MINUTES OF THE BOARD OF SUPERVISORS OF MADISON COUNTY, MISSISSIPPI

REGULAR MEETING OF OCTOBER 6, 2014 Being the first day of the October Term of the Board of Supervisors

BE IT REMEMBERED that the regular meeting of the Board of Supervisors of Madison County, Mississippi was duly convened, held and conducted on October 6, 2014, in the Board Room on the first floor of the Madison County Office Complex, 125 West North Street, Canton, Mississippi, as follows, to-wit:

The President of the Board, Karl Banks, presided and called the meeting to order. The following members were present that day:

Present: Absent:

Supervisor John Bell Crosby Supervisor Gerald Steen Supervisor Karl M. Banks Supervisor Paul Griffin Chancery Clerk Ronny Lott Sheriff Randy Tucker

Also in attendance:

County Administrator Mark Houston
County Comptroller Shelton Vance
Board Attorney Mike Espy
Board Secretary/Chief Deputy Clerk Cynthia Parker
County & State Aid/LSBP Engineer Rudy Warnock
County Purchase Clerk Hardy Crunk
Zoning Administrator Scott Weeks
Emergency Management Director Butch Hammack
Building & Grounds Director Danny Lee
Human Resource Director Loretta Phillips
IT Director Duane Thompson
Tax Assessor Gerald Barber
Election Commissioner Pat Truesdale

The President announced that the members of the Board present constituted a quorum and declared the meeting duly convened. Supervisor Gerald Steen opened the meeting with a prayer and Mr. Will Sligh led the members and the audience in the Pledge of Allegiance to the Flag of the United States of America

In re: Approval of Minutes From September 2014 Term

WHEREAS, Chancery Clerk Ronny Lott did present the Board with the Minutes of the previous meetings of the Board of Supervisors during the September 2014 term, said meetings having been conducted on September 2, 15 and 30, 2014,

Following discussion, Mr. John Bell Crosby did offer and Mr. Paul Griffin did second a motion to approve the Minutes as presented and to authorize the President to execute the same. The vote on the matter being as follows:

President's Initials:
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Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the Minutes for the September 2014 term of the Board of Supervisors of Madison County were and are hereby approved.

SO ORDERED this the 6th day of October, 2014.

In re: Approval of Consent Agenda Items

WHEREAS, the Board President announced those certain matters denominated "Consent Items" which bear Item numbers (4) through (39) on the Agenda and that the same appeared to be routine, non-controversial matters on which all Supervisors were likely to agree, and

WHEREAS, the Board President did explain that any Supervisor could, in advance of the call of the question, request that any item be removed from the Consent Agenda, and

Therefore, Mr. John Bell Crosby did offer and Mr. Gerald Steen did second a motion to take the following actions on the Consent Agenda:

4. Acknowledge and Approve Personnel Matters - Justice Court, Administration, IT Department and Buildings and Grounds.

(True and correct copies of those certain Personnel Forms setting forth certain changes and/or additions in personnel is attached hereto as Collective Exhibit A, spread hereupon and incorporated herein by reference.)

5. Acknowledge Reunion Public Improvement District FY 2014-2015 Budget. (A true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes.)

- 6. Acknowledge September 2014 Monthly Report Road Department.

 (A true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes.)
- 7. Acknowledge October 2014 Service Call Schedule Report Road Department.

 (A true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes.)
- 8. Acknowledge September 2014 Closed Call Analysis- Road Department.

 (A true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes.)
- **9. Approve Location and Installation of Culvert Placements** for protection of county right of way.

(A true and correct copy of which is attached hereto as Exhibit B, spread hereupon and incorporated herein by reference.)

10. Acknowledge Order of Compensation of Temporary Court Reporter and Authorize Payment - Tina Wilkinson.

(A true and correct copy of which is attached hereto as Exhibit C, spread hereupon and incorporated herein by reference.)

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11. Acknowledge Order Establishing Circuit Court Terms for 2015.

(A true and correct copy of which is attached hereto as Exhibit D, spread hereupon and incorporated herein by reference.)

12. Approve IT Department Maintenance Contract - ICM.

(A true and correct copy of which is attached hereto as Exhibit E, spread hereupon and incorporated herein by reference.)

13. Acknowledge Correspondence from Ms. Ann Barnes.

(A true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes.)

14. Acknowledge Correspondence from Attorney General's Opinion on Constables.

(A true and correct copy of which is attached hereto as Exhibit F, spread hereupon and incorporated herein by reference.)

15. Acknowledge One Mill Levy Order from the Mississippi Department of Revenue.

(A true and correct copy of which is attached hereto as Exhibit G, spread hereupon and incorporated herein by reference.)

16. Approve Use of Historic Courthouse Grounds - Various.

(A true and correct copy of those certain reservation applications are attached hereto as Collective Exhibit H, spread hereupon and incorporated herein by reference.)

17. Acknowledge Certificate of Recapitulation and Order of the Department of Revenue for the 2014 Real/Personal Assessments Rolls.

(A true and correct copy of which is attached hereto Collective Exhibit I, spread hereupon and incorporated herein by reference.)

18. Approve Rejection of Cintas Corporation #210 Claims.

(A true and correct copy of that certain explanatory memorandum dated October 6, 2014 from Comptroller Shelton Vance setting forth the nature of the claims and the basis therefor as well as the amounts thereof is attached hereto as Exhibit J, spread hereupon and incorporated herein by reference.)

19. Approve Refund for Tax Year 2013 - LBG Development LLC & Harold J. Ruma Trust No. 1/Parcel No. 072 I-30B-004/13.00.

(A true and correct copy of that certain explanatory memorandum dated September 26, 2014 from Deputy Tax Assessor Norman Cannady setting forth the nature of the refund and the basis therefor as well as the amounts thereof is attached hereto as Exhibit K, spread hereupon and incorporated herein by reference.)

20. Approve Amended Homestead Applications - 2014 Tax Year.

(A true and correct copy of which is attached hereto as Exhibit L, spread hereupon and incorporated herein by reference.)

21. Acknowledge Petitions for Increase of Assessment of Real Property for 2013 Tax Year Not Accepted by Taxpayer and Set Date for Public Hearing for Monday, November 17, 2014.

22. Approve *En Masse* Petition for Reduction of Assessments of Real Property for the 2014 Tax Year.

(A true and correct copy of which is attached hereto as Collective Exhibit M, spread hereupon and incorporated herein by reference.)

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- 23. Acknowledge Petitions for Increase of Assessment of Real Property for 2014 Tax Year Not Accepted by Taxpayer and Set Date for Public Hearing for Monday, November 17, 2014.
- 24. Approve Petition for Increase of Assessment of Personal Property for 2013 Tax Year Accepted by Taxpayer.

(A true and correct copy of which is attached hereto as Collective Exhibit N, spread hereupon and incorporated herein by reference.)

25. Approve Petition for Increase of Assessment of Personal Property for 2014 Tax Year Accepted by Taxpayer.

(A true and correct copy of which is attached hereto as Collective Exhibit O, spread hereupon and incorporated herein by reference.)

- 26. Acknowledge Petitions for Increase of Assessment of Personal Property for 2014
 Tax Year Not Accepted by Taxpayer and Set Date for Public Hearing for Monday,
 November 17, 2014.
- 27. Approve *En Masse* Petition for Reduction of Assessments of Personal Property for the 2014 Tax Year.

(A true and correct copy of which is attached hereto as Collective Exhibit P, spread hereupon and incorporated herein by reference.)

- 28. Acknowledge and Approve Chancery Court Order Closing Chancery and Administrative Building for Canton Flea Market -October 9, 2014.

 (A true and correct copy of said Order is attached hereto as Exhibit Q, spread hereupon and incorporated herein by reference.)
- 29. Acknowledge Proposal to Amend Solid Waste Management Plan Rankin County. (A true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes.)
- 30. Approve Service Contract/Power Edge R710 Server Metrix Solutions.

 (A true and correct copy of which is attached hereto as Exhibit R, spread hereupon and incorporated herein by reference.)
- 31. Approve Service Contract/Symantec Endpoint Protection Metrix Solutions.

 (A true and correct copy of which is attached hereto as Exhibit S, spread hereupon and incorporated herein by reference.)
- 32. Approve End of Fiscal Year 2014 Inventory Report.

 (A true and correct copy of which is attached hereto as Exhibit T. spread

(A true and correct copy of which is attached hereto as Exhibit T, spread hereupon and incorporated herein by reference.)

33. Acknowledge Donated Items - Madison County District Attorney.

(A true and correct copy of which is attached hereto as Exhibit U. spread here.)

(A true and correct copy of which is attached hereto as Exhibit U, spread hereupon and incorporated herein by reference.)

34. Declare Surplus Property and Approve Deletion of Inventory Items.

(A true and correct copy of which is attached hereto as Exhibit V, spread hereupon and incorporated herein by reference.)

- 35. Authorize Payment of Mileage Reimbursement of Election Workers.
- 36. Approve Appropriations for South Madison County Fire Protection District.

 (A true and correct copy of said request is attached hereto as Exhibit W, spread hereupon and incorporated herein by reference.)

President's I	nitials:
Da	te Signed:
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37. Approve and Acknowledge Financial Donation - Madison County Emergency Management.

(A true and correct copy of which is attached hereto as Exhibit X, spread hereupon and incorporated herein by reference.)

38. Declare Surplus Property and Approve Deletion of Inventory Items.

(A true and correct copy of which is attached hereto as Exhibit Y, spread hereupon and incorporated herein by reference.)

39. Authorize Tax Assessor to Subscribe to Clarion Ledger and Madison County Journal.

(A true and correct copy of said request is attached hereto as Exhibit Z, spread hereupon and incorporated herein by reference.)

The vote on the matter being as follows:

Supervisor John Bell Crosby
Supervisor District 2
Vacant
Supervisor Gerald Steen
Supervisor Karl M. Banks
Supervisor Paul Griffin
Aye

the matter carried unanimously and each item was and is hereby approved, adopted and authorized as described herein above.

SO ORDERED this the 6th day of October, 2014.

In re: Adoption of a No Protest Resolution Approving Issuance of General Obligation Road and Bridge Bonds, Series 2014

The Board of Supervisors (the "Board") of Madison County, Mississippi (the "County") took up for further consideration the matter of issuing General Obligation Road and Bridge Bonds, Series 2014, of the County. After a discussion of the subject, Supervisor Gerald Steen offered and moved the adoption of the following resolution:

RESOLUTION FINDING AND DETERMINING THAT THE RESOLUTION DECLARING THE INTENTION OF THE BOARD OF SUPERVISORS OF MADISON COUNTY, MISSISSIPPI (THE "COUNTY"), TO ISSUE GENERAL OBLIGATION ROAD AND BRIDGE BONDS, SERIES 2014 (THE "BONDS") OF THE COUNTY, IN THE TOTAL AGGREGATE PRINCIPAL AMOUNT OF NOT TO EXCEED FIFTEEN MILLION DOLLARS (\$15,000,000), ADOPTED ON THE 18TH DAY OF AUGUST, 2014 WAS DULY PUBLISHED AS REQUIRED BY LAW; THAT NO SUFFICIENT PROTEST AGAINST THE ISSUANCE OF THE BONDS DESCRIBED IN SAID RESOLUTION HAS BEEN FILED BY THE QUALIFIED ELECTORS; AND AUTHORIZING THE ISSUANCE OF THE BONDS.

WHEREAS, the Board of the County does hereby find, determine, adjudicate, and declare as follows:

1. Heretofore, on the 18th day of August, 2014, the Governing Body adopted a Resolution entitled "RESOLUTION DECLARING THE INTENTION OF THE BOARD OF SUPERVISORS OF MADISON COUNTY, MISSISSIPPI, TO ISSUE GENERAL OBLIGATION ROAD AND BRIDGE BONDS, SERIES 2014, OF MADISON COUNTY, MISSISSIPPI IN THE PRINCIPAL AMOUNT OF NOT TO EXCEED FIFTEEN MILLION DOLLARS (\$15,000,000) TO RAISE MONEY FOR THE PURPOSE OF PROVIDING FUNDS FOR CONSTRUCTING, RECONSTRUCTING, AND REPAIRING BOZEMAN ROAD,

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YANDELL ROAD, AND HIGHLAND COLONY PARKWAY AND OTHER ROADS, HIGHWAYS AND BRIDGES, AS DESCRIBED HEREIN, AND ACQUIRING THE NECESSARY LAND, INCLUDING LAND FOR ROAD BUILDING MATERIALS, ACQUIRING RIGHTS OF WAY THEREFOR; AND THE PURCHASE OF HEAVY CONSTRUCTION EQUIPMENT AND ACCESSORIES THERETO REASONABLY REQUIRED TO CONSTRUCT, REPAIR AND RENOVATE SUCH ROADS, HIGHWAYS AND BRIDGES AND APPROACHES THERETO WITHIN THE COUNTY; AND DIRECTING PUBLICATION OF NOTICE OF SUCH INTENTION" wherein the Governing Body found, determined and adjudicated that it is necessary that bonds of the County be issued in the amount, for the purpose and secured as aforesaid, declared its intention to issue said bonds, and fixed 9:00 o'clock a.m. on October 6, 2014, as the date and hour on which it proposed to direct the issuance of said bonds, on or prior to which date and hour any protests to be made against the issuance of such bonds were required to be filed.

