AGREEMENT Division 00500

THIS AGREEMENT is made by and between COUNTY OF MONTEREY, a political subdivision of the State of California, hereinafter called "COUNTY," and NEWTON CONSTRUCTION & MANAGEMENT INC., hereinafter called "CONTRACTOR." For reference purposes, the date of this Agreement is the last date opposite the respective signatures below.

COUNTY and CONTRACTOR hereby agree as follows:

ARTICLE 1. SCOPE OF WORK

This Job Order Contract (JOC) is an indefinite quantity contract pursuant to which CONTRACTOR will perform a variety of Job Orders, consisting of specific construction tasks. The scope of this JOC is for general construction, repair, remodel and other repetitive related Work. COUNTY has published a Construction Task Catalog[®] (CTC) containing a series of construction tasks with preset Unit Prices. The CTC was developed using experienced labor and high quality materials. All Unit Prices are based on local labor, material and equipment prices including the current prevailing wages. CONTRACTOR will bid Adjustment Factors to be applied to the Unit Prices. The price of an individual Job Order will be determined by multiplying the preset Unit Prices and the appropriate quantities by the appropriate Adjustment Factor.

The scope of work for this Contract will be determined by the Detailed Scopes of Work issued in connection with individual Job Orders. The Scope of Work (SOW), for each Job Order will be explained to CONTRACTOR at a Joint Scope Meeting. COUNTY will provide a Request for Job Order Proposal and Detailed SOW to CONTRACTOR. CONTRACTOR will be required to review the Detailed SOW and develop a Price Proposal using appropriate tasks, quantities and the applicable Adjustment Factor. COUNTY will review CONTRACTOR's Proposal in detail and if found to be reasonable and acceptable, a Job Order may be issued. The agreed upon price will be fixed price for the performance of the Detailed SOW.

CONTRACTOR shall, within the time stipulated, perform the Contract checked below as herein defined and shall furnish all Work, labor, equipment, transportation, material, and services to construct and complete in a good, expeditious, workmanlike, and substantial manner, the project:

| PROJECT NO. | JOC, BID NO. | ROADS & | BRIDGES | 2017-01 |
|---------------|--------------|---------|---------|---------|
| ☐ PROJECT NO. | JOC, BID NO. | ROADS & | BRIDGES | 2017-02 |
| PROJECT NO. | JOC, BID NO. | ROADS & | BRIDGES | 2017-03 |

ARTICLE 2. TIME FOR START AND COMPLETION

Contract Time commences upon the written execution of the Contract by COUNTY and shall end either one year from the date signed by COUNTY or upon the payment by COUNTY to CONTRACTOR of the maximum amount payable under this Agreement, whichever occurs

earlier. COUNTY will not issue any new Job Orders after the expiration of this Agreement. Any Job Order authorized prior to the expiration of the Agreement must be completed within the time specified in the Job Order. In the event the scheduled completion for any Job Order extends beyond the term of this Agreement, CONTRACTOR and COUNTY agree that the terms of this Agreement shall continue in effect and be applicable for such Job Orders. A separate Job Order Notice to Proceed (NTP) will be issued for each Job Order. Each Job Order will specify a time limit for completion as stated on the Job Order NTP.

ARTICLE 3. ADJUSTMENT FACTORS

CONTRACTOR shall perform all Work required, necessary, proper for, or incidental to completing the Detailed SOW called for in each individual Job Order issued pursuant to this Contract for the Unit Prices set forth in the CTC. COUNTY shall pay CONTRACTOR the Job Order Price for completion of Work in accordance with Contract Documents and the Detailed SOW described in each Job Order multiplied by the following Adjustment Factors:

ADJUSTMENT FACTORS

The Minimum Contract Value is \$25,000. CONTRACTOR will receive Job Orders totaling at least \$25,000 during the Contract term. The Maximum Contract Value is \$4,766,357 for the JOC ROADS & BRIDGES 2017-01 or 2017-02 or 2017-03. COUNTY does not guarantee CONTRACTOR will receive this volume of Work. COUNTY may award contracts or issue Job Orders to other contractors for the same or similar Work during the term of this Agreement. In no event will CONTRACTOR be issued Job Orders which, in total, exceed the Maximum Contract Value. At no time may the sum of the outstanding Job Orders exceed the amount of the Payment Bond and Performance Bond. A Job Order is outstanding until COUNTY has accepted the Work described in the Job Order by recordation of a Notice of Completion. CONTRACTOR will not be issued Job Orders which in total exceed the Maximum Contract Value.

