

# REQUEST FOR PROPOSALS FOR LEASE OFFICE SPACE +/-3848 USABLE SQUARE FEET

# **Department of Public**

HINDS COUNTY, MISSISSIPPI

# PROPOSALS RFP#3120001890 DUE NO LATER THAN:

Date: Wednesday, January 22, 2020 Time: 10:00 A.M. (CST)

Proposals shall be hand delivered in a sealed opaque envelope to the following address:

MS Dept. of Public Safety, Procurement Department

4th Floor, Room 402, 1900 E. Woodrow Wilson Boulevard

Jackson, MS 39216

# **TABLE OF CONTENTS**

- I. ADVERTISEMENT
- II. TERMS AND CONDITIONS
- III. SPECIFICATIONS
- IV. INSTRUCTIONS TO PROPOSERS
- V. CHECKLIST FOR PROPOSERS
- VI. SAMPLE LEASE AGREEMENT
- VII. OFFICIAL PROPOSAL FORM
- VIII. SAMPLE SCORING SHEET
  - IX. RMP-2 FORM

## I. ADVERTISEMENT

The MS Department of Public Safety is soliciting proposals to lease +-3848 usable square feet of office space in Hinds County, Mississippi. Interested parties should contact Betsy Toles or Sonya Toaster, Procurement Department of the MS Dept. of Public Safety, 4<sup>th</sup> Floor, 1900 E. Woodrow Wilson Ave, Jackson, MS 39216.

Specifications may be obtained from the Procurement Department at the above address or you may contact the following individuals:

Betsy Toles 601-987-1467 btoles@dps.ms.gov Sonya Toaster 601-987-1305 stoaster@dps.ms.gov

Deadline for Receipt of Proposals is Wednesday, January 22, 2020 by 10:00 a.m.

#### II. TERMS AND CONDITIONS

#### A. SCHEDULE

The schedule and dates below are subject to change. The dates below are intended to provide all Proposers an estimated time frame for Receipt of Proposals and the selection process.

First Advertisement:

Second Advertisement:

December 23, 2019

December 30, 2019

Deadline for Receipt of Proposals:

January 22, 2020

Review of Proposals and Property Assessments: January 23, 2020 – January 29, 2020

Final Selection:

Lease Presented to RPM for PPRB Approval:

Deadline for Building Occupancy:

January 30, 2020

March 5, 2020

June 1, 2020

#### **B. CLARIFICATIONS**

All requests for additional information related to this RFP shall be directed in writing to:

Betsy Toles or Sonya Toaster, Procurement Department, MS Dept. of Public Safety, 1900 East Woodrow Wilson Ave, Jackson, MS 39216

For E-Mails, please input "Lease RFP" in the subject line. Should a Proposer find discrepancies in, or omissions from, the Proposal Package, or be in doubt as to its meaning, the Proposer should immediately notify the Agency in writing for clarification.

#### C. DISQUALIFICATION AND REJECTIONS

The Agency reserves the right to reject any and all Proposals. Reasons for rejecting a Proposal include, but are not limited to:

- a. The Proposal is not submitted at or by the specified time
- b. Failure to meet the minimum, mandatory requirements in this RFP
- The Proposal is incomplete or contains irregularities, which make the Proposal indefinite or ambiguous
- d. The Proposal is not signed by the Owner or authorized Agent
- e. The Proposal contains false or misleading information
- f. The Proposal ultimately fails to meet the announced requirements of the State in some material aspect
- g. Failure to acknowledge any or all Addenda
- h. The Proposal price is clearly unreasonable
- i. Failure to fill out and sign the RFP-2 form

#### D. ADDENDA

Any addenda to the Proposal Package issued before the time of Receipt of Proposals shall be included in the Proposal Package and become a part of the Lease contract. The Official Proposal Form will be modified with space to indicate the receipt of all Addenda; OR, the Proposer may elect to print each Addendum, sign and date, and submit the signed and dated Addenda WITH the Proposal. Failure to acknowledge all Addenda may render the Proposal non-responsive, if it is determined that the Addenda had a material impact on the building requirements, price or time frame for building occupancy. An example of an Addendum which would *not* impact building requirements, price or the time frame for building occupancy would be a correction to a phone number.

#### E. SUBMITTAL

Proposals must be delivered to the address indicated in the Advertisement and in this RFP. A minimum of three (3) copies of the Proposal shall be submitted in a sealed, opaque envelope. Proposals submitted by E-Mail, Fax, or any other method than that identified here will not be accepted. The following is an example of the envelope itself and how it should be addressed and labeled on the outside of the envelope:

Responder's Name Physical Address

TO: Department of Public Safety,

4<sup>th</sup> Floor Procurement 1900 E. Woodrow Wilson Ave

Jackson, MS 39215

Attn: Betsy Toles or Sonya Toaster

NOTE: Please be sure to label the bottom left-hand corner of the envelope as "Proposal for Lease." Without this on the outside of the envelope, the Proposer risks the envelope being mistakenly opened with other mail.

#### F. WITHDRAWAL OF PROPOSAL

No Proposer will be allowed to withdraw his or her Proposal once submitted and following the Deadline for Receipt of Proposals. Should a Proposer wish to withdraw his or her Proposal due to error or omission, once it has been submitted, the Proposer shall send a notice to the MS Department of Public Safety IN WRITING, requesting that the Proposal be withdrawn and the reason for such.

#### G. RECEIPT OF PROPOSALS

Proposals shall not be opened publicly.

#### H. MANNER OF EVALUATION AND AWARD

- 1. Selection Process- The MS Department of Public Safety will review the Proposals for compliance with the required documentation to determine responsiveness. The responsive submittals will then be evaluated by the Department based on the requirements specifically outlined in this RFP, including but not limited to the following criteria:
  - Annual Cost 35%
  - Age of the HVAC system 15%
  - Building's Professional Aesthetics 25%
  - Required Location in West Hinds County, MS 25%
- 2. **Right to Reject Submissions-** The MS Department of Public Safety may at any time prior to the selection of a property and entering into final contract may reject any and all proposals and cancel this RFP, without liability therefore, when doing so is deemed to be in the Department's best interests. Further, regardless of the number and quality of proposals submitted, the Department shall under no circumstances be responsible for any proposer's cost, risk or expenses related to the development and submission of this RFP. The Department accepts no responsibility for the return of successful or unsuccessful proposals. This RFP in no way obligates the Department to select a property or to enter into a contract with the property owner. The Department reserves the right to reject a proposal if the subject building contains friable asbestos.

- 3. Evaluation Criteria- The qualifications will be reviewed by the MS Dept. of Public Safety, which will employ the following evaluation criteria:
  - i. Annual Cost (35 points) The Annual Cost shall include Rent, Electricity, Gas, and Water. Vendor is to use prior annual amounts utility cost to estimate if available.
     Documentation of prior utility cost may be requested.
  - ii. Age of the HVAC system (15 points) The MS Department of Public Safety will Evaluate the HVAC systems servicing each proposed location. If the proposer wishes to be evaluated based on the assurance that a new HVAC system will be installed into its location prior to the Department taking possession, the proposer should include this information in its proposal.
  - iii. Professional Aesthetics (25 points) The MS Department of Public Safety will allocate points based on the original use at the time of construction. Any building that was built solely for an office space will receive all points. Any building that was built for another purpose, even partially, will not be awarded any points.
  - iv. Required Location in West Hinds County, MS (25 points)

Award, if any, shall be made to the responsive Proposer whose Proposal is determined to be the most advantageous to the State, based on the Evaluation Criteria listed above. A sample scoring sheet is attached indicating all formulas for the evaluation criteria. Once the Agency has made a decision of the space it wishes to Lease, the Agency will furnish all Proposers a Notice of Intent to Award. Final approval must be obtained by the Public Procurement Review Board and any communication made prior to such approval is subject to same.

