Supplemental Rev 04-22-2016

STP-112(6) / 19046-2214-14



Contract No. 8713

## SUPPLEMENT TO UTILITY RELOCATION CONTRACT

THIS SUPPLEMENT **#1** to Contract No. **8713** made and entered into by and between the **State of Tennessee** acting through its Department of Transportation, hereinafter called "TDOT", and **Metro Nashville Water & Sewer Department (Water)**, hereinafter called the "Utility".

### WITNESSETH:

WHEREAS, TDOT and the Utility entered into Contract No. 8713, dated the 26<sup>th</sup> day of July, 2017, in which the parties agreed to certain matters concerning the relocation of utilities on PIN No. 103764.00, SR-112 (Clarksville Highway), From SR-12 (Ashland City Highway) To SR-155 (Briley Parkway) located in Davidson County, Tennessee; and

WHEREAS, it is desired by the parties that the hereinafter mentioned changes be made in said original contract;

NOW, THEREFORE, for a valuable consideration it is agreed by and between the parties as follows:

### To change the paragraph,

WHEREAS, the Utility has furnished TDOT with an estimate, plans, and specifications showing the cost and manner of relocating these facilities, which estimate is in the amount of **\$1,378,800.00**, including the amount of **\$0.00** for the cost of engineering, which may be inclusive of preliminary engineering authorized on **02/22/2016**; including the amount of **\$0.00** for the cost of inspection provided by the Utility; including the amount of **\$0.00** for the cost of betterment to the Utility's facilities (hereinafter called the "Betterment Cost"), and including the amount of **\$0.00** for deposit for the utility work in the State contract, and of which **8** percent represents the pro-rata share to which the Utility is entitled to reimbursement for relocation of utility facilities located on private utility right-of-way, and **92** percent represents the pro-rata share for relocation, engineering and inspection, excluding betterment and the cost over the maximum TDOT reimbursement amount; and

### To the following,

WHEREAS, the Utility has furnished TDOT with an estimate, plans, and specifications showing the cost and manner of relocating these facilities, which estimate is in the amount of **\$2,553,825.00**, including the amount of **\$0.00** for the cost of engineering, which may be inclusive of preliminary engineering authorized on **02/22/2016**; including the amount of **\$0.00** for the cost of inspection provided by the Utility; including the amount of **\$1,050,125.00** for the cost of betterment to the Utility's facilities (hereinafter called the "Betterment Cost"), and including the amount of **\$1,050,125.00** for deposit for the utility work in the State contract, and of which **8** percent represents the pro-rata share to which the Utility is entitled to reimbursement for relocation of utility facilities located on private utility right-of-way, and **92** 

### Supplemental Rev 04-22-2016

percent represents the pro-rata share for relocation of utility facilities located on public highway right-of-way,

reimbursement being for the cost of construction, engineering and inspection, excluding betterment and the cost over the maximum TDOT reimbursement amount; and

It is understood that the above are the only changes made in said contract.

**IN WITNESS WHEREOF**, the parties have EXECUTED this agreement

UTILITY

STATE OF TENNESSEE DEPARTMENT OF TRANSPORTATION

Metro Nashville Water & Sewer Department (Water) By: Suff fotter 994E7D0AE02B458	BY: Clay Bright Commissioner		
TITLE: Director, Water and Sewerage Services	DATE:		
DATE:	APPROVED AS TO FORM:		

BY: \_

John H. Reinbold General Counsel



## **Buy America**

The Tennessee Department of Transportation (TDOT) in compliance with Federal Highway Administration (FHWA) directive **Effective February 29, 2016** All utility and railroad relocation construction must comply with 23 U.S.C. 313 and 23 CFR 635.410 **Buy America requirements** 

All Utility / Railroad invoices submitted to TDOT for Payment MUST ATTACH THIS CERTIFICATION.

Utility / Railroad Name

Street Address

City

State

**Certification:** All products used in the relocation construction and identified in the attached invoice that are manufactured of steel or iron for permanent installation meet or exceed the requirements set forth in 23 USC 313 and 23 CFR 635.410 Buy America requirements.

Certification documentation is available for review that includes but is not limited to, if available, the Mill Test Report (MTR) for ALL steel products that have the certification statement (or similar) that the steel/iron was "melted and manufactured in the United States." All manufacturing processes and coatings applied thereon have occurred in the United States.

Per the Utility / Railroad Relocation Contract:

The Utility / Railroad agrees to comply with all current, applicable provisions of 23 CFR 645A / 23 CFR 140 and 23 CFR 646.

The Utility acknowledges possession of 23 CFR 645A / The Railroad acknowledges possession of 23 CFR 140 and 23 CFR 646.

