AGREEMENT FOR CONSTRUCTION

Local Force Account

Wisconsin Department of Transportation DT2056 5/2011

Project ID 1206-04-81	Agreement Amount \$88,541.96	Agreement between WisDOT and Local Governmental Unit – Also must be doing	g the work
Federal Project ID		✓ Municipality✓ City of Madison	
WISC			
N/A		☐ Village of	
Road Name Sauk City - Cambridge Yahara River B-13-315 & B-13-316		☐ Town of	
Highway	County – Where Work Performed	☐ County of	
USH 12	Dane	_ occurry or	
Work on STH System - SHR Funded (CEF to BHO, Agreement to BHO)		Work on Local Units System (CEF to DTSD Region, Agreement to BPD)	
(CEF to BHO, Agreeme	em – Non-SHR Funded ent to BHO)		
Type of Work Signal improvements	& communication.		
Approximate Start Work Da February 2013		Approximate Stop Work Date May 2013	
For County or Muni		D FOR APPROVAL For Wisconsin Department of Tra	ansportation
(Name)	(Date)		
(Title)		(Regional Director)	(Date)
(Name)	(Date)		
(Title)			
(Name) (Date)		Approved for the State of Wisconsin	
(Title)		(Contract Specialist)	(Date)
(Name)	(Date)	(Director of Project Development)	(Date)

(Governor of Wisconsin)

(Date)

(Title)

AGREEMENT FOR CONSTRUCTION Local Force Account

Recommended for Approval by City

Project I.D. 1206-04-81 Sauk City - Cambridge Yahara River B-13-0315 & B-13-0316 USH 12 Dane County

Traffic Signal Work

	FOR THE CITY OF MADISON, WISCONSIN
	By: Paul R. Soglin, Mayor
	Date:
	By: Maribeth Witzel-Behl, City Clerk
	Date:
	Approved as to Form:
David Schmiedicke, City Comptroller	Michael P. May, City Attorney
Date:	Date:

The Local Governmental Unit agrees to construct the described project in accordance with the requirements of the Department, the approved plans when required for such project, in accordance with the Standard Specifications for Road and Bridge Construction and approved supplements as may be applicable, and in accordance with the special provisions made a part of this agreement. The word "contractor" as used in the specifications and special provisions shall, when applicable, be deemed to mean the Local Governmental Unit.

The provisions of Subsection 108.11 of the Standard Specifications, Liquidated Damages, are deleted from this agreement.

The Local Governmental Unit is authorized by the Department and agrees to provide for the purchase, delivery, and storing of all materials required except those excluded from this agreement, the furnishing or necessary rental of all equipment and small tools, and the furnishing of all labor necessary to expeditiously complete the work, and to pay all costs incurred pursuant to this agreement.

The Department agrees to reimburse the Local Governmental Unit for actual costs of equipment, labor and materials incurred in performing the work up to the agreement amount or as amended by agreement change orders.

The Department agrees to pay to the Local Governmental Unit and the Local Governmental Unit agrees to accept in full, settlement for the work performed under this agreement:

- 1. The actual cost of labor, at rates currently paid by the Local Governmental Unit for similar work in the area, materials and incidental expense furnished or incurred by the Local Governmental Unit pursuant to this agreement, such payment to be based on a Detailed Statement of Expenditures, submitted monthly with the Monthly Report of Expenditures, or the Final Report of Expenditures upon completion of all work included in the agreement and verified by the Local Governmental Unit and by the Department.
- 2. The recognized costs incident to the employment of labor under this agreement (such as worker's compensation insurance, unemployment and retirement contributions and time off with pay) computed and requisitioned in accordance with established policy.

- An allowance for the use of equipment, tools and incidentals for the work under this agreement. Such allowance shall be in accordance with the provisions of, and at the rates either:
 - (a) Specified in the Cost Agreement between the Department and the Local Governmental Unit in effect when the work is performed, except for the conditions, changes or additions as listed below, or as may be otherwise provided in the Special Provisions of this agreement; or,
 - (b) Specified in the attached Equipment Rate schedule, or as may be otherwise provided in the special provisions of this agreement.

These payments shall be based on a Detailed Statement of Expenditures, submitted monthly with the Monthly Report of Expenditures, or the Final Report of Expenditures upon completion of all work included in the agreement and verified by the Local Governmental Unit and by the Department.

The rates established apply on equipment in good working order. Allowance will be made only for the time during which the equipment is in actual use on the project; no allowance will be made for equipment wholly inadequate or inefficient or in excess of the requirements of the work.

In connection with the performance of work under this agreement, the contractor agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, handicap, sex, physical condition, developmental disability as defined in s.51.01(5) Wis. Stats., sexual orientation, or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor further agrees to take affirmative action to ensure equal employment opportunities. The contractor agrees to post in conspicuous places, available for employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the nondiscrimination clause.

The Local Governmental Unit agrees to furnish, on the Detailed Statement of Expenditures, an accurate distribution of the costs between the various items of work.

The estimated unit costs of materials being used on this agreement are listed as attached.

Nothing in the indemnity provisions of this contract should be construed as a waiver of any statutory defenses that may be available to any government party.