

13-R-3116

First Reading

Committee _____
 Date _____
 Chair _____
 Referred To _____

FINAL COUNCIL ACTION
 2nd 1st & 2nd 3rd
Readings
 Consent V Vote RC Vote

**A RESOLUTION
 BYCITY UTILITIES COMMITTEE**

A RESOLUTION AUTHORIZING THE MAYOR TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT WITH THE CITY OF FAIRBURN, GEORGIA AND THE SOUTH FULTON COMMUNITY IMPROVEMENT DISTRICT, ON BEHALF OF THE DEPARTMENT OF WATERSHED MANAGEMENT, TO RELOCATE AND/OR ADJUST A CITY OF ATLANTA WATER MAIN AND RELATED FACILITIES IN CONJUNCTION WITH THE STATE OF GEORGIA DEPARTMENT OF TRANSPORTATION PROJECT #0006913 TO MAKE IMPROVEMENTS TO OAKLEY INDUSTRIAL BOULEVARD FROM JONESBORO ROAD TO WEST OF STALWART DRIVE; ALL CONTRACTED WORK SHALL BE CHARGED TO AND PAID FROM FUND DEPARTMENT ORGANIZATION AND ACCOUNT NUMBER 5066 (2009A WATER & WASTEWATER BOND FUND) 170408 (DWM DRINKING WATER ENGINEERING SERVICE) 5414002 (FACILITIES OTHER THAN BUILDINGS/INFRASTRUCTURE CIP) 4440000 (DISTRIBUTION) AND PROJECT TASK AWARD ORGANIZATION EXPENDITURE AND ACCOUNT NUMBER 17110893 (UTILITIES GDOT & MUNICIPAL) 101 (TASK) 506621876 (2009A WATER & WASTEWATER BOND FUND) COA); AND FOR OTHER PURPOSES.

- CONSENT REFER
- REGULAR REPORT REFER
- ADVERTISE & REFER
- 1ST ADOPT 2ND READ & REFER
- PERSONAL PAPER REFER

Date Referred: _____
 Referred To: _____
 Date Referred: _____
 Referred To: _____
 Date Referred: _____
 Referred To: _____

Committee
City Utilities
Date
May 14 2013
Chair
H. Smith
Action
 Fav, Adv, Hold (see rev. side)
 Other
Members
Y. A. Williams
De. Wal
Radwan
Carlton Smith
Refer To
Committee
Date
Chair
Action
 Fav, Adv, Hold (see rev. side)
 Other
Members
ADOPTED BY
MAY 20 2013
COUNCIL
 Refer To

Committee
Date
Chair
Action
 Fav, Adv, Hold (see rev. side)
 Other
Members
Refer To
Committee
Date
Chair
Action
 Fav, Adv, Hold (see rev. side)
 Other
Members
Refer To

CERTIFIED
CERTIFIED
 MAY 20 2013
 ATLANTA CITY COUNCIL PRESIDENT
CC

CERTIFIED
 MAY 20 2013
Rhonda Daughlin Johnson
 MUNICIPAL CLERK

MAYOR'S ACTION
APPROVED
 MAY 29 2013
 WITHOUT SIGNATURE
 BY OPERATION OF LAW



**RESOLUTION
BY**

A RESOLUTION BY CITY UTILITIES COMMITTEE AUTHORIZING THE MAYOR TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT WITH THE CITY OF FAIRBURN, GEORGIA AND THE SOUTH FULTON COMMUNITY IMPROVEMENT DISTRICT, ON BEHALF OF THE DEPARTMENT OF WATERSHED MANAGEMENT, TO RELOCATE AND/OR ADJUST A CITY OF ATLANTA WATER MAIN AND RELATED FACILITIES IN CONJUNCTION WITH THE STATE OF GEORGIA DEPARTMENT OF TRANSPORTATION PROJECT #0006913 TO MAKE IMPROVEMENTS TO OAKLEY INDUSTRIAL BOULEVARD FROM JONESBORO ROAD TO WEST OF STALWART DRIVE; ALL CONTRACTED WORK SHALL BE CHARGED TO AND PAID FROM FUND DEPARTMENT ORGANIZATION AND ACCOUNT NUMBER 5066 (2009A WATER & WASTEWATER BOND FUND) 170408 (DWM DRINKING WATER ENGINEERING SERVICE) 5414002 (FACILITIES OTHER THAN BUILDINGS/INFRASTRUCTURE CIP) 4440000 (DISTRIBUTION) AND PROJECT TASK AWARD ORGANIZATION EXPENDITURE AND ACCOUNT NUMBER 17110893 (UTILITIES GDOT & MUNICIPAL) 101 (TASK) 506621876 (2009A WATER & WASTEWATER BOND FUND) COA); AND FOR OTHER PURPOSES.

