01 -



SM No. CMP7000162231

# PROPOSAL AND CONTRACT DOCUMENTS

# FOR THE CONSTRUCTION OF

01

Removal and Disposal of Debris on various routes in District 7, known as State Project Nos. MP-7000-16(223) / 307187301000, MP-7000-16(230) / 307187301300, & MP-7000-33(224) / 307187302000 in Covington & Jefferson Davis Counties.

Project Completion: 09/30/2020

(STATE DELEGATED)

#### NOTICE

BIDDERS MUST COMPLETE AN ONLINE REQUEST FOR PERMISSION TO BID THIS PROJECT.

Electronic addendum updates will be posted on www.gomdot.com

# **SECTION 900**

OF THE CURRENT 2017 STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION

**JACKSON, MISSISSIPPI** 

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(REVISIONS TO THE ABOVE WILL BE INDICATED ON THE SECOND SHEET OF SECTION 905 AS ADDENDA)

05/19/2020 01:54 PM

#### **SECTION 901 - ADVERTISEMENT**

Electronic bids will be received by the Mississippi Transportation Commission at <u>10:00 o'clock A.M.</u>, Thursday, May 28, 2020, from Bid Express Service and shortly thereafter publicly read in the Construction Division for:

Removal and Disposal of Debris on Various Routes in District 7, known as State Project Nos. MP-7000-16(223) / 307187301, MP-7000-16(230) / 3071873013, & MP-7000-33(224) / 307187302 in Covington & Marion Counties.

In accordance with authority granted under Section 65-1-85 Mississippi Code of 1972, Annotated, the work to be accomplished under this contract has been declared by the Executive Director to be an emergency, and it is desired that you submit a bid for performing the needed and necessary work for alleviating the situation that exists at this site.

The attention of bidders is directed to the Contract Provisions governing selection and employment of labor. Minimum wage rates have been predetermined by the Secretary of Labor and are subject to Public Law 87-581, Work Hours Act of 1962, as set forth in the Contract Provisions.

The Mississippi Department of Transportation hereby notifies all bidders that it will affirmatively insure that in any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, sex, age, disability, religion or national origin in consideration for an award.

The award of this contract will be contingent upon the Contractor satisfying the DBE requirements.

Contractors may request permission to bid online at <a href="http://shopmdot.ms.gov">http://shopmdot.ms.gov</a> at no cost. Upon approval, Contractors shall be eligible to submit a bid using Bid Express at <a href="http://bidx.com">http://bidx.com</a>. Specimen proposals may be viewed and downloaded online at no cost at <a href="http://mdot.ms.gov">http://mdot.ms.gov</a> or purchased online at <a href="https://shopmdot.ms.gov">https://shopmdot.ms.gov</a>. Specimen proposals are available at a cost of Ten Dollars (\$10.00) per proposal plus a small convenience fee. <a href="Cash or checks will not be accepted as payment">Cash or checks will not be accepted as payment</a>.

Bid bond, signed or countersigned by a Mississippi Agent or Qualified Nonresident Agent, with Power of Attorney attached, a Cashier's check or Certified Check for five (5%) percent of bid, payable to STATE OF MISSISSIPPI, must accompany each proposal.

The attention of bidders is directed to the provisions of Subsection 102.07 pertaining to irregular proposals and rejection of bids.

MELINDA L. MCGRATH EXECUTIVE DIRECTOR

SECTION 904 - NOTICE TO BIDDERS NO. 1 CODE: (IS)

**DATE:** 03/01/2017

**SUBJECT:** Governing Specifications

The current (2017) Edition of the Standard Specifications for Road and Bridge Construction adopted by the Mississippi Transportation Commission is made a part hereof fully and completely as if it were attached hereto, except where superseded by special provisions, or amended by revisions of the Specifications contained within this proposal. Copies of the specification book may be purchased from the MDOT Construction Division, or online at <a href="mailto:shopmdot/default.aspx?StoreIndex=1.">shopmdot/default.aspx?StoreIndex=1.</a>

A reference in any contract document to controlling requirements in another portion of the contract documents shall be understood to apply equally to any revision or amendment thereof included in the contract.

In the event the plans or proposal contain references to the 2004 Edition of the Standard Specifications for Road and Bridge Construction, it is to be understood that such references shall mean the comparable provisions of the 2017 Edition of the Standard Specifications.

SECTION 904 - NOTICE TO BIDDERS NO. 9

CODE: (IS)

**DATE:** 03/01/2017

**SUBJECT:** Federal Bridge Formula

Bidders are hereby advised that the latest revision of Federal Highway Administration Publication No. FHWA-HOP-06-105, **BRIDGE FORMULA WEIGHTS**, dated August 2006, is made a part of this contract when applicable.

Prior to the preconstruction conference, the Contractor shall advise the Engineer, in writing, what materials, if any, will be delivered to the jobsite via Interstate route(s).

Copies of the **BRIDGE FORMULA WEIGHTS** publication may be obtained by contacting:

Federal Highway Administration 400 7<sup>th</sup> Street, SW Washington, DC 20590 (202) 366-2212

or

http://www.ops.fhwa.dot.gov/Freight/publications/brdg frm wghts/bridge formula all rev.pdf

An on line BRIDGE FORMULA WEIGHTS CALCULATOR is available at

http://ops.fhwa.dot.gov/freight/sw/brdgcalc/calc\_page.htm

SECTION 904 - NOTICE TO BIDDERS NO. 28 CODE: (SP)

**DATE:** 01/17/2017

**SUBJECT:** Fuel and Material Adjustments

Bidders are advised that <u>NO FUEL OR MATERIAL ADJUSTMENT</u>, as addressed in Subsection 109.07 of the Standard Specifications, will be allowed on this project.

SECTION 904 - NOTICE TO BIDDERS NO. 296 CODE: (SP)

**DATE:** 07/25/2017

**SUBJECT:** Reduced Speed Limit Signs

Bidders are advised that when the plans or contract documents require the speed limit on a project to be reduced, the Contractor shall begin work within 48 hours of installing the reduced speed limit signs. Should the Contractor not start work or have no plans to start work within 48 hours of installing the signs, the reduced speed limit signs shall be covered and existing speed limit signs uncovered.

CODE: (SP)

#### SECTION 904 – NOTICE TO BIDDERS NO. 401

**DATE:** 09/12/2017

**SUBJECT:** Standard Drawings

Standard Drawings attached hereto shall govern appropriate items of required work.

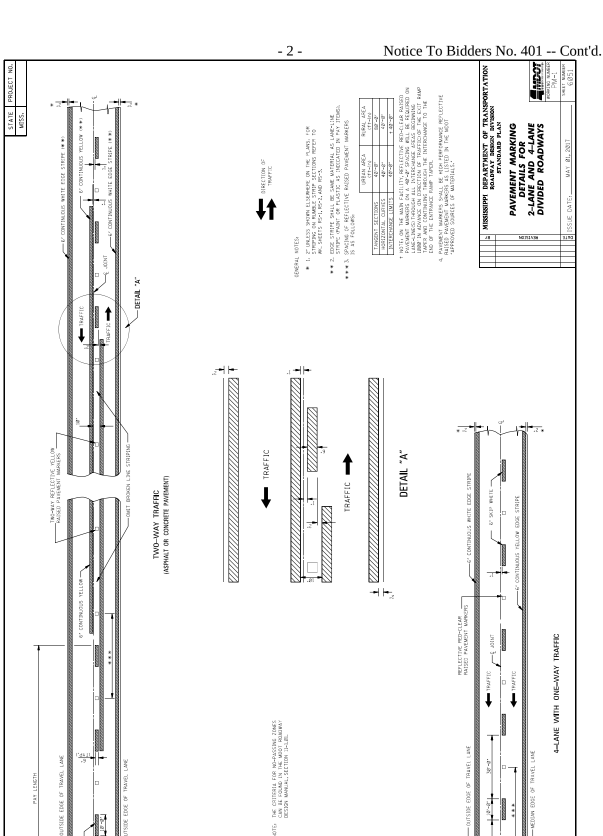
Larger copies of Standard Drawings may be purchased from:

MDOT Plans Print Shop MDOT Shop Complex, Building C, Room 114 2567 North West Street P.O. Box 1850 Jackson, MS 39215-1850 Telephone: (601) 359-7460

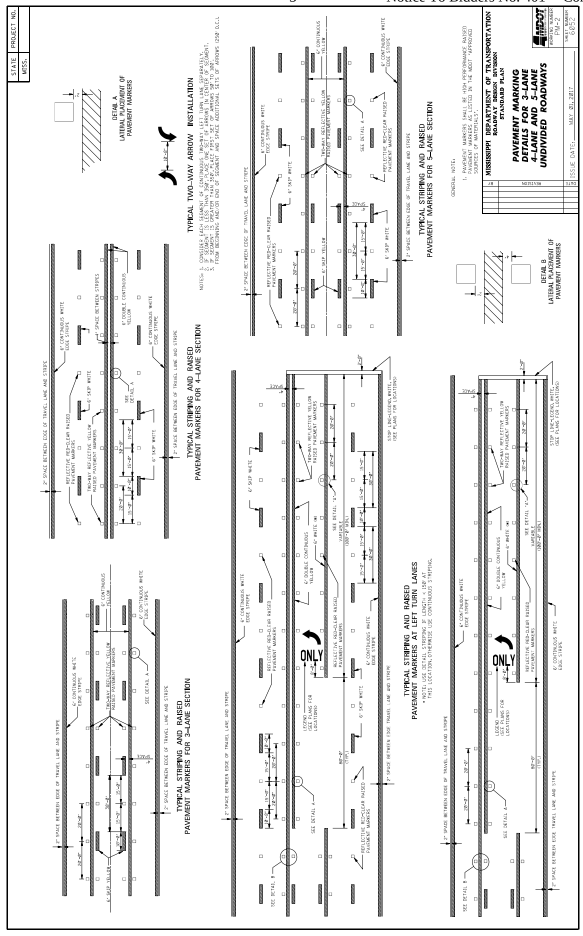
or FAX: (601) 359-7461

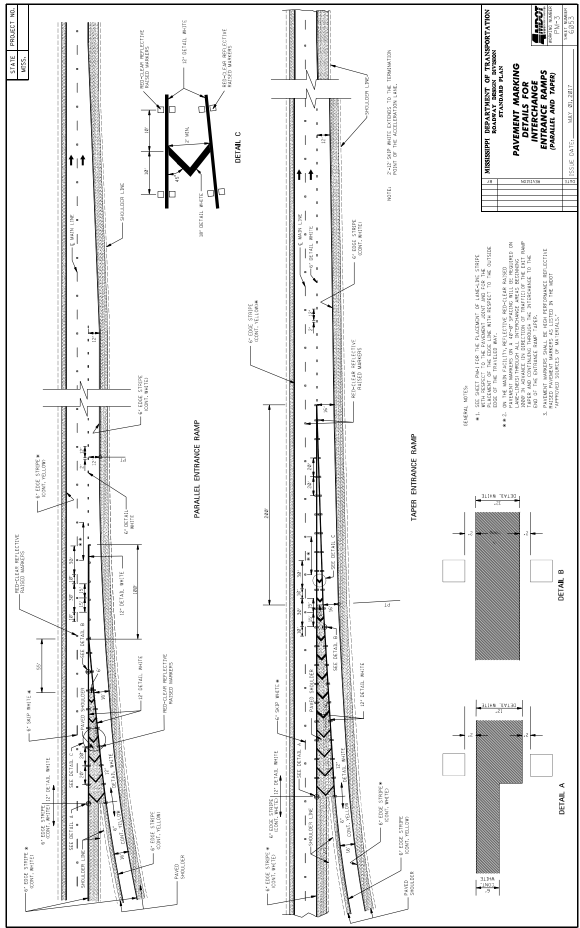
or e-mail: plans@mdot.state.ms.us

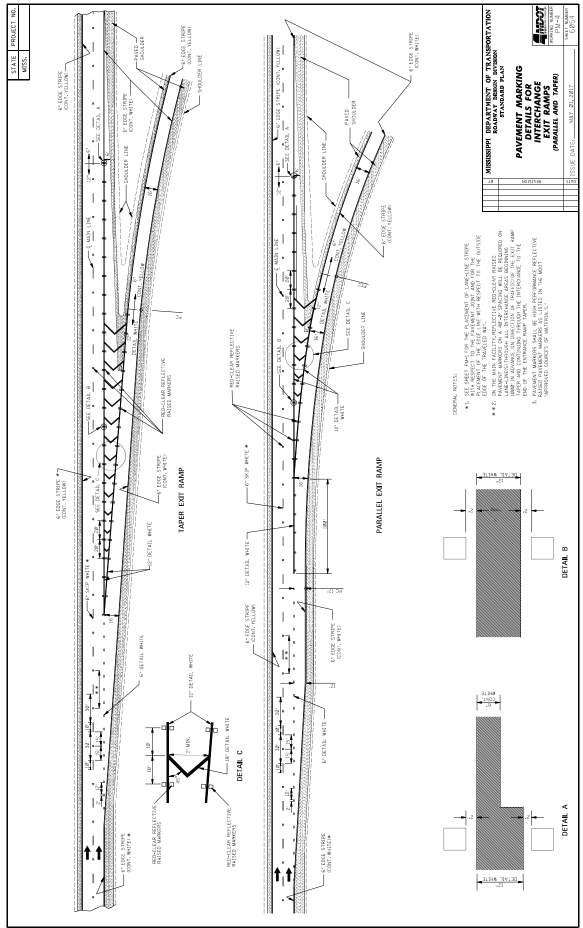
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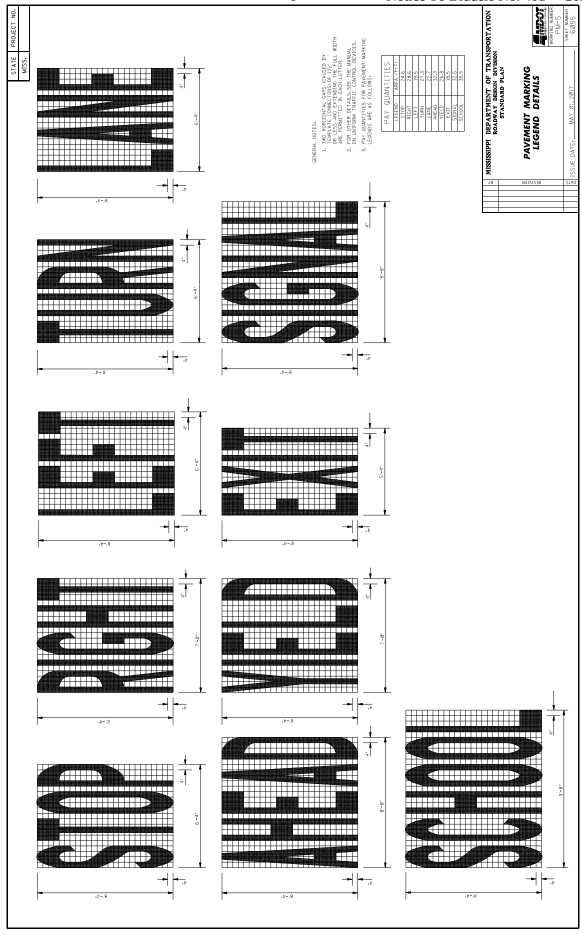


