FORM APPROVED COUNTY COUNSE

Departmental Concurrence

SUBMITTAL TO THE BOARD OF SUPERVISORS **COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



FROM: TLMA – Transportation Department

SUBMITTAL DATE: September 28, 2015

SUBJECT: Amendment No. 2 to the Utility Agreement between the County of Riverside and the Southern California Gas Company for the Relocation of a Natural Gas Pipeline for the Clay Street Grade Separation Project, General Drive to Linares Avenue in the City of Jurupa Valley. 2nd District; [\$2,607,159]; Local Funds 100%

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve Amendment Number 2 to the Utility Agreement between the County of Riverside (County) and the Southern California Gas Company for the relocation of a 30-inch Natural Gas Pipeline for the Clay Street Grade Separation Project; and
- 2. Authorize the Chairman of the Board to execute Amendment Number 2 to the agreement on behalf of the County.

Patricia Romo

Assistant Director of Transportation

Juan C. Perez

Director of Transportation and Land Management

FINANCIAL DATA	Curre	nt Fiscal Year:	Nex	t Fiscal Year:	Т	otal Cost:	0	ngoing Cost:	3.0	POLICY/C (Per Exec	
COST	\$	1,587,959	\$	0	\$	2,607,159	\$	0	Car	noont 🗆	Policy 🗗
NET COUNTY COST	\$	0	\$	0	\$	0	\$	0	Cor	isent 🗆	Policy 🗷
SOURCE OF FUNDS: RCTC Regional Measure A Funds (100%) There are no Budget Adjustment:											

County General Funds or County Transportation Department funds used in this project.

For Fiscal Year:

2015/2016

C.E.O. RECOMMENDATION:

APPROVE

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Ashley, seconded by Supervisor Benoit and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Tavaglione, Washington, Benoit and Ashley

Nays:

None

Absent:

None

Date:

November 3, 2015

XC:

Transp.

Prev. Agn. Ref.: 6/18/13, Item 3-60; 9/10/13, District: 2 Item 3-91; 12/17/13, Item 3-56; 6/16/15, Item 3-53

Agenda Number:

Kecia Harper-Ihem

Clerk of the Board

Positions Added Change Order

4/5 Vote

SUBMITTAL'TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: Amendment No. 2 to the Utility Agreement between the County of Riverside and the Southern California Gas Company for the Relocation of a Natural Gas Pipeline for the Clay Street Grade Separation Project, General Drive to Linares Avenue in the City of Jurupa Valley. 2nd District; [\$2,607,159]; Local Funds 100%

DATE: September 28, 2015

PAGE: 2 of 3

BACKGROUND:

Summary

Construction of the Clay Street Railroad Grade Separation Improvement Project was awarded to Ames Construction, Inc. on December 17, 2013 (Agenda Item 3-56), and construction began in May, 2014.

The railroad grade separation project will lower Clay Street under Union Pacific Railroad (UPRR) tracks, construct the bridge structure that will support the railroad tracks, and will include associated improvements. This project will improve motorist safety by separating vehicle traffic from rail traffic.

On June 18, 2013 (Agenda Item 3-60), the Board of Supervisors approved the Utility Agreement with the Southern California Gas Company (SCGC) for the relocation of a 30-inch diameter high pressure gas transmission pipeline, which was in conflict with the project improvements. The Utility Agreement provides for the funding of the relocation work for which the County is responsible, inasmuch as SCGC has prior and superior property rights, with respect to the conflicting pipeline facilities. The work was constructed by a SCGC Contractor in accordance with plans prepared by SCGC.

The Utility Agreement provides for compensating SCGC for the relocation of their facilities, which were in conflict with the Clay Street Grade Separation improvements. The compensation approved by the Board of Supervisors was based on estimates provided by SCGC prior to the competitive public bidding process. The terms of the agreement require that SCGC be compensated for actual costs regardless of the estimate. The original cost estimate was \$1,019,200, and that amount was deposited with the Gas Company subsequent to execution of the agreement.