13-R-3116

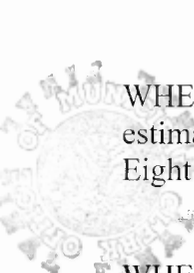
WHEREAS, the State of Georgia Department of Transportation (“GDOT”), the City of Fairburn, Georgia and the South Fulton Community Improvement District (collectively the City of Fairburn, Georgia and the South Fulton Community Improvement District are referred to herein as “Project Sponsors”) are currently undertaking GDOT Project #006913 for the purpose of designing and constructing certain transportation facility improvements to Oakley Industrial Boulevard from Jonesboro Road to west of Stalwart Drive (“Project”); and

WHEREAS, the Project Sponsors are responsible for, among other things, competitively procuring a contractor for constructing the Project, securing all necessary rights of way for the Project, and resolving all utility conflicts affecting the Project; and

WHEREAS, the City of Atlanta (“City”) Department of Watershed Management (“DWM”) has an existing 16-inch water main, fire hydrant, water meters and other water related facilities (“Facilities”) located within the Project limits; and

WHEREAS, the Facilities present a conflict with the construction of the Project and must be relocated and/or adjusted to accommodate the Project, and DWM also desires to make certain necessary improvements and upgrades to the Facilities as part of the Project; and

WHEREAS, by including the relocation and/or adjustment of the Facilities into the Project, the City gains the benefit of eliminating or reducing costs associated with asphalt and sidewalk restoration, erosion and sedimentation control, mobilization and traffic control; and



WHEREAS, the costs of the required Facility relocation and/or adjustment to be incurred by the City are estimated not to exceed Three Hundred Three Thousand, Eight Hundred Eighty Seven Dollars and Fifty Eight Cents (\$303,887.58) (“City Contribution”); and

WHEREAS, the DWM and the Project Sponsors have determined that the most effective and economical means of relocating and/or adjusting the Facilities is to include the work as part of the Project, according to the terms and conditions contained in the Intergovernmental Agreement (“Agreement”) attached hereto and incorporated herein as Exhibit “A;” and

WHEREAS, sufficient funds are available for the City’s portion of the cost of the Project from Fund Department Organization and Account Number 5066 (2009A Water & Wastewater Bond Fund) 170408 (DWM Drinking Water Engineering Service) 5414002 (Facilities Other Than Buildings/Infrastructure CIP) 4440000 (Distribution) and Project Task Organization and Account Number 17110893 (Utilities GDOT & Municipal) 101 (Task) 506621876 (2009A Water & Wastewater Bond Fund) COA; and

WHEREAS, the Commissioner of the Department of Watershed Management recommends that DWM enter into an Intergovernmental Agreement with the Project Sponsors for the relocation and/or adjustment of the Facilities as part of the Project in an estimated amount not to exceed Three Hundred Three Thousand, Eight Hundred Eighty Seven Dollars and Fifty Eight Cents (\$303,887.58).

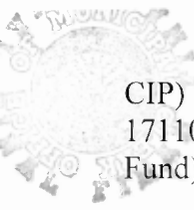
THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY RESOLVES, that the Mayor, or his authorized designee, is authorized to enter into an Agreement with the City of Fairburn, Georgia and the South Fulton Community Improvement District, in substantial form as the agreement attached hereto as Exhibit “A,” to include relocating and/or adjusting the Facilities as part of the Project in an estimated amount not to exceed Three Hundred Three Thousand, Eight Hundred Eighty Seven Dollars and Fifty Eight Cents (\$303,887.58); and

BE IT FURTHER RESOLVED, that City Contribution shall be paid to the City of Fairburn, Georgia in an estimated amount not to exceed Three Hundred Three Thousand, Eight Hundred Eighty Seven Dollars and Fifty Eight Cents (\$303,887.58); and

BE IT FURTHER RESOLVED, that the City Attorney is directed to prepare all appropriate documents for execution by the Mayor, or his authorized designee; and