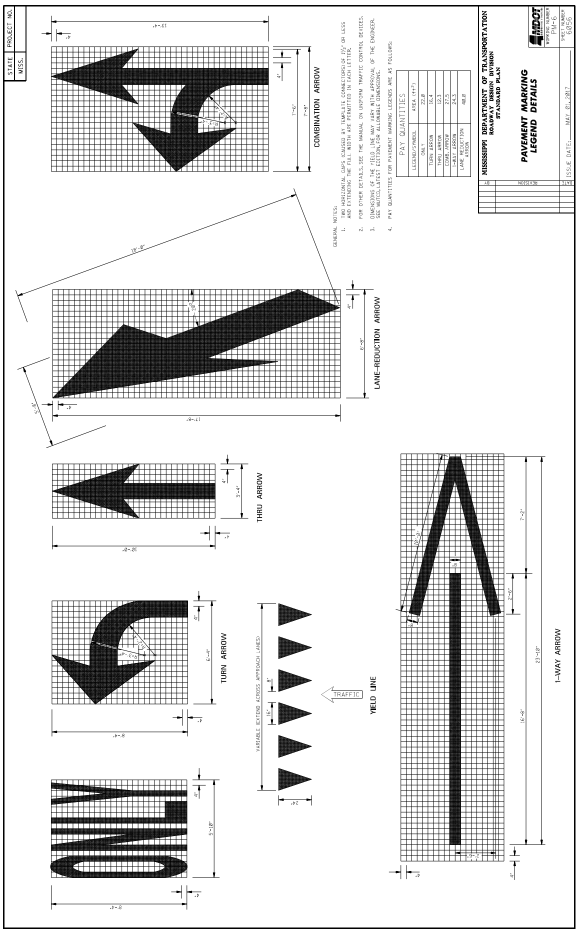
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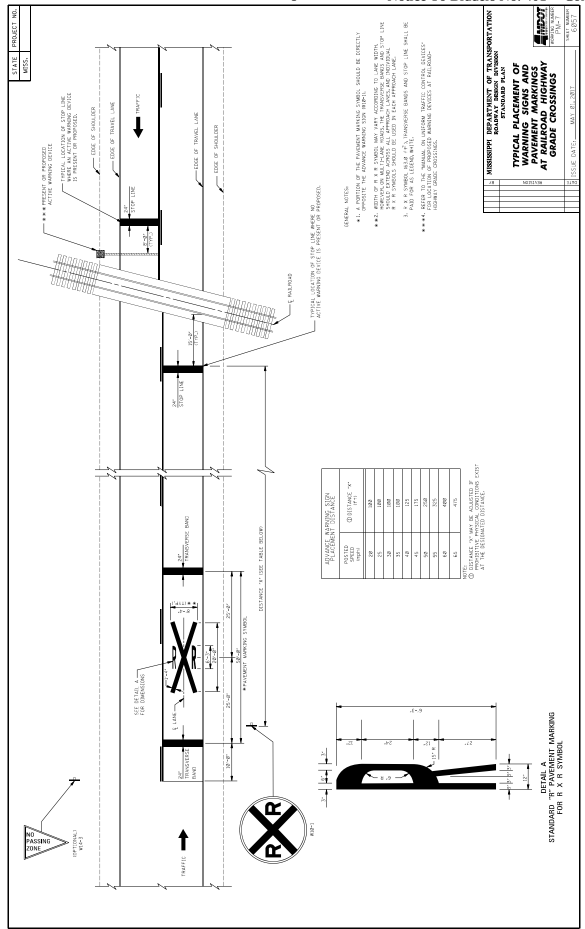


