CONTRACT, LEASE, AGREEMENT CONTROL FORM

Date:	05/24/2023
Contract/Lease Control #:	C23-3343-WS
Procurement#:	FDOT WS
Contract/Lease Type:	CONTRACT
Award To/Lessee:	FLORIDA DEPARTMENT OF TRANSPORTATION
Owner/Lessor:	OKALOOSA COUNTY
Effective Date:	07/18/2022
Expiration Date:	07/17/2026
Description of:	Relocating Facilities to avoid Conflict with Proposed Construction
Department:	WS
Department Monitor:	LITTRELL
Monitor's Telephone #:	850-651-7172
Monitor's FAX # or E-mail: _	JLITTRELL@MYOKALOOSA.COM
Closed:	

CC: BCC RECORDS

PROCUREMENT/CONTRACT/LEASE INTERNAL COORDINATION SHEET

Procurement/Contract/Lease	Number: TBD	Tracking Number: <u>4673</u> -22
Procurement/Contractor/Less	FORT	Grant Funded: YESNO
Purpose: Uh IL N	Mc agreent	I-10 tenterchange
Date/Term: Untl	Coxed 1.	GREATER THAN \$100,000
Department #:	2.	☐ GREATER THAN \$50,000
Account #:	3.	☐ \$50,000 OR LESS
Account #:	<u>7.7</u> 0	
Department: US	Dept. Monitor Name:	Uther
	7	
Procyfelm@fit_or Gontract/Lec	Purchasing Review use requirements are met:	
<u>UMAN</u>	_	Date: 7-19-20
Purchasing Manager or desig	nee Jeff Hyde, DeRita Maso	n, Jesica Darr, Amber Hammonds
Approved as written:	2CFR Compliance Review (If requi	ant Name:
Grants Coordinator	Suzanne Ulloa	te:
	Risk Management Review	
Approved as written:	Sel mail	attad 2-19.20
Risk Manager or designee	Kristina LoFria	Dule. 7 175 0
Approved as written:	County Attorney Review Sel Mall Of	-late: 7-27-2
County Attorney	Lynn Hoshihara, Kerry Parson	Bulo:
Approved as will are	Department Funding Review	
Approved as written:	_	Date:
	IT Review (if applicable)	
Approved as written:		
	_	Date:

Revised September 22, 2020

DeRita Mason

From:

Jeffrey Hyde

Sent:

Tuesday, July 19, 2022 7:58 AM

To:

DeRita Mason

Subject:

FW: 407918-5-52-01, New SR 8 (I-10) Interchange West of Crestview

fysa

From: Kristina LoFria <klofria@myokaloosa.com>

Sent: Monday, July 18, 2022 4:24 PM

To: Jeffrey Hyde <jhyde@myokaloosa.com>

Subject: RE: 407918-5-52-01, New SR 8 (I-10) Interchange West of Crestview

Jeff,

Good afternoon, this is approved by Risk.

Thank You

Kristy Lofria Safety Coordinator

Okaloosa County BOCC-Risk Management-

302 N Wilson St Suite 301

Crestview, Florida 32536

klofria@myokaloosa.com

850-689-5979



For all things Wellness please visit:

http://www.myokaloosa.com/wellness

"When the winds of adversity blow against your boat, just adjust your sail."

"Don't aim for success if you want it; just do what you love and believe in, and it will come naturally." David Frost

Please note: Due to Florida's very broad public records laws, most written communications to or from county employees regarding county business are public records, available to the public and media upon request. Therefore, this written email communication, including your e-mail address, may be subject to public disclosure.

DeRita Mason

From:

Parsons, Kerry < KParsons@ngn-tally.com>

Sent:

Tuesday, July 26, 2022 10:15 AM

To:

Jeffrey Hyde

Cc:

Kristina LoFria; DeRita Mason; Lynn Hoshihara; Jon Kanak

Subject:

RE: 407918-5-52-01, New SR 8 (I-10) Interchange West of Crestview

This is approved for legal purposes.

Kerry A. Parsons, Esq.
Nabors
Giblin &
Nickerson
1500 Mahan Dr. Ste. 200
Tallahassee, FL 32308
T. (850) 224-4070
Kparsons@ngn-tally.com

The information contained in this e-mail message is intended for the personal and confidential use of the recipient(s) named above. This message and its attachments may be an attorney-client communication and, as such, is privileged and confidential. If the reader of this message is not the intended recipient or an agent responsible for delivering it to the intended recipient, you are hereby notified that you have received this document in error and that any review, dissemination, distribution, or copying of this message is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone or e-mail and delete the original message. Thank you!

From: Jeffrey Hyde <jhyde@myokaloosa.com>

Sent: Monday, July 18, 2022 11:06 AM

To: lhoshihara@myokaloosa.com; Parsons, Kerry <KParsons@ngn-tally.com>

Cc: Kristina LoFria <klofria@myokaloosa.com>; DeRita Mason <dmason@myokaloosa.com>

Subject: FW: 407918-5-52-01, New SR 8 (I-10) Interchange West of Crestview

See the attached - please review and comment, as needed.

Thanks

Jeffrey A. Hyde Purchasing Manager Okaloosa County Purchasing 850-689-5960

Please note: Due to Florida's very broad public records laws, most written communications to or from County employees regarding County business are public records, available to the public and media upon request. Therefore, this written email communication, including your e-mail address, may be subject to public disclosure.

From: Cory Lewis < clewis@myokaloosa.com >

Sent: Monday, July 18, 2022 9:49 AM

To: Jeffrey Hyde < ihyde@myokaloosa.com>

Subject: FW: 407918-5-52-01, New SR 8 (I-10) Interchange West of Crestview

Please find attached the draft reimbursement agreement for the I-10/PJ Adams Interchange WM Replacement project. Please send to Legal and Risk and review this document, and let me know of any issues. If no issues are encountered, I



Florida Department of Transportation

RON DESANTIS COVERNOR

605 Suwannee Street Tallahassee, FL 32399-0450 JARED W. PERDUE, P.E. SECRETARY

8/3/2022 | 3:41 PM EDT

Mr. Jon Kanak

OKALOOSA COUNTY WATER & SEWER

1804 Lewis Turner Blvd., Suite 300 Fort Walton Beach, FL 32547

Subject:

Fin. Proj. No.:

407918-5-56-04

FAP No.:

Funded

County:

Okaloosa

Description:

S.R. 8 (I-10) Interchange West of Crestview (Design Build Project)

Contract No.:

AST16

Dear Mr. Kanak:

The enclosed Reimbursable Utility Work Agreement in the amount of \$506,710.70 has been approved by the Department. You may consider this your authorization to proceed with the work under the direction of the Project Manager. Your company is required to contact the Project Manager, Mr. Kevin Buchanan at (850) 209-9076, 48 hours prior to beginning this work.

