

# FOURTH AMENDMENT TO SUB-UTILITY AGREEMENTS 1.01-1.09

This Fourth Amendment to Sub	-Utility A	Agreements 1.01 through 1.09, inclusive, entered into by and
between the County of Tulare ('	'Local A	gency"), and the California High-Speed Rail Authority
("Authority"), and effective on	of _	, 2019, is as follows:

WHEREAS, the Authority's Contractor, Dragados/Flatiron Joint Venture, and the Authority entered into a Design-Build Contract, HSR 13-57, with an effective date of June 10<sup>th</sup>, 2015, for the design and construction of a portion of the High-Speed Rail Project ("HSR Project"); and

WHEREAS, the Local Agency and the Authority are Parties to that certain Cooperative Agreement, HSR 14-43; and

WHEREAS, pursuant to the Design-Build Contract and the Cooperative Agreement, the Parties have entered into a Utility Agreement No. 1 (Tulare County Agreement No. 27431); and

WHEREAS, pursuant to the Design-Build Contract and the Cooperative Agreement, the Parties have entered into Sub-Utility Agreements 1.01-1.09 (Tulare County Agreement No. 27432); and

WHEREAS, pursuant to the Design-Build Contract and the Cooperative Agreement, the Parties have entered into First Amendment to Sub-Utility Agreements 1.01-1.09 (Tulare County Agreement No. 27432-A); and

WHEREAS, pursuant to the Design-Build Contract and the Cooperative Agreement, the Parties have entered into Second Amendment to Sub-Utility Agreements 1.01-1.09 (Tulare County Agreement No. 27432-B); and

**WHEREAS**, pursuant to the Design-Build Contract and the Cooperative Agreement, the Parties have entered into Third Amendment to Sub-Utility Agreements 1.01-1.09 (Tulare County Agreement No. 27432-C); and

WHEREAS, this Fourth Amendment to Sub-Utility Agreements 1.01-1.09 adopts and incorporates the provisions of Cooperative Agreement HSR 14-43 and Utility Agreement No. 1; and

**WHEREAS**, except as provided herein, all other provisions of Tulare County Agreement No. 27432, 27432-A, 27432-B and 27432-C remain unchanged and in full effect;

**NOW AND THEREFORE**, in consideration of the agreements contained herein, the Parties agree as follows:

### RECITALS INCORPORATED

The recitals to this Fourth Amendment to Sub-Utility Agreements 1.01-1.09 are fully incorporated into and are integral parts of these Sub-Utility Agreements.

# **SUB-UTILITY AGREEMENT 1.01**

All portions of Sub-Utility Agreement 1.01 will remain unchanged.



# FOURTH AMENDMENT TO SUB-UTILITY AGREEMENTS 1.01-1.09

### **SUB-UTILITY AGREEMENT 1.02**

The third paragraph shall be modified as follows:

"The Authority's Contractor will complete the Facility Work for this Sub-Utility Agreement 1.02 within seventy-two (72) months from execution of the original Sub-Utility Agreement 1.02."

All other portions of Sub-Utility Agreement 1.02 will remain unchanged.

### **SUB-UTILITY AGREEMENT 1.03**

The third paragraph shall be modified as follows:

"The Authority's Contractor will complete the Facility Work for items 10 and 11 identified in Attachment C to Utility Agreement No. 1 within seventy-two (72) months from execution of the original Sub-Utility Agreement 1.03; however, the bridge structure(s) required over the existing Kings County Canal for item 10 below will be completed within six (6) years from execution of the original Sub-Utility Agreement 1.03."

All other portions of Sub-Utility Agreement 1.03 will remain unchanged.

### **SUB-UTILITY AGREEMENT 1.04**

The third paragraph shall be modified as follows:

"The Authority's Contractor will complete the Facility Work for item 1 as identified in Attachment C to Utility Agreement No. 1 within seventy-two (72) months from execution of the original Sub-Utility Agreement 1.04."

All other portions of Sub-Utility Agreement 1.04 will remain unchanged.

### **SUB-UTILITY AGREEMENT 1.05**

Sub-Utility Agreement 1.05 will remain unchanged.

### **SUB-UTILITY AGREEMENT 1.06**

The third paragraph shall be modified as follows:

"The Authority's Contractor will complete the Facility Work for item 16 in this Sub-Utility Agreement 1.06 within sevety-two (72) months from execution of the original Sub-Utility Agreement 1.06."

All other portions of Sub-Utility Agreement 1.06 will remain unchanged.



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### **SUB-UTILITY AGREEMENT 1.07**

The third paragraph shall be modified as follows:

**COUNTY OF TULARE (Local Agency)** 

"The Authority's Contractor will complete the Facility Work for items 12, 13, 14 and 15 in this Sub-Utility Agreement 1.07 within seventy-two (72) months from execution of the original Sub-Utility Agreement 1.07."

All other portions of Sub-Utility Agreement 1.07 will remain unchanged.

### **SUB-UTILITY AGREEMENT 1.08**

All portions of Sub-Utility Agreement 1.08 will remain unchanged.

# **SUB-UTILITY AGREEMENT 1.09**

All portions of Sub-Utility Agreement 1.09 will remain unchanged.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed by their respective officials duly authorized.

# By: Kuyler Crocker Chairman, Tulare County Board of Supervisors Approved as to Form: By: Harsharon Sekhon Deputy County Counsel (Matter No. 20191735) CALIFORNIA HIGH-SPEED RAIL AUTHORITY (Authority) By: Alberto Lopez CP 2-3 Contract Manager