COMMONWEALTH OF KENTUCKY TRANSPORTATION CABINET UTILITY RELOCATION KEEP COST AGREEMENT PURSUANT TO KRS 179.265

COUNTY, FEDERAL NUMBER: Fayette, STPM 8591 (003)

UPN FD52 C-040073306

PROJECT NAME: Liberty/Todds Road Project Section 2

ITEM NO. 07-225.00

THIS UTILITY RELOCATION AGREEMENT is made and entered into by and between the Lexington Fayette Urban County Government, hereinafter called LFUCG, and Windstream Communications, 130 West New Circle Road, Suite 170, Lexington, KY 40505, hereinafter referred to as Windstream.

AGREEMENT PREMISES

- 1. The LFUCG, in the interest of public safety and convenience, proposes to widen and reconstruct *Todds Road* from 0.2 mils south of Andover Forest Drive/Forest Hill Drive to 1-75, a distance of approximately 1.5 miles as shown by the LFUCG's survey and general plan sheets, which are hereby made a part of this Agreement.
- 2. The subject project was authorized by TC 10-1, Official Order Authorization No.

 73179 003, dated _______, subject to appropriate reimbursement by the Federal Highway Administration or LFUCG, which as pertains to this Agreement is in the amount of \$415,079.

3. The right of way for the proposed roadwork for *Todds Road* will pass over and include certain *Windstream Communications* facilities constructed and now maintained by the *Windstream*.

- 4. The said facilities will be relocated as designed by the *Windstream* and shown on the LFUCG's survey and general plan sheets.
- 5. The said facilities may be relocated upon highway right of way, with restrictions, or upon other private right of way to be obtained by the *Windstream* or obtained by the LFUCG and granted to the *Windstream*.
- 6. If required and applicable, the LFUCG will recommend approval of this project to the Federal Highway Administration for construction with funds apportioned to the LFUCG under the Federal Aid Highway Program, and Acts amendatory thereof and supplementary thereto, including Subpart A of 23 Code of Federal Regulations (CFR) 645.
- 7. The *Windstream* is authorized herein to make the necessary removal, alterations or adjustments of its existing facilities with the *Windstream*'s regular engineering, construction, and maintenance forces. Said work is to be reimbursed with sixty five and thirty eight hundredths (65.38) Percent of the costs to be borne by the LFUCG and thirty four and sixty two hundredths (34.62) Percent of the costs to be borne by the *Windstream*.
- 8. If the *Windstream* chooses to use a contractor or a subcontractor, the *Windstream* is required to obtain prior LFUCG approval in writing pursuant to 23 CFR 645.109(a) and 23 CFR 645.115(a). The LFUCG reserves the right to refuse

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reimbursement for any and all costs associated with work performed by a

contractor or subcontractor prior to their approval by the LFUCG. The LFUCG is

hereby held harmless from all actions taken by a contractor or subcontractor

related to the Windstream's failure to acquire said approvals. Said work is to be

paid under a contract let by the Windstream, adhering to the cost share

stipulations described herein.

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SCOPE OF AGREEMENT

In consideration of the premises, the parties agree as follows:

9. The Windstream, with its regular construction or maintenance personnel, and/or

with an approved contractor or subcontractor, will furnish all construction labor,

equipment and materials to make and complete all necessary adjustments of its

facilities to accommodate the proposed highway construction as shown in the

attached plans and estimate, (Attachment A) and which by this reference is hereby

made a part of this Agreement.

10. The estimated cost of relocating and/or adjusting on private right of way, (See

attachment for listing of reimbursable existing facilities) is \$252,108, which is

sixty five and thirty eight hundredths (65.38) Percent of the total cost (\$415,079)

and is to be borne by the LFUCG as shown by the estimate attached hereto,

shown in Attachment A.

11. If the Windstream proposes to include betterment in this Agreement, all work

directly pertaining to said betterment if any, is detailed in Attachment A and is not

reimbursable.

12. The scope of work to be completed under this Agreement is listed in the

attachment titled Listing of Total Work Proposed.

13. Once the *Windstream* receives the authorization by the LFUCG to begin work,

the Windstream estimates that it will take approximately one hundred twenty

(120) working days to complete the relocation of the facilities.