After completing the relocation of your facilities, please forward your invoice to this office for further handling with the Department. If we can provide any assistance, please advise.

Sincerely,

-DocuSigned by:

Kathy Oynore

28BF93B9312842C

ASSISTANT AREA UTILITY MANAGER FOR THE FLORIDA DEPARTMENT OF TRANSPORTATION DISTRICT THREE

cc:

Jenee Floyd, Tracy Walls & Beckie Crawford (FDOT-Dist, Finance Dept.)

Jonathan Harris (FDOT-District Utility Administrator)

Kelli Rice, P.E. (FDOT-Project Manager)

Dean Mitchell, P.E. (HNTB-Project Manager)

Ben Searight, P.E. (Searight Group-Project Administrator)

Kevin Buchanan (Anderson Columbia-Project Manager)

Joe Fiore, P.E. (Anderson Columbia- D/B Project Manager)

Allen Vinson, P.E., (HDR-Utility Coordination Manager)

Scott Ryder (Eisman & Russo-Project Administrator)

Brad Collins, P.E. (HDR-Engineer of Record)

File 407918-5-56-04

Improve Safety, Enhance Mobil

www.fdot.g

CONTRACT # C23-3343-WS FLORIDA DEPARTMENT OF TRANSPORTATION S.R. 8 (I-10) INTERCHANGE WEST OF CRESTVIEW **EXPIRES: 07/17/2026**

To: Kathy.Ozmore@atkinsglobal.com

FLORIDA DEPARTMENT OF TRANSPORTATION FUNDS APPROVAL

AST16

7/15/2022

CONTRACT INFORMATION

Contract:	AST16
Contract Type:	AE - UTILITIES RELOCATION (UTIL RELOC)
Method of Procurement:	R - RAILROAD/UTILITIES AGREEMENT
Vendor Name:	OKALOOSA COUNTY WATER AND SEWER
Vendor ID:	F596000765035
Beginning Date of This Agreement:	07/18/2022
Ending Date of This Agreement:	07/17/2026
Contract:Total/Budgetary Ceiling: 27%	ct = \$506,710.70
Description:	Relocating facilities to avoid conflict with proposed construction.

FUNDS APPROVAL INFORMATION

FUNDS APPROVED/REVIEWED FOR ROBIN M. NAITOVE, CPA, COMPTROLLER ON 7/15/2022

Action:	Original
Reviewed or Approved	APPROVED
Organization Code:	55033020352
Expansion Option	A2
Object Code	139900
Amount 3	\$506,710.70
Financial Project:	40791855604
Work Activity (ECT)	216
CFDA = = = = = = = = = = = = = = = = = = =	-
Fiscal Year	2023
Budget Entity:	55150200
Category/Category Year	088716/23
Amendment ID	O001
Sequence: 45 11 22 22	00
User Assigned ID	
Enc.Line (6s)/Status	0001/04

Total Amount: \$506,710.70

COMPTROLLER 01/08

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION CONTRACT STATUS CHANGE/CHECKLIST

Ds	STATE COMPTROLLER USE:				
Info Provider: Kathy Ozmore	Received date:				
Return to: Jenee Floyd	Approved date:				
Mail Station: D-3	Approved by:				
Phone # of Info Provider: <u>850-466-4122</u>					
CONTRACT NUMBER: AST16	SITE/DISTRICT: D-3				
Total Executed Contract Amount: \$ 506,710.70	To date This action				
	ontract				
☐ 20 = In Claims ☐ 99 =	Post Design Service 50 = Complete/Terminated Contract				
☑ Original Contract ☐ Amendment (I	ndicate #) Renewal Addition (Indicate #)				
Award Supplemental	(Indicate #) Letter of Authorization (Indicate #)				
☐ Time Extension ☐ Close Contrac	t				
LETTING DATE:					
referenced contract.	n is correct and a true reflection of information contained in the above Title:				
	Approval Date:				
	· · · · · · · · · · · · · · · · · · ·				

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

Financial Project ID: 407918-5-56-04	Federal Project ID: Fund	ed		
County: Okaloosa	State Road No.: 8			
District Document No:				
Utility Agency/Owner (UAO): OKALOOSA CO	ASTI6			

8/3/2022 | 3:41 PM EDT

THIS AGREEMENT, entered into this _____day of _____, year of _____, by and between the STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION, hereinafter referred to as the "FDOT," and OKALOOSA COUNTY WATER & SEWER, hereinafter referred to as the "UAO";

WITNESSETH:

WHEREAS, the UAO owns or desires to install certain utility facilities which are located on the public road or publicly owned rail corridor identified below, hereinafter referred to as the "Facilities," (said term shall be deemed to include utility facilities as the same may be relocated, adjusted, or placed out of service); and

WHEREAS, the FDOT, is currently engaging in a project which involves constructing, reconstructing, or otherwise changing a public road and other improvements located on a public road or publicly owned rail corridor identified as <u>SR 8 (I-10) Interchange West of Crestview</u>, State Road No.8, hereinafter referred to as the "Project"; and

WHEREAS, the Project requires the location (vertically and/or horizontally), protection, relocation, installation, adjustment, or removal of the Facilities, or some combination thereof, hereinafter referred to as "Utility Work"; and

WHEREAS, the UAO, in accordance with and subject to the limitations of the terms and conditions of this Agreement, is entitled to be reimbursed for some portion or all of the Utility Work; and

WHEREAS, the FDOT and the UAO desire to enter into an agreement which establishes the terms and conditions applicable to the Utility Work;

NOW, THEREFORE, in consideration of the premises and the mutual covenants contained herein, the FDOT and the UAO hereby agree as follows:

