CITY OF MARATHON, FLORIDA RESOLUTION 2014-157

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA APPROVING A JOINT PARTICIPATION AGREEMENT BETWEEN THE CITY AND THE FLORIDA DEPARTMENT OF TRANSPORTATION FOR WASTEWATER VALVE ADJUSTMENTS; AUTHORIZING THE CITY MANAGER TO EXECUTE THE AGREEMENT AND EXPEND BUDGETED FUNDS ON BEHALF OF THE CITY; AND PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, the State of Florida Department of Transportation (the "FDOT") has jurisdiction and maintenance responsibilities for State Road 5 also known as the Overseas Highway/U.S. Highway 1; and

WHEREAS, the FDOT will construct road improvements from Mile Marker 48 (Palm Island Drive) to Mile Marker 49 (South of 33rd Street) that will require adjustments to the City's wastewater valves; and

WHEREAS, the City of Marathon (the "City") has requested that FDOT's contractor make the required wastewater valve adjustments during construction of the FDOT road improvements; and

WHEREAS, the City and FDOT desire to enter into a Joint Participation Agreement wherein the City agrees to pay for the wastewater valve adjustments at the FDOT's rate with its contractor in an amount not to exceed \$4,620.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THAT:

- **Section 1**. The above recitals are true and correct and incorporated herein.
- Section 2. The Joint Participation Agreement (JPA) between the City and the Florida Department of Transportation for wastewater valve adjustments with its contractor in an amount not to exceed \$4,620, a copy of which is attached hereto as Exhibit "A," is hereby approved. The City Manager is authorized to execute the JPA and expend budgeted funds on behalf of the City.
 - Section 3. This resolution shall take effect immediately upon its adoption.

PASSED AND APPROVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THIS 16th DAY OF DECEMBER, 2014.

THE CITY OF MARATHON, FLORIDA

Chris Bull, Mayor

AYES:

Keating, Kelly, Senmartin, Zieg, Bull

NOES:

None

ABSENT:

None

ABSTAIN:

None

ATTEST:

Diane Clavier, City Clerk

(City Seal)

APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF MARATHON, FLORIDA ONLY:

Lynn M. Dannheisser, City Attorney



Florida Department of Transportation

RICK SCOTT GOVERNOR District 6 Utilities Group 1000 NW 111 Ave., #6102B Miami, FL 33172

JIM BOXOLD SECRETARY

January 5, 2015

RECEIVED

Ms. Zully Hemeyer Utilities Manager City of Marathon 9805 Overseas Highway Marathon, FL. 33050

BY: P

JAN 0 & 2015

ADJUSTMENT OF UTILITIES – FLORIDA STATTUES CHAPTER 337.403

RE:

Project Description:

Overseas Highway from MM 48 to South of 33 Street

Financial Project number:

429187-1-52-01

Utility Job Number:

429187-1-56-01

F.A.P Number: State Road Number:

N/A SR 5

State Road Int

51()

County:

Miami-Dade

Dear Zully:

The enclosed Joint Project Agreement (JPA) funded by your deposit check for \$4,620.00 has been approved by the Department.

Should additional information be required, please contact me at (305) 470-5234.

Sincerely,

Xenia Rodriguez
Utility Coordinator

Enclosures

UTILITY WORK BY HIGHWAY CONTRACTOR AGREEMENT

(LUMP SUM)

Form No. 710-010-57 UTILITIES 07/14

Financial Project ID: 429187-1-56-01	Federal Project ID:	
Financial Project ID:		
Financial Project ID:		
Financial Project ID:		
County: Monroe	State Road No.: 5	
District Document No: 6		
Utility Agency/Owner (UAO): City of Maratho	on	

THIS AGREEMENT, entered into this 23 day of December, year of 20/4, by and between the STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION, hereinafter referred to as the "FDOT," and City of Marathon, hereinafter referred to as the "UAO";

WITNESSETH:

WHEREAS, the UAO owns 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 Overseas Hwy from MM 48 to S. of 33 St, State Road No. 5, hereinafter referred to as the "Project"; and

