## FIRST AMENDMENT TO AGREEMENT

This First Amendment of the Agreement, entered into this $211^{\text {st }}$ day of June , 2016, by and between the CITY OF ALAMEDA, a municipal corporation (hereinafter "City") MCK SERVICES, INC., a California corporation whose address is $\mathbf{8 6 5}$ Howe Road, Martinez, CA 94553 (hereinafter called the "Contractor"), in reference to the following:

## RECITALS:

A. On June 16, 2014, an agreement was entered into by and between City and Contractor for Repair \& Resurfacing of Certain Streets, Phase 33, PW No. 02-14-04 (hereinafter "Agreement"). The Agreement further stipulated that the contract can be mutually extended on a year by year basis for up to four additional years.
B. On June 18, 2015, the City and Contractor entered into the first contract extension for Repair and Resurfacing of Certain Streets, Phase 34, PW No. 04-15-07.
C. City and Contractor desire to modify the Agreement on the terms and conditions set forth herein. On June 2, 2015, the City Council approved the 2015-2017 Capital Budget. Five million is allocated for construction in Fiscal Year 2016-2017. Extend contract term for Repair and Resurfacing of Certain Streets, Phase 35, PW No. 03-16-03, and increase contract amount to five million ( $\$ 5,000,000$ ). Revised Scope of Work is attached as Exhibit A1.

NOW, THEREFORE, it is mutually agreed by and between the undersigned parties as follows:

1. Page 1, Article 1, TERM, first paragraph of the Agreement is modified to read as follows:
"The Contractor shall have ninety (90) consecutive working days from the date the work is to commence pursuant to the Notice to Proceed to diligently prosecute the work to completion."
2. Page 2, Article 3, COMPENSATION TO CONTRACTOR, first paragraph of the Agreement is modified to read as follows:
"Contractor shall be compensated for services performed pursuant to this Agreement in the amount and manner set forth in Exhibit A1 which is attached hereto and incorporated herein by this reference. Payment will be made in the same manner that claims of a like character are paid by the City, with checks drawn on the treasury of said City, to be taken from CIP 9820135."
3. Page 2, Article 4, COMPENSATION TO CONTRACTOR, fourth paragraph of the Agreement is modified to read as follows:
"Total compensation for work is $\$ 4,545,385.79$, with an approximate 10 percent contingency in the amount of $\$ 454,614.21$ for a total not to exceed amount of $\$ 5,000,000$. Use of contingency shall be for items of work outside the original scope and requires prior written authorization by the City."
4. Except as expressly modified herein, all other terms and covenants set forth in the Agreement shall remain the same and shall be in full force and effect.

Signatures on following page

IN WITNESS WHEREOF, the parties hereto have caused this modification of Agreement to be executed on the day and year first above written.

MCK SERVICES, INC.
A California Corporation


CITY OF ALAMEDA
A Municipal Corporation


## RECOMMENDED FOR APPROVAL:



Liam Garland
Acting Public Works Director

APPROVED AS TO FORM:
City Attorney


Repair \& Resurfacing of Certain Streets, Phase 35 No. P.W. 03-16-03


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## ACORN ${ }^{*}$

## CERTIFICATE OF LIABILITY INSURANCE

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURERS), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsements).


COVERAGES
CERTIFICATE NUMBER:
REVISION NUMBER:
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.


DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)
RE: Phase 35 Street Resurfacing.
The City of Alameda, its City Council, boards, commissions, officers, employees, officials and volunteers are included asAdditional Insured (Gen. and Auto Liab.), per the attached. Insurance is primary and non-contributory. General Liability, Auto Liability and Workers Compensation Waivers of Subrogation apply per the attached.

CERTIFICATE HOLDER
City of Alameda Public Works
Department
Alameda Point, Building 1
950 West Mall Square, Room 110
Alameda, CA 94501-7558

CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE
Carole Lune.

ACORD 25 (2010/05) 1 of 1 The ACORD name and logo are registered marks of ACORD

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. CONTRACTORS XTEND ENDORSEMENT 

This endersement modifies insurance provided under the following:<br>COMMERCIAL GENERAL LIABILITY COVERAGE PART

GENERAL DESCRIPTION OF COVERAGE - This endorsement broadens coverage. However, coverage for any injury, damage or medical expenses desoribed in any of the provisions of this endorsement may be excluded or limited by another endorsement to ths Coverage Part, and these coverage broadening provisions do not apply to the extert that coverage is excluded or limited by such an endorsement The following listing is a general coverage description orly Limitations and exclusions may apply to these coverages Read all the provisions of this endorsement and the rest of your polisy carefully to determine rights, duties and what is and is not covered
A. Alramaft Chartered With Pilat
B. Darnage To Prerrises Rented To You
C. Increased Supplementary Payments
D. Incicental Medical Malpractice
E. Who ls An Insured - Newly Acquired Of Formed Organzatons
F. Who is An Insured - Broadened Named Insured - Unnamed Subsidiaries
G. Blarket Additional Insured - Owners, Managers or Lessors of Premises

## PROVISIONS

A. AIRCRAFT CHARTERED WITH PILOT

The rollowing is added to Exclusion $g$. Aircrart, Auto Or Watercraft, in Paragraph 2. of SECTION I-GOVERAGES - GOVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY
This exclusion does not apply to an aircraft that is:
(a) Chartered with a pilot to any insured.
(b) Not owned by any insured and
(c) Not being used to carry any persan or property for a charge
B. DAMAGE TO PREMISES RENTED TO YOU

