### **CONSTRUCTION & MAINTENANCE AGREEMENT**

**THIS CONSTRUCTION & MAINTENANCE AGREEMENT** ("Agreement") is made and entered into by and between the State of Florida Department of Transportation ("Department") and the City of Gainesville, Alachua County, Florida ("Agency").

### -RECITALS-

- 1. The term "Property" shall refer to certain real property located within the jurisdictional limits of the Agency and owned by the Department, described as SR 26/West University Avenue ("SR 26"), as identified in red in attached **Exhibit "A" Composite A-1 and Composite A-2**; and
- 2. The Department will construct a transportation project via Final Project Number 207658-2-52-01 ("Project") for the purposes of traffic calming and improving pedestrian safety on SR 26; and
- The Agency, in conjunction with this Project, desires that the Department coat all new and existing
  poles and mast arms, controller cabinets, pedestrian poles, and pedestrian head(s) (collectively
  referred to as "Structures") located within the Project area with a colored epoxy coating ("Coloring");
  and
- 4. For purposes of this Agreement, the term "Improvements" means and shall solely refer to the Coloring that is used to coat the Structures, which are more specifically identified in attached **Exhibit "C" Composite C-1 through C-2**; and
- 5. Other than the Coloring of the Structures, the operation, maintenance, and repair of all signals located within the Project area shall continue to be performed pursuant to the existing *Traffic Signal Agreement* previously executed by and between the Department and the Agency, which will be updated to include the applicable Improvements following completion of the Project, see attached **Exhibit "B**"; and
- 6. The Department shall fund the Project and Improvements, which is wholly contingent upon appropriation of funds to the Department; and
- 7. The Department shall construct the Improvements; and
- 8. The sole purpose of this Agreement is to allow the Agency to provide for the maintenance and repair of the Improvements; and
- 9. By Resolution \_\_\_\_\_\_ dated \_\_\_\_\_, the Agency authorized its representative to execute and enter this Agreement on behalf of the Agency, see **Exhibit "D**".

**NOW THEREFORE**, with full knowledge and understanding of the laws governing the subject matter of this Agreement, and in consideration of the above recitals and the mutual covenants and conditions contained in this Agreement, the parties, intending to be legally bound, acknowledge and agree as follows:

#### 1. RECITALS AND EXHIBITS

The above recitals and attached exhibits are specifically incorporated by reference and made part of this Agreement.

#### 2. EFFECTIVE DATE

The "Effective Date" of this Agreement shall be the date the last of the parties to be charged executes the Agreement.

#### 3. E-VERIFY

The Agency (A) shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Agency during the term of the contract; and (B) shall expressly require any subcontractors performing work or providing services pursuant to the state

contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the contract term.

# <u>4. TERM</u>

The initial term of this Agreement shall be for a period of one (1) year, commencing on the Effective Date. Thereafter, this Agreement shall automatically renew for successive and continuing like one (1) year terms unless terminated by the Department.

# 5. COMPLIANCE

The Agency shall perform the Agreement in a good and workmanlike manner, with reasonable care, in accordance with the terms and provisions of this Agreement and all applicable federal, state, local, administrative, regulatory, safety and environmental laws, codes, rules, regulations, policies, procedures, guidelines, standards, specifications and permits, as the same may be constituted and amended from time to time, including, without limitation, those of the Department, Water Management District with requisite jurisdiction, Florida Department of Environmental Protection, Environmental Protection Agency, Army Corps of Engineers, United States Coast Guard and local governmental entities ("Governmental Law").

# 6. PERMITS

In the performance of the Agreement the Agency may be required to obtain one or more Department permits which may include copies of the Agreement as an exhibit. Notwithstanding the inclusion or incorporation of the Agreement as part of any such Department permits, the Agreement shall remain separate and apart from such permits and shall not be merged into the same absent the prior written express consent of the Department. Should any term or provision of the Agreement conflict with any term, provision or requirement of any Department permit, the terms and provisions of the Agreement shall control unless specifically noted otherwise in any such Department permit. For purposes of this Agreement, the term "permit" shall also include the Department's Construction Agreement which may be required for permanent improvements installed within the Department's right-of-way.

# 7. PROJECT MANAGEMENT

The Department shall manage the Project for the design and construction of the Improvements and perform such activities as the Department deems necessary and appropriate to complete the Project for the Improvements, including, without limitation, seeking and obtaining approval and participation by one or more federal agencies, design of the Improvements, acquisition of right-of-way, construction of the improvements, and any other activities to facilitate satisfactory completion of the Improvements. The Department shall commence construction of the Improvements at its convenience after the appropriation of sufficient funds.

# 8. MAINTENANCE & REPAIR

A. The Agency shall maintain and repair the Improvements at its sole cost and expense, in a good and workmanlike manner, with reasonable care, in accordance with the terms and provisions of this Agreement. Nothing in this Agreement shall obligate the Department to maintain or repair the Improvements, said obligations to remain the sole responsibility of the Agency.

B. If the Department determines that the Agency is not maintaining and repairing the Improvements in accordance with the terms and provisions of this Agreement, the Department shall deliver written notification of such to the Agency. The Agency shall have thirty (30) days from the date of the Department's written notice, or such other time as the Department and the Agency mutually agree in writing, to correct the deficiency and provide the Department with written notice of the same.