Amendment No. 2 provides for the County to compensate SCGC for the revised estimated cost of \$2,607,159. The increased costs of \$1,587,959 are due to the following:

- Amendment No. 1, executed on September 10, 2013 (Agenda Item 3-91), added the requirement that the Gas Company utilize American made materials, as required for Federally funded transportation projects. The addition of the Buy-America requirement increased the Gas Company's costs by an estimated amount of \$566,311.
- The Gas Company encountered subsurface conditions during the installation of the replacement pipeline that required the installation of protective casing, which increased the Gas Company's cost of labor and material by \$1,021,648.

Amendment No. 2 has been reviewed and approved by County Counsel.

Project No.: B7-0753

Impact on Residents and Businesses

The contract work was performed by SCGC. The work was coordinated with the City of Jurupa Valley and local businesses to minimize inconvenience to the public.

SUPPLEMENTAL:

Additional Fiscal Information

The County has secured Congestion Mitigation and Air Quality Improvement Program (CMAQ) funding from the Federal Highway Administration (FHWA) for the project and will utilize those funds and local funds for the original estimated amount for the relocation of the conflicting gas transmission pipeline facilities. The original estimate of County costs was \$1,019,200. The increased costs, as described in this submittal, will be funded

SUBMITTAL TO THE BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: Amendment No. 2 to the Utility Agreement between the County of Riverside and the Southern California Gas Company for the Relocation of a Natural Gas Pipeline for the Clay Street Grade Separation Project, General Drive to Linares Avenue in the City of Jurupa Valley. 2nd District; [\$2,607,159]; Local Funds 100%

DATE: September 28, 2015

PAGE: 3 of 3

from the Riverside County Transportation Commission (RCTC) Regional Measure A funds, as approved by Board Action of June 16, 2015 (Agenda Item 3-53).

Total payments, to-date, to SCGC total \$1,019,200. Anticipated costs in 2015/2016 total \$1,587,959.

Contract History and Price Reasonableness

The increased costs have been determined to be appropriate for the County to fund, and are further summarized on Exhibit A to Amendment No. 2 of the Agreement.

ATTACHMENTS

Vicinity Map Amendment No. 2 with Exhibit A Attachment "A" – September 10, 2013, Item 3-91

COUNTY OF RIVERSIDE TRANSPORTATION DEPARTMENT

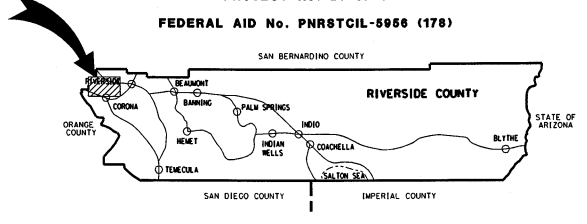
Clay Street/Union Pacific Railroad

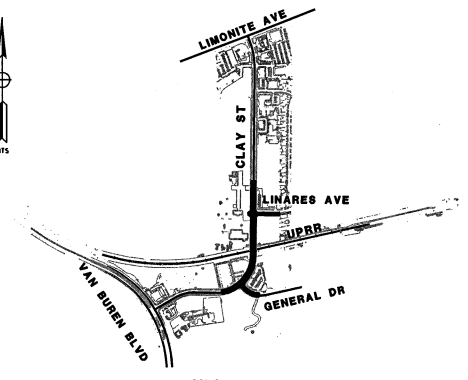
Grade Separation Project

Including Improvement on General Drive and Linares Avenue

in the City of Jurupa Valley

PROJECT No. B7-0753





VICINITY MAP
TOWNSHIP 28 RANGE 6W SECTION 28
COUNTY ROAD BOOK PAGE No. 15B

Federal Project No.: PNRSTCIL-5956 (178)

County Project No.: B7-0753 Owners File No.: 90592-001

Amendment No. 2 to Utility Agreement Relocation of 30-Inch Natural Gas Pipeline Facilities Clay Street Grade Separation Within the City of Jurupa Valley, CA

This Amendment No. 2 is made and entered into this 210 day of No. 2, 2015, by and between the County of Riverside, a political subdivision of the State of California (hereinafter referred to as "COUNTY"), and the Southern California Gas Company, a California corporation (hereinafter referred to as "OWNER").

RECITALS:

Whereas County and Owner entered into that certain Utility Agreement dated June 18, 2013, as amended by Amendment No. 1 to Utility Agreement executed by Owner on August 5, 2013 ("Agreement"), which Agreement sets forth the terms and conditions for the relocation of conflicting 30-Inch high pressure natural gas pipeline facilities to accommodate County's construction at Clay Street at the Union Pacific Railroad crossing, and.

