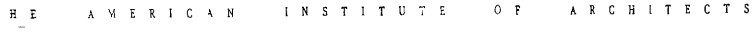
I based the architect s fee on 5% of the amount of funding available (\$600,000 00) This calculates to \$30,000 00 If the awarded contact is lower than \$600 000 00, then the architect's fee will be adjusted to coincide with 5% of the contract amount

Thank you for allowing us to work with you on this project, and we look forward to a successful venture

Sincerely

Ball Mann NCARB

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AIA Document B141

# Standard Form of Agreement Between Owner and Architect

# **1987 EDITION**

THIS DOCUMENT HAS IMPORTANT LEGAL CONSEQUENCES CONSULTATION WITH AN ATTORNEY IS ENCOURAGED WITH RESPECT TO ITS COMPLETION OR MODIFICATION

AGRED EVT

made licitithe Nimeteen -Li drid and	TENTH (10) day of FEBRUARY in the year of TWO THOUSAND TEN (2010)		
BETWEEN COWNER	CLAY COUNTY BOARD OF SUPERVISORS PO BOX 815 WEST POINT, MISSISSIPPI 39773		
and the Architect Name and Aldres	BILL MANN, ARCHITECT 203 E MAIN STREET PO BOX 80297 STARKVILLE, MISSISSIPPI 39759		
For the following Project bill deduced discription of Dieget location induces and in period			
RENOVATIONS OF THE CLAY COUNTY INDUSTRIAL BUILDING, (OLD FISHER MARINE BUILDING) HIGHWAY 45 ALT WEST POINT, MISSISSIPPI			
	100		

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The Owner and Architect agree as set forth below

Cop left 1.11 1926 1948 1.351 1.35 1958 1961 1963  $C(C_{10} - C_{10}^{-1} + 10^{-1} - C_{10}^{-1} + 1$ 

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# TERMS AND CONDITIONS OF AGREEMENT BETWEEN OWNER AND ARCHITECT

# ARTICLE 1

# ARCHITECT S RESPONSIBILITIES

#### 1.1 ARCHITECT S SERVICES

1.1.1 The Architect's services consist of those services per formed by the Architect' Architect's employees and Architect's consultants as enumerated in Articles 2 and 3 of this Agreement and any other services included in Article 12

1.1.2 The Architect's services shall be performed as expeditiously as is consistent with professional skill and care and the orderly progress of the Work. Upon request of the Owner, the Architect shall submit for the Owner's approval a schedule for the performance of the Architect's services which may be adjusted as the Project proceeds and shall include allowances for penods of time required for the Owner's review and for approval of submissions by authomates having junsdiction over the Project Time limits established by this schedule approved by the Owner shall not except for reasonable cause be exceeded by the Architect or Owner

1.1.3 The services covered by this Agreement are subject to the time limitations contained in Subparagraph 11.5.1

#### ARTICLE 2

#### SCOPE OF ARCHITECT S BASIC SERVICES

#### 2.1 DEFINITION

2.1.1 The Architect's Basic Services consist of those described in Paragraphs 2.2 through 2.6 and any other services identified in Article 12 as part of Basic Services and include normal structural mechanical and electrical engineering services

#### 2.2 SCHEMATIC DESIGN PHASE

**2.2.1** The Architect shall review the program turnished by the Owner to ascertain the requirements of the Project and shall arrive at a mulual understanding of such requirements with the Owner.

**2.2.2** The Architect shall provide a preliminary evaluation of the Owner's program schedule and construction budget requirements each in terms of the other subject to the limitations set forth in Subparagraph 5.2.1

**2.2.3** The Architect shall review with the Owner alternative approaches to design and construction of the Project

2.2.4 Based on the mutually agreed opon program schedule and construction budget requirements the Architect shall prepare for approval by the Owner Schematic Design Documents consisting of drawings and other documents illustrating the scale and relationship of Project components.

**2.2.5** The Architect shall submit to the Owner a preliminary estimate of Construction Cost based on current area volume or other unit costs

#### 2.3 DESIGN DEVELOPMENT PHASE

**2.3.1** Based on the approved Schematic Design Documents and adjustments authorized by the Owner in the program

schedule or construction budget the Architect shall prepare for approval by the Owner Design Development Documents consisting of drawings and other documents to fix and describe the size and character of the Project as to architectural structural mechanical and electrical systems materials and such other elements as may be appropriate

2 3 2 The Architect shall advise the Owner of any adjustments to the preliminary estimate of Construction Cost

#### 2.4 CONSTRUCTION DOCUMENTS PHASE

2.4.1 Based on the approved Design Development Docu ments and any further adjustments in the scope or quality of the Project or in the construction budget authorized by the Owner the Architect shall prepare for approval by the Owner Construction Documents consisting of Drawings and Specifications setting forth in detail the requirements for the construction of the Project

2 4 2 The Architect shall assist the Owner in the preparation of the necessary bidding information bidding forms the Conditions of the Contract and the form of Agreement between the Owner and Contractor

**2 4 3** The Architect shall advise the Owner of any adjustments to previous preliminary estimates of Construction Cost indicated by changes in requirements or general market conditions

2.4.4 The Architect shall assist the Owner in connection with the Owner's responsibility for filing documents required for the approval of governmental authorities having jurisdiction over the Project

#### 2.5 BIDDING OR NEGOTIATION PHASE

2.5.1 The Architect following the Owner's approval of the Construction Documents and of the latest preliminary estimate of Construction Cost shall assist the Owner in obtaining bids or negotiated proposals and assist in awarding and preparing contracts for construction

#### 2 6 CONSTRUCTION PHASE—ADMINISTRATION OF THE CONSTRUCTION CONTRACT

**2.6.1** The Architect's responsibility to provide Basic Services for the Construction Phase under this Agreement commences with the livard of the Contract for Construction and terminates it the earlier of the issuance to the Owner of the final Certificate for Payment or 60 days after the date of Substan will Completion of the Work

