AGREEMENT

This is an AGREEMENT made and entered into this day
of
political subdivision of the State of California (hereinafter referred to as COUNTY)
and <u>GR Sundberg, Inc.</u> ,
a corporation organized and existing under the laws of the State of California;
hereinafter referred to as "CONTRACTOR".
County and Contractor for the consideration hereinafter named agree as follows:

Section 1 - SCOPE OF WORK

Contractor shall furnish all Labor, Tools and Materials and perform all the work for the:

RED CAP ROAD (8Q100) SHOULDER WIDENING, PHASE 2 P.M. 0.3 TO 1.56 AGREEMENT NO.:DTFH69-15-H-00051 CONTRACT NO.: 321606A

in accordance with the contract documents referred to in Section 3 of this Agreement.

Section 2 - CONTRACT PRICE

County shall pay, and Contractor shall accept Contractor's Bid Prices, as shown on EXHIBIT "A" attached hereto and made a part hereof, as full compensation for furnishing all materials and for doing all the work contemplated and embraced in this Agreement; also for all loss or damage, arising out of the work aforesaid, or from the actions of the elements, or from any unforeseen difficulties or obstructions which may arise or be encountered in the prosecution of the work until its acceptance by County, and for all risks of every description connected with the work; also for all expenses incurred by or in consequence of the suspension or discontinuance of the work and for well and faithfully completing the work, and the whole thereof, in the manner and according to the Plans and Specifications, and the requirements of the Engineer.

Section 3 - CONTRACT DOCUMENTS

The complete contract between the parties hereto shall consist of the following, hereinafter referred to as the CONTRACT DOCUMENTS:

- Notice to Contractors

- Performance Bond

- Plans and Drawings

- Payment Bond

- Bid Form

- This Agreement

- Bidder's Bond

- Special Provisions

And, as published by the Department of Transportation, State of California, except as modified by the Special Provisions:

- Standard Plans dated 2010
- Standard Specifications dated 2010
- Equipment Rental Rates in effect at the time the work is performed

And, as published by the California Department of Industrial Relations, and the California Business, Transportation and Housing Agency,

- General Prevailing Wage Rates
- Labor and Surcharge Rates

And any addenda to any of the above documents, all of which are on file in the office of the Director of Public Works of the County of Humboldt. Each of said CONTRACT DOCUMENTS is incorporated and made a part of this Agreement by the reference contained in this Section.

All rights and obligations of the County and the Contractor are fully set forth and described in the Contract Documents. All of the above named documents are intended to be complimentary, so that any work called for in one, and mentioned in the other is to be performed and executed the same as if mentioned in all said documents.

Section 4 - BEGINNING OF WORK

Following receipt and full execution and approval of the Contract Documents, and posting of the requisite Bonds as called for therein, the COUNTY will issue a "Notice to Proceed". Under no circumstances shall the CONTRACTOR enter upon the site of work until receipt of the "Notice to Proceed", or unless so authorized in writing by the COUNTY.

Section 5 - TIME OF COMPLETION

The work called for in this Agreement shall be commenced within fifteen (15) days of the date of execution of the contract by COUNTY and shall be fully completed within a period of ______ 60 _____ working days beginning on the fifteenth calendar day after the date of said approval of contract.

Section 6 - PREVAILING WAGE

Copies of the prevailing wage rates of per diem wages are on file in the Humboldt County Public Works office at 1106 Second Street, Eureka, California and are available to any interested person on request.

Section 7 - WORKERS' COMPENSATION

By my signature hereunder, as CONTRACTOR, I certify that I am aware of the provisions of Section 3700 of the Labor Code which requires every employer to be insured against liability for Workers' Compensation or to undertake self insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the work of this contract.

Section 8 - COMPLIANCE WITH LAWS

The Contractor agrees to comply with all local, state, and federal laws and regulations, including but not limited to the Americans With Disabilities Act. The Contractor further agrees to comply with any applicable federal, state or local licensing standards, any applicable accrediting standards, and any other applicable standards or criteria established locally or by the state or federal governments.

This agreement shall be governed by and construed in accordance with the laws of the State of California.

Section 9 - NOTICES

All notices shall be in writing and delivered in person or transmitted by mail. Notices required to be given to the COUNTY shall be addressed as follows:

Humboldt County Department of Public Works 1106 Second Street, Eureka, California, 95501

Notices required to be given to CONTRACTOR shall be addressed as follows:

<u>4R Sundberg, Inc.</u>	
Altn: Randy Sundberg	
7.1711 Ranay Sundberg	
5211 Boyd Road	
Arcata, CA 95521	

IN WITNESS WHEREOF, The parties hereto have entered into this Agreement as of the date first above set forth.

	COUNTY OF HUMBOLDT	11
	Soft A Jones	.//
	BY 15 WW/V 40 IVIN	
(SEAL)	Chairman, Board of Supervisors	
	of the County of Humboldt,	·
	State of California	
ATTEST:		
KATHY HAYE		
Clerk of the Board of the County of A	of Supervisors umboldt,	
State of California	\sim	
BY All Clerk of the Boa	Hamil)	
oronicor mo Bole	ပ	CONTRACTOR
		BY
		Barth R. Sundberg JR.
		TITLE President
		BY The sindly
		TITLE Secretary Treasure
		(Two Signatures Required For Corporation)
APPROVED AS TO	FORM:	(Two digitalities Required For Corporation)
BY XX	Milas	
Deputy County	Counsel	
	TIFICATES REVIEWED	
AND APPROVED:	,	•
BY XX Kinggue	di.	
Risk Manage	Γ	

BID FORM (EXHIBIT A) (PAGE 1)

RED CAP ROAD (8Q100) SHOULDER WIDENING, PHASE 2 P.M. 0.3 TO 1.56 AGREEMENT NO.:DTFH69-15-H-00051 CONTRACT NO.: 321606A

ITEM NO.	4		ITEM DESCRIPTION	דואט	QUANTITY	UNIT PRICE		TOTAL
1	120090		Construction Area Signs'	EA	4	750.00	\$	3,000.00
2	120100	Τ	Traffic Control System	LS	1	51,000.00	\$	51,000,00
3	129000	T	Temporary Railing (Type K)	LF	200	50.00	\$	10,000.00
4	130100	Τ	Job Site Management	LS	1	1,900.00	\$	1,900.00
5	130300	Τ	Prepare Storm Water Pollution Prevention Plan	LS	1	9,000.00	\$	9,000.00
6	130310	Γ	Rain Event Action Plan	∕EA	2	500.00	\$	1,000.00
7	130320	Τ	Storm Water Sampling and Analysis Day	EA	11	700.00	\$	700.00
8	130330	Τ	Storm Water Annual Report	EA	1	600.00	\$\$	600.00
9	130610	Γ	Temporary Check Dam	EA	100	51.00	\$	5,100.00
10	130680	Π	Temporary Silt Fence	LF	1,750	5.00	\$	8,750.00
11	150809		Remove Culvert (LF)	LF	575	8.00	\$	4,600.00
12	160102	Γ	Clearing and Grubbing (LS)	LS	1	15,500.00	\$	15,500.00
13	190101	Γ	Roadway Excavation .	CY	945	24.00	\$	22,680.00
14	192001	F	Structure Excavation	CY	250	45.00	\$	11,250.00
15	198010	Г	Import Borrow (Wire Wall)	CY	250	122.00	\$	30,500.00
16	198050		Embankment	CY	-1,200	28.00	\$	33,600.00
17	203021		Fiber Roll	LF	·200	5.00	\$	1,000.00
18	210430		Hydroseed '	SF	41,000	0.13	\$	5,330.00
19	260203		Class 2 Aggregate Base	CY	1,200	63.00	\$	75,600.00
20	390132		Hot Mix Asphalt (Type A)	TON	2,130	137.00	\$	291,810.00
21	394073		Place Hot Mix Asphalt Dike (Type A)	LF	2,300	2.50	\$	5,750.00
22	394090		Place Hot Mix Asphalt (Miscellaneous Areas)	SY	55	25.00	\$	1,375.00
23	477020	F	Mechanically Stabilized Embankment (Wire Wall)	SF	608	18.00	\$	10,944.00
24	510502	F	Minor Concrete (Minor Structure)	CY	8	1,700:00	\$	13,600.00
25	566011	\neg	Roadside Sign - One Post	EA	8	300.00	\$	2,400.00
26	665017	1	18" Corrugated Steel Pipe (0.079" Thick)	LF	402	150.00	\$	60,300.00
27	665023		24" Corrugated Steel Pipe (0.079" Thick)	LF	52	165.00	\$	8,580.00
28	665036	コ	36"Corrugated Steel Pipe (0.079"Thick)	LF	46	205.00	\$	9,430.00
29	680902		6" Perforated Plastic Pipe Underdrain	LF	70	8.00	\$	560.00
30	680903		6" Non-Perforated Plastic Pipe	LF	20	8.00	\$	160.00
31	682022	Ţ	Class 1 Permeable Material (Blanket)	CY	20	75.00	\$	1,500.00
.32	690117		18" Corrugated Steel Pipe Downdrain (.079" Thick)	LF	60	45.00	\$	2,700.00
33	690137		36" Corrugated Steel Pipe Downdrain (.109" Thick)	LF	20	75.00	\$	1,500.00
34	692003	1	8" Entrance Taper	EA	1	400.00	\$	400.00
35	692307	1	18" Anchor Assembly	EA	5	400:00	\$	2,000.00
36	692313	7	36" Anchor Assembly	EA	2	450.00	\$	900.00
37	721014	Į	Rock Slope Protection (1/4 T, Method B)	TON	100	105.00	\$	10,500.00
38	750030	1	niet Frame and Grate	EA	4	475.00		1,900.00
39	800051	F	ence (Type WM, Metal Post)	LF	500	18.00	\$	9,000.00
40	820108	Į	Delineator (Class 2)	EA	70	10.00	\$	700.00

BID FORM (EXHIBIT A) (PAGE 2)

RED CAP ROAD (8Q100) SHOULDER WIDENING, PHASE 2 P.M. 0.3 TO 1.56 AGREEMENT NO.:DTFH69-15-H-00051 CONTRACT NO.: 321606A

								•
41	840502	2	Thermoplastic Traffic Stripe (Enhanced Wet Night Visibility)	LF	17,000	1.25	\$	21,250.00
42	840516	1	Thermoplastic Pavement Marking (Enhanced Wet Night Vis	i SF	306	19.00	\$	5,814.00
43	999990		Mobilization (Includes TERO)	LS	1	42,613.00	\$	42,613.00
NOTE	E: ITEM CO	00	E LETTER DESIGNATION; F=FINAL PAY QUANTITY					
				BAS	E BID TOTAL	796,	796	.00
ADDI	TIVE OPT	lOI	N A			<u> </u>		······································
1	152403		Adjust Water Meter Box to Grade (OCSD)	EΑ	1	\$ 660.00	\$	660.00
2	152452		Adjust Water Valve Cover to Grade (OCSD)	EA	7	\$ 660,00	\$	4,620.00
			ADDIT	IVE OP	TION A TOTAL	5,2	90.0	00
ADDIT	TIVE OPTI	<u>0</u> i	IB.					
1	153103	L	Cold Plane Asphalt Concrete (0 20' max depth)	SY	1125	16.00	\$	18,000.00
2	390132	L	Hot Mix Asphalt (Type A)	TON	150	140.00	\$	21,000.00
					!			
	•			IVE OPT	TION B TOTAL	39,0	UU.	00
	IVE OPTION	<u> 1Ç</u>	· · · · · · · · · · · · · · · · · · ·					
1	190101	L	Roadway Excavation	CY	72	25.00	\$	1,800.00
2	198050		Embankment	CY	25	29.00	\$	725,00
3	210430	_	Hydroseed	SF	1600	0.14	\$	224.00
4	260203		Class 2 Aggregate Base	CY	28	65.00	\$	1,820.00
5	390132		Hot Mix Asphalt (Type A)	TON	108	140.00	\$	15,120.00
6	510502	F	Minor Concrete (Minor Structure)	CY	1 '	1,750.00	\$	1,750.00
7	665017		18" Corrugated Steel Pipe (0.079" Thick)	LF	94	151:00	\$	14,194.00
8	750030		Inlet Frame and Grate	EA	1	480.00	\$	480.00
9	840502		Thermoplastic Traffic Stripe (Enhanced Wet Night Visibility)	LF	1800	1.35	\$	2.430.00

ADDITIVE OPTION C TOTAL	NOT AWARDED

ACKNOWLEDGEMENT OF ADDENDA (Bidder's Signature) Garth R Sandberry JR. ADDENDUM NO. (Title)

REQUIRED CONTRACT PROVISIONS FEDERAL-AID CONSTRUCTION CONTRACTS

- General
- II, Nondiscrimination
- III. Nonsegregated Facilities
- IV. Davis-Bacon and Related Act Provisions
- V. Contract Work Hours and Safety Standards Act Provisions
- VI. Subletting or Assigning the Contract
- VII. Safety: Accident Prevention
- VIII. False Statements Concerning Highway Projects
- IX. Implementation of Clean Air Act and Federal Water Pollution Control Act
- X. Compliance with Government wide Suspension and
 - Debarment Requirements
- XI. Certification Regarding Use of Contract Funds for Lobbying

ATTACHMENTS

A. Employment and Materials Preference for Appalachian Development Highway System or Appalachian Local Access Road Contracts (included in Appalachian contracts only)

I. GENERAL

1. Form FHWA-1273 must be physically incorporated in each

construction contract funded under Title 23 (excluding emergency contracts solely intended for debris removal). The contractor (or subcontractor) must insert this form in each subcontract and further require its inclusion in all lower tier subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services).

The applicable requirements of Form FHWA-1273 are incorporated by reference for work done under any purchase order, rental agreement or agreement for other services. The prime contractor shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider.

Form FHWA-1273 must be included in all Federal-aid design-

build contracts, in all subcontracts and in lower tier subcontracts (excluding subcontracts for design services, purchase orders, rental agreements and other agreements for supplies or services). The design-builder shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider.

Contracting agencies may reference Form FHWA-1273 in bid

proposal or request for proposal documents, however, the Form FHWA-1273 must be physically incorporated (not referenced) in all contracts, subcontracts and lower-tier

subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services related to a construction contract).

- 2. Subject to the applicability criteria noted in the following sections, these contract provisions shall apply to all work performed on the contract by the contractor's own organization and with the assistance of workers under the contractor's immediate superintendence and to all work performed on the contract by piecework, station work, or by subcontract.
- 3 A breach of any of the stipulations contained in these Required Contract Provisions may be sufficient grounds for withholding of progress payments, withholding of final payment, termination of the contract, suspension / debarment or any other action determined to be appropriate by the contracting agency and FHWA
- 4 Selection of Labor During the performance of this contract, the contractor shall not use convict labor for any purpose within the limits of a construction project on a Federal-aid highway unless it is labor performed by convicts who are on parole, supervised release, or probation The term Federal-aid highway does not include roadways functionally classified as local roads or rural minor collectors

II. NONDISCRIMINATION

The provisions of this section related to 23 CFR Part 230 are applicable to all Federal-aid construction contracts and to all related construction subcontracts of \$10,000 or more The provisions of 23 CFR Part 230 are not applicable to material supply, engineering, or architectural service contracts

In addition, the contractor and all subcontractors must comply with the following policies Executive Order 11 246, 41 CFR 60, 29 CFR 1625-1627, Title 23 USC Section 140, the Rehabilitation Act of 1 973, as amended (29 USC 794), Title VI of the Civil Rights Act of 1964, as amended, and related regulations including 49 CFR Parts 21, 26 and 27, and 23 CFR Parts 200, 230, and 633

The contractor and all subcontractors must comply with: the requirements of the Equal Opportunity Clause in 41 CFR 60-1.4(b) and, for all construction contracts exceeding \$10,000, the Standard Federal Equal Employment Opportunity Construction Contract Specifications in 41 CFR 60-4.3.

