STANDARD UTILITY AGREEMENT

U-0016: Phonoscope Enterprises Group LLC

County: Fort Bend

Highway: FM 1093 Westpark Extension

This Agreement by and between the County of Fort Bend, Texas, ("County"), and Phonoscope Enterprises Group LLC, ("Utility"), acting by and through its duly authorized representative, shall be effective on the date of approval and execution by and on behalf of the County.

WHEREAS, the County has deemed it necessary to make certain highway improvements as designated by the County and approved by the Federal Highway Administration within the limits of the highway as indicated above;

WHEREAS, the proposed highway improvements will necessitate the adjustment, removal, and/or relocation of certain facilities of Utility as indicated in the following statement of work: relocation of assets into a predesignated corridor according to the following schedule:

Start Date:

May 01, 2016

Completion Date:

August 01, 2016

and more specifically shown in **Utility's** Plans and Specifications, Estimated Costs, and Schedule which are attached hereto as Attachments "A," "B" and "C."

WHEREAS, Subchapter E of Chapter 203 of the Texas Transportation Code regarding the relocation of utilities does not apply to this Project, but the County wishes to negotiate in good faith and enter into agreements with all affected utility companies for the participation in the costs of the adjustment, removal, and/or relocation of certain facilities as authorized under such subchapter.

WHEREAS, the County, upon receipt of evidence it deems sufficient, acknowledges Utility's interest in certain lands and/or facilities and determined it is appropriate to enter an agreement with Utility to govern the terms for participation in the costs of the adjustment, removal, and relocation of certain of its facilities located upon the lands as indicated in the statement of work above.

NOW, THEREFORE, BE IT AGREED:

The **County** will pay to **Utility** fifty percent (50%) of the documented actual costs incurred for relocation of the utility in adjustment, removal, and/or relocation of **Utility's** facilities up to the amount said costs may be eligible for **County** participation.

All conduct under this agreement, including but not limited to the adjustment, removal and relocation of the facility, the development and reimbursement of costs, any environmental requirements, and retention of records will be in accordance with all applicable federal and state laws, rules and regulations, including, without limitation, the Federal Uniform Relocation Assistance and Real Property Acquisition Policies Act, 42 U.S.C. §§ 4601, et seq., the National Environmental Policy Act, 42 U.S.C. §§ 4231, et seq., the Buy America provisions of 23 U.S.C. § 313 and 23 CFR 635.410, the Utility Relocations, Adjustments, and Reimbursements provisions of 23 CFR 645, Subpart A, and with the Utility Accommodation provisions of 23 CFR 645, Subpart B. Utility shall supply, upon request by the County, proof of compliance with the aforementioned laws, rules and regulations prior to the commencement of construction.

The **Utility** agrees to develop relocation or adjustment costs by accumulating actual direct and related indirect costs in accordance with a work order accounting procedure prescribed by **County**, or may, with the **County's** approval, accumulate actual direct and related indirect costs in accordance with an established accounting procedure developed by **Utility**. Bills for work hereunder will be submitted to **County** not later than 90 days after completion of the work.

Fort Bend County

Phonoscope

When requested, the **County** will make intermediate payments at not less than monthly intervals to **Utility** when properly billed and such payments will not exceed 90 percent (90%) of the eligible cost as shown in each such billing. Intermediate payments shall not be construed as final payment for any items included in the intermediate payment.

Upon execution of this agreement by both parties hereto, the **County** will, by written notice, authorize the **Utility** to perform such work diligently, and to conclude said adjustment, removal, or relocation by the stated completion date. The completion date shall be extended for delays caused by events outside **Utility's** control, including an event of Force Majeure, which shall include a strike, war or act of war (whether an actual declaration of war is made or not), insurrection, riot, act of public enemy, accident, fire, flood or other act of God, sabotage, or other events, interference by the **County** or any other party with **Utility's** ability to proceed with the relocation, or any other event in which **Utility** has exercised all due care in the prevention thereof so that the causes or other events are beyond the control and without the fault or negligence of **Utility**.

However, for any failure by **Utility** to conclude said adjustment, removal, or relocation by the stated completion date not caused by events outside **Utility's** control, the **County** may elect to: (1) reduce the reimbursement to **Utility** by one percent (1%) each day delayed; or (2) relocate the facility at the sole cost and expense of **Utility**.

The **County** will, upon satisfactory completion of the relocation or adjustment and upon receipt of final billing prepared in an approved form and manner, make payment in the amount of 90 percent (90%) of the eligible costs as shown in the final billing prior to audit and after such audit shall make an additional final payment totaling the reimbursement amount found eligible for **County** reimbursement.