The Utility / Railroad is subject to audit for a period of three (3) full years after final payment has been received.

The Utility / Railroad shall comply with all applicable federal and state laws and regulations in the performance of its duties under this Contract. The Utility / Railroad agrees that remedies for non-compliance are set out in the applicable regulations and the Contract.

I have reviewed the material provided herein and attached and hereby certify ALL material on the attached invoice is in compliance with Buy America requirements.

Zip

# **Code of Federal Regulations**

## Title 23 United States Code, Section 313

## § 313. Buy America

- (a) Notwithstanding any other provision of law, the Secretary of Transportation shall not obligate any funds authorized to be appropriated to carry out the Surface Transportation Assistance Act of 1982 (96 Stat. 2097) or this title and administered by the Department of Transportation, unless steel, iron, and manufactured products used in such project are produced in the United States.
- (b) The provisions of subsection (a) of this section shall not apply where the Secretary finds--

(1) that their application would be inconsistent with the public interest;

(2) that such materials and products are not produced in the United States in sufficient and reasonably available quantities and of a satisfactory quality; or

(3) that inclusion of domestic material will increase the cost of the overall project contract by more than 25 percent.

[(4) Redesignated (3)]

- (c) For purposes of this section, in calculating components' costs, labor costs involved in final assembly shall not be included in the calculation.
- (d) The Secretary of Transportation shall not impose any limitation or condition on assistance provided under the Surface Transportation Assistance Act of 1982 (96 Stat. 2097) or this title that restricts any State from imposing more stringent requirements than this section on the use of articles, materials, and supplies mined, produced, or manufactured in foreign countries in projects carried out with such assistance or restricts any recipient of such assistance from complying with such State imposed requirements.
- (e) Intentional violations.--If it has been determined by a court or Federal agency that any person intentionally--

(1) affixed a label bearing a "Made in America" inscription, or any inscription with the same meaning, to any product used in projects to which this section applies, sold in or shipped to the United States that was not made in the United States; or

(2) represented that any product used in projects to which this section applies, sold in or shipped to the United States that was not produced in the United States, was produced in the United States;

that person shall be ineligible to receive any contract or subcontract made with funds authorized under the Intermodal Surface Transportation Efficiency Act of 1991 pursuant to the debarment, suspension, and ineligibility procedures in subpart 9.4 of chapter 1 of title 48, Code of Federal Regulations.

(f) Limitation on applicability of waivers to products produced in certain foreign countries.--If the Secretary, in consultation with the United States Trade Representative, determines that--

(1) a foreign country is a party to an agreement with the United States and pursuant to that agreement the head of an agency of the United States has waived the requirements of this section, and

(2) the foreign country has violated the terms of the agreement by discriminating against products covered by this section that are produced in the United States and are covered by the agreement,

the provisions of subsection (b) shall not apply to products produced in that foreign country.

[(g) Redesignated (f)] Updated: 04/07/2011

## The following link is the current FHWA site for Buy America compliance and shall be reviewed: http://www.fhwa.dot.gov/construction/cqit/buyam.cfm

Attachment Page 1 of 5

## **Code of Federal Regulations**

Title 23 – Highways

Volume: 1 Date: 2001-04-01 Original Date: 2001-04-01 Title: Section 635.410 - Buy America requirements. Context: Title 23 - Highways. CHAPTER I - FEDERAL HIGHWAY ADMINISTRATION, DEPARTMENT OF TRANSPORTATION. SUBCHAPTER F - TRANSPORTATION INFRASTRUCTURE MANAGEMENT. PART 635 - CONSTRUCTION AND MAINTENANCE. Subpart D - General Material Requirements.

#### § 635.410 Buy America requirements.

(a) The provisions of this section shall prevail and be given precedence over any requirements of this subpart which are contrary to this section. However, nothing in this section shall be construed to be contrary to the requirements of § 635.409(a) of this subpart.

(b) No Federal-aid highway construction project is to be authorized for advertisement or otherwise authorized to proceed unless at least one of the following requirements is met:

(1) The project either: (i) Includes no permanently incorporated steel or iron materials, or (ii) if steel or iron materials are to be used, all manufacturing processes, including application of a coating, for these materials must occur in the United States. Coating includes all processes which protect or enhance the value of the material to which the coating is applied.

(2) The State has standard contract provisions that require the use of domestic materials and products, including steel and iron materials, to the same or greater extent as the provisions set forth in this section.

