

AUTHORIZATION FOR AGREEMENTS, MOUS, OR OTHER DOCUMENTS OBLIGATING THE CITY

All contracts, agreements, grant agreements, memoranda of understanding, or any document obligating the city (with the exception of purchase orders), requires the completion of this form. The City Manager will sign these documents after all other required information and signatures are obtained.

Document: Prand Inva	Asr	unt	de e	Date	: 2/	115/2	<u>. </u>	
Statement of Purpose:	in for	Lar	od M	du	1300.	4 6	al. la at	
doublepart of SOP		-	i 01	+ 01	mq	do	unte	
Department Head Signature:	M	1 8	KE			:0: -		
Remarks, if any:		-	5 - 5 - c					
City Attorney Review and Signatu	ire: <u></u>		N.C	rlee		Date:	5/17/	2027
Other Signatures as Requested by							_ =012	
H 28 11 57 17			ol .			/Position	18 7	
Budget Confirmed: Signature Yes	No	0	N/A	0		M Atto		
Certificate of Insurance Attached:	Yes	X	No	0	N/A	0		
City Council Approval Needed:	Yes	9/	No	0	Date:	May	16,2	440
After all the above requested info along with the original document executed prior to the City Manage	rmation (ls comp City Ma	plete an	d signa	tures ob	itained,	return this	form
City Manager Signature:	Mu		E7, 81	7/61	Date:	May	17,2	522
Once all signatures and certificate with the original, fully-executed ag of grant agreement and all propertment for tracking and audit	reement lect fund	, MOU, lina do	or other	r docum	ned, retu nent to th	um this due City R	locument, ecorder A	along
City Recorder Signature:			U	FI	Date:			
Date posted on website:							**	

Sign-Off Sheet for Documents Obligating the City - Rev. 1/18

CITY OF NEWPORT, OREGON PERSONAL SERVICES AGREEMENT (Water Distribution System)

THIS AGREEMENT is between the City of Newport, an Oregon municipal corporation (City), and Oregon Meter Repair & Water Solutions, LLC (Contractor). This Agreement shall be effective as of February 19, 2022, when signed and dated by an authorized representative of each party.

RECITALS

- A. Contractor has the training, ability, knowledge, and experience to provide services desired by the City.
- City has selected Contractor to provide services under its public contracting rules.

TERMS OF AGREEMENT

1. <u>SERVICES TO BE PROVIDED</u>

Contractor shall provide the services described in attached Exhibit A to this Agreement. To the extent there are any inconsistencies or conflicts between this Agreement and the attached Exhibit A, this Agreement shall control and prevail.

2. TERM

The term of this Agreement shall be one (1) year with an option to extend for up to two additional one-year terms, at City's sole discretion. This Agreement shall expire, unless otherwise terminated or extended, on February 19. 2023.

3. COMPENSATION

Contractor shall be compensated as described in attached Exhibit A to this Agreement.

4. <u>ASSIGNMENT / DELEGATION</u>

Neither party shall assign or transfer any interest in or duty under this Agreement without the written consent of the other.

5. STATUS OF CONTRACTOR AS INDEPENDENT CONTRACTOR

Contractor certifies that:

A. Contractor acknowledges that Contractor is an independent contractor as defined by ORS 670.600 and not an employee of City, shall not be entitled to benefits of any kind to which an employee of City is entitled and shall be solely responsible for all payments and taxes required by law. Furthermore, in the event that

Personal Services Agreement (Water Distribution System)
Page 1 of 13

Contractor is found by a court of law or any administrative agency to be an employee of City for any purpose, City shall be entitled to offset compensation due, or to demand repayment of any amounts paid to Contractor under the terms of this Agreement, to the full extent of any benefits or other remuneration Contractor receives (from City or third party) as a result of the finding and to the full extent of any payments that City is required to make (to Contractor or third party) as a result of the finding.

- B. Contractor represents that no employee of the City, or any partnership or corporation in which a City employee has an interest, has or will receive any remuneration of any description from Contractor, either directly or indirectly, in connection with this Agreement, except as specifically declared in writing.
- C. Contractor certifies that Contractor currently has a City business license or will obtain one prior to delivering services under this Agreement.
- D. Contractor is not an officer, employee, or agent of the City as those terms are used in ORS 30.265.

6. INDEMNIFICATION

City has relied upon the professional ability and training of Contractor as a material inducement to enter into this Agreement. Contractor warrants that all its work will be performed in accordance with generally accepted professional practices and standards as well as the requirements of applicable federal, state and local laws. Acceptance of contractor's work by City shall not operate as a waiver or release. Contractor agrees to indemnify and defend the City, its officers, agents, employees and volunteers and hold them harmless from any and all liability, causes of action, claims, losses, damages, judgments or other costs or expenses including attorney fees and witness costs (at both trial and appeal level, whether or not a trial or appeal ever takes place) that may be asserted by any person or entity which in any way arise from, during or in connection with the performance of the work described in this Agreement, except to the extent that the liability arises out of the negligent or otherwise wrongful acts or omissions of the City and its employees. Contractor's indemnification shall also cover claims brought against the City under state or federal workers' compensation laws. If any aspect of this indemnity shall be found to be illegal or invalid for any reason whatsoever, the illegality or invalidity shall not affect the validity of the remainder of this indemnification.

7. INSURANCE

Contractor and its subcontractors shall maintain insurance acceptable to City in full force and effect throughout the term of this Agreement. The insurance shall cover all activities of the contractor arising directly or indirectly out of Contractor's work performed hereunder, including the operations of its subcontractors of any tier.

The policy or policies of insurance maintained by the Contractor and its subcontractor shall provide at least the following limits and coverages:

Personal Services Agreement (Water Distribution System)
Page 2 of 13

A. Commercial General Liability Insurance

Contractor shall obtain, at contractor's expense, and keep in effect during the term of this Agreement, Comprehensive General Liability Insurance covering Bodily Injury and Property Damage on an "occurrence" form (1996 ISO or equivalent). This coverage shall include Contractual Liability insurance for the indemnity provided under this Agreement. The following insurance will be carried:

Coverage	Limit
General Aggregate	2,000,000
Products-Completed Operations Aggregate	1,000,000
Personal & Advertising Injury	1,000,000
Each Occurrence	1,000,000
Fire Damage (Any one fire)	50,000
Medical Expense (Any one person)	5,000

B. <u>Commercial Automobile Insurance</u>

Contractor shall also obtain, at contractor's expense, and keep in effect during the term of this Agreement, Commercial Automobile Liability coverage including coverage for all owned, hired, and non-owned vehicles. The Combined Single Limit per occurrence shall not be less than \$1,000,000.

C. Workers' Compensation Insurance

The Contractor, its subcontractors, if any, and all employers providing work, labor or materials under this Agreement are either subject employers that will comply with ORS 656.017 or employers exempt under ORS 656.126. Out-of-state employers must provide Oregon workers' compensation coverage for their workers who work at a single location within Oregon for more than 30 days in a calendar year. Contractors who perform work without the assistance or labor of any employee need not obtain such coverage. This shall include Employer's Liability Insurance with coverage limits of not less than \$500,000 each accident.

D. Additional Insured Provision

The Commercial General Liability Insurance and Commercial Automobile Insurance policies and other policies the City deems necessary shall include the City as an additional insured with respect to this Agreement.

E. Notice of Cancellation

There shall be no cancellation, material change, exhaustion of aggregate limits or intent not to renew insurance coverage without 30 days written notice to the City. Any failure to comply with this provision will not affect the insurance coverage

Personal Services Agreement (Water Distribution System)
Page 3 of 13

provided to the City. The certificates of insurance provided to the City shall state that the insurer shall endeavor to provide 30 days' notice of cancellation to City.

F. <u>Certificates of Insurance</u>

As evidence of the insurance coverage required by this Agreement, the Contractor shall furnish a Certificate of Insurance to the City. No contract shall be effective until the required certificates have been received and approved by the City. The certificate will specify and document all provisions within the Agreement. A renewal certificate will be sent to the City's address 10 days prior to coverage expiration.

G. Primary Coverage Clarification

The parties agree that Contractor's coverage shall be primary to the extent permitted by law. The parties further agree that other insurance maintained by the City is excess and not contributory insurance with the insurance required in this section.

H. Cross-Liability Clause

A cross-liability clause or separation of insureds clause will be included in all general liability, professional liability, pollution, and errors and omissions policies required by this Agreement.

The procuring of required insurance shall not be construed to limit contractor's liability under this Agreement. Notwithstanding said insurance, Contractor shall be obligated for the total amount of any damage, injury, or loss caused by negligence or neglect connected with this Agreement.

8. METHOD & PLACE OF SUBMITTING NOTICE, BILLS AND PAYMENTS

All notices, bills and payments shall be made in writing and may be given by personal delivery or mail. Payments may be made by personal delivery, mail, or electronic transfer. The following addresses shall be used to transmit notices and other information:

City: City Manager

City of Newport 169 SW Coast Hwy. Newport, OR 97365 Phone: 541-574-0601

Contractor: Oregon Meter Repair & Water Solutions, LLC

P.O. Box 373 Toledo, OR 97391 Phone: 541-272-4200

Personal Services Agreement (Water Distribution System)
Page 4 of 13

Notices mailed to the address provided for notice in this section shall be deemed given upon deposit in United States mall, postage prepaid. In all other instances, notices, bills and payments shall be deemed given at the time of actual delivery.

9. MERGER

This writing is intended both as a final expression of the agreement between the parties with respect to the included terms and as a complete and exclusive statement of the terms of this Agreement. No modification of this Agreement shall be effective unless and until it is made in writing and signed by both parties.

10. TERMINATION WITHOUT CAUSE

At any time and without cause, City or Contractor shall have the right to terminate this Agreement by giving 30 days written notice to the other party. If the Agreement is terminated pursuant to this paragraph, Contractor shall be paid for services rendered to the date of termination.

11. TERMINATION WITH CAUSE

- A. City may terminate this Agreement effective upon delivery of written notice to Contractor, or at such later date as may be established by City, under any of the following conditions:
 - If City funding from federal, state, local, or other sources is not obtained and continued at levels sufficient to allow for the purchase of the indicated quantity of services. This Agreement may be modified, or terminated, to accommodate a reduction in funds.
 - If federal or state regulations or guidelines are modified, changed, or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this Agreement.
 - If any license or certificate required by law or regulation to be held by Contractor, its subcontractors, agents, and employees to provide the services required by this Agreement is for any reason denied, revoked, or not renewed.
 - 4. If Contractor becomes insolvent, if voluntary or involuntary petition in bankruptcy is filed by or against Contractor, if a receiver or trustee is appointed for Contractor, or if there is an assignment for the benefit of creditors of Contractor.
 - 5. If City determines that termination of this Agreement is in the best interest of the City.

Personal Services Agreement (Water Distribution System)
Page 5 of 13

Any such termination of this Agreement under paragraph (A) shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

- B. City, by written notice of default (including breach of contract) to Contractor, may terminate the whole or any part of this Agreement:
 - 1. If Contractor fails to provide services called for by this Agreement within the time specified herein or any extension thereof.
 - If Contractor fails to perform any of the other provisions of this Agreement, or so fails to pursue the work as to endanger performance of this Agreement in accordance with its terms, and after receipt of written notice from City, fails to correct such failures within ten (10) days or such other period as City may authorize.
 - If Contractor fails to eliminate a conflict as described in Section 11 of this Agreement.

The rights and remedies of City provided in the above clause related to defaults (including breach of contract) by Contractor shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.

If City terminates this Agreement under paragraph (B), Contractor shall be entitled to receive payment for all services satisfactorily rendered and expenses incurred, an amount which bears the same ratio to the total fees specified in this Agreement as the services satisfactorily rendered by Contractor bear to the total services otherwise required to be performed; provided, that there shall be deducted from such amount the amount of damages, if any, sustained by City due to breach of contract by Contractor. Damages for breach of contract shall be those allowed by Oregon law, reasonable attorney fees, and other costs of litigation at trial and upon appeal.

12. ACCESS TO RECORDS

City shall have access to books, documents, papers and records of Contractor as are directly pertinent to this Agreement for the purpose of making audit, examination, excerpts and transcripts.

13. FORCE MAJEURE

Neither City nor Contractor shall be considered in default because of any delays in completion and responsibilities hereunder due to causes beyond the control and without fault or negligence on the part of the parties so disenabled, including but not restricted to, an act of nature or of a public enemy, civil unrest, volcano, earthquake, fire, flood, epidemic, quarantine restriction, area-wide strike, freight

Personal Services Agreement (Water Distribution System)
Page 6 of 13

embargo, unusually severe weather or delay of subcontractor or supplies due to such cause; provided that the parties so disenabled shall within 10 days from the beginning of the delay, notify the other party in writing of the cause of delay and its probable extent. The notification shall not be the basis for a claim for additional compensation. Each party shall, however, make all reasonable efforts to remove or eliminate the cause of delay or default and shall, upon cessation of the cause, diligently pursue performance of its obligation under this Agreement.