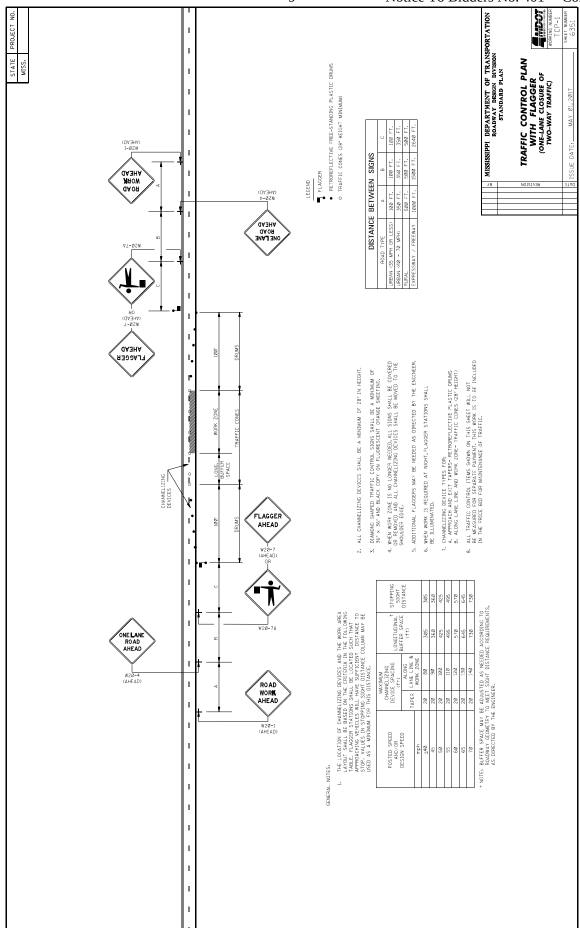


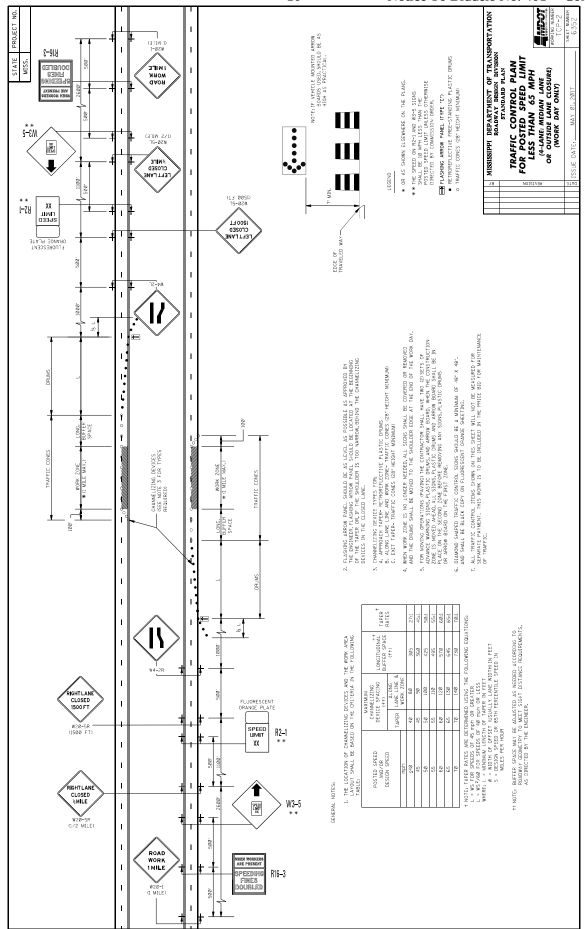


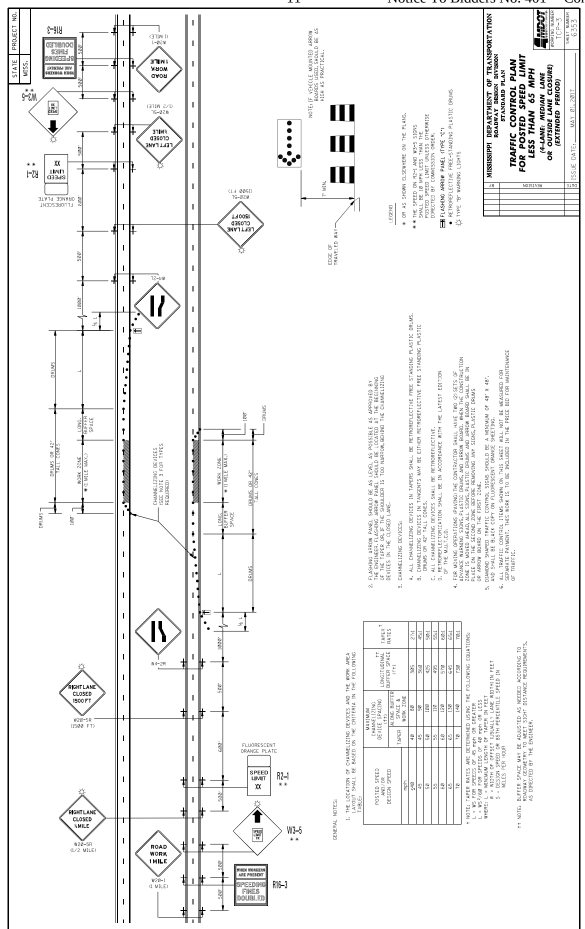


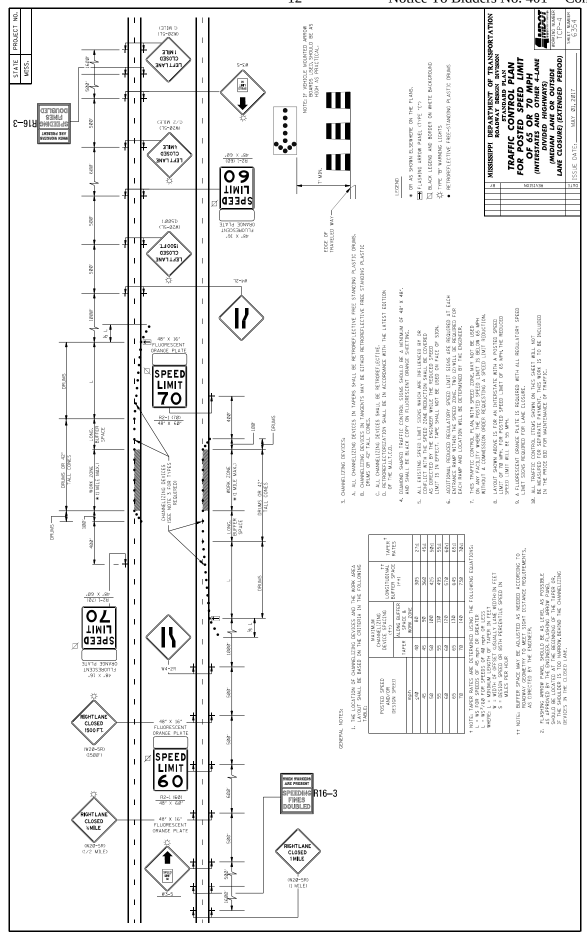


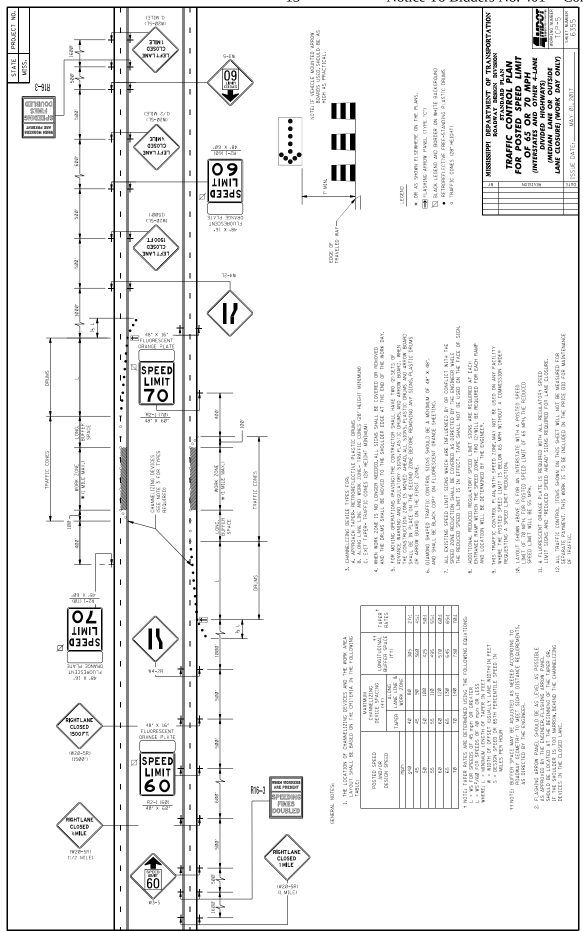


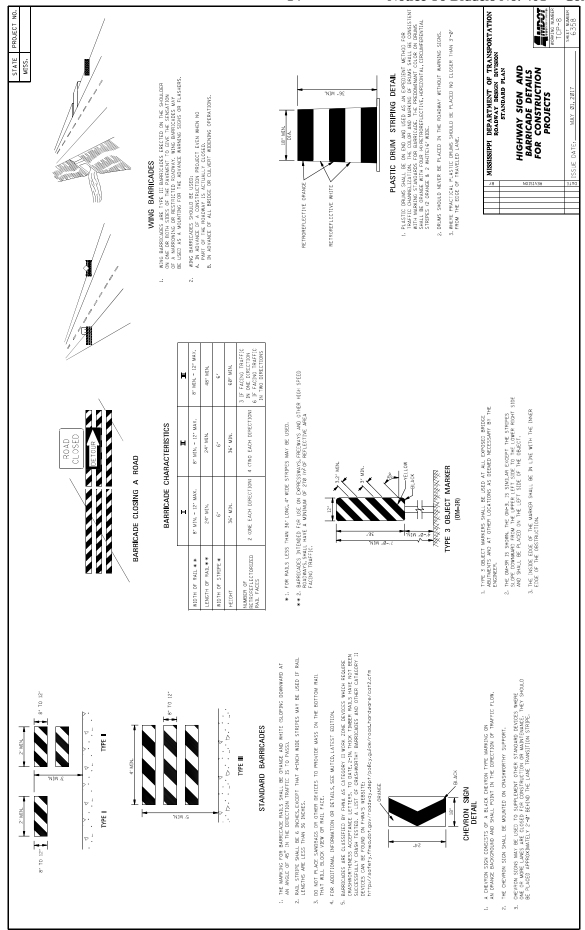


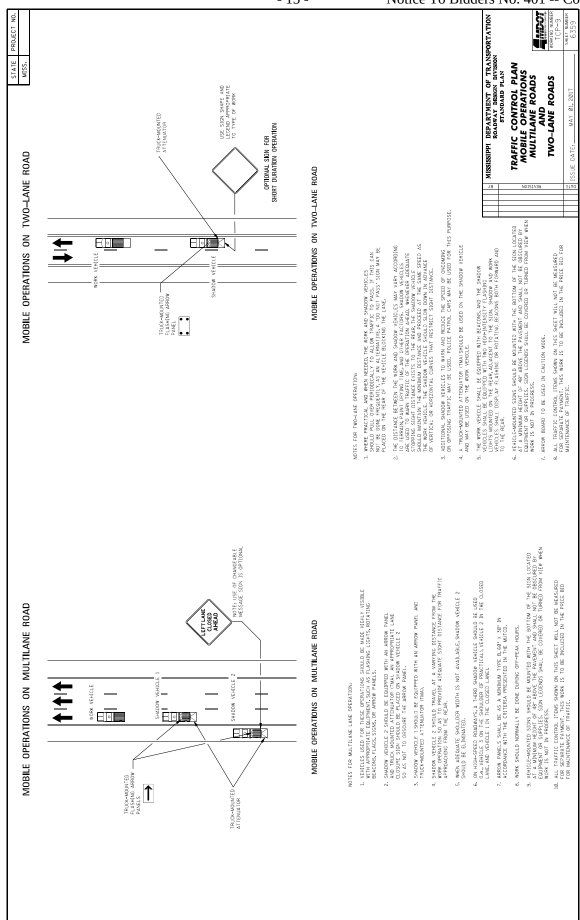


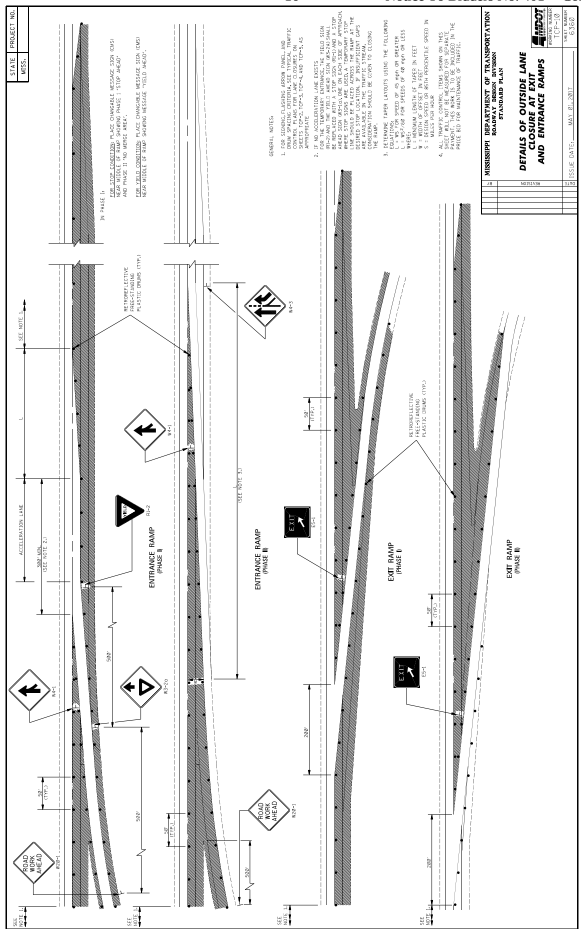


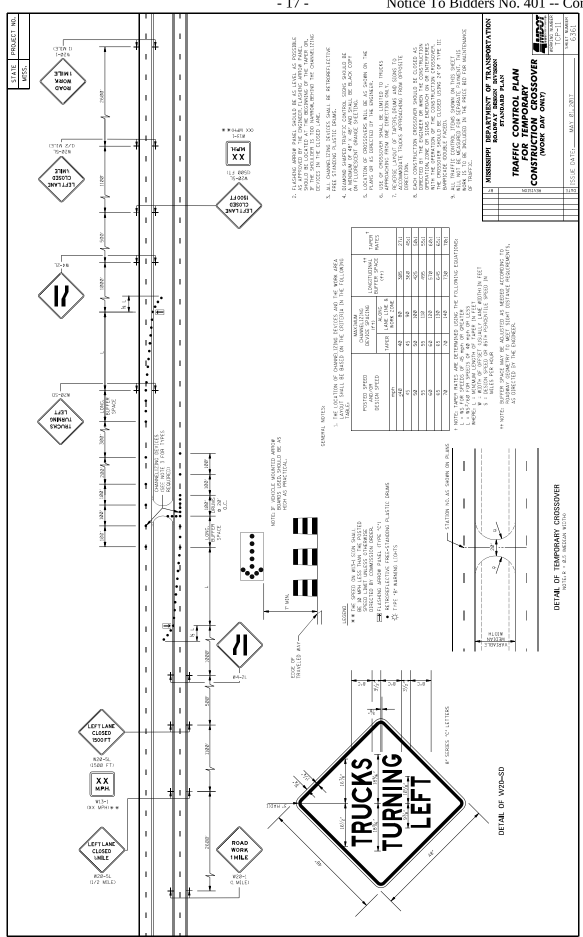


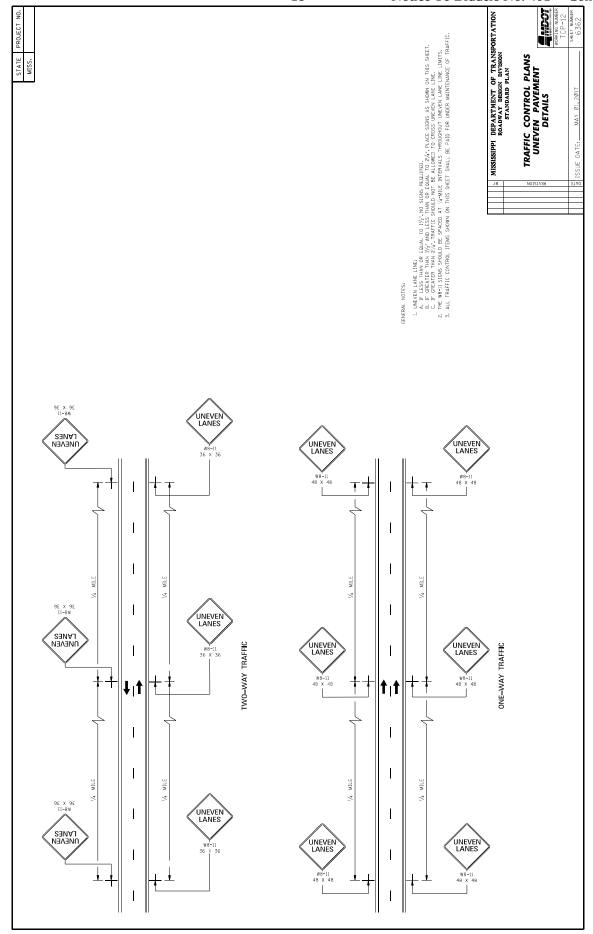


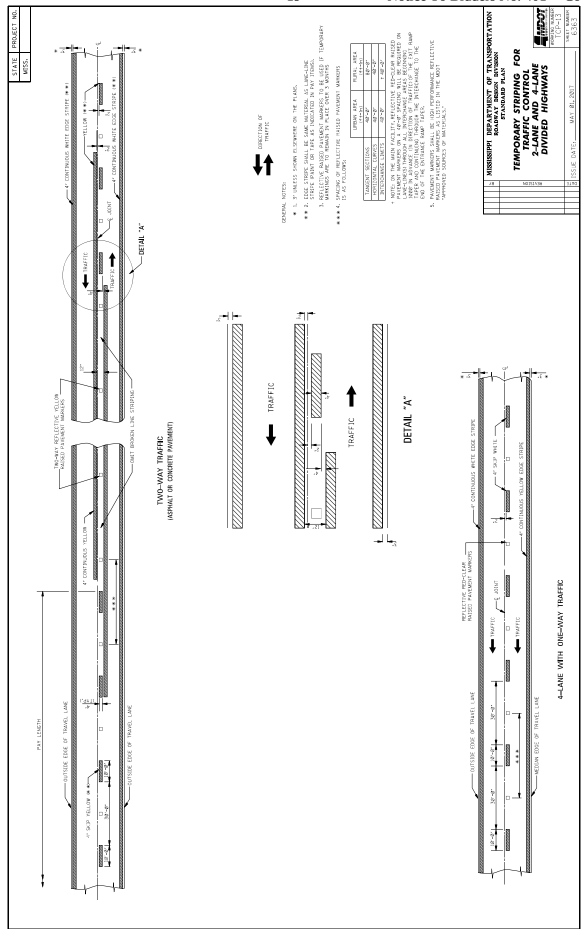


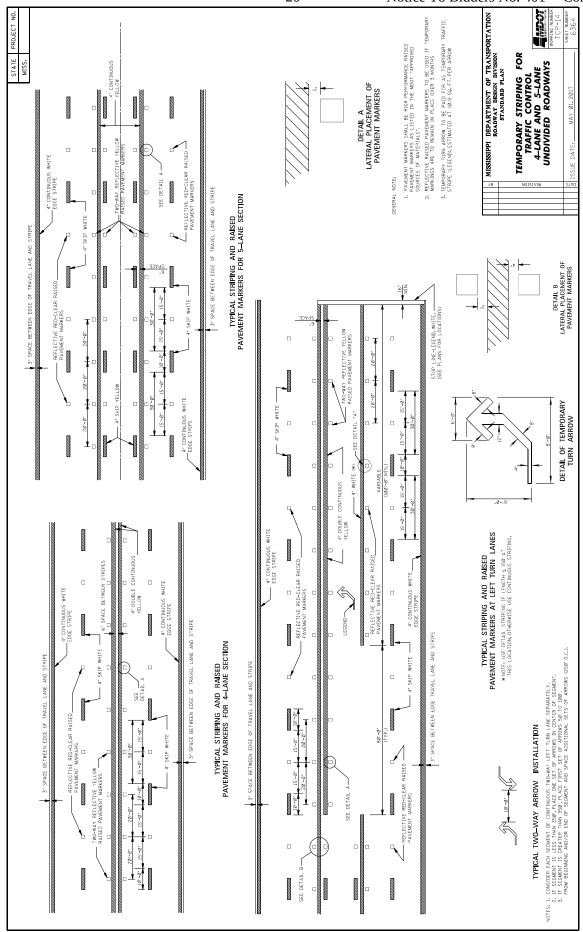


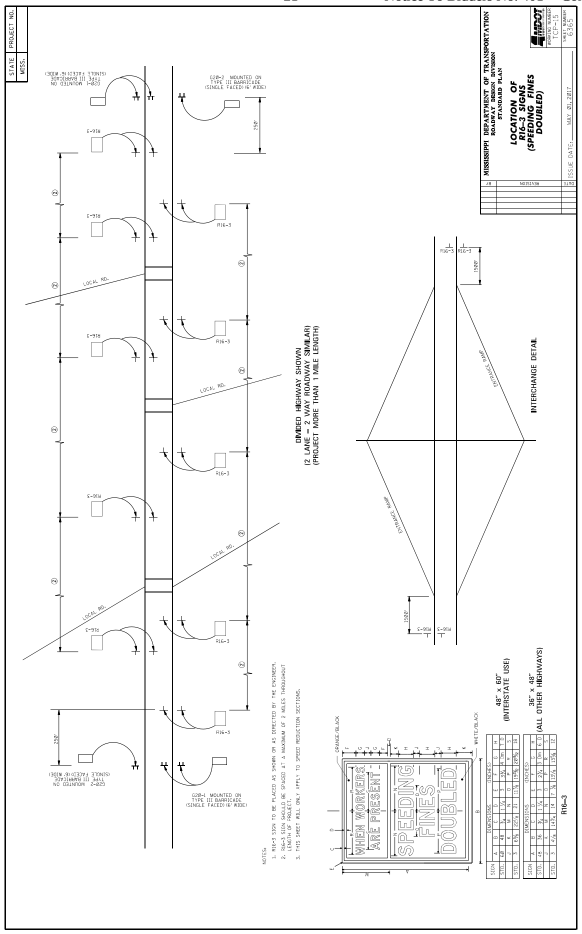


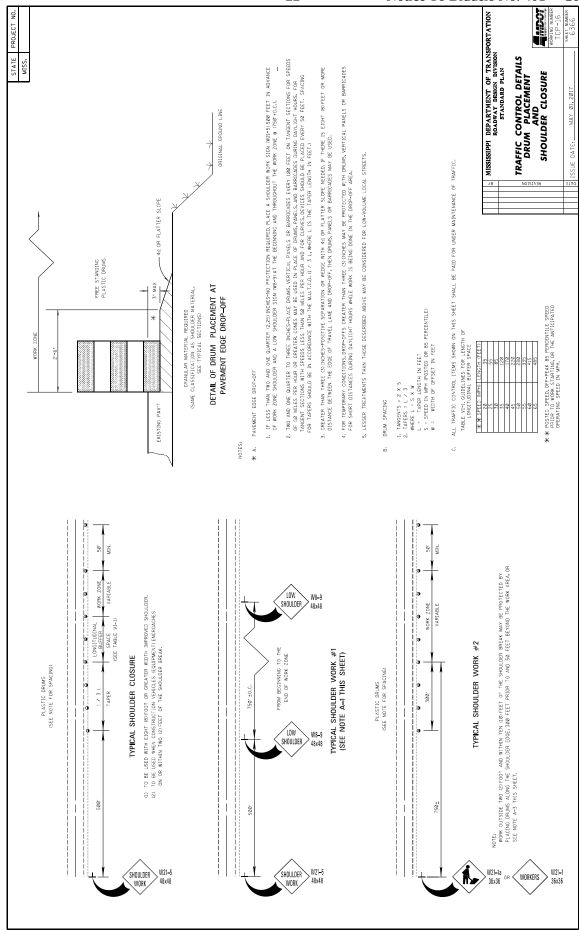


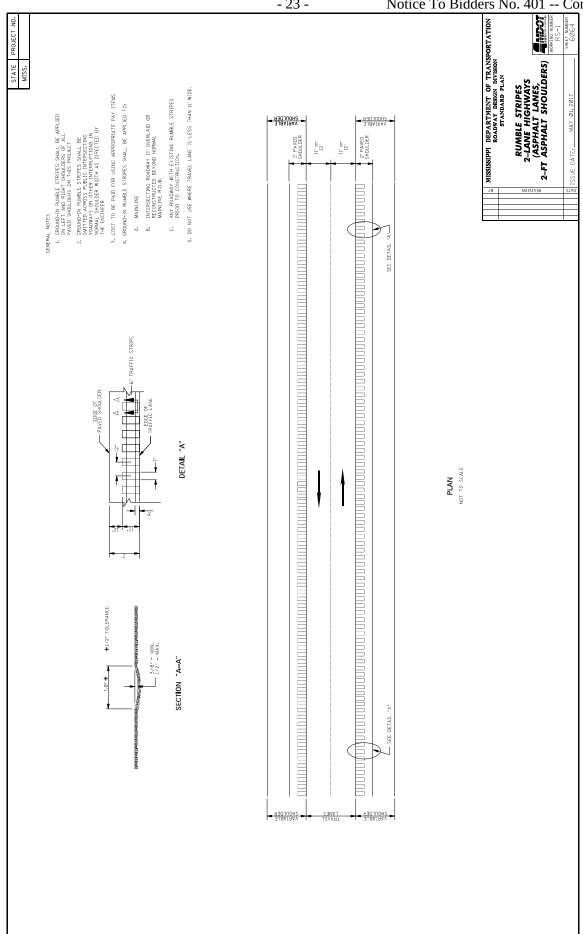


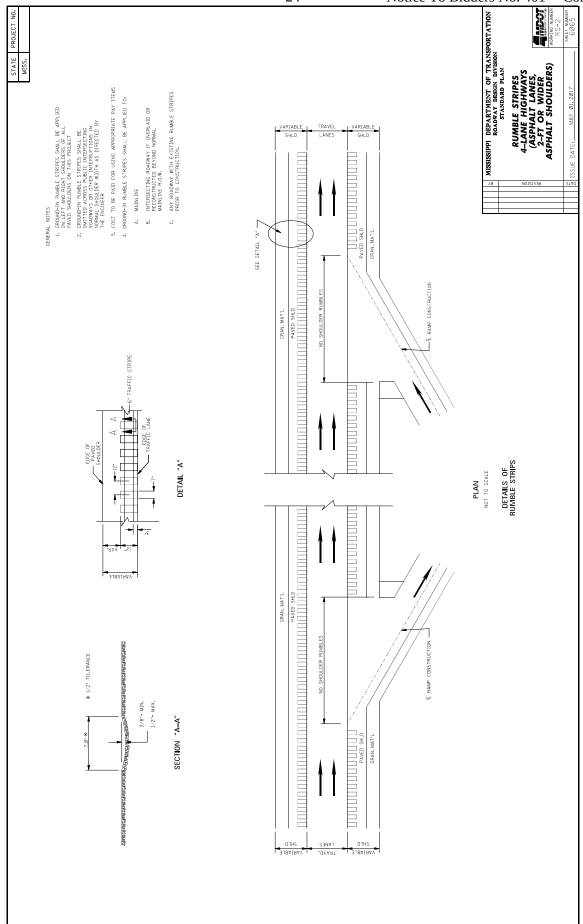


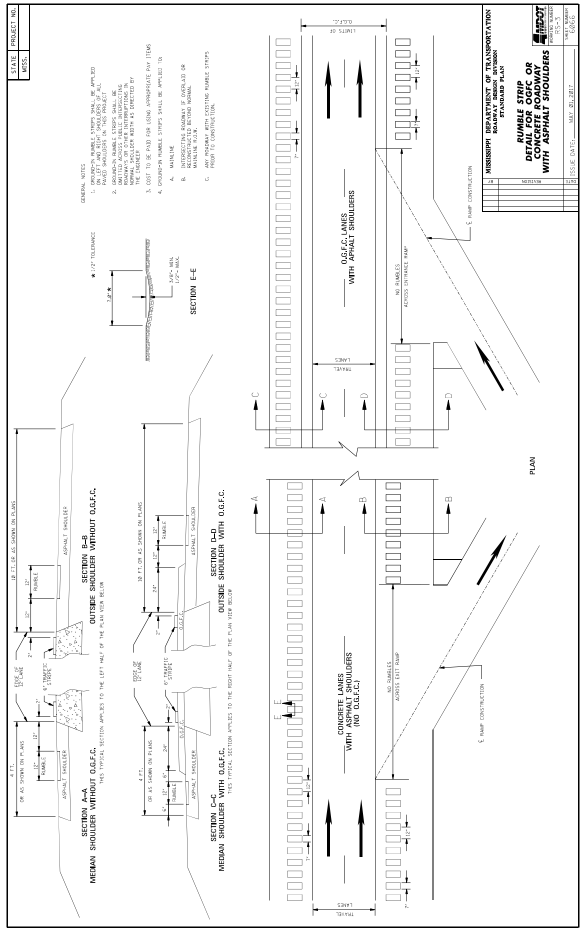












SECTION 904 - NOTICE TO BIDDERS NO. 445 CODE: (SP)

**DATE:** 10/10/2017

SUBJECT: Mississippi Agent or Qualified Nonresident Agent

Bidders are hereby advised of the requirements of Subsections 102.08, 103.05.2, and 107.14.2.1 of the 2017 Standard Specifications for Road and Bridge Construction as it refers to bonding agents. Proposal guaranties, bonds, and liability insurance policies must be signed by a **Mississippi Agent or Qualified Nonresident Agent.** 

SECTION 904 - NOTICE TO BIDDERS NO. 516 CODE: (IS)

**DATE:** 11/28/2017

# **SUBJECT:** Errata and Modifications to the 2017 Standard Specifications

<u>Page</u>	Subsection	<u>Change</u>
16	102.06	In the seventh full paragraph, change "Engineer" to "Director."
33	105.05.1	In the sixth sentence, change "Contract Administration Engineer" to "Contract Administration Director."
34	105.05.2.1	In subparagraph 2, change "SWPPP, ECP" to "SWPPP and the ECP"
35	105.05.2.2	In subparagraphs 2, add " and" to the end of the sentence. In subparagraph 3, remove ", and" and add ".".
90	109.04.2	In the last paragraph of subparagraph (a), place a period "." at the end of the sentence.
93	109.04.2	In the last paragraph of subparagraph (g), place a period "." at the end of the sentence. Also, in the first paragraph of subparagraph (h), place a period "." at the end of the sentence.
97	109.07	Under ADJUSTMENT CODE, subparagraph (A1), change "HMA mixture" to "Asphalt mixtures."
98	109.11	In the third sentence, change "Engineer" to "Director."
219	308.04	In the last sentence of the last paragraph, change "Contractor's decision" to "Engineer's decision."
300	405.02.5.9	In the first sentence of the second paragraph, change "Hot Mix Asphalt" to "Asphalt Mixtures."
502	630.01.1	In the first paragraph, change "AASHTO" to "AASHTO's LRFD".
636	646.05	Change "each" to "per each" for the pay item units of payment.
640	656.02.6.2	In item 7), change "down stream" to "downstream".
688	630.03.2	Change the subsection number from "630.03.2" to "680.03.2."

