IN WITNESS WHEROF, the parties hereto have executed or caused to be executed by their duly authorized officials, this Agreement in <u>3</u> copies each of which shall be deemed an original on the date first above written.

	CITY OF TUPELO, MISSISSIPPI
	BY:
	NAME:
	TITLE: Mayor
ATTEST:	
BY:	
NAME:	
TITLE: <u>City Clerk</u>	(SEAL)
	JAMES A. HODGES CONSTRUCTION, INC
	BY: Chatty
•	NAME: James A. Hodges
	TITLE: President
ATTEST:	
BY: Robin Rodgers	WES COM
NAME: Robin Rodgers	SEAL RICE
TITLE: President	(SEAL) SEAL SOIS IN SO
	SISSIPP S
	11. *

END OF SECTION

CONTRACT

TH	IS AGRE	EMEN	IT, mad	le this	the	day of			, 2025, b	y and
	tween	the	CITY		•		l, hereinafter			and
Jame	s A. Ho	dges C	Construc	tion, l	nc.	d	loing business a	s (an Indi	vidual), (a	
partne	rship) ,	(a Cor	poratio	n), or	(a Limited L	iability Comp	any) hereinafte	r called "C	ONTRACTOR	<i>"</i>
WITNE	SSETH:	That	for and	in co	nsideration	of the paymo	ents and agreen	nents her	einafter men	tioned:
1.	The C	ONTR	ACTOR	will	commence	and compl	ete the constr	uction of	TUPELO RO	DADWAY
	MAIN	TENAI	NCE PR	OGRA	M – 2025 A	ANNUAL TERI	M BID hereinaft	ter called	"PROJECT".	•
2.	2. The CONTRACTOR will furnish all of the material, supplies, tools, equipment, labor, and other									
	service	es nec	essary	for th	e construct	tion and comp	oletion of the Pi	ROJECT de	escribed here	in.
3.	3. The CONTRACTOR will commence the work required by the CONTRACT DOCUMENTS within 10									
	calend	dar da	ys after	the o	late of the	NOTICE TO P	ROCEED and wi	II complet	te the PROJE	CT within
	365 ca	alenda	ır days,	unle	ss the perio	od for comple	etion is extende	d otherw	ise by the Co	ONTRACT
	DOCU	MENT	S.				•			
4.	The C	ONTR	ACTOR	agree	s to perfor	m all of the w	ork described i	n the CO	NTRACT DOC	UMENTS,
	and co	omply	with th	e teri	ms therein	for the sum o	f\$			oras
	show	n in th	e BID S	chedu	ıle.		•			
5.	The te	erm "C	ONTRA	CT D	OCUMENTS	3" means and	includes the fol	lowing:		
	a)	This	Agreen	nent						
	b)	Adve	ertisem	ent fo	or Bids		١			
	c)	Instr	ruction	to Bio	lders					
	d)	Gen	eral Co	nditio	ns of Work					
	e)	Sign	ed Cop	y of P	roposal For	m and Bidde	r's Certificate			
	f)	Exec	cuted B	idder	s Agreeme	nt	ì			
	g)	Exec	cuted N	on-Co	ollusion For	m and Compl	liance statemen	its		
	h)	Tech	nnical S	pecifi	cations					

i)	SPECIFICATIONS issued by TUPELO DEPARTMENT OF PUBLIC WORKS							
j)	ADDENDA	A:	:	·				
	No	Dated	and No	Dated	<u></u>			
k)	All federal government conditions, specifications, regulations, and requirements bound							

6. The CONTRACTOR agrees to abide by the following consequences for failure to complete the project within the time specified in the Contract Documents:

herein.

- a) LIQUIDATED DAMAGES CONTRACTOR shall pay to OWNER for each and every calendar day that he shall be in default in attaining Completion of the Work of an individual work order the sum of \$200.00 as LIQUIDATED DAMAGES. The CONTRACTOR shall be liable for the continued assessment of liquidated damages of \$200.00 for each calendar day that he shall be in default in completing the Work per the terms set forth by the Contract Documents. Since the OWNER'S losses are due to the CONTRACTOR'S delay and are not readily ascertainable, the amount provided herein for liquidated damages constitutes agreed damages and not a penalty.
- b) INDEMNIFICATION In addition to payment of the above liquidated damages, CONTRACTOR shall fully indemnify and hold harmless the OWNER, the ENGINEER, and their officers, personnel, and agents from and against:

1) any and all fines, civil penalties, and assessments levied by the State of Mississippi Office of Pollution Control, State of Mississippi Bureau of Environmental Health, or any federal or state court for failure to meet, perform, or comply with any part of the time schedule as defined in the Contract Documents, and

2) any and all claims, damages, losses, expenses, liabilities, actions, judgments, and decrees of any and every nature whatsoever in any manner caused by, resulting from, or arising out of such failure.

- c) RIGHT OF SET OFF The OWNER, in addition to its other remedies under this Contract and in law and in equity, may deduct from monies which become due the CONTRACTOR under this Contract any unpaid amounts which become to or for the OWNER under any of the foregoing provisions.
- 7. The OWNER will pay to the CONTRACTOR in the manner and at such times set forth in the General Conditions such amount as required by the CONTRACT DOCUMENTS. The OWNER shall retain ten percent (10%) of the amount of each payment until final completion and acceptance of all work covered by the CONTRACT DOCUMENTS unless otherwise mutually agreed.
- 8. The CONTRACTOR agrees to allow the Owner or any duly authorized representative thereof, access to books, documents, papers, and records of the CONTRACTOR which are directly pertinent to the project which is the subject of this CONTRACT, for the purpose of making audits, examinations, excerpts, and transcriptions, and CONTRACTOR agrees to insert an identical access to records clause into all subcontracts.
- The CONTRACTOR shall be held responsible for forfeiture of monies in the event that an audit indicates his failure to keep adequate records, including change orders, force accounts, and payroll records.
- 10. This Agreement shall be binding upon all parties hereto and their respective heirs, executors, administrators, successors, and assigns.