**2.6.2** The Architect shall provide administration of the Contract for Construction is set forth below and in the edition of AIA Document A201 General Conditions of the Contract for Construction current is of the date of this Agreement unless otherwise provided in this Agreement

**2.6.3** Duties responsibilities and limitations of authority of the Architect shall not be restricted modified or extended without written agreement of the Owner and Architect with consent of the Contractor which consent shall not be unreasonably with eld. 2.6.4 The Architec, shall be a representative of and shall advise and consult with the Owner (1) during construction until final payment to the Contractor is due, and (2) as an Additional Service at the Owner's direction from title to time during the correction period described in the Contract for Construction. The Architect shall have autionity to act on behalf of the Owner only to the extent provided in this Agreement unless otherwise modified by written instrument.

2.6.5 The Architect shall visit the site at intervals appropriate to the stage of construction or as otherwise agreed by the Owner and Architect in writing to become generally familiar with the progress and quality of the Work completed and to determine in general if the Work is being performed in a manner indicating that the Work when completed will be in accoroance with the Contract Documents. However, the Architect shall not be required to make exhaustive or continuous on site inspections to check the quality or quantity of the Work. On the basis of on site observations as an architect, the Architect shall keep the Owner informed of the progress and quality of the Work and shall endeavor to guard the Owner against detect, and deficiencies in the Work. (More extensive site representation may be agreed to as an Additional Service as described in Paragraph 3.2.)

2.6.6 The Architect util not have contion over or charge of and shall to be responsible for construction means methods techniques sequences or procedures or for safety precautions and programs in connection with the Work since these are ublev the Contractor's responsibility under the Contract for Construction. The Architect shall not be responsible for the Contractor's schedules of failure to carry out the Work in accordance, with the Contract Documents. The Architect shall not have control over or charge of acts or omissions of the Contract to Subcon ractors or their agents or employees or of any other persons performing portions of the Work

2.6.7 The producer shall at all times have access to the Work wherever it is in preparation or progress

2.6.8 Except as may otherwise be provided in the Contract Documents or when direct communications have been specially authorized the Owner and Contractor shall communicate through the Architect. Communications by and with the Architect's consultants shall be through the Architect.

2.6.9 Based on the Architect's observations and evaluations of the Contractor's Applications for Payment, the Architect shall review and certify the amounts due the Contractor

2.6.10 The Archaect's certification for payment shall consuute a representation to the Owner, based on the Architect's there allows a life site is provided in Subpurgraph 2.6.5 and on the data comprising the Contractor's Application for Payment that to the best of the Architect's knowledge inform tion and helief the Work has progressed to the point indicated and the quality of Work is in accordance with the Contract Documents. The inregoing representations are subject to an evaluation at the Work for conformance with the Contract Documents upon Substantial Completion in results of subset query tests and inspections, to minor deviations from the Con-Fact Documents correctable prior to completion and to spe che auditications expressed by the Architect. The issuance of a cle titicate for Pla ment shall further constitute a representation that the Contractor is entitled to payment in the amount certihed However the assuance of a Certificate for Payment shall not be a representation that the Architect has (1) made exchaus tive or continuous on site inspections to check the quality or quantity of the Work (2) reviewed construction means methods techniques sequences or procedures (3) reviewed copies of requisitions received from Subcontractors and material suppliers and other data requested by the Owner to substantiate the Contractor's right to payment of (4) ascentaned how or for what purpose the Contractor has used money previously paid on account of the Contract Sum

**2.6.11** The Architect shall have authority to reject Work which does not conform to the Contract Documents. Whenever the Architect considers it necessary or advisable for implementation of the intent of the Contract Documents the Architect will have authority to require additional inspection or testing of the Work in accordance with the provisions of the Contract Documents whether or not such Work is fabricated installed or completed However neither this authority of the Architect nor a decision made in good faith either to exercise or not to exercise such authority shall give rise to a duty or responsibility of the Architect to the Contractor Subcontractors material and equipment suppliers their agents or employees or other per sons performing portions of the Work

2.6.12 The Archaect shall review and approve or take other appropriate action upon Contractor's submittals such as Shop Drawings Product Data and Samples but only for the limited purpose of checking for conformance with information given. and the design concept expressed in the Contract Documents The architect's action shall be taken with such reasonable prompiness as to cause no delay in the Work or in the construction of the Owner or of separate contractors, while allow ing sufficient time in the Architect's professional judgment to permit adequate review. Review of such submittals is not con ducted for the purpose of determining the accuracy and completeness of other details such as dimensions and quantities or for substanuating instructions for installation or performance of equipment or systems designed by the Contractor all of which remain the responsibility of the Contractor to the extent required by the Contract Documents. The Architect's review shall not constitute approval of safety precautions or unless otherwise specifically stated by the Architect of construction means methods techniques sequences or procedutes. The Architect's approval of a specific item shall not indicate approval of an assembly of which the item is a component When protessional certification of performance characteristics of materials systems or equipment is required by the Contract Documents the Architect shall be entitled to rely upon such certification to establish that the materials systems or equip ment will meet the performance criteria required by the Contract Documents

2.6.13 The Architect shall prepare Change Orders and Construction Change Directives with supporting documentation and data it deemed necessary by the Architect as provided in Subparagraphs 3.1.1 and 3.3  $\times$  for the Owner's approval and execution in accordance with the Contract Documents and may authorize minor changes in the Work not involving an adjustment in the Contract Sum of an extension of the Contract Time which ite not inconsistent with the intent of the Contract Documents

**2.6.14** The Architect shall conduct inspections to determine the date of dates of Substantial Completion and the date of final completion shall receive and forward to the Owner for the Owner's review and records written warranties and related documents required by the Contract Documents and assembled by the Contractor and shall issue a final Certificate for Payment upon compliance with the requirements of the Contract Documents

3 B141 1987

AIA DOCUMENT B141 OWNER ARCHITECT AGREEMENT FOURTEENTH EDITION ALA® ©1987 THE AMERICAN INSTITUTE OF APUHITECTS 1735 NEW YORK AVENUE NV WASHINGTON D C 20006

2 PNIHE places on a corporation lotates U.S. conversion and is subject to legal prosecution

2.6.15 The Architect shall interpret and decide matters concerning performance of the Owner and Contractor under the requirements of the Contract Documents on written request of e ther the Owner or Contractor. The Architect's response to such requests shall be made with reasonable promptness and within any time limits agreed upon.