725	702.08.3	In the second sentence of the first paragraph, change "hot-mix" to "asphalt."
954	804.02.13.1.6	In the definition for "M" in the % Reduction formulas, change "paragraph 7.3" to "paragraph 5.3."

SECTION 904 - NOTICE TO BIDDERS NO. 1226 CODE: (SP)

**DATE:** 11/16/2018

**SUBJECT:** Material Storage Under Bridges

Bidders are advised that Subsection 106.08 of the Standard Specifications allows the Contractor to store materials and equipment on portions of the right-of-way. However, the Contractor will not be allowed to store or stockpile materials under bridges without written permission from the Project Engineer. The Contractor shall submit a detailed request of all proposed materials to be stored under bridges to the Engineer a minimum of 14 calendar days prior to anticipated storage. This detail shall include, but not limited to, bridge location, material type, material quantity, and duration of storage. The Project Engineer and any other needed Division will review this information and determine whether to grant approval. The Contractor shall not store any material under any bridge without written approval from the Project Engineer.

CODE: (IS)

### **SECTION 904 - NOTICE TO BIDDERS NO. 2061**

DATE: 11/05/2019

**SUBJECT:** Reflective Sheeting for Signs

Bidders are hereby advised that the retroreflective sign sheeting used for signs on this project shall be as listed below and shall meet the requirements of Subsection 721.06.

### **Temporary Construction Signs**

Temporary traffic control (orange) sign sheeting shall be a minimum Type IX Fluorescent Orange sheeting.

### **Permanent Signs**

Permanent signs, except signs on traffic signal poles/mast arms, shall be as follows:

- Brown background sheeting on guide signs shall be a minimum Type VIII sheeting,
- Green and blue background sheeting on guide signs shall be a minimum Type IX sheeting, and
- All white, yellow, fluorescent yellow, and fluorescent yellow/green sheeting shall be Type XI sheeting.

CODE: (IS)

SECTION 904 - NOTICE TO BIDDERS NO. 2206

**DATE:** 01/14/2020

**SUBJECT: MASH Compliant Devices** 

Bidders are hereby advised that compliance associated with the requirements of meeting either the National Cooperative Highway Research Program (NCHRP) Report 350 or the Manual for Assessing Safety Hardware (MASH) for installations of certain traffic control devices and permanent safety hardware devices (guardrails, guardrail terminals, permanent portable barriers, cast-in-place barriers, all other permanent longitudinal barriers, crash cushions, cable barriers, cable barrier terminals, bridge rails, bridge rail transitions, all other terminals, sign supports, and all other breakaway hardware) as listed throughout the Standard Specifications and/or the Standard Drawings, or both, is now replaced with the requirements of meeting the 2016 version of MASH after December 31, 2019. This change applies to new permanent installations and to full replacements of existing installations.

At the preconstruction conference or prior to starting any work on the project, the Contractor shall submit a letter stating that the traffic control devices and permanent safety hardware devices as outlined within the paragraph above that are to be used on the project are certified to meet MASH 2016.

When a MASH 2016-compliant device does not exist for the new permanent installations and/or full replacement installations of permanent safety hardware devices, as listed above, a MASH 2009-compliant or a NCHRP 350-compliant device may be proposed by the Contractor for the project. A written request for such instances must be submitted by the Contractor either at the preconstruction conference or prior to starting any work on the project. The Contractor shall submit the following items to the Project Engineer: (1) a detailed list of the proposed devices and locations thereof; and (2) certification letters indicating that the proposed devices are compliant with either MASH 2009 or NCHRP 350.

When a MASH 2016-compliant device does not exist for the temporary work zone traffic control devices (Category 1, Category 2, and Category 3 devices), a MASH 2009-compliant or a NCHRP 350-compliant device may be proposed by the Contractor for the project. Temporary work zone traffic control devices (Category 1, Category 2, and Category 3 devices) that are MASH 2009-compliant or NCHRP 350-compliant that have been in use prior to December 31, 2019, and that have a remaining service life may be proposed for use throughout their normal service life on the project by the Contractor. For either of these scenarios for temporary work zone traffic control devices, a written request must be submitted by the Contractor either at the preconstruction conference or prior to starting any work on the project. The Contractor shall submit the following items to the Project Engineer: (1) a detailed list of the proposed devices and locations thereof; and (2) certification letters indicating that the proposed devices are compliant with either MASH 2009 or NCHRP 350.

Work will only be allowed to proceed after the Department has granted written concurrence(s) with the proposed request(s) as listed above.

CODE: (SP)

SECTION 904 - NOTICE TO BIDDERS NO. 2273

**DATE:** 02/12/2020

**SUBJECT:** Mississippi Special Fuel Tax Law

Bidder's attention is brought to the second paragraph of Subsection 107.02 of the Standard Specifications which states that all Contractors and Subcontractors must comply with all requirements contained in the Mississippi Special Fuel Tax Law, Section 27-55-501, et seq. Attached are two Fact Sheets provided by the Mississippi Department of Revenue (MDOR) with additional information.



### **Gasoline and Dyed Diesel Used for Non-Highway Purposes**

Mississippi provides a reduced rate for gasoline and dyed diesel used for non-highway purposes. The reduced rates are 6.44 cents per gallon and 5.75 cents per gallon of gasoline or dyed diesel. These fuels are generally taxed at 18 cents per gallon if for on road use.

### **Gasoline Used for Non-Highway Purposes**

You may be entitled to a refund of 11.56 cents per gallon (making this an equivalent to a tax rate of 6.44 cents per gallon) if you desire to purchase gasoline to be used off road. The gasoline must be used for agricultural, maritime, industrial, manufacturing, domestic or non-highway purposes only.

Examples of non-highway include gasoline used in boats, golf carts, machinery used for manufacturing or farm equipment used exclusively in plowing, planting or harvesting farm products.

### **Refund Gasoline User**

The refund is based on the amount of gallons used. Before a refund is issued, you are required to...

- 1. Obtain a refund gasoline user's permit and a certificate for refund booklet from the Department of Revenue:
- 2. Have a storage tank marked "REFUND GASOLINE"; and,
- 3. Purchase the gasoline from someone who holds a refund gasoline dealer's permit.

No refund will be allowed for gasoline used in motor vehicles owned or operated by a government entity or used in Mississippi government contracts.

### **Refund Gasoline Dealer**

You must obtain a refund gasoline dealer's permit from the Department of Revenue before selling refund gasoline. At no time should the gasoline be delivered to a tank that is not properly marked. The gasoline must be dyed a distinctive mahogany color at the time of delivery.

The Department of Revenue may waive the dye requirement if the dye may cause damage to the equipment. The refund gasoline user is required to obtain the waiver from the Department of Revenue.

### **Dyed Diesel Used for Non-Highway Purposes**

Unlike gasoline, you are not required to apply for a refund if you desire to purchase dyed diesel to be used off road. Mississippi provides a reduced rate of 5.75 cents per gallon on dyed diesel used off road. Diesel used on road is subjected to 18 cents per gallon. Dyed diesel used in motor vehicles owned or operated by a government entity or used in Mississippi government contracts will be subjected to 18 cents per gallon.

### **Dyed Diesel Used on the Highway**

Any person who purchases, receives, acquires or uses dyed diesel for highway use will be liable to pay 18 cents per gallon <u>and</u> subject to a penalty in the amount of \$1000.

### **Identifying Dyed Diesel**

Storage facilities for dyed diesel must be plainly marked "NONHIGHWAY DIESEL FUEL" or "NONHIGHWAY KEROSENE". Retailers are also required to mark all pumps or dispensing equipment.



Page 1 of 1



### **Special Fuel Used on Government Contracts**

### State and Local Government Contracts

Special fuel purchased, acquired or used in performing contracts with the State of Mississippi, counties, municipalities or any political subdivision is taxed at a rate of 18 cents per gallon. Special fuel includes but is not limited to the following:

- Dyed diesel fuel;
- Kerosene;
- Undyed diesel fuel; and,
- Fuel oil.

State and local government contracts include construction, reconstruction and maintenance or repairs of projects such as roads, bridges, water systems, sewer systems, buildings, drainage canals and recreational facilities. The Department of Revenue may require contractors to remit the excise tax directly to the state in lieu of paying the tax to a distributor.

### **Special Fuel Direct Pay Permit**

Contractors that remit the excise tax to the state will be issued a Special Fuel Direct Pay Permit. This permit relieves the distributor from collecting the tax and requires the contractor to file a monthly special fuel return. The distributor should include the contractor's permit number on all invoices that are related to tax-free sales.

The contractor is required to furnish a surety or cash bond guaranteeing the payment of the excise tax prior to receiving the Special Fuel Direct Pay Permit. The Department of Revenue may accept a contractors tax bond if the bond covers the excise tax levied on special fuel.

### **Special Fuel Distributors**

If the contractor does not have a Special Fuel Direct Pay Permit, distributors are required to collect the 18 cents excise tax and remit the tax to the Department of Revenue. The additional 12.25 cents levied on special fuel (excluding undyed diesel) should be reported on schedules 5F and 5G of the special fuel return.

### **Environmental Protection Fee**

Special fuel distributors are required to collect the environmental protection fee even if the contractor has a Special Fuel Direct Pay Permit. The fee is levied at 4/10<sup>ths</sup> of a cent per gallon. The fee is suspended or reinstated when the trust fund has exceeded or fallen below the obligatory balance.

### **Penalties**

Any person who knowingly and willfully purchases untaxed fuel for use in equipment utilized on a road or highway construction site in this state is guilty of a misdemeanor and, upon conviction, shall be fined not less than \$1,000 or more than \$100,000, or imprisoned in the county jail for not more than one year, or both.

SECTION 904 - NOTICE TO BIDDERS NO. 2583 CODE: (SP)

**DATE:** 05/19/2020

**SUBJECT:** Contract Time

PROJECT: MP-7000-16(223) / 307187301000, MP-7000-16(230) / 307187301300, & MP-

7000-33(224) / 307187302000 -- Covington and Jefferson Davis Counties

The calendar date for completion of work to be performed by the Contractor for this project shall be **September 30, 2020** which date or extended date as provided in Subsection 108.06 shall be the end of contract time. It is anticipated that the Notice of Award will be issued no later than **May 28, 2020** and the effective date of the Notice to Proceed / Beginning of Contract Time will be simultaneous with the execution of the contract.

SECTION 904 - NOTICE TO BIDDERS NO. 2584 CODE: (SP)

**DATE:** 05/19/2020

**SUBJECT:** Cooperation Between Contractors

PROJECT: MP-7000-16(223) / 307187301000, MP-7000-16(230) / 307187301300, & MP-

7000-33(224) / 307187302000 - Covington and Jefferson Davis Counties

The Bidder's attention is hereby called to Subsection 105.07, Cooperation between Contractors, of the 2017 Edition of the Mississippi Standard Specifications for Road and Bridge Construction.

Bidders are advised that this project may adjoin or be within a construction project(s) that is currently under construction.

The Contractor shall cooperate in all respects and shall coordinate construction of all phases of work with the Contractor(s) of the other project(s).

SECTION 904 - NOTICE TO BIDDERS NO. 2585

CODE: (SP)

**DATE:** 05/19/2020

**SUBJECT:** Scope of Work

PROJECT: MP-7000-16(223) / 307187301000, MP-7000-16(230) / 307187301300, & MP-

7000-33(224) / 307187302000 -- Covington and Jefferson Davis Counties

The contract documents do not include an official set of construction plans but may, by reference, include some Standard Drawings when so specified in a Notice to Bidders entitled, "Standard Drawings". All other references to plans in the contract documents and Standard Specifications for Road and Bridge Construction are to be disregarded.

Bidders are advised that the removal and disposal of debris shall be from right-of-way to right-of-way along the following routes in the Counties listed below:

### **Covington County**

- US 49 north of US 84 Bypass @ Collins
- US 49 between Seminary and Collins
- SR 588 between US 84 and Jones County Line
- SR 532 near Hot Coffee
- SR 532 from SR 35 to SR 37
- SR 37 near Hot Coffee
- SR 37 from Smith County Line to US 84
- US 84 west of Collins
- SR 35 from US 84 to Leonard Road

### Jefferson Davis County

- SR 42 East of Prentiss between F Jones Road and Vo Tech Rd ( $\pm 1.02$  miles)
- SR 35 North of Bassfield between Santee Baptist Road and Terrell Road (±1.36 miles)
- SR 13 North of SR 43 between S Lily Rose Road and Greens Creek Road (±0.76 mile)

In general, the work to be accomplished using the pay items and corresponding specifications set forth in this contract is as follows:

• The purpose of this contract is to collect, pick-up, remove, and haul all Eligible Debris [as defined by FEMA Regulations for the Public Assistance Debris Management Program FEMA 322, FEMA 323 and FEMA 325, or their respective replacement, explanatory or supplementary guidelines] generated by a tornado produced by inclement weather dated October 26, 2019 and April 12, 2020 or other potentially dangerous items and to deliver all such Eligible Debris to disposal sites and dispose of same pursuant to applicable rules and

- regulations of FEMA, MEMA, EPA and MDEQ, as approved by MDOT and their designee.
- The Contractor shall remove all Eligible Debris, including appliances and other metal objects, on the state highway system (non-interstate) that is in the county and not within any city limits as well as the entire Interstate System, even if it is within a city's corporate limits. The debris removed shall be within the mowing limits or as directed by MDOT or the MDOT designee. Leaning trees that could fall onto the roadway shall be removed as directed by the MDOT designee. Trees that are dead, downed or snapped off will also be removed as directed by the MDOT designee. Hanging limbs ("Hangers") may also need to be removed if directed by MDOT or the MDOT designee. This will vary by location.
- Eligible Debris within the scope of this Contract is determined by FEMA guidelines and includes, but is not limited to, items damaged by said tornado, such as, damaged and disturbed trees, broken and partially broken or severed tree limbs and other debris obstructing or lying within MDOT Right of Way which poses a Safety and Health Hazard. Tree stumps uprooted as a result of this disaster, which are uprooted by more than 50%, shall be removed and hauled under this Contract. Tree stumps, at the discretion of the designee, may either be measured at a point two feet (2') from where the tree originally exited the ground (*i.e.* two feet (2') high as originally standing before the disaster] and the corresponding yardage calculated using the FEMA conversion chart (See Attachment) or the stump yardage may be called as part of a loaded truck in the same manner as all other debris. Hazardous trees and limbs to be removed as part of this project will be designated by the Debris Monitor at the time of debris removal. Material generated by an adjacent owner clearing a large tract of land will not be eligible. Material deemed ineligible by MDOT or their designee will not be removed.
- Contractor shall provide safe, expeditious, sanitary collection, removal, haul and disposal of all Eligible Debris in good, workmanlike and timely manner, time being of the essence to removal of Safety and Health Hazards from the Right-of-Way. As it pertains to the removal of hazardous trees and limbs, Contractor shall adhere to the standards as set forth in ANSI-A300 TREE, SHRUB and OTHER WOODY PLANT MAINTENANCE STANDARD PRACTICES and ANSI Z133.1 PRUNING, REPAIRING, MAINTAINING, and REMOVING TREES and CUTTING BRUSH SAFETY EQUIREMENTS. General pruning and maintenance of trees is not a part of this contract.
- All Eligible Debris shall be cut, collected, hauled and disposed of at the Contractor's cost. All necessary permits required for Contractor's operations shall be obtained by and at the cost of Contractor. All Eligible Debris shall become the property of Contractor upon collection and removal from the original collection site.
- The work shall consist of cutting, collecting, sorting, removing, clearing, loading, hauling, and disposing of all Eligible Debris and Tree Hazard Debris from MDOT Right of Way and disposal of same in environmentally acceptable method[s] approved by appropriate state and federal agencies. Ineligible debris will not be loaded, hauled or dumped under this Contract. Contractor shall not move from one designated work area to another designated work area without prior approval of designee. Any Eligible Debris, such as fallen trees, shall be severed at the point where the debris enters MDOT Right of Way and only that part of the Eligible Debris within or at the right of way line shall be collected and removed. Contractor shall not enter private property in performance of this Contract unless authorized in writing by MDOT.

