

**ADDENDUM TO AGREEMENT
BETWEEN
LARAMIE COUNTY AND AMERI-TECH HVAC SERVICES, INC.**

THIS ADDENDUM is made and entered into by and between Laramie County, Wyoming, P. O. Box 608, Cheyenne, Wyoming 82003-0608, ("COUNTY") and Ameri-Tech HVAC Services, Inc., 2502 Ridge Road, Cheyenne, WY 82001 (hereinafter, "CONTRACTOR").

I. PURPOSE

The purpose of this Addendum is to modify the Agreement for HVAC services for the Laramie County Sheriff's Department and Juvenile Detention Facility, attached hereto as Attachment 'A' and fully incorporated herein (hereinafter "Agreement").

II. TERM

This Addendum shall commence on the date last executed by the duly authorized representatives of the parties to this Addendum and Agreement and shall remain in full force pursuant to the terms of the Agreement and this Addendum.

III. RESPONSIBILITIES OF CONTRACTOR

A. CONTRACTOR shall provide and complete the services described in Attachment 'A', attached hereto and fully incorporated herein.

B. COUNTY shall pay CONTRACTOR in accordance with Attachment 'A'. Payment will be made upon receipt of the CONTRACTOR'S invoice to the COUNTY. No payment shall be made before the last signature is affixed to this Agreement. Payments shall be in accordance with Wyo. Stat. § 16-6-602 (as amended).

IV. MODIFICATIONS

- A. The term of the Agreement shall be from July 1, 2019 to June 30, 2020 and only renewed by written mutual agreement between both parties.
- B. Under "General Terms and Conditions" item 6 shall be stricken and of no force or effect.

V. ADDITIONAL PROVISIONS

1. Independent Contractor: The services to be performed by CONTRACTOR are those of an independent contractor and not as an employee of COUNTY. CONTRACTOR is not eligible for Laramie County Employee benefits and will be treated as an independent contractor for federal tax filing purposes. CONTRACTOR assumes responsibility for its personnel who provide services

pursuant to this contract and will make all deductions required of employers by state, federal and local laws and shall maintain liability insurance for each of them. CONTRACTOR is free to perform the same or similar services for others.

2. Entire Agreement: The Agreement (10 pages) and Addendum (5 pages) represents the entire and integrated agreement and understanding between the parties in regard to the subject matter herein and supersedes all prior negotiations, statements, representations and agreements, whether written or oral.

3. Assignment: Neither this Agreement and Addendum, nor any rights or obligations hereunder shall be assigned or delegated by a party without the prior written consent of the other party.

4. Modification: This Agreement and Addendum shall be modified only by a written agreement, duly executed by all parties hereto.

5. Termination: This Agreement may be terminated (a) by either party at any time for failure of the other party to comply with the terms and conditions of this agreement; (b) by either party, with thirty (30) days' prior written notice to the other party; or (c) upon mutual written agreement by both parties.

6. Invalidity: If any provision of this Agreement and Addendum is held invalid or unenforceable by any court of competent jurisdiction, or if the COUNTY is advised of any such actual or potential invalidity or unenforceability, such holding or advice shall not invalidate or render unenforceable any other provision hereof. It is the express intent of the parties the provisions of this Agreement and Addendum are fully severable.

7. Applicable Law and Venue: The parties mutually understand and agree this Agreement and Addendum shall be governed by and interpreted pursuant to the laws of the State of Wyoming. If any dispute arises between the parties from or concerning this Agreement and Addendum or the subject matter hereof, any suit or proceeding at law or in equity shall be brought in the District Court of the State of Wyoming, First Judicial District, sitting at Cheyenne, Wyoming or the Federal District Court, District Of Wyoming. This provision is not intended nor shall it be construed to waive COUNTY's governmental immunity as provided in this Agreement and Addendum.

8. Discrimination: All parties agree they will not discriminate against any person who performs work under the terms and conditions of this Agreement and Addendum because of race, color, gender, creed, handicapping condition, or national origin.

9. ADA Compliance: All parties agree they will not discriminate against a qualified individual with disability, pursuant to a law as set forth in the Americans With Disabilities Act, P.L. 101-336, 42 U.S.C. § 12101, *et seq.*, and/or any properly promulgated rules and regulations relating thereto.

