

# INTERNAL USE ONLY PRO-SERVICE-001299

# **University of Nebraska Contract Summary**

CONTRACTOR/COMPANY INFORMATION					
Supplier	CINTAS	Contact	Ryan Duncan		
		Email	duncanr@cintas.com		

REQUESTING DEPA	ARTMENT
Participating Campuses	UNMC, UNL, UNO, UNK, UNOP
Administrative Unit/Dept.	P2P
Primary Contact Name	Sydney Zach
Primary Contact Email	sydney.zach@nebraska.edu

CONTRACT DESCRIPTION/INFORMATION										
(brief description and/ or event name)	The entirety of this Uw services to include, bu aid and safety, and fire line of parts and piece for the University Syst Lead Agency for this o Omnia "WeShare" pro	It not limited in the protection sets. Estimated em. The University of the	to: uniforms, services, as w spend over t versity of Neb will receive g	cleaning mo yell as the co he life of the praska is the roup-share r	ps and cloths, first emplete balance of contract is \$2.5M Omnia Partners ebates from the					
Purchase Category	ry Safety									
Total Amount of Spend	2,500,000.00 USD	2,500,000.00 USD   Start Date   Upon   End Date   1/31/2033 11:59   PM								

BID INFORMATION	ID INFORMATION					
Bid Number	3702-22-4618					
Competitive Review Findings	Formal Bid Awarded					
Contract Information	this is an OMNIA cooperative contract					

# University of Nebraska/OMNIA Partners, Public Sector Contract with Cintas Corporation No. 2 under RFP No. 3702-22-4618, Workplace Solutions

This Master Agreement ("Master Agreement") is by and between the Board of Regents of the University of Nebraska, a public body corporate and governing body of the University of Nebraska ("University"), and Cintas Corporation No. 2 ("Cintas" or "Supplier").

This Master Agreement shall be made available to additional state and local governmental entities, public and private primary, secondary and higher education entities, non-profit entities, and agencies for the public benefit (referenced herein as "Participating Public Agencies") through the cooperative purchasing program administered by the National Intergovernmental Purchasing Alliance Company d/b/a OMNIA Partners, Public Sector.

## The following documents are incorporated by reference into this Master Agreement:

- 1. University of Nebraska-Cintas Master Agreement
- 2. Exhibit A to University of Nebraska-Cintas Master Agreement, Alarm Monitoring Terms and Conditions (Inclusive of Schedules A and B)
- 3. Cintas Workplace Solutions RFP Pricing Sheet
- 4. Cintas Response to University of Nebraska RFP No. 3702-22-4618, Workplace Solutions/eBid Invitation
- 5. University of Nebraska RFP No. No. 3702-22-4618, Workplace Solutions
- Attachment A to Solicitation (Requirements for National Cooperative Contract to be Administered by OMNIA Partners; inclusive of Exhibits A through H), as modified by Cintas and agreed by OMNIA ("Attachment A")

<u>Order of Precedence</u>: Any ambiguity, conflict, or inconsistency between the documents comprising this Master Agreement shall be resolved according to the following order of precedence:

- 1. Exhibit A to University of Nebraska-Cintas Master Agreement, Alarm Monitoring Terms and Conditions (not applicable to University of Nebraska, only to other Participating Public Agencies)
- 2. University of Nebraska-Cintas Master Agreement
- 3. Attachment A
- 4. Cintas Workplace Solutions RFP Pricing Sheet
- 5. Cintas Response to University of Nebraska RFP No. 3702-22-4618, Workplace Solutions/eBid Invitation
- 6. University of Nebraska RFP No. No. 3702-22-4618, Workplace Solutions

Acceptance Agreements: Sample Acceptance Agreements are attached to this Master Agreement but are not included in the Master Agreement order of precedence as these are exemplars only. The actual Acceptance Agreements signed by Participating Public Agencies may differ, and the precedence of those Acceptance Agreements relative to the Master Agreement is to be determined in accordance with the relevant Acceptance Agreement terms.

[Signature Page to Follow]

IN WITNESS WHEREOF, the parties have entered into this Master Agreement as of the date set forth below.

Board of Re rsity of Nebraska	Cintas Corp
Signature: _ Chris kalowrik	Signature: _
Printed Name: Chris Kabourek	Printed Name:
Title: Senior VP   CFO	Title: VP Higher Education & Public Sector
Date:06/01/23   17:12 CDT	06/01/23   14:42 CDT

DE

RP

1. University of Nebraska-Cintas Master Agreement

### University of Nebraska-Cintas Master Agreement – RFP 3702-22-4618

This University of Nebraska Master Agreement - Expenditure ("Agreement") dated as of the date of the last signature set forth below (the "Effective Date") sets forth the terms of purchase between the Board of Regents of the University of Nebraska a public body corporate and governing body of the University of Nebraska ("University"), which is composed of a chief governing administrative unit (University of Nebraska System), four universities (University of Nebraska at Kearney, University of Nebraska-Lincoln, University of Nebraska Medical Center, and University of Nebraska at Omaha), and such other institutions and units as may be designated by the Nebraska Legislature (each a "Campus" and collectively the "Campuses"), and Cintas Corporation No. 2 ("Supplier"). University and Supplier are collectively referred to as "parties."

WHEREAS, the terms and conditions of this Agreement shall be made available to additional state and local governmental entities, public and private primary, secondary and higher education entities, non-profit entities, and agencies for the public benefit (each a "Public Agency) through the cooperative purchasing program administered by the National Intergovernmental Purchasing Alliance Company d/b/a OMNIA Partners, Public Sector ("OMNIA");

WHEREAS, the terms and conditions set forth in this Agreement shall apply to any Public Agency that uses this Agreement through OMNIA's cooperative purchase program (each a "Participating Public Agency"), provided, University shall not be considered a Participating Public Agency;

WHEREAS, each Participating Public Agency shall execute one or more Facilities Solutions Cooperative Acceptance Agreement or Fire Protection Acceptance Agreement (collectively, "Acceptance Agreements"), as applicable, in the then-current format provided by Supplier (sample Acceptance Agreements attached hereto for general reference only);

WHEREAS, such Acceptance Agreements shall continue in force pursuant to their applicable term, notwithstanding the termination or expiration of this Agreement; and

WHEREAS, with respect to each Participating Public Agency subject to the terms and conditions of this Agreement, all references to "University" shall be deemed to refer to each Participating Public Agency except where (1) specifically noted or differentiated herein (including, without limitation, Sections 2, 14 and 46), or (2) where the terms and conditions on their face pertain specifically only to the University of Nebraska (e.g. Nebraska governing law). In the latter case, the intent is to modify such term for each Participating Public Agency as required by law, unless otherwise agreed in the Acceptance Agreement between Supplier and such Participating Public Agency.

NOW, THEREFORE, in consideration of the mutual covenants set forth in this Agreement the parties agree as follows:

- 1. **Description of Deliverables**. Supplier agrees to provide the services, goods, or both identified in any applicable purchase order or Acceptance Agreement (collectively, "Deliverables"). Supplier agrees to perform services under this Agreement to the satisfaction of University during the Term of this Agreement and with the standard of professional care and skill customarily provided in the performance of such service.
- 2. Payment. In full consideration for the Deliverables provided by Supplier under this Agreement, University shall pay or cause to be paid to Supplier a fee, pursuant to the Statement of Work and any subsequent proposal or statement of work incorporated by reference into this Agreement, within forty-five (45) days after Supplier's submission of an accurate invoice to University and all requested supporting documentation. Participating Public Agencies payment terms, consistent with the Acceptance Agreements, are Net 30. Along with its invoice, Supplier shall submit adequate receipts and documentation as requested by University to support reimbursement of all previously agreed upon reimbursable expenses. Supplier is expected to comply with applicable policies and procedures provided in writing to Supplier, including those stated within the University of Nebraska Travel Policy (located at https://nebraska.edu/-

{00056454.DOCX; 3} Page 1

Title: Master Agreement - Expenditure Revised: 220727

Effective: 220804

/media/unca/docs/offices-and-policies/policies/policies/university-of-nebraska-travel-policy.pdf). University, in its discretion, may decline to reimburse expenses that are not pre-approved or fail to comply with applicable policies and procedures. Supplier agrees that it is solely responsible for payment of income, social security, and other employment taxes due to the proper taxing authorities, and that University will not deduct such taxes from any payments to Supplier hereunder, unless required by law.

### 3. Purchase Order Requirement.

- a. A purchase order shall be issued by University to Supplier for payment in accordance with the terms of this Agreement. All invoices submitted by Supplier shall make reference to the appropriate purchase order number to be eligible for payment.
- b. The parties agree that the terms and conditions of this Agreement shall prevail, notwithstanding contrary or additional terms, in any purchase order, sales acknowledgment, confirmation or any other document issued by either party affecting the products and services provided under this Agreement.
- 4. **Term.** The initial term of this Agreement shall commence on the Effective Date and continue for 5 years thereafter ("Initial Term"). This Agreement may be renewed for an additional 5 year term (the "Renewal Term") by mutual written agreement of the parties. Collectively the Initial Term and Renewal Term(s) shall be referred to as the "Term."
- 5. **Confidentiality.** "Confidential Information" shall mean any materials, written information, and data marked "Confidential" by University or non-written information and data disclosed by University that is identified at the time of disclosure to Supplier as confidential or is reasonably understood by Supplier to be confidential. Supplier agrees to protect and maintain Confidential Information in strict confidence for a period of three (3) years from the date of expiration or earlier termination of this Agreement and, upon request of University, return or destroy all materials containing such Confidential Information. Notwithstanding the foregoing, Supplier shall be entitled to retain archival copies of Confidential Information for legal, regulatory, or compliance purposes. The obligations of this paragraph do not apply to information that is in the public domain; independently known, obtained, or discovered by Supplier; or hereafter supplied to Supplier by a third party without restriction. If Supplier is compelled by law to disclose any Confidential Information, it shall provide University with prior notice of such compelled disclosure (to the extent legally permitted) and reasonable assistance, at University's cost, if University wishes to contest the disclosure.

## 6. Property Rights.

- a. For purposes of this Section 6, "Intellectual Property" shall mean, whether or not reduced to writing, all copyrights, patent applications, issued patents, including reissues, renewals, continuations, and divisions of the foregoing, know-how, proprietary data, ideas, discoveries, inventions, improvements, technology, trade secrets, methods, procedures, formulae, processes, technical and non-technical data, trade secrets, design rights, trademarks, trade names, trade dress, related source identifiers, works, and other proprietary rights relating to intangible property, and any applications or registrations of the foregoing, any rights arising from registration of any of the foregoing, and any right to sue for past or future infringement of the foregoing.
- b. University acknowledges and agrees that, as between the parties, Supplier owns all Intellectual Property that (i) was the property of Supplier prior to the execution of this Agreement and (ii) is independently developed or acquired outside the scope of this Agreement ("Pre-Existing Intellectual Property"). In addition, Supplier shall own any Intellectual Property, developed in connection with this Agreement, that is an improvement of, or direct derivative of, Supplier's Pre-Existing Intellectual Property and know-how.

Page 2

Effective: 220804

- c. This Section 6.c shall be subject to Section 6.b in all respects. University will possess all rights to any creations, inventions, or other intellectual property and materials, including copyright, trade secrets, or patents in the same, which arise out of, are prepared by, or are developed in the course of Supplier's performance. Supplier and University acknowledge and agree that work created by Supplier in connection with its performance under this Agreement shall belong to University as "work-made-for-hire" as such term is defined under 17 USC § 201, as amended. In the event such works are not copyrightable subject matter or for any reason cannot legally be considered a workmade-for-hire, Supplier hereby assigns all right, title, and interest in and to work created by Supplier in connection with its performance under this Agreement to University and agrees to execute all documents required to evidence such assignment. University's rights to any creations, inventions. or other intellectual property and materials, including copyright, trade secrets, or patents in the same, which arise out of, are prepared by, or are developed in the course of Supplier's performance under this Agreement shall be exclusive and Supplier will not use, license, or permit such works to be used for any other purpose. Upon termination of this Agreement for any reason, University shall have the exclusive right, without further obligation to Supplier, throughout the world, in all languages, and in perpetuity to use the work created by Supplier in connection with its performance under this Agreement in any manner it deems appropriate, including, without limitation, editing, altering and revising such work. This provision shall survive the termination of this Agreement.
- 7. **Termination**. In the event that either party commits a material breach of this Agreement and fails to remedy or cure such breach within thirty (30) days after receipt of written notice thereof from the non-breaching party, the non-breaching party may, at its option and in addition to any other remedies which it may have at law or in equity, terminate this Agreement by sending written notice of termination to the other party. Such termination shall be effective as of the date of its receipt. Additionally, University may terminate this Agreement for its convenience upon thirty (30) days' prior written notice to Supplier. Upon termination, University shall promptly pay Supplier for all fees incurred up to and including the effective date of termination or Supplier will refund to University a prorated share of any prepaid fees.
  - a. If University terminates this Agreement for convenience, the parties agree that the damages sustained by Supplier will be substantial and difficult to ascertain. Therefore, if this Agreement is terminated by University for convenience in whole or in part, for any reason other than as set forth in Section 36, University will pay to Supplier as termination charges and not as a penalty the following termination charges based on the particular products and services terminated for convenience:

#### 7.a.1. Rental Products and Services:

- 7.a.1.1. If this Agreement is terminated for convenience in the first twelve months of the term, University shall pay as termination charges equal to 52 weeks of rental service.
- 7.a.1.2. If this Agreement is terminated for convenience in months thirteen (13) through twenty-four (24) of the term, University shall pay as termination charges equal to thirty-nine (39) weeks of rental service.
- 7.a.1.3. If this Agreement is terminated for convenience in months twenty-five (25) through thirty-six (36) of the term, University shall pay as termination charges equal to twenty-six (26) weeks of rental service.
- 7.a.1.4. If this Agreement is terminated for convenience after forty-eight (48) months of service, University shall pay as termination charges of thirteen (13) weeks of rental service.
- 7.a.1.5. University shall also be responsible to return all of the merchandise allocated to such University locations terminating this Agreement at the then current Loss/Damage Replacement Values and for any unpaid charges on University's account prior to termination.

{00056454.DOCX; 3} Page 3

Title: Master Agreement - Expenditure Revised: 220727 Effective: 220804 First and Aid and Safety: Twenty-five percent (25%) of the unexpired term based on the previous six (6) months average revenue.

- Representations and Warranties. Supplier warrants that it will convey good title to all direct sale goods, free of all encumbrances. Except as otherwise noted in this Agreement, at the time of delivery (i) all goods delivered shall be free from defects in workmanship, material, and manufacture, (ii) shall comply with the requirements of this Agreement, including any drawings or specifications incorporated or samples furnished by the Supplier, (iii) shall be free from defects in design, and (iv) shall be merchantable. In the event Supplier is providing University with services, Supplier warrants and represents that each of its employees and agents to perform any services under the terms of this Agreement shall have the skills, training, and background reasonably commensurate with their level of performance or responsibility, to be able to perform in a competent and professional manner that is consistent with industry standards. Supplier further warrants the services provided will conform to the requirements of this Agreement and that in performing the services Supplier will not be in breach of any agreement with a third party. The foregoing warranties are conditions to this Agreement. All warranties provided by Supplier shall run to University. Supplier will pass through to University all manufacturer warranties for the materials covered hereunder to the extent Supplier has the right to do so. Supplier does not adopt, guarantee or represent that the manufacturer will comply with any of the terms of the warranty of such manufacturer. If any warranties specified herein or otherwise applicable are breached by Supplier, University may, at its election, require Supplier to correct at Supplier's sole expense any defect or nonconformance by repair or replacement or return any defective or nonconforming goods to Supplier at Supplier's expense and recover from Supplier the purchase price or, in the case of services, require re-performance of the services or terminate this Agreement and receive a full refund. The foregoing remedies are in addition to all other remedies University may have at law or in equity. Except for the warranties specifically set forth in this Agreement, Supplier makes no other warranties and disclaims all other warranties, express or implied by law, course of dealing, course of performance, usage of trade or otherwise, including without limitation any warranty of merchantability or fitness for a particular purposes.
- 9. **Relationship of Parties**. No agency, partnership, or joint venture is created by this Agreement. The parties affirmatively disclaim any intent to form such relationship. Supplier is solely responsible for maintenance and payment of insurance and the like that may be required by federal, state, or local law with respect to any sums paid hereunder. Supplier is not University's agent or representative and has no authority to bind or commit University to any agreements or other obligations.
- 10. **Liability**. To the fullest extent allowed by law, Supplier shall defend, indemnify, and hold harmless University, its regents, officers, employees, agents, and students, for any loss, claim, damage, expense, or liability of any kind, including reasonable attorneys' fees and costs, to the extent caused by the negligence or willful misconduct of Supplier and its officers, employees, agents, and subcontractors.
- 11. **Insurance**. Supplier shall at its own expense obtain and maintain throughout the Term of this Agreement general commercial liability insurance against claims for bodily injury, death, and property damage with limits of not less than one million dollars (\$1,000,000.00) per occurrence, and three million dollars (\$3,000,000.00) general aggregate to cover such liability caused by, or arising out of, activities of Supplier and its agents and/or employees while engaged in or preparing for the provision of the Deliverables. Upon request by University, Supplier shall furnish to University certificates of insurance evidencing that such insurance is effective prior to provision of the Deliverables. By requiring such minimum insurance, University shall not be deemed or construed to have assessed the risk or limited the liability that may be applicable to Supplier under this Agreement. Supplier shall assess its own risks and, if it deems appropriate, maintain higher limits or broader coverages. Supplier further agrees, upon request, to include University as an additional insured on its general liability insurance policy on a primary and non-contributory basis. Supplier is not relieved of any liability or other obligations assumed or pursuant to this Agreement by reason of its failure to obtain or maintain insurance in sufficient amounts, duration, or types.

{00056454.DOCX; 3} Page 4

Title: Master Agreement - Expenditure Revised: 220727

Effective: 220804

- 12. **Assignment**. This Agreement is non-assignable and non-transferrable unless agreed to in writing by the parties. Any attempt by either party to assign its rights or obligations hereunder without the consent of the other party shall be void.
- 13. **Amendment**. This Agreement constitutes the entire understanding between University and Supplier with respect to the subject matter hereof and may not be amended except by an agreement signed by Supplier and an authorized representative of University.

## 14. Disputes; Governing Law and Forum.

A. As pertains solely to disputes between the University and Supplier, this Agreement shall be governed by the laws of the State of Nebraska without giving effect to its conflicts of law provisions. Any legal actions brought by University or by Supplier shall be instituted in the state courts located in Lancaster County, Nebraska. It is understood and agreed that any legal action by Supplier in relation to this Agreement may only be instituted in accordance with the provisions of the State Contract Claims Act (Neb. Rev. Stat. §§ 81-8,302 to 81-8,306), as amended.

- B. As pertains to disputes between any other Participating Public Agency and Supplier, the dispute shall be resolved consistent with the dispute resolution provisions set forth in the applicable Acceptance Agreement, which calls for binding arbitration, to the extent permitted under applicable law, or, where arbitration is not legally permissible, in accordance with the contracts disputes process required under applicable state law for the Participating Public Agency and, in either case, subject to that state's substantive law. As set forth in the Acceptance Agreement, any such dispute arising from or related to this Agreement shall be determined on an individual, non-class basis, whether in arbitration or in any court, shall be considered unique as to its facts, and shall not be consolidated in any arbitration or other legal proceeding with any claim or controversy of any other party.
- 15. **Conflict of Interest**. Supplier certifies, to the best of its knowledge and belief, that there are no potential organizational conflicts of interest related to this Agreement. If Supplier cannot so certify, it shall provide to University a disclosure statement that describes all relevant information concerning any potential conflict of interest under this Agreement. In the event the potential conflict of interest cannot be resolved, University may declare this Agreement void and of no further force or effect and University shall have no further obligations under this Agreement.
- 16. **Work Status Verification**. Supplier and its subcontractors shall use a federal immigration verification system to determine the work eligibility status of new employees physically performing services within the State of Nebraska pursuant to Neb. Rev. Stat. §§ 4-108 to 4-114, as amended.
- 17. **Debarment List.** Supplier certifies and warrants that it has not been debarred, suspended, or declared ineligible as defined in the Federal Acquisition Regulation 48 CFR Ch.1 Subpart 9.4. Supplier also certifies that Supplier, its partners, directors, officers, employees, licensees, subcontractors, or agents have not been excluded or debarred or otherwise become ineligible to participate in Federal health care programs pursuant to 42 USC § 1320a-7. This shall be an ongoing certification and warranty during the Term of the Agreement and Supplier shall immediately notify University of any change in the status of the certification and warranty set forth in this section. If Supplier becomes excluded from Federal health care program participation or placed on the Consolidated List of Debarred, Suspended, and Ineligible Contractors, the Agreement may be terminated immediately, for cause, by University. If any partners, directors, officers, employees, licensees, subcontractors, personnel, or agents of Supplier become excluded from Federal health care program participation, such individual shall be removed from participating in this Agreement immediately. Failure by Supplier to remove such excluded individual immediately shall provide University the right to terminate the Agreement immediately for cause.
- 18. **Taxpayer Transparency Act**. Under Neb. Rev. Stat. §§ 84-602.01 to 84-602.04, University is required to provide the Nebraska Department of Administrative Services with a copy of each contract that {00056454.DOCX; 3} Page 5

Title: Master Agreement - Expenditure

Revised: 220727 Effective: 220804 is a basis for an expenditure of state funds, including any amendments and documents incorporated by reference in the contract. Copies of all such contracts and documents will be published by the Nebraska Department of Administrative Services at https://statecontracts.nebraska.gov/. It shall be the sole responsibility of Supplier (a) to notify University of any requested redactions to such contracts and documents and (b) to indicate the legal basis for such requested redactions at the time of execution. In addition, Supplier agrees to defend any challenge to such redactions at its own expense.

- 19. **Public Records**. Under Neb. Rev. Stat. §§ 84-712 to 84-712.09, information or records of or belonging to University regarding, related to, or part of the Agreement will be open to public inspection and copying unless exempted from disclosure in accordance with the University's interpretation and application of applicable law. It shall be the sole responsibility of Supplier (a) to notify University of requested redactions to any such information or records that may otherwise be required to be open to public inspection and copying and (b) to indicate the legal basis for such requested redactions. In addition, Supplier agrees to defend any challenge to such requested redactions at its own expense.
- 20. **Nondiscrimination**. Supplier agrees that neither it nor any of its subcontractors shall discriminate against any employee, or applicant for employment to be employed in the performance of this Agreement, with respect to hire, tenure, terms, conditions, or privilege of employment because of the race, color, religion, sex, disability, or national origin of the employee or applicant in accordance with the Nebraska Fair Employment Practice Act, Neb. Rev. Stat. § 48-1122, as amended.
- 21. Discrimination including Sexual Harassment. State and federal law, as well as University of Nebraska Bylaws, policies, and guidelines prohibit discrimination (as defined therein) including harassment and retaliation, against students, employees, and other members of the University community. Prohibited types of discrimination include discrimination on the basis of race, color, ethnicity, national origin, sex (including sexual harassment), pregnancy, sexual orientation, gender identity, religion, disability, age, genetic information, veteran status, marital status, political affiliation, and any other protected status. Supplier shall exercise control over itself, its employees, agents, contractors, and affiliated parties to prohibit acts of discrimination, including sexual harassment, against University students, employees, and other members of the University community. Supplier shall cooperate with the University following any report of discrimination. In the event University determines that Supplier or an employee, agent, contractor, or other person affiliated with Supplier has engaged in discrimination, including harassment, or other inappropriate conduct, Supplier will take prompt and effective action, in accordance with the University's direction, to prevent recurrence of the conduct and to correct its effects, which may include removal of Supplier or the employee, agent, contractor, or other person affiliated with Supplier from providing the Deliverables. Supplier's failure to comply with the University's directive or any other part of this provision may be cause for immediate termination of this Agreement. Supplier acknowledges that the University may have obligations to report any allegations or incidents of discrimination, including sexual harassment. Supplier and employees, agents, contractors, and other persons affiliated with Supplier who are directly providing the Deliverables or present on University premises shall participate in any training as may be required by the University from time to time, including training regarding sexual harassment and diversity and inclusion.
- 22. **Criminal Background Investigations.** If applicable, Supplier represents and warrants that Supplier has obtained, at its own expense and in a manner compliant with all applicable laws, a background screening for all of its employees who will be present on University premises. Such background screenings shall be completed consistent with current industry standards and shall, at a minimum, include the same degree of thoroughness as the background checks University conducts for its newly hired staff. Supplier agrees to update any background screening upon reasonable request by University, it being agreed that any request based upon the occurrence of any illegal activity involving Supplier or its personnel, or the reasonable suspicion of illegal activity would be deemed reasonable. Supplier shall provide University with evidence of the completion of the required background screenings upon University's request. Alternatively, in the event Supplier is an individual, University may require Supplier complete a background check

{00056454.DOCX; 3} Page 6

Title: Master Agreement - Expenditure Revised: 220727

Effective: 220804

consistent with current industry standards at University's request. Supplier shall not hire, retain, or engage any individual directly involved in the performance of services under the Agreement who has been convicted (felony or misdemeanor) of or entered into a court-supervised diversion program for any sexual offense, felony assault (including domestic violence related incidents), child abuse, molestation or other crime involving endangerment of a minor, murder, or kidnapping. Supplier and Supplier's employees or agents directly performing services under the Agreement cannot be listed on any sex offender registry. Other convictions, such as misdemeanor assault, drug distribution activity, felony drug possession, and any other felony or crime involving moral turpitude may also render Supplier and Supplier's employees or agents ineligible to directly perform services under the Agreement, taking into consideration (a) the nature and gravity of the offense(s), (b) the time that has passed since the offense or conduct and/or completion of the sentence, and (c) the nature of the services being performed. Supplier and Supplier's employees or agents cannot be listed on any sex offender registry. Supplier agrees to ensure any third party with whom Supplier engages to provide any part of services provided under the Agreement agrees to the same restrictions, conditions, and requirements of this section in the same capacity as Supplier.

