RESOLUTION NO. 2021-

BE IT RESOLVED by the City Council of the City of Huntsville, Alabama, and the Mayor that the contract with The Robins & Morton Group for the construction of Pelham Street Park located at Joseph Lowery Boulevard/Pelham Street, Huntsville, Alabama, approved and executed by the City of Huntsville, Huntsville, Alabama on the 25th day of June 2020, be and the same is hereby amended as is reflected on Change Order Number 1 and FINAL attached hereto.

BE IT FURTHER RESOLVED that the total contract amount be hereby is amended from – Six Hundred Sixty Two Thousand One Hundred Eleven Dollars and No/100s (\$662,111.00) on behalf of the City of Huntsville, a municipal corporation in the State of Alabama to Six Hundred Sixty Thousand Twenty Six Dollars and 00/100s (\$660,026.00), including this Change Order Number 1 and FINAL in the amount NEGATIVE Two Thousand Eighty Five Dollars and 00/100s (-\$2,085.00), said Change Order is substantially in word and figures as attached hereto and identified as <u>"Change</u> Order Number 1 and FINAL to the contract between City of Huntsville and The Robins & Morton Group for the Pelham Street Park consisting of <u>six pages (6)</u> together with the signature of the City Council President and an executed copy of said document being permanently kept on file in the office of the City Clerk Treasurer of the City of Huntsville, Alabama.

ADOPTED this the _____ day of _____, 2021.

President of the City Council of The City of Huntsville, Alabama

ADOPTED this the _____ day of _____, 2021.

Mayor of the City of Huntsville, Alabama

"EXHIBIT B"

CITY OF HUNTSVILLE, ALABAMA

CONTRACT CHANGE ORDER

CHANGE ORDER NO. _____

DATE: 8/5/21 TO: Robins & Morton PROJECT: Pelham Street Park

(Contractor)

TERMS: You are hereby authorized, subject to the provisions of your contract for this project, to make the following changes thereto in accordance with the attached Change Order Request and supporting documents and to

FURNISH the necessary labor, materials and equipment to <u>Allowance reconciliation and miscellaneous changes</u> (Description of work to be done or changes to be made)

TOTAL ADDITION OR DEDUCTION TO CONTRACT PRICE (NOTE: Numbers in parentheses are deductions).

For this Change \$ (2.085)	S (2,085)
ORIGINAL CONTRACT PRICE	\$ 662.111
Net total previous Change Orders	S_0
Previous revised Contract Price	\$ 662,111
This Change Order No. 1 ADD (DEDUCT)	\$ (2,085)
Revised Contract Price this date	\$ 660.026

Extension of time resulting from this Change Order _____ (Indicate no. of calendar days).

The amount of this Change Order will be the responsibility of ______ The City of Huntsville

This contract modification constitutes full and mutual accord and satisfaction for all time and all cost related to this change. By acceptance of this Contract Modification, the Contractor hereby agrees that the modification represents an equitable adjustment to the Contract, and further, agrees to waive all right to fie any father claims or changes arising out of or as a result of this change, or the accumulation of executed Contract Modifications on this Contract.

The Contractor and Owner(s) hereby agree to the terms of this Change Order as contained herein.

CONSENT OF SURETY

Fidelity and Deposit Company of Maryland

(Company) By

(Authorized Representative) William M. Smith, Attorney-in-Fact RECOMMENDED

B (Design En Architect) peet or

By (COH Facilities Project Manager)

By Philewilk - JR. (Director of General Services)

CONTRACTING PARTIES

Robins & Morton

(Contractor)

By Adam Ozier	C. A.
(Authorized Representative)	
CITY OF HUNTSVILLE,	ALABAMA

By_____(Its Mayor)

By (President of City Council)

Date____

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

KNOW ALL MEN BY THESE PRESENTS: That the ZURICH AMERICAN INSURANCE COMPANY, a corporation of the State of New York, the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, a corporation of the State of Illinois, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND a corporation of the State of Illinois (herein collectively called the "Companies"), by **Robert D. Murray**, Vice President, in pursuance of authority granted by Article V, Section 8, of the By-Laws of said Companies, which are set forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, do hereby nominate, constitute, and appoint Mark W. EDWARDS, 11, Jeffrey M. WILSON, Robert R. FREEL, Alisa B. FERRIS, William M. SMITH, Richard H. MITCHELL and Anna CHILDRESS, all of Birmingham, Atabama, EACH, its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, and the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Companies, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the ZURICH AMERICAN INSURANCE COMPANY at its office in New York, the regularly elected officers of the COLONIAL AMERICAN CASUALTY AND SURETY COMPANY at its office in Owings Mills, Maryland., and the regularly elected officers of the FIDELITY AND DEPOSIT COMPANY at its office in Owings Mills, Maryland., in their own proper persons.