14. NON-WAIVER

The failure of City to insist upon or enforce strict performance by Contractor of any of the terms of this Agreement or to exercise any rights hereunder should not be construed as a waiver or relinquishment to any extent of its rights to assert or rely upon such terms or rights on any future occasion.

15. NON-DISCRIMINATION

Contractor agrees to comply with all applicable requirements of federal and state civil rights and rehabilitation statutes, rules, and regulations. Contractor also shall comply with the Americans with Disabilities Act of 1990, ORS 659A.142, and all regulations and administrative rules established pursuant to those laws.

16. ERRORS

Contractor shall perform such additional work as may be necessary to correct errors in the work by Contractor required under this Agreement without undue delay and without additional cost.

17. EXTRA WORK

Only the City Manager may authorize additional work not described in Exhibit A. Fallure of Contractor to secure written authorization for work not described in Exhibit A shall constitute a waiver of all right to adjustment in the contract price or contract time due to such unauthorized extra work and Contractor thereafter shall be entitled to no compensation whatsoever for the performance of such work.

18. <u>ATTORNEY FEES</u>

In any action arising under this Agreement, the prevailing party shall be entitled to such sum as the court may award as reasonable attorney fees and court costs, including attorney fees and court costs on appeal.

19. **GOVERNING LAW**

This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon, without regard to conflict of law principles. Any action or suits involving any question arising under this Agreement must be brought in the

Personal Services Agreement (Water Distribution System)
Page 7 of 13

appropriate court of the State of Oregon, and the parties hereby consent to venue in Lincoln County Circuit Court, Oregon, unless exclusive jurisdiction is in federal court, in which case venue shall be in federal district court for the District of Oregon.

20. COMPLIANCE WITH STATE AND FEDERAL LAWS / RULES

Contractor shall comply with all applicable federal, state and local laws, rules and regulations, including, but not limited to, the requirements concerning working hours, overtime, medical care, workers' compensation insurance, health care payments, payments to employees and subcontractors and income tax withholding contained in ORS Chapter 279B, the provisions of which are hereby made a part of this Agreement. (See attached Exhibit B.)

21. <u>SEVERABILITY / COUNTERPARTS</u>

In the event any provision of this Agreement is unenforceable as a matter of law, the remaining provisions will stay in full force and effect. This Agreement may be executed in counterparts and a signed copy transmitted by facsimile or other electronic means, each of which will be deemed an original, but all of which taken together will constitute one and the same agreement.

CITY OF NEWPORT	
Devil	May 17, 2022
City Manager	Date
OREGON METER REPAIR & WATER SOLUTIONS, LLC	
Jason Maxon Authorized Member	Date

Personal Services Agreement (Water Distribution System)
Page 8 of 13

EXHIBIT A TO PERSONAL SERVICES AGREEMENT

1) Scope of Work - Water Distribution System

The City's water distribution system is complex and its operational characteristics are not commonly known or fully understood by engineering or operations staff at the City. Contractor has intimate knowledge of the system. City desires to have Contractor aid in documenting the operation of the system by codifying standard operating procedures (SOPs) and providing meter testing and calibration servicing on City's larger meter installations. City desires to have Contractor aid in a number of initiatives that would otherwise not benefit from Contractor's knowledge, including but not limited to review and provide input to the upcoming Water Master Plan, review of developer improvement plans, troubleshooting water system operating anomalies when they occur, and consulting with the City on an on-call basis. The parties understand this is a month to month contract and can be cancelled at any time by either party's 30 days written notice.

This scope of work describes the services to be provided to the City, with each service described in Task Order format as follows:

Task Order 1: Onsite Large Water Meter Testing

Test and Calibrate meters shown in Table 1. Contractor shall test and calibrate each meter and document the work completed. Any confined space entry shall be completed according to OSHA requirements. City staff will assist in confined space entry. Submit all calibration and maintenance reports to the City of Newport Public Works Administrative Assistant or the Public Works Director.

Table 1: Large Meter Sites

Bay Blvd Ice House	
Pacific Surimi	
Harbor Village RV Park	
Surf Street Apartments	
Rogue Ales	
LaQuinta Inn	
Vance Avery WWTP	
City of Newport Recreation Center	
Embarcadero Pool Center	,
Embarcadero Ice House	
Road & Driveway Company	
Lincoln County Shops	
Pacific Seafood	
NOAA Facility Office Building	
Longview Hills Bulk Meter	

Personal Services Agreement (Water Distribution System)
Page 9 of 13

NOTES: Work to test and calibrate each bulk meter is limited to one (1) eight-hour day. Work beyond 8 hours in any given day shall be approved prior to additional work starting. Repair or replacement of meters, if required, will be by separate proposal for each meter to be repaired or replaced.

Task Order 2: Water System Standard Operating Procedures (SOPs)

In general, written operating procedures for the water system are largely non-existent. The knowledge of how the water system operates exists in the knowledge base of the operators and has been either learned in the field through trial and error or passed down from person to person. Documentation of how to operate the system shall be developed in electronic written form including supporting documentation such as maps, GIS, photographs, reference documents, and other support materials as appropriate. Water system SOPs are listed in Table 2. Note: Work hours per SOP shall not exceed 4 hours without prior approval.

Table 2: Standard Operating Procedures

Table 2. Standard Operating Procedures	
South Beach pressure zone when operating off Seal Rock water syste	em
Back-feed Bay Front zone from South Beach	
Adjust water HGL in the Smith Tank zone	
Operation of Running Springs pressure zone and control valves	1910100
Disinfection procedures for the Bay Crossing	
Emergency shutdown of the Northwest Liquid Natural Gas Facility	
Temporary emergency water supply to critical facilities in the event of	a disaster
Summary of Oregon Health Authority best practice methods	
Methods for locating sanitary sewers and force mains	
Methods for locating Big Creek force main and connections	-
Methods for locating the 68th St. force main and where it turns to gravi	ity sewer
Methods for maintaining chlorine residuals at the ARFF	
System modifications for taking South Beach Tank out of service during repair	ng altitude valve
Overview of private utilities that do not get located	
Overview of City owned utilities that get located	

NOTES:

Each SOP will contain at least the following:

- 1) Narrative of the need or purpose for the SOP
- 2) History or background of the system described in the SOP
- 3) Description/characteristics of the system
- 4) Vicinity and Site Map (provided by City)
- 5) Standard Operating Procedure description (to do what?)

Example: "to locate Big Creek sewers and laterals"

Task Order 3: Document Review

3.1 Developer Plans and proposals: The City reviews developer proposals for compatibility with the water system and may need input from time to time. Furthermore, the City reviews developer construction plans and may need review of those plans in order to ensure compatibility with City water systems.

Personal Services Agreement (Water Distribution System)
Page 10 of 13

3.2 Master Plan review: The City is in the process of writing a Request for Proposal (RFP) for a Water Master Plan update. Review of the RFP, and/or of the work deliverables may be requested.

Task Order 4: GIS Assistance / On-call Services

Contractor has developed data in the form of a GIS layer separate from the parent GIS residing in the IT Department. The GIS data resides on a laptop computer. The City may need assistance from Contractor to reconcile the information on the laptop with the parent GIS layer. Contractor would assist in orienting the City's new GIS employee once hired.

2) Compensation

Task Order	Description	Compensation	Provisions
1	Onsite Large Water Meter Testing	\$150/hr, 4 hr minimum, not to exceed 8 hours per meter	See NOTES Task Order 1
2	Water System SOPs	\$125/hr, 1 hr minimum, not to exceed 4 hours per SOP. Field Investigations \$150/hr	See NOTES Task Order 2
3	Document Review	\$125/hr, 1 hr minimum	
4	GIS / On-call Assistance	\$125/hr, 1 hr minimum	

EXHIBIT B TO PERSONAL SERVICES AGREEMENT

RELEVANT PROVISIONS OF ORS CHAPTER 279B

279B.220 Conditions concerning payment, contributions, liens, withholding. Every public contract shall contain a condition that the contractor shall:

- 1. Make payment promptly, as due, to all persons supplying to the contractor labor or material for the performance of the work provided for in the contract.
- 2. Pay all contributions or amounts due the Industrial Accident Fund from the contractor or subcontractor incurred in the performance of the contract.
- Not permit any lien or claim to be filed or prosecuted against the state or a county, school district, municipality, municipal corporation or subdivision thereof, on account of any labor or material furnished.
- Pay to the Department of Revenue all sums withheld from employees under ORS 316.167.

279B.230 Condition concerning payment for medical care and providing workers' compensation.

- 1. Every public contract shall contain a condition that the contractor shall promptly, as due, make payment to any person, co-partnership, association or corporation furnishing medical, surgical and hospital care services or other needed care and attention, incident to sickness or injury, to the employees of the contractor, of all sums that the contractor agrees to pay for the services and all moneys and sums that the contractor collected or deducted from the wages of employees under any law, contract or agreement for the purpose of providing or paying for the services.
- 2. Every public contract shall contain a clause or condition that all subject employers working under the contract are either employers that will comply with ORS 656.017 or employers that are exempt under ORS 656.126.

279B.235 Condition concerning hours of labor; compliance with pay equity provisions; employee discussions of rate of pay or benefits.

- An employer must give notice in writing to employees who work on a public contract, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees, of the number of hours per day and days per week that the employees may be required to work.
- 2. In the case of contracts for personal services as described in ORS 279A.055, the contract shall contain a provision that the employee shall be paid at least time

Personal Services Agreement (Water Distribution System)
Page 12 of 13

and a half for all overtime worked in excess of 40 hours in any one week, except for individuals under personal services contracts who are excluded under ORS 653.010 to 653.261 or under 29 U.S.C. 201 to 209 from receiving overtime.

- 3. (a) Except as provided in subsection (4) of this section, contracts for services must contain a provision that requires that persons employed under the contracts shall receive at least time and a half pay for work performed on the legal holidays specified in a collective bargaining agreement or in ORS 279B.020 (1)(b)(B) to (G) and for all time worked in excess of 10 hours in any one day or in excess of 40 hours in any one week, whichever is greater.
 - (b) An employer shall give notice in writing to employees who work on a contract for services, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees, of the number of hours per day and days per week that the employees may be required to work.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/20/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

producer StateFarm Anthony kondos II			CONTACT JUANA	ARREDONDO	0			
JULIE ANTHONY KONDOS I			DELCARE		THIU			
			PHONE (AC. No. Ext): 503 761-1874 (AC. No. Ext): 503 761-0880					
13768 SE DIVISION ST	reet	Ī	ADDRESS: juana@	anthonykondo	os.com			
			LIN LIN	SURER(S) AFFO	RDING COVERAGE	NAIC #		
PORTLAND		OR 97236	INSURER A : State F	arm Fire and	Casualty Company	25143		
INSURED			INSURER 8:		- 0.000-			
MAXON, JASON L & MELIS	SA		INSURER C:					
1666 CRITESER LOOP			INSURER D :		401 2			
			INSURER E :					
TOLEDO		OR 97391	INSURER F:		Property 1979	740.27		
COVERAGES CE	RTIFIC	ATE NUMBER:	T product r .		REVISION NUMBER:			
THIS IS TO CERTIFY THAT THE POLICIE INDICATED. NOTWITHSTANDING ANY R CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	EQUIR PERT	EMENT, TERM OR CONDITION AIN, THE INSURANCE AFFOR	N OF ANY CONTRAC DED BY THE POLICI	T OR OTHER	ED NAMED ABOVE FOR T DOCUMENT WITH RESPE ED HEREIN IS SUBJECT T	ECT TO WHICH THIS		
NSR LTR TYPE OF INSURANCE	ADDL	SUBR	POLICY EFF (MM/DD/YYYY		LIMIT	78		
COMMERCIAL GENERAL LIABILITY	III	TOLD! NOMBER	- CARROWT TY	mmustriii)	EACH OCCURRENCE	•		
CLAIMS-MADE OCCUR					DAMAGE TO RENTED PREMISES (Ea occurrence)	\$		
		-8 8 1 64			MED EXP (Any one person)	\$		
					PERSONAL & ADV INJURY	\$		
GEN'L AGGREGATE LIMIT APPLIES PER:		80 E I = 1		7 7	GENERAL AGGREGATE	\$		
POLICY PRO- LOC					PRODUCTS - COMP/OP AGG	s		
OTHER:		3 T T S S S			11.000010-0011101700	\$		
AUTOMOBILE LIABILITY	x	400 8146-E18-37	11/18/2022	05/18/2022	COMBINEO SINGLE LIMIT	\$		
ANY AUTO	``	411	111102022	OG ,GIZOZZ	(Es scrident) BODILY INJURY (Per person)	\$ 1,000,000		
OWNED SCHEDULED AUTOS ONLY					BODILY INJURY (Per accident)	\$ 1,000,000		
HIRED NON-OWNED		- 14 to 17 - 17	F 13/1	.8	PROPERTY DAMAGE			
AUTOS ONLY AUTOS ONLY			a, a mag_ sta		(Per accident)	\$ 1,000,000		
UMBRELLA LIAB CONTR	+			 		\$		
H	1 1		G (94 B BA_00		EACH OCCURRENCE	\$		
700,000					AGGREGATE	\$		
WORKERS COMPENSATION	-				I ben I I om	\$ 10 107		
AND EMPLOYERS' LIABILITY					PER OTH-			
ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A				E.L. EACH ACCIDENT	\$		
(Mandatory In NH)					E.L. DISEASE - EA EMPLOYEE	\$		
If yes, describe under DESCRIPTION OF OPERATIONS below	\vdash				E.L. DISEASE - POLICY LIMIT	\$		
						viejnij		
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLE: 2004 CHEVRO ADDITIONAL INSURED: CITY OF NEWPORT 169 SW COAST HWY NEWPORT, OR 97365			fule, may be attached if mo	ere space is requi	red)			
CERTIFICATE HOLDER			CANCELLATION					
CITY OF NEWPORT NEWPORT CITY HALL 169 SW COAST HWY			THE EXPIRATION ACCORDANCE W	N DATE THE	DESCRIBED POLICIES BE CEREOF, NOTICE WILL TY PROVISIONS. State Farm representat	BE DELIVERED IN		
NEWPORT		OR 97365	is required, plea	se contact a	State Farm agent. ORD CORPORATION.	r. 11 Andrey		