Whereas, construction by Owner's contractor is nearly complete, and in the performance of said work, increased costs, of an estimated \$1,587,959 over and above those estimated at the time of the execution of the Agreement, were incurred due to circumstances beyond the control of the Owner, including:

- 1. Increased contract costs above the original estimate, including compliance with Federal Buy-America requirements and higher than anticipated material and bid prices; and
- 2. Necessary realignment of the Gas pipeline during relocation construction to facilitate the project, and,

Whereas, it has been determined that, since final costs have exceeded the amount shown in the Agreement by approximately 156%, and the Agreement requires that, when the increased cost exceeds the estimated cost by 25%, the Agreement shall be amended to include the increased cost of the work to the County; and,

Whereas, the estimated cost to the County of the work to be performed under the Agreement was initially \$1,019,200.00 and by reason of the increased costs referred to above, and further described in Exhibit "A", which is made a part hereof, the revised total cost to the County is \$2,607,159.

NOV 03 2015 3-19

NOW, THEREFORE, it is mutually agreed as follows:

- 1. The estimated cost to the County of \$1,019,200.00 as set forth in the Agreement and Owner's Collectible Work Authorization thereto is hereby amended to read \$2,607,159.
- 2. All other terms and conditions of the Agreement, as previously amended by Amendment No. 1, shall remain unchanged

IN WITNESS WHEREOF, the parties hereto have executed this Amendment No. 2 as of the date indicated above.

COUNTY OF RIVERSIDE

SOUTHERN CALIFORNIA
GAS COMPANY

By Let L

Vice President, Gas Operations

Dated NOV 0 3 2015

Dated NOV 0 3 2015

Dated:

Clerk of the Board

APPROVED AS TO FORM:

sd/mk

Exhibit "A" Amendment no. 2 Utility Agreement Relocation of Gas Pipeline Facilities Clay Street Grade Separation Project

Original Estimat	τe
-------------------------	----

Gas Company Labor	161,745
Materials	215,815
Contract Charges	628,757
Paving, Permit, Misc. Costs	<u>12,883</u>

Total Original Estimate: 1,019,200

Cost Increase no. 1 (Higher bids and material costs due to Buy-America requirements)

0	
51,572	
461,463	
<u>53,276</u>	
	461,463

Total Increase no. 1: 566,311

Cost Increase no. 2 (Casing installation and materials)

Gas Company Labor (adjustment of estimate)	-7,973
Materials	138,806
Contract Charges	874,606
Paving, Permit, Misc. Costs	16,209

Total Increase no. 2: <u>1,021,648</u>

Total Revised cost Estimate: 2,607,159

Fed. Aid. No. PNRSTCIL-5956 (178) County Project no. B7-0753 Owner's File: 90592-001

Amendment No. 1 Utility Agreement Relocation of Gas Pipeline Facilities Clay Street Grade Separation project

Whereas the County of Riverside, hereinafter called "County" and Southern California Gas Company, hereinafter called "Owner", have entered into that certain Utility Agreement, executed June 18, 2013, which sets forth the terms and conditions for the relocation of Owner's pipeline; and,

Whereas, County has been informed by the State of California Department of Transportation that the "Buy America" clause of the executed agreement must be amended in order to be compliant with Federal Law and the State of California's implementation of the Federal Buy America requirements.

Now, therefore, it is agreed between the parties as follows:

1. The second paragraph of Section III is replaced in its entirety with the following:

OWNER will comply with the "Buy America" requirements to which LOCAL AGENCY is subject as set forth in the Intermodal Surface Transportation Efficiency Act of 1991 (ISTEA) Sections 1041(a) and 1048(a), 23 U.S.C. 313 and C.F.R. Part 635.410 ("Buy America"), which are referenced herein, and which require that all steel and iron products, and their coatings, used in any projects with NEPA clearance be produced in the United States, unless a waiver has been granted by FHWA or the project is subject to a general waiver. LOCAL AGENCY acknowledges that OWNER is not responsible for LOCAL AGENCY'S receipt or non-receipt of FHWA funding. LOCAL AGENCY'S reimbursement to OWNER of amounts due to OWNER is not conditioned upon LOCAL AGENCY's compliance with the Buy America requirements and/or receipt of funding from FHWA. LOCAL AGENCY shall be responsible for all increased costs incurred by LOCAL AGENCY or OWNER associated with compliance with Buy America.