1. The first paragraph of the exceptions in ExOlvaion J. Damage To Property in Paragraph 2. of SECTION 1 - COVERAGES COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY is deleted
2. The following replaces the last paragraph of Paragraph 2. Exclusions, of SECTION I COVERAGES - COVERAGE A. BODILY
H. Rlanket Adrthmal Insimed - 1 esosnts CY 1 pasedi Equipmert:
I. Blarket Acditional insured - States Or Political Subdivisions - Fermits
J. Khowledge And Notce of Occurrence or offense
K. Unintentional Omssion
*). Blarket Waiver of Subrogation
M. Amended Bocily Injury, Definition
N. Contractual Liability - Railroeds

## INJURY AND PROPERTY DAMAGE LIABILITY

Exclusions c . and $\mathbf{g}$. through n. do not apply to "premises darmage" Exolusion f.(1)(a) does not apply to "premises damage" caused by:
a. Fire:
b. Explosion;
c. Lightning:
d. Smoke resulting from such fire, explosion, or lightning, or
e. Water:
uniess Exclusion f . of Section 1 - Coverage A - Bocily Injury And Property Damage Liablity is replaced by another endorsement to this Coverage Fart that has Exclusion - All Pollution Injury Or Darrage or Tatal Pollution Exclusion in ts title.
A separate limit of insurance applies to "premises damage" as described in Paragraph 6. of SECTION III - LIMITS OF INSURANCE
3. The following replaces Paragraph 6. of SECTION III - LIMITS OF INSURANCE

Subject to 5. above, the Damage To Fremises Rented To You Limit is the mast we will pay under Coverage A for camages because of "promises darmage" to any one premises The Damage To Fremises Rented to You Limit will apply to all 'property camage' proximately gaused by the same "ocourrence", whether such darnage results from lire, explosion lightring, smoke resulting from such fire explosion, or lightning, or water, or any combination of ary of these causes
The Damage To Premises Rented To You Limit will be:
a. The amourt shown for the Damage To Fiernses Renled to tuu Lirmit in the Declarations of this Coverage Part; or
b. $\$ 300,000$ if no amount is shown for the Damage To Premises Rented To You Limit on the Declatations of this Coverage Fart
4. The following replaces Faragraph a. of the defintion of "insured contract" in the DEFINITIONS Sedtion
a. A contract for a lease of premises However, that portion of the contract for a lease of premises that indaminfies any person or orgenization for "premises damage" \& not an "insured contract",
5. The following is added to the DEFINITIONS Section
"Premises comage" means "property damage' to.
a. Any premises while rented to you or termporarily cosuzied by you mith permesion of the owner, or
b. The contents of any premises while such premses is rented to you, if you rent guch premses for a penod of seven or fever consecutive dars
6. The following replaces Paragraph 4.b.(1)(b) of SECTION IV - COMNERCIAL GENERAL LIABILITY CONDITIONS
(b) That is insurance for "premises damage", or
7. Paragraph 4,b.(1)(c) of SECTION N COMMERCIAL GENERAL LIABILITY CONDITIONS is deleted

## C. INCREASED SUPPLEMENTARY PAYMENTS

1. The following repleces Paragraph 1.b. of SUPPLEMENTARY PAYMENTS - COVERAGES A AND B of SECTION I = COVERAGE
b. Up to $\$ 2,500$ for the cost of bail bonds requred because of accodents or trafic law molations arising out of the use of any vehucle to which the Bodily Inury Liacilty Coverage applies. We do not have to furrish these bonds
2. The following replaces Paragraph 1.d. of SUPPLEMENTARY PAYMENTS - COVERAGES A AND B of SECTION I - COVER. AGES
d. All reasonatie expenses incurred by the insured at our request to assist us in the investigation of defense of the claim or "Suit", including actual loss of earnings up to 5500 a day because of time off from work

## D. INCIDENTAL MEDICAL MALPRACTICE

1. The following is added to the defintion of "occurrence" in the DEFINITIONS Section.
"Ocourrence" also means an act or omission commited in providing or falling to provide "incidental medical services", first aid or "Good Samaritan services" to a person.
2. The following is acded to Paragraph 2.a.(1) of SECTION II - WHO IS AN INSURED
Paragraph (1)(d) abwe does not apply to "bodily injury' arising out of providing of failing to provide.
(i) "Incidental medical services" by any of your "employees" who is a nurse practitioner, registered nurse, icensed practioal rurse, nufse assistant emergency medieal technician or paramedic, or
(ii) First aid or "Good Samartan services" by any of your "employees" of "valunteen "workers", other than an employed or valLntear coctor Any such "employees" or "volunteer workers" providing of ta ling to provide first aid or "Cood Samaritan services" during their work hours for you will be deemed to be acting within the scope of their employment by you or performing cuties related to the conduct of your busiпеss
3. The following is added to Paragraph 5. of SECTION III - LIMITS OF INSURANCE.
For the purposes of cetermining the appicable Each Cccurrence Limt all related acts or omissions commited in providing of faling to provide 'incidental medical services', first ald or "Cood Samaritan servioes" to ary ore per son will be deemed to be one "occurrence".
4. The following exclusion is added to Faregraph 2. Exclusions, of SECTION $1-\mathrm{COV}$ ERAGES - COVERAGE A BODILY INJURY AND PROPERTY DAMAGE LIABILITY