#### I. LEASE CONTRACT

The Lease Agreement shall be in the form of the State of Mississippi's Standard Lease Agreement, found in this RFP. By submitting this proposal, you are agreeing to all terms and conditions listed in the attached lease agreement. No changes can be made.

# J. SHORT-LIST SELECTION AND BEST AND FINAL OFFER

The Agency reserves the right to do a short-list of the top-scoring proposals submitted. Should the Agency elect to perform a short-list selection, followed by Best and Final Offers, no more than three (3) proposals will be selected for the short-list. Should the Agency choose *NOT* to perform a short-list selection, selection will be made based on the original Proposals submitted.

# III. MINIMUM MANDATORY REQUIREMENTS

This form is required to be completed by any Agency / Institution requesting to lease space from a private property owner. This form is to be included in the documents that are sent to anyone requesting Proposal Information or a Proposal Package. The intent is to provide each Landowner, or his or her representative, with sufficient information in order to formulate a lease price and time frame for any build-out, as needed. The information listed on this form is REQUIRED. The Proposer is required to provide the minimum specifications listed herein, with any and all improvements/renovations/remodeling being included in the rental amount.

	is may be calculated based upon the Space Requirements listed below)
Prefe	rred Term (Length) of Lease: Years
Туре	of Space Requested (Primary Function): OfficeWarehouse/StorageClinic / HospitalWorkshopResidentialTrainingLaboratoryXOtherIf "Other," please explain: Driver's License Station
Α.	SPACE REQUIREMENTS (Please indicate the appropriate number needed according to each type of space / area below).
	Private Offices 250 Square Feet: 225 Square Feet: 175 Square Feet: 170 Square Feet: 140 Square Feet:
	Workspace: 780 Square Feet:1
	Conference Room Size:0 Square Feet (Should be calculated based on 20 square feet / average occupancy)
	Number of Additional Meeting Rooms: 0
	Additional Meeting Rooms: (IT Scrum Rooms)
	Additional Meeting Rooms: Square Feet each (Should be calculated based on 15 square feet / average occupancy)
	Secure Storage Area: 200 Square Feet (Should be calculated based on 10 square feet / file cabinet)
	Copy / Work Room: 200 Square Feet
	Receptionist Area: 80 Square Feet
	Guest Waiting Area: 1000 Square Feet (Should be calculated based upon 40 square feet / average occupancy at a single time)
	Additional (15%) 366 square feet for hallways & public restrooms.
	IT / Server Room: 200 Square Feet

	(Should be calculated bas	sed upon 30 square f	eet / server raci	(t)	
	Kitchen / Break Room: (Should be calculated base)			ecupancy at	a single time)
	Storage Room:	200 Square Fe	et		
	File Room:	200 Square Fe	eet		
	Employee Bathroom:	50 Square Fe	et		
	<b>Testing Area:</b> (Should be calculated base)	125 Square Fo		ecupancy at	a single time)
	The following may va	ry depending on the	furniture alloca	ition and la	yout.
	fice should contain a minimum of the fice and two (2) data connection.	hree (3) 110V electric	cal outlets, as w	vell as one (	1) phone connection for
	bicle should contain a minimum of data connection for each cubicle.	two (2) 110V electri	cal outlets, as w	vell as one (	(1) phone connection and
	orkstation should contain a minimum (2) data connections.	m of two (2) 110V el	ectrical outlets,	as well as	one (1) phone connection
Each co square f	nference room should contain a min	nimum of three (3) 1 n shall include one (1	10V electrical o ) phone / interr	outlets for e	very five-hundred (500)
as well	aiting / Receptionist area should incast two (2) 110V electrical outlets for mection.	clude a minimum of the Receptionist. I	four (4) 110V e Receptionist als	electrical ou o requires c	tlets in the waiting area, one (1) phone and one (1)
	Spaces shall be heated and cooled ectrical outlet.	as appropriate. Each	Storage space	should inclu	ude a minimum of one (1)
В.	ADDITIONAL REQUIREMEN	TS			
	Is Lessor to provide a Conference	Room Projector? _	Yes	X	_ No
	Is Lessor to provide Seating for W	aiting Area:	Yes	<u>X</u>	No
	Restrooms:				
	Number of Male Restroo Number of Female Restro Number of Employee Re	ooms: 1	<u> </u>		
	The Numbers of Restrooms listed requirements and the number of st Plumbing Code of the Internation	talls, urinals, sinks, e	tc. shall meet ti		
	Parking:				
	Number of Parking Spac Number of Parking Spac Gated Parking Area:			60 60 No	

The Number of Parking Spaces limited to 3.5 spaces per employee. As an example, an office containing 20 employees should require no more than 70 spaces – this accounts for employees and visitors.

Parking must be ADA – compliant. Based on the numbers of parking spaces, all Parking Spaces may be required to be located on site. Parking areas are to be lighted and compliant with ICC Standards for lighting requirements.

#### IT / Network Infrastructure:

The leased premises shall have fiber to the building, with a minimum of CAT 5 cabling. All offices, cubicles, conference rooms, and meeting rooms shall be wired for data services. Any new cabling required for proposed bid should be CAT 6.

Number of Servers: Number of Racks for Server(s): Total Voltage Required:		N/A 1		
Min. Cable Requirement:		CAT 6		
Landlord required to provide Serve	r Racks?		Yes X	_ No
Min. Number of A/C Unit(s) for Se	rver Roo	m:	Building A/C	
Landlord required to provide A/C u	ınit(s)?	X	Yes	_ No
Generator: Mandatory			Preferred	X No Preference
Generator shall be: Natural	Gas		_Diesel	XNo Preference
Landlord required to provide Generator?		Yes	X No	
Data Connections and Drops per Area:				
Private Office			one drop, 3 electr	
Workstations			one drop, 2 electr	
Copy / Work Room				trical outlet (per room)
Receptionist Area			one drop, 1 electr	
Other Area: (If "Other" clarify type of area):		• '	lectrical outlets, (	Testing area)
There is not a required size of the A/C Unit run this room twenty-four hours a day.	for the IT	" / Server	room, but the un	it shall be large enough to
Access Control: Card-Swipe Acc Fingerprint Other	ess		_ Keypad Passwo ors_ Standard Loo	ord ck / Key (individual rooms)
(If "Other," plea	se explai	n:		)
NOTE: Access to the main entrances to the individual offices and rooms shall be format				swipe access system, but
Landlord required to provide Access Contro	l System'	?	Yes	X No

For the purposes of this Request for Proposals, this shall be a Gross Lease. The following operational costs shall be borne by the party indicated below. In all instances, Lessor is required to pay and provide all Taxes, Insurance Premiums, Sewer, Trash, and Landscaping for the building/facility.

	Lessor	Lessee	No Preference
Taxes	X		
Insurance	X		
Electricity		X	
Gas		X	
Water		X	
Phone / Internet		X	
Sewer	X	2	
Trash	X		
Janitorial Services	<u> </u>	X	
Janitorial Supplies		X	
Security		X	
Landscaping	X	2	
Other:			
		ş <u>——</u> ş	-
	-		
2			9

For the purposes of this Lease, the Lessor shall be responsible for those operational costs listed above.

### D. SQUARE FOOTAGE REQUIREMENTS

The Proposer should ensure that all space requirements, as outlined in these Specifications, are met. The State of Mississippi will allow variances in square footage to a reasonable extent. For instance, if the specifications require one 150-square foot office and the Proposer has an existing office of 140 square feet, the State will allow the deviation in this instance, because the cost of relocating walls and lines for an additional 10 square feet would be cost-prohibitive. However, Proposers should ensure that space measurements are as close to the requirements spaces listed herein as much as possible. All private offices should be hard-walled.

This proposal provides the total number of Net Usable Square Feet as required by the Agency. For the purposes of this RFP, Net Usable Square Feet shall *exclude*:

- Corridors
- Bathrooms
- Stairwells
- Elevator shafts
- Shafts and Ducts
- Janitorial, Electrical, or Mechanical Closets
- Areas for A/C and Heating Systems

In the event that the Building is a multi-tenant building, the Proposer shall identify all Common Area and the prorated share of such space for the Agency.

