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## WITE CONTROL BAD TO THE RESERVE OF THE REPORT OF THE BOLD BY THE BOLD BATTER BATTER BOLD BATTER B

## WITNES ETH:

WHEREAS, the DiPARTMENT proposes to engage in certain projects for construction, resonstruction as other change of peations of the State if gloway System which dialfied for the relocation of the CTYS to littles along, ever and under the Liphways of each projects.

Alth WHEREAS, we gloss for odd construction, to ensure our or other change we to be a waveley the DEFC CIMENT and the CITA; such at Bity of ocation to hereinefter be account to be at the CITA; such at Bity of ocation to hereinefter be accounted to as "Mahaceton Work".

AND WHISEAS, under the laws of the State of Florela the expense of said "Relocation Work" may up that for remains elected to the CTY where CTYS facilities be on property in which the \$115 holds a composite interest.

AND WHEIDAS. The term "cost of relocation" shall include the catine concent pale by the CHY properly attractible to each such relocation after deducting therefore any horosector the decidence of the new in lity and any salvage value of patentils recovered from the end to this.

NOW, TERRESHEE in consideration of the motod undertaking is localized to the therpolitical forces and the local sections.

1. When the DEPARTMENT has served an order on the CITY regarding retoration of the CITY'S failities along, over and under property in which the CITY holds a compensable interest, the CITY hereby agrees to relocate the necessary parts of said facilities in accordance with the previous out forth in DEPARTMENT Role 011-46.01 "Utility Accommodation Guide," Fibrida Administrative Code, dated May 4, 1976; any supplements thereto or revisions thereof, which, by refere we have to me made a contract hereof. The CITY further agrees to do also of such work with its own for we or by a contractor paid analog a contract let by the CITY, all under the supervision and approval of the DEPARTMENT.

- 2. The CIFT further agrees to fully comply with the provious of Title VI of the UNE Rights Act of 1964 in connection with the "Relocation Work" covered by this agreement, and such concliance will be governed by the applicable method described hereafter:
  - a. When the CaTY will perform all or part of such "Relocation Work" by a Contractor paid under a contract let by the CFTY, then the Appendix "A" of Assurances attached to this agreement will be included in said contracts let by the CTTY.
  - h. When the CHY will perform all of such "Relocation Work" entirely with the Yes forces, then Appendix "A" of Asternation is not sequend.
  - e. When the "Relocation Work" involved is agreed to by way of just compensation for the taking of CITY'S facilities located on right of way in which the CITY holds a componsable interest, then Appendix "A" of Assurances is not required.
  - d. When the CITY will perform all such "Relocation Work" entirely by continuing contract, which contract to perform all future "Relocation Work" was executed with CITY'S Contractor prior to August 3, 1965, then Appendix "A" of Assurances is not required.
- 3. The DEPARTMENT larely agrees to rembinse the CFY for all costs incorred by it in each such relocation of said facilities, in accordance with the provisions of forth in DEPARTMENT Providere No. 132-046 "Reimbursement for Utility and Railroad Februation," dated October 1, 1973, and any supplements or revisions thereof. It is understood and agreed by and between the parties that preliminary engineering costs not incorporated in the CFIT'S plans and estimates, as approved by the DEPARTMENT, shall not be subject to payment by the DEFARTMENT.
- 4. Plans and specifications of the work to be performed by the CITY on each project contemplated under the terms of this agreement are made a part hereof by reference, upon approval by the DEPARTMENT. All work performed by the CITY pursuant hereto shall be performed according to these plans and specifications as a proved by the DEPARTMENT, and all subsequent plan changes shall likewise be approved by the DEPARTMENT. All "Relocation Work" covering facilities to be relocated to a position within the highway right of way will be accommodated in accordance with the provisions of said "Utility Accommodation Guide," and any supplements thereto or revisions thereof.
- 5. All labor, services, materials and equipment furnished by the CITY in carrying out the work to be perferred hereduder on each project shall be billed by the CITY duect to the DEPARTMENT. Separate records as to the cost of contract bid items and force account items performed for the CITY on each project shall also be furnished by the CITY to the DEPARTMENT.

- 6. The CLTY and the Dall'AS PMENT open than the method to be used in deal ping the relocation of a pastment cost may be any of the following:
  - a. A tual and related indirect costs as unablated in accordance with a work order accounting procedure prescribed by the applicable Federal or State regulatory body.
  - b. Actual and related indirect costs accumulated in accordance with an established accounting procedure developed by the CUTY and approved by the DEPARTMENT.
  - c. An agreed home sum as supported by a detailed analysis of estimated cost, such specific sum and analysis to be attached to the CITY'S plans and specifications and approved by the DEPART MENT. (Note: This method is not applicable where the estimated cost of the proposed adjustment exceeds: 10.000).

The CITY shall clearly state the applicable method in its plans, splitfications and estimates as submitted to the DLPARTMENT.