## Sale Of Pharmaceuticals

"Bocily intury" of "property camage" arising out of the wilf ul wotation of a penal statute or ordinance relating to the sale of pharmaseuticals committed by, or with the knowledge or consent of the insured
5. The fallowing is added to the DEFINITIONS Section
'Incidental medical services' mears
a. Mecica surgoal dertal, laboratory, x-ray of nursing servce or treatment, advise or instruction or the related furnishing of food or beverages or
b. The furnishing of cispensing of druge on medical cental, of surgical supplies or applances
"Good Samaritan services" meare any emersency medical servises for which no compensaton is demanded or received
6. The following is added ta Feregraph 4.b. Excess Insurance of SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS
The insurance is excess over any valic and collectible other insurance available to the insured, whether primary, excess contingent of on any other bass, that is avalable to any of your "employees" or "volunteer workers" for "bocily injury" that arises out of prowiding or faling to provide "ncidental redical services", first aid or "Good Samantan services" to any parsmen to the extent not subyect to Paragraph 2.a.(1) of Section II - Who is An Insured
E. WHO IS AN INSURED - NEWLY ACQUIRED OR FORMED ORGANIZATIONS
The following replaces Paragraph 4. of SECTION II - WHO IS AN INSURED
4. Any organization you newly acquire or form ather than a partnersh $p$, jint verture or limited liability company, of which you are the sole dwher or in which you mantan the mapority ownershp inferest, will qualify as a Named insured if there is no other insurance which provides similar coverage to that orgarization. However.
a. Coverage under this provision is afforded anty,
(1) Unitil the 180th day after you acquire or form the organization or the end of the policy period whichever is earier, if you co not repart such organization in writing to us within 180 days after you acquire of form it or
(2) Until the end of the policy period. when that date is later then 180 days after you acquire of form suoh organization if you report such organzation in writing to us within 180 cevss after you acqure of form it, and we agree in writing that it will continue to be a Named insured until the end of the polcy peradt
b. Coverage A does not apply to "bodly injury" or "propety darmage" that ocourted before you aoquired or formed the organzation, and
c. Coverage B does nat apply to "personal injury" or "Bdvertising injury" arising out of an aftense committed before you acquired or formed the organization.
F. WHO IS AN INSURED - BROADENED NAMED INSURED - UNNAMED SUBSIDIARIES
The following is added to SECTION II - WHO IS AN INSURED
Ary of your subsidares, other than a partnership. font venture or limited liabilty compary, that is not shown as a Named Insured in the Declarations is a Named Insured if you maintain an ownership interest of more than $50 \%$ in such subsiciary on the first day of the policy period
No such subsidiery is aninsured for "bodily injury" or "property damage" that occurred or "persamal injury" or "aovertsing injury" caused by an offense committed after the date, if any, during the policy period, that you no longer maintain an ownetship interest of more then $50 \%$ in suph subsidiary

## $\underbrace{\text { G }}$ <br> . BLANKET ADDITIONAL INSURED - OWNERS, MANAGERS OR LESSORS OF PREMISES <br> The following is acded to SECTION II - WHO IS

 AN INSUREDAnt person or organization that is a premises owner, manager or lessor and that you have agreed in a written cortract or agreement to include as an additional insured on this Coverage Fart is an insured, but orly with respect to liability for "bodily injury", "property damage", "personal injury" or "advertising irjury" that
a. Is "badily injury" or "property darmage" that occurs, of is "cersonal injury" or "advertising mjury" caused by an offense that is commited, subsecuent to the erecution of that contract or agreement and
. Arses out of the ownership, mainterance of use of that pat of any premises leased to you
The insurance provided to such premises owner.
manager or lessor is subject to the following pro-
a. The limits of insurance provided to such premises owner manager or lessor will be the minimum lmits which you agreed to provide in the written contract or agreement or the limets shown an the Declaratons, which. ever are less.
The insurance provided to such premises owner, manager or lesser does not apply to.
(1) Acty "bodily irjurf" or "propert, darmage" that occurs, or "personal injury" or "advertising injury caused by an offense that is committed, after you cease to be a tenart in that premises, or
(2) Structural alterations, new constructon or demolition operations performed by or on behalf of such premises owner, kessor of manager
c. The insurance prowided to such premises owner, manager or lessor is excess over any valis and oollectible other insurance avalable to such premises owner, menager of lessor, whether primary, excess, onntingent or on ary other bass, unless you have agreed in the written contract or agreement that this insurance must be primary to, or noncontributory with, such other insurance, in which case ths insurance will be primary to, and mon-contributory with, such other insurance

## H. BLANKET ADDITIONAL INSURED - LESSORS OF LEASED EQUIPMENT

## The following is adted to SECTION II - WHO Is AN INSURED

Any person or organzation that is an equipment lessor and that you nave agreed in a written contract or agreement to include as an insured on this Coverage Part is an insured but only with respect to liablity for "bocily in ury", "property oamage", "personal injury" or "edvettising injury" that
a. Is "bodily injury" or "property damage" that occurs, of is "personal injury" or "acvertising injury" caused by an offense that is committed subsequent to the erecution of that contract or agreement, and
b. Is calused, if whole of in pati, by your atis of omssions in the maintenance operation or use of equipment leased to you by such equipment lessor
The insurance provided to stch equipment lessor is subject to the following provisions
a. The limits of insurance provided to such equigment lessor will be the minmum limits which you agreed to provide in the written contract or agreemert or the limits shown on the Declarations, whichever areless
b. The insurance provided to such equipment lesser coas not apply to any 'bodily injury' or "property ctamage" that occurs, of 'personal injury" or "advertising injury" caused by an offense that is committed, after the equipment lease expires.
c. The insuranse provided to such equipment lessor is excess over any valid and collectible other incurance available to such equipment lessor, whether primary, excess, contingent or on any other basis, unless you have agreed in the written contract or agreement that this insurance must be primery to, or non-contributory with such other insurance. in which case this insurance will be primary to, and non-contributary with, such other insurance
I. BLANKET ADDITIONAL INSURED - STATES OR POLITICAL SUBDIVISIONS - PERMITS
The following is added to SECTION III - WHO IS AN INSURED.
Any state or political subdivis on that has issued a permit in connection with operations performed by you or on your behalf and that you are required
by amy ordinance. law or building code to include as an additional insured on this Coverage Part is an insured but only with respect to liability for "bodly njury" "property damage", "personal injury" or "actvertising injury" arising out of such opEratone.