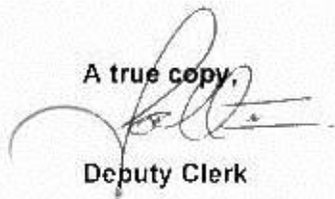
BE IT FURTHER RESOLVED, that the Agreement will not become binding on the City and the City will incur no liability under it until it has been executed by the Mayor, attested to by the Municipal Clerk, approved as to form by the City Attorney and delivered to the City of Fairburn, Georgia and the South Fulton Community Improvement District; and

BE IT FINALLY RESOLVED, that all services for the Project shall be charged to and paid from Fund Department Organization and Account Number 5066 (2009A Water & Wastewater Bond Fund) 170408 (DWM Drinking Water Engineering Service) 5414002 (Facilities Other Than Buildings/Infrastructure



CIP) 4440000 (Distribution) and Project Task Award Organization Expenditure and Account Number 17110893 (Utilities GDOT & Municipal) 101 (Task) 506621876 (2009A Water & Wastewater Bond Fund) COA.

A true copy,



Deputy Clerk

ADOPTED by the Atlanta City Council
APPROVED as per City Charter Section 2-403

MAY 20, 2013
MAY 29, 2013



EXHIBIT A

INTERGOVERNMENTAL AGREEMENT

This intergovernmental agreement ("Agreement"), is entered into as of the ___ day of _____, 20__ ("Effective Date"), by and between the **City of Fairburn, Georgia** ("Fairburn"), a municipal corporation of the State of Georgia, the **South Fulton Community Improvement District** ("SFCID") (collectively, Fairburn and SFCID are referred to herein as "Project Sponsors") and the **City of Atlanta** ("Atlanta"), **Georgia, a municipal corporation of the State of Georgia, by and through the Department of Watershed Management** ("DWM") (collectively, Project Sponsors and Atlanta may be referred to herein as "Parties" or individually as "Party").

WHEREAS, the Georgia Department of Transportation ("GDOT") and Fairburn, as the project sponsor, have agreed to participate in a joint project for the purpose of designing and constructing certain transportation facility improvements to Oakley Industrial Boulevard from Jonesboro Road to west of Stalwart Drive (SR 138), pursuant to that certain agreement between GDOT and Fairburn, dated June 16, 2010 ("GDOT Project Agreement"), for the project referred to as "GDOT Project #0006913" ("Project"), as such Project is further described in the GDOT Project Agreement; and

WHEREAS, Fairburn, Union City and SFCID have each entered into separate agreements to participate in the Project, with Fairburn acting as the designated "Project Sponsor" for the Project for purposes of the GDOT Agreement; and

WHEREAS, pursuant to the GDOT Agreement, the Project Sponsors are responsible for, among other things, competitively procuring a contractor for constructing the Project; securing all necessary rights of way for the Project; and resolving all utility conflicts affecting the Project; and

WHEREAS, DWM has certain existing water facilities that present a utility conflict for the Project that must be relocated and/or adjusted to accommodate the Project, including a 16" water main, fire hydrants, water meters, water valves, and other related water facilities ("Water Facilities"); and

WHEREAS, Atlanta has agreed to participate in the design and construction costs in connection with the relocation and/or adjustment of the Water Facilities to accommodate the Project, which will also include making certain necessary improvements and upgrades to the Water Facilities desired by DWM ("DWM Improvements"); and the DWM Improvements will be included as part of the Project and constructed by the competitively selected contractor for the Project; and

WHEREAS, DWM has and will provide at its cost the Project Sponsors all design drawings and specifications needed for the DWM Improvements so that such design drawings and specifications will be part of the bidding package and construction plans for the Project; and



construction, oversight and management of the DWM Improvements, but shall not include such costs associated with the Project, generally:

1.2.1. The cost of labor, materials, bond premiums (payment and performance bonds), permit fees, impact fees, easement costs, utilities, equipment (acquired or rented), applicable governmental permits, environmental site assessments, hazardous material removal, environmental mitigation and remediation and similar items incorporated into, consumed in the construction of the DWM Improvements or necessary for the Construction of the DWM Improvements and compliance with this Agreement and any related site or landscaping work incorporated in or related to the DWM improvements, including but not limited to all sums paid to or incurred by the Project Sponsors, as herein defined;