- 23. Equal Opportunity (intentionally bolded). Supplier shall comply with 41 CFR §§ 60-1.4(a), 60-300.5(a), and 60-741.5(a), incorporated by reference with the following statement: "This contractor and subcontractor shall abide by the requirements of 41 CFR 60-1.4(a), 60-300.5(a) and 60- 741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, sexual orientation, gender identity, national origin or for inquiring about, discussing, or disclosing compensation. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, disability or veteran status."
- 24. **Logos or University Marks**. Supplier shall not use or display any University name, logo, trademark, service mark (individually a "Mark" and collectively the "Marks") and/or other indicia designated by University as a source identifier, unless expressly authorized in writing by University. Any unauthorized use of Marks is expressly prohibited. Supplier agrees it will not use University's name in any manner that acts as an endorsement or is an appearance of any endorsement in any promotion, advertisement, solicitation, or other communication, especially as it relates to Supplier's business.
- 25. **Right to Audit Privilege**. The University reserves the right to audit or inspect work performed by the Supplier under the Agreement. The University may participate directly or through an appointed representative in order to verify that services related to the Agreement have been performed in accordance with the procedures indicated.
- 26. **Affiliates.** "Affiliates" for the purposes of this Agreement are agents, contractors, consultants, or other entities or individuals who are authorized by University to use the Deliverables. Affiliates may be added by University upon written notice to Supplier. The parties agree Affiliates may avail themselves to the benefits of this Agreement by way of a separate agreement between Affiliate and Supplier. Affiliates include, without limitation, any public agency or instrumentality of the government of the State of Nebraska or political subdivisions within the State of Nebraska, any entity in which the Board of Regents of University has at least a fifty percent (50%) controlling interest, and The Nebraska Medical Center d/b/a Nebraska Medicine.
- 27. **Campuses.** By virtue of the authority granted by the Board of Regents of University of Nebraska, each Campus may execute certain contracts on their own behalf. Supplier acknowledges one or more Campuses may participate under this Agreement. The Campuses shall not be considered "Affiliates" for purposes of this Agreement.

Title: Master Agreement - Expenditure

Revised: 220727 Effective: 220804

{00056454.DOCX; 3}

- 28. **Compliance**. Supplier and its employees and agents will comply with all laws, ordinances, codes, rules, regulations, and licensing requirements that are applicable to the conduct of its business, including those of federal, state, and local agencies having jurisdiction and/or authority, as well as applicable University policies.
- 29. **Pricing and Annual Price Negotiations**. The contract item pricing as set forth in the RFP Pricing Worksheet incorporated herein shall remain firm for the first year of the Agreement. In advance of each contract year anniversary, price adjustments shall not exceed the lesser of three percent (3%) or the percentage increase in the Consumer Price Index for all Urban Consumers (CPI-U), U.S. City Average, All Items, Unadjusted, for the most recent twelve months for which data that is not subject to revision is available as published by the U.S. Department of Labor, Bureau of Labor Statistics. Any contract item price adjustments will be made to the then-current pricing in effect prior to the adjustment. Non-contract pricing is subject to adjustment by Supplier as described in the RFP Pricing Worksheet. Supplier shall provide at least thirty (30) days' written notice to University prior to the effective date of any increase.
- 30. **Severability.** The terms of the Agreement are severable. If any term or provision is declared by a court of competent jurisdiction to be illegal, void, or unenforceable the remainder of the provisions shall continue to be valid and enforceable.
- 31. **Survival.** Provisions surviving termination or expiration of this Agreement are those which on their face affect rights and obligations after termination or expiration and also include provisions concerning indemnification, confidentiality, representations and warranties, and governing law and venue.
- 32. **Waiver.** A waiver of any term or provision of this Agreement by University shall not be deemed to be a waiver of such provision on any subsequent breach of the same or any other provision contained in this Agreement. Any such waiver must be in writing to be effective, and no such waiver or waivers shall serve to establish a course of performance between the parties contradictory to the terms hereof.
- 33. **Notices.** Any notice required or permitted to be given under this Agreement shall be in writing, sent via certified mail, overnight courier, or hand delivery, effective when received, and delivered to the addresses provided on the signature page of this Agreement.
- 34. **Electronic Signatures.** Each party agrees that this Agreement and any other documents to be delivered in connection herewith may be electronically signed, and that any electronic signatures appearing on this Agreement or such other documents are the same as handwritten signatures for the purposes of validity, enforceability, and admissibility.
- 35. **Subcontractors**. Supplier shall not subcontract all or substantially all of any facet of the services without the prior written approval of University. Supplier shall be fully responsible for the acts and omissions of its subcontractors and of the persons directly or indirectly employed by them. Every subcontractor shall be bound by the terms of this Agreement; provided, however, that no contractual relationship shall exist between any subcontractor and University, unless evidenced in a separate contract independent of this Agreement with Supplier.
- 36. Unavailability of Funding. Due to possible future reductions in State and/or Federal funds, University cannot guarantee the continued availability of funding of this Agreement notwithstanding the consideration contained within this Agreement. In the event funds to finance this Agreement become unavailable, either in full or in part, due to such reductions, University may terminate the Agreement or reduce the consideration upon notice in writing to Supplier. Said notice shall be delivered by certified mail (return receipt requested) or in person (with proof of delivery). University shall be the final authority as to the availability of funds. The effective date of such Agreement, termination, or reduction in consideration shall be the actual effective date of the elimination or reduction of funding. In the event of a reduction in consideration, Supplier may cancel this Agreement as of the effective date of the proposed reduction upon the provision of advance written notice to University. Supplier shall be entitled to receive just and equitable Page 8

Title: Master Agreement - Expenditure

Revised: 220727 Effective: 220804 compensation for any satisfactory work performed up to the date of the notice of termination. In the event of unavailability of funding, the University shall not be liable for any penalty, expense, or liability, or for general, special, incidental, consequential, or other damages resulting therefrom.

- 37. **Delivery**. All shipments are to be made F.O.B. destination, freight prepaid, according to the delivery information provided in the applicable purchase order. Supplier shall make no partial deliveries under this Agreement without the University's consent unless otherwise indicated in the applicable purchase order. University may, but shall not be obligated to, inspect Supplier's performance under this Agreement from time to time. University's inspection, or lack of inspection, will not constitute an acceptance of any Deliverable or a waiver of any right or warranty or preclude University from rejecting any defective Deliverable. Supplier will coordinate lead times and delivery dates with the University.
- 38. Flame Resistant Garments. University agrees it bears sole responsibility for selecting the flame resistant clothing and fabrics ("FRC") under this Agreement and determining whether such items are appropriate for use by its employees and agents in their applicable work environment(s). UNIVERSITY ACKNOWLEDGES THAT SUPPLIER HAS MADE NO REPRESENTATION. WARRANTY. OR COVENANT WITH RESPECT TO THE FLAME RESISTANT QUALITIES OR OTHER CHARACTERISTICS OF THE FRC OR WITH RESPECT TO THEIR FITNESS OR SUITABILITY FOR THIS OR ANY OTHER PURPOSE. SUPPLIER MAKES NO REPRESENTATION WHETHER THE FRC CONSTITUTES APPROPRIATE PERSONAL PROTECTIVE EQUIPMENT FOR THE ENVIRONMENT(S) TO WHICH UNIVERSITY'S EMPLOYEES OR AGENTS MAY BE EXPOSED OR AS TO THE FRC'S ABILITY TO PROTECT USERS FROM INJURY OR DEATH. University agrees to notify all employees and other agents of University who may wear or will be wearing the FRC that it is not designed for substantial heat exposure or for use around open flames. University acknowledges that compliance with any and all OSHA or other similar regulations or requirements relating to personal protective equipment is the sole responsibility of University, Further, University releases Supplier from any and all liability to University that results or may result from the use of the FRC, including but not limited to any alleged failure of the FRC to function as flame resistant or provide protection against fire and/or heat. In addition to the foregoing release, disclaimers, and agreements related to FRC, and to the extent permitted by applicable law, each Participating Public Agency hereby agrees to defend, indemnify and hold harmless Supplier from any claims and damages arising out of or associated with the FRC or resulting from the Participating Public Agency's or its employees' use of the FRC.
- 39. **High Visibility Garments.** University bears sole responsibility for: (a) determining the level of visibility needed by wearers of the high visibility garments (the "Garments") for their specific work conditions or uses; (b) identifying and selecting which Garments meet the required level of visibility for any particular work conditions or uses; and (c) determining when Garments require repair or replacement to meet the required level of visibility. University acknowledges and understands that the Garments alone do not ensure visibility of the wearer. University further acknowledges that Supplier is relying upon University to determine whether any Garments need repair or replacement to maintain the required level of visibility. Supplier represents only that the Garments supplied satisfy certain ANSI/ISEA standards to the extent the Garments are so labeled. University acknowledges that Supplier has made no other representations, covenants, or warranties, whether express or implied, related to the Garments. Further, University hereby releases Supplier from any and all liability to University that results or might result from the failure of the garments to function per ANSI/ISEA standards. In addition to the foregoing release, disclaimers, and agreements related to the Garments, and to the extent permitted by applicable law, each Participating Public Agency agrees to defend, indemnify, and hold Supplier harmless from any claims that result or might result from the failure of the Garments to function per ANSI/ISEA standards.
- 40. **AED Warranty; AED Release; AED Release and Indemnification.** University acknowledges that all AED purchases, if any, made will be subject to the warranty provided by the manufacturer of the AED and not Supplier. University acknowledges that Supplier makes no warranty, representation or covenant, express or implied, with respect to the AED products. In addition, Supplier warrants that the services performed by it will be performed in a professional, workmanlike manner and will substantially conform to the specifications of the services at the time of performance.
  - a. As it pertains to University's use of the AEDs, the following shall apply:

{00056454.DOCX; 3}

Page 9

Title: Master Agreement - Expenditure

Revised: 220727 Effective: 220804 40.a.1. <u>RELEASE OF SUPPLIER BY UNIVERSITY.</u> UNIVERSITY RELEASES SUPPLIER AND ALL OF ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES (COLLECTIVELY, "REPRESENTATIVES") OF ANY TYPE FROM LIABILITY TO UNIVERSITY FOR ANY AND ALL LOSS, DAMAGE, OR EXPENSE OF ANY KIND OR TYPE, UNDER ANY LEGAL, EQUITABLE OR OTHER THEORY, THAT MAY OCCUR PRIOR TO, CONTEMPORANEOUSLY WITH, OR AFTER THE EXECUTION OF THIS AGREEMENT RELATED IN ANY WAY TO THE USE OF THE AED PRODUCTS AND AED SERVICES. THIS RELEASE INCLUDES BUT (BUT IS NOT LIMITED TO) ANY CLAIM, DEMAND, SUIT, LIABILITY, DAMAGE, JUDGMENT, LOSS, EXPENSES, ATTORNEYS' FEES, AND COSTS, THAT MAY BE ASSERTED AGAINST SUPPLIER OR ITS REPRESENTATIVES BY UNIVERSITY FOR ANY EXPENSE, LOSS, OR DAMAGE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, OR ALLEGED TO BE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, BY ANY ACT, OMISSION, OR FAULT OF SUPPLIER OR ITS REPRESENTATIVES.

b. As it pertains to any Participating Public Agency's use of the AEDs, the following shall apply:

40.b.1. RELEASE AND INDEMNIFICATION OF SUPPLIER BY PARTICIPATING PUBLIC AGENCY. PARTICIPATING PUBLIC AGENCY RELEASES AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, AGREES TO DEFEND, INDEMNIFY, AND HOLD HARMLESS SUPPLIER AND ALL OF ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES (COLLECTIVELY, "REPRESENTATIVES") OF ANY TYPE FROM LIABILITY FOR ANY AND ALL LOSS, DAMAGE, OR EXPENSE OF ANY KIND OR TYPE, UNDER ANY LEGAL, EQUITABLE OR OTHER THEORY, THAT MAY OCCUR PRIOR TO, CONTEMPORANEOUSLY WITH, OR AFTER THE EXECUTION OF THIS AGREEMENT RELATED IN ANY WAY TO THE USE OF THE AED PRODUCTS AND AED SERVICES. THIS OBLIGATION INCLUDES (BUT IS NOT LIMITED TO) ANY CLAIM, DEMAND, SUIT, LIABILITY, DAMAGE, JUDGMENT, LOSS, EXPENSES, ATTORNEYS' FEES, AND COSTS, THAT MAY BE ASSERTED AGAINST OR INCURRED BY SUPPLIER OR ITS SUBCONTRACTORS, AGENTS. OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES BY PARTICIPATING PUBLIC AGENCY OR ANY PERSON OR ENTITY NOT A PARTY TO THIS AGREEMENT (INCLUDING. BUT NOT LIMITED TO, PARTICIPATING PUBLIC AGENCY'S INSURANCE COMPANY. ADMINISTRATIVE BODY OR AUTHORITY. OR PARTICIPATING PUBLIC AGENCY'S EMPLOYEES) FOR ANY EXPENSE, LOSS, OR DAMAGE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, OR ALLEGED TO BE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, BY ANY ACT, OMISSION, OR FAULT OF SUPPLIER OR ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES. THIS OBLIGATION EXTENDS TO. WITHOUT LIMITATION, STATUTORY CIVIL DAMAGES, ECONOMIC DAMAGES, PERSONAL INJURY, DEATH, OR PROPERTY DAMAGE (REAL AND PERSONAL) ARISING OUT OF OR RELATED TO THIS AGREEMENT, INCLUDING (BUT NOT LIMITED TO) ANY CLAIMS BASED UPON BREACH OF THE AGREEMENT, STRICT LIABILITY, REQUESTS FOR OR RIGHTS OF SUBROGATION OR CONTRIBUTION, INDEMNIFICATION, WRONGFUL DEATH, AND NEGLIGENCE (WHETHER ACTIVE OR PASSIVE, AND INCLUDING CLAIMS BASED UPON SUPPLIER'S SOLE, PARTIAL, OR JOINT AND SEVERAL NEGLIGENCE OF ANY TYPE OR DEGREE), AND ANY OTHER CLAIM, WHETHER BASED UPON OR ARISING UNDER CONTRACT, TORT, LAW, OR EQUITY. PARTICIPATING PUBLIC AGENCY FURTHER RELEASES AND WAIVES ANY RIGHT OF SUBROGATION THAT IT, ANY INSURER, OR ANY OTHER THIRD PARTY MAY HAVE DUE TO OR FOR ANY SUCH CLAIM, LOSS, OR DAMAGE. PARTICIPATING PUBLIC AGENCY'S DEFENSE, HOLD HARMLESS INDEMNIFICATION OBLIGATIONS SHALL ALSO EXTEND TO INJURIES OR DEATH SUSTAINED BY PARTICIPATING PUBLIC AGENCY'S EMPLOYEES AND SHALL NOT BE LIMITED BY ANY APPLICABLE WORKERS' COMPENSATION LAW AND PARTICIPATING PUBLIC AGENCY EXPRESSLY WAIVES ANY STATUTORY OR CONSTITUTIONAL WORKERS' COMPENSATION IMMUNITY UNDER APPLICABLE LAW WHICH WOULD OTHERWISE LIMIT ITS INDEMNIFICATION OBLIGATIONS HEREUNDER. Supplier reserves the right to select counsel to represent it in any such action.

- 41. **Cleanroom Garments**. University will bear the full responsibility for selecting cleanroom apparel appropriate to its application. University hereby releases Supplier from any and all liability to University that results or might result from the failure of the cleanroom garment to function as intended.
- 42. **Eyewash Services**. The following terms and conditions shall apply to any Self-Contained The Safety Director® Station(s) ("Eyewash Station(s)") and any Eyewash Services (defined below) provided under this Agreement.
  - a. <u>Service</u>: <u>Frequency</u>. Supplier will provide periodic service visits to perform the actions identified in this Section 42.a ("Eyewash Service"). During each Eyewash Service, Supplier shall confirm the following relating to the Eyewash Station: (a) a sign is still present; (b) deployment manifold with both nozzles is in the upright position and both nozzles are covered; (c) water flows continuously from both nozzles; and (d) deployment occurs upon drop of manifold and water continuously flows without use of hands. Supplier shall also drain water from the Eyewash Station and replace the water with University-supplied potable water and add water additive solution. Upon completion of the Eyewash Service, Supplier shall apply a tamper-evident seal, and date and initial the service tag. Each Eyewash Service will be performed quarterly, with each Eyewash Service being completed within 120 days following the prior Eyewash Service. If University performs its own inspection and/or University identifies any concern with the Eyewash Products, University shall contact Supplier during normal business hours and Supplier will respond to University by the first business day following receipt of notice.
  - b. Scope and Limitations of Service. With each Eyewash Station, Supplier shall also provide: one stand; one fluid disposal cart; one eyewash identification sign; and one eyewash mat (together, including the Eyewash Station, the "Eyewash Products") The scope of Supplier's responsibilities under this Agreement is limited to delivering the Eyewash Products and performing Eyewash Services. University acknowledges that the scope of services expressly excludes: performance of a risk or hazard analysis of any kind or type; determining whether the Eyewash Station(s) exists on the same level as a hazard or is accessible within 10 seconds of any given hazard; monitoring the water temperature; providing regulatory guidance; or providing recommendations regarding the type, number, and placement or location of Eyewash Stations at University's facility. University further agrees that Supplier has no responsibility to monitor the condition of the Eyewash Products between Supplier's periodic service visits. University further acknowledges that it bears sole responsibility for ensuring that Eyewash Stations, Eyewash Products, and other eyewash equipment and other equipment at its facility satisfy ANSI, OSHA and all other applicable requirements. University expressly acknowledges that the status of the Eyewash Products can change at any time subsequent to a service visit by Supplier and that Supplier is not responsible or liable for any such change in status, including but not limited to any change in signage.
- 43. **Fire Services**. The following terms and conditions shall apply to any fire protection products and services provided under this Agreement:
  - a. <u>Inspection</u>. Supplier shall not be responsible for the consequences of University's failure to inspect the goods or services or for any defects, malfunctions, inaccuracies, insufficiencies or omissions. Where inspection and/or test services are provided, such inspection and/or test shall be documented on Supplier's then-current form, which shall be given to University, and, where required, Supplier may submit a copy thereof to the local authority having jurisdiction. The report and findings by Supplier ARE ONLY ADVISORY IN NATURE and are intended to assist University in reducing the risk of loss to property by indicating obvious defects or impairments noted to the system and equipment inspected and/or tested. It is University's responsibility to provide the Supplier with all municipal specific documentation and to ensure such municipal specific documentation for device certification is on site and available to Supplier at the time of inspection.
  - b. <u>Deficiencies</u>. REPORTED DEFICIENCIES ARE NOT INTENDED TO IMPLY THAT NO OTHER DEFECTS OR HAZARDS EXIST OR THAT ALL ASPECTS OF THE COVERED SYSTEM(S) ARE UNDER CONTROL AT THE TIME OF INSPECTION. RESPONSIBILITY FOR THE CONDITION AND OPERATION OF THE SYSTEM(S) LIES WITH THE UNIVERSITY. University shall promptly notify Supplier of any malfunction which comes to University's attention regarding the Systems.

{00056454.DOCX; 3} Page 11

Title: Master Agreement - Expenditure Revised: 220727 Effective: 220804

- c. Repair. This Agreement assumes the Systems and related equipment are in operational and maintainable condition as of the Agreement date. If, during the inspection process, Supplier determines that repairs are necessary, Supplier will perform those repairs subject to any applicable Not to Exceed (NTE) Allowance guidelines or notify the University with repair recommendations. Supplier shall have first right of refusal for all recommended repairs authorized by University. Supplier, at its option, may match any quotation provided to University by an alternate Supplier for the repair scope of work or alternate scope of work proposed by an alternate Supplier. Ensuring that recommended repairs are performed is the responsibility of the University. Supplier disclaims any liability which arises from repair recommendations which are not performed.
- d. <u>Limited Warranty</u>. Because of the great number and variety of applications for which Supplier's goods and services are purchased, Supplier does not recommend specific applications or assume any responsibility for use, results obtained or suitability for specific applications. University is cautioned to determine the appropriateness of Supplier's goods and services for University's specific application before ordering and to test and evaluate thoroughly all goods before use. Supplier warrants that title to all goods sold by Supplier shall be good and marketable. Except for the warranties specifically set forth in this Agreement, THERE ARE NO OTHER WARRANTIES EXPRESSED OR IMPLIED IN CONNECTION WITH THE SALE OF GOODS AND SERVICES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. NO DISCLAIMER, EXCLUSION, LIMITATION OR MODIFICATION OF ANY OF THE AFORESAID WARRANTIES SHALL BE DEEMED EFFECTIVE UNLESS IN WRITING SIGNED BY SUPPLIER.
- 44. **Alarm Monitoring Services**. As it pertains to any Participating Public Agency's use of alarm monitoring services, the terms and conditions set forth in Exhibit A and all attached schedules shall apply. University is not using any alarm monitoring services under this Agreement and in no event shall Exhibit A and all attached schedules apply to University.
- 45. Supplier Not an Insurer. University agrees that neither Supplier nor its contractors or assignees. including, without limitation, those providing monitoring services, (collectively, "Subcontractors") are insurers and no insurance coverage is provided by this Agreement, UNIVERSITY ACKNOWLEDGES AND AGREES THAT SUPPLIER AND ITS CONTRACTORS DO NOT ASSUME ANY RESPONSIBILITY NOR SHALL THEY HAVE ANY LIABILITY FOR CLAIMS MADE AGAINST THEM CLAIMING THAT THEY ARE AN INSURER OF UNIVERSITY'S SYSTEMS, THE FAILURE OF SUCH SYSTEMS TO OPERATE EFFECTIVELY, OR ANY OTHER TYPE OF INSURANCE COVERAGE AS AN INSURER. University acknowledges that during the term of the Agreement, it will maintain a policy of insurance covering public liability, bodily injury, sickness or death, losses for property damage, fire, water damage, and loss of property in amounts that are sufficient to cover all claims of University for any losses sustained. Supplier shall not be responsible for any claims of University against the Subcontractors nor for any portion of any loss or damage that is required to be insured, is insured or insurable by University pursuant to this Section. In addition to the foregoing release and agreements, and to the extent permitted by applicable law, Participating Public Agency agrees to defend, indemnify, and hold Supplier harmless from any claims of Participating Public Agency against the Subcontractors and for any portion of any loss or damage that is required to be insured, is insured or insurable by Participating Public Agency pursuant to this Section.

