MEMORANDUM OF UNDERSTANDING

WHEREAS , the agrees to provide quarterly reports to the DFA
that summarize the expenditures of the Act proceeds and provides an update on the status
of the Project. The quarterly reports must be provided on a form prescribed by the DFA and
must include all invoices associated with the reported expenditures. The first quarterly
report shall be provided within ninety (90) days of the effective date of this MOU, and
thereafter within thirty (30) days of each calendar quarter end. The shall
also provide to the DFA a final report no more than thirty (30) days after final expenditure
of funds, summarizing the expenditures and use of the proceeds upon completion of the
Project and include all invoices that have not previously been submitted; and
WHEREAS, the DFA finds, consistent with the Act, that it is in the best interest of the
DFA and the that the funds on deposit in the 2018 Transportation and
Infrastructure Improvements Fund for theshould be disbursed to the
and that the shall directly administer the expenditure
of such funds for the Project.
NOW THEREFORE, IT IS MUTUALLY AGREED BY THE DEPARTMENT OF FINANCE
AND ADMINISTRATION AND THE AS FOLLOWS:
SECTION 1 Each and all of the facts and findings get forth in the preamble clauses of
SECTION 1. Each and all of the facts and findings set forth in the preamble clauses of
this memorandum are hereby found and determined to be true and accurate and are
incorporated herein by this reference thereto as though set forth again in words and figures.
SECTION 2. The DFA, pursuant to the Act, shall disburse the State Funds from the
2018 Transportation and Infrastructure Improvements Fund upon the written request of the
to pay the costs associated the Project.
SECTION 3. Thecertifies and agrees to use all funds received
from the 2018 Transportation and Infrastructure Improvements Fund within the
recommended thirty-six (36) month time period and solely for the costs of the Project as set
forth in the Act and upon the terms and provisions of this MOU. Failure on the part of the
to adhere to any provision within this MOU may result in immediate action
by the State to recover any unexpended funds.
SECTION 4 . The agrees to properly and competitively execute such
procurements in accordance with state law. Failure to adhere may cause the DFA to withhold
all sums for the project or seek recovery of same. Further, the agrees
to maintain on file the documentation listed in Exhibit A attached hereto and incorporated
herein, in accordance with the law and the recitals of this MOU.
SECTION 5. The agrees to provide the DFA quarterly notarized
reports as set forth hereinabove, in a format prescribed by the DFA. The first quarterly
report shall be provided within ninety (90) days of the effective date of this MOU, and
thereafter within thirty (30) days of each calendar quarter end. The shall
also provide the DFA with a final report summarizing the expenditures and use of the State

Funds proceeds no more than thirty (30) days after final expenditure of the State Funds.
SECTION 6. Thecertifies that for all State Funds used to reimbursthefor costs of the Project that occurred prior to the effective date of the MOU, such prior Project costs are in accordance with the Act.
SECTION 7 . Theagrees to maintain copies of all invoices ar similar documentation for each expenditure of all funds received from the 201 Transportation and Infrastructure Improvements Fund sufficient to satisfy and confirm, DFA's satisfaction, that such funds have been expended solely for the costs of the Project authorized and provided by the Act.
SECTION 8. The agrees to administer the project with respet to construction to be completed in accordance with the state procurement laws.
SECTION 9. The agrees that if any proceeds from the Sta Funds are remaining at the completion of the Project, said funds shall be expended accordance with the Act.
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SECTION 10. follows:	All notices or information pursuant to this MOU shall be provided as
	Phone:
	Department of Finance and Administration Attention: Gilda Reyes (For submission of reports and questions regarding funding) 501 North West Street, Suite 1301A Jackson, Mississippi 39201 Phone: (601) 359-3402 Fax: (601) 359-2405 Email: Gilda.Reyes@dfa.ms.gov SB2002@dfa.ms.gov
SECTION 11.	This MOU shall be effective from and after signature date.
IN WITNESS indicated below.	WHEREOF, the parties have affixed their signatures on the dates
MISSISSIPPI DEPAR	TMENT OF FINANCE AND ADMINISTRATION
By: Laura D. Jackson,	Date: Executive Director
Ву:	Date:

EXHIBIT A

The shall maintain on file, the following items in relation to Proje	ect:
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- 1. Proof of Advertisement (i.e. copy of the advertisement, MPTAP and/or procurement portal posting, etc.) for any RFQ, RFP or IFB.
- 2. A copy of the Program of Work for project.
- 3. A copy of the Construction Documents and Invitation for Bid Documents and any other Invitations for Bid, Request for Qualifications, Request for Proposals Documents including resultant Contracts for which funds will be expended.
- 4. A list of bidders/respondents, including the Bid Tabulation Form/Register of Proposals. For construction awards, include recommendation of the Professional for the award of contract. For items procured by RFQ or RFP, include evaluation committee tally sheets/overall scoring in support of award decision.
- 5. A copy of Contract award for construction of project.
- 6. A copy of all contractor pay requests and professional pay requests and approval of payments for said services.

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