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14. The *Windstream* shall submit any change orders necessary to the LFUCG for consideration and approval before initiation of the work detailed in said change order. A change order shall be considered in the event there is a change in the scope of work, extra work to be performed, or other major changes in the work covered by this Agreement. Said change order must be reasonably detailed and include proper itemizations from the *Windstream*, computed in accordance with the methods and procedures set forth in Subpart A of 23 CFR 645. If the *Windstream* fails to obtain prior approval of a change order from the LFUCG, the LFUCG has the right to refuse reimbursement of expenditures for such change

15. The *Windstream* shall be reimbursed only for the cost of constructing the most economical type of facilities that satisfactorily meet the service requirements of the former facilities, previously located outside of public right of way. A certification to this effect shall be included in submittals for reimbursement for work performed and actual costs incurred.

order.

16. On any relocation project, all work within the limits of the LFUCG's right-of-way, whether by force account or contract, shall be done in accordance with the Cabinet's Standards, Specifications, and Standard Drawings. All traffic control will be in accordance with Part VI of the *Manual on Uniform Traffic Control Devices*. Backfilling and bedding, if required and/or necessary, will be performed in accordance with the most recent version of the Roadway Drainage Installations (RDI) section of the Cabinet's *Division of Highway Design Standard Drawings*.

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Surface restoration, if required, will be performed in accordance with details as

shown in the most recent version of the Cabinet's Standard Specifications for

Road and Bridge Construction and the *Permits Manual*, or as directed by the

LFUCG's engineer.

17. On any relocation project, the vertical clearance of overhead utilities shall be a

minimum of eighteen (18) feet or in no case less than the clearance required by

the National Electric Safety Code, American National Standards Institute,

Institute of Electrical & Electronic Engineers, Inc.

18. On any relocation project, the vertical clearance of overhead utilities crossing the

interstate or other limited access highway, roadways, and ramps shall be a

minimum of twenty-four (24) feet as determined by the LFUCG, but in no case

less than the clearance required by the National Electric Safety Code, American

National Standards Institute, Institute of Electrical & Electronic Engineers, Inc.

19. The minimum depth for underground utilities on minor arterial routes is thirty six

(36) inches under roadways, shoulders, ramps, and ditch lines and thirty (30)

inches in all other areas within right-of-way. Exceptions may be made where a

lesser depth will not interfere with the highway maintenance or safety.

Exceptions shall include an engineering study that will be prepared and submitted

by the permittee and approved by the LFUCG's engineer.

RESPONSIBILITIES OF LFUCG

20. The LFUCG will reimburse the *Windstream* for the actual cost of the work upon

presentation of invoices from the Windstream. The Windstream will compute

costs by and in accordance with the methods and procedures set forth in Subpart A of 23 CFR 645. The method of developing the relocation costs is found in 23 CFR 645.117.

21. Itemized bills from the *Windstream* will be in detail form that will meet the approval of the LFUCG and the Federal Highway Administration.

Payments will be made on the following basis in accordance with 23 CFR 645.117:

<u>Current Billings</u>. The *Windstream* may submit current billings reflecting the actual cost incurred during any given work period, in which case, the current billings will be paid within thirty (30) business days after receipt of same by the LFUCG.

Final Payment. Upon completion of all said work and the submission of final itemized invoices and as-built drawings, the *Windstream* shall provide one final and complete billing of all remaining costs incurred, within one year following completion of the utility relocation work performed by the *Windstream* pursuant to this Agreement, otherwise previous payments to the utility shall be considered final, except as agreed to between the LFUCG and the *Windstream*. The final billing will be forwarded for payment after review and approval of the Engineer and submitted to the Division of Engineering, it being understood, however, that the billings are subject to audit and verification by the KYTC, LFUCG and/or the Federal Highway Administration.

ADDITIONAL REQUIREMENTS

22. The LFUCG certifies that it is in compliance with the provisions of KRS 45A.695. "Access to contractor's books, documents, papers, records, or other evidence directly pertinent to the contract." The contractor, as defined in KRS 45A.030(9) agrees that the contracting agency, the Finance and Administration LFUCG, the Auditor of Public Accounts, and the Legislative Research Commission, or their duly authorized representatives, shall have access to any

books, documents, papers, records, or other evidence, which are directly pertinent

to this Agreement for the purpose of financial audit or program review. Records

and other prequalification information confidentially disclosed as part of the bid

process shall not be deemed as directly pertinent to the Agreement and shall be

exempt from disclosure as provided in KRS 61.878(1)(c). The Windstream also

recognizes that any books, documents, papers, records, or other evidence,

received during a financial audit or program review shall be subject to the

Kentucky Open Records Act, KRS 61.870 to 61.884

23. In the event of a dispute between the contractor and the contracting agency,

Attorney General, or the Auditor of Public Accounts over documents that are

eligible for production and review, the Finance and Administration LFUCG shall

review the dispute and issue a determination, in accordance with Secretary's Order

11-004. (See attachment)

24. All records of the Windstream pertaining to this project will be subject to

inspection at any reasonable time by representatives of the LFUCG and/or the

Federal Highway Administration, and shall be retained and maintained as

prescribed in 23 CFR 645.117 (i)(3) and 49 CFR 18.42- Retention and Access

Requirements for Records.