1. Performance of Utility Work

The UAO shall perform the Utility Work in accordance with the utility relocation schedule attached a. hereto as Exhibit A and by this reference made a part hereof (the "Schedule"), the plans and specifications for the Utility Work which have been previously approved by the FDOT (the "plans"), said Plans being incorporated herein and made a part hereof by this reference, and the detailed cost breakdown for the Utility Work (the "estimate") previously prepared. If the Schedule, the Plans, and the Estimate have not been prepared as of the date of the execution of this Agreement, then the Utility Work shall be performed in accordance with the Plans, the Schedule, and the Estimate that are hereafter prepared in compliance with the notice previously sent to the UAO which established the terms and conditions under which those documents are to be prepared. The FDOT's approval of the Plans shall not be deemed to be an adoption of the Plans by the FDOT nor a substitution for the proper exercise of engineering judgment and the UAO shall at all times remain responsible for any errors or omissions in the Plans. The Utility Work shall include all Facilities located on the Project and neither the failure of the UAO to include all of the Facilities in the Schedule nor the Plans nor the failure of the FDOT to identify this omission during its review of the Plans shall relieve the UAO of the obligation to make those Facilities part of the Utility Work. Time shall be of the essence in complying with the total time shown by the Schedule for the Utility Work as well as any and all interim time frames specified therein. The Utility Work shall be performed in a manner and using such methods so as to not cause a delay to the FDOT or its contractors in the prosecution of the Project. The UAO shall be responsible for all costs incurred as a result of any delay to the FDOT or its contractors caused by errors or omissions in the Plans, Schedule, or Estimate (including location of the Facilities and the proper inclusion of all Facilities as part of the Utility Work as stated above); failure to perform the Utility Work in accordance

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

with the Plans and Schedule; or failure of the **UAO** to comply with any other obligation under this Agreement or under the law.

- b. All Utility Work shall be performed by the UAO's own forces or its contractor. The UAO shall be responsible for obtaining any and all permits that may be necessary to perform the Utility Work. The FDOT's Engineer (as that term is defined by the FDOT's Standard Specifications for Road and Bridge Construction) has full authority over the Project and the UAO shall be responsible for coordinating and cooperating with the FDOT's Engineer. In so doing, the UAO shall make such adjustments and changes in the Plans and Schedule as the FDOT's engineer shall determine are necessary for the prosecution of the Project and shall stop work or modify work upon order of the FDOT's engineer as determined by the FDOT's engineer to be necessary for public health, safety or welfare. The UAO shall not be responsible for the cost of delays caused by such adjustments or changes unless they are attributable to the UAO pursuant to Subparagraph 1 a.
- c. After the FDOT has received a proper Schedule, Estimate and Plans, the FDOT will issue a notice to the UAO which authorizes the Utility Work to proceed. The UAO shall notify the appropriate FDOT office in writing prior to beginning the Utility Work and when the UAO stops, resumes, or completes the Utility Work. The Utility Work shall be performed under the conditions of, and upon completion of the Utility Work, the Facilities shall be deemed to be located on the public road or publicly owned rail corridor under and pursuant to, the Utility Permit N/A (Note: Intent of this line is to allow either attachment of or separate reference to the permit).

2. Claims Against UAO

- a. In the event the FDOT's contractor provides a notice of intent to make a claim against the FDOT relating to the Utility Work, the FDOT will, in accordance with the FDOT's procedure, notify the UAO of the notice of intent and the UAO will thereafter keep and maintain daily field reports and all other records relating to the intended claim.
- b. In the event the FDOT's contractor makes any claim against the FDOT relating to the Utility Work, the FDOT will notify the UAO of the claim and the UAO will cooperate with the FDOT in analyzing and resolving the claim within a reasonable time. Any resolution of any portion of the claim directly between the UAO and the FDOT's contractor shall be in writing, shall be subject to written FDOT concurrence and shall specify the extent to which it resolves the claim against the FDOT.
- c. The FDOT may withhold reimbursement to the UAO until final resolution (including any actual payment required) of all claims relating to the Utility Work. The right to withhold shall be limited to actual claim payments made by FDOT to FDOT's contractor.

3. Reimbursement for Utility Work

- a. The FDOT agrees to reimburse the UAO for a portion of the cost of the Utility Work, hereinafter referred to as the "FDOT Participating Amount." The FDOT Participating Amount is established by the FDOT's Utility Estimate Summary form or similar form submitted to and accepted by the FDOT and the forms supporting documentation. The FDOT Participating Amount is estimated to be \$506,710.70. Any costs not included in the approved Plans and Estimate and any location work (vertically or horizontally) or other engineering work performed to determine the compensability of the Utility Work shall not be reimbursed by the FDOT. The UAO shall obtain written approval from the FDOT prior to performing Utility Work which exceeds the Estimate or which is not in the Plans.
- The method to be used in calculating the cost of the Utility Work shall be one of the following (check which option applies):

Actual and related indirect costs accumulated in accordance with a work order accounting
procedure prescribed by the applicable Federal or State regulatory body.

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

	Actual and related indirect costs accumulated in accordance with an established accounting procedure developed by the UAO and approved by the FDOT's . (If this option is selected, the UAO shall provide written evidence of such approval).
\boxtimes	An agreed lump sum as supported by a detailed analysis of estimated costs prepared prior to the execution of this Agreement.

- In determining the amount of the cost of the Utility Work to be reimbursed, a credit will be required for any increase in the value of the new Facility and for any salvage derived from the old Facility. These credits shall be determined as follows:
 - (1) Increase in value credit.
 - (a) Expired Service Life. If an entirely new Facility is constructed and the old Facility retired, credit for the normally-expected service life of the old Facility applies, and will be determined as of the time of the issuance of the work order. This credit shall be deducted proportionally from each invoice for the Utility Work.
 - (b) Upgrading. A percentage of the total cost of the Utility Work, based on the extent of the betterment obtained from the new Facilities, to be determined as of the time of the issuance of the work order, will be applied equally to each billing for the Utility Work.
 - (2) Salvage Value. The **FDOT** shall receive salvage value credit for any salvage which shall accrue to the **UAO** as a result of the above Utility Work. It is the **UAO's** responsibility to ensure recovery of salvageable materials and to report the salvage value of same to the **FDOT**. This Salvage Value credit shall be applied as provided in Paragraph 4 c.

4. Invoice Procedures for FDOT Participating Amount

The following terms and conditions apply to all invoices submitted pursuant to this Agreement for reimbursement of the **FDOT** Participating Amount:

- a. The **UAO** may, unless reimbursement is on a lump sum basis pursuant to Subparagraph 3. b. hereof, at monthly intervals, submit progress invoices for all costs incurred for the period covered by the invoice. In addition to deductions for applicable credits, which deductions shall be shown on the invoice, the **FDOT** will retain ten (10%) percent of such progress invoices. Retainage will be paid with the final invoice. If reimbursement is on a lump sum basis pursuant to Subparagraph 3.b. hereof, the lump sum invoice shall be submitted as a final invoice pursuant to Subparagraph 4.b. below.
- b. The UAO shall submit a final invoice to the FDOT for payment of all Utility Work within one hundred and eighty (180) days after written notification from the FDOT of final acceptance of the Utility Work. The UAO waives all right of reimbursement for invoices submitted more than one hundred eighty (180) days after written notification of final acceptance of the Utility Work. The FDOT does not waive its right to reject future untimely invoices by acceptance and payment of any invoices not submitted within one hundred eighty (180) days after written notification of final acceptance of the Utility Work.