2.6.16 Interpretations and decisions of the Architect shall be consistent with the intent of and reasonably inferable from the Contract Documents and shall be in writing or in the form of drawings. When making such interpretations and initial decisions the Architect shall endeavor to secure faithful performance by both Owner and Contractor shall not show partiality to either and shall not be liable for results of interpretations or decisions so rendered in good faith

2.6.17 The Architect's decisions on matters relating to aesthe tic effect shall be final if consistent with the intent expressed in the Contract Documents

2.6.18 The Architect shall render written decisions within a reasonable turne on all claums disputes or other matters in ques tion between the Owner and Contractor relating to the execution or progress of the Work as provided in the Contract Documents

**2.6.19** The Architect's decisions on chams disputes or other matters including those in question between the Owner and Contractor except for those relating to aesthetic effect as provided in Subparagraph 2.6.17 shall be subject to arbitration as provided in this Agreement and in the Contract Documents

## ARTICLE 3

#### ADDITIONAL SERVICES

#### 3 1 GENERAL

3.1.1 The services described in this Article 3 are not included in Basic Services unless so identified in Article 12 and they shall be paid for by the Owner as provided in this Agreement in addition to the compensation for Basic Services. The services described under Paragraphs 3.2 and 3.4 shall only be provided 1 authorized or confirmed in writing by the Owner If services described under Contingent Additional Services in Paragraph 3.5 are required due to circumstances beyond the Architect's control, the Architect shall nouty the Owner prior to commencing such services. If the Owner deems that such services described under Paragraph 3.3 are not required the Owner shall give prompt written notice to the Architect If the Owner indicates in writing that all or part of such Contingent Additional Services are not required, the Architect shall have no obligation to provide those services.

#### 3 2 PROJECT REPRESENTATION BEYOND BASIC SERVICES

3.2.1. If more extensive representation at the site than is described in Subparagraph 2.6.5 is required, the Architect shall provide one or more Project Representatives to assist in carrying out such additional on site responsibilities.

3.2.2 Project Representatives shall be selected employed and directed by the write et and the Architect shall be compensated therefor as agreed by the Owner and Architect. The dulies responsibilities and limitations of authority of Project Repre entatives shall be is described in the edition of AIA Document Bibl2 current as of the date of this Agreement unless otherwise agreed. **3 2 3** Through the observations by such Project Representatives the Architect shall endeavor to provide further protection for the Owner against defects and deficiencies in the Workbut the furnishing of such project representation shall not modify the rights responsibilities or obligations of the Architect as described elsewhere in this Agreement

#### 3.3 CONTINGENT ADDITIONAL SERVICES

**3.3.1** Making revisions in Drawings Specifications or other documents when such revisions are

- inconsistent with approvals or instructions previously given by the Owner including revisions made neces sarv by adjustments in the Owner's program or Proj ect budget
- 2 required by the enactment or revision of codes laws or regulations subsequent to the preparation of such documents or
- 3 due to changes required as a result of the Owner's fail ure to render decisions in a timely manner

**3.3.2** Providing services required because of significant changes in the Project including but not limited to, size quality complexity the Owner's schedule or the method of bidding or negotiating and contracting for construction except for services required under Subparagraph 5.2.5

**3.3.3** Preparing Drawings Specifications and other documentation and supporting data evaluating Contractor's proposals and providing other services in connection with Change Orders and Construction Change Directives

3.3.4 Providing services in connection with evaluating substitutions proposed by the Contractor and making subsequent revisions to Drawings, Specifications and other documentation resulting therefrom

3.3.5 Providing consultation concerning replacement of Work damaged by fire or other cause during construction and fur hishing services required in connection with the replacement of such Work

**3.3.6** Providing services made necessary by the default of the Contractor by major defects or deficiencies in the Work of the Contractor or by failure of performance of either the Owner or Contractor under the Contract for Construction

**3.3.7** Providing services in evaluating an extensive number of claims submitted by the Contractor or others in connection with the Work

**3.3.8** Providing services in connection with a public hearing arbitration proceeding or legal proceeding except where the Architect is party thereto.

3.3.9 Preparing documents for literate separate or sequential bids of providing services in connection with bidding negotiation or construction prior to the completion of the Construction Documents Phase

#### 3.4 OPTIONAL ADDITIONAL SERVICES

3.4.1. Providing mainless of the Owner's needs and program mino the requirements of the Project

3 4 2 Providing financial teasibility or other special studies

3.4.3 Providing planning surveys site evaluations or com no rave studies of prospective sites

4.25

3.4.4 Providing special surveys environmental studies and submissions required for approvals of governmental authonties or others having jurisdiction over the Project

3.4.5 Providing services relative to future facilities systems and equipment

3.4.6 Providing services to investigate existing conditions or facilities or to make measured drawings thereof

3.4.7 Providing services to verify the accuracy of drawings or other information furnished by the Owner

3.4.8 Providing coordination of construction performed by separate contractors or by the Owner's own forces and coordination of services required in connection with construction performed and equipment supplied by the Owner

