NOVATION AGREEMENT

The		(Transferor), a corporation duly organized and
existing und	ler the l	aws of (Transferor), a corporation duly organized and [insert State] with its principal office in
		[insert city]; the (Transferee), [if
appropriate	add "	formerly known as the "] a corporation duly ng under the laws of [insert State] with its principal office
organized an	ıd existir	ig under the laws of [insert State] with its principal office
		[insert city]; and the Washington Metropolitan Area Transit Authority
		o this agreement as of [insert the date transfer of
assets becon	nes effe	ctive under applicable State law].
(a)	THE	PARTIES AGREE TO THE FOLLOWING FACTS:
	1.	WMATA has entered into certain contracts with Transferor, namely: [insert contract or purchase order]
		identifications]; or delete "namely" and insert "as shown in the attached
		list marked Exhibit A and incorporated in this Agreement by reference"]. The Term "THE CONTRACTS," as used in this Agreement,
		means the above contracts and purchase orders, including all modifications,
		made between WMATA and the Transferor before the effective date of this
		Agreement (whether or not performance or payment have been completed
		and releases executed if WMATA or the Transferor has any remaining rights,
		duties, or obligations under these contracts and purchase orders). Included
		in the term "THE CONTRACTS" are also all modifications made under the terms and conditions of the contracts and purchase orders between WMATA
		and the Transferee, on or after effective date of this Agreement.
		and the Transferee, on or area effective date of this rigidement.
	2.	As of, the Transferor has transferred to the
		Transferee all of the assets of the Transferor by virtue of a
		[insert term descriptive of the legal transaction involved] between the
		Transferor and Transferee.
	3.	The Transferee has accepted all the assets of the Transferor by virtue of the
	٥.	above transfer.
	4.	The Transferee has assumed all obligations and liabilities of the Transferor
		under the contracts by virtue of the above transfer.
	5.	The Transferee is in a position to fully perform all obligations as they may
	٥.	exist under the contracts.
	6.	It is consistent with WMATA's interest to recognize the Transferee as the

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7.

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successor party to the contracts.

	change of name is also Transferee's name, a example in paragraph	ın approj	oriate stat		0	
3.	A certificate dated		_20,	signed by the Se	ecretary of Stat	e
	of	[insert	State], to th	e effect that the	corporate nam	e
	of	was	changed	to	0	n
	20		_, has been	filed with WM	ATA.	

Evidence of the above transfer has been filed with WMATA. [When a

(b) IN CONSIDERATION OF THESE FACTS, THE PARTIES AGREE THAT BY THIS AGREEMENT-

- 1. The Transferor confirms the transfer to the Transferee, and waives any claims and rights against WMATA that it now has or may have in the future in connection with these contracts.
- 2. The Transferee agrees to be bound by and to perform each contract in accordance withe the conditions contained in the contracts. The Transferee also assumes all obligations and liabilities of, and all claims against, the Transferor under the contracts as if the Transferee was the original party to the contracts.
- 3. The Transferee ratifies all previous actions taken by the Transferor with respect to the contracts, with the same force and effect as if the action had been taken by the Transferee.
- 4. WMATA recognizes the Transferee as the Transferor's successor in the interest in and to the contracts. The Transferee by the Agreement becomes entitled to all rights, titles, and interests of the Transferor in and to the contracts as if the Transferee were the original party to the contracts. Following, the effective date of this Agreement, the term "CONTRACTOR" as used in the contracts, shall refer to the Transferee.
- 5. Except as expressly provided in this Agreement, nothing in it shall be construed as a waiver of any rights of WMATA against the Transferor.
- 6. All payments and reimbursements previously made by WMATA to the Transferor, and all other previous actions taken by WMATA under the contracts, shall be considered to have discharged those parts of WMATA's

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obligations under the contracts. All payments and reimbursements made by WMATA after the date of this Agreement in the name of or to the Transferor shall have the same force and effect as if made to the Transferee and shall constitute a complete discharge of WMATA's obligations under the contracts, to the extent of the amounts paid or reimbursed.

- 7. The Transferor and Transferee agree that WMATA is not obligated to pay or reimburse either of them or otherwise give effect to any costs, taxes, or other expenses, or any related increases, directly or indirectly arising out of or resulting from the transfer or this Agreement, other than those that WMATA in the absence of this transfer or Agreement would have been obligated to pay or reimburse under the terms of the contracts.
- 8. The Transferor guarantees payment of all liabilities and the performance of all obligations that the Transferee (i) assumes under this Agreement; or (ii) may undertake in the future should these contracts be modified under their terms and conditions. The Transferor waives notice of, and consents to, any such future modifications.
- 9. The contracts shall remain in full force and effect, except as modified by this Agreement. Each party has executed this Agreement as of the day and year first above written.

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WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY,

Ву	
Title	
	[insert previous Corporation name]
Ву	
Title	
	RATE SEAL]
	[insert current Corporation name]
Ву	
Title	
	RATE SEAL]

CERTIFICATE

I,	, certify	that I am the Secretary of
; that		_, who signed this Agreement
for this corporation, was then	-	_ of this corporation; and that
this Agreement was duly signed for	and on behalf of the	his corporation by authority of
its governing body and within the so		
and the seal of this corporation this	day of	20
Ву		
[CORPORATE SEAL]		
_		
<u>CERTIFI</u>	<u>CATE</u>	
Ī	certify	that I am the Secretary of
; that		who signed this Agreement for
this corporation, was then	of	this corporation; and that this
Agreement was duly signed for and		
governing body, and within the scop		
seal of this corporation this ate of _		
D		
By		
[CORPORATE SEAL]		