Note The U S Department of Labor has exclusive authority to determine compliance with Executive Order 11246 and the policies of the Secretary of Labor including 41 CFR 60, and 29 CFR 1625-1627 The contracting agency and the FHWA have

- b. The contractor will periodically evaluate the spread of wages paid within each classification to determine any evidence of discriminatory wage practices.
- c. The contractor will periodically review selected personnel actions in depth to determine whether there is evidence of discrimination. Where evidence is found, the contractor will promptly take corrective action. If the review indicates that the discrimination may extend beyond the actions reviewed, such corrective action shall include all affected persons.
- d. The contractor will promptly investigate all complaints of alleged discrimination made to the contractor in connection with its obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action within a reasonable time. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation, the contractor will inform every complainant of all of their avenues of appeal.

6. Training and Promotion:

- a. The contractor will assist in locating, qualifying, and increasing the skills of minorities and women who are should be aimed at developing full journey level status employees in the type of trade or job classification involved.
- b. Consistent with the contractor's work force requirements and as permissible under Federal and State regulations, the contractor shall make full use of training programs, i.e., apprenticeship, and on-the-job training programs for the geographical area of contract performance. In the event a special provision for training is provided under this contract, this subparagraph will be superseded as indicated in the special provision. The contracting agency may reserve training positions for persons who receive welfare assistance in accordance with 23 U.S.C. 140(a).
- c. The contractor will advise employees and applicants for employment of available training programs and entrance requirements for each.
- d. The contractor will periodically review the training and promotion potential of employees who are minorities and women and will encourage eligible employees to apply for such training and promotion.
- 7. Unions: If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use good faith efforts to obtain the cooperation of such unions to increase opportunities for minorities and women. Actions by the contractor, either directly or through a contractor's association acting as agent, will include the procedures set forth below:
- a. The contractor will use good faith efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minorities and women for membership in the unions and increasing the skills of minorities and women so that they may qualify for higher paying employment.
- b. The contractor will use good faith efforts to incorporate an EEO clause into each union agreement to the end that such union

will be contractually bound to refer applicants without regard to their race, color, religion, sex, national origin, age or disability.

- c. The contractor is to obtain information as to the referral practices and policies of the labor union except that to the extent such information is within the exclusive possession of the labor union and such labor union refuses to furnish such information to the contractor, the contractor shall so certify to the contracting agency and shall set forth what efforts have been made to obtain such information.
- d. In the event the union is unable to provide the contractor with a reasonable flow of referrals within the time limit set forth in the collective bargaining agreement, the contractor will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex, national origin, age or disability, making full efforts to obtain qualified and/or qualifiable minorities and women. The failure of a union to provide sufficient referrals (even though it is obligated to provide exclusive referrals under the terms of a collective bargaining agreement) does not relieve the contractor from the requirements of this paragraph. In the event the union referral practice prevents the contractor from meeting the obligations pursuant to Executive Order 11246, as amended, and these special provisions, such contractor shall immediately notify the contracting agency.

8. Reasonable Accommodation for Applicants / Employees with Disabilities: The contractor must be familiar

with the requirements for and comply with the Americans with Disabilities Act and all rules and regulations established there under. Employers must provide reasonable accommodation in all employment activities unless to do so would cause an undue hardship.

9. Selection of Subcontractors, Procurement of Materials and Leasing of Equipment: The contractor shall not discriminate on the grounds of race, color, religion, sex, national origin, age or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The

including procurement of materials and leases of equipment. The contractor shall take all necessary and reasonable steps to ensure nondiscrimination in the administration of this contract.

- a. The contractor shall notify all potential subcontractors and suppliers and lessors of their EEO obligations under this contract.
- b. The contractor will use good faith efforts to ensure subcontractor compliance with their EEO obligations.

10. Assurance Required by 49 CFR 26.13(b):

- a. The requirements of 49 CFR Part 26 and the State DOT's U.S. DOT-approved DBE program are incorporated by reference.
- b. The contractor or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may

- (iii) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
- (2) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Administration, Employment Standards Division, Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (3) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Wage and Hour Administrator for determination. The Wage and Hour Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (4) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs 1.b.(2) or 1.b.(3) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- c. Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- d. If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

2. Withholding

The contracting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor, withhold or cause to be withheld from the contractor under this contract, or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or

advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work, all or part of the wages required by the contract, the contracting agency may, after written notice to the contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

3. Payrolls and basic records

- a. Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.
- b.(1) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the contracting agency. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Hour Division Web site at Wage and http://www.dol.gov/esa/whd/forms/wh347instr.htm its OF successor site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to the contracting agency for transmission to the State DOT, the FHWA or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to the contracting agency..

trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed.

In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

- c. Equal employment opportunity. The utilization of apprentices, trainees and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.
 - d. Apprentices and Trainees (programs of the U.S. DOT).

Apprentices and trainees working under apprenticeship and skill training programs which have been certified by the Secretary of Transportation as promoting EEO in connection with Federal-aid highway construction programs are not subject to the requirements of paragraph 4 of this Section IV. The straight time hourly wage rates for apprentices and trainees under such programs will be established by the particular programs. The ratio of apprentices and trainees to journeymen shall not be greater than permitted by the terms of the particular program.

- 5. Compliance with Copeland Act requirements. The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract.
- 6. Subcontracts. The contractor or subcontractor shall insert Form FHWA-1273 in any subcontracts and also require the subcontractors to include Form FHWA-1273 in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.
- 7. Contract termination: debarment. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.
- 8. Compliance with Davis-Bacon and Related Act requirements. All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract.
- 9. Disputes concerning labor standards. Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and

the contracting agency, the U.S. Department of Labor, or the employees or their representatives.

10. Certification of eligibility.

- a. By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- b. No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- c. The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.

V. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

The following clauses apply to any Federal-aid construction contract in an amount in excess of \$100,000 and subject to the overtime provisions of the Contract Work Hours and Safety Standards Act. These clauses shall be inserted in addition to the clauses required by 29 CFR 5.5(a) or 29 CFR 4.6. As used in this paragraph, the terms laborers and mechanics include watchmen and guards.

- 1. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- 2. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (1.) of this section, the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1.) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1.) of this section.
- 3. Withholding for unpaid wages and liquidated damages. The FHWA or the contacting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any

VIII. FALSE STATEMENTS CONCERNING HIGHWAY PROJECTS

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

In order to assure high quality and durable construction in conformity with approved plans and specifications and a high degree of reliability on statements and representations made by engineers, contractors, suppliers, and workers on Federal-aid highway projects, it is essential that all persons concerned with the project perform their functions as carefully, thoroughly, and honestly as possible. Willful falsification, distortion, or misrepresentation with respect to any facts related to the project is a violation of Federal law. To prevent any misunderstanding regarding the seriousness of these and similar acts, Form FHWA-1022 shall be posted on each Federal-aid highway project (23 CFR 635) in one or more places where it is readily available to all persons concerned with the project:

18 U.S.C. 1020 reads as follows:

"Whoever, being an officer, agent, or employee of the United States, or of any State or Territory, or whoever, whether a person, association, firm, or corporation, knowingly makes any false statement, false representation, or false report as to the character, quality, quantity, or cost of the material used or to be used, or the quantity or quality of the work performed or to be performed, or the cost thereof in connection with the submission of plans, maps, specifications, contracts, or costs of construction on any highway or related project submitted for approval to the Secretary of Transportation; or

Whoever knowingly makes any false statement, false representation, false report or false claim with respect to the character, quality, quantity, or cost of any work performed or to be performed, or materials furnished or to be furnished, in connection with the construction of any highway or related project approved by the Secretary of Transportation; or

Whoever knowingly makes any false statement or false representation as to material fact in any statement, certificate, or report submitted pursuant to provisions of the Federal-aid Roads Act approved July 1, 1916, (39 Stat. 355), as amended and supplemented;

Shall be fined under this title or imprisoned not more than 5 years or both."

IX. IMPLEMENTATION OF CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

By submission of this bid/proposal or the execution of this contract, or subcontract, as appropriate, the bidder, proposer, Federal-aid construction contractor, or subcontractor, as appropriate, will be deemed to have stipulated as follows:

1. That any person who is or will be utilized in the performance of this contract is not prohibited from receiving an award due to a violation of Section 508 of the Clean Water Act or Section 306 of the Clean Air Act.

2. That the contractor agrees to include or cause to be included the requirements of paragraph (1) of this Section X in every subcontract, and further agrees to take such action as the contracting agency may direct as a means of enforcing such requirements.

X. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

This provision is applicable to all Federal-aid construction contracts, design-build contracts, subcontracts, lower-tier subcontracts, purchase orders, lease agreements, consultant contracts or any other covered transaction requiring FHWA approval or that is estimated to cost \$25,000 or more – as defined in 2 CFR Parts 180 and 1200.

1. Instructions for Certification – First Tier Participants:

- a. By signing and submitting this proposal, the prospective first tier participant is providing the certification set out below.
- b. The inability of a person to provide the certification set out below will not necessarily result in denial of participation in this covered transaction. The prospective first tier participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective first tier participant to furnish a certification or an explanation shall disqualify such a person from participation in this transaction.
- c. The certification in this clause is a material representation of fact upon which reliance was placed when the contracting agency determined to enter into this transaction. If it is later determined that the prospective participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the contracting agency may terminate this transaction for cause of default.
- d. The prospective first tier participant shall provide immediate written notice to the contracting agency to whom this proposal is submitted if any time the prospective first tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- e. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180 and 1200. "First Tier Covered Transactions" refers to any covered transaction between a grantee or subgrantee of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a grantee or subgrantee of Federal funds (such as the prime or general contractor). "Lower Tier Participant"

- e. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- f. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold.
- g. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the Excluded Parties List System website (https://www.epls.gov/), which is compiled by the General Services Administration.
- h. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- i. Except for transactions authorized under paragraph e of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the 11

department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Participants:

- 1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency.
- 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

XI. CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts which exceed \$100,000 (49 CFR 20).

- 1. The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:
- a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 2. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
- 3. The prospective participant also agrees by submitting its bid or proposal that the participant shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.

ATTACHMENT A - EMPLOYMENT AND MATERIALS PREFERENCE FOR APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM OR APPALACHIAN LOCAL ACCESS ROAD CONTRACTS

This provision is applicable to all Federal-aid projects funded under the Appalachian Regional Development Act of 1965.

I. During the performance of this contract, the contractor undertaking to do work which is, or reasonably may be, done as on-site work, shall give preference to qualified persons who regularly reside in the labor area as designated by the DOL wherein the contract work is situated, or the subregion, or the Appalachian counties of the State wherein the contract work is situated, except:

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Female and Minority Goals

To comply with Section II, "Nondiscrimination," of "Required Contract Provisions Federal-Aid Construction Contracts," the following female and minority utilization goals for Federal-aid construction contracts and subcontracts that exceed \$10,000.

The nationwide goal for female utilization is 6.9 percent.

The goals for minority utilization [45 Fed Reg 65984 (10/3/1980)] are as follows:

Minority Utilization Goals

	Economic Area	Goal
	,	(Perc
	·	ent)
174	Redding CA:	
	Non-SMSA Counties:	6.8
	CA Lassen; CA Modoc; CA Plumas; CA Shasta; CA Siskiyou; CA Tehema	
175	Eureka, CA	
	Non-SMSA Counties:	6.6
	CA Del Norte; CA Humboldt; CA Trinity	
176	San Francisco-Oakland-San Jose, CA:	
	SMSA Counties:	
	7120 Salinas-Seaside-Monterey, CA	000
	CA Monterey	28.9
	7360 San Francisco-Oakland	05.0
	CA Alameda; CA Contra Costa; CA Marin; CA San Francisco; CA San Mateo	25.6
	7400 San Jose, CA	106
	CA Santa Clara, CA	19.6
	7485 Santa Cruz, CA	14.9
	CA Santa Cruz	14.9
	7500 Santa Rosa	9.1
	CA Sonoma	9.1
	8720 Vallejo-Fairfield-Napa, CA	17.1
	CA Napa; CA Solano	17.1
	Non-SMSA Counties: CA Lake; CA Mendocino; CA San Benito	23.2
177	Sacramento, CA:	20.2
177	SMSA Counties:	ì
	6920 Sacramento, CA	j
	CA Placer; CA Sacramento; CA Yolo	16.1
	Non-SMSA Counties	
	CA Butte; CA Colusa; CA El Dorado; CA Glenn; CA Nevada; CA Sierra; CA Sutter; CA Yuba	14.3
178	Stockton-Modesto, CA:	
	SMSA Counties:	
	5170 Modesto, CA	12.3
	CA Stanislaus	1
	8120 Stockton, CA	24.3
	CA San Joaquin	
	Non-SMSA Counties	19.8
	CA Alpine; CA Amador; CA Calaveras; CA Mariposa; CA Merced; CA Toulumne	
179	Fresno-Bakersfield, CA	
	SMSA Counties:	
	0680 Bakersfield, CA	19.1
	CA Kern	
	2840 Fresno, CA	26.1
	CA Fresno	
	Non-SMSA Counties:	23.6
14	CA Kings; CA Madera; CA Tulare	•

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- 1.2. Qualify the average apprentice or trainee for journeyman status in the classification involved by the end of the training period
- 2. It is registered with the U.S. Department of Labor, Bureau of Apprenticeship and Training and it is administered in a way consistent with the equal employment responsibilities of federal-aid highway construction contracts

Obtain the State's approval for your training program before you start work involving the classification covered by the program.

Provide training in the construction crafts, not in clerk-typist or secretarial-type positions. Training is allowed in lower level management positions such as office engineers, estimators, and timekeepers if the training is oriented toward construction applications. Training is allowed in the laborer classification if significant and meaningful training is provided and approved by the division office. Off-site training is allowed if the training is an integral part of an approved training program and does not make up a significant part of the overall training.

The County of Humboldt reimburses you 80 cents per hour of training given an employee on this contract under an approved training program:

- 1. For on-site training
- 2. For off-site training if the apprentice or trainee is currently employed on a federal-aid project and you do at least one of the following:
 - 2.1. Contribute to the cost of the training
 - 2.2. Provide the instruction to the apprentice or trainee
 - 2.3. Pay the apprentice's or trainee's wages during the off-site training period
- 3. If you comply with this section.