ACORD 25 (2016/03)

The ACORD name and logo are registered marks of ACORD

1001486 132849.13 04-22-2020

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

COMMERCIAL GENERAL LIABILITY EXTENSION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

INDEX

<u>SUBJECT</u>	PAGE
NON-OWNED AIRCRAFT	2
NON-OWNED WATERCRAFT	2
PROPERTY DAMAGE LIABILITY - ELEVATORS	2
EXTENDED DAMAGE TO PROPERTY RENTED TO YOU (Tenant's Property Damage)	2
MEDICAL PAYMENTS EXTENSION	3
EXTENSION OF SUPPLEMENTARY PAYMENTS — COVERAGES A AND B	3
ADDITIONAL INSUREDS – BY CONTRACT, AGREEMENT OR PERMIT	3
PRIMARY AND NON-CONTRIBUTORY - ADDITIONAL INSURED EXTENSION	5
ADDITIONAL INSUREDS - EXTENDED PROTECTION OF YOUR "LIMITS OF INSURANCE"	6
WHO IS AN INSURED - INCIDENTAL MEDICAL ERRORS/MALPRACTICE AND WHO IS AN INSURED - FELLOW EMPLOYEE EXTENSION - MANAGEMENT EMPLOYEES	6
NEWLY FORMED OR ADDITIONALLY ACQUIRED ENTITIES	7
FAILURE TO DISCLOSE HAZARDS AND PRIOR OCCURRENCES	7
KNOWLEDGE OF OCCURRENCE, OFFENSE, CLAIM OR SUIT	7
LIBERALIZATION CLAUSE	7
BODILY INJURY REDEFINED	7
EXTENDED PROPERTY DAMAGE	8
WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US -	8

With respect to coverage afforded by this endorsement, the provisions of the policy apply unless modified by the endorsement.

A. NON-OWNED AIRCRAFT

Under Paragraph 2. Exclusions of Section I – Coverage A - Bodily Injury And Property Damage Liability, exclusion g. Alrcraft, Auto Or Watercraft does not apply to an aircraft provided:

- 1. It is not owned by any insured;
- 2. It is hired, chartered or loaned with a trained paid crew;
- 3. The pilot in command holds a currently effective certificate, issued by the duly constituted authority of the United States of America or Canada, designating her or him a commercial or airline pilot; and
- 4. It is not being used to carry persons or property for a charge.

However, the insurance afforded by this provision does not apply if there is available to the insured other valid and collectible insurance, whether primary, excess (other than insurance written to apply specifically in excess of this policy), contingent or on any other basis, that would also apply to the loss covered under this provision.

B. NON-OWNED WATERCRAFT

Under Paragraph 2. Exclusions of Section I – Coverage A – Bodily Injury And Property Damage Liability, Subparagraph (2) of exclusion g. Aircraft, Auto Or Watercraft is replaced by the following:

This exclusion does not apply to:

- (2) A watercraft you do not own that is:
 - (a) Less than 52 feet long; and
 - (b) Not being used to carry persons or property for a charge.

C. PROPERTY DAMAGE LIABILITY - ELEVATORS

- 1. Under Paragraph 2. Exclusions of Section I Coverage A Bodlly Injury And Property Damage Liability, Subparagraphs (3), (4) and (6) of exclusion j. Damage To Property do not apply if such "property damage" results from the use of elevators. For the purpose of this provision, elevators do not include vehicle lifts. Vehicle lifts are lifts or hoists used in automobile service or repair operations.
- 2. The following is added to Section IV Commercial General Liability Conditions, Condition 4. Other Insurance, Paragraph b. Excess Insurance:

The insurance afforded by this provision of this endorsement is excess over any property insurance, whether primary, excess, contingent or on any other basis.

D. EXTENDED DAMAGE TO PROPERTY RENTED TO YOU (Tenant's Property Damage)

If Damage To Premises Rented To You is not otherwise excluded from this Coverage Part:

- Under Paragraph 2. Exclusions of Section I Coverage A Bodily Injury and Property Damage Liability:
 - a. The fourth from the last paragraph of exclusion j. Damage To Property is replaced by the following:

Paragraphs (1), (3) and (4) of this exclusion do not apply to "property damage" (other than damage by fire, lightning, explosion, smoke, or leakage from an automatic fire protection system) to:

- (I) Premises rented to you for a period of 7 or fewer consecutive days; or
- (II) Contents that you rent or lease as part of a premises rental or lease agreement for a period of more than 7 days.

Paragraphs (1), (3) and (4) of this exclusion do not apply to "property damage" to contents of premises rented to you for a period of 7 or fewer consecutive days.

A separate limit of insurance applies to this coverage as described in **Section !!! - Limits of Insurance**.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

Page 2 of 8

b. The last paragraph of subsection 2. Exclusions is replaced by the following:

Exclusions c. through n. do not apply to damage by fire, lightning, explosion, smoke or leakage from automatic fire protection systems to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to Damage To Premises Rented To You as described in Section III – Limits Of Insurance.

- 2. Paragraph 6. under Section III Limits Of Insurance is replaced by the following:
 - 6. Subject to Paragraph 5. above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage A for damages because of "property damage" to:
 - a. Any one premise:
 - (1) While rented to you; or
 - (2) While rented to you or temporarily occupied by you with permission of the owner for damage by fire, lightning, explosion, smoke or leakage from automatic protection systems; or
 - b. Contents that you rent or lease as part of a premises rental or lease agreement.
- 3. As regards coverage provided by this provision D. EXTENDED DAMAGE TO PROPERTY RENTED TO YOU (Tenant's Property Damage) Paragraph 9.a. of Definitions is replaced with the following:
 - 9.a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire, lightning, explosion, smoke, or leakage from automatic fire protection systems to premises while rented to you or temporarily occupied by you with the permission of the owner, or for damage to contents of such premises that are included in your premises rental or lease agreement, is not an "insured contract".

E. MEDICAL PAYMENTS EXTENSION

If Coverage C Medical Payments is not otherwise excluded, the Medical Payments provided by this policy are amended as follows:

Under Paragraph 1. Insuring Agreement of Section I – Coverage C – Medical Payments, Subparagraph (b) of Paragraph a. is replaced by the following:

- (b) The expenses are incurred and reported within three years of the date of the accident; and
- F. EXTENSION OF SUPPLEMENTARY PAYMENTS COVERAGES A AND B
 - 1. Under Supplementary Payments Coverages A and B, Paragraph 1.b. is replaced by the following:
 - b. Up to \$3,000 for cost of ball bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
 - 2. Paragraph 1.d. is replaced by the following:
 - d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.
- G. ADDITIONAL INSUREDS BY CONTRACT, AGREEMENT OR PERMIT
 - 1. Paragraph 2. under Section II Who Is An Insured is amended to include as an insured any person or organization whom you have agreed to add as an additional insured in a written contract, written agreement or permit. Such person or organization is an additional insured but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused in whole or in part by:
 - a. Your acts or omissions, or the acts or omissions of those acting on your behalf, in the performance of your on going operations for the additional insured that are the subject of the written contract or written agreement provided that the "bodily injury" or "property damage" occurs, or the "personal and advertising injury" is committed, subsequent to the signing of such written contract or written agreement; or

- b. Premises or facilities rented by you or used by you; or
- The maintenance, operation or use by you of equipment rented or leased to you by such person or organization; or
- **d.** Operations performed by you or on your behalf for which the state or political subdivision has issued a permit subject to the following additional provisions:
 - (1) This insurance does not apply to "bodily injury", "property damage", or "personal and advertising injury" arising out of the operations performed for the state or political subdivision;
 - (2) This insurance does not apply to "bodily injury" or "property damage" included within the "completed operations hazard".
 - (3) Insurance applies to premises you own, rent, or control but only with respect to the following hazards:
 - a) The existence, maintenance, repair, construction, erection, or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, street banners, or decorations and similar exposures; or
 - (b) The construction, erection, or removal of elevators; or
 - (c) The ownership, maintenance, or use of any elevators covered by this insurance.

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

With respect to Paragraph 1.a. above, a person's or organization's status as an additional insured under this endorsement ends when:

- (1) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor engaged in performing operations for a principal as a part of the same project.

With respect to Paragraph 1.b. above, a person's or organization's status as an additional insured under this endorsement ends when their written contract or written agreement with you for such premises or facilities ends.

With respects to Paragraph 1.c. above, this insurance does not apply to any "occurrence" which takes place after the equipment rental or lease agreement has expired or you have returned such equipment to the lessor.

The insurance provided by this endorsement applies only if the written contract or written agreement is signed prior to the "bodily injury" or "property damage".

We have no duty to defend an additional insured under this endorsement until we receive written notice of a "suit" by the additional insured as required in Paragraph b. of Condition 2. Duties In the Event Of Occurrence, Offense, Claim Or Suit under Section IV — Commercial General Liability Conditions.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Page 4 of 8

2. With respect to the insurance provided by this endorsement, the following are added to Paragraph 2. Exclusions under Section I - Coverage A - Bodily Injury And Property Damage Liability:

This insurance does not apply to:

- a. "Bodily injury" or "property damage" arising from the sole negligence of the additional insured.
- b. "Bodily injury" or "property damage" that occurs prior to you commencing operations at the location where such "bodily injury" or "property damage" occurs.
- c. "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - (1) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - (2) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of, or the failure to render, any professional architectural, engineering or surveying services.

- d. "Bodily injury" or "property damage" occurring after:
 - (1) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
 - (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- Any person or organization specifically designated as an additional insured for ongoing operations by a separate ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS endorsement issued by us and made a part of this policy.
- 3. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- a. Required by the contract or agreement; or
- **b.** Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

H. PRIMARY AND NON-CONTRIBUTORY ADDITIONAL INSURED EXTENSION

This provision applies to any person or organization who qualifies as an additional insured under any form or endorsement under this policy.

Condition 4. Other Insurance of SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS is amended as follows:

a. The following is added to Paragraph a. Primary Insurance:

If an additional insured's policy has an Other Insurance provision making its policy excess, and you have agreed in a written contract or written agreement to provide the additional insured coverage on a primary and noncontributory basis, this policy shall be primary and we will not seek contribution from the additional insured's policy for damages we cover.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Page 5 of 8

b. The following is added to Paragraph b. Excess Insurance:

When a written contract or written agreement, other than a premises lease, facilities rental contract or agreement, an equipment rental or lease contract or agreement, or permit issued by a state or political subdivision between you and an additional insured does not require this insurance to be primary or primary and non-contributory, this insurance is excess over any other insurance for which the additional insured is designated as a Named Insured.

Regardless of the written agreement between you and an additional insured, this insurance is excess over any other insurance whether primary, excess, contingent or on any other basis for which the additional insured has been added as an additional insured on other policies.

I. ADDITIONAL INSUREDS - EXTENDED PROTECTION OF YOUR "LIMITS OF INSURANCE"

This provision applies to any person or organization who qualifies as an additional insured under any form or endorsement under this policy.

