DEPARTMENT OF TRANSPORTATION STATE OF GEORGIA

INTERDEPARTMENT CORRESPONDENCE

FILE Chatham County PI No. 0012722 Office Utilities- Atlanta

Date February 10, 2015

MIB

FROM Michael J. Bolden, State Utilities Engineer

TO Karon Ivery, District Engineer, Jesup

Attn.: Dallory Rozier, District Utilities Engineer

SUBJECT Executed Memorandum of Understanding – Design Build

Attached for your use are two copies (originals) of the Memorandum of Understanding (MOU) for the above project which has been executed by the Department. Please forward one copy each of the MOU to **Atlanta Gas Light (AGL)**.

If you have any questions contact, Jun Birnkammer at 404-347-0606.

MB: LU: JB

Attachment

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Georgia DOT Project: SR 21 @ I-95 Chatham County

GDOT P.I. 0012722

DESIGN-BUILD MEMORANDUM OF UNDERSTANDING

between the

Georgia Department of Transportation (hereafter the DEPARTMENT)

and

Atlanta Gas Light (AGL) (hereafter the OWNER)

Whereas the DEPARTMENT proposes to undertake a design-build project hereafter referred to as PROJECT to make traffic flow improvements along SR 21 at I-95 from SR 30 to southeast of I-95, including modification of the existing interchange to a diverging diamond interchange which requires modifying the I-95 ramps in Chatham County, Georgia by contract through competitive bidding procedures; and,

Whereas the DEPARTMENT will accomplish the PROJECT through a Design Consultant, Design Consultant Team and/or Contractor hereafter referred to as CONTRACTOR; and,

Whereas, where OWNER has property rights ("Prior Rights") at the location of the PROJECT, OWNER will provide written evidence as to said prior rights within the area and will provide written documentation of prior rights relating to any individual crossing or Utility Facility, at the location of the PROJECT; and

Whereas, OWNER acknowledges that, generally, absent a showing of prior rights, the costs of relocation, protection, removal, or adjustment performed by OWNER shall be borne by OWNER; and

Whereas, pursuant to O.C.G.A. § 32-6-170(b), DEPARTMENT is authorized to pay or participate in the payment of the costs of relocation, protection, or adjustment of OWNER'S facilities where DEPARTMENT has made the determination that (i) such payments are in the best interest of the public and necessary in order to expedite the staging of the design-build project; and (ii) the costs of the removal, relocation, protection, or adjustment of such facilities are included as part of the Contract between the Department and the Department's roadway contractor for the design-build project; and

1. Type of Utility

OWNER has the following utility facilities which may need to be adjusted or relocated as a result of the proposed PROJECT:

Type	of facility or facilities of OWNER:	
	Domestic water mains and distribution lines and associated appurtenances	
VIII 100	Sanitary Sewer facilities and/or Storm Drainage System	
	Electrical Distribution (overhead and underground) wires, poles, etc.	
	Electrical Transmission (overhead and underground) wires, poles, etc.	
1	Natural Gas Distribution Facilities (underground)	
	Natural Gas Transmission Facilities (underground)	
	Petroleum Pipeline (underground)	
	Telecommunications facilities and equipment	
	Cable TV facilities	
	Street Lighting	
	Internet Data Service	

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Other Facilities (Description)	
2. New Utility Facilities Proposed (Betterment)	
OWNER desires the following to be installed as new additional facilities within the PR Insert here or attach a detailed description of proposed new additional utility installation	OJECT.
N/A	
3. Assignment of Responsibilities for Design and Construction	
This MEMORANDUM OF UNDERSTANDING and the following shall serve as a bar of responsibilities and costs for the DEPARTMENT to enter into a Standard Utility or Contract Item Agreement (CIA), if necessary, with OWNER once the PROJECT CONTRACTOR. For a PROJECT implementation, GDOT will not have in its posses plans to be utilized to determine exact locations of the removal, relocation, protection However, Overhead/Subsurface Utility Engineering (SUE) investigations plans exist information and signifying the layout of known existing facilities. Please use these plate the final determination of services as indicated below. The CONTRACTOR developrovided to the OWNER after the design build project is awarded by GDOT which she CONTRACTOR as the final basis for the SUA or CIA. Betterment costs will be responsibility.	Agreement (SUA) is awarded to the sion exact costing on, or adjustment. providing the best ans for developing ped plans will be tall be used by the
NOTE: When the Utility Owner allows the relocation work to be included in material cost will be paid for by the Contractor, excluding betterment, as outlined	the contract, all in the UAM.
NOTE: Water and Sewer Design and Construction relocation work put in automatically be accomplished by the DEPARTMENT'S CONTRACTOR. OWNER will still have design approval authority. (No Pre-Approved Contractor required, leave page 6 blank). If you are a Water & Sewer Utility and chorelocation Design and Construction in the contract, please check Design and Co Option 2 under 3B. Owner's electing to perform their own design, at their own design under 3C.	The UTILITY r/Consultant List cose to put your nstruction under
OWNER hereby intends to:	
OWNER, at the DEPARTMENT'S cost, will provide the following services for which it has established prior rights (Check to signify):	for the properties
Design Construction	