C. If the deficiency is not corrected timely, or if the Department determines that the deficiency remains after receipt of the Agency's written notice indicating that the deficiency has been corrected, the Department, within its discretion, may: (1) provide the Agency with written authorization granting such additional time as the Department deems appropriate to complete correction of the deficiency; (2) require the Agency to remove the Improvements and restore the Property pursuant to the "Removal" section of this Agreement; or (3) correct the deficiency at the Agency's sole cost and expense. Should the Department elect to correct the deficiency, the Department shall provide the Agency with an invoice for the costs incurred by the Department to correct the deficiency and the Agency shall pay the invoice in accordance with the "Payment" section of this Agreement.

D. If at any time in the sole determination of the Department, the integrity or safety of the Improvements requires immediate maintenance or repair for the benefit of public health, safety or welfare, the Department may perform such maintenance and repairs it deems appropriate under the circumstances. The Department shall provide the Agency with written notice of the emergency maintenance and repairs performed by the Department and an invoice for the same. The Agency shall pay the invoice in accordance with the "Payment" section of this Agreement.

#### 9. IMPROVEMENTS & MODIFICATIONS

A. The Department may require the Agency to improve or modify the Improvements if the Department determines: (1) improvements or modifications are required by applicable Governmental Law; or (2) improvements or modifications will benefit the Department in the conduct of its business.

B. Required improvements and modifications shall be subject to the terms and provisions of this Agreement, specifically including, without limitation, the "Operation, Maintenance & Repair" section hereof.

C. Improvements and modifications shall be constructed and completed by the Agency within sixty (60) days of the date of the Department's written notice requiring improvements or modifications.

#### 10. UTILITIES

The Agency shall be responsible for locating, removing and relocating utilities, both aerial and underground, if required for the Agency to perform this Agreement. The Agency shall ensure all utility locations are accurately documented on the construction Plans and Specifications, including the final as-built plans. All utility conflicts shall be resolved by the Agency directly with the applicable utility.

#### **11. MAINTENANCE OF TRAFFIC**

A. The Agency shall be responsible for the maintenance of traffic ("MOT") at all times during its performance of this Agreement. MOT shall be performed in accordance with applicable Governmental Law and the most current edition of each of the following, as the same may be constituted and amended from time to time, all of which are incorporated herein and made part of the Agreement by reference: (1) Section 102 of the Department's Standard Specifications for Road and Bridge Construction; (2) the Manual on Uniform Traffic Control Devices; and (3) the Department's Roadway Design Standards Index 600 Series.

B. If the Agency fails to perform MOT as required herein, the Department, within its discretion, may elect to perform MOT at the Agency's sole cost and expense. Should the Department perform MOT, the Department shall provide the Agency with an invoice for the costs incurred by the Department and the Agency shall pay the invoice in accordance with the "Payment" section of this Agreement.

#### 12. REMOVAL

A. The Department may require the Agency to remove the Improvements and restore the SR 116 right-ofway to such condition as required by the Department if the Department determines: (1) the Improvements is not maintained in accordance with Governmental Law; (2) removal of the Improvements is required by applicable Governmental Law; (3) the Agency breaches a material provision (as determined by the Department) of this Agreement, or (4) removal of the Improvements will benefit the Department in the conduct of its business. Removal and restoration shall be completed by the Agency within sixty (60) days of the date of the Department's written notice requiring removal of the Improvements, or such other time as the Department and the Agency mutually agree in writing.

B. Removal and restoration shall be completed by the Agency in accordance with all applicable Governmental Law.

C. Should the Agency fail to complete the removal and restoration work as required herein, the Department may: (1) provide the Agency with written authorization granting such additional time as the Department deems appropriate to complete removal and restoration; or (2) complete the removal and restoration at the Agency's sole cost and expense. Should the Department elect to complete the removal and restoration, the Department shall provide the Agency with an invoice for the costs incurred by the Department and the Agency shall pay the invoice in accordance with the "Payment" section of this Agreement.

#### 13. PERMISSIVE USE

This Agreement creates a permissive use only and neither the granting of permission to use SR 116 or the

the Improvements on or within the SR 116 right-of-way shall operate to create or vest any property right to or in the Agency. The Agency shall not acquire any right, title, interest or estate in the Department Property by virtue of the execution, operation, effect or performance of this Agreement.

### **14. EMINENT DOMAIN AND DAMAGES**

Under no circumstances shall the Department's exercise of any right provided in this Agreement create any right, title, interest or estate entitling the Agency to full and just compensation from the Department either through inverse condemnation or eminent domain laws or any similar laws regarding the taking of property for public purposes. The Agency forever waives and relinquishes all legal rights and monetary claims which it has, or which may arise in the future, for compensation or damages, including, without limitation, special damages, severance damages, removal costs, and loss of business profits resulting in any manner from the Department's exercise of any right provided in this Agreement. This waiver and relinquishment specifically includes all damages flowing from adjacent properties owned, leased or otherwise controlled by the Agency, as a result of the Department's exercise of any right provided in this Agreement.

# **15. DUE DILIGENCE & WARRANTIES**

A. All due diligence requirements related to the Agency's negotiation, execution and performance of this Agreement are the sole responsibility of the Agency.

B. The Department makes no representations or warranties of any kind, express or implied, concerning the Department Property, including, without limitation, representations and warranties concerning: (1) the physical condition of the Department Property; and (2) merchantability or fitness for a particular purpose.

### 16. PAYMENT

All Department invoices submitted to the Agency for payment pursuant to the terms and provisions of this Agreement are due and payable within thirty (30) days of the date of the invoice ("Due Date"). Any portion of an invoice not received by the Department by the Due Date shall immediately thereafter begin accruing interest at a rate of interest established pursuant to §55.03, Florida Statutes, until paid in full.