- 2. Owner agrees to the first sentence of the amended language above for this Utility Agreement only, and County acknowledges that Owner's agreement to the first sentence shall not set a precedent for future utility agreements.
- 3. All other terms and conditions of said Agreement remain unchanged.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement Amendment as of the date indicated above.

By Senor Chairman of the Board of Supervisors	SOUTHERN CALIFORNIA GAS COMPANY By Jimmie Cho Vice President, Field Service
DatedSEP 1 0 2013	Dated 8-5-2013
ATTEST: ATTEST: KECIA HARPER-IHEM, Clerk By DEPUTY	
APPROVED AS TO FORM:	APPROVED AS TO FORM:
By Housha & Veeter 8/21/13	By 185C

County	Route	P.M.	Project #
Riverside	N/A	N/A	B7-0753
Fed. Aid No. P	NRSTCIL-5956	5(178)	
Owner's File I	LAN # 90592	2-001	
FEDERAL PA		ON: On the l	roject: Yes

The County of Riverside hereinafter called "LOCAL AGENCY" proposes to construct a railroad grade separation, including street realignment and reconstruction, drainage, and bridge improvements on Clay Street between General Drive and Linares Avenue within the City of Jurupa Valley, Riverside County, California.

And: Southern California Gas Company

Hereinafter called "OWNER," owns and maintains one 30-inch high-pressure natural gas pipeline within the limits of the LOCAL AGENCY's project that requires relocation to accommodate the LOCAL AGENCY's project.

It is hereby mutually agreed that:

I. WORK TO BE DONE (23 CFR§645.113)
In accordance with Notice to OWNER dated _______, OWNER shall relocate conflicting underground gas pipeline within Clay Street. All work shall be performed substantially in accordance with OWNER's Plan No. 90592-001 dated 11-20-2012 consisting of 4 sheets, a copy of which is on file in the Transportation Department at 4080 Lemon Street, 8th floor, Riverside, CA 92501.

Deviations from the OWNER's plan described above initiated by either the LOCAL AGENCY or the OWNER, shall be agreed upon by both parties hereto under a Revised Notice to Owner. Such Revised Notices to Owner, approved by the LOCAL AGENCY and acknowledged by the OWNER, will constitute an approved revision of the OWNER's plan described above and are hereby made a part hereof. No work under said deviation shall commence prior to receipt by the OWNER of the Revised Notice to Owner. Changes in the scope of the work will require an amendment to this Agreement in addition to the revised Notice to Owner.

II. LIABILITY FOR WORK

Existing facilities are located in their present position pursuant to rights superior to those of the LOCAL AGENCY and will be relocated at LOCAL AGENCY's expense.

III. PERFORMANCE OF WORK (23 CFR §645.115)

OWNER agrees to perform the herein-described work with its own forces or to cause the herein described work to be performed by the OWNER's contractor, employed by written contract on a continuing basis to perform work of this type, and to provide and furnish all necessary labor, materials, tools and equipment required therefore, and to prosecute said work diligently to completion.

OWNER acknowledges the "Buy America" requirements to which LOCAL AGENCY is subject as set forth in the Intermodal Surface Transportation Efficiency Act of 1991(ISTEA) Sections 1041(a) and 1048(a), 23 U.S.C.313 and C.F.R. Part 635.410 ("Buy America"), which are referenced herein, and which require that all steel and iron products, and their coatings, used in any projects with NEPA clearance be produced in the United States, unless a waiver has been granted by FHWA or the project is subject to a general waiver. OWNER will endeavor to, but

cannot ensure compliance with, the Buy America requirements. For those materials which would not comply with "Buy America" requirements, OWNER will provide LOCAL AGENCY with information regarding the materials to assist with any request for waiver which may be submitted to the Federal Highway Administration ("FHWA") by LOCAL AGENCY. The final responsibility to comply with Buy America remains with LOCAL AGENCY and not OWNER, and LOCAL AGENCY acknowledges that OWNER is not responsible for LOCAL AGENCY'S receipt or non-receipt of FHWA funding. LOCAL AGENCY'S reimbursement to OWNER of amounts due to OWNER is not conditioned upon LOCAL AGENCY's compliance with the Buy America requirements and/or receipt of funding from FHWA.

