ASSIGNMENT OF CONTRACT

FOR VALUE RECEIVED, UNDERGROUND UTILITY CONTRACTORS, INC., a Georgia Corporation registered with the Florida Secretary of State, the undersigned Assignor ("Assignor"), whose principal place of business is located at 119 Industrial Drive, St. Mary's, GA 31558, hereby assigns, transfers and sets over to Georgia corporation registered with the Florida Secretary of State ("Assignee"), whose principal place of business is located at 101 North Peterson Avenue, Suite 201, Douglas, GA 31033, all rights, title and interest held by the Assignor in and to the following described (and attached) contract entered into October 1, 2003:

For installation of asphaltic concrete on Nassau County roads.

The Assignor warrants and represents that said contract is in full force.

The Assignor has been purchased/acquired by the Assignee.

The Assignee hereby assumes and agrees to perform all the remaining and executory obligations of the Assignor, at the accepted contract price, under the Contract and agrees to indemnify and hold the Assignor harmless from any claim or demand resulting from non-performance by the Assignee.

The Assignee shall be entitled to all monies remaining to be paid under the contract which rights are also assigned hereunder.

The Assignor warrants that the contract is without modification and remains on the terms contained.

The Assignor further warrants that it has full right and authority to transfer said contract and that the contract rights herein transferred are free of lien, encumbrance or adverse claim.

This Assignment shall be binding upon and inure to the benefit of the parties, their successors and assigns.

The Board of County Commissioners of Nassau County, Florida hereby accepts the assignment to the Assignee.

This Agreement shall accordance with the laws of	be construed and enforced in the State of Florida.
Approved Signed this 8th day	of September , 2004.
	BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA
	FLOYD L. VANZANT Strice Chairman
ATTEST:	
J. W. "CHIP" OXLEY, JR. Its: Ex-Officio Clerk	
Approved as to form by the Nassau County Attorney	
//h///////////////////////////////////	
MICHAEL S. MUZZIN	
	ASSIGNOR:
	UNDERGROUND UTILITY CONTRACTORS, INC.
	BY: STAN SMITH
	Its: President

(Signatures continue on next page)

This Agreement shall be construed and enforced in accordance with the laws of the State of Florida.

Approved Signed this 8th day of September, 2004.

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

FLOYD L. VANZANT

Its: Chairman

ATTEST:

J. M. "CHIP" OXLEY, JR.

Its: Ex-Officio Clerk

Approved as to form by the Nassau County Attorney

MICHAEL S. MULLIN

ASSIGNOR:

UNDERGROUND UTILITY CONTRACTORS, INC.

BY: STAN SMITH Its: President

(Signatures continue on next page)

ASSIGNEE:

DOUGLAS ASPHALT COMPANY

BY: JOEL H. SPIVEX

Its: President

z/amyers/agreements/Douglas-asphalt-assignment

AGREEMENT FOR ASPHALTIC CONCRETE INSTALLED

THIS AGREEMENT made this <u>lst</u> day of <u>October</u>,

2003, by and between the BOARD OF COUNTY COMMISSIONERS of

NASSAU COUNTY, FLORIDA, a political subdivision of the

State of Florida, hereinafter referred to as the "County",

and UNDERGROUND UTILITY CONTRACTORS, INC., a Georgia

corporation registered with the Florida Secretary of State,

whose principal place of business is located at 119

Industrial Drive, St. Marys, GA 31558, hereinafter

referred to as "Business".

FOR and IN CONSIDERATION of the sum of ten and no/100 dollars (\$10.00) and other mutually agreed upon consideration, the parties agree as follows:

- 1. **SERVICES:** The County desires to engage the services of the Business to perform the following services in accordance with the terms and conditions set forth in this Agreement: The furnishing and installation of Asphaltic Concrete Type S-1 and Type S-III.
- 2. TERM: This Agreement will begin on October 1, 2003, and will end on September 30, 2005, with an option for the County to extend the contract for one (1) year. Either party may cancel this Agreement upon thirty (30) days' notice to the other party, in writing and by certified mail or personal delivery.