10. Governmental/Sovereign Immunity: COUNTY does not waive its Governmental/Sovereign Immunity, as provided by any applicable law including W.S. § 1-39-101 et seq., by entering into this Agreement and Addendum. Further, COUNTY fully retains all immunities and defenses provided by law with regard to any action, whether in tort, contract or any other theory of law, based on this Agreement and Addendum.

11. Third Parties: The parties do not intend to create in any other individual or entity the status of third party beneficiary, and this Agreement and Addendum shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement and Addendum shall operate only between the parties to the Agreement and Addendum, and shall inure solely to the benefit of the parties to this Agreement and Addendum.

12. Conflict of Interest: COUNTY and CONTRACTOR affirm, to their knowledge, no CONTRACTOR employee has any personal beneficial interest whatsoever in the agreement described herein. No staff member of CONTRACTOR, compensated either partially or wholly with funds from this Agreement, shall engage in any conduct or activity which would constitute a conflict of interest relative to this Agreement.

13. Force Majeure: Neither party shall be liable to perform under this Agreement and Addendum if such failure arises out of causes beyond control, and without the fault or the negligence of said party. Such causes may include, but are not restricted to, Act of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. In every case, however, a failure to perform must be beyond the control and without the fault or the negligence of said party.

14. Limitation on Payment: COUNTY's payment obligation is conditioned upon the availability of funds which are appropriated or allocated for the payment of this obligation. If funds are not allocated and available for the continuance of the services and equipment provided by CONTRACTOR the Agreement may be terminated by COUNTY at the end of the period for which funds are available. COUNTY shall notify CONTRACTOR at the earliest possible time of the services which will or may be affected by a shortage of funds. At the earliest possible time means at least thirty (30) days before the shortage will affect payment of claims, if COUNTY knows of the shortage at least thirty (30) days in advance. No penalty shall accrue to COUNTY in the event this provision is exercised, and COUNTY shall not be obligated or liable for any future payments due or for any damages as a result of termination under this provision. This provision shall not be interpreted or construed to permit COUNTY to terminate this Agreement in order to acquire similar services from another party.

15. Notices: All notices required and permitted under this Agreement shall be deemed to have been given, if and when deposited in the U.S. Mail, properly stamped and addressed to the party for whom intended at such parties' address listed herein, or when personally delivered personally to such party. A party may change its address for notice hereunder by giving written notice to the other party.

16. Addendum Controls: Where a conflict exists or arises between any provision or condition of this Addendum and the Agreement, the provisions and conditions set forth in this Addendum shall control.

17. Compliance with Law: The parties agree that they shall comply with all applicable laws, regulations and ordinances, whether Federal, State or Local.

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**ADDENDUM TO AGREEMENT
BETWEEN
LARAMIE COUNTY AND AMERI-TECH HVAC SERVICES, INC.
Signature Page**

LARAMIE COUNTY, WYOMING

By: _____
Chairman, Laramie County Commissioners

Date _____

ATTEST:

By: _____
Debra Lee, Laramie County Clerk

Date _____

Ameri-Tech HVAC Services, Inc.

By:  _____
Authorized Signature

Date 6-5-19

REVIEWED AND APPROVED AS TO FORM ONLY:

By:  _____
Laramie County Attorney's Office

Date 6/6/19



Ameri-Tech Hvac Services Inc
2502 Ridge Road
Cheyenne, Wyoming 82001
307-634-7457 (Office)
307-634-8741 (Fax)
ameritech@amerihvac.com



Laramie County Sheriff's Department
1910 Pioneer Ave
Cheyenne, Wyoming 82001

FULL SERVICE PRICING&ACCEPTANCE FULL SERVICE

AMERI-TECH HVAC SERVICES, INC, herein referred to as the "service company", agrees to furnish services in accordance with the "general terms and conditions" and attached "schedules". This agreement shall become valid only upon acceptance by Customer and approved by the Service Company.

EQUIPMENT TO BE SERVICED: See attached "list of equipment".

*The Agreement Price is \$29,800.00 per year payable \$7450.00 per quarter.
This price to be adjusted in future years as herein provided.*

The agreement is effective from July 1 2019 and shall remain in effect from year to year unless terminated by either party at the end of the anniversary date by giving at least 30 days written notice.