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

IN WITNESS WHEREOF, the said Vice-President has hereunto subscribed his/her names and affixed the Corporate Seals of the said ZURICH AMERICAN INSURANCE COMPANY, COLONIAL AMERICAN CASUALTY AND SURETY COMPANY, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 20th day of June, A.D. 2019.



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

By: Robert D. Murray Vice President

1 Jaun 6 " Shear .

By: Dawn E. Brown Secretary

State of Maryland County of Baltimore

On this 20th day of June, A.D. 2019, before the subscriber, a Notary Public of the State of Maryland, duly commissioned and qualified, Robert D. Murray, Vice President and Dawn E. Brown, Secretary of the Companies, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and acknowledged the execution of same, and being by me duly sworn, deposeth and saith, that he/she is the said officer of the Company aforesaid, and that the seals affixed to the preceding instrument are the Corporate Seals of said Companies, and that the said Corporate Seals and the signature as such officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporations.

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



onstance a. Dunn

Constance A. Dunn, Notary Public My Commission Expires: July 9, 2023

EXTRACT FROM BY-LAWS OF THE COMPANIES

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

CERTIFICATE

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

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

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

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

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

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate scals of the said Companies, this 6th _____ day of August _____, ²⁰²¹



Birn Hodges

By: Brian M. Hodges Vice President

TO REPORT A CLAIM WITH REGARD TO A SURETY BOND, PLEASE SUBMIT A COMPLETE DESCRIPTION OF THE CLAIM INCLUDING THE PRINCIPAL ON THE BOND, THE BOND NUMBER, AND YOUR CONTACT INFORMATION TO:

Zurich Surety Claims 1299 Zurich Way Schaumburg, IL 60196-1056 www.reportsfclaims@zurichna.com 800-626-4577 "EXHIBIT A"