Unless an item below is stricken and initialed by the County and Utility, this agreement in its entirety consists of the following:

- 1. Standard Utility Agreement;
- 2. Plans & Specifications (Attachment "A");
- 3. Utility Construction Cost Estimate (Attachment "B");
- 4. Utility's Schedule of Work and Estimated Date of Completion (Attachment "C").

All attachments are included herein as if fully set forth. In the event it is determined that a substantial change from the statement of work contained in this agreement is required, reimbursement therefore shall be limited to costs covered by a modification or amendment of this agreement or a written change or extra work order approved by the **County and Utility**.

This agreement is subject to cancellation by the **County** at any time up to the date that work under this agreement has been authorized and that such cancellation will not create any liability on the part of the **County**. However, the **County** will review and reimburse the **Utility** for eligible costs incurred by the **Utility** in preparation of this Agreement.

The **Utility** acknowledges to and for the benefit of the **County** and State of Texas that it understands the project under this Agreement is eligible for Federal-aid highway funds and as such, requires all of the iron, steel, and manufactured goods used in the project be produced in the United States ("Buy American Requirements") including iron, steel, and manufactured goods provided by the **Utility** pursuant to this Agreement.

The State Auditor may conduct an audit or investigation of any entity receiving funds from the **County** directly under this contract or indirectly through a subcontract under this contract. Acceptance of funds directly under this contract or indirectly through a subcontract under this contract acts as acceptance of the authority of the State Auditor, under the direction of the Legislative Audit Committee, to conduct an audit or investigation in connection with those funds. An entity that is the subject of an audit or investigation must provide the state auditor with access to any information the state auditor considers relevant to the investigation or audit.

The **Utility** by execution of this agreement does not waive any of the rights which **Utility** may have within the limits of the law.

Date |

Initial Date

It is expressly understood that the **Utility** conducts the adjustment, removal, or relocation at its own risk, and that Fort Bend County, Texas makes no warranties or representations regarding the existence or location of utilities currently within its right of way.

The signatories to this agreement warrant that each has the authority to enter into this agreement on behalf of the party represented.

Utility:	Phonoscope Enterprises Group, LLC
	Name of Unity
By:	Authorized Signature
-	Lee Cook Print or Type Name
	s secretaria a la massa de la
Title:	President
Date:	04/26/2016
EXECUT	TION RECOMMENDED:
COUNT	Υ
Ву:	
_	Authorized Signature
_	
	Print or Type Name
Title:	<u> </u>
Б.	

Fort Bend County

UTILITY

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Attachment "A"

Plans and Specifications

Phonoscope Enterprises Group, LLC

County Utility Agreement Number: U-0016

Federal Project No.: 1258-03-042

ROW CSJ: N/A County: Fort Bend Highway: FM 1093

Limits: From FM 1463 to Canal Street

Subject: Phonoscope Fiber Relocation Along FM 1093



Exhibit A

Phonoscope Enterprises Group FM 1093 from FM 1463 to Canal Street

Scope of Work:

At existing splice case EN 3952 on the north ROW of FM 1093 west of FM 1463 start overlashing 156CT fiber optic cable to existing Messenger cable proceed to the northeast corner of FM 1093 and FM 1463 and place a Class 3 Telecommunications pole with downguys and anchors. Continue to overlash on existing strand and cable going north along the east ROW of FM 1463 for approximately 1,600' to new CenterPoint Energy new pole route. Continue overlashing on existing Messenger cable to the east on CNP pole route for approximately 2,750' then turn south and proceed back to north ROW of FM 1093. Continue on north ROW of FM 1093 to existing splice case EN 3114 west of Spring Green Blvd. From splice case EN 3114 go east to Spring Green Blvd. and place a handhole then bore under FM 1093 and install a 4" steel casing with 3 – 1-1/4" innerducts to the south ROW and place another handhole. Riser up on existing pole and continue south approximately 750' along the west ROW of FM 723 and place proposed splice case EN 3115.

Splice fiber on each end to existing Phonoscope fiber optic cables to cut over customers.

At existing splice case EN 1779 on the northwest corner of SH 99 and FM 1093 begin overlashing to existing Messenger cable heading west toward Canal Street. At Sta. 514+78, 132' LT install a handhole then bore under FM 1093 and place 3 – 1-1/4" encase in a 4" steel casing to the Sta. 514+66, 185' RT on south ROW then install a handhole. Continue west to Sta. 513+91, 177' RT and place another handhole. Proceed overlashing fiber south along the east ROW of Canal Street for approximately 2,200' to existing splice case EN 3792.

Splice fiber on each end to existing Phonoscope fiber optic cable to cut over customers.