- 2. As required by law and as directed by the aforesaid resolution, said resolution was published once a week for at least three (3) consecutive weeks in The Madison County Herald, a newspaper published in Jackson, Mississippi and having a general circulation in the County, and qualified under the provisions of Section 13-3-31, Mississippi Code of 1972, as amended, the first publication having been made not less than twenty-one (21) days prior to the date fixed herein for the issuance of the Bonds, and the last publication having been made not more than seven (7) days prior to such date, said notice having been published in said newspaper on September 11, 18 and 25, and October 2, 2014, as evidenced by the publisher's affidavit heretofore presented and filed.
- 3. On or prior to 9:00 o'clock a.m. on October 6, 2014, no written protest against the issuance of the Bonds described in the aforesaid resolution had been filed or presented by qualified electors of the County.
- 4. The Governing Body is now authorized and empowered by the provisions of the Act to issue the Bonds without an election on the question of the issuance thereof and is authorized to issue Bonds registered as to principal and interest in the form and manner hereinafter provided for by Sections 31-21-1 to 31-21-7, Mississippi Code of 1972, as amended.
- 5. The amount of said general obligation bonds so proposed to be issued, when added to the outstanding indebtedness of the County, will not exceed any constitutional or statutory limitation of indebtedness.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY AS FOLLOWS:

SECTION 1. That the Governing Body is now authorized and empowered by the Act to issue General Obligation Road and Bridge Bonds, Series 2014, of the County in the total aggregate principal amount of not to exceed Fifteen Million Dollars (\$15,000,000) to raise money for the purpose of providing funds for constructing, reconstructing, and repairing Bozeman Road, Yandell Road, and Highland Colony Parkway and other roads, highways and bridges in the County, and acquiring the necessary land, including land for road building materials, and acquiring rights-of-way therefor; and the purchase of heavy construction equipment and accessories thereto reasonably required to construct, repair and renovate such roads, highways and bridges and approaches thereto within the County, and providing the costs of issuance thereof and for such other costs as are authorized by Sections 19-9-1 through 19-9-31, Mississippi Code of 1972, as amended.

SECTION 2. Said Bonds shall be issued and offered for sale in accordance with the further orders and directions of this Governing Body.

Supervisor John Bell Crosby seconded the motion to adopt the foregoing resolution. Thereafter, the Board President called for a vote on the motion, the result was as follows:*

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Date	e Signed:
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Supervisor John Bell Crosby voted: Aye
Supervisor District 2 Vacant
Supervisor Gerald Steen voted: Aye
Supervisor Paul Griffin voted: Aye
Supervisor Karl Banks voted: Aye

The motion having received the affirmative vote of a majority of the members present, the President declared the motion carried and the resolution adopted, on this the 6th day of October, 2014.

EXHIBIT A PROOF OF PUBLICATION

(Exhibit A to this Resolution is attached hereto as Exhibit AA, spread hereupon and incorporated herein by reference.)

SO ORDERED this the 6th day of October, 2014.

In re: Adoption of Resolution Authorizing and Ratifying the Signing and Distribution of Preliminary Official Statement for the Sale of the \$15,000,000 General Obligation Road and Bridge Bonds, Series 2014

The Board of Supervisors of Madison County, Mississippi, acting for and on behalf of Madison County, Mississippi, took up for further consideration the matter of the issuance of General Obligation Road and Bridge Bonds, Series 2014, of Madison County, Mississippi in the principal amount of Fifteen Million Dollars (\$15,000,000). After discussion of the subject, Supervisor Paul Griffin offered and moved the adoption of the following resolution:

RESOLUTION AUTHORIZING AND RATIFYING THE SIGNING AND DISTRIBUTION OF A PRELIMINARY OFFICIAL STATEMENT FOR THE SALE OF FIFTEEN MILLION DOLLARS (\$15,000,000) GENERAL OBLIGATION ROAD AND BRIDGE BONDS, SERIES 2014 (THE "BONDS") OF MADISON COUNTY, MISSISSIPPI; AND APPROVING AND AUTHORIZING THE FORM OF, EXECUTION OF AND DISTRIBUTION OF AN OFFICIAL STATEMENT PERTAINING TO THE BONDS.

WHEREAS, the Board of Supervisors (the "Governing Body") of Madison County, Mississippi (the "County"), acting for and on behalf of the County, are receiving bids until the hour of 11:00 o'clock a.m. on November 3, 2014, for the sale of Fifteen Million Dollars (\$15,000,000) General Obligation Road and Bridge Bonds, Series 2014, of Madison County, Mississippi, to be dated the date of delivery thereof; and

WHEREAS, it is necessary to approve the Preliminary Official Statement, to be dated the date of distribution thereof (the "Preliminary Official Statement"), for the Bonds and the distribution thereof to prospective purchasers of the Bonds; and

WHEREAS, it is necessary to approve the form of, execution of and distribution of a final Official Statement, to be dated the date of the sale of the Bonds (the "Official Statement"); and

WHEREAS, if in the opinion of the County and Butler Snow LLP, Ridgeland, Mississippi, as Bond Counsel (the "Bond Counsel"), a supplement or amendment to the Preliminary Official Statement and/or Official Statement is necessary to provide proper disclosure for the Bonds, the Governing Body of the County desires to authorize (a) the Bond Counsel, acting as disclosure counsel, to prepare such supplement or amendment to the Preliminary Official Statement and/or the Official Statement in a form and in a manner approved by the Bond Counsel, acting as disclosure counsel, and (b) the Bond Counsel and/or the

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successful bidder for the Bonds to provide distribution of such supplement or amendment to the Preliminary Official Statement and/or Official Statement, as the case may be, in connection with the sale of the Bonds.

NOW, THEREFORE, BE IT RESOLVED by the Governing Body, acting for and on behalf of the County, as follows:

SECTION 1. That the Governing Body of the County hereby approves, adopts and ratifies the Preliminary Official Statement for the sale of the Bonds in the form attached hereto as EXHIBIT A, and hereby authorizes the President of the Governing Body to sign a Preliminary Official Statement in substantially the same form for and on behalf of said Governing Body.

SECTION 2. The County deems the Preliminary Official Statement to be "final" as described in Rule 15c2-12(b)(1) of the Securities and Exchange Commission (the "Rule"), for the purposes of such Rule.

SECTION 3. That the distribution of copies of said Preliminary Official Statement to prospective purchasers of the Bonds is hereby authorized and ratified.

SECTION 4. Upon the sale of the Bonds, the President of the Governing Body and the Chancery Clerk of the County are hereby authorized and directed to cause to be prepared and to execute a final Official Statement in connection with the Bonds in substantially the form of the Preliminary Official Statement, subject to minor amendments and supplement as approved by the President of the Governing Body and the Chancery Clerk of the County executing same (the execution thereof shall constitute approval of any such completions, changes, insertions and modifications) as a result of the sale of the Bonds.

SECTION 5. If in the opinion of the County and Bond Counsel, a supplement or amendment to the Preliminary Official Statement and/or Official Statement is necessary to provide proper disclosure for the Bonds, the Governing Body of the County hereby authorizes (a) the Bond Counsel, acting as disclosure counsel, to prepare such supplement or amendment to the Preliminary Official Statement and/or the Official Statement in a form and in a manner approved by the Bond Counsel, acting as disclosure counsel, and (b) the Bond Counsel and/or the successful bidder for the Bonds to provide distribution of such supplement or amendment to the Preliminary Official Statement and/or Official Statement, as the case may be, in connection with the sale of the Bonds.

SECTION 6. That the County hereby certifies that it will be in material compliance with the continuing disclosure requirements of the Rule in connection with all applicable bond issues sold, issued and delivered by the County since July 1, 1995, subject to the Rule, upon the issuance and delivery of the Bonds.

SECTION 7. All orders, resolutions or proceedings of this Governing Body in conflict with the provisions of this resolution shall be and are hereby repealed, rescinded and set aside, but only to the extent of such conflict.

SECTION 8. For cause, this resolution shall become effective immediately upon the adoption thereof.

Supervisor Gerald Steen seconded the motion to adopt the foregoing resolution and, the question being put to a roll call vote, the result was as follows:*

Supervisor John Bell Crosby
Supervisor District 2
Vacant
Supervisor Gerald Steen
Supervisor Karl Banks
Supervisor Paul Griffin
voted: Aye
voted: Aye

President's Initials:_____
Date Signed:_____

The motion having received the affirmative vote of a majority of the members present, the President of the Governing Body declared the motion carried and the resolution adopted, on this the 6th day of October, 2014.

EXHIBIT A FORM OF PRELIMINARY OFFICIAL STATEMENT

(A copy of which may be found in the Miscellaneous Appendix to these Minutes.)

SO ORDERED this the 6th day of October, 2014.

In re: Adoption of Resolution Issuing General Obligation Road and Bridge Bond, Series 2014

RESOLUTION AUTHORIZING AND DIRECTING THE ISSUANCE OF GENERAL OBLIGATION ROAD AND BRIDGE BONDS, SERIES 2014, OF MADISON COUNTY, MISSISSIPPI (THE "COUNTY") IN THE PRINCIPAL AMOUNT OF NOT TO EXCEED FIFTEEN MILLION DOLLARS (\$15,000,000) FOR THE PURPOSE OF PROVIDING FUNDS FOR CONSTRUCTING, RECONSTRUCTING, AND REPAIRING BOZEMAN ROAD, YANDELL ROAD, AND HIGHLAND COLONY PARKWAY AND OTHER ROADS, HIGHWAYS AND BRIDGES, AS DESCRIBED HEREIN, AND ACQUIRING THE NECESSARY LAND, INCLUDING LAND FOR ROAD BUILDING MATERIALS, ACQUIRING RIGHTS OF WAY THEREFOR; AND THE PURCHASE OF HEAVY CONSTRUCTION EQUIPMENT AND ACCESSORIES THERETO REASONABLY REQUIRED TO CONSTRUCT, REPAIR AND RENOVATE SUCH ROADS, HIGHWAYS AND BRIDGES AND APPROACHES THERETO WITHIN THE COUNTY.

WHEREAS, the Board of Supervisors of Madison County, Mississippi, acting for and on behalf of said Madison County, Mississippi, hereby finds, determines, adjudicates and declares as follows:

1. (a) In addition to any words and terms elsewhere defined herein, the following words and terms shall have the following meanings, unless some other meaning is plainly intended: "Act" shall mean Sections 19-9-1 et seq., Mississippi Code of 1972, as amended from time to time

"Act of Bankruptcy" shall mean the filing of a petition in bankruptcy by or against the County under any applicable bankruptcy, insolvency, reorganization or similar law, now or hereafter in effect.

"Agent" shall mean any Paying Agent or Transfer Agent, whether serving in either or both capacities, and herein or hereafter designated by the Governing Body.

"Authorized Officer" means the President of the Governing Body, the Clerk of the County, and any other officer designated from time to time as an Authorized Officer by resolution of the County, and when used with reference to any act or document also means any other Person authorized by resolution of the County to perform such act or sign such document.

"Bond" or "Bonds" shall mean the not to exceed \$15,000,000 General Obligation Road and Bridge Bonds, Series 2014, of the County, authorized to be issued pursuant to this Bond Resolution.

"Bond Counsel" shall mean Butler Snow LLP, Ridgeland, Mississippi.

"Bond Resolution" shall mean this resolution, as may be amended from time to time.

"Book-Entry System" means a book-entry system established and operated for the recordation of Beneficial Owners of the Bonds as described in Section 2 herein.

"Clerk" shall mean the Chancery Clerk of the County and Clerk of the Governing Body.

 $\hbox{"Code" shall mean the Internal Revenue Code of 1986, as amended, supplemented or superseded.}\\$

"County" shall mean Madison County, Mississippi.

"Direct Participant" means a broker-dealer, bank or other financial institution for which the Securities Depository holds Bonds as a securities depository.

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"DTC" means The Depository Trust Company.

"DTC participants" shall mean any participant for whom DTC is a Security Depository Nominee. "Fiscal Year" shall mean the fiscal year of the County, being the period commencing on the first day of October of any year and ending on the last day of September of the following year. "Governing Body" shall mean the Board of Supervisors of the County.

"Letter of Representations" shall mean the blanket issue letter of representations from the County to DTC under the Book-Entry System.

"Notice" shall mean the Notice of Bond Sale set out in Section 22 hereof.

"Paying Agent" shall mean any bank, trust company or other institution or the Chancery Clerk of the County hereafter designated by the Governing Body for the payment of the principal of and interest on the Bonds.

"Person" shall mean an individual, partnership, corporation, trust or unincorporated organization, limited liability company and a government or agency or political subdivision thereof.

"President" shall mean the president of the Governing Body of the County.

"Project" shall mean providing funds for constructing, reconstructing, and repairing Bozeman Road, Yandell Road, and Highland Colony Parkway and other roads, highways and bridges in the County, and acquiring the necessary land, including land for road building materials, and acquiring rights-of-way therefor; and the purchase of heavy construction equipment and accessories thereto reasonably required to construct, repair and renovate such roads, highways and bridges and approaches thereto within the County, and providing the costs of issuance thereof and for such other costs as are authorized by the Act.

"Purchaser" shall mean the successful bidder for the Bonds, to be hereafter designated by the Governing Body.

"Record Date" shall mean, as to interest payments, the 15th day of the month preceding the dates set for payment of interest on the Bonds and, as to payments of principal, the 15th day of the month preceding the maturity date or the date set for redemption.

"Record Date Registered Owner" shall mean the Registered Owner as of the Record Date.

"Registered Owner" shall mean the Person whose name shall appear in the registration records of the County maintained by the Transfer Agent.

