Account No. – Class: 733005-309

Department ID: 484810000

Program No.: 4181401

#### STANDARD UTILITY AGREEMENT CONTRACT ITEM AGREEMENT

Georgia Project No.: N/A, DeKalb County G.D.O.T. P.I. No.: 0013175

THIS AGREEMENT, made this \_\_\_\_\_\_\_\_, by and between the Department of Transportation, an agency of the State of Georgia, hereinafter called the DEPARTMENT, first party, and DeKalb County, a political subdivision of the State of Georgia, hereinafter called the LOCAL AGENCY, second party;

#### WITNESS that:

WHEREAS, the DEPARTMENT proposes under the above numbered project to install a single lane hybrid roundabout and rectangular rapid beacons for pedestrian crossings at intersection of SR 12 @ CR 5192/COVE LAKE ROAD/WELLBORN ROAD in DeKalb County Georgia; and

WHEREAS, due to the construction of this project, it will become necessary to make certain adjustments or additional installation of utility facilities of the LOCAL AGENCY, the cost of which shall be determined in accordance with Articles 8, 9, & 10 below; and

WHEREAS, the LOCAL AGENCY has requested that the DEPARTMENT include the adjustment or installation of water and sewer facilities in its highway construction contract as shown on the attached plans; and

WHEREAS, this Agreement being for the sole purpose of providing a contractor for work performed on the LOCAL AGENCY'S water and sewer facilities, the LOCAL AGENCY shall bear the cost of said work to be determined as hereinafter set forth;

WHEREAS, the preliminary engineering, including preparation of detailed plans and contract estimate for adjustment of the utilities described above have been accomplished by the LOCAL AGENCY;

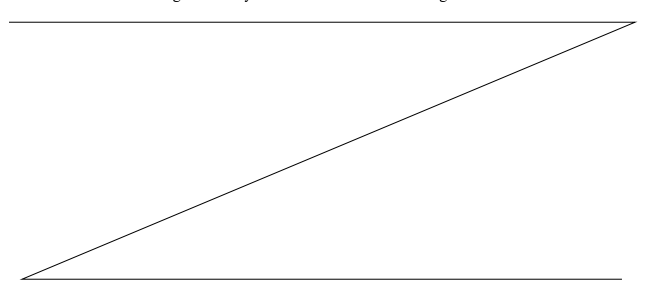
WHEREAS, the plans for the utility work have been approved by both the DEPARTMENT and the LOCAL AGENCY prior to commencing work;

NOW THEREFORE, in consideration of the premises and the mutual covenants of the parties hereinafter set forth, it is agreed:

1. All construction engineering and contract supervision shall be the responsibility of the DEPARTMENT and the DEPARTMENT shall be responsible to assure that all utility work is accomplished in accordance with plans and specifications and to consult with the LOCAL AGENCY or LOCAL AGENCY'S Consultant before authorizing any changes or deviations which affect the LOCAL AGENCY'S facility.

- 2. The LOCAL AGENCY or the LOCAL AGENCY'S Consultant shall have the right to visit and inspect the work at any time and advise the DEPARTMENT'S Engineer of any observed discrepancies or potential problems. The DEPARTMENT agrees to notify the LOCAL AGENCY when all utility work is completed and ready for final inspection by the LOCAL AGENCY.
- 3. It is specifically understood that the project number shown above is for the DEPARTMENT'S identification purposes only and may be subject to change by the DEPARTMENT. In the event it becomes necessary for the DEPARTMENT to assign a different project number, the DEPARTMENT shall notify the LOCAL AGENCY of the new project designation. Such change in project designation shall have no effect whatsoever on any of the other terms of this Agreement.
- 4. The DEPARTMENT shall include in its contract for this project all work necessary to accomplish the adjustment of the LOCAL AGENCY'S facilities as shown on the highway plans along with the necessary specifications to assure that the work conforms to sound construction practices.
- 5. In the event it becomes necessary to add pay items that are not provided for in the contract, the DEPARTMENT shall negotiate prices with the contractor and enter into a supplemental agreement with the contractor for completion of the additional items. Upon notification, the LOCAL AGENCY shall furnish a check for the additional cost as determined in Article 8 below.
- 6. The DEPARTMENT shall furnish on the project the construction engineering inspection and testing by its own forces required to assure that the work is done in accordance with the plans, specifications and Special Provisions.
- 7. Upon completion of the work and upon certification by the DEPARTMENT'S engineers that the work has been completed in accordance with the aforesaid plans and specifications, the LOCAL AGENCY shall accept the adjusted and additional facilities and shall thereafter operate and maintain the adjusted and additional facilities without further cost to the DEPARTMENT or its contractor. Such maintenance and all operations and activities shall be subject to the DEPARTMENT'S rules, policies and procedures as contained in its Utility Accommodation Policy and Standards, current edition.
- 8. The DEPARTMENT shall include in its highway contract those items shown as "materials" for permanent installation on the aforesaid plans. The price bid for the appropriate items shall include all labor, materials and incidentals necessary to complete the work. The cost of the requested work shall be determined from unit quantities and unit prices as shown in the DEPARTMENT'S tabulation of bids. The approximate non-binding pre-let estimate, including betterment, is \$21,000.00 based on the LOCAL AGENCY'S estimate attached hereto of which the Department shall bear \$0.00 or 0.00% and the LOCAL AGENCY shall bear \$21,000.000 or 100%.