3. DESCRIPTION OF WORK:

- Asphaltic Concrete Type S-1 The Business will apply asphaltic concrete wearing surface, Type S-1, in layers, if required by the County. The first application, if required, shall be a leveling course with approximately fifty (50) pounds per square yard in those areas designated by the Engineering Services Department. The second and third, if required, applications shall be one (1) minimum thickness. The surface shall be cleaned and emulsion sealed prior to application of surfacing. The tack coat shall be applied by the Business. The bid prices shall cover all performance of work and material in the construction of the project. All performance and work shall be in accordance with the Florida Department of Transportation construction procedures and methods. The job shall be completed within thirty (30) days after the contract has been awarded.
- b. Asphaltic Concrete - Type S-III Business will apply asphaltic concrete wearing surface, Type S-III, in layers, if required by the County. first application, if required, shall be a leveling course with approximately fifty (50) pounds per square yard in areas designated by the Engineering Services Department. The second and third, if required,

applications shall be three-quarters (3/4) inch minimum thickness. The surface shall be cleaned and emulsion sealed prior to application of surfacing. The tack coat shall be applied by the Business. The bid prices shall cover all performance of work and material in the construction of the project. All performance and work shall be in accordance with Florida Department of Transportation construction procedures and methods. The job shall be completed within thirty (30) days after the contract has been awarded.

- 4. MATERIALS: Asphaltic concrete shall be Florida

 Department of Transportation Types S-1 or S-III, in

 accordance with the current Florida Department of

 Transportation Standard Specifications for Road and Bridge

 Construction.
- 5. WORK TO BE DONE BY COUNTY FORCES: County forces shall do the cutting and cleaning of the edges of the pavement. The prime coat will be applied to the prepared surface by County forces.
- 6. INSPECTION AND ACCEPTANCE: Inspection and acceptance shall be made by the County's Engineering Services Department.
- 7. **FEES.** Upon satisfactory performance of the services contemplated herein, as determined by County, the

contemplated herein, as determined by County, the Business will be paid at the following price per ton installed at job sites in the following area locations in Nassau County, Florida:

(a) TYPE S-1 INSTALLED

Hilliard Area,	Price Per Unit Ton:	New	Recycled
Job Quantities	101-800 tons	\$60.34 43.33 40.76 40.02.	41.09 38.54
Callahan Area,	Price Per Unit Ton:	<u>New</u>	Recycled
Job Quantities	: 0 - 100 tons 101-800 tons 801-2400 tons 2401 Tons & over	\$59.23 42.27 39.70 38.96.	40.03
Yulee Area, Pr	ice Per Unit Ton:	<u>New</u>	Recycled
Job Quantities	: 0 - 100 tons 101-800 tons 801-2400 tons 2401 Tons & over	\$58.11 41.20 38.65 37.91.	38.96
Fernandina Bea Area, Pri		<u>New</u>	Recycled
Job Quantities	101-800 tons	\$60.22 43.22 40.65 39.90 •	40.98 38.43
(b) TYPE S-III INSTALLED			
Hilliard Area,	Price Per Unit Ton:	<u>New</u>	Recycled
Job Quantities	101-800 tons 801-2400 tons	\$61.51 44.45 41.87 41.13 •	42.21 39.65

Callahan Area,	Price Per Unit Ton:	<u>New</u>	Recycled
Job Quantities	101-800 tons	40.81	41.15 38.59
Yulee Area, Pr	ice Per Unit Ton:	New	Recycled
Job Quantities	: 0 - 100 tons 101-800 tons 801-2400 tons 2401 Tons & over		40.08 37.54
Fernandina Bead Price Per	•	<u>New</u>	Recycled
Job Quantities			42.10 39.54

(c) These prices shall be firm for a period of twenty-four (24) months. Provided further, that the expiration of this period and during the remainder of the period of this Agreement, the Business may request an increase in the contract price if the wages of employees of the Business necessary to the production or supply of said materials, or the cost of said materials is increased, through no act of the Business, other than to comply with necessary and sustained demands of organized labor and with any legally allowed and prevailing increase in the market price of said materials to the Business. Substantiation of any requested increase must be furnished in writing to the

Director of Engineering Services for prior approval at least ten (10) days prior to the requested effective date of the increase. All requests for increases shall be supported by adequate documentation of the maximum legal price of the materials or wages subject to the request; and shall be certified to be within the guidelines of the President's Cost of Living Council.

