ADDENDUM TO UTILITY MASTER AGREEMENT (AT UAO AND FDOT EXPENSE COMBINED)

- 1. As used herein, the words "compensable interest" and "compensable land interest" shall mean any interest in property, the taking of which is subject to the payment of compensation under the Constitution of the United States of America or under the Florida Constitution, but only to the extent of the compensability for utility work costs under the terms and conditions of the underlying document creating the property interest, and provided that nothing herein shall be interpreted to modify, alter, amend, or override the specific terms and conditions of the underlying document. In addition, the use of the term "compensable interest" is not intended and shall not be interpreted to create any right to reimbursement not created by the underlying document creating the property interest.
- 2. Either the UAO or FDOT may terminate this Agreement at any time without penalty by giving the other party written notice at least thirty (30) days prior to the effective date of said termination; provided, however, that the termination shall not apply to any project for which either party had previously notified the other that the project would proceed pursuant to this Agreement.

The parties have executed this Agreement by their duly authorized signatures the last day and year set forth below.

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION (FDOT)
\mathcal{A}
By Karus C. Vhyran
PRINT NAME
Title: CHF GVG
Date: 12/7/2012

WI

WITNESS	By Thomas R. Bane PRINT NAME
As to Company	FIBERLIGHT, LLC (UAO) By Michael P. Miller PRINT NAME Title: CEO Date: 11/26/12 ATTEST: T.D. Cash PRINT NAME

Approved as to Form Legality and Execution STATE OF FLORIDA, DEPARTMENT OF TRANSPORTATION