#### **17. INDEMNIFICATION**

A. The Agency shall promptly defend, indemnify, hold the Department harmless from and pay all demands, claims, judgments, liabilities, damages, fines, fees, taxes, assessments, costs, losses, penalties, construction delay costs / penalties, expenses, attorneys' fees and suits of any nature or kind whatsoever caused by, arising out of or related to the Agency's performance, or breach, of this Agreement ("Liabilities"). The term "Liabilities" shall also specifically include all civil and criminal environmental liability arising, directly or indirectly under any Governmental Law, including, without limitation, liability under the Resource Conservation and Recovery Act ("RCRA"), the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), the Clean Air Act ("CAA") and the Clean Water Act ("CWA"). The Agency's duty to defend, indemnify and hold the Department harmless specifically does not encompass indemnifying the Department for its negligence, intentional or wrongful acts, omissions or breach of contract.

B. The Agency shall notify the Department in writing immediately upon becoming aware of any Liabilities. The Agency's obligation to defend, indemnify and hold the Department harmless from any Liabilities, or at the Department's option to participate and associate with the Department in the defense and trial of any Liabilities, including any related settlement negotiations, shall be triggered by the Department's written notice of claim for indemnification to the Agency. The Agency's inability to evaluate liability, or its evaluation of liability, shall not excuse performance of the provisions of this paragraph.

# **18. SOVEREIGN IMMUNITY & LIMITATION OF LIABILITY**

Nothing in this Agreement shall be deemed or otherwise interpreted as waiving either party's sovereign immunity protections, or as increasing the limits of liability set forth in §768.28, Florida Statutes, as the same may be amended from time to time. Nothing in this Agreement shall be deemed or otherwise interpreted as waiving the Department's limits of liability set forth in sections 376.305 and 337.27(4), Florida Statutes, as the same may be amended from time to time.

# 19. NOTICE

All notices, communications and determinations between the parties hereto and those required to be given under this Agreement, including, without limitation, any change to the notification address set forth below,

shall be in writing and shall be sufficient if mailed by registered or certified mail to the parties at the following addresses:

Department:	Florida Department of Transportation Attention: Gainesville Maintenance Engineer 5301 NE 39 <sup>th</sup> Avenue Gainesville, Florida 32609
Agency:	City of Gainesville Attention: Emmanuel Posadas, PE Traffic Operations Manager 34 SE 13 <sup>th</sup> Road Gainesville, Florida 32601

Agency agrees that if it fails to notify Department by certified mail of any changes to its notification address, Agency shall have waived any defense based on Department's failure to notify Agency.

# 20. GOVERNING LAW

This Agreement shall be governed in all respect by the laws of the State of Florida.

### **21. INITIAL DETERMINATION OF DISPUTES**

The Department's District Two Secretary ("District Secretary") shall act as the initial arbiter of all questions, difficulties, and disputes concerning the interpretation, validity, performance or breach of the Agreement.

### 22. VENUE AND JURISDICTION

A. Venue for any and all actions arising out of or in any way related to the interpretation, validity, performance or breach of the Agreement that are not resolved to the mutual satisfaction of the parties by the Department's District Secretary shall lie exclusively in a state court of appropriate jurisdiction in Leon County, Florida.

B. The Agency and all persons and entities accepting an assignment of this Agreement, in whole or in part, shall be deemed as having consented to personal jurisdiction in the State of Florida and as having forever waived and relinquished all personal jurisdiction defenses with respect to any proceeding related to the interpretation, validity, performance or breach of this Agreement.

# 23. JURY TRIAL

The parties hereby waive the right to trial by jury of any dispute concerning the interpretation, validity, performance or breach of the Agreement, including, without limitation, damages allegedly flowing therefrom.

# 24. ASSIGNMENT

The Agency shall not assign, pledge or transfer any of the rights, duties and obligations provided in this Agreement without the prior written consent of the Department's District Secretary or his/her designee. The Department has the sole discretion and authority to grant or deny proposed assignments of this Agreement, with or without cause. Nothing herein shall prevent the Agency from delegating its duties hereunder, but such delegation shall not release the Agency from its obligation to perform the Agreement.

# 25. THIRD PARTY BENEFICIARIES

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Nothing in this Agreement is intended to confer any rights, privileges, benefits, obligations or remedies upon any other person or entity except as expressly provided for herein.

# 26. VOLUNTARY EXECUTION OF AGREEMENT

Each party warrants and represents to the other: (i) that it understands all of the rights and obligations set forth in the Agreement and the Agreement accurately reflects the desires of said party; (ii) each provision of the Agreement has been negotiated fairly at arm's length; (iii) it fully understands the advantages and disadvantages of the Agreement and executes the Agreement freely and voluntarily of its own accord and not as a result of any duress, coercion, or undue influence; and (iv) it had the opportunity to have independent legal advice by counsel of its own choosing in the negotiation and execution of the Agreement.

# 27. ENTIRE AGREEMENT

This Agreement, together with any exhibits and documents made part hereof by reference, contains the entire agreement of the parties and no representations or promises have been made except those that are specifically set out in the Agreement. All prior and contemporaneous conversations, negotiations, possible and alleged agreements and representations, covenants, and warranties with respect to the subject matter of the Agreement, and any part hereof, are waived, merged herein and superseded hereby.

### 28. EXECUTION OF DOCUMENTS

The parties agree that they shall promptly execute and deliver to the other all documents necessary to accomplish the intent and purpose of the Agreement and shall do all other acts to effectuate the Agreement.