Each apprentice or trainee must:

- 1. Begin training on the project as soon as feasible after the start of work involving the apprentice's or trainee's skill
- 2. Remain on the project as long as training opportunities exist in the apprentice's or trainee's work classification or until the apprentice or trainee has completed the training program

Furnish the apprentice or trainee:

- 1. Copy of the program you will comply with in providing the training
- 2. Certification showing the type and length of training satisfactorily completed

Maintain records and submit reports documenting your performance under this section.

^^^^^^

CA150004 MOD 5 REVISED 06/19/15 CA4*
******* THIS WAGE DETERMINATION WAS REPLACED ON 06/19/15*******
General Decision Number: CA150004 06/05/2015

Superseded General Decision Number: CA20140004

State: California

Construction Types: Heavy (Heavy and Dredging) and Highway

Counties: Del Norte, Humboldt, Lake and Mendocino Counties in California.

DREDGING PROJECTS (does not include hopper dredge work); HEAVY CONSTRUCTION PROJECTS (does not include water well drilling); AND HIGHWAY CONSTRUCTION PROJECTS

Note: Executive Order (EO) 13658 establishes an hourly minimum wage of \$10.10 for 2015 that applies to all contracts subject to the Davis-Bacon Act for which the solicitation is issued on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.10 (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract. The EO minimum wage rate will be adjusted annually. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

Modification :	Number	Publication	Date
. 0		01/02/2015	
1		01/16/2015	
2		02/06/2015	
3		02/13/2015	
4		04/10/2015	
5		06/05/2015	

ASBE0016-005 01/01/2014

•	. Races	FILLIGES
•		
Asbestos Workers/Insulator		
(Includes the application of		•
all insulating materials,		
Protective Coverings,		
Coatings, and Finishes to all	. '	
types of mechanical systems)		
(1) Mendocino County	\$ 57.15	18.72
(2) Del Norte, Humboldt,		
Lake Counties		18.62

Rates

ASBE0016-006 01/01/2015

Rates Fringes

Fringes

Asbestos Removal worker/hazardous material

	Rates	Fringes
Diver		•
Assistant Tender, ROV		20.72
Tender/Technician		30.73 30.73
Diver standby		30.73
Diver Tender Diver wet		30.73
Manifold Operator (mixed	.00.12	30.73
gas)	.\$ 48.56	30.73
Manifold Operator (Standby)		30.73
DEPTH PAY (Surface Diving):		
050 to 100 ft \$2.00 per foot		
101 to 150 ft \$3.00 per foot		
151 to 220 ft \$4.00 per foot		
The standby rate shall apply to saturation diving rate applies pressure continuously until we complete. The diver rate shall hours. DIVING IN ENCLOSURES: Where it is necessary for Diveron or other enclosures where ther following premium shall be paid entrance 26 feet to 300 feet: necessary for a diver to enter enclosure less than 48" in hei \$1.00 per foot.	when diver ork task and be paid fo ers to enter e is no ver d: Distanc \$1.00 per any pipe, ght, the pr	s are under decompression are r all saturation pipes or tunnels, tical ascent, the e traveled from foot. When it is tunnel or other
WORK IN COMBINATION OF CLASSIFIC Employees working in any combi within the diving crew (except are paid in the classification that shift.	nation of c dive super with the h	visor) in a shift ighest rate for
CARP0034-003 07/01/2014	•	
·	Rates	Fringes
Piledriver	.\$ 40.60	30.73
CARP0751-002 07/01/2014		_
Del Norte, Humboldt, Lake and Me	ndocino Cou	nties
	Rates	Fringes
Carpenters		

9/18/2015

27.53

Bridge Builder/Highway

Operator, Steel Scaffold & Steel Shoring Erector, Saw

Hardwood Floorlayer, Shingler, Power Saw

Carpenter.....\$ 40.35

	OPERATOR: Power Equipment	
	(AREA 1:) GROUP 1	27.44 27.44 27.44 27.44 27.44 27.44 27.44 27.44
	GROUP 1	
	Cranes\$ 40.73 Oiler\$ 33.76 Truck crane oiler\$ 37.33 GROUP 2	27.44 27.44 27.44
	Cranes\$ 38.97	27.44
	Oiler\$ 33.50	27.44
	Truck crane oiler\$ 37.04 GROUP 3	27.44
	Cranes\$ 37.23	27.44
	Hydraulic\$ 32.87	27.44
	Oiler\$ 33.26	27.44
	Truck Crane Oiler\$ 36.77	27.44
	GROUP 4 Cranes\$ 34.19	27.44
}	OPERATOR: Power Equipment	27.33
	(Piledriving - AREA 1:)	
	GROUP 1	
	Lifting devices\$ 41.07	27.44
	Oiler\$ 31.81	27.44
	Truck crane oiler\$ 34.09	27.44
	GROUP 2 Lifting devices\$ 39.25	27.44
	Oiler\$ 31.54	27.44
	Truck Crane Oiler\$ 33.84	27.44
	GROUP 3	
	Lifting devices\$ 37.57	27.44
	Oiler\$ 31.32	27.44
	Truck Crane Oiler\$ 33.55	27.44
	GROUP 4 Lifting devices\$ 35.80	27.44
	GROUP 5	2,
	Lifting devices\$ 34.50	27.44
	GROUP 6	
	Lifting devices\$ 33.16	27.44
	OPERATOR: Power Equipment (Steel Erection - AREA 1:)	
	GROUP 1	
	Cranes\$ 41.70	27.44
	Oiler\$ 32.15	27.44
	Truck Crane Oiler\$ 34.38	27.44
	GROUP 2	27 44
	Cranes\$ 39.93 Oiler\$ 31.88	27.44 27.44
	Truck Crane Oiler\$ 34.16	27.44
	' CANON CAMORITITITY CATEV	

checker (GPS, mechanical or otherwise); Grooving and grinding machine; Heading shield operator; Heavy-duty drilling equipment, Hughes, LDH, Watson 3000 or similar; Heavy-duty repairperson and/or welder; Lime spreader; Loader under 4 cu. yds.; Lubrication and service engineer (mobile and grease rack); Mechanical finishers or spreader machine (asphalt, Barber-Greene and similar); Miller Formless M-9000 slope paver or similar; Portable crushing and screening plants; Power blade support; Roller operator, asphalt; Rubber-tired scraper, self-loading (paddle-wheels, etc.); Rubber- tired earthmoving equipment (scrapers); Slip form paver (concrete); Small tractor with drag; Soil stabilizer (P & H or equal); Spider plow and spider puller; Tubex pile rig; Unlicensed constuction work boat operator, on site; Timber skidder; Track loader up to 4 yds.; Tractor-drawn scraper; Tractor, compressor drill combination; Welder; Woods-Mixer (and other similar Pugmill equipment)

GROUP 5: Cast-in-place pipe laying machine; Combination slusher and motor operator; Concrete conveyor or concrete pump, truck or equipment mounted; Concrete conveyor, building site; Concrete pump or pumpcrete gun; Drilling equipment, Watson 2000, Texoma 700 or similar; Drilling and boring machinery, horizontal (not to apply to waterliners, wagon drills or jackhammers); Concrete mixer/all; Person and/or material hoist; Mechanical finishers (concrete) (Clary, Johnson, Bidwell Bridge Deck or similar types); Mechanical burm, curb and/or curb and gutter machine, concrete or asphalt); Mine or shaft hoist; Portable crusher; Power jumbo operator (setting slip-forms, etc., in tunnels); Screed (automatic or manual); Self-propelled compactor with dozer; Tractor with boom D6 or smaller; Trenching machine, maximum digging capacity over 5 ft. depth; Vermeer T-600B rock cutter or similar

GROUP 6: Armor-Coater (or similar); Ballast jack tamper; Boom- type backfilling machine; Assistant plant engineer; Bridge and/or gantry crane; Chemical grouting machine, truck-mounted; Chip spreading machine operator; Concrete saw (self-propelled unit on streets, highways, airports and canals); Deck engineer; Drilling equipment Texoma 600, Hughes 200 Series or similar up to and including 30 ft. m.r.c.; Drill doctor; Helicopter radio operator; Hydro-hammer or similar; Line master; Skidsteer loader, Bobcat larger than 743 series or similar (with attachments); Locomotive; Lull hi-lift or similar; Oiler, truck mounted equipment; Pavement breaker, truck-mounted, with compressor combination; Paving fabric installation and/or laying machine; Pipe bending machine (pipelines only); Pipe wrapping machine (tractor propelled and supported); Screed (except asphaltic concrete paving); Self- propelled pipeline wrapping machine; Tractor; Self-loading chipper; Concrete barrier moving machine

GROUP 7: Ballast regulator; Boom truck or dual-purpose A-frame truck, non-rotating - under 15 tons; Cary lift or similar; Combination slurry mixer and/or cleaner; Drilling equipment, 20 ft. and under m.r.c.; Firetender (hot plant); Grouting machine operator; Highline cableway signalperson;

PILEDRIVERS

- GROUP 1: Derrick barge pedestal mounted over 100 tons; Clamshell over 7 cu. yds.; Self-propelled boom-type lifting device over 100 tons; Truck crane or crawler, land or barge mounted over 100 tons
- GROUP 2: Derrick barge pedestal mounted 45 tons to and including 100 tons; Clamshell up to and including 7 cu. yds.; Self-propelled boom-type lifting device over 45 tons; Truck crane or crawler, land or barge mounted, over 45 tons up to and including 100 tons; Fundex F-12 hydraulic pile rig
- GROUP 3: Derrick barge pedestal mounted under 45 tons; Selfpropelled boom-type lifting device 45 tons and under; Skid/scow piledriver, any tonnage; Truck crane or crawler, land or barge mounted 45 tons and under
- GROUP 4: Assistant operator in lieu of assistant to engineer; Forklift, 10 tons and over; Heavy-duty repairperson/welder
- GROUP 5: Deck engineer

GROUP 6: Deckhand; Fire tender

STEEL ERECTORS

- GROUP 1: Crane over 100 tons; Derrick over 100 tons; Selfpropelled boom-type lifting device over 100 tons
- GROUP 2: Crane over 45 tons to 100 tons; Derrick under 100 tons; Self-propelled boom-type lifting device over 45 tons to 100 tons; Tower crane
- GROUP 3: Crane, 45 tons and under; Self-propelled boom-type lifting device, 45 tons and under
- GROUP 4: Chicago boom; Forklift, 10 tons and over; Heavy-duty repair person/welder

GROUP 5: Boom cat

.

TUNNEL AND UNDERGROUND WORK

- GROUP 1-A: Tunnel bore machine operator, 20' diameter or more
- GROUP 1: Heading shield operator; Heavy-duty repairperson; Mucking machine (rubber tired, rail or track type); Raised bore operator (tunnels); Tunnel mole bore operator
- GROUP 2: Combination slusher and motor operator; Concrete pump or pumpcrete gun; Power jumbo operator

Area 2: Remainder

LASSEN COUNTY:

Area 1: Western part along the Southern portion of border

with Shasta County

Area 2: Remainder

MADERA COUNTY

Area 1: Remainder Area 2: Eastern part

MARIPOSA COUNTY

Area 1: Remainder

Area 2: Eastern part

MENDOCINO COUNTY:

Area 1: Central and Southeastern 'parts

Area 2: Remainder

MONTEREY COUNTY

Area 1: Remainder

Area 2: Southwestern part

NEVADA COUNTY:

Area 1: All but the Northern portion along the border of .

Sierra County ·

Area 2: Remainder

PLACER COUNTY:

Area 1: All but the Central portion

Area 2: Remainder

PLUMAS COUNTY:

Area 1: Western portion

Area 2: Remainder

SHASTA COUNTY:

Area 1: All but the Northeastern corner

Area 2: Remainder

SIERRA COUNTY:

Area 1: Western part

Area 2: Remainder

SISKIYOU COUNTY:

Area 1: Central part

Area 2: Remainder

SONOMA COUNTY:

Area 1: All but the Northwestern corner

Area 2: Reaminder

TEHAMA COUNTY:

Area 1: All but the Western border with mendocino & Trinity

Counties

Area 2: Remainder

TRINITY COUNTY:

Area 1: East Central part and the Northeaster border with

Shasta County

ALPINE COUNTY:

Area 1: Northernmost part

Area 2: Remainder

CALAVERAS COUNTY:

Area 1: Except Eastern part

Area 2: Eastern part

COLUSA COUNTY:

Area 1: Eastern part Area 2: Remainder

DEL NORTE COUNTY:

Area 1: Extreme Southwestern corner

Area 2: Remainder

ELDORADO COUNTY:

Area 1: North Central part

Area 2: Remainder

FRESNO COUNTY

Area 1: Except Eastern part

Area 2: Eastern part

GLENN COUNTY:

Area 1: Eastern part

Area 2: Remainder

HUMBOLDT COUNTY:

Area 1: Except Eastern and Southwestern parts

Area 2: Remainder

LAKE COUNTY:

Area 1: Southern part

Area 2: Remainder

LASSEN COUNTY:

Area 1: Western part along the Southern portion of border

with Shasta County

Area 2: Remainder

MADERA COUNTY

Area 1: Remainder

Area 2: Eastern part

MARIPOSA COUNTY

Area 1: Remainder

Area 2: Eastern part

MENDOCINO COUNTY:

Area 1: Central and Southeastern parts

Area 2: Remainder

MONTEREY COUNTY

Area 1: Remainder

Area 2: Southwestern part

NEVADA COUNTY:

Area 1: All but the Northern portion along the border of

Sierra County

Edwards AFB, Fort Irwin Military Station, Fort Irwin Training Center-Goldstone, San Clemente Island, San Nicholas Island, Susanville Federal Prison, 29 Palms - Marine Corps, U.S. Marine Base - Barstow, U.S. Naval Air Facility - Sealey, Vandenberg AFB

\$4.00 additional per hour at the following locations:

Army Defense Language Institute - Monterey, Fallon Air Base, Naval Post Graduate School - Monterey, Yermo Marine Corps Logistics Center

\$2.00 additional per hour at the following locations:

Port Hueneme, Port Mugu, U.S. Coast Guard Station - Two Rock

LABO0067-002 12/01/2014

AREA "A" - ALAMEDA, CONTRA COSTA, MARIN, SAN FRANCISCO, SAN MATEO AND SANTA CLARA COUNTIES

AREA "B" - ALPINE, AMADOR, BUTTE, CALAVERAS, COLUSA, DEL NORTE, EL DORADO, FRESNO, GLENN, HUMBOLDT, KINGS, LAKE, LASSEN, MADERA, MARIPOSA, MENDOCINO, MERCED, MODOC, MONTEREY, NAPA, NEVADA, PLACER, PLUMAS, SACRAMENTO, SAN BENITO, SAN JOAQUIN, SANTA CRUZ, SHASTA, SIERRA, SISKIYOU, SOLANO, SONOMA, STANISLAUS, SUTTER, TEHAMA, TRINITY, TULARE, TUOLUMNE, YOLO AND YUBA COUNTIES

	Rates ·	Fringes
Asbestos Removal Laborer ; Areas A & B	\$ 20.06	9.62
LABORER (Lead Removal)		
Area A	\$ 29.02	19.42
Area B	\$ 28.02	19.42

ASBESTOS REMOVAL-SCOPE OF WORK: Site mobilization; initial site clean-up; site preparation; removal of asbestos-containing materials from walls and ceilings; or from pipes, boilers and mechanical systems only if they are being scrapped; encapsulation, enclosure and disposal of asbestos-containing materials by hand or with equipment or machinery; scaffolding; fabrication of temporary wooden barriers; and assembly of decontamination stations.

