| A | 1 <i>CC</i> | ÕRD _™ | CERTIFIC | ATE OF | LIABI | LITY INS | SURANC | E | | TE(MM/DD/YYYY) /23/2008 | |
|---|-------------------------|-------------------------------|---|------------------------------------|---------------------------|-------------------------------------|--|--|---------------------------------------|----------------------------|--|
| PROI | UCER | | : | | | THIS CER | TIFICATE IS ISS | UED AS A MATTER | | | |
| Mor | ah Dr | | d Franchise | | | ONLY AN | ND CONFERS N | O RIGHTS UPON 1 | HE | CERTIFICATE | |
| | | - | s Way, Suite 250 | | | | | ATE DOES NOT AME AFFORDED BY THE I | | | |
| Sacramento, CA 95833 | | | | | | | INSURERS AFFORDING COVERAGE | | | NAIC# | |
| INSURED | | | | | INSURER A: Ne | ew Hampshire I | nsurance Co. | | · · · · · · · · · · · · · · · · · · · | | |
| Poston Logging | | | | | | INSURER B: | INSURER B: | | | | |
| to the control of the | | | | | | INSURER C: | | | | | |
| Sonora, CA 95370 | | | | | | INSURER D: | | | | | |
| | | | | | | INSURER E: | INSURER E: | | | | |
| | /ERAC | | OLIDANIOS LIGTED DEL | 014 1141/5 DEEN 10011 | | | | | | | |
| Al M | NY REC AY PER | UIREMENT, TAIN, THE | , TERM OR CONDITIO | N OF ANY CONTRACED BY THE POLICIES | CT OR OTHE DESCRIBED I | R DOCUMENT WITHEREIN IS SUBJECT | TH RESPECT TO W | LICY PERIOD INDICATED. HICH THIS CERTIFICATE MS, EXCLUSIONS AND CO | MAY | BE ISSUED OR | |
| | ADD'L INSRD | ТҮРЕ | OF INSURANCE | POLICY NUM | BER | POLICY EFFECTIVE DATE (MM/DD/YY) | POLICY EXPIRATION DATE (MM/DD/YY) | LIM | ITS | | |
| A | G | SENERAL LIA | BILITY | 0LX89945872 | | 09/14/2007 | 09/14/2008 | EACH OCCURRENCE | \$ | 1,000,000 | |
| | x_ | COMMER | CIAL GENERAL LIABILITY | | | | | DAMAGE TO RENTED PREMISES (Ea occurence) | \$ | 100,000 | |
| | | CLAI | MSMADE X OCCUR | | | | | MED EXP (Any one person) | \$ | 5,000 | |
| | x | LBFPD | | | | | | PERSONAL & ADV INJURY | \$ | 1,000,000 | |
| | | | | | | | | GENERAL AGGREGATE | \$ | 2,000,000 | |
| | G | SEN'L AGGREC | GATE LIMIT APPLIES PER: | | | | | PRODUCTS - COMP/OP AGG | \$ | 2,000,000 | |
| | | POLICY | PRO- JECT LOC | | | | | | | | |
| A | Α | ANY AUTO | LIABILITY | 0LX89945872 | | 09/14/2007 | 09/14/2008 | COMBINED SINGLE LIMIT (Ea accident) | \$ | 1,000,000 | |
| | X | | ED AUTOS ED AUTOS | | | | | BODILY INJURY (Per person) | \$ | | |
| | x_ x_ | HIRED AU | TOS NED AUTOS | | | | | BODILY INJURY (Per accident) | \$ | | |
| | | | *************************************** | | | | | PROPERTY DAMAGE (Per accident) | \$ | | |
| | G | ARAGE LIABI | LITY | | | | | AUTO ONLY - EA ACCIDENT | \$ | | |
| | - | ANY AUTO |) | | | | | OTHER THAN EA ACC | \$ | | |
| | | | · · · · · · · · · · · · · · · · · · · | | | | | AUTO ONLY: AGG | \$ | | |
| | E | XCESS/UMBR | ELLA LIABILITY | | | | | EACH OCCURRENCE | \$ | | |
| | | OCCUR | CLAIMSMADE | | | | | AGGREGATE | \$ | | |
| | | | | | | | | | \$ | - | |
| | | DEDUCTIE | BLE | · | | | | | \$ | | |
| | | RETENTIO | IN \$ | | | | | | \$ | | |
| | | RS COMPENS | | | | | | WC STATU- OTH TORY LIMITS ER | 1 | | |
| bilance from the second | | YERS' LIARILI ROPRIETOR/PA | ARTNER/EXECUTIVE | | | | | E.L. EACH ACCIDENT | \$ | | |
| | | R/MEMBER EX lescribe under | (CLUDED? | | | | | E.L. DISEASE - EA EMPLOYE | E \$ | | |
| | SPECIA | L PROVISIONS | S below | | | | | E.L. DISEASE - POLICY LIMIT | \$ | | |
| | OTHER | | | | | | | , | | | |
| | | | | | | | | | | | |
| | | | | | | 1 | <u> </u> | | | | |
| | | | ONS / LOCATIONS / VEHIC | | | | | GG0010 | | | |
| cert | IIICa | re norder | is Additional I | isured as respect | s general | liability per | attached form | CG2010. | | | |
| | | , | | | * | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| CEF | CERTIFICATE HOLDER | | | | | | CANCELLATION | | | | |
| Od | Odd Fellows Sierra Park | | | | | | SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION | | | | |
| | | | | | | 1 | DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN | | | | |
| c/o California Restoration Fax 209-588-1920 | | | | | | | NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL | | | | |
| | | | orado River Dri | Ve | | IMPOSE NO OB | IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR | | | | |
| | | | | | | | REPRESENTATIVES. | | | | |
| Sonora, CA 95370 | | | | | | AUTHORIZED RE | Authorized REPRESENTATIVE Sawn Eushelklaut | | | | |

ACORD 25 (2001/08)

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

| Name Of Additional Insured Person(s) Or Organization(s): | Location(s) Of Covered Operations | | | | | |
|--|-----------------------------------|--|--|--|--|--|
| Any Person Or Organization Required To Be Named As An Additional Insured And Evidenced By Certificate Of Insurance On File With Company. | | | | | | |
| Information required to complete this Schedule, if not shown above, will be shown in the Declarations. | | | | | | |

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - 2. The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above. **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- 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.