"Securities Depository" shall mean The Depository Trust Company and any substitute for or successor to such securities depository that shall maintain a Book-Entry System with respect to the Bonds.

"Securities Depository Nominee" shall mean the Securities Depository or the nominee of such Securities Depository in whose name there shall be registered on the registration records the Bonds to be delivered to such Securities Depository during the continuation with such Securities Depository of participation in its Book-Entry System.

"State" shall mean the State of Mississippi.

"Transfer Agent" shall mean any bank, trust company or other institution or the Chancery Clerk of the County hereafter designated by the Governing Body for the registration of owners of the Bonds and for the performance of such other duties as may be herein or hereafter specified by the Governing Body.

"2014 Bond Fund" shall mean Madison County, Mississippi General Obligation Road and Bridge Bonds, Series 2014 Bond Fund provided for in Section 13 hereof.

- "2014 Construction Fund" shall mean Madison County, Mississippi General Obligation Road and Bridge Bonds, Series 2014 Construction Fund provided for in Section 14 hereof.
- (b) Words of the masculine gender shall be deemed and construed to include correlative words of the feminine and neuter genders. Unless the context shall otherwise indicate, words and terms herein defined shall be equally applicable to the plural as well as the singular form of any of such words and terms.
- 2. Heretofore, on the 18th day of August, 2014, the Governing Body adopted a resolution entitled: "RESOLUTION DECLARING THE INTENTION OF THE BOARD OF SUPERVISORS OF MADISON COUNTY, MISSISSIPPI, TO ISSUE GENERAL OBLIGATION ROAD AND BRIDGE BONDS, SERIES 2014, OF MADISON COUNTY, MISSISSIPPI IN THE PRINCIPAL AMOUNT OF NOT TO EXCEED FIFTEEN MILLION DOLLARS (\$15,000,000) TO RAISE MONEY FOR THE PURPOSE OF PROVIDING FUNDS FOR CONSTRUCTING, RECONSTRUCTING, AND REPAIRING BOZEMAN ROAD, YANDELL ROAD, AND HIGHLAND COLONY PARK WAY AND OTHER ROADS, HIGHWAYS AND BRIDGES, AS DESCRIBED HEREIN, AND ACQUIRING THE NECESSARY LAND, INCLUDING LAND FOR ROAD BUILDING MATERIALS,

President's Initials:	
Date Signed:	
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ACQUIRING RIGHTS OF WAY THEREFOR; AND THE PURCHASE OF HEAVY CONSTRUCTION EQUIPMENT AND ACCESSORIES THERETO REASONABLY REQUIRED TO CONSTRUCT, REPAIR AND RENOVATE SUCH ROADS, HIGHWAYS AND BRIDGES AND APPROACHES THERETO WITHIN THE COUNTY; AND DIRECTING PUBLICATION OF NOTICE OF SUCH INTENTION," wherein the Governing Body found, determined and adjudicated that it is necessary that Bonds of the County be issued in the amount, for the purpose and secured as aforesaid, declared its intention to issue said Bonds, and fixed 9:00 o'clock a.m. on October 6, 2014, as the date and hour on which it proposed to direct the issuance of said Bonds, on or prior to which date and hour any protests to be made against the issuance of such Bonds were required to be filed.

- 3. As required by law and as directed by the aforesaid resolution, said resolution was published once a week for at least three (3) consecutive weeks in The Madison County Herald, a newspaper published in the City of Jackson, Mississippi, and of general circulation in the County, and qualified under the provisions of Section 13-3-31, Mississippi Code of 1972, as amended, the first publication having been made not less than twenty-one (21) days prior to October 6, 2014, and the last publications having been made not more than seven (7) days prior to such date, said notice having been published in said newspapers on September 11, 18 and 25 and October 2, 2014, as evidenced by the publishers' affidavits heretofore presented and filed.
- 4. On or prior to 9:00 o'clock a.m. on October 6, 2014, no written protest against the issuance of the Bonds described in the aforesaid resolution had been filed or presented by qualified electors of the County.
- 5. The Governing Body is now authorized and empowered by the provisions of the Act to authorize the issuance of Bonds by the County without an election on the question of the issuance thereof and is authorized to authorize the issuance of the Bonds by the County registered as to principal and interest in the form and manner hereinafter provided for by Sections 31-21-1 to 31-21-7, Mississippi Code of 1972, as amended.
- 6. On the 6th day of October, 2014, the Governing Body adopted a resolution entitled: RESOLUTION AUTHORIZING AND RATIFYING THE SIGNING AND DISTRIBUTION OF A PRELIMINARY OFFICIAL STATEMENT FOR THE SALE OF FIFTEEN MILLION DOLLARS (\$15,000,000) GENERAL OBLIGATION ROAD AND BRIDGE BONDS, SERIES 2014 (THE "BONDS") OF MADISON COUNTY, MISSISSIPPI; AND APPROVING AND AUTHORIZING THE FORM OF, EXECUTION OF AND DISTRIBUTION OF AN OFFICIAL STATEMENT PERTAINING TO THE BONDS.

wherein the Governing Body approved and adopted the Preliminary Official Statement for the sale of the Bonds, and authorized the Governing Body to sign the Preliminary Official Statement and authorized the form of, execution of and distribution of an Official Statement pertaining to the Bonds.

The assessed value of taxable property within the County, according to the last completed 7. assessment for taxation, is One Billion Five Hundred One Million Nine Hundred Thirty-Nine Thousand Nine Hundred Three Dollars (\$1,501,939,903); the County has outstanding bonded indebtedness subject to the fifteen percent (15%) debt limit prescribed by Section 19-9-5, Mississippi Code of 1972, as amended, in the amount of Seventy Five Million Nine Hundred Ninety Thousand Dollars (\$75,990,000), and outstanding bonded and floating indebtedness subject to the twenty percent (20%) debt limit prescribed by Section 19-9-5, Mississippi Code of 1972, as amended (which amount includes the sum set forth above subject to the 15% debt limit), in the amount of Seventy Five Million Nine Hundred Ninety Thousand Dollars (\$75,990,000); the issuance of the Bonds, when added to the outstanding bonded indebtedness of the County, will not result in bonded indebtedness, exclusive of indebtedness not subject to the aforesaid fifteen percent (15%) debt limit, of more than fifteen percent (15%) of the assessed value of taxable property within the County, and will not result in indebtedness, both bonded and floating, exclusive of indebtedness not subject to the aforesaid twenty percent (20%) debt limit, in excess of twenty percent (20%) of the assessed value of taxable property within the County, and will not exceed any constitutional or statutory limitation upon indebtedness which may be incurred by the

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County.

8. It has now become necessary to make provision for the preparation, execution and issuance of said Bonds.

NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BODY, ACTING FOR AND ON BEHALF OF THE COUNTY, AS FOLLOWS:

SECTION 1. In consideration of the purchase and acceptance of any and all of the Bonds by those who shall hold the same from time to time, this Bond Resolution shall constitute a contract between the County and the Registered Owners from time to time of the Bonds. The pledge made herein and the covenants and agreements herein set forth to be performed on behalf of the County for the benefit of the Registered Owners shall be for the equal benefit, protection and security of the Registered Owners of any and all of the Bonds, all of which, regardless of the time or times of their authentication and delivery or maturity, shall be of equal rank without preference, priority or distinction.

- SECTION 2. (a) The Bonds shall initially be issued pursuant to a Book-Entry System administered by the Securities Depository with no physical distribution of Bond certificates to be made except as provided in this Section 2. Any provision of this Bond Resolution or the Bonds requiring physical delivery of the Bonds shall, with respect to any Bonds held under the Book-Entry System, be deemed to be satisfied by a notation on the registration records maintained by the Paying Agent that such Bonds are subject to the Book-Entry System.
- So long as a Book-Entry System is being used, one Bond in the aggregate principal amount of each separate maturity (whether serially or by term) of the Bonds and registered in the name of the Securities Depository, the Securities Depository Nominee and the DTC participants and Indirect Participants will evidence beneficial ownership of the Bonds in authorized denominations, with transfers of ownership effected on the records of the Securities Depository, the DTC participants and the Indirect Participants pursuant to rules and procedures established by the Securities Depository, the DTC participants and the Indirect Participants. The principal of and any premium on each Bond shall be payable to the Securities Depository Nominee or any other person appearing on the registration records as the Registered Owner of such Bond or its registered assigns or legal representative at the principal office of the Paying Agent. So long as the Book-Entry System is in effect, the Securities Depository will be recognized as the Holder of the Bonds for all purposes. Transfer of principal, interest and any premium payments or notices to DTC Participants and Indirect Participants will be the responsibility of the Securities Depository and transfer of principal, interest and any premium payments or notices to Beneficial Owners will be the responsibility of the DTC participants and Indirect Participants. No other party will be responsible or liable for such transfers of payments or notices or for maintaining, supervising or reviewing such records maintained by the Securities Depository, the DTC participants or the Indirect Participants. While the Securities Depository Nominee or the Securities Depository, as the case may be, is the Registered Owner of the Bonds, notwithstanding any other provisions set forth herein, payments of principal of, redemption premium, if any, and interest on the Bonds shall be made to the Securities Depository Nominee or the Securities Depository, as the case may be, by wire transfer in immediately available funds to the account of such Holder, without notice to or the consent of the Beneficial Owners, the Paying Agent, with the consent of the County, and the Securities Depository may agree in writing to make payments of principal and interest in a manner different from that set out herein. In such event, the Paying Agent shall make payments with respect to the Bonds in such manner as if set forth herein.
- (1) The County may at any time elect (I) to provide for the replacement of any Securities Depository as the depository for the Bonds with another qualified Securities Depository, or (ii) to discontinue the maintenance of the Bonds under a Book-Entry System. In such event, and upon being notified by the County of such election, the Paying Agent shall give 30 days' prior notice of such election to the Securities Depository (or such fewer number of days as shall be acceptable to such Securities Depository).
- (2) Upon the discontinuance of the maintenance of the Bonds under a Book-Entry System, the County will cause Bonds to be issued directly to the Beneficial Owners of Bonds, or their designees, as further described below. In such event, the Paying Agent shall make provisions to notify DTC participants and the Beneficial Owners of the Bonds, by mailing an appropriate

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notice to the Securities Depository, or by other means deemed appropriate by the Paying Agent in its discretion, that Bonds will be directly issued to the Beneficial Owners of Bonds as of a date set forth in such notice, which shall be a date at least 10 days after the date of mailing of such notice (or such fewer number of days as shall be acceptable to the Securities Depository).

- (3) In the event that Bonds are to be issued to the Beneficial Owners of the Bonds, or their designees, the County shall, at its expense, promptly have prepared Bonds in certificated form registered in the names of the Beneficial Owners of Bonds shown on the records of the DTC participants provided to the Paying Agent, as of the date set forth in the notice described above. Bonds issued to the Beneficial Owners, or their designees, shall be in fully registered form substantially in the form set forth in Section 7 hereof.
- (4) If any Securities Depository is replaced as the depository for the Bonds with another qualified Securities Depository, the County will issue to the replacement Securities Depository Bonds substantially in the form set forth herein, registered in the name of such replacement Securities Depository.
- (c) Each Securities Depository and the DTC participants, the Indirect Participants and the Beneficial Owners of the Bonds, by their acceptance of the Bonds, agree that the County and the Paying Agent shall have no liability for the failure of any Securities Depository to perform its obligation to any DTC participant, Indirect Participant or other nominee of any Beneficial Owner of any Bonds to perform any obligation that such DTC participant, Indirect Participant or other nominee may incur to any Beneficial Owner of the Bonds.
- (d) Notwithstanding any other provision of this Bond Resolution, on or prior to the date of issuance of the Bonds, the County shall have executed and delivered to the initial Securities Depository the Letter of Representations governing various matters relating to the Securities Depository and its activities pertaining to the Bonds. The terms and provisions of the Letter of Representations are incorporated herein by reference and in the event there shall exist any inconsistency between the substantive provisions of the Letter of Representations and any provisions of this Bond Resolution, then, for as long as the initial Securities Depository shall serve with respect to the Bonds, the terms of the Letter of Representations shall govern.
- (e) Notwithstanding any provision in this Bond Resolution to the contrary, at all times in which the Book-Entry System is in effect, any references to physical delivery of a Bond shall not be required.
- SECTION 3. The Bonds are hereby authorized and ordered to be prepared and issued in the principal amount of not to exceed Fifteen Million Dollars (\$15,000,000) to raise money for the Project as authorized by the Act.
- SECTION 4. (a) Payments of interest on the Bonds shall be made to the Record Date Registered Owner, and payments of principal shall be made upon presentation and surrender thereof at the principal office of the Paying Agent to the Record Date Registered Owner in lawful money of the United States of America.
- (b) The Bonds shall be registered as to both principal and interest; shall be dated the date of delivery thereof; shall be issued in the principal denomination of \$5,000 each, or integral multiples thereof up to the amount of a single maturity; shall be numbered from one upward in the order of issuance; shall bear interest from the date thereof at the rate or rates specified by further order of the Governing Body such rate or rates being in compliance with the Act, payable on May 1 and November 1 of each year (each an "Interest Payment Date"), commencing November 1, 2015, and shall mature and become due and payable on November 1 in the years and in the principal amounts as follows:

YEAR	AMOUNT	YEAR	AMOUNT
2015	\$775,000	2023	\$1,025,000
2016	805,000	2024	1,060,000
2017	835,000	2025	1,095,000
2018	860,000	2026	1,135,000
2019	890,000	2027	1,175,000
2020	925,000	2028	1,215,000
2021	955,000	2029	1,260,000
2022	990,000		