### 29. SUFFICIENCY OF CONSIDERATION

By their signature below, the parties hereby acknowledge the receipt, adequacy and sufficiency of consideration provided in the Agreement and forever waive the right to object to or otherwise challenge the same.

#### 30. WAIVER

The failure of either party to insist on the strict performance or compliance with any term or provision of the Agreement on one or more occasions shall not constitute a waiver or relinquishment thereof and all such terms and provisions shall remain in full force and effect unless waived or relinquished in writing.

### 31. INTERPRETATION

No term or provision of the Agreement shall be interpreted for or against any party because that party or that party's legal representative drafted the provision.

### 32. CAPTIONS

Paragraph title or captions contained herein are inserted as a matter of convenience and reference and in no way define, limit, extend or describe the scope of the Agreement, or any provision hereof.

#### 33. SEVERANCE

If any section, paragraph, clause or provision of the Agreement is adjudged by a court, Agency or authority of competent jurisdiction to be invalid, illegal or otherwise unenforceable, all remaining parts of the Agreement shall remain in full force and effect and the parties shall be bound thereby so long as principle purposes of the Agreement remain enforceable.

#### **34. COMPUTATION OF TIME**

In computing any period of time prescribed in the Agreement, the day of the act, event or default from which the designated period of time begins to run, shall not be included. The last day of the period shall be included unless it is a Saturday, Sunday or legal holiday, in which event the period shall run until the end of the next day which is not a Saturday, Sunday or legal holiday.

### 35. MODIFICATION OF AGREEMENT

A modification or waiver of any of the provisions of the Agreement shall be effective only if made in writing and executed with the same formality as the Agreement.

#### 36. PUBLIC RECORDS

Agency shall comply with Chapter 119, Florida Statutes. Specifically, the Agency shall:

A. Keep and maintain public records that ordinarily and necessarily would be required by the Department to perform this Agreement.

B. Upon request from the Department's custodian of public records, provide the Department with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes, or as otherwise provided by law.

C. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of this Agreement and following completion of the Agreement if Agency does not transfer the records to the Department.

D. Upon completion of this Agreement, transfer, at no cost, to the Department all public records in possession of Applicant or keep and maintain public records required by the Department to perform this Agreement. If Agency transfers all public records to the public Agency upon completion of this Agreement, Agency shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If Agency keep and maintain public records upon completion of this Agreement, Agreement, Agency shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the Department, upon request from the

Department's custodian of public records, in a format that is compatible with the information technology systems of the Department.

Failure by Agency to act in accordance with Chapter 119 and the foregoing shall be grounds for immediate unilateral cancellation of this Agreement by the Department. Agency shall promptly provide the Department with a copy of any request to inspect or copy public records in possession of Agency and shall promptly provide the Department a copy of Applicant's response to each such request.

IF THE CONSULTANT/CONTRACTOR/VENDOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONSULTANT'S/CONTRACTOR'S/VENDOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

> District 2 386-758-3727 D2prcustodian@ dot.State.FL.us Florida Department of Transportation District 2 - Office of General Counsel 1109 South Marion Avenue, MS 2009 Lake City, FL 32025

# **37. ANNUAL APPROPRIATION / FUNDING**

Pursuant to §339.135(6)(a), Florida Statutes, the Department's obligation to fund construction of the Improvements is contingent upon annual appropriation by the Florida Legislature. This Agreement may be terminated by the Department without liability to the Agency if sufficient funds are not appropriated to the Department. The provisions of §339.135(6)(a), Florida Statutes, are set forth herein verbatim and made part of this Agreement, to wit:

"The department, during any fiscal year, shall not expend money, incur any liability, or enter into any contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The department shall require a statement from the comptroller of the department that funds are available prior to entering into any such contract or other binding commitment of funds. Nothing herein contained shall prevent the making of contracts for periods exceeding 1 year, but any contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years; and this paragraph shall be incorporated verbatim in all contracts of the department which are for an amount in excess of \$25,000 and which have a term for a period of more than 1 year."

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### SIGNATURES ON FOLLOWING PAGE

**IN WITNESS WHEREOF**, intending to be legally bound hereby, the parties execute this Agreement, consisting of twenty-three (23) pages.

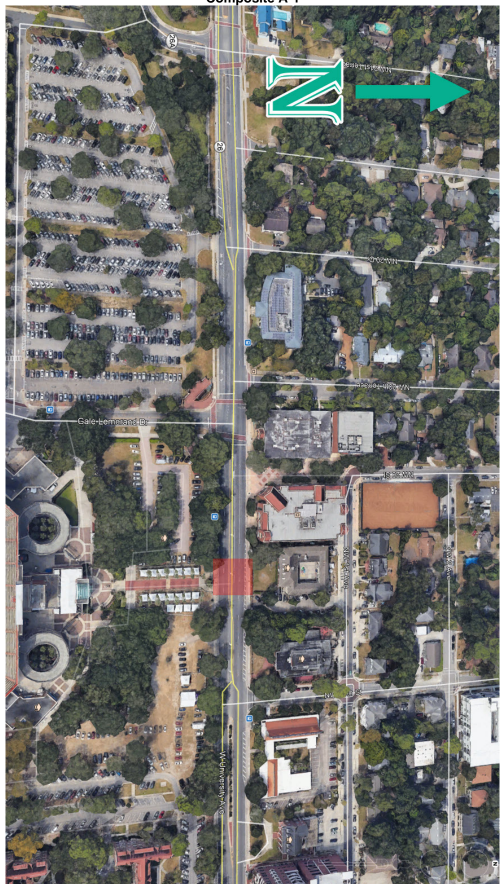
Florida Department of Transportation	Attest:
Ву:	Ву:
Printed Name: Greg Evans	Printed Name: Elizabeth Engle
Title: District Two Secretary	Title: Office of the District Two Secretary
Date:	Date:
Legal Review:	
By: Office of the General Counsel Florida Department of Transportation	-
City of Gainesville	Attest:
Ву:	Ву:
Printed Name:	Printed Name:
Title:	Title:
Date:	Date:
Legal Review:	
Bv:	

