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	PSCA Project No.	1	BC Project No.
	i SCII i Toject 140.		De Trojectivo.
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	CONSTRUCTION CONTRACT
(2) (3)	This Construction Contract is entered into this day of in the year of between the OWNERS , the ALABAMA PUBLIC SCHOOL AND COLLEGE AUTHORITY and
(4)	and the CONTRACTOR,
(5)	for the WORK of the Project, identified as:
(6) (7)	The CONTRACT DOCUMENTS are dated and have been amended by ADDENDA
(8)	The ARCHITECT is
(9) (10)	The CONTRACT SUM is (\$) and is the sum of the Contractor's Base Bid for the Work and the following BID ALTERNATE PRICES: Dollars Dollars
(11)	The CONTRACT TIME is () calendar days.
	THE OWNER AND THE CONTRACTOR AGREE AS FOLLOWS:
	The Contract Documents, as defined in the General Conditions of the Contract (ABC Form C-8), are incorporated herein by reference. The Contractor shall perform the Work in accordance with the Contract Documents. The Owner will pay and the Contractor will accept as full compensation for such performance of the Work, the Contract Sum subject to additions and deductions (including liquidated damages) as provided in the Contract Documents. The Work shall be commenced on a date to be specified in a Notice to Proceed issued by the Owner or the Director, Technical Staff, Alabama Building Commission, and shall then be substantially completed within the Contract Time.
(12)	LIQUIDATED DAMAGES for which the Contractor and its Surety (if any) shall be liable and may be required to pay the Owner in accordance with the Contract Documents shall be equal to six percent interest per annum on the total Contract Sum unless a dollar amount is stipulated in the following space, in which case liquidated damages shall be determined at

(14)

(\$	ontractor) from its available funds or	nd theDollar
()) from its available fulles at	will thereafter pay the Contracto
the	e remaining		Dollar
(\$) from its available funds.	Dollar
В.			
Contra	actor is current		ENSE: The Contractor does hereby certify that ate Licensing Board for General Contractors and that
	cense No.	Bid Limit:	Classification:
The Owner and Contractor have entered into this Construction Contract as of the date first written above and have executed this Construction Contract in sufficient counterparts to enable each contracting parts to have an originally executed Construction Contract each of which shall, without proof or accounting for the other counterparts, be deemed an original thereof.			
The O) Wner does here	eby certify that this Construction	on Contract was let in accordance with the provision
of Tit	le 39, <u>Code of and commitme</u> ion of Article 1	Alabama 1975, as amended, an ents of this Construction Contra	nd all other applicable provisions of law, and that that do not constitute a debt of the State of Alabama is
of Tititerms violati	le 39, <u>Code of</u> and commitme ion of Article 1 per 26.	Alabama 1975, as amended, an ents of this Construction Contra	nd all other applicable provisions of law, and that that do not constitute a debt of the State of Alabama i
of Tititerms violati Numb	le 39, <u>Code of</u> and commitme ion of Article 1 per 26.	Alabama 1975, as amended, arents of this Construction Contract 11, Section 213 of the Constitution	on Contract was let in accordance with the provision and all other applicable provisions of law, and that the act do not constitute a debt of the State of Alabama intion of Alabama, 1901, as amended by Amendment CONTRACTING PARTIES Contractor
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of Titterms violate Numb	le 39, <u>Code of</u> and commitme ion of Article 1 per 26.	Alabama 1975, as amended, and ants of this Construction Contraction, Section 213 of the Constitution PPROVALS	CONTRACTING PARTIES Contractor By Signature of Officer of Firm Name & Title
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Secretary of Authority