1. The following is added to Condition 2. Duties in The Event Of Occurrence, Offense, Claim or Suit:

An additional insured under this endorsement will as soon as practicable:

- a. Give written notice of an "occurrence" or an offense that may result in a claim or "suit" under this insurance to us:
- b. Tender the defense and indemnity of any claim or "suit" to all insurers whom also have insurance available to the additional insured; and
- c. Agree to make available any other insurance which the additional insured has for a loss we cover under this Coverage Part.
- d. We have no duty to defend or indemnify an additional insured under this endorsement until we receive written notice of a "suit" by the additional insured.
- The limits of insurance applicable to the additional insured are those specified in a written contract or written agreement or the limits of insurance as stated in the Declarations of this policy and defined in Section III Limits of Insurance of this policy, whichever are less. These limits are inclusive of and not in addition to the limits of insurance available under this policy.
- J. WHO IS AN INSURED INCIDENTAL MEDICAL ERRORS / MALPRACTICE WHO IS AN INSURED FELLOW EMPLOYEE EXTENSION MANAGEMENT EMPLOYEES

Paragraph 2.a.(1) of Section II - Who Is An Insured is replaced with the following:

- (1) "Bodily injury" or "personal and advertising injury":
 - (a) To you, to your partners or members (if you are a partnership or joint venture), to your members (if you are a limited liability company), to a co-"employee" while in the course of his or her employment or performing duties related to the conduct of your business, or to your other "volunteer workers" while performing duties related to the conduct of your business;
 - (b) To the spouse, child, parent, brother or sister of that co-"employee" or "volunteer worker" as a consequence of Paragraph (1) (a) above;
 - (c) For which there is any obligation to share damages with or repay someone else who must pay damages because of the injury described in Paragraphs (1) (a) or (b) above; or
 - (d) Arising out of his or her providing or failing to provide professional health care services. However, if you are not in the business of providing professional health care services or providing professional health care personnel to others, or if coverage for providing professional health care services is not otherwise excluded by separate endorsement, this provision (Paragraph (d)) does not apply.

© 2013 Liberty Mutual Insurance

Paragraphs (a) and (b) above do not apply to "bodily Injury" or "personal and advertising injury" caused by an "employee" who is acting in a supervisory capacity for you. Supervisory capacity as used herein means the "employee's" job responsibilities assigned by you, includes the direct supervision of other "employees" of yours. However, none of these "employees" are insureds for "bodily injury" or "personal and advertising injury" arising out of their willful conduct, which is defined as the purposeful or willful intent to cause "bodily injury" or "personal and advertising injury", or caused in whole or in part by their intoxication by liquor or controlled substances.

The coverage provided by provision **J**. is excess over any other valid and collectable insurance available to your "employee".

K. NEWLY FORMED OR ADDITIONALLY ACQUIRED ENTITIES

Paragraph 3. of Section II - Who Is An Insured is replaced by the following:

- 3. Any organization you newly acquire or form and over which you maintain ownership or majority interest, will qualify as a Named Insured if there is no other similar insurance available to that organization. However:
 - Coverage under this provision is afforded only until the expiration of the policy period in which the entity was acquired or formed by you;
 - b. Coverage A does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the organization; and
 - Coverage B does not apply to "personal and advertising injury" arising out of an offense committed before you acquired or formed the organization.
 - d. Records and descriptions of operations must be maintained by the first Named Insured.

No person or organization is an insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations or qualifies as an insured under this provision.

L. FAILURE TO DISCLOSE HAZARDS AND PRIOR OCCURRENCES

Under Section IV – Commercial General Liability Conditions, the following is added to Condition 6. Representations:

Your failure to disclose all hazards or prior "occurrences" existing as of the inception date of the policy shall not prejudice the coverage afforded by this policy provided such failure to disclose all hazards or prior "occurrences" is not intentional.

M. KNOWLEDGE OF OCCURRENCE, OFFENSE, CLAIM OR SUIT

Under Section IV – Commercial General Liability Conditions, the following is added to Condition 2. Duties In The Event of Occurrence, Offense, Claim Or Suit:

Knowledge of an "occurrence", offense, claim or "suit" by an agent, servant or "employee" of any insured shall not in itself constitute knowledge of the insured unless an insured listed under Paragraph 1. of **Section II – Who Is An Insured** or a person who has been designated by them to receive reports of "occurrences", offenses, claims or "suits" shall have received such notice from the agent, servant or "employee".

N. LIBERALIZATION CLAUSE

If we revise this Commercial General Liability Extension Endorsement to provide more coverage without additional premium charge, your policy will automatically provide the coverage as of the day the revision is effective in your state.

O. BODILY INJURY REDEFINED

Under Section V - Definitions, Definition 3. is replaced by the following:

3. "Bodily Injury" means physical injury, sickness or disease sustained by a person. This includes mental anguish, mental injury, shock, fright or death that results from such physical injury, sickness or disease.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Page 7 of 8

P. EXTENDED PROPERTY DAMAGE

Exclusion a. of COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY is replaced by the following:

a. Expected Or Intended Injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

Q. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US – WHEN REQUIRED IN A CONTRACT OR AGREEMENT WITH YOU

Under Section IV – Commercial General Liability Conditions, the following is added to Condition 8. Transfer Of Rights Of Recovery Against Others To Us:

We waive any right of recovery we may have against a person or organization because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard" provided:

- You and that person or organization have agreed in writing in a contract or agreement that you waive such rights against that person or organization; and
- 2. The injury or damage occurs subsequent to the execution of the written contract or written agreement.

	_
ACORD	,

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DOMYYY) 04/21/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(iss) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). CONTACT PHONE (503) 842-4407

BHAN BRID: (503) 842-4407

ADDRESS: AGENCY@VELTRIINS.COM **TONY VELTRI INSURANCE SERVICES** (AC. No): (503) 842-4409 1700 ATH STREET PO BOX 298 INSURER(6) AFFORDING COVERAGE NAICE TILLAMOOK, OR 97141 INSURER A; LIBERTY MUTUAL / OHIO SECURITY INS CO MSURED **MSURER B:** JASON MAXON INSURER C: **DBA OREGON METER REPAIR & WATER SOLUTIONS** INSURER D: PO BOX 377 INSURER E **TOLEDO, OR 97391** INSURER F: **COVERAGES** CERTIFICATE NUMBER: **REVISION NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. AUGUSTUS. POLICY EFF POLICY EXP TYPE OF INSURANCE LIK POLICY NUMBER COMMERCIAL GENERAL LIABILITY \$ 1,000,000 EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) CLAIMS-MADE X OCCUR \$ 1,000,000 \$ 15,000 MED EXP (Any one person) BKS84469893 03/02/2022 03/02/2023 s 1,000,000 PERSONAL & ADV INJURY \$ 2,000,000 GENL AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE POLICY PRO-\$ 2,000,000 PRODUCTS - COMP/OP AGG OTHER: MISINED SINGLE LIMIT AUTOMORN FLIARS ITY (Es socident) ANY AUTO BODILY INJURY (Per person) SCHEDULED AUTOS NON-OWNED AUTOS ONLY OWNED AUTOS ONLY HIRED AUTOS ONLY BODILY INJURY (Per accide PROPERTY DAMAGE . UMBRELLA LIAD OCCUR EACH OCCURRENCE EXCESS LIAB CLAIMS-MADE AGGREGATE RETENTION \$ DED WORKERS COMPENSATION AND EMPLOYERS LIABILITY STATUTE ANYPROPRIETOR/PARTNER/PXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in MH) EL. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE If yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached it more space in required)

CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED)

FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY, SEE LIMITS SCHEDULE.

CERTIFICATE HOLDER	CANCELLATION
CITY OF NEWPORT NEWPORT CITY HALL	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
169 SW COAST HWY NEWPORT, OR 97365	AUTHORIZED REPRESENTATIVE Dani Walke

© 1988-2015 ACORD CORPORATION. All rights reserved.

ACORD 25 (2016/03)



AUTHORIZATION FOR AGREEMENTS, MOUS, OR OTHER DOCUMENTS OBLIGATING THE CITY

All contracts, agreements, grant agreements, memoranda of understanding, or any document obligating the city (with the exception of purchase orders), requires the completion of this form. The City Manager will sign these documents after all other required information and signatures are obtained.

Document: Phan	1 In	ب.هزر	Asz	unt	-	Date:	2/	115/22	
Statement of Purpos									1. 1 sapa
denstopent o									
Department Head Si	gnature		il	PE	KE	de	/		
Remarks, if any:			on query. La Especia	entre a Entre a	gentals :	1	er albe	Du T	
City Attorney Review	and Si	gnature): <u>S</u>		0.0	20e		Date: _	1/17/2022
Other Signatures as	Reques	ted by	the City	Attorne	ву:	10 8	i ya	/Position	
se tile" " like.		TW.		ge Stroken k	7		Date:		
Budget Confirmed:	Signatu Yes	re 57	No	0	N/A	a		Too Book	
Certificate of Insuran	ce Atta	ched:	Yes	Ø	No	0	N/A	0	
City Council Approva	l Need	ed:	Yes	100	No	03	Date:	May	16,2022
After all the above re along with the origin executed prior to the	ai gocu	ment t	s appro	ity Ma val as c	nager fo evidenc	or signa ed by si	iture. No gnature	of this do	nts should be cument.
City Manager Signate	ure:		M		g ^{ci} r. en	n "adjo"	Date:	May	17,2027
Once all signatures a with the original, fully of grant agreement Department for tracki	executer and all	ed agre I proje	ement, ct fund	, MOU, ina do:	or other	r docum	ent to th	e City Re	corder A conv
City Recorder Signat	ure:	, VII,				.3	Date:	1 8 5	
Date posted on webs	ite:		100		340	11/2 0	T. J. II.		

Sign-Off Sheet for Documents Obligating the City - Rev. 1/18

CITY OF NEWPORT, OREGON PERSONAL SERVICES AGREEMENT (Water Distribution System)

THIS AGREEMENT is between the City of Newport, an Oregon municipal corporation (City), and Oregon Meter Repair & Water Solutions, LLC (Contractor). This Agreement shall be effective as of February 19, 2022, when signed and dated by an authorized representative of each party.

RECITALS

- A. Contractor has the training, ability, knowledge, and experience to provide services desired by the City.
- B. City has selected Contractor to provide services under its public contracting rules.

TERMS OF AGREEMENT

1. <u>SERVICES TO BE PROVIDED</u>

Contractor shall provide the services described in attached Exhibit A to this Agreement. To the extent there are any inconsistencies or conflicts between this Agreement and the attached Exhibit A, this Agreement shall control and prevail.

2. <u>TERM</u>

The term of this Agreement shall be one (1) year with an option to extend for up to two additional one-year terms, at City's sole discretion. This Agreement shall expire, unless otherwise terminated or extended, on February 19, 2023.

3. <u>COMPENSATION</u>

Contractor shall be compensated as described in attached Exhibit A to this Agreement.

4. <u>ASSIGNMENT / DELEGATION</u>

Neither party shall assign or transfer any interest in or duty under this Agreement without the written consent of the other.

5. STATUS OF CONTRACTOR AS INDEPENDENT CONTRACTOR

Contractor certifies that:

A. Contractor acknowledges that Contractor is an independent contractor as defined by ORS 670.600 and not an employee of City, shall not be entitled to benefits of any kind to which an employee of City is entitled and shall be solely responsible for all payments and taxes required by law. Furthermore, in the event that

Personal Services Agreement (Water Distribution System)
Page 1 of 13

Contractor is found by a court of law or any administrative agency to be an employee of City for any purpose, City shall be entitled to offset compensation due, or to demand repayment of any amounts paid to Contractor under the terms of this Agreement, to the full extent of any benefits or other remuneration Contractor receives (from City or third party) as a result of the finding and to the full extent of any payments that City is required to make (to Contractor or third party) as a result of the finding.

- B. Contractor represents that no employee of the City, or any partnership or corporation in which a City employee has an interest, has or will receive any remuneration of any description from Contractor, either directly or indirectly, in connection with this Agreement, except as specifically declared in writing.
- C. Contractor certifies that Contractor currently has a City business license or will obtain one prior to delivering services under this Agreement.
- D. Contractor is not an officer, employee, or agent of the City as those terms are used in ORS 30.265.