Proposers should identify not only the Net Usable Square Feet offered for lease, but the TOTAL RENTABLE SQUARE FEET for which the agency will be billed. Rental amounts and payments will be evaluated based on this number.

#### E. PROPERTY TYPE

The Agency reserves the right to give preference to specific properties depending on the type of space requested and its original/intended use. Spaces converted from one function to another will be considered, but the Agency reserves the right to provide preference to those facilities in which the original design purpose meets the intended use of the agency. For example, buildings converted from Warehouse space into Office space will be considered, but preference will be given to those facilities originally designed and constructed as Office space.

It is common for a building to have multiple uses and functions, and to be designed for such. In this event, the State of Mississippi will classify the building's type based upon the majority of square footage. For instance, a building that is 75% warehouse space and 25% office space will, for the purposes of this Proposal, be considered a "Warehouse."

#### F. PROPERTY CONDITION

It is the responsibility of the Proposer (or Lessor) to ensure that the property is maintained in a reasonable working and operable condition. As such, the Proposer should ensure that the property has operation and maintenance schedules in place for all items related to the building and equipment as appropriate. If awarded a Lease Agreement, the Proposer may be required to provide copies of any operations and maintenance schedules and contracts in place. Below are some schedule items that must be met:

- ADA Compliance: Proposer is to ensure that the building is ADA compliant in all aspects. In the event the building is not ADA-compliant, the Proposer will be required to make the necessary modifications to ensure the building is ADA-compliant prior to occupancy. Proposers should follow all Federal and State regulations for ADA compliance to ensure all requirements are met.
- Electrical and Lighting: The lighting and electrical system for the building and parking areas must meet all ICC (International Code Council) Standards, Policies, and Procedures related to such.
- Carpet: At the inception of the Lease Agreement, carpet should be no more than four (4) years old. If carpet is more than four (4) years old, the Proposer must provide new carpet for the leased space. The minimum standard for carpet should be nylon, 26 oz. weight, Broadloom. Carpet tile is preferred, but Broadloom is acceptable. Should Broadloom be used, replacement of any carpet shall be performed after working hours, and Lessor will be responsible for moving all furniture and equipment, and then moving furniture and equipment back in the appropriate space once carpeting is complete. Damage caused to furniture and/or equipment caused by relocation shall be the responsibility of the Lessor. No charge will be allowed for this in addition to the rent.

All carpet shall be replaced every five (5) years or sooner. No charge will be allowed for this in addition to the rent.

- Paint and Wall Coverings: All walls must be painted or papered, as appropriate, every four (4) years or sooner. If walls have not been painted or papered within four (4) years prior to the start date of the Lease Agreement, Lessor shall paint and/or paper walls prior to occupancy. No charge will be allowed for this in addition to the rent.
- Maintenance Schedules: Lessor should have in place, at the inception of any Lease Agreement or Renewal Lease, sufficient maintenance schedules for the following items and equipment for the building:
  - o Roof
  - o Mechanical System
  - Electrical System

Lessor may be called upon to provide copies of any preventative, or scheduled, maintenance contracts to ensure that all equipment and systems in the building are being maintained. Lessor will ensure that, in as much as reasonably possible, all scheduled maintenance to the building and building systems will be performed on weekends or outside of normal business hours.

• Parking: Parking area should be maintained in a state of good repair and must meet ADA requirements. Parking area should be clearly striped, and parking spaces designated as appropriate (handicap spaces, space numbers, etc.). Routine checks and maintenance should be performed to the parking structure or surface to ensure longevity and long-term use of the parking surface. In the event of standing water, protruding rebar or rods, large cracks, or uneven surfaces on the parking surface, Lessor may be called upon to correct such areas as needed.

In the event that the Proposer is required to provide certain furniture or equipment as part of the Lease Agreement, those items will be clearly identified in the specifications listed herein. Otherwise, all furniture and equipment associated with the function and operation of the Agency will be the responsibility of the Agency, and the Proposer will not be responsible for providing those items as part of the Lease.

#### H. OPERATIONAL COSTS

For the purposes of this Lease, the Lessor shall be responsible for those operational costs listed above.

# I. IT / NETWORK

All IT / Network costs for this RFP shall be in accordance with the IT/Network requirements stated above. Proposers shall ensure that the property does, or will prior to occupancy, meet the IT/Network requirements and needs specified.

#### J. FIRE PROTECTION

Lessor understands that all buildings and facilities shall meet all Local Fire Codes for the City/County in which the property is located.

#### IV. INSTRUCTIONS TO PROPOSERS

- 1. **Occupancy:** The proposed space shall be complete and ready for occupancy no later than July 1, 2019. Should the space be ready for occupancy prior to this date, the Agency shall have the option to occupy the space sooner, as agreeable between the Lessor and Lessee, and as approved by the Public Procurement Review Board.
- 2. **Rentable Square Feet:** Proposers are to identify the number of rentable square feet (the amount of square feet for which rent shall be paid) offered for lease. The Agency has identified the total amount of usable square feet needed, and each Proposer shall identify the rentable square feet offered for Lease, including common area.

# Preferences: (to be specified, examples below)

- (+/-) 3848 sf usable space
- Key card entry to building
- Camera security
- Gated parking area
- xxxx minimum parking spaces
- Furnished with workstations and office furniture
- Employee break room
- Integrated Phone system
- Fiber optic cable with air conditioned IT room
- Two 350 kw diesel powered generators for backup power
- Loading Dock

#### **CHECKLIST FOR PROPOSERS** V.

Each Proposer should read carefully to ensure that he or she has included all required forms and documents with the Proposal. The minimum requirements which must be included are:

- Official Proposal Form, signed and dated
   Photos of the Interior and Exterior of the Building
- Proposed Floor Plan / Sketch of layout
   Proposed security measures, if any
- 5. RPM-2

# VI. SAMPLE LEASE AGREEMENT

(Please see sample lease agreement contained herein.)

RPM-5	
New Lease No.	
PPRB Date	

# LEASE AGREEMENT

# State of Mississippi Standard Form

This Lease Agreement entered into on this the day of, 20, which is on or after the date the Public Procurement Review Board approved this Lease by and between whose address is, (hereinafter referred to as "Lessor"), and the whose address is  Whose address is, (hereinafter referred to as "Lessor"), and the, whose address is
WITNESSETH
FOR AND IN CONSIDERATION of the rental, covenants and conditions hereinafter stipulated to be paid and performed by Lessee, Lessor does hereby demise and let unto Lessee and Lessee does hereby accept and let from Lessor, the following described property situated in the City of, County of, State of Mississippi, described as follows, to-wit:
SECTION 1. The primary term of this Lease (defined for the purpose of this Lease as that period of time for which rent is to be paid) shall be for Months, commencing on and ending at 12:00 midnight on. The Lessor agrees that should the above described space not be prepared for occupancy per the specifications agreed between Lessor and Lessee by the first day of the primary term of this Lease, the rent will be prorated accordingly or the Lease may be voided at the option of the Lessee.
SECTION 2. The Lessee agrees to pay  Dollars (\$) per to the Lessor for the demised premises, pursuant to the following schedule:
SECTION 3. The Lessee shall have, hold and use the demised premises for the purposes of conducting the business activities of
SECTION 4. The Lessee will, at all times, attempt to act in a prudent manner to conserve the amount of utilities consumed. The Lessor shall furnish and pay for, as and when due, all utilities consumed or used incidentally to the demised premises, such as electricity, gas, water, sewer and all other public utilities of every nature, kind and description, or, only those utilities listed on the following lines:
SECTION 5. The Lessee will, at all times, take good and ordinary care and precaution for the preservation of the demised premises. The Lessor shall furnish the following janitorial services.
SECTION 6. The Lessor shall pay, during the term of this Lease and any extended term hereof, all state, county and city ad valorem taxes and special assessments assessed against the property herein demised excluding any such taxes as may be assessed against Lessee=s fixtures and equipment used in said demised premises.
SECTION 7. In the event that escalations for Lessor=s expenses are to be incorporated as a provision of this Lease, only those escalations listed, and under terms as described by the attachment of a "State of Mississippi Standard Escalation Agreement" will be acceptable.