| ITEM | DESCRIPTION | ADJUSTMENT FACTORS |
|------|--|-----------------------|
| 1. | Normal Working Hours – North County | 1.1400 |
| 2. | Normal Working Hours – South County | 1.1400 |
| 3. | Other than Normal Working Hours – North County | 1.1400 |
| 4. | Other than Normal Working Hours – South County | 1.1400 |

ARTICLE 4. LIQUIDATED DAMAGES

COUNTY and CONTRACTOR recognize that time is of the essence of this Agreement and that COUNTY will suffer financial loss, if all or any part of the Work is not completed within the time specified in the Job Order, plus any extensions thereof. Accordingly, COUNTY and CONTRACTOR agree that liquidated damages for delay will be established by COUNTY for each Job Order. CONTRACTOR shall pay COUNTY the dollar amount stipulated in the Job

Order for each day that expires after the time specified therein for CONTRACTOR to achieve Completion.

These measures of liquidated damages shall apply cumulatively and except as provided below, shall be presumed to be the damages suffered by COUNTY resulting from delay in completion of the Work.

Liquidated damages for delay shall only cover project administrative (such as Project management and consultant expenses) and cost damages suffered by COUNTY as a result of delay. Liquidated damages shall not cover the cost of completion of the Work, damages resulting from Defective Work, lost revenues or costs of substitute Roads & Bridges, or damages suffered by others who then seek to recover their damages from COUNTY (for example, delay claims of other contractors, subcontractors, tenants, or other third parties), and defense costs thereof.

ARTICLE 5. NOTIFICATION OF THIRD PARTY CLAIMS

COUNTY shall notify CONTRACTOR of the receipt of any third-party claim relating to the Contract and is entitled to recover its reasonable costs incurred in providing the notification as provided in Public Contract Code Section 9201.

ARTICLE 6. COMPONENT PARTS OF THIS CONTRACT

The Contract entered into by this Agreement consists of the following Contract Documents, all of which are component parts of the Contract as if herein set out in full or attached hereto:

- Notice to Bidders
- Information for Bidders
- Bid, as accepted
- Non-collusion Affidavit
- Workers' Compensation Certificate
- Statement Concerning Employment of Undocumented Aliens
- Contractor's Certification of Good Faith Effort to Employ Monterey Bay Area Residents
- Written Plan to Recruit Monterey Bay Area Residents, when applicable
- Bid Bond or Bidder's Security
- Agreement
- Performance Bond
- Payment Bond
- Insurance Certificate

- Division 00710 General Conditions,
 Bid Nos. ROADS & BRIDGES 2017-01, ROADS & BRIDGES 2017-02,
 ROADS & BRIDGES 2017-03
- Project Specifications
- Construction Task Catalog®
- Technical Specifications
- Community Development Block Grant (CDBG) Standard Provisions and Requirements
- Federal Provisions-Caltrans Local Assistance Manual
- Federal Emergency Management Agency (FEMA) Standard Provisions and Requirements
- Monterey County Telecommunications Cabling and Pathway Systems Requirements
- As issued, Addenda Nos: 1,2

All of the above-named Contract Documents are intended to be complementary. Work required by one of the above-named Contract Documents and not by others shall be done as if required by all.

