DANIELLE COVE DRAINAGE IMPROVEMENTS CITY OF TUPELO, MISSISSIPPI

BID PROPOSAL (#2024-037PW)

Proposal of <u>ENSCON</u> , <u>LLC</u> (hereinafter called "BIDDER"), organized and existing under the laws of the State of Mississippi, doing business as*
To the CITY OF TUPELO, MISSISSIPPI, (hereinafter called "OWNER").
In compliance with your Advertisement for Bids, BIDDER hereby proposes to perform all WORK for DANIELLE COVE DRAINAGE IMPROVEMENTS within the time set forth herein, and at the prices stated below. These prices are to cover all expenses incurred in performing the work required under the CONTRACT DOCUMENTS of which this Proposal is a part.
By submission of this BID, each BIDDER certifies, and in the case of a joint BID, each party thereto certifies as to his own organization, that this BID has been arrived at independently, without consultation, communication, or agreement as to any matter relating to this BID with any other BIDDER or with any competitor.
BIDDER hereby agrees to commence work under this contract on or before a date specified in the NOTICE TO PROCEED and to fully complete the project within <u>60</u> consecutive calendar days. BIDDER further agrees to pay as liquidated damages, the sum of <u>\$500</u> for each working day after applicable completion dates per each phase of work as provided in the General Conditions.
BIDDER acknowledges receipt of the following ADDENDUM: #/-: July 3, 2024
*Insert "a corporation", "a partnership", or "an individual" as applicable

DANIELLE COVE DRAINAGE IMPROVEMENTS CITY OF TUPELO, MISSISSIPPI

BID PROPOSAL (# 2024-037PW)

The BIDDER agrees to perform all WORK for the construction of **DANIELLE COVE DRAINAGE IMPROVEMENTS** as described in the CONTRACT DOCUMENTS and shown on the Construction Plans for the following Unit Prices within the times specified in the Contract Agreement subsequent to the date specified in the NOTICE TO PROCEED.

CONTRACT – DANIELLE COVE DRAINAGE IMPROVEMENTS

<u>ITEM</u>	DESCRIPTION	QUANTITY	UNIT PRICE IN WORDS AND FIGURES	TOTAL PRICE
1.	Mobilization	1 L.S.	FIFTEN PHUSIND DOUANS #15000.00	\$ 15,000.00
2.	Clearing and Grubbing	1 L.S.	TWOMPFINE THOUSAND DOLLARS #25,000.00	\$ 25,000.00
3.	Removal of Pipes (All Type) (All Sizes)	788 L.F.	Twenny DociAns \$20.00	\$ 15760.00
4.	Removal of Inlet	8 EA.	ONE THOUSAND DOLLANS #1000.00	\$8000.00
5.	Removal of Rip Rap	90 S.Y.	Twenty Docums	\$ 1800.00
6.	Removal of Fence (All Types)	1,047 L.F.	Ten DociAns	
7.	Erosion Control Measures	1 L.S.	TWENTY THOUSAND DOCUMES	\$ 10,470.00
8.	Earthwork	1 L.S.	TEN THOUSAND DOLLANS	\$ 20,000.00
9.	Flowable Fill	20 C.Y.		\$ 10,000.00 \$ 20,000.00

:	10.	Roadway Repair	1 L.S.	TWENTY FIRE THOUSAND \$25,000.00	\$ 25,000.co
	11.	15" HP Pipe	62 L.F.	FIFTY FINE DOWARS 55.00	\$ 3410.00
	12.	24" HP Pipe	328 L.F.	SEVENTY DOCLARS	\$ 22960.00
:	13.	30" HP Pipe	173 L.F.	DOUMS DOUMS 100.00	\$17300.00
	14.	36" HP Pipe	125 L.F.	ONE HUNDRESS TWONTY SIX DOLLANS 126.00	\$ 15750.00
	15.	51"x31" Reinforced Concrete Arch Pipe	88 L.F.	Two Hawones Darrans 200.00	\$ 19600.00
	16.	51"x31" Reinforced Concrete Arch Flared End Section	1 EA.	Sig THOUSAND DOLLANS 6000,00	\$ 6000. w
•	17.	Grate Inlet	5 EA.	SIX THOUSAND DOCLARS 6000.00	\$ <u>30,000.0</u> 0
	18.	Tupelo Standard Inlet	3 EA.	SEVEN THOUSAND FINE HUNDAUD DOLLARS 7500.00	\$ 22560.00
	19.	Median Inlet	1 EA.	FIVE THOUSAND DOLLAMS 5000.00	\$ 5000.CJ
	20.	Concrete Paved Ditch	990 S.Y.	ONE HUNDAUD FIFTY DOLLARS 150.00	\$ <u>148,500.</u> 00
	21.	Chain Link Fence	350 L.F.	FIFTEEN DOCUMES	\$ 5250.00
:	22.	Wood Fence	685 L.F.	74 12 20.00	\$ 20,550.00
	23.	Maintenance of Traffic	1 L.S.	FIVE THOUSAND DOLLAMS 5000.00	\$ 5000.00

