

**FINAL REQUEST FOR PROPOSAL
I-25 / CIMARRON STREET (US 24) INTERCHANGE DESIGN-BUILD PROJECT
IM 0252-423, SUB ACCOUNT 19039
BOOK 2 – TECHNICAL REQUIREMENTS
SECTION 7 – UTILITY RELOCATION – EXHIBIT D**

EXHIBIT D

FORM OF CONSTRUCTION OF RELOCATION ACCEPTANCE LETTER

This CONSTRUCTION OF RELOCATION ACCEPTANCE LETTER (“CRAL”) is executed by the non-Constructing Party in connection with the Colorado Springs Utilities Utility Relocation Agreement (URA) entered into by the Utility Owner and CDOT. Execution of this CRAL indicates the non-Constructing Party’s inspection and acceptance of the construction of the Relocation performed and completed by the Constructing Party. Unless otherwise defined herein, all initially capitalized terms and conditions shall have the meaning prescribed to them in the URA. Two originals shall be executed and a copy shall be forwarded to CDOT by the CDOT Project Contractor

The construction of the Relocation inspected and accepted by execution hereof is described below:

Utility Owner: _____

Utility Identification No.: _____

Work Order No.: _____ Work Order Date: _____

Work Order Rev. No.: _____ Rev. Date: _____

Constructing Party: _____

Now, therefore, the non-Constructing Party executes this CRAL to indicate that it has inspected the construction of the Relocation completed by the Constructing Party and has found the construction of the Relocation has been performed in accordance with the Relocation Plans:

<p>NON-CONSTRUCTING PARTY</p> <p>By: _____</p> <p>Name: _____</p> <p>Title: _____</p> <p>Date: _____</p>

The non-Constructing Party declines execution of this CRAL at this time for the following reasons:

(attach pages as necessary)