Furthermore, if during the period of the Agreement, the cost of labor or materials is reduced so as to enable the Business to supply such materials at a correspondingly lower price than the amount herein stipulated, then the Business shall reduce the cost of said materials commensurately.

- 8. **APPROPRIATION**. Appropriations necessary for the funding of this Agreement shall be adopted annually by the Board of County Commissioners during the regular budget process. Non-appropriation by the Board of County Commissioners will cause this Agreement to terminate.
- 9. INDEMNIFICATION: The Business shall indemnify and hold the County harmless from and against any and all liabilities, or damages arising claims, from the performance of the services contemplated under this Agreement, including the cost of litigation and attorney's fees.

- ARBITRATION: Any dispute arising under this 10. contract, which is not disposed of by agreement, shall be decided by a mediator, who shall reduce his/her decision to writing and furnish a copy to both parties. disputes, or other matters in question between the parties to this Agreement arising out of or relating to this Agreement or breach thereof shall be submitted to mediation in accordance with mediation rules as established by the Florida Supreme Court. Mediators shall be chosen from the Supreme Court approved list of mediators in the Fourth Judicial Circuit and the Cost of mediation shall be borne by the Consultant/Contractor. The decision of the mediator shall be final and conclusive unless determined by a court of competent jurisdiction to be fraudulent, capricious, arbitrary, or so grossly erroneous as to necessarily imply bad faith or not supported by substantial evidence. Contractor shall not stop work during the pendency of mediation.
- 11. **CONTROLLING LAWS:** The validity, interpretation, and performance of this Agreement shall be controlled and construed under the Ordinances of Nassau County, along with the laws of the State of Florida.

12. MODIFICATION: This writing contains the entire

Agreement of the parties, and shall supercede all previous

written and/or oral representations, and/or agreements

respecting the same subject matter between the parties.

13. SEVERABILITY: If any section, subsection,

sentence, clause, phrase, or portion of this Agreement is,

for any reason, held invalid, unconstitutional, or

unenforceable by any Court of Competent Jurisdiction, such

portion shall be deemed as a separate, distinct, and

independent provision, and such holding shall not affect

the validity of the remaining portions thereof.

IN WITNESS WHEREOF, the parties have caused this

Agreement to be duly executed on the date set forth herein.

COUNTY:

BOARD OF COUNTY COMMISSIONERS

NASSAU COUNTY, FLORIDA

- Timber Shows

VICKIE SAMUS

Its: Chairman

ATTEST:

J. M. "CHIP" OXLEY, JR

Its: Ex-Officio Clerk

Approved as to form by the Nassau County Attorney

MICHAEL S. MULLIN

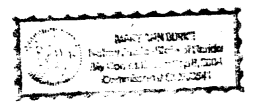
BUSINESS:

UNDERGROUND UTILITY CONTRACTORS, INC.

By: STAN SMITH Its: President

STATE OF FLORIOR
COUNTY OF NUMBER

The foregoing instrument was acknowledged before me this 10th day of Cotober, 2003 by Stan Smith, President of Underground Utility contractors, Inc., who is personally known to me or who has produced as identification and who did take an oath.