25. Execution of this Agreement and issuance of a LFUCG Permit number hereon is

conditioned upon the acceptance of and agreement to the standard terms and

conditions of the Cabinet Encroachment Permit (TC99-1) form revision in effect

at the time of the execution of this Agreement, and this Cabinet Encroachment

Permit (TC99-1) form revision is made a part of this agreement by this reference.

26. The work of altering and maintaining the *Windstream*'s facilities covered by this

Agreement, at any time after they have been relocated by the Windstream as

herein provided, shall be done by the Windstream at its sole expense except as

may otherwise be provided by law. Such work as is necessary to install, alter,

service and maintain any facilities within the LFUCG's right of way will be

performed in accordance with policies and procedures prescribed by the Cabinet's

Permits Manual and in such a manner as will ensure the safety of the general

public. Access from the through-traffic roadways and ramps for maintenance or

servicing of utility facilities located on the LFUCG's right of way requires an

encroachment permit except by permission of the District Engineer in an

emergency situation.

27. The Windstream shall comply with the 18 United States Code (U.S.C.) 874

Copeland "Anti-Kickback" Act as supplemented in Department of Labor

regulations (29 CFR Part 3).

28. It is agreed by and between the parties hereto that 23 CFR 645 and supplements

and amendments thereto form an essential part of this Agreement, and shall in no

way be abrogated or superseded by the terms and provisions of this Agreement.

29. Limited to acts related to this Agreement, the *Windstream* agrees to indemnify

and hold harmless the LFUCG against any and all third-party claims, demands,

obligations, or litigation, that result from: (1) any material breach of this

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Agreement by the Windstream; (2) any and all negligent acts of the Windstream;

and (3) any policy, procedure, or employment practice of the Windstream

violating applicable, Federal, State, or local laws.

30. The Windstream shall maintain adequate protection of all work from damage and

shall protect the LFUCG's property from injury or loss arising in connection with

this Agreement. The Windstream shall make good any such damage, injury or

loss, except such as may be directly caused by agents or employees of the

LFUCG. The *Windstream* shall adequately protect adjacent property as provided

by law and this Agreement.

31. The *Windstream* shall take all necessary precautions for the safety of employees

on the work site and shall comply with all applicable provisions of Federal, State

and municipal safety laws and building codes to prevent accidents or injury to

persons on, about or adjacent to the premises where the work is being performed.

The Windstream shall comply with all applicable Federal and State Occupational

Safety and Health Administration (OSHA) standards including 23 CFR 634 and

Kentucky Revised Statutes (KRS) Chapter 338.

32. KRS 45A.480 requires the Windstream to comply with the LFUCG's

requirements pertaining to workers' compensation insurance and unemployment

insurance. By execution of this agreement, the Windstream agrees that all

contractors and subcontractors employed, or to be employed in connection with

this Agreement shall be in compliance with Kentucky requirements for Workers'

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Compensation Insurance KRS Chapter 342 and Unemployment Insurance KRS

Chapter 341.

33. By execution of this Agreement, the *Windstream* is agreeing that the scope of this

Agreement shall be in compliance with all applicable Federal, State and local

laws, regulations and mandates. Compliance as described herein includes, but not

exclusively, environmental regulations such as: Section 306 of the Clean Air Act

(42 U.S.C. 1857(h)); Section 508 of the Clean Water Act (33 U.S.C. 1368);

Executive Order 11738; and Environmental Protection Agency regulations (40

CFR Part 15).

34. To the extent applicable to this agreement, the *Windstream* shall comply with the

Buy America requirements (as specified in 23 U.S.C. 313 and 23 CFR 635.410) if

the utility work uses any amount of Federal Aid Highway Program (FAHP)

funding. The Windstream is not required to change its existing standards for

materials as long as the Buy America requirements are met. Buy America

requirements take precedence over regulations pertaining to the accommodation

or relocation of the Windstream's facilities (as specified in 23 CFR 645) on

contracts or agreements involving FAHP funding and over regulations which

allow the Windstream to furnish materials from company stock (as specified in 23

CFR 645.117(e)). Company stock materials that do not meet Buy America

requirements may not be permanently incorporated into an FAHP funded project.