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- (c) Bonds maturing on November 1, 2025 and thereafter, are subject to redemption prior to their stated dates of maturity, at par, plus accrued interest to the date of redemption, either in whole or part, at any time on or after November 1, 2024.
- (d) Notice of redemption identifying the numbers of Bonds or portions thereof to be redeemed shall be given to the Registered Owners thereof by first class mail at least thirty (30) days and not more than sixty (60) days prior to the date fixed for redemption; provided, however, such notice of redemption can be waived by the Registered Owners of the Bonds. Failure to mail or receive any such notice, or any defect therein or in the mailing thereof, shall not affect the validity of any proceedings for the redemption of Bonds. Any notice mailed as provided herein shall be conclusively presumed to have been given, irrespective of whether received. If such written notice of redemption is made and if due provision for payment of the redemption price is made, all as provided above, the Bonds which are to be redeemed thereby automatically shall be deemed to have been redeemed prior to their scheduled maturities, and they shall not bear interest after the date fixed for redemption, and they shall not be regarded as being outstanding except for the right of the owner to receive the redemption price out of the funds provided for such payment. If at the time of mailing of any notice of redemption, there shall not be on deposit with the Paying Agent sufficient moneys to redeem all of the Bonds called for redemption, such notice shall state that it is subject to the deposit of moneys with the Paying Agent not later than on the redemption date and shall be of no effect unless such moneys are deposited.
- The Bonds, for which the payment of sufficient moneys or, to the extent permitted by the (e) laws of the State, (a) direct obligations of, or obligations for the payment of the principal of and interest on which are unconditionally guaranteed by, the United States of America ("Government Obligations"), (b) certificates of deposit or municipal obligations fully secured by Government Obligations, (c) evidences of ownership of proportionate interests in future interest or principal payments on Government Obligations held by a bank or trust company as custodian, under which the owner of the investment is the real party in interest and has the right to proceed directly and individually against the obligor on the Government Obligations and which Government Obligations are not available to satisfy any claim of the custodian or any person claiming through the custodian or to whom the custodian may be obligated, (d) State and Local Government Series ("SLGS") Securities, or (e) municipal obligations, the payment of the principal of, interest and redemption premium, if any, on which are irrevocably secured by Government Obligations and which Government Obligations are not subject to redemption prior to the date on which the proceeds attributable to the principal of such obligations are to be used and have been deposited in an escrow account which is irrevocably pledged to the payment of the principal of and interest and redemption premium, if any, on such municipal obligations (all of which collectively, with Government Obligations, "Defeasance Securities"), shall have been deposited with an escrow agent appointed for such purpose, which may be the Paying and Transfer Agent, shall be deemed to have been paid, shall cease to be entitled to any lien, benefit or security under this Bond Resolution and shall no longer be deemed to be outstanding hereunder, and the Registered Owners shall have no rights in respect thereof except to receive payment of the principal of and interest on such Bonds from the funds held for that purpose. Defeasance Securities shall be considered sufficient hereunder if said investments, with interest, mature and bear interest in such amounts and at such times as will assure sufficient cash to pay currently maturing interest and to pay principal when due on such Bonds.
- SECTION 5. (a) When the Bonds shall have been validated and executed as herein provided, they shall be registered as an obligation of the County in the office of the Clerk in a record maintained for that purpose, and the Clerk shall cause to be imprinted upon, or attached to the reverse side of each of the Bonds, over said Clerk's original or facsimile signature and original or facsimile seal, the Clerk's certificate in substantially the form set out in Section 7.
- (b) The Bonds shall be executed by the manual or facsimile signature of the President and countersigned by the manual or facsimile signature of the Clerk, with the seal of the County imprinted or affixed thereto; provided, however all signatures and seals appearing on the Bonds, other than the signature of an authorized officer of the Transfer Agent hereafter provided for, may be facsimile and shall have the same force and effect as if manually signed or impressed. In

President's Initials:	
Date Signed:	_
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case any official of the County whose signature or a facsimile of whose signature shall appear on the Bonds shall cease to be such official before the delivery or reissuance thereof, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes, the same as if such official had remained in office until delivery or reissuance.

- (c) The Bonds shall be delivered to the Purchaser upon payment of the purchase price therefor in accordance with the terms and conditions of their sale and award, together with a complete certified transcript of the proceedings had and done in the matter of the authorization, issuance, sale and validation of the Bonds, and the final, unqualified approving opinion of Bond Counsel, which opinion shall be imprinted on, or attached to, the reverse of each of the Bonds.
- (d) Prior to or simultaneously with the delivery by the Transfer Agent of any of the Bonds, the County shall file with the Transfer Agent:
- (I) a copy, certified by the Clerk, of the transcript of proceedings of the Governing Body in connection with the authorization, issuance, sale and validation of the Bonds; and
- (ii) an authorization to the Transfer Agent, signed by the President, to authenticate and deliver the Bonds to the Purchaser.
- (e) At delivery, the Transfer Agent shall authenticate the Bonds and deliver them to the Purchaser thereof upon payment of the purchase price of the Bonds to the County.
- (f) Bonds, blank as to denomination, rate of interest, date of maturity and CUSIP number and sufficient in quantity in the judgment of the County to meet the reasonable transfer and reissuance needs on the Bonds, shall be printed and delivered to the Transfer Agent in generally-accepted format, and held by the Transfer Agent until needed for transfer or reissuance, whereupon the Transfer Agent shall imprint the appropriate information as to denomination, rate of interest, date of maturity and CUSIP number prior to the registration, authentication and delivery thereof to the transferee holder. The Transfer Agent is hereby authorized upon the approval of the Governing Body to have printed from time to time as necessary additional Bonds bearing the facsimile seal of the County and facsimile signatures of the persons who were the officials of the Governing Body as of the date of original issue of the Bonds.
- SECTION 6. (a) The County will appoint the Paying and Transfer Agent for the Bonds after receiving the recommendation of the successful bidder subject to the following conditions. The Paying and Transfer Agent shall be a bank or trust company located within the State. The Governing Body for and on behalf of the County specifically reserves the right to hereafter designate a separate Transfer Agent and/or Paying Agent in its discretion in the manner hereinafter provided.
- (b) So long as any of the Bonds shall remain outstanding, the County shall maintain with the Transfer Agent records for the registration and transfer of the Bonds. The Transfer Agent is hereby appointed registrar for the Bonds, in which capacity the Transfer Agent shall register in such records and permit to be transferred thereon, under such reasonable regulations as may be prescribed, any Bond entitled to registration or transfer.
- (c) The County shall pay or reimburse the Agent for reasonable fees for the performance of the services normally rendered and the incurring of normal expenses reasonably and necessarily paid as are customarily paid to paying agents, transfer agents and bond registrars, subject to agreement between the County and the Agent. Fees and reimbursements for extraordinary services and expenses, so long as not occasioned by the negligence, misconduct or willful default of the Agent, shall be made by the County on a case-by-case basis, subject, where not prevented by emergency or other exigent circumstances, to the prior written approval of the Governing Body.
- (d) (I) An Agent may at any time resign and be discharged of the duties and obligations of either the function of the Paying Agent or Transfer Agent, or both, by giving at least sixty (60) days' written notice to the County, and may be removed from either or both of said functions at

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any time by resolution of the Governing Body delivered to the Agent. The resolution shall specify the date on which such removal shall take effect and the name and address of the successor Agent, and shall be transmitted to the Agent being removed within a reasonable time prior to the effective date thereof. Provided, however, that no resignation or removal of an Agent shall become effective until a successor Agent has been appointed pursuant to the Bond Resolution.

- (ii) Upon receiving notice of the resignation of an Agent, the County shall promptly appoint a successor Agent by resolution of the Governing Body. Any appointment of a successor Agent shall become effective upon acceptance of appointment by the successor Agent. If no successor Agent shall have been so appointed and have accepted appointment within thirty (30) days after the notice of resignation, the resigning Agent may petition any court of competent jurisdiction for the appointment of a successor Agent, which court may thereupon, after such notice as it may deem appropriate, appoint a successor Agent.
- (iii) In the event of a change of Agents, the predecessor Agent shall cease to be custodian of any funds held pursuant to this Bond Resolution in connection with its role as such Agent, and the successor Agent shall become such custodian; provided, however, that before any such delivery is required to be made, all fees, advances and expenses of the retiring or removed Agent shall be fully paid. Every predecessor Agent shall deliver to its successor Agent all records of account, registration records, lists of Registered Owners and all other records, documents and instruments relating to its duties as such Agent.
- (iv) Any successor Agent appointed under the provisions hereof shall be a bank, trust company or national banking association having Federal Deposit Insurance Corporation insurance of its accounts, duly authorized to exercise corporate trust powers and subject to examination by and in good standing with the federal and/or state regulatory authorities under the jurisdiction of which it falls.
- (v) Every successor Agent appointed hereunder shall execute, acknowledge and deliver to its predecessor Agent and to the County an instrument in writing accepting such appointment hereunder, and thereupon such successor Agent, without any further act, shall become fully vested with all the rights, immunities and powers, and subject to all the duties and obligations, of its predecessor.
- (vi) Should any transfer, assignment or instrument in writing be required by any successor Agent from the County to more fully and certainly vest in such successor Agent the estates, rights, powers and duties hereby vested or intended to be vested in the predecessor Agent, any such transfer, assignment and written instruments shall, on request, be executed, acknowledged and delivered by the County.
- (vii) The County will provide any successor Agent with certified copies of all resolutions, orders and other proceedings adopted by the Governing Body relating to the Bonds.
- (viii) All duties and obligations imposed hereby on an Agent or successor Agent shall terminate upon the accomplishment of all duties, obligations and responsibilities imposed by law or required to be performed by this Bond Resolution.
- (e) Any corporation or association into which an Agent may be converted or merged, or with which it may be consolidated or to which it may sell or transfer its assets as a whole or substantially as a whole, or any corporation or association resulting from any such conversion, sale, merger, consolidation or transfer to which it is a party, shall be and become successor Agent hereunder and vested with all the powers, discretion, immunities, privileges and all other matters as was its predecessor, without the execution or filing of any instrument or any further act, deed or conveyance on the part of either the County or the successor Agent, anything herein to the contrary notwithstanding, provided only that such successor Agent shall be satisfactory to the County and eligible under the provisions of Section 6(d)(iv) hereof.

SECTION 7. The Bonds shall be in substantially the following form, with such appropriate variations, omissions and insertions as are permitted or required by this Bond Resolution:

[BOND FORM]

Unless this Bond is presented by an authorized representative of The Depository Trust Company,

President's Initials:	
Date Signed:	
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a New York corporation ("DTC"), to the Paying Agent or its agent for registration of transfer, exchange, or payment, and any Bond is registered in the name of Cede & Co. or in such other name as is requested by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as is requested by an authorized representative of DTC), ANY TRANSFER, PLEDGE, OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL inasmuch as the registered owner hereof, Cede & Co., has an interest herein.

UNITED STATES OF AMERICA

STATE OF MISSISSIPPI

MADISON COUNTY, MISSISSIPPI

GENERAL OBLIGATION ROAD AND BRIDGE BOND

SERIES 2014

NO			\$
Rate of Interest	Maturity	Date of Original Issue	CUSIP
	November 1,	, November, 2014	
Registered Owner:			
Principal Amount:			DOLLARS
received, promises to p Owner identified above of	ay in lawful money of the Us, upon the presentation and the General Obligation Room the maturity date identification principal amount of this Bor in the registration records	decknowledges itself to owe and for Juited States of America to the R d surrender of this Bond, at the property of the States of America to the R d surrender of this Bond, at the property of the States of the County maintained by or its successor, as a successor as a succ	rincipal office , as paying agent 14, of the lentified ed Owner
the Bonds (the "Transfe maturity date hereof. The County further pro or from the most recent interest per annum set f Payment Date"), comm Registered Owner here	er Agent"), as of the 15th d mises to pay interest on suc interest payment date to v orth above, on May 1 and encing November 1, 2015 of who shall appear in the	, or its successor, as ay of the calendar month precedictly principal amount from the date which interest has been paid at the November 1 of each year (each , until said principal sum is paid, tregistration records of the County lendar month preceding the applications.	e of this Bond e rate of an "Interest to the y maintained
Payments of principal o	f and interest on this Bond	shall be made by check or draft	mailed on the

Interest Payment Date to such Registered Owner at the Registered Owner's address as it appears on such registration records. The Registered Owner hereof may change such address by written notice to the Transfer Agent by certified mail, return receipt requested, or such other method as may be subsequently prescribed by the Transfer Agent, such notice to be received by the Transfer Agent not later than the 15th day of the calendar month preceding the applicable principal or Interest Payment Date.

This Bond is one of a series of Bonds of like date of original issue, tenor and effect, except as to denomination, number, rate of interest and date of maturity, issued in the aggregate authorized

President's Initial	s:
Date Si	igned:
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principal amount of Fifteen Million Dollars (\$15,000,000) to raise money for the purpose of providing funds for constructing, reconstructing, and repairing Bozeman Road, Yandell Road, and Highland Colony Parkway and other roads, highways and bridges in the County, and acquiring the necessary land, including land for road building materials, acquiring rights-of-way therefor; and the purchase of heavy construction equipment and accessories thereto reasonably required to construct, repair and renovate such roads, highways and bridges and approaches thereto within the County, and providing the costs of issuance thereof (the "Project"). This Bond is issued under the authority of the Constitution and statutes of the State of Mississippi, including Sections 19-9-1 et seq., Mississippi Code of 1972, as amended from time to time, and by the further authority of proceedings duly had by the Board of Supervisors of the County, including a resolution adopted October 6, 2014 (the "Bond Resolution"). Bonds maturing on November 1, 2025 and thereafter, are subject to redemption prior to their stated dates of maturity, at par, plus accrued interest to the date of redemption, either in whole or part, at any time on or after November 1, 2024.