**3 4 9** Providing services in connection with the work of a construction manager or separate consultants retained by the Owner

3.4.10 Ploviding detailed estimates of Construction Cost

3.4.11 Ploy ding detailed quantity surve slot inventones of material equipment and labor

3.4.12 Providing analyses of owning and operating costs

3.4.13 Providing interior design and other similar services required for or in connection with the selection procurement o installation of furniture furnishings and related equipment

3.4.14 Providing services for planning tenant or rental spaces

3.4.15 Making investigations inventiones of materials or equipment or valuations and detailed appraisals of erosting facilities

**3 4 16** Preparing a set of reproducible record drawings showing significant changes in the Work made during construction based on marked up prints drawings and other data furnished by the Contractor to the Architect

3.4.17 Providing assistance in the utilization of equipment or systems such as testing adjusting and balancing preparation of operation and maintenance manuals training personnel for operation and maintenance and consultation during operation

3.4.18 Providing services after issuance to the Owner of the tinal Certificate for Payment or in the ibsence of a final Certificate for Plyment more than 60 days lifter the date of 5ub stantial Completion of the Work

**3.4.19** Providing services of consultants for other than architectural structural mechanical and electrical engineering por tions of the Project provided as a part of Basic Services

3.4.20 Providing any other services not otherwise included in this Agreement or not customarily turnished in accordance with generally accepted architectural practice

# ARTICLE 4 OWNER S RESPONSIBILITIES

4.1 The Owner shall provide tull information regarding requirements for the Project including a program which shall set forth the Owner's objectives schedule constraints and enterin including space requirements and relationships flexibility expandability special equipment systems and site requirements.

4.2 The Owner shall establish and update an overall budget for the Project including the Construction Cost the Owner's other costs and reasonable contingencies related to all of these costs

4.3 If requested by the Architect, the Owner shall furnish evidence that Enancial arrangements have been made to fulfill the Owner's obligations under this Agreement.

4.4 The Owner shall designate a representative authonzed to act on the Owner's behalf with respect to the Project. The Owner or such authonzed representative shall render decisions in a timely manner pertaining to documents submitted by the Architect in order to avoid unreasonable delay in the orderly and sequential progress of the Architect's services

4.5 The Owner shall furnish surveys describing physical characteristics legal limitations and utility locations for the site of the Project and a written legal description of the site. The surveys and legal information shall include as applicable grades and lines of streets alleys pavements and adjoining property and structures, adjacent drainage rights-of way restrictions easements encroachments zoning deed restrictions boundanes and contours of the site locations, dimensions and necessary data pertaining to existing buildings, other improvements and trees and information concerning available utility services and lines both public and private, above and below grade, including inverts and depths. All the information on the survey shall be referenced to a Project benchmark.

4.6 The Owner shall furnish the services of geotechnical engineers when such services are requested by the Architect. Such services may include but are not limited to test borings test pits determinations of soil bearing values percolation tests evaluations of hazardous materials ground corrosion and resistivity tests including necessary operations for anticipating subsoil conditions with reports and appropriate professional recommendations

4.6.1 The Owner shall furnish the services of other consultants when such services are reasonably required by the scope of the Project and are requested by the Architect

4.7 The Owner shall furnish structural mechanical chemical air and water pollution tests tests for hazardous materials and other laboritory and environmental tests inspections and reports required by law or the Contract Documents

4.8 The Owner shall turnish all legal accounting and insurance counseling services its may be necessary at any time for the Project including auditing services the Owner may require to verify the Contractor's Applications for Payment or to ascertain how or for what purposes the Contractor has used the money paid by or on behalf of the Owner

4.9 The services information surveys and reports required by Paragraphs 4.5 through 4.8 shall be furnished at the Owner's expense and the Architect shall be entitled to rely upon the accuracy and completeness thereof

4.10 Prompt written notice shall be given b the Owner to the Architect if the Owner becomes aware of any fault or defect in the Project or nonconformance with the Contract Documents

4.11 The proposed language of certificates or certifications requested of the Architect or Architect's consultants shall be submitted to the Architect for review and approval at least 14 days prior to execution. The Owner shall not request certifications that would require knowledge or services beyond the scope of this Agreement.

#### ARTICLE 5

#### CONSTRUCTION COST

#### 5.1 DEFINITION

5.1.1 The Construction Cost shall be the total cost or estimated cost to the Owner of all elements of the Project designed or specified by the Architect

5.1.2 The Construction Cost shall include the cost at current market rates of labor and materials furnished by the Owner and equipment designed specified selected or specially provided for by the Architect plus a reasonable allowance for the Contractor's overhead and profit in addition a reasonable allow ance for contingencies shall be included for market conditions at the time of bidding and for changes in the Work during construction

5.1.3 Construction Cost does not include the compensation of the Architect and Architect's consultants the costs of the land rights of way financing or other costs which are the respons bility of the Owner as provided in Article 4

#### 5.2 RESPONSIBILITY FOR CONSTRUCTION COST

5.2.1 Evaluations or the Ownell's Project budget preliminary estimates of Construction Cost and detailed estimates of Construction Cost if any prepared by the Architect represent the Architect's best judgment as a design professional familiar with the construction industr<sup>-1</sup> is decognized however that net ther the Architect nor the Owner has control over the cost of labol materials or eclapment over the Contractor's methods of determining bid prices or over competitive bidding market or negotiating ronditions. Accordingly, the Architect cannot and does not viarrant or represent that bids or negotiated prices will not larv from the Owner's Project budget or from any estimate of Construction Cost or evaluation prepared or agreed to by the Architect

**5.2.2** No fixed limit of Construction Cost shall be established as a condition of this Agreement by the furnishing proposal or establishment of a Project budget unless such fixed limit has been agreed upon in writing and signed by the parties hereto. If such a tixed limit has been established, the Architect shall be permitted to include confingencies for design bidding and price escalation to determine what materials equipment, component systems and types of construction are to be included in the Construct Documents to make reasonable adjustments in the scope of the Project and to include in the Construct Documents alternate bids to adjust the Construction Cost to the fixed limit. Fixed limits if any shall be increased in the amount of an increase in the Construction.