University may satisfy its insurance obligations under the first paragraph of this Section 46 through a self-insurance program established under Neb. Rev. St. § 85-1,126 (the "Program"). Subject to the terms, conditions, exclusions, and limits of the Program, the Program shall pay on behalf of University, during any of its fiscal years, all sums for which University shall become legally obligated to pay as damages for liability occurrences, up to the limits of \$1,000,000 per liability occurrence and \$3,000,000 in the aggregate of liability occurrences in any fiscal year. The Program may be evidenced by a Statement of Self-Insurance Coverage.

## 46. Limitation of Liability of Supplier.

a. As it pertains to University, the following limitation of liability shall apply:

{00056454.DOCX; 3}

Title: Master Agreement - Expenditure Revised: 220727 Effective: 220804

- 46.a.1. IF SUPPLIER OR ITS REPRESENTATIVES ARE HELD LIABLE FOR ANY REASON FOR ANY LOSS, INJURY, OR DAMAGES OF ANY KIND THAT ARISES OUT OF, RESULTS FROM, OR IS RELATED TO THIS AGREEMENT (INCLUDING, WITHOUT LIMITATION, LOSSES, INJURIES OR DAMAGES RESULTING FROM SUPPLIER'S SOLE OR PARTIAL NEGLIGENCE, WHETHER ACTIVE OR PASSIVE), UNIVERSITY AGREES AND WARRANTS THAT SUPPLIER'S AND ITS REPRESENTATIVE'S COLLECTIVE LIABILITY TO UNIVERSITY. ITS AGENTS, OFFICERS, DIRECTORS, AND EMPLOYEES SHALL BE LIMITED EXCLUSIVELY TO \$2,000,000; PROVIDED, HOWEVER, THAT THE FOREGOING LIMITATION OF LIABILITY SHALL NOT APPLY TO: (1) DAMAGES ARISING FROM THE GROSS NEGLIGENCE OR WILLFUL MISCONDUCT OF SUPPLIER, ITS EMPLOYEES, ITS SUBCONTRACTORS, OR ITS AGENTS; (2) CLAIMS FOR PERSONAL INJURY, INCLUDING DEATH, ARISING FROM THE NEGLIGENCE OF SUPPLIER, ITS EMPLOYEES, ITS SUBCONTRACTORS, OR ITS AGENTS: (3) AND CLAIMS FOR DAMAGE TO REAL PROPERTY OR TANGIBLE OR INTANGIBLE PROPERTY ARISING FROM SUPPLIER'S ACTS OR OMISSIONS UNDER THE AGREEMENT. If University wishes to increase the limitation of liability, Supplier and University may negotiate a supplemental written agreement to increase the limit of Supplier's liability, but no such agreed upon increase to the limit of Supplier's liability shall be interpreted to find Supplier or its subcontractors or representatives to be insurers. Neither party shall be liable to the other or any other person for any incidental, punitive, speculative, or consequential damages of any type, including, but not limited to, loss of profits or business opportunity.
- b. As it pertains to Participating Public Agencies, the following limitation of liability shall apply:
  - 46.b.1. Participating Public Agency acknowledges that Supplier's service fees/purchase prices are based on the value of services or goods provided and the limited liability provided under this Agreement and not on the value of the Participating Public Agency's premises or its contents, or the likelihood or potential extent or severity of injury (including death) to Participating Public Agency or others. Participating Public Agency further acknowledges and agrees that Supplier cannot predict the potential amount, extent, or severity of any damages or injuries that Participating Public Agency or others may incur due to the failure of the goods, systems, or services to work as intended. IF SUPPLIER OR ITS REPRESENTATIVES ARE HELD LIABLE FOR ANY REASON. FOR ANY LOSS, INJURY, OR DAMAGES OF ANY KIND THAT ARISES OUT OF. RESULTS FROM, OR IS RELATED TO THIS AGREEMENT (INCLUDING, WITHOUT LIMITATION, LOSSES, INJURIES OR DAMAGES RESULTING FROM SUPPLIER'S SOLE OR PARTIAL NEGLIGENCE, WHETHER ACTIVE OR PASSIVE), PARTICIPATING PUBLIC AGENCY AGREES AND WARRANTS THAT SUPPLIER'S AND ITS REPRESENTATIVE'S COLLECTIVE LIABILITY TO PARTICIPATING PUBLIC AGENCY, ITS AGENTS, OFFICERS, DIRECTORS, EMPLOYEES, INVITEES, AND ANY THIRD PARTY SHALL BE LIMITED EXCLUSIVELY TO 25% OF PARTICIPATING PUBLIC AGENCY'S SPEND IN THE TWELVE (12) MONTHS IMMEDIATELY PRECEDING THE DATE ON WHICH THE LIABILITY AROSE. If Participating Public Agency wishes to increase the limitation of liability, Supplier and Participating Public Agency may negotiate a supplemental written agreement to increase the limit of Supplier's liability, but no such agreed upon increase to the limit of Supplier's liability shall be interpreted to find Supplier or its subcontractors or representatives to be insurers. PARTICIPATING PUBLIC AGENCY AGREES THAT THE LIMITS ON THE LIABILITY OF SUPPLIER AND THE WAIVERS AND INDEMNITIES SET FORTH IN THIS AGREEMENT ARE A FAIR ALLOCATION OF RISKS AND LIABILITIES BETWEEN SUPPLIER, PARTICIPATING PUBLIC AGENCY, AND ANY OTHER AFFECTED PARTIES. PARTICIPATING PUBLIC AGENCY ACKNOWLEDGES AND AGREES THAT WERE SUPPLIER TO HAVE LIABILITY GREATER THAN THAT STATED ABOVE, IT WOULD NOT PROVIDE THE GOODS AND SERVICES. Neither party shall be liable to the other or any other person for any incidental, punitive, speculative, or consequential damages of any type, including, but not limited to, loss of profits or business opportunity.
- 47. **No Federal Contractor**. As a material condition of this Agreement, University represents and warrants that: (a) University is not an agency or instrumentality of the United States government; and (b) this Agreement does not constitute, and is not entered to support, a federal government contract,

Page 13

{00056454.DOCX; 3}

Title: Master Agreement - Expenditure

Revised: 220727 Effective: 220804 subcontract or third party contract. In the event that this Agreement is considered or alleged to be a federal government contract, subcontract or third party contract, Supplier shall have the option unilaterally to terminate this Agreement without penalty. Further, in no event will Supplier act as a subcontractor under a U.S. federal prime contractor or a subrecipient under a U.S. federal grant or cooperative agreement in connection with this Agreement, whether as relates to the University or any other Participating Public Agency.

[Signature page to follow]

Title: Master Agreement - Expenditure

Revised: 220727 Effective: 220804

{00056454.DOCX; 3}

IN WITNESS WHEREOF, the parties have entered into this Agreement as of the date set forth below.

Board of Registration 11 State of Nebraska	Cintas Cor <sub>l</sub>
Signature: _ Chris kabounk	Signature: _
Printed Name:	Printed Name:
Title:Senior_VP   CFO	Title: VP Higher Education & Public Sector
Date: 06/01/23   17:12 CDT	06/01/23   14:42 CDT
	lland

25

## Notices to the University shall be sent to:

[Name][Department] [Address] [City, State, Zip]

With copy to:

Legal Notices C/O P2P Procurement Contracts 1700 Y Street, BSC 125 Lincoln, NE 68588-0645 RP

## Notices to Supplier shall be sent to:

Cintas Corporation No. 2 – General Counsel 6800 Cintas Boulevard, Mason, Ohio 45262-5737 2. Exhibit A to Master Agreement, Alarm Monitoring Terms and Conditions (Inclusive of Schedules A and B)

# Exhibit A Alarm Monitoring Terms and Conditions

Cintas Corporation No. 2, d/b/a Cintas Fire Protection, and its parents, subsidiaries, and affiliates ("Cintas") agree to perform fire alarm monitoring services and other related services (collectively, "Monitoring Services") for a commercial signaling system ("System") located at the premises listed on Schedule A of this Alarm Monitoring Agreement (the "Premises") at the prices and on the terms and conditions set forth in this Alarm Monitoring Agreement ("Alarm Monitoring Agreement"). In the event of a conflict on inconsistency between terms and conditions in this Alarm Monitoring Agreement and the terms and conditions set forth in the master Agreement between Cintas and Customer, this Alarm Monitoring Agreement shall control with respect to any Monitoring Services.

Effective Date:

**Customer Name:** 

Monitored Address:		City: State:		State:	Zip:	
Phone:		Fax:				
Contact Name:	Contact Title:			Contact Email:		
Billing Name:	Billing Address:					
City:	State:	Zip:		Billing Phone:		
AP Contact Name:		AP Conta	ct Pho	one:		
AP Contact Email:				Payment Terms:		
Purchase Order: CHOOSE ONE	Payment Portal:	yes 🛛 no	)	Name of Portal:		
Medical State (SO) Solver		100 100 100 100				
SERVICE		# OF UNITS		PRICE		COST
			х		x 12 =	/yea
			х		x 12 =	/year
<del></del>			×		x 12 =	/year
				TOTAL ANNUAL COST		/year
				/one time		
				/one time		
				/one time		
				TOTAL ONE TIME		

- 1. Annual Monitoring Fee\_Cintas bills annually for monitoring services. The Customer must pay a one-time service activation fee and the entire annual monitoring fee, both of which are due thirty (30) days prior to the Alarm Monitoring Agreement Effective Date. Upon request to Cintas and Cintas's written approval, Customer may be permitted to pay the annual maintenance fee in periodic payment. If periodic payments are elected, Customer must pay the one-time service activation fee and first periodic payment thirty (30) days prior to the Alarm Monitoring Agreement Start Date. Subsequent periodic payments are due upon receipt of each invoice. Quarterly or monthly payments shall include a surcharge of 4% per payment. For any payment that is not paid within thirty (30)days of the invoice date, Cintas shall be entitled to assess, and Customer shall pay, a service charge of 5% of the amount of the unpaid amount due and a finance charge of 1-1/2% per month on the unpaid amount due. Cintas has the right to increase periodic charges at any time or times (i) after expiration of one (1) year from the Alarm Monitoring Agreement Start Date; provided, that any increase shall not exceed the greater of 6% or the increase in CPI for all urban consumers in the United States for the period since any prior increase and (ii) at any time for any new or increased pass-through fees, costs and expenses.
- 2. Rented Cintas Net Equipment. For rented Cintas Net units, Cintas shall retain exclusive ownership, title, and control of the Cintas Net units at all times. If repair or replacement of the Cintas Net units is required for any reason other than ordinary wear and tear, the Customer shall pay for any such repair or replacement at Cintas's then-prevailing charges for time and/or material. For purposes of this paragraph, "ordinary wear and tear" does not include obsolete units or units that have reached the end of their useful life.

- False Alarms. In the event the System is activated for any reason, other than activation caused by Cintas during a service inspection, Customer shall pay or reimburse Cintas for any and all fees, fines, costs, expenses, penalties and other charges assessed against Customer or Cintas pursuant to any law or by any governmental entity, court, or administrative agency.
- Emergency Contact Information, Customer shall (i) furnish Cintas with all contact information for the Monitoring Services to Cintas in writing, including contact numbers for the person(s) identified by Customer as Customer's emergency contacts ("Customer Contacts") and contact numbers for the responsible police, sheriff, fire, medical, ambulance, quard, patrol, and response services and other governmental, private, or volunteer departments and organizations ("First Responders") requested on the Customer's Contact and First Responder's List, attached as Schedule "B" of this Alarm Monitoring Agreement ("Call List") and (ii) keep all information on the Call List current by submitting any changes in writing to the servicing Cintas location. Customer acknowledges and agrees that no such submission is deemed complete or effective until it receives written acknowledgment from Cintas that the information or changes have been received and entered. Customer further acknowledges and agrees that it has the sole responsibility for determining and providing the proper emergency contact information to Cintas in writing, regardless of whether it has Schedule "B" of the Alarm Monitoring Agreement available. Customer acknowledges that it can contact Cintas if it requires copies of Schedule B to comply with the provisions of this paragraph. Customer further acknowledges and agrees that Cintas has no responsibility for determining, evaluating, or confirming whether the "First Responders" identified are the proper or responsible authority for the Premises in question or whether any of the contact information provided is correct. Customer acknowledges and agrees that Cintas will rely solely upon the contact information provided by customer to perform the Monitoring Services. Customer bears all responsibility in the event that any of the information listed on the Call List is incorrect, inaccurate, expired, or illegible/unintelligible.
- 5. <u>Term; Renewal.</u> The Term of this Alarm Monitoring Agreement shall match the term of the master Agreement.
- 6. Cancellation. Customer may terminate this Alarm Monitoring Agreement or the Monitoring Service to any Premises covered by this Alarm Monitoring Agreement for its convenience at anytime with a sixty (60) day advance written notification. With the notice, Customer shall pay to Cintas (i) all charges then due, and (ii) 90% of all periodic payments which would be due for the unexpired term of this Alarm Monitoring Agreement, if this Alarm Monitoring Agreement is terminated, or the unexpired term related to the Premises, as liquidated damages and not as a penalty. Cintas shall have no further obligation to perform Monitoring Services for the Premises on and after the termination date, whether under this Alarm Monitoring Agreement or any obligation at law or in equity. In addition, for rented Cintas Net Units, on and after the last date of Monitoring Services, Customer shall permit Cintas access to the Premises during regular business hours to remove any and all such Cintas Net units. Customer shall pay Cintas \$1,500 per Cintas Net unit that is damaged or is determined, in Cintas's sole and absolute discretion, to be not in good and proper working order after it is removed from the Premises.
- 7. Subcontractors. Cintas may subcontract the services to be performed under this Alarm Monitoring Agreement. Customer acknowledges and agrees that all provisions of this Alarm Monitoring Agreement inure to the benefit of and are applicable to any subcontractors engaged by Cintas to provide any service to Customer ("Subcontractor") and that they bind Customer to each such Subcontractor(s) with the same force and effect as they bind Customer to Cintas. (Accordingly, when used in this Alarm Monitoring Agreement, the term "Cintas" includes any such Subcontractors, Cintas employees, and agents.) Customer acknowledges that Subcontractors are independent companies and have no affiliation with Cintas. Customer irrevocably appoints Cintas as its agent to communicate with the Subcontractor(s)concerning all matters related to this Alarm Monitoring Agreement including, without limitation, Monitoring Services.
- Monitoring Services, Customer acknowledges and agrees that the scope of the Monitoring Services Cintas has agreed to provide pursuant to this Alarm Monitoring Agreement is limited. For the purposes of this Alarm Monitoring Agreement, Cintas's Monitoring Service personnel ("Operators") will only (i) monitor a computer screen that may display specific codes ("Listed Codes") transmitted by Customer's alarm system at the Premises and/or (ii) monitor incoming telephone calls for voice communications from the Premises requesting assistance ("Voice Communications"), as applicable. Upon receiving Listed Codes or Voice Communications that, in the Operator's sole and absolute discretion, clearly and unambiguously constitute a valid alarm condition or request for assistance, the Operator is only required to communicate electronically and/or telephonically with First Responders or call by telephone the telephone numbers supplied by Customer in writing on the Call List within a reasonable period of time, given the circumstances existing at that time at the monitoring facility and the priority of the Listed Codes and/or Voice Communications. Customer understands and agrees that no Monitoring Services shall or need be rendered for signals received that are not Listed Codes or for Voice Communications that do not clearly and unambiguously request assistance, in Cintas's sole and absolute determination. Notwithstanding anything contained herein to the contrary, (a) upon receipt of a Listed Code or Voice Communication, and prior to contacting and/or telephoning First Responders, Cintas may, in its sole and absolute discretion and without any liability, contact or attempt to contact the Premises and/or the Customer Contacts (whether by telephone, electronic mail, or other contact information provided by Customer) as frequently as Cintas(in its sole and absolute discretion) deems appropriate to verify the necessity to report the receipt of a Listed Code or Voice Communication to the First Responders and/or the Customer Contacts, and (b) upon receipt of an abort code or Voice Communication from the Premises, the Customer, a Customer representative, a First Responder, and/or a Customer Contact, Cintas may, in its sole and absolute discretion and without any liability, refrain from contacting First Responders or advise First Responders of receipt of an abort code or Voice Communication or other communication instructing Cintas and/or First Responders to disregard the receipt of a Listed Code. Customer irrevocably agrees that any person at the Premises, Customer's representatives, and all of the Customer Contacts and First Responders have Customer's authority and consent to instruct Cintas to disregard the receipt of a Listed Code and/or Voice Communication informing of an alarm condition or otherwise requesting assistance. Customer acknowledges and agrees that Cintas has no responsibility for providing, establishing, determining, auditing, or otherwise evaluating in any way the Listed Codes that are provided and/or by Customer's system. Customer, for him/her/itself and as the authorized agent of his/her/its representatives and each person on the Customer's Call List at any time, consents to Cintas (i) calling each such person's cell phone, other mobile

device, or phone of any type; (ii) using automatic dialers; and (iii)using a technology known as "robocalling" (unless such person notifies Cintas that he/she opts out of this clause (iii))

Customer acknowledges and agrees that Cintas's efforts to notify First Responders shall be satisfied by attempting telephone contact with any person answering the telephone at the telephone number(s) provided to Cintas in writing or by leaving a message with a telephone answering service or any mechanical, electrical, electronic or other technology permitting the recording of voice and/or data communications. Customer acknowledges and agrees that in no event is Cintas respons ble for documenting its attempts to make the contact(s) referred to herein; to make any specific number of attempts at such contact(s); or for ensuring or documenting a response to any such attempted contact(s).

If the Premises is/are located in a jurisdiction that requires a personal verified on-site response ("Verified Response") prior to dispatching a Proper Authority, Customer has the sole responsibility to engage a service to provide such Verified Response. All fees, costs, and expenses incurred in obtaining or providing a Verified Response shall be borne solely by Customer. Customer understands and agrees that First Responders may not be dispatched or respond to the Premises after notice to First Responders unless there is independent confirmation of an incident at the Premises, such as an on-site witness's report, that a reason for response exists.

Customer further acknowledges and agrees that (i) all software, hardware, firmware, codes, data, audio and voice communications, video images, information and documentation arising out of or from, in connection with, related to, as a consequence of, or resulting from execution of this Alarm Monitoring Agreement or the Monitoring Services (collectively, "Intellectual Property") are the sole and exclusive property of Cintas, and Customer has no rights whatsoever in any of the Intellectual Property, and (ii) Cintas shall have the right, in its sole and absolute discretion, to destroy, delete, erase, or otherwise compromise (collectively, "Destruction") the Intellectual Property at any time without notice to Customer. If Cintas receives a written request from Customer to retain any specific Intellectual Property prior to the Destruction thereof, Cintas agrees to use commercially reasonable efforts to store the specific Intellectual Property as requested by Customer on the condition precedent that Customer pay all fees, costs, and expenses of any kind related to the request.

- 9. Run-Away Systems. If Cintas notifies Customer by telephone, electronically, or otherwise that its System is excessively transmitting signals to Cintas's monitoring facility (a "Run-Away System") and Customer fails to (i) immediately authorize Cintas to provide repair service to the Run-Away System, and (ii) provide reasonable unrestricted access to the Premises and the Run-Away System within four (4) hours after such notice, Customer agrees to pay to Cintas its then-prevailing charges for each signal transmitted to Cintas's monitoring facility by the Run-Away System.
- DISCLAIMER OF WARRANTIES AND REPRESENTATIONS. Because of the great number and variety of applications for which Cintas's goods and services are purchased, Cintas does not design goods or services, does not recommend specific applications of goods or services, or and does not assume any responsibility for use, results obtained, or suitability for specific applications of goods or services. Customer acknowledges and agrees that Cintas has not made any representations or warranties to Customer regarding any fire suppression system or alarm system (or components thereof) at the Premises, its fitness for any purpose, or its suitability or effectiveness as designed. Customer further acknowledges and agrees that it has the sole responsibility for determining the appropriateness of Cintas's goods and services for Customer's specific application(s) before ordering and to test and evaluate thoroughly all goods before use. Cintas warrants that title to all goods it sells to Customer shall be good and marketable. CUSTOMER ACKNOWLEDGES AND AGREES THAT CINTAS MAKES NO GUARANTEES, REPRESENTATIONS, OR OTHER WARRANTIES OF ANY KIND, EXPRESSED OR IMPLIED, IN CONNECTION WITH THE SALE OF THE GOODS AND/OR SERVICES PURSUANT TO THIS ALARM MONITORING AGREEMENT, INCLUDING (BUT NOT LIMITED TO) ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OTHER THAN AS SPECIFICALLY ENUMERATED ELSEWHERE IN THIS ALARM MONITORING AGREEMENT. NO MODIFICATION. WAIVER. OR AMENDMENT OF THIS DISCLAIMER SHALL BE DEEMED EFFECTIVE UNLESS MADE IN A WRITING DRAFTED BY CINTAS FOR THIS EXPRESS PURPOSE THAT IS (I) SIGNED BY CINTAS, (II) EXPLICITLY USES THE TERM "WARRANTY" IN ITS TITLE, (III) SPECIFICALLY REFERENCES THIS ALARM MONITORING AGREEMENT: AND (IV) EXPLICITLY AND UNAMBIGUOUSLY DESCRIBES WHAT ADDITIONAL WARRANTY(IES) ARE BEING OFFERED TO CUSTOMER PURSUANT TO THIS ALARM MONITORING AGREEMENT. CUSTOMER FURTHER AGREES THAT THIS EXPLICITLY EXCLUDES ANY OF CINTAS'S SALES MATERIALS, CIRCULARS, WEBSITES, OR OTHER ADVERTISING MATERIALS OF ANY TYPE FROM CREATING ANY WARRANTIES UNDER THIS ALARM MONITORING AGREEMENT, AND CUSTOMER WARRANTS THAT IT IS NOT RELYING UPON ANY SUCH MATERIALS FOR THIS PURPOSE.
- 11. CINTAS NOT AN INSURER; CUSTOMER'S OBLIGATION TO OBTAIN INSURANCE AS SOLE RECOVERY FOR ANY LOSS AND WARRANTY OF SAME. Customer acknowledges and agrees that neither Cintas nor its Subcontractors or assignees, including, without limitation, those providing monitoring services are insurers and that no insurance coverage is provided by this Alarm Monitoring Agreement. CUSTOMER ACKNOWLEDGES AND AGREES THAT CINTAS ASSUMES NO RESPONSIBILITY FOR, NOR SHALL IT HAVE ANY LIABILITY FOR, CLAIMS MADE AGAINST IT CLAIMING THAT IT IS AN INSURER OF CUSTOMER'S SYSTEMS OR ANY OTHER PROPERTY FOR ANY PURPOSE, INCLUDING, BUT NOT LIMITED TO, THE FAILURE OF SUCH SYSTEMS TO OPERATE EFFECTIVELY OR AS DESIGNED. Customer acknowledges that during the term of the Alarm Monitoring Agreement, it is the specific intent of the parties that the Customer will obtain and maintain insurance coverage with minimum coverage of at least two million dollars (U.S.), at the Customer's expense, that will cover any and all losses, damages, and expense arising out of or from, in connection with, related to, as a consequence of, or resulting from this Alarm Monitoring Agreement in any way, including, but not limited to, public liability, bodily injury, sickness or death, losses for property damage, fire, water damage, and loss of property, and Customer agrees to and warrants that it will obtain and maintain such insurance coverage at all times at no cost to Cintas. Customer shall name Cintas as an additional insured by endorsement on any

such policy(ies). This endorsement shall be without limitation or restriction of any type, and Cintas shall be exempt from, and in no way liable for, any sums of money related to this policy(ies) and associated coverage of any type, including, but not limited to, premium payments, deductible, co-payments, or self-insured retention, all of which are the sole respons bility of Customer. Customer agrees that recovery for all such injuries, losses, and damages shall be limited to this insurance coverage only and that it will look exclusively to its insurer(s) to recover for any such injuries, losses, and damages. CUSTOMER RELEASES AND AGREES TO INDEMNIFY AND HOLD HARMLESS CINTAS FROM AND AGAINST ALL COSTS, EXPENSES (INCLUDING REASONABLE ATTORNEY'S FEES), AND LIABILITY ARISING FROM CLAIMS REQUIRED TO BE COVERED BY INSURANCE PURSUANT TO THIS SECTION, INCLUDING ANY CLAIMS FOR DAMAGES ATTRIBUTABLE TO PUBLIC LIABILITY, BODILY INJURY, SICKNESS, OR DEATH, OR THE DESTRUCTION OF ANY REAL OR PERSONAL PROPERTY, INCLUDING, BUT NOT LIMITED TO, THOSE THAT ARE ATTRIBUTABLE TO CINTAS'S PARTIAL OR SOLE NEGLIGENCE. CUSTOMER FURTHER RELEASES AND WAIVES ANY RIGHT OF SUBROGATION THAT IT, ANY INSURER, OR ANY OTHER THIRD PARTY MAY HAVE DUE TO OR FOR ANY SUCH CLAIM, LOSS, OR DAMAGE. CINTAS SHALL NOT BE RESPONSIBLE FOR ANY CLAIMS OF CUSTOMER, ANY LOSSES, OR ANY DAMAGES THAT IS REQUIRED TO BE INSURED UNDER THIS ALARM MONITORING AGREEMENT, IS INSURED, OR IS INSURABLE. CUSTOMER AGREES TO INDEMNIFY CINTAS AGAINST ANY AND ALL SUCH CLAIMS, INCLUDING CLAIMS OF THIRD PARTIES, THAT MAY ARISE THAT ARE RELATED TO THE ALARM MONITORING AGREEMENT OR THE PROVISION OF THE SERVICES IN ANY WAY THAT MAY ARISE DUE TO CUSTOMER'S BREACH OF THESE OBLIGATIONS.