(3) The State elects to include alternate bid provisions for foreign and domestic steel and iron materials which comply with the following requirements. Any procedure for obtaining alternate bids based on furnishing foreign steel and iron materials which is acceptable to the Division Administrator may be used. The contract provisions must (i) require all bidders to submit a bid based on furnishing domestic steel and iron materials, and (ii) clearly state that the contract will be awarded to the bidder who submits the lowest total bid based on furnishing domestic steel and iron materials unless such total bid exceeds the lowest total bid based on furnishing foreign steel and iron materials by more than 25 percent.

(4) When steel and iron materials are used in a project, the requirements of this section do not prevent a minimal use of foreign steel and iron materials, if the cost of such materials used does not exceed one-tenth of one percent (0.1 percent) of the total contract cost or \$2,500, whichever is greater. For purposes of this paragraph, the cost is that shown to be the value of the steel and iron products as they are delivered to the project.

(c)(1) A State may request a waiver of the provisions of this section if;

(i) The application of those provisions would be inconsistent with the public interest; or

(ii) Steel and iron materials/products are not produced in the United States in sufficient and reasonably available quantities which are of a satisfactory quality.

(2) A request for waiver, accompanied by supporting information, must be submitted in writing to the Regional Federal Highway Administrator (RFHWA) through the FHWA Division Administrator. A request must be submitted sufficiently in advance of the need for the waiver in order to allow time for proper review and action on the request. The RFHWA will have approval authority on the request.

(3) Requests for waivers may be made for specific projects, or for certain materials or products in specific geographic areas, or for combinations of both, depending on the circumstances.

(4) The denial of the request by the RFHWA may be appealed by the State to the Federal Highway Administrator (Administrator), whose action on the request shall be considered administratively final.

(5) A request for a waiver which involves nationwide public interest or availability issues or more than one FHWA region may be submitted by the RFHWA to the Administrator for action.

(6) A request for waiver and an appeal from a denial of a request must include facts and justification to support the granting of the waiver. The FHWA response to a request or appeal will be in writing and made available to the public upon request. Any request for a nationwide waiver and FHWA's action on such a request may be published in the **Federal Register** for public comment.

(7) In determining whether the waivers described in paragraph (c)(1) of this section will be granted, the FHWA will consider all appropriate factors including, but not limited to, cost, administrative burden, and delay that would be imposed if the provision were not waived.

(d) Standard State and Federal-aid contract procedures may be used to assure compliance with the requirements of this section.

[48 FR 53104, Nov. 25, 1983, as amended at 49 FR 18821, May 3, 1984; 58 FR 38975, July 21, 1993]

Editorial Note:For a waiver document affecting § 635.410, see 60 FR 15478, Mar. 24, 1995. Updated: 04/26/2012

# DocuSign Envelope ID: 71C62868-2BDF-4AC6-B0AF-AE8CA3DE28C0 Metro Water Supplement#1 to CU8713



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EXH		R I ' I	'Δ
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Project No: 19046-2214-14 County: Davidson Date:

