# THIRD AMENDMENT TO AGREEMENT BY AND BETWEEN THE CITY OF RIVERSIDE AND AMERICAN MEDICAL RESPONSE, INC. FOR ALS FIRST RESPONDER SERVICES

### 1. PARTIES AND DATE.

This Third Amendment to Agreement is made and entered into as of this 12<sup>th</sup> day of June, 2018, by and between the City of Riverside, a California charter city and municipal corporation organized under the laws of the state of California ("Riverside") and American Medical Response, Inc., a Delaware corporation with its principal place of business within City at 879 Marlborough Avenue, Riverside, California 92507-2133 ("AMR"). Riverside and AMR are sometimes referred to as "parties."

### 2. <u>RECITALS</u>.

WHEREAS, the parties entered into an Agreement ("Agreement") effective July 1, 2005 whereby AMR, which had been designated as a provider of advanced life support transport services ("ALS Transport Services") throughout the County of Riverside, and Riverside agreed that under specified conditions, AMR would provide ALS Transport Services within Riverside; and

WHEREAS, the term of that Agreement was until July 1, 2010 subject to renewal upon the mutual agreement of the parties; and

WHEREAS, the City of Riverside and AMR by resolutions extended the Franchise to June 30, 2018; and

WHEREAS, the City of Riverside and AMR desire to further extend the Franchise to November 1, 2018 so that the City of Riverside and AMR may continue discussions on proposed modifications to the services agreement with AMR.

#### 3. EXTENSION OF TERM.

Section 5.1 of the Agreement is hereby amended in its entirety to read as follows:

The term of this Agreement shall be from October 1, 2010 through November 1, 2018 unless earlier terminated as provided pursuant to the terms of this Agreement.

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4. ALL OTHER TERMS.

-2-

All other terms and conditions of the Agreement which are not inconsistent herewith shall remain in full force and effect.

## CITY OF RIVERSIDE

City Manager

By:\_

ATTEST:

AMERICAN MEDCIAL RESPONSE AMBULANCE SERVICE, INC. a Delaware corporation

DocuSigned by: Edward Van Horne By: D7/0/D077501/5

Edward B. Van Horne Printed Name <u>President and CEO</u> Title Timothy Porn By:

> <u>Timothy J. Dorn</u> Printed Name <u>CFO</u> Title

Colleen J. Nicol, City Clerk

APPROVED AS TO FORM:

By:

Neil Okazaki Assistant City Attorney

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