**Exhibit 14-I Local Agency/Utility Owner Special Agreement**

 Date:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 \_\_\_\_\_‑\_\_\_\_\_‑\_\_\_\_\_ PM \_\_\_\_\_ / \_\_\_\_\_

 Project Number: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Federal Aid No.: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**LOCAL AGENCY/UTILITY OWNER SPECIAL AGREEMENT NO. \_\_\_\_\_\_\_\_\_\_**

The (Name of local agency) proposes to (project description) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ on \_\_\_\_\_\_Street, in \_\_\_\_City/Town, \_\_\_\_\_\_\_County, California.

 **And: Local Agency is the Utility Owner of said utility facilities**

(Name of Local Agency/Utility Owner) Hereinafter called “Local Agency/Utility Owner” owns and maintains (impacted facilities) facilities; within the limits of the LOCAL AGENCY’s project that requires relocation and/or adjustment to accommodate LOCAL AGENCY’s project.

**WHEREAS**, the LOCAL AGENCY has an approved federal aid project; and,

**WHEREAS**, the Local Agency/Utility Owner, owns and operates utility facilities requiring relocation/adjustment to accommodate LOCAL AGENCY’s project; and,

**WHEREAS,** in accordance with Notice to Owner No. \_\_\_\_\_\_ dated \_\_\_\_\_\_\_\_ LOCAL AGENCY shall relocate/adjust Local Agency/Utility Owner’s \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ as shown on LOCAL AGENCY’s contract plans for the improvement of, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ which by this reference are made a part hereof; and,

**WHEREAS,** the Local Agency/Utility Owner’s existing facilities are located in their present position pursuant to superior rights (Implied Secondary Easement), said facilities shall be relocated/adjusted at the LOCAL AGENCY’s project expense.

(INSERT APPROPRIATE “BUY AMERICA” AND CERTIFICATION CLAUSES from EXHIBIT 14-G)

**NOW, THEREFORE**, it is agreed as follows:

 1. The LOCAL AGENCY agrees to perform the herein described work using its highway contractor, who will provide and furnish all necessary labor, materials, tools and equipment required therefore, and to prosecute said work diligently to completion.

 2. Pursuant to Public Works Case No. 2001- 059 determination by the California Department of Industrial Relations dated October 25, 2002; work performed by Local Agency’s contractor is a public work under the definition of Labor Code section 1720(a) and is therefore subject to prevailing wage requirements. Local agency shall verify compliance with this requirement in the administration of its contract referenced above.

 3. The proposed relocation/adjustment of utility facilities to be performed by the highway contractor is approved. Payment for the Utility Relocation/adjustment will be vouchered through the construction program; therefore, the authorization date for this work will be the date that FHWA approves the construction project.

 4. The estimated cost to the LOCAL AGENCY is $\_\_\_\_\_\_\_\_\_\_.

**IN WITNESS WHEREOF**, the parties hereto have executed this Agreement this \_\_\_\_\_ day of

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_.

|  |  |  |
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| **LOCAL AGENCY** |  | **LOCAL AGENCY/UTILITY OWNER** |
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|  |  |  |
|  |  |  |
| By |  |  |  | By |  |  |
|  | Name/Title | Date |  |  | Name/Title | Date |

|  |  |  |
| --- | --- | --- |
| **APPROVAL RECOMMENDED** |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
| By |  |  |  | By |  |  |
|  | Utility Coordinator | Date |  |  | Utility Coordinator | Date |