February 3, 2021

Primary Contact:	Steve Nunley				TDOT USE ONLY
E-mail:	steve.nunley@nashville.gov		Phone:	615-566-3846	
Secondary Contact:					RG Approval and Date: $T \land Z \in L$ 2/3/2021
E-mail:	Metro Water Services		Phone:		$I \land Z$ Eq. 2/3/2021 Consult Appr. Date: / /
Utility Name: Address:	1600 2nd Ave North			<u> </u>	Amount Approved: \$ -
City, State:	Nashville, TN		7	<b>ip:</b> 37216	
ony, otate.			<sup>2</sup>	.ip. 07210	2/4/21
Percent On Private:	8% Private	ROW -	#Poles / Length of facil	ity: 295	CH86(Y) N PIN#: 103764.00
Percent On Public:			#Poles / Length of facil	,	LET:10/4 /2019 Contract #: 8713 St
Total Percentage:	100%	Total	#Poles / Length of facil	ity: 3490	Easement Contract #
Is Utility Chapter	86 Certified (Obtained from	Certific	ation Sheet)? Y		
(If project does	not qualify for Chapter 86 R	eimbur	sement, then "Percen	t on Private" will be use	d to calculate total amount due to Utility)
NO COS	T / NO REIMBURSEMENT	(STOF	PHERE, REMAINDE	R OF FORM IS NOT R	EQUIRED)
	CHAPTER 86			NON-	CHAPTER 86
REIMBURSEMENT	MOVE PRIOR			% F	Private / Public Relocation
REQUESTED	MOVE IN State Contract	х		% Private / Public	MOVE IN State Contract
(Please check ONE)	Other	=			asement Reimbursement
	ENGINEERING				
Description	LINGINEERING		Amount		
Pre-Construction		\$	-	CHAPTER 86 MOVE	-IN CONTRACT: \$ -
Construction		\$	-		•
Construction Inspectior	n Private	\$	-	<b>CHAPTER 86 MOVE</b>	PRIOR: \$ -
Construction Inspectior	n Public	\$	-		
Reimbursable Expense	es	\$	-	NON-CHAPTER 86 M	IOVE-IN CONTRACT: \$ -
ENGINEERING COST	:	\$	-		
				NON-CHAPTER 86 %	6 PUBLIC/PRIVATE: \$ -
	ISTRUCTION (LABOR & MAT	ERIAL			
Description		•	Amount		imate Exceed \$1.75M Cap? - Y
Installation Labor		\$	1,355,515.00	Does E	Estimate Require 75% Cap? - N
Installation Materials Removal Labor		\$ \$	1,198,310.00		
Site Costs		ф \$	-	ITI	ITY DEPOSIT (IF APPLICABLE)
Material Provided to St	ate	գ Տ	-		
Salvage Materials		φ \$	-	RELOCATION EXC	EEDS \$1.75M CAP: \$587,957.2
Non-Usable Materials		Ψ \$	_		
				AMOUNT OVER 75%	% REIMBURSEMENT: \$0.0
ESTIMATED CONSTR	UCTION COST:	\$	2,553,825.00		
	BETTERMENT			ESTIMATED UTILITY	BETTERMENT COST: \$1,050,125.0
Description	DETERMENT		Amount	NON-CHAPTER S6 M	NOVE-IN CONS'T COST: \$0.0
Installation Labor		\$	529,075.00	ACIT CITAL LECOUN	
Installation Materials		\$	521,050.00		
		•	,	TOTAL UTILITY DEP	POSIT: \$1,638,082.2
ESTIMATED UTILITY	BETTERMENT COST:	\$	1,050,125.00		
ESTIMATED REPLAC	EMENT EASEMENT COST:	\$	` · 】		
If cost is listed	above, separate Easement (	Contrac	t is needed		
				1	

The Utility will reference the page number where designated on the form when other Detail Cost Estimate sheets are attached.

De De	DOT partment of insportation	Cha	pter 86 Certi	fication	
		locumentation for	ation policy number 340-0 utility relocation reimburs TCA 54-5-864.		
PROJECT #/S:	1904	6-2214-14	COUNTY/8:	Davidson	
FEDERAL:	STI	P-112(6)	PIN:	103764	
1. The utility is seeking	g reimbursement under pro	visions of TCA 54-5-804	as ameneded by Public Acts 200	3, Chapter number 86.	
relocation plan, sch		the Department within 1	5-804(a)(1) and this policy in that 120 days after receipt of the Depar § 54-5-854(b).		
	nowledge the utility is in cou highway right-of-way.	npliance with TCA 54-5-	804(b) in that the utility has a value	d permit to locate its utilit	y
4. The utility is eligible	for reimbursement in acco	rdance with the Limitatio	on provisions of the TDOT Policy 3	40-07 in that it is:	
	Municipally Owned	X Utility Dist	rict	Utility Cooperative	
5. The utility is conside	ared to be a specific utility of	ategory listed in accorda	ance with the Limitation provisions	of the TDOT Policy 340	-07:
✓ Water					
🔲 Waste Water					
🗌 Gas	Distribution	Transmission			
Electric	Distribution	Transmission			
	CATV	Phone -	Fiberoptic	Broadband	
Street Lighting					
🗋 Other					
Sign	ature indicates this indiv	Idual has the legal aut	hority to sign contracts and agr	eements to obligate th	e utility.
Signature:	-24	YE		Date:	November 15, 2016
Print Name:	Cyrus Toosl				
Títle:	Assistant Director / Chief Engineer				
Utility Name:		Water Services			
Utility Address:	16	00 2nd Ave N			
City, State, Zip:	Nash	ville, TN 37080			
Phone Number:	6'	5-862-4534			
Fax Number:		5-862-4919			
Email Address:	cyrus.to	osi@nashville.gov			



## **Declaration of Scheduled Calendar Days**

Project Number:	19046-2214-1	14			Date:	November 15, 2016
Description:	SR-112, (Clar	rksville Pk), from S	SR-12 (Ashland	d City Hwy) to S	SR-155 (B	riley Parkway)
County:	Davidson		- ;			
Utility Name:	Metro Water	Services				
Address:	: 1600 2nd Avenue N					
City, State:	Nashville			Zip	Code: 37	/208
Phone Number:	615-862-4534			Fax Nu	umber:	
Type of Facilities:		Sewer	Gas	🗌 Telepho	ne	Electric
		Fiberoptic	Other			
Required Period serv	rices cannot be	e Interrupted:	Over 24 hou	rs		1146. 3114

All estimated days should be expresses in "Calendar" days to complete Installation, relocation or adjustment of the utility facilities on the above referenced project. The utility can as an option submit an "On or Before" date all work will be completed. In accordance with provisions set forth in TCA 54-5-854.

