CONTRACT AMENDMENT #3

SIGNATURE AND COVER PAGE

	OIGHTI OIGHT THE COVERTINGE			
State Agency		Original Contract Number		
Department of Personnel & Administration		42669		
State Purchasing & Contracts Office				
Contractor		Amendment Contract Number		
EmployBridge, LLC dba Select Staffing		105570		
Current Contract Maximum Amount		Contract Performance Beginning Date		
Initial Term		The later of the Effective Date or 06/26/2012		
State Fiscal Year 2012	\$0.00			
Extension Terms		Current Contract Expiration Date		
State Fiscal Year 2014	\$0.00	04/30/2018		
State Fiscal Year 2016	\$0.00			
Total for All State Fiscal Years	\$0.00			

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.

and to bind the Party authorizing his of her signature.		
CONTRACTOR	STATE OF COLORADO	
EmployBridge, LLC, dba Select Staffing	John W. Hickenlooper, Governor	
	Department of Personnel & Administration	
	June Taylor, Executive Director	
By: Julie Maydew, Regional Vice President	By: Cindy Lombardi, Chief Procurement Officer John Chapman, State Purchasing Manager	
Date: 10/26/2017	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 CONTROLLER Robert Jaros, CPA, MBA, JD		
By: Clark Polese Controller Delegate		
Clark Bolser, Controller Delegate		
Amendment Effective Date	10/31/17	

1. PARTIES

This Amendment (the "Amendment") to the Original Contract shown on the Signature and Cover Page for this Amendment (the "Contract") is entered into by and between the Contractor, and the State.

2. TERMINOLOGY

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

3. AMENDMENT EFFECTIVE DATE AND TERM

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 Contractor for any Work performed or expense incurred under this Amendment either before or after of 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 Contract 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 Contract.

4. PURPOSE

The Parties entered into the Contract to provide Temporary Personnel Services under a statewide Price Agreement.

5. MODIFICATIONS

The Contract and all prior amendments thereto, if any, are modified as follows:

- A. By this Amendment #2, the parties agree to change the Contractor name from EmployBridge, LLC dba Remedy Intelligent Staffing to EmployBridge, LLC dba Select Staffing, in order to meet internal corporate policy. EmployBridge, LLC previously purchased the franchise Remedy Intelligent Staffing; however that name was reserved by EmployBridge, LLC for the franchise owner.
- B. FEIN #27-2269356 is identified for EmployBridge, LLC dba Select Staffing.

6. LIMITS OF EFFECT AND ORDER OF PRECEDENCE

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

CONTRACT AMENDMENT #3

SIGNATURE AND COVER PAGE

State Agency	Original Contract Number
Department of Personnel & Administration	42669
State Purchasing & Contracts Office	
Contractor	Amendment Contract Number
EmployBridge, LLC dba Select Staffing	105570
Current Contract Maximum Amount	Contract Performance Beginning Date
Initial Term	The later of the Effective Date or 06/26/2012
State Fiscal Year 2012 \$0.00	
Extension Terms	Current Contract Expiration Date
State Fiscal Year 2014 \$0.00	04/30/2018
State Fiscal Year 2016 \$0.00	
Total for All State Fiscal Years \$0.00	

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

and to bind the Party authorizing his or her signature.		
CONTRACTOR	STATE OF COLORADO	
EmployBridge, LLC, dba Select Staffing	John W. Hickenlooper, Governor	
	Department of Personnel & Administration	
	June Taylor, Executive Director	
	and Injury Endoughed Discours	
Julie Maylew, RVP	Jah Cy	
By: Julie Maydew, Regional Vice President	/ By: Cindy Lombardi, Chief Procurement Officer	
U	John Chapman, State Purchasing Manager	
Date: 10/24/17	Date: 19/32/07	
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.		
4-4-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		
STATE CONTROLLER		
Robert Jaros, CPA, MBA, JD		
By: Clar W. Selser		
Clark Bolser, Controller Delegate		
Amendment Effective Date: 10/31/17		

1. PARTIES

This Amendment (the "Amendment") to the Original Contract shown on the Signature and Cover Page for this Amendment (the "Contract") is entered into by and between the Contractor, and the State.

2. TERMINOLOGY

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

3. AMENDMENT EFFECTIVE DATE AND TERM

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 Contractor for any Work performed or expense incurred under this Amendment either before or after of 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 Contract 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 Contract.

4. PURPOSE

The Parties entered into the Contract to provide Temporary Personnel Services under a statewide Price Agreement.

5. MODIFICATIONS

The Contract and all prior amendments thereto, if any, are modified as follows:

- A. By this Amendment #2, the parties agree to change the Contractor name from EmployBridge, LLC dba Remedy Intelligent Staffing to EmployBridge, LLC dba Select Staffing, in order to meet internal corporate policy. EmployBridge, LLC previously purchased the franchise Remedy Intelligent Staffing; however that name was reserved by EmployBridge, LLC for the franchise owner.
- B. FEIN #27-2269356 is identified for EmployBridge, LLC dba Select Staffing.

6. LIMITS OF EFFECT AND ORDER OF PRECEDENCE

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