- The Contractor shall exercise due care to minimize any damages to trees, shrubs, landscaping and general property. The debris work area will be left clear of debris and clean, as reasonably and practical, under the conditions of this project.
- Contractor shall use equipment and perform work in a manner which will, as much as is reasonable and practical, prevent damages to public or private roads and roadways, public or private property; and the motoring public, being careful of utility lines and MDOT's infrastructure and facilities, including adjacent landscaping. The Contractor shall repair any damages caused by the Contractor's equipment to the conditions that existed prior to the damage. The repairs shall be made in a timely manner at no expense to the MDOT. Additional equipment may be allowed on a case by case basis upon approval by the MDOT and the MDOT designee.
- Contractor shall conduct the work in such a manner so as to not interfere with the disaster response and recovery activities of federal, state and local governments and agencies and public utilities.
- All work shall be conducted in safe, expeditious manner and in accordance with OSHA guidelines.
- MDOT will hold a preconstruction meeting to clarify responsibilities, field operations and procedures in order to facilitate project coordination. Prior to commencement of weekly work, the Contractor shall submit a work plan to the designee showing where operations will begin and which streets/roads/property will be cleared on a 7-day and a 14-day projection. The plan will be updated every Monday and is subject to revision and direction.
- All trucks and equipment must comply with applicable federa1/state/local laws, rules and regulations, including, without limitation, DOT, MDOT and safety regulations. Any truck used to haul debris, which is to be measured by the cubic yard, must be mechanically loaded by an appropriately sized front end loader, backhoe or other approved appropriate equipment. Sideboards or other bed extensions must meet all rules and regulations, cover the front and both sides and be constructed to withstand severe operating conditions. Sideboards are to be 2" x 6" boards or greater and shall not extend more than two feet (2') above metal bed sides. All extensions are subject to acceptance/rejection by designee. All trailers or dump beds must have a metal-frame exterior and minimum of 5/8" plywood [not wafer board] interior walls. All haul equipment must be equipped with a tailgate that will effectively contain the debris during transport and permit the truck/trailer to be filled to capacity.
- Trucks and other heavy or vehicular equipment designated for use under this Contract shall be equipped with two signs, one attached to each side, that are furnished by the Contractor (**See Attachment**). Sign shall be self-adhesive and 11" x 17" in size.
- Prior to commencing contract operations, the Contractor shall present to MDOT's designee all trucks, trailers or other containers that will be used to haul storm related debris to be measured by the cubic yard. Each truck, trailer or other container shall be measured by the MDOT designee to determine load capacity. Each piece of equipment shall be numbered. The certified load capacity and the equipment number shall be clearly displayed on both sides of the piece of equipment using the required placard (See Attachment). If a trailer or container is measured, the placard shall be placed on the trailer or container rather than the truck. MDOT's designee may at any time request or perform a re-measurement of equipment. The Contractor shall notify the designee in writing each time a new truck, trailer or container is to be used under this Contract and the foregoing process shall be

- 4 -
- carried out for the new vehicle. No load or capacity shall exceed 100% of the certified load capacity.
- Contractor shall construct an inspection tower at each disposal site using pressure treated wood or better before any dumping can begin. Floor elevation of the tower shall be 10 feet above existing ground elevation. Floor area of the tower shall be 8' x 8', constructed of 2" x 8" joists, 16" O.C. with 34" plywood supported by four 6" x 6" treated posts. Perimeter of the floor area shall be protected by a 4-foot high wall constructed of 2" x 4" studs and ½" plywood with a 360 degree viewing area. The floor area shall be covered with corrugated tin roof providing a minimum 7-foot head room below the support beams. Access shall be provided by wooden steps with secure hand rails. The tower shall be secured by means of appropriate anchors and tie downs as required in OSHA regulations for similar structures. The Tower or any deviation from the foregoing must meet approval of designee and configured to provide visual access down into the load haul beds of all debris haul trucks, trailers or other containers. All incoming loaded and outgoing unloaded trucks and other load or haul equipment shall enter by the designated incoming side of the Tower and exit by the designated outgoing side of the Tower for inspection by the Disposal Site Monitor, thereby requiring two passes by the Tower and shall remain in position for inspection until released by the Disposal Site Monitor.
- CONTRACTOR SHALL NOT SOLICIT OR PERFORM PRIVATE WORK FROM PRIVATE CITIZENS, BUSINESSES OR OTHERS TO BE PERFORMED IN THE DESIGNATED WORK AREA DURING THE TERM OF THIS CONTRACT. Under no circumstances may the Contractor mix debris hauled for others with Eligible Debris hauled under this Contract.
- Contractor shall provide the appropriate supervisory personnel to supervise, guide and
  direct the work using skillful and knowledgeable labor and proper equipment for all tasks.
  Safety of Contractor's employees, personnel and equipment is the responsibility of
  Contractor, as is any provision of care, insurances or workers compensation for
  Contractor's employees, personnel and equipment. Contractor shall provide and pay for all
  materials, equipment, fuels, personnel, insurances, taxes, and fees necessary or appropriate
  to performance under this Contract.
- Contractor, Contractor's equipment and vehicles, and Contractor's personnel and employees shall be and remain, throughout this Contract, duly licensed, qualified and insured to perform in accordance with appropriate federal, state and local requirements.
   The Contractor is responsible for assuring that all truck drivers have the appropriate commercial driver's licenses, including appropriate endorsements.
- Contractor shall take appropriate corrective action in response to any notices issued or violations resulting from Contractor's, or any subcontractor's, personnel or employees', actions or operations during performance of this Contract, at Contractor's cost.
- Contractor shall obtain all applicable environmental and regulatory permits prior to commencement of operations and shall provide designee with all requested information about Contractor's operations, equipment and personnel as needed by designee in reviewing, securing or maintaining such permits.
- Measurement of all compensable debris shall be by the delivered cubic yard of Eligible
  Debris delivered to the designated disposal site(s) at the location approved by designee,
  supported and documented by an approved Load Ticket.

- Prior to collection, the designee shall designate the number of damaged limbs (hangers) to be removed from each tree during the project and shall designate the (leaning) trees to be removed.
- Trees with a trunk diameter of greater than six inches (6") and/or measuring over 4½ feet above ground level shall be flush cut with the ground and removed if they possess a split trunk, broken canopy, or are leaning at an angle greater than 30 degrees. Trees that are leaning by less than 30 degrees are not to be removed unless approved by the designee. If such a tree is approved for cutting by the designee, the Contractor is to flush cut the tree to the satisfaction of the designee. All root balls should be up-righted and returned to their original location, if practical. If the designee approves the removal of the root ball, the root ball shall be removed and disposed of with the rest of the tree.
- The MEMA "Debris Management -- Summary", the "Public Assistance Program Debris Removal Fact Sheet for Local Governments", the "Debris Contract Information for Applicants" the "Department of Environmental Quality Natural Disaster Response" document, the "Class I Rubbish Disposal Sites", the "FEMA Truck Measurement Form", the "Daily Haul Record" form, the "Proposal to Furnish" form, the "Vehicles & Equipment List" form, the "Personnel List" form, and the "List of Designated Disposal Sites" are incorporated and fully made part of this Contract, and each Bidder, by bidding this contract, acknowledges receipt of and assures compliance with all of same.
- Disposal sites must be approved by the Mississippi Department of Environmental Quality and the Mississippi Department of Archives and History. Letters must be furnished to MDOT before the disposal site may be used by the Contractor. See Notice to Bidders No. 2587 for currently approved DEQ disposal sites.
- The Contractor shall pick up all debris on each route as they progress. The Contractor cannot move from one area to another without approval from the MDOT designee. This contract is for two complete passes in all designated areas.
- Trucks shall be loaded mechanically. No hand loading of trucks is permitted unless authorized by MDOT or the MDOT designee.
- The Contractor is responsible for all tipping fees.
- The Contractor must notify the MDOT designee 48 hours in advance of a disruption of work or an addition of work crews.
- No debris shall stick out of the sideboards or trailer bed. Tailgates are required on all trucks. Tarps, netting, or some other means approved by MDOT will be required on the top of all debris trucks.
- The Contractor must secure all applicable federal, state and local licenses.

### <u>Stump Conversion Table</u> <u>Diameter to Volume Capacity</u>

The quantification of the cubic yards of debris for each size of stump in the following table was derived from FEMA field studies conducted throughout the State of Florida during the debris removal operations following Hurrican Charley, Frances, Ivan, and Jeanne. The following formula is used to derive cubic yards:

### [(Stump Diameter<sup>2</sup> x 0.7854) x Stump Length] + [(Root Ball Diameter <sup>2</sup> x 0.7854) x Root Ball Height] 46656

0.7854 is one-fourth Pi and is a contstant

46656 is used to convert inches to Cubic Yards and is a constant

The formula used to calculate the cubic yardage used the following factors, based upon findings in the field:

- Stump diameter measured two feet up from ground
- Stump diameter to root ball diameter ratio of 1:3:6
- Root ball height of 31"

Stump Diameter (inches)	Cubic Yards
6	See Note
7	See Note
8	See Note
9	See Note
10	See Note
11	See Note
12	See Note
13	See Note
14	See Note
15	See Note
16	See Note
17	See Note
18	See Note
19	See Note
20	See Note
21	See Note
22	See Note
23	See Note
24	See Note
25	4.5
26	4.8
27	5.2
28	5.6
29	6
30	6.5
31	6.9
32	7.3
33	7.8
34	8.3
35	8.8
36	9.3
37	9.8
38	10.3
39	10.9
40	11.5
41	12
42	12.6
43	13.3
44	13.9
45	14.5
46	15.2

Stump Diameter (inches)	Cubic Yards
47	15.8
48	16.5
49	17.2
50	17.9
51	18.6
52	19.4
53	20.1
54	20.9
55	21.7
56	22.5
57	23.3
58	24.1
59	24.9
60	25.8
61	26.7
62	27.6
63	28.4
64	29.4
65	30.3
66	31.2
67	32.2
68	33.1
69	34.1
70	35.1
71	36.1
72	37.2
73	38.2
74	39.2
75	40.3
76	41.4
77	42.5
78	43.6
79	44.7
80	45.9
81	47
82	48.2
83	49.4
84	50.6

NOTE: For purposes of this Contract the Contractor will be paid on the unit price bid per cubic yard and the cubic yard determined by MDOT's designee at the disposal site. All remaining stumps will measured and converted per this chart.

### **Locations and Estimated Quantities**

### **COVINGTON (307187301000)**

ROUTE	EST QUANTITY (CY)
US 49 North	450
US 49 South	1,825
SR 588	4,500
SR 532	300
SR 37	450
US 84	300
Total	7,825

### **COVINGTON (307187301300)**

ROUTE	EST QUANTITY (CY)
SR 35	1,500
SR 37	150
SR 532	375
Total	2,025

### **JEFFERSON DAVIS**

ROUTE	EST QUANTITY (CY)
SR 42	3,075
SR 35	5,300
SR 13	4,530
Total	12,905

<b>TOTAL</b>	22,755

50

CODE: (SP)

### SECTION 904 - NOTICE TO BIDDERS NO. 2586

**DATE:** 05/01/2020

**SUBJECT:** Haul Tickets

Bidders are advised that Contractor furnished Load Tickets will be used for recording the cubic yard volume of debris removed for disposal. A sample (copy attached) of the Load Ticket form to be used by Contractor shall be submitted for approval by the Project Engineer prior to commencement of any work. Upon approval, the Contractor shall furnish the Engineer with all of the tickets. Any unused tickets will be returned to the Contractor.

A minimum five-part Load Ticket shall contain at least the following:

- A. Ticket Number
- B. Project Number
- C. Date
- D. Contractor's name
- E. Truck or Roll-off Number
- F. Truck's measured and certified cubic yard capacity
- G. Debris Collection Address
- H. Loading departure time
- I. Dumpsite arrival time
- J. Driver's/Operator's Name
- K. Percentage of Load Capacity Delivered by this load
- L. Actual Debris Volume

A Load Ticket will be issued by a Debris Monitor prior to transport of the debris from the loading site. The Debris Monitor shall retain one part, and four parts will be given to the vehicle operator. The vehicle operator will give the entire four-part Load Ticket to the Disposal Site Monitor. The Disposal Site Monitor will verify the hauler and equipment and establish a percent of load capacity for the eligible cubic yardage of the debris load to the nearest whole five percent (5%). This percentage will then be used to calculate the actual cubic yardage of the eligible load, documenting this data on the Load Ticket. One copy of the Load Ticket will be given to the vehicle operator, one to the Contractor, one to FEMA, one to the MDOT Designee and the original kept by the MDOT.

LOAD TICKET
ticket number: 79105
CONTRACT NUMBER:
PRIME CONTRACTOR'S NAME:
DATE:
DEBRIS QUANTITY
Truck No: Capacity (CY):
Load Size: Cubic Yards
or Tons
Truck Driver:
DEBRIS CLASSIFICATION
Burnable
Non-Burnable
Mixed
Other
LOCATION
Zone/Section Dumpsite
Time Contract Monitor
Loading
Dumping

SECTION 904 – NOTICE TO BIDDERS NO. 2587 CODE: (SP)

**DATE:** 05/11/2020

**SUBJECT:** Solid Waste Management Facilities

Bidders are hereby advised of the MDEQ approved/permitted Municipal Solid Waste Landfills and Class 1 and 2 Rubbish sites attached to this Notice to Bidders.

### SOLID WASTE MANAGEMENT STATE OF MISSISSIPPI FACILITIES LISTING

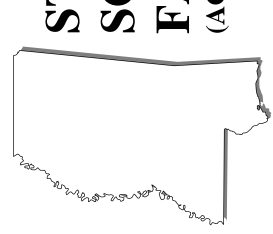
(ACTIVE SITES: APRIL 2018)