LABO0261-006 06/30/2014

MARIN COUNTY

Rates Fringes

LABORER

Mason Tender-Brick......\$ 32.36 17.34

FOOTNOTE: Refractory work where heat-protective clothing is required: \$2.00 per hour additional.

LABORER CLASSIFICATIONS

CONSTRUCTION SPECIALIST GROUP: Asphalt ironer and raker; Chainsaw; Laser beam in connection with laborers' work; Masonry and plasterer tender; Cast-in-place manhole form setter; Pressure pipelayer; Davis trencher - 300 or similar type (and all small trenchers); Blaster; Diamond driller; Multiple unit drill; Hydraulic drill

GROUP 1: Asphalt spreader boxes (all types); Barko, Wacker and similar type tampers; Buggymobile; Caulker, bander, pipewrapper, conduit layer, plastic pipelayer; Certified hazardous waste worker; Compactors of all types; Concrete and magnesite mixer, 1/2 yd. and under; Concrete pan work; Concrete sander; Concrete saw; Cribber and/or shoring; Cut granite curb setter; Dri-pak-it machine; Faller, logloader and bucker; Form raiser, slip forms; Green cutter; Headerboard, Hubsetter, aligner, by any method; High pressure blow pipe (1-1/2" or over, 100 lbs. pressure/over); Hydro seeder and similar ype; Jackhammer operator; Jacking of pipe over 12 inches; Jackson and similar type compactor; Kettle tender, pot and worker applying asphalt, lay-kold, creosote, lime, caustic and similar type materials (applying means applying, dipping or handling of such materials); Lagging, sheeting, whaling, bracing, trenchjacking, lagging hammer; Magnesite, epoxyresin, fiberglass, mastic worker (wet or dry); No joint pipe and stripping of same, including repair of voids; Pavement breaker and spader, including tool grinder; Perma curb; Pipelayer (including grade checking in connection with pipelaying); Precast-manhole setter; Pressure pipe tester; Post hole digger, air, gas and electric; Power broom sweeper; Power tampers of all types (except as shown in Group 2); Ram set gun and stud gun; Riprap stonepaver and rock-slinger, including placing of sacked concrete and/or sand (wet or dry) and gabions and similar type; Rotary scarifier or multiple head concrete chipping scarifier; Roto and Ditch Witch; Rototiller; Sandblaster, pot, gun, nozzle operators; Signalling and rigging; Tank cleaner; Tree climber; Turbo blaster; Vibrascreed, bull float in connection with laborers' work; Vibrator

GROUP 1-a: Joy drill model TWM-2A; Gardner-Denver model DH143 and similar type drills; Track driller; Jack leg driller; Wagon driller; Mechanical drillers, all types regardless of type or method of power; Mechanical pipe layers, all types regardless of type or method of power; Blaster and powder; All work of loading, placing and blasting of all powder and explosives of whatever type regardless of method used for such loading and placing; High scalers (including drilling of same); Tree topper; Bit grinder

GROUP 1-b: Sewer cleaners shall receive \$4.00 per day above Group 1 wage rates. "Sewer cleaner" means any worker who handles or comes in contact with raw sewage in small diameter sewers. Those who work inside recently active, large diameter sewers, and all recently active sewer manholes, shall receive \$5.00 per day above Group 1 wage rates.

performance of "form stripping, cleaning and oiling and moving to the next point of erection".

GUNITE LABORER CLASSIFICATIONS

GROUP 1: Structural Nozzleman

GROUP 2: Nozzleman, Gunman, Potman, Groundman

GROUP 3: Reboundman

GROUP 4: Gunite laborer

WRECKING WORK LABORER CLASSIFICATIONS

GROUP 1: Skilled wrecker (removing and salvaging of sash, windows and materials)

GROUP 2: Semi-skilled wrecker (salvaging of other building materials)

Rates

Fringes

LABO0324-007 06/30/2014

DEL NORTE, HUMBOLDT, LAKE, AND MENDOCINO COUNTIES

			•
Tunnel and	Shaft Laborers:		
GROUP	1\$	34.60	19.49
GROUP	2\$	34.37	19.49
GROUP	3\$	34.12	19.49
GROUP	4\$	33.67	19.49
GROUP	5\$	33.13	19.49
Shoter	rete Specialist\$	35.12	19.49

TUNNEL AND SHAFT CLASSIFICATIONS

GROUP 1: Diamond driller; Groundmen; Gunite and shotcrete nozzlemen

GROUP 2: Rodmen; Shaft work & raise (below actual or excavated ground level)

GROUP 3: Bit grinder; Blaster, driller, powdermen, heading; Cherry pickermen - where car is lifted; Concrete finisher in tunnel; Concrete screedman; Grout pumpman and potman; Gunite & shotcrete gunman & potman; Headermen; High pressure nozzleman; Miner - tunnel, including top and bottom man on shaft and raise work; Nipper; Nozzleman on slick line; Sandblaster - potman, Robotic Shotcrete Placer, Segment Erector, Tunnel Muck Hauler, Steel Form raiser and setter; Timberman, retimberman (wood or steel or substitute materials therefore); Tugger (for tunnel laborer work); Cable tender; Chuck tender; Powderman - primer house

GROUP 4: Vibrator operator, pavement breaker; Bull gang - muckers, trackmen; Concrete crew - includes rodding and spreading, Dumpmen (any method)

PLAS0300-005 06/30/2014	atos	Fringes
		Fringes
CEMENT MASON/CONCRETE FINISHER\$	30.00 	22.07
PLUM0038-004 07/01/2014		
LAKE AND MENDOCINO COUNTIES		
Ra	ates	Fringes
Landscape/Irrigation Fitter (Underground/Utliity Fitter)\$ 5 PLUMBER	54.40	32.15
Work on wooden frame structures 5 stories or less excluding high-rise buildings and commercial work such as hospitals,		
prisons, hotels, schools, casinos, wastewater treatment plants, and research facilities as		
well as refrigeration pipefitting, service and	•	
repair work - MARKET RECOVERY RATE\$ 5	54.40	40.71
All other work - NEW CONSTRUCTION RATE\$		43.29
PLUM0355-005 07/01/2014	· 	
DEL NORTE AND HUMBOLDT COUNTIES:		
Ra	ites I	Fringes
Underground Utility Worker /Landscape Fitter\$ 2	, 8.55	9.25
SHEE0104-016 01/01/2015		
Ra	ites I	Fringes
HEET METAL WORKER Mechanical contracts \$200,000 or less\$ 4	5 26	38.32
All other work\$ 5		40.05
TEAM0094-001 07/01/2014		-
Ra	tes I	Fringes
ruck drivers:		v
GROUP 1\$ 2		24.28
GROUP 2\$ 2 GROUP 3\$ 2		24.28 . 24.28
		24.28
GROUP 4\$ 2	0.21	24.40

GROUP 5: Dump trucks, 65 yds. and over; Holland hauler; Low bed Heavy Duty Transport over 7 axles

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than "SU" or "UAVG" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the "SU" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION

Originals: Two (2)

Bond No. 070020394 Premium: \$11,911.00

PERFORMANCE BOND

G.R Sundberg, Inc.			
5211 Boyd Road, Are	(Name of Contractor) cata, CA 95521	·····	
Corporation	(Address of Contractor)	.here	inafter called Principal, and
(Corporation, Partnershi	p, or Individual)	,	
Liberty Mutual Insu	rance Company		
Attention: Surety Department, 100	Name of Surety) of 4th Avenue, Suite 1300, So	eattle, W	A 98154
	(Address of Surety)	<u></u>	
hereinafter called Surety, are held and			
County of I			
Department of Public Works, 11	(Name of Owner) 106 Second Street, Eureka, (CA 9550	1
hereinafter called Owner, in the pena	(Address of Owner)	rtv-one 1	housand Seventy-six Dollars and
,	Dollars,		841,076.00
in lawful money of the United States, for			Il and truly to be made, we bin
THE CONDITION OF THIS OBLIC	_ day of <i></i>	reas, th	e Principal entered into a certain , 20 <u>15</u> , a copy of whic
ereto attached and made a part hereof for		56 / Agre	eement No. DTFH69-15-H-00051
Contract No. 31606A	ining, i hase z i ili ole to he		

NOW, THEREFORE, if the Principal shall well, truly and faithfully perform its duties, all of the undertakings, covenants, terms, conditions, and agreements of said contract during the original term thereof, and any extensions thereof which may be granted by the OWNER, with or without notice to the Surety and during the one year guaranty period, and if he shall satisfy all claims and demands incurred under such contract, and shall fully indemnify and save harmless the OWNER from all costs and damages which it may suffer by reason of failure to do so, and shall reimburse and repay the OWNER all outlay and expense which the OWNER may incur in making good any default, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, FURTHER, that the said surety, for value received hereby stipulate and agrees that no change, extension of time, alteration or addition to the specifications accompanying the same shall in any wise affect its obligation on this BOND, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

PROVIDED, FURTHER, that no final settlement between the OWNER and the CONTRACTOR shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

IN WITNESS WHEREOF, this instrument is exec	cuted in 2 counterparts, one of which shall (number)
be deemed an original, this the 29th day of _	September , 20 15 .
ATTEST:	·
	G R Sundberg, Inc.
(Principal) Secretary (SEAL) Sonia Sundipary	BY Principal (s) garth P. Sundberg UR. President
B. Phaisdowell (Witness as to Principal)	5211 Boyd Road, Arcata, CA 95521 Address
Sali Boyd Road	Adoless
Address Arcata, CA 95521	Liberty Mutual Insurance Company Surety
ATTEST:	
• • • • • • • • • • • • • • • • • • •	
(SEAL)	
AWitness as to Surety) Susan J. McGowan	By Attorney in Fact Donna J. Frowd, Attorney in Fact
Address	Address
M.B. McGowan & Associates Insurance Agency, Inc.	Attention: Surety Claims Department
7250 Redwood Blvd Suite 110 Novato CA 94945	1001 4th Avenue Suite 1700 Seattle WA 98154

NOTE: Date of BOND must not be prior to date of contract. If CONTRACTOR is Partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the PROJECT is located.

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 Marin	
On September 29, 2015 before me	nonna L. Welsh, Notary Public (insert name and title of the officer)
personally appeared Donna J. Frowd	ovidence to be the percental where percent in Interest
subscribed to the within instrument and ackno	evidence to be the person(s) whose name(s) is/axex wledged to me that he/she/they executed the same in by his/her/theix signature(s) on the instrument the ne person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under paragraph is true and correct.	the laws of the State of California that the foregoing
WITNESS my hand and official seal.	DONNA L. WELSH Commission # 2036335 Notary Public - California Marin County My Comm. Expires Sep 6, 2017
Signature	(Seal)

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

Certificate No. 7097386

American Fire and Casualty Company
The Ohio Casualty Insurance Company

Liberty Mutual Insurance Company
West American Insurance Company

POWER OF ATTORNEY

all of the city of Novato state of CA each individually if there be more than one named, its true and lawful attorney in fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons.

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed the 27th. day of August

STATE OF PENNSYLVANIA COUNTY OF MONTGOMERY

On this 27th = day of August 2015 before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of American Fire and Casualty Company, Liberty Mutual Insurance Company. The Ohio Casualty Insurance Company, and West American Insurance Company, and that he as such, being authorized so to do execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duty authorized officer.

IN WITNESS WHEREOF, I have hereunte subscribed my hame and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written.

Notarial Seal
Teresa Pastelle Notary Public
Plymouth Two: Montgomery County

My Commission Expires March 28, 2017

Member, Pennsylvania Association of Notanes

This Power of Attorney is made and executed pursuant to and by authority of the following By Jaws and Authorizations of American Fire and Casualty Company. The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV = OFFICERS = Section 12. Power of Altorney. Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys in fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surely any and all undertakings, bonds, recognizances and other surely obligations. Such attorneys in fact, subject to the limitations set forth in their respective powers of attorney; shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary Any power or authority granted to any representative or attorney in fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts - SECTION 5. Surety Bonds and Undertakings. Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys in fact subject to the limitations set forth in their respective powers of attorney; shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as it signed by the president and attested by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys in lead as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings; bonds, recognizances and other surety obligations.

Authorization – By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds; shall be valid and binding upon the Company with the same force and effect as though manually affixed:

I, Gregory W. Davenport, the undersigned Assistant Secretary, of American Fire and Casualty Company, The Ohio Casualty Insurance Company, Liberty Multual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said.

Companies, is in full force and effect and has not been revoked:

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 29th day of

American Fire and Casualty Company The Ohio Casualty Insurance Company Liberty Mulual Insurance Company West American Insurance Company

David M. Carey, Assistant Secretary

Gregory W. Davenport, Assistant Secretary,

1906

LMS-12873-122013







Originals: Two (2)

Bond No. 070020394

Premium: Included on Performance Bond

PAYMENT BOND

KNOW ALL MEN BY THESE PRESEN	ITŠ:
2015, has awarded to GR Sundber hereinafter designated as the "Principal," Red Cap Road (8Q100) Shoulder Wideni	oldt, by its order made <u>splenber</u> fb. g, Inc. a contract for the work described as follows: ing, Phase 2 PM 0.3 to 1.56 / Agreement No. DTFH69-15-H-00051
Contract No. 321606A	
NOW, THEREFORE, we the Principal at	
County of Humboldt in the penal sum of Eigl	, Surety, are held and firmly bound unto the ht Hundred Forty-one Thousand Seventy-six Dollars and Zero Cents
Dollars (\$ <u>841,076.00</u>) , lawful	money of the United States of America for the payment of which selves, our heirs, executors, administrators, successors and assigns,
heirs, executors, administrators, successors, 3181 of the Civil Code, or amounts due unde performed by claimant, or for any amounts re Board from the wages of employees of the CRevenue and Taxation Code with respect to Civil Code of California, then said Surety whereinafter set forth, and also will pay in case	ATION IS SUCH that if said Principal, his or its subcontractors, or assigns, shall fail to pay any of the persons named in Section or the Unemployment Insurance Code, with respect to work or labor quired to be deducted, withheld, and paid over to the Franchise Tax Contractor and his subcontractors pursuant to Section 18806 of the such work and labor as required by Sections 3247 et seq. of the fill pay for the same, in or to an amount not exceeding the amount e suit is brought upon this bond, such reasonable attorney's fees, as it as in the above-mentioned statutes provided.
alteration or addition to the terms of the contaccompanying the same shall in any wise aff	d, hereby stipulates and agrees that no change, extension of time, ract or to the work to be performed thereunder or the specifications ect its obligations on this bond, and it does hereby waive notice of n or addition to the terms of the contract, or to the work, or to the
IN WITNESS WHEREOF, this instrumer the day of	nt has been duly executed by Principal and Surety above named, on September, 20 15
	G R Sundberg, Inc.
•	PRINCIPAL
	BYLiberty Mutual Insurance Company
	SURETY INNA & Shord
**	Atterney-in-fact Donna J. Frowe, Attorney-in-Fact

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 <u>Marin</u>)
on <u>September 29, 2015</u> before	me, Donna L. Welsh, Notary Public
	(insert name and title of the officer)
ersonally appeared <u>Donna J. Frowd</u>	·
ubscribed to the within instrument and ack ix/her/tixeix authorized capacity(iex), and the	ory evidence to be the person(S) whose name(S) is/SCEX mowledged to me that NE/she/NOSY executed the same in that by htm/her/theix signature(S) on the instrument the in the person(S) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing

WITNESS my hand and official seal.

paragraph is true and correct.