**NOTE: Preferred labor rate of \$92.00 per hour will apply for non-covered services.*

Submitted by: Jim Brown

Title: President

CUSTOMER ACCEPTANCE

NAME _____

TITLE _____

Date _____

CUSTOMER SIGNATURE

AMERI-TECH REPRESENTATIVE

NAME Jim Brown

TITLE President

DATE May 29 2019


Ameri-Tech Hvac Services Inc



Ameri-Tech Hvac Services Inc
2502 Ridge Road
Cheyenne, Wyoming 82001
307-634-7457 (Office)
307-634-8741 (Fax)
ameritech@amerihvac.com



Juvenile Detention Facility
13794 Prairie Center Circle
Cheyenne, Wyoming 82001

FULL SERVICE PRICING&ACCEPTANCE FULL SERVICE

AMERI-TECH HVAC SERVICES, INC, herein referred to as the "service company", agrees to furnish services in accordance with the "general terms and conditions" and attached "schedules". This agreement shall become valid only upon acceptance by Customer and approved by the Service Company.

EQUIPMENT TO BE SERVICED: See attached "list of equipment".

The Agreement Price is \$14,800.00 per year, payable \$3700.00 per quarter. This _____ price to be adjusted in future years as herein provided.

The agreement is effective from July 1 2019 and shall remain in effect from year to year unless terminated by either party at the end of the anniversary date by giving at least 30 days written notice.

**NOTE: Preferred labor rate of \$92.00 per hour will apply for non-covered services.*

Submitted by: Jim Brown

Title: President

CUSTOMER ACCEPTANCE

NAME _____

TITLE _____

Date _____

CUSTOMER SIGNATURE

AMERI-TECH REPRESENTATIVE

NAME Jim Brown

TITLE President

DATE May 28, 2019

Ameri-Tech Hvac Services Inc



AmeriTech HVAC Services, Inc.
1502 Ridge Road
Cheyenne, Wyoming 82001
307-634-7477 (Office)
307-634-8741 (Fax)
ameritechhvacameritech.com



GENERAL TERMS AND CONDITIONS

1. PRICE ADJUSTMENTS

Price adjustments may be required based upon prevailing conditions. Notice of adjustments to the agreement price shall be provided in writing 30 days prior to the agreement renewal date.

2. PAYMENT

Payment terms are net 30 upon receipt of the invoice. The service company reserves the right to discontinue service any time payments have not been promptly paid as agreed. Customer is to pay all applicable sales tax.

3. LIABILITY

The service company's responsibility for injury to persons or property shall be limited to injury caused directly by its negligence in performing operations under its agreement. In no event shall the service company be liable for incidental or consequential damages of any nature whatsoever. The service company will not be liable for damage or repairs to any covered equipment damaged by reasons of negligence, faulty design, misuse, faulty incoming power, abuse by others, acts of God or for any reason beyond its reasonable control.

4. CUSTOMER OBLIGATIONS

THE CUSTOMER SHALL:

- A: Operate the covered equipment in accordance with manufacturers recommended instructions.
 - B: Promptly notify this service company of any unusual operating conditions.
 - C: Provide access to the equipment including removal, replacement, or refurbishing of the building structure if necessary.
 - D: Pay for any services and materials not specifically included in this agreement.
- Additional charges shall be made upon customers authorization at prevailing rates

5. ENTIRE AGREEMENT

This instrument embodies the entire agreement between parties. Any modifications or amendments must be in writing and signed by both parties.

6. This agreement assumes all covered equipment is in proper operating condition at time of signing. The service company reserves the right to inspect all pieces of equipment within 30 days of agreement signing, and make recommendations to customer of any major deficiencies found. The service company, upon customers request, shall assist the customer in making any necessary repairs at its normal service rates for parts, labor and materials



Amertech Hydrate Services, Inc.
2502 Ridge Road
Cheyenne, Wyoming 82001
307.634.7457 (Office)
307.634.8744 (Fax)
amertechhydrateservices.com



Definition of Coverage (Full Service Agreement)

This agreement covers all **PARTS, LABOR and MISCELLANEOUS MATERIALS** needed to keep the covered equipment in proper operating condition at no additional or hidden cost to the customer. **INCLUDED** is 24 hr. emergency service, 7 days a week, **INCLUDING HOLIDAYS**.

