BOARD OF SUPERVISORS

Department of Engineering Tim Bryan, P.E., PTOE, County Engineer

MADISON COUNTY, MISSISSIPPI

3137 South Liberty Street, Canton, MS 39046 Office (601) 855-5582 FAX (601) 859-5857

MEMORANDUM

January 11, 2024

- To: Casey Brannon, Supervisor, District I Trey Baxter, Supervisor, District II Gerald Steen, Supervisor, District III Karl Banks, Supervisor, District IV Paul Griffin, Supervisor, District V
- From: Tim Bryan, P.E., PTOE County Engineer
- Re: Supplemental Agreement #1 Virlilia Road Project

The Engineering Department requests permission for the Board President to sign the attached OSARC Supplemental Agreement #1 form for the Virlilia Road Project for two pay items listed as S-403-A and S-304-D to be added to the contract to due to the limited availability of the original pay items. Also, there was additional deterioration of the subgrade between the time of design and construction causing the need for additional base repair. This repair will increase the project by \$15,587.29 which will be taken from the county's state aid funds.

GERALD STEEN District Three KARL M. BANKS District Four

OSARC Supplemental Agreement - Contract (03-13-2020)

_ Surety,

SUPPLEMENTAL AGREEMENT

	STATE AID Project No. SAP-45(18	SAP-45(18)S	
	Madison	County	
OFFICE OF STATE AID ROAD CONSTRUCTION			
MISSISSIPPI DEPARTMENT OF TRANSPORTATION			
WHEREAS, (I), (We), T.L. Wallace Construction, Inc.			
Contractor, of 4025 Highway 35 North, Columbia, MS 394	429	and	
the Travelers Casualty and Surety Company of America		of	
Travelers Casualty and Surety Company of America	, Surety, entered into	a contract with the	
Board of Supervisors of Madison	County on the	1	
February , 20 ²⁵ fe	or the construction of the above designated proje	ct, and	

WHEREAS,

the contractor has requested the use of 9.5mm mix asphalt in lieu of BB-1 mix asphalt to perform base repairs due to the limited availability of the BB-1 mix,

the contractor has requested the use of Crushed Stone in lieu of Granular Material due to the limited availability of Granular Material,

NOW, THEREFORE, IT IS HEREBY AGREED that the following item(s), at the unit prices shown, shall be added to the contract to accomplish this work:

Pay Item	Description	Price	Unit	Quantity	Total
S-403-A	HOT MIX ASPHALT, ST, 9.5 mm MIXTURE	\$239.60	TON	340.0	\$81,464.00
S-304-D	Crush Stone	\$139.75	TON	39.45	\$5,513.14

This agreement in no way modifies or changes the original contract of which it becomes a part, except as specifically stated herein.

NOW, THEREFORE, (I), (We), T.L. Wallace Construction, Inc.

Contractor, and the Travelers Casualty and Surety Company of America

hereby agree to said Supplemental Agreement consisting of the above mentioned items and prices and agree that this Supplemental Agreement is hereby made a part of the original contract to be performed under the specifications thereof, and that the original contract is in full force and effect except as it might be modified by this Supplemental Agreement.

Dated this the	day of	, 20
Travelers Casualty and Surety Company of America		T.L. Wallace Construction, Inc.
	10.	Contractor BY:
Attorney-in-Fact Sherrill A. Kelley Bond No. 108163020	0	Title
		Approval Recommended 20
RECOMMENDED FOR APPROVAL:		District Engineer
	۵	NPPROVED
County Engineer		Date
APPROVED:		
BOARD OF SUPERVISORS		State Aid Engineer
Madison	COUNTY	Office of State Aid Road Construction
(By Order of the Board Dated APPROVED:)	
BY:		
President		