Signature (Seal)

DONNA L. WELSH
Commission # 2036335
Notary Public - California
Marin County
My Comm. Expires Sep 6, 2017

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

Certificate No. 7097388

American Fire and Casualty Company The Ohio Casualty Insurance Company Liberty Mutual Insurance Company West American Insurance Company

POWER OF ATTORNEY

KNOWN ALL PERSONS BY THESE PRESENTS: That American Fire & Casualty Company and The Ohio Casualty Insurance Company are corporations duly organized under the laws of the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts; and West American Insurance Company is a corporation duly organized under the laws of the State of Indiana (herein collectively called the Companies"), pursuant to and by authority herein set forth, does hereby name, constitute Benjamin Wolfe; Debble L. Welsh; Donna J. Frowd; Donna L. Welsh; Michael Brophy McGowan; Susan J. McGowan

each individually if there be more than one named, its true and lawful attorney in fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed; any and all undertakings, bonds, recognizances and other surety obligations; in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons.

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer of official of the Companies and the corporate seals of the Companies have been affixed day of August thereto this 27th

American Fire and Casualty Compan The Ohio Casualty Insurance Company Liberty Mutual Insurance Company West American Insurance Company

STATE OF PENNSYLVANIA COUNTY OF MONTGOMERY

On this 27th day of August 2015; before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of American Fire Casually Company, Liberty Mulual Insurance Company, The Ohio Casually Insurance Company, and West American Insurance Company, and that he, as such, being authorized so to do execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written COMMONWEALTH OF PENNSYLVANIA



Teresa Pastella, Notary Public My Commission Expires March 28, 2017

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of American Fire and Casualty Company, The Ohio Casualty Insurance Company, Liberty, Mutual Insurance Company, and West American Insurance Company, which resolutions are now in full force and effect reading as follows

ARTICLE IV - OFFICERS - Section 12 Power of Altorney. Any officer of other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman of the President may prescribe, shall appoint such attorneys in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal; acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys in-fact, subject to the limitations set forth in their respective. powers of attorney, shall have full power to blind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary, Any power or authority granted to any representative or attorney in fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts - SECTION 5. Suirety Bonds and Undertakings. Any officer of the Company authorized for that purpose in writing by the chairman of the president and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys in fact, as may be necessary to act in behall of the Company to make, execute; seal, addrowledge and deliver as surely any and all undertakings; bonds, recognizances and other surely obligations. Such attorneys in fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys in fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surely any and all underfakings, bonds, recognizances and other surely obligations.

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that (acsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with. the same force and effect as though manually affixed.

t; Gregory W. Davenport; the undersigned; Assistant Secretary; of American Fire and Casualty Company, The Ohio Casualty Insurance Company; Liberty Mutual Insurance Company; and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this

29th day of

Gregory W. Davenport, Assistant Secretary

1906







COUNTY OF HUMBOLDT DEPARTMENT OF PUBLIC WORKS 1106 SECOND STREET EUREKA, CA 95501

		** = =	
CONTRACT CHANGE ORDER NUME	BER 1	SUPPL. NO.	إنت
DATE PREPARED BY RESIDENT ENGIN	NEER: APRIL 19, 2016		
PROJECT NAME: RED CAP ROAD (801	00) SHOULDER WIDENING	PHASE 2 - P.M. 0:30 TO P.M. 1.56	
PROJECT NO. <u>DTFH69-15-H-00051</u>	COI	NTRACT NO. 321606A	
TO: GR SUNDBERG, INC.		<u> </u>	
YOU ARE HEREBY DIRECTED TO MAKE THE HEREIN DE DESCRIBED WORK NOT INCLUDED IN THE PLANS AND UNTIL APPROVED BY THE DIRECTOR OF PUBLIC WOR DESCRIPTION OF WORK TO BE DONE, ESTIMATE OF O	SPECIFICATIONS FOR THIS CONTRAC	Y NOTE THIS CHANGE ORDER IS NOT EFFECTIVE	
PRICE, AGREED PRICE AND FORCE ACCOUNT,) UNLES EQUIPMENT IS ACTUALLY USED AND NO ALLOWANCE INCREASE OR DECREASE FROM THE ORIGINAL QUANT	S OTHERWISE STATED, RATES FOR F WILL BE MADE FOR IDLE TIME THE LA	ENTAL OF EQUIPMENT COVER ONLY SUCH TIME	: A5,
EXTRA WORK AT AGREED PRICE			1
A) Prepare Water Pollution Control Pri Standard Specifications.	ogram in accordance with Section	n 13-2 of the == \$ 800 00	,
B) Conduct weekly training meetings in Standard Specifications.	n accordance with Section 13-1. (\$400.00 / week) x (12 v		
		Sublotal = \$ 5,600.00	
	Subcantr	actor markup (10%) = _ \$ 560.00	1
	ESTIMATED	TOTAL INCREASE = \$ 6,160.00	ţ
DECREASE IN CONTRACT ITEMS AT CONT	RACT PRICES		
TOTAL AND SOME AND			
, ITEM NO. 5 Prepare Storm Water Poli 1.00 LS -100	Nation Prevention Plan 0.00% @ \$9,000.00 /	LS = \$ 9,000.00	
ITEM NO. 6 Rain Event Action Plan 2,00 EA -100	0,00% @ \$500.00 /	EA '#' \$ 1,000,00	
ITEM NO. 7 Storm Water Sampling an	nd Analysis Day		
1.00 EA -100	0.00% @ \$700.00 /	EA = \$' 700.00	
ITEM NO. 8 Storm Water Annual Repo	ort 0.00% @ \$600.00 /	EA = \$ 600.00	
1.00 EA -100		2	
·	. 1	TOTAL DECREASE = \$ 11,300.00	
,	ي چي چين اخر	BALANCE = \$ (5,140.00)	
BY REASON OF THIS CHANGE,	THE CONTRACT TIME WILL BE IN	CREASED BY 0 WORKING DAYS _	
SUBMITTED BY: P TO THE TOTAL	The second secon	WE THE THE THE THE TANK THE THE	W2 /-
SOMULA SOLLAR	PRINTERME AND INCE. ANGLISORENSEN, CONSTRU	CTION ENGINEER 4/19/2016	
DIRECTOR APPROVAL BY:	The state of the s	s speciment restricted to Time	
SCHAPHIC 2	PRINT NAME AND TITLE TOM MATTSON, DIRECTOR (OF PUBLIC WORKS	
WE, THE UNDERSIGNED CONTRACTOR, HAVE GIVEN C APPROVED, THAT WE WILL PROVIDE ALL EQUIPMENT, ALL SERVICES NECESSARY FOR THE WORK ABOVE SP NOTE: IF YOU, THE CONTRACTOR, DO NOT SIGN ACCE SPECIFICATION AS TO PROCEEDING WITH THE ORDER	AREFUL CONSIDERATION TO THIS CH FURNISH ALL WATERIALS, EXCEPT AS JECIFIED, AND WILL ACCEPT AS FULL PYANCE OF THIS ORDER, YOUR ATT JED WORK AND FILING A WRITTEN PR	IANGE PROPOSED AND AGREE, IF THIS PROPOSES MAY OTHERWISE BE NOTED ABOVE, AND PRESE PAYMENT, THEREFORE, THE PRICES SHOWN AS INTION IS DIRECTED TO THE REQUIREMENTS OF	ONM
CONTRACTOR ACCEPTANCE BY:		OATE	× ×
SOMATURE DO	PRINT NAME AND TITLE	Cet Manger 4/19/20	16

CONTRACT CHANGE ORDER

PAGE 1 OF 1

COM	TRACT CI	HANGE ORDE	R NUMBER	(A)10 00 145 145	1.	1	, su	PPL N	O	L	. Î.,
DATE	PREPARE	D BY RESIDE	NT ENGINEER		JULY 31,	2017	·				
PRO.	JECT NAME	E: RED CAP RO	DAD (8Q100) 5	HOULE	ER WIDE	NING	<u> PHASE 2 – </u>	P.M. 0.	30 TC	P.M. 1.56	
					•						
PROJ	JECT NO.	DTFH69-15-H	1-00051	·		COV	ITRACT NO	32160	6A	3.5	
TO:	GR SUND	BERG, INC.	ς	Aligna Security	***	1.3					<u> </u>
DESCR	IBED WORK NO	ECTED TO MAKE THI IT INCLUDED IN THE THE DIRECTOR OF P	PLANS AND SPECIF								
PRICE,	AGREED PRICE IENT IS ACTUAL	RK TO BE DONE, EST AND FORCE ACCOU LLY USED AND NO A ASE FROM THE ORIG	UNT.) UNLESS OTHE LLOWANCE WILL BE	RWISE ST	TATEO, RATE OR IDLE TIME	S FOR RE	ENTAL OF EQUIP	MENTCO	VER O	NLY SUCH TIM	EAS
EXTR/	A WORK AT	AGREED PRICE		-	~~ ~		-				1
1		Water Pollution		in accor	dance with	Section	13-2 of the				٠,
·		rd Specifications.						=	\$	ज्ञ	!
		t two (2) addition: D(2) of the Stanc					ith Section x (2 weeks)	=	s	800 00	
			-			-	Sul	blotal =	\$	800 00	:
					Su	bcontra	ctor markup (10%) =	\$.	BO 00	
s					ESTIM	ATED 1	TOTAL INCRE	EASE =	\$	00.088	
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•	3		5								
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Ant		ر سرور در المستعدد ا		· · · · · · · · · · · · · · · · · · ·			BALA	NCE =	\$	880.00	
*	BY	REASON OF THIS	CHANGE, THE CO	INTRACT	TIME WILL	BE INC			***********	880.00 NG DAYS	
	BY INED BY:	REASON OF THIS		25-45 10-10-11-11-11-11-11-11-11-11-11-11-11-1		BE INC			***********		
		REASON OF THIS	Page	AME AND I	ile.		REASED BY	, o w	***********		
SKOPATUR LAY		JULENI.	Page	AME AND I	ile.			, o w	***********		
SIGNATUR SIREC DIREC	MED BY:	JULENI.	eru Angi	AME AND I	TILE SEN, CON		REASED BY	, o w	***********		
SKOPATUR LAY	MED BY:	JULENI.	Proxi N	AMEAND T	SEN, CON	STRUC	REASED BY	, O W	***********		2
DIRECTION OF THE INPROVE	TOR APPR	DEVICE AND CONTRACTOR, HAY FOR THE WORK	PROFINE PROFIN	AME AND TO MATTSC CONSIDE HALL MAT O, AND WIL	TILE SEN, CONTILE DN, DIRECTERATION TO THERIALS, EXCELL ACCEPT A	STRUC FOR OF THIS CHASEPT AS A S FULL P	TION ENGIN F PUBLIC WO NGE PROPOSE WAY OTHERW'S AYMENT. THERE	DRKS DANDAGE BE NOT	DATE CATE PRICE PRICE	NG DAYS //5-/-7 //15//- THIS PROPOSE OVE, AND PERF CES SHOWN AS	ORM: BOVE
DIRECTHE NETTHE APPROVI	TOR APPE	DEPLOYAL BY OCCUPATION HAVEL PROVIDE ALL EX	PRINT PRINT PRINT PRINT PRINT PRINT PRINT PURPLE PRINT PURPLE PRINT PURPLE PRINT PURPLE PURPL	AMEAND TO AMEAND TO MATTSO CONSIDE HALL MAT O, AND WILL OF THIS	TILE SEN. CON TILE ON, DIRECT ERATION TO THE TERIALS, EXCLURACE PT ALL ORDER, YOU	STRUC FOR OF THIS CHASE EPT AS I S FULL P R ATTEN	TION ENGIN F PUBLIC WO NGE PROPOSEI WAY OTHERWIS AYMENT. THERE	DAND AGE BE NOTEFORE THE DETO THE	DATE PRICE PRICE	MG DAYS //5-/- THIS PROPOS OVE, AND PERF DES SHOWN AF UIREMENTS OF	ORM: BOVE
DIRECTION NETHE APPROVI	UNDERSIGNED THAT WE WIGES NECESS YOU, THE CONTACT OF T	CONTRACTOR, HAY OCONTRACTOR, HAY MILL PROVIDE ALL EVARY FOR THE WORK ITRACTOR, DO NOT	PENT N PENT N	AMEAND TO AMEAND TO MATTSO CONSIDE HALL MAT O, AND WILL OF THIS	TILE SEN, CON TILE DN, DIRECT ERATION TO THE	STRUC FOR OF THIS CHASE EPT AS I S FULL P R ATTEN	TION ENGIN F PUBLIC WO NGE PROPOSEI WAY OTHERWIS AYMENT. THERE	DAND AGE BE NOTEFORE THE DETO THE	DATE PRICE PRICE	MG DAYS //5-/- THIS PROPOS OVE, AND PERF DES SHOWN AF UIREMENTS OF	ORM: BOVE