**5.2.3** If the Bidding or Negotiation Phase has not commenced within 90 days after the Architect submits the Construction Documents to the Owner any Project budget or fixed lamit of Construction Cos shall be adjusted to reflect changes in the general le effort prices in the construction industry between the date of submission of the Construction Documents to the Owner and the date on which proposals are sought.

524 If a tixed limit of Construction Cost (adjusted as provided in Subparagraph 523) is exceeded by the lowest bona tide bid or negotiated proposal, the Ov ner shall

- 1 give written approval of an increase in such fixed limit
- 2 authorize rebidding or renegotiating of the Project within a reasonable time

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- 3 if the Project is abandoned terminate in accordance with Paragraph 8.3 or
- 4 cooperate in revising the Project scope and quality as required to reduce the Construction Cost

5.2.5 If the Owner chooses to proceed under Clause 5.2.4.4 the Architect without additional charge shall modify the Contract Documents as necessary to comply with the fixed limit if established as a condition of this Agreement. The modification of Contract Documents shall be the limit of the Architect's responsibility ansing out of the establishment of a fixed limit. The Architect shall be entitled to compensation in accordance with this Agreement for all-services performed whether or not the Construction Phase is commenced.

#### ARTICLE 6

#### USE OF ARCHITECT S DRAWINGS, SPECIFICATIONS AND OTHER DOCUMENTS

6.1 The Drawings Specifications and other documents prepared by the Architect for this Project are instruments of the Architect's service for use solely with respect to this Project and Unless otherwise provided the Architect shall be deemed the ai thor of these documents and shall retain all common law statutory and other reserved rights including the copyright. The Owner shall be permitted to retain copies including reproducible copies of the Architect's Drawings Specifications and other documents for information and reference in connection with the Owner's use and occupancy of the Project. The Architect's Drawings Specifications or other documents shall not be used by the Owner or others on other projects for additions to thil. Project or for completion of this Project by others unless the Architect is adjudged to be in default under this Agreement except by agreement in writing and with appropriate compensation to the Architect

6.2 Submission or distribution of documents to meet official regulatory requirements or for similar purposes in connection with the Project is not to be construed as publication in derogation of the Architect's reserved rights

## ARTICLE 7 ARBITRATION

7.1 Claims disputes or other matters in question between the parties to this Agreement ansing out of or relating to this Agreement or breach thereof shall be subject to and decided by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association currently in effect unless the parties mutually agree otherwise

7.2 Demand for arbitration shall be filed in writing with the o hur party to this Agreement and with the American Arbitraior issociation. A demand for arbitration shall be made within a reasonable time after the claim dispute or other matter in question has arisen. In no event shall the demand for arbitration be made after the date when institution of legal or equitable proceedings based on such claim dispute or other matter in question would be barred by the applicable statutes of limitations

7.3 No arbitration ansing out of or relating to this Agreement shall include by consolidation joinder or in any other manne in additional person or entity not a party to this Agreement.

except b) written consent containing a specific reference to this Agreement signed by the Owner Architect and any other pe son or entity sought to be joined. Consent to arbitration involving an additional person or entity shall not constitute consent to arbitration of any claim dispute or other matter in question not described in the written consent or with a person or entity not named or described therein. The foregoing agree ment to arbitrate and other agreements to arbitrate with an additional person or entity duly consented to by the parties to this Agreement shall be specifically enforceable in accordance with applicable law in any court having jurisdiction thereof

7.4 The award rendered by the arbitrator or arbitrators shall be final and judgment may be entered upon it in accordance with applicable last in any court having jurisdiction thereof

## ARTICLE 8

#### TERMINATION, SUSPENSION OR ABANDONMENT

8.1 This Ag cement may be erminated by either party upon not less than seven days, while notice should the other party fail substantially to perform in accordance with the terms of this Agreement through no faut of the party strating the termination

8.2 If the Project is suspended by the Owner for more than 30 consecutive days the Architect shall be compensated for services per ormed prior to notice of such suspension. When the Project is resumed, the Architect's compensation shall be equitably adjusted to provide for expenses incurred in the interruption and resumption of the Architect's services.

8.3 This Agreement may be terminated by the Owner upon nor less than seven days written notice to the Architect in the event that the Project is permanently abandoned. If the Project is abandoned by the Owner for more than 90 consecutive days the Architect may terminate this Agreement by giving written notice

8.4 Fulling of the Owner to make pay herits to the Architect in accordance with this Agreement shall be considered substantial nonperformance and cause for termination

8.5 If the Owner tails to make payment when due the Architect for services and expenses the Architect may upon seven days written nonce to the Owner suspend performance of services under this Agreement. Unless payment in hill is received by the Architect within seven days of the date of the notice, the suspension shall take effect without further notice. In the event of a suspension of services, the Architect shall have no liability to the Owner for delay or damage caused the Owner because of such suspension of services.

**8.6** In the event of termination not the fault of the Architect the Architect shall be compensated for services performed prior to termination together with Reimbursable Expenses then due and all Termination Expenses as defined in Paragraph 8.7

8.7 Termination Expenses are in addition to compensation for basic and Additional Services and include expenses which are directly attributable to termination. Termination Expenses shall be computed as a percentage of the total compensation for Basic vervices and Additional Services earned to the time of tern ination, as oflows.