SECTION 8. Any notice required to be given by either party to the other party under the terms of this Lease shall

be served upon such party by United States Certified Mail, as follows:

To Lessor:

To Lessee:

SECTION 9. It is expressly understood and agreed that the Lessee's assumption of occupancy and the payment of rent is conditional on the receipt of Federal and/or State funds, and in the event of a discontinuance or decrease in Federal and/or State funds for any cause necessitating a reduction in the Lessee's staff or need for space, the Lessee=s obligation for the payment of rent shall be diminished in proportion to the reduction in space without penalty or interest or the Lease may be terminated. The Lessee shall notify the Lessor at least thirty (30) days in advance of any reduction in space or termination of the Lease necessitated by the discontinuance or decrease in Federal and/or State funds.

SECTION 10. It is distinctly understood and agreed by and between the parties hereto that in the event space becomes available to the Lessee herein in any State-owned building, this Lease shall be terminated not less than 30 days from and after the date of written notice of termination of said Lease by the Lessee to the Lessor and the terms contained herein shall become null and void without further consideration by Lessee.

SECTION 11. The Lessee shall not, without the previous consent in writing of the Lessor, assign this Lease or sublet the whole or any part of the demised premises or any part thereof to be used or occupied by others, which consent by Lessor shall not be unreasonably withheld. In the event Lessor consents to any such assignment or subletting, Lessee shall remain and continue primarily liable for the performance of the covenants and obligations on his part to be performed under this Lease during the primary or any extended term hereof.

SECTION 12. The Lessor agrees to keep the building improvements erected on the demised premises insured against loss or damage by fire and all standard extended coverage perils for the full, fair insurable value thereof in a solvent and responsible company or companies authorized to do business in the State of Mississippi. The Lessor agrees to hold Lessee harmless and indemnified against any liability for injury or death to any person or damage to property in or upon the leased premises not caused directly by an act or omission of the Lessee or employee, agent, or patron of the Lessee.

SECTION 13. At the expiration of the tenancy hereby created and any extended term thereof, Lessee shall surrender the leased premises in the same condition as the leased premises were in upon delivery of possession thereto under this Lease, reasonable wear and tear excepted, and damage by unavoidable casualty excepted. Lessee's obligation to observe or perform this covenant shall extend past the expiration or other termination of this Lease for not more than thirty (30) days. Any claims of Lessor against Lessee under this section must be delivered in writing to the Lessee as specified in Section 8 no later than thirty (30) days after the expiration or termination of this Lease.

SECTION 14. The Lessor covenants to keep and maintain, at Lessor's expense, said demised premises and facilities in a state of tenantable repair during the term of the Lease. Lessor shall not be called upon to make any such repairs occasioned by the acts of negligence of the Lessee, its agents, patrons, or employees, except where covered under Lessor=s fire and extended coverage insurance. Lessor shall supply at Lessor=s expense all filters, freon, and parts for the heating and cooling equipment and all bulbs, lamps, tubes and starters needed for light fixtures. All repairs at Lessor=s expense shall include, but not be limited to (1) keeping the heating and cooling equipment operational so that temperatures remain between 68 and 78 degrees Fahrenheit; (2) maintaining elevators so as to operate safely; (3) maintaining all doors, locks and windows to operate properly; (4) maintaining all electrical equipment and plumbing pipes and fixtures to operate properly; (5) maintaining all fire and safety equipment as required by local code; (6) maintaining roof and exterior of building to prevent leaking water.

Should, at any time during the term of this Lease, hazardous material, chemical, or odor be discovered in the leased building in amounts determined by the Mississippi Department of Environmental Quality to be unacceptable, the Lessor will have sixty (60) days from the date of written notice by the Lessee to satisfactorily dispose of the hazardous material, chemical, or odor or the Lessee may terminate the Lease after sixty (60) days with no penalty to the Lessee.

SECTION 15. Should the demised building be totally or substantially destroyed by fire, the elements or otherwise, so as to render the demised building untenantable, either party shall have the option to cancel the remaining portion of this Lease or of any extended term or period hereof. Lessee shall have no obligation to pay rent of any nature so long as the demised building is untenantable. Lessor may offer comparable space under the same terms and conditions as this Lease, subject to Lessee=s approval.

SECTION 16. Failure on the part of the Lessee to pay any installment of rent when the same comes due and payable, or failure of either Lessee or Lessor promptly and faithfully to keep and perform each and every covenant agreed and stipulated herein on the part of the Lessee or Lessor to be kept and performed, shall at the option of the Lessor or Lessee cause a forfeiture of this Lease.

Nothing contained in the foregoing paragraph shall be construed to waive either party=s right to cancel this Lease in the event of any forfeiture or breach on the part of the other party hereto, all of which rights or cancellation are herein specifically reserved.

Prior to a declaration of forfeiture for default in payment of rent or additional rent, Lessor shall give to Lessee a Notice in writing thirty (30) days prior thereto in the manner provided for by Section 8 hereof, during which time Lessee may purge itself of the grounds of forfeiture by paying such rent. As to default by Lessee in performing covenants other than for payment of rent prior to a declaration of forfeiture, Lessor shall give to Lessee a notice in writing thirty (30) days prior thereto in the manner provided for by Section 8 during which time Lessee may purge itself of the grounds of forfeiture by curing the stated grounds of forfeiture within such thirty (30) days or within such longer term as may be reasonably necessary to cure such defect.

SECTION 17. Lessor covenants that the Lessee, on paying the rent herein determined, and performing the covenants and agreements hereof, shall peaceably have, hold and enjoy the demised premises and all rights, easements and privileges belonging or anywise pertaining thereto, during the full term of this Lease, and any extension thereof.

SECTION 18. Lessor will provide paved parking area sufficient for the operation of said agencies on the leased premises, without additional cost to Lesser. Lessor will maintain such parking lot throughout the term of this Lease and any extension thereof in a serviceable condition. Lessor will reserve \_\_\_\_\_\_ spaces exclusively for the Lessee.

Lessor agrees to keep all parking areas provided to Lessee clean and free of trash and debris.

SECTION 19. Lessor hereby grants to Lessee the right and option to extend this Lease for a further term of up to three (3) months commencing at the expiration of the original term; provided, however, that written notice of the exercise of such option shall be given by Lessee to Lessor at least thirty (30) days before the expiration of the term of this Lease. Such extension shall be at the same annual rental rate as that provided herein for the last year of the original term and the actual rental amount shall be prorated according to the length of the additional term. All other terms and conditions set out herein shall be in effect during the term of the extension.

SECTION 20. Any request for amendments or modifications to this Lease by the Lessor or Lessee must be listed below in this section or on an addendum to this Lease as noted by listing such addendum in this section. Approval of any amendments or modifications of this Lease will become valid and made a part of this Lease only when approved by the Division of General Services, a/k/a Department of Finance and Administration through the Bureau of Building, Grounds and Real Property Management, and the Public Procurement Review Board, as evidenced by the signature of its Administrator.