- 12. RELEASE AND INDEMNIFICATION OF CINTAS BY CUSTOMER. CUSTOMER RELEASES AND AGREES TO DEFEND, INDEMNIFY, AND HOLD HARMLESS CINTAS AND ANY/ALL OF ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES OF ANY TYPE FROM LIABILITY FOR ANY AND ALL LOSS, DAMAGE, OR EXPENSE OF ANY KIND OR TYPE, UNDER ANY LEGAL, EQUITABLE OR OTHER THEORY, THAT MAY OCCUR PRIOR TO, CONTEMPORANEOUSLY WITH, OR AFTER THE EXECUTION OF THIS ALARM MONITORING AGREEMENT RELATED IN ANY WAY TO THE SUBJECT MATTER OF THIS ALARM MONITORING AGREEMENT OR PERFORMANCE UNDER THE ALARM MONITORING AGREEMENT, INCLUDING (BUT NOT LIMITED TO) THE IMPROPER OPERATION OR NON-OPERATION OF THE FIRE SUPPRESSION, ALARM, MONITORING OR OTHER SYSTEM(S) OR ANY FAILURE OF THE MONITORING SERVICE FOR ANY REASON WHATSOEVER, THIS OBLIGATION INCLUDES (BUT IS NOT LIMITED TO) ANY CLAIM, DEMAND, SUIT, LIABILITY, DAMAGE, JUDGMENT, LOSS, EXPENSES, ATTORNEY'S FEES, AND COSTS, THAT MAY BE ASSERTED AGAINST OR INCURRED BY CINTAS OR ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES BY CUSTOMER OR ANY PERSON OR ENTITY NOT A PARTY TO THIS ALARM MONITORING AGREEMENT (INCLUDING, BUT NOT LIMITED TO, CUSTOMER'S INSURANCE COMPANY, ADMINISTRATIVE BODY OR AUTHORITY, OR CUSTOMER'S EMPLOYEES) FOR ANY EXPENSE, LOSS, OR DAMAGE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, OR ALLEGED TO BE CAUSED BY OR CONTRIBUTED TO IN ANY WAY, BY ANY ACT, OMISSION, OR FAULT OF CINTAS OR ITS SUBCONTRACTORS, AGENTS, OFFICERS, EMPLOYEES, OR OTHER REPRESENTATIVES. THIS OBLIGATION EXTENDS TO, WITHOUT LIMITATION, STATUTORY CIVIL DAMAGES, ECONOMIC DAMAGES, PERSONAL INJURY, DEATH, OR PROPERTY DAMAGE (REAL AND PERSONAL) ARISING OUT OF OR RELATED TO THIS ALARM MONITORING AGREEMENT, INCLUDING (BUT NOT LIMITED TO) ANY CLAIMS BASED UPON BREACH OF THE ALARM MONITORING AGREEMENT, STRICT LIABILITY. REQUESTS FOR OR RIGHTS OF SUBROGATION OR CONTRIBUTION, INDEMNIFICATION, WRONGFUL DEATH, AND NEGLIGENCE (WHETHER ACTIVE OR PASSIVE, AND INCLUDING CLAIMS BASED UPON CINTAS'S SOLE, PARTIAL, OR JOINT AND SEVERAL NEGLIGENCE OF ANY TYPE OR DEGREE), AND ANY OTHER CLAIM. WHETHER BASED UPON OR ARISING UNDER CONTRACT, TORT, LAW, OR EQUITY. CUSTOMER FURTHER RELEASES AND WAIVES ANY RIGHT OF SUBROGATION THAT IT, ANY INSURER, OR ANY OTHER THIRD PARTY MAY HAVE DUE TO OR FOR ANY SUCH CLAIM, LOSS, OR DAMAGE. CINTAS RESERVES THE RIGHT TO SELECT COUNSEL TO REPRESENT ITSELF IN ANY SUCH ACTION.
- DISCLAIMER/LIMITATION OF LIABILITY. CUSTOMER UNDERSTANDS AND AGREES AS FOLLOWS: (I) NEITHER CINTAS NOR ITS DIRECTORS, OFFICERS, SHAREHOLDERS, PARTNERS OR EMPLOYEES (COLLECTIVELY, "REPRESENTATIVES") IS AN INSURER; (II) IT IS THE SPECIFIC INTENT OF THE PARTIES THAT (A) INSURANCE COVERING ALL LOSS, DAMAGE AND EXPENSE ARISING OUT OF OR FROM, IN CONNECTION WITH, RELATED TO, AS A CONSEQUENCE OF OR RESULTING FROM THIS ALARM MONITORING AGREEMENT, SHALL BE OBTAINED AND CONTINUOUSLY MAINTAINED BY THE CUSTOMER, (B) RECOVERY FOR ALL SUCH LOSS, DAMAGE AND EXPENSE SHALL BE LIMITED TO ANY SUCH INSURANCE COVERAGE ONLY, AND (C) CINTAS AND REPRESENTATIVES ARE RELEASED FROM ANY AND ALL LIABILITY FOR ALL SUCH LOSS, DAMAGE AND EXPENSE: (III) CINTAS AND REPRESENTATIVES, EXCEPT AS SET FORTH HEREIN, MAKE NO GUARANTEE, REPRESENTATION OR WARRANTY INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR PURPOSE; (IV) CINTAS AND REPRESENTATIVES ARE RELEASED FOR ALL LOSS, DAMAGE OR EXPENSE WHICH MAY OCCUR PRIOR TO, CONTEMPORANEOUSLY WITH, OR SUBSEQUENT TO THE EXECUTION OF THIS ALARM MONITORING AGREEMENT DUE TO THE IMPROPER OPERATION OR NON-OPERATION OF THE SYSTEM (INCLUDING, WITHOUT LIMITATION OR EXAMPLE, THE COMMUNICATIONS EQUIPMENT OR SERVICES NECESSARY TO TRANSMIT TO OR FROM OR RECEIVE ANY DATA AT THE PREMISES OR THE MONITORING FACILITY); AND (V) SHOULD THERE ARISE ANY LIABILITY ON THE PART OF CINTAS OR REPRESENTATIVES FOR ECONOMIC LOSSES, PERSONAL INJURY, INCLUDING DEATH, OR PROPERTY DAMAGE (REAL OR PERSONAL) WHICH IS IN CONNECTION WITH, ARISES OUT OF OR FROM, RESULTS FROM, IS RELATED TO OR IS A CONSEQUENCE OF THE ACTIVE OR PASSIVE SOLE, JOINT OR SEVERAL NEGLIGENCE OF ANY KIND OR DEGREE OF CINTAS OR REPRESENTATIVES INCLUDING, WITHOUT LIMITATION, ACTS, ERRORS OR OMISSIONS WHICH OCCUR PRIOR TO, CONTEMPORANEOUSLY WITH OR SUBSEQUENT TO THE EXECUTION OF THIS ALARM MONITORING AGREEMENT, OR BREACH OF THIS ALARM MONITORING AGREEMENT, OR ANY CLAIM BROUGHT IN PRODUCT OR STRICT LIABILITY, SUBROGATION, CONTRIBUTION OR INDEMNIFICATION, WHETHER IN CONTRACT, TORT OR EQUITY, INCLUDING, WITHOUT

- LIMITATION, ANY GENERAL, DIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE, STATUTORY OR CONSEQUENTIAL DAMAGES, IRRESPECTIVE OF CAUSE, SUCH LIABILITY SHALL BE LIMITED TO THE MAXIMUM SUM OF \$1,000.00 COLLECTIVELY FOR CINTAS AND REPRESENTATIVES, AND THIS LIABILITY SHALL BE EXCLUSIVE. IF CUSTOMER WISHES TO INCREASE THE LIMITATION OF LIABILITY, CINTAS AND CUSTOMER MAY NEGOTIATE A SUPPLEMENTAL WRITTEN AGREEMENT TO INCREASE THE LIMIT OF CINTAS'S LIABILITY BUT NO SUCH AGREED UPON INCREASE TO THE LIMIT OF CINTAS'S LIABILITY SHALL BE INTERPRETED TO FIND CINTAS OR ITS SUBCONTRACTORS OR REPRESENTATIVES TO BE INSURERS.
- 14. Central Control Panel. Customer understands, acknowledges, and agrees that Customer shall provide an undamaged and fully operational System compliant with law including, without limitation, a central control panel compliant with law (the "Panel") useable by Cintas without any cost or expense to Cintas, e.g., if the Panel is programmed with proprietary data and not fully accessible or useable by Cintas, Customer shall promptly have the Panel reprogrammed so that it is fully accessible and useable by Cintas or, if necessary, replaced by Customer or replaced by Cintas at an additional charge to Customer.
- 15. Communication Path and Signals, Electrical Connections, and Systems. Customer acknowledges and agrees that during the term of this Alarm Monitoring Agreement, it is Customer's sole responsibility to provide and maintain the communication path (e.g., telephone lines, radio signal path, VOIP, etc.) for all monitoring signals. In all cases, Customer acknowledges and agrees that it has the sole responsibility to provide and maintain all required dedicated electrical connections to the System and equipment necessary or as required by applicable local, state, NFPA, insurance, and any other applicable standards and codes. Customer further acknowledges and agrees that Cintas has no responsibility to notify Customer of any failures in the communication path or signals received, including, but not limited to, failures of the System to send any periodic confirmation that the communication path and/or System is operational.
- 16. NO WARRANTIES OR REPRESENTATIONS BY CINTAS REGARDING SYSTÉM. CUSTOMER ACKNOWLEDGES AND AGREES THAT CINTAS HAS NOT MADE ANY REPRESENTATION OR WARRANTIES (EXPRESS OR IMPLIED) TO CUSTOMER OF ANY KIND REGARDING THE SYSTEM AT THE PREMISES IDENTIFIED UNDER THIS ALARM MONITORING AGREEMENT, INCLUDING, BUT NOT LIMITED TO, ITS FITNESS FOR ANY PURPOSE, ITS MERCHANTABILITY, OR ITS SUITABILITY OR EFFECTIVENESS AS AN ALARM SYSTEM. UNDER THE TERMS OF THIS ALARM MONITORING AGREEMENT, NEITHER CINTAS NOR ANY SUBCONTRACTOR IS RESPONSIBLE FOR THE MAINTENANCE, SERVICE, REPAIR, OR OPERATION OF THE SYSTEM AND SHALL NOT BE LIABLE FOR ANY FAILURE OR MALFUNCTION OF THE SYSTEM TO DETECT AND COMMUNICATE SIGNALS TO THE MONITORING FACILITY.
- 17. Suspension of Service. Customer agrees that (i) Cintas's obligations hereunder are waived automatically without notice, and (ii) Cintas is released for and from all loss, damage, and expense in the event of a default or breach of this Alarm Monitoring Agreement by Customer or if the monitoring facility, transmission medium between the System and the monitoring facility, or the System are destroyed, damaged, altered, rendered inoperable, or malfunction for any reason whatsoever, for the duration of such interruption of service, and Customer shall be entitled to reimbursement of the uneamed charge paid for the period of interruption upon Customer's request. CUSTOMER AGREES THAT THIS SHALL BE THE LIMIT OF CINTAS'S LIABILITY FOR ANY SUCH EVENT.
- 18. <u>Delay or Interruption of Service.</u> Cintas and its Subcontractors shall not be liable for delays in or interruption of Monitoring Service caused, in whole or in part, by riots, strikes, lockouts, other labor disputes, civil unrest, terrorism, war (declared or undeclared), insurrections, weather, natural phenomena, earthquakes, lightning, storms, power failures, hurricanes, tornadoes, interruption of communications (including, but not limited to, telephone, cable, cellular, satellite, internet, radio service or the malfunction of any or all such communications or communication devices for any reason whatsoever), acts of God, social instability, casualty, governmental orders, laws, rules, regulations, transportation, environmental conditions, or any other causes beyond the reasonable control of Cintas or its Subcontractors ("Force Majeure"), and all Monitoring Services shall be suspended during Force Majeure. Customer acknowledges and agrees that during any interruption of Monitoring Services for any reason including, without limitation, Force Majeure, Cintas has no duty or obligation to notify Customer of any such interruption or to supply Customer with alternative or substitute Monitoring Services, and has no liability for declining or failing to do so.
- 19. Consent to Intercept, Record, Disclose and Use Contents of Communications. Customer, for itself and as the authorized agent of its employees, invitees, guests, and representatives (individually and collectively, "Any Person"), consents to Cintas and any Subcontractor recording, retrieving, reviewing, copying, disclosing, and/or using the contents of all telephone and other forms of transmission or communication to which Customer and/or Any Person and Cintas or any Subcontractor are parties.
- 20. <u>Default of Customer.</u> In the event of any default by Customer, without limiting the rights of Cintas under this Alarm Monitoring Agreement or at law or equity, Cintas shall be entitled to retain all prepayments received, and Customer shall immediately pay to Cintas (i) all payments then due and payable, and (ii) ninety percent(90%) of all payments which would be due under this Alarm Monitoring Agreement for the unexpired term as liquidated damages and not as a penalty. In any such event, Cintas shall have no further obligation to perform under this Alarm Monitoring Agreement. In addition, if any suit or alternative dispute resolution proceeding is instituted and Cintas is the substantially prevailing party by judgment, award, finding, or settlement, Customer shall pay directly or reimburse Cintas for all of its costs and expenses, including, without limitation or example, consultants' and professionals' fees and costs including, without limitation or example, reasonable attorneys' fees and costs.
- 21. <u>Governing Law.</u> To the greatest extent permitted by law, this Alarm Monitoring Agreement shall be governed by the laws of the Customer is located, and it explicitly excludes any reference or resort to choice of law rules that suggest or require that the laws of another jurisdiction be applied.
- 22. Intentionally Omitted.
- 23. LIMITATION OF ACTION. ANY ACTION BY CUSTOMER AGAINST CINTAS OR ANY SUBCONTRACTOR MUST BE COMMENCED WITHIN ONE YEAR OF THE ACCRUAL OF THE CAUSE OF ACTION OR THE ACTION SHALL BE BARRED, REGARDLESS OF ANY OTHER STATUTE OF LIMITATION OR REPOSE THAT MAY APPLY TO THE CLAIM UNDER STATE OR FEDERAL LAW.

- 24. Authority to Execute Alarm Monitoring Agreement. Each party represents and warrants to the other party that (i) the execution, delivery, and performance of this Alarm Monitoring Agreement have been duly authorized by all necessary entity action(s), and (ii) this Alarm Monitoring Agreement constitutes a valid and binding obligation as to it, enforceable against it in accordance with its terms. The person signing this Alarm Monitoring Agreement on behalf of Customer expressly represents and warrants that he or she has all authority necessary to bind Customer to its terms.
- 25. <u>Assignment.</u> This Alarm Monitoring Agreement cannot be assigned by the Customer without the prior written consent of Cintas, which will not be unreasonably withheld. Cintas has the right to assign this Alarm Monitoring Agreement, and it may do so in its sole and absolute discretion. The Alarm Monitoring Agreement shall inure to the benefit of and be binding on the parties and their respective successors and permitted assigns
- 26. Waiver. No waiver of any provision of this Alarm Monitoring Agreement by a party shall be valid unless the same is in writing and signed by the party against whom it is sought to be enforced. No waiver of any provision of this Alarm Monitoring Agreement at any time will be deemed a waiver of any other provision of this Alarm Monitoring Agreement at such time, nor will it be deemed a waiver of that same provision at any other time.
- 27. Severability. The invalidity or unenforceability of any provision, section, or portion of a section of this Alarm Monitoring Agreement shall not affect the validity or enforceability of any other provision or section; provided, however, in the event one or more of the paragraphs "Disclaimer of Warranties and Representations," "Cintas Not an Insuren; Customer's Obligation To Obtain Insurance As Sole Recovery For Any Loss And Warranty Of Same," "Release And Indemnification Of Cintas By Customer," "Limitation Of Cintas's Liability; Liquidated Damages," and/or "No Warranties Or Representations By Cintas Regarding System" (or any portion thereof) are held by a court or other authority to be invalid or unenforceable (whether in an action involving the parties, any action involving Cintas, or any other action involving similar provisions), Cintas shall have the right to terminate this Alarm Monitoring Agreement without any liability of any type upon thirty (30) days prior written notice to Customer. Furthermore, the parties agree that in the event any of the interest rate provisions, cancellation fees, rate increases, renewal term lengths, or any other calculation of amounts due and owing Cintas under Paragraphs 1, 5, 6, or 20 are deemed to be excessive and/or unenforceable under applicable law, any such rate, fee, increase, term, or other calculation will be reduced to the maximum rate, value, or amount permitted by applicable law and will be binding upon them.
- 28. Prior Agreements With Others. Customer represents and warrants that (i) its cancellation or termination of any contract, and/or (ii) its execution of this Alarm Monitoring Agreement does not breach and will not breach any contract with or obligation to any other person. Customer agrees to protect, defend, indemnify, and hold harmless Cintas from and against and pay (without any condition that Cintas first pay) for all claims, demands, suits, liabilities, losses, damages, judgments, costs, and expenses, including, without limitation, attorneys' fees and court costs, arising out of or from, in connection with, as a result of, related to, or as a consequence of Customer's breach of this representation and warranty.
- 29. Updated Terms and Conditions and Policies. Customer acknowledges and agrees that Cintas may send copies of its various policies to Customer, including, but not limited to, amendments to these Terms and Conditions via e-mail or make them available via a web portal or other similar mechanism and that these policies are incorporated and made part of this Alarm Monitoring Agreement. To be effective, however, amendments to the Terms and Conditions must be expressly referred to as such in the e-mail, web portal, or other similar mechanism. Customer acknowledges and agrees that its continued request for service pursuant to this Alarm Monitoring Agreement and/or use and/or acceptance of the goods and/or services provided under this Alarm Monitoring Agreement constitute acceptance of any such updated Terms and Conditions and/or policies.
- 30. Internet Services. Cintas grants to Customer a non-exclusive, non-transferable license to use the Cintas portal via the Internet to access, input, delete, and modify Information through the internet related to the Services. Except for Customer's (a) failure to keep confidential all Intellectual Property, passwords, and other information related to the Services, (b) use of the license, the Intellectual Property, or other information related to or used in provision of the Services in any manner that negatively affects Cintas, (c) use of the license, the Intellectual Property, or other information related to or used in provision of the Services for any illegal purpose, or (d) violation of any applicable law, this license shall continue and be coextensive with the term of this Alarm Monitoring Agreement. Customer shall be solely and absolutely responsible for any information which it inputs, deletes, or modifies. Customer agrees that upon termination of this Alarm Monitoring Agreement or termination or suspension of the license by Cintas, Cintas may immediately, and without notice, disable Customer's access to the portal and cancel all passwords or other access codes.
- 31. Cross-Default. If Cintas and Customer are or become parties to any other agreement, Customer acknowledges and agrees that a default by Customer under this Alarm Monitoring Agreement or any other agreement between the parties shall be deemed to be a default by Customer under all such agreements, permitting Cintas, in its sole and absolute discretion, to exercise any or all of its rights under any or all of such agreements.
- 32. <u>Electronic Mail Notice.</u> If Customer elects to receive automatic electronic mail notice of certain System events (e.g., the arming or disarming of the System), Customer acknowledges, understands, and agrees that (i) any such notice is conditioned on (a) receipt of the data at Cintas's central station, (b) the proper operation of communication equipment, services, systems and networks including, without limitation, the Internet, and (c) lack of any failure, malfunction, or delay in processing or transmitting the data by Cintas's equipment or software, and (ii) Cintas is released from any liability arising out of or from, resulting from, or arising in connection with the failure, malfunction, or delay of any such notice for any reason, including Cintas's or Representative's sole, joint, or several negligence of any kind or degree.
- 33. Storage of Agreement and Information. Customer authorizes Cintas to store or retain this Alarm Monitoring Agreement and all information and other written materials on electronic data or other storage media and, in Cintas's sole and absolute discretion, to destroy all written documents or materials which have been stored or retained on electronic data or other storage media.
- 34. Intentionally Omitted.
- 35. Consent to Communicate to Others. Customer irrevocably authorizes and consents to Cintas communicating with U.L. (as necessary or appropriate) and Customer's insurance company and/or broker in connection with this Alarm Monitoring Agreement and/or the relationship between Cintas and Customer arising out of or from or as a result of this Alarm Monitoring Agreement; provided, that Cintas shall not be obligated or required to communicate with any other person or

- entity including, without limitation, U.L. and Customer's insurance company or broker, and all such communication shall be in Cintas' sole and absolute discretion. Customer agrees that all such communications or failures to communicate shall not result in any liability of Cintas or Representatives. No third party including, without limitation, U.L. and Customer's insurance company and broker, are third-party beneficiaries of this section.
- 36. <u>Taxes.</u> Customer shall pay, remit to Cintas, or reimburse Cintas for all sales, use, value added, and any and all similar taxes (including any tax liability, interest, penalties, costs and expenses including, without limitation, reasonable attorneys', consultants', accountants', and other professional fees).
- 37. Time. The parties agree that time is of the essence of this Alarm Monitoring Agreement.
- 38. Video Systems. If the System records and/or transmits video images and/or audio, electronic, or the other forms of communication, Customer represents, warrants, covenants, and agrees that it shall at all times (i) provide and maintain adequate power and sufficient lighting for all cameras, audio devices, or other video-related equipment as recommended by the manufacturer; (ii) inform all persons who enter the Premises that their image and/or communications may be recorded and/or transmitted to others by video and/or audio equipment located on the Premises; (iii) comply with all privacy rights and laws and not use or permit the use of video and/or audio equipment where or in circumstances any person may have a reasonable expectation of privacy; (iv) use broadband (or similar transmission rate connectivity) exclusively to transmit video images and audio from any video system; (v) use the video and/or audio system for security, surveillance, and/or management services only; (vi) not use the video and/or audio system for any criminal, illegal, or otherwise unlawful activity; and (vii) obtain and keep in effect all permits or licenses required for the installation and operation of the video and/or audio system.

Customer understands and agrees that (i) a video and/or audio system enables Customer and/or Cintas to record, store, and review images and/or communications of people on the Premises and outside of the Premises, and Customer agrees, authorizes, and consents to Cintas recording, storing, and reviewing video images and communications recorded and/or transmitted from the video and/or audio system at the Premises; (ii) video system services are limited to the area of the Premises covered by the video system images, and such coverage and/or images may be adversely affected by the camera angle, glare, lighting, contrast, etc., any of which may result in less than adequate images for the Operator to ascertain the necessity for video system services; (iii) Cintas is not liable for any delay or failure of notification due to in whole or in part to (a) any Force Majeure event including, without limitation or example, cellular provider transmission or network malfunctions, including overload of the cellular network, or (b) invalid electronic mail, text, or other electronic addresses; and (iv) any and all third-party claims related to the video and/or audio system asserted against Cintas are subject to all of the paragraphs of this Alarm Monitoring Agreement, including (but not limited to) paragraphs 11, 12, and 13, entitled "Cintas Not an Insurer; Customer's Obligation To Obtain Insurance As Sole Recovery For Any Loss And Warranty Of Same," "Release and Indemnification of Cintas by Customer." and "Limitation of Cintas's Liability; Liquidated Damages," respectively.