> 1 Events percent of the total compensation for Bislo and Additional Services earned to date it termination occurs before or during the predesign site analysis or Schematic Design Phases or

- 2 Ten percent of the total compensation for Basic and Additional Services earned to date if termination occurs during the Design Development Phase or
- 3 Five percent of the total compensation for Basic and Additional Services earned to date if termination occurs during any subsequent phase

# ARTICLE 9 MISCELLANEOUS PROVISIONS

9 1 Unless otherwise provided this Agreement shall be gov erned by the law of the principal place of business of the Architect

9.2 Terms in this Agreement shall have the same meaning as those in AIA Document A201 General Conditions of the Contract for Construction current as of the date of this Agreement

9.3 Causes of action between the parties to this Agreement pertaining to acts or failures to act shall be deemed to have accrued and the applicable statutes of limitations shall commence to run not later than either the date of Substantial Completion for acts or failures to act occurring prior to Substantial Completion or the date of issuance of the final Certificate for Payment for acts or failures to act occurring after Substantial Completion

9.4 The Owner and Architect waive all rights against each other and against the contractors consultants agents and employees of the other for damages but only to the extent covered by property insurance during construction except such rights as they may have to the proceeds of such insurance as set forth in the edition of AIA Document A201 General Conditions of the Contract for Construction current as of the date of this Agreement. The Owner and Architect each shall require similar waivers from their contractors consultants and agents.

9.5 The Owner and Architect respectively bind themselves their partners successors assigns and legal representatives to the other party to this Agreement and to the partners succes sors assigns and legal representatives of such other party with respect to all covenants of this Agreement Neither Owner nor Architect shall assign this Agreement without the written consent of the other

9.6 This Agreement represents the entire and integrated agreement between the Owner and Architect and supersedes all prior negotiations representations or agreements either written or oral. This Agreement may be amended only by written instrument signed by both Owner and Architect.

9.7 Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the Owner or Architect

9.8 Unless otherwise provided in this Agreement, the Architect and Architect's consultants shall have no responsibility for the discovery presence handling removal or disposal of or exposure of persons to hazardous materials in any form at the Project site including but not limited to asbestos asbestos products polychlonnated biphenvl (PCB) or other toxic substances

9.9 The Architect shall have the right to include representations of the design of the Project including photographs of the exterior and interior among the Architect's promotional and professional materials. The Architect's materials shall not include the Owner's confidential or proprietary information if the Owner nas previously advised the Architect in writing of

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the specific information considered by the Owner to be confidential or proplicitary. The Owner shall provide professional credit for the Architect on the construction sign and in the promotional materials for the Project.

#### ARTICLE 10

#### PAYMENTS TO THE ARCHITECT

#### 10 1 DIRECT PERSONNEL EXPENSE

10.1.1 Direct Personnel Expense is defined as the direct salaries of the Architect's personnel engaged on the Project and the portion of the cost of their mandatory and customary con tributions and benefits related thereto such as employment taxes and other statutory employee benefits insurance sick leave holidays vacations pensions and similar contributions and benefits.

10.2 REIMBURSABLE EXPENSES

10.2.1 Reimoursable Expenses are in addition to compensation for Basic and Additional Services and include expenses incurred bit the Architect and Architect is employees and consultants in the interest of the Project as identified in the following Clauses

10.2.1.1 Expense of transportation in connection with the Project expenses in connection with authorized out-of town travel long distance communications and fees paid for securing approval of authorities having jurisdiction over the Project.

10.2.1.2 Expense of reproductions postage and handling of Drawings Specifications and other documents

10.2.1.3. If authorized in advance by the Owner expense of overtime work requiring higher than regular rates

10 2 1 4 Expense of rendenngs models and mock ups requested by the Owner

10.2.1.5 Expense of additional insurance coverage or limits including professional liability insurance requested by the Owner in excess of that normally carried by the Architect and Architect 5 consultants

10.2.1.6 Expense of computer uded design and drafting equipment time when used in connection with the Project

#### 10.3 PAYMENTS ON ACCOUNT OF BASIC SERVICES

10.3.1 An initial payment as set forth in Paragraph 11.1 is the minimum payment under this Agreement

10.3.2 Subsequent payments for Basic Services shall be made monthly and where applicable shall be in proportion to services performed within each phase of service on the basis set forth in Subparagraph 11.2.2

10.3.3 If and to the extent that the time initially established in Subparagraph 11.5.1 of this Agreement is exceeded or extended through no fault of the Architect compensation for any services rendered during the additional period of time shall be computed in the manner set forth in Subparagraph 11.3.2

10 3 4 When compensation is based on a percentage of Con struction Cost and any portions of the Project are deleted or otherwise not constructed, compensation for those portions of the Project shall be payable to the extent services are per formed on those portions in accordance with the schedule set forth in Subparagraph 11 2 2 based on (1) the lowest bona fide bid or negotiated proposal, or (2) if no such bid or proposal is received the most recent preliminary estimate of Construction Cost or detailed estimate of Construction Cost for such por tions of the Project

#### 10 4 PAYMENTS ON ACCOUNT OF ADDITIONAL SERVICES

10.4.1 Payments on account of the Architect's Additional Services and for Reimbursable Expenses shall be made monthly upon presentation of the Architect's statement of services rendered or expenses incurred

#### 10 5 PAYMENTS WITHHELD

10 5 1 No deductions shall be made from the Architect's compensation on account of penalty liquidated damages or other sums withheld from payments to contractors or on account of the cost of changes in the Work other than those for which the Architect has been found to be liable

#### 10.6 ARCHITECT'S ACCOUNTING RECORDS

10.6.1 Records of Reimbursable Expenses and expenses per taining to Additional Services and services performed on the basis of a multiple of Direct Personnel Expense shall be avail able to the Owner or the Owner's authorized representative at mutually convenient times

Dollars (5)