As an automatic amendment to the lease, Lessor and Lessee agree to incorporate by reference all terms and conditions of the RFP entitled:

REQUEST FOR PROPOSALS FOR LEASE +/- 3848 USABLE SQUARE FEET

MS Department of Public Safety

West Hinds Co, Mississippi

Approved	Disapproved	Date:						
Division of Genera Building, Grounds a		-	Finance and	Administration	through	the B	Bureau	of
Ву:		Title:	BOB Director					

SECTION 21. This Lease will not become valid and binding until approved in writing by the Division of General Services, a/k/a Department of Finance and Administration through the Bureau of Building, Grounds and Real Property Management, and the Public Procurement Review Board. No amendment to or modification of this Lease shall become valid and binding until approved in writing by the Division of General Services, a/k/a Department of Finance and Administration through the Bureau of Building, Grounds and Real Property Management, and the Public Procurement Review Board

SECTION 22. Lessor covenants that the demised premises included in this Lease are in compliance with the Americans with Disabilities Act, 1990, Federal and State laws, and local ordinances. At the sole discretion of the Lessee, failure to comply may result in the termination of this Lease by Lessee.

The Lessor warrants that the buildings covered by this Lease comply with all state and local building codes and all zoning ordinances and subdivision covenants.

SECTION 23. The Lessor or Lessors herein warrant that this Lease will be in compliance with Section 25-4-103 and 25-4-105 of the Mississippi Code of 1972, as amended. Should it be determined during the term of this Lease that the Lessor

or Lessors are not in compliance with said statutes, the Lessee may terminate this Lease with a written thirty (30) days notice to Lessor with no penalty to the Lessee.

SECTION 24. The Lessee and Lessor may terminate this Lease, upon mutual agreement. The Lessee and Lessor shall agree in writing as to the said termination, specifying the part of the Lease terminated and when the termination becomes effective, with notification to the Bureau of Building, Grounds and Real Property Management. This Section does not affect the Sections herein that pertain to default and/or failure to comply with Lease provisions and pertains only to cancellation and/or termination of Lease, upon mutual agreement of the parties.

SECTION 25. "Contractor" in this Section shall mean Professional, Vendor, Architect, Engineer, Lessor, etc.

The State agrees to make payment in accordance with Mississippi law on "Timely Payments for Purchases by Public Bodies", Section 31-7-301, et seq. of the Mississippi Code of 1972, as amended, which generally provides for payment of undisputed amounts within forty-five (45) days of receipt of the invoice.

The State requires the Contractor to submit invoices electronically throughout the term of the agreement. Vendor invoices shall be submitted to the state agency using the processes and procedures identified by the State. Payments by state agencies using the Statewide Automated Accounting System (SAAS) shall be made and remittance information provided electronically as directed by the State. These payments shall be deposited into the bank account of the Contractor's choice. Contractor understands and agrees that the State is exempt from the payment of taxes. All payments shall be in United States currency.

No payment, including final payment, shall be construed as acceptance of defective or incomplete work, and the Contractor shall remain responsible and liable for full performance.

The Contractor represents and warrants that it will ensure its compliance with the Mississippi Employment Protection Act, Section 71-11-1, et seq of the Mississippi Code Annotated (Supp 2008) and will register and participate in the status verification system for all newly hired employees. The term "employee" as used herein means any person that is hired to perform work within the State of Mississippi. As used herein, "status verification system" means the Illegal Immigration Reform and Immigration Responsibility Act of 1996 that is operated by the United States Department of Homeland Security, also known as the E-Verify Program, or any other successor electronic verification system replacing the E-Verify Program. The Contractor agrees to maintain records of such compliance, and upon request of the State and approval of the Social Security Administration or Department of Homeland Security, where required, to provide a copy of each such verification to the State. The Contractor further represents and warrants that any person assigned to perform services hereunder meets the employment eligibility requirements of all immigration laws of the State of Mississippi. The Contractor understands and agrees that any breach of these warranties may subject the Contractor to the following: (a) termination of this Agreement and ineligibility for any state or public contract in Mississippi for up to three (3) years, with notice of such cancellation/termination being made public, or (b) the loss of any license, permit, certification or other document granted to the Contractor by an agency, department or governmental entity for the right to do business in Mississippi for up to one (1) year, or (c) both. In the event of such termination/cancellation, the Contractor would also be liable for any additional costs incurred by the State due to the contract cancellation or loss of license or permit."

IN WITNESS WHEREOF, this Lease Agreement has been duly executed in duplicate originals on the date hereinabove set forth.

	LESSOR (Individual or Corporation)
	Ву:
	LESSEE
	Ву:
Review Board, and regardless of any other date	
	, as stated in Section 1 and pursuant to Section 21 of this Lease.

(Lessee's acknowledgment)	
STATE OF MISSISSIPPI	
COUNTY OF	
On this the day of, personally appeared of the of behalf of the State of Mississippi, and that he/she being authorized so to do, of therein contained.	, before me, the undersigned Notary,, who acknowledged himself/herself to be, for and on executed the foregoing instrument for the purposes
In witness whereof, I hereunto set my hand and official seal.	
	Notary Public
(SEAL)	
My Commission Expires	
(Lessor's acknowledgment for an individual)	
STATE OF	
COUNTY OF	
On this the day of, personally appeared be the person whose name is subscribed to the within instrument and acknow purposes therein contained.	, before me, the undersigned Notary, , known to me (or satisfactorily proven) to reledged that he/she executed the same for the
In witness whereof, I hereunto set my hand and official seal.	
	Notary Public
(SEAL)	
My Commission Expires	
(Lessor's acknowledgment for a corporation)	
STATE OF	
COUNTY OF	
On this the day of,,,,,	, before me, the undersigned Notary,, who acknowledged himself/herself to be, and that
he/she being authorized so to do, executed the foregoing instrument for the p	ourposes therein contained.
In witness whereof, I hereunto set my hand and official seal.	
	Notary Public
(SEAL)	
My Commission Expires	

# STATE OF MISSISSIPPI STANDARD ESCALATION AGREEMENT RPM 5A

Amendment to State of Mississipp	i Standard Lease Form RPM-5 dated	, by and
between	, Lessor, and	, Lessee.
may not be excluded from this an charged as additional rent. "Addit	w initialed by Lessor and Lessee are applicable to this Lease. Condi- nendment. All increases in expense charged by Lessor to Lessee tional Rent' shall mean the amount of the Lessee's proportionate s- cular year. Any escalation charged in a partial year of the lease of occupancy.	will be hare of
Initial:		
Lessor Lessee  Cordemised premises during the term of increase in utilities over the total uthe lease subject to the limitation additional rent. Prior to payment Real Property Management with calculations, as confirmation of s	ndition 1: Lessor shall pay all utility service charges assessed again of this Lease as set out in Section 4 of this Lease. Lessee agrees to putilities assessed during the first twelve (12) months of the primary to in Condition 5 of this agreement, said sum to be charged to Lessor such additional sums, Lessor shall provide Lessee and the Diving copies of all utility service charge statements, and all supposed amounts due. Upon receipt of satisfactory documentation of Division of Real Property Management, Lessee shall pay to Lesson asys.	bay any term of ssee as sion of porting of such
the demised premises during the teany increase in janitorial service of of the primary term of the lease s charged to Lessee as additional read the Division of Real Property supporting calculations, as confirm	ndition 2: Lessor shall pay all janitorial service charges assessed rm of this Lease as set out in Section 5 of this Lease. Lessee agrees ver the total janitorial service assessed during the first twelve (12) subject to the limitation in Condition 5 of this agreement, said sun ant. Prior to payment of such additional sums, Lessor shall provide Management with copies of all janitorial service charge statements, nation of such amounts due. Upon receipt of satisfactory documentate Division of Real Property Management, Lessee shall pay to Lesso ays.	s to pay months m to be Lessee and all ation of
during the term of this Lease as set over the total taxes assessed during limitation in Condition 5 of this a payment of such additional sums, I with copies of all tax statements, as receipt of satisfactory documental	ndition 3: Lessor shall pay all taxes assessed against the demised property out in Section 6 of this Lease. Lessee agrees to pay any increase in the first twelve (12) months of the primary term of the lease subject agreement, said sum to be charged to Lessee as additional rent. It Lessor shall provide Lessee and the Division of Real Property Managend all supporting calculations, as confirmation of such amounts due tion of such charges, and approval from the Division of Real Property and Property Managend and the Division of Real Proper	in taxes of to the Prior to gement Upon
against the demised premises durinsurance premiums over the total primary term of the lease subject to Lessee as additional rent. Prior to Division of Real Property Manag confirmation of such amounts due.	ndition 4: Lessor shall pay all property insurance premiums as ng the term of this Lease. Lessee agrees to pay any increase in polyproperty insurance premiums during the first twelve (12) months to the limitation in Condition 5 of this agreement, said sum to be chast to payment of such additional sums, Lessor shall provide Lessee agreement with copies of all statements, and all supporting calculation of receipt of satisfactory documentation of such charges, and agreement, Lessee shall pay to Lessor such additional sums within	roperty s of the urged to and the ons, as pproval
payment for any increase as provid	ndition 5: Lessor agrees that the total additional rent due by the Le ded by Sections 1 – 4 of this amendment, shall not exceed 10% of this lease incurred during the first twelve (12) months of this lease.	