WHEREAS, the Project requires minor modifications to the Facilities or the **FDOT's** design more particularly described in Exhibit A attached hereto and by this reference made a part hereof, hereinafter referred to as "Utility Work," and full plans and technical specifications for the Utility Work are not required; and

WHEREAS, the FDOT will perform the Utility Work as part of the Project; and

WHEREAS, the **UAO**, pursuant to the terms and conditions hereof, will bear certain costs associated with 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

- a. The **FDOT** will include the Utility Work in its plans and specifications for the Project and will include the Utility Work as part of the **FDOT's** construction of the Project. The preparation of the plans and specifications and the construction of the Project will be performed in such manner as the **FDOT**, in its discretion, deemed appropriate.
- b. All location, protection, relocation, adjustment, or removal of the **UAO's** Facilities which is not listed in Exhibit A shall be performed pursuant to a separate agreement.

2. Cost of Utility Work

a. The **UAO** will, at least thirty (30) calendar days prior to the date on which the **FDOT** advertises the Project for bids, pay the **FDOT** the amount of \$4,620.00 for the cost of the Utility Work. Said amount will be deposited into the State Transportation Trust Fund.

UTILITY WORK BY HIGHWAY CONTRACTOR AGREEMENT

(LUMP SUM)

Form No. 710-010-57
UTILITIES

- b. The **FDOT** and the **UAO** acknowledge and agree that the amount stated above includes an additional ten percent (10%) to cover the **UAO's** obligation for the cost of the Utility Work as set forth in Section 337.403(1)(b), Florida Statutes.
- c. Except for costs associated with any changes or additions to the Utility Work, the FDOT and the UAO agree that the deposit shall be an asset of the FDOT and that it constitutes a full and final lump sum payment for the cost of the Utility Work, without any requirement for a subsequent accounting for the use of the deposit.
- d. Pursuant to Section 337.403(1)(b), Florida Statutes, no changes or additions to the Utility Work will be made during the construction of the Project unless the UAO has made an additional deposit to cover the cost of the changes or additions. To the extent that the amount stated in Subparagraph 2.a. above exceeds the amount of the FDOT contractor's bid that applies to the Utility Work, such excess may be applied to cover the cost of the changes or additions. All changes or additions shall be subject to the limitations on supplemental agreements and change orders contained in Section 337.11(8), Florida Statutes.

3. 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 the **FDOT**.
 - (2) Pursue a claim for damages suffered by the **FDOT**.
 - (3) 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 **FDOT** until such time as the breach is cured.
 - (4) Pursue any other remedies legally available.
 - (5) 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**.
 - (2) 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.

4. 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

UTILITY WORK BY HIGHWAY CONTRACTOR AGREEMENT

(LUMP SUM)

Form No. 710-010-57 UTILITIES 07/14

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.

5. Force Majeure

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 estimate duration, (b) promptly remedied or mitigated the effect of the occurrence to the extent possible, and (c) resumed performance as soon as possible.

6. Miscellaneous

- a. To 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.
- b. Pursuant to Section 287.058, Florida Statutes, the FDOT may unilaterally cancel this Agreement for

UTILITY WORK BY HIGHWAY CONTRACTOR AGREEMENT

(LUMP SUM)

Form No. 710-010-57 UTILITIES 07/14

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.

- c. 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 other agreements for work not included in Exhibit A for Facilities located within the limits of the Project. Copies of **FDOT** manuals, policies, and procedures will be provided to the **UAO** upon request.
- d. 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 portions hereof.
- e. Time is of essence in the performance of all obligations under this Agreement.
- f. 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 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:

If to the **UAO**:

Zully Hemeyer	
City of Marathon-Utilities Manager	
9805 Overseas Highway	
Marathon, Florida 33050	
If to the FDOT :	
Antonio Soto	
FDOT-District Six Utilities Administrator	
1000 NW 111 Ave	

7. Certification

Miami, FL.33172

entitled "Changes to Form Document."