| IN WITNESS WHEREOF, the parties have duly executed four (4) identical counterparts of this instrument, each of which shall be for all purposes deemed an original thereof, on the dates set forth below. | |
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| | CAT |
|---|---|
| COUNTY OF MONTEREY | NEWTON CONSTRUCTION & MANNAGEMENT TNG |
| By: Dalle | Ву: |
| Name: Donald D. Searle | Name: ENC Newton) |
| Title: RMA Deputy Director of Public Works & Facilities | Title: <u>President</u> |
| Date: 1/3/17 | Date: 03 |
| APPROVED AS TO FORM | & By: |
| CONTRACTS/PURCHASING | Name: ENC NEW tor |
| By | Title: Secretary |
| Name: Mike Derr | Date: 0 3 17 |
| Title: Contracts/Purchasing Officer | NEWTON CONSTRUCTION & MANNAGEMENT JNC. |
| Date: _/-13-17 | 2436 BROAD ST. |
| APPROVED AS TO FORM & LEGALITY | SAN LUIS OBISPO, CA, 93403 |
| COUNTY COMMISSEL, CHARLES I MAKEE | |
| By: ffly transform | Contractor's License Type: A,B,C 10 |
| Name: Mary Grace Perry | License Number: 783608 |
| Title: Deputy County Counsel Date: | License Expiration Date: 09/30/2018 |
| | |
| APPROVED AS TO FISCAL TERMS | NOTE: CONTRACTORS ARE REQUIRED TO BE LICENSED AND REGULATED BY THE |
| COUNTY AUDITOR-CONTROLLER | CONTRACTORS' STATE LICENSE BOARD. ANY QUESTIONS CONCERNING A |
| Ву: | CONTRACTOR MAY BE REFERRED TO THE |
| Name: Gary Giboney | REGISTRAR, CONTRACTORS' STATE LICENSE BOARD,P O BOX 26000, SACRAMENTO, |
| Title: Chief Deputy Auditor-Controller | CALIFORNIA 95826 |
| Date: | INSTRUCTIONS: If bidder is a corporation, the full legal name of the corporation shall be set forth above |
| APPROVED MSANAINEMMITY/INSURANCE | together with the signatures of two (2) officers authorized to sign per California Corporations Code Section 313 and |
| PROVEOUNTY OF MONTEREY | the document shall bear the corporate seal; if bidder is a Limited Liability Corporation (LLC), the full legal name |
| RISK MARRAGNAS TO INDEMNITY/ | of the LLC shall be set forth above together with the |
| By: INSURANCE ANGUAGE | signatures of its Managing Members; if bidder is a partnership, the full name of the firm shall be set forth |
| Name:BSzeven H Mauck | above together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; |
| Title: Daig: Manager | and if bidder is an individual, his/her signature shall be |

placed above.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MW/DD/YYYY) 10/17/2017

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 INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

iMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or 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 endorsement(s).

| nite certit | dus carringra nosa nor contar uffura ro ma camingra notgar a man ot addit augusamanda). | | | | | |
|----------------|--|--------------------|---------------------------|-------------------------|-----------------------|-------------------|
| PRODUCER | Determine 6 Orandam Inc. | | CONTACT NAME: | Arrow Grantham | | |
| | Peterson & Grantham Insurance Brokers 3005 Douglas Blvd. Suite 140 Roseville, CA 95661 License #: 0G05786 | | PHONE (A/C, No. Ext): | (916)431-0400 | FAX (A/C, Nok (916 |)431 -0246 |
| | | E-MAIL ADDRESS: | агтоw@pngins.com | | | |
| | | | INSURER(S) AFFORDING COVE | RAGE | NAIC# | |
| | License #. 0003/00 | | INSURER A : | Kinsale ins Co | | |
| INSURED | | | INSURER B : | Nationwide Mutual Fire | e Insurance | 23787 |
| | Newton Construction & Management, Inc 2436 Broad St San Luis Obispo, CA 93401 | | INSURER C : | National Union Fire in: | s Co | |
| | | | INSURER D : | State Compensation Inst | urance Fund | |
| | | | INSURER E : | <u> </u> | | |
| | | | INSURER F : | | | |
| COVERAG | ES CERTIFICATE NUMBER: | 00000000-1 | 284416 | REVIŜIO | N NUMBER: 6 | |

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. ADDL SUBR INSD W/D POLICY EFF (MM/DD/YYYY) TYPE OF INSURANCE POLICY EXP (MUM/DD/YYYY) LIMITS POLICY NUMBER COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTED PREMISES (En occurrence) A X 0100025788-2 12/31/2016 12/31/2017 1,000,000 CLAIMS-MADE X OCCUR 50,000 MED EXP (Arry one person) 1,000,000 PERSONAL & ADV INJURY GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE 2,000,000 122 X POLICY LOC PRODUCTS - COMPAOP AGG 2.000.000 s \$ OTHER COMBINED SINGLE LIMIT AUTOMOBILE LIABILITY Y ACPBA7874308631 12/31/2016 12/31/2017 \$ 1.000.000 ANY AUTO BODILY INJURY (Per person) . SCHEDULED AUTOS NON-OWNED AUTOS ONLY OWNED AUTOS ONLY BODILY INJURY (Per socident) \$ HIRED AUTOS ONLY PROPERTY DAMAGE (Per accident) \$ \$ UMBRELLA LIAB BE063764368 12/31/2016 12/31/2017 4,000,000 OCCUR EACH OCCURRENCE 2 FYCERS I IAB X CLAIMS-MADE AGGREGATE 3 DED RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY 9082254-18 03/28/2017 X STATUTE 1,000,000 03/28/2018 ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Nandatory in NH) (I veg, describe under DESCRIPTION OF OPERATIONS below E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (ACORD 161, Additional Remarks Schedule, may be attached if more space is required)
The County of Monterey, its officer, agents, and employees are named as
Additional Insureds, for Contract-JOC Roads and Bridges 2017-03

| CERTIFICATE HOLDER | CANCELLATION |
|--|--|
| Monterey County 168 W Alisal St 2nd Floor | SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. |
| Salinas, CA 93901 | AUTHORIZED REPRESENTATIVE |