Printed Name: Mary Am BURKE
Notary Public, State of FLORIGA
My Commission Expires: 9/9/14

 ${\tt h/anne/agreements/underground-utilities-asphalt}$



NASSAU COUNTY **BOARD OF COUNTY COMMISSIONERS** P.O. Box 1010

Fernandina Beach, Florida 32035-1010

September 17, 2004

Nick Deonas Ansley Acree Vickie Samus Floyd L. Vanzant Marianne Marshall Dist. No. 1 Fernandina Beach Dist. No. 2 Fernandina Beach Dist. No. 3 Yulee

Dist. No. 4 Hilliard Dist. No. 5 Callahan

> J. M. "Chip" OXLEY, JR. **Ex-Officio Clerk**

MICHAEL S. MULLIN County Attorney

with a

Mr. Joel H. Spivey President Douglas Asphalt Company 101 North Peterson Avenue, Suite 201 Douglas, GA 31033

Dear Mr. Spivey:

Enclosed please find the signature page for your execution regarding the Assignment of Contract the contract for the County roads. installation of asphaltic Show Sm. K recived pt toche

Please execute the page office in the enclosed sel

Upon complete execution Underground Utility Conf fully executed copy of th

Thank you for your promp

Sincerely yours,

Ex-Officio Clerk

JMO: jb

Enclosure

6.24

(904) 321-5705, (879-1029, (800)) 958-3496

Nick Deonas Ansley Acree Vickle Samus Floyd L. Vanzant Marianne Marshall Dist. No. 1 Fernandina Beach Dist. No. 2 Fernandina Beach Dist. No. 3 Yulee Dist. No. 4 Hilllard Dist. No. 5 Callahan

September 17, 2004

J. M. "Chip" OXLEY, JR. Ex-Officio Clerk

MICHAEL S. MULLIN County Attorney

Mr. Stan Smith
President
Underground Utility Contractors, Inc.
10010 North Main Street
Jacksonville, FL 32218

Dear Mr. Smith:

Enclosed please find the signature page for your execution regarding the Assignment of Contract the contract for the installation of asphaltic concrete on Nassau County roads.

Please execute the page where indicated and return same to my office in the enclosed self addressed envelope.

Upon complete execution of the document by both your firm and Douglas Asphalt Company, you will be provided with a fully executed copy of the Assignment of Contract.

Thank you for your prompt attention to this matter.

Sincerely yours,

6. M. "Chip" Oxley, Jr.

Ex-Officio Clerk

JMO: jb

Enclosure

ASSIGNEE:

DOUGLAS ASPHALT COMPANY

BY: JOEL H. SPIVEY

Its: President

z/amyers/agreements/Douglas-asphalt-assignment

ADDENDUM TO AGREEMENT FOR ASPHALTIC CONCRETE INSTALLED

THIS ADDENDUM entered into this 9th day of March, 2005, by and between the BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA, a political subdivision of the State of Florida, hereinafter referred to as the "County", and DOUGLAS ASPHALT COMPANY, a Georgia corporation registered with the Florida Secretary of State, hereinafter referred to as "Douglas".

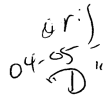
WHEREAS, the County entered into a an Agreement for Asphaltic Concrete Installed with Underground Utility Contractors, Inc., on October 1, 2003; and

WHEREAS, said Agreement was assigned to Douglas Asphalt Company by the County on September 8, 2004; and

WHEREAS, the County desires to extend the scope of services provided for under the subject Agreement to include Superpave and Marshall mixes.

FOR and IN CONSIDERATION of the sum of ten and no/100 dollars (\$10.00), and other mutually agreed upon consideration, the parties agree as follows:

1. The scope of services included in the Agreement for Asphaltic Concrete Installed entered into by the County with Underground Utility Contractors, Inc., dated October 1, 2003, and assigned to Douglas Asphalt Company by the



County on September 8, 2004, is hereby extended to include Superpave and Marshall mixes as set forth in the attached Exhibit "A".

- 2. All other provisions of said Agreement shall be in full effect.
 - 3. Time of the essence.