Should a listed piece of equipment become obsolete and parts cannot be obtained by the service company with reasonable diligence, that piece of equipment shall be dropped from coverage without Liability of the service company.



America's Top HVAC Service Inc.
2502 Ridge Road
Cheyenne, Wyoming 82001
(307) 634-7457 (Office)
(307) 634-8741 (Fax)
americastop hvacservice.com



10 ADVANTAGES TO FULL SERVICE AGREEMENT

- 1) QUALIFIED LICENSED AND EPA CERTIFIED TECHNICIANS INSPECTING EQUIPMENT ON A REGULAR BASIS.
- 2) FILTER CHANGES, OILING AND GREASING OF MECHANICAL EQUIPMENT ON A REGULAR BASIS.(QUARTERLY)
- 3) PNEUMATIC CONTROLS CALIBRATED REGULARLY.(QUARTERLY)
- 4) 24 HR. EMERGENCY SERVICE, 7 DAYS A WEEK, EACH DAY OF THE YEAR. (AT NO Additional COSTS)
- 5) NO ADDITIONAL COSTS FOR PARTS, MATERIALS OR LABOR FOR NECESSARY REPAIRS ON ALL COVERED EQUIPMENT.
- 6) PRIORITY RESPONSE TIME FOR SERVICE REQUESTS.
(USUALLY WITHIN 1 HOUR)
- 7) UNLIMITED PHONE CONSULTATION FOR IN HOUSE MAINTENANCE PERSONNEL.
- 8) BUILDING OWNER DOES NOT NEED TO INVEST IN SPECIAL TRAINING, TOOLS OR SUPPLIES WHICH MAY BE USED ONLY OCCASIONALLY. (I.E.: COMPUTERS, SOFTWARE, MEGGERS, VARIAC, EPA CERTIFIED REFRIGERANT RECOVERY EQUIPMENT, HIGH AND LOW PRESSURE.)
- 9) CONTRACTOR DEVELOPS PERSONAL RAPPORT WITH BUILDING OCCUPANTS AND OWNERS IN SOLVING INDIVIDUAL NEEDS IN ALL AREAS OF THE BUILDING.
- 10) COMPLETE MAINTENANCE AND REPAIR COSTS ARE KNOWN UP FRONT FROM YEAR TO YEAR WHEN BUDGETING OPERATING EXPENSES FOR ALL HVAC EQUIPMENT. (NO UNFORSEEN MAJOR EXPENSES)

Laramie County Sheriff Dept.
1910 Pioneer Ave.
Cheyenne, WY. 82001

(Original Building)

List of Covered Equipment

- 1: Temperature Control Panels (C-29)
- 2: Temperature Control Compressor
- 3: Air Dryer
- 4: Aerco Boilers (Domestic Hot Water)
- 5: DHW Pumps (Domestic Hot Water)
- 6: B-32 Recirculating Pump
- 7: DHW Metasys Control Panel
- 8: C-29 Supply Fan/W VFD
- 9: C-29 Return Fan/W VFD
- 10: C-14a Primary Pumps
- 11: C-15a Firing Range Pump
- 12: C-15b N. Penthouse Preheat Pump
- 13: C-15c S. Penthouse Preheat Pump
- 14: C-15D N Penthouse Reheat Pump
- 15: C-15E S. Penthouse Reheat Pump
- 16: C-18b Mechanical Room H&V Unit Pump
- 17: C-15G Kitchen AHU Pump
- 18: C-15H Kitchen MUA Pump
- 19: C-15J VAV Preheat Pump
- 20: C-15M Chilled Water Pump
- 21: C-16A Kitchen HYAC Unit Evap. Pump
- 22: C-16B Kitchen MUAU Unit Evap. Pump
- 23: C-16C Laundry H&V Unit
- 24: C-18A Central Stores H&V Unit
- 25: C-18B Mechanical room H&V Unit
- 26: C-19A Multi-Zone Unit N. Penthouse Supply Fan-Return Fan-Evap. Pump & Control Panel
- 27: C-19B Multi-Zone Unit S. Penthouse Supply Fan-Return Fan-Evap. Pump & Control Panel
- 28: C-21A Cabinet Heater Vestibul
- 29: C-21B Cabinet Heater
- 30: C-21C Cabinet Heater
- 31: C-21D Cabinet Heater