UPDATED 10/07/2015

CONTRACT MODIFICATION REQUEST #1 Bill towards Allowances 11/24/20 DATE: CMR NUMBER: PROJECT Pelham Street Park **City of Huntsville** OWNER: ARCHITECT: Schoel Engineering Robins & Morton CONTRACTOR: DESCRIPTION OF CHANGE (BY GENERAL CONTRACTOR): Replace approx 25' of existing sidewalk. Seal concrete benches, donor wall, and integral color concrete bands with a tinted sealer. Powerwash existing sidewalks that border the park. Deduct costs for the artwork foundation from the contract to be paid by artwork vendor directly. \$873.00 1. TOTAL COST (CONTRACTOR TO ATTACH DETAILED BREAKDOWN): 2. TIME EXTENSION IN CALENDAR DAYS (ATTACH JUSTIFICATION): 0 THIS CHANGE AFFECTS THE CRITICAL PATH OF THE PROJECT 3. SUBMITTED BY: Robins & Morton A. CONTRACTOR SCHOEL B. ARCHITECT NTATIVE ***BOTTOM SECTION TO BE FILLED OUT BY CITY OF HUNTSVILLE REPR 4. INITIATED BY: LINes S. OWNER'S CLASSIFICATION: CONTRACT MODIFICATION DUE TO: VALUE ENGINEERING OR COST REDUCTION CHANGES IN PROJECT SCOPE OF WORK OWNER REQUESTED UPGRADE UNPORESEEN CONDITIONS TECHNICAL COORDINATION 6. THIS CHANGE IS SUBMITTED FOR REVIEW AND APPROVAL AND IS CLASSIFIED AS ONE OF THE FOLLOWING TYPES: MINOR CHANGE OF A MONETARY VALUE AND NOT REQUIRED FOR COMPETITIVE BIDDING. CHANGES TO THE ORIGINAL CONTRACT NECESSITATED BY UNFORESEEABLE CIRCUMSTANCES ARISING DURING THE COURSE OF THE WORK. EMERGENCIES ARISING DURING THE COURSE OF THE WORK. CHANGE FOR ALTERNATES PROVIDED FOR IN THE OREGINAL BIDDING WHERE THERE IS NO DIFFERENCE IN FRICE OF THE CHANGE FROM THE ORIGINAL BEST BID ON THE ALTERNATE. CHANGE NOT CONTEMPLATED WHEN THE PLANS AND SPECIFICATIONS WERE PREPARED AND THE PROJECT WAS BID AND WHICH IS IN THE PUBLIC DITEREST AND DOES NOT EXCERD 10% OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED WHEN THE PLANS AND SPECIFICATIONS WERE PREPARED AND THE PROJECT WAS BID AND WHICH IS IN THE PUBLIC INTEREST AND EXCEEDS 10% OF THE CONTRACT PRICE AND CONSTITUTES EXTRACI 7. I HAVE REVIEWED, UNDERSTAND AND RECOMMEND A. CoHESTIMATOR B. COH PROJECT MANAGER C. DEPARTMENT HEAD (CUSTOMER) D. Coll FACILITIES PROJ MANAGER E. DEPARTMENT HEAD (OS) THE EXECUTED FORM DOES NOT CONSTITUTE A CHANGE ORDER. THIS DOCUMENT IS AN ACKNOWLEDGEMENT BY THERE D REPRESENTATIVES THAT THEY RECOMMEND TO THE CITY OF NUMBERING CITY COUNCIL TO APPROVE THE CHANGE IN CONTRACT SUID, SCOPE AND OR THE STATED MERICAL THE CITY OF RUNTEVILLE'S CITY COUNCIL MUST APPROVE ALL CRAMES OFFICER, ⁵¹⁴

"EXHIBIT A"