This document is a printout of an **FDOT** form maintained in an electronic format and all revisions thereto by the **UAO** in the form of additions, deletions, or substitutions are reflected only in an Appendix entitled Changes to Form Document and no change is made in the text of the document itself. Hand notations on affected portions of this document may refer to changes reflected in the above-named Appendix but are for reference purposes only and do not change the terms of the document. By signing this document, the **UAO** hereby represents that no change has been made to the text of this document except through the terms of the appendix entitled Changes to Form Document."

Yo	ou MUST signify by selecting or checking which of the following applies:
	No changes have been made to this Form Document and no Appendix entitled "Changes to Form
\boxtimes	Document" is attached. No changes have been made to this Form Document, but changes are included on the attached Appendix

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK BY HIGHWAY CONTRACTOR AGREEMENT

(LUMP SUM)

Form No. 710-010-57 UTILITIES 07/14

IN WITNESS WHEREOF, the parties hereto have executed this Agreement effective the day and year first written.

UTILITY: City of Marathon	
BY: (Signature) (Typed Name: Michael H. Puto) (Typed Title: City Manager)	DATE: <u>12/17/2014</u>
Recommend Approval by the District Utility Office	
BY: (Signature) Ory Oto	DATE: 12/19/14
FDOT Legal review	
BY: (Signature) District Counsel	DEC 2 2 2014
STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION	
BY: (Signature)	DATE: 12.23 - 2014
(Typed Name:) A arold A. Desdunes P.E. (Typed Title:) Director of Transportation Des	velapment
FEDERAL HIGHWAY ADMINISTRATION (if applicable)	
BY:	DATE:
(Typed Name:)	
(Typed Title:)	



RICK SCOTT GOVERNOR District 6 Utilities Group 1000 NW 111 Ave., #6102B Miami, FL 33172

ANANTH PRASAD, P.E. SECRETARY

December 2, 2014

Zully Hemeyer Utilities Manager City of Marathon 9805 Overseas Highway Marathon, FL 33050

ADJUSTMENT OF UTILITIES - FLORIDA STATUTES CHAPTER 337.403

Re: Project Description:

OVERSEAS HWY. FROM MM 48 TO S. OF 33 STREET

F.P. No.:

429187-1-52-01

Utility Project No.:

429187-1-56-01

F.A.P. No:

N/A

State Road No.:

S.R. 5

County:

Miami-Dade

Dear Mr. Chong:

Complete, sign, and seal 2 copies of the Joint Project Agreement form (JPA) and return them to our office along with a detailed estimate (Exhibit A) that has been approved by FDOT (attached) showing individual quantities, items, and costs for the requested work, along with the total estimated cost, including 10% contingency and on non-Lump Sum JPAs 2% CEA.

MOA Option for JPAs over \$100,000: In order that the JPA funds for the above project be placed into an interest earning escrow account, the FDOT will require that the following additional documents be completed: Four (4) original copies (enclosed) of "Memorandum of Agreement" (MOA) must be completed, signed by an authorized individual, and returned along with the check and the corresponding option selected in the JPA.

VERY IMPORTANT: Include a check for the total estimated cost made out to: "Florida Department of Transportation" and delivered to the FDOT District Six Utility Office for processing. Do not date the front page of the agreements; they will be dated by the FDOT upon approval and one original executed copy of each returned for your records.

Please note that all work done under a utility JPA must meet the Buy America requirements of the Code of Federal Regulations (CFR) 635.410. The Contract Documents (as defined in FDOT Specifications Article 1-3) provided by the utility as part of the JPA must comply with this law. If the utility is unable to meet the requirements of CFR 635.410 as a condition of the JPA, then the FDOT cannot enter into a JPA and the work will have to be performed directly by the utility.

In order to maintain project schedules we must have this information returned to us no later than December 18, 2014. Should additional information regarding completion of the documents be required, please contact us at (305) 470-5234. Your cooperation in these matters is appreciated.