32: C-21 E Cabinet Heater
 33: C-22A Unit Heater
 34: C-22B Unit Heater
 35: C-23A Gas Fired Unit Heater
 36: C-24 Fan Coil unit
 37: (15) VAV Boxes
 throughout (approximate)
 38: C-29 VAV Unit Evap. Pump (2 Ea.)
 39: C-30 Boilers (2 Ea.)
 40: C-31 Fuel Oil Pump
 41: C-32 Chiller Unit
 42: C-33A A/C Unit (Floor Mounted), Compressor,
 Condenser, Heated Receiver
 43: C-33B Compressor In Dispatch, Compressor Condenser,
 Heated Receiver
 44: C-103 VAV Box Fan Powered
 0-200 CFM 1/4 HP
 201-400 CFM 1/4 HP
 401-600 CFM 1/3 HP
 601-700 CFM 1/3 HP
 701-1340 CFM 1/2 HP
 45: C-104A Exhaust Fan 1/12 HP
 46: C-104B Exhaust Fan 1/6 HP-1st Floor
 47: C-104C Exhaust Fan 1/6 HP-Penthouses
 48: C-104D Exhaust Fan 1/6 HP-Detox
 49: C-104E Exhaust Fan 1/6 HP-Darkroom
 50: C-104F Exhaust Fan 1/6 HP-Dishwasher

 51: C-104G Exhaust Fan 1/6 HP-Infirmery
 52: C-104H Exhaust Fan 3/4 HP-3rd Floor
 53: C-104I Exhaust Fan 1/2 HP-3rd Floor
 54: C-104J Exhaust Fan 1/2 HP-Locker Area
 55: C-104K Exhaust Fan 1/6 HP-1st Floor
 56: C-104L Exhaust Fan 1/6 HP-1006

 57: C-104M Exhaust Fan 1/6 HP-Scullery on Roof
 58: C-104N Exhaust Fan 1/6 HP-Auto Evict.
 59: C-104O Exhaust Fan 1/3 HP-Vehicle Vestibule
 60: C-105A Utility Set 5 HP Kitchen Hood Exhaust

 61: C-106 Return Fan 3/4 HP Laundry
 62: C-107A Direct Drive Cabinet Fans 2nd Floor

- 63: C-1078 Direct Drive Cabinet Fans 2nd Floor
Electrical Rooms
- 64: C-107C Direct Drive Cabinet Fans 1st Floor
Electrical Rooms
- 65: C-1070 Direct Drive Cabinet Fans 1st Floor
- 66: C-107E Direct Drive Cabinet Fans Conference
Room 1 150
- 67: C- 107F Direct Drive Cabinet Fans 1st Floor
- 68: C-107 G Direct Drive Cabinet Fans Conference
Room 1030
- 69: C-107H Direct Drive Cabinet Fans Trash RM 1 146
- 70: C-107I Direct Drive Cabinet Fans Elevator
Equipment Room
- 71: C-107J Direct Drive Cabinet Fans Mechanical
Room 1142
- 72: C-1 13 Walkway Exhaust 1/2 HP Walkway
- 73: C-1 14 Walkway Air Handler 1 1/2 HP Walkway
- 74: C-1 15A Firing Range Supply 15 HP Mech Room 4
- 75: C-115 B Firing Range Return 15 HP Mech Room 4
- 76: C- 1 16A Return Fan VAV 30 HP Mech Room 1 142
- 77: C-1 16B Return Fan Kitchen 5 HP (2SPD) Mech
Room 1142
- 78: C-120 Filtered Intake Fan 1/2 HP Laundry
- 79: C-122 Variable Freq. Drive
- 80: C- 124 Kitchen Exhaust Hood
- 81: Water Treatment for Hot & Chilled Water
Treatment
- 82: Facility Explorer FX-20 Supervisory Device
- 83: All Pneumatic Thermostats, Actuators, and
Valves Throughout the Building
- 84: Kitchen Equipment - As requested
- 85: (3) walk-in Kitchen coolers
- 86: (1) walk-in kitchen freezer
- 87: Mitsubishi Mini-Split A/C (IT machine room)

(New Addition)