- 39. Mutual Drafting and Understanding of Alarm Monitoring Agreement. The parties acknowledge and agree that this Alarm Monitoring Agreement and all of its terms and conditions are the result of arms-length bargaining between sophisticated business entities. As a result, both parties shall be considered to be drafters of the Alarm Monitoring Agreement for purposes of interpretation, application, construction, or construing of the Alarm Monitoring Agreement. The parties also acknowledge that they have had an opportunity to consult with legal counsel of their choice regarding this Alarm Monitoring Agreement and that they have read and understand all of the terms of this Alarm Monitoring Agreement.
- Entire Agreement: Modifications. This Alarm Monitoring Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any and all other agreements, understandings, or representations, whether oral or in writing, between the parties. Any prior agreements, promises, negotiations, or representations, either oral or in writing, not expressly set forth in this Alarm Monitoring Agreement are of no force or effect. No modification or amendment to this Alarm Monitoring Agreement shall be effective unless drafted by Cintas for this express purpose and signed by an authorized representative of Cintas, except as described in paragraph 29 ("Updated Terms and Conditions and Policies") above. For the purposes of this paragraph, "authorized representative" is the General Manager of the Cintas location(s) providing the goods and/or services or higher management or executive personnel of Cintas. The parties specifically agree that any document sent to Cintas by Customer subsequent to execution of this Alarm Monitoring Agreement that contains different or additional terms or that purports to modify or amend the terms of this Alarm Monitoring Agreement in any way, such as a purchase order or conditional payment, shall be of no force and effect and will not modify the terms of this Alarm Monitoring Agreement. No course of prior dealings between the parties and no usage of the trade shall be relevant or used to supplement or explain any terms used in this Alarm Monitoring Agreement. Acceptance or acquiescence in a course of performance rendered under this Alarm Monitoring Agreement shall not be relevant to determine the meaning of this Alarm Monitoring Agreement even though the accepting or acquiescing party has knowledge of the nature of the performance and the opportunity for objection.
- 41. <u>Customer's Acceptance by Allowing Performance</u>. Customer agrees that engaging, requesting, or allowing Cintas to begin any work or provide any goods or services under this Alarm Monitoring Agreement and/or compensating Cintas for any such work, goods, and/or services constitutes acceptance of the Alarm Monitoring Agreement and all of its terms and conditions.
- 42. **Dispute Resolution Arbitration and Class Waiver**. This provision shall take precedence over and supersede any contrary or conflicting provision in the Master Agreement.
  - a. Arbitration Notice. Customer agrees to the maximum extent permitted by law that any dispute, controversy, or claim arising out of or relating to this Agreement (including its enforcement, performance, breach, arbitrability, or interpretation) or to the products or services provided hereunder will be submitted to and resolved by final and binding individual arbitration. ARBITRATION MEANS THAT AN ARBITRATOR, AND NOT A JUDGE OR A JURY, WILL DECIDE THE DISPUTE,

- CONTROVERSY, OR CLAIM. BY ACCEPTING THESE TERMS, YOU AND CINTAS ARE EACH EXPRESSLY WAIVING THE RIGHT TO A TRIAL BY JURY AND TO PURSUE OR PARTICIPATE IN ANY CLASS ACTION, COLLECTIVE ACTION, OR REPRESENTATIVE CLAIMS OR PROCEEDINGS EITHER IN ARBITRATION OR IN ANY COURT. To the extent a class or collective action or representative claim or proceeding may not be waived, you agree to stay any such actions, claims, and proceedings until after all actions, claims, and proceedings subject to arbitration are fully resolved.
- b. Arbitration Procedures. Any arbitration between Customer and Cintas will be governed by the Commercial Dispute Resolution Procedures and the Supplementary Procedures for Consumer Related Disputes (collectively, "AAA Rules") of the American Arbitration Association ("AAA"), as modified by this Agreement, and will be administered by the AAA. The AAA Rules and filing forms are available online at www.adr.org, by calling the AAA at 1-800-778-7879, or by contacting Cintas. Any arbitration hearings will take place in the state in which the Customer is located; provided, however, that if the claim is for \$10,000 or less, Customer may choose for the arbitration instead to conducted: (i) solely on the basis of documents submitted to the arbitrator; or (ii) through a telephonic hearing. The arbitrator must issue a reasoned written decision sufficient to explain the essential findings and conclusions on which the decision and award, if any, are based.
- Fees. If Customer commences arbitration in accordance with this Agreement, arbitration fees will be assessed consistent with the AAA Rules.
- d. No Class Actions in Arbitration or in Any Court, No Jury Trial. CUSTOMER AND CINTAS AGREE THAT, TO THE MAXIMUM EXTENT PERMITTED BY LAW, EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN THEIR INDIVIDUAL CAPACITIES AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING, WHETHER IN ARBITRATION OR IN ANY COURT. FURTHER, UNLESS BOTH CUSTOMER AND CINTAS AGREE OTHERWISE, AN ARBITRATOR OR JUDGE MAY NOT CONSOLIDATE MORE THAN ONE PARTICIPATING PUBLIC AGENCY'S CLAIMS AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A REPRESENTATIVE OR CLASS PROCEEDING. FOR THE AVOIDANCE OF DOUBT, CUSTOMER AND CINTAS AGREE TO RESOLVE ANY DISPUTE ON AN INDIVIDUAL, NON-REPRESENTATIVE, NON-CLASS BASIS IN ARBITRATION, BUT IF FOR ANY REASON SUCH DISPUTE PROCEEDS IN COURT, CUSTOMER AND CINTAS AGREE TO WAIVE ANY RIGHT TO HAVE THE DISPUTE PROCEED AS A CLASS ACTION OR IN ANY REPRESENTATIVE CAPACITY WHATSOEVER. IF THE DISPUTE PROCEEDS IN COURT, CUSTOMER AND CINTAS AGREE TO WAIVE ANY RIGHT TO A TRIAL BY JURY.
- e. Enforceability. If the requirement to submit any and all disputes, controversies, and claims to binding arbitration is found to be unenforceable or contrary to applicable law, the dispute, controversy or claim will be resolved in accordance with, and governed by, the laws of the State in which the Participating Public Agency exists.
- f. Severability. If any section or provision of this ¶ 2, Dispute Resolution Arbitration and Class Waiver, is found to be unenforceable or invalid, the parties will substitute an enforceable provision that, to the maximum extent possible under applicable law, preserves the original intentions of the parties, and the remainder will be given full force and effect.
- 43. Federal Funds. In no event will Cintas act as a subcontractor under a U.S. federal prime contractor or a subrecipient under a U.S. federal grant or cooperative agreement.
- 44. Customer Funding Source. Customer must select the appropriate response below: Is Customer a United States federal government agency or instrumentality, or will Customer pay for the goods and services ordered under this Agreement with any United States government funds?

	No
	Yes (If Yes, Customer must provide any applicable U.S. government flowdown terms and conditions, which will only be binding on Cintas if attached hereto and agreed to by Cintas prior to execution of this agreement).
5.	Additional Terms. Customer must select the appropriate response below:  Does Customer require any additional terms and conditions to be incorporated into this Agreement, or is Customer accepting the Agreement without additional terms?
	No additional terms needed
	Additional terms required (If so, Customer must provide any applicable additional terms and conditions, which will only be binding on Cintas if attached hereto and agreed to by Cintas prior to execution of this agreement).

NOTICE TO CUSTOMER. BY AGREEING TO THIS ALARM MONITORING AGREEMENT, CUSTOMER EXPLICITLY ACKNOWLEDGES AND ACCEPTS PARAGRAPHS 10-13 AND 15

OF THIS ALARM MONITORING AGREEMENT, WHICH DISCLAIM WARRANTIES AND REPRESENTATIONS, ACKNOWLEDGE CINTAS IS NOT AN INSURER AND REQUIRES CUSTOMER TO OBTAIN INSURANCE, LIMIT CINTAS'S LIABILITY FOR AND/OR RELEASE CINTAS FROM ANY LIABILITY RELATED IN ANY WAY TO THE ALARM MONITORING AGREEMENT, AND REQUIRE CUSTOMER TO INDEMNIFY CINTAS FOR ANY LOSSES RELATED IN ANY WAY TO THE ALARM MONITORING AGREEMENT. READ THE ENTIRE AGREEMENT BEFORE SIGNING.

CUSTOMER:

Cintas Loc. No:	
Ву:	
Title: Title	
Accepted-GM:	Email

## **SCHEDULE A**

# Alarm Monitoring Service Agreement

## **Monitored Premises Address List**

SITE	SITE NAME	SITE ADDRESS	CITY	STATE	ZIP	PHONE
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						
33						
34						
35						
36						
37						

## SCHEDULE B

# Alarm Monitoring Service Agreement

# **Customer Contact List and First Responders List**

Customer Name:		Effective Date:					
Monitored Address:		City:	State:	Zip:			
Phone:		Fax:					
Contact Name:	Contact Title:		Contact Emai	il:			
Billing Name:	Billing Address:						
City:	State:	Zip:	Billing Phone	:			
AP Contact Name:		AP Contact	Phone:				
AP Contact Email:			Payment Теп	ns:			
Purchase Order:	Payment Portal: ☐ ye	es 🔲 no	Name of Port	al:			
CONTACT NAME	CELL PHONE #	LANDL	INE PHONE #	PASSCODE			
	OFFICE STORES		WE DUONE #				
<del></del>			11111				
				;			
NOTE: Cintas has no re responders, or the num	t Numbers for First Responsibility for determination bers you provide below the the Premise(s) are locations.	ning or verifyin are the proper	g whether the age	ncies, first t responder agencies			
AGENCY TYPE	FIRST RESPONDE	R AGENCY N	AME	AGENCY PHONE #			
Fire	The second second second second						
Medical			140				
Police							
Other							

3. Cintas Workplace Solutions RFP Pricing Sheet

# University of Nebraska Pricing

		ded on National Pricing sheets must be used to deter	muse pricing provide	a tor University of Neo	raska sems an		10,			
bess)	UM	Description	Vendor ID/ Part Number	Sizas Aveilable	Unit Weekly Rental Cost (Cost for 1)	Unit Weekly Regtal Cost for Extended Sizes (Cost for 1)	Rental Cost for 11 Regular Sizes (Unit Weekly Rental Cost x 11)	Rental Cost for 11 Extended Sizes (Unit Weekly Rental Cost x 11)	Purchase Unit Cost	Estimated Usage per Year
ı,	PR	Coveralls, 65% Polyester - 35% Cotton, Long Sheeve, 2 breast pockets, zipper. Colors Dark Blue, Otange, Light Blue.	912	36-56, 40-52 Long	-		-			
2.	PR.	Coveralla, 65% Polyester - 35% Cotton, Short Sleeve, 2 breast pockets, zipper. Colors Dark Blue Orange	912	36-56, 40-52 Long			-			
3.	PR	Coveralls, 100% Cotton, Long Sheeve, 2 breast pockets, zipper. Colors Durk Blue, Orange, Light Blue.	910	36-56, 42-48 Long						
4.	PR	Coveralis, 100% Cotton, Short Sleeve, 2 breast pockets, zipper, Colors Dark Blue, Orange, Light Blue.	910	36-56, 42-48 Long	-					
5.	EA	Shirts, 65% Polyester - 35% Cotton, Long Sleeve, 7 button closure with top button starp, 2 breast pockets with burton down flups, Men's and Women's 5tyles. Colors Light Blue, White, Naty Blue, Postman Blue, Forest Green, Ortuge, Khala, Gruy w/Red & White Stripes, Light Gray.	935	S-IXL, Reg and Long						
6.		Shirts, 65% Polymeter - 35% Cotton, Short Shee: 7 button closure with top butten sump, 2 breast pockets with button down flaps, Men's and Women's Sylvie. Colors Light Bise, Whi e, Na Blass, Postman Blass, Forest Green, Orange, Kha Gruy w/Red & White Stripes, Light Gray.	935	S-CXL, Reg. d Long						
7.	EA	Shirts, 100% Cotton, Long Sieeve, 7 button closure and top samp, 2 breast pockets with button down (laps, Men's and Women's Stylen. Colors White, Light Blue with Dark Blue Pinutripes, Khaki, Light Blue, Light Gray, Traffic Orange.	330	S-3XIL						
В	EA	Shirts, 100% Cotton, Short Sieere. 7 button closure with top stap, 2 breast pockets with button down daps, Men's and Women's Styles. Colors White, Light Blue with Dark Blue Pinstrapes, Khika, Light Blue, Light Gray, Navy Blue, Postman Blue, Forest Green, Traffic Orange.	330	S-3XL				, .		
).	EA	Shirts, Polo, 100% Spun Polyester Kan pizue, hemmed sheve, no curi collar, soil release, moisture management, 3 princiseshell type burrons. Colors Determined upon award.	275	S-5ML, L-5ML Long						1
0.	EA	Shirts, Polo, 50% Polyester - 50% Comma, Long Sherve, Colors Determined upon sward.	259	S-5XL, L-5XL Long						3068
ì.	EA	Shirts, Polo, 50% Polyester - 50% Cotton, Short Sherve. Colors Determined upon award.	259	S-3.XL	<b>III</b>					
2.	EA	Jacket, Industrial, Zipper Closure Colors Dark Blue, Hunner Green.	970	XS-IXL, S-IXL Long						3
3.	PR	Pants, 65% Polyester - 35% Comon, parma press, zipper fly with button closure, 4 haed pockets, five (5) 1-12" belt loops. Men's and Women! (women's abstic waint shall be optional). Colors Dark Blass, Hunter Green, Charrood, additional colors determined upon award.	945	28-50						
ι.	PR	Pants, 1004 i Haavyweight Denim Cotton, rato (2) ined 6" deep front pockets, 2 rear ined pockets, 1 watch pocket, seven (7). 2" belt loops, pre- wrabled-librumk, apper fly with metal port closture, Dricket or equal, Men's and Women's styles (women's elatic waist shall be optional). Colors Dark blue, Hunter Green, Charcoal.	340	28-5 <b>6</b>	1			-		1
_	_									1

16	EA	Lab Coat, Industrial, 65% Polyester 35% Cotton, Long Sleeve 2 pockets burion down. Color White	72174	XS-6XL			-			-	E0-11	
7	EA	Patches - University Scal, Cloth, 4" Dismeter, staff backing, sewn onto left shoulder of all shirts and outwards	N/A	N/A	6===						-	
2	EA	Patches - Department Logen, cloth, 3" Dismeter, stiff backing, sewn outo right shoulder of all shirts and coveralis	N/A	N/A	-						-	(1
9	EΛ	Patches - Park & Restration, Cloth, 6-1/4" x 4", white background and green lattering and embryolered design per sturched example, sewn on left sloves of shirts and jackets.	N/A	NA	-					11/4	•	84
υ	EA	Patches - Name Cloth. 3-1/2" x 3-1/2", stdf backing. Sown approximately 5/4" above weater's left pocket of all shins and coveralls.	N/A	N/A	82						-	
!1	EA	Bath Towels, Absorbent white, cotton, loop weave approximately 20° x 40°	TBD	N/A	-					4==	-	
2	EA	Dish Towels. Whate Conton or Microfiber approximately 12" x 20"	2700	N/A	6			-	-		-	
3	EA	Shop Towel, Standard, Reusable Industrial, 100% cotton, minimum 15" x 17", orange, free of metal cuttings or shavings	2160	N/A	-			-		-	→	169660
я	EA	Floor Mais 3' x 4', rubberized backing, good quality black gray or brown	843XX	N/A	-	_		1	43.77.15	4		
5	EA	Floor Mais, 3' x 5', rubbertzed backing, good quality, dark blue or black, grey or brown	843XX	N/A	<b>a</b>							11
G	EA	Floor Mais, 3' x 10 , rubbertzed backing, good quality, dark blue of black, grey or brown	840XX	N/A	-		W				•	1147
7	EA	Floor Mats 4' x 6', rubberzed backing, good quality, durk blue, black mocha, grey or brown.	844XX	N/A	-	-				-	•	390
S	EA	Anti-Patigue Mats 2 ½' x 5", náride rubber, block	1801	N/A	-				-			Na
9	EA	Scraper Mats, 3' × 5', skid resistant, black	2477	N/A				ESSUE AL				
0	EA	Safety Maus 3' x 5'	84302	N/A	Qua	(C					<b>3</b>	
1	EA	Flow-Thru Shower Mat. 3' x 5', rubber, slip resistant, black	1810	N/A	•			for Ess	Sure -		-	
2	EA	Prep charges per shirt, coveralls and jacket for removal and reapplication of patches & emblems to garment based on size color change, or from short bleeve to king sleeve garment permuted one-time per year per employee	One Time Cost	N/A	-				***			N/A
			sii 112 <b>►</b>		GRAND TOTAL:		,					

<sup>\*\*</sup>We have included the loss replacement rates for each of the news limed. Purchase rates for garmonic listed are for garmonic that most the required specifications but are not assumpleatured for an industrial wash.

University of Nebraska Pricing - University Owned

U/M	Description	Unit Cost	Extension	Estimated Usage per Year
EA	Weekly laundering of University- Owned Jacket, if required.			
EA	Weekly laundering of University- Owner Safety Vests, if required.			
EA	Application/Sewing of University- Provided Patches to Contractor- furnished clothing, if required.		7	

\*Cintas has the ability to apply emblems but the pricing will be determined on a case by case basis.

<sup>\*\*\*</sup> Most products available in multiple colors and size options

## University of Nebraska Pricing - Mats

Instructions: Provide the percentage discount off a verifiable price list for each of the categories listed below. Indicate tiers for volume discounts and the corresponding percentage discount off a verifiable price list. For example 0-50 mats = X% off each mat; 51-300 mats = X% off each mat, etc.

	Rental with Weekly Delivery indicate if Rental is not available in a category with "n/a"		indicate if Purch	rchase ase is not available ory with "n/a"	Estimated Usage Per Year
Anti - Fatigue Mats					1
Scraper Mats					1147
Safety Mats					1
Flow - Thru Shower Mats					1
Bar Mats					1
List other product categories	not listed above an	d their corresponding	g discount		

<sup>\*</sup>Cintas proposed pricing on University Pricing - Discounts tab is structured to allow any participating agency to benefit from the same competitive and consistent rates, regardles of size, volume etc.

# University of Nebraska - Towels & Linens

Instructions Provide the percentage discount off a verifiable price ist for each of the categories listed below. Indicate tiers for volume discounts and the corresponding percentage discount off a verifiable price list. For example 0-100 cloths = X% off each cloth; 101-300 cloths = X% off each cloth, etc.

1517 81 121	Rental with Weekly Delivery indicate if Rental is not available in a category with "n/a"	Purchase indicate if Purchase is not available in a category with "tv/a"	Estimated Usage Per Year
Table Linens & Napkins			
Bed Linens			
Towels and Wiping Cloths			
Industrial Towels			
Towel Cans			
List other product categorie	s not listed above and their correspon	nding discount	
	Mainmaile Painter Pinners and in		

<sup>\*</sup>Cintas proposed pricing on University Pricing - Discounts tab is structured to allow any participating agency to benefit from the same competitive and consistent rates, regardles of size, volume etc.
\*\*N/A denotes products that Cintas does not rent.

# University of Nebraska Pricing - Mops

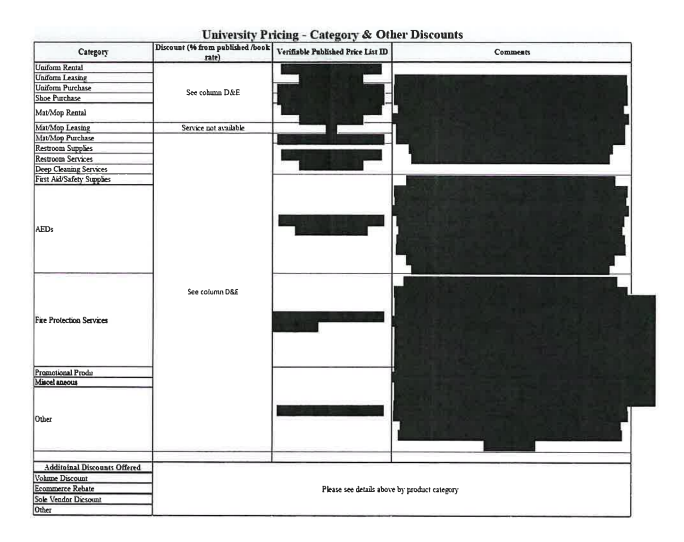
Instructions: Provide the percentage discount off a verifiable price list for each of the categories listed below. Indicate tiers for volume discounts and the corresponding percentage discount off a verifiable price list. For example 0-100 mops = X% off each mop; 101-300 mops = X% off each mop, etc.

	Rental with Weekly Delivery indicate if Rental is not available in a category with "n/a"	Purchase indicate if Purchase is not available in a category with "n'a"	Estimated Usage per Year
Treated Dust Mops	1 - 455	4.4	
Wet Mops		Charles V	
Handles for Mops			
List other product categories	not listed above and their corresponding	discount	
	Inhereity Origina Discounts tab is structu		

<sup>\*</sup>Cintas proposed pricing on University Pricing - Discounts tab is structured to allow any participating agency to benefit from the same competitive and consistent rates, regardles of size, volume etc.

University of Nebraska Pricing - Safety Supplies

Description	U/M	Unit Cost	Make/Model of Quote Item	Estimated Usage Per Year	Notes   Pertaining to all items: only billing on service
Heavy Duty Soap Scrub Service - 1000 mL	EA		9314		*Quoting on svc not refill
Moisturizing Soap Refull - 1000 mL	EA		9312		*Quoting on svc not refill
Antibacterial Gel Soap Service - 1000 mL	EA	2	9326	1	*Quoting on svc not refill
Lens/Screen Pads 100/BX	EA	S	280020	2	
Burn Relief Packet/6PK	BAG	S	163050		
Woundseal Pour Pack (2)	EA	2	1030300	2	
Allergy Relief Tablet Med	BX	2	119260	4	
Aleve Small	BAG	2	121220	1	
Dayquil Severe Small	BAG	2	573772		
Mucinex Small	BAG	\$	79191		
Ibuprofen Tabs Small	BX	2	111929		
Ibuprofen Tabs Medium	BX	s	111989	1	
lbuprofen Tabs Large	BX	s	111999	1	
Cold Relief Max/Str Small	BX	2	113029	91	
Cold Relief Max/Str Medium	BX	2	112039	1	
Liquid Bandage Small	BAG	2	12221	1	
Tweezers, Meial IND/3PK	PAC	2	150110	2	
Hand Sanitizer Small	BAG	2	\$1030		
Eyewash, 1/2oz medium	BX	2	130100	4	
Glucose_Small	PAC	S	122249	1	
Lipaid. Small	BAG	2	102435	1	
Biofreeze Muscle Relief, Small	BAG	2	102640	1	
Anti-Diarrheal Caplets, Small	BX	S	119250		
X-Long Bandage Medium	BX	S	43729	1	
Cool & Soothe 6/BOX	BX	2	164010	1	
Pain Away X-Strength Small	BAG	2	111659		
Waterproof Clear Strips	BX	2	43658	1	
Elastic Strip Medium	BX	S	44269	i	
Aspirin Org St. 50 CT	BX	S	111230	t	
Thera Tears Small	PAC	2	130000	i i	
Triple Antibiotic Oinment Medium	BX	2	100019	1	
Large Patch 2"x3". Medium	BX	S	44429	T T	



# University of Nebraska Pricing - Miscellaneous

State percentage discounts off for the follo	owing.
Percentage Discount off the published	
retail price guide(s) offered for all other	
items not specifically listed in the Pricing	Please see "University Pricing - Discounts" tab
Workbook.	for details by product category
Catalog(s) Name:	
Catalog(s) Name:	
Online Catalog Website:	
Agency Owned Garment - Contractor	
Laundered	
Custom embroidering of logos and/or	
names	
Preparation charges per garment for	
removal and application of new patches	
and emblems on the same garment heat	N
s aled or ewn.	5011
R mova of pate es and embl ms from	13.47
one garment and reapplication on a	18.00
different garment, heat sealed or sewn.	
Application of a new patch or emblem to a	
garment, heat sealed or sewn.	
Seasonal uniform change per garment (e.g.	·
change one shirt from long sleeve to short	
sleeve)	
Uniform color change per garment (e.g.	
change one shirt from grey to blue)	
Steam Tunneling garments	
Pressing of garments	
Garment Loss Protection Program	
	===
,	
Provide a list of services (and their corresp	ponding fee) to be made available to Contract
users not specifically listed elsewhere:	
Premium Charge	\$
Uniform Advantage	
Emblems	H P L D
Emblem/Prep Advantage	
Minimum Stop	\$

Describe turnaround time and delivery requirements. Define any additional charges for delivery such as excessive deliveries or remote locations and state additional fees for these types of deliveries.