Legal Counsel for Agency

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# EXHIBIT "A" Composite A-1



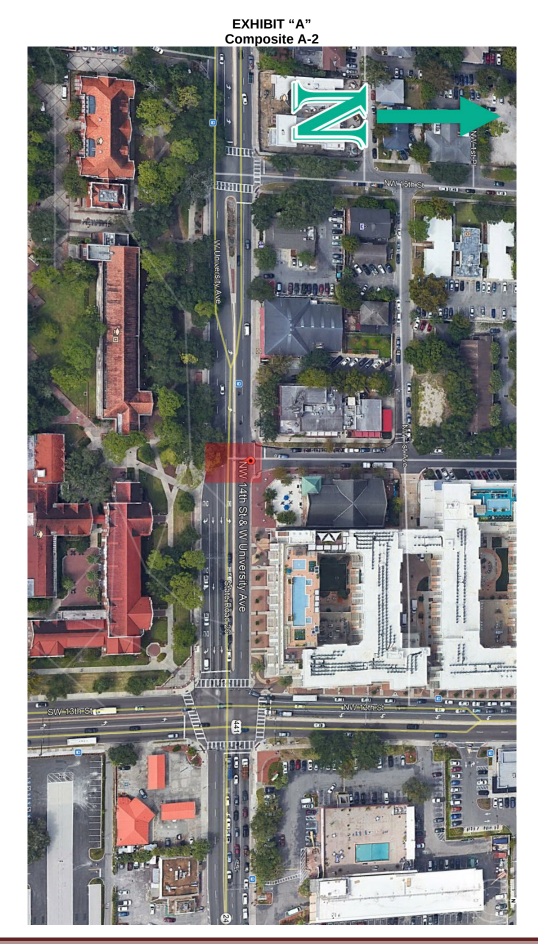


EXHIBIT "B" (Traffic Signal Agreement)

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STATE OF FLORIDA DEPARTMA AMENDMENT TO T	
MAINTENANCE AND COMP	ENSATION AGREEMENT
· · · · · · · · · · · · · · · · · · ·	CONTRACT NO. <u>ARV10</u> FINANCIAL PROJECT NO. <u>41351718825</u>
	F.E.I.D. NO. <u>F596000325003</u> AMENDMENT NO. <u>1</u>
THIS AMENDMENT TO THE TRAFFIC SIGNAL MAINTENANC entered into this day of <u></u> betwee State of Florida, herein called the "Department", and the <u>City of Gaine</u>	een the Florida Department of Transportation, an agency of the
RECIT	ALS:
WHEREAS, the Department and the Maintaining Agency on Aug and Compensation Agreement ("Agreement"); and	ust 10, 2015 entered into a Traffic Signal Maintenance
WHEREAS, the Parties have agreed to modify the Agreement or	n the terms and conditions set forth herein.
<b>NOW THEREFORE</b> , in consideration of the mutual covenants in follows:	this Amendment, the Agreement is amended as
<ol> <li>Exhibits A and B are amended, superseded, and replace to this Amendment.</li> </ol>	ed in their entirety with the new Exhibits A and B that are attached
<ol> <li>Except as modified in this Amendment, all terms and co thereto remain in full force and effect.</li> </ol>	nditions of the Agreement and any amendments or modifications
	d this American the day months and user set forth should
IN WITNESS WHEREOF, the undersigned parties have execute	a inis Amendment on the day, month, and year set forth above.
Citv of Gainesville Florida	STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION
(Maintaining Agency)	BEFARIMENT OF TRANSFORTATION
Lee & Teldman By: (Authorized Signature)	By: (Authorized Signature)
Print/Type Name: <u>Lee Feldman</u>	Print/Type Name: <u>James Hannigan</u> District Traffic
Title: <u>City Manager</u>	Title: Operations Engineer
	Legal Review: 1. Hillsofn f) Hill Mills LL
David C. Schwartz Attorney: David C. Schwartz (Aug 15, 2020 10:02 EDT) Date: Aug 15, 2020	
Attoiney. <u>and calamate agest to the set</u> Date.	

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			Re	imburseme	ent for Mai	ntenance and (	Operatio	n			
Compensation for M	aintainin	g Traffic Signal	s and Devic	es for FY	Exhi	bit A					
Effective Date: from ) CITY OF GAINESVIL	07/01/20										
Intersection Location	Traffic	Traffic Signal - Interconnected & monitored (IMTS)	Intersection Control Beacon (ICB)	Pedestrian Flashing Beacon (PFB)	Emergency Fire Dept. Signal (FDS)	Speed Activated Warning Display (SAWD) or Blank Out Sign (BOS)	Traffic Warning Beacon (TWB)	Travel Time Detector (TTD)	Uninterruptible Power Supplies (UPS)	Connected and Automated Vehicle Devices (CAVD)	Compensatio Amount (usin Unit Rates from Exhibit B)
SR25, (US441) SW 13TH ST. at SW 4TH AVE/STADIUM DR.		\$5,003				\$700				\$500	\$6,203
SR25, (US441) SW 13TH ST. at SR24, ARCHER RD.		\$5,003								\$500	\$5,503
SR26, E. UNIVERSITY AVE at							\$350				\$350
SR26, E. UNIVERSITY AVE. at NE 25th ST.	<u> </u>	\$5,003									\$5,003
SR26, E. UNIVERSITY AVE. at SE 15TH ST.		\$5,003									\$5,003
SE 151H ST.											