Notice of redemption identifying the numbers of Bonds or portions thereof to be redeemed shall be given to the Registered Owners thereof by first class mail at least thirty (30) days and not more than sixty (60) days prior to the date fixed for redemption; provided, however, such notice of redemption can be waived by the Registered Owners of the Bonds. Failure to mail or receive any such notice, or any defect therein or in the mailing thereof, shall not affect the validity of any proceedings for the redemption of Bonds. Any notice mailed as provided herein shall be conclusively presumed to have been given, irrespective of whether received. If such written notice of redemption is made and if due provision for payment of the redemption price is made, all as provided above, the Bonds which are to be redeemed thereby automatically shall be deemed to have been redeemed prior to their scheduled maturities, and they shall not bear interest after the date fixed for redemption, and they shall not be regarded as being outstanding except for the right of the owner to receive the redemption price out of the funds provided for such payment. If at the time of mailing of any notice of redemption, there shall not be on deposit with the Paying Agent sufficient moneys to redeem all of the Bonds called for redemption, such notice shall state that it is subject to the deposit of moneys with the Paying Agent not later than on the redemption date and shall be of no effect unless such moneys are deposited.

The Bonds are registered as to both principal and interest. The Bonds are to be issued or reissued in the denomination of \$5,000 each, or integral multiples thereof up to the amount of a single maturity.

This Bond may be transferred or exchanged by the Registered Owner hereof in person or by such Registered Owner's attorney duly authorized in writing at the principal office of the Transfer Agent, but only in the manner, subject to the limitations in the Bond Resolution, and upon surrender and cancellation of this Bond. Upon such transfer or exchange, a new Bond or Bonds of like aggregate principal amount in authorized denominations of the same maturity will be issued.

The County and the Paying Agent may deem and treat the Registered Owner hereof as the absolute owner for the purpose of receiving payment of or on account of principal hereof and interest due hereon and for all other purposes and neither the County nor the Paying Agent shall be affected by any notice to the contrary.

The Bonds are general obligations of the County secured by the full faith, credit and resources of the County and will continue to be payable as to principal and interest out of and secured by an irrevocable pledge of the avails of a direct and continuing tax to be levied annually without limitation as to time, rate or amount upon all the taxable property within the geographical limits of the County. The County will levy annually a special tax upon all taxable property within the geographical limits of the County adequate and sufficient to provide for the payment of the principal of and the interest on the Bonds as the same falls due.

This Bond shall not be valid or become obligatory for any purpose or be entitled to any benefit or security under the Bond Resolution until the certificate of registration and authentication hereon

President's Initials:	
Date Signed:	
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shall have been signed by the Transfer Agent.

IT IS HEREBY CERTIFIED, RECITED AND REPRESENTED that all conditions, acts and things required by law to exist, to have happened and to have been performed precedent to and in the issuance of the Bonds, in order to make the same legal and binding general obligations of the County, according to the terms thereof, do exist, have happened and have been performed in regular and due time, form and manner as required by law. For the performance in apt time and manner of every official act herein required, and for the prompt payment of this Bond, both principal and interest, the full faith and credit of the County are hereby irrevocably pledged.

IN WITNESS WHEREOF, the County has caused this Bond to be executed in its name by the manual or facsimile signature of the President of the Board of Supervisors of the County, countersigned by the manual or facsimile signature of the Clerk of the County, under the manual or facsimile seal of the County, which said facsimile signatures and seal said officials adopt as and for their own proper signatures and seal.

MADISON COUNTY, MISSISSIPPI

BY: /s/Karl M. Banks PRESIDENT, BOARD OF SUPERVISORS

COUNTERSIGNED: /s/Ronny Lott CHANCERY CLERK

There shall be printed on the face of the Bonds, or attached thereto, a registration and authentication certificate in substantially the following form:

CERTIFICATE OF REGISTRATION AND AUTHENTICATION

This Bond is one of the Bonds described in the within mentioned Bond Resolution and is one of
the General Obligation Road and Bridge Bonds, Series 2014, of Madison County, Mississippi.
The state of the s
,
as Transfer Agent
BY:
Authorized Officer
Date of Registration and Authentication:
There shall be printed on the reverse of the Bonds, or attached thereto, a registration and validation certificate and an assignment form in substantially the following form:
REGISTRATION AND VALIDATION CERTIFICATE

STATE OF MISSISSIPPI COUNTY OF MADISON I, the undersigned Chancery Clerk of Madison County, Mississippi, do hereby certify that the within Bond has been duly registered by me as an obligation of said County pursuant to law in a record kept in my office for that purpose, and has been validated and confirmed by Decree of the Chancery Court of Madison County, Mississippi, rendered on the day of
Chancery Clerk

President's Initials:
Date Signed:
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ASSIGNMENT

FOR VALUE RECEIVED, the undersigned sells, assigns and transfers unto (Name and Address of Assignee) the within Bond and does hereby irrevocably constitute and appoint , as Transfer Agent to transfer the said Bond on the records kept for registration thereof with full power of substitution in the premises. NOTICE: The signature to this Assignment must correspond with the name of the Registered Owner as it appears upon the face of the within Bond in every particular manner, without any alteration whatever. Signatures guaranteed: NOTICE: Signature(s) must be guaranteed by an approved eligible guarantor institution, an institution that is a participant in a Securities Transfer Association recognized signature guarantee program. (Authorized Officer) Date of Assignment: Insert Social Security Number or Other Tax Identification Number of Assignee:

[End of Bond Form]

SECTION 8. In case any Bond shall become mutilated or be stolen, destroyed or lost, the County shall, if not then prohibited by law, cause to be authenticated and delivered a new Bond of like date, number, maturity and tenor in exchange and substitution for and upon cancellation of such mutilated Bond, or in lieu of and in substitution for such Bond stolen, destroyed or lost, upon the Registered Owner's paying the reasonable expenses and charges of the County in connection therewith, and in case of a Bond stolen, destroyed or lost, such Registered Owner's filing with the County or Transfer Agent evidence satisfactory to them that such Bond was stolen, destroyed or lost, and of his ownership thereof, and furnishing the County or Transfer Agent with such security or indemnity as may be required by law or by them to save each of them harmless from all risks, however remote.

SECTION 9. The Bonds shall be general obligations of the County secured by the full faith, credit and resources of the County. For the purpose of effectuating and providing for the payment of the principal of and interest on the Bonds as the same shall respectively mature and accrue, there shall be and is hereby levied a direct, continuing special tax upon all of the taxable property within the geographical limits of the County, adequate and sufficient, after allowance shall have been made for the expenses of collection and delinquencies in the payment of taxes, to produce sums required for the payment of the principal of and the interest on the Bonds. Said tax shall be extended upon the tax rolls and collected in the same manner and at the same time as other taxes of the County are collected, and the rate of tax which shall be so extended shall be sufficient in each year fully to produce the sums required as aforesaid, without limitation as to time, rate or amount. The avails of said tax are hereby irrevocably pledged for the payment of the principal of and interest on the Bonds as the same shall respectively mature and accrue. Should there be a failure in any year to comply with the requirements of this section, such failure shall not impair the right of the Registered Owners of any of the Bonds in any subsequent year to

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have adequate taxes levied and collected to meet the obligations of the Bonds, both as to principal and interest.

SECTION 10. Only such of the Bonds as shall have endorsed thereon a certificate of registration and authentication in substantially the form hereinabove set forth, duly executed by the Transfer Agent, shall be entitled to the rights, benefits and security of this Bond Resolution. No Bond shall be valid or obligatory for any purpose unless and until such certificate of registration and authentication shall have been duly executed by the Transfer Agent, which executed certificate shall be conclusive evidence of registration, authentication and delivery under this Bond Resolution. The Transfer Agent's certificate of registration and authentication on any Bond shall be deemed to have been duly executed if signed by an authorized officer of the Transfer Agent, but it shall not be necessary that the same officer sign said certificate on all of the Bonds that may be issued hereunder at any one time.

- SECTION 11. (a) In the event the Purchaser shall fail to designate the names, addresses and social security or tax identification numbers of the Registered Owners of the Bonds within thirty (30) days of the date of sale, or at such other later date as may be designated by the County, one Bond registered in the name of the Purchaser may be issued in the full amount for each maturity. Ownership of the Bonds shall be in the Purchaser until the initial Registered Owner has made timely payment and, upon request of the Purchaser within a reasonable time of the initial delivery of the Bonds, the Transfer Agent shall re-register any such Bond upon its records in the name of the Registered Owner to be designated by the Purchaser in the event timely payment has not been made by the initial Registered Owner.
- (b) Except as hereinabove provided, the Person in whose name any Bond shall be registered in the records of the County maintained by the Transfer Agent may be deemed the absolute owner thereof for all purposes, and payment of or on account of the principal of or interest on any Bond shall be made only to or upon the order of the Registered Owner thereof, or his legal representative, but such registration may be changed as hereinafter provided. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.
- SECTION 12. (a) Each Bond shall be transferable only in the records of the County, upon surrender thereof at the office of the Transfer Agent, together with a written instrument of transfer satisfactory to the Transfer Agent duly executed by the Registered Owner or its attorney duly authorized in writing. Upon the transfer of any Bond, the County, acting through its Transfer Agent, shall issue in the name of the transferee a new Bond or Bonds of the same aggregate principal amount and maturity and rate of interest as the surrendered Bond or Bonds.
- (b) In all cases in which the privilege of transferring Bonds is exercised, the Transfer Agent shall authenticate and deliver Bonds in accordance with the provisions of this Bond Resolution.
- SECTION 13. (a) The County hereby establishes the 2014 Bond Fund which shall be maintained with a qualified depository in its name for the payment of the principal of and interest on the Bonds, and the payment of Agents' fees in connection therewith. There shall be deposited into the 2014 Bond Fund as and when received:
- (I) The accrued interest and premium, if any, received upon delivery of the Bonds;
- (ii) The avails of any of the ad valorem taxes levied and collected pursuant to Section 9 hereof;
- (iii) Any income received from investment of monies in the 2014 Bond Fund; and
- (iv) Any other funds available to the County which may be lawfully used for payment of the principal of and interest on the Bonds, and which the Governing Body, in its discretion, may direct to be deposited into the 2014 Bond Fund.
- (b) As long as any principal of and interest on the Bonds remains outstanding, the Clerk is hereby irrevocably authorized and directed to withdraw from the 2014 Bond Fund sufficient monies to make the payments herein provided for and to transfer same to the account of the Paying Agent in time to reach said Paying Agent at least five (5) days prior to the date on which said interest or principal and interest shall become due.

SECTION 14. The County hereby establishes the 2014 Construction Fund which shall be

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maintained with a qualified depository. The principal proceeds received upon the sale of the Bonds shall be deposited in the 2014 Construction Fund. Any income received from investment of monies in the 2014 Construction Fund shall be deposited in the 2014 Construction Fund or the 2014 Bond Fund for the payment of debt service on the Bonds during the construction period for the Project. From the 2014 Construction Fund there shall be first paid the costs, fees and expenses incurred by the County in connection with the authorization, issuance, sale, validation and delivery of the Bonds, the amounts of which may be paid by an authorized officer of the County upon written approval thereof by the President of the Governing Body, without the necessity of providing for such payments on the County claims docket. The balance thereof shall be held and disbursed for the Project, as authorized by the Act. Any amounts which remain in the 2014 Construction Fund after the completion of the Project shall be transferred to the 2014 Bond Fund and used as permitted under State law.

- SECTION 15. (a) Payment of principal on the Bonds shall be made, upon presentation and surrender of the Bonds at the principal office of the Paying Agent, to the Record Date Registered Owner thereof who shall appear in the registration records of the County maintained by the Transfer Agent as of the Record Date.
- (b) Payment of each installment of interest on the Bonds shall be made to the Record Date Registered Owner thereof whose name shall appear in the registration records of the County maintained by the Transfer Agent as of the Record Date. Interest shall be payable in the aforesaid manner irrespective of any transfer or exchange of such Bond subsequent to the Record Date and prior to the due date of the interest.
- (c) Principal of and interest on the Bonds shall be paid by check or draft mailed on the Interest Payment Date to Registered Owners at the addresses appearing in the registration records of the Transfer Agent. Any such address may be changed by written notice from the Registered Owner to the Transfer Agent by certified mail, return receipt requested, or such other method as may be acceptable to the Transfer Agent, such notice to be received by the Transfer Agent not later than the Record Date preceding the applicable principal or Interest Payment Date to be effective as of such date.
- SECTION 16. The Bonds shall be submitted to validation as provided by Chapter 13, Title 31, Mississippi Code of 1972, and to that end the Clerk is hereby directed to make up a transcript of all legal papers and proceedings relating to the Bonds and to certify and forward the same to the State's Bond Attorney for the institution of validation proceedings.
- SECTION 17. The County hereby covenants that it will not make any use of the proceeds of the Bonds or do or suffer any other action that would cause: (I) the Bonds to be "arbitrage bonds" as such term is defined in Section 148(a) of the Code, and the Regulations promulgated thereunder; (ii) the interest on the Bonds to be included in the gross income of the Registered Owners thereof for federal income taxation purposes; or (iii) the interest on the Bonds to be treated as an item of tax preference under Section 57(a)(5) of the Code.