The insuance provided to such state or political subdivision does not apply to.
a. Arly "bodily injury," "property damage," "Personal injury" or "advertising injury" arising out of operations pefformed for that state of poitical subcivision, or
b. Arty "bodly injury" or "propert dermage" included in the "products-completed operations hazaro".
J. KNOWLEDGE AND NOTICE OF OCCUR. RENCE OR OFFENSE
The following is added to Paragraph 2., Duties In The Event of Occurrence, Offense, Claim or Suit of SECTION IV - COMMERCIAL GEN. ERAL LIABILITY CONDITIONS
e. The following provisions apply to Paragraph a. above, but only for the purposes of the insurance proviched under this Coverage Parl to you or any insured listed in Faragrapi 1. or 2. of Section II - Who Is An Insured
(1) Notige to us of such "occurtence" or of fense must be given as soon as practicable only aller the "occurrence" or offense 15 known by you (if you are an indivicual). any of your partners of members who is an individual if you are a partnership or poirt venture) any of your menagers who is an individual (if you are a limited liability company). any of your "execlive officers" of directors if you are an organzaton other than a partnership loint venture or limited liability company) or any "employee" authorized by you to give notioe of an "qoourrence" or offense
(2) If you are a partnership, joint venture or limited liabilty company, ano none of your partners jont venture members or managers are individuals, rotice to us of sloh "occunrence" or offense must be given as soon as pract.cable only after the "occur. rence" or offense is known by.
(a) Any individual who is.
(i) A partnar or mamber of any partnership or jaint verture,
(ii) A manager of any limeted liability company; or
(iii) An executive officer or cirector of any other organization.
that is your partner, joint venture member or manager, or
(b) Any "employee" zuthorized by such pertnership pirt venture lirrited IIability compary or other organization to give notice of an "accurrence" or offerse.
(3) Notice to us of such "occurtence" or of an offense will be ceemed to be given as soon as practicable if it is given in good Faith as soon as practicable to your workers' compenzution inzurer. This spplics only if you subsequently give notice to us of the "bccurrence" or offense as scon as practicable after any of the persons described in Paragraphs e. (1) or (2) above disoovers that the "occurrence" or affense may result in surs to which the insurance provided under this Coverage Part may apply
However, if this Coverage Part includes an endorsement that provides limited coverage for "bodily injurp" or "property damage" or pollution costs arising out of a discharge, release or escape of "pollutants" which contains a requirement. that the discharge release of escape of "pollutants" must be reported to us within a specific number of days after its abrupt commencement this Paragraph e. does not affect that requirement.

## K. UNINTENTIONAL OMISSION

The following is added to Paregraph 6., Representations of SECTION IV - COMMEREIAL GENERAL LIABILITY CONDITIONS

The unintentional omisson of or unintentional error in, any information provided by you which we relied upon in issung this policy will not prejudice your rights under this insurance However this provision does not affect our right to collect adcitional premium of to exercise ouf rights of cancellation or nonrenewal in acoorcance with applicable insurance laws or regulations.

## L. BLANKET WAIVER OF SUBROGATION

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us, of SECTION N - COMMERCIAL GENERAL LIABILITY CONDITIONS

If the insured has agreed in a contract or agreement to waive that insured's right of reocwery aganst ary person or organization, we wave cur right of recovery against such person or organization, but only for payments we make because of
a. "Bodily inuury" or "property damage" that occurs, or
b. "Personal injury" or "ackertising injury" caused by an offense that is committed
suceecuent to the execution of that contract or agreement.
M. AMENDED BODILY INJURY DEFINITION

The following replaces the definition of 'toxdily' injury" in the DEFINITIONS Section
3. "Eocily injury" mears bodily injury, mental anguish mental mjury, shook, fright, disability humblation, sickness or disease sustained by a person, including death resulting from any of these at any time.
N. GONTRACTUAL LIABILITY - RAILROADS

1. The following replaces Paragaph c. of the defirition of "insured contract" in the DEFINI. TIONS Section:
c. Any easement or license agreement
2. Paragraph $f$.(1) of the definition of 'insured contract" in the DEFINITIONS Section is deleted.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY BLANKET ADDITIONAL INSURED (CONTRACTORS) 