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

ANSLEY N ACREE

ATTEST:

JOHN A. CRAWFORD

Its: Ex-Officio Clerk

Approved as to form by the

Nassau County Attorney

MICHAEL S. MULLIN

DOUGLAS ASPHALT COMPANY

By: \ JOEL H SPIKEY

Its: \ President

 ${\tt z/amyers/agreements/Douglas-asphalt-addendum}$

D_A

Douglas Asphalt Company

Joel Spivey, President
Kyle Spivey, Vice President
& Operations Manager

1/20/05

MR. BUTCH HARTMAN Nassau County Road Dept. 37356 Pea Farm Road Hilliard, FL 32046

Re: S-1 Rec. versus SP 12.5 (TL-C)

Dear Mr. Hartman:

As a clarification of the statements made by Douglas Asphalt Company to the Nassau County Commissioners, Personnel and Engineer present at the prior meeting, as they relate to the S-1 Rec. Marshall Mix comparison to the SP 12.5 (TL-C) Superpave Mix, I would like to present the following mix comparison:

AGGREGATE GRADATION PARALLELS:

The mix design characteristics of the S-1 Rec. and the SP 12.5 (TL-C) are almost identical. By FDOT Specification the use of the SP 12.5 mix is meant to parallel the use of the S-1 Rec. mix. To take this parallel even further, the use of granite aggregates in Douglas Asphalt Company's S-1 mix design has further enhanced the mix characteristics to the extent that only a nominal adjustment to the aggregate percentages is made to manufacture the SP 12.5 (TL-C) mix.

The mix characteristics are identical with the major difference being just the change in mix nomenclature (S-1 to SP 12.5) to coincide with the Superpave Mix identification.

To conclude, the aggregate gradation of the S-1 Rec. can be accepted equally as a SP 12.5 (TL-C) if indeed it is tested from the same batch of mix.

P_AC

Douglas Asphalt Company

Joel Spivey, President Kyle Spivey, Vice President & Operations Manager

MIX USAGE PARALLELS:

Equally parallel is the application of the S-1 Rec. and the SP 12.5 (TL-C). No additional costs for application or compaction are required when changing from a S-1 Rec. to a SP 12.5 (TL-C). The crew and equipment costs considered for use for the C.R. 121 project will be the same whether the S-1 Rec. or the SP 12.5 (TL-C) is designated for use.

ASPHALT CEMENT & AGGREGATE COST INCREASES:

In compiling costs for the SP 12.5 (TL-C) mix to be considered for the C.R. 121 use it should be understood that only the asphalt cement and aggregate increases (for both S-1 & SP 12.5 mixes) caused by recent price increases will be assessed.

The current Unit Rate for the SP 12.5 (TL-C) (or S-1 Rec.) required for the mix placement as a leveling course or a surface course is....\$43.63 per ton. This Unit Rate shows a \$5.83 per ton increase when compared to the parallel Bid Unit Rate presented in the Year 2003 for the + 2,400 ton increment located in the Hilliard District.

Please review these details as they are applied to the proposed C.R. 121 Project. Feel free to contact us if any added information is required to assist in your project preparation.

<u>P.S.:</u> The widening unit rate, tack coat application unit rate and striping pricing will be determined after plans have been presented.

Sincerely yours

Raymond Grode Division Manager



Nassau County Engineering Services 96161 Nassau Place Yulee, Florida 32097

José Deliz, Director



MEMORANDUM

To:

Michael Mahaney, County Administrator

From:

José R. Deliz, Director of Engineering Services /L/

Cc:

Mike Mullin, County Attorney

Butch Hartman, Road & Bridge Superintendent

Date:

January 24, 2005

Subject:

Asphalt Contract Addendum

The Strategic Highway Research Program (SHRP) established by Congress in 1987 was tasked with determining why some pavements perform better than others. A result of this research was a new specification for asphaltic concrete called Superpave (SUperior PERforming PAVEments). Superpave basically is made of the same materials as the Marshall mixes (current standard) but establishes performance-based standards and places a greater emphasis on quality control. In a nutshell, the new superpave is the same old stuff made better.

Last year, after extensive studies around the state, the FDOT embraced the Superpave standard exclusively, which means that for roadway work in the FDOT Right-Of-Ways the "old" Marshall mix specifications (S-I, S-III, etc.) will not longer be acceptable. In Nassau County we are also proposing to change our ordinance requirements as part of the LDRs to specify Superpave as the only permissible paving material. This will ensure that the material used in Nassau County developments and projects will be certified by FDOT.