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THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS - COMPLETED OPERATIONS

| 0100025788-2 | Effective Date of Endorsement 12/31/2016 12:01AM at the Named insured address shown on the Declarations | Named Insured Newton Construction & Management Inc |
|--------------------------------|---|--|
| Additional Premium: \$0 | Return Premium: \$0 | |

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

| Name of Additional Insured Person(s) or Organization(s) Blanket, as required by written contract. | The read special of completed operations | |
|---|---|--|
| Information required to complete this Schedule, if not shown | above, will be shown in the Declarations. | |

Section II — Who is An insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - PRIMARY AND NON-CONTRIBUTORY ENDORSEMENT

| Attached Town of C | | |
|--|---|--|
| Attached To and Forming Part of Policy | Effective Date of Endorsement | Alexander |
| 0100025788-2 | 13/31/3005 13 044 | Named Insured |
| | 12/31/2016 12:01AM at the Named | Newton Construction & Management Inc. |
| | insured address shown on the Declarations | and a control of talenta Beautiful and |
| Additional Premium: | | <u></u> |
| 40 | Return Premium: | |
| \$ 50 | ¢o. | |
| | | |

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE
PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE
ENVIRONMENTAL CONTRACTING AND PROFESSIONAL SERVICES LIABILITY COVERAGE
PRODUCTS POLLUTION LIABILITY COVERAGE

The insurance provided to Additional Insureds shall be primary and non-contributory with respect to any other valid and collectible insurance available to the Additional Insured, provided that the written contract specifically requires that this insurance apply on a primary and noncontributory basis.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

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Page 1 of 1

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS SCHEDULED PERSON OR ORGANIZATION

| Attacked to use forming Post of Parice | | |
|--|---|--|
| 0100025788-2 | Effective Date of Endorsement | . 117.40 Marian |
| | 1279172035 12.01060 at the Planted | Western Constitution & Nationagement Inc. |
| Adamong Framum | assured address shown on the Declarations | ři namen |
| 50 | Return Promom | |
| The state of the s | ÷ 7. | promoted 100 margar and the second se |

This endorsement modifies insurance provided under the following.

COMMERCIAL GENERAL LIABILITY COVERAGE PART

| The control of the co | HIPPING MANAGEMENT & LAST |
|--|--|
| Name of Additional insured Person(s) or Organization(s): Location(s) of Covered Op- | |
| Blankel, as required by written course. | erations |
| Information required to complete this Schedule, if not shown above, will be shown in the Declarations. | The same of the sa |
| TO SHE DECEMBER OF THE SHOPE OF THE DECEMBER O | * |

- A. Section II Who is An insured in amended to include as an additional insured the persons) or organization(a) shown in the Schedule but only wild respect to Bability for "bodity indiry" "properly damage" or "personal and adversing injury" caused. In whose or in part, by
 - 1. Your acts or omissions: or
 - 2. The acts on consisions of those acting on room behalf;

in the performence of your ongoing operations for the edditional insuredce, at the fosation(s) designated above

- B. With respect to the insurance alforded to these additional insureds the following additional exclusions apply:
 - This insurance does not apply to "bodily injury" or property damage occurring after
 - All work, including materials, earls or equipment furnished in connection with such brock on the project tother than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the reverse operations has been completed, or
 - That portion of "your work" out of which the injuly
 or demage arises has been put to its intended use
 by any person or organization other than contine
 contractor or subcontractor engaged in performing
 operations for a principal as a part of the same
 project.

