# **UTILITY AGREEMENT (Cont.)**

RW 13-5 (REV 4/2000)

			UTILITY	AGREEMENT NO	
	<u>Dist</u> 03	<u>Co</u> ED	<u>Rte</u> 50	<u>P.M.</u> 0.4/1.2	2
COUNTY OF EL DORADO	Federal Aid	d No.: NON	<u>E</u>		
	Owner's Fi	le:			
	FEDERAL PARTICIPATION: On the Project  Yes  No				
			On the U	Itilities Yes	⊠ No
UTILITY AGREEMENT	NO		DATE:_		
The County of El Dorado, hereinafter of Department of Transportation, hereina Interchange westbound on and off ram	fter called "STA				
and	•				
PG&E					
Department of Transportation at 2850	ines in conflict which in account in account (2) sheets, a Fairlane Court B	with COUNTY cordance with copy of which oldg C, Placer	's project as sho OWNER's Plan is on file in the ville, CA 95667	own on the owner's r No COUNTY office of	relocati dated the
Deviations from the OWNER's plan do upon by both parties hereto under a Re COUNTY and agreed to/acknowledge described above and are hereby made a execution by the OWNER of the Revisconstruction. Changes in the scope of Notice to Owner.	evised Notice to Od by the OWNE a part hereof. No sed Notice to Ow	Owner. Such I R, will constitute o work under soner. OWNER	Revised Notices ate an approved aid deviation shall have the	s to Owner, approved revision of the OWN hall commence prior to right to inspect the w	l by the NER's p to writt ork du
II. LIABILITY FOR WORK:					
A. Prorated Expense-Master Contract	(underground/tra	insformer remo	oval)		
The existing facilities described in expense in accordance with Section					)% OW
Total Job Cost (underground work/	transformer): \$2	4,000			
COUNTY Liability: \$12,000					
OWNER Liability: \$12,000					
Ο 111 Liaυlity : φ12,000					

Utility Agreement No.	
	Page 2 of 3

# III. PERFORMANCE OF WORK:

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.

Upon the issuance of a Notice to Owner, OWNER shall diligently undertake, or cause to be undertaken, the relocation of its utility facilities in accordance with COUNTY's Notice to Owner.

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 contracts referenced above.

### IV. PAYMENT FOR WORK:

COUNTY shall pay its share of the actual and necessary cost of the herein described work within 45 days after final liability determination and after receipt of five (5) copies of OWNER's itemized bill, signed by a responsible official of OWNER's organization and prepared on OWNER's letterhead, compiled on the basis of the actual and necessary cost and expense incurred and charged or allocated to said work in accordance with the uniform system of accounts prescribed for OWNER by the California Public Utilities Commission, Federal Energy Regulatory Commission or Federal Communications Commission, whichever is applicable.

It is understood and agreed that the COUNTY will not pay for any betterment or increase in capacity of OWNER's facilities in the new location and that OWNER shall give credit to the COUNTY for the "used life" or accumulated depreciation of the replaced facilities and for the salvage value of any material or parts salvaged and retained or sold by OWNER.

Not more frequently than once a month, but at least quarterly, OWNER will prepare and submit progress bills for costs incurred not to exceed OWNER's recorded costs as of the billing date less estimated credits applicable to completed work. Payment of progress bills not to exceed the amount of this Agreement may be made under the terms of this agreement. Payment of progress bills, which exceed the amount of this Agreement, may be made after receipt and approval by COUNTY of documentation supporting the cost increase and after an Amendment to this Agreement has been executed by the parties to this Agreement.

The OWNER shall submit a final bill to the COUNTY within 360 days after the completion of the work described in Section I. above. If the COUNTY has not received a final bill within 360 days after notification of completion of OWNER's work described in Section I of this agreement, and COUNTY has delivered to OWNER fully executed Director's Deeds, Consents to Common Use or Joint Use Agreements as required for OWNER's facilities, COUNTY will provide written notification to OWNER of its intent to close its file within 30 days. OWNER hereby acknowledges, to the extent allowed by law, that all remaining costs will be deemed to have been abandoned.

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 COUNTY 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 and approval of the documentation by COUNTY. Except, 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 OWNERS final bill. Any 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 COUNTY.

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 by COUNTY, State, and/or Federal auditors. Owner agrees to comply with Contract Cost Principles and Procedures as set forth in 48 CFR, Chapter 1, Part 31, et seq., 23 CFR, Chapter 1, Part 645 and 18 CFR, Chapter 1, Parts 101, 201 et. al. If a subsequent COUNTY, State and/or Federal audit determines payments to be unallowable, OWNER agrees to reimburse COUNTY upon receipt of COUNTY billing.

Utility Agreement No	
	Page 3 of 3

# V. GENERAL CONDITIONS:

All costs accrued by OWNER as a result of COUNTY'S request (date): March 27<sup>th</sup>, 2012 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 COUNTY'S project, which precipitated this Agreement, is canceled or modified so as to eliminate the necessity of work by OWNER, COUNTY will notify OWNER in writing and COUNTY 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 COUNTY 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 645 is hereby incorporated into this Agreement by reference; provided, however, that the provisions of any agreements entered into between the COUNTY and the OWNER pursuant to State law for apportioning the obligations and costs to be borne by each, or the use of accounting procedures prescribed by the applicable Federal or State regulatory body and approved by the Federal Highway Administration, shall govern in lieu of the requirements of said 23 CFR 645.

IN WITNESS WHEREOF, the parties have executed this Agreement on the dates indicated below, the latest of which shall be deemed to be the effective dated of this Agreement.

# -- COUNTY OF EL DORADO--

Ву:		Dated:
Matthew Smeltzer, Deputy Dir Department of Transportation Contract Administrator	ector	
By:		Dated:
Kimberly A. Kerr, Interim Direct Department of Transportation	ctor:	
	PACIFIC GA	AS AND ELECTRIC COMPANY
Ву:		Dated:
General Manager "PG&E"		