Given that our current contract with Douglas Asphalt Company does not include Superpave, I asked Mr. Butch Hartman to request a quote for this material. He recently received the attached letter from Douglas indicating that the cost per ton of Superpave vs. the equivalent Marshall mix is \$5.83 higher. This is commensurate with the price increase reported by other contractors in the area.

I recommend that an addendum to the asphalt supply contract be issued to extend the scope of provided services to cover Superpave as well as Marshall mixes. The contract should be revised as soon as possible since the CR121 widening/resurfacing will probably be done in-house with Superpave.



Douglas Asphalt Company

Joel Spivey, President Kyle Spivey, Vice President & Operations Manager

1/20/05

MR. BUTCH HARTMAN Nassau County Road Dept. 37356 Pea Farm Road Hilliard, FL 32046

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P_AC

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Sincerely yours

Raymond Grode Division Manager

ASSIGNMENT OF CONTRACT

FOR VALUE RECEIVED, UNDERGROUND UTILITY CONTRACTORS, INC., a Georgia Corporation registered with the Florida Secretary of State, the undersigned Assignor ("Assignor"), whose principal place of business is located at 119 Industrial Drive, St. Mary's, GA 31558, hereby assigns, transfers and sets over to DOUGLAS ASPHALT COMPANY, a Georgia corporation registered with the Florida Secretary of State ("Assignee"), whose principal place of business is located at 101 North Peterson Avenue, Suite 201, Douglas, GA 31033, all rights, title and interest held by the Assignor in and to the following described (and attached) contract entered into October 1, 2003:

For installation of asphaltic concrete on Nassau County roads.

The Assignor warrants and represents that said contract is in full force.

The Assignor has been purchased/acquired by the Assignee.

The Assignee hereby assumes and agrees to perform all the remaining and executory obligations of the Assignor, at the accepted contract price, under the Contract and agrees to indemnify and hold the Assignor harmless from any claim or demand resulting from non-performance by the Assignee.

The Assignee shall be entitled to all monies remaining to be paid under the contract which rights are also assigned hereunder.

The Assignor warrants that the contract is without modification and remains on the terms contained.

The Assignor further warrants that it has full right and authority to transfer said contract and that the contract rights herein transferred are free of lien, encumbrance or adverse claim.

This Assignment shall be binding upon and inure to the benefit of the parties, their successors and assigns.

The Board of County Commissioners of Nassau County, Florida hereby accepts the assignment to the Assignee.

This Agreement shall be construed and enforced in accordance with the laws of the State of Florida.

Approved signed this 8th day of September, 2004.

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

FLOYD L. VANZANT

Its: Chairman

ATTEST:

J. M. "CHIP" OXLEY, JR. Its: Ex-Officio Clerk

Approved as to form by the Nassau County Attorney

MICHAEL S. MUZZIN

ASSIGNOR:

UNDERGROUND UTILITY CONTRACTORS, INC.

BY: STAN SMITH

Its: President

(Signatures continue on next page)

ASSIGNEE:

DOUGLAS ASPHALT COMPANY

BY: SOEL H. SPIVEK

Its: President

z/amyers/agreements/Douglas-asphalt-assignment

AGREEMENT FOR ASPHALTIC CONCRETE INSTALLED

THIS AGREEMENT made this <u>lst</u> day of <u>October</u>,

2003, by and between the BOARD OF COUNTY COMMISSIONERS of

NASSAU COUNTY, FLORIDA, a political subdivision of the

State of Florida, hereinafter referred to as the "County",

and UNDERGROUND UTILITY CONTRACTORS, INC., a Georgia

corporation registered with the Florida Secretary of State,

whose principal place of business is located at 119

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FOR and IN CONSIDERATION of the sum of ten and no/100 dollars (\$10.00) and other mutually agreed upon-consideration, the parties agree as follows:

- 1. SERVICES: The County desires to engage the services of the Business to perform the following services in accordance with the terms and conditions set forth in this Agreement: The furnishing and installation of Asphaltic Concrete Type S-1 and Type S-III.
- 2. TERM: This Agreement will begin on October 1, 2003, and will end on September 30, 2005, with an option for the County to extend the contract for one (1) year. Either party may cancel this Agreement upon thirty (30) days' notice to the other party, in writing and by certified mail or personal delivery.