Form C-10 Rev. 07-17-2008

Office of State Aid Road Construction

Mississippi Department of Transportation



Construction Change Request

oject Number -	SAP-45(18)S	County	MADISON	Date	07/08/2025
	E AID ENGINEER				
CCR No.	1				
The follo stated in deta	wing changes on the above pr il:	roject, with stations, qua	antities and items involve	ed, are recomm	ended for the reasons
PROPOSED : REASON :	To decrease Pay Ite Due to the inabilit for the base course another approved as project completed.	y of the asphalt , the pay item r	plant to produc needs to be decre	e the orig ased and s	inal specified mix ubstituted with
PROPOSED: REASON:	To increase Pay Ite Existing failed are the beginning of co pay item in accorda	eas of the roadway	ay had spread bet ring additional	ween the t base repai	ime of design and
PROPOSED: REASON:	To increase Pay Ite Existing failed are the beginning of co pay item in accorda	eas of the roadwa Instruction requi	ay had spread bet Tring additional 1	ween the t base repai	

PROPOSED: To replace Pay Item S-304-A, GRANULAR MATERIAL (LVM), (CLASS 5, GROUP C) with Pay Item S-304-D, CRUSHED STONE REASON: Due to the limited availability of the original specified shoulder material, the pay item needs to be decreased and substituted with another item in order to complete the project.

See Continuation on Next Page:

Increase in Construction Cost, etc.

= \$15,587.29

Total Estimated Project - Per Co	ontract			APPROVAL
Estimate Dated:	February 18, 2025	s	369,100.00 _(A)	RECOMMENDED:
Contingencies Per Estimate	February 18, 2025	-	17,588.22 _(B)	
TOTAL CONTRACT ITEMS (A	Dated A - B)	7 =	351,511.78 _(C)	
TOTAL Previousl	y Approved Requests Plus Minus	-	0.00 _(D)	County Engineer
NEW TOTAL - CONTRACT IT	EMS (C + - D)		351,511.78 _(E)	
Estimated Amount - This Requ	uest 🔽 Plus 🔲 Minus		15,587.29 _(F)	
REVISED - CONTRACT ITEN	IS (E+-F)		367,099.07 _(G)	
INDICATED UNDERRUN (A	- G)		2,000.93	District Engineer
INDICATED OVERRUN (G	- A)			
				APPROVED:

State Aid Engineer

Continuation of:

Construction Change Request No. 1 SAP-45(18)S Madison County

ORIGINAL QUANTITY:

901-S-401-A	HOT MIX ASPHALT, BASE COURSE (BB-1)	256.00 TONS @ \$239.6	0 = \$61,337.60
S-203-A	Excess Excavation (FM)	128.00 CY @\$62.00	= \$7,936.00
S-304-A	Granular Material (LVM),(Class 5, Group C)	95.00 CY @ \$139.75	= \$13,276.25
Revised Quantity	1	Original Total	= \$82,549.85
S-203-A	EXCESS EXCAVATION (FM)	180.0 CY @ 62.00	= \$ 11,160.00
901-S-401-A	HOT MIX ASPHALT BASE COURSE (BB-1)	0.00 TON @ \$239.60	= \$ 0.00
S-403-A	HOT MIX ASPHALT, ST, 9.5 mm MIXTURE	340.0 TON @ \$239.60	= \$ 81,464.00
S-304-A	Granular Material (LVM),(Class 5, Group C)	0.00 CY @ \$139.75	= \$ 0.00
S-304_D	Crush Stone	39.45 TON @\$139.75	= \$ 5,513.14
Revised Total			= \$ 98,137.14

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Increase in Construction Cost, etc.

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<u>= \$15,587.29</u>

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

POWER OF ATTORNEY

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

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



State of Connecticut

City of Hartford ss.

Robert L. Raney, Senior Vice President

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

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

My Commission expires the 30th day of June, 2026



Anna P. Nowik, Notary Public

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

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

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

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

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

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

Dated this day of

Kar E. Hughen Kevin E. Hughes, Assistant Secretary

To verify the authenticity of this Power of Attorney, please call us at 1-800-421-3880. Please refer to the above-named Attorney(s)-in-Fact and the details of the bond to which this Power of Attorney is attached.