1.2.2. Consulting, construction management, design and engineering fees and expenses paid or incurred for outside consultants, designer and engineers in connection with the construction of the DWM Improvements, including any needed borings, soil analysis or other geotechnical services that are required outside of the DWM Plans;

1.2.3. Tree recompense or tree ordinance compliance expenses;

1.2.4. Cost for the acquisition of temporary construction easements and permanent easement on which the subject improvements shall be constructed (if any); and

1.2.5. Costs for all surveys, plats, environmental assessment and environmental site restoration and mitigation, title work, title insurance policies, attorneys fees for closing and other costs and all other costs associated with acquiring the rights of way needed for the DWM Improvements, and after completion of the DWM Improvements, conveying such rights of way to Atlanta.

1.3. DWM Project Cost Overruns. Atlanta shall not be responsible for any DWM Project Costs that exceed the amount specified in Section 1.2, unless Atlanta provides prior approval of any such cost overruns. The Project Sponsors shall notify Atlanta within thirty (30) days from incurring costs that exceed the estimated DWM Project Cost specified in Section 1.2, including the basis for the cost overruns and a request seeking approval for the same. Furthermore, Atlanta shall approve any and all changes to the DWM Plans.

1.4. Final DWM Project Costs. For purposes of this Agreement, Final DWM Project Costs shall include all Project Costs, including any approved Project Overruns, as defined in Section 1.3.

Section 2. Project Sponsor's Obligations.

2.1. General Obligation. Project Sponsors shall construct or cause through its contractors to construct the DWM Improvements in accordance with the DWM Plans and the terms and conditions of this Agreement and all applicable local, state and federal laws, regulations, policies and standards.



2.2. Permits, approvals, licenses, inspection and certifications; fees. Project Sponsors shall be responsible for obtaining all permits, licenses, certifications and inspections, necessary for the construction of the DWM Improvements.

2.3. Construction of the Project.

2.3.1. Atlanta hereby consents to and authorizes the Project Sponsors, its agents, representatives, and contractors a right of entry onto property and rights of way owned and maintained by Atlanta for the purpose of constructing the DWM Project, which work shall be performed in accordance with this Agreement and the DWM Plans. Project Sponsors agree that this right to use the Atlanta's rights of way shall be non-exclusive and temporary and shall terminate upon the completion of the DWM Project and shall be and is subject to any existing agreements of record that Atlanta has with any third party, including a public utility.

2.3.2. Project Sponsors shall acquire all permanent and temporary easements, rights of access or other interests necessary to complete the construction of the DWM Project (if any). Upon the completion of the DWM Project and upon the dedication and Final Acceptance of the DWM Improvements, as defined below, Project Sponsors shall dedicate and assign all permanent easements to Atlanta for the DWM Improvements.

2.3.3. Completion Standard. The construction of the DWM Improvements shall be completed lien free, in a good workmanlike manner, free of material defects and in compliance with the requirements of all applicable federal, state and local permits, ordinances, building codes, procedures, rules, and regulations and in substantial conformity with the DWM Plans and this Agreement.

2.3.4. Repairs and Restoration. Project Sponsors shall cause the repair of any damage to any DWM Water Facilities, any public or private utilities, or any private property caused by or related to Project Sponsors' construction activities, or take appropriate measures in the event that such activities are a threat to the public health, safety or welfare, including without limitation, dangers or threats to persons or real and personal property within the limits of the DWM Improvements.

2.3.5. Work Conditions. Project Sponsors shall require that any and all contractors, subcontractors or suppliers comply with the applicable provisions of federal, state and local safety laws; perform work in a good workmanlike manner; and take all measures necessary in an effort to prevent accidents, damages, injury or loss to persons and property in the construction of the Facilities Relocation.

Section 4. Bonds, Insurance and Indemnification.

4.1. Bonds and Insurance. Project Sponsors shall ensure that its contractor or subcontractor for the construction for the DWM Project provides performance and payment bonds for 100% of the costs of the DWM Project. Such bonding requirement shall be included in the GDOT Project Agreement for the Project. Additionally, Project Sponsors shall cause the contractor for the Project to maintain a policy of general liability insurance, which names Atlanta



as an additional insured. Prior to Project Sponsors issuing a notice to proceed for the construction of the DWM Project, Project Sponsors shall provide a copy of said bonds and a certificate of insurance for all applicable insurance policies.