6. INDEMNIFICATION

City has relied upon the professional ability and training of Contractor as a material inducement to enter into this Agreement. Contractor warrants that all its work will be performed in accordance with generally accepted professional practices and standards as well as the requirements of applicable federal, state and local laws. Acceptance of contractor's work by City shall not operate as a waiver or release. Contractor agrees to indemnify and defend the City, its officers, agents, employees and volunteers and hold them harmless from any and all liability, causes of action, claims, losses, damages, judgments or other costs or expenses including attorney fees and witness costs (at both trial and appeal level, whether or not a trial or appeal ever takes place) that may be asserted by any person or entity which in any way arise from, during or in connection with the performance of the work described in this Agreement, except to the extent that the liability arises out of the negligent or otherwise wrongful acts or omissions of the City and its employees. Contractor's indemnification shall also cover claims brought against the City under state or federal workers' compensation laws. If any aspect of this indemnity shall be found to be illegal or invalid for any reason whatsoever, the illegality or invalidity shall not affect the validity of the remainder of this indemnification.

7. INSURANCE

Contractor and its subcontractors shall maintain insurance acceptable to City in full force and effect throughout the term of this Agreement. The insurance shall cover all activities of the contractor arising directly or indirectly out of Contractor's work performed hereunder, including the operations of its subcontractors of any tier.

The policy or policies of insurance maintained by the Contractor and its subcontractor shall provide at least the following limits and coverages:

Personal Services Agreement (Water Distribution System)
Page 2 of 13

A. Commercial General Liability Insurance

Contractor shall obtain, at contractor's expense, and keep in effect during the term of this Agreement, Comprehensive General Liability Insurance covering Bodily Injury and Property Damage on an "occurrence" form (1996 ISO or equivalent). This coverage shall include Contractual Liability insurance for the indemnity provided under this Agreement. The following insurance will be carried:

Coverage	Limit
General Aggregate	2,000,000
Products-Completed Operations Aggregate	1,000,000
Personal & Advertising Injury	1,000,000
Each Occurrence	1,000,000
Fire Damage (Any one fire)	50,000
Medical Expense (Any one person)	5,000

B. <u>Commercial Automobile Insurance</u>

Contractor shall also obtain, at contractor's expense, and keep in effect during the term of this Agreement, Commercial Automobile Liability coverage including coverage for all owned, hired, and non-owned vehicles. The Combined Single Limit per occurrence shall not be less than \$1,000,000.

C. Workers' Compensation Insurance

The Contractor, its subcontractors, if any, and all employers providing work, labor or materials under this Agreement are either subject employers that will comply with ORS 656.017 or employers exempt under ORS 656.126. Out-of-state employers must provide Oregon workers' compensation coverage for their workers who work at a single location within Oregon for more than 30 days in a calendar year. Contractors who perform work without the assistance or labor of any employee need not obtain such coverage. This shall include Employer's Liability Insurance with coverage limits of not less than \$500,000 each accident.

D. Additional Insured Provision

The Commercial General Liability Insurance and Commercial Automobile Insurance policies and other policies the City deems necessary shall include the City as an additional insured with respect to this Agreement.

E. Notice of Cancellation

There shall be no cancellation, material change, exhaustion of aggregate limits or intent not to renew insurance coverage without 30 days written notice to the City. Any failure to comply with this provision will not affect the insurance coverage

Personal Services Agreement (Water Distribution System)
Page 3 of 13

provided to the City. The certificates of insurance provided to the City shall state that the insurer shall endeavor to provide 30 days' notice of cancellation to City.

F. <u>Certificates of Insurance</u>

As evidence of the insurance coverage required by this Agreement, the Contractor shall furnish a Certificate of Insurance to the City. No contract shall be effective until the required certificates have been received and approved by the City. The certificate will specify and document all provisions within the Agreement. A renewal certificate will be sent to the City's address 10 days prior to coverage expiration.

G. Primary Coverage Clarification

The parties agree that Contractor's coverage shall be primary to the extent permitted by law. The parties further agree that other insurance maintained by the City is excess and not contributory insurance with the insurance required in this section.

H. Cross-Liability Clause

A cross-liability clause or separation of insureds clause will be included in all general liability, professional liability, pollution, and errors and omissions policies required by this Agreement.

The procuring of required insurance shall not be construed to limit contractor's liability under this Agreement. Notwithstanding said insurance, Contractor shall be obligated for the total amount of any damage, injury, or loss caused by negligence or neglect connected with this Agreement.

8. METHOD & PLACE OF SUBMITTING NOTICE, BILLS AND PAYMENTS

All notices, bills and payments shall be made in writing and may be given by personal delivery or mail. Payments may be made by personal delivery, mail, or electronic transfer. The following addresses shall be used to transmit notices and other information:

City: City Manager

City of Newport 169 SW Coast Hwy. Newport, OR 97365 Phone: 541-574-0601

Contractor: Oregon Meter Repair & Water Solutions, LLC

P.O. Box 373 Toledo, OR 97391 Phone: 541-272-4200

Personal Services Agreement (Water Distribution System)
Page 4 of 13

Notices mailed to the address provided for notice in this section shall be deemed given upon deposit in United States mail, postage prepaid. In all other instances, notices, bills and payments shall be deemed given at the time of actual delivery.

9. MERGER

This writing is intended both as a final expression of the agreement between the parties with respect to the included terms and as a complete and exclusive statement of the terms of this Agreement. No modification of this Agreement shall be effective unless and until it is made in writing and signed by both parties.

10. TERMINATION WITHOUT CAUSE

At any time and without cause, City or Contractor shall have the right to terminate this Agreement by giving 30 days written notice to the other party. If the Agreement is terminated pursuant to this paragraph, Contractor shall be paid for services rendered to the date of termination.

11. TERMINATION WITH CAUSE

- A. City may terminate this Agreement effective upon delivery of written notice to Contractor, or at such later date as may be established by City, under any of the following conditions:
 - If City funding from federal, state, local, or other sources is not obtained and continued at levels sufficient to allow for the purchase of the indicated quantity of services. This Agreement may be modified, or terminated, to accommodate a reduction in funds.
 - 2. If federal or state regulations or guidelines are modified, changed, or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this Agreement.
 - If any license or certificate required by law or regulation to be held by Contractor, its subcontractors, agents, and employees to provide the services required by this Agreement is for any reason denied, revoked, or not renewed.
 - If Contractor becomes insolvent, if voluntary or involuntary petition in bankruptcy is filed by or against Contractor, if a receiver or trustee is appointed for Contractor, or if there is an assignment for the benefit of creditors of Contractor.
 - 5. If City determines that termination of this Agreement is in the best interest of the City.

Personal Services Agreement (Water Distribution System)
Page 5 of 13

Any such termination of this Agreement under paragraph (A) shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

- B. City, by written notice of default (including breach of contract) to Contractor, may terminate the whole or any part of this Agreement:
 - 1. If Contractor fails to provide services called for by this Agreement within the time specified herein or any extension thereof.
 - 2. If Contractor fails to perform any of the other provisions of this Agreement, or so fails to pursue the work as to endanger performance of this Agreement in accordance with its terms, and after receipt of written notice from City, fails to correct such failures within ten (10) days or such other period as City may authorize.
 - 3. If Contractor fails to eliminate a conflict as described in Section 11 of this Agreement.

The rights and remedies of City provided in the above clause related to defaults (including breach of contract) by Contractor shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.

If City terminates this Agreement under paragraph (B), Contractor shall be entitled to receive payment for all services satisfactorily rendered and expenses incurred, an amount which bears the same ratio to the total fees specified in this Agreement as the services satisfactorily rendered by Contractor bear to the total services otherwise required to be performed; provided, that there shall be deducted from such amount the amount of damages, if any, sustained by City due to breach of contract by Contractor. Damages for breach of contract shall be those allowed by Oregon law, reasonable attorney fees, and other costs of litigation at trial and upon appeal.

12. ACCESS TO RECORDS

City shall have access to books, documents, papers and records of Contractor as are directly pertinent to this Agreement for the purpose of making audit, examination, excerpts and transcripts.

13. FORCE MAJEURE

Neither City nor Contractor shall be considered in default because of any delays in completion and responsibilities hereunder due to causes beyond the control and without fault or negligence on the part of the parties so disenabled, including but not restricted to, an act of nature or of a public enemy, civil unrest, volcano, earthquake, fire, flood, epidemic, quarantine restriction, area-wide strike, freight

Personal Services Agreement (Water Distribution System)
Page 6 of 13

embargo, unusually severe weather or delay of subcontractor or supplies due to such cause; provided that the parties so disenabled shall within 10 days from the beginning of the delay, notify the other party in writing of the cause of delay and its probable extent. The notification shall not be the basis for a claim for additional compensation. Each party shall, however, make all reasonable efforts to remove or eliminate the cause of delay or default and shall, upon cessation of the cause, diligently pursue performance of its obligation under this Agreement.

14. NON-WAIVER

The failure of City to insist upon or enforce strict performance by Contractor of any of the terms of this Agreement or to exercise any rights hereunder should not be construed as a waiver or relinquishment to any extent of its rights to assert or rely upon such terms or rights on any future occasion.

15. NON-DISCRIMINATION

Contractor agrees to comply with all applicable requirements of federal and state civil rights and rehabilitation statutes, rules, and regulations. Contractor also shall comply with the Americans with Disabilities Act of 1990, ORS 659A.142, and all regulations and administrative rules established pursuant to those laws.

16. ERRORS

Contractor shall perform such additional work as may be necessary to correct errors in the work by Contractor required under this Agreement without undue delay and without additional cost.

17. EXTRA WORK

Only the City Manager may authorize additional work not described in Exhibit A. Failure of Contractor to secure written authorization for work not described in Exhibit A shall constitute a waiver of all right to adjustment in the contract price or contract time due to such unauthorized extra work and Contractor thereafter shall be entitled to no compensation whatsoever for the performance of such work.

18. <u>ATTORNEY FEES</u>

In any action arising under this Agreement, the prevailing party shall be entitled to such sum as the court may award as reasonable attorney fees and court costs, including attorney fees and court costs on appeal.

19. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon, without regard to conflict of law principles. Any action or suits involving any question arising under this Agreement must be brought in the

Personal Services Agreement (Water Distribution System)
Page 7 of 13

appropriate court of the State of Oregon, and the parties hereby consent to venue in Lincoln County Circuit Court, Oregon, unless exclusive jurisdiction is in federal court, in which case venue shall be in federal district court for the District of Oregon.

20. **COMPLIANCE WITH STATE AND FEDERAL LAWS / RULES**

Contractor shall comply with all applicable federal, state and local laws, rules and regulations, including, but not limited to, the requirements concerning working hours, overtime, medical care, workers' compensation insurance, health care payments, payments to employees and subcontractors and income tax withholding contained in ORS Chapter 279B, the provisions of which are hereby made a part of this Agreement. (See attached Exhibit B.)

21. SEVERABILITY / COUNTERPARTS

in the event any provision of this Agreement is unenforceable as a matter of law. the remaining provisions will stay in full force and effect. This Agreement may be executed in counterparts and a signed copy transmitted by facsimile or other electronic means, each of which will be deemed an original, but all of which taken together will constitute one and the same agreement.

CITY OF NEWPORT

City Manager

OREGON METER REPAIR & WATER SOLUTIONS, LLC

Jason Maxon **Authorized Member**

Personal Services Agreement (Water Distribution System) Page 8 of 13

NOTES: Work to test and calibrate each bulk meter is limited to one (1) eight-hour day. Work beyond 8 hours in any given day shall be approved prior to additional work starting. Repair or replacement of meters, if required, will be by separate proposal for each meter to be repaired or replaced.

Task Order 2: Water System Standard Operating Procedures (SOPs)

In general, written operating procedures for the water system are largely non-existent. The knowledge of how the water system operates exists in the knowledge base of the operators and has been either learned in the field through trial and error or passed down from person to person. Documentation of how to operate the system shall be developed in electronic written form including supporting documentation such as maps, GIS, photographs, reference documents, and other support materials as appropriate. Water system SOPs are listed in Table 2. Note: Work hours per SOP shall not exceed 4 hours without prior approval.

Table 2: Standard Operating Procedures

South Beach pressure zone when operating off Seal Rock water system
Back-feed Bay Front zone from South Beach
Adjust water HGL in the Smith Tank zone
Operation of Running Springs pressure zone and control valves
Disinfection procedures for the Bay Crossing
Emergency shutdown of the Northwest Liquid Natural Gas Facility
Temporary emergency water supply to critical facilities in the event of a disaster
Summary of Oregon Health Authority best practice methods
Methods for locating sanitary sewers and force mains
Methods for locating Big Creek force main and connections
Methods for locating the 68th St. force main and where it turns to gravity sewer
Methods for maintaining chlorine residuals at the ARFF
System modifications for taking South Beach Tank out of service during altitude valve
repair
Overview of private utilities that do not get located
Overview of City owned utilities that get located

NOTES:

Each SOP will contain at least the following:

- 1) Narrative of the need or purpose for the SOP
- 2) History or background of the system described in the SOP
- 3) Description/characteristics of the system
- 4) Vicinity and Site Map (provided by City)
- 5) Standard Operating Procedure description (to do what?)