ALK OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHER TO US-BLANKET

| The state of the s | | |
|--|---|--|
| 01.00025788-2 | Effective Date of Endorsement 12/31/2016 12:01AM at the Named Insured address shown on the Declarations | Named Insured Newton Construction & Management Inc |
| g Abbational Premium: | Return Premium: | |
| i kn | neturn Fremium: | |
| 70 | \$0 | |
| | | 91 |
| | | |

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE

SECTION IV - CONDITIONS, 8. Transfer of Rights of Recovery against Others to Us is amended by the addition of the following:

We waive any right of recovery we may have against persons or organizations because of payments we make for injury or damage arising out of "your work" done under a written contract with that person or organization wherein you have agreed to provide this waiver.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

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Page 1 of 1

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

BUSINESS AUTO PROTECTION - GOLD

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

SUMMARY OF COVERAGES

- A. Effect of This Endorsement
- B. Newly Acquired or Formed Entities
- C. Employees as Insureds Nonowned Autos
- D. Additional Insured by Contract, Permit or Agreement
- E. Supplementary Payments Bail Bonds
- F. Supplementary Payments Loss of Earnings
- G. Personal Effects and Property of Others Extension
- H. Prejudgment Interest Coverage
- I. Fellow Employee Officer, Managers and Supervisors
- J. Hired Auto Physical Damage
- K. Temporary Substitute Autos Physical Damage Coverage
- L. Expanded Towing Coverage
- M. Auto Loan or Lease Coverage
- N. Original Equipment Manufacturer Parts Leased Private Passenger Types
- O. Deductible Amendments
- P. Rental Reimbursement Coverage
- Q. Expanded Transportation Expense
- R. Extra Expense Stolen Autos
- S. Physical Damage Limit of Insurance
- T. New Vehicle Replacement Cost
- U. Physical Damage Coverage Extension
- V. Transfer of Rights of Recovery Against Others To Us
- W. Section IV Business Auto Conditions Notice of and Knowledge of Occurrence
- X. Hired Car Coverage Territory
- Y. Emergency Lock Out
- Z. Cancellation Condition

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A. EFFECT OF THIS ENDORSEMENT

Coverage provided under this policy is modified by the provisions of this endorsement. If there is any conflict between the provisions of this endorsament and the provision(s) of any stateby then the provision(s) of the state-specific andorsament shall supply malead of the provisions of this endorsement that are in conflict. but only to the extent of the conflict, and only to the extent necessary to bring such provisions into conformance with the state requirement(s) contained in the provision(s) of the state-specific andicisament

B. WEWLY ACQUIRED OR FORMED ENTITIES

The Named Instrict shown in the Declarations is amended to include any organization you newly acquire or form, other than a partnarship joint which you maintain ownership or majority (more under this provision is afforded until the 180 day after you acquire or form the organization or toe end of the policy period, whichever is later

C. EMPLOYEES AS INSUREDS - NONOWHED ROTHA

The following is added to peragraph A 1. Who is LIABILITY COVERAGE

- d Any "employee" of yours is an "insured" while frequency of a solution and adult own hire or borrow in your business or your per-
- D. ADDITIONAL INSURED BY CONTRACT. PERMY OR AGREEMENT

The Johnwing is added to All Who is An Insured of SECTION # - COVERED AUTOS. LEAST TO COVERAGE

quirec to name as an additional insured in a written contract or agreement that is executed "property demage occurrence is an "insured" the extent that person or organization qualifies as an impured some A.T. Who is an insured of SECTION II - COVERED AUTOS LIABILITY If apacifically required by the written contract of agraement referenced in the palagraph above. an additional insured shall be premary and any other yeld and outenible insurance available to the soduonal institled shall be notcontract does not require this coverage to be ange available to the additional insured

E. SUPPLEMENTARY PAYMENTS BAIL

Supotementary Payments of SECTION II -COVERED AUTOS LIABILITY COVERAGE IS ranced as follows

- (2) Up to \$2,500 for cost of ball bonds (including bands for related traffic law violations) required because of an "applient" we cover We do not have to furnish these bonds
- B SUPPLEMENTARY PAYMENTS LOSS OF

Supplementary Payments of the SECTION II — COVERED AUTOS LIABILITY COVERAGE IS revised as follows:

- (4) All reasonable expenses incurred by the "insured' at our request, including actual loss of earnings up to \$500 a day because of une of item work.
- G PERSONAL EFFECTS AND PROPERTY OF OTHERS EXTENSION
 - The Care, Custody or Control Exclusion of SECTION II -LIABILITY COVERAGE does not apply to your property up to an amount not exceeding \$250 in any one "accident" Coverage is emessional any other valid and collectible. mourance.
 - - covered "loss" synthesis acraying a deone was and rolletibe a semico

Parke 1.41 F

with 43 14 th 153 M

H. PREJUDGMENT INTEREST COVERAGE

The following peragraph is added to SECTION II

- COVERED AUTOS LIABILITY COVERAGE

2. Governos Extensions a Supplementary
Payments

(7) Prejudgment interest awarded against the insured on that part of the judgment we pay if we make an offer to pay the applicable limit of insurance we will not pay any prejudgment interest based on that paying of time effer the offer.