Task	Days to Complete	Special Conditions		
Stock Pile Material (Including ordering material)	30			
Mobilize Work Force (Including Bidding process If Required)				
Complete Relocation	150			
Total Days To Complete	180			

### **Special Conditions:**

11-17-16 Signature of submitting Iraj Shall: Signature of submitting Date

Utility Representative

Subject to provisions of the TDOT Utility Office Maintenance of Traffic Procedures.

Revisioin 07-03-2015

TDOT Utility Form 2013-16 Page 6.1 **IN WITNESS WHEREOF**, the parties hereto have executed this contract.

### THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY DEPARTMENT OF WATER AND SEWERAGE SERVICES

RECOMMENDED BY:

Scott Potter

Stor A<sup>02</sup> Potter, Director Water and Sewerage Services

DATE: 3/2/2021

APPROVED AS TO THE AVAILABILITY OF FUNDS:

kenin (numbo/tho

\_\_\_\_\_ Kevinetinbo, Director Department of Finance

3/2/2021 DATE:\_\_\_\_

APPROVED AS TO FORM AND LEGALITY:

tara ladd

Assistant<sup>2</sup>Metropolitan Attorney

3/3/2021 DATE:\_\_\_

THE METROPOLITAN GOVERNEMNT OF NASHVILLE AND DAVIDSON COUNTY:

John Cooper, Mayor

DATE:\_\_\_\_\_

ATTEST:

Metropolitan Clerk

DATE:

# ORIGINAL

## METROPOLITAN COUNTY COUNCIL

## **Resolution No.**

A resolution approving Supplement #1 to an Intergovernmental Agreement by and between the State of Tennessee, Department of Transportation, and The Metropolitan Government of Nashville and Davidson County, acting by and through the Department of Water and Sewerage Services, to construct PIN Number 103764.00, SR-112. (Clarksville Highway), from SR-12 (Ashland City Highway) to SR-155 (Briley Parkway), State Project No. 19046-2214-14, MWS Project Nos. 16-SC-0034 and 16-WC-0042 and Proposal No. 2017M-014AG-002).

Introduced
Amended
Adopted
Approved
Ву
Metropolitan Mayor



METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY

Planning Department Metro Office Building 800 Second Avenue South Nashville, Tennessee 37201

March 1, 2021

- To: Peggy Deaner, Metro Water Services
- Re: Supplement 1 To TDOT Utility Relocation Contract #8713 Water Planning Commission Mandatory Referral #2017M-014AG-002 Council District #01 – Jonathan Hall, Council Member Council District #02 – Kyonzté Toombs, Council Member

On behalf of the Metropolitan Planning Commission, the following item, referred to the Commission as required by the Metro Charter, has been recommended for *approval* to the Metropolitan Council:

A request to approve Supplement 1 to Contract number 8713, between TDOT and Metro Water and Sewer Department for replacements and betterments along Clarksville Pike, from Ashland City Highway to Briley Parkway (see vicinity sketch for details).

The relevant Metro agencies (Metro Parks, Metro Public Works, Metro Water Services, Metro Emergency Communications, the Nashville Electric Service, Metro Finance – Public Property and the Metro Historical Commission) have reviewed the proposal and concur in the recommendation for approval. This request must be approved by the Metro Council to become effective.

## Conditions that apply to this approval: None.

This recommendation for approval is given as set forth in the Metropolitan Planning Commission Rules and Procedures. If you have any questions about this matter, please contact Sharon O'Conner at Sharon.oconner@nashville.gov or <u>615-862-7208</u>.

Sincerely,

Robert Zeer

Robert Leeman, AICP Deputy Director Metro Planning Department cc: *Metro Clerk, Shannon Hall* 

## Re: Supplement 1 To TDOT Utility Relocation Contract #8713 Water Planning Commission Mandatory Referral #2017M-014AG-002 Council District #01 – Jonathan Hall, Council Member Council District #02 – Kyonzté Toombs, Council Member

A request to approve Supplement 1 to Contract number 8713, between TDOT and Metro Water and Sewer Department for replacements and betterments along Clarksville Pike, from Ashland City Highway to Briley Parkway (see vicinity sketch for details).