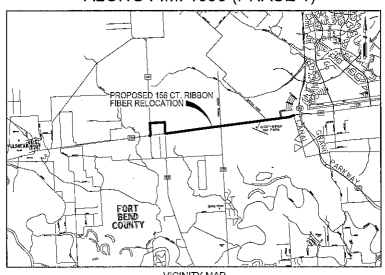
LOCATION MAP NOT 10 SCRIE KEY MAP No, 524 F, G, H, & 525 E

TEXAS DEPARTMENT OF TRANSPORTATION

- 5. MAINTAIN EXISTING DITCHES AND CULVERTS FOR UNDESTRUCTED DRAINAGE AT AL. THES.
- 5.NO DIRT NUISANCE TO ROADWAY.
- 7.NO BGRE PITS TO BE LEFT UNPROTECTED. 8, AREA DISTUREED BY WORK SHALL BE RE-SODED. 9. PIBER CONTRACTOR SHALL CONTRACT TXOOT WHEN JOB STARTS AND IS CONFLETED.

PHONOSCOPE **ENTERPRISES GROUP LLC**

PROPOSED 156 CT. RIBBON FIBER RELOCATION FROM F.M. 1463 TO CANAL ST. ALONG F.M. 1093 (PHASE 1)



VICINITY MAP

Not To Scale

KEY MAP No., 524 F, G, H, AND 525 E

ZIP CODES: 77494



INDEX TO DRAWINGS





PHONOSCOPE ENTERPRISES GROUP LLC

PHONOSCOPE FIBER RELOCATION
TITLE SHEET
FM 1463 TO CAPAL STREET
ALONG FM 1093
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MOONEALE



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- CONTRACTOR SHALL MANTAIN A SET OF REDLINE DRAWINGS MAD RECORD AS-BUILT CONDITIONS DURBN CONSTRUCTION. THESE REDLINE WARREL OF BRAWINGS WILL BE SUBMITTED TO THE DESIGN CORBULTANT WHO WILL HAKE THE CHANGES AS THE STRUCTURE TO THE WARREL THE SHALL SHALL BEET IN THE SET AS "RECORD DRAWINGS", AND RETURN IT TO THE OFFICE OF THE CITY ENGINEER.

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- 2. THE CONTRACTOR IS RESPONSIBLE FOR DETERMINING THE EXACT LOCATION OF ALL UTILITIES WHEN AND WHERE THEY FALL IN THE PATH OF CONSTRUCTION.
- 4. THE LOCATION OF ATET UTILITES ARE SHOWN IN AN APPROXIMATE WAY ONLY. THE CONTRACTOR SHALL DETERMINE THE EXACT HE CONTRACTOR SHALL DETERMINE THE EXACT HE CONTRACTOR SHALL DETERMINE THE FAMILY HAVE BEEN CONTRACTOR AND AN
- 5. ALL PROPOSED FACILITIES SHALL MAINTAIN 12" CLEAR FROM ALL EXISTING UTILITIES.

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- WHEN CENTERPOINT ENERGY PIPE LINE MARKINGS ARE NOT VISIBLE, CALL (713) 967-8037 CR (713) 945-8037 (716) A.M. TO AND P.M. FOR STATUS OF LINE LOCATION REQUEST REPORT FOR CONVENION REGIST.
- WHEN EXCAVATING WITHIN BOHTESH INCHES (18") OF THE DOCATED LOCATION OF CENTERPOINT ENERGY FACULTIES, ALL EXCAVATION MICH BE ACCOMPLISHED USING NON- MECHANIZED EXCAVATION PROCEDURES.
- WHEN CENTERPOINT ENERGY FACILITIES ARE EXPOSED, SUFFICIENT SUPPORT MUST BE PROVIDED TO THE FACILITIES TO PREVENT EXCESSIVE STRESS ON THE PAING. FOR EMERGENCIES REGARDING GAS LINES CALL (713)859-3552 OR (713)207-4200. OR (713)207-4200.
 THE CONTRACTOR IS FULLY RESPONSIBLE FOR ANY DAMAGES CAUSED BY HIS FALGRE TO EXACTLY LOCATE AND PRESERVE THESE UNDERGROUND FACILITIES.
- WARNING: OVERHEAD ELECTRICAL FACILITIES OVERHEAD LINES MAY EXST ON THE PROPERTY THE LOCATION OF DOOR HERE NOW LINES HERE YOU THEY SHOWN ON THESE GRANDS ARE THE LINES ARE CLEARLY MISSIELE BUT YOU SHOULT LOCATE THEM PROPERTY GROUNDS AND THE LINES ARE CLEARLY MISSIELE BUT YOU SHOULT LOCATE THE PROVINCE OF SHOULT LINES ARE THE SHOULT LINES AND THE SHOULT HE SHOULT HE
- ANY ACTIVITY WHERE PERSON OR THINGS MAY COME WITHIN SIX(8) FEET OF LIVE OVERHEAD FIGH VOLTAGE LINES; AND
- OFERATING A CRANE, DERRICK, POWER SHOVEL DRILLING RIG, PILE DRIVER, HOISTING EQUIPMENT, OR SIMLAR APPARATUS WITHIN 10 FEET DY LIVE OVERHEAD HIGH VOLTAGE LINES.