- 9. It is mutually agreed that as soon as practicable after the execution of the said agreement by the DEPARTMENT, the DEPARTMENT shall notify the LOCAL AGENCY in writing of the amount due the DEPARTMENT. The LOCAL AGENCY shall pay to the DEPARTMENT the amount due upon receipt of Authorization Letter.
- 10. It is further mutually agreed that the final cost of the work performed on behalf of the LOCAL AGENCY shall be determined by measurement of the actual quantities of installed materials, including added items under Article 5, multiplied by the actual bid prices. Accordingly, after the project has been completed, the DEPARTMENT shall determine the final cost to be borne by the LOCAL AGENCY and, as the case may be, shall refund to the LOCAL AGENCY or shall request of the LOCAL AGENCY an additional payment in the amount of the difference between the final cost to be borne by the LOCAL AGENCY and the amount which the LOCAL AGENCY has previously paid to the DEPARTMENT. In the event additional payment is due to the DEPARTMENT, the LOCAL AGENCY agrees to pay same within sixty (60) days after the statement is received from the DEPARTMENT. In the event a refund is due the LOCAL AGENCY, the DEPARTMENT agrees to pay the LOCAL AGENCY within sixty (60) after the refund amount is determined or final acceptance is made by the DEPARTMENT.
- 11. The covenants herein contained shall, except as otherwise provided, accrue to the benefit of and be binding upon the successors and assigns of the parties hereto.
- 12. Pursuant to O.C.G.A. Sec. 50-5-85, COMPANY hereby certifies that it is not currently engaged in, and agrees that for the duration of this contract, it will not engage in a boycott of Israel.
- 13. It is mutually agreed between the parties hereto that this document shall be deemed to have been executed in the Fulton County, Georgia, and that all questions of interpretation and construction shall be governed by the laws of the State of Georgia.



**IN WITNESS WHEREOF**, the parties hereto have caused this Agreement to be executed in three counterparts, each to be considered as original by their authorized representative the day and date hereinabove written.

WITNESS AS TO SECOND PARTY:	DEKALB COUNTY
BY:	
BY:	
BY:	
	BY:Chief Executive Officer
	BY: Chief Executive Officer
NOTARY PUBLIC (SEAL)	
SWORN TO AND SUBSCRIBED	
BEFORE ME THIS DAY	
OF	
Notary Public	
My commission expires:	
Signed on behalf of DeKalb County pursuant to	o <u>resolution</u>
dated *************	
	DV
FEIN_ ************	BY:
	(OFFICIAL SEAL)
	(OTTICINE SEAE)
RECOMMENDED:	ACCEPTED:
	DEPARTMENT OF TRANSPORTATION
BY:STATE UTILITIES ADMINISTRATOR	
STATE UTILITIES ADMINISTRATOR	
	BY:COMMISSIONER
	COMMISSIONER
PROJECT NO.: N/A	Signed, sealed and delivered this
COUNTY: DeKalb	day of, 20,
G.D.O.T. P.I. NO.: 0013175	
DATE: November 2, 2018 SJD	/
	(OFFICIAL SEAL OF THE DEPARTMENT)
I attest that the seal imprinted herein is the Offi	cial Seal of the DEPARTMENT.
	BY:
	TREASURER
	OFFICIAL CUSTODIAN OF THE SEAL

#### **RESOLUTION**

STATE OF GEORGIA

COUNTY OF DEKALB

BE IT RESOLVED by the Chief Executive Officer and Board of Commissioners of DeKalb County, and it is hereby resolved, that the foregoing attached Agreement, relative to project N/A, P.I. No. 0013175 to perform an intersection improvement by upgrading the traffic signal at the intersection, adding a right turn bypass lane, and illuminating the intersection of SR 12 @ CR 5192/COVE LAKE ROAD/WELLBORN ROAD in DeKalb County, Georgia and that Mr. Michael L. Thurmond as Chief Executive Officer and Ms. Barbara Sanders as Clerk, be and they are, thereby authorized and directed to execute the same for and in behalf of said by the Chief Executive Officer and Board of Commissioners of DEKALB COUNTY.

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