SECTION 18. The County hereby covenants as follows:

- (a) The County shall timely file with the Ogden, Utah Service Center of the Internal Revenue Service, such information report or reports as may be required by Section 148(f) and 149(e) of the Code;
- (b) The County shall take no action that would cause the Bonds to be "federally guaranteed" within the meaning of Section 149(b) of the Code;
- (c) The County shall take all necessary action to have the Bonds registered within the meaning of Section 149(a) of the Code; and
- (d) The County will not employ any device or abusive transaction with respect to the investment of the proceeds of the Bonds.

SECTION 19. The County hereby covenants that it shall make, or cause to be made, the rebate required by Section 148(f) of the Code ("Rebate") in the manner described in Regulation §§1.148-1 through 1.148-11, as such regulations and statutory provisions may be modified insofar as they apply to the Bonds. In accordance therewith, the County shall:

(a) Within sixty (60) days of the last day of the fifth and each succeeding fifth "bond year"

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(which shall be the five-year period ending on the date five years subsequent to the date of the closing, unless another date is selected by the Board of Supervisors of the County, and each succeeding fifth "bond year"), and within sixty (60) days of the date the last bond that is part of the Bonds is discharged the County shall (I) calculate, or cause to be calculated, the "rebate amount" as of each "computation date" or the "final computation date" attributable to any investment in "investment-type property" made by the County, of "gross proceeds" of the Bonds, and (ii) remit the following to the United States Treasury within sixty (60) days of the last day of the fifth and each succeeding fifth "bond year:" (A) an amount of money equal to such "rebate amount" (treating for purposes of such calculation any previous payments made to the United States Treasury on account of such "rebate amount" as if the payment on any such date was an "expenditure" constituting a "rebate payment"), (B) the calculations supporting the amount of "rebate amount" attributable to any investments in "investment-type property" made by the County of gross proceeds of the Bonds and © any other information required to comply with Section 148 of the Code.

(b) The County shall keep accurate records of each investment-type property (as that term is defined in Section 148(b) of the Code), if any, acquired, directly or indirectly, with "gross proceeds" of the Bonds and each expenditure it makes with "gross proceeds." Such records shall include the purchase price, nominal interest rate, dated date, maturity date, type of property, frequency of periodic payments, period of compounding, yield to maturity, amount actually or constructively realized on disposition, disposition date, and evidence of the "fair market value" of such property on the purchase date and disposition date (or deemed purchase or disposition date), for each item of such "investment-type property."

SECTION 20. The County hereby agrees for the benefit of the holders and beneficial owners of the Bonds for so long as it remains obligated to advance funds to pay the Bonds to provide certain updated financial and operating information and data listed below annually, and timely notice of specified material events, to the Municipal Securities Rulemaking Board (the "MSRB") through MSRB's Electronic Municipal Market Access system at www.emma.msrb.org ("EMMA"), in the electronic format then prescribed by the Securities and Exchange Commission (the "SEC") (the "Required Electronic Format") pursuant to Rule 15c2-12, as amended from time to time (the "Rule") of the SEC, together with any identifying information or other information then required to accompany the applicable filling (the "Accompanying Information"). This information will be available free to securities brokers and the general public at EMMA. The County has agreed to provide Annual Updated Information (as defined below) to the MSRB in the Required Electronic Information through EMMA, together with any Accompanying Information.

The County will provide the following annual information to the MSRB in the Required Electronic Format through EMMA, together with any Accompanying Information: (1) all quantitative financial information and operating data with respect to the County of the general type included in the Official Statement under the headings "THE COUNTY," "TAX INFORMATION" and "DEBT INFORMATION", (2) the adopted budget of the County for the most recent Fiscal Year, and (3) the most recently, publicly available audited financial statements of the County (collectively, items (1) through (3) are referred to as the "Annual Updated Information"). If audited financial statements are not publicly available by the required time provided in the immediately following paragraph, the County will provide notice of the non-availability in accordance with the Rule, and file the most recent, publicly available audited financial statement when they become available. Audited financial statements will be prepared in accordance with the accounting principles promulgated by the State or such other accounting principles as the County may be required to employ from time to time pursuant to State law or regulation. The County may provide the Annual Updated Information in full text or may incorporate by reference certain other publicly available documents, as permitted by the Rule. The County will provide the Annual Updated Information, if available, within twelve (12) months after the end of each Fiscal Year, unless the County changes its Fiscal Year. If the County changes its Fiscal Year, it will notify the MSRB in the Required Electronic Format through EMMA, together with any Accompanying Information, of the change. Anyone requesting information under the continuing disclosure requirements of the Rule should contact the Chancery Clerk, acting for and on behalf of the County, at the Chancery Court

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Building, 125 West North Street, Canton, Mississippi 39046, Telephone Number (601) 855-5535.

The County will also provide notice to the MSRB in the Required Electronic Format through EMMA, together with any Accompanying Information, in a timely manner not in excess of ten business days after the occurrence of the following events: (1) principal and interest payment delinquencies; (2) unscheduled draws on debt service reserves, reflecting financial difficulties; (3) unscheduled draws on credit enhancements, reflecting financial difficulties; (4) substitution of credit or liquidity providers for the Bonds, or their failure to perform; (5) adverse tax opinions, IRS notices or events affecting the tax status of the Bonds; (6) defeasances; (7) rating changes; (8) tender offers; and (9) bankruptcy, insolvency receivership, or a similar proceeding by the obligated person. The County will provide to the MSRB in the Required Electronic Format through EMMA, together with any Accompanying Information, notice of an occurrence of the following events, if such event is material to a decision to purchase or sell Bonds, in a timely manner not in excess of ten business days after the occurrence of an event: (1) non-payment related defaults; (2) modifications to the rights of Bond holders; (3) bond calls or redemptions; (4) release, substitution, or sale of property securing repayment of the Bonds; (5) the consummation of a merger, consolidation, acquisition involving an obligated person, other than in the ordinary course of business, or the sale of all or substantially all the assets of an obligated person, other than in the ordinary course of business, or the entry into a definitive agreement to engage in such a transaction, or a termination of such an agreement, other than in accordance with its terms; and (6) appointment of a successor or additional trustee, or the change in the name of the trustee. In addition, the County will provide timely notice of any failure by the County to provide the Annual Updated Information.

The County has agreed to update information and to provide notices of material events only as described in this Section. The County has not agreed to provide other information that may be relevant or material to a complete presentation of its financial results of operations, condition, or prospects or agreed to update any information that is provided, except as described herein. The County makes no representation or warranty concerning such information or concerning its usefulness to a decision to invest in or sell bonds at any future date. The County disclaims any contractual or tort liability for damages resulting in whole or in part from any breach of its continuing disclosure agreement or from any statement made pursuant to its agreement, although holders or beneficial owners of Bonds may seek a writ of mandamus to compel the County to comply with its agreement.

The County may amend its continuing disclosure agreement only if (1) the amendment is made in connection with a change in circumstances that arises from a change in legal requirements, change in law, or change in identity, nature, or status of the County, (2) the agreement, as amended, would have complied with the Rule at the date of sale of the Bonds, taking into account any amendments or interpretations of the Rule as well as any change in circumstance, and (3) the County receives an opinion of nationally recognized bond counsel to the effect that the amendment does not materially impair the interests of the holders and beneficial owners of the Bonds. If any such amendment is made, the County will include in its next Annual Updated Information an explanation in narrative form of the reasons for the change and its impact on the type of operating data or financial information being provided.

SECTION 21. The Bonds shall be offered for sale on sealed bids at a meeting of the Governing Body to be held at the place, and on the date and at the hour specified and upon the terms and conditions set out in the Notice in Section 22 hereof. On or before said date and hour, such sealed bids must be filed with the Clerk at the place specified in the Notice. The Governing Body reserves the right to reject any and all bids submitted, and if all bids are rejected, to sell the Bonds at a private sale at any time within sixty (60) days after the date advertised for the receipt of bids, at a price not less than the highest bid which shall have been received at the advertised sale.

SECTION 22. As required by Section 31-19-25, Mississippi Code of 1972, as amended, the Clerk is hereby authorized and directed to give Notice by publishing an advertisement at least

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two (2) times in The Madison County Herald, a newspaper published in the City of Jackson, Mississippi, and of general circulation in the County, the first publication thereof to be made at least ten (10) days preceding the date fixed herein for the receipt of bids. The Notice shall be in substantially the following form:

NOTICE OF BOND SALE

\$15,000,000

GENERAL OBLIGATION ROAD AND BRIDGE BONDS

SERIES 2014

OF

MADISON COUNTY, MISSISSIPPI

Sealed proposals will be received by the Board of Supervisors of Madison County, Mississippi (the "Governing Body" of the "County"), in its meeting place in the Chancery Court Building of the County in the City of Canton, Mississippi until the hour of 11:00 o'clock a.m. on the 3rd day of November, 2014, at which time said bids will be publicly opened and read, for the purchase in its entirety, at not less than par and accrued interest to the date of delivery thereof, of an issue of Fifteen Million Dollars (\$15,000,000) principal amount General Obligation Road and Bridge Bonds, Series 2014, of the County (the "Bonds").

The Bonds will be dated the date of delivery thereof, will be delivered in the denomination of Five Thousand Dollars (\$5,000) each, or integral multiples thereof up to the amount of a single maturity, will be numbered from one upward; will be issued in fully registered form; and will bear interest from the date thereof at the rate or rates offered by the successful bidder in its bid, payable on May 1 and November 1 in each year (each an "Interest Payment Date"), commencing November 1, 2015. The Bonds will mature serially on November 1 in each year and in the principal amounts as follows:

YEAR	AMOUNT	YEAR	AMOUNT
2015	\$775,000	2023	\$1,025,000
2016	805,000	2024	1,060,000
2017	835,000	2025	1,095,000
2018	860,000	2026	1,135,000
2019	890,000	2027	1,175,000
2020	925,000	2028	1,215,000
2021	955,000	2029	1,260,000
2022	990,000		

Bonds maturing on November 1, 2025 and thereafter, are subject to redemption prior to their stated dates of maturity, at par, plus accrued interest to the date of redemption, either in whole or part, at any time on or after November 1, 2024.

The County will appoint the Paying and Transfer Agent for the Bonds after receiving the recommendation of the successful bidder subject to the following conditions. The Paying and Transfer Agent shall be a bank or trust company located within the State of Mississippi. The Paying Agent and/or Transfer Agent shall be subject to change by order of the Governing Body under the conditions and in the manner provided in the Bond Resolution under which the Bonds are issued.

The successful bidder must deliver to the Transfer Agent within thirty (30) days of the date of sale, or at such other later date as may be designated by the County, the names and addresses of the Registered Owners of the Bonds and the denominations in which the Bonds of each maturity are to be issued. If the successful bidder fails to submit such information to the Transfer Agent

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by the required time, one bond may be issued for each maturity in the full amount maturing on that date registered in the name of the successful bidder.

Both principal of and interest on the Bonds will be payable by check or draft mailed on the Interest Payment Date to Registered Owners of the Bonds as of the 15th day of the month preceding the maturity date for such principal or interest payment at the addresses appearing in the registration records of the County maintained by the Transfer Agent. Payment of principal at maturity shall be conditioned on the presentation and surrender of the Bonds at the principal office of the Transfer Agent.

The Bonds will be transferable only upon the records of the County maintained by the Transfer Agent.

The Bonds shall not bear a greater overall maximum interest rate to maturity than eleven percent (11%) per annum, and shall mature in the amounts and on the dates hereinabove set forth; no Bond shall bear more than one (1) rate of interest; each Bond shall bear interest from its date to its stated maturity date at the interest rate or rates specified in the bid; all Bonds of the same maturity shall bear the same rate of interest from date to maturity. The lowest interest rate specified shall not be less than seventy percent (70%) of the highest interest rate specified; each interest rate specified must be an even multiple of one-eighth of one percent (1/8 of 1%) or one-tenth of one percent (1/10 of 1%) and a zero rate cannot be named. The interest rate for any one maturity shall not exceed eleven percent (11%) per annum.

The Bonds are being issued for the purpose of providing funds for constructing, reconstructing, and repairing Bozeman Road, Yandell Road and Highland Colony Parkway and other roads, highways and bridges in the County, and acquiring the necessary land, including land for road-building materials, acquiring rights-of-way therefor; and the purchase of heavy construction equipment and accessories thereto reasonably required to construct, repair and renovate such roads, highways and bridges and approaches thereto within the County, and providing for the costs of issuing the Bonds (the "Project").

The Bonds will be general obligations of the County payable as to principal and interest out of and secured by an irrevocable pledge of the avails of a direct and continuing tax to be levied annually without limitation as to time, rate or amount upon the taxable property within the geographical limits of the County. The County will levy annually a special tax upon all taxable property within the geographical limits of the County adequate and sufficient to provide for the payment of the principal of and the interest on the Bonds as the same falls due.

The County will not designate the Bonds as qualified tax-exempt obligations within the meaning and for the purposes of Section 265(b)(3) of the Code.

Proposals should be addressed to the Board of Supervisors and should be plainly marked "Proposal for General Obligation Road and Bridge Bonds, Series 2014, of Madison County, Mississippi," and should be filed with the Clerk of the County on or prior to the date and hour hereinabove named.