I FELLOW EMPLOYEE - OFFICERS

The Fellow Employee Exclusion in SECTION II

- COVERED AUTOS LIABILITY COVERAGE is replaced as follows.

A "Bodily injury to any fellow "employee" of the insured ansing out of and in the course of the fellow "employee's" employment or while performing duties related to the conduct of your business. This exclusion does not apply to an "insured" who occupies a position as an officer, manager, or supervisor.

J HIRED AUTO PHYSICAL DAMAGE

If covered "auto" designation symbols 1 or 8 apply to Liability Coverage and 1 at least one "auto" you own is devoted by this policy for Comprehensive. Specified Causes of Loss, or Collision coverages, then the Physical Damage coverages provided are extended to "autos" you lease hire rant or borrow without a driver, and provisions in the Business Auto Coverage Form applicable to Hired Auto Physical Damags apply to to a limit of \$100,000. The deductible will be equal to the largest deductible applicable to any owned "auto" for that coverage. Any Comprehensive deductible does not apply to fire or lightning.

K. TEMPORARY SUBSTITUTE AUTOS PHYSICAL DAMAGE COVERAGE

The following is added to paragraph C. Certain Timilers. Mooile Equipment And Temporary Supstitute Autos of SECTION 1 - COVERED AUTOS.

If Physical Damage Coverage is provided by this Coverage Form, the following types of vehicles are also covered "autos" for Payer cal Damage Coverage.

Any "sola" you so you own wrote used with the compasion of its name as a temporary

accordate for a conered "auto" you own that a out of service because of its

- a Breakdown
- n Rapai
- Servicing
- d Loss of
- e Destruction

The coverage that applies is the same as the coverage provided for the vehicle being replaced.

I EXPANSED INVINCES IN TAKE

- The well pay up to
 - \$100 for a covered "auto" you own of the private passenger type or
 - 5 \$500 for a covered "auto" you own that is not of the private passenger type.

for towing and rabor costs incurred each time the covered "auto" is disabled. However, the labor must be performed at the place of disablement.

- This coverage applies only for an fautocovered on this policy for Comprehensive of Specified Causes of Loss Coverage and Collision Coverages
- Payment applies in addition to the otherwise applicable amount of each coverage you have on a covered fauto.

M AUTOLOAN ORLEASE COVERAGE

- I in the event of a total "less" to a covered "auto" we will pay any unpaid amount due on the loan or lease, including up to a maxmum of \$500 for early termination fees or canallies, for your covered "auto" less.
 - The antount paid under SECTION III = PHYSICAL DAMAGE COVERAGE of INC.00107 SIG
 - 1.0
 - 11 Coverque leasedoan payments at the note of the "loss"
 - Financial penalties imposed under a lease for excessive use, abnormal wear and lear or rugh imfeace.
 - Security composits not refunded by a lessor.
 - d) Costs of extended warranties, Credit Life maurance, Health, Acuder Lor Disability insurance purchased with the lease, and

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influes copyrighted material of theurance Salvices Office. In with its permission

- Ceny over balances, irom premous leases
- 2 This coverage only applies to a "luss" which is also covered under the policy for Comprehensive Specified Causes of Loss or Collision caverage.
- Coverage does not apply to any uopaid amount due on a loan for which the coverad fauto is not the sole collaters.
- N. ORIGINAL EQUIPMENT MANUFACTURER PARTS - LEASED PRIVATE PASSENGER TYPES

Under Paragraph C Limit of Insurance of SECTION III — PHYSICAL DAMAGE COVERAGE Section 4 is added as follows:

4. (Ve will use new original equipment vehicle manufacturer parts for any private passanger type covered auto" where required by the lease agreement which has a term of at least six months. If a new original equipment vehicle manufacturer part is not in production or distribution we may use a like and and quality replacement part.

G. DEDUCTIBLE AMENDMENTS

The following are added to the Deductible provision of SECTION III - PHYSICAL DAMAGE COVERAGE

If another policy or coverage form that is not an automobile policy or coverage form issued by this company applies to the same "accident" the following applies

- If the deductible under this coverage is the amplier (or amatest) deductible if will be waived.
- If the deductible under this coverage is not the smaller (or smallest) deductible if will be reduced by the amount of the smaller for smallest) deductible.