- 1. C-2A Trane Ahu (Larger Roof Mounted)
- 2. C-2B Trane Ahu (Smaller Roof Mounted)
- 3. C-101A Exhaust Fan
- 4. C-101B Exhaust Fan
- 5. C-101E Exhaust Fan (Typical of 7)
- 6. C-101D Exhaust Fans (Typical of 6)
- 7. C-1 Trane RTHA Chiller
- 8. (2) Hw Circulating Pumps (4th Floor Mech Room)
- 9. (2) Chw Circulating Pumps (4th Floor Mech Room)
- 10. (1) Automated Logic DDC Control Panel (4th floor mech room)
- 11. (2) Automated Logic DDC Control Panels (C-29 mech room)
- 12. (1) Glycol Tank & Pump/Include Necessary Glycol
- 13. C-101i Exhaust Fan
- 14. C-7i Hw Valve & Controls
- 15. C-7j Hw Valve and Controls

16. C-4A Primary Hw Loop Pump (located in C-29 mech room)
17. C-4B Primary Hw Loop Pump (located in C-29 mech room)
18. C-7M Hw Valve & Controls
19. C-7o Hw Valve & Controls
20. C-7d Hw Valve & Controls
21. C-7h Hw Valve & Controls
22. C-7q Hw Valve & Controls
23. C-7r Hw Valve & Controls
24. C-7s Hw Valve & Controls
25. C-7a Hw Valve & Controls
26. C-7b Hw Valve & Controls
27. C-7g Hw Valve & Controls
28. C-7c Hw Valve & Controls

Youth Detention Center (Archer Complex)

1. (1) NCE DDC JCI Network Controller
2. (1) NAE-45 DDC Network Controller
3. (8) FEC Metasys DDC Controllers w/associated devices
4. (20) VMA DDC Controllers w/associated thermostats
5. (20) VAV Boxes (Variable Air Volume)
6. (4) TEC Thermostats w/associated devices
7. (1) Ahu #1 (McQuay & associated VFD/devices)
8. (1) Ahu #2 (McQuay & associated VFD/devices)
9. (1) Ahu #3 (McQuay & associated VFD/devices)
10. (1) Ahu #4 (McQuay & associated VFD/devices)
11. (1) Ahu #5 (McQuay & associated VFD/devices)
12. (1) Ahu #6 (McQuay & associated VFD/devices)
13. (2) High Efficiency Boilers w/associated devices (Raypak)
14. (3) Hot Water Pumps (Armstrong/ Bell & Gossett)
15. (1) McQuay Chiller
16. (1) Chilled Water Pump (Armstrong/Bell & Gossett)
17. (1) Glycol Tank System w/pumps and controls

Attachment "E" (Laramie County Sheriff's Dept)

Exclusions From Coverage

A: Excluded from this agreement shall be damage to covered equipment due to misuse, negligence, acts of God or for any reason beyond the service company's reasonable control.

B: Damage to covered equipment due to faulty incoming electrical power.

C: Structural damage to boilers, leaking water tubes, water jackets, seams or sumps or any interconnecting water piping throughout the facilities.

D: Freezing of any water carrying coils or equipment is also excluded.

E: Any non-moving parts such as exterior panels, decorative panels or any part not deemed essential to keep the covered equipment in proper working order.

F: Any piece of covered equipment must be accessible in a safe manner. Any remodeling of a structure or special access to any piece of equipment will be the responsibility of the building owner to furnish necessary access.

G: Proprietary software, software upgrades and computers running such software is the responsibility of the building owner. Any reprogramming of devices necessary because of proprietary software unavailable to the service company due to sales restrictions of the original equipment manufacturer shall be the responsibility of the owner. The service company, at the request of the building owner may assist the owner in securing software, software upgrades or proprietary devices from the original equipment manufacturer.

NOTE: Paragraph I *does not relieve the service company from acquiring and owning non-licensed software available from the original equipment manufacturer necessary for programming of replacement controllers used throughout the facilities.*

H: When repair/replacement parts become unavailable for any devices or covered equipment from the original equipment manufacturer that device/equipment will be removed from coverage immediately. The service company, at the request of the building owner may assist the owner with replacement of the devices/equipment at the service company's regular service prices.

**NOTE: NEW ARCO WATER HEATER BOILERS & SECONDARY PUMPS ARE NOT EXCLUDED FROM COVERSAGE:
(Section C above will apply)**

END OF EXCLUSIONS