## This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART


1. WHO IS AN INSURED - (Section il) is amended to include any person or organization that you agree in a "written contract requiring insurance" to include as an additional insured on this Coverage Part, but:
a) Only with respect to liability for "bodily injury", "property damage" or "parsonal injury"; and
b) If, and only to the extent that, the injury or damage is caused by acts or omissions of you or your subcontractor in the performance of "your work" to which the "written contract requiring insurance" applies. The person or organization does not qualify as an additional insured with respect to the independent acts or ormissions of such person or organization.
2. The insurance prowirfer th the adtititinal insured by this endorserment is limited as follows:
a) In the event that the Limits of Insurance of this Coverage Part shown in the Declarations exceed the limits of liability required by the "written contract requiring insurance", the insurance provided to the additional insured shall be limited to the limits of liability required by that 'written contract requiring insurance*. This endorsoment shall not increase the limits of insurance described in Section III - Limits Of Insurance.
The insurance provided to the additional insured does not apply to "bodily injury", "propetty damage" or "personal injury" arising out of the rendering of, or failure to render, any professional architectural, engineering or surveying services, including:
i. The preparing, approving, or falling to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders or change orders, or the preparing, approving, or failing to prepare or approve, drawings and specifications; and
ii. Supervisory, inspection, architectural or engineering activities.
c) The insurance provided to the additional insured does not apply to "bodily injury" or "property damage" caused by "your work" and included in the "products-completed operations hazard" unless the "written contract requiring insurance' specifically requires you to provide such coverage for that additional insured, and then the insurance provided to the additional insured applies only to such "bodily injury" or "property damage" that occurs before the end of the period of time for which the "written contract requiring insurance" requires you to provide such coverage or the end of the policy period, whichever is earlier.
3. The insurance provided to the additional insured by thic ondoreament is excees over any valid and collectible "other insurance", whether primary, excess, contingent or on any other basis, that is available to the additional insured for a loss we cover under this endorsement. However, it the "written contract requiring insurance" specifically requires that this insurance apply on a primary basis or a primary and non-contributory basis, this insurance is primary to "other insurance" available to the additional insured which covers that person or organization as a named insured tor such toss, and we will hot share with that "other insurance". But the insurance provided to the additional insured by this endorsement still is excess over any valid and collectible "other insurance", whether primary excess, contingent or on any other basis, that is available to the additional insured when that person or organization is an additional insured under such "other insurance".
4. As a condition of coverage provided to the additional insured by this endorsement:
a) The additional insured must give us written notice as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, such notice should include:
5. How, whon and where the "occurrence" or offense took place;
ii. The nemes and addresses of any infured persons and wilhesses; and
ili. The nature and leceation of any injury or dantage arising out of the "occurrence" or onense.
b) It a claim is made or "sulit" is brought egains: the addiltional ingurad, the additional insurod must:
6. Immadiatoly record the specifics of the ctalm or "suit" and the date recelved; and
ii. Notify us as scon as practicable.

The additional insufed must see to it that we receive writen notice of the claim or "sult" as soon as practicatie.
c) The addilional insured musi immediately send us coples of all Lggel papors recelved in conrection with the claim or "sult", cooglerate with us in the investigation or sottlement of the claim or deferso againat the "suil", and otherwise comply with all polisy conditions.
d) The addilional intured must tender the defense and modemnily of any chatirn or "sull" to
any provider of "other insurance" which would cover the additional insured for a loss we cower under thls endorsement. However, this condition does nol affect whether the mesurance provided to the additional insured by this andorsomen is prirsary to "other insurance" availeble to the additional insured which covers that persen or organizat/on as a named insurad es descrlthed in paragraph 3. aboyo.
5. The following definition is added to SECTION V. - DEFINITIONS:
"Writen contract requiring insurance" means that part of any witten contract or agreement under which you are required to inctutle a person or organization as an additional In* zuned on this Coverago Part, provided that the "boctliy injury" and "property demage" oco cars and the "percomal injury" is calsed by an ofense conmitted:
a. Atter the slgning and execution of the contract or agreement by yow;
b. White that pan of the contract or agreement is In effect, and
c. Bofore the end of the policy perlod.

## THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# BUSINESS AUTO EXTENSION ENDORSEMENT 

This endorsement modifies insurance provided under the following
EUSINESS AUTO COVERAGE FORM
With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified ty the endorsement

GENERAL DESCRIPTION OF COVERAGE - This endorsement broadens coverage. However, goverage for arly injury, damage or medical expenses described in any of the provisions of this endorsement may be excluded or limited by anothor ondorcomont to the Covorago Part, and thoco oovorage brootorning provitions do not apply to the extent that coverage is excluded or limited by such an endorsement. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the provisions of this endorsement and the rest of your policy carefully to detemme rights, duties, and what is and is not covered.

## A. BROAD FORM NAMED INSURED

B. BLANKET ADDITIONAL INSURED
C. EMPLOYEE HIRED AUTO
D. EMPLOYEES AS INSURED
E. SUPPLEMENTARY PAYMENTS - INCREASED LIMITS
F. HIRED AUTO - LIMITED WORLDWIDE COVERAGE - INDEMNITY BASIS
G. WAIVER OF DEDUCTIBLE - GLASS

## PROVISIONS

A. BROAD FORM NAMED INSURED

The following is added to Paragraph A.1., Who is An Insured, of SECTION II - LIABILITY COVERAGE:
Any organization you newly acquere of form durtha the policy period over which you maintain $50 \%$ or more ownership interest and that is not separately insared for Business Auto Coverage. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier.
B. BLANKET ADDITIONAL INSURED

The following is added to Paragraph c. in A.1. Who is An Inoured, of EECTION II LIABILITY COVERAGE:
Any person or organization who is required under a written contract or agreement between you and that person or organization, that is signed and
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT
I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
J. PERSONAL EFFECTS
K. AIRBAGS
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
M. BLANKET WAIVER OF SUBROGATION
N. UNINTENTIONAL ERRORS OR OMISSIONS
executed by you belore the "bodily injury" ar "property darnage" occurs and that is in effect during the policy period, to be named as an additional insured is an "insured" for Liabilly Coverage, but only for damages to which this insurance applies and only to the extent that person or organization qualifics as an "insured" under the Who Is An Insured provision contained in Section II
C. EMPLOYEE HIRED AUTO