3. DESCRIPTION OF WORK:

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- b. Asphaltic Concrete Type S-III The Business will apply asphaltic concrete wearing surface, Type S-III, in layers, if required by the County. The first application, if required, shall be a leveling course with approximately fifty (50) pounds per square yard in those areas designated by the Engineering Services Department. The second and third, if required,

applications shall be three-quarters (3/4) inch minimum thickness. The surface shall be cleaned and emulsion sealed prior to application of surfacing. The tack coat shall be applied by the Business. The bid prices shall cover all performance of work and material in the construction of the project. All performance and work shall be in accordance with Florida Department of Transportation construction procedures and methods. The job shall be completed within thirty (30) days after the contract has been awarded.

- 4. MATERIALS: Asphaltic concrete shall be Florida

 Department of Transportation Types S-1 or S-III, in

 accordance with the current Florida Department of

 Transportation Standard Specifications for Road and Bridge

 Construction.
- 5. WORK TO BE DONE BY COUNTY FORCES: County forces shall do the cutting and cleaning of the edges of the pavement. The prime coat will be applied to the prepared surface by County forces.
- 6. INSPECTION AND ACCEPTANCE: Inspection and acceptance shall be made by the County's Engineering Services Department.
- 7. **FEES.** Upon satisfactory performance of the services contemplated herein, as determined by County, the

contemplated herein, as determined by County, the Business will be paid at the following price per ton installed at job sites in the following area locations in Nassau County, Florida:

(a) TYPE S-1 INSTALLED

Hilliard Area,	Price Per Unit Ton:	New	Recycled
Job Quantities	101-800 tons	\$60.34 43.33 40.76 40.02.	41.09 38.54
Callahan Area,	Price Per Unit Ton:	<u>New</u>	Recycled
Job Quantities:	101-800 tons	\$59.23 42.27 39.70 38.96 ·	40.03 37.48
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Fernandina Bead Area, Prid	ch ce Per Unit Ton:	<u>New</u>	Recycled
	101-800 tons	\$60.22 43.22 40.65 39.90	40.98 38.43
(b) TYPE S-III	I INSTALLED		
Hilliard Area,	Price Per Unit Ton:	New	Recycled
Job Quantities:	0 - 100 tons 101-800 tons 801-2400 tons 2401 Tons & over	\$61.51 44.45 41.87 41.13 •	42.21

Callahan Area,	Price Per Unit Ton:	New	Recycled
Job Quantities		· · ·	41.15 38.59
Yulee Area, Pri	ice Per Unit Ton:	<u>New</u>	Recycled
Job Quantities	101-800 tons 801-2400 tons	\$59.28 42.32 39.76 39.02.	40.08 37.54
Fernandina Bead Price Per		New	Recycled
Job Quantities:	101-800 tons	\$61.39 44.34 41.76 41.01	42.10 39.54

(c) These prices shall be firm for a period of twenty-four (24) months. Provided further, that the expiration of this period and during the remainder of the period of this Agreement, the Business may request an increase in the contract price if the wages of employees of the Business necessary to the production or supply of said materials, or the cost of said materials is increased, through no act of the Business, other than to comply with necessary and sustained demands of organized labor and with any legally allowed and prevailing increase in the market price of said materials to the Business. Substantiation of any requested increase must be furnished in writing to the

Director of Engineering Services for prior approval at least ten (10) days prior to the requested effective date of the increase. All requests for increases shall be supported by adequate documentation of the maximum legal price of the materials or wages subject to the request; and shall be certified to be within the guidelines of the President's Cost of Living Council.

