STATE OF COLORADO AMENDMENT

Project #: BRO M810-016 (23496) Amendment #: 1 SIGNATURE AND COVER PAGE **Amendment Routing Number State Agency** Department of Transportation 20-HA1-XC-03009-M0001 **Original Agreement Routing Number** Local Agency CITY OF LITTLETON 20-HA1-XC-03009 **Agreement Maximum Amount** \$0.00 **Agreement Performance Beginning Date** February 22, 2022 **Initial Agreement expiration date** The earlier of the Amendment Effective Date or January 12, 2030

THE PARTIES HERETO HAVE EXECUTED THIS AMENDMENT

Each person signing this Amendment represents and warrants that he or she is duly authorized to execute this Amendment and to bind the Party authorizing his or her signature.

STATE OF COLORADO Jared S. Polis, Governor Department of Transportation Shoshana M. Lew, Executive Director Keith Stefanik, P.E., Chief Engineer	
Date:	
LOCAL AGENCY CITY OF LITLLETON	SECOND LOCAL AGENCY SIGNATURE, IF NEEDED CITY OF LITTLETON
By:*Signature	By:*Signature
Name:(Print Name)	Name:(Print Name)
Title:(Print Title)	Title:(Print Title)
Date:	Date:

Approved as to Form:		
(City Attorney)		
CITY OF LITTLETON		
By:*Signature		
*Signature		
Name:(Print Name)		
(Print Name)		
Title:		
Title: (Print Title)		
Date:		
In accordance with §24-30-202 C.R.S., this Amendment is not valid until signed and dated below by the State Controller or an authorized delegate.		
STATE CO		
Robert Jaros, CPA, MBA, JD		
By: Department of		
Department of	Transportation	
Amendment Effective Date:		

1) PARTIES

This Amendment (the "Amendment") to the Original Agreement shown on the Signature and Cover Page for this Amendment (the "Agreement") is entered into by and between the Local Agency and the State.

2) TERMINOLOGY

Except as specifically modified by this Amendment, all terms used in this Amendment that are defined in the Agreement shall be construed and interpreted in accordance with the Agreement.

3) EFFECTIVE DATE AND ENFORCEABILITY

A. Amendment Effective Date

This Amendment shall not be valid or enforceable until the Amendment Effective Date shown on the Signature and Cover Page for this Amendment. The State shall not be bound by any provision of this Amendment before that Amendment Effective Date, and shall have no obligation to pay the Local Agency for any Work performed or expense incurred under this Amendment either before or after the Amendment term shown in **§3.B** of this Amendment

B. Amendment Term

The Parties' respective performances under this Amendment and the changes to the Agreement contained herein shall commence on the Amendment Effective Date shown on the Signature and Cover Page for this Amendment and shall terminate on the termination of the Agreement.

4) PURPOSE

The parties entered into the Agreement for the S. Windermere St. Bridge Over Highline Canal. Now the parties wish to terminate the Agreement.

5) MODIFICATIONS

a) The Agreement was executed on February 22, 2022, to fund \$1,550,647.50 for the above purpose. No money is encumbered and no money has been used for the project. The parties now request to terminate the Agreement. Pursuant to the request, the Agreement is now terminated.

b) Decrease Agreement Maximum Amount from \$1,550,647.50 to \$0.00.

6) LIMITS OF EFFECT

This Amendment is incorporated by reference into the Agreement, and the Agreement and all prior amendments or other modifications to the Agreement, if any, remain in full force and effect except as specifically modified in this Amendment. Except for the Special Provisions contained in the Agreement, in the event of any conflict, inconsistency, variance, or contradiction between the provisions of this Amendment and any of the provisions of the Agreement or any prior modification to the Agreement, the provisions of this Amendment shall in all respects supersede, govern, and control. The provisions of this Amendment shall only supersede, govern, and control over the Special Provisions contained in the Agreement to the extent that this Amendment specifically modifies those Special Provisions.

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