Each bid must be accompanied by a cashier's check, certified check, or exchange, issued or certified by a bank located in the State of Mississippi, payable to Madison County, Mississippi, in the amount of Three Hundred Thousand Dollars (\$300,000) as a guaranty that the bidder will carry out its contract and purchase the Bonds if its bid be accepted. If the successful bidder fails to purchase the Bonds pursuant to its bid and contract, then the amount of such good faith check shall be retained by the County as liquidated damages for such failure. No interest will be allowed on the amount of the good faith deposit. All checks of unsuccessful bidders will be returned immediately on award of the Bonds. All proposals shall remain firm for three hours after the time specified for the opening of proposals and an award of the Bonds, or rejection of proposals, will be made by the County within said period of time.

The award, if any, will be made to the bidder complying with the terms of sale and offering to

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purchase the Bonds at the lowest net interest cost to the County. The net interest cost will be determined by computing the aggregate interest on the Bonds over the life of the issue at the rate or rates of interest specified by the bidder, less premium offered, if any. It is requested that each proposal be accompanied by a statement of the net interest cost (computed to six decimal places), but such statement will not be considered a part of the proposal.

The Governing Body reserves the right to reject any and all bids submitted and to waive any irregularity or informality.

The obligation of the purchaser to purchase and pay for the Bonds is conditioned on the delivery, at the time of settlement of the Bonds, of the following: (1) the approving legal opinion of Butler Snow LLP, the Bond Counsel, to the effect that the Bonds constitute valid and legally binding obligations of the County payable from and secured by an irrevocable pledge of the avails of a direct and continuing tax to be levied annually without limitation as to time, rate or amount upon all the taxable property within the geographical limits of the County and to the effect that the interest on the Bonds is excludable from federal and Mississippi income taxes under existing laws, regulations, rulings and judicial decisions with such exceptions as shall be required by the Internal Revenue Code of 1986, as amended; and (2) the delivery of certificates in form and tenor satisfactory to Bond Counsel evidencing the proper execution and delivery of the Bonds and receipt of payment therefor, including a statement of the County, dated as of the date of such delivery, to the effect that there is no litigation pending or, to the knowledge of the signer or signers thereof, threatened relating to the issuance, sale and delivery of the Bonds. A copy of said approving legal opinion will appear on or accompany the Bonds.

It is anticipated that CUSIP identification numbers will be printed on the Bonds unless specifically declined by the purchaser, but neither the failure to print such number on any Bond nor any error with respect thereto shall constitute cause for a failure or refusal by the purchaser thereof to accept delivery of and pay for the Bonds in accordance with the terms of the purchase contract. All expenses in relation to the printing of CUSIP numbers on the Bonds shall be paid by the County; the CUSIP Service Bureau charge for the assignment of said numbers shall be the responsibility of and shall be paid for by the purchaser.

The County has covenanted in its Bond Resolution that under SEC Rule 15c2-12, the County will deliver or cause to be delivered annually, commencing with the Fiscal Year of the County ending after January 1, 2015, to the Municipal Securities Rulemaking Board (the "MSRB") through MSRB's Electronic Municipal Market Access system at www.emma.msrb.org ("EMMA"), in the electronic format then prescribed by the Securities and Exchange Commission (the "SEC") (the "Required Electronic Format") pursuant to SEC Rule 15c2-12 of the SEC, together with any identifying information or other information then required to accompany the applicable filing (the "Accompanying Information"), (I) annual financial information and operating data relating to the County, including audited financial statements of the County and (ii) notice of certain events, if any, relating to the Bonds and the County, if the County deems such events to be material, as set forth in SEC Rule 15c2-12. Anyone requesting information under the continuing disclosure requirements of SEC Rule 15c2-12 should contact the Chancery Clerk, Chancery Court Building, 125 West North Street, Canton, Mississippi 39046 Telephone Number (601) 855-5535.

The Preliminary Official Statement, dated ________, 2014, has been "deemed final" as of such date by the County with permitted omissions, subject to change without notice and to completion or modification in a final Official Statement (the "Official Statement"). The County will make available to the successful bidder a reasonable number of Official Statements within seven (7) business days (excluding Saturdays, Sundays and national holidays) of the award of the Bonds. The successful bidder shall conform to the requirements of SEC Rule 15c2-12, including an obligation, if any, to update the Official Statement and shall bear all costs relating thereto. During the period from the delivery of the Official Statement to and including the date which is twenty-five (25) days following the end of the underwriting period for the Bonds (as described below) the County shall notify the successful bidder if any event of which it has knowledge shall occur which might or would cause the Official Statement, as then supplemented or amended, to

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contain any untrue statement of a material fact or to omit to state a material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading.

The successful bidder shall file the Official Statement with MSRB through EMMA, a nationally recognized municipal securities information repository (a "Repository"), at the earliest practicable date after the date of delivery of the Bonds. The end of the underwriting period shall mean the earlier of (a) the date of the Closing unless the County has been notified in writing to the contrary by the representative of the successful bidder on or prior to such date, or (b) the date on which the "end of the underwriting period" for the Bonds has occurred under SEC Rule 15c2-12. The successful bidder shall notify the County of the date which is the "end of the underwriting period" within the meaning of the SEC Rule 15c2-12.

For additional information concerning the sale and issuance of the Bonds, please contact the Chancery Clerk of the County.

By order of the Board of Supervisors of Madison County, Mississippi, on October 6, 2014.

CLERK, BOARD OF SUPERVISORS PUBLISH: October 23 and 30, 2014

SECTION 23. The Clerk shall obtain from the publisher of the aforesaid newspaper the customary publisher's affidavit proving publication of the Notice for the time and in the manner required by law, and such proof of publication shall be filed in the Clerk's office and exhibited before the Governing Body at the hour and date aforesaid.

SECTION 24. Each of the following constitutes an event of default under this Bond Resolution:

- (a) failure by the County to pay any installment of principal of or interest on any Bond at the time required;
- (b) failure by the County to materially perform or observe any other covenant, agreement or condition on its part contained in this Bond Resolution or in the Bonds, and the continuance thereof for a period of thirty (30) days after written notice thereof to the County by the Registered Owners of not less than ten percent (10%) in principal amount of the then outstanding Bonds; or an Act of Bankruptcy occurs.

SECTION 25. The President, the Clerk and the other Authorized Officers of the County are, and each of them acting alone is, hereby authorized and directed to take such actions and to execute such documents, certificates or other instruments as may be necessary to effectuate the purposes of this Bond Resolution.

SECTION 26. All orders, resolutions or proceedings of the Governing Body in conflict with any provision hereof shall be, and the same are hereby repealed, rescinded and set aside, but only to the extent of such conflict. For cause, this Bond Resolution shall become effective upon the adoption hereof.

Following the reading of the foregoing Bond Resolution, Supervisor John Bell Crosby made the motion and Supervisor Gerald Steen seconded the motion for its adoption. The President put the question to a roll call vote, and the result was as follows:*

Supervisor John Bell Crosby	voted: Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	voted: Aye
Supervisor Karl Banks	voted: Aye
Supervisor Paul Griffin	voted: Aye

The motion having received the affirmative vote of a majority of the members present, the President declared the motion carried and the Bond Resolution adopted this, the 6th day of October, 2014.

President's Initials:	
Date Signed:	
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SO ORDERED this the 6th day of October, 2014.

In re: Authorization to Initiate Notification for Cleaning Private Properties

WHEREAS, Zoning Administrator Scott Weeks appeared before the Board and presented certain zoning violations on the cleaning of private property and requested permission to initiate the cleaning process of property owned by the following individual:

(1) Atwood Fence Company
Hannover Subdivision
Parcel Nos. 082F-23-007/02/00 & 082F-23-010/01.00

Following discussion, Mr. Gerald Steen did offer and Mr. Paul Griffin did second a motion to authorize the Zoning Administrator to initiate notification for cleaning private property on the aforementioned individual. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and Mr. Weeks was and is hereby authorized.

SO ORDERED this the 6th day of October, 2014.

In re: Approval of Final Plat of Heartland Estates, V

WHEREAS, County & State Aid/LSBP Engineer Rudy Warnock appeared before the Board and presented the final plat of Heartland Estates, V and requested the Board approve same, indicating and representing that the same met with all appropriate and applicable county requirements, and

WHEREAS, Mr. Warnock pointed out that the street listed on said plat was private and should not be accepted as a public street,

Following discussion of this matter, Mr. Gerald Steen did offer and Mr. John Bell Crosby did second a motion to (1) approve said final plat, (a) subject to the requirement that approval of the Madison County Board of Supervisors would be required on any changes to said plat and/or the accompanying covenants until such time as a majority of votes necessary to change the covenants are controlled by residents of the subdivision, (b) subject to zoning ordinances that the Board finds will be applicable upon adoption thereof in the future. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the final plat of Heartland Estates, V was and is hereby approved.

President's	Initials:
D	ate Signed:
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In re: Authorization of Board President to Execute Agreement Livingston Road Maintenance Overlay State Aid Project

WHEREAS, County and State Aid/LSBP Engineer Rudy Warnock appeared before the Board and presented that certain Agreement between Madison County and the contractor, APAC Mississippi, Inc. for the construction of the Livingston Road Maintenance Overlay State Aid Project SAP-45(11)M and requested the Board authorize the Board President execute same, a true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes,

WHEREAS, Mr. Warnock reported that the Board had previously awarded said contract to APAC Mississippi, Inc. as the lowest and best bidder,

Following discussion, Mr. Gerald Steen did offer and Mr. Paul Griffin did second a motion to (1) approve said Agreement with APAC Mississippi, Inc, (2) authorize the Board President to execute same, and (3) authorize Mr. Warnock to issue a notice to proceed. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and said Agreement was and is hereby approved; the Board President and Mr. Warnock were and are hereby authorized.

SO ORDERED this the 6th day of October, 2014.

In re: Authorization of Board President to Execute Agreement Pear Orchard/Rice Road Maintenance Overlay State Aid Project

WHEREAS, County and State Aid/LSBP Engineer Rudy Warnock appeared before the Board and presented that certain Agreement between Madison County and the contractor, Hemphill Construction Co., Inc. for the construction of the Pear Orchard/Rice Road Maintenance Overlay State Aid Project SAP-45(12)M and requested the Board authorize the Board President execute same, a true and correct copy of which may be found in the Miscellaneous Appendix to these Minutes,

WHEREAS, Mr. Warnock reported that the Board had previously awarded said contract to Hemphill Construction Co., Inc. as the lowest and best bidder,

Following discussion, Mr. Gerald Steen did offer and Mr. John Bell Crosby did second a motion to (1) approve said Agreement with Hemphill Construction Co., Inc., (2) authorize the Board President to execute same, and (3) authorize Mr. Warnock to issue a notice to proceed. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and said Agreement was and is hereby approved; the Board President and Mr. Warnock were and are hereby authorized.

President's Initials:	
Date Signed:	
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In re: Request Board Designation of the LPA Director, Manager and Chief Official - Bozeman Road

Mr. Gerald Steen did offer and Mr. John Bell Crosby did second a motion to appoint County Administrator Mark Houston as LPA Project Director, Comptroller Shelton Vance as LPA Project Manager and Board President Karl M. Banks as Chief LPA Official and direct the Board President, in his capacity as Chief LPA Official, to execute certain certificates and any and all other documentation pertaining to said project and to request activation of said project. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and Mr. Houston, Mr. Vance and the Board President were and are hereby appointed and the Board President was and is hereby directed.

SO ORDERED this the 6th day of October, 2014.

In re: Request Board Designation of the LPA Director, Manager and Chief Official - Reunion Parkway, Phase 3

Mr. John Bell Crosby did offer and Mr. Paul Griffin did second a motion to appoint County Administrator Mark Houston as LPA Project Director, Comptroller Shelton Vance as LPA Project Manager and Board President Karl M. Banks as Chief LPA Official for the Reunion Parkway, Phase 3 Project. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and Mr. Houston, Mr. Vance and the Board President were and are hereby appointed.

SO ORDERED this the 6th day of October, 2014.

Thereafter, Mr. John Bell Crosby did offer and Mr. Paul Griffin did second a motion to direct the Board President, in his capacity as Chief LPA Official, to execute certain certificates and any and all other documentation pertaining to said project and to request activation of the Reunion Parkway, Phase 3 Project. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the Board President was and is hereby directed.

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In re: Approval of Final Plat - Providence, Part Five

WHEREAS, County & State Aid/LSBP Engineer Rudy Warnock appeared before the Board and presented the final plat of Providence, Part Five and requested the Board approve same, indicating and representing that the same met with all appropriate and applicable county requirements, and

WHEREAS, Mr. Warnock also presented Letter of Credit No. 14-078-SP representing the final wearing surface and one year warranty on streets within said subdivision, and

WHEREAS, Mr. Warnock pointed out that the street listed on said plat was public and should be accepted as a public streets, to wit:

East Ridge Circle Bosworth Cove

Following discussion of this matter, Mr. Gerald Steen did offer and Mr. John Bell Crosby did second a motion to (1) approve said final plat, (a) subject to the requirement that approval of the Madison County Board of Supervisors would be required on any changes to said plat and/or the accompanying covenants until such time as a majority of votes necessary to change the covenants are controlled by residents of the subdivision, (b) subject to zoning ordinances that the Board finds will be applicable upon adoption thereof in the future, and (2) accept the above listed roads as public roads, and (3) direct the Clerk to accept and retain the aforesaid Letter of Credit. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the final plat of Providence, Part Five was and is hereby approved, said road was and is accepted as a public streets and the Chancery Clerk was ans is hereby directed.