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3B. OWNER, at the DEPARTMENT'S cost, for any removal, relocation, protection, adjustment and/or design (Regardless of Prior Rights) will allow their facilities to be placed into the DEPARTMENT'S contract for the following services pursuant to O.C.G.A. § 32-6-170(b). The DEPARTMENT will add the removal, relocation, protection, adjustment and/or design cost to the overall PROJECT's cost. (Check to signify): Option 1: OWNER wants the work to be performed by the OWNER's pre-approved Design Consultants and/or Contractors. Design Construction \(\sqrt{} \) Option 2: OWNER wants the DEPARTMENT'S CONTRACTOR to perform the design and/or construction. (Check to signify): Design Construction If both are checked, please leave page 6 blank. As per this section, all work necessary for the removal, relocation, protection, or adjustment of the described utilities in accordance with the plans when approved shall be included in the project contract and accomplished by the CONTRACTOR except as follows (Check none or list any work items to be performed by the OWNER) None \checkmark Excluded Items Comments: 3C. OWNER, at OWNER'S cost, will provide the following services (Check to signify): Design

Construction

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The following is hereby mutually agreed to and understood by both parties:

- 1. The identification of existing facilities including preparation of Overhead/Subsurface Utility Engineering (SUE) investigations plans will be accomplished by the DEPARTMENT prior to award of the PROJECT and thereafter supplemented by the CONTRACTOR.
- 2. The CONTRACTOR shall coordinate reviews of the utility relocation information and obtain acceptance from the OWNER and DEPARTMENT when required. However; the OWNER shall apply for and obtain any required permits from the DEPARTMENT and perform any final design or proprietary design needed to administer its own relocation work if the work will not be included in the contract. If the preliminary plans indicate that no conflict exists, and the OWNER concurs with this information, the OWNER shall provide a letter of "no conflict" to the CONTRACTOR.
- 3. After award of the PROJECT, the CONTRACTOR will research any claimed compensable property interest for each OWNER claiming prior rights under section 3A and present the findings to the DEPARTMENT and OWNER for approval. The plans and estimate for the utility work shall be subject to approval of both the DEPARTMENT and the OWNER prior to construction. If the OWNER chooses to perform it own relocations and the OWNER holds no property interest as stated above; the OWNER shall confirm in writing that the OWNER will relocate its own facilities at no cost to the DEPARTMENT or the CONTRACTOR.
- 4. All construction engineering and contract supervision shall be the responsibility of the DEPARTMENT and the CONTRACTOR to ensure that all utility work included in the contract is accomplished in accordance with the PROJECT's plans and specifications. The CONTRACTOR will consult with the OWNER before authorizing any changes or deviations which affect the OWNER's facility.
- 5. For utility work included in the contract, the CONTRACTOR shall ensure that the design/construction and installation of the OWNER'S facilities is performed by a contractor/design consultant pre-approved/registered with both the DEPARTMENT and the OWNER. For any work included in the contract, excluding water and sewer, the OWNER will provide a list of pre-approved/registered contractors/design consultants on page 6 of the MOU.
- 6. For Utility work included in the contract, the OWNER or the OWNER's Consultant shall have the right to visit and inspect the work at any time and advise the CONTRACTOR and the DEPARTMENT'S Engineer of any observed discrepancies or potential issues. The DEPARTMENT agrees to notify the OWNER when all utility work is completed and ready for final inspection by the OWNER.
- 7. Upon Maintenance Acceptance or Final Acceptance of the utility work included in the contract and upon certification by the DEPARTMENT'S Engineer and the OWNER that the work has been completed in accordance with the plans and specifications, the OWNER will accept the adjusted, relocated, and additional facilities and will thereafter operate and maintain said facilities located within the PROJECT right of way subject to the DEPARTMENT'S Utility Accommodations Policy and Standards Manual (UAM), current edition" and any agreements in effect without further cost to the DEPARTMENT or it's CONTRACTOR.
- 8. For the purpose of utility coordination, relocation and reimbursement matters, the OWNER shall cooperate with the CONTRACTOR in the same manner as if coordinating directly with the DEPARTMENT in accordance with the laws of the State of Georgia, the DEPARTMENT'S UAM and any agreements in effect between the DEPARTMENT and OWNER. The OWNER agrees to cooperate in good faith with the CONTRACTOR and to respond to all requests for information or meetings required to reach a resolution of any disputed items.