The Windstream must provide a definitive statement that all products,

permanently incorporated into the project are covered under the Buy America

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requirements. This requirement is fulfilled via proper signature and submission of

the statement of charges form. In some circumstances, a waiver of the Buy

America requirements may be granted by the Federal Highway Administration, to

be determined on a project-by-project basis. If the accommodation or relocation

of the Windstream's facilities uses only State or local funding, the Buy America

requirements do not apply.

35. The Commonwealth of Kentucky and the LFUCG are prohibited from contracting

with firms that utilize the services of illegal immigrants in the performance of a

contract of goods, services or construction purposes and the performance of a

contract with the Commonwealth. By execution of this Agreement, the

Windstream agrees not to hire any illegal immigrants itself and to

take commercially reasonable measures to ensure that its contractors and their

subcontractors not utilize the services of illegal immigrants.

36. The LFUCG may terminate this Agreement if funds are not appropriated to the

contracting agency or are not otherwise available for the purpose of making

payments without incurring any obligation for payment after the date of

termination, regardless of the terms of the Agreement. The state agency shall

provide the contractor thirty (30) calendar days written notice of termination of

the Agreement.

37. The LFUCG reserves the right in its sole discretion to demand that the

Windstream and all subcontractors immediately cease any portion of, or all

further work undertaken within the scope of work of this agreement. Any

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authorized services performed, materials used or installed to the satisfaction of the

LFUCG before the demand to cease any or all further work shall be paid in

accordance with the terms of the section entitled "Responsibilities of the

LFUCG". The LFUCG shall thereafter authorize the Windstream in writing to

undertake only minimal, reasonable and necessary additional work or services and

acquire, expend, use or install only minimal, reasonable and necessary additional

materials to reestablish the original use and function of their facility.

38. The *Windstream* affirms that it is properly authorized under the laws of the

Commonwealth of Kentucky to conduct business in this state and will remain in

good standing to do business in the Commonwealth of Kentucky for the duration

of any Agreement awarded. The Windstream shall maintain certification of

authority to conduct business in the Commonwealth of Kentucky during the term

of this Agreement. Such registration is obtained from the Secretary of State, who

will also provide the certification thereof.

39. This Agreement shall be governed by and shall be construed in accordance with

the laws of the Commonwealth of Kentucky. In the event that any one or more of

the provisions contained herein shall, for any reason, be held to be invalid, illegal

or unenforceable in any respect, such invalidity, illegality or unenforceability

shall not affect any other provisions of this agreement, but this agreement shall be

construed as if such invalid, illegal, or unenforceable provisions had never been

contained herein, unless the deletion of such provision or provisions would result

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in such a material change so as to cause completion of the transactions

contemplated herein to be unreasonable.

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AGREEMENT EXECUTION

By the execution of this Agreement, the Parties warrant that they have fully read this Agreement, and agree to the terms and conditions. The *Windstream* warrants that the existing *facility type* facilities identified have been verified, said facilities must be relocated due to the referenced LFUCG project, and the relocation of said facilities are reimbursable as defined in KRS 179.265. The LFUCG warrants that all reimbursable costs invoiced will be paid as defined herein.

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized officers.

This the ______ day of ______ 2013.

LFUCG APPROVALS	
Approval of the Division of Engineering	Approval of the LFUCG
SIGNATURE: A. Bradley Frazier, Division Director	SIGNATURE: Jim Gray Mayor DATE:
Approved Form and Legality	
SIGNATURE:	
DATE:Office of Legal Services	

Approval of Windstream Communications

SIGNATURE: _____ DATE: _____

TITLE:

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Commonwealth of Kentucky
Finance and Administration Cabinet
OFFICE OF THE SECRETARY

Steven L. Beshear Governor

Room 383, Capitol Annex 702 Capital Avenue Frankfort, KY 40601-3462 (502) 564-4240 Fax (502) 564-6785 Loti H. Flanery Secretary

SECRETARY'S ORDER 11-004

FINANCE AND ADMINISTRATION CABINET

Vendor Document Disclosure

WHEREAS, in order to promote accountability and transparency in governmental operations, the Finance and Administration Cabinet believes that a formal review process should be created whereby the Finance and Administration Cabinet would provide oversight and direction to an agency of the Commonwealth that is in a dispute with a vendor regarding documents that it believes are being improperly withheld by the vendor and are necessary to conduct a thorough review of the vendor's activities pursuant to said contract; and

WHEREAS, KRS 42.014 and KRS 12.270 authorizes the Secretary of the Finance and Administration Cabinet to establish the internal organization and assignment of functions which are not established by statute relating to the Finance and Administration Cabinet; further, KRS Chapter 45A.050 and 45A.230 authorizes the Secretary of the Finance and Administration Cabinet to procure, manage and control all supplies and services that are procured by the Commonwealth and to intervene in controversies among vendors and state agencies; and