1. The following is added to Paragraph A.1., Who is An Insured, of SEGTION II - LIABILITY COVERAGE:
An "employee" of yours is an "insured" while ooerating an "auto" hired or rented under a contract or agreement on that "employee's" name, with your permission, while performing duties related to the conduct of your business.
2. Tho foflowing raplaces Paragraph b, in B.6., Other msurance, of SECTION IM - BUSIr GESS AUTO CONDITIONS:
b. For Hired Auto Physical Danage Cover age, the following are deemed to be cosofed "autos" you own:
(1) Any covered "auld" you leaso, hire, rent or borrow; and
(2) Any covered "atom himed or tented by your "mployee" under o comract in that molvidual "omptoyee's" name. wilh your pormigsion, white perfoming duties selater bo the condsict of yün Nuslitass.
However, any "auto" that is loasod, hirrod, rented of bofrowed with a triver is not a covored "auto".
D. EMPLOYEES AS MSURED

The following is added to Paragraph A.1., Who so Abs Insurad, of SECTION il = LIABILITY COVERAGE:
Any "eraployae" of yours is an "insired" while us-
 in your business or your personal alfars.
E. SUPPLEMENTARY PAYMENTS * NCREASED Lmats
*. The following reptoces Paragraph A.2.a.(2), of SECTION II - LIABILITY CONERAGE:
(2) Jo to $\$ 3.000$ for cast of bail bonds incluning bonds lor related lrafic law vialations? required because of an "accident" we cover. We do nol hive to fumish these bonds.
2. Tha following replaces Paragraph A.2.a.(4), Of SECTION II - LIABILITY GOVERACE:
(4) All reasomabla expenses incurned by the "insunerg at our recques, hachudng achal loss of earangs ap to \$500 a day bem cause of these off from work.
F. HRED AUTO = LMMTED WORLDWIDE COV. ERAGE - INDEMNITY BASIS
The follownim roplaces Sulyparaymapla ( ${ }^{\prime}$ ) in Paragraph E.7. Policy Perlod, Coverage Territory, of section IV - BUSNESS AUTO COMD: Tloses:
(5) Anywhere in the wonde bxcepl any oouncy or farisoliction white any trade samotion, ambargo, of stmitar regulation imposear by bite Infled Stales of Amenca appites to and prohibits tite mansaction of business with or
withim stech counitry or juristichion, for Liablility Coveruge for asy covered "auto" lhat you loase, bina, ront or borrow without a clnver for a ferbol of 30 days or lass and that is not an "eulo" you loase, hise, rent at borrow from any of your "employeas", partners (il you are a partnership), members (if you awo a bimilod liabilily company or mernbars of their house holds.
(a) Wih respact to any chain mate or "Sut" brought oulside the United Sates of America, the terriories and possessions of the Unitod States of Arterica, Fuerto Rivo and Candia:
if You must arrange to defond the "insured" against, and investigate or sed tle any suth dairn or "skill and keop us advised of all proceodiryg and artions.
(ii) Nollher you nor any bather involved "insured" vill make any sethement without eur consent.
(1il) We may, of our discretion, pankipate in defending the "insured" against of in the seltement of any chairn of "suil",
(iv) We will reimbusse the "insured" for sums that the "lasurad" legally must pay as damages bacause of "bodily muity" or "properly damage" to whieh this insurances sumples. hat the "insured ${ }^{\text {s }}$ pays with our consent, but only uy to the limil destribed in Paragraph $\mathrm{c}_{\mathrm{n}}$ Limid or lasirance, of seco TLON II = LIABILITY COVERAGE.
(v) We will raimburse the "wared" fot the reasomable expenses incured with our cansent for your lavestigathon of such clains and your dafense of the "Insured" against any such "Suill", ledi only up to and ineluded withar the firtit described on Paragraph C. Lmil Of insurances, of SECTION H - LABBHITY COVERAGE, and not in addilon to such limit. Our duty to make such payments ends when we have used up the applichblo limit of insurance in paymont for dumagos, sottoments of deterse expernses.
(b) This insurance is excess over any vallo and collectibte other insurance suailable
to the "insured" whether primary, excess contingent or on any other besis.
(c) This insurance is not a substitute for required or compulsory insurance in any country outside the United States, its territones and possessions. Puerto Rico and Canada.
You agree to maintain all required or compulsory insurance in any such country up to the minimum limits required by local law Your failure to comply with compulsory insurance requirements will not invalidate the coverage afforded by this policy, but we will only be liable to the same extent we would have been liable had you complied with the compulsory insurance requirements
(d) It is understood that we are not an admitted or authorized insurer outside the United States of America, is territories anc possessions, Puerto Rico and Canada. We assume no responsibility for the furnishing of cortificates of insurance, or for compliance in any way with the laws of other countnes relating to insurance.