24.	Solid Sodding	4,320 S.Y.	Seven	DOCUME	
			7.00	2	\$ 30,240.00
	Construction Fencing (Security Containment)	3,200 L.F.	Tew 1	Doccans	
			10.	00	\$ 32,000.000
TOTA	AL OF BID ITEMS (1-25)			\$ 5 3	3,090.00
s_Z;	AL OF BID ITEMS (1-25) VE HINDREY TO	Than Th	W TH	OUSAND.	Nincery Docians
(TOT.	AL IN WORDS)	7			
NOTE:	BIDS shall include sales tax ar	nd all other applica	able taxes aı	nd fees.	
discrep	of discrepancies between unit p ancies between the total price list in words), the computed price as d.	sted and the total	orice compu	ted using Quant	tity multiplied by Unit
Bidder agrees that Bids may not be withdrawn within ninety (90) days after the actual date of the opening thereof. Should there be reasons why the contract cannot be awarded within the specified period; the time may be extended by mutual agreement between the Owner and the Bidder.					
RESPECTFULLY SUBMITTED:					
Compa	ny ENSCOULL		Attest: _		
Signature SEAL (if Bid is by a Corporation)					
Title	OWNER	*****			
Address 5566 Commanous AMUNGTON, TN 38002					
	AMUNGTON,	TN 38002			

DANIELLE COVE DRAINAGE IMPROVEMENTS CITY OF TUPELO, MISSISSIPPI

BID BOND

located.

Know all men by these	presents, that we	, the undersig	gned, ENSCOR, LLC ,
as Principal, and 1 ra	velers Casualty a	na Surety Co	ompany of America
as Surety, are hereby h	eld and firmly box	und unto THE	E CITY OF TUPELO, MISSISSIPPI, as OWNER in the Penal
sum of Five Percent of	of amount bid (5)	%)	for the payment of which trally bind ourselves, successors and assigns.
Signed, this9th	day of	July	, 20 ²⁴ .
3,			
			nereas the Principle has submitted to THE CITY OF TUPELO, by made a part of to enter into contract in writing, for the
DANIELLE COVE	DRAINAGE I	MPROVEN	MENTS
Now, therefore,			
(a) If said BID sl	hall be rejected, or	r in the altern	nate.
			ple shall execute and deliver a contract in the Form
of Contract a	ttached hereto (pr	operly compl	leted in accordance with said BID) and shall furnish
			contract, and for the payment of all persons
			connection there with, and shall in all other respects
perform the a	igreement created	by the accep	otance of said BID,
then this obligation sha	all be void, otherw	ise the same	shall remain in force and effect; it being expressly understood
and agreed that the liab	ility of the Surety		all claims hereunder shall, in no event, exceed the penal amount
of this obligation as he	rein stated.		
The Curaty for value r	acaired baraby et	inulates and	agrees that the obligations of said Surety and its hand shall be in
			agrees that the obligations of said Surety and its bond shall be in ime within which the OWNER may accept such BID; and said
Surety does hereby was			
	•		
In Witness whereof, the	e Principal and the	e Surety have	e hereunto set their hands and seals, and such of them as are
corporations have caus	ed their corporate	seals to be he	ereto affixed and these presents to be signed by their proper
officers, the day and ye	ar Mrst set torth/a	bove.	
ENSCOR, LLC	(L	.S.)	
(Principal)	4 /-	,	
Travelers Casualty and	l Surety Compan	y of America	a
(Surety)	0		
By: Line	N W	Market Control	
Cooper W. Permen	ter Attorney in E.	act/MS Recide	ent Agent
			and Agent ads must appear on the Treasury Department's most curren
list (Circular 570 as a	mended) and he	authorized	to transact business in the state where the project is



Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint COOPER W PERMENTER of OXFORD , Mississippi , their true and lawful Attorney(s)-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or quaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 21st day of April, 2021.







State of Connecticut

City of Hartford ss.

On this the 21st day of April, 2021, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of each of the Companies, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of said Companies by himself as a duly authorized officer.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2026



Anna P. Nowik, Notary Public

Robert L. Raney, Senior Vice President

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of each of the Companies, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of each of the Companies, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this 9th

day of July

2024







Kevin E. Hughes, Assistant Secretary