4.2. Indemnification. Project Sponsors shall insert terms in the construction contract for the Project that requires the Project contractor to indemnify and hold harmless Atlanta, its agents and employees from and against all claims, damages, actions, judgments, costs, penalties, liabilities, losses and expenses, including but not limited to attorneys fees, arising out of or resulting from the performance of the DWM Project and DWM Improvements (“Indemnification Obligation”). The Indemnification Obligation shall not be waived or reduced because Atlanta approved, required modification of or did not require modification of any plan, calculation or specification submitted by or on behalf of Project Sponsors concerning or relating to the construction of the DWM Project.

4.3. Relevant Agreements. Project Sponsors shall provide Atlanta with copies of all relevant agreements, bonds and insurance certificates evidencing compliance with Section 4 of this Agreement prior to and as a condition of commencement of work on the DWM Project.

Section 5. Inspection and Maintenance of Records.

5.1. Inspection. Atlanta shall have the right to visit and inspect, monitor and evaluate the DWM Project work at any time to ensure that the work is performed in accordance with the terms of this Agreement, including without limitation, providing an onsite inspector to monitor the daily work. The cost of any visits or inspections by Atlanta will be the responsibility of Atlanta. At any time Atlanta determines that construction is resulting in materially defective work, Atlanta shall provide notice to Project Sponsors, and Project Sponsors shall immediately cause to remedy any such identified defects as directed by Atlanta. Project Sponsors agree to notify Atlanta when all DWM Project work is complete and ready for final inspection and invite Atlanta to attend the final inspection or provide a corrections list to Project Sponsors prior to the final inspection.

5.2. Records. Project Sponsors, and the Project contractor, shall keep records, books, correspondence, instructions, drawings, receipts, vouchers, and other documents related to the construction of the Project (“Records”). Such Records shall be kept in good order and in conformance with generally accepted accounting principles. Project Sponsors shall maintain the Records for a minimum period of four (4) years after the completion of the Facilities Relocation. Project Sponsors shall provide access to Atlanta upon request to all Records for inspection, review, analysis, and, if deemed necessary and appropriate, for an audit at Atlanta’s expense.

Section 6. Facilities Maintenance, Acceptance and Dedication.

6.1. Maintenance. After award and execution for the construction of the Project agreement, Atlanta will continue to maintain its Water Facilities until the DWM Improvements work begins on any segment; and once the DWM Improvements work begins, Project Sponsors will be responsible for the maintenance and operation of the DWM Water Facilities until such time as the DWM Improvements are Final Accepted by Atlanta.



6.2. Dedication. Upon completion of the DWM Improvements in accordance with this Agreement, Project Sponsors notify Atlanta of its intent to dedicate the DWM Improvements and all applicable permanent easements (if any) to Atlanta.

6.3. Acceptance. Atlanta shall accept the dedication of the DWM Improvements conditioned upon the following:

6.3.1. Project Sponsors complete the DWM Improvements in accordance with the DWM Plans.

6.3.2. Project Sponsors provide 1) certified as-built drawings of the completed DWM Improvements, as approved by Atlanta, such approval of Atlanta shall not be unreasonably delayed, conditioned or withheld; 2) all construction is properly inspected and meets all applicable testing to the satisfaction of Atlanta; and 3) a two- year maintenance bond for all DWM Improvements is provided to Atlanta.

Section 7. Miscellaneous Provisions.

7.1. Entire Agreement. This Agreement supersedes all prior discussions and agreements between the Parties with respect to the subject matter hereof. This Agreement shall not be modified in any respect except by written instrument executed by or on behalf of the Parties in the manner as this Agreement is executed and specifically referencing such a modification or amendment.

7.2. Binding Effect. This Agreement shall injure to the benefit of and be binding upon the Parties hereto, their heirs, successors, executors and assigns.

7.3. Severability. In the event any provision or portion of this Agreement is held by any Court of competent jurisdiction to be invalid or unenforceable, such holdings shall not affect the remainder hereof, and the remaining provisions shall continue in full force and effect to the same extent as would have been the case had such invalid or unenforceable provisions or portion never been apart hereof.