# VII. OFFICIAL PROPOSAL FORM

(Please see official proposal form contained herein.)

# OFFICIAL PROPOSAL FORM (To be completed by Proposer)

ADDRESS OF PROPERTY:	
NAME OF PROPERTY OWNER:	
NAME OF PROPERTY AGENT (if applicable	):
TYPE OF SPACE (PRIMARY USE):	Office Storage / Warehouse Workshop / Training Residential Other
SPACE IS: Existing Under Construction To be constructed	
If the Space is under construction or to	be constructed, the completion date is
CONTRACT RENT:	
Total Rentable Square Feet Offered for Total Usable Square Feet Offered for I Rentable Square Feet by Area:	
Annual Contract Rent: \$	
Annual Contract Rent Per Rentable Sq	uare Foot: \$
Insurance Premiums, Taxes, and La	to be included in the Annual Contract Rent: Sewer, Trash, indscaping. If the Lessor chooses to provide Security for the shall also be included in the Annual Contract Rent.
WITH THEIR PROPOSAL a copy of Agreement. The Lessor should initiate.	es included in the Lease?  Yes  No es are included in the Lease, the Lessor shall initial and submit of the RPM-5A State of Mississippi Standard Escalation al only for those expenses for which the Lessor desires to ll not accept a Gross Expense Stop as part of this Lease.
requirements in this RFP. Should the	ser to ensure that sufficient parking is provided pursuant to the ne Proposer not be the owner of some or all of the proposed Proposer to have an agreement in place with the parking owner

# IX. RPM 2

# BUREAU OF BUILDING GROUNDS AND REAL PROPERTY MANAGEMENT

STATE AGENCY LEASING IN NON-STATE-OWNED SPACE

# RPM-2

# CONDITIONS FOR SUBMITAL OF LEASE PROPOSAL

This section filled in by agency representative requesting proposal (prior to receipt of Proposals).
DEADLINE FOR SUBMITTING PROPOSAL: TIME 10:00 4m DAY Wednesdy DATE 01/22/19  ADDRESS TO RECEIVE PROPOSAL: AGENCY REQUESTING PROPOSAL: AGENCY CONTACT FOR PROPOSAL:
PROPOSER CERTIFICATION
NOTE: THIS LEASE PROPOSAL IS NOT A BID AND IS NOT SUBJECT TO THE BID LAWS OF THE STATE OF MISSISSIPPI.
As the owner/agent of the property offered for lease by this proposal, I understand that acceptance of my proposal is not contingent solely on the contact rent quoted herein. The costs for utilities, janitorial services, parking, remodeling, moving expense, telephone hook-up, etc. will all be considered in determining the TOTAL COST of the lease. Building condition, location, adaptability, and accessibility for the handicapped will all be factors in determining the most SUITABLE space for the agency requesting this proposal.
I understand that my building must meet the minimum requirements for accessibility as described by the Americans with Disabilities Act of 1990. If my building does not meet the minimum requirements for accessibility determined necessary by the agency, my proposal may be declared unacceptable.
As owner/agent of the property offered for lease by this proposal, I have examined the proper authority for the agency requesting this proposal to obtain all the specifications the agency has determined as necessary to qualify as <b>SUITABLE</b> space. I understand that the agency has possession of the manual which states the policy and procedures all state agencies must follow when procuring leased space and that the agency can provide me a copy of this manual at my request. I have discussed these procedures with a member of the agency and I understand these procedures for leasing property.
As owner/agent of the property offered for lease by this proposal, I understand that having delivered this proposal to the agency prior to the deadline the agency has imposed, my proposal of rent cannot be changed or amended in any manner, unless the agency, by written notice to me, has informed me that all proposals received were determined to be unacceptable, and that the agency is again requesting proposals for leases.
The space offered for lease by submittal of my proposal should be held available to the agency for a period not less than 60 days from the date listed herein as the deadline for receiving lease proposals. As owner/agent of the property offered for lease by this proposal, I understand that if I cannot hold this property available for this 60 day period the agency may consider my proposal as unacceptable.
Only those proposals submitted to the requesting agency by completion of pages 1-4 of this form will be considered. All proposals are to be submitted in a sealed envelope addressed to the agency requesting this proposal to the attention of the agency contact, and identified on the front of the envelope as "PROPOSAL FOR LEASE".
By evidence of my signature, I acknowledge that I have read the conditions stated above before submittal of my proposal and that I fully understand these conditions. I warrant that the owner(s) of this property will not be in violation of Sections 25-4-103 and 25-4-105 of the Mississippi Code by leasing this property to a state agency.
NOTE: FAILURE TO SIGN CERTIFICATION WILL CAUSE PROPOSAL TO BE REJECTED AS NON-RESPONSIVE.
Signature Owner/Agent Date Submitted
AGENCY CERTIFICATION
This section filled in by agency representative (following receipt of Proposals):
The building described in this proposal was inspected by
Signed (Agency Representative)

RPM-2 (Page 1 of 4)

## STATE AGENCY LEASING IN NON-STATE-OWNED SPACE RPM-2

#### PROPERTY DETAILS

Policy, Page 11 in Manual)

OTHER

exclusively for agency's business.)

This proposal form must be completed by the owner/agent of the property.

NOTE: FAILURE TO RESPOND COMPLETELY AND/OR INCLUDE/ATTACH ALL INDICATED INFORMATION MAY CAUSE PROPOSAL TO BE REJECTED AS NON-RESPONSIVE. NAME OF PROPERTY OWNER \_\_\_ **ADDRESS** NAME OF PROPERTY AGENT ADDRESS SUBMITTED TO STATE AGENCY/DEPARTMENT TYPE OF SPACE OFFICE STORAGE/WAREHOUSE OTHER SPACE IS: 