# FOR MORE INFORMATION, CONTACT:

MDEQ WASTE DIVISION
P. O. BOX 2261
JACKSON, MS 39225
PHONE: 601-961-5171

FAX: 601-961-5785





### Municipal Solid Waste Landfills

				Mailleibai colla Wasta Lallallis	אמטום דמו	3	2				
County	Latitude	Longitude	Facility	Owner/Operator	Permit #	Acres	Contact Person	Phone #	Mailing Address	City	Zip
Adams	31.357611	-91.395444 F	-91.395444 Plantation Oaks Landfill	Waste Mgt. of MS, Inc.	SW00101B0412	80	80 Andy Yates, Manager	601 445-8459	9 35 Shieldsboro Road	Sibley	39165
Chickasaw	33.958528	-88.992056 F	-88.992056 Prairie Bluff Landfill	Waste Mgt. of MS, Inc.	SW00901B0302	236	236 Charles Gardner, Manager	662 456-956	662 456-9560 P.O. Box 573	Houston	38851
Clay	33.528278	-88.672389	-88.672389 Golden Triangle Reg. Landfill	Golden Triangle Reg. SWMA	SW0130010432	30	Jimmy Sloan, Manager	662 324-756	662 324-7566 P.O. Box 1619	Starkville	39760
Harrison	30.427000	-89.266889 F	-89.266889 Pecan Grove Landfill	Waste Mgt. of MS, Inc.	SW02401A0400	176	176 Sam Williams, Manager	228 255-555	228 255-5553 9685 Firetower Road	Pass Christian	39571
* Jackson	30.506917	-88.535833 N	-88.535833 MacLand Landfill	MacLand Disposal Center Inc.	SW03001B0409	70.0	70.0 Bill Cooksey, Manager	228 475-975	228 475-9750 P.O. Box 2025	Escatawpa	39552
Jefferson	31.649139	-91.147222 F	-91.147222 Riverbend Env. Services Landfill	Riverbend Env. Services LLC	SW0320040549	162	162 Bill Hay, Manager	601 786-021	601 786-0217 P.O. Box 99	Fayette	39069
Kemper	32.798222	-88.572611 P	-88.572611 Kemper Co. Solid Waste Landfill	Kemper Co. Landfill Company	SW0350010428	8	Jeff Papasan, Manager	601 743-431	601 743-4310 4205 Beasley Road	Gautier	39553
Lauderdale	32.375361	-88.610222 F	-88.610222 Pine Ridge Landfill	Waste Mgt. of MS, Inc.	SW03801B0397	100	100 Bill Moffett, Manager	601 483-071	601 483-0715 520 Murphy Road	Meridian	39301
Leflore	33.445556		-90.207778 Leflore County Sanitary Landfill	Leflore Co./Waste Conn. Inc	SW0420010430	99	Troy Thompson, Manager	662 453-8550	15200 US Hwy 49E South Sidon	Sidon	38930
Madison	32.597000	-90.066472	-90.066472 City of Canton Sanitary Landfill	City of Canton	SW04501B0378	49	Melon Garret, Manager	601 859-862	601 859-8626 P.O. Box 1605	Canton	39046
Madison	32.408778	-90.243250 L	-90.243250 Little Dixie Landfill	BFI Waste Sys of MS, LLC	SW04501A0238	165	165 Howard Peterson, Manager	601 982-9488	8 1716 County Line Rd.	Ridgeland	39157
Pearl River	30.707333	-89.601694	-89.601694  Central Landfill	TransAmerican Waste Inc.	SW0550010469	80	80 Sam Williams, Manager	601 795-250	601 795-2500 8800 Highway 11 North	McNeill	39457
Perry	31.405639	-89.093806 F	-89.093806 Pine Belt Regional Landfill	Pine Belt Reg. SWMA/Santek Env.	SW0560010436	49	James A. Harrison, Manager	601 545-667	601 545-6676 P.O. Box 389	Petal	39465
Pontotoc	34.285528	-89.059028	-89.059028 Three Rivers Regional Landfill	3 Rivers Reg. SWMA/Waste Conn. Inc.	SW0580010427	207	207 Jeff Stanford, Manager	662 489-241	662 489-2415 P.O. Box 690	Pontotoc	38863
Scott	32.235361	-89.372278	-89.372278 Clearview Env. Control Facility	Chambers of MS, Inc.	SW06201A0417	20	20 Jim Johnston, Manager	800 832-293	800 832-2937   2253 Mudline Road	Lake	39092
Tippah	34.947694	-88.937750 I	-88.937750 NE MS Regional Landfill	NE MS Reg. SWMA/Waste Conn., Inc.	SW0700010433	82	82 David Greene, Manager	662 223-544	662 223-5445 2941 County Road 302	Walnut	38683
Tunica	34.787667	-90.248306	-90.248306 Tunica Landfill	Waste Mgt. of Tunica Landfill, Inc.	SW0720010459	147	147 Carl Simmons, Manager	662 363-2282	2 6035 Bowdre Road	Robinsonville	38664
Washington	33.406306	-90.960639 E	-90.960639 Big River Landfill	BFI Waste Sys of MS, LLC	SW07601B0386	183	183 Shane Haselhoff, Manager	662 332-792	662   332-7927   52 Landfill Road	Leland	38756
Winston	33.168333		-89.054166 City of Louisville Landfill	City of Louisville	SW08001B0397	39	39 Robert Eaves, Manager	662 773-920	662 773-9201 P.O. Box 510	Louisville	39339

\* Facility accepts only non-residential MSW

## Commercial Class I Rubbish Disposal Facilities

Admin	abiitida	opulitude	Acres Esciliv	200	Contact Person	Cort/Por#	Phone #	Mailing Address	<u>₹</u>	ďŽ
1 Adams	31.563933	-91.268803	27.4	Triad Disposal Co., LLC	John Junkin, Manager	R1-077	601 304-2233	P.O. 184	Washington	MS 39190
2 Alcorn	34.930983			Alcom Co. Board of Supervisors	Jeffery Thorton, Maintenance Su	p R1-001	662 286-7707	P.O. Box 69	Corinth	MS 38835
	33.704194		23.0	Bolivar Co. Board of Supervisors	Lee Chatam, Asst. Rd. Mgr.	R1-002	<b>α.</b> .	P.O. Box 698	Cleveland	MS 38732
_	33.729175			Joe Reed and Company, Inc.	Joe W. Reed, Jr.	R1-088	843-2139	P.O. Box 145	Boyle	MS 38730
5 Calhorne	31971277	-89.154056	9.0 Elueberry Hill Rubbish Site	Claihorne Co Board of Supervisors	Joe Anglin, Owner John Ohie Operator	SW0070020472 R1-034	601 437-4968	4 lot Crestview Place	Dort Gibson	MS 39211
_	32.007833		27.0	Clarke Co. Board of Supervisors	Paul Shirley, Manager	R1-003	စ္က	P.O. Box 616	Quitman	MS 39355
	33.596067		18.0	City of West Point	Frederick Ivy, Operator	R1-004	662 494-3513	P.O. Box 1117	West Point	MS 39773
	X 34.146233		18.0	City of Clarksdale	Todd Jones, P.W. Director	R1-102	662 621-8142	P.O. Box 940	Clarksdale	MS 38614
_	34.146233	-90.624200		City of Clarksdale	Todd Jones, P.W. Director	R1-005	621-8142	P.O. Box 940	Clarksdale	MS 38614
_	31.940783		14.5	Krystal Gravel Inc	Amy Eversole, V.P.	R1-10/ R1-030	601 892-6200	113 Bobo Drive	Crystal Springs	MS 39059 MS 39428
13 Covington	31,532028	-89.500167		Covington Co. Board of Supervisors	Jimmy White, President	R1-029	601 765-8605	P.O. Box 1679	Collins	MS 39428
	34.935944	-89.892000	38.0 DeSoto Co. Class I Rubbish Site	DeSoto Co. BoS/Waste Pro	Rav Laughter, SW Dir	R1-006	٠.	365 Losher Street. Ste 300	Hernando	MS 38632
	34.930267	-89.791067		Railroad Avenue Disposal, LLC	Ben Black, Operator	R1-054	662 895-7625	11250 Old Highway 78	Olive Branch	MS 38654
	34.903894	-90.156964		Waste Pro of Mississippi Inc.	Jeff Papasan, Operator	SW0170020518	~	2187 Stateline Road	Southaven	MS 38671
	31.244528			98 Waste, LLC	John Nelson	R1-114	601 582-7662	406 Hemphill Street	Hattiesburg	
18 Grenada	33.784117		22.0 Grenada Co. Rubbish		Robert Willis, County Eng.	2	662 226-9216	P. O. Box 1208	Grenada	MS 38901
	30.445361		49.9	Hancock Co Development Co, LLC	Michael Guy	SW0230020443	225 686-0189	2910 North Palatox	Pensacola	FL 32501
20 Harrison	30.494333		62.0   Coastal Recyclers   andfill	Waste Management of Miss Inc	Richard Santiago	SWUZ300Z0546 R1-052	228 2 Ib-5403 228 392-0690	PO Box 3022 14339 Hidson Krohn Boad	Bay St. Louis	MS 39521
	30.406278			Waste Management of Miss., Inc.	Sam Williams, L'fill Mgr	R1-097	228 586-6005	8280 Firetower Road	Pass Christian	MS 39571
23 Harrison	697-2566	'	20.0	Don S. Williams	Don S. Williams	R1-100	228 234-1190	17500 Highway 15	Saucier	MS 39574
	X 30.427000		100.0	Waste Management of Miss., Inc.	Sam Williams, L'fill Mgr	R1-098	228 255-5553	9685 Firetower Road	Pass Christian	MS 39571
25 Hinds	32.149750	-90.277111	13.0   City of Jackson Rubbish Landfill	City of Jackson	Michael Johnson, Operator	SW0250020471	601 373-5863	P.O. Box 17	Jackson	MS 39205
25 Hinds	32.295294			Oxford I andfill Management Inc.	Mark Parkman, Owner	K1-06/	601 922-5632	P.O. Box 1296	Clinton Olive Branch	MS 39060
	30.410111	-88.666306		Applewhite Recycling Systems LLC	Roger Applewhite, Operator	SW0300020582	- ~	4205 Beasley Road	Gautier	MS 39553
	30.554469			John Ward Sand and Clay Mining	John Ward, Owner	R1-096	228 826-3200	P.O. Box 5524	Vancleave	MS 39565
30 Jackson	30.528732	-88.529905	55.0 MacLand Disposal II Class I Rubbish Site	Waste Management of Miss., Inc.	Sam Williams, L'fill Mgr	R1-109	228 475-9747	P.O. Box 2025	Escatawpa	MS 39552
31 Jackson	30.528533			Talley Disposal, LLC	Roger Applewhite, Operator	R1-076	228 818-5393	4205 Beasley Road	Gautier	MS 39553
-	30.497972			Jackson Co. Board of Supervisors	Rhonda Powell, SW Coord.	R1-009	228 872-8340	10501 Seaman Road	Vancleave	MS 39565
34 Jones	31.584361	-89.804250	7.0 Jeff Davis Co. Rubbish Site	Jeff Davis Co. Board of Supervisors	Macon Holliman, President	R1-010	601 772-3999	P.O. Box 131/ P.O. Box 134	Filisville	MS 394/4
	34 321944	-89 539833		City of Oxford	Amberlyn I iles	R1-011	662 232-2359	107 Courthouse Square	Oxford	MS 38655
-	34.316370	-89.537383	22.5 North MS Recylcing Solutions Class I Rubbish Site	_	Larry Gillespie, Owner	R1-115	662 816-8601	P.O. Box 2489	Oxford	MS 38655
37 Lamar	31.325111	-89.403278	30.0	Ц	Jackie Price, Manager	R1-068	601 268-1159	133 Gravel Pit Road	Hattiesburg	MS 39401
_	32.2669		0.8	G & G Construction, LLC	Billy Jay, Operator	R1-108	601 485-3349	Roa	Meridian	MS 39301
39 Lauderdale	32.426083	-88.618611	5.1 H.E. Moseley, Inc. Class I Rubbish Site	Western Mariain	Phillip Moseley	R1-092	601 679-5900	7717 A Highway 45 North	Meridian	MS 39305
_	32.330119		15.0	-1=	Jeff Papasan, Operator	5VVU36UUZU313	601 463-9777	200 Braston Avenue	Moridian	MS 39301
41 Laudeluale	31 621028			Lawrence Co Board of Supervisors	Steve Garrett President	R1-049	601 587-3003	P.O. Box 1160	Monticello	MS 39654
-	34.421367	-88.771017	42.9 TMCO Class I Rubbish Site	T. May Company, Inc.	Tim May, President	R1-041	662 869-2151	544 Birmingham Ridge Rd.	Saltillo	MS 38866
44 Leflore	33.515737	-90.148756	,	Leflore Co. Board of Supervisors	Wayne Self, President	R1-037	662 455-3904	P.O. Box 250	Greenwood	MS 389255
_	31.565389	-90.412111		City of Brookhaven	Keith Lewis, PW Dir.	R1-031	601 833-2362	P.O. Box 560	Brookhaven	MS 396 <del>02</del> .
	33.471000		16.0	City of Columbus	Casey Bush, PW Director	R1-013	662 329-5115	P.O. Box 1408	Columbus	MS 39703
47 Madison	32.597000	-90.066472		Madison South Bubbish I andfill Inc	Melon Garrett, Mgr Joel Hurt Operator	SW0450020526	601 906-0416	P.O. Box 1605	Clinton	MS 39045
1	31.301000		19.0	olumbia	Earl Tumage, Operator	R1-015	601 736-8201	201 Second Street	Columbia	MS 39429
-	34.993131			Quad County Env. Solutions, LLC	John Porter, Owner	R1-112		91 Peyton Parkway, Ste 104	Collierville	TN 380
51 Monroe	33.845417			Monroe Co. Board of Supervisors	Tony Ligon, Operator	R1-018	369-6654	52076 Hwy 8 East	Aberdeen	MS 3976
52 Neshoba 53 Newton	32.720444		46.4 Neshoba County Class I Rubbish Site	Newton Co. Board of Supervisors	Inurman Chunn, Mgr.	R1-019	601 655-6281	401 Beacon St., Suite 201	Philadelphia	MS 3930
	33.129472	-88.587528		City of Macon	Robert E. Bovkin. Mavor	R1-046	662 726-5847	P.O. Box 29	Macon	MS 39341
55 Oktibbeha	33.500778	-88.810417		City of Starkville		R1-021	3	101 Lampkin St.	Starkville	MS 39754
	Н			City of Sardis	Bill Russell, Mayor	R1-032	2	114 West Lee Street	Sardis	MS 386 <b>68</b>
	X 30.707333		0.9	TransAmerican Waste Ind., Inc.	Sam Williams, L'fill Mgr	R1-039	601 795-2500	8800 Hwy 11 N	McNeill	MS 39457
	31.30216/		8.0   Perry County Class I Kubbish Site	Perry Co. Board of Supervisors	Tommy Walley, President	K1-033	601 545-6576	P.O. Box 345	New Augusta	MS 39405
60 Pike	31.132800		4.4		,  –	R1-047	601 783-6765	2103 Highway 48 E	Magnolia	MS 39652
	34.168000	-88.891361	25.0	Resources Env'l Services, Inc.	Matt Wallace, Operator	R1-074	662 837-4087	P.O. Box 598	Ripley	MS 38663
	$\neg$		10.0	Prentiss Co. Board of Supervisors	Jimmy Weatherbee, Manager	R1-016	662 728-8307	P.O. Box 537	Booneville	MS 388(29)
63 Quitman	X 34.248250		40.6	MS Landfill Operations LLC	Micheal Harrelson	R1-099	662 627-2241	P.O. Box 368	Clarksdale	MS 38600
65 Rankin	32.4116667	-89.933333	49:3 Mrt. Heillis Road Class I Rubbish Site 11.1 Fannin Class I Rubbish Site	Fannin Properties. LLC	Jim W. Foshee	R1-103	601 829-1428	375 Mount Helm Road	Brandon	MS 39047
66 Scott	32.376222			City of Morton	Gerald Keeton	R1-061	732-6252	P.O. Box 555		MS 39117
67 Sharkey	32.934634	-90.872193	2.8 Sharkey County Class I Rubbish Site	Sharkey Co Board of Supervisors	Willie Smith, Supervisor	SW0630020508	662 873-2755	P.O. Box 218	Rolling Fork	MS 39159
68 Simpson	31.929806			South-Cent. Reg. SW Mgt. Authority	Tommy Joe Harvey, Chan Cierk	R1-035	847-2626	P.O. Box 308	Mendenhall	MS 39114

				Commerc	Jommercial Class I Ruppish Disposal Facilities	Disposal Facilitie	Š					
Simpson			3.9 SCRSWMA Class I Rubbish Site #2	e #2	South-Cent. Reg. SW Mgt. Authority	Tommy Joe Harvey, Chan Clerk	SW0640020576	601 847-2626 P.O. Box 308	P.O. Box 308	Mendenhall	MS 39114	14
Smith	32.035050	-89.375875	14.0 Houston Resources Class I Rubbish Site	obish Site	Houston Resources, LLC	Jerry Houston, President	R1-081	601 789-5500	789-5500   1930 SCR 101	Raleigh	MS 39153	53
Sunflower	33.725437	-90.528551	24.6 RES Class I Rubbish Site		Resources Env'l Services, Inc.	Bobby Burton, Mgr.	R1-111	662 837-4087	1041 County Road 549	Ripley	MS 38663	63
Tate	34.650498	-90.112522	13.0 Tate County Rubbish Disposal Site	Site	Tate Co. Board of Supervisors	Robert Givan	R1-025	662 562-4647	662   562-4647   910 E.F. Hale Drive	Senatobia	MS 38668	89
Tippah	34.729635	-88.870862	72.0 RES Class I Rubbish Site		Resources Env'l Services, Inc.	Ronnie Pannell	R1-057	662 837-4087	662 837-4087 P.O. Box 598	Ripley	MS 38663	63
Tishomingo	34.477778	-88.213633	35.0 Belmont Homes Class I Rubbish Site	h Site	Belmont Homes Landfill, Inc.	Taylor Lambert, Asst. Mgr.	SW0710020516	662 454-7993	454-7993 2169 Highway 25 South	luka	MS 38852	852
Tishomingo	34.724167	-88.239933	20.0 Tishomingo Co. Class I Rubbish Site	h Site	Tishomingo Co. Board of Supervisr	Mike Trimm	SW0710020552	662 423-7032	662 423-7032 1008 Battleground Drive	luka	MS 38852	52
Union	34.562750	-89.037017	47.0 New Albany Pumpkin Center Class I Site	lass I Site	City of New Albany	Randy McDaniel	R1-063	662 534-1010 P.O. Box 56	P.O. Box 56	New Albany	MS 38652	25
Warren	32.343342	-90.778041	10.0 Vicksburg-Warren County Rubbish Landfil	oish Landfill	Vicksburg-Warren Co. Landfill, LLC	Lewis Miller	R1-085	601 638-6245	601   638-6245   P.O. Box 821238	Vicksburg	MS 39182	82
Warren	32.188111	-90.893778	23.0 Warren Co. Waste Control Class I Rubbsh Site	ss I Rubbsh Site	River City Roll-Offs, LLC	Ronald S. Muirhead	R1-051	601 529-6845	601   529-6845   405 Muirhead Road	Vicksburg	MS 39180	80
Washington	33.502500	-90.996111	25.0 Branco Landfill		Nolan Branton	Nolan Branton	SW0760040439	662 334-3016	662   334-3016   537 Broadway, Ext. N.	Greenville	MS 38703	3
Washington	33.395573	-90.923129	53.8 Landfill Management, Inc. Class I Rubbish	s I Rubbish	Tommy Hendrix	Tommy Hendrix, Owner	R1-036	662 686-4184	662 686-4184 P.O. Box 870	Leland	MS 38756	26
Wayne	31.737878	-88.631478	11.4 Waynesboro Landfill 2		City of Waynesboro	Joseph Zaydel, PW Admin.	R1-103	601 735-4874	714 Wayne Street	Waynesboro	MS 39367	67
Yalobusha	34.057067	-89.679350	9.6 Yalobusha County Class I Rubbish Site	oish Site	Yalobusha Co. Brd of Supervisors	Amy F. McMinn, Ch. Clerk	R1-008	662 473-2091	473-2091 P.O. Box 664	Water Valley	MS 38965	65
Yazoo	32.829944	-90.437222	36.4 Yazoo Rubbish Pit		City of Yazoo City	Bennie Warrington, Operator	R1-059	662 746-3211	662   746-3211   P.O. Box 689	Yazoo City	MS 39194	94