			FFIC SIGN	AL MAINT	ENANCE A	ND COMPENS		GREEM	ENT	2	750-010-2 009224FIC OPERATION 06/1
			Rei	mburseme	ent for Mai	ntenance and (	Operatio	n			
Compensation for Mair	ntaining	Traffic Signal	s and Devic	es for FY	Exhil	bit A					
2021 Effective Date: from 07	//01/202										
CITY OF GAINESVILLE Intersection Location	Traffic	Traffic Signal - Interconnected	Intersection Control	Pedestrian Flashing	Emergency Fire Dept.	Speed Activated	Traffic Warning	Travel Time	Uninterruptible Power	Connected and	Compensation Amount (using
	(TS)	& monitored (IMTS)	Beacon (ICB)	Beacon (PFB)	Signal (FDS)	Warning Display (SAWD) or Blank Out Sign (BOS)	Beacon (TWB)	Detector (TTD)	Supplies (UPS)	Automated Vehicle Devices (CAVD)	Unit Rates from Exhibit B)
SR26, NEWBERRY RD. at NW 66TH ST.		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at NW 60TH ST.		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at NW 57TH ST.		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at NW 55TH ST.		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at NW 8TH AVE/NW 53RD TERR.		\$5,003								\$500	\$5,503

		TRA	FFIC SIGN			ND COMPENS		GREEM	ENT	20	750-010-3 DOGRAFIC OPERATION 05/
			Rei	imburseme	ent for Main	ntenance and (	Operatio	n			
		an an an an day being			Exhil	oit A					
Compensation for Ma 2021				es for FY							
Effective Date: from ( <u>CITY OF GAINESVILI</u> Intersection				Pedestrian	Emergency	Speed	Traffic	Travel	Uninterruptible	Connected	Compensation
Location	Signals (TS)	Interconnected & monitored (IMTS)	Control Beacon (ICB)	Flashing Beacon (PFB)	Fire Dept. Signal (FDS)	Activated Warning Display (SAWD) or Blank Out Sign (BOS)	Warning Beacon (TWB)	Time Detector (TTD)	Power Supplies (UPS)	and Automated Vehicle Devices (CAVD)	Amount (using Unit Rates from Exhibit B)
SR26, NEWBERRY RD. at NW 43RD/NW 44TH ST.		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at NW 39TH RD.		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at SR93, (I-75) SB RAMPS		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at SR93, (I-75) NB RAMPS		\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at OAKS MALL W. ENT.		\$5,003								\$500	\$5,503
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		Rein	nburseme	nt for Main						
				int for Main	tenance and C	Operatio	n			
Compensation for MaIntaining Tra				Exhit						ан ада и и т
		and Device	is for FY							
Effective Date: from 07/01/2020 to p CITY OF GAINESVILLE					0	~ ~				1
	connected C nonitored E	ersection F Control Beacon (ICB)	Pedestrian Flashing Beacon (PFB)	Emergency Fire Dept. Signal (FDS)	Speed Activated Warning Display (SAWD) or Blank Out Sign (BOS)	Traffic Warning Beacon (TWB)	Travel Time Detector (TTD)	Uninterruptible Power Supplies (UPS)	Connected and Automated Vehicle Devices (CAVD)	Compensation Amount (using Unit Rates from Exhibit B)
SR26, NEWBERRY RD. at NW 62ND. ST.	\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. at NW 48TH BLVD	\$5,003								\$500	\$5,503
SR26, NEWBERRY RD. \$ at NW 69TH TERR.	\$5,003								\$500	\$5,503
SR26, UNIVERSITY \$ AVE. at W. 8TH ST.	\$5,003									\$5,003
SR26, UNIVERSITY AVE. at						\$350				\$350