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

- c. All invoices shall be arranged in the order of items contained in the Estimate referred to in Paragraph 1. The totals for labor, overhead, travel expenses, transportation, equipment, materials and supplies, handling costs and all other services shall be shown in such a manner as will allow ready comparison with the approved Plan and Estimate. Materials shall be itemized where they represent major components. Salvage credits from recovered and replaced permanent and recovered temporary materials shall be reported in relative position with the charge for the replacement or the original charge for temporary use.
- d. All invoices shall be submitted in triplicate and shall show the description and site of the project and the location where the records and accounts invoiced can be audited. Adequate reference shall be made in the invoicing to the **UAO's** records, accounts, and other relevant documents.
- e. All cost records and accounts shall be maintained in the auditable condition for a period of eight hundred twenty (820) days after final payment is received by the **UAO** and shall be subject to audit by a representative of the **FDOT** at any reasonable time during this eight hundred twenty (820) day period.
- f. Invoices for fees or other compensation for services or expenses shall be submitted in detail sufficient for a proper pre-audit and post-audit thereof. Such detail shall include, but not be limited to, a separation of costs for work performed by **UAO's** employees and work performed by **UAO's** contractor.
- g. Invoices for any travel expenses shall be submitted in accordance with Section 112.061, Florida Statutes. A state agency may establish rates lower than the maximum provided in Section 112.061, Florida Statutes.
- h. Upon receipt of an invoice, the FDOT has thirty (30) days to inspect and approve the goods and services. The FDOT has twenty (20) days from the latter of the date the invoice is received or the goods or services are received, inspected and approved to deliver a request for payment (voucher) to the Department of Financial Services or to return the invoice to the UAO.
- i. If a warrant in payment of an invoice is not issued within forty (40) days from the latter of the date the invoice is received or the goods or services are received, inspected and approved, a separate interest penalty, as established pursuant to Section 215.422, Florida Statutes, will be due and payable in addition to the invoice amount, to the UAO. Interest penalties of less than one (1) dollar will not be enforced unless the UAO requests payment. Invoices which have to be returned to the UAO because of UAO's preparation errors, will result in a delay in the payment. The invoice payment requirements do not start until a properly completed invoice is provided to the FDOT. In the event of a bona fide dispute, the FDOT's voucher shall contain a statement of the dispute and authorize payment only of the undisputed amount.
- j. In accordance with Section 287.0582, Florida Statutes, the State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the legislature.
- k. A Vendor Ombudsman has been established within the Department of Financial Services. The duties of this individual include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s) from a state agency. The Vendor Ombudsman may be contacted at (850) 410-9724 or by calling the Chief Financial Officer's Hotline, 1-800-848-3792.
- In accordance with the Florida Statutes, the FDOT, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The FDOT shall require a statement from the comptroller of the FDOT that funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding one (1) year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years; and this Paragraph shall be incorporated verbatim in all contracts of the FDOT

If to the UAO:

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION

Form No. 710-010-54 UTILITIES 10/04

UTILITY WORK AGREEMENT (FDOT PARTICIPATING IN EXPENSE)

five business days from the proper sending thereof unless proof of prior actual receipt is provided. The **UAO** shall have a continuing obligation to notify each District of the **FDOT** of the appropriate persons for notices to be sent pursuant to this Agreement. Unless otherwise notified in writing, notices shall be sent to the following addresses:

	Jon Kanak, Water & Sewer Engineering Manager	
	1804 Lewis Turner Blvd., Suite 300 Fort Walton Beach, FL 32547	
	Fort Walton Beach, FL 32547	
	If to the FDOT:	
	Jonathan Harris, District Utility Administrator	
	P.O. Box 607	
	Chipley, FL 32428	
10.	Certification	
	This document is a printout of an FDOT form maintained in an electronic forms the UAO in the form of additions, deletions, or substitutions are reflected a "Changes To Form Document" and no change is made in the text of the document affected portions of this document may refer to changes reflected in the above reference purposes only and do not change the terms of the document. By sig hereby represents that no change has been made to the text of this document eappendix entitled "Changes To Form Document."	only in an Appendix entitled ent itself. Hand notations on -named Appendix but are for ning this document, the NAO
	You MUST signify by selecting or checking which of the following applies:	
	 No changes have been made to this Form Document and no Appendix Document" is attached. No changes have been made to this Form Document, but changes at Appendix entitled "Changes to Form Document." 	-
IN WIT	NESS WHEREOF, the parties hereto have executed this Agreement effective t	he day and year first written.
	Signature) Signature) SEAL (Typed Name: Mei Ponder)	DATE: AUG 0 2 2022
	(Typed Title: Chairman Board of County Commissioners)	
Recor	nmend Approval by the District Utility Office	
BY: <u>(S</u>	Signature) 486538A7FF14422	DATE: 8/2/2022 4:51 PM EDT
FDOT	Legal review	
BY: <u>(S</u>	Docusigned by: Erin Oliver	DATE: 8/3/2022 11:17 AM EDT
	District Counsel	ent 3 f park

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION Docusigned by: Tim Smith ODERATION SMITH	DATE: 8/3/2022 3:41 PM EDT
(Typed Name: <u>Tim Smith, P.E.</u>)	
(Typed Title: Director of Transportation Development)	
FEDERAL HIGHWAY ADMINISTRATION (if applicable)	
BY:	DATE:
(Typed Name:)	
(Typed Title:)	