COUNTY OF HUMBOLDT DEPARTMENT OF PUBLIC WORKS 1100 SECOND STREET EUREKA, CA 95501

CONTRACT CHANGE ORDER NUMBER 2 SUPPL, NO.	الترجية المحجدية
DATE PREPARED BY RESIDENT ENGINEER: 7/12/16	<u>. And an in the second of the</u>
PROJECT NAME: RED CAP ROAD (80100) SHOULDER WIDENING PHASE 2 - P.M. 0:30 TO	P.M. 1.56
PROJECT NO. <u>DTFH69-15-H-00051</u> CONTRACT NO. 321606A	
TO: GR SUNDBERG, INC	
YOU ARE HEREBY DIRECTED TO MAKE THE HEREIN DESCRIBED CHANGES FROM THE PLANS AND SPECIFICATIONS OR TO DO DESCRIBED WORK NOT INCLUDED IN THE PLANS AND SPECIFICATIONS FOR THIS CONTRACT NOTE THIS CHANGE ORDER IS UNTIL APPROVED BY THE DIRECTOR OF PUBLIC WORKS	THE FOLLOWING NOT EFFECTIVE
DESCRIPTION OF WORK TO BE DONE, ESTIMATE OF QUANTITIES, AND PRICES PAID (SEGREGATE BETWEEN ADDITIONAL W CONTRACT PRICE, AGREED PRICE AND FORCE ACCOUNT.) UNLESS OTHERWISE STATED, RATES FOR RENTAL OF EQUIPMEN SUCH TIME AS EQUIPMENT IS ACTUALLY USED AND NO ALLOWANCE WILL BE MADE FOR IDLE TIME. THE LAST PERCENTAGE NET ACCUMULATED INCREASE OR DECREASE FROM THE ORIGINAL QUANTITY IN THE ENGINEER'S ESTIMATE.	IL CONFRICKTA I
EXTRA WORK AT FORCE ACCOUNT:) 1
In accordance with Section 9-1.04, "Force Account," of the Standard Specifications, perform the following	ng:
Furnish labor and equipment and perform the work in accordance with Section 16, "Clearing and Grubbi the Standard Specifications. Payment for removing trees and tree stumps is change order work, as specific 16, "Clearing and Grubbing," of the Special Provisions.	ing," of ecified in
	, ,
	1,225.29
Work Performed on 5/10/2016 (see attached Cost Estimate #4) = \$	1,435.19
Work Performed on 5/11/2016 (see attached Cost Estimate #5) = \$	589.48
Work Performed on 6/8/2016 (see attached Cost Estimate #2) = \$(5,994.88
The Contractor shall be granted two working days for the following dates: 05/10/2016 and 06/08/2016. ESTIMATED TOTAL INCREASE = \$ 10	.244:R4.
BY REASON OF THIS CHANGE, THE CONTRACT TIME WILL BE INCREASED BY 2 DAYS	
SUBMITTED BY:	
SECRETURE ANGI SORENSEN, CONSTRUCTION ENGINEER THE	5/16
DIRECTOR APPROVAL BY:	
PRINT NAME AND TITLE TOM MATTSON, DIRECTOR OF PUBLIC WORKS	116/16
WE, THE UNDERSIGNED CONTRACTOR, HAVE GIVEN CAREFUL CONSIDERATION TO THIS CHANGE PROPOSED AND AGREE, IS APPROVED. THAT WE WILL PROVIDE ALL EQUIPMENT, FURNISH ALL MATERIALS, EXCEPT AS MAY OTHERWISE BE NOTED. PERFORM ALL SERVICES NECESSARY FOR THE WORK ABOVE SPECIFIED, AND WILL ACCEPT AS FULL PAYMENT, THEREFOR SHOWN ABOVE NOTE: IF YOU, THE CONTRACTOR, DO NOT SIGN ACCEPTANCE OF THIS ORDER, YOUR ATTENTION IS DIRECT REQUIREMENTS OF THE SPECIFICATION AS TO PROCEEDING WITH THE ORDERED WORK AND FILING A WRITTEN PROTEST THEREIN SPECIFIED.	E, THE PRICES TED TO THE
CONTRACTOR ACCEPTANCE BY: SIGNATURE PRINT NAME AND TITLE DATE	

COUNTY OF HUMBOLDT DEPARTMENT OF PUBLIC WORKS 1105 SECOND STREET EUREKA, CA 35501

CONTRACT CH	HANGE ORDER NUM	//BER	2 .	. (SUPPL NO	174
DATE PREPARE	D BY RESIDENT ENG	NEER: JU	JLY 18, 201	6		
PROJECT NAME	RED CAP ROAD (80	100) SHOULDE	R WIDENI	VG PHASI	2-P.M. 0.30	TO P.M. 1.56
				•		
PROJECT NO.	DTFH69-15-H-00051		<u>, C</u>	ONTRAC	T NO.321606A	
TO. GR SUND	BERG. INC.					·
DESCRIBED WORK NO	ECTED TO MAKE THE HEREIN T ENCLUDED IN THE PLANS AN THE DIRECTOR OF PUBLIC WO	ID SPECIFICATIONS P	S FROM THE F OR THIS CONT	LANS AND SI RACT NOTE	PECIFICATIONS OR T THIS CHANGE ORD	FO DO THE FOLLOWING ER IS NOT EFFECTIVE
CONTRACT PRICE, AGI SUCH TIME AS EQUIPM	REED PRICE AND FORCE ACC REED PRICE AND FORCE ACC JENT IS ACTUALLY USED AND CREASE OR DECREASE FROM	OUNT.) UNLESS OTH NO ALLOWANCE WA	ERWISE STATE L BE MADE FO	ED, RATES FO PRIDLE TIME.	R RENTAL OF EQUI THE LAST PERCENT	PMENT COVER ONLY
EXTRA WORK AT	FORCE ACCOUNT:					***************************************
In accordance	with Section 9-1.04, "Ford	ce Account," of the	Standard S	oecification:	, perform the fol	lowing:
the Standard S		or removing trees	and tree slut fons . 6 (see atlach	nps is chan	ge order work, as timate #10) = \$	s specified in
The Contracto	r shall be granted one wor	king day for the fo	Nowing date:	06/09/2016	3.	
s -	THE TO AME IN THE SECOND CO.	1000 AMA	ESTIMATE	D TOTAL	INCREASE = \$	3,493.82
	REASON OF THIS CHANGE	THE CONTRACT	IME WILL BE	INCREASE) BY1 D.	AY
SUBMITTED BY:		PRIVAT NAME AND THE	<u></u>	u .	ÇΔ	
Myrc	Drewer)	ANGLSORENS	EN, CONSTI	RUCTION E	NGINEER	7-19-2016
DIRECTOR APPR	ROVALBY:		,	F		
SIGNATION		TOM MATTSON		R OF PUBL	(f) a	7/20/16
IS APPROVED, THAT W PERFORM ALL SERVICE SHOWN ABOVE: NOTE:	D.CONTRACTOR, HAVE GIVEN E WILL PROVIDE ALL EQUIPM ES NECESSARY FOR THE WOI IF YOU, THE CONTRACTOR, D E SPECIFICATION AS TO PRO-	ENT, FURNISH ALL M RK ABOVE SPECIFIED DO NOT SIGN ACCEPT	ATERIALS, EXC), AND WILL AC TANCE OF THIS	EPT AS MAY CEPT AS FUL GORDER, YOU	OTHERWISE BE NO L PAYMENT, THERE UR ATTENTION IS DI	TED ABOVE; AND FORE, THE PRICES RECTED TO THE
CONTRACTOR A	CORPTANCE BY:			2502 W A 75		
SIGNATURE	1/10	PRINT NAME AND TITE	r PoF	11 us.	PM P	# /19/2016
	U.		**************************************			4.F1

CONTRACT CHANGE ORDER NUM	INER I	3 -	SUPPL NO	[];	
DATE PREPARED BY RESIDENT ENGI		NE 20, 2016		 	
	7		UASE 2 BM 03	TOPM 155	
PROJECT NAME <u>RED CAP ROAD (80</u>	100) SHOULDER	WIDENING FI	1456 4 - F.M. 0.3	7101-34: 138	
PROJECT NO DTFH69-15-H-00051		CONT	RACT NO. 321606.	<u> </u>	
TO: _GR SUNDBERG, INC.					
YOU ARE HEREBY DIRECTED TO MAKE THE HEREM I DESCRIBED WORK NOT WICLUDED IN THE PLANS AN UNTIL APPROVED BY THE DIRECTOR OF PUBLIC WO	O SPECIFICATIONS FOR RKS	THIS CONTRACT	NOTE THIS CHARGE OR	EXIG NOI EFFECTIVE	
DESCRIPTION OF WORK TO BE DOME, ESTIMATE ON PRICE, ACREED PRICE AND FORCE ACCOUNT.) UNLE EQUIPMENT IS ACTUALLY USED AND NO ALLOWANCE ACCUMULATED INCREASE OR DECREASE FROM THE	ESS OTHERWISE STATE! E WILL BE MADE FOR ID	D, RATES FOR REN LETIME THE LAST	ITAL OF EQUIPMENT CU FPERCENTAGE SHOWN	AFK OWE A DOCUMENT	
EXTRA WORK AT FORCE ACCOUNT:	n = 1001				
Perform structure excavation and placer accordance with Section 18, "Earthwork, Stabilized Embankment (Wire Wall #2) (," of the Standard Sp	ecifications, in	ckfill and embankme lieu of constructing &	nt, In lechanically	
•			Cost Estimate #9) =		
Extra Work Peri	ormed on 5/19/2016	(see allached C	Cost Estimate #9) =	\$ 4,877 B7	
	τα	OTAL EXTRA V	YORK REPORTS =	\$ 8,997.03	
For this work, the Contractor shall receive attached extra work reports submitted by for providing all labor, material, equipme change.	v the Contractor Thi	is sum constitute	es full and complete (compensation	
DECREASE IN CONTRACT ITEMS AT CON	TRACT PRICES .			,	
ITEM NO 14 Structure Excavation 160.00 CY -7	2.00% @	\$45 00 / C	γ •	\$ (5,100:00)	
ITEM NO. 15 Import Borrow (Wire Wa 180 00 CY -7		\$122 00 / C	γ α	S (21,960.00)	
ITEM NO. 23 Mechanically Stabilized 480 00 SF 7	Emberkment (Wire ' 78,95% @	Wall) \$18.00 / S	F =	\$ (8,840,00)	
109 00	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	το	TAL DECREASE =	\$ {38,700.00}	
No adjustment to contract unit prices for the above items will be made in accordance with Section 9-1 08C. "Decreases of More Than 25 Percent," of the Standard Specifications by reason of this change order No time adjustment is granted because this activity was completed in tess time than was allowed for construction of Wite Wall #2 in the Contractor's approved schedule.					
	_ 1	OTAL ESTIMA	TED DECREASE =	\$ (29;702.97)	
BY REASON OF THIS CHANGE				DAYS	
SUBMITTED BY:	prominive Ave line			**************************************	
CHICO DIKININ	ANGI SORENSEI	N, CONSTRUCT	TION ENGINEER	7/1/3/1/42	
DIRECTOR APPROYAL BY:	- PROTE NAME AND THILE		<u> </u>	DATE / ///	
Son /			PUBLIC WORKS	-116116	
WE THE DIDERS CHED CONTRACTOR. HAVE GIVEN APPROVED THAT WE WILL PROV DE ALL EQUIPMEN PERFORM ALL SERVICES NECESSARY FOR THE WOS SHOWN ABOVE NOTE: IF YOU, THE CONTRACTOR, I REQUIREMENTS OF THE SPECIFICATION AS TO PROTHEREIN SPECIFIED	IT, FURNISH ALL MATER RK ABOVE SPECIFIED / TO NOT RIGN ACCEPTAL	NALS, EXCEPT AS I AND WILL ACCEPT NCE OF THIS ORDI	MAY OTHERWISE BE NO AS FULL PAYMENT. THE ER, YOUR ATTENTION IS	REFORE, THE PRICES CHECTED TO THE	
CONTRACTOR ACCEPTANCE BY:				CASE	
	CASCU	POFF	PM	7/15/2016	

COUNTY OF HUMBOLDT DEPARTMENT OF PUBLIC WORKS 1108 SECOND STREET THEFRA CA 9558

UREKA, CA 95501		_ 6	مشارع ما		<u> </u>			-C-	· a page *	14	-3-5-5
CONTRACT C	HANGE O	RDER 1	NUMBER		4	ل		SUPPLIN	IO.		ئىيا.
DATE PREPARE	ED BY RES	IDENT E	NGINEER:		IULY 12,	<u> 2016</u>		_=		<u> </u>	سيشحيت
PROJECT NAM	E: <u>RED.CA</u>	P ROAD	(8Q100) SI	HOULD	ER WIDE	NINC	PHASE 2	2 – P.M. 0	30 TO	P.M. 1.	<u>56</u>
PROJECT NO.	DTFH69	-15-H-00	051		· · ·	္တင္ဝ	NTRACT	NO 32160	16A		p vo =0
TO: GR SUND	BERG, INC), <u> </u>	·				Alberta de la companya de la company		<i></i>		
YOU ARE HEREBY DIF DESCRIBED WORK NO UNTIL APPROVED BY	ot included !	N THE PLAN	IS AND SPECIF	D CHANG	ES FROM THE FOR THIS C	IE PLA ONTRA	NS AND SPEC	IFICATIONS IS CHANGE	OR TO D	O THE FOL 3 NOT EFFE	LOWING ECTIVE
DESCRIPTION OF WO CONTRACT PRICE, AC SUCH TIME AS EQUIP NET ACCUMULATED I	REED PRICE /	AND FORCE	ACCOUNT) UN	ILESS OF WANCE W	HERWISE ST /ILL BE MADE	ATED, FOR I	rates for i dle time th	RENTAL OF E E LAST PERI	COUIPME	NT COVER	ONLY S THE
Instali 36" corrugat	ed steel pips	cuivert a	nd concrete t	neadwall	at Sta 60+	63.			~	e negono modero e	g≛ π. ω, βωνδάσει≬
EXTRA WORK AT	FORCE AC	COUNT:									
in accordance agrees to accordance headwall.	e with Section: ept the lump	n 9-1.15, ' sum of <u>\$</u>	Work-Chare 16;819.80, as	cter Cha s fuil con	inges," of U	e Sta for in	endard Spec stalling 36°	culvert and	the Cor I concre	itractor te	
	Ε	xtra Work	Performed o	n 5/25/2	016 (see a	llache	d Cost Esti	mate #6) =	\$	4,308.62	
	E	xtra Work	Performed o	n 5/26/2	016 (see a	itache	ed Cost Esti	mate #7) =	= \$	8,892.18	
-	E	xira Work	Performed o	n 5/27/2	016 (see a	tlache	ed Cost Esti	male #8) <u>=</u>	: <u>\$</u>	5,618.99	<u> </u>
						TO	TAL ADJU	STMENT :	= \$ 1	8,819.60	J
DECREASE IN CO	NTRACTIT	EM AT CO	NTRACT P	Rine							
The second second second					TUICK						
ITEM NO. 2	46.00 × 36°	KUGATED LF	100.00%	= (ט.บ.ษ = (ט.บ.ษ	\$205.00) [ĿĖ	*	= S *i	(9,430.00	Ì
	-40.00	24	,02.02,0	•			_				
						•	TOTAL DE	CREASE :	= \$ ((9,430.00)
The Contractor sha	all be granter	d one work	ing day for th	ne follow	ing date: 0	5/27/	2016.				
****			•								.,
	New a way of the control of	Other Charles Company	- X			*	MATED IN		1917 19 27 107	1,389.80	er Geografia
		THIS CHA	NGE, THE CO	NTRACT	TIME WILL	BEIN	ICREASED I	3Y	1 DAY.	, , , , , , , , , , , , , , , , , ,	
SUBMITTED BY			PANTA	AME AND T	(ire			14	DATE	7 7	Barries
6/191	JUNG	16600	را ANGI	SOREN	SEN, CON	STRU	ICTION EN	GINEER	1	45/4	4
DIRECTOR APP	ROVAL BY						ء		-		
ICMS TANK	-1/1	er ja e ^{meteo}	PRINTN	AME AND T	ITLE				DATE	Jin)	112
A1911	MAR			Marine Marine		9 2	OF PUBLIC			[[6]]	16
NE, THE UNDERSIGN S APPROVED, THAT'S SERFORM ALL SERVIC SHOWN ABOVE NOTE REQUIREMENTS OF TO THEREIN SPECIFIED	NE WILL PROV CES NECESSAI E: IF YOU, THE	IDE ALL EQU RY FOR THE CONTRACT	UIPMENT, FURN WORK ABOVE OR. DO NOT SI	VISH ALL I SPECIFII GN ACCE	MATERIALS, ED, AND WILL PTANCE OF	EXCEP L ACCE THIS O	T AS MAY OT EPT AS FULL I RDER, YOUR	HERWISE B PAYMENT, T ATTENTION	E NOTED HEREFOI IS DIREC	RE, THE PR CTED 10 TI	ND RICES HE
CONTRACTOR	ACCEPTA	NCE BY:									
HGNATURE	1210		PAINTN	AME AND T	57.4	C C	P	M	DATE 7	115/2	016