SO ORDERED this the 6^{th} day of October, 2014.

In re: Authorization of County Engineer to Prepare Survey - Twelve Oaks Trace

WHEREAS, County & State Aid/LSBP Engineer Rudy Warnock appeared before the Board and requested the Board authorize him to prepare a survey and authorize Jim Turner to acquire right of entry from landowners along Twelve Oaks Trace, and

WHEREAS, Mr. Warnock reported the survey would determine if said road could be straightened in an effort to improve sight distance,

Following discussion, Mr. Paul Griffin did offer and Mr. John Bell Crosby did second a motion to authorize the Mr. Warnock to prepare a survey and authorize Mr. Turner to acquire right of entry from landowners along Twelve Oaks Trace. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

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the matter carried unanimously and Mr. Warnock and Mr. Turner were and are hereby authorized.

SO ORDERED this the 6th day of October, 2014.

In re: Discussion of City of Canton 2014 Road Plan

WHEREAS, Mayor Arnel Bolden of the City of Canton appeared before the Board and requested the Board's consideration to assist the City of Canton with the city's 2014 road plan, a true and correct coy of which may be found in the Miscellaneous Appendix to these Minutes,

Following discussion, Mr. Paul Griffin did offer and Mr. Karl M. Banks did second a motion to add the City of Canton's 2014 road plan to the county's non-funded road plan until further discussion can be had to prioritize said roads. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and said roads were and are hereby added to the county's non-funded road plan.

SO ORDERED this the 6^{th} day of October, 2014.

In re: Approval of Claims Docket for October 6, 2014

WHEREAS, the Board reviewed the claims dockets for October 6, 2014; and

(1) General Claims Docket, dated October 6, 2014

WHEREAS, County Comptroller Shelton Vance did assure the Board of Supervisors that all claims had been properly documented and where necessary, purchase orders were obtained in advance as required by law; and

WHEREAS, the following is a summary of all claims and funds from which said claims are to be paid relative to the primary claims docket dated October 6, 2014:

Fund	Claim Nos.	No. of Claims	Amount
001	65 to 168	95	268,244.06
012	10 to 10	1	49.95
015	2 to 3	1	65,381.99
095	1 to 1	1	451.25
097	3 to 4	2	2,653.58
105	9 to 26	17	17,701.19
121	3 to 3	1	19.77
150	15 to 56	36	131,192.86
160	4 to 4	1	4,840.00
190	5 to 5	1	939.68
192	4 to 4	1	1,800.00
226	6 to 6		2,500.00
312	1 to 1	1	31,200.00
314	1 to 1	1	15,500.00
401	1 to 2		14,948.90

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655	1 to 1	1	90,188.60
672	1 to 1	1	1,635.00
675	1 to 1	1	5,715.25
690	1 to 1	1	421.73
691	1 to 1	1	421.73
	TOTAL ALL FUNDS	164	655 805 54

Thereafter and following discussion, Mr. John Bell Crosby did offer and Mr. Gerald Steen did second a motion to approve the claims docket as presented. Said motion directed that invoice numbers should be attached to each claim on the claims docket and further directed the Chancery Clerk to publish the Summary of Claims as required by law and to authorize the Board President to sign and approve the Claims Docket, a copy of which may be found in the Miscellaneous Appendix to these Minutes together with a separate Resolution approving payment of said claims, which Resolution is attached hereto as Exhibit BB, spread hereupon, and incorporated herein by reference. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and said General Claims Docket was and is hereby approved, and the Chancery Clerk was and is instructed to issue pay warrants accordingly.

SO ORDERED this the 6th day of October, 2014.

In re: Approval of Claims of Fleetcor Technologies

Thereafter, Mr. Vance presented a supplemental claims docket also dated October 6, 2014 containing the claims of Fleetcor Technologies and requested the Board's consideration thereof,

Mr. Paul Griffin did offer and Mr. John Bell Crosby did second a motion to approve that certain supplementary claims docket containing the claims of Fleetcor Technologies. Said motion directed that invoice numbers should be attached to each claim listed on the supplemental docket and further directed the Chancery Clerk to include said claims in the Summary of Claims to be published as required by law and to authorize the Board President to sign and approve the same, a copy of which may be found in the Miscellaneous Appendix to these Minutes. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Not Present and No

Not Present and Not Voting¹

Supervisor Karl M. Banks Aye Supervisor Paul Griffin

the matter carried by the unanimous vote of those present and said Held Claims were and are hereby approved, and the Chancery Clerk was and is instructed to issue pay warrants accordingly.

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¹Prior to consideration of this item of business, Mr. Steen excused himself from the meeting, departed the meeting room and did not participate in discussion of deliberation of this matter whatsoever.

In re: Acknowledgment of FY 2014 Annual Asset and Inventory Report

WHEREAS, Comptroller Shelton Vance appeared before the Board and presented the FY 2014 Annual Asset and Inventory Report, a true and correct copy of which is attached hereto as Exhibit CC, spread hereupon and incorporated herein by reference, and

WHEREAS, Mr. Vance requested the Board acknowledge same for submission to the Mississippi State Auditor's Office,

Following discussion, Mr. John Bell Crosby did offer and Mr. Gerald Steen did second a motion to acknowledge the FY 2014 Annual Asset and Inventory Report. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and said FY 2014 Asset and Inventory Report was and is hereby acknowledged.

SO ORDERED this the 6th day of October, 2014.

In re: Authorization of Board President to Execute Invoice

WHEREAS, Comptroller Shelton Vance on behalf of Sheriff Randy Tucker presented July and August invoices unto MDOC for housing of prisoners and requested the Board authorize the Board President to execute,

Following discussion, Mr. John Bell Crosby did offer and Mr. Gerald Steen did second a motion to authorize the Board President to execute said invoices unto MDOC. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the Board President was and is hereby so authorized.

SO ORDERED this the 6th day of October, 2014.

In re: Discussion of Vacancy of District 2 Supervisor

Following discussion, Mr. Karl M. Banks did offer and Mr. Paul Griffin did second a motion to appoint Mr. John Howland as Supervisor to represent District 2 to fill the unexpired term of Mr. Ronny Lott, who was elected as Chancery Clerk through a Special Election, and stating that Mr. Howland was eligible and qualified to represent said District. Prior to the call of the question on the original motion, Mr. Gerald Steen did offer in the nature of a substitute motion to take said appointment under advisement until the next board meeting. Said motion dies for lack of a second. Thereafter, the Board President called for a vote on the original motion, the result was as follows:

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Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and Mr. Howland was and is hereby appointed as Supervisor to represent District 2.

SO ORDERED this the 6th day of October, 2014.

In re: Acceptance and Award of Lowest and Best Bid for Highway 463 and Stribling Road Intersection Improvements Project

WHEREAS, County Engineer and State Aid & LSBP Engineer Rudy Warnock appeared before the Board and recommended the Board accept and award the low bid of Hemphill Construction Co., Inc. in the amount of \$127,330.35 for the Highway 463 and Stribling Road Intersection Improvements Project, and

WHEREAS, a true and correct copy of which is attached hereto as Exhibit DD, spread hereupon and incorporated herein by reference, and

Following discussion, Mr. Paul Griffin did offer and Mr. John Bell Crosby did second a motion to accept the lowest and best bid of Hemphill Construction Co., Inc. and award contract to same for the Highway 463 and Stribling Road Intersection Improvements Project. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the bid of Hemphill Construction Co., Inc. was and is hereby accepted and said contract was and is hereby awarded to Hemphill Construction Co., Inc.

SO ORDERED this the 6^{th} day of October, 2014.

In re: Acceptance and Award of Lowest and Best Bid for Smith Carr Road Realignment Project

WHEREAS, County Engineer and State Aid & LSBP Engineer Rudy Warnock appeared before the Board and recommended the Board accept and award the low bid of Hemphill Construction Co., Inc. in the amount of \$236,591.63 for the Smith Carr Road Realignment Project, and

WHEREAS, a true and correct copy of which is attached hereto as Exhibit EE, spread hereupon and incorporated herein by reference, and

Following discussion, Mr. John Bell Crosby did offer and Mr. Paul Griffin did second a motion to accept the lowest and best bid of Hemphill Construction Co., Inc. and award contract to same for the Smith Carr Road Realignment Project. The vote on the matter being as follows:

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Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the bid of Hemphill Construction Co., Inc. was and is hereby accepted and said contract was and is hereby awarded to Hemphill Construction Co., Inc.

SO ORDERED this the 6th day of October, 2014.

In re: Authorization of Board President to Execute Warranty Deed's to Mississippi Department of Transportation

Following discussion, and at the recommendation of Board Attorney Mike Espy, Mr. John Bell Crosby did offer and Mr. Paul Griffin did second a motion to (1) authorize the Board President to execute two Warranty Deed's transferring certain parcels at Highway 51 and Sowell Road to Mississippi Department of Transportation being 2.10 acres situated in Sections 14 and 15, T8N, R2E and 2.45 acres (Tract 1) also 0.52 acres (Tract 2) situated in Section 33, T9N, R2E, Madison County, Mississippi and (2) direct the Chancery Clerk to record same in the Land Records. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the Board President and the Chancery Clerk were and are hereby authorized.

SO ORDERED this the 6^{th} day of October, 2014.

In re: Request to Appoint Committee to Inspect Andrew Lane

Following a discussion initiated by Road Manager Lawrence Morris, Mr. Paul Griffin did offer and Mr. Karl M. Banks did second a motion to appoint a committee comprised of Mr. John Bell Crosby and Mr. Karl M. Banks to inspect Andrew Lane, located in District 5, and report to the Board at their earliest convenience their assessment of its suitability to become a public road. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and said committee was and is hereby appointed.

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In re: Entering into "Closed Session" to Determine Whether or not the Board Should Declare an Executive Session

WHEREAS, the Board of Supervisors, after beginning the meeting in open session, determined that it was necessary to enter into closed session for a brief discussion to ascertain whether an Executive Session was needed as to discuss economic development,

Following discussion and pursuant to the terms of Miss. Code Ann. § 25-41-7, as amended, Mr. John Bell Crosby did offer and Mr. Gerald Steen did second and motion to make a closed determination upon the issue of whether or not to declare an Executive Session for the purpose of discussing economic development with the following persons deemed necessary for Board discussions, deliberations, and recording of such Executive Session, to wit: members of the Board, Chancery Clerk Ronny Lott, Board Secretary/Deputy Chancery Clerk Cynthia Parker, County Administrator Mark Houston, Comptroller Shelton Vance, and Board Attorney Mike Espy. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and the Board took up the matter of entering Executive Session.

SO ORDERED this the 6th day of October, 2014.

In re: Entering into Executive Session

WHEREAS, the Board Attorney advised the Board that discussion of the proposed matters of business was properly the subject of executive session,

Following discussion, Mr. Paul Griffin did offer and Mr. John Bell Crosby did second a motion to enter into Executive Session to discuss economic development. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

the matter carried unanimously and President Banks declared the Board of Supervisors to be in Executive Session for the consideration of such matters and the Chancery Clerk announced to the public the purpose for the Executive Session.

SO ORDERED this the 6th day of October, 2014.

Thereafter, Mr. John Bell Crosby did offer and Mr. Paul Griffin did second a motion to adjourn the Executive Session and announce to the public no action was taken therein. The vote on the matter being as follows:

Supervisor John Bell Crosby	Aye
Supervisor District 2	Vacant
Supervisor Gerald Steen	Aye
Supervisor Karl M. Banks	Aye
Supervisor Paul Griffin	Aye

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the matter carried unanimously and the President declared Executive Session adjourned and the Board Attorney did announce to the public no action was taken therein.

SO ORDERED this the 6th day of October, 2014.

In re: Discussion of Pay Raise to County Employees

Following discussion, Mr. Paul Griffin did offer and Mr. John Bell Crosby did second a motion to direct County Administrator Mark Houston and Comptroller Shelton Vance to present to the Board the cost to grant a three percent raise to county employees who have been employed for more than one year and who have not already received a raise by promotion effective January and March, 2015, or upon completion of one year service. Prior to the call of the question on the original motion, Mr. Karl M. Banks did offer and Mr. Gerald Steen did second a motion in the nature of a substitute to direct County Administrator Mark Houston and Comptroller Shelton Vance to prepare a payroll analysis for consideration of the aforementioned raises to county employees who have been employed for more than one year and who have not already received a raise by promotion effective January and March, 2015, or upon completion of one year service. The vote on the matter being as follows:

Supervisor District 2 Vaca	
Supervisor District 2 vaca	nt
Supervisor Gerald Steen Aye	
Supervisor Karl M. Banks Aye	
Supervisor Paul Griffin Aye	

the matter carried unanimously and Mr. Houston and Mr. Vance were and are hereby directed.

SO ORDERED this the 6th day of October, 2014.

THERE BEING NO FURTHER BUSINESS to come before the Board of Supervisors of Madison County, Mississippi, upon motion duly made by Supervisor Karl M. Banks and seconded by Supervisor John Bell Crosby and approved by the unanimous vote of those present, the meeting of the Board of Supervisors was recessed until Monday, October 20, 2014 at 4:30 p m for the purpose of consideration of a Claims Docket and any other business which may properly come before the Board.

	Karl M. Banks, President Madison County Board of Supervisors
	Date signed:
ATTEST:	
Ronny Lott, Chancery Clerk	

President	t's Initials:
D	ate Signed:
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