EXISTING TO BE RENOVATED UNDER CONSTRUCTION TO BE CONSTRUCTED DATE OF EXSPECTED COMPLETION: \_\_\_\_\_ ADDRESS OF SPACE OFFERED: \_\_ DESCRIPTION OF BUILDING: GROSS SQUARE FEET \_\_\_\_\_ AGE \_\_\_\_ TYPE OF CONSTRUCTION \_\_\_\_ ORIGINAL USE \_\_\_\_\_ PRESENT USE \_\_ LAST DATE REMODELED/REPAIRED \_\_\_\_\_\_ SCOPE OF LAST MAJOR WORK \_\_\_\_\_ ROOF TYPE \_\_\_\_\_ AGE \_\_\_\_ LAST DATE SERVICED \_\_\_\_ A/C TYPE \_\_\_\_\_ AGE \_\_\_\_ LAST DATE SERVICED \_\_\_\_ HEAT TYPE \_\_\_\_\_ AGE \_\_\_\_ LAST DATE SERVICED \_\_\_\_ CEILING HEIGHT \_\_\_\_ ACOUSTIC TILE \_\_\_ DRYWALL \_\_ PLASTER \_\_\_ OTHER INTERIOR WALLS: \_\_\_ DRYWALL \_\_\_ PLASTER \_\_\_ PANEL \_\_\_ OTHER LAST DATE PAINTED AND/OR WALLPAPERED FLOOR COVERING: CARPET TILE OTHER LAST DATE INSTALLED ELECTRICAL OUTLETS: # PER ROOM \_\_\_\_\_ (Average) DATA/TELEPHONE OUTLETS: # PER ROOM\_\_\_\_\_\_(Average) LIGHTING: TYPE NUMBER OF BATHROOMS: PUBLIC \_\_\_\_\_ AGE OF FIXTURES: \_\_\_\_ ACCESSIBLE TO HANDICAPPED: YES NO IF NO: I WILL MAKE THE NECESSARY IMPROVEMENTS TO THE SPACE AS REQUIRED BY THE AGENCY TO MEET THE MINIMUM REQUIREMENTS AS DESCRIBED BY THE AMERICANS WITH DISABILITIES ACT 1990. \_\_\_\_\_YES \_\_\_\_NO IF YES, DESCRIBE BY LOCATION: TOTAL RENTABLE SQUARE FEET (OFFERED FOR LEASE) IST FLOOR \_\_\_\_\_ SQ. FT. OTHER \_\_\_\_ SQ. FT. NET USABLE SQ. FT.: OFFICE STORAGE (Measured per RPM) WAREHOUSE

RPM-2 (Page 2 of 4)

COMMON AREA \_\_\_\_\_(Halls. public restrooms, elec./jan. closet, elevator, stairwell, etc.) TOTAL NET USABLE SQ. FT.: \_\_\_\_\_(Do not include common areas or areas not reserved

# STATE AGENCY LEASING IN NON-STATE-OWNED SPACE RPM-2

FINANCIAL DETAILS (years terms can be altered as needed to best suit offer)  5 YEAR TERM:  ANNUAL \$ AMOUNT: \$ To be paid on a MONTHLY QUARTERLY YEARLY basis. (Attach Rent Schedule if Annual Amount proposed increases over the proposed lease term)
\$ AMOUNT PER SQ, FT.: (Annual Rent - Square Feet Leased) ANNUAL RENT - TOTAL AREA \$ per SF per YR. ANNUAL RENT - NET USABLE AREA \$ per SF per YR. (Measured per RPM Policy)(Utilize proposed Year 1 rent for these calculations)
10 YEAR TERM:  ANNUAL \$ AMOUNT: \$ To be paid on a MONTHLY QUARTERLY YEARLY basis. (Attach Rent Schedule if Annual Amount proposed increases over the proposed lease term)
\$ AMOUNT PER SQ. FT.: (Annual Rent - Square Feet Leased) ANNUAL RENT - TOTAL AREA per SF per YR. ANNUAL RENT - NET USABLE AREA per SF per YR. (Measured per RPM Policy)(Utilize proposed Year I rent for these calculations)
15 YEAR TERM:  ANNUAL \$ AMOUNT: \$ To be paid on a MONTHLY QUARTERLY YEARLY basis. (Attach Rent Schedule if Annual Amount proposed increases over the proposed lease term)
\$ AMOUNT PER SQ. FT.: (Annual Rent - Square Feet Leascd) ANNUAL RENT - TOTAL AREA \$ per SF per YR. ANNUAL RENT - NET USABLE AREA \$ per SF per YR. (Measured per RPM Policy)(Utilize proposed Year 1 rent for these calculations)
UTILITIES:  Blec.
JANITORIAL COST: (Labor, Supplies) INCLUDED NOT INCLUDED (Attach a schedule of services, days, time, who furnishes supplies.)
OTHER COST NOT INCLUDED IN RENT: TAXES: Owner/agent shall include any applicable taxes in base rent amount. For purposes of reporting only, identify: PROPERTY TAXES: \$\ YR. OTHER AD VALOREM TAXES: \$\ YR.
SECURITY:  Access Control System INCLUDED NOT INCLUDED MONITORED  ESTIMATED COST FOR MONITORING IF NOT INCLUDED: \$ YR  Building Receptionist YES NO  Building Security Officer INSIDE OUTSIDE BOTH  DAYS OF WEEK INCLUDED IF PROVIDED Monday thru Priday Weekends  HOURS INCLUDED IF PROVIDED Regular Working Hours 24/7
ESCALATIONS / EXPENSE STOPS: Inclusion of escalations or expense stops will not be considered by Agency in this Lease.

RPM-2 (Page 3 of 4)

#### RPM-2

# PROPERTY CONDITIONS Owner/agent proposes existing property "as is" and represents that this meets all Agency's requirements without any modifications required prior to occupancy. NOTE: IF PROPOSED "AS IS" AND AGENCY CANNOT CONFIRM EXISTING PROPERTY COMPLIES WITH ALL NOTED REQUIREMENTS, PROPOSAL MAY BE REJECTED AS NON-RESPONSIBLE. Owner/agent includes in Proposal any/all modifications to existing property required to meet the Agency's requirements prior to occupancy. RPM-2A form must be included with Proposal to be considered responsive. Such modifications required to comply with the Agency's requirements and/or proposed by owner/agent as a part of his Proposal will include: Revisions to interior layout to comply with space needs: \_\_\_\_\_ YES (Attach proposed floor plan layout) \_\_\_\_ NO Revisions to comply with ADA: \_\_\_\_ YES \_\_\_\_ NO New paint (Inside): YES NO PARTIAL ONLY (Explain on attachment) New paint (Outside), YES NO New floor covering: YES NO TYPE(S): PARTIAL ONLY (Explain on attachment) □ NO New Roof: YES New A/C unit (Inside): YES New A/C unit (Outside): YES New heating equipment: YES NO FLOODPLAIN: Owner/agent represents existing property is not in a "A" or "V" flood zone Owner/agent represents existing property is in an "A" or "V" flood zone, but will provide flood insurance as required. NUMBER OF SPACES RESERVED FOR AGENCY USE ONLY: SPACES ON SITE\_\_\_\_\_SPACE ADJACENT/NEAR TO SITE (EXPLAIN)\_\_ PARKING OWNED BY: LESSOR OTHER COST OF PARKING: INCLUDED NOT IN COST OF PARKING: \_\_\_\_\_ INCLUDED \_\_\_\_ NOT INCLUDED COST FOR PARKING IF NOT INCLUDED: \$\_\_\_ /YEAR.= \$\_\_\_ PER SPACE NOTE: ONLY THE STATE'S STANDARD LEASE FORM WILL BE ACCEPTED FOR OFFICE SPACE. I warrant that this building will be in good repair on the 1st date of occupancy and that it meets or exceeds all state and local building codes, fire and safety regulations, and zoning ordinances. \_\_\_\_\_\_YES \_\_\_\_\_NO (If "No", explain on attachment) DISCLOSURE of ALL owners, partnerships, or corporate members holding an interest in this property other than the owner/agent listed herein: The owner(s) of this property warrant that the leasing of this property to a state agency will not be in violation of Sections 25-4-103 and 25-4-105 of the Mississippi Code. The owner(s) of this property have identified themselves as belonging to one or more of the following categories: American Indian \_\_\_\_\_ Hispanic \_\_\_\_ Black \_\_\_\_ Asian \_\_\_\_ Female \_\_\_\_ Small Business The owner(s) of this property understand that the purpose of identification by one or more of the above categories is to provide the agency with information concerning minority/small business status. This information will not be used in the analysis of the proposal. If none of the above categories are marked, the owners will not be identified as a minority/small business. This proposal is submitted by the OWNER \_\_\_\_ AGENT of the property offered for lease by this proposal. Signature Owner/Agent Date Phone Number Address

Attach or otherwise include with your Proposal responses to all indicated information. For existing properties, include two exterior photos and two interior photos of the building. For new properties or properties where interior layout modifications are proposed, include a sketch of the floorplan with dimensions as measured by RPM policy (Page 17 of the Policy and Procedure Manual.)