Sincerely,

Xenia K. Rodriguez Utility Coordinator

EXHIBIT A

CITY OF MARATHON JOINT PARTICIPATION AGREEMENT WITH FLORIDA DEPARTMENT OF TRANSPORTATION DISTRICT 6

	ADDAGT A EQ OMOVEDGEAG LIMIV CD E
PROJECT NO:	429187-1-52-01/OVERSEAS HWY-SR-5
TICOUDOLAGO	TO THE PARTY OF TH
	from PALM ISLAND DR/MM48 to S OF 33 ST/MM49
	ER CHIEF I A SOUTH I THE

REFER TO SHEET 2 OF THE UTILITY WORK SCHEDULE FOR THE CITY OF MARATHON FOR DETAILS

QUANTITY	DESCRIPTION	UNIT PRICE/EA	TOTAL PRICE
12	Valve Adjustments	\$350.00	\$4,200.00
		SUBTOTAL	\$4,200.00
		CONTINGENCY (10%)	\$ 420.00
		TOTAL	\$4,620.00

CITY OF MARATHON EXHIBIT A

Sheet 2 of 2

PROJECT NO: 429187-1-52-01

LOCATION: Overseas Hwy-SR-5 from Palm Island Dr/MM48 to S OF 33 St/MM49

DATE: 11/25/14

ITEM	STATION	SIDE	COMMENTS	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve	
1.	66+09	Hwy/ South	10" Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve	
2	72+64	Hwy/ South	10" Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve 4"	
3	74+81	Hwy/ South	Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve	
4	78+12	Hwy/ South	10" Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve 6"	
5	78+12	Hwy/ South	Vacuum Lateral	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve 6"	
6	80+56	Hwy/ South	Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve	
7	82+95	Hwy/ South	10" Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve 4"	
8	82+99	Hwy/ South	Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve 4"	
9	85+37	Hwy/ South	Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve	
10	85+00	Hwy/ North	10" Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve	
11	87+80	Hwy/ South	10" Vacuum Main	
		Overseas	Adjust Sanitary Sewer (SS) Valve Box for Gate Valve	
12	93+36	Hwy/ South	10" Vacuum Main	

Changes to Form Document

"Buy America" Appendix (Applies to Materials Supplied by the UAO)

"Buy America" Material Certification Requirements: The UAO will only use steel and iron produced in the United States, in accordance with the Buy America provisions of 23 CFR 635.410, as amended. The UAO will ensure that all manufacturing processes for this material occur in the United States. As used in this provision, a manufacturing process is any process that modifies the chemical content, physical shape or size, or final finish of a product, beginning with the initial melding and mixing and continuing through the bending and coating stages. A manufactured steel or iron product is complete only when all grinding, drilling, welding, finishing and coating have been completed. If a domestic product is taken outside the United States for any process, it becomes foreign source material. These requirements are applicable to all steel and iron materials incorporated into the finished work, but are not applicable to steel and iron items that are not incorporated into the finished work. The UAO will provide a certification from the producer of steel or iron, or any product containing steel or iron as a component, stating that all steel or iron furnished or incorporated into the furnished product was manufactured in the United States in accordance with the requirements of this specification and the Buy America provisions of 23 CFR 635.410, as amended. Such certification shall also include a statement that the product was produced entirely within the United States. The UAO will furnish each such certification to the Florida Department of Transportation prior to incorporating the material into the project.