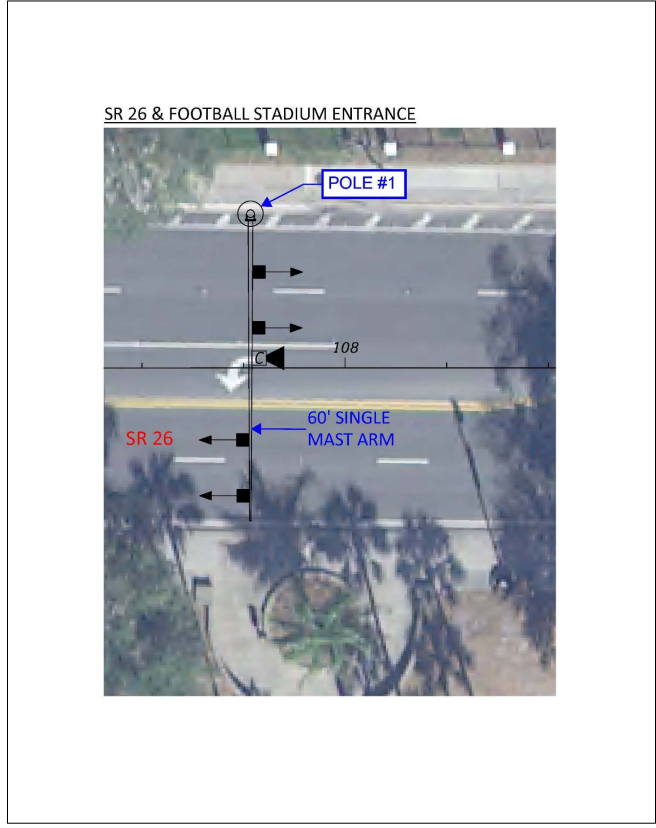
				STATE ~		MENT OF TRANSPORTATI	ON				750-010-
		TRA	FFIC SIGN			ND COMPENS		GREEM	ENT	2	750-010- OOQR24FIC OPERATION 06/
			Rei	imbursem	ent for Mair	ntenance and (	Operatio	n			
					Exhil	bit A					
Compensation for M 2021 Effective Date: from				es for FY							
CITY OF GAINESVIL Intersection Location	Traffic	Traffic Signal - Interconnected & monitored (IMTS)	Intersection Control Beacon (ICB)	Pedestrian Flashing Beacon (PFB)	Emergency Fire Dept. Signal (FDS)	Activated Warning Display (SAWD) or Blank	Traffic Warning Beacon (TWB)	Time	Uninterruptible Power Supplies (UPS)	Connected and Automated Vehicle Devices (CAVD)	Compensation Amount (using Unit Rates from Exhibit B)
SR26, UNIVERSITY AVE. at NW 26TH ST.						Out Sign (BOS)	\$350				\$350
SR26, UNIVERSITY AVE. at E. 9TH ST.		\$5,003									\$5,003
SR26, UNIVERSITY AVE. at E. 7TH ST.		\$5,003									\$5,003
SR26, UNIVERSITY AVE. at E. 3RD ST.		\$5,003									\$5,003
SR26, UNIVERSITY AVE. at E. 1ST ST.		\$5,003									\$5,003
	1.000	L				L					

				STATE OF	FLORIDA DEPART	MENT OF TRANSPORTATI	ON			2	750-010-
		TRA	FFIC SIGN	AL MAINT	ENANCE A	ND COMPENS	ATION /	GREEM	ENT		750-010 009824Fic operation 06
			Re	mburseme	ent for Mai	ntenance and (	Operatio	n			
ompensation for Ma	intainin	o Traffic Signal	s and Devic	es for FY	Exhi	bit A					
021 ffective Date: from 0 ITY OF GAINESVILL	7/01/20										
Intersection	Traffic	Traffic Signal - Interconnected & monitored (IMTS)	Intersection Control Beacon (ICB)	Pedestrian Flashing Beacon (PFB)	Emergency Fire Dept. Signal (FDS)	Speed Activated Warning Display (SAWD) or Blank Out Sign (BOS)	Traffic Warning Beacon (TWB)	Travel Time Detector (TTD)	Uninterruptible Power Supplies (UPS)	Connected and Automated Vehicle Devices (CAVD)	Compensation Amount (using Unit Rates from Exhibit B)
SR26, UNIVERSITY AVE. at W. 1ST ST.		\$5,003				Out sign (BOS)					\$5,003
SR26, UNIVERSITY AVE. at W. 2ND. ST.		\$5,003									\$5,003
SR26, UNIVERSITY AVE. at W. 3RD ST.		\$5,003									\$5,003
SR26, UNIVERSITY AVE. at W. 6TH ST.		\$5,003									\$5,003
SR26, UNIVERSITY AVE. at NW 21ST TERR./2ND AVE		\$5,003								\$500	\$5,503
				L	L	L	l		]		<b>L</b>
AVE. at W. 6TH ST. R26, UNIVERSITY AVE. at / 21ST TERR./2ND										\$500	

						MENT OF TRANSPORTAT					750-010
		TRA	FFIC SIGN			ND COMPENS		GREEM	ENT	2	0000224FIC OPERATIC
			Re	imbursem	ent for Mai	ntenance and	Operatio	n			
					<b>F</b> -4.1						u en estadout e
compensation for N	laintainin	g Traffic Signal	is and Devid	es for FY	Exhi						
021 Iffective Date: from	07/01/20	20 to 06/30/202	1								
Intersection	LE			Dedestrian	Emorana	Frond	Traffic	Travel	Uninterruptible	Connected	Compensatio
Location	Signals (TS)	Traffic Signal - Interconnected & monitored	Intersection Control Beacon	Pedestrian Flashing Beacon	Emergency Fire Dept. Signal	Speed Activated Warning	Warning Beacon	Time	Power Supplies	and Automated	Amount (usin Unit Rates
	(13)	(IMTS)	(ICB)	(PFB)	(FDS)	Display (SAWD) or	(TWB)	(TTD)	(UPS)	Vehicle Devices	from Exhibit B)
						Blank Out Sign (BOS)				(CAVD)	,
SR26, UNIVERSITY AVE. at		\$5,003				\$1,400		\$112			\$6,515
MAIN ST.											
SR26, UNIVERSITY	-	\$5,003									\$5,003
AVE. at W. 10TH ST.											
SR26, UNIVERSITY	+	\$5,003									\$5,003
AVE. at W. 12TH ST.											
SR26, UNIVERSITY		\$5,003						\$112		\$500	\$5,615
AVE. at SR121, W. 34TH ST.											
SR26, UNIVERSITY		\$5,003								\$500	\$5,503
AVE. at W. 38TH ST.		\$5,003								4000	40,000
					l	l					
			2								