If a Comprehensive or Specified Causes of Loss Coverage "loss" from one accident involves two or more covered "autos" only the highest deductible applicable to those coverages will be applied to the "accident," if the cause of the loss is covered for those vehicles. This provision only applies if you carry Comprehensive or Specified Causes of Loss Coverage for those vehicles and does not extend coverage to any covered autos" for which you do not carry such soverage.

No depositive applies to glass if the glass is repeired, in a regime, ampeptable to us made: man replaced.

P. RENTAL REIMBURSEMENT COVERAGE

- This coverage applies only to a coverage antor for which Physical Damage Coverage is provided on this policy.
- We will pay for rental reimoursement expenses incurred by you for the rental of an "auto" because of "loss" to a covered "auto". Payment applies in addition to the citie wise applicable amount or each coverage you have on a covered "auto." No deductibles apply to this coverage.
- We will pay only for those expenses incurred during the policy period beginning 24 nours after the "loss" and ending regardless of the policy's expiration with the leaser of the following turber of days
 - The number of days reasonably required to repair or replace the odverad "auto". If "loss" is caused by theft this number of days is added to the number of tays it takes to locate the covered auto" and return it to you.
 - b The number of days shown in the schedule.
- Our payment is limited to the leaser of the following emounts
 - a Necessary and extual expenses incured
 - 575 for any one day or for a meximum of 30 days.
- 5 This coverage does not apply write there are spare or reserve follow as allette to your for your operations.
- 6 If "loss" results from the total theft of a covered "auto" of the private passange fyral we will pay under this coverage only their amount of your rental remountained expenses which is not already provided for under SECTION III.—PHYSICAL DAMAGE COVERAGE Coverage Extension.

O EXPANDED TRANSPORTATION EXPENSE

Peragraph A.4.a. of SECTION III - PHYSICAL DAMAGE COVERAGE is replaced by the follow-

We will pay up to \$50 per day to a maximum of \$1500 for temporary transportation alignment in surred by you bedause of the total that of a

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covered "auto" of the private passenger type. We will only pay for those covered "autos" for which you carry Comprehensive or Specified Causes of Loss Coverage. We will pay for temporary transportation expenses incurred during the period beginning 24 hours after the theft and ending, regardless of the policy's expiration, when the covered "auto" is returned to use or we pay for its "loss".

R. EXTRA EXPENSE - STOLEN AUTOS

The following paragraph is added to Coverage Extensions of SECTION III - PHYSICAL DAMAGE COVERAGE:

c. We will pay for up to \$5,000 for the expense of returning a stolen covered "auto" to you. We will pay only for those covered "autos" for which you carry Comprehensive or Specified Causes of Loss Coverage

S. PHYSICAL DAMAGE LIMIT OF INSURANCE

Under SECTION III - PHYSICAL DAMAGE COVERAGE, Paragraph C., Limit of Insurance is replaced by the following:

C. Limit Of Insurance

- The most we will pay for "loss" in any one "accident" is the lesser of:
 - The actual cash value of the damaged or stolen property as of the time of the "loss", or
 - The cost of repairing or replacing the damaged or stolen property.
- \$1500 is the most we will pay for "loss" in any one "accident" to all electronic equipment that reproduces, receives or transmits audio, visual or data signals which, at the time of "loss", is:
 - a. Permanently installed in or upon the covered "auto" in a housing, opening or other location that is not normally used by the "auto" manufacturer for the installation of such equipment.
 - Removable from a permanently installed housing unit as described in Paragraph
 a.a. above or is an integral part of that equipment; or
 - c. An integral part of such equipment.
- An adjustment for depreciation and physical condition will be made in determining actual cash value in the event of a total "loss".
- 4. The cost of repairing or replacing may:
 - Be based on an estimate which includes parts furnished by the original equip-

ment manufacturer or other sources including non-original equipment manufacturers and

- b. If a repair or replacement results in better than like kind or quality, we will not pay for the amount of the net improvement.
- 5. If we offer to pay the actual cash value of the damaged or stolen property, we will value auto advertising wraps, paint customization, and similar business related advertising modifications, in addition to the actual cash value of the property. Auto advertising wraps, paint customization, and similar business related advertising modifications will be valued at the cost to replace them with an adjustment made for depreciation and physical condition.