CONTRACT	MODIFICA	TION	REQUEST
----------	----------	------	---------

DATE:	2/15/21	CMR NUMBER:	2
PROJECT:	Pelham Street Park		
OWNER:	City of Huntsville		
ARCHITECT:	Schoel Engineering		
CONTRACTOR			
DESCRIPTION	OF CHANGE (BY GENERAL CON	TRACTOR):	
Add additional tr	ees, grasses, & mulch as directed by	y City of Huntsville and Schoel Eng	ineering. Remove irrigation
1. TOTAL COST	T (CONTRACTOR TO ATTACH DET	AILED BREAKDOWN):	-\$1,018.00
2. TIME EXTEN	SION IN CALENDAR DAYS (ATT	ACH JUSTIFICATION):	0
0	THIS CHANGE AFFECTS THE	CRITICAL PATH OF THE PROJECT	ľ
3. SUBMITTED			NO
	A. CONTRACTOR	Robins & Mo	orton 4
	B. ARCHITECT	SCHOBL	dip
BOTT	OM SECTION TO BE FILLED OU	T BY CITY OF HUNTSVILLE REF	RESENTATIVE
4. INITIATED B	N: Owner/contra	ctor	
. OWNER'S CL	ASSIFICATION:		
CON	TRACT MODIFICATION DUE TO:		
	VALUE ENGINEERING OR COST		
	CHANGES IN PROJECT SCOPE OF	WORK	
	OWNER REQUESTED UPGRADE		
	UNFORESELIN CONDITIONS		
	TECHNICAL COORDINATION		
5. THIS CHANG THE FOLLOW		AND APPROVAL AND IS CLASSI	TED AS ONE OF
		Y VALUE AND NOT REQUIRED FOR O	COMPETITIVE BIDDING.
		NTRACT NECESSITATED BY UNFORF	
	CIRCUMSTANCES ARISING DUR	ING THE COURSE OF THE WORK.	
	EMERGENCIES ARISING DURING	THE COURSE OF THE WORK.	
	EMERGENCIES ARISING DURING	THE COURSE OF THE WORK. VIDED FOR IN THE ORIGINAL BIDDIN	G WHERE THERE IS NO
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO		
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CI	VIDED FOR IN THE ORIGINAL BIDDO	ID ON THE ALTERNATE.
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CA CHANGE NOT CONTEMPLATED V	VIDED FOR IN THE ORIGINAL BIDDIN HANGE FROM THE ORIGINAL BEST B	ID ON THE ALTERNATE. ONS WERE PREPARED AND
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE.	VIDED FOR IN THE ORIGINAL BIDDIN HANGE FROM THE ORIGINAL BEST B WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10%
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CA CHANGE NOT CONTEMPLATED A THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED A	VIDED FOR IN THE ORIGINAL BIDDIN HANGE FROM THE ORIGINAL BEST B WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATION	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10%
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CI CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI	VIDED FOR IN THE ORIGINAL BIDDR HANGE FROM THE ORIGINAL BEST B WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10% ONS WERE PREPARED AND EXCEEDS 10% OF THE
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI CONTRACT PRICE AND CONSTIT	VIDED FOR IN THE ORIGINAL BIDDIN HANGE FROM THE ORIGINAL BEST BI WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND UTES EXTRAORDINARY CIRCUMSTAN	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10% ONS WERE PREPARED AND EXCEEDS 10% OF THE INCES.
. I HAVE REVI	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI CONTRACT PRICE AND CONSTIT	VIDED FOR IN THE ORIGINAL BIDDR HANGE FROM THE ORIGINAL BEST B WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10% ONS WERE PREPARED AND EXCEEDS 10% OF THE INCES.
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED V THE PROJECT WAS BID AND WHI CONTRACT PRICE AND CONSTIT	VIDED FOR IN THE ORIGINAL BIDDIN HANGE FROM THE ORIGINAL BEST BI WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND UTES EXTRAORDINARY CIRCUMSTAN	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10% ONS WERE PREPARED AND EXCEEDS 10% OF THE INCES.
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CHANGE NOT CONTEMPLATED W THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED W THE PROJECT WAS BID AND WHI CONTRACT PRICE AND CONSTITUE EWED, UNDERSTAND AND RECO	VIDED FOR IN THE ORIGINAL BIDDIN HANGE FROM THE ORIGINAL BEST BI WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND UTES EXTRAORDINARY CIRCUMSTAN	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10% ONS WERE PREPARED AND EXCEEDS 10% OF THE INCES.
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CO CHANGE NOT CONTEMPLATED W THE PROJECT WAS BID AND WH OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED W THE PROJECT WAS BID AND WH CONTRACT PRICE AND CONSTITUE EWED, UNDERSTAND AND RECO A. COH ESTIMATOR	VIDED FOR IN THE ORIGINAL BIDDE HANGE FROM THE ORIGINAL BEST B WHEN THE PLANS AND SPECIFICATIO ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATIO ICH IS IN THE PUBLIC INTEREST AND UTES EXTRAORDINARY CIRCUMSTA OMMEND THIS CHANCE WITH T	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10% ONS WERE PREPARED AND EXCEEDS 10% OF THE INCES.
	EMERGENCIES ARISING DURING CHANGE FOR ALTERNATES PRO DIFFERENCE IN PRICE OF THE CHANGE NOT CONTEMPLATED Y THE PROJECT WAS BID AND WHI OF THE CONTRACT PRICE. CHANGE NOT CONTEMPLATED Y THE PROJECT WAS BID AND WHI CONTRACT PRICE AND CONSTITU EWED, UNDERSTAND AND RECO A. COH ESTIMATOR B. COH PROJECT MANAGER	WIDED FOR IN THE ORIGINAL BIDDE HANGE FROM THE ORIGINAL BEST BI WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND WHEN THE PLANS AND SPECIFICATION ICH IS IN THE PUBLIC INTEREST AND UTES EXTRAORDINARY CIRCUMSTAN OMMEND THIS CHANCE WITH T	ID ON THE ALTERNATE. ONS WERE PREPARED AND DOES NOT EXCEED 10% ONS WERE PREPARED AND EXCEEDS 10% OF THE INCES. NO EXCEPTIONS:

SUM, SCOPE AND OR TIME STATED HEREIN. THE CITY OF HUNTSVILLE'S CITY COUNCIL MUST APPROVE ALL CHANGE ORDERS.***

"EXHIBIT A"