										. <u>-</u>
CONTRACT	СН	ANGE C	RDER N	UMBER	- 1	5	Ľ		SUPPL NO.	
DATE PREPA	RE	D BY RES	SIDENT E	NGINEER:	·	JULY 18, 2	201	6		Andrew Color Andrews
PROJECT NA	ME	RED CA	P ROAD	(8Q100) SI	<u> IOULD</u>	ER WIDEN	IINC	3 PHASE 2	<u>P.M. 0.30 T</u>	O.P.M. 1.56
PROJECT NO),	DTFH69	-15-H-000	D51			ÇO	INTRACT I	NO. 321606A	
TO: GR SU	ND	BERG. IN	<u>c. </u>			·				
YOU ARE HEREBY CESCRIBED WORK UNTIL APPROVED	CNOT	INCLUDED	N THE PLANS	S AND SPECIF	D CHANG ICATIONS	ES FROM THE FOR THIS COI	PLA	NS AND SPEC	FICATIONS OR TO IS CHANGE ORDER	DO THE FOLLOWING IS NOT EFFECTIVE
PRICE, AGREED PI	RICE TUAL	AND FORCE LY USED AN	ACCOUNT) (II NO ALLOW	UNLESS OTHE ANCE WILL BE	RWISE ST MADE FO	ratied, rates or idle time:	FOR THE	RENTAL OF E LAST PERCEN	QUIPMENT COVER ITAGE SHOWN IS T	WORK AT CONTRACT ONLY BUCH TIME AS THE NET
EXTRA WORK	AT	FORCE AC	COUNT;	M Adag		"		1		
accordant	e wil	ti Section	19, "Earthw	rork," of the	Standan	ction of stax of Specification of Sta 26+44	erio	e backfill and , in lieu of co	d embankment, onstructing Mec	lo hanically
		Ex	ra Work Pe	erformed on	6/21 /2 0	16 (see etta	chec	1 Cost Estin	nate #12) = \$	9,127 86
		Ext	ra Work Pe	erformed an	6/22/20	16 (see attac	chec	i Cost Estin	nate #13) <u>= .5</u>	1,907.29
						TOTAL EX	(TR	A WORK RI	EPORTS = \$	11,035,24
alteched c	ost e	stimates s	ubmilted b	y the Contra	ctor. Th	is sum consi	Utute	es full and c	35.24, based or emplete compet ips by reason of	estion for
DECREASE IN	CON	iTRACT IT	EMS AT C	ONTRACT	PRICES	!				7 14 1
			Excavation CY.		@	\$45 00	,	CY	= S	(1,773,00)
ITEM NO.	15	Import Bo 45 00	ито <mark>w (</mark> Wite СҮ	Wali) -18.00%	Ø	\$122.00	,	CY	ä S	(5,490 DD)
ITEM NO.	23			ed Embank	_			•		
(VEIII IVO)		128.00	SF	-21.05%	@	\$18,00	1	SF	. * \$	(2,304.00)
								TOTAL DE	CREASE = \$	(9,667.00)
No adjustment t "Decreases of M	tore	Than 25 P	ercent," of	the Standar	d Specifi	ications by r	'eas	on of this ch	nange order.	
No firne edjustm Wire Wall #1 in					as comp					
-		ACCOMPANY SANCES	Service de la companya della companya della companya de la companya de la companya della company	: F V. 0.::					CREASE = \$	·
SUBMITTED E		eason of	THIS CHAN	IGE, THE CO	NTRACT	TIME WILL E	E IV	CREASED 8	Y O'DA	10
BOUNIUR J	~ · ·	THINNISSE A		1,000,000,000,000,000	wexxa II	•			-^! -^!	
4)	. <u>}</u> ,	AP IL	رلابر	ANG	SOREN	SEN, CONS	TRU	ICTION EN	GINEER -	-19 -2016s
DIRECTORAL	PR	eyal,êy	i .							
XXX	944 T	1/6	سيسيب		MATTSC	nie DN, DIRECTI	OR (OF PUBLIC	WORKS	1/201/6
APPROVED, THAT I PEHPORMAL, SER SHOWN ABOVE MI HEQUIREMENTS OF THEREIT SPECIFIE	ME W VICE OTE: I F THE D	ILL PROVIDI 6 NECESSAI F YOU, THE 5 PECIFICA	E ALL EQUIPA RY FOR THE ! CONTRACTO TION AS TO F	AENT, FURN S WORK ABOVE IR, DO NOT BK	H'ALL MA SPECIFIE 3N ACCEI	TERIALS, EXCI D, AND WILL A PTANCE OF TH	EHT / NCCE IIS C	AS MAY OTHE PT AS FULL P ROER, YOUR /	RWISE BE NOTED: AYMENT THEREF ATTENTION IS DIFU	DRE, THE PRICES
CONTRACTO		3e cé i ni	WE BY:	s - Lange	1. ia 21/2	d'	· · · · ·		ican	3
رجي	2	11/	11)	PROTECTO	13 S	EU D		LF	, ,	7/19/201

				·,	4	
CONTRACT CHA	NGE ORDER NUME	BER	6	SUPPL.	NO.	
DATE PREPARED	BY RESIDENT ENGIN	EER: JL	LY 19, 2010	<u> </u>		 -
PROJECT NAME: R	RED CAP ROAD (8Q1)	00) SHOULDE	R WIDENIN	G PHASE 2 – P.M.	0.30 TO P.M	<u>. 1.56</u>
PROJECT NO	TFH69-15-H-00051		C(ONTRACT NO.3216	06A	
TO: GR SUNDBE	RG, INC.	Maria San			# ## F T	1.00 a 300
DESCRIBED WORK NOT IN	ED TO MAKE THE HEREIN DE CLUDED IN THE PLANS AND DIRECTOR OF PUBLIC WORK	SPECIFICATIONS F	S FROM THE PL OR THIS CONTR	ANS AND SPECIFICATION PACE NOTE THIS CHANGE	S OR TO DO THE ORDER IS NOT	FOLLOWING EFFECTIVE
CONTRACT PRICE, AGREE SUCH TIME AS EQUIPMEN	O BE DONE, ESTMATE OF C D PRICE AND FORCE ACCOU T IS ACTUALLY USED AND NO EASE OR DECREASE FROM T	NT) UNLESS OTHE DALLOWANCE WIL	RWISE STATED L BE MADE FOR), RATES FOR RENTAL OF HOLE TIME THE LAST PE	EQUIPMENT CO	VER ONLY
EXTRA WORK AT FO	RCE ACCOUNT:			. •		-
Construct embant 53+40 to Sta 54+	kment, in accordance wit 00.	h Section 19, "E	arlhwork," of	the Standard Specifica	itions , from St	a
	Extra Work Perform	ned on 6/27/2016	i (see attache	ed Cost Estimate #14)	= \$ 8,880).67
e ·	Extra Work Perform	ed on 6/28/2016	i (see attache	ed Cost Estimate #15)	= \$ 5,941	.76
:			TOTAL EXTE	RA WORK REPORTS	= \$ 14,822	2.43
providing all labor	mates submitted by the C , material, equipment, too a granted two working day	ols and incidenta	is, and includ	es ali markups by rea	son of this cha	nge:
			TOTAL EST	IMATED INCREASE	= 0.44.022	્રાં વે .
BY BEA	SON OF THIS CHANGE, T	UE CONTRACT T			2 DAYS	
SUBMITTED BY:			years are the second			
SKHATURE ZZZ	ai a a a a a a a a a a a a a a a a a a	NAME OF THE PARTY		LICTION ENGINEED	J 19	- 30 //
		, gree of the		UCTION ENGINEER	111/	- 2016
DIRECTOR APPRO	, , , , , , , , , , , , , , , , , , ,	PRINT NAME AND TITE		Show to you a manager	DATE /	7.
Sm II	Carl Carlotte Carlotte	**************************************		OF PUBLIC WORKS	1	16
WE THE UNDERSIGNED OF IS APPROVED THAT WE W PERFORM ALL SERVICES N STIDWN ABOVE NOTE: IF Y	ONTRACTOR, HAVE GIVEN C ILL PROVIDE ALL EQUIPMEN' IECESSARY FOR THE WORK YOU, THE CONTRACTOR, DO PECIFICATION AS TO PROCE	T, FURNISH ALL MA ABOVE SPECIFIED NOT SIGN ACCEPT	TERIALS, EXCE , AND WILL ACC ANCE OF THIS	PT AS MAY OTHERWISE I EPT AS FULL PAYMENT, ORDER, YOUR ATTENTIO	BE NOTED ABOV THEREFORE TH N IS DIRECTED T	E, AND E PRICES O THE
CONTRACTOR ACC				Control of the second s		tradition (see a second
SIGNATURE	24)	CASEU	PAH	E PM	1/1	1/2016
7.7		1	7		The second second	

COUNTY OF HUMHOLDT
DEPARTMENT OF PUBLIC WORKS
1105 SECOND STREET
EUREKA, CA 95501

3 P - 4"	Farmure and the state of the st	_ E _ M = 40 M + 1				, w	
CONTRACT C	HANGE ORDER NUME	BER	7.	_دحد	SUPPL. NO)	
DATE PREPARE	D BY RESIDENT ENGIN	IEER: OC	TOBER 17,	2016	:-		
PROJECT NAME	: RED CAP ROAD (8Q1	00) SHOULDER	R WIDENING	PHASE	2 - P.M. 0.3	0 TO P.M. 1.5	<u> 66</u>
				-		·	
PROJECT NO.	DTFH69-15-H-00051		;CO	NTRACT	NO <u>.321606</u>	A	
TO: GR SUND	BERG, INC.	The second of th		Ayla	No. 1. In contrast to the contrast of the cont	4.45.00	
	ECTED TO MAKE THE HEREIN DI	ESCRIBED CHANGES	FROM THE PLA	NS AND SPE	CIFICATIONS C	R TO DO THE FOL	OWING
DESCRIBED WORK NO	OT INCLUDED IN THE PLANS AND THE DIRECTOR OF PUBLIC WOR	SPECIFICATIONS FO	R THIS CONTR	ACT, NOTE TI	IIS CHANGE OF	OER IS NOT EFFE	CTIVE
CONTRACT PRICE, AG	RK TO BE DONE, ESTIMATE OF I REED PRICE AND FORCE ACCOU MENT IS ACTUALLY USED AND N ICREASE OR DECREASE FROM T	UNT) UNLESS OTHE IO ALLOWANCE WILL	RWISE STATED , BE MADE FOR	, RATES FOR IDLE:TIME.TI	RENTAL OF EQ IE LAST PERCE	DIPMENT COVER	ONLY STHE
NEL ACCOMOLATED I	ICREASE OR DECREASE FROM	I HE UNIGINAL OUAN	THE IN THE EN	GINCER 3 ES	IMALIC	Try promption and the	ere la el Cario e
EXTRA WORK AT	FORCE ACCOUNT:					•	
Remove exist Pavement," o	ing asphall pavement, in acc I the Special Provisions .	cordance with Sec	ction 15-2,025	(3), "Cold I	Planing Aspha	elt:Concrete	,
<u> </u>	Extra Work Perform	ned on 9/28/2016	(see altache	d Cost Esti	nate #14) <u>=</u>	\$ 10,622.46	_
:			TOTAL EXTR	A MODE D	PEDORTS =	\$ 10,622,46	
			IOIALEXIK	M MACKIC L	(EFOK12 =	\$ 10,022.40	
attached cost providing all la	the Contractor shall receive estimate submitted by the Cabor, material, equipment, to	contractor. This stoods and incidenta	im constitutes is, and include	s full and co es all markt	mplete comp	ensation for	
Tital Corinacion 2019	IN OC BIDINER DUC MOTULIS OF	ay for the tollorent	a anto: opico.				
			· ·			\$ 10,622.46	
	REASON OF THIS CHANGE,	THE CONTRACT T	ME WILL BE	NCREASED	BY1	DAY	
SUBMITTED BY		Lessin same samunu				OATE	! !
-1216 Cg/	" Jane History	ANGI SORENSI	N, CONSTR	UCTION EI	IGINEER	16 190	1016
DIRECTOR APP	ROWALBY:	ete e e e e e e e e e e e e e e e e e e					
200		PRINT NAME AND TITL				DATE	111
-10m-1	1/00	TOM MATTSON	** ** *	14 - 15191		11/19	10-
IS APPROVED, THAT V PERFORMALL SERVIC SHOWN AROVE NOTE	ED CONTRACTOR HAVE GIVEN OVER WILL PROVIDE ALL EQUIPMENTES NECESSARY FOR THE WORK OF THE SPECIFICATION AS TO PROC	YT, FURNISH ALL MA K ABOVE SPECIFIED NOT SIGN ACCEPT	TERIALS, EXCE , AND WILL ACC ANCE OF THIS I	PT AS MAY Q EPT AS FULL DROER, YOU	THERWISE BE PAYMENT, THI RATTENTION IS	ROTED ABOVE, AT EREFORE, THE PR 5 DIRECTED TO TI	CES IE
THEREIN SPECIFIED.	and the second second						
CONTRACTOR?	ACCEPTANCE BY	PRINT NAME AND TIT		and the second s	to a state of the	DATE	The second of the second
	Mean	VASEU.	Poff	PN) L	10/18	116
			مين شد سخ				