PARTIES RESPONSIBLE FOR THE WORK, INC. LIDVO. CONTRACTORS ARE LEGALLY RESPONSIBLE FOR THE SÆFETY OF CONSTRUCTION WORKERS UNDER THIS LAW. DARRIES BOTH CEMMINAL AND CAN. LIABELLY TO ARRAYSE FOR LIMICS TO BE TURNED OFF CR REMOVED CALL (TIL) XO7-2222.

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- THE CONTRACTOR SHALL CALL :-800-344-8377 A MINIMUM OF 48 HOURS PROR TO CONSTRUCTION TO SLAVE UNDERGROUND LINES FIELD LOCATED.
- 3. WEEN ESCAVATING WITHIN EIGHTEEN INCHES (18º) OF THE INDICATED LOCATION OF AFRIT TEXAS/SWIBT FAGILITIES, ALL EXCAVATIONS MUST BE ALCOMACULATED USING MON-MECHANICO EXCAVATION PROCEDURES. WEEN BORNIC, THE CONTRACTOR SHALL EXCOSE THE ATRI TEXAS/SWIPT FAGILITIES.
- THE PRESENCE OR ABSENCE OF ATAT TEXAS/SWET UNDERGROUND COMOUNT FACILITIES OR BURIED CABLE FACILITIES SHOWN ON THESE PLANS DOES AND MEAN THAT THERE ARE NO DIRECT BURIED CABLES OR OTHER CABLES OR OTHER CABLES.
- PLEASE CONTACT THE ATLIT TEXAS DAMAGE PREVENTION MANAGER MR, ROGSEVELT LEE UR, AT (7/3)557-4552 OR E-MAIL HW AT 1/25860t.com, IF THERE ARE QUESTIONS ABOUT DORING OR EXCAVATION NEAR OUR ATLIT TEXAS/SWIDT PACILITIES.

STORM WATER POLLUTION PREVENTION PLAN (SWPPP) AND STORM WATER QUALITY MANAGEMENT PLAN (SWQMP) COMPLIANCE NOTES;

- A. < 1.0 ACRE

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 PROVIDE BUPS

 - I.O. THOUTH
 F WARE IS CITURIBED, COLLARING AND GRIBBING AND/PR EXCAVATION INVOLVED)
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B. ≥ 1.0 < 5.0 ACRES

- T.U < 0.0 ACKES

 COMPORED SELL CONSTRUCTION ACTIVITIES

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 POST A CONSTRUCTOR SITE NOTICE AT THE CONSTRUCTION SITE.

 REQUIRED TO DEVELCE A SUPPOP

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 UNDER AN INCLUDAL TIPLES PREMISE.
- C. < 5.0 ACRES AND PART OF THE LARGER COMMON PLAN OF DEVELOPMENT THAT WILL EQUALLY DISTURB AREA THAT IS EQUAL TO OR GREATER (≥) 5.0 ACRES

- JAMEA LEN (2) 0.0 ACKES

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- D. ≥ 5.0 ACRES (SAME AS ABOVE) SWPPP CONSTRUCTION NOTES
- CONTRACTOR SHALL IMPLEMENT INLET PROTECTION DEVICES AND REINFORCED FILTER FAMING BARRIER ALONG ROAD AND SIDE DITCHES AT LOCATIONS SHOWN ON THE TYPICAL SWIPPE TO KEEP SILT AND/OR EXCAVATED MATERIALS FROM ENTERING INTO THE STORM WATER INLETS AND DITCHES EVERTURALLY POLLUTIONS THE RECEIVENCE STORM. DURNOTHE CHARACTER PRIME OF THE PROJECT, CONTRACTOR SHALL SCHEDULE THE WORK IN SHORT SECURITY SO THAT EXCANATE MATERIAL CAN BE QUICKLY SHALED MAYA FROM THE STOR AND TO PREVENT IF AND STATION LOCALIZED ON THE EXSTINE PAYMENT. ANY LOOSE EXCANATED MATERIAL SHELT FALLS ON PAYMENDITS OF DRIVEYAYS SHALL BE SWEPT BACK INTO THE ESCANATES OF
- 3. CONTRACTOR SHALL CLEAN UP THE EXIST NO STREET INTERSECTIONS AND DRIVEWAYS DAILY, AS NECESSARY, TO REMOVE MAY EXCESS DUD, SILT OR ROCK TRACKED FROM THE EXCAVATED AREA
- 4. CONTRACTOR SHALL FOLLOW COOD HOUSEKEEPING PRACTICES DURING THE CONSTRUCTION OF THE PROJECT, ALWAYS CLEANING UP DIRT AND LOOSE MATERIAL AS CONSTRUCTION PROGRESSES.
- THE THE PROPERTY OF THE PROPERTY. AND WITHIN 24 HOURS OF THE END OF A STORM EVENT OF 0.5 NOTHER OR GREATER.
- MONES OF GREALEN.