Furthermore, if during the period of the Agreement, the cost of labor or materials is reduced so as to enable the Business to supply such materials at a correspondingly lower price than the amount herein stipulated, then the Business shall reduce the cost of said materials commensurately.

- 8. APPROPRIATION. Appropriations necessary for the funding of this Agreement shall be adopted annually by the Board of County Commissioners during the regular budget process. Non-appropriation by the Board of County Commissioners will cause this Agreement to terminate.
- 9. INDEMNIFICATION: The Business shall indemnify and hold the County harmless from and against any and all claims, liabilities, or damages arising from the performance of the services contemplated under this Agreement, including the cost of litigation and attorney's fees.

- Any dispute arising under this 10. ARBITRATION: contract, which is not disposed of by agreement, shall be decided by a mediator, who shall reduce his/her decision to writing and furnish a copy to both parties. Claims disputes, or other matters in question between the parties to this Agreement arising out of or relating to this Agreement or breach thereof shall be submitted to mediation in accordance with mediation rules as established by the Florida Supreme Court. Mediators shall be chosen from the Supreme Court approved list of mediators in the Fourth Judicial Circuit and the Cost of mediation shall be borne by the Consultant/Contractor. The decision of the mediator shall be final and conclusive unless determined by a court of competent jurisdiction to be fraudulent, capricious, arbitrary, or so grossly erroneous as to necessarily imply bad faith or not supported by substantial evidence. Contractor shall not stop work during the pendency of mediation.
- 11. CONTROLLING LAWS: The validity, interpretation, and performance of this Agreement shall be controlled and construed under the Ordinances of Nassau County, along with the laws of the State of Florida.

12. MODIFICATION: This writing contains the entire Agreement of the parties, and shall supercede all previous written and/or oral representations, and/or agreements respecting the same subject matter between the parties.

13. SEVERABILITY: If any section, subsection, sentence, clause, phrase, or portion of this Agreement is, for any reason, held invalid, unconstitutional, or unenforceable by any Court of Competent Jurisdiction, such portion shall be deemed as a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions thereof.

IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed on the date set forth herein.

COUNTY:

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA

VICKIE SAMUS

Its: Chairman

ATTEST:

J. M. "CHIP" OXLEY, JR

Its: Ex-Officio Clerk

Approved as to form by the Nassau County Attorney

MICHAEL S. MULLIN

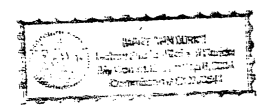
BUSINESS:

UNDERGROUND UTILITY CONTRACTORS, INC.

By: STAN SMITH Its: President

STATE OF FLORIDA
COUNTY OF AUGUL

The foregoing instrument was acknowledged before me this 10th day of Gotosek, 2003 by Stan Smith, President of Underground Utility contractors, Inc., who is personally known to me or who has produced as identification and who did take an oath.



Printed Name: Mary Auw BURKE
Notary Public, State of Florida
My Commission Expires: 9/9/04

h/anne/agreements/underground-utilities-asphalt

09:50 It was moved by Commissioner Higginbotham, seconded by Commissioner Vanzant and unanimously carried to approve and authorize the Chairman to sign the first reimbursement covering July through December 2004 for the E-Rate Grant for 2005 for the Library data and voice lines.

09:51 Following clarification that the addendum is for adding a new type of material, if needed, and establishing a line item price, it was moved by Commissioner Higginbotham, seconded by Commissioner Vanzant and unanimously carried to approve and authorize the Chairman to sign the Addendum to the Agreement for Asphaltic Concrete Installed with Douglas Asphalt Company.

09:53 The Assistant County Attorney explained a request from the County Attorney to schedule two closed sessions. The County Administrator left the meeting to clarify some information; and, in the interim, upon the request of Commissioner Branan, it was moved by Commissioner Vanzant, seconded by Commissioner Higginbotham and unanimously carried to remove \$212.40 from District 3 Discretionary Account, and \$100.00 from Districts 1, 2 and 4 Discretionary Accounts (total of \$512.40) to provide portable toilets from Farmer John's Portable Toilets for the Yulee Ballpark.

3/09/05