Example: "to locate Big Creek sewers and laterals"

Task Order 3: Document Review

3.1 Developer Plans and proposals: The City reviews developer proposals for compatibility with the water system and may need input from time to time. Furthermore, the City reviews developer construction plans and may need review of those plans in order to ensure compatibility with City water systems.

Personal Services Agreement (Water Distribution System)
Page 10 of 13

3.2 Master Plan review: The City is in the process of writing a Request for Proposal (RFP) for a Water Master Plan update. Review of the RFP, and/or of the work deliverables may be requested.

Task Order 4: GIS Assistance / On-call Services

Contractor has developed data in the form of a GIS layer separate from the parent GIS residing in the IT Department. The GIS data resides on a laptop computer. The City may need assistance from Contractor to reconcile the information on the laptop with the parent GIS layer. Contractor would assist in orienting the City's new GIS employee once hired.

2) Compensation

Task Order	Description	Compensation	Provisions
1	Onsite Large Water Meter Testing	\$150/hr, 4 hr minimum, not to exceed 8 hours per meter	See NOTES Task Order 1
2	Water System SOPs	\$125/hr, 1 hr minimum, not to exceed 4 hours per SOP. Field Investigations \$150/hr	See NOTES Task Order 2
3	Document Review	\$125/hr, 1 hr minimum	,
4	GIS / On-call Assistance	\$125/hr, 1 hr minimum	

EXHIBIT B TO PERSONAL SERVICES AGREEMENT

RELEVANT PROVISIONS OF ORS CHAPTER 279B

279B.220 Conditions concerning payment, contributions, liens, withholding. Every public contract shall contain a condition that the contractor shall:

- 1. Make payment promptly, as due, to all persons supplying to the contractor labor or material for the performance of the work provided for in the contract.
- 2. Pay all contributions or amounts due the Industrial Accident Fund from the contractor or subcontractor incurred in the performance of the contract.
- Not permit any lien or claim to be filed or prosecuted against the state or a county, school district, municipality, municipal corporation or subdivision thereof, on account of any labor or material furnished.
- Pay to the Department of Revenue all sums withheld from employees under ORS 316.167.

279B.230 Condition concerning payment for medical care and providing workers' compensation.

- 1. Every public contract shall contain a condition that the contractor shall promptly, as due, make payment to any person, co-partnership, association or corporation furnishing medical, surgical and hospital care services or other needed care and attention, incident to sickness or injury, to the employees of the contractor, of all sums that the contractor agrees to pay for the services and all moneys and sums that the contractor collected or deducted from the wages of employees under any law, contract or agreement for the purpose of providing or paying for the services.
- 2. Every public contract shall contain a clause or condition that all subject employers working under the contract are either employers that will comply with ORS 656.017 or employers that are exempt under ORS 656.126.

279B.235 Condition concerning hours of labor; compliance with pay equity provisions; employee discussions of rate of pay or benefits.

- An employer must give notice in writing to employees who work on a public contract, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees, of the number of hours per day and days per week that the employees may be required to work.
- In the case of contracts for personal services as described in ORS 279A.055, the contract shall contain a provision that the employee shall be paid at least time

Personal Services Agreement (Water Distribution System)
Page 12 of 13

and a half for all overtime worked in excess of 40 hours in any one week, except for individuals under personal services contracts who are excluded under ORS 653.010 to 653.261 or under 29 U.S.C. 201 to 209 from receiving overtime.

- 3. (a) Except as provided in subsection (4) of this section, contracts for services must contain a provision that requires that persons employed under the contracts shall receive at least time and a half pay for work performed on the legal holidays specified in a collective bargaining agreement or in ORS 279B.020 (1)(b)(B) to (G) and for all time worked in excess of 10 hours in any one day or in excess of 40 hours in any one week, whichever is greater.
 - (b) An employer shall give notice in writing to employees who work on a contract for services, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees, of the number of hours per day and days per week that the employees may be required to work.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 04/20/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRO	DUCER		502			RANGE:	ARREDONDO)			
StateFarm ANTHONY KONDOS II		IS AGCY	INC	PHONE (A/C, No. Ext): 503 761-1874 (A/C, No.): 503 761-0880							
		13768 SE (DIVISION ST	REET		ADDRESS: juana@anthonykondos.com					
						NAIC #					
		PORTLANI			OR 97236			RDING COVERAGE Casualty Company		25143	
INSU	RED					INSURER 6 :	THE				
		MAXON, JASON	I L & MELIS	SA		INSURER C:					
		1666 CRITESER	LOOP			INSURER D:					
						INSURER E:					
		TOLEDO			OR 97391	104 (4 m m m m m m m m m m m m m m m m m m	-				
CO	/ERAGE	R	CER	TIFICAT	E NUMBER:	REVISION NUMBER:					
IN	DICATED.	NOTWITHSTAN	Ding any ri	EQUIREME	IRANCE LISTED BELOW HA ENT, TERM OR CONDITION THE INSURANCE AFFORD	OF ANY CONTRAC	T OR OTHER	ED NAMED ABOVE FO	R THE PO	WHICH THIS	
EX	CLUSION	S AND CONDITION	48 OF SUCH	POLICIES	. LIMITS SHOWN MAY HAVE	BEEN REDUCED BY	PAID CLAIMS		I TO ALL	THE TERMS,	
NSR LTR	Lann	TYPE OF INSURANCE		INSD WYD		(MM/DD/YYYY)	POLICY EXP	U	MITS		
-		ERCIAL GENERAL L					547,0	EACH OCCURRENCE DAMAGE TO RENTED	3		
		CLAIMS-MADE	OCCUR					PREMISES (Ea occurrence)	DCCUITENCE) \$		
-								MED EXP (Any one person)	8		
								PERSONAL & ADV INJURY	\$		
1	GENTL AGG	REGATE LIMIT APPL	ES PER:					GENERAL AGGREGATE	8		
- }	POLIC	PRO- JECT	roc		1.22	1	1	PRODUCTS - COMP/OP AG	G S		
	OTHE	R:				- I		121	\$	74 7,	
1	AUTOMOBI	LE LIABILITY		X	400 8146-E18-37	11/18/2022	05/18/2022	COMBINED SINGLE LIMIT (Es accident)	5		
- 1	ANYA	-	1477				100	BODILY INJURY (Per person	\$ 1,00	00,000	
ļ	OWNE AUTO:	S ONLY AU	HEDULED TOS					BODILY INJURY (Per accide	er accident) \$ 1,000,000		
1	HIREC) NO	N-OWNED TOS ONLY	201	n 1		Dr. S	PROPERTY DAMAGE (Per accident)	\$ 1,00	00,000	
						411			8	1	
	UMBR	ELLA LIAB	OCCUR					EACH OCCURRENCE	8	-	
	EXCE	BS LIAB	CLAIMS-MADE				175	AGGREGATE	\$	- W	
_	DED	RETENTIONS			1						
		COMPENSATION			Total Control of the		107	PER STATUTE ER			
AND EMPLOYERS' ANY PROPRIETORA		IETOR/PARTNER/EXE	COR/PARTNER/EXECUTIVE					E.L. EACH ACCIDENT	3		
- 1	OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		N/A				E.L DISEASE - EA EMPLO				
						1	E.L. DISEASE - POLICY LIMIT \$				
	5							E.E. DISCHALL ST OCIOT CHE	1		
								o , seeps :			
					D 101, Additional Remarks Schedu	de, may be attached if mo	re space is requi	red)			
BUS	SINESS U	SE VEHICLE: 20	04 CHEVRO	LET K250	00						
	OITIONAL Y OF NEV	INSURED:								III XEI	
	SW COA: VPORT, C										
CER	RTIFICAT	E HOLDER				CANCELLATION					
	9					SHOULD ANY OF	THE ABOVE D	DESCRIBED POLICIES B EREOF, NOTICE WILL CY PROVISIONS.			
CITY OF NEWPORT NEWPORT CITY HALL 169 SW COAST HWY NEWPORT OR 97365					AUTHORIZED REPRESENTATIVE						
					Completed by an authorized State Farm representative. If signature is required, please contact a State Farm agent.						
	1	2				Television della				2.12	

© 1988-2015 ACORD CORPORATION. All rights reserved.

ACORD 25 (2016/03)

The ACORD name and logo are registered marks of ACORD

1001486 132849.13 04-22-2020

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

COMMERCIAL GENERAL LIABILITY EXTENSION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

INDEX

900001	PAGE					
NON-OWNED AIRCRAFT	2					
NON-OWNED WATERCRAFT	2					
PROPERTY DAMAGE LIABILITY - ELEVATORS	2					
EXTENDED DAMAGE TO PROPERTY RENTED TO YOU (Tenant's Property Damage)	2					
MEDICAL PAYMENTS EXTENSION	3					
EXTENSION OF SUPPLEMENTARY PAYMENTS - COVERAGES A AND B	3					
ADDITIONAL INSUREDS – BY CONTRACT, AGREEMENT OR PERMIT	3					
PRIMARY AND NON-CONTRIBUTORY - ADDITIONAL INSURED EXTENSION	5					
ADDITIONAL INSUREDS - EXTENDED PROTECTION OF YOUR "LIMITS OF INSURANCE"						
WHO IS AN INSURED — INCIDENTAL MEDICAL ERRORS/MALPRACTICE AND WHO IS AN INSURED — FELLOW EMPLOYEE EXTENSION — MANAGEMENT EMPLOYEES						
NEWLY FORMED OR ADDITIONALLY ACQUIRED ENTITIES	7					
FAILURE TO DISCLOSE HAZARDS AND PRIOR OCCURRENCES	7					
KNOWLEDGE OF OCCURRENCE, OFFENSE, CLAIM OR SUIT	7					
LIBERALIZATION CLAUSE	7					
BODILY INJURY REDEFINED	7					
EXTENDED PROPERTY DAMAGE	8					
WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US – WHEN REQUIRED IN A CONTRACT OR AGREEMENT WITH YOU	8					

With respect to coverage afforded by this endorsement, the provisions of the policy apply unless modified by the endorsement.

A. NON-OWNED AIRCRAFT

Under Paragraph 2. Exclusions of Section I – Coverage A - Bodily Injury And Property Damage Liability, exclusion g. Aircraft, Auto Or Watercraft does not apply to an aircraft provided:

- 1. It is not owned by any insured:
- 2. It is hired, chartered or loaned with a trained paid crew;
- The pilot in command holds a currently effective certificate, issued by the duly constituted authority of the United States of America or Canada, designating her or him a commercial or airline pilot; and
- 4. It is not being used to carry persons or property for a charge.

However, the insurance afforded by this provision does not apply if there is available to the insured other valid and collectible insurance, whether primary, excess (other than insurance written to apply specifically in excess of this policy), contingent or on any other basis, that would also apply to the loss covered under this provision.

B. NON-OWNED WATERCRAFT

Under Paragraph 2. Exclusions of Section I – Coverage A – Bodily Injury And Property Damage Liability, Subparagraph (2) of exclusion g. Aircraft, Auto Or Watercraft is replaced by the following:

This exclusion does not apply to:

- (2) A watercraft you do not own that is:
 - (a) Less than 52 feet long; and
 - (b) Not being used to carry persons or property for a charge.

C. PROPERTY DAMAGE LIABILITY - ELEVATORS

- Under Paragraph 2. Exclusions of Section I Coverage A Bodily Injury And Property Damage
 Liability, Subparagraphs (3), (4) and (6) of exclusion j. Damage To Property do not apply if such
 "property damage" results from the use of elevators. For the purpose of this provision, elevators do not
 include vehicle lifts. Vehicle lifts are lifts or hoists used in automobile service or repair operations.
- 2. The following is added to Section IV Commercial General Liability Conditions, Condition 4. Other Insurance, Paragraph b. Excess Insurance:

The insurance afforded by this provision of this endorsement is excess over any property insurance, whether primary, excess, contingent or on any other basis.

D. EXTENDED DAMAGE TO PROPERTY RENTED TO YOU (Tenant's Property Damage)

If Damage To Premises Rented To You is not otherwise excluded from this Coverage Part:

- Under Paragraph 2. Exclusions of Section I Coverage A Bodily Injury and Property Damage Liability:
 - a. The fourth from the last paragraph of exclusion j. Damage To Property is replaced by the following:

Paragraphs (1), (3) and (4) of this exclusion do not apply to "property damage" (other than damage by fire, lightning, explosion, smoke, or leakage from an automatic fire protection system) to:

- (I) Premises rented to you for a period of 7 or fewer consecutive days; or
- (ii) Contents that you rent or lease as part of a premises rental or lease agreement for a period of more than 7 days.