 DISTURBED AREAS OF THE CONSTRUCTION SITE THAT HAVE NOT BEEN FAMILY STABULTED.

 AREAS USED FOR STORAGE OF MATERIALS THAT ARE EXPOSED TO PRECIPITATION.

 STRUCTURAL CONTROL EXEGURES.

 LCCATIONS WHERE VEHICLES EXTER OR EXIT THE SITE.
- 6. CONTRACTOR TO BE RESPONSIBLE TO LAWREN EXISTING DITCHES AMEZOR CHAMERTS FOR LIADSFRILDTED DRAWAGE AT ALL THES, WHERE SODEWN IS DISTURBED BY EXCAVATION ON DACKFLUING OFFERTIONS, SUCH WEEKS SHALL BE REPLACED BY SEEDING OR SODDING, SLOPES 41 OR STEEPER SHALL BE REPLACED BY BLOCK SODDING.

NOTE FOR DIRECTIONAL BORE

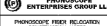
THE CONTRACTOR SHALL REMOVE EXCESS BORE MATERIAL AFTER CUTTING PIPE AND DEGINNING TRENCH SECTION. ANY DEVIATION FROM ALIGNMENT AND DEPTH OF DIRECTIONAL BORE AS SHOWN ON THE PLANS SHALL REQUIRE APPROVAL FROM THE ENGINEER PRIOR TO CONSTRUCTION. FOLLOWING APPROVAL AND COMPLETION OF BORE, THE CONTRACTOR SHALL PROVIDE AS-BULL INFORMATION FOR ANY VARIATION OF ALIGNMENT AND DEFITH OF BORE PATH.