Facilities
Disposal
Rubbish
Class I
Commercial

Contact Manual Olega II Durbing Site	Adams Co. Board of Supervisors	10010 13020100	R2-092	<u> </u>	SSO IDDY BIIIIRW	Š	ì
		Joe Muray, Co. Admin.	100-311	445-7934	P.O. Box 1008	Natchez	MS 39121
	City of Corinth	Clayton, Mills, P.W. Director	R2-001	286-8144	P.O. Box 669	Corinth	
site	Town of Gloster	Gary Sterling, Mgr.	R2-126	225-4216	P.O. Box 1019	Gloster	_
-10	City of Kosciusko	Jimmy Cockroft, Mayor	K2-002	9771-687	222 East Washington Street	Kosciusko	MS 39090
	Towil of Silow Lake Silores	loe W Bood Ir Mar	R2-104	843-2130	P.O. Box 400	Royle	
	City of Bruce	Robert Marks, Operator	R2-060	662 983-5892	P.O. Box 667	Bruce	MS 38915
Copiah Co. Rubbish Site @ Crystal Springs Copial	opiah Co. Board of Supervisors	Ronnie Barlow, Co. Admin.	R2-004	894-1858	P.O. Box 551	Hazelhurst	
	Copiah Co. Board of Supervisors	Ronnie Barlow, Co. Admin.	R2-005	894-1858	P.O. Box 551	Hazelhurst	MS 39083
	ity of Hazelhurst	Shirley Sandifer	R2-040	894-3131	P.O. Box 549 11250 Old Highway 78	Olive Branch	MS 39083
Beat 2 Class II Rubbish Site	Forrest Co. Board of Supervisors	Sandy Gray, Foreman	R2-006	584-6072	P.O. Box 1310	Hattiesburg	MS 39401
	prest Co. Board of Supervisors	Victor Mikell, Dispatcher	R2-007	584-6072	P.O. Box 1310	Hattiesburg	
	prest Co. Board of Supervisors	Steve Keith, Road Manager	R2-008	584-6072	P.O. Box 1310	Hattiesburg	MS 39401
Boudin Pit #3 Class II Rubbish Site Boudin	Boudin Environmental Services, LLC	Joey Boudin	R2-093	467-8039	9294 Harbor Drive	Bay St. Louis	_
Frierson Class II Rubbish Site Houst	Houston Frierson, Jr.	Houston Frierson, Jr.	R2-076	798-1602	1907 East Canal Street	Picayune	MS 39466
	Charles Henley	Janet I omasich	K2-064	255-3082	1/299 Old Joe Moran Rd	VIII	
	Charles Henley	Ì	K2-065	255-3082	1/299 Old Joe Moran Rd	XIII	
Prince J. Ladner Class II Rubbish Site	rince J. Ladner Class II Rubbish Partnership	John Ladner	KZ-06Z	1216-992	1110 Irvin Favre Road	Pass Christian	_
	City of Gulfport	Wayne Miller, PW Dir	SW0240020341	868-5740	4050 Hewes Ave.	Gulfport	
DeSoto Services Class II Rubbish Site DeSot	DeSoto Services, LLC	Kirk Ladner	R2-105	697-2566	18200 Autry Dnve	Gulfport	
Dan F	Dan Ray	1im McCattrey	KZ-088	863-8521	626 C-W. Railroad Street	Long Beach	
	APAC - Mississippi, Inc.	Brian Moore, Env'l Mgr.	R2-038	3/6-4000	P.O. Box 24508	Jackson	
City of Lexington Class II Rubbish Site City of	City of Lexington	s, Mayor	R2-111	834-1261	112 Spring Street	Lexington	
City o	City of Fulton	Stacy Smith, Street Commissioner	R2-101	862-9616	213 West Wiygul Street	Fulton	
	Henze Enterprises, Inc.	Gary Henze, President	R2-113	228 497-1022	P.O. Box 1594	Gautier	MS 39553
John Ward Class II Rubbish Disposal Site John	John Ward	John Ward, Owner	KZ-095	826-3200	P.O. Box 5524	Vancleave	MS 39565
	ne	Jimmy Lane	R2-094	872-2414	P.O. Box 1437	Ocean Springs	MS 39566
		Glynn A. Mallette	R2-053	497-2523	3708 Highway 90	Gautier	MS 3955;
Site	Jackson Co. Board of Supervisors	Joe O'Neal	R2-122	826-2547	8500 Jim Ramsey Road	Pascagoula	MS 3956
SEB I	-1	Elaine Bright	R2-124	826-4363	10200 Highway 57	Vancleave	MS 3956
Jacks	Jackson Co. Board of Supervisors	Ronda Powell, SW Mgr.	R2-012	812-8340	10501 Seaman Road	Pascagoula	MS 395
Cirko	City of Bay Springs		R2-0/3	6/0-5142	P.U. Box 307	Bay Springs	MS 39
City o.	City of Laurel	Lorenzo Anderson, P.W. Director	R2-028	428-6455	P.O. Box 647	Laurel	MS: 394
LIMO	lown of DeKalb	Ben Williams, P.W. Director	KZ-055	/43-5330	P.O. Box 5/9	DeKalb	
	Hover Gravel Company, Inc.	Myra Davis, Mgr.	K2-0//	72/8-8/7	18 Woodville Irace	Hattiesburg	_
σ.	aste Pro Mendian Landfill I, LLC	Jett Papasan, Operator	K2-0/2	483-9///	4205 Beasley Road	Gautier	_
	City of Tupelo	Kudolph Young, Supervisor	HZ-U/4	841-645/	P.O. Box 1485	Inpelo	MS 3880
Tupelo Water and Light West Class II RS City of	City of Lupelo Water and Light	Johnny Immons, Manager	R2-100	841-6469	P.O. Box 588	I upelo	
	City of Tupelo	Kudolph Young, Supervisor	RZ-108	841-645/	504 Crossover Road	l upelo	
Nettleton Class II Rubbish Site No. I West City of	ity or Nettleton	Mem Kiley, Mayor	R2-013	963-3060	124 Short Street	Nettleton	MS 3885
	City or I upelo water and Light	Johnny Illmmons, Manager	K2-128	841-0469	P.O. Box 588	oledo	MIS 3880.
	ity or Brooknaven	Keith Lewis, Clerk	KZ-0Z/	000 000 000	P.O. Box 360	Brooknaven	
	Phillip Development, LLC	Stuart Phillips, Manager	HZ-099	662 328-6250	P.O. Box 2069	Columbus	MS 39/0
Marshall Co. Rubbish Landfill (@ closed LF) Marsh	Marshall Co. Board of Supervisors	Larry Hall, County Administrator	R2-029	662 252-7903	P.O. Box 219	Holly Springs	MS 386
	ewton Co. Board of Supervisors	Scott Smith, Operator	RZ-016	601 683-6607	F.O. Box 340	Decatur	MS 393,
	rty of Batesville	leddy Austin, Street Superintendt	KZ-05/	662 563-45/8	P.O. Box 689	Batesville	MS 386
	Magnolia Landfill LLC	Luke Williams, Mgr.	K2-04/	601 /83-6/65	2103 Highway 48E	Magnolia	MS 390
	ity or Politotoc	Jell Stallolu, Mayor	600-27	002 409432	I IO IN. Malli Suleet	Politoto	
Only of Brandoll Notificacioness II P.S.	City of Brandon	Cally Deallian	CM/0610020617	601 032 3523	F.O. Box 1939	Dogr	MC 390
City of Forset Class III Rubbish Sita	City of Forest	Randall George P W Director	R2-015	601 469-2921	D D Box 298	Forest	MS 39074
40	Sharkey Co Board of Supervisors	Willia Smith Supervisor	SWORZONZOROS	G62 873-2755	DO Box 218	Police Fork	
	9000	limmy Clyde Mayor	R2-010	849-3344	123 Main Ave North	Мадее	_
o vijo	City of Mendenball	Todd Booth Mayor	R2-011	847-1212	P O Box 487	Mendenhall	
City of Senatobia Class II Bubbish Site	ty of Senatohia	leff Rich P.W. Director	R2-020	562-8288	P.O. Box 1020	Senatohia	
	Tate Co. Board of Supervisors	Robert Givan, Admin.	R2-023	564-4647	910 E.F. Hale Drive	Senatobia	MS 38688
A mil.	Jim Avis	Jim Avis	R2-054	335-4752	P.O. Box 1260	Greenville	
Nolan	Nolan Branton	Nolan Branton	R2-041	662 334-3016	537 Broadway Extended N	Greenville	
4.0 City of Louisville Class II Rubbish Site City of	City of Louisville	Robert Eaves, L'fill Mgr.	R2-071	773-9201	P.O. Box 510	Louisville	
		Love Hort Mayor	05-030	662 473-1533	473-1533 P.O. Box 888	Water Valley	MS 389

X means the site is currently not operational

SECTION 904 -NOTICE TO BIDDERS NO. 2588 CODE: (SP)

**DATE:** 05/01/2020

**SUBJECT:** Solid Waste Management Disposal and Facilities

PROJECT: MP-7000-16(223) / 307187301000, MP-7000-16(230) / 307187301300, & MP-

7000-33(224) / 307187302000 -- Covington and Jefferson Davis Counties

Bidders are advised that waste may consist of items not limited to vegetation, appliances, miscellaneous household materials, and hazardous waste. The disposal of said waste shall be sent to an approved disposal site that is certified to handle said waste material. See Notice to Bidders No. 2587 for a list of currently approved solid waste management facilities.

Bidders are further advised that debris shall not be disposed of in a wetland, floodplain, or historical area. When the contract documents indicate the removal of any materials and disposal of said materials is permitted at locations provided by the Contractor, the Contractor shall furnish the Engineer a copy of a release from each property owner for the servitude of the land. Prior to disposal of any materials, the Contractor shall also furnish the Engineer a certified letter stating that the area of disposal is not in a wetland, Waters of the U.S., or any other environmentally sensitive area (ESA). The State, the Commission, the Department, and any of its officers and/or employees will have no ownership or liability whatsoever for materials or matter removed.

SECTION 904 - NOTICE TO BIDDERS NO. 2589 CODE: (SP)

**DATE:** 05/01/2020

**SUBJECT:** Estimated Quantities

Bidders are hereby advised that the quantity for removal of debris is only an estimate and the final quantity may vary substantially. Bidders are advised that Section 104 of the Standard Specifications regarding a price adjustment for items of work that increase or decrease by 25% shall be disregarded for this contract. The quantities for debris removal are estimated and actual quantities may vary greater than plus or minus 25%. Regardless of the final quantity for debris removal, no adjustment in bid price will be allowed.

CODE: (IS)

### SPECIAL PROVISION NO. 907-102-2

**DATE:** 11/22/2017

**SUBJECT: Bidding Requirements and Conditions** 

Section 102, Bidding Requirements and Conditions, of the 2017 Edition of the Mississippi Standard Specifications for Road and Bridge Construction is hereby amended as follows.

<u>907-102.01--Prequalification of Bidders.</u> Delete the last sentence of the third paragraph of Subsection 102.01 on page 13, and substitute the following.

The Bidder's Certificate of Responsibility number must be on file with the Department's Contract Administration Division prior to request for permission to bid.

<u>907-102.02--Contents of Proposal Forms</u>. Delete the fourth paragraph in Subsection 102.02 on page 13, and substitute the following.

Prospective bidders must complete an online request for permission to be eligible to bid a project. Upon approval, the bidder will be authorized to submit a bid electronically using Bid Express at <a href="http://bidx.com">http://bidx.com</a>.

CODE: (SP)

### SPECIAL PROVISION NO. 907-103-2

**DATE:** 06/22/2017

**SUBJECT:** Award and Execution of Contract

Section 103, Award and Execution of Contract, of the 2017 Edition of the Mississippi Standard Specifications for Road and Bridge Construction is hereby amended as follows.

<u>907-103.01--Consideration of Proposal.</u> Delete the second and third paragraphs of Subsection 103.01 on page 19, and substitute the following.

<u>907-103.01.1--For Projects Constructed Without Federal Funds.</u> Resident Contractors actually domiciled in Mississippi are to be granted preference over nonresidents in awarding of Contracts financed 100% with State funds.

In consideration of proposals that are equal to or in excess of \$50,000 and financed 100% with State funds, a nonresident bidder domiciled in a state having laws granting preference to local Contractors will be considered for such contracts on the same basis as the nonresident bidder's state awards contracts to Mississippi Contractors bidding under similar circumstances. When a nonresident Contractor submits a bid equal to or in excess of \$50,000 on a contract financed 100% with State funds, a copy of the current laws from the state of domicile and an explanation thereof pertaining to treatment of nonresident Contractors shall be attached. If no preferential treatment is provided for Contractors in the state of domicile and contracts are awarded to the lowest responsible bidder, a statement to this effect shall be attached. Should the attachment not accompany the bid when submitted, the Contractor shall have 10 days following the opening of the bids to furnish the required information to the Contract Administration Director for attachment to the bid. Failure to provide the attachment within 10 days will result in the nonresident Contractor's bid being rejected and not considered for award. As used herein, the term "resident Contractor" includes a nonresident person, firm or corporation that has been qualified to do business in this State and has maintained a permanent full-time office in the State of Mississippi for two years prior to the submission of the bid, and the subsidiaries and affiliates of such a person, firm or corporation.

CODE: (SP)

### SPECIAL PROVISION NO. 907-109-1

**DATE:** 05/08/2019

**SUBJECT:** Measurement and Payment

Section 109, Measurement and Payment, of the 2017 Edition of the Mississippi Standard Specifications for Road and Bridge Construction is hereby amended as follows.

<u>907-109.01--Measurement of Quantities</u>. Delete the sixth full paragraph of Subsection 109.01 on page 88, and substitute the following.

If appropriate based on the specific circumstances of the project, the Contractor may request that material specified to be measured by the cubic yard or ton be converted to the other measure. The Contractor must submit this request to the Engineer. The Engineer will provide an approval or denial in writing. The decision is in the sole discretion of the Engineer. If approved, factors for this conversion will be determined by the District Materials Engineer and agreed to by the Contractor. The conversion of the materials along with the conversion factor will be incorporated into the Contract by supplemental agreement. The supplemental agreement must be executed before such method of measurement is used.

### SECTION 905 - PROPOSAL

	Date	
Mississippi Transportation Commission		
Jackson, Mississippi		
Sirs: The following proposal is made on behalf of		
of		

for constructing the following designated project(s) within the time(s) hereinafter specified.

The plans are composed of drawings and blue prints on file in the offices of the Mississippi Department of Transportation, Jackson, Mississippi.

The Specifications are the current Standard Specifications of the Mississippi Department of Transportation approved by the Federal Highway Administration, except where superseded or amended by the plans, Special Provisions and Notice(s) to Bidders attached hereto and made a part thereof.

I (We) certify that I (we) possess a copy of said Standard and any Supplemental Specifications.

Evidence of my (our) authority to submit the Proposal is hereby furnished. The proposal is made without collusion on the part of any person, firm or corporation. I (We) certify that I (we) have carefully examined the Plans, the Specifications, including the Special Provisions and Notice(s) to Bidders, herein, and have personally examined the site of the work. On the basis of the Specifications, Special Provisions, Notice(s) to Bidders, and Plans, I (we) propose to furnish all necessary machinery, tools, apparatus and other means of construction and do all the work and furnish all the materials in the manner specified. I (We) understand that the quantities mentioned herein are approximate only and are subject to either increase or decrease, and hereby propose to perform any increased or decreased quantities of work at the unit prices bid, in accordance with the above.