Rule 14-46.001 F.A.C Page 1 of 5

FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK SCHEDULE

December 14, 2015

Pursuant to Section 337.403 F.S., the UAO and FDOT agree to the UAO's need for relocation or adjustment to its utilities and FDOT's need for a schedule for the UAO to effect the relocation or adjustment. This utility work schedule is based on FDOT plans dated in the project information box below. Any deviation by FDOT or its contractor from these plans, may void this utility work schedule. Upon notification by FDOT of a change to these plans, the UAO may negotiate a new utility work schedule. The UAO agrees to notify FDOT and the contractor in writing prior to starting, stopping, resuming, and completing work in accordance with this utility work schedule. The UAO shall obtain a utility permit and comply with requirements of the 2017 Utility Accommodation Manual (UAM) for all work done under this utility work schedule. The UAO is not responsible for events beyond the control of the UAO that could not be reasonably anticipated by the UAO and which could not be avoided by the UAO with exercise of due diligence at the time of the

is not responsible for events beyond the control of the L occurrence.	JAO that could not be reasonably	anticipated by the UAO and which could not be avoided by the UAO with exercise of due diligence at the time of the
occurrence.	FDOT	PROJECT INFORMATION
Financial Project ID: 407918-5-52-01	Federal Project	
State Road Number: 8	County: Okalor	
FDOT Plans Dated: 1/18/22 draft	District Docume	ent No.:
	UTILI	TY AGENCY/OWNER (UAO)
Utility Company: Okaloosa County Water & Sewer		
UAO Project Rep: Cory Lewis	Phone: 850-609-6121	E-mail: clewis@myokaloosa.com
UAO Field Rep: Jeb Chessher	Phone: 850-609-5057	E-mail: jchessher@myokaloosa.com
	1	UTILITY SIGNATURE
I have reviewed the FDOT plans referenced above and su	bmit this utility work schedule in	compliance with UAM Section 5 and agree to be bound by the terms of this utility work schedule.
UAO Rep. Cory T Lewis Digitally signs	d by Cory T Lewis 5.16 14:19:53 -05:00' Date /	,
		, <i>r</i> ,
Title Engineer-In-Training		
	ENGINE	ER OF RECORD SIGNATURE
I attest this utility work schedule is compatible with the F	DOT plans referenced above.	
EOR,	Date/	.1
Name		
Title		
	APPROV	AL BY DISTRICT UTILITIES
This utility work schedule is complete and acceptable to	FDOT,	
FDOT Rep.		.t
Name		·
Title		
		SUMMARY OF UTILITY WORK
The below days are the total numbers of days shown for a of these days upon the completion of other activities by the		ility work schedule. The breakdown of how these days are to be incorporated into the FDOT project and the dependence ion C.
Days prior to FDOT project construction;	Days during FD0	OT project construction: 120

Rule 14-46.001 F.A.C Page 2 of 5

FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK SCHEDULE

December 14, 2016

Financial Project ID: Utility Company:

407918-5-52-01

Okaloosa County Water & Sewer

FDOT Plans Dated: 1/18.

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SECTION B: UAO SPECIAL CONDITIONS/CONSTRAINTS

- 1. This UWS is preliminary as dated.
- 2. After 95% design plans have been reviewed (estimate of late Early May) all materials for the project will be ordered. An estimated 6 months will be required to receive materials for this project.
- 3. OCWS shall be notified a minimum of two (2) weeks prior to the preconstrution meeting and beginning of construction by the DEPARTMENT.
- 4. OCWS has a 10" diamater water main running from Station 101+00 to 125+00 and then the water main continues north along Antioch Road to cross under Interstate 10. The CONTRACTOR shall take extreme caution when working around our utilities to avoid any possible damages.
- 5. OCWS will field locate our utilities for the project. A minimum of 48 hours notice will be required through notification of Sunshine State one call of Florida by the CONTRACTOR.
- 6. No damage to OCWS utilities shall occur at any time during the construction of the project. Any damage to an OCWS utility shall be brought to the OCWS Representative's attention and corrected immediately by the CONTRACTOR unless otherwise specified by the OCWS Representiative.
- 7. OCWS will require a minimum of 48 hours notice prior to any unscheduled utility adjustments.
- 8. Approximately 89 days or 12 4day 10hour work weeks will be required for the installation, testing and connection of the new mains to be completed.
- 9. Approximately 119 days or 17 5day 8hour work weeks will be required for the installation, testing and connection of the new horizontally drilled/jack and bore bores to be completed.
- 10. Some of the work in 8 and 9 above will be concurrent, so overlaping schdules should reduce the overall project duration.
- 11. Due to the amount of proposed fill in certain areas, OCWS WM Relocations are contingetn on proposed earthwork being completed in specific areas. Earthwork within the following station ranges must be completed to allow enough cover for the proposed WM Relocations to be constructed: Sta 103+00 107+50, Sta 111+00 117+00, Sta 125+50 133+50, Sta 148+00 158+00.

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FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK SCHEDULE

December 14, 2016

FDOT Plans Dated:

| Financial Project ID: | 407918-5-52-01 | Utility Company: | Okaloosa County Water & Sewer | 1/18/22 draft |

			SEC	TION C: UAO's WORK ACT	TIVITIES			
Act. No.	Utility Facility (type, size, material, status)	From Station/ Offset	To Station/ Offset	Utility Work Activity Description	Dependent Activity	TCP Phase	Conse Calenda Prior to Const.	
1	12" PVC Water	101+60	106+80	Install new 12" PVC WM	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			5
2	12" FPVC Water	106+80	112+00	Install via Horizontal Directional Drill new 12" FPVC Water main.	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			28
3	12" PVC Water	112+00	123+60	Install new 12" PVC WM	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			19
4	12" FPVC Water	123+60	125+60	Install via Horizontal Directional Drill new 12" FPVC Water main.	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			14
5	12" PVC Water	125+60	135+00	Install new 12" PVC WM	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			10
6	12" FPVC Water	135+00	143+00	Install via Horizontal Directional Drill new 12" FPVC Water main.	Contractor clearing & grubbing and grade adjustments; R/W,			28

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Rule 14-48 001 F.A.C Page 4 of 5

FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK SCHEDULE

December 14, 2016

Financial Project ID: 407918-5-52-01
Utility Company: Okaloosa County Water & Sewer
1/18/22 draft
FDOT Plans Dated:

			SEC	TION C: UAO's WORK ACT	IVITIES			
Act. No.	Utility Facility (type, size, material, status)	From Station/ Offset	To Station/ Offset	Utility Work Activity Description	Dependent Activity	TCP Phase	Conse Calenda Prior to Const.	cutive ar Days During Const.
					Stationing, EOP & wetland limits staked			
7	12" PVC Water	143+00	157+60	Install new 12" PVC water main and tie-into existing 12" PVC water main stub-out from East-West Connector project.	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			28
8	8" PVC Water (8" bore)	105+90, 50'LT	105÷90, 50°RT	Install Tee on proposed 12" water main at Sta. 105+90, 50'RT and construct an 8" branch connection for the existing water main tiein from Old Antioch Road.	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			5 (14)
9	8" PVC Water (8" Bore)	122+58 50' RT	Garrett Pit Road 122+62	Install Tee on proposed 12" water main at Sta. 122+58 and construct an 8" branch connection for the existing water main tie- in from Garrett Pit Road.	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			7 (14)