ONE-CALL NOTIFICATION SYSTEM CALL BEFORE YOU DIGIII 811

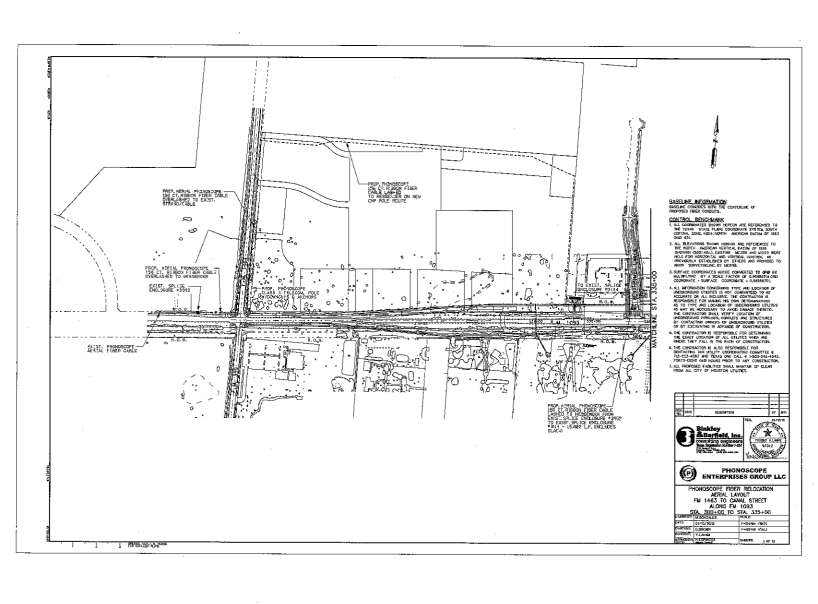


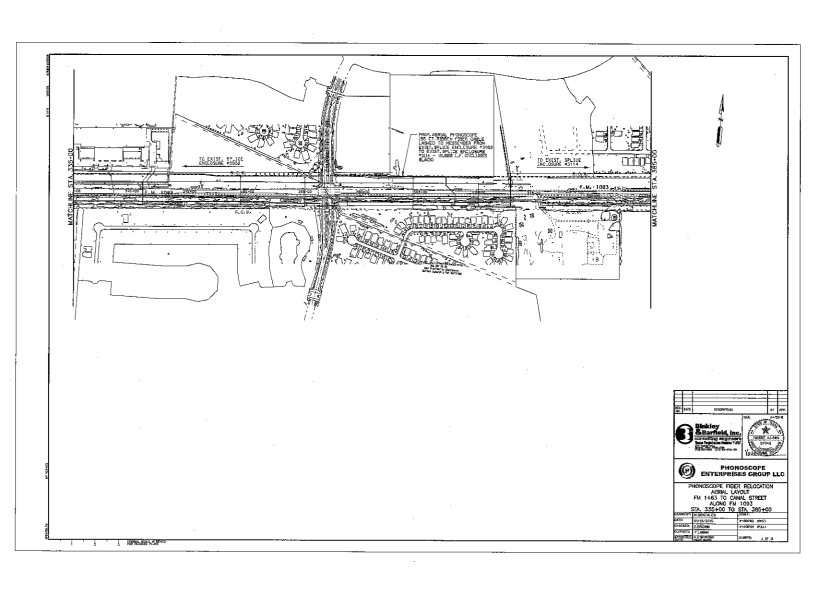


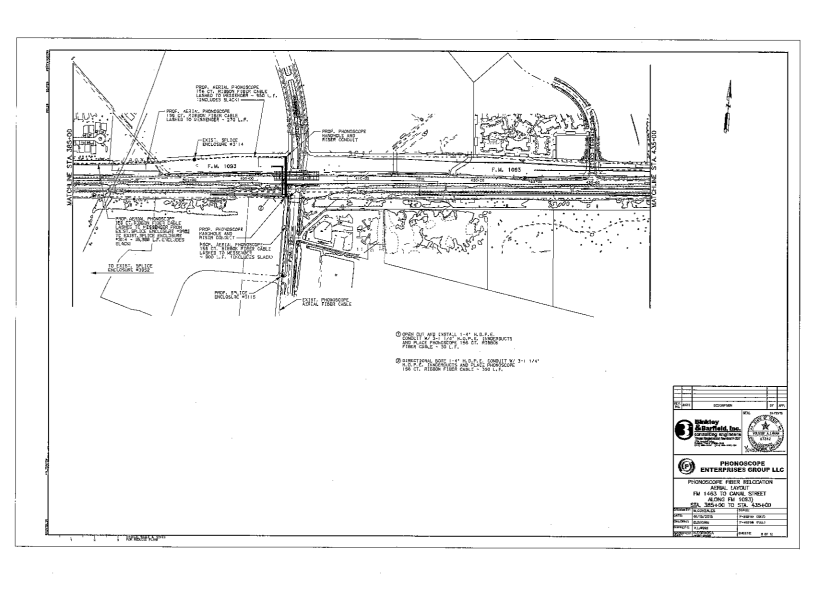


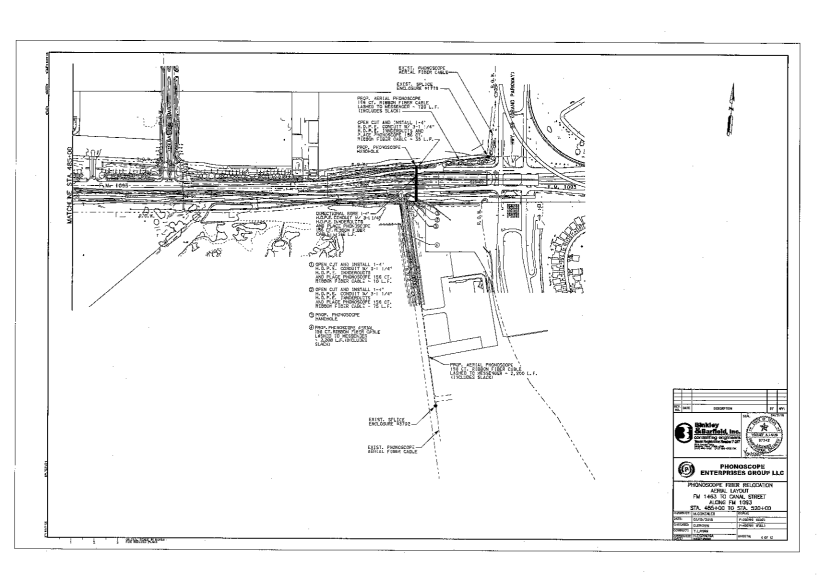
PHONOSCOPE FIBER RELOCATION CONSTRUCTION NOTES FM 1463 TO CANAL STREET ALONG FM 1093 M.GONZALES