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION UTILITY WORK SCHEDULE

710-010-05 UTILITIES 12/09 Page 1 of 4

Financial Project ID: 429187-1-52-01	Federal Project ID:
County: MONROE COUNTY	State Road No.: 5
District Document No:	
Utility Agency/Owner (UAO): CITY OF MARATHON	
A. Summary of	Utility Work And Execution
Total Time Prior To FDOT Project Construction Total Time During FDOT Project Construction Estimated Time (calendar days) 0 0 0	
(FDOT), the FDOT's Contractor, and other right-of-way users, the facilities, on this FDOT project. The following data is based on FDOT project of the contractor from the plans, as provided, may render change, this utility may require additional days for assessment an events beyond the control of the UAO that could not reasonably be	ncy/Owner (UAO) to transmit to the Florida Department of Transportation to location, relocation, adjustment, installation, and/or protection of their DT preliminary construction plans dated 11/17/14 . Any deviation by the this work schedule null and void. Upon notification by FDOT of such d negotiation of a new work schedule. This UAO is not responsible for anticipated by the UAO and which could not be avoided by the UAO with AO agrees to notify the Department in writing prior to starting, stopping,
UAO Project Representative: ZULLY HEMEYER	Telephone Number: (305) 289-5009
UAO Field Representative: MARK BOMBARD	Telephone Number: (305) 289-4104
additions, deletions or substitutions are reflected only in an Appen text of the document itself. Hand notations on affected portions	electronic format and all revisions thereto by the UAO in the form of dix entitled "Changes to Form Document" and no change is made in the of this document may refer to changes reflected in the above-named the terms of the document. By signing this document, the UAO hereby nent except through the terms of the appendix entitled "Changes to Form
You MUST signify by selecting or checking which of the following a	pplies:
☒ No changes to forms document.☒ Appendix "Changes to Forms Document" is attached.	Number of Attachment Pages.
Authorized Utility Agent: **Engineer	of Record (EOR): Acceptance by District Utilities:
(org., and or	Signature) (Signature)
ZULLY HEMEYER (Printed Name) (Pr	inted Name) (Printed Name)
UTILITIES MANAGER	(Title) (Title)
10-12-14	
(Date)	(Date)
(**When requested by the District, the EOR will attest to o	ompatibility of plans, specifications and Utility Work Schedule)

UTILITY WORK SCHEDULE

Financial Project ID: 429187-1-52-01	Federal Project ID:	
County: MONROE COUNTY	State Road No.: 5	
District Document No:		
Utility Agency/Owner (UAO): CITY OF MARATHON		
B.	Special Conditions / Constraints	

The City of Marathon has recently completed installation of a vacuum wastewater collection system, force main and other appurtenances within the US Highway 1/ Overseas Highway Corridor. The following conditions below are requested:

- 1) City requires access to it's wastewater collection system lines, manholes and valves throughout the construction period in the event of an emergency to ensure th public health and safety. Covering valve boxes and manholes can be considered unauthorized obstruction of and tampering with the City's utilities.
- 2) FDOT Contractor shall locate wastewater utilities and proceed with caution when excavating within 5 feet of City's wastewater facilities. Additionally, Contractor shall contact Mark Bombard prior to initiation of work for field review of utility location markings.
- 3) No form of vegetation shall be planted on or within 5 feet of City's wastewater facilities.
- 4) FDOT Contractor shall include City's Utility Department in any and all construction coordination and progress meetings.
- 5) FDOT Contractor shall contact the City's Utility Department at (305) 289-5009 and provide notice of construction at least working 10 days prior to start of work.
- 6) FDOT Contractor shall provide City at least 10 working days Notice of any needed relocation of valves or other appurtenances including the adjustment of valves and manholes to final elevation as needed.

CITY OF MARATHON UTILITIES DEPARTMENT CONTACTS:

- Zully Hemeyer, Utilities Manager, Cell: (305) 481-6183 Office: (305) 289-5009
- Mark Bombard, Construction Manager, Cell: (305) 481-2030 Office: (305) 289-4104

UTILITY WORK SCHEDULE

UTILITY WORK SCHEDULE

Financial Project ID: 429187-1-52-0		Federal Project ID:			
County: MONROE COUNTY		State Road No.: 5	State Road No.: 5		
District Document No:					
Utility Agency/Owner (UAO): CITY	MARATHON				
c.	Disposition of Facilities (List All Existing & Proposed) on Project:				
UTILITY FACILITIES BY STATUS TYPE/SIZE/MATERIAL/OFFSET T BASELINE FROM STA TO STA	DESCRI OI UTILITY	F DEPEND	LUMOL	CONSECUTIVE CALENDAR DAYS	