Cintas rental service programs provide personal delivery at a predefined frequency on a regularly scheduled day and time. Temporary garments are used only if there is a shortage of clean delivered garments, and this is a rare occurrence. The need for temporary garments is known by Cintas prior to clean delivery by the use of our garment inventory control process. If needed, the garments used for temporary replacement will be a used garment of like quality to the garment that is being replaced. Cintas rarely experiences backorders in our core rental product line however in the event there is a backorder our goal is to replenish in 30 days or less.

One of the goals of a national contract is to allow agencies to easily audit the price they are paying under a contract. Describe how users across the nation will be able to determine their pricing (including the provision of uniforms or other products, delivery, laundering, repair and maintenance) under the national contract using the information contained within the pricing workbook. Describe any regional pricing differences or other factors that will influence an agency's price.

The program will be communicated to the local sales force via a "Program Requirements Document" which will contain details of the program. This serves to ensure that the service and the pricing at each of your locations conforms to the Master Service Agreement and is controlled by our Account Team.

Describe how rental uniforms are amortized and how Replacement Charges are calculated.

If Customer has ordered from Company a gament rental service requiring embroidered garments that may not be standard to Company's normal rental product line. Those non-standard products will be designated as such under-Garment Description in Exhibit C. In the event Customer deletes a non-standard product, alters the design of the non-standard product, fails to renew the Agreement, or terminates the Agreement for any reason other than documented quality of service reasons which are not cured, Customer agrees to buy back all remaining non-standard products allocated to Customer that the Company has in service and out of service at the then current Loss/Damage Replacement Values.

Cintas deems a garment "damaged" if it is beyond normal repair and not due to normal wear and tear. Specifically, as noted on the Cintas general agreement, "In the event any Merchandise is lost, stolen or is not returned to Company, or is destroyed or damaged by fire, acid, paint, ink, chemicals, neglect or otherwise, the Customer agrees to pay for said Merchandise at the then current Loss/Damage Replacement Values."

Describe how emergency requests for uniforms are handled.

Local facilities should direct rush requests to the local Customer Service Departments of their corresponding Cintas service centers. Every effort will be made locally to accommodate rush requests.

Items not specifically listed in catalogs are available under the contract as "specialty items."

<sup>\*</sup>Cintas proposed pricing is structured to allow any participating agency, regardles of size, volume etc. to benefit from the same competitive and consistent rates.

## **National Pricing - Uniforms**

Instructions: Provide the percentage discount off a verifiable price list for each of the categories listed below. Indicate tiers for volume discounts and the corresponding percentage discount off a verifiable price list. For example 0-5,000 shirts = X% off each shirt; 5,001-10,000 shirts = X% off each shirt, etc.

-11-4-5	Rental with Weekly Delivery indicate if Rental is not available in a category with "n/a"	Purchase indicate if Purchase is no in a category with		
	Regular Size	Extended Size	Regular Size	Extended Size
Industrial Wear	,			
Belts				
Coveralls				
Jackets				
Pants				
Shirts				
Shorts	P	lease see University	y Pricing - Discounts Tab for details by pro	duct category
Safety and Protective V	Vear (including F	ne Resistant cloti	hing)	
B ts				
Cov alls				
Jackets				
Pants				
Shirts				
Arc Suit				
Vests				
Caps and Headwear	P	lease see University	Pricing - Discounts Tab for details by pro	duct category
Corporate Casual Wea				
Accessories				
Belts				
Dresses				
Jackets				
Pants				
Polo's and T-shirts				
Sweatshirts				
Shirts				
Skirts				
Slacks				
Sweaters				
Vests	P	lease see University	Pricing - Discounts Tab for details by pro	duct category

Executive Wear	
Accessories	
Belts	
Blazers	
Blouses/Tops	
Dresses	
Jackets	
Neckwear	
Pants	
Shirts	
Skirts	
Slacks	
Sweaters	
Vests	Please see University Pricing - Discounts Tab for details by product category
regith-are	
La C ats	
Scrubs, top	
Scrubs, pant	Please see University Pricing - Discounts Tab for details by product category
Chef and Kitchen Wear	
Aprons	
Caps and Headwear	
Chef Coats	
Neckwear	
Chef Pants	
Shirts	Please see University Pricing - Discounts Tab for details by product category
Food Service	
Aprons	
Belts	
Blouses/Tops	
Caps and Headwear	
Shirts	
Pants	
Shorts	
Skirts	Please see University Pricing - Discounts Tab for details by product category
Housekeeping	
Aprons	
Dresses	
Pants	
Shirts & Tunics	Please see University Pricing - Discounts Tab for details by product category

Outerwear		
Caps and Headwear		
Coats		
Gloves		
Jackets		
Sweat Shirts		
Swimwear	Please see University Pricing - Discounts Tab for details by pro-	duct category
Other:		
Laundry Racks	Please see University Pricing - Discounts Tab for details by pro-	duct category
List other product categories	s not listed above and their corresponding discount	

All products and services are available to the University of Nebraska
State the name of the Price List from which discounts shall be taken:
Submit instructions on accessing your on-line Price List or Catalog with your proposal.

TBD

## **National Pricing - Mats**

Instructions: Provide the percentage discount off a verifiable price list for each of the categories listed below. Indicate tiers for volume discounts and the corresponding percentage discount off a verifiable price list. For example 0-50 mats = X% off each mat; 51-300 mats = X% off each mat, etc.

Rental with Weekly Delivery indicate if Rental is not available in a category with "n/a"	Purchase indicate if Purchase is not available in a category with "n/a"	
	<u>ual</u>	
	B-8	
	G-3	
not listed above and their corresponding	g discount	
	indicate if Rental is not available in a category with "n/a"	

<sup>\*</sup>Cintas proposed pricing on University Pricing - Discounts tab is structured to allow any participating agency to benefit from the same competitive and consistent rates, regardles of size, volume etc.

### **National Pricing - Mops**

Instructions: Provide the percentage discount off a verifiable price list for each of the categories listed below. Indicate tiers for volume discounts and the corresponding percentage discount off a verifiable price list. For example 0-100 mops = X% off each mop; 101-300 mops = X% off each mop, etc.

	Rental with Weekly Delivery indicate if Rental is not available in a category with "n/a"	Purchase indicate if Purchase is not available in a category with "n/a"	
Treated Dust Mops			
Wet Mops			
Handles for Mops			
List other product categori	ies not listed above and their corresponding	discount	

<sup>\*</sup>Cintas proposed pricing on University Pricing - Discounts tall is struct red to allow any participating agency to beneatiful me ompet we not one stentia es, regardles of the volume et .

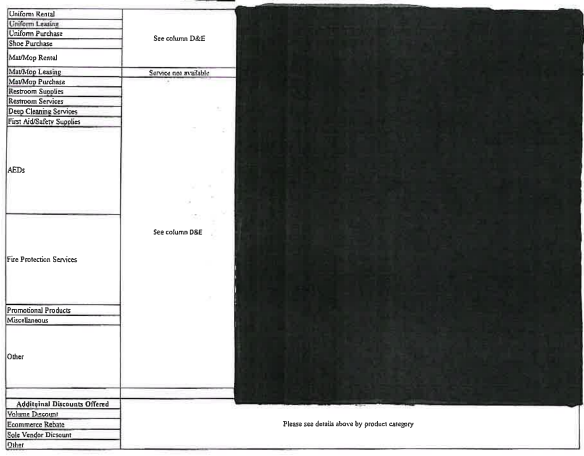
### National Pricing - Towels & Linens

Instructions: Provide the percentage discount off a verifiable price list for each of the categories listed below. Indicate tiers for volume discounts and the corresponding percentage discount off a verifiable price list. For example 0-100 cloths = X% off each cloth; 101-300 cloths = X% off each cloth, etc.

	Rental with Weekly Delivery indicate if Rental is not available in a category with "n/a"	Purchase indicate if Purchase is not available in a category with "n/a"	
Table Linens & Napkins			
Bed Linens			
Towels and Wiping Cloths		100.01	
Industrial Towels			
Towel Cans		1864	
List other product categorie	s not listed above and their correspond	ing discount	

<sup>\*</sup>Cintas proposed pricing on University Pricing - Discounts tab is structured to allow any participating agency to benefit from the same competitive and consistent rates, regardles of size, volume etc.

Description	DIM	Make/Model of Quote Item	Notes   Pertaining to all items: only billing on service
Heavy Duty Soap Semb Service - 1000 mL	EA	9514*	*Quoting on syc not refill
Moisturizine Soan Refill - 1000 mL	EA	9512*	*Quoting on second retill
Antibacterial Gel Soay Service - 1000 mL	EA	9326*	*Quoting on syc not reful!
Lens/Sercen Pads 100/BX	Eλ	280020	
Burn Relief Packet/6PK	BAG	163950	
Woundseal Pour Pack (2)	EA	1030500	
Allergy Relief Tablet Med	BN	(19260	
Aleve Small	BAG	(21220	
Davouil Severe Small	BAG	573772	
Mucmex Small	BAG	79191	
buptofen Tabs Small	BX	111929	
buprofen Tabs Medium	BX	111989	
huprofen Tabs Lang	BX	111999	
Cold Relief MayStr Small	BX	113029	
Cold Relief Max/Str Medium	BX	112039	
Liquid Bandage Smali	BAG	12221	
Fucezen Metal IND/3PK	PAC	150110	
Hand Sanniver Small	BAG	51030	
Evewash, 1/202 medium	BX	130100	
Glucose, Small	PAC	122249	
Lmaid Small	BAG	102435	
Biofreeze Musele Relief, Small	BAG	102640	
Anti-Diarrheal Caplets, Small	BX	119250	
X-Long Bandage Medium	BX	43729	
Cool & Soothe 6/BOX	BX	164010	
Pain Away X-Strongth Small	BAG	111659	
Waterproof Clear Strips	BX	43658	
Elastic Strep Medium	BX	44269	
Aspinn Ore St. 50 CT	BX	111230	
Thera Tears Small	PAC	130000	
Triple Antibiotic Ointment Medium	BX	100819	
Large Paich 2°S3°, Medium	BX	44429	



# National Pricing - Miscellaneous

State percentage discounts off for the following.		
Percentage Discount off the published		
retail price guide(s) offered for all other		
items not specifically listed in the Pricing	Please see "University Pricing - Discounts" tab	
Workbook.	for details by product category	
Catalog(s) Name:		
Catalog(s) Name:		
Online Catalog Website:		
Agency Owned Garment - Contractor		
Laundered		
Custom embroidering of logos and/or		
names		
Preparation charges per garment for		
removal and application of new patches		
and emblems on the same garment heat		
s aled or ewn.		
R mova of pate es and embl ms from		
one garment and reapplication on a		
different garment, heat sealed or sewn.		
Application of a new patch or emblem to a		
garment, heat sealed or sewn.		
Seasonal uniform change per garment (e.g.		
change one shirt from long sleeve to short		
sleeve)		
Uniform color change per garment (e.g.		
change one shirt from grey to blue)		
Steam Tunneling garments		
Pressing of garments		
Garment Loss Protection Program		
	-	
Provide a list of services (and their corresp	ponding fee) to be made available to Contract	
users not specifically listed elsewhere:		
Premium Charge	\$	
Uniform Advantage	161 161 163	
Emblems	7030AP	
Emblem/Prep Advantage	\$ 1,2440	
Minimum Stop	\$	

Describe turnaround time and delivery requirements. Define any additional charges for delivery such as excessive deliveries or remote locations and state additional fees for these types of deliveries.

Cintas rental service programs provide personal delivery at a predefined frequency on a regularly scheduled day and time. Temporary garments are used only if there is a shortage of clean delivered garments, and this is a rare occurrence. The need for temporary garments is known by Cintas prior to clean delivery by the use of our garment inventory control process. If needed, the garments used for temporary replacement will be a used garment of like quality to the garment that is being replaced. Cintas rarely experiences backorders in our core rental product line however in the event there is a backorder our goal is to replenish in 30 days or less.

One of the goals of a national contract is to allow agencies to easily audit the price they are paying under a contract. Describe how users across the nation will be able to determine their pricing (including the provision of uniforms or other products, delivery, laundering, repair and maintenance) under the national contract using the information contained within the pricing workbook. Describe any regional pricing differences or other factors that will influence an agency's price.

The program will be communicated to the local sales force via a "Program Requirements Document" which will contain details of the program. This serves to ensure that the service and the pricing at each of your locations conforms to the Master Service Agreement and is controlled by our Account Team.

Describe how rental uniforms are amortized and how Replacement Charges are calculated.

If Customer has ordered from Company a garment rental service requiring embroidered garments that may not be standard to Company's normal rental product line. Those non-standard products will be designated as such under-Garment Description in Exhibit C. In the event Customer deletes a non-standard product, alters the design of the non-standard product, fails to renew the Agreement, or terminates the Agreement for any reason other than documented quality of service reasons which are not cured, Customer agrees to buy back all remaining non-standard products allocated to Customer that the Company has in service and out of service at the then current Loss/Damage Replacement Values.

Cintas deems a garment "damaged" if it is beyond normal repair and not due to normal wear and tear. Specifically, as noted on the Cintas general agreement, "In the event any Merchandise is lost, stolen or is not returned to Company, or is destroyed or damaged by fire, acid, paint, ink, chemicals, neglect or otherwise, the Customer agrees to pay for said Merchandise at the then current Loss/Damage Replacement Values."

Describe how emergency requests for uniforms are handled.

Local facilities should direct rush requests to the local Customer Service Departments of their corresponding Cintas service centers. Every effort will be made locally to accommodate rush requests.

Items not specifically listed in catalogs are available under the contract as "specialty items."

# 4. Cintas Response to University of Nebraska RFP No. 3702-22-4618, Workplace Solutions/eBid Invitation

Separately Attached.

# 5. University of Nebraska RFP No. No. 3702-22-4618, Workplace Solutions

Separately Attached.

6. Attachment A to Solicitation (Requirements for National Cooperative Contract to be Administered by OMNIA Partners; inclusive of Exhibits A through H), as modified by Cintas and agreed by OMNIA ("Attachment A")

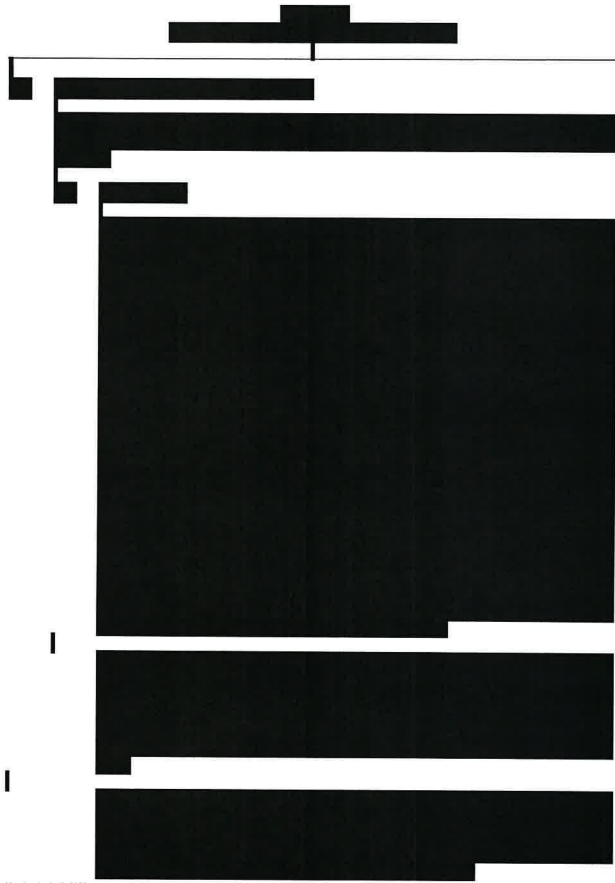
### ATTACHMENT A

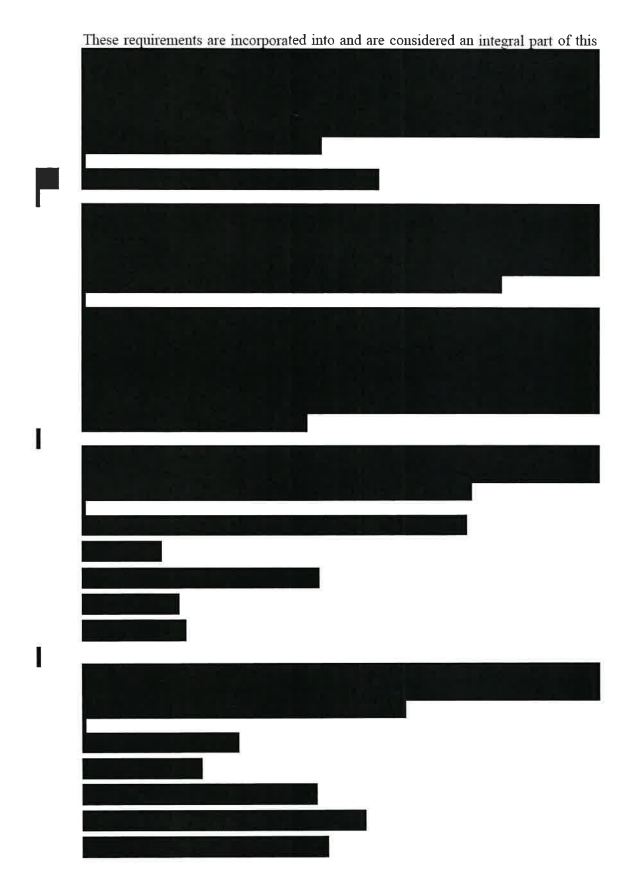


### Requirements for National Cooperative Contract To Be Administered by OMNIA Partners

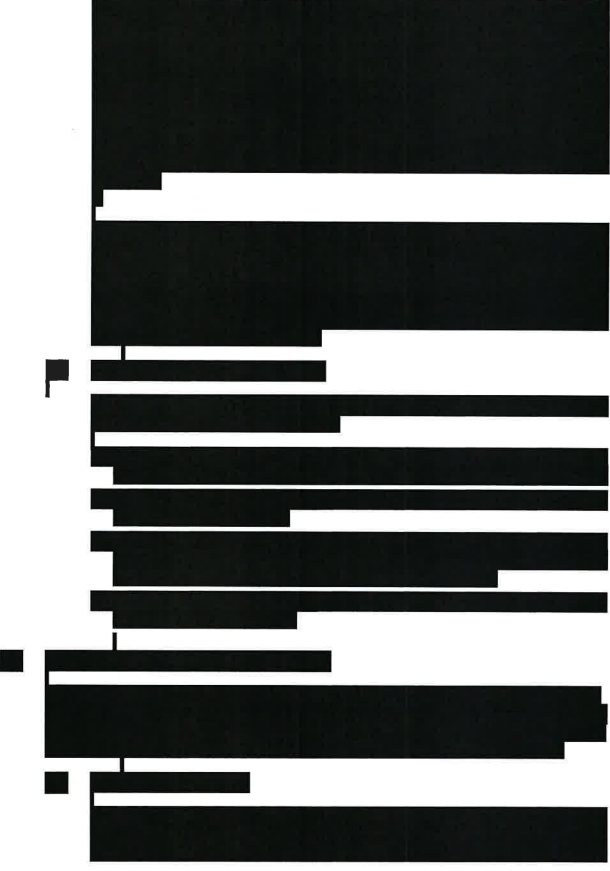
The following documents are used in evaluating and administering national cooperative contracts and are included for Supplier's review and response.

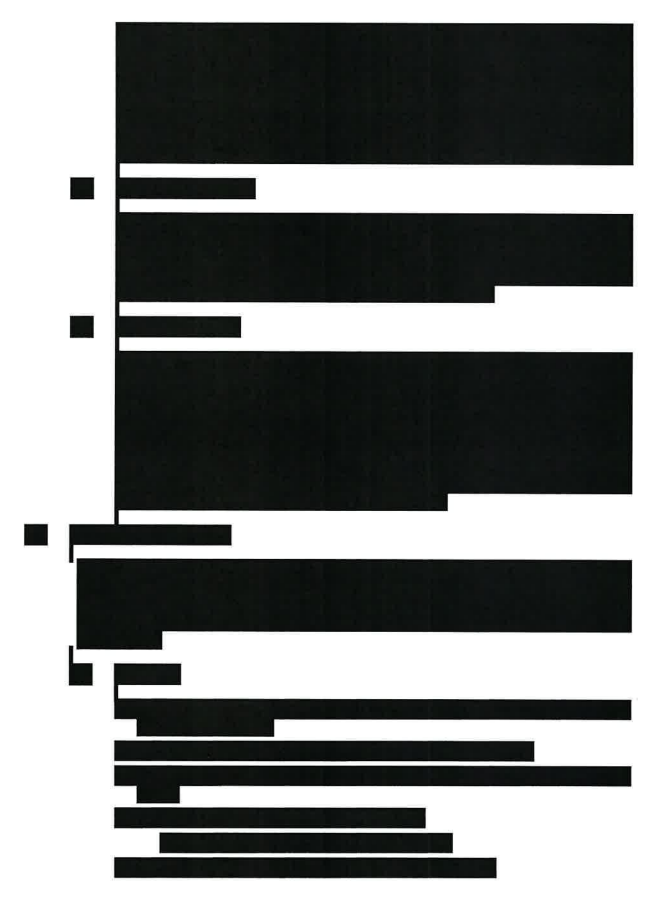
- Exhibit A Response for National Cooperative Contract
- Exhibit B Administration Agreement, Example
- Exhibit C Master Intergovernmental Cooperative Purchasing Agreement, Example
- Exhibit D Principal Procurement Agency Certificate, Example
- Exhibit E Contract Sales Reporting Template
- Exhibit F Federal Funds Certifications
- Exhibit G New Jersey Business Compliance
- Exhibit H Advertising Compliance Requirement

