OFFICERS

FRED L. BAKER, PRESIDENT
W. L. VALENTINE, 13º VICE PRESIDENT
HORACE, G. MILLER, 2ººº VICE PRESIDENT
STANDISH L. MITCHELL, SECRETARY
RALPH REYNOLDS, ASST. SECRETARY

DAVID R. FARIES, GENERAL COUNSEL IVAN KELSO, ASSOCIATE COUNSEL J. B. LIPPINCOTT, CONSULTING ENGINEER



DIRECTORS
FRED L. BAKER
W. L.VALENTINE
HORACE G. MILLER
A. C. BALCH
H. W. KELLER
FRANK P. FLINT
EDWARD T. OFF
HARRY CHANDLER.
EDWARD D. LYMAN

ADVISORY BOARD
FRANK J. BELCHER, JR. SAN DIEGO
F. B. FULLER, IMPERIAL
W. L. BENCHLEY, ORANGE
JOHN H. FISHER, SAN BERNARDINO
FRANK A. MILLER, RIVERSIDE
C. A. BARLOW, KERN
C. D. HUBBARD, SANTA BARBARA
BEN MADDOX, TULARE
CHAS. DONLON, VENTURA
DR.W. M. STOVER, SAN LUIS OBISPO
H. J. NICHOLS, POMONA

Automobile Club of Southern California,

1344 SOUTH FIGUEROA STREET.

PHONES | HOME 60259

LOS ANGELES, CAL.

December 12, 1919.

Mr. C. F. Hook, Clerk, CITY OF REDLANDS, Redlands, Cal.

Dear Sir:

Enclosed find contract for erection of speed limit signs for your city.

We are ordering the signs today and hope to have them erected in the very near future.

Yours very truly,

AUTOMOBILE CLUB OF SOUTHERN CALIFORNIA,

Supt. of Construction.

DCR:K.

Duplicate.

CONTRACT.

of Beatter SE of said-Acc. Such aigns shall each be

4 5

LEGAL DEPARTMENT Automobile Club of Southern California 1344 So. Figueroa St., Los Angeles, Cal.

24 25

THIS AGREEMENT made this 3 day of 1919, by and between the Lity of Research of California, party of the first part, and the Automobile Club of Southern California, a corporation, party of the second part,

aball each WITNESSETH: That inches in length. Mach such

WHEREAS, the California Vehicle Act as amended in 1919 by the Legislature of the State of California requires that the various counties and cities in the State of California erect certain signs designating the "business district" and "closely built up territory" defined in Subaivisions 5 and 6 of Section 1 of said Act, if such counties and cities are to legitimately enforce the provisions of Section 22 of said Vehicle Act governing the speed of Vehicles, and

WHEREAS, the party of the second part has offered to erect signs in the manner and form required by the law for the party of the first part, at such locations as may be agreed upon by the parties hereto, provided the party of the first part employs the party of the second part to maintain such signs and agrees in consideration of the erection of such signs and their maintenance to pay said party of the second part therefor all sums expended for material used in the replacing or repairing of such signs or the posts on which they are erected; and the party of the first part desires to accept said offer,

NOW THEREFORE, it is agreed that the party of the second part shall perform all of the necessary labor and furnish all materials for the erection of such signs as are required by Subdivisions 5 and 6 of Section 1 of the California Vehicle Act to be erected by the the parties of the first part before said

LEGAL DEPARTMENT Automobile Club of Southern Galifornia 1844 So. Figueroa St., Los Angeles, Cal.

party of the first part can legally enforce the speed regulations of Section 22 of said Act. Such signs shall each be mounted upon one substantial Redwood post twelve (12) feet long, four (4) inches wide, four (4) inches thick, tapered at the top end, to be painted with two full coats of white lead paint. Each sign shall be made of eighteen (18) inch gauge steel, and shall be triangular in shape, having the corners rounded. The sides shall each be twenty-four (24) inches in length. Each such sign shall be erected in the manner required by law and shall be placed upon the post, such as herein described, which shall be set three (3) feet deep in the ground, in such a manner that the post shall stand upright. Each such sign shall be a "business district" sign or a "closely built up territory" sign in accordance with the law, and shall bear the words and figures thereon as required by law, and in addition thereto the "20 mile speed limit" signs shall bear the name of the

In commit CITY ton foof REDLANDS not said signs by

and all signs of both kinds may also bear the words, "Automobile Club of Southern California", or an abbreviation thereof.

It is agreed that under this contract the party
of the second part shall erect FOUR "15 mile speed limit"
signs as required by Subdivision 5 of Section 1 of said
California Vehicle Act, as amended in 1919, such signs to be
placed at the following locations:

On the approaches to the business district of Redlands from north, south, east, and west.

removed by the said party of the second part at the termination

or this montract.

PRESENTATION POP

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

tinue in full force and effect continuously belefiter matil

It is also agreed that under this contract the party of the second part shall erect four "20 mile speed limit" signs as required by Subdivision 6 of Section 1 of said California Vehicle Act as amended in 1919, such signs to be placed at the following locations:

On the approaches to Redlands from YUCAIPA,
REDLANDS JUNCTION, HIGHLANDS, and COLTON.

Whenever it shall in the judgment of the party of the second part become necessary to repair or replace said signs or any of them, such repairing or replacing shall be done by repairing said signs to conform with the law and the provisions of this contract, or by replacing them with signs such as are required by the law and this contract.

In consideration for the erection of said signs by
the party of the second part and the maintenance thereof,
the party of the first part does hereby agree to pay to the
said party of the second part on demand to be filed in the
manner and form required by law, all such sums as shall be
expended by the party of the second part for material
used in the repairing or replacing of any of the signs erected
under the terms of this contract.

It is understood that the signs erected under this contract are to remain the property of the party of the second part, and may, with any and all alterations and repairs, be removed by the said party of the second part at the termination of this contract.

It is also understood that this contract shall continue in full force and effect continuously hereafter until

such time as it may be revoked in writing by either of the parties hereto by the giving of sixty days notice in writing to the other party. IN WITNESS WHEREOF, the parties hereto do hereunto set their hands and seals the day and year first above written, the party of the first part by the Chairman of its Board of Mustees who was duly authorized to execute this contract by a resolution of said Board adopted on the 5 day of Moch, and the party of the second part by its President and Secretary. att : Poors, clar LEGAL DEPARTMENT Automobile Club of Southern California 1344 So. Figueroa St., Los Angeles, Cal. AUTOMOBILE CLUB OF SOUTHERN CALIFORNIA