### ARTICLE 11 BASIS OF COMPENSATION

The Owner shall compensate the Architect as follows

#### 11.1 AN INITIAL PAYMENT OF

shall be made upon execution of this Agreement and credited to the Owner's account at final payment

- 0 -

#### 11.2 BASIC COMPENSATION

11.2.1 FOR BASIC SERVICES as described in Article 2 and any other services included in Article 12 as part of Basic Services. Basic Compensation shall be computed as follows

tinsert basis of compensation including stipulated sums multiples in percentages and identify phases in which particular methods of compensation apply of necessary

5% (FILL PERCENT) OF CONSTRUCTION COSTS NOT TO EXCEED 5% OF SIX HUNDRED THOUSAND DOLLARS = \$ 30,000 00, THIRTY THOUSAND DOLLARS

11 2.2 Whe e compensation is based on a supulated sum or percentage of onstruction Cost progress payments for Basic Services n each phase shall total the following percentages of the total Basic Compensation payable lis ri additional phases as appropriate (

		*
Schematic Design Phase	percent ( <b>15</b> %) :	- 4,500 ••
Design Development Phase	percent ( <b>35</b> %)	6,000.00
Construction Documents Phase	percent (75 %)	12,000 00
Bidding or Negotiation Phase	percent ( <b>80</b> %)	1,500 00
Construction Phase	percent (166%)	6,000 00
Total Basic Compensation	one hundred percent (100%)	30,000 00

#### 11.3 COMPENSATION FOR ADDITIONAL SERVICES

11 3 1 FOR PROJECT REPRESENTATION BEYOND BASIC SERVICES as described in Paragraph 3.2 compensation shall be com puted as follows

#### ADDITIONAL SERVICES ARE NEEDED TO BE NEGOCIATED IF

1

11.3.2 FOR DDITIONAL SERVICES OF THE ARCHITECT as described in visicles 3 and 12 other than (1) Additional Project Representation in described in Pragraph 3.2 and (2) services including and 1 in Arille 12 as part of Basic Services, but excluding se vices o consultant compension shall be computed as follows lisrb ellei

TO BE NEGOCIATED' IF ADDITIONAL SERVICES ARE NEEDED

11 3 3 FOR ADDITIONAL SERVICES OF CONSULTANTS including additional structural mechanical and electrical engineering services and those provided under Subparagraph 3.4.19 or identified in Article 12 as part of Additional Services a multiple of  $(\lambda / A)$  times the amounts billed to the Architect for such services (then if specific types j consultants in Article 1? if required j

#### 11.4 REIMBURSABLE EXPENSES

11.4.1. FOR REIMBURSABLE EXPENSES as described in Paragraph 10.2. at d any other items included in Article 12 as Reimbursable (N/A) time the expenses incurred by the Architect the Architect s Expense is multiple of employees and consultants in the inteless of the Project

#### 11.5 ADDITIONAL PROVISIONS

11.5.1 IF THE BASIC SERVICES covered by this Agreement have no been completed within

( N/A months of the date hereof through no fault of the Architect extension of the Architect's services beyond that time shall be compensated as provided in Subparagraphs 10.3.3 and 11.3.2

11.5.2 Payments are due and payable TEN 10 Just from the date of the Architect's invoice Amounts unpaid (N/A) days after the invoice date shall bear interest at the rate entered below or in the absence thereof at the legal rate prevailing from time to time at the principal place of business of the Architect (Insert are of interest acre d'upo i )

(Lsurv laws and requirements under the Federal Truth in Lending Act similar state and ocal consumer credit laus and other equilations at the Owner's and Archi lect's principal places of histness, the location of the Project and elsewhere may affect the calidity of this principal model cells advice should be obtained with respect to deletions or modifications, and also regarding requirements such as uri (in disclos) res or waivers (

11.5 3 The rates and multiples set forth for Additional Services shall be annually adjusted in accordance with normal salary review practices of the Architect

# ARTICLE 12 OTHER CONDITIONS OR SERVICES

(insert descriptions of other services identify Additional Services included within Basic Compensation and modifications to the payment and compensation terms included in this Agreement }

TO BE NEGOCIATED IF NEEDED

This Agreement entered into as of the day and year first written above

CLAY COUNTY BOARD OF SUPERVISORS ARCHITECT OWNER BILL MANN, ARCHITECT (Signature) Вш ትአ NCARB (Printed name and title) (Pn and title) OWNER/ARCHITECT



CAUTION You should sign an original AIA document which has this caution printed in red An original assures that changes will not be obscured as may occur when documents are reproduced

NO \_\_\_\_\_

# IN THE MATTER OF SPREADING ON THIS BOARD'S MINUTES CERTIFICATES OF ATTENDANCE FOR THE CIRCUIT CLERK AND CHANCERY CLERK

There came on this day for consideration the matter of spreading on this Board's minutes certificates of attendance for the Circuit Clerk and Chancery Clerk