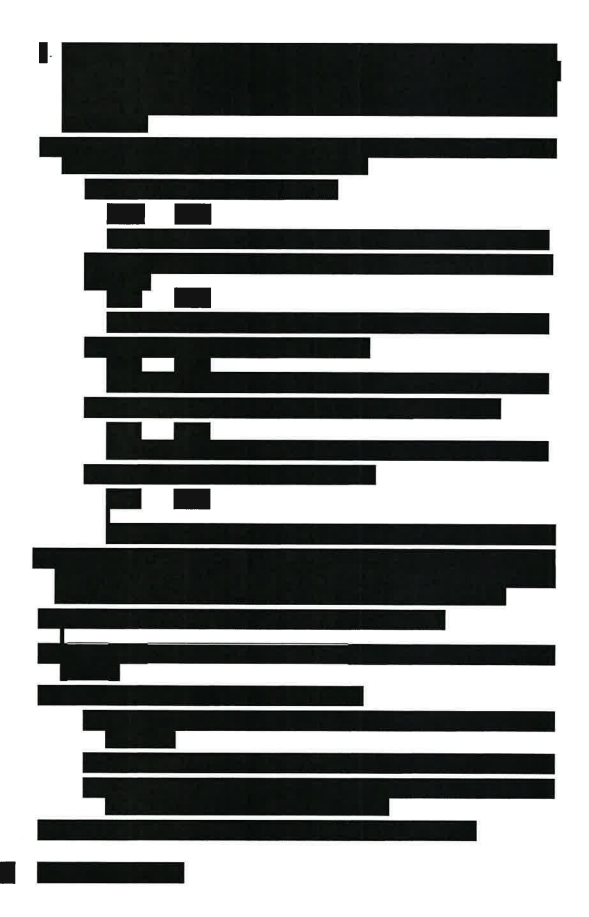


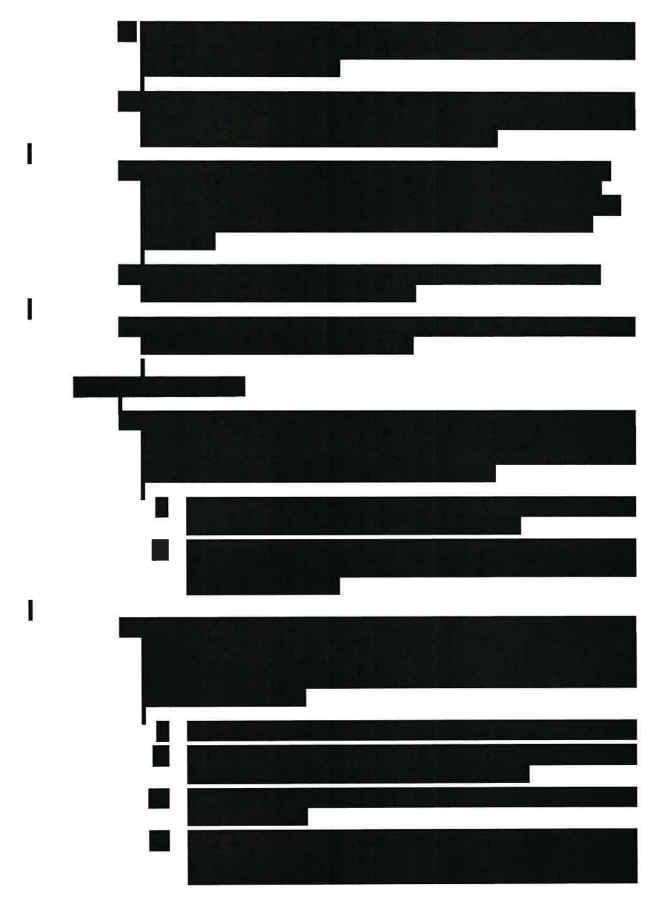


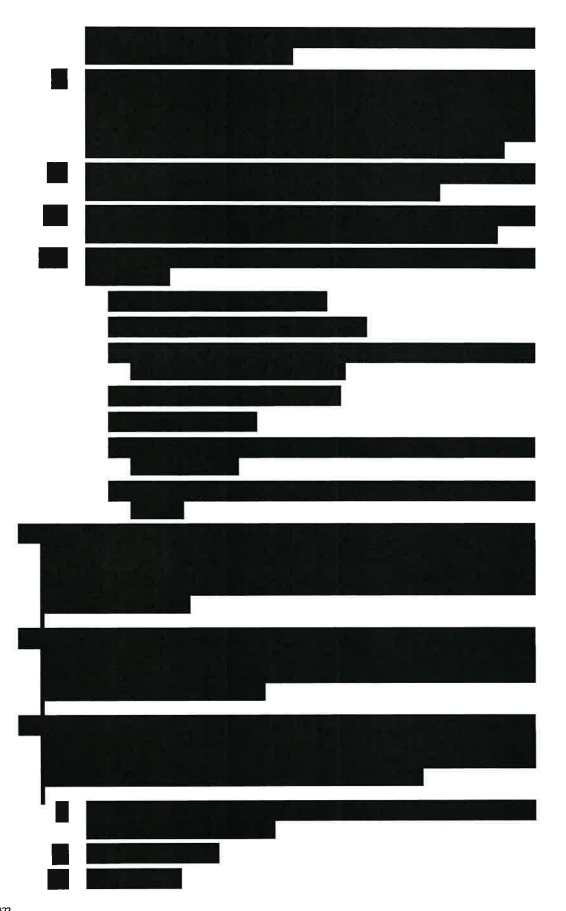






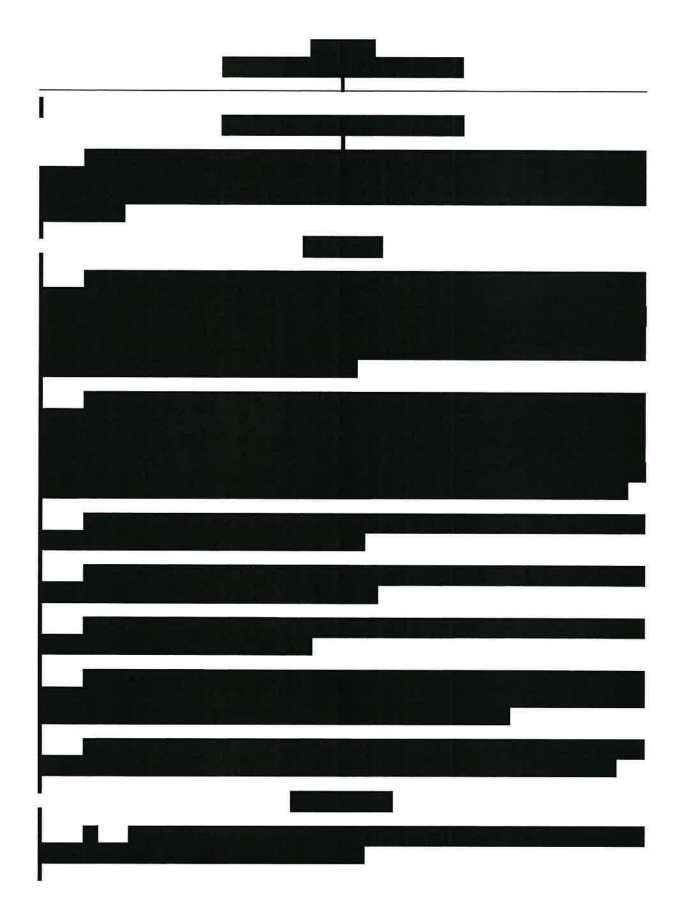


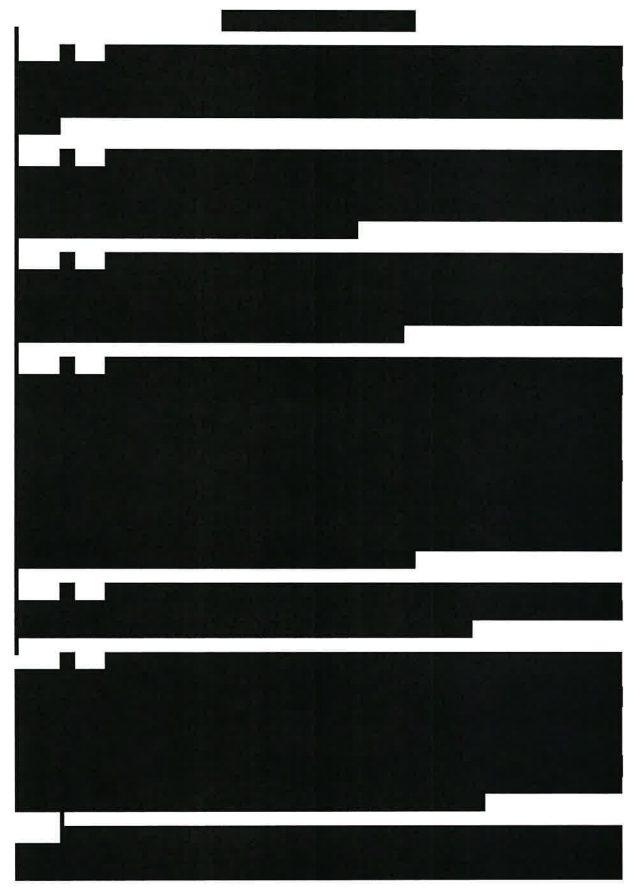


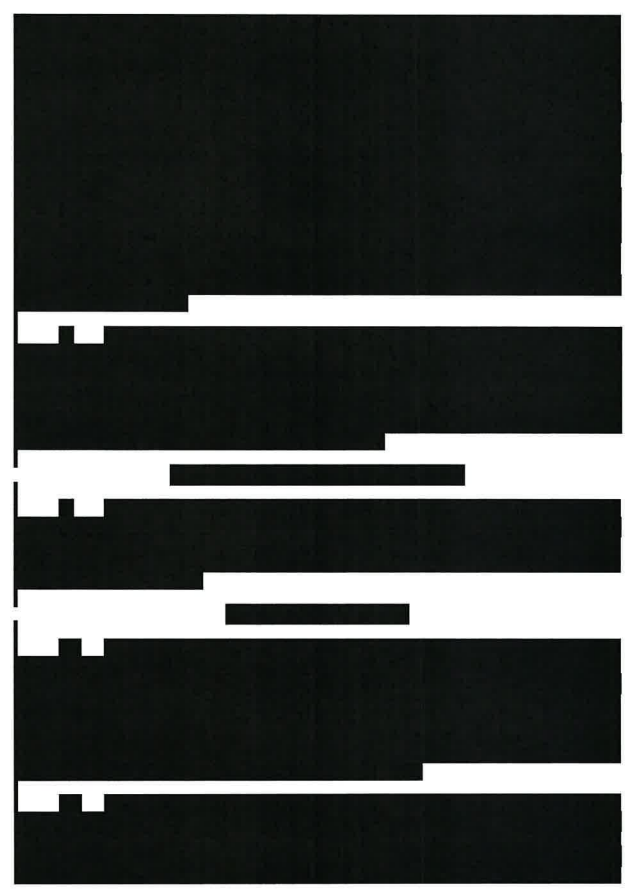




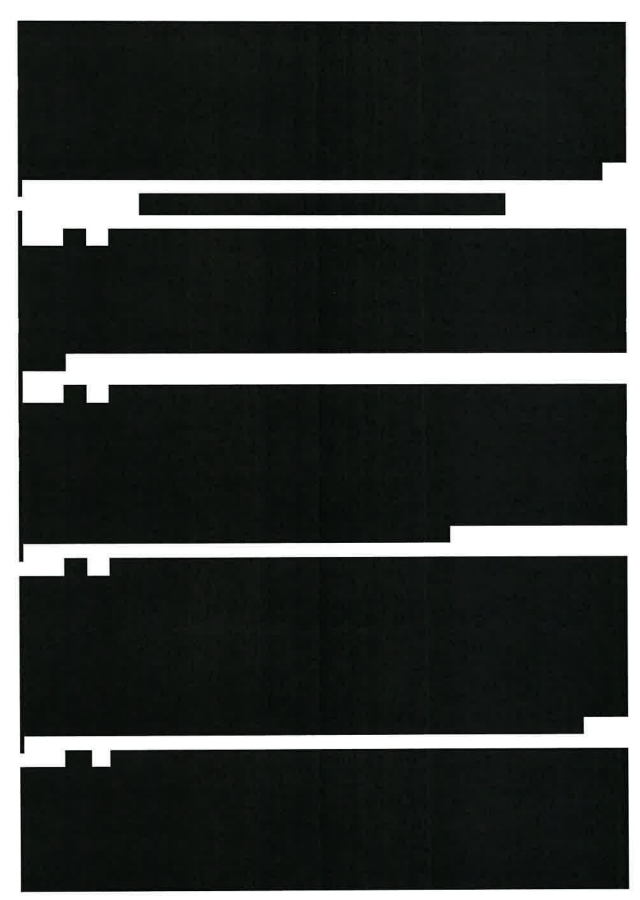






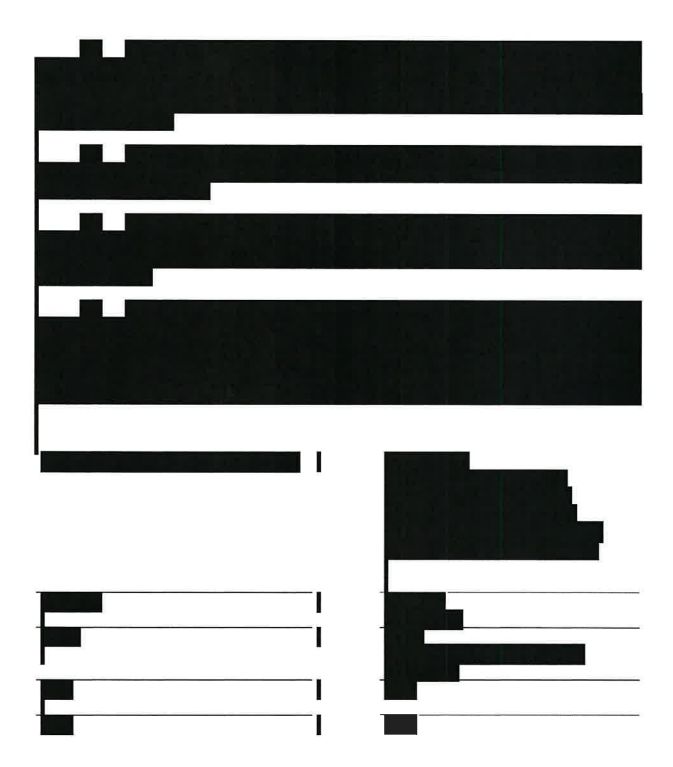


Version April 12, 2022

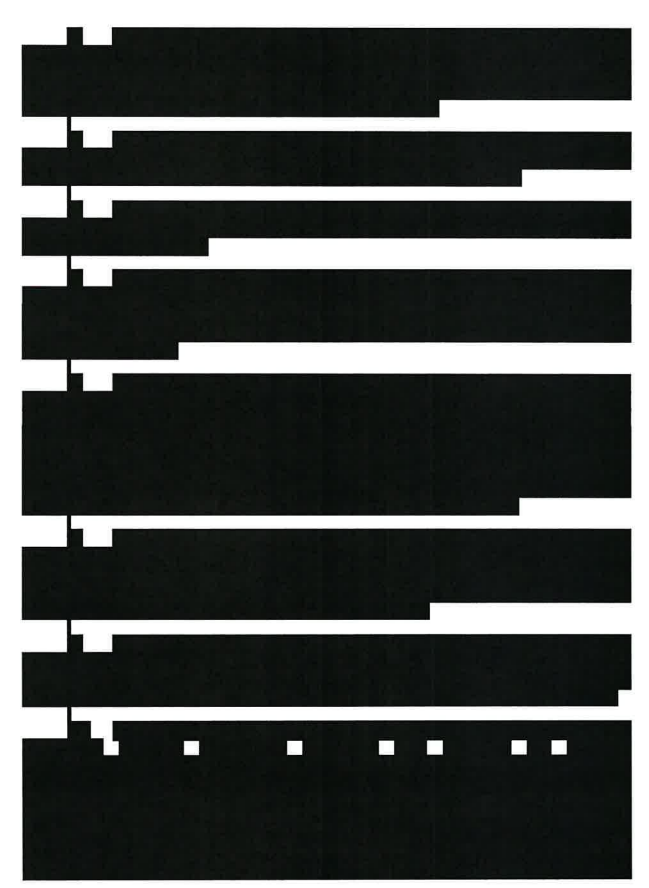


Version April 12, 2022

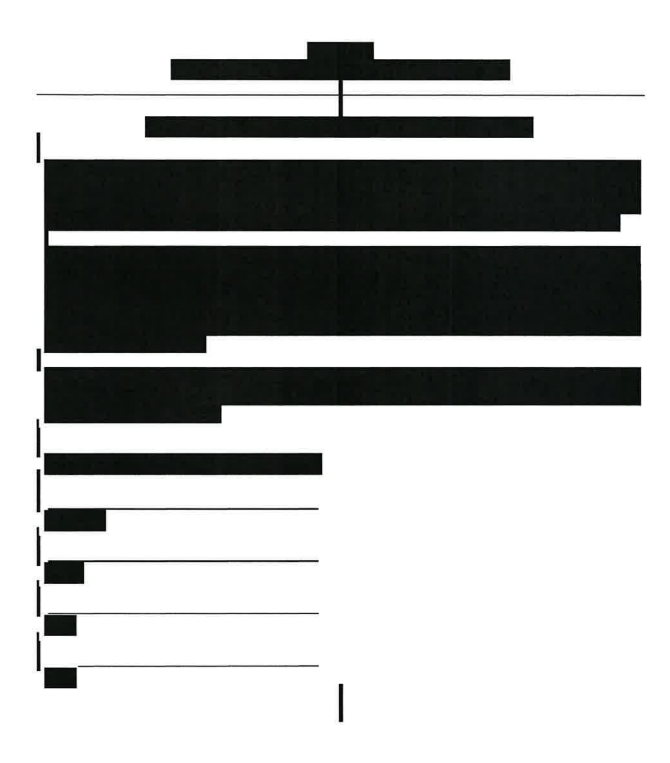


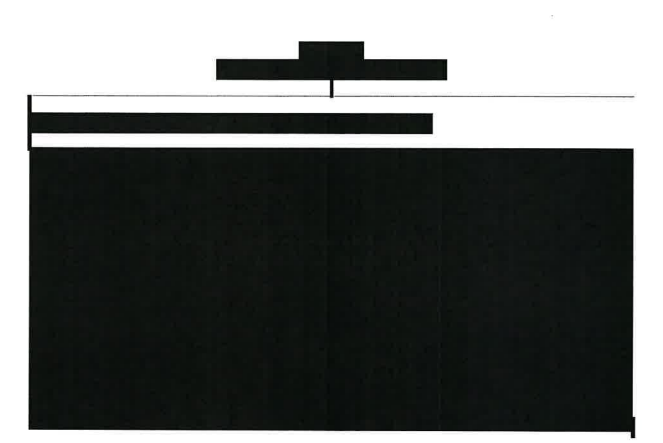












### Exhibit F Federal Funds Certifications

#### FEDERAL CERTIFICATIONS

### ADDENDUM FOR AGREEMENT FUNDED BY U.S. FEDERAL GRANT

The following certifications and provisions may be required and apply when Participating Agency expends federal funds for any purchase resulting from this procurement process. Pursuant to 2 C.F.R. § 200.326, all contracts, including small purchases, awarded by the Participating Agency and the Participating Agency's subcontractors shall contain the procurement provisions of Appendix II to Part 200, as applicable.

In no event will Supplier act as a subcontractor under a U.S. federal prime contractor or a subrecipient under a U.S. federal grant or cooperative agreement.

The foregoing certifications apply only to Uniform Rental, Facilities Solutions, and First Aid and Safety products and services, and specifically do not apply to Fire products and services.

#### **APPENDIX II TO 2 CFR PART 200**

(A) Contracts for more than the simplified acquisition threshold currently set at \$250,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

Pursuant to Federal Rule (A) above, when a Participating Agency expends federal funds, the Participating Agency reserves all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.

party.	•
Does offeror agree? YES	Initials of Authorized Representative of offeror
(B) Termination for cause and for convenience by the g effected and the basis for settlement. (All contracts in exce	rantee or subgrantee including the manner by which it will be ess of \$10,000)
	ncy expends federal funds, the Participating Agency reserves the right resulting from this procurement process in the event of a breach or the contract.
Does offeror agree? YES	Initials of Authorized Representative of offeror
definition of "federally assisted construction contract" in provided under 41 CFR 60-1.4(b), in accordance with Ext 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as a	e provided under 41 CFR Part 60, all contracts that meet the 41 CFR Part 60-1.3 must include the equal opportunity clause ecutive Order 11246, "Equal Employment Opportunity" (30 CFR mended by Executive Order 11375, "Amending Executive Order implementing regulations at 41 CFR part 60, "Office of Federal tunity, Department of Labor."
Pursuant to Federal Rule (C) above, when a Participating A	gency expends federal funds on any federally assisted construction

(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole

Initials of Authorized Representative of offeror

contract, the equal opportunity clause is incorporated by reference herein.

Does offeror agree to abide by the above? YES

or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. Pursuant to Federal Rule (D) above, when a Participating Agency expends federal funds during the term of an award for all contracts and subgrants for construction or repair, offeror will be in compliance with all applicable Davis-Bacon Act provisions. Does offeror agree? N/A Initials of Authorized Representative of offeror (E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence. Pursuant to Federal Rule (E) above, when a Participating Agency expends federal funds, offeror certifies that offeror will be in compliance with all applicable provisions of the Contract Work Hours and Safety Standards Act during the term of an award for all contracts by Participating Agency resulting from this procurement process. Does offeror agree? N/A Initials of Authorized Representative of offeror (F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding Pursuant to Federal Rule (F) above, when federal funds are expended by Participating Agency, the offeror certifies that during the term of an award for all contracts by Participating Agency resulting from this procurement process, the offeror agrees to comply with all applicable requirements as referenced in Federal Rule (F) above. Does offeror agree? N/A Initials of Authorized Representative of offeror (G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended— Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non- Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671g) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251- 1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA) Pursuant to Federal Rule (G) above, when federal funds are expended by Participating Agency, the offeror certifies that during the term of an award for all contracts by Participating Agency member resulting from this procurement process, the offeror agrees to comply with all applicable requirements as referenced in Federal Rule (G) above. Does offeror agree? YES Initials of Authorized Representative of offeror (H) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be

(H) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the Executive Office of the President Office of Management and Budget (OMB) guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

Pursuant to Federal Rule (H) above, when federal funds are expended by Participating Agency, the offeror certifies that during the term of an award for all contracts by Participating Agency resulting from this procurement process, the offeror certifies that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency. If at any time during the term of an award the offeror or its principals becomes debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal Version April 12, 2022

department or agency, the offeror will notify the Participating Agency	<i>1</i> .
Does offeror agree? YES	Initials of Authorized Representative of offeror
(I) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contract must file the required certification. Each tier certifies to the tier funds to pay any person or organization for influencing or attermember of Congress, officer or employee of Congress, or an obtaining any Federal contract, grant or any other award coulobbying with non-Federal funds that takes place in connection forwarded from tier to tier up to the non-Federal award.	above that it will not and has not used Federal appropriated mpting to influence an officer or employee of any agency, an employee of a member of Congress in connection with vered by 31 U.S.C. 1352. Each tier must also disclose any
Pursuant to Federal Rule (I) above, when federal funds are expended term and after the awarded term of an award for all contracts by Parofferor certifies that it is in compliance with all applicable provisions undersigned further certifies that:  (1) No Federal appropriated funds have been paid or will be paid for attempting to influence an officer or employee of any agency, a Memployee of a Member of Congress in connection with the awarding of a Federal loan, the entering into a cooperative agreement, and the of a Federal contract, grant, loan, or cooperative agreement.  (2) If any funds other than Federal appropriated funds have attempting to influence an officer or employee of any agency, a Memployee of a Member of Congress in connection with this Federal and submit Standard Form-LLL, "Disclosure Form to Report Lobbyin (3) The undersigned shall require that the language of this certific awards exceeding \$100,000 in Federal funds at all appropriate tiers."	articipating Agency resulting from this procurement process, the s of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). The or on behalf of the undersigned, to any person for influencing or Member of Congress, an officer or employee of congress, or an of a Federal contract, the making of a Federal grant, the making he extension, continuation, renewal, amendment, or modification been paid or will be paid to any person for influencing or Member of Congress, an officer or employee of congress, or an grant or cooperative agreement, the undersigned shall complete ng", in accordance with its instructions. cation be included in the award documents for all covered suband that all subrecipients shall certify and disclose accordingly.
Does offeror agree? YES	Initials of Authorized Representative of offeror
RECORD RETENTION REQUIREMENTS FOR (	CONTRACTS INVOLVING FEDERAL FUNDS
When federal funds are expended by Participating Agency for any of that it will comply with the record retention requirements detailed in retain all records as required by 2 CFR § 200.333 for a period expenditure reports or quarterly or annual financial reports, as applications.	n 2 CFR § 200.333. The offeror further certifies that offeror will d of three years after grantees or subgrantees submit final
Does offeror agree? YES	Initials of Authorized Representative of offeror
CERTIFICATION OF COMPLIANCE WITH THE B	ENERGY POLICY AND CONSERVATION ACT
When Participating Agency expends federal funds for any contract will comply with the mandatory standards and policies relating to conservation plan issued in compliance with the Energy Policy and Conservation.	to energy efficiency which are contained in the state energy
Does offeror agree? YES	Initials of Authorized Representative of offeror
CERTIFICATION OF COMPLIANCE V	NITH BUY AMERICA PROVISIONS
To the extent purchases are made with Federal Highway Administrat Administration funds, offeror certifies that its products comply with all provide such certification or applicable waiver with respect to specific Purchases made in accordance with the Buy America Act must still for open competition.	I applicable provisions of the Buy America Act and agrees to ic products to any Participating Agency upon request.
Does offeror agree? YES	Initials of Authorized Representative of offeror
CERTIFICATION OF ACCESS TO	RECORDS = 2 C.E.R. § 200.336
	112001120 2 011 111 3 2001000

Offeror agrees that the Inspector General of the Agency or any of their duly authorized representatives shall have access to any documents, papers, or other records of offeror that are pertinent to offeror's discharge of its obligations under the Contract for the purpose of making audits, examinations, excerpts, and transcriptions. The right also includes timely and reasonable access to

offeror's personnel for the purpose of interview and discussi	on relating to such documents.
Does offeror agree? YES	Initials of Authorized Representative of offeror
CERTIFICATION OF AP	PLICABILITY TO SUBCONTRACTORS
Offeror agrees that all contracts it awards pursuant to the Co	ontract shall be bound by the foregoing terms and conditions.
Does offeror agree? YES	Initials of Authorized Representative of offeror
Offeror certifies compliance with all provisions, laws, ac	cts, regulations, etc. as specifically noted above.
Offeror's Name:	
Address, City, State, and Zip Code:	
Phone Number:	Fax Number:
Printed Name and Title of Authorized Representative:	
Email Address:	
Signature of Authorized Representative:	Date:

# Exhibit G Intentionally Omitted

# Exhibit H Advertising Compliance Requirement

Pursuant to certain state notice provisions, including but not limited to Oregon Revised Statutes Chapter 279A.210, Chapter 279A.220, and other related provisions, the following public agencies and political subdivisions of the referenced public agencies are eligible to register with OMNIA Partners and access the Master Agreement contract award made pursuant to this solicitation, and are hereby given notice of the foregoing request for proposals for purposes of complying with the procedural requirements of said statutes:

#### Nationwide:

Version April 12, 2022

State of Alabama	State of Hawaii	Commonwealth of	State of New Mexico	State of South
		Massachusetts		Dakota
State of Alaska	State of Idaho	State of Michigan	State of New York	State of Tennessee
State of Arizona	State of Illinois	State of Minnesota	State of North Carolina	State of Texas
State of Arkansas	State of Indiana	State of Mississippi	State of North Dakota	State of Utah
State of California	State of Iowa	State of Missouri	State of Ohio	State of Vermont
State of Colorado	State of Kansas	State of Montana	State of Oklahoma	Commonwealth of Virginia
State of Connecticut	Commonwealth of Kentucky	State of Nebraska	State of Oregon	State of Washington
State of Delaware	State of Louisiana	State of Nevada	Commonwealth of Pennsylvania	State of West Virginia
State of Florida	State of Maine	State of New Hampshire	State of Rhode Island	State of Wisconsin
State of Georgia	State of Maryland	State of New Jersey	State of South Carolina	State of Wyoming
District of Columbia	7			

Lists of political subdivisions and local governments in the above referenced states / districts may be found at <a href="http://www.usa.gov/Agencies/State\_and\_Territories.shtml">http://www.usa.gov/Agencies/State\_and\_Territories.shtml</a> and https://www.usa.gov/local-governments.