UPDATED 10/07/2015

CONTRACT MODIFICATION REQUEST

	C/11/200		2		
DATE:	5/14/21	CMR NUMBER:	3		
PROJECT:	Pelham Street Park				
OWNER:	City of Huntsville				
ARCHITECT:	Schoel Engineering				
CONTRACTOR:	Robins & Morton				
DESCRIPTION OF C	HANGE (BY GENERAL CONTRACTO	R):			
Remove the current in	nstalled LLAL light fixture and install the	e mini neon light.			
1. TOTAL COST (CO	ONTRACTOR TO ATTACH DETAILED B	REAKDOWN):	\$7,244.00 allowance		
2. TIME EXTENSIO	N IN CALENDAR DAYS (ATTACH JUST		0		
	THIS CHANGE AFFECTS THE CRITICA	L PATH OF THE PRO	JECT		
3. SUBMITTED BY:			12-Q		
	CONTRACTOR	Robins & Morton	10 - 770		
B.	ARCHITECT	SCHOEL	my man		
BOTTOM	SECTION TO BE FILLED OUT BY CIT		REPRESENTATIVE		
4. INITIATED BY:	Lontrader Owner Arci	hitect			
5. OWNER'S CLASS	IFICATION:				
CONTRA	CT MODIFICATION DUE TO:				
	VALUE ENGINEERING OR COST REDUCTIO)N			
	CHANGES IN PROJECT SCOPE OF WORK				
	OWNER REQUESTED UPGRADE				
Contraction of the second seco	UNFORESEEN CONDITIONS				
	TECHNICAL COORDINATION		SOUTHER AS ONE OF		
6. THIS CHANGE IS THE FOLLOWING	SUBMITTED FOR REVIEW AND APP	KOVAL AND IS CLA	ISSIFIED AS ONE OF		
	MINOR CHANGE OF A MONETARY VALUE	AND NOT REQUIRED F	FOR COMPETITIVE BIDDING		
Contraction Contraction Contraction Contraction	CHANGES TO THE ORIGINAL CONTRACT N				
	CIRCUMSTANCES ARISING DURING THE C				
	EMERGENCIES ARISING DURING THE COU	RSE OF THE WORK.			
	CHANGE FOR ALTERNATES PROVIDED FO	R IN THE ORIGINAL BI	DDING WHERE THERE IS NO		
	DIFFERENCE IN PRICE OF THE CHANGE FROM THE ORIGINAL BEST BID ON THE ALTERNATE.				
CHANGE NOT CONTEMPLATED WHEN THE PLANS AND SPECIFICATIONS WERE PREPARED AND					
	THE PROJECT WAS BID AND WHICH IS IN THE PUBLIC INTEREST AND DOES NOT EXCEED 10%				
	OF THE CONTRACT PRICE.				
	CHANGE NOT CONTEMPLATED WHEN THE				
THE PROJECT WAS BID AND WHICH IS IN THE PUBLIC INTEREST AND EXCEEDS 10% OF THE					
	CONTRACT PRICE AND CONSTITUTES EXT	11			
7. I HAVE REVIEW	ED, UNDERSTAND AND RECOMMEND	THIS CHANGE WIT	TH NO EXCEPTIONS:		
А.	CoH ESTIMATOR	10mx	her		
В.	CoH PROJECT MANAGER	2			
C.	DEPARTMENT HEAD (CUSTOMER)	1. fancity	The '		
D. 1	CoH FACILITIES PROJ MANAGER	Ave Weil			
E.	DEPARTMENT HEAD (GS)	Plot Ewi	K-JR		
	DOES NOT CONSTITUTE A CHANGE ORDER. THIS I	DOCUMENT IS AN ACKNOW	LEDGEMENT BY THESE DESIGNATED		

REPRESENTATIVES THAT THEY RECOMMEND TO THE CITY OF HUNTSVILLE'S CITY COUNCIL TO APPROVE THE CHANGE IN CONTRACT SUM, SCOPE AND OR TIME STATED HEREIN. THE CITY OF HUNTSVILLE'S CITY COUNCIL MUST APPROVE ALL CHANGE ORDERS.***