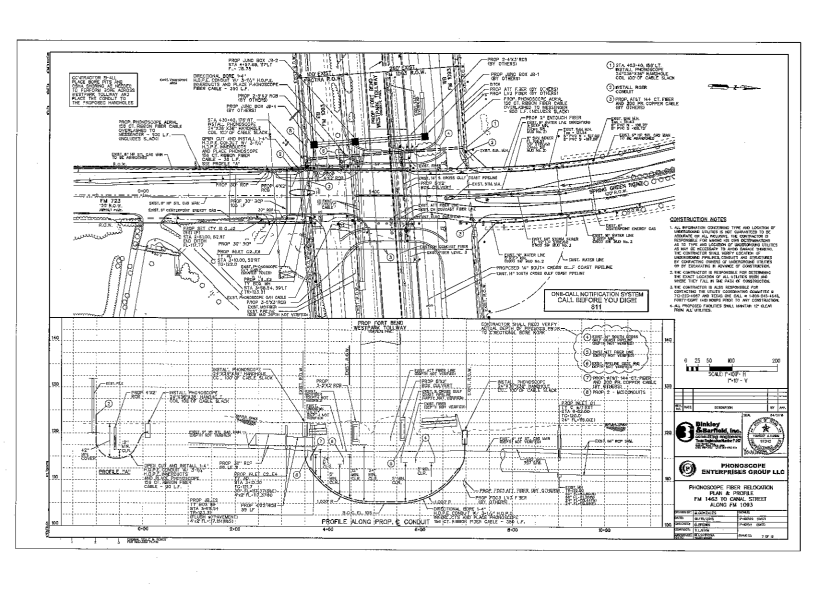
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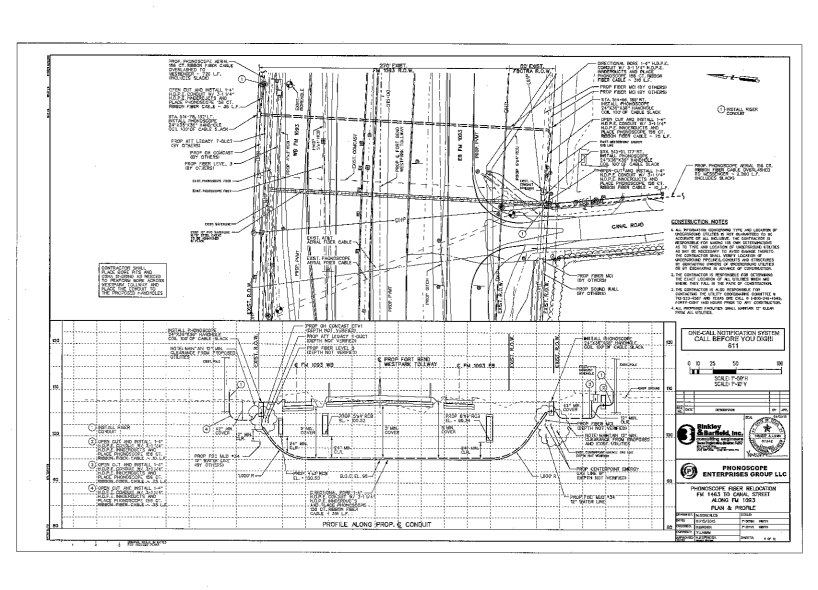














Utility Construction Cost Estimate

Phonoscope Enterprises Group, LLC

County	Utility Agreement Number: U-0016	
Federal	Project No.: 1258-03-042	

ROW CSJ:

County: Fort Bend Highway: FM 1093

Limits: From FM 1463 to Canal Street

Subject: Phonoscope Fiber Relocation Along FM 1093

Acceptable methods for developing relocation costs include. Please Check One;

Phonoscope Enterprises Group, LLC Fort Bend County Relocation Cost Summary FM 1093 From 1463 to Canal St

ITEM	QTY	UNIT		MOUNT ER UNIT	Es	timate Total
156 ct Fiber Optic Cable	21,086	Foot	\$	1.20	\$	25,370.40
4" HDPE	816	Foot	\$	2.50	\$	2,040.00
Three 1.25" Innerducts	816	Foot	\$	1.54	\$	1,254.00
Handholes	5	Each	\$	650.00	\$	3,250.00
Splice Enclosure/ Fiber Cases	2	Each	\$	1,150.00	\$	2,300.00
Slack Spans	10	Each	\$	98.00	\$	980.00
	M	laterials To	tal	·	\$	35,194.40