DocuSign Envelope ID: 17617CCF-5803-47DF-B2F4-1531EC08D67B

Rule 14-46,001 F.A.C Page 5 of 5

FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK SCHEDULE

December 14, 2016

Financial Project ID: 407918-5-52-01

Utility Company:

Okaloosa County Water & Sewer 1/18/22 draft

FDOT Plans Dated;

			SEC	TION C: UAO's WORK ACT	IVITIES			
Act. No.	Utility Facility (type, size, material, status)	From Station/ Offset	To Station/ Offset	Utility Work Activity Description	Dependent Activity	TCP Phase	Conse Calenda Prior to Const.	
10	8" PVC Water (8" Bore)	127+00	127+30, 90'RT	Install Tee on proposed 12" water main at Sta. 127+20 and construct an 8" branch for the new water main to run along New Antioch Road. This water main will tie-into the existing 8" water main at roughly 13+30.	Contractor clearing & grubbing and grade adjustments; R/W, Stationing, EOP & wetland limits staked			15 (21)
11	12" and 6" Water	110+60	157+60	Clean, Test, and Place new water mains into service.	This duration is built into the days above.			
12	10" and 8" Water Main (Remove and/or Plug/Fill)	110+60	21+20, 200'RT	Remove existing 10" and 8" PVC Water Main, and/or Place out of Service	Install and Startup of new water main.		Ask for pricing	

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK ESTIMATE

UTILITIES 12/18

Figure 1 Design 1 Des	FDOT PROJECT INFORMATION					
Financial Project ID: 407918-5-56-04 Federal Project ID: Funded						
State Road Number: 8 County: Okaloosa						
FDOT Plans Dated; 2-1-2022 District Document No.:						

UTILITY AGENCY/OWNER (UAO)					
Utility Company: Okaloosa Co Water & Sew	er Job No. or Work Order	No.:			
UAO Project Rep: Cory Lewis	Phone: 850-609-6121	E-mail; clewis@myokaloosa.com			
UAO Field Rep: Jeb Chessher	Рhоле: 850-609-5057	E-mail: Jchessher@myokaloosa.com			

SE	CTION A: ITEMIZED COST E	STIMATE	
ltem	Item Cost (\$)	Overhead (%) (Must use "%" or "." Le. 10% or .10)	Item Cost + Overhead (\$)
Preliminary Engineering	\$41,300.00		\$41,300.00
Right of Way Acquisition			0
Construction Engineering			0
Construction Labor	\$39,600.00		\$39,600.00
Materials and Supplies	\$250,010.70		\$250,010.70
Transportation & Equipment	\$40,800.00		\$40,800.00
Contract Construction	\$135,000.00		\$135,000.00
Miscellaneous Expenses			0
	Total Co	st Estimate =>	\$506,710.70

SECTION B: DE	DUCTIONS	SECTION C: REIMBURSEMENT		
Item	Item Value (\$)	Total Cost Estimate from SECTION A =>	\$506,710.70	
Salvage Value		Total Deductions from SECTION B =>	0	
Betterment			-	
Extended Service Life	_	Total Reimbursement* =>	\$506,710.70	
Total Deductions =>	0	*Update the estimated Total Reimburs excess of 10%	sement for changes in	

UTILITY SIGNATURE

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STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION REQUIRED CONTRACT PROVISIONS FOR FEDERAL AID CONTRACTS (Appendix A of Assurances)

Financial Project ID: 407918-5-56-04	Federal Project ID: Funded			
County: Okaloosa	State Road No.: 8			
District Document No:				
Utility Agency/Owner (UAO): OKALOOSA COUNTY WATER & SEWER				

During the performance of this Agreement, the **Utility Agency Owner (UAO)**, for itself, its assignees and successors in interest (hereinafter referred to as the UAO), agrees as follows:

- (1) Compliance with Regulations: The UAO will comply with the Regulations of the FLORIDA DEPARTMENT OF TRANSPORTATION (hereinafter referred to as the DEPARTMENT) relative to nondiscrimination in Federally-assisted programs of the DEPARTMENT (Title 49, Code of Federal Regulations, Part 21, hereinafter referred to as the "Regulations"), which are herein incorporated by reference and made a part of this contract.
- (2) **Nondiscrimination:** The **UAO**, with regard to the work performed by it after award and prior to completion of the **UAO** work, will not discriminate on the ground of race, color or national origin in the selection and retention of subcontractors, including procurement of materials or leases of equipment. The **UAO** will not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix A & B of the Regulations.
- (3) **Solicitations:** In all solicitations either by competitive bidding or negotiation made by the **UAO** for work to be performed under a subcontract, including procurement of materials and leases of equipment, each potential subcontractor or supplier shall be notified by the **UAO** of the **UAO's** obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color or national origin.
- (4) "Buy America" Requirements: The UAO will use domestic steel and/or iron products incorporated into the finished work in compliance with the Buy America provisions of 23 CFR 635.410 as amended. As used in this provision, "steel and/or iron products" means manufactured products that are predominately steel and/or iron products and that are not otherwise exempt from Buy America requirements pursuant to rules and regulations of the Federal Highway Administration. As used in this provision, "domestic" means products that are manufactured in the United States which have not undergone any manufacturing process outside of the United States that modified the chemical content, physical shape or size, or final finish of a product, beginning with the initial melting and continuing through final shaping and coating. If a steel and/or iron product is taken outside the United States for any manufacturing process, it becomes foreign source steel and/or iron products. The UAO may incorporate into the finished work foreign source steel and/or iron products as long as the actual cost of such foreign products does not exceed 0.1% of the total amount of this Agreement, or \$2,500.00 whichever is greater. The UAO will retain documentation verifying compliance with the Buy America provision of this Agreement for a period of 3 years after final payment of the finished work. Upon request, the UAO will provide the documentation verifying compliance with the Buy America provision of this Agreement. The UAO will provide a certification with the invoice that states the following: "The UAO certifies that all manufactured products that are predominately steel and/or iron are domestic products in compliance with the Buy America provisions of 23 CFR 635.410 as amended except for the foreign source steel and/or iron allowance of 0.1% of the total amount of the agreement between the Florida Department of Transportation and the UAO, or \$2,500.00 whichever is greater."
- (5) Information and Reports: The UAO will provide all information and reports required by the Regulations, or orders and instructions issued pursuant thereto, and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the DEPARTMENT or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of the UAO is in the exclusive possession of another who fails or refuses to furnish this information, the UAO shall so certify to the DEPARTMENT or the Federal Highway Administration as appropriate, and shall set forth what efforts it has made to obtain the information.