IV. PAYMENT FOR WORK (23 USC § 123)

It is estimated that the cost of the work provided for by this agreement and as hereinafter set forth is the sum of \$1,019,200. LOCAL AGENCY agrees to advance to OWNER the sum of \$1,019,200 to apply to the cost of the work to be undertaken as provided hereinabove. Said sum of \$1,019,200 will be deposited by the LOCAL AGENCY with OWNER within 45 days after execution of the Agreement by the parties hereto and upon receipt of an OWNER's bill for the advance.

In the event actual relocation costs as established herein are less than the sum of money advanced by LOCAL AGENCY to OWNER, OWNER hereby agrees to refund to LOCAL AGENCY the difference between said actual cost and the sum of money so advanced. In the event that the actual cost of relocation exceeds the amount of money advanced to OWNER, in accordance with the provisions of this Agreement, LOCAL AGENCY will reimburse OWNER said excess costs upon receipt of five (5) copies of an itemized bill as set forth herein.

The OWNER shall submit a final bill to the LOCAL AGENCY within 270 days after the completion of the work described in Section I above. If the LOCAL AGENCY has not received a final bill within 270 days after notification of completion of OWNER's work described in Section I of this Agreement, and LOCAL AGENCY has delivered to OWNER fully executed Director's Deeds, Consents to Common Use or Joint Use Agreements as required for OWNER's facilities; LOCAL AGENCY will provide written notification to OWNER of its intent to close its file within 30 days.

The final billing shall be in the form of an itemized statement of the total costs charged to the project, less the credits provided for in this Agreement, and less any amounts covered by progress billings. However, the LOCAL AGENCY shall not pay final bills, which exceed the estimated cost of this Agreement without documentation of the reason for the increase of said cost from the OWNER. If the final bill exceeds the OWNER's estimated costs solely as the result of a revised Notice to Owner as provided for in Section I, a copy of said revised Notice to Owner shall suffice as documentation.

In any event if the final bill exceeds 125% of the estimated cost of this Agreement, an amended Agreement shall be executed by the parties to this Agreement prior to the payment of the OWNER'S final bill. Any and all increases in costs that are the direct result of deviations from the work described in Section I of this Agreement shall have the prior concurrence of LOCAL AGENCY.

Detailed records from which the billing is compiled shall be retained by the OWNER for a period of three years from the date of the final payment and will be available for audit in accordance with Contract Cost Principals and Procedures as set forth in 48 CFR, Chapter 1, Part 31 by LOCAL AGENCY and/or Federal Auditors. Review of proprietary and/or non-public information may require execution of a Non-Disclosure Agreement between recipients of the information and OWNER.

V. PREVAILING WAGE REQUIREMENTS FOR CONTRACTED WORK Pursuant to Public Works Case No. 2001-059 determination by the California Department of Industrial Relations dated October 25, 2002, work performed by OWNER's contractor is a public work under the definition of Labor Code Section 1720(a) and is therefore subject to prevailing wage requirements. OWNER shall verify compliance with this requirement in the administration of its

Industrial Relations dated October 25, 2 work under the definition of Labor Code	TS FOR CONTRACTED WORK 1-059 determination by the California Department of 002, work performed by OWNER's contractor is a public e Section 1720(a) and is therefore subject to prevailing wage pliance with this requirement in the administration of its
VI. GENERAL CONDITIONS (23 CFR §6 All costs accrued by OWNER as a resul study and/or prepare relocation plans an may be billed pursuant to the terms and	t of LOCAL AGENCY's request of June 13, 2011 to review d estimates for the project associated with this Agreement
eliminate the necessity of work by OWN LOCAL AGENCY reserves the right to	ecipitated this Agreement is canceled or modified so as to ER, LOCAL AGENCY will notify OWNER in writing, and terminate this Agreement by Amendment. The Amendment and conditions for terminating the Agreement.
OWNER shall submit a Notice of Comp completion of the work described herein	eletion to the LOCAL AGENCY within 30 days of the
It is understood that said highway is a fe hereby incorporated into this Agreement Collectible Work Authorization dated terms and conditions of the CWA shall cont	deral-aid highway and accordingly, 23 CFR Part 645 is The Work is subject to the terms and conditions of that certain ("CWA"), and in the event of any conflict, the rol.
IN WITNESS WHEREOF, the parties hereto habove written.	nave executed this AGREEMENT as of the day and year
COUNTY OF RIVERSIDE By plan Senor	OWNER SOUTHERN CALIFORNIA GAS COMPANY By
Charman, Board of Supervisors JOHN J. BENOIT	
Dated JUN 1 8 2013	Dated
ATTEST:	ATTEST:
Kecia Harper - Ihem Clerk of the Board By Deputy Clerk of the Board	By
APPROVED AS TO FORM:	APPROVED AS TO FORM:

By H Kulko 6 16/13
Deputy County Counsel

Pamela Walls County Counsel contracts referenced above.

VI. GENERAL CONDITIONS (23 CFR §645)

All costs accrued by OWNER as a result of LOCAL AGENCY's request of June 13, 2011 to review, study and/or prepare relocation plans and estimates for the project associated with this Agreement may be billed pursuant to the terms and conditions of this Agreement.

If LOCAL AGENCY's project which precipitated this Agreement is canceled or modified so as to eliminate the necessity of work by OWNER, LOCAL AGENCY will notify OWNER in writing, and LOCAL AGENCY reserves the right to terminate this Agreement by Amendment. The Amendment shall provide mutually acceptable terms and conditions for terminating the Agreement.

OWNER shall submit a Notice of Completion to the LOCAL AGENCY within 30 days of the completion of the work described herein.

It is understood that said highway is a federal-aid highway and accordingly, 23 CFR Part 645 is hereby incorporated into this Agreement. The Work is subject to the terms and conditions of that certain Collectible Work Authorization dated on or about February 14, 2013 ("CWA"), and in the event of any conflict, the terms and conditions of the CWA shall control.

IN WITNESS WHEREOF, the parties hereto have executed this AGREEMENT as of the day and year above written.

OWNER

COUNTY OF RIVERSIDE	SOUTHERN CALIFORNIA GAS COMPANY					
ByChairman, Board of Supervisors	By Simmle Cho Vice President, Field Services	ASK				
Dated	Dated Jane 4, 2013	<u> 1817. – Alban Sainte, en el is</u>				
ATTEST:	•					
Kecia Harper - lhem Clerk of the Board	·					
By						
APPROVED AS TO FORM:						
Pameia Walls County Counsel						
By Deputy County Counsel	*					