				AL MAINI	ENANCE A	ND COMPENS	ATION /	AGREEM	ENI		750-010- 009824FIC OPERATIO 06/
			Rei	mbursem	ent for Mai	ntenance and (	Operatio	n			
					Exhi	bit A					
Compensation for M 2021 Effective Date: from				es for FY							
CITY OF GAINESVILI Intersection	Traffic			Pedestrian	Emergency	Speed	Traffic	Travel	Uninterruptible	Connected	Compensation
Location		Interconnected & monitored (IMTS)		Flashing Beacon (PFB)	Fire Dept. Signal (FDS)	Activated Warning Display (SAWD) or Blank Out Sign (BOS)	Warning Beacon (TWB)	Time Detector (TTD)	Power Supplies (UPS)	and Automated Vehicle Devices (CAVD)	Amount (using Unit Rates from Exhibit B)
SR26, UNIVERSITY AVE. at W. 36TH ST.		\$5,003								\$500	\$5,503
SR26, UNIVERSITY AVE. at NW. 15TH ST.		\$5,003								\$500	\$5,503
SR26, UNIVERSITY AVE. at NW 22ND ST.		\$5,003								\$500	\$5,503
SR26, UNIVERSITY AVE. at GALE LEMERAND DR (NORTH/SOUTH DR)		\$5,003						\$112		\$500	\$5,615
SR26, UNIVERSITY AVE. at NW. 18TH ST./FLETCHER DRIVE		\$5,003								\$500	\$5,503
NW. 18TH											

											x
				STATE OF	FLORIDA DEPARTI	ENT OF TRANSPORTAT	ION				750-010-22
		TRA	FFIC SIGN	AL MAINT	ENANCE A	ND COMPENS	SATION	AGREEM	ENT	2	750-010-22 DOGRAFIC OPERATIONS 06/16
			Rei	imburseme	ent for Main	itenance and	Operatio	n			
					Exhil	hit A					C 100 2013
Compensation for Ma	intainin	g Traffic Signal	s and Devic	es for FY	EATIN				a para ang ang ang ang ang ang ang ang ang an		
2021 Effective Date: from (		20 to <u>06/30/2021</u>									
Intersection	_	Traffic Signal -	Intersection	Pedestrian	Emergency	Speed	Traffic	Travel	Uninterruptible	Connected	Compensation
Location		Interconnected & monitored	Control Beacon	Flashing Beacon	Fire Dept. Signal	Activated Warning	Warning Beacon	Time Detector	Power Supplies	and Automated	Amount (using Unit Rates
		(IMTS)	(ICB)	(PFB)	(FDS)	Display (SAWD) or	(TWB)	(TTD)	(ÚPS)	Vehicle Devices	from Exhibit B)
						Blank Out Sign (BOS)	)			(CAVD)	
SR26, UNIVERSITY AVE. at		\$5,003								\$500	\$5,503
SR26A, (SW 2ND AVE.)											
SR26, UNIVERSITY AVE. at		\$5,003								\$500	\$5,503
NW. 17TH ST/BUCKMAN DR.											
SR26A, SW. 2ND AVE.		\$5,003									\$5,003
at SW. 25TH ST.											
SR26A, SW. 2ND AVE.	<b> </b>	\$5,003									\$5,003
at SW 36TH ST.											
				4000							\$698
SR331 at SE 11TH AVE				\$698							9090
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	÷.,										



# EXHIBIT "C" Cont'd Composite C-2

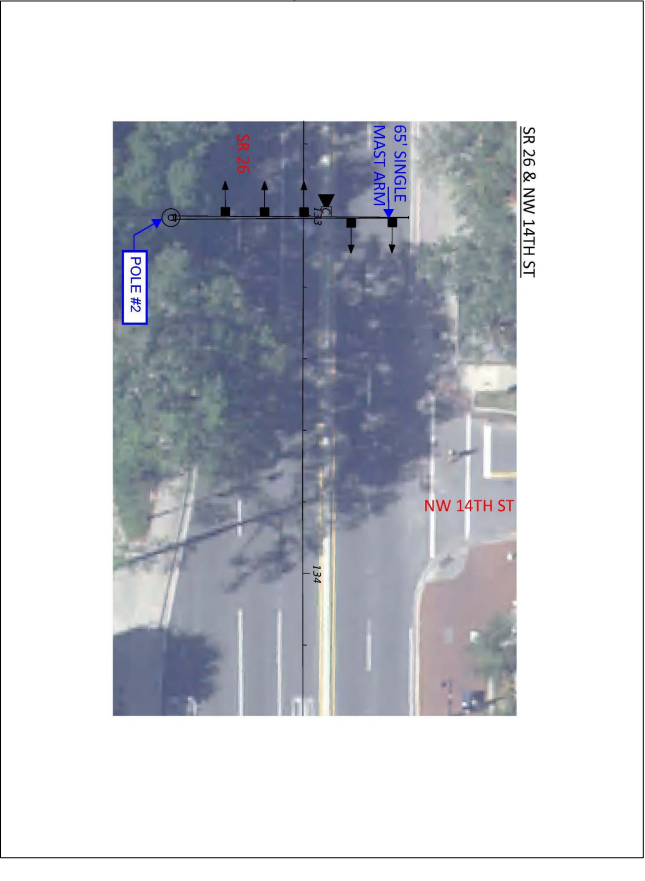


EXHIBIT "D" (Resolution)