It appears to this Board that Robert D Harrell Jr Circuit Clerk and Harmon A

Robinson Chancery Clerk attended required seminars as offered by the Mississippi

Judicial College, see attached certificates of attendance, and

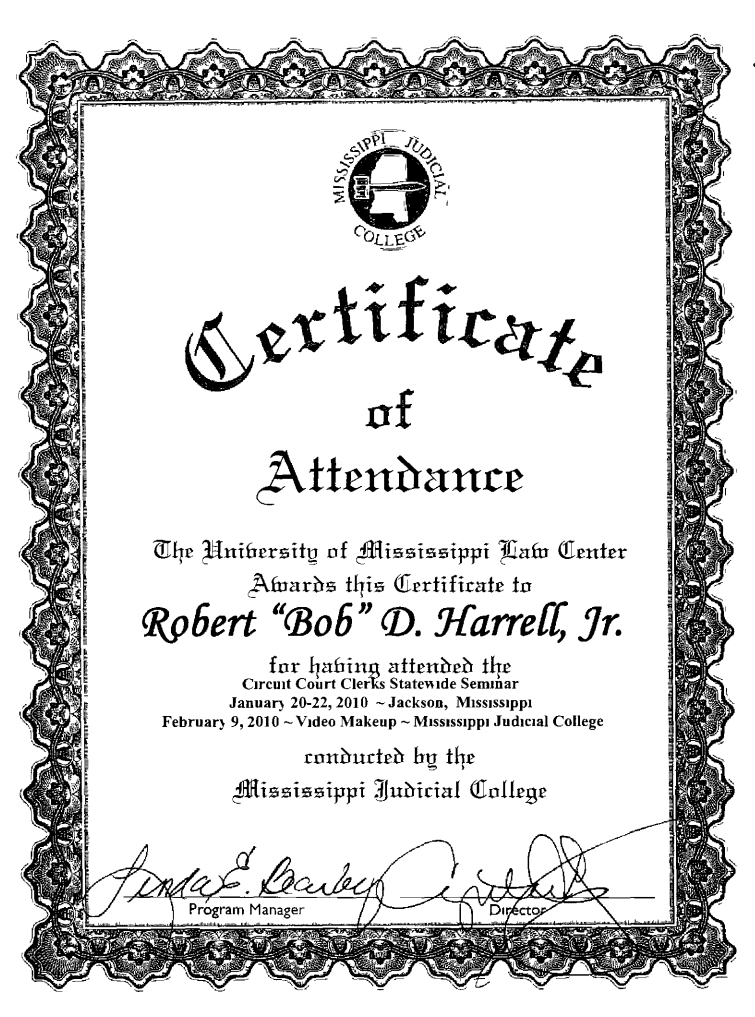
It appears that the certificates should be recorded in the minutes of this Board

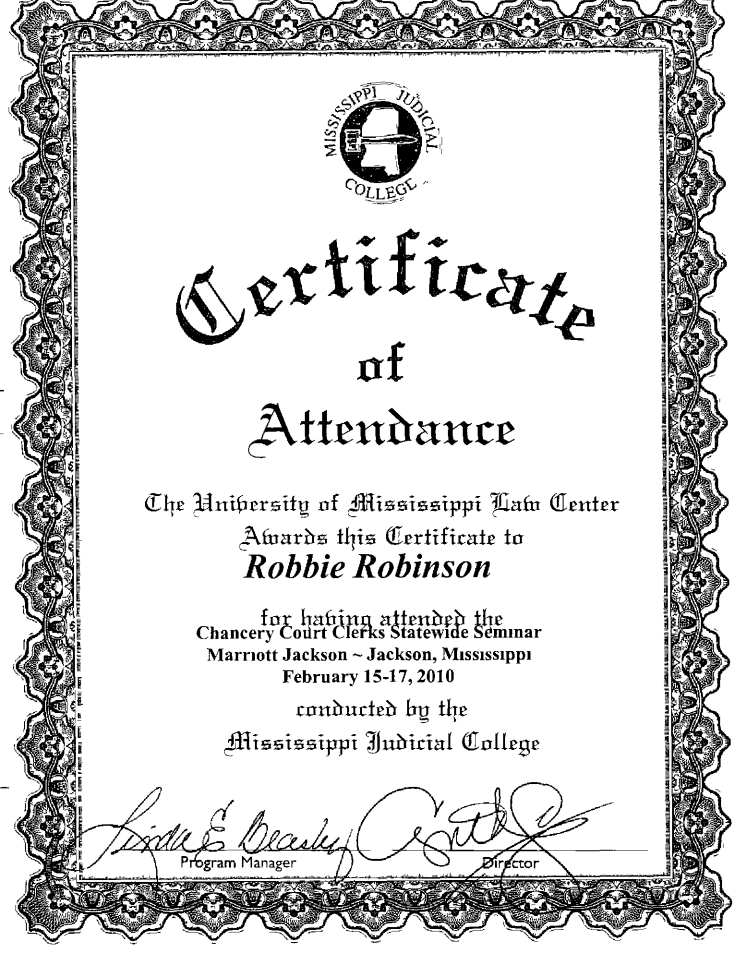
After motion by Mr Horton and second by Mr Lummus this Board doth vote unanimously to spread on these minutes the certificates of attendance

5

SO ORDERED this the 25<sup>th</sup> day of February, 2010

Hloye Mika PRESIDENT





NO \_\_\_\_\_

# IN THE MATTER OF AUTHORIZING THE CHANCERY CLERK TO PUBLISH A NOTICE FOR BIDS FOR A NEW COURTHOUSE ROOF

There came on this day for consideration the matter of authorizing the Chancery Clerk to publish a notice for bids for a new courthouse roof

After motion by Mr Deanes and second by Mr Horton this Board doth vote unanimously to authorize the Clerk to cause to be advertised in the Daily Times Leader the attached exhibit A, notice for bids to purchase a new roof for the Clay County Courthouse

SO ORDERED this the 25<sup>th</sup> day of February, 2010  $\frac{Hlr_{10}}{PRESIDENT}$ 

This Board doth adjourn until 9 a m on March 1, 2010

How Miker PRESIDENT

# **Notice For Bids**

Sealed bids will be received by the Board of Supervisors of Clay County, Mississippi at 9 A M on March 25, 2010 at the Clay County Courthouse, West Point, Mississippi for the purchase of a new roof for the Clay County Courthouse

Complete specifications may be obtained from the Clay County Purchase Clerk or Chancery Clerk

The Board reserves the right to reject any and all bids and to waive formalities

Clerk of the Board of Supervisors

Publish February 26, 2010 March 5 2010

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Exhibit A