SOUTHERN CALIFORNIA GAS COMPANY COLLECTIBLE WORK AUTHORIZATION

						WU#	90592,000
Date Prepared		4/2013	Work Req		N/A	IO#	300697147
Estimate Prepared By		vin Kuennen	ML.	SC8080	Phone #		1-845-0709
Purchaser Name and	Job Address			me and Ad			
		Department Attn: Star	Authority Authority Authority Authority		.,	Transportation	Dept.
Address 3523 14th 8	main and the second			3523 14th 9	Street		
City Riverside		tate <u>CA</u> Zip 9250		erside/			CA Zip 92501
Phone #	951-955	5-6800	Phone #	Allen or an array are		951-955-6800	
Purchaser's SS#			A	I Tax ID#			
Purchaser requests a	nd authorizes T	ne Gas Company to pe	rform the following	work:			itract Acceptance
							bove date-of-issue
Conduct planning and	engineering work	t, order materials, select	contractor and condu	ct relocation	of 30-inch	diameter Line	2001
		Linares Avenue. This se		in conflict v	vith the Cou	inty's Clay Stre	et
Grade Separation Proj	ect in the Jurupa	Valley area of Riverside			والمستوادة المتعادة والمعاددة		Andreas Control of the Control of th
		TOTAL THIRD	TOTAL		1 15.		
TOTAL		PARTY CHARGES	PAVING,				
COMPANY	TOTAL	(Including	PERMIT,				TOTAL
LABOR	MATERIALS	Contractor Labor)	& OTHER	SUBTO	TAU:	ITCCA	ESTIMATES
161,745.00	215,815,00	628,757.00	12,883.00	1.019.	200.00	- 1	1,019,200.00
Purchaser agrees to pay The	Gas Company the act	ual cost - the estimated amoun	is due and payable in adva	nce and any ac	ditional balanc	e within 30 days of	invoice.
recover its attorney's fees and Purchaser agrees that any ex California construction safety agrees to take all reasonable and backfill or cause damage Purchaser shall indemnify, de limitation, employees or agen without limitation, property of (iv) including altomey's fees in Work including the indemnity which Issues a permit for any person. Purchaser shall indemnify, de enforcing this provision) arisin conditions at the Job Address groundwater, hazardous or no expensee and logal liability for the violation of any local, state accept full responsibility for any	d costs, in addition to a cavalion made by Puri orders, particularly the care in protecting The to pipe protective coal of the protective coal of the dash company. Purpured in defending a obligations imposed or part of the Work, excellend and hold The Gaig out of or in any way, release or spill of any in-hazardous, remover the environmental interest of the series of rederal law or regularly bear all costs associated.	t interest). Purchaser agrees the ny other relief to which it is ent chaser that is to be entered by provisions of Article 6, Section Gas Company's property from tings. In the Gas Company from and yor of Purchaser; (ii) damage, urchaser of any other person, paginst such liability or enforcing in The Gas Company by the own pring only those liabilities arising only those liabilities arising only the company harmiess from and connected with the violation of pre-existing hazardous maler of from the ground as a result of restingations, monitoring, containation, attorney's fees, disburse lated with Pre-Existing Environ r necessary to complete the Westerney of the property of the pro	Gas Company employees, as 1539 through 1547, which demage, including the use egainst any and all fiability destruction or loss, consequi) violation of local, state or this provision - resulting from the Job Address if of the Job Address if or the Job Address if the Job Address if or th	igents or subco relate to the sa of procedures w of every kind an uential or others federal laws or m or in any ma- ier than Purcha- or willful miscon including attorn including attorn includin	nitactors shall afe construction with not plat of the following of the fol	conform to all require of trenches and exace any undue strain or injury to or death or any and all property, cluding environment of or in connection is Company or its again and the existing contage to the content of	rements of the State of cavalions. Purchaser further in on pipes during excavalion of persons, including without eal or personal, including tal laws or regulations): and with the performance of the intervention of the interven
AGREED AND ACCE Jimmle I. Cho, V.P. Soca-Gas Co Authorized R SIGNATURE OF AUTHOR	Field Services Epresentative (PRIM		PURCHAS PUR	SER COL	амая) ОПТ С	OF COMPANY) MAIRMAN, RO	AND OF SUPERVISORS HARPER-IHEM, Clerk
DATEDS:			V	all Blr.	'n	BA/X-DA	ANNER HATTING
DATED:			DATED:	alrall;	<i></i>		DETAIL
ROUTING: ORIGINAL - COST A	CCOUNTING and CUSTON	MER. COPY - REGION FILE			SOUTHERN CA	LIFORNIA GAS COMP.	ANY - FORM 3011-F (REV. 12/08)