## G. WAIVER OF DEDUCTIBLE - GLASS

The following is added to Paragraph D., Deductible of SECTION III - PHYSICAL DAMAGE COVERAGE:
No deduclible for a covered "aulo" will apply to glase damage if the glass is repaired rather than replaced.
H. HIRED AUTO PHYSICAL DAMAGE - LOSS OF USE - INCREASED LIMIT
The following replaces the last sentence of Paragraph A.4.b., Loss Of Use Expenses, of SECTION III - PHYSICAL DAMAGE COVERAGE:
However, the most we will pay lor any expenses for lose of uso is $\$ 66$ per day, to a maximum of $\$ 750$ for any one "accident".
I. PHYSICAL DAMAGE - TRANSPORTATION EXPENSES - INCREASED LIMIT
The following replaces the first sentence in Paragraph A.4.a., Transportation Expenses, of SECTION III - PHYSICAL DAMAGE GOVER AGE:
Wo will pay up to $\$ 60$ por day to a makimum of $\$ 1,500$ for temporary transportation expense incurred by you because of the total theft of a covered "auto" of the private passenger type.

## J. PERSONAL EFFECTS

The following is added to Paragraph A.4., Coverage Extensions. of SECTION III - PHYSICAL DAMAGE COVERAGE

## Personal Effects

We will pay up to $\$ 400$ for "loss" to wearing apparel and other personal effects which are.
(1) Owned by an "insured"; and
(2) In or on your covered "auto"

This coverage applies only in the event of a total theft of your covered "auto".
No deductibles apply to this Personal Effects coverage.
K. AIRBAGS

The following is added to Paragraph B.3., Exclusions, of SECTION III - PHYSICAL DAMAGE COVERAGE:
Exclusion 3.a. does not apply to "loss* to one or more airbags in a covered "auto" you own that inflate due to a cause other than a cause of "loss" set forth in Paragraphs A.1.b. and A.1.c., but only:
a. If thal "auto" is a covered "auto" for Comprehensive Coverage under this polloy;
b. The airbags are not covered under any warranty; and
c. The airbags were not intentionally inflated.

We will pay up to a maximum of \$1.000 for any one "loss".
L. NOTICE AND KNOWLEDGE OF ACCIDENT OR LOSS
The following is added to Paragraph A.2.a., of SECTION IV - BUSINESS AUTO CONDITIONS

Your duty to give us or our authorized representative prompt notice of the "accident" or "loss" applies only when the "accident" or "loss" is known $10:$
(a) You (if you are an individual);
(b) A partner (if you are a partnership).
(c) A member (if you are a limited liability company);
(d) An executive officer, director of insurance manager (if you are a corporation or other oryal ixcelivi1), oा
(e) Any "employee" authorized by you to give notice of the "accident" or "loss".

## M. ELAAKET WAIVER OF SUBROGATION

The following replaces Paragraph A.5., Transfer Of Rights of Recovery Against Others To Us, of SECTION N - BUSINESS A.UTO COND: TIONS:
8. Transfor of Rights of Recovery Against Others To Us
We wave any right of recovery we may have against ary parson or aganizalion to the extent required of yeu by a wrillen comitract singed and execuled prior to ony "accident" or "loss", provided that the "accitent" or "ugss" arises out of operations contemplated by
such contract. The waiver applies only to the person or organization desiguted in such contrad.
N. UNINTENTIONAL ERRORS OR OMISSIONS

The following is addor to Paragraph B.2, Concealment, Misrepresentation, Or Fraud, of SECTIONIW - BUSINESS AUTO CONDITIONS:
The unintentional omission of, of unittentional error in, any informalion given ly you shall nat projudice your might under this insurance. How ever this prowsion toes not affect our tight to cotlea additional premium or exeroise our right of carcallation or nor-renowal.
WORKERS COMPENSATION
AND
EMPLOYERS LIABILITY POLICY

ENDORSEMENT WC 990376 ( A) -

## WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA (BLANKET WAIVER)

We have the right to recover our payments from anyone liable for an injury covered by this policy We will not onforce our right against the person or organization named in the Schedule
The additional premium for this endorsement shall be $\quad \%$ of the California workers' compensation premium.

## Schedule

Person or Organization Job Description

WHERE REQUIRED BY WRITTEN CONTRACT

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.
(The information below is required only when this endorsement is issued subsequent to preparation of the polly.)

Bond No. 09150758

## RIDER

To be attached to and form a part of Performance and Payment Bond, No. 09150758 dated the 11 day of May 2014 issued by

Fidelity and Deposit Company of Maryland as Surety, on behalf of MCK Services, Inc. , as Principal,
in the penal sum of One Million Eight Hundred Eighty Five Thousand One Hundred Forty Four \& 50/xx
Dollars (\$ $1,885,144.50$ ), and in favor of City of Alameda, CA

In consideration of the premium charged for the attached bond, it is hereby agreed that the attached bond be amended as follows:

The bond penalty is increased to Four Million Five Hundred Forty Five Thousand Three Hundred Eighty Five \& $79 / 100(\$ 4,545,385.79)$ per contract amendment 1.

Provided, However, that the attached bond shall be subject to all its agreements, limitations and conditions except as herein expressly modified, and further that the liability of the Surety under the attached bond and the attached bond as amended by this rider shall not be cumulative.

| This rider shall become effective as of the 28 | day of June |
| :--- | :--- |
| Signed, sealed and dated this 28 | day of June 2016 |

## ATTEST:

PRINCIPAL


Fidelity and Deposit Company of Maryland

## ACCEPTED:



## ZURICH AMERICAN INSURANCE COMPANY COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FWELITY AND DEPOSIT COMPANY OF MARYLAND POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the ZURICH AMERICAN INSURANCE COMPANY, a corporation of the State of New York, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, a corporation of the State of Maryland, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND a corporation of the State of Maryland (herein collectively called the "Companies"), by THOMAS O. MCCLELLAN, Vice President, in pursuance of authority granted by Article V, Section 8, of the By-Laws of said Companies, which are set forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, do hereby nominate, constitute, and appoint Richard HALLETT, Adan SMOCK, Tim MCCLELLLAN and Marta COLLET"T, all of San Diego, California, EACH its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, and the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Companies, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the ZURICH AMERICAN INSURANCE COMPANY at its office in New York, New York., the regularly elected officers of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at its office in Owings Mills, Maryland., and the regularly elected officers of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at its office in Owing Mills, Maryland., in their own proper persons.