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION REQUIRED CONTRACT PROVISIONS FOR FEDERAL AID CONTRACTS (Appendix A of Assurances)

710-010-08 UTILITIES OGC-04/17

- (6) Sanctions for Noncompliance: In the event of the UAO's noncompliance with the nondiscrimination provisions of paragraphs (1) through (4), the DEPARTMENT shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - (a) withholding of payments to the contractor under the Agreement until the UAO complies; and/or
 - (b) cancellation, termination or suspension of the Agreement, in whole or in part.
- (7) Incorporation of Provisions: The UAO will include the provisions of paragraph (1) through (6) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, order or instructions issued pursuant thereto. The UAO will take such action with respect to any subcontract, procurement or lease as the DEPARTMENT or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance; provided, however, that in the event the UAO becomes involved in, or is threatened with, litigation with a subcontractor, supplier or lessor as a result of such direction, the UAO may request the State to enter into such litigation to protect the interests of the State, and, in addition, the UAO may request the United States to enter into such litigation to protect the interests of the United States.

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

which are for an amount in excess of \$25,000.00 and which have a term for a period of more than one (1) year. For this purpose, the individual work orders shall be considered to be the binding commitment of funds.

- m. PUBLIC ENTITY CRIME INFORMATION STATEMENT: A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
- An entity or affiliate who has been placed on the discriminatory vendor list may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity.

5. Out of Service Facilities

No Facilities shall be left in place on **FDOT's** Right of Way after the Facilities are no longer active (hereinafter "Placed out of service/Deactivated") unless specifically identified as such in the Plans. The following terms and conditions shall apply to Facilities Placed out of service/Deactivated, but only to said Facilities Placed out of service/Deactivated:

- a. The **UAO** acknowledges its present and continuing ownership of and responsibility for Facilities Placed out of service/Deactivated.
- b. The FDOT agrees to allow the UAO to leave the Facilities within the right of way subject to the continuing satisfactory performance of the conditions of this Agreement by UAO. In the event of a breach of this Agreement by UAO, the Facilities shall be removed upon demand from the FDOT in accordance with the provisions of Subparagraph 5. e. below.
- c. The UAO shall take such steps to secure the Facilities and otherwise make the Facilities safe in accordance with any and all applicable local, state or federal laws and regulations and in accordance with the legal duty of the UAO to use due care in its dealings with others. The UAO shall be solely responsible for gathering all information necessary to meet these obligations.
- d. The UAO shall keep and preserve all records relating to the Facilities, including, but not limited to, records of the location, nature of, and steps taken to safely secure the Facilities and shall promptly respond to information requests concerning the Facilities that are Placed out of service/Deactivated of the FDOT or other permittees using or seeking use of the right of way.
- e. The UAO shall remove the Facilities upon 30 days prior written request of the FDOT in the event that the FDOT determines that removal is necessary for FDOT use of the right of way or in the event that the FDOT determines that use of the right of way is needed for other active utilities that cannot be otherwise accommodated in the right of way. In the event that the Facilities that are Placed out of Service/Deactivated would not have qualified for reimbursement under this Agreement, removal shall be at the sole cost and expense of the UAO and without any right of the UAO to object or make any claim of any nature whatsoever with regard thereto. In the event that the Facilities that are Placed out of service/Deactivated would have qualified for reimbursement only under Section 337.403 (1)(a), Florida Statutes, removal shall be at the sole cost and expense of the UAO and without any right of the UAO to object or make any claim of any nature whatsoever with regard thereto because such a

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

removal would be considered to be a separate future relocation not necessitated by the construction of the project pursuant to which they were Placed out of service/Deactivated, and would therefore not be eligible and approved for reimbursement by the Federal Government. In the event that the Facilities that are Placed out of service/Deactivated would have qualified for reimbursement for other reasons, removal of the out of service Facilities shall be reimbursed by the FDOT as though the Facilities had not been Placed out of service/Deactivated. Removal shall be completed within the time specified in the FDOT's notice to remove. In the event that the UAO fails to perform the removal properly within the specified time, the FDOT may proceed to perform the removal at the UAO's expense pursuant to the provisions of Sections 337.403 and 337.404, Florida Statutes.

f. Except as otherwise provided in Subparagraph e. above, the UAO agrees that the Facilities shall forever remain the legal and financial responsibility of the UAO. The UAO shall reimburse the FDOT for any and all costs of any nature whatsoever resulting from the presence of the Facilities within the right of way. Said costs shall include, but shall not be limited to, charges or expenses which may result from the future need to remove the Facilities or from the presence of any hazardous substance or material in the Facilities or the discharge of hazardous substances or materials from the Facilities. Nothing in this Paragraph shall be interpreted to require the UAO to indemnify the FDOT for the FDOT's own negligence; however, it is the intent that all other costs and expenses of any nature be the responsibility of the UAO.

6. Default

- a. In the event that the UAO breaches any provision of this Agreement, then in addition to any other remedies which are otherwise provided for in this Agreement, the FDOT may exercise one or more of the following options, provided that at no time shall the FDOT be entitled to receive double recovery of damages:
 - (1) Terminate this Agreement if the breach is material and has not been cured within 60 days from written notice thereof from FDOT.
 - (2) Pursue a claim for damages suffered by the FDOT.
 - (3) If the Utility Work is reimbursable under this Agreement, withhold reimbursement payments until the breach is cured. The right to withhold shall be limited to actual claim payments made by FDOT to third parties.
 - (4) If the Utility Work is reimbursable under this Agreement, offset any damages suffered by the FDOT or the public against payments due under this Agreement for the same Project. The right to offset shall be limited to actual claim payments made by FDOT to third parties.
 - (5) Suspend the issuance of further permits to the **UAO** for the placement of Facilities on **FDOT** property if the breach is material and has not been cured within 60 days from written notice thereof from the FDOT until such time as the breach is cured.
 - (6) Pursue any other remedies legally available.
 - (7) Perform any work with its own forces or through contractors and seek repayment for the cost thereof under Section 337.403(3), Florida Statutes.
- b. In the event that the FDOT breaches any provision of this Agreement, then in addition to any other remedies which are otherwise provided for in the Agreement, the UAO may exercise one or more of the following options:
 - (1) Terminate this Agreement if the breach is material and has not been cured within 60 days from written notice thereof from the UAO.

