## STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK BY HIGHWAY CONTRACTOR MASTER AGREEMENT (AT UAO AND FDOT EXPENSE COMBINED)

The following changes are hereby made to the Utility Work by Highway Contractor Master Agreement (at UAO and FDOT Expense Combined) between the **State of Florida Department of Transportation** (the **"FDOT"**) and JEA (the **"UAO"**) dated the 7<sup>th</sup> day of December, 2000:

**1.** The words "and/or **FDOT** design consultant" are added after the word "contractor" in the following locations:

- a. The fifth premises clause;
- b. The sixth premises clause; and
- c. The introductory sentence of paragraph 1.
- 2. The following sentence is added at the end of subparagraph 1.a.(1):

"If desired by **FDOT**, the notice shall also offer to have the **FDOT** design consultant prepare the Plans Package for the Project."

**3.** The following sentence is added at the end of subparagraph 1.a.(2):

"The UAO shall also respond to FDOT's offer, if any, to have the FDOT design consultant prepare the Plans Package for the Project. If no such offer has been made by FDOT and the UAO desires to have the FDOT design consultant prepare the Plans Package for the Project, the UAO shall make such a request in the response."

4. The words "if the Plans Package will be prepared by the UAO," are added after the word "thereon" in the last line of subparagraph 1.b.(2).

5. The words "if applicable" are added in the following locations:

- a. At the end of subparagraphs 1.c.(1)(e), 1.c.(1)(h);
- b. At the end of the last sentence of subparagraph 2.h.
- c. At the beginning of subparagraph 2.I.
- d. After the work "Package" in the fourth line of subparagraph 3.b.
- e. After the parenthetical phrase in the second line of subparagraph 4.a.

6. The words "if applicable, and" are added after the word "provisions" in the second line of subparagraph 1.c.(2).

7. The following new subparagraph 1.d. is added prior to paragraph 2:

"d. Alternative Design Procedure

If, pursuant to the provisions of subparagraph 1.a., the Plans Package will be prepared by the **FDOT** design consultant, the provisions of subparagraph 1.c.(2) regarding preparation of the Plans Package by the **UAO** shall not apply and the following provisions shall govern the preparation of the Plans Package in lieu

thereof:

(1) **FDOT's** design consultant shall prepare final engineering design, plans, other necessary related design documents, and cost estimate for the Utility Work as more specifically described in **FDOT's** Supplemental Agreement to **FDOT's**\_ design services contract.

(2) The Plans Package shall be in the same format as the **FDOT's** contract documents for the Project.

(3) The Plans Package shall include any and all activities and work effort required to perform the Utility Work, including but not limited to, all clearing and grubbing, survey work and maintenance of traffic.

(4) The Plans Package shall be prepared in compliance with the **FDOT's** Utility Accommodation Manual and the **FDOT's** Plans Preparation Manual in effect at the time the Plans Package is prepared, and the **FDOT's** contract documents for the Project. If the **FDOT's** Plans Preparation Manual is updated and conflicts with the **FDOT's** Utility Accommodation Manual, the Utility Accommodation Manual shall apply where such conflicts exist.

(5) The technical special provisions which are a part of the Plans Package shall be prepared in accordance with the **FDOT's** guidelines on preparation of technical special provisions.

(6) The **FDOT** design consultant shall provide a copy of the proposed Plans Package to the **UAO**, for review at the stages that they are provided to **FDOT**. **UAO** shall review the Plans Package to see that it complies with the requirements of this Agreement.

(7) In the event that the **UAO** finds any deficiencies in the Plans Package during the reviews performed pursuant to subparagraph f. above, the **UAO** will notify the **FDOT** in writing of the deficiencies within the time specified in the plans review transmittal.

(8) The **UAO** shall furnish the **FDOT** such information from the **UAO** files as requested by the **FDOT**.

(9) The Facilities and the Utility Design will include all utility facilities of the **UAO** which are located within the limits of the Project, except as may be specified in the communications pursuant to subparagraph 1.a.

(10) If the Utility Work is reimbursable, **FDOT** shall pay the cost for the preparation of the Plans Package.

(11) If the Utility Work is not reimbursable, the Plans Package shall be prepared at the sole cost and expense of the **UAO**. The **UAO** agrees that it will, at least fifteen (15) days prior to the **FDOT** issuing the Supplemental Agreement to its design consultant, furnish the **FDOT** an advance deposit of the amount of the Supplemental

Agreement for the payment for preparation of the Plans Package. It is understood that the FDOT's design consultant shall not begin any work on the Plans Package until the FDOT has received the above payment and that if such payment is not timely received, the Plans Package will not be prepared by the FDOT's design consultant. The FDOT shall utilize this deposit for the payment of Utility Design. Both parties further agree that the costs incurred in connection with the work as referenced in subparagraph 3.j. shall include the cost of preparation of the Plans Package. No work in excess of the advance deposit shall be done. In the event that it is subsequently determined that work in addition to that described in the Supplemental Agreement is necessary in order to properly complete the preparation of the Plans Package, the UAO shall make an additional deposit in the amount necessary to issue a subsequent Supplemental Agreement for the additional work. The payment of funds under this paragraph will be made directly to the **FDOT** for deposit into the State Transportation Trust Fund unless the UAO requests in the communications under subparagraph 1.a. that they be deposited in escrow with the Department of Financial services as provided in the standard Memorandum of Agreement between the UAO, the FDOT and the State of Florida, Department of Financial Services, Division of Treasury. Deposits of less than \$100,000.00 must be pre-approved by the FDOT Comptroller's Office.

It is specifically understood and agreed that if post-design services are needed (12)in connection with the performance of the Utility Work, and if the Utility Work is not reimbursable, the UAO shall make an additional deposit in the amount that FDOT will you will be sign consultant for the payment of said post-design services. applying in the FDOT will notify the UAO no later than 60 days prior to the date of deposit of applying instruction of the date of deposited the amount of the deposit and the date for the deposit. Said amount will be deposited into the State Transportation Trust Fund. The FDOT and the UAO acknowledge and agree that the amount stated above will include an additional ten percent (10%) to cover the UAO's obligation for the cost of the post-design services as set forth in Section 337.403(1)(b) of the Florida Statutes. The amount of the deposit shall constitute a maximum limiting amount. In the event that the UAO fails to timely make the deposit for post-design services, all post-design services for the Utility Design shall be performed by the UAO at the UAO's sole cost and expense, and at a time and in a manner that does not cause delay to the Project. Both parties further agree that the costs incurred in connection with the work as referenced in subparagraph 3.j. shall include the cost of post-design services hereunder."

**8.** The words "under Florida condemnation law" are removed from the first sentence of subparagraph 3.a. and the following sentence is added at the end of that subparagraph:

"As used herein, the words "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 under the terms and conditions of the document creating the interest, and provided that nothing herein shall be interpreted to modify, alter, amend, or override the specific terms and conditions of said document."

ATTEST:
By: Cindy Cyken
Print Name: Cindy Ikerd
Title: Admin. Asst.
Date: 4/14/11

DEPARTMENT:
By: Quin Slanford A 19-11
Printed Name: Brian Blanchard
Title: Chief Engineer
Date: 4/14/11

Legal Review: 6 By: Office of the General Counsel

**ATTEST:** By: Print Name: Heatner Burnett Title: Manager Date:

UAO:	
Ву:	manut
Printed Name:	John P. McCarthy, Director
Title:	JEA Procurement Seorices Chief Procurement Officer
Date:	

## Legal Review:

By: \_

Counsel for UAO Reviewed by Purchasing Contracts Specialist