- 7. The LaPARTMENT and the CUY agree that the adjastment of the GITY'S facilities on individual projects may require the operation of the old facility until the new facility is functioning. If the old facility must remain in operation until the new facility is functioning, the reason(s) must be clearly so and in the CITY'S plans, estimates and specifications as submitted to the DEPARTMENT.
- 8. The DEPARTMENT and the CITY agree that the proposed new facilities on individual projects to be installed in the CITY'S system may remain in useful service beyond the time when the overall (eld) facility, of which it is a part, is replaced. If the new facility will remain in useful service as above and indicated in the CITY'S plans and specifications, or if an entirely new facility is constructed and the old facility retired, credit for expired service life will apply and the estimated or actual credit must appear in CITY'S plans and estimates.
- 9. The adjustment of the CiTY'S facility on each project may involve additional "Relocation Work" over and above the minimum reimbursable requirements of the DEPARTMENT: which contains shall be clearly stated in the CITY'S plans, estimates and specifications. If upgraining or nonrelimbursable "Relocation Work" is involved at the option of the CITY on any project, then credit against the cost of the project is required and will be governed by the applicable mathod described hereafter:
  - a. A certain percentage being applied to the final billing of work a tually accomplished to determine required credit for betterment, expired service life or nonreimbursable segments; such percentage to be clearly stated and explained in CITY'S plans and estimates.

- L. All "Pelocetion Work" involving no usind resident grants being performed by special CCTY work or job order merber aport and separate from reimbursable "Lebocation Work," such work or job order number to be clearly scated in CTTY'S plans, estimates and specifications as submitted to the DLPARTMENT. The CTTY further agrees to clearly identify such work areas in the CTTY'S plans and specifications for the "Relocation Work" covered under this a reament.
- 6. A certain lump sum credited for betterment, expired service life or nonreimbursable segments in accord with Article 6(e) bereimbove and clearly stated in the CITYS plans and estimates.
- 10. It is specifically agreed by and letteren the DEPALTMENT and the CITY that the DEPARTMENT shall receive fair and adequate credit for any salvage which shall account to the CITY as a result of the above relocation work.
- 11. It is faither agreed that the cost of all improvements made during the relocation work on each project shall be been by the CITY, subject only to the DEPARTMENT bearing such portion of this cost as represents the cost of relocation of previously existing facility, less salvage credit as set for their the innuclutely proceeding paragraph.
- 12. Upon completion of the work on each project the CITT Stall, at the earliest date practicable, and in no event later than one bundred eighty (180) days following the date of completion of the "Relocation Vork" by the CITY; furnish the DEPARTMENT with two (2) vopics of its final and complete billing of all costs incorred in connection with the work on each project performed becomeder, such statement to follow as closely as possible the order of the items contained in the CITYS estimate as approved by the DEPARTMENT. Upon the CITYS failure to submit proper billing wition the 180 day period, the DEPARTMENT may at its discretion, and it the CITYS records and thereby defermine the reimbursable amount. The CITY here y waives any right of appeal or protest of such amount as determined by sudit. The totals for labor, everlical travel expense, transportation, equipment, material and supplies, handling costs, and other services on each project shall be shown in such a manner as will permit ready comparison with the approved plans and estimates. Materials shall be itemized where they represent major components or costs in the reionation, following the pattern set out in the approved estimate as closely as possible. Solvage credits from receivered and replaced permanent and recovered temporary materials shall be reports (in said Lift in relative position with the charge for the replacement or the original charge for temporary use.

The final billing shall show the description and site of each project: the date on which the first work was performed. It is preliminary engineering light of way items are involved, the date on which the earliest item of billed expense was incurred; the last on which the last work was performed or the last item of billed expense was incurred, and the location where the records and accounts billed can be audited. Adequate reference shall be made in the billing to the CITY'S records, accounts and

other relevant documents. All cost records and accounts shall be subject to audit by a representative of the DEPARTMENT. Upon receipt of invoices prepared in accordance with the provisions of the DEPARTMENT Procedure No. 132-046, the DEPARTMENT agrees to reimburse the CITY in the amount of such actual costs as approved by the DEPARTMENT'S auditor. The DEPARTMENT shall retain ten percent from any progress payments.

13. The CITY further agrees to indemnify, defend, and save harmless and exonerate the DEPARTMENT of and from all liability, claims, and demands for contractual liability rising out of the work undertaken by the CITY, its employees, agents, representatives, or its subcontractors due in whole, or in part, to conditions, actions, or omissions done or committed by the CITY; or its subcontractors, its employees, agents, representatives, or its subcontractors. It is specifically understood and agreed that this indemnification agreement does not cover nor indemnify the DEPARTMENT for its own negligence or breach of this contract.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed by their duly authorized officers, and their official seals hereto affixed, the day and year first above written.

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION	
BY: Director of Administration	(SEAL)
ATTEST:Executive Secretary	
CITY OF Zephyrhills ,FLORIDA	
BY: City Manager )	(SEAL)
ATTEST: Joseph Llos &	
Approved as to Form. Legality and Execution STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION	
BY: Assistant Attorney	