Paragraphs (1), (3) and (4) of this exclusion do not apply to "property damage" to contents of premises rented to you for a period of 7 or fewer consecutive days.

A separate limit of insurance applies to this coverage as described in Section III - Limits of Insurance.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

includes copyrighted material of Insurance Services Office, Inc., with its permission.

Page 2 of 8

b. The last paragraph of subsection 2. Exclusions is replaced by the following:

Exclusions c. through n. do not apply to damage by fire, lightning, explosion, smoke or leakage from automatic fire protection systems to premises while rented to you or temporarily occupied by you with permission of the owner. A separate limit of insurance applies to Damage To Premises Rented To You as described in Section III – Limits Of Insurance.

- 2. Paragraph 6. under Section III Limits Of Insurance is replaced by the following:
 - Subject to Paragraph 5. above, the Damage To Premises Rented To You Limit is the most we will pay under Coverage A for damages because of "property damage" to:
 - a. Any one premise:
 - (1) While rented to you; or
 - (2) While rented to you or temporarily occupied by you with permission of the owner for damage by fire, lightning, explosion, smoke or leakage from automatic protection systems; or
 - b. Contents that you rent or lease as part of a premises rental or lease agreement.
- 3. As regards coverage provided by this provision D. EXTENDED DAMAGE TO PROPERTY RENTED TO YOU (Tenant's Property Damage) Paragraph 9.a. of Definitions is replaced with the following:
 - 9.a. A contract for a lease of premises. However, that portion of the contract for a lease of premises that indemnifies any person or organization for damage by fire, lightning, explosion, smoke, or leakage from automatic fire protection systems to premises while rented to you or temporarily occupied by you with the permission of the owner, or for damage to contents of such premises that are included in your premises rental or lease agreement, is not an "insured contract".

E. MEDICAL PAYMENTS EXTENSION

If Coverage C Medical Payments is not otherwise excluded, the Medical Payments provided by this policy are amended as follows:

Under Paragraph 1. Insuring Agreement of Section I – Coverage C – Medical Payments, Subparagraph (b) of Paragraph a. is replaced by the following:

- (b) The expenses are incurred and reported within three years of the date of the accident; and
- F. EXTENSION OF SUPPLEMENTARY PAYMENTS COVERAGES A AND B
 - 1. Under Supplementary Payments Coverages A and B, Paragraph 1.b. is replaced by the following:
 - b. Up to \$3,000 for cost of ball bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the Bodily Injury Liability Coverage applies. We do not have to furnish these bonds.
 - 2. Paragraph 1.d. is replaced by the following:
 - d. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of the claim or "suit", including actual loss of earnings up to \$500 a day because of time off from work.
- G. ADDITIONAL INSUREDS BY CONTRACT, AGREEMENT OR PERMIT
 - 1. Paragraph 2. under Section II Who Is An Insured is amended to include as an insured any person or organization whom you have agreed to add as an additional insured in a written contract, written agreement or permit. Such person or organization is an additional insured but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused in whole or in part by:
 - a. Your acts or omissions, or the acts or omissions of those acting on your behalf, in the performance of your on going operations for the additional insured that are the subject of the written contract or written agreement provided that the "bodily injury" or "property damage" occurs, or the "personal and advertising injury" is committed, subsequent to the signing of such written contract or written agreement; or

- b. Premises or facilities rented by you or used by you; or
- The maintenance, operation or use by you of equipment rented or leased to you by such person or organization; or
- d. Operations performed by you or on your behalf for which the state or political subdivision has issued a permit subject to the following additional provisions:
 - (1) This insurance does not apply to "bodily injury", "property damage", or "personal and advertising injury" arising out of the operations performed for the state or political subdivision;
 - (2) This insurance does not apply to "bodily injury" or "property damage" included within the "completed operations hazard".
 - (3) Insurance applies to premises you own, rent, or control but only with respect to the following hazards:
 - a) The existence, maintenance, repair, construction, erection, or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, street banners, or decorations and similar exposures; or
 - (b) The construction, erection, or removal of elevators; or
 - (c) The ownership, maintenance, or use of any elevators covered by this insurance.

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

With respect to Paragraph 1.a. above, a person's or organization's status as an additional insured under this endorsement ends when:

- (1) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

With respect to Paragraph 1.b. above, a person's or organization's status as an additional insured under this endorsement ends when their written contract or written agreement with you for such premises or facilities ends.

With respects to Paragraph 1.c. above, this insurance does not apply to any "occurrence" which takes place after the equipment rental or lease agreement has expired or you have returned such equipment to the lessor.

The insurance provided by this endorsement applies only if the written contract or written agreement is signed prior to the "bodily injury" or "property damage".

We have no duty to defend an additional insured under this endorsement until we receive written notice of a "suit" by the additional insured as required in Paragraph b. of Condition 2. Duties in the Event Of Occurrence, Offense, Claim Or Suit under Section IV – Commercial General Liability Conditions.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Page 4 of 8

2. With respect to the insurance provided by this endorsement, the following are added to Paragraph 2. Exclusions under Section I - Coverage A - Bodily Injury And Property Damage Liability:

This insurance does not apply to:

- a. "Bodily injury" or "property damage" arising from the sole negligence of the additional insured.
- b. "Bodily injury" or "property damage" that occurs prior to you commencing operations at the location where such "bodily injury" or "property damage" occurs.
- c. "Bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:
 - (1) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
 - (2) Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of, or the failure to render, any professional architectural, engineering or surveying services.

- d. "Bodily injury" or "property damage" occurring after:
 - (1) All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
 - (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor engaged in performing operations for a principal as a part of the same project.
- Any person or organization specifically designated as an additional insured for ongoing operations by a separate ADDITIONAL INSURED - OWNERS, LESSES OR CONTRACTORS endorsement issued by us and made a part of this policy.
- With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- a. Required by the contract or agreement; or
- b. Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

H. PRIMARY AND NON-CONTRIBUTORY ADDITIONAL INSURED EXTENSION

This provision applies to any person or organization who qualifies as an additional insured under any form or endorsement under this policy.

Condition 4. Other Insurance of SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS is amended as follows:

a. The following is added to Paragraph a. Primary Insurance:

If an additional insured's policy has an Other Insurance provision making its policy excess, and you have agreed in a written contract or written agreement to provide the additional insured coverage on a primary and noncontributory basis, this policy shall be primary and we will not seek contribution from the additional insured's policy for damages we cover.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Page 5 of 8

b. The following is added to Paragraph b. Excess insurance:

When a written contract or written agreement, other than a premises lease, facilities rental contract or agreement, an equipment rental or lease contract or agreement, or permit issued by a state or political subdivision between you and an additional insured does not require this insurance to be primary or primary and non-contributory, this insurance is excess over any other insurance for which the additional insured is designated as a Named Insured.

Regardless of the written agreement between you and an additional insured, this insurance is excess over any other insurance whether primary, excess, contingent or on any other basis for which the additional insured has been added as an additional insured on other policies.

I. ADDITIONAL INSUREDS - EXTENDED PROTECTION OF YOUR "LIMITS OF INSURANCE"

This provision applies to any person or organization who qualifies as an additional insured under any form or endorsement under this policy.

1. The following is added to Condition 2. Duties in The Event Of Occurrence, Offense, Claim or Suit:

An additional insured under this endorsement will as soon as practicable:

- a. Give written notice of an "occurrence" or an offense that may result in a claim or "suit" under this insurance to us:
- b. Tender the defense and indemnity of any claim or "suit" to all insurers whom also have insurance available to the additional insured; and
- Agree to make available any other insurance which the additional insured has for a loss we cover under this Coverage Part.
- d. We have no duty to defend or indemnify an additional insured under this endorsement until we receive written notice of a "suit" by the additional insured.
- 2. The limits of insurance applicable to the additional insured are those specified in a written contract or written agreement or the limits of insurance as stated in the Declarations of this policy and defined in Section III Limits of Insurance of this policy, whichever are less. These limits are inclusive of and not in addition to the limits of insurance available under this policy.
- J. WHO IS AN INSURED INCIDENTAL MEDICAL ERRORS / MALPRACTICE
 WHO IS AN INSURED FELLOW EMPLOYEE EXTENSION MANAGEMENT EMPLOYEES

Paragraph 2.a.(1) of Section II - Who Is An Insured is replaced with the following:

- (1) "Bodily injury" or "personal and advertising injury":
 - (a) To you, to your partners or members (if you are a partnership or joint venture), to your members (if you are a limited liability company), to a co-"employee" while in the course of his or her employment or performing duties related to the conduct of your business, or to your other "volunteer workers" while performing duties related to the conduct of your business;
 - (b) To the spouse, child, parent, brother or sister of that co-"employee" or "volunteer worker" as a consequence of Paragraph (1) (a) above;
 - (c) For which there is any obligation to share damages with or repay someone else who must pay damages because of the injury described in Paragraphs (1) (a) or (b) above; or
 - (d) Arising out of his or her providing or failing to provide professional health care services. However, if you are not in the business of providing professional health care services or providing professional health care personnel to others, or if coverage for providing professional health care services is not otherwise excluded by separate endorsement, this provision (Paragraph (d)) does not apply.

© 2013 Liberty Mutual Insurance Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Paragraphs (a) and (b) above do not apply to "bodily injury" or "personal and advertising injury" caused by an "employee" who is acting in a supervisory capacity for you. Supervisory capacity as used herein means the "employee's" job responsibilities assigned by you, includes the direct supervision of other "employees" of yours. However, none of these "employees" are insureds for "bodily injury" or "personal and advertising injury" arising out of their willful conduct, which is defined as the purposeful or willful intent to cause "bodily injury" or "personal and advertising injury", or caused in whole or in part by their intoxication by liquor or controlled substances.

The coverage provided by provision J. is excess over any other valid and collectable insurance available to your "employee".

K. NEWLY FORMED OR ADDITIONALLY ACQUIRED ENTITIES

Paragraph 3. of Section II - Who Is An Insured is replaced by the following:

- Any organization you newly acquire or form and over which you maintain ownership or majority interest, will qualify as a Named Insured if there is no other similar insurance available to that organization. However:
 - a. Coverage under this provision is afforded only until the expiration of the policy period in which the entity was acquired or formed by you;
 - b. Coverage A does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the organization; and
 - c. Coverage B does not apply to "personal and advertising injury" arising out of an offense committed before you acquired or formed the organization.
 - d. Records and descriptions of operations must be maintained by the first Named Insured.

No person or organization is an insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations or qualifies as an insured under this provision.

L. FAILURE TO DISCLOSE HAZARDS AND PRIOR OCCURRENCES

Under Section IV – Commercial General Liability Conditions, the following is added to Condition 6. Representations:

Your failure to disclose all hazards or prior "occurrences" existing as of the inception date of the policy shall not prejudice the coverage afforded by this policy provided such failure to disclose all hazards or prior "occurrences" is not intentional.

M. KNOWLEDGE OF OCCURRENCE, OFFENSE, CLAIM OR SUIT

Under Section IV – Commercial General Liability Conditions, the following is added to Condition 2. Duties In The Event of Occurrence, Offense, Claim Or Suit:

Knowledge of an "occurrence", offense, claim or "suit" by an agent, servant or "employee" of any insured shall not in itself constitute knowledge of the insured unless an insured listed under Paragraph 1. of **Section II – Who is An Insured** or a person who has been designated by them to receive reports of "occurrences", offenses, claims or "suits" shall have received such notice from the agent, servant or "employee".

N. LIBERALIZATION CLAUSE

If we revise this Commercial General Liability Extension Endorsement to provide more coverage without additional premium charge, your policy will automatically provide the coverage as of the day the revision is effective in your state.

O. BODILY INJURY REDEFINED

Under Section V - Definitions, Definition 3. is replaced by the following:

"Bodily Injury" means physical injury, sickness or disease sustained by a person. This includes mental
anguish, mental injury, shock, fright or death that results from such physical injury, sickness or disease.

© 2013 Liberty Mutual Insurance

CG 88 10 04 13

Includes copyrighted material of Insurance Services Office, Inc., with its permission.

