AMENDMENT TO AGREEMENT REGARDING FINAL DESIGN, RIGHT-OF-WAY ACQUISITION, AND CONSTRUCTION OF DRAINAGE AND FLOOD CONTROL IMPROVEMENTS FOR SANDERSON GULCH LIPAN STREET TO SOUTH PLATTE RIVER CITY AND COUNTY OF DENVER

Agreement No. 15-07.06D Project No. 105540

THIS AGREEMENT, made by and between URBAN DRAINAGE AND FLOOD CONTROL DISTRICT (hereinafter called "DISTRICT") and CITY AND COUNTY OF DENVER, a municipal corporation duly organized and existing under and by virtue of the Constitution of the State of Colorado (hereinafter called "CITY") and collectively known as "PARTIES";

WITNESSETH:

WHEREAS, PARTIES have entered into "Agreement Regarding Final Design, Right-of-Way Acquisition and Construction of Drainage and Flood Control Improvements for Sanderson Gulch Lipan Street to South Platte River" (Agreement No. 15-07.06), as amended, dated October 13, 2015; and

WHEREAS, PARTIES now desire to construct improvements; and

WHEREAS, PARTIES desire to increase the level of funding by \$1,650,000; and

WHEREAS, DISTRICT's Board of Directors has authorized additional DISTRICT financial participation for PROJECT (Resolution No. _____, Series of 2019); and

WHEREAS, the City Council of CITY and the Board of Directors of DISTRICT have authorized, by appropriation or resolution, all of PROJECT costs of the respective PARTIES.

NOW, THEREFORE, in consideration of the mutual promises contained herein, PARTIES hereto agree as follows:

- 1. Paragraph 4. <u>PROJECT COSTS AND ALLOCATION OF COSTS</u> is deleted and replaced as follows:
 - 4. <u>PROJECT COSTS AND ALLOCATION OF COSTS</u>
 - A. DISTRICT acknowledges that (i) CITY does not by this Agreement irrevocably pledge present cash reserves for payments in future fiscal years, and (ii) this Agreement is not intended to create a multiple-fiscal year direct or indirect debt or financial obligation of CITY. It is understood and agreed that any payment obligation of CITY hereunder, whether direct or contingent, shall extend only to funds duly and lawfully appropriated and encumbered by the Denver City Council for the purpose of this Agreement, and paid into the Treasury of CITY.
 - B. PARTIES agree that for the purposes of this Agreement PROJECT costs shall consist of and be limited to the following:
 - 1. Final design services;
 - 2. Delineation, description and acquisition of required rights-of-way/easements;

- 3. Construction of improvements;
- 4. Contingencies mutually agreeable to PARTIES.
- C. It is understood that PROJECT costs as defined above are not to exceed \$18,922,032.00 without amendment to this Agreement.

PROJECT costs for the various elements of the effort are estimated as follows:

			PREVIOUSLY
	<u>ITEM</u>	AS AMENDED	AMENDED
1.	Final Design	\$ 972,833	\$ 972,833
2.	Right-of-way	-0-	-0-
3.	Construction	16,379,014	14,729,014
4.	Contingency	1,570,185	1,570,185
	Grand Total	\$18,922,032	\$17,272,032

This breakdown of costs is for estimating purposes only. Costs may vary between the various elements of the effort without amendment to this Agreement provided the total expenditures do not exceed the maximum contribution by all PARTIES plus accrued interest.

D. Based on total PROJECT costs, the maximum percent and dollar contribution by each party shall be:

	Percentage Share	Previously Contributed	Additional <u>Contribution</u>	Maximum <u>Contribution</u>
DISTRICT	24.20%	\$ 2,930,000	\$1,650,000	\$ 4,580,000
Special Funds		\$ 500,000		\$ 500,000
transfer				
CITY	75.80%	\$13,842,032*	\$ -0-	\$13,842,032*
TOTAL	100.00%	\$17,272,032	\$ 1,650,000	\$18,922,032

*CITY will be administering the construction of PROJECT except for the relocation of Conduit 77. As such, CITY shall retain their portion of the matching funds in the amount of \$12,542,032.

2. Paragraph 5. <u>MANAGEMENT OF FINANCES</u> is deleted and replaced as follows:

5. <u>MANAGEMENT OF FINANCES</u>

As set forth in DISTRICT policy (Resolution No. 11, Series of 1973, Resolution No. 49, Series of 1977, and Resolution No. 37, Series of 2009), the funding of a local body's onehalf share may come from its own revenue sources or from funds received from state, federal or other sources of funding without limitation and without prior Board approval. Payment of each party's full share (CITY - \$1,300,000; DISTRICT - \$5,080,000) shall be made to DISTRICT subsequent to execution of this Agreement and within 30 days of request for payment by DISTRICT. The payments by PARTIES shall be held by DISTRICT in a special fund to pay for increments of PROJECT as authorized by PARTIES, and as defined herein. DISTRICT shall provide a periodic accounting of PROJECT funds as well as a periodic notification to CITY of any unpaid obligations. Any interest earned by the monies contributed by PARTIES shall be accrued to the special fund established by DISTRICT for PROJECT and such interest shall be used only for PROJECT upon approval by the contracting officers (Paragraph 13). Within one year of completion of PROJECT if there are monies including interest earned

remaining which are not committed, obligated, or disbursed, each party shall receive a share of such monies, which shares shall be computed as were the original shares.

 All other terms and conditions of Agreement No. 15-07.06 shall remain in full force and effect. WHEREFORE, PARTIES hereto have caused this instrument to be executed by properly authorized signatories as of the date and year first above written. **Contract Control Number:**

IN WITNESS WHEREOF, the parties have set their hands and affixed their seals at Denver, Colorado as of

SEAL	CITY AND COUNTY OF DENVER	
ATTEST:	By	
APPROVED AS TO FORM:	REGISTERED AND COUNTERSIGNED:	
	By	
By		

By_____



Contract Control Number: PWADM-201523631-04

Contractor Name:

Urban Drainage and Flood Control District

-DS lk

DocuSigned by: Ken MacKenzie By:

Ken MacKenzie

Executive Director

ATTEST: [if required]

NA

By: _____

Name: NA (please print)

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