T. NEW VEHICLE REPLACEMENT COST

The following is added to the Limit of Insurance provision of SECTION III - PHYSICAL DAMAGE COVERAGE:

 The provisions of paragraphs 1, and 3, do not apply to a covered "auto" of the private passenger type or a vehicle with a gross vehicle weight rating of 20,000 pounds or less which is a "new vehicle."

In the event of a total "loss" to your new vehicle to which this coverage applies, we will pay at your option:

- The verifiable "new vehicle" purchase price you paid for your damaged vehicle, not including any insurance or warranties purchased;
- b. If it is available, the purchase price, as negotiated by us, of a "new vehicle" of the same make, model, and equipment or the most similar model available, not including any furnishings, parts, or equipment not installed by the manufacturer or manufacturers' dealership; or
- c. The market value of your damaged vehicle, not including any furnishings, parts, or equipment not installed by the manufacturer or manufacturer's dealership.

We will not pay for initiation or set up costs associated with loans or leases

As used in this endorsement, a "new vehicle" means an "auto" of which you are the original owner that has not been previ-

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qually tilled and which you purchased less than 355 days before the date of the Toss

UI PHYSICAL DAMAGE COVERAGE EXTENSIONS

Under SECTION III - PHYSICAL DAMAGE COVERAGE A Coverage Coverage Extensions to Loss of Use Expenses is replaced by the following

to Lass of Use Expenses

For Hirsd Auto Physical Damage we will pay expenses for which are "insured be comes legally responsible to pay for loss of use of a vehicle rented or hired without a driver under a written rental contract or agreement. We will pay for loss of use expenses it caused by

- (1) Other than collision if the Declarations indicate that Comprehensive Coverage is provided for any covered auto.
- (2) Specified Causes of Loss only if the Declarations Indicate that Specified Causes of Loss Coverage is provided for any covered fautor or
- Collision only if the Declarations indicate that Collision Coverage is provided for any coverage auto.

However, the most we will pay for any expenses for loss of use is \$50 per day, to a maximum or \$1,500. The insurance provided by this provision to excess over any other coffectible insurance.

V. TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

The following is added to the Transfer Of Rights Of Recovery Against Others To Us Condition

We waive any right of recovery we may have against any person or organization to the extent required of you by a writter contact executed point to any accident because of payments we make for damages under this coverage ton.

W MOTICE OF AND KNOWLEDGE OF OCCURRENCE

SECTION IV - BUSINESS AUTO CONDITIONS Paragraph A is amended as follows

 NOTIGE OF AND AND ALEDGE OF DOOD REENCE

- E. Your obligation of the Duties in the Event of Academ Claim. Suit or Loss Condition relative to notification requirements applies only when the "academ" or loss is known to.
 - Is You myon are an individual.
 - (2) A parmer il you are a patmership
 - A member attace a limited liability company, or
 - (4) An executive officer or insurance manager if you are a conporation.
- b Your obligation in the Duties in the Event of Accident Craim. Suit or Loss Condition relative to providing us with documents concerning a belief or suit will not be considered breached unless the breach recurs after such claim or suit is known to.
 - (1) You if you are an individual
 - (2) Apartie Talling
 - (3) A member and are a limited liability company of
 - An executive officer or insurance manager if you are a comproduct

X. HIRED CAR -- COVERAGE TERRITORY

Item (5) of the Policy Period, Coverage Territory General Conditions a replaced by the following

> 5) Anywheren the world) a covered fauto is eased, lined, rented or horrowed without a priver for a heriod of 30 days or less, and

Y. EMERGENCY LOCKOU'

We will reindures you up to \$100 for reasonable expense incurred for the services of a looksmith to gain entry into your covered sufo subject to mese provisions.

- Your don't extelligation is a local in your covered authorizing you are unable to extell and you are unable to extell and you are unable to extell and you are
- 2 Your keyless entry device battery thes and you has knaple to enter such "auto as a result."
- 3 Your key, electronic key or key ettiry ped has been as: or atolen and you have changed the look to playent an unauthorized entry and

David Gala

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If we cancel for any reason other than non-payment of premium, we will mail or deliver to the First Named Insured written notice of cancellation at least 60 days before the effective date of cancellation. This provision does not apply in those states that require more than 60 days prior notice of cancellation.

- 4. Original copies of receipts for services of a locksmith must be provided before reimbursement is payable.
- Z. CANCELLATION CONDITION Paragraph A.2. of the COMMON POLICY CONDITION - CANCELLATION applies except as follows:

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