NOW, THEREFORE, pursuant to the authority vested in me by KRS 42.014, KRS 12.270, KRS 45A.050, 45A.230, and 200 KAR 5:314, I, Lori H. Flanery, Secretary of the Finance and Administration Cabinet, do hereby order and direct the following:

- I. Upon the filing of a Petition for Determination with the Finance and Administration Cabinet by an agency of the Commonwealth, the Finance and Administration Cabinet ("FAC") shall formally review any dispute arising where the agency has requested documents from a vendor that holds a state contract and the vendor has refused access to said documents under a claim that said documents are not directly pertinent or relevant to the agency's inquiry upon which the document request was predicated.
- II. Upon the filing of a Petition for Determination from an agency of the Commonwealth, the FAC shall formally review any situation where the agency has requested documents that the agency deems necessary to conduct audits,



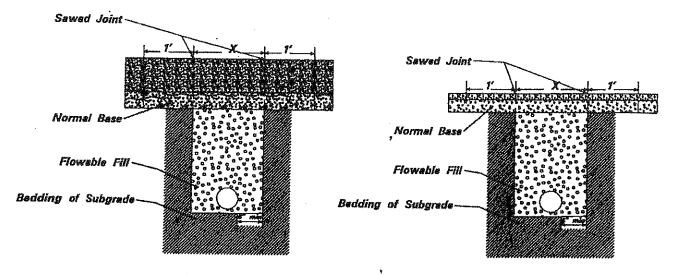
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investigations or any other formal inquiry and a dispute has arisen as to what documents are necessary to conclude the inquiry.

- III. Upon the filing of a Petition for Determination by an agency of the Commonwealth pursuant to Section I or Section II, the FAC shall consider the request from the Executive Branch agency and the position of the vendor or party opposing the disclosure of the documents, applying any and all relevant law to the facts and circumstances of the matter in controversy. After FAC's review is complete, FAC shall issue a Determination which sets out FAC's position as to what documents and/or records, if any, should be disclosed to the requesting agency. The Determination shall be issued within 30 days of receipt of the request from the agency. This time period may be extended for good cause.
- IV. If the Determination concludes that documents are being wrongfully withheld by the vendor or other party opposing the disclosure from the state agency, the private vendor shall immediately comply with the FAC's Determination. Should the vendor or other party refuse to comply with FAC's Determination, then the FAC, in concert with the requesting agency, shall pursue any and all options that it possesses to obtain the documents in question, including, but not limited to the following:
 - a. Initiating discussions with the vendor to obtain the documents determined to be necessary for the inquiry;
 - b., Terminating the vendor's contract; or
 - c. Filing an action jointly or singularly against the vendor in a court of appropriate jurisdiction to obtain a court order mandating the disclosure of the documents determined to be necessary for the inquiry.
- V. Any provisions of any prior Order that conflicts with the provisions of this Order shall be deemed null and void,

THIS ORDER SHALL BECOME EFFECTIVE UPON EXECUTION.

COMMONWEALTH OF KENTUCKY DEPARTMENT OF HIGHWAYS RESTORATION District Seven Permits



CONCRETE PAVING

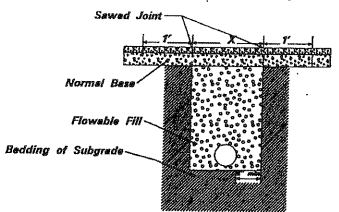
BITUMINOUS PAVING

General Notes:

Fill extends to bottom of pevement structure. Replace pavement with existing type and thickness.

Fill material must be agitated during transportation and waiting.

If the sawed joints are less than 6' from an existing joint or break in pavement, remove slab to break or joint.



BITUMINOUS PAVING LESS THAN 2"

FLOWABLE FILL SPECIFICATIONS:

Flowable fill ingredients must meet the requirements of the Kentucky Department of Highways as set forth in the manual of standard specifications

Proportioned as follows per cubic yard batch:

Cement Fly Ash, Class F Send (SSD)

30 Pounds 300 Pounds

Water (max)

3,000 Pounds 550 Pounds

Note:

The proposed mixture shall be proportioned to obtain a minimum flow of & inches when tested with a 3 inch by 6 inch open ended cylinder modified flow test and meets acceptable strength requirements.

The mixture shall bleed freely within 10 minutes.

The mixture shall suport a 150 pound person within 3 hours.

Flowable fill shall be in place for 2 hours prior to addition and compaction of cover material.