COUNTY OF HUMBOLDT DEPARTMENT OF PUBLIC WORKS 1106 SECOND STREET EUREKA, CA 95501

a proper	N	4	<u>,</u>	مسامع عربين	1 1		
CONTRACT CH	HANGE ORDER NUM	BER	8	<u> </u>	SUPPL NO). <u> </u>	لتبست
DATE PREPARE	D BY RESIDENT ENGI	NEER.	JULY 31, 20	017			
PROJECT NAME	: RED CAP ROAD (80)	100) SHOUL	DER WIDEN	ING PHA	SE 2 - P M = 0.3	0 TO P M 1.56	i
PROJECT NO.	DTFH69-15-H-00051			CONTRA	CT NO.321606	ίΑ <u> </u>	***
TO: GR SUND	BERG, INC.				3 7	-	· ·
DESCRIBED WORK NO	ECTED TO MAKE THE HEREIN D T INCLUDED IN THE PLANS AND THE DIRECTOR OF PUBLIC WOS	SPECIFICATION	NGES FROM THE NS FOR THIS CO	PLANS AND	SPECIFICATIONS OF	R TO DO THE FOLLO DER IS NOT EFFEC	WING TIVE
CONTRACT PRICE, AGI SUCH TIME AS EQUIPM	RK TO BE DONE, ESTIMATE OF REED PRICE AND FORCE ACCO MENT IS ACTUALLY USED AND I CREASE OR DECREASE FROM	UNT) UNLESS C 10 ALLOWANCE	OTHERWISE STAT WILL BE MADE F	FED RATES I	FOR RENTAL OF EQ E THE LAST PERCE	UIPMENT COVER ON	HE ILY
EXTRA WORK AT	FORGE ACCOUNT:				•		
Reconstruct fa	iled embankment at Sta 32	2+00 and 5ta 5	51+00 and con	stručt mon	ument well for fo	and property	
		•				*	
	Extra Work Performed						
	Extra Work Performed	on 6/6/2017 (see attached D	Daily Extra \	Work Report) =	\$ 1,522 92	
	Extra Work Performed of	n 6/23/2017 (see attached C	Tally Extra	Work Report) <u>=</u>	\$ 610.79	
			TOTAL EX	TRA WOR	K REPORTS =	\$ 4,062.93	
extra work rep	the Contractor shall receive orts submitted by the Contr bor, material, equipment, to	actor. This su	m constitutes !	full and con	nplete compensa	tion for	
The Contractor shal	l be granted two working d	ays for the foll	owing dates: 0	6/5/2017.a	nd 06/6/2017.		
	* :		TOTAL E	STIMATE	INCREASE =	\$ 4,062.93	or
a BY F	REASON OF THIS CHANGE.	THE CONTRAC	T TIME WILL 8	E INCREAS	EDBY 2	DAYS	inger
SUBMITTED BY:		Transmitter		പ്രായപ്പെട്ടുക്ക് പാര്യ ക്ര	er ver mil		
Sing'S	verser)	ANGI SORE	NSEN, CONS	TRUCTION	ENGINEER	7-15-17	7)
DIRECTOR APP	XOVALEBY	Z Let W. A Leeli			and the special section of the secti		-a - 22-78
SHOMATURE 2	14-5	PRINT NAME AND	SON, DIRECTO	OR OF PU	BLIC WORKS	one 9/15/	" >
NE THE UNDERSIGNE	CONTRACTOR, HAVE GIVEN	CAREFUL CONS	DERATION TO T	HIS CHANGE	PROPOSED AND A	REE IF THIS PROP	OSÁL:
PERFORM ALL SERVICE	E WILL PROVIDE ALL EQUIPME IS NECESSARY FOR THE WOR IF YOU, THE CONTRACTOR, DO	K ABOVE SPECI D NOT SIGN ACC	FIED, AND WILL A EPTANCE OF TH	CCEPT AS F US ORDER, Y	ULL PAYMENT, THE OUR ATTENTION IS	REFORE THE PRICE DIRECTED TO THE	· ·
RECURTERENTS OF TH THEREIN SPECIFIED	E SPECIFICATION AS TO PROD	EEDING WITH T	HE ORDERED WO	JRK AND FIL	ING A WKILLEN PR	DIEST ANITUM IME	LITTE
CONTRACTORA	CCEPTANCE BY:	Land Land			2011		
I I Was	Misch	PRINT NAME AND		w2.41k =6	Hice Lelinin	glisto	
72 100000	<u>~~~</u>	CELLINA.	CLICINIS(A)	TOTAL T	ALISE PROGRAMME SALE		righter:

CONTRACT	CHAN	GE ORDER NU	MBER		9			SUPPL. N	0		
DATE PREPA	RED BY	RESIDENT EN	GINEER: _		9/15/17						
PROJECT NA	ME: <u>RE</u>	D CAP ROAD (8	Q100) SH	OULE	DER WIDEN	ING	PHAS	E 2 – P.M. 0.	<u>30</u>	TO P.M. 1.5	<u>66</u>
PROJECT NO). <u>DT</u>	FH69-15-H-0005	i <u>1</u>		i	CO	NTRAC	T NO. <u>32160</u>	6A		
TO: GR SÚ	NDBER	G, INC.						 			
DESCRIBED WORK	NOT INCL	TO MAKE THE HEREI UDED IN THE PLANS A RECTOR OF PUBLIC W	ND SPECIFIC								
PRICE, AGREED PE	RICE AND F TUALLY US	BE DONE, ESTIMATE FORCE ACCOUNT.) UN ED AND NO ALLOWAN R DECREASE FROM TI	ILESS OTHER! ICE WILL BE M	MISE S	TATED, RATES I OR IDLE TIME. T	FOR HE L	RENTAL C	OF EQUIPMENT C CENTAGE SHOW	OVE	RONLY SUCH	
INCREASE IN C	CONTRA	CT ITEMS AT COM	ITRACT PR	ICES						•	,
	3	adway Excavation 3.00 CY	0.32%	@	\$24.00	1	CY	=	\$	72.00	
ITEM NO.		ss 2 Aggregate Bas 5.00 CY	se 57.17%	@	\$63.00	1	CY	=	\$	43,218.00	
ITEM NO.		or Concrete (Minor).63 CY	Structure) 7.88%	@	\$1,700.00	ı	CY	=	\$	1,071.00	
ITEM NO.		Corrugated Steel F 6.50 LF	Pipe (0.079" 21.52%	Thick	\$150.00	1	LF	=	\$	12,975.00	
ITEM NO.		t Frame and Grate I.00 EA	25.00%	@	\$475.00	1	EA	=	\$	475.00	
ITEM NO.		ust Water Vaive Co I.00 EA	ver to Grad 14.29%	e (OC @	SD) \$660.00	1	EA	<u>=</u>	\$	660.00	
							TOTAL	INCREASE =	\$	58,471.00	
		t unit prices for the ," of the Standard S							06E	, "Increases	
DECREASE IN	CONTRA	ACT ITEMS AT CO	NTRACT PI	RICES	<u>3</u>						
ITEM NO.	3 Ter	nporary Railing (Ty	pe K)								
, TENNO			-100.00%	@	\$50.00	1	LĘ	=	\$	(10,000.00)	
	-100		n -100.00%	@	\$51.00	1	EA	. =	\$	(5,100.00)	
	-1750		-100.00%	@	\$5.00	1	LF	=	\$	(8,750.00)	
	-368		-64.00%	@	\$8.00	1	LF	=	\$	(2,944.00)	
ITEM NO.		oort Borrow (Wire V 5.00 CY	Vall) 10.00%	@	\$122.00	1	CY	=	\$	(3,050.00)	
ITEM NO.		bankment 4.00 CY	-1.17%	@	\$28.00	1	CY	=	\$	(392.00)	
ITEM NO.			-37.50%	@	\$5.00	1	LF	=	\$	(375.00)	
ITEM NO.		Mix Asphalt (Type 3.84 TN	A) -4.08%	@	\$137 .00	,	TN		œ	(11,897.08)	
ITEM NO.		ce Hot Mix Asphalt		@ A)	ψ13 <i>1</i> .00	•	I I'N	=	Φ	(11,097.00)	
			-58.57%	@	\$2.50	1	LF	=	\$	(3,367.50)	

41 4					*	L,				·	
ITEM NO.	- 22	Place Hot Mix Asphalt (Miscellane 00.00%	ous Area @	s) \$25.00		S.A.	_	\$	(1,375.00)	
ITEM NO.	. 29	6" Perforated Plastic Pip		_	323.00	•	31	,==	v	(1,373.00)	1
1,2,11,103			00.00%	@	\$8.00	1	ĻF	`=	\$	(560,00)	
ITEM NO.	. 30	6" Non-Perforated Plast								•	
			8.00%	@	\$8.00	1	ĻF	=	\$	(160.00)	4
ITEM NO.	31	Class 1 Permeable Mate -20.00 CY -1	erial (Blank 00.00%	(et) @	\$75.00	,	CY	=	\$	(1,500.00)	
ITEM NO.	32	18" Corrugated Steel Pi		_						(1,000,00)	
•			30.00%	@`	\$45.00	1	LF	122 7	\$	(810.00)	
ITEM NO.	33	36" Corrugated Steel Pip			•						
ITEN NO	24		00,00%	@	\$75.00	′	LF	₽:	·\$	(1,500,00)	
II EM NO.	34	8" Entrance Taper -1.00 EA -1	00.00%	@	\$400.00	,	EA	=	s	(400.00)	1
ITEM NO.	36	36" Anchar Assembly								, ,	
		-2.00 EA -1	00.00%	@	\$450.00	1	EA	≖'	\$ -	(900.00)	
ITEM NO.	. 37	Rock Slope Protection (6405.00		T		_	(4.535.00)	1
ITEMAIO	20		5.00%	@	\$105.00	′	TN		\$	(1,575.00)	
HEMINO.		Fence:(Type WM, Metal -262:00 LF -5	2.40%	@	\$18.00	7	LF	#4	\$	(4,716.00)	
ITEM NO.	40	Delineator (Class 2)									
		-25.00 EA -3	5.71%	@	\$10.00	1	EA	á)	\$	(250,00)	4
ITEM NO.		Thermoplastic Traffic St			_	-				/CEO BO\ :	
ITEMAIO		-440,00 LF -4 Thermoplastic Pavemen	2.59%	@ 'Cabassa	\$1,25			=	\$	(550.00)	
ITEM NO.	42	•		(CISHAIRCE (2)	\$19,00			÷	\$	(1,368.00)	í
ITEM NO.	B-1	Cold Plane Asphalt Cond	crete (0.20	' max dej	oth)						
:	-1	1125.00 SY -10	00.00%	@	\$16.00	1	SY	=	\$ ((18,000.00)	
ITEM NO.		Hot Mix Asphall (Type A -150.00 TN -10	•	@	\$140.00	,	TN	_	s /	(21,000.00)	į
	•	-150.00 114 -16	JU.UU 76	œ.	\$140.00	•	114	· -	Ψ- 1	(21,000.00)	
						Т	TOTAL DECREASE	=	\$ (1	100,539.58)	#
		tract unit prices for the all Than 25 Percent," of the)6C,		-
;		,			•				•	(40.000)	
	DV Dr	ACON OF THE CHANCE	THE CONT				ATED DECREASE		\$ DAY	(42,068.	36)
SUBMITTED E		ASON OF THIS CHANGE,	- 	·	AIE AAILT DE	. HYU	ONEMOED_DT	2	· Jo is		
BIGNATURE	1	SOMERILAS	1 .	ORFNSF	N CONST	RI N	CTION ENGINEER		DATE:	-27-10	,
DIRECTOR A	PPR	DVAL BY:	1/11-01 3C				CHOINEINGINEER	<u>.</u>	/ <u></u>	<u>-1/8</u>	
SIGNATURE -	1	1/2	PINT NAME	E AND TITLE		-		-1	CATE	Model	9
Som		1000	<u> </u>	· · · · · · · · · · · · · · · · · · ·			F PUBLIC WORKS	1		10/1/	<u>ک</u>
IS APPROVED, THA	TWE	CONTRACTOR, HAVE GIVEN WILL PROVIDE ALL EQUIPME	NT, FURNISI	H ALL MAT	ERIALS, EXC	EPT	AS MAY OTHERWISE	BE N	OTEL	YABOVE, AND	AL
SHOWN ABOVE, NO	OTE: IF	NECESSARY FOR THE WOR YOU, THE CONTRACTOR, D	O NOT SIGN	ACCEPTA	NCE OF THIS	S OF	RDER, YOUR ATTENTIO	N IS	DIRE	CTED TO THE	_
REQUIREMENTS OF THEREIN SPECIFIE		SPECIFICATION AS TO PROC	EEDING WI	TH THE OR	DERED WOR	K A	ND FILING A WRITTEN	PRO	JIES.	WITHIN THE TIM	E
27.8	R AC	CCEPTANCE BY: \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	DOMEST ALL	CANCETT T				Ť	DATE	2 - 3m2 - 2	_
SICHATURE			PRINT NAME	_	NERO	-	Pess	ı		-26-18	

			A company of the comp		
CONTRACT CHANGE ORDER NUM	BER	10	SUPPL.	NO.	
DATE PREPARED BY RESIDENT ENGI	NEER:	Monday, Janua	ny 29, 2018		
PROJECT NAME: RED CAP ROAD (8Q1	100) SHOULI	DER WIDENING	<u> PHASE 2 – P.M. (</u>	<u>0.30 TO P.M. 1</u>	.56
PROJECT NO. <u>DTFH69-15-H-00051</u>		,co	NTRACT NO.3216	06A	
TO: GR SUNDBERG, INC.					
YOU ARE HEREBY DIRECTED TO MAKE THE HEREIN D DESCRIBED WORK NOT INCLUDED IN THE PLANS AND UNTIL APPROVED BY THE DIRECTOR OF PUBLIC WOR	SPECIFICATION				
DESCRIPTION OF WORK TO BE DONE, ESTIMATE OF CONTRACT PRICE, AGREED PRICE AND FORCE ACCO SUCH TIME AS EQUIPMENT IS ACTUALLY USED AND N NET ACCUMULATED INCREASE OR DECREASE FROM	UNT.) UNLESS O NO ALLOWANCE	THERWISE STATED, WILL BE MADE FOR I	RATES FOR RENTAL OF IDLE TIME. THE LAST PER	EQUIPMENT COVER	R ONLY
EXTRA WORK AT AGREED PRICE:				E of the	ŀ
Pave driveways and side streets at conne 60+63 RT.	ections to Red	Cap Road and co	nstruct cable railing o	n headwall at Sta	E
For this work, the Contractor shall receive attached cost estimates submitted by the providing all labor, material, equipment, to No time adjustment is granted because the longer being counted.	Contractor. The cols and incide	nis sum constitute entals, and include	s full and complete co s all markups by reas	empensation for on of this change	ð.
					ľ
: 		TOTAL EST	MATED INCREASE	= \$ 60,000.00) .
BY REASON OF THIS CHANGE, SUBMITTED BY:	THE CONTRAC	T TIME WILL BE IN		0 DAYS	
SIGNATURE/	PRINT NAME AND	TITLE	Mary L	DATE	- ; ,
Aug Breveen	ANGI-SORE	NSEN, CONSTRU	ICTION ENGINEER	1-30-	-18
DIRECTOR APPROVAL BY		man i ma I man i m			,
SIGNATURE	PRINT NAME AND		OF PUBLIC WORKS	DATE /70/	10
WE THE UNDERSIGNED CONTRACTOR, HAVE GIVEN O	1 '			AGREE IF THIS PR	OPOSAL
IS APPROVED, THAT WE WILL PROVIDE ALL EQUIPMEN PERFORM ALL SERVICES NECESSARY FOR THE WORK SHOWN ABOVE. NOTE: IF YOU, THE CONTRACTOR, DO REQUIREMENTS OF THE SPECIFICATION AS TO PROCITHEREIN SPECIFIED.	NT, FURNISH ALL CABOVE SPECIF NOT SIGN ACCI	MATERIALS, EXCEP IED, AND WILL ACCE EPTANCE OF THIS O	T AS MAY OTHERWISE B PT AS FULL PAYMENT, T RDER, YOUR ATTENTION	E NOTÈD ABOVE, A HERÈFORE, THE PF I IS DIRECTED TO TI	ND RICES HE
CONTRACTOR ACCEPTANCE BY:	4				
SIGNATURE	PRINT NAME AND		M.)	DATE	_ 7
	RAND,	Swore	PPES	1-30-1	8