Page 7 of 8

P. EXTENDED PROPERTY DAMAGE

Exclusion a. of **COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY** is replaced by the following:

a. Expected Or Intended Injury

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

Q. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US – WHEN REQUIRED IN A CONTRACT OR AGREEMENT WITH YOU

Under Section IV – Commercial General Liability Conditions, the following is added to Condition 8. Transfer Of Rights Of Recovery Against Others To Us:

We waive any right of recovery we may have against a person or organization because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard" provided:

- 1. You and that person or organization have agreed in writing in a contract or agreement that you waive such rights against that person or organization; and
- 2. The injury or damage occurs subsequent to the execution of the written contract or written agreement.

e av = 170° = 2 m = =

14E)

ACORD	

THE CERTIFICATE (B SBUILD AS A MATTER OF INFORMATION OILY AND CONFERENCE UPON THE CERTIFICATE TO THE ENGLISH CERTIFICATE OF CONFERENCE APPORTSOS BY THE ENGLISH SELECTION OF THE ENGLISH SELECTION O	4	CORD	CER	TIF	ICATE OF LIA	BILI	TY INS	URANC	E	DATE (MIN/DOMYYY)		
H SUBROCATION IS WANTED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). **ROBUGUM** **TOW YELTRI INSURANCE SERVICES **TOW THE STREET **PO BOX 298 **SUBJECT** **TOWN YELTRI INSURANCE SERVICES **TOWN MAXON **DAR OF SERVICES **TOWN MAXON **DAR OF SERVICES **SUBJECT SERVICES WITHOUT ALL / CHICK SERVICES SERVICES WITHOUT SERVICES SERVICES WITHOUT SERVICES SERVICES WITHOUT SERVICES SERVICES WITH PRESENCE TO WHICH THIS SERVICES SERVICES WAS EXCENSIVE SERVICES WITHOUT SERVICES SERVICES WITHOUT SERVICES SERVICES WITHOUT SERVICES SERVICES WITHOUT SERVICES SERVICES SERVICES SERVICES WITHOUT SERVICES SERVICES WITHOUT SERVICES SERVICES WITHOUT SERVICES SERVICES SERVICES SERVICES WITHOUT SERVICES SERVICE	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(8), AUTHORIZED											
TOO THE STREET POR BOX 298 TRLAMOOK, OR 97141 SIBERTY MUTUAL I OHIO SECURITY INS CO BRINGRA; LIBERTY MUTUAL I OHIO SECURITY I	IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on											
TONY VELTRI INSURANCE SERVICES 1704 HI STREET PO BOX 298 INSURED. JASON MAXON DBA OREGON METER REPAIR & WATER SOLUTIONS PO BOX 377 TOLEOD, OR 87391 COVERAGES CENTIFICATE NUMBER: REVISION NUMBER: RE												
PO BOX 298 TILLAMOOK, CR 97141 MERITRIA 2; IDBERTY MUTUAL / OHIO SECURITY INS CO MAD F MERITRIA 2; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 2; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 2; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 2; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 2; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 3; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 3; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 3; IDBERTY MUTUAL / OHIO SECURITY INS CO MERITRIA 3; IDBERT						PHONE (503) 842-4407 (503, No. 100): (503) 842-4409						
TILLAMOCK, OR 97141 BENTRIERA; LIBERTY MOTURA, 7 OHIO SECURITY INS CO PRESENTED JASON MAXON DEA OREGON METER REPAIR & WATER SOLUTIONS PO BOX 377 TOLEDO, OR 97391 TOLEDO, OR 97391 THIS ST O CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE SEEN ISSUED TO THE BISINED DANIED ADOVE FOR THE POLICY PRODUCT CONTINENT AND INSURED ANY PECUPIENTS. TERM TO CONTINENT AND CONT					,	ADDRE	BB: AGENCY	@VELTRIIN	S.COM			
BRUNDER 2: JASON MAXON DRA OREGON METER REPAIR & WATER SOLUTIONS HIGHER 6: HIGHER 1: HIGHER 1: HIGHER 1: HIGHER 1: HIGHER 2: HIGHER 3: HIGHER 4: HIGHER 4: REVISION NUMBER: REVISION NUMBER: REVISION NUMBER: REVISION NUMBER: REVISION NUMBER: REVISION NUMB					•							
JASON MAYON DBA OREGON METER REPAIR & WATER SOLUTIONS PO BOX 377 TOLEDO, OR 97391 COVERAGES CERTIFICATE NUMBER: HIGHWRY: HIGHWRY						Macronian A						
PO BOX 377 TOLEDO, DO 97391 INSURERER		JASON MAXON										
TOLEDO, OR 97391 COVERAGES CERTIFICATE NUMBER: REVISION			EPAIR	& WA	TER SOLUTIONS	INSURE	RO:					
COVERAGES CONTRICATE NOT THE POLICIES CONTRIBUTATION OF SUBJECT TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD CONTRIBUTED OF THE POLICY PERIOD CONTRIBUTED ON THE POLICY PERIOD CONTRIBUTED ON THE POLICY PROVISIONS. **CONTRIBUTED CONTRIBUTED CONTRIBUTED ON THE POLICY PROVISIONS.** **CONTRIBUTED CONTRIBUTED CONTRIBUTED ON												
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE USTED BEJOW HAVE BEEN ISSUED TO THE INSURED NAMED AND YEAR FOR THE POLICY PERIOD MICHATED, NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCULISIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAUD CLAMS. VITURE OF BRUINANCE AFFORDED BY THE POLICY FOR THE POLI	CO		EDTIE	CATI	E ATIMOED.	INSURE	RF:		DESCION NUMBER.			
MODICATED. MOTWITHSTANDING ANY REGUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTIAN, THE MUSICANCE AFFORDED BY THE POLICISES DESCRIBERIEN SI SUBJECT TO ALL THE TERMIN, CONTRACT OR OTHER ON A SUBJECT TO ALL THE TERMIN, CONTRACT OR OTHER OF ANY CONTRACT OR OTHER OTHER OTHER OF ANY CONTRACT OR OTHER OTH						VE BEE	N ISSUED TO			THE POL	ICY PERIOD	
EXCLUSIONS OF SUCH POLICES INTO SURE POLICE INTO SURE POL	IN	idicated. Notwithstanding any	REQUI	REME	INT. TERM OR CONDITION	OF AN'	Y CONTRACT	OR OTHER I	OCUMENT WITH RESPI	ECT TO 1	WHICH THIS	
COMBERCIAL GENERAL LIABILITY CAINS-MADE COCUR CAINS-MADE COCUR CAINS-MADE COCUR CAINS-MADE COCUR CAINS-MADE CAINS	E	XCLUSIONS AND CONDITIONS OF SUC	H POL	CES.	LIMITS SHOWN MAY HAVE	BEEN F	REDUCED BY	PAID CLAIMS.	HEREIN IS SUBJECT	O ALL I	ine lerons,	
CLAMS-MADE	썞						POLICY EFF	DOLICY EXP	LIK	пв		
A GEN AGGREGATE LIMIT APPLIES PER: P POLOY SET LOC OTHER AUTOMORDE LIABILITY S 1,000,000 OTHER AUTOMORDE LIABILITY S 2,000,000 OTHER AUTOMORDE SECRETURE S 2,000,000 OTHER AUTOMORDE LIABILITY S 2,000,000 OTHER AUTOMORDE SECRETURE S 2,000,000 OTHER ONLY NUMERY (For person) S 3 OCOLY NUMERY (FO				İ		7,00		-		-		
A GEN ADGREGATE LIMIT APPLIES PER: POLICY SECT LOC DOTINE: AUTOMOGRAE LIABILITY ANALTO OWNED AUTOS ORLY AUTOS		CLAIMS-MADE A OCCUR							PREMISES (Ea occurrence)	+ 		
GENERAL AGGREGATE LIMIT APPLIES PER: POLICY PECT LOC	A		- _Y	1	BKS84469893		03/02/2022	03/02/2023		-		
PRODUCTS - COMPION AGG \$ 2,000,000 OTHER AUTOMORD MATERIAL MARKET PRODUCTS - COMPION AGG B COORDINATE THE PRODUCTS - COMPION AGG B COORDINATE THE AGG BOOK Y MAJETY (Per person) \$ BOOK Y MAJETY (Per society \$ BOOK Y MAJETY (Per person) \$ BOOK		GENT AGGREGATE LIMIT APPLIES PER:	- '		2.1007703030		00.001	ACCES TOTAL		+		
AUTOSIORILIABLITY ANY AUTO ONNE AUTOSIORILY BECERS LIAB CLARAS-MADE CLARAS-MADE CLARAS-MADE BECERS LIAB CLARAS-MADE BEL DISEASE - POLICY LIAIT BEL DIS					-	i i				1		
ANY AUTO OWNED AUTOS ONLY BOOLY NURRY (Fer persoc) BOOLY NURRY BOOLY NURRY BOOLY NURRY BEACHER AUTOS ONLY BOOLY NURRY BOOL		OTHER:								8		
OWNED AUTOS ONLY BOOL THE RESEARCH AS SECRETARY OF THE RESEARCH AS SECRETARY ONLY AUTOS									COMBINED SINGLE LIMIT (Ea accident)	8		
AUTOS ONLY						ji	1			- 		
AUTOS ORLY AUTOS ORLY UMBRIELLALIAB OCCUR EXCESS LIAB CLARAS-MADE DED CLARAS-MADE OCCUR AND REPROVERS LIABBUTION 8 AND REPROVERS LIABBUTION 8 AND REPROVERS LIABBUTION 9 EL DISEASE - POLICY LIMIT		AUTOS ONLY AUTOS NON-OWNED	1					-				
EXCESS LAB CLAMS-MADE DEED RETENTION \$ WORKERS CONFENSATION AND INSPLOYERS THAN THE POLICY PROVISIONS. WITH STATUTE THE STATUTE THE STATUTE THE ELEMENT CONTROL OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE CITY OF NEWPORT CITY HALL CERTIFICATE HOLDER CITY OF NEWPORT CITY HALL CITY OF NEWPORT CITY HALL CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHOROGED DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		AUTOS ONLY AUTOS ONLY							(Per accident)	<u> </u>		
RECERTION S WORKERS COMPRISATION WITH STATUTE WE ELEMON TO BE STATUTE ### A COORDANCE WITH THE POLICY PROVISIONS. ACCORDANCE WITH THE POLICY PROVISIONS. AUTHOROUS DESCRIPTION WORKERS COMPRISATION WORKERS COMPRISATION WE WANTED ### A COORDANCE WITH THE POLICY PROVISIONS.		UMBRELLA LIAB OCCUR		1					EACH OCCURRENCE	1.		
WORKERS COMPRINATORY AND EMPLOYERS LIABRATY AND PREMIORING HARM TO PERMITTE HARM TO PERMITTE HARM THE POLICY PROVISIONS. BESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be stached if more apace is required) CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED) FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. ALTIMOSPER PRESENTATION		EXCESS LIAB CLAIMS MA	DE							8		
MYPROPRETURPARTNER/POSCUTIVE OFFICE/INDEADASE - PARTIONS NAME EL DISEASE - PARTIONS S EL DISEASE - POLICY LIMIT EL DISEASE - PARTIONS S EL DISEASE - PARTICULAR S EL DISEA										\$		
DESCRIPTION OF OPERATIONS / VEHICLES (ACORD 161, Additional Remarks Schedule, may be standed if more apace to required) CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED) FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		AND EMPLOYERS LIABILITY	N			A			1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	↓		
DESCRIPTION OF OPERATIONS / VEHICLES (ACORD 161, Additional Remarks Schedule, may be standed if more apace to required) CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED) FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICERAMENSER EXCLUDED?		ia								
DESCRIPTION OF OPERATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be stacked if more apace to required) CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED) FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED REFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. ALTEROPERATIONS		Hyes, describe under		1 1								
CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED) FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORSPIE DESCRIPTION.										Ť		
CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED) FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORSPIE DESCRIPTION.												
CITY OF NEWPORT, NEWPORT CITY HALL ARE NAMED AS ADDITIONAL INSURED, PER ENDORSEMENT CG 88 10 04 13 (SEE ATTACHED) FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORSPER DESCRIPTION.	DES	COUNTRY OF ODERATIONS / LOCATIONS / VE	NCI ES A	Arcot	181 Additional Demarks Schools	la may b	attached if man			1		
FIRE DAMAGE - ANY ONE FIRE IS COVERED UNDER DAMAGE TO RENTED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE. CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORSPIED PERPENENTATIVE								10.000000000000000000000000000000000000		ITACHE	נס:	
CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHOROGO DESPENSABILATIVE												
SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHOROGE PERFERENTATIVE	Fire	FIRE DAMAGE - ANT ONE FIRE IS COVERED UNDER DAMAGE TO REMIED PREMISES & GENERAL LIABILITY. SEE LIMITS SCHEDULE.										
SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHOROGE PERFERENTATIVE												
SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHOROGE PERFERENTATIVE												
SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHOROGE PERFERENTATIVE	CERTIFICATE HOLDER CANCELLATION											
THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. NEWPORT CITY HALL AUTHOROPED PERPENSANTATION			-		11121							
AITHOGOPH DEBOGRENTATING						THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN						
	l Al					AUTHORIZED REPRESENTATIVE						

ACORD 25 (2016/03)

NEWPORT, OR 97365

© 1988-2015 ACORD CORPORATION. All rights reserved.