UTILITY WORK AGREEMENT

(FDOT PARTICIPATING IN EXPENSE)

Form No. 710-010-54 UTILITIES 10/04

- (2) If the breach is a failure to pay an invoice for Utility Work which is reimbursable under this Agreement, pursue any statutory remedies that the UAO may have for failure to pay invoices.
- (3) Pursue any other remedies legally available.
- c. Termination of this Agreement shall not relieve either party from any obligations it has pursuant to other agreements between the parties and from any statutory obligations that either party may have with regard to the subject matter hereof.

7. Indemnification

FOR GOVERNMENT-OWNED UTILITIES:

To the extent provided by law, the **UAO** shall indemnify, defend, and hold harmless the **FDOT** and all of its officers, agents, and employees from any claim, loss, damage, cost, charge, or expense arising out of any acts, action, error, neglect, or omission by the **UAO**, its agents, employees, or contractors during the performance of the Agreement, whether direct or indirect, and whether to any person or property to which **FDOT** or said parties may be subject, except that neither the **UAO**, its agents, employees, or contractors will be liable under this section for damages arising out of the injury or damage to persons or property directly caused by or resulting from the negligence of the **FDOT** or any of its officers, agents, or employees during the performance of this Agreement.

When the FDOT receives a notice of claim for damages that may have been caused by the UAO in the performance of services required under this Agreement, the FDOT will immediately forward the claim to the UAO. The UAO and the FDOT will evaluate the claim and report their findings to each other within fourteen (14) working days and will jointly discuss options in defending the claim. After reviewing the claim, the FDOT will determine whether to require the participation of the UAO in the defense of the claim or to require the UAO to defend the FDOT in such claim as described in this section. The FDOT's failure to notify the UAO of a claim shall not release the UAO from any of the requirements of this section. The FDOT and the UAO will pay their own costs for the evaluation, settlement negotiations, and trial, if any. However, if only one party participates in the defense of the claim at trial, that party is responsible for all costs.

FOR NON-GOVERNMENT-OWNED UTILITIES:

The UAO shall indemnify, defend, and hold harmless the FDOT and all of its officers, agents, and employees from any claim, loss, damage, cost, charge, or expense arising out of any acts, action, error, neglect, or omission by the UAO, its agents, employees, or contractors during the performance of the Agreement, whether direct or indirect, and whether to any person or property to which FDOT or said parties may be subject, except that neither the UAO, its agents, employees, or contractors will be liable under this section for damages arising out of the injury or damage to persons or property directly caused by or resulting from the negligence of the FDOT or any of its officers, agents, or employees during the performance of this Agreement.

The UAO's obligation to indemnify, defend, and pay for the defense or at the FDOT's option, to participate and associate with the FDOT in the defense and trial of any damage claim or suit and any related settlement negotiations, shall arise within fourteen (14) days of receipt by the UAO of the FDOT's notice of claim for indemnification to the UAO. The notice of claim for indemnification shall be served by certified mail. The UAO's obligation to defend and indemnify within fourteen (14) days of such notice shall not be excused because of the UAO's inability to evaluate liability or because the UAO evaluates liability and determines the UAO is not liable or determines the FDOT is solely negligent. Only a final adjudication or judgment finding the FDOT solely negligent shall excuse performance of this provision by the UAO. The UAO shall pay all costs and fees related to this obligation and its enforcement by the FDOT. The FDOT's delay in notifying the UAO of a claim shall not release UAO of the above duty to defend.

8. Force Majeure

Form No. 710-010-54 UTILITIES

UTILITY WORK AGREEMENT (FDOT PARTICIPATING IN EXPENSE)

Neither the **UAO** nor the **FDOT** shall be liable to the other for any failure to perform under this Agreement to the extent such performance is prevented by an act of God, war, riots, natural catastrophe, or other event beyond the control of the non-performing party and which could not have been avoided or overcome by the exercise of due diligence; provided that the party claiming the excuse from performance has (a) promptly notified the other party of the occurrence and its estimated duration, (b) promptly remedied or mitigated the effect of the occurrence to the extent possible, and (c) resumed performance as soon as possible.

If the Utility Work is reimbursable under this Agreement, the UAO shall fully comply with the provisions

9. Miscellaneous

of Titl Utility belov	le VI of the Civil Rights Act of 1964 and any subsequent revisions thereto in connection with the Work covered by this agreement, and such compliance will be governed by the method marked v:
	The UAO will perform all or part of such Utility Work by a contractor paid under a contract let by the UAO , and the Appendix "A" of Assurances transmitted with the issued work order will be included in said contract let by the UAO .
	The UAO will perform all of its Utility Work entirely with UAO's forces, and Appendix "A" of Assurances is not required.
	The Utility Work involved is agreed to by way of just compensation for the taking of the UAO's facilities on right-of-way in which the UAO holds a compensable interest, and Appendix "A" of Assurances is not required.
	The UAO will perform all such Utility Work entirely by continuing contract, which contract to perform all future Utility Work was executed with the UAO's contractor prior to August 3, 1965, and Appendix "A" of Assurances is not required.

- b. The Facilities shall at all times remain the property of and be properly protected and maintained by the UAO in accordance with the then current Utility Accommodation Manual and the current utility permit for the Facilities.
- c. Pursuant to Section 287.058, Florida Statutes, the **FDOT** may unilaterally cancel this Agreement for refusal by the **UAO** to allow public access to all documents, papers, letters, or other material subject to the provisions of Chapter 119, Florida Statutes, and made or received by the **UAO** in conjunction with this Agreement.
- d. This Agreement constitutes the complete and final expression of the parties with respect to the subject matter hereof and supersedes all prior agreements, understandings, or negotiations with respect thereto, except that the parties understand and agree that the FDOT has manuals and written policies and procedures which shall be applicable at the time of the Project and the relocation of the Facilities and except that the UAO and the FDOT may have entered into joint agreements for Utility Work to be performed by FDOT's highway contractor. To the extent that such a joint agreement exists, this Agreement shall not apply to Facilities covered by the joint agreement. Copies of FDOT manuals, policies, and procedures will be provided to the UAO upon request.
- e. This Agreement shall be governed by the laws of the State of Florida. Any provision hereof found to be unlawful or unenforceable shall be severable and shall not affect the validity of the remaining provisions hereof.
- f. Time is of the essence in the performance of all obligations under this Agreement.
- g. All notices required pursuant to the terms hereof may be sent by first class United States Mail, facsimile transmission, hand delivery, or express mail and shall be deemed to have been received by the end of