JUN 18 2013 3-400

BY: MARSHAL VICTOR COLLAND DATE



SOUTHERN CALIFORNIA GAS COMPANY COLLECTIBLE WORK AUTHORIZATION

			WO#	90592.000
Date Prepared 2/14/2013	Work Request #	N/A	10#	300697147
Estimate Prepared By Kevin Kuennen	MI. SC8080			845-0709
Purchaser Name and Job Address	Billing Name and			
Name Riverside County Transportation Department Attn: Stan De	Name County Of		ransponsition :	Jept
Address 3523 14th Street City Riverside State CA Zip 92501	Address 3523 14	in Street	State CA	Zip 92501
City Riverside State CA Zip 92501 Pirone # 951-955-6800	City Riverside Phone F		51-955-6800	7 CAP 36001
Purchaser's SS#	Or Federal Tax I		<u> </u>	
Purchaser requests and authorizes The Gas Company to perform t		The second secon	orization Contr	act Acceptance
				ve date-of-issue
Conduct planning and engineering work, order materials, select contract				
near the intersection of Clay Street and Linares Avenue. This section of	f Line 2001 is in confi	ict with the Coun	ty's Clay Street	
Grade Separation Project in the Jurupa Valley area of Riverside County	Name and Address of the Owner, where the Party of the Owner, where the Party of the Owner, where the Owner, which is		SCHOOL SECTION SEC	
	OTAL			Fig. 18
	AVING ERMIT			TOTAL
		TOTAL SE	TGCA	ESTIMATES
			2.25-0.12.22.20.00	
\$61,745.00 215,815.00 628,757.00	12,883.00 1.	819,200,00		1,019,200.00
Purchaser agrees to pay The Gas Company the actual cost - the estimated amount is due a	nd pavable in advance sno a	nv additional batence	within 30 days of inv	roice.
	• •	•		
The estimated cost of the Work is furnished only for the convenience of the Purchaser. It is it favorable conditions, Because of unforceson contingencies and other factions, the actual cost to get Company of the actual cost in the actual cost relatinguistic contributions and costs and costs of the cost of Work or Company may, but is not obligated to notify Purchaser; and cases all Work until approval for The Oas Company will refund the difference (without interest). Purchaser agrees that if he recover its attorney's fees and costs, in addition to any other refer to which it is emailed.	t may be considerably higher inad in The Gas Company's a ompleted exceeds any amou- r the increased cost is obtains	or lower than this est appropriate billing form its previously paid. W ad from Purchaser, if I	mute, Therefore, thi sula. Purchaser agre hen labor costs exce he lotal actual cost i	estimate is not a warranty so to pay within 30 days of sed the estimate, The Gas s less than the doposit(s).
Purchaser agrees that any excevation made by Purchaser than it to be entered by Gas Com- California construction safety orders, particularly the provisions of Article 6, Sections 1538 to agrees to take all reasonable care in protecting The Gas Company's property from damage, and backfill or cause damage to pipe protective coolings.	rough 1547, which relate to t	he sale construction o	f frenches and excu	vetions. Purchaser further
Purchaser shall indemnify, defend and hold harmless The Gas Company from and against a similation, employees or agents of The Gas Company or of Purchaser, (ii) damage, destructivitional limitation, property of The Gas Company. Purchaser or any other person, (iii) violatio (iv) including attorney's fees incurred in detending against such liability or enforcing hits provide including the indemnity obligations imposed on The Gas Company by the owner of the which issues a permit for any part of the Work, excepting only those liabilities arising from the person.	on or loss, consequential or on of local, state or Indereil law rision - resulting from or in on or local, state of their than Pro-	Aherwise, to or of eny ve or regulations (excl y manner artising out t urchaser, by the local	end all property, res using environmental if or in connection w urisdiction in which i	t or personal, including tawe or regulations); and lift the performance of the the Work to performed or
Purchaser shall indemnify, defend and hold The Gas Company harmless from and against a sufficing bits provision) entang out of or in any way connected with the violation of or compile conditions at the Job Address, release or spill of any pre-existing hazardous metants as way groundwater, hazardous or non-hazardous, removed from the ground as a result of the Work expenses and legal liability for the environmental investigations, monitoring, compilement, at the violation of any local, state or federal law or regulation, attorney's fees, disbursoments, a social full responsibility for and bear all costs associated with Pre-Existing Environmental Li to a different location or take other scalor reasonably necessary in complete the Work without	isnce with any local, state or site, or out of the management & ("Pro-Existing Environment selement, removel, regal; of and other response costs. As sobility. Purchaser agrees the sobility. Purchaser agrees the	lederal environmental it and disposal of any al Liability'), including anup, resteration, rem between Purchaser as I The Gas Company n	law or regulation as pxp-existing contam but not timited to flat todial work, penaltia nd The Gas Compar ney stop Work, termi	u result of pre-endstring insted soils or slifty for the costs, s, and fines unsing from by, Purchaser egrees to
AGREED AND ACCEPTED	purchaser	County Of Rive	rside, CA - Tran de comeany)	sportation Dept.
Jimmie I. Cho, V.P. Field Services Socaloga Co-Altitionazed representative (PRINT)			on three	Total
	PURCHASER OR AUTHORIZ	ed representative (rkint)	41.170
Am e 180				
SIGNATURE OF AUTHORIZED REPRESENTATIVE	SIGNATURE OF PURCH	IASER OR AUTHORIZED		
DATED: 6/4/20/3	DATED:			

ROUTING, DRIGINAL-COST ACCOUNTING and CUSTOMER, COPY - REGION PILE

SOUTHERN CALIFORNIA GAS COMPANY: FORM JOIL-F(RBV 1248)