ITEM	QTY	UNIT	1 -	MOUNT ER UNIT	Es	timate Total
Project Management	55	Hour	\$	160.00	\$	8,800.00
Administration	11	Hour	\$	72. 0 0	\$	792.00
CAD Design / Engineering	75	Hour	\$	135.00	\$	10,125.00
Surveying / Permitting (Internal) for Relocation	48	Hour	\$	90.00	\$	4,320.00
Splicing	48	Hour	\$	42.00	\$	2,016.00
In-House Line Crew	8	Hour	\$	78.00	\$	624.00
Phonoscope Labor Total					\$	26,677.00

ОТУ	UNIT	PER UNIT	Estimate Total	
21,086	Foot	\$ 1.32	\$ 27,833.52	
936	Each	\$ 25.00	\$ 23,400.00	
666	Foot	\$ 29.00	\$ 19,314.00	
666	Foot	\$ 29.00	\$ 19,314.00	
4	Each	\$ 2,800.00	\$ 11,200.00	
5	Each	\$ 400.00	\$ 2,000.00	
			\$ -	
	936 666 666 4	21,086 Foot 936 Each 666 Foot 666 Foot 4 Each	QTY UNIT PER UNIT 21,086 Foot \$ 1.32 936 Each \$ 25.00 666 Foot \$ 29.00 666 Foot \$ 29.00 4 Each \$ 2,800.00	

\$ 164,932,92

D - CORPORATE OVERHEAD						
ITEM	QTY	UNIT	PER UNIT	Estimate Total		
Purchase and Stores Indirect Cost (10%)				\$ 16,493.29		
Corporate Overhead Total \$ 16.49						

\$ 181,426.21

TOTAL ESTIMATED COST

Buy America Provisions Statement

* Materials indicated with asterisk -*- are to be 'Buy America' compliant. Otherwise, materials with no asterisk are exempt from 'Buy America' provisions.

Utility agrees to comply with Buy America provisions in accordance with TxDOT / FHWA guidance for all utility work performed and accomplished in furtherance of this agreement. Certification, where indicated, will be provided with the FINAL billing documents.

Initial

Date

Fort Bend County

14_26.16

Phonoscope



Attachment "C"

Utility's Schedule of Work and Estimated Date of Completion

Phonoscope Enterprises Group, LLC

County Utility Agreement Number: U-0016

Federal Project No.: 1258-03-042

ROW CSJ:

County: Fort Bend Highway: FM 1063

Limits: FM 1463 to Canal Street

Subject: Phonoscope Fiber Relocation Along FM 1093

Estimated Start Date: May 1, 2016

Construction to begin within 90 Working Days once the proposed ROW is acquired,

staked and cleared.

Estimated Duration: 30 Days

Mobilization to clean-up, weather permitting

Estimated Completion: August 1, 2016

Actual completion date is contingent upon the date of Utility Agreement approval and

formal notification to commence construction.

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

1 of 1

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	Complete Nos. 1 - 4 and 6 if there are interested par Complete Nos. 1, 2, 3, 5, and 6 if there are no intere	OFFICE U							
1	Name of business entity filing form, and the city, of business.	Certificate Numbe 2016-46560	er:						
	Phonoscope Enterprises Group								
	Houston, TX United States	Date Filed:	Date Filed:						
2	Name of governmental entity or state agency tha	04/27/2016							
	being filed.	9							
	Fort Bend County	Date Acknowledge	Date Acknowledged:						
3	Provide the identification number used by the governmental entity or state agency to track or identify the contract, and provide a description of the services, goods or other property to be provided under the contract.								
	23381								
	Utility Relocation regarding FM 1093/Westpark	k, Mobility Bo	ond Project no. 748						
4	Name of Interested Party	City, S	State, Country (place of business)		(check applicable)				
				Controlling	Intermediary				
5	Check only if there is NO Interested Party.	X							
6	AFFIDAVIT	Lswear	or affirm, under penalty of perjury, that th	e ahove disclosure is	true and correct				
		r swear,	or animit, under behalfy or perjury, that the	e above disclosule is	tide and correct.				
	HUGO ESPINOSA Notary Public, State of Texas My Commission Expires October 30, 2018		Signature of authorized agent of co	untracting business en	tity				
	AFFIX NOTARY STAMP / SEAL ABOVE		2.g 5	3.59 545111055 611	, C				
	Sworn to and subscribed before me, by the said	Lee C	cook, this the	28 74 day of _	April				
	20_/\(\sigma\)_, to certify which, witness my hand and seal of office.								
	Lingo Epinos		ESPINOSA	NOTANI	3				
	Signature of officer administering oath	Printed name	of officer administering oath	Title of officer admini	stering oath				