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- 9. In accordance with the BUY AMERICA requirements of the Federal regulations (23 U.S.C. 313 and 23 CFR 635.410) all manufacturing processes for steel and iron products or predominantly of steel or iron (at least 90% steel or iron content) furnished for permanent incorporation into the work on this project shall occur in the United States. The only exception to this requirement is the production of pig iron and the processing, pelletizing and reduction of iron ore, which may occur in another country. Other than these exceptions, all melting, rolling, extruding, machining, bending, grinding, drilling, coating, etc. must occur in the United States.
 - a. Products of steel include, but are not limited to, such products as structural steel piles, reinforcing steel, structural plate, steel culverts, guardrail, steel supports for signs, signals and luminaires. Products of iron include, but are not limited to, such products as cast iron frames and grates and ductile iron pipe. Coatings include, but are not limited to, the applications of epoxy, galvanizing and paint. The coating material is not limited to this clause, only the application process.
 - b. A Certificate of Compliance shall be furnished for steel and iron products as part of the backup information with the billing. The form for this certification entitled "Buy America Certificate of Compliance" is attached to this agreement as "Exhibit A." Records to be maintained by the RAILROAD/UTILITIES and the Department for this certification shall include a signed mill test report and/or a signed certification by a supplier, distributor, fabricator, or manufacturer that has handled the steel or iron product affirming that every process, including the application of a coating, performed on the steel or iron product has been carried out in the United States of America, except as allowed by this Section. The lack of these certifications will be justification for rejection of the steel and/or iron product or nonpayment of the work.
 - c. The requirements of said law and regulations do not prevent the use of miscellaneous steel or iron components, subcomponents and hardware necessary to encase, assemble and construct the above products, manufactured products that are not predominantly steel or iron or 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%) of the total contract price or \$2,500.00, whichever is greater.

The Memorandum of Understanding will be incorporated into the project contract by reference or Exhibit.

APPROVED FOR THE OWNER BY: (Signature)	1 - 29 - 15 (Date)
Vice President, Operations (Title)	
APPROVED FOR THE DEPARTMENT BY: (Signature)	2-10-15
(Signature)	(Date)

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Pre-Approved Contractor List

Company Name: Address: Phone: Contact Person: E-Mail:	SEE ATTACHED SHEET
Company Name: Address: Phone: Contact Person: E-Mail:	
Company Name: Address: Phone: Contact Person: E-Mail:	
Please provide a mi	nimum of three.
	Pre-Approved Design Consultant List
Company Name:	Pre-Approved Design Consultant List
Address:	Pre-Approved Design Consultant List
	Pre-Approved Design Consultant List
Address: Phone:	Pre-Approved Design Consultant List
Address: Phone: Contact Person:	Pre-Approved Design Consultant List
Address: Phone: Contact Person: E-Mail: Company Name: Address: Phone:	Pre-Approved Design Consultant List
Address: Phone: Contact Person: E-Mail: Company Name: Address:	Pre-Approved Design Consultant List
Address: Phone: Contact Person: E-Mail: Company Name: Address: Phone: Contact Person: E-Mail:	Pre-Approved Design Consultant List
Address: Phone: Contact Person: E-Mail: Company Name: Address: Phone: Contact Person: E-Mail: Company Name: Address:	Pre-Approved Design Consultant List
Address: Phone: Contact Person: E-Mail: Company Name: Address: Phone: Contact Person: E-Mail: Company Name:	Pre-Approved Design Consultant List

Atlanta Gas Light Pre-Approved Contractor List Project: 0012722 SR 21 @ I-95 Operational Improvements Date: January 20, 2015

First Name	Last Name	Company Name	ĊijĊ	State	Tale	Work Phone	WorkEi	Ensi Name
Kevin	Adems	Southeast Connections	Conyers	SA SA	VP Operations	l	240	240 kadams@seconnections.com
Jason	McCanles	Benton-Georgia, LLC	Douglasville	8	Regional Manager	678-951-7667		incanles@berton-qeorgia.com
Bryan	Boyd	Gunter Construction Company, Inc.	Lawrencevile	GA GA	President	770-963-7760	201	201 bboyd@gunterconst.com
Doug	Suddeth	Player & Company	Atlanta	æ	President	404-725-4731		dsuddeth@olaverco.com
John	Walker	CEDS Construction	Cumming	8	VP	770-889-2361	14	14 Invalver ceds@belsouth.net
Payton	Crawford	Pride Utility	Cumming	Ą	Operation Manager	770-532-0085		ocraword@prides@ifty.com_
Tomy	Pittman	Southern Pipeline, Inc.	Winder	3	Owner	770-589-5184		southempipeline@acl.com
Lance	Souther	O compared or contract or cont	Macon	8	President	478-742-2292		ance@dsi us
Edmund	Zammit		Macon	GA.		478-742-2292		edmund@dlsi.us
Dooley	Eaves		Commerce	8	Regional Manager	706-336-0063	201	201 deaves/Bitoyconshuction.com
Casey	Colbey	ing consequence: LEC	Commerce	8	Estimating	706-336-0063	203	203 ccolbey@toyconshuction.com