I (We) acknowledge that this proposal will be found irregular and/or non-responsive unless a certified check, cashier's check, or Proposal Guaranty Bond in the amount as required in the Advertisement (or, by law) is submitted electronically with the proposal or is delivered to the Contract Administration Engineer prior to the bid opening time specified in the advertisement.

INSTRUCTION TO BIDDERS: Alternate and Optional Items on Bid Schedule.

- Two or more items entered opposite a single unit quantity WITHOUT DEFINITE DESIGNATION AS
  "ALTERNATE ITEMS" are considered as "OPTIONAL ITEMS". Bidders may or may not indicate on bids the
  Optional Item proposed to be furnished or performed WITHOUT PREJUDICE IN REGARD TO
  IRREGULARITY OF BIDS.
- 2. Items classified on the bid schedule as "ALTERNATE ITEMS" and/or "ALTERNATE TYPES OF CONSTRUCTION" must be preselected and indicated on bids. However, "Alternate Types of Construction" may include Optional Items to be treated as set out in Paragraph 1, above.
- 3. Optional items not preselected and indicated on the bid schedule MUST be designated in accordance with Subsection 102.06 prior to or at the time of execution of the contract.
- 4. Optional and Alternate items designated must be used throughout the project.

I (We) further propose to perform all "force account or extra work" that may be required of me (us) on the basis provided in the Specifications and to give such work my (our) personal attention in order to see that it is economically performed.

I (We) further propose to execute the attached contract agreement (Section 902) as soon as the work is awarded to me (us), and to begin and complete the work within the time limit(s) provided for in the Specifications and Advertisement. I (We) also propose to execute the attached contract bond (Section 903) in an amount not less than one hundred (100) percent of the total of my (our) part, but also to guarantee the excellence of both workmanship and materials until the work is finally accepted.

I (We) shall submit electronically with our proposal or deliver prior to the bid opening time a certified check, cashier's check or bid bond for <u>five percent (5%) of total bid</u> and hereby agree that in case of my (our) failure to execute the contract and furnish bond within Ten (10) days after notice of award, the amount of this check (bid bond) will be forfeited to the State of Mississippi as liquidated damages arising out of my (our) failure to execute the contract as proposed. It is understood that in case I am (we are) not awarded the work, the check will be returned as provided in the Specifications.

### SECTION 905 -- PROPOSAL (CONTINUED)

I (We) hereby certify by digital signature and electronic submission via Bid Express of the Section 905 proposal below, that all certifications, disclosures and affidavits incorporated herein are deemed to be duly executed in the aggregate, fully enforceable and binding upon delivery of the bid proposal. I (We) further acknowledge that this certification shall not extend to the bid bond or alternate security which must be separately executed for the benefit of the Commission. This signature does not cure deficiencies in any required certifications, disclosures and/or affidavits. I (We) also acknowledge the right of the Commission to require full and final execution on any certification, disclosure or affidavit contained in the proposal at the Commission's election upon award. Failure to so execute at the Commission's request within the time allowed in the Standard Specifications for execution of all contract documents will result in forfeiture of the bid bond or alternate security.

	Respectfully Submitted,
	DATE
	Contractor
	BYSignature
	TITLE
	ADDRESS
	CITY, STATE, ZIP
	PHONE
	FAX
	E-MAIL
(To be filled in if a corporation)	
Our corporation is chartered under the Laws of the names, titles and business addresses of the executives are as	State of and the s follows:
President	Address
Secretary	Address
Treasurer	Address

Revised 1/2016

The following is my (our) itemized proposal.

Covington & Jefferson Davis

Proposal(Sheet 2-1) Removal and Disposal of Debris on various routes in District 7, known as State Project Nos. MP-7000-16(223) / 307187301000, MP-7000-16 (230) / 307187301300, & MP-7000-33(224) / 307187302000 in Covington & Jefferson Davis Counties.

Line no.	Item Code	Adj Code	Quantity	Units	Description[Fixed Unit Price]
				Roadway I	tems
0010	202-B116		22,755	Cubic Yard	Removal of Debris, LVM
0020	618-A001		1	Lump Sum	Maintenance of Traffic
0030	620-A001		1	Lump Sum	Mobilization

# SECTION 905 - COMBINATION BID PROPOSAL (Continued)

## CONDITIONS FOR COMBINATION BID

If a bidder elects to submit a combined bid for two or more of the contracts listed for this month's letting, the bidder must complete and execute these sheets of the proposal in each of the individual proposals to constitute a combination bid. In addition to this requirement, each individual contract shall be completed, executed and submitted in the usual specified manner. Failure to execute this Combination Bid Proposal in each of the contracts combined will be just cause for each proposal to be received and evaluated as a separate bid. It is understood that the Mississippi Transportation Commission not only reserves the right to reject any and all proposals, but also the right to award contracts upon the basis of lowest separate bids or combination bids most advantageous to the State. It is further understood and agreed that the Combination Bid Proposal is for comparison of bids only and that each contract shall operate in every respect as a separate contract in accordance with its proposal and contract documents.

I (We) agree to complete each contract on or before its specified completion date.

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COMBINATION BID PROPOSAL

\* of Subsection 102.11 on the following contracts: This proposal is tendered as one part of a Combination Bid Proposal utilizing option \* Option to be shown as either (a), (b), or (c).

County					
Project No.	6.	7.	8.	9.	10.
County					
Project No.	1.	2.	3.	4.	5.

- (a) If Combination A has been selected, your Combination Bid is complete.
- (b) If Combination B has been selected, then complete the following page.

SECTION 905 - COMBINATION BID PROPOSAL (Continued)

Total Contract Reduction								
Total Item Reduction								
Unit Price Reduction								
Unit								
Pay Item Number								
Project Number	1.	2.	3.	4.	5.	6.	7.	8.

# SECTION 905 - COMBINATION BID PROPOSAL (Continued)

(c) If Combination C has been selected, then initial and complete ONE of the following.

I (We) desire to be awarded work not to exceed a total monetary value of \$\_

number of contracts. \_ I (We) desire to be awarded work not to exceed \_\_\_

### TO: EXECUTIVE DIRECTOR, MISSISSIPPI DEPARTMENT OF TRANSPORTATION JACKSON, MISSISSIPPI

### **CERTIFICATE**

If awarded this contract, I (we) contemplate that portions of the contract will be sublet. I (we) certify that those subcontracts which are equal to or in excess of fifty thousand dollars (\$50,000.00) will be in accordance with regulations promulgated and adopted by the Mississippi State Board of Contractors on September 8, 2011.

I (we) agree that this notification of intent <u>DOES NOT</u> co	onstitute <u>APPROVAL</u> of the subcontracts.
(Individual or Firm)	(Address)
NOTE: Failure to complete the above <u>DOES NOT</u> prosubcontracts, if any, equal to or in excess of accordance with regulations promulgated and Contractors on September 8, 2011.	fifty thousand dollars (\$50,000.00) will be in
Contractor	

### **CERTIFICATION**

I,
(Name of person signing bid)
individually, and in my capacity as
(Title of person signing bid)
(Name of Firm, partnership, or Corporation)
do hereby certify under penalty of perjury under the laws of the United States and the State of Mississippi
that, Bidder
(Name of Firm, Partnership, or Corporation)
on Project No. MP-7000-16(223)/ 307187301000, MP-7000-16(230)/ 307187301300 & MP-7000-33(224) / 307187302000
in <u>Covington &amp; Jefferson Davis</u> County(ies), Mississippi, has not either directly or indirectly entered into any agreement, participated in any collusion; or otherwise taken any action in restraint of free competitive bidding in connection with this contract; nor have any of its corporate officers or principal owners.
Except as noted hereafter, it is further certified that said legal entity and its corporate officers, principal owners, managers, auditors and others in a position of administering federal funds are not currently under suspension, debarment, voluntary exclusion or determination of ineligibility; nor have a debarment pending; nor been suspended, debarred, voluntarily excluded or determined ineligible within the past three years by the Mississippi Transportation Commission, the State of Mississippi, any other State or a federal agency; nor been indicted, convicted or had a civil judgment rendered by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three years.
Do exceptions exist and are made a part thereof? Yes / No
Any exceptions shall address to whom it applies, initiating agency and dates of such action.
Note: Exceptions will not necessarily result in denial of award but will be considered in determining bidder responsibility. Providing false information may result in criminal prosecution or administrative sanctions.
All of the foregoing is true and correct.
(1/2016 S)

### SECTION 902

### CONTRACT FOR MP-7000-16(223)/ 307187301000, MP-7000-16(230)/ 307187301300 & MP-7000-33(224)/ 307187302000

LOCATED IN THE COUNTY(IES) OF Covington & Jefferson Davis

STATE OF MISSISSIPPI, COUNTY OF HINDS

This contract entered into by and between the Mississippi Transportation Commission on one hand, and the undersigned contractor, on the other witnesseth;

That, in consideration of the payment by the Mississippi Transportation Commission of the prices set out in the proposal hereto attached, to the undersigned contractor, such payment to be made in the manner and at the time of times specified in the specifications and the special provisions, if any, the undersigned contractor hereby agrees to accept the prices stated in the proposal in full compensation for the furnishing of all materials and equipment and the executing of all the work contemplated in this contract.

It is understood and agreed that the advertising according to law, the Advertisement, the instructions to bidders, the proposal for the contract, the specifications, the revisions of the specifications, the special provisions, and also the plans for the work herein contemplated, said plans showing more particularly the details of the work to be done, shall be held to be, and are hereby made a part of this contract by specific reference thereto and with like effect as if each and all of said instruments had been set out fully herein in words and figures.

It is further agreed that for the same consideration the undersigned contractor shall be responsible for all loss or damage arising out of the nature of the work aforesaid; or from the action of the elements and unforeseen obstructions or difficulties which may be encountered in the prosecution of the same and for all risks of every description connected with the work, exceptions being those specifically set out in the contract; and for faithfully completing the whole work in good and workmanlike manner according to the approved Plans, Specifications, Special Provisions, Notice(s) to Bidders and requirements of the Mississippi Department of Transportation.

It is further agreed that the work shall be done under the direct supervision and to the complete satisfaction of the Executive Director of the Mississippi Department of Transportation, or his authorized representatives, and when Federal Funds are involved subject to inspection at all times and approval by the Federal Highway Administration, or its agents as the case may be, or the agents of any other Agency whose funds are involved in accordance with those Acts of the Legislature of the State of Mississippi approved by the Governor and such rules and regulations issued pursuant thereto by the Mississippi Transportation Commission and the authorized Federal Agencies.

The Contractor agrees that all labor as outlined in the Special Provisions may be secured from list furnished by

It is agreed and understood that each and every provision of law and clause required by law to be inserted in this contract shall be deemed to be inserted herein and this contract shall be read and enforced as though it were included herein, and, if through mere mistake or otherwise any such provision is not inserted, then upon the application of either party hereto, the contract shall forthwith be physically amended to make such insertion.

The Contractor agrees that he has read each and every clause of this Contract, and fully understands the meaning of same and that he will comply with all the terms, covenants and agreements therein set forth.

Witness our signat	tures this the, day of,
Contractor(s)	<del>_</del>
By	MISSISSIPPI TRANSPORTATION COMMISSION
Title	By
Signed and sealed in the presence of: (names and addresses of witnesses)	Executive Director
	Secretary to the Commission
	Transportation Commission in session on the day of x No, Page No
Revised 8/06/2003	

### SECTION 903 PERFORMANCE AND PAYMENT BOND

CONTRACT BOND FOR: MP-7000-16(223)/ 307187301000, MP-7000-16(230)/ 307187301300 & MP-7000-33(224)/ 307187302000

LOCATED IN THE COUNTY(IES) OF: Covington & Jefferson Davis

STATE OF MISSISSIPPI, COUNTY OF HINDS

Know all men by these pre-	sents: that we,	(Contractor)
	Principal, a	(Contractor)
		he State of
and		(Surety)
residing at	in the	(Surety) • State of,
authorized to do business in	n the State of Mississippi,	under the laws thereof, as surety, effective as of the contract date
shown below, are held and	firmly bound unto the Stat	te of Mississippi in the sum of
(\$	) Dollars, lawful m	oney of the United States of America, to be paid to it for which
payment well and truly to b	be made, we bind ourselves	s, our heirs, administrators, successors, or assigns jointly and
severally by these presents.		
The conditions of this bond	l are such, that whereas the	e said
day of	A.D	Mississippi Transportation Commission, bearing the date of  hereto annexed, for the construction of certain projects(s) in
the State of Mississippi as	mentioned in said contract	in accordance with the Contract Documents therefor, on file in the
offices of the Mississippi D Now therefore, if the above		
in all singular the terms, covena observed, done, kept and material and equipment sp specifications and special contemplated until its fina and save harmless said Mi the negligence, wrongful oprincipal (s), his (their) as therewith, and shall be lia Transportation Commission property, the State may lost the Contractor(s), his (their persons furnishing labor, Liability Insurance, and W	things shall stand to and nts, conditions, guarantees performed and each of the provisions are included in a completion and acceptant assissippi Transportation Cor criminal act, overcharge gents, servants, or employeble and responsible in a cor or any officer of the Sor or be overcharged or other) agents or employees, an material, equipment or so workmen's Compensation	abide by and well and truly observe, do keep and perform all and and agreements in said contract, contained on his (their) part to be seem, at the time and in the manner and form and furnish all of the a strict accordance with the terms of said contract which said plans and form a part of said contract and shall maintain the said work are as specified in Subsection 109.11 of the approved specifications commission from any loss or damage arising out of or occasioned by the fraud, or any other loss or damage whatsoever, on the part of said yees in the performance of said work or in any manner connected vivil action instituted by the State at the instance of the Mississipp thate authorized in such cases, for double any amount in money or the said agents, servants and employees and all supplies therefor, including premiums incurred, for Surety Bonds Insurance; with the additional obligation that such Contractor shall ments, contributions, damages,

any liquidated damages which may arise prior to any termination of said principal's contract, any liquidated damages which may arise after termination of the said principal's contract due to default on the part of said principal, penalties and interest thereon, when and as the same may be due this state, or any county, municipality, board, department, commission or political subdivision: in the course of the performance of said work and in accordance with Sections 31-5-51 et seq. Mississippi Code of 1972, and other State statutes applicable thereto, and shall carry out to the letter and to the satisfaction of the Executive Director of the Mississippi Department of Transportation, all, each and every one of the stipulations, obligations, conditions, covenants and agreements and terms of said contract in accordance with the terms thereof and all of the expense and cost and attorney's fee that may be incurred in the enforcement of the performance of said contract, or in the enforcement of the conditions and obligations of this bond, then this obligation shall be null and void, otherwise to be and remain in full force and virtue.

(Contractors) Principal	Surety
By	By
	(Signature) Attorney in Fact
	Address
Title	
(Contractor's Seal)	(Printed) MS Agent
	(Signature) MS Agent
	Address
	(Surety Seal)
	Mississippi Insurance ID Number



### BID BOND

KNOW ALL MEN BY THESE PR	ESENTS, that we				
			Contractor		
			Address		
			City, State ZIP		
As principal, hereinafter called the		Surety			
a corporation duly organized under	the laws of the state of _				
as Surety, hereinafter called the Sur	rety, are held and firmly b	ound unto State of	of Mississippi, Jacks	on, Mississippi	
As Obligee, hereinafter called Obli	gee, in the sum of Five P	Per Cent (5%) of A	mount Bid		
		Dollars(	Dollars(\$)		
for the payment of which sum wil executors, administrators, successo				ourselves, our heirs,	
(224) / 307187302000 in Covington NOW THEREFORE, the condition said Principal will, within the time performance of the terms and condition will pay unto the Obligee the differ which the Obligee legally contracts but in no event shall liability hereun Signed and sealed this	of this obligation is such t required, enter into a form itions of the contract, then rence in money between the with another party to per ader exceed the penal sum	hat if the aforesaid P nal contract and give this obligation to be the amount of the bid form the work if the hereof.	e a good and sufficien e void; otherwise the l d of the said Principal l latter amount be in e	t bond to secure the Principal and Surety and the amount for	
orgined and seared and	uu or	, 2	<u> </u>		
			(Principal)	(Seal)	
		By:			
(Witness)			(Name)	(Title)	
			(Surety)	(Seal)	
		By:			
(Witness)			(Attorney-in-Fact)		
			(MS Agent)		
			Mississippi Insurance ID Number		