RPM-2 (Page 4 of 4)

# STATE AGENCY LEASING IN NON-STATE-OWNED SPACE RPM-2A

#### CONDITIONS OF LEASE PROPOSAL FOR NEW CONSTRUCTION OR MAJOR ALTERATION

As builder/contractor/owner, I understand that the submittal of my proposal to lease space to a state agency in a building I intend to build/renovate/remodel will be considered by the agency in the same manner as lease proposals for existing buildings.

I understand that no agency of the state, or employee of the state, without the prior approval of the Public Procurement Review Board and the Office of General Services, has the authority to approve terms of a lease which involves remodeling of a building for use by an agency of the state. Also, the construction/renovating of a building for a state agency requires specific legislation to do so. Neither the Public Procurement Review Board nor the Office of General Services can provide the necessary legislation.

I understand that the agency, when considering my proposal for a lease in a building I intend to construct/remodel/renovate, will view this building as if completed and available for lease to parties other than the state agency receiving my proposal, whether the specifications used for the building were designed by the builder/contractor/owner or other party.

I understand that if the building I intend to construct/remodel/renovate is not completed per the specifications listed in my proposal by the date specified in the lease, the state agency that executed the lease will have the option to (1) reduce the rent proportionately by the number of days after the date specified in the lease that the agency occupies the building, or, (2) terminate the lease. Should the lease be terminated, neither the state agency that executed the lease, nor any other state agency will be liable to pay any of the rent or the cost incurred by the builder/contractor/owner of the building for construction/remodeling/renovation.

I understand that should my proposal be accepted by the agency that it was submitted to, and should my proposal be approved by the Public Procurement Review Board, neither the agency executing the lease, nor other agency of the State, will be obligated to occupy this space for any term beyond the dates specified in the lease.

I understand that neither the agency executing the lease, not other agency of the State, will be obligated to pay the builder/contractor/owner of the building any amount other than the rent specified in the lease for the term of their occupancy of the building, whether or not this amount fully reimburses the builder/contractor/owner for the cost of the construction/remodeling/renovations of the building.

I understand that no condition of the lease can provide for any lump-sum payment for construction/remodeling/renovation or any payments in advance other than for rent, which shall be prorated in equal payments through the term of the lease.

I understand that should I elect not to sign this agreement, either the agency to which my proposal was submitted or the Division of Real Property Management may refuse to accept my proposal for lease.

By evidence of my signature, I acknowledge that I have read the conditions stated above before submittal of my proposal, and that I fully understand these conditions.

Signature Owner/Agent		Date	
	¥		

RPM2A (Page 1 of 1)

BUILDING SPECIFICATIONS (Please provide the information below as it pertains to the proposed building and space):

Gross Square Feet (Entire Buil		
Type of Construction (Brick, Coriginal Use of Building:  Last Major Renovation:		
Roof Type:		n)
Accept A/C		
Heat Type: Age of Heating Unit(s):		
Ceiling Height:	<del></del>	
Interior Walls: Age of Paint or Other Wall Co	overing:	
Floor Covering: Ca Til Ca Ca Ot	le rrpet AND Tile	
Age of Floor Covering:	ner	
Average Number of Electrical	Outlets per Room:	<del></del> `
Type of Lighting:		
	Men Women Unisex	
subsequent revisions, and if the revisions, I will make the necessary	ne proposed space is not in con essary modifications to bring the	mericans with Disabilities Act of 1990 and mpliance with this Act and subsequent the building into compliance:  No
Does the Building contain Ash If "Yes" is the Asbestos non-fi		
Is this building in a Flood Zon If Yes, please list the Flood Zo	one and Floodplain Elevation:	
Regardless of whether in a Flo		Lessor's contents against ALL hazards? No
Is any percentage of the Lease	ed Premises federally funded?Yes	
Please provide a good faith est leased premises:		st which would be incurred by the DOR for th

Please provide a good faith estimate the leased premises:	of the annual janitorial cost which would be incurred by the DOR for					
Please provide a good faith estimate	of the annual parking cost for the leased premises:					
Please state the age of the HVAC system which will service the leased premises:						
	1st) date of occupancy, will meet or exceed all State and Local building ordinances.  Yes No					
Please DISCLOSE all owners, partners, or co Owner/Agent listed herein:	orporate members holding an interest in this property other than the					
mi () Cil.	I in Cabin man outs to a state account will not be in violation of					
The owner(s) of this property warrant that the Sections 25-4-103 and 25-4-105 of the Missis	te leasing of this property to a state agency will not be in violation of ssippi Code.					
If the space offered for Lease is located in a r	multi-tenant building, please list the other tenants at this time:					
or who is the acting agent of the Owner of the	, who is the Owner of the property, e property duly authorized to submit this proposal on behalf of the ner of the property until					
Signature (Owner / Authorized Agent)	Date					
Address						
Phone Number						
Fax Number	er					
Email Address	a a constant of the constant o					

# VIII. SAMPLE SCORING SHEET

(Please see sample scoring sheet contained herein.)

# **SPACE EVALUATION FORM**

Bureau of Building, Grounds and Real Property Management

# RPM-3

OFFICE SPACES		Quantity	SF	Total	
Executive, Deputy or Divisi	ion Directors	y x	225	0 SF	
Top Management (Office/Bu		1 x	175	175 SF	
ll .	tant Directors, Supervisors or Equivalent)	X	125	0 SF	
Executive Administrative S		x	125	0 SF	
	cal (hard-walled office or cubicle)	X	100	0 SF	
Clerical and/or Administra		x	80	0 SF	
Clerical and/or Administra	· · · · · · · · · · · · · · · · · · ·	X	64	0 SF	
Shared Offices/Workstation				5 51	
125 SF per above + 5 SF	per additional person	6 x	130	780 SF	
100 SF per above + 5 SF	per additional person	x		0 SF	
80 SF per above + 5 SF	per additional person	x		0 SF	
64 SF per above + 5 SF	per additional person	x		0 SF	
Transient User Workstation	ons	x	48	0 SF	
	TOTAL OFFICE ARE	EA (Equal to total of a	bove x 120%)	1,146 SF	
SUPPORT SPACES		Quantity	SF	Total	
Waiting Areas (10 SF/Person	- receptionist should be accounted above)	100 x	10	1,000 SF	
Conference, Meeting or Tra		X	25	0 SF	
Work Rooms	, ,	1 x	125	125 SF	
Break Rooms		1 x	125	125 SF	
IT Server Room		1 x	200	200 SF	
File Rooms		1 x	200	200 SF	
Storage Areas		1 x	200	200 SF	
Other Areas					
Area 1 Purpose:	Employee Only Restroom	1 x	50	50 SF	
Justification:					
	Restroom for Employees only with one		150	150 68	
	Men's Public Restroom	1 x	150	150 SF	
Justification:	Need access to a mens restroom facility	with 1 urinals and	2 toilets, with	2 sinks	
Area 3 Purpose:	Women's Public Restroom	1 x	150	150 SF	
Justification:					
	Need access to a women's restroom faci	lity with 3 toilets a	nd 2 sinks		
Area 4 Purpose:		x x		0 SF	
Justification:					
	TOTAL SUPPORT SPACES (Equ	al to total of Support S	Spaces above)	2,200 SF	
TOTAL OCCUPAN	T AREA (Equal to total of Total Office Area		•	3,848 SF	
NUMBER OF TOTAL REGULAR OCCUPANTS					
OVERA	ALL SPACE EFFICIENCY (Total Occupa			385	
NOTE: An Overall Space Efficiency value of 225 SF/Occupant or better is recommended and shall in no case exceed 250 states.					



NOTE: An Overall Space Efficiency value of 225 SF/Occupant or better is recommended and shall in no case exceed 250 SF/Occupant without approval by PPRB.