7.4. Notices. Notices and reports described herein shall be delivered or sent to the parties as follows:

To Project Sponsors:



With a copy to:

To the City:

JoAnn Macrina, P.E.
Commissioner
Department of Watershed Management
55 Trinity Avenue, S.W. – Suite 5400
Atlanta, GA 30303
Fax: 404-658-7194
Tel: 404-330-6081

With a copy to:

City Attorney
Suite 4100, City Hall Tower
68 Mitchell Street, S.W.
Atlanta, GA 30303
Fax: 404-658-6894
Tel: 404-330-6400

7.5. Entire Agreement; Amendment; Waiver; Counterparts. This Agreement constitutes the entire agreement between the Parties; it supersedes any prior agreement or understandings between them, oral or written, with respect to the matters addressed herein, all of which are hereby canceled. This Agreement may not be amended or modified except by an instrument in writing signed by both Parties hereto. Waiver of any term or condition of this Agreement shall be effective if in writing and shall not be construed as a waiver of any subsequent breach or waiver of the same term or condition, or a waiver of any other term or condition on this Agreement. This Agreement may be executed in one or more counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.

7.6. Governance. This Agreement shall be governed by the laws of the State of Georgia.

7.7. Default and Termination. Notwithstanding the foregoing, if Project Sponsors default in the performance of their obligations as set forth herein, and fails to cure such default within thirty (30) days of Atlanta's written notice to Project Sponsors of such default (or if such default is not capable of being cured within thirty (30) days, Project Sponsors has not commenced and diligently pursued such cure to completion within a reasonable amount of time), this Agreement may be terminated by Atlanta upon five (5) days' prior written notice to Project Sponsors.

7.8. Time is and shall be of the essence in this Agreement.



IN WITNESS WHEREOF, Atlanta and Project Sponsors have executed this Agreement and caused their seals to be affixed and attested as of the day and year first above written.

**PROJECT SPONSORS:
CITY OF FAIRBURN**

By: _____ (SEAL)
MAYOR

Attest:

(seal)
Municipal Clerk

**SOUTH FULTON COMMUNITY
IMPROVEMENT DISTRICT**

By: _____
(print):
Title:

Attest:

(seal)

CITY OF ATLANTA

By: _____
MAYOR

Attest:

(seal)
Municipal Clerk
Approved as to Form:

Recommended:

Commissioner, Dept. of Watershed Management

City Attorney

RCS# 2701
5/20/13
3:17 PM

Atlanta City Council

CONSENT I

CONSENT AGENDA SECTION I: ALL ITEMS
EXCEPT 13-O-1028 AND 12-O-0375
ADOPT

YEAS: 11
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 4
EXCUSED: 0
ABSENT 1

Y Smith	Y Archibong	Y Moore	Y Bond
NV Hall	B Wan	Y Martin	NV Watson
Y Young	Y Shook	Y Bottoms	NV Willis
Y Winslow	Y Adrean	Y Sheperd	NV Mitchell

CONSENT I

+

ITEMS ADOPTED ON CONSENT	ITEMS ADOPDED ON CONSENT	05-20-13 ITEMS ADVERSED ON CONSENT
1. 13-O-1017 2. 13-O-1019 3. 13-O-1020 4. 13-O-1029 5. 13-O-1000 6. 13-O-1001 7. 13-O-1002 8. 13-O-1003 9. 13-O-1022 10. 13-O-1030 11. 13-O-1031 12. 13-R-0631 13. 13-O-0426 14. 13-O-1004 15. 13-O-1025 16. 13-O-1026 17. 13-O-1032 18. 13-O-1034 19. 13-O-1014 20. 13-O-1015 21. 13-O-1016 22. 13-R-3113 23. 13-R-3114 24. 13-R-3116 25. 13-R-3117 26. 13-R-3118 27. 13-R-3119 28. 13-R-3108 29. 13-R-3107 30. 13-R-3109 31. 13-R-3149 32. 13-R-3112 33. 13-R-3120 34. 13-R-3121 35. 13-R-3122 36. 13-R-3123 37. 13-R-3124 38. 13-R-3125 39. 13-R-3126	40. 13-R-3127 41. 13-R-3128 42. 13-R-3129 43. 13-R-3130 44. 13-R-3131 45. 13-R-3132 46. 13-R-3133 47. 13-R-3134 48. 13-R-3135 49. 13-R-3136 50. 13-R-3137 51. 13-R-3138 52. 13-R-3139 53. 13-R-3140 54. 13-R-3141 55. 13-R-3142 56. 13-R-3143	57. 13-R-3144 58. 13-R-3145 59. 13-R-3146 60. 13-R-3147 61. 13-R-3148