The said Vice President does hereby certify that the extract set forth on the reverse side hereof is a true copy of Article V, Section 8, of the By-Laws of said Companies, and is now in force.

IN WITNESS WHEREOF, the said Vice-President has hereunto subscribed his/her names and affixed the Corporate Seals of the said ZURICH AMERICAN INSURANCE COMPANY, COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 19th day of August, A.D. 2015.

ATTEST:
ZURICH AMERICAN INSURANCE COMPANY
COLONIAL AMERICAN CASUALTY AND SURETY COMPANY FIDELITY AND DEPOSIT COMPANY OF MARYLAND


State of Maryland
County of Baltimore
On this 19th day of August, A.D. 2015, before the subscriber, a Notary Public of the State of Maryland, duly commissioned and qualified, TFFOMAS O. MCCLELLAN, Vice President, and ERIC D. BARNES, Secretary, of the Companies, to me personally known to be the individuals aud officers described in and who executed the preceding instrument, and acknowledged the execution of same, and being by me duly sworn, deposeth mat saith, that he/sho is the said officer of the Company aforesaid, and that the seals affixed to the preceding instrument are the Corporate Seals of said Companies, and that the said Corporate Seals and the signature as such officer were duly affixed and subscribed to the said instrument by the authority and direction of the said
Corporations.

IN TESTIMONY WHEREOF, r have hereunto set my hand and affixed my Official Seal the day and year first above written.



Constance A. Dom, Notary Public
My Commission Expires: July 9, 2019

## EXTRACT FROM BY-LAWS OF THE COMPANIES

"Article V, Section 8, Attorneys-in-Fact. The Chief Executive Officer, the President, or my Executive Vice President or Vice President may, by written instrument under the attested corporate seal, appoint attorneys-in-fact with authority to execute bonds, policies, recognizances, stipulations, undertakings, or other like instruments on behalf of the Company, and may authorize any officer or any such attorneyin-fact to affix the corporate seal thereto; and may with or without cause modify of revoke any such appointment or authority at any time."

## CERTIFICATE

I, the undersigned, Vice President of the ZURICH AMERICAN INSURANCE COMPANY, the COLONIAL AMERICAN CASUALTTY AND SURETY COMPANY, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the foregoing Power of Attorney is still in full force and effect on the date of this certificate; and I do further certify that Article V, Section 8, of the By-Laws of the Companies is still in force.

This Power of Attomey and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the ZURICH AMERICAN INSURANCE COMPANY at a meeting duly called and held on the 15th day of December 1998.

RESOLVED: "That the signature of the President or a Vice President and the attesting signature of a Secretary or an Assistant Secretary and the Seal of the Company may be affixed by facsimile on any Power of Attorney...Any such Power or any certificate thereof bearing such facsimile signature and seal shall be valid and binding on the Company."

This Power of Attomey and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at a meeting duly called and held on the 5th day of May, 1994, and the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 10 th day of May, 1990.

RESOLVED: "That the facsimile or mechanically reproduced seal of the company and facsimile or mechanically reproduced signature of any Vice-President, Secretary, or Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

IN TESTIMONY WHEREQF thave hereunto subscribed my name and affixed the corporate seals of the said Companies, this $\qquad$ day of JUN \& 6 2016, 20 $\qquad$


## CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA
County of San Diego $\}$
On $\qquad$ before me, M. Collett Insert Name of Notary exactly as It appears on the official seal , Notary Public, personally appeared Aidan Smock

Name(s) of Signer(s)


Place Notary Seal Above
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(g) is/me subscribed to the within instrument and acknowledged to me that she/thes
 and that by $\$$ sisisher/thesic signature $(x)$ on the instrument the person( $\$$ ), or the entity upon behalf of which the person( $(x)$ acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

Witness my hand and official seal.
Signature $\qquad$

## OPTIONAL

Though the information below is not required by law it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of the form to another document.

## Description of Attached Document

Title or Type of Document: $\qquad$
Document Date: $\qquad$ Number of Pages: $\qquad$
Signer(s) Other Than Named Above: $\qquad$

## Capacity(ies) Claimed by Signer(s)

Signer's Name:
$\square$ IndividualCorporate Officer -Title(s):
$\square$ Partner $\square$ Limited $\square$ General
$\square$ Attorney in Fact
$\square$ Guardian or Conservator
$\square$ Other:

Signer is Representing:

Signer's Name:

$\square$ Individual$\square$ Corporate Officer -Title(s): $\qquad$ | $\square$ Partner $\square$ Limited $\square$ General |  |
| :--- | :---: |
| $\square$ Attorney in Fact |  |
| $\square$ RIGHT THUMBPRINT |  |
| $\square$ Ouardian or Conservator |  |
| $\square$ Other: |  |
| $\square$ |  |

## ACKNOWLEDGMENT

> A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of
Contra Costa ,

On $\qquad$ before me,

David A Praklet II, Notary Public (insert name and title of the officer)
personally appeared Mark Hazen
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTT OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



[^0]:    *Indicates 2\% increase in unit prices