Certain Public Agencies and Political Subdivisions:

CITIES, TOWNS, VILLAGES AND BOROUGHS INCLUDING	CITY OF HILLSBORO, OR
BUT NOT LIMITED TO:	CITY OF INDEPENDENCE, OR
BAKER CITY GOLF COURSE, OR	CITY AND COUNTY OF HONOLULU, HI
CITY OF ADAIR VILLAGE, OR	CITY OF KENNER, LA
CITY OF ASHLAND, OR	CITY OF LA GRANDE, OR
CITY OF AUMSVILLE. OR	CITY OF LAFAYETTE, LA
CITY OF AURORA, OR	CITY OF LAKE CHARLES, OR
CITY OF BAKER, OR	CITY OF LEBANON, OR
CITY OF BATON ROUGE. LA	CITY OF MCMINNVILLE, OR
CITY OF BEAVERTON, OR	CITY OF MEDFORD, OR
CITY OF BEND, OR	CITY OF METAIRIE, LA
CITY OF BOARDMAN, OR	CITY OF MILL CITY, OR
CITY OF BONANAZA, OR	CITY OF MILWAUKIE, OR
CITY OF BOSSIER CITY, LA	CITY OF MONROE, LA
CITY OF BROOKINGS, OR	CITY OF MOSIER, OR
CITY OF BURNS, OR	CITY OF NEW ORLEANS, LA
CITY OF CANBY, OR	CITY OF NORTH PLAINS. OR
CITY OF CANYONVILLE, OR	CITY OF OREGON CITY, OR
CITY OF CLATSKANIE, OR	CITY OF PILOT ROCK, OR
CITY OF COBURG. OR	CITY OF PORTLAND, OR
CITY OF CONDON, OR	CITY OF POWERS, OR
CITY OF COQUILLE, OR	CITY OF PRINEVILLE, OR
CITY OF CORVALLI, OR	CITY OF REDMOND, OR
CITY OF CORVALLIS PARKS AND RECREATION	CITY OF REEDSPORT, OR
DEPARTMENT, OR	CITY OF RIDDLE, OR
CITY OF COTTAGE GROVE, OR	CITY OF ROGUE RIVER, OR
CITY OF DONALD. OR	CITY OF ROSEBURG, OR
CITY OF EUGENE. OR	CITY OF SALEM, OR
CITY OF FOREST GROVE, OR	CITY OF SANDY, OR
CITY OF GOLD HILL, OR	CITY OF SCAPPOOSE, OR
CITY OF GRANTS PASS, OR	CITY OF SHADY COVE, OR
CITY OF GRESHAM, OR	CITY OF SHERWOOD, OR

CITY OF SHREVEPORT, LA CITY OF SILVERTON. OR CITY OF SPRINGFIELD, OR CITY OF ST. HELENS, OR CITY OF ST. PAUL, OR CITY OF SULPHUR, LA CITY OF TIGARD, OR CITY OF TROUTDALE, OR CITY OF TUALATIN, OR CITY OF WALKER, LA CITY OF WARRENTON. OR CITY OF WEST LINN, OR CITY OF WILSONVILLE, OR CITY OF WINSTON, OR CITY OF WOODBURN. OR LEAGUE OF OREGON CITES THE CITY OF HAPPY VALLEY OREGON ALPINE, UT ALTA, UT ALTAMONT, UT ALTON, UT AMALGA, UT

AMERICAN FORK CITY, UT

ANNABELLA, UT ANTIMONY, UT APPLE VALLEY, UT AURORA, UT BALLARD, UT BEAR RIVER CITY, UT

BEAVER, UT BICKNELL, UT BIG WATER, UT BLANDING, UT BLUFFDALE. UT BOULDER, UT CITY OF BOUNTIFUL, UT

BRIAN HEAD, UT

BRIGHAM CITY CORPORATION, UT

BRYCE CANYON CITY, UT CANNONVILLE, UT CASTLE DALE, UT CASTLE VALLEY, UT CITY OF CEDAR CITY, UT CEDAR FORT, UT CITY OF CEDAR HILLS, UT

CENTERFIELD, UT

CENTERVILLE CITY CORPORATION, UT

CENTRAL VALLEY, UT CHARLESTON, UT CIRCLEVILLE, UT CLARKSTON, UT CLAWSON, UT CLEARFIELD. UT CLEVELAND, UT

CLINTON CITY CORPORATION, UT

COALVILLE, UT CORINNE, UT CORNISH, UT

COTTONWOOD HEIGHTS, UT

DANIEL, UT DELTA, UT DEWEYVILLE, UT DRAPER CITY, UT DUCHESNE, UT EAGLE MOUNTAIN, UT EAST CARBON, UT ELK RIDGE, UT ELMO. UT

ELSINORE, UT ELWOOD, UT EMERY, UT ENOCH, UT ENTERPRISE, UT EPHRAIM, UT ESCALANTE, UT EUREKA, UT FAIRFIELD, UT FAIRVIEW, UT FARMINGTON, UT FARR WEST, UT FAYETTE, UT FERRON, UT FIELDING, UT FILLMORE, UT FOUNTAIN GREEN, UT

FRANCIS, UT FRUIT HEIGHTS, UT GARDEN CITY, UT GARLAND, UT GENOLA, UT GLENDALE, UT GLENWOOD, UT GOSHEN, UT GRANTSVILLE, UT GREEN RIVER, UT GUNNISON, UT HANKSVILLE, UT HARRISVILLE, UT

HEBER CITY CORPORATION, UT

HELPER, UT HENEFER, UT HENRIEVILLE, UT HERRIMAN, UT HIDEOUT, UT HIGHLAND, UT HILDALE, UT HINCKLEY, UT HOLDEN, UT HOLLADAY, UT HONEYVILLE, UT HOOPER, UT HOWELL, UT HUNTINGTON, UT HUNTSVILLE, UT

HATCH, UT

CITY OF HURRICANE, UT HYDE PARK, UT

HYRUM, UT INDEPENDENCE, UT IVINS, UT JOSEPH, UT JUNCTION, UT KAMAS, UT

KANAB, UT KANARRAVILLE, UT KANOSH, UT KAYSVILLE, UT KINGSTON, UT KOOSHAREM, UT LAKETOWN, UT LA VERKIN, UT LAYTON, UT LEAMINGTON. UT

LEEDS, UT

LEHI CITY CORPORATION, UT

LEVAN, UT

LEWISTON, UT LINDON, UT LOA, UT LOGAN CITY, UT LYMAN, UT LYNNDYL, UT MANILA, UT MANTI, UT MANTUA, UT MAPLETON, UT MARRIOTT-SLATERVILLE, UT MARYSVALE, UT MAYFIELD, UT MEADOW, UT MENDON, UT MIDVALE CITY INC., UT MIDWAY, UT MILFORD, UT MILLVILLE, UT MINERSVILLE, UT MOAB, UT MONA, UT MONROE, UT CITY OF MONTICELLO, UT MORGAN, UT MORONI, UT MOUNT PLEASANT, UT MURRAY CITY CORPORATION, UT MYTON, UT NAPLES, UT NEPHI, UT NEW HARMONY, UT NEWTON, UT NIBLEY, UT NORTH LOGAN, UT NORTH OGDEN, UT NORTH SALT LAKE CITY, UT OAK CITY, UT OAKLEY, UT OGDEN CITY CORPORATION, UT OPHIR, UT ORANGEVILLE, UT ORDERVILLE, UT OREM, UT PANGUITCH, UT PARADISE, UT PARAGONAH, UT PARK CITY, UT PAROWAN, UT PAYSON, UT PERRY, UT PLAIN CITY, UT PLEASANT GROVE CITY, UT PLEASANT VIEW, UT PLYMOUTH, UT PORTAGE, UT PRICE, UT PROVIDENCE, UT PROVO, UT RANDOLPH, UT REDMOND, UT RICHFIELD, UT RICHMOND, UT RIVERDALE, UT RIVER HEIGHTS, UT

ROOSEVELT CITY CORPORATION, UT ROY, UT RUSH VALLEY, UT CITY OF ST. GEORGE, UT SALEM, UT SALINA, UT SALT LAKE CITY CORPORATION, UT SANDY, UT SANTA CLARA, UT SANTAQUIN, UT SARATOGA SPRINGS, UT SCIPIO, UT SCOFIELD, UT SIGURD, UT SMITHFIELD, UT SNOWVILLE, UT CITY OF SOUTH JORDAN, UT SOUTH OGDEN, UT CITY OF SOUTH SALT LAKE, UT SOUTH WEBER, UT SPANISH FORK, UT SPRING CITY, UT SPRINGDALE, UT SPRINGVILLE, UT STERLING, UT STOCKTON, UT SUNNYSIDE, UT SUNSET CITY CORP. UT SYRACUSE, UT TABIONA, UT CITY OF TAYLORSVILLE, UT TOOELE CITY CORPORATION. UT TOQUERVILLE, UT TORREY, UT TREMONTON CITY, UT TRENTON, UT TROPIC, UT UINTAH, UT VERNAL CITY, UT VERNON, UT VINEYARD, UT VIRGIN, UT WALES, UT WALLSBURG, UT WASHINGTON CITY, UT WASHINGTON TERRACE, UT WELLINGTON, UT WELLSVILLE, UT WENDOVER, UT WEST BOUNTIFUL, UT WEST HAVEN, UT WEST JORDAN, UT WEST POINT, UT WEST VALLEY CITY, UT WILLARD, UT WOODLAND HILLS, UT WOODRUFF, UT WOODS CROSS, UT

COUNTIES AND PARISHES INCLUDING BUT NOT LIMITED TO:

ASCENSION PARISH, LA

ASCENSION PARISH, LA, CLEAR OF COURT

CADDO PARISH, LA

CALCASIEU PARISH, LA

CALCASIEU PARISH SHERIFF'S OFFICE, LA CITY AND COUNTY OF HONOLULU, HI

CLACKAMAS COUNTY, OR

CLACKAMAS COUNTY DEPT OF TRANSPORTATION, OR

RIVERTON CITY, UT

ROCKVILLE, UT

ROCKY RIDGE, UT

CLATSOP COUNTY, OR COLUMBIA COUNTY. OR COOS COUNTY, OR COOS COUNTY HIGHWAY

COOS COUNTY HIGHWAY DEPARTMENT, OR

COUNTY OF HAWAII, OR CROOK COUNTY, OR

CROOK COUNTY ROAD DEPARTMENT, OR

CURRY COUNTY, OR DESCHUTES COUNTY, OR DOUGLAS COUNTY, OR EAST BATON ROUGE PARISH, LA

GILLIAM COUNTY, OR GRANT COUNTY, OR HARNEY COUNTY, OR

HARNEY COUNTY SHERIFFS OFFICE, OR

HAWAII COUNTY, HI HOOD RIVER COUNTY, OR JACKSON COUNTY, OR JEFFERSON COUNTY, OR JEFFERSON PARISH, LA

JOSEPHINE COUNTY GOVERNMENT, OR

LAFAYETTE CONSOLIDATED GOVERNMENT, LA

LAFAYETTE PARISH, LA

LAFAYETTE PARISH CONVENTION & VISITORS COMMISSION

LAFOURCHE PARISH, LA
KAUAI COUNTY, HI
KLAMATH COUNTY, OR
LAKE COUNTY, OR
LANE COUNTY, OR
LINCOLN COUNTY, OR
LINN COUNTY, OR
LIVINGSTON PARISH, LA
MALHEUR COUNTY, OR

MAUI COUNTY, HI MARION COUNTY, SALEM, OR MORROW COUNTY, OR

MULTNOMAH COUNTY, OR MULTNOMAH COUNTY BUSINESS AND COMMUNITY

SERVICES. OR

MULTNOMAH COUNTY SHERIFFS OFFICE, OR

MULTNOMAH LAW LIBRARY, OR

ORLEANS PARISH, LA
PLAQUEMINES PARISH, LA
POLK COUNTY, OR
RAPIDES PARISH, LA
SAINT CHARLES PARISH, LA

SAINT CHARLES PARISH PUBLIC SCHOOLS, LA

SAINT LANDRY PARISH, LA SAINT TAMMANY PARISH, LA SHERMAN COUNTY, OR TERREBONNE PARISH, LA TILLAMOOK COUNTY, OR

TILLAMOOK COUNTY SHERIFF'S OFFICE, OR TILLAMOOK COUNTY GENERAL HOSPITAL, OR

UMATILLA COUNTY, OR
UNION COUNTY, OR
WALLOWA COUNTY, OR
WASCO COUNTY, OR
WASHINGTON COUNTY, OR
WEST BATON ROUGE PARISH, LA

WHEELER COUNTY, OR YAMHILL COUNTY. OR COUNTY OF BOX ELDER, UT COUNTY OF RICH, UT COUNTY OF WEBER, UT COUNTY OF MORGAN, UT COUNTY OF DAVIS, UT

COUNTY OF SUMMIT, UT COUNTY OF DAGGETT, UT COUNTY OF SALT LAKE, UT COUNTY OF TOOELE, UT COUNTY OF UTAH, UT COUNTY OF WASATCH, UT COUNTY OF DUCHESNE, UT COUNTY OF UINTAH, UT COUNTY OF CARBON, UT COUNTY OF SANPETE, UT COUNTY OF JUAB, UT COUNTY OF MILLARD, UT COUNTY OF SEVIER, UT COUNTY OF EMERY. UT COUNTY OF GRAND, UT COUNTY OF BEVER, UT COUNTY OF PIUTE, UT COUNTY OF WAYNE, UT COUNTY OF SAN JUAN, UT COUNTY OF GARFIELD, UT COUNTY OF KANE, UT

COUNTY OF IRON, UT COUNTY OF WASHINGTON, UT

OTHER AGENCIES INCLUDING ASSOCIATIONS, BOARDS, DISTRICTS, COMMISSIONS, COUNCILS, PUBLIC CORPORATIONS, PUBLIC DEVELOPMENT AUTHORITIES, RESERVATIONS AND UTILITIES INCLUDING BUT NOT LIMITED TO:

ADAIR R.F.P.D., OR

ADEL WATER IMPROVEMENT DISTRICT. OR

ADRIAN R.F.P.D., OR

AGNESS COMMUNITY LIBRARY, OR AGNESS-ILLAHE R.F.P.D.. OR

AGRICULTURE EDUCATION SERVICE EXTENSION DISTRICT, OR

ALDER CREEK-BARLOW WATER DISTRICT NO. 29, OR

ALFALFA FIRE DISTRICT, OR

ALSEA R.F.P.D., OR

ALSEA RIVIERA WATER IMPROVEMENT DISTRICT, OR

AMITY FIRE DISTRICT, OR

ANTELOPE MEADOWS SPECIAL ROAD DISTRICT, OR APPLE ROGUE DISTRICT IMPROVEMENT COMPANY, OR

APPLEGATE VALLEY R.F.P.D. #9, OR

ARCH CAPE DOMESTIC WATER SUPPLY DISTRICT, OR

ARCH CAPE SANITARY DISTRICT, OR ARNOLD IRRIGATION DISTRICT, OR ASH CREEK WATER CONTROL DISTRICT, OR

ATHENA CEMETERY MAINTENANCE DISTRICT, OR

AUMSVILLE R.F.P.D., OR AURORA R.F.P.D., OR AZALEA R.F.P.D.. OR

BADGER IMPROVEMENT DISTRICT, OR

BAILEY-SPENCER R.F.P.D., OR

BAKER COUNTY LIBRARY DISTRICT. OR

BAKER R.F.P.D., OR

BAKER RIVERTON ROAD DISTRICT, OR BAKER VALLEY IRRIGATION DISTRICT, OR

BAKER VALLEY S.W.C.D., OR

BAKER VALLEY VECTOR CONTROL DISTRICT, OR BANDON CRANBERRY WATER CONTROL DISTRICT, OR

BANDON R.F.P.D., OR BANKS FIRE DISTRICT, OR BANKS FIRE DISTRICT #13, OR BAR L RANCH ROAD DISTRICT, OR

BARLOW WATER IMPROVEMENT DISTRICT. OR BASIN AMBULANCE SERVICE DISTRICT, OR

BASIN TRANSIT SERVICE TRANSPORTATION DISTRICT, OR

BATON ROUGE WATER COMPANY BAY AREA HEALTH DISTRICT, OR

BAYSHORE SPECIAL ROAD DISTRICT, OR CENTRAL OREGON INTERGOVERNMENTAL COUNCIL BEAR VALLEY SPECIAL ROAD DISTRICT, OR CENTRAL OREGON IRRIGATION DISTRICT, OR BEAVER CREEK WATER CONTROL DISTRICT, OR CHAPARRAL WATER CONTROL DISTRICT, OR BEAVER DRAINAGE IMPROVEMENT COMPANY, INC., OR CHARLESTON FIRE DISTRICT, OR BEAVER SLOUGH DRAINAGE DISTRICT, OR CHARLESTON SANITARY DISTRICT, OR BEAVER SPECIAL ROAD DISTRICT, OR CHARLOTTE ANN WATER DISTRICT. OR BEAVER WATER DISTRICT. OR CHEHALEM PARK & RECREATION DISTRICT, OR CHEHALEM PARK AND RECREATION DISTRICT BELLE MER S.I.G.L. TRACTS SPECIAL ROAD DISTRICT, OR BEND METRO PARK AND RECREATION DISTRICT CHEMULT R.F.P.D., OR BENTON S.W.C.D., OR CHENOWITH WATER P.U.D., OR BERNDT SUBDIVISION WATER IMPROVEMENT DISTRICT, OR CHERRIOTS, OR BEVERLY BEACH WATER DISTRICT, OR CHETCO COMMUNITY PUBLIC LIBRARY DISTRICT, OR BIENVILLE PARISH FIRE PROTECTION DISTRICT 6, LA CHILOOUIN VECTOR CONTROL DISTRICT, OR BIG BEND IRRIGATION DISTRICT, OR CHILOQUIN-AGENCY LAKE R.F.P.D., OR BIGGS SERVICE DISTRICT, OR CHINOOK DRIVE SPECIAL ROAD DISTRICT, OR BLACK BUTTE RANCH DEPARTMENT OF POLICE SERVICES, CHR DISTRICT IMPROVEMENT COMPANY, OR CHRISTMAS VALLEY DOMESTIC WATER DISTRICT, OR BLACK BUTTE RANCH R.F.P.D., OR CHRISTMAS VALLEY PARK & RECREATION DISTRICT, OR BLACK MOUNTAIN WATER DISTRICT, OR CHRISTMAS VALLEY R.F.P.D., OR BLODGETT-SUMMIT R.F.P.D., OR CITY OF BOGALUSA SCHOOL BOARD, LA BLUE MOUNTAIN HOSPITAL DISTRICT, OR CLACKAMAS COUNTY FIRE DISTRICT #1. OR BLUE MOUNTAIN TRANSLATOR DISTRICT. OR CLACKAMAS COUNTY SERVICE DISTRICT #1, OR BLUE RIVER PARK & RECREATION DISTRICT, OR CLACKAMAS COUNTY VECTOR CONTROL DISTRICT. OR CLACKAMAS RIVER WATER BLUE RIVER WATER DISTRICT. OR BLY R.F.P.D., OR CLACKAMAS RIVER WATER, OR BLY VECTOR CONTROL DISTRICT, OR CLACKAMAS S.W.C.D., OR BLY WATER AND SANITARY DISTRICT, OR CLATSKANIE DRAINAGE IMPROVEMENT COMPANY, OR BOARDMAN CEMETERY MAINTENANCE DISTRICT, OR CLATSKANIE LIBRARY DISTRICT, OR BOARDMAN PARK AND RECREATION DISTRICT CLATSKANIE P.U.D., OR BOARDMAN R.F.P.D., OR CLATSKANIE PARK & RECREATION DISTRICT, OR BONANZA BIG SPRINGS PARK & RECREATION DISTRICT, OR CLATSKANIE PEOPLE'S UTILITY DISTRICT BONANZA MEMORIAL PARK CEMETERY DISTRICT, OR CLATSKANIE R.F.P.D., OR CLATSOP CARE CENTER HEALTH DISTRICT. OR BONANZA R.F.P.D., OR CLATSOP COUNTY S.W.C.D., OR BONANZA-LANGELL VALLEY VECTOR CONTROL DISTRICT, CLATSOP DRAINAGE IMPROVEMENT COMPANY #15, INC., OR BORING WATER DISTRICT #24, OR CLEAN WATER SERVICES BOULDER CREEK RETREAT SPECIAL ROAD DISTRICT, OR CLEAN WATER SERVICES, OR BRIDGE R.F.P.D., OR CLOVERDALE R.F.P.D., OR BROOKS COMMUNITY SERVICE DISTRICT, OR CLOVERDALE SANITARY DISTRICT. OR BROWNSVILLE R.F.P.D., OR CLOVERDALE WATER DISTRICT, OR BUELL-RED PRAIRIE WATER DISTRICT, OR COALEDO DRAINAGE DISTRICT, OR COBURG FIRE DISTRICT. OR BUNKER HILL R.F.P.D. #1, OR BUNKER HILL SANITARY DISTRICT, OR COLESTIN RURAL FIRE DISTRICT. OR BURLINGTON WATER DISTRICT, OR COLTON R.F.P.D., OR BURNT RIVER IRRIGATION DISTRICT, OR COLTON WATER DISTRICT #11, OR BURNT RIVER S.W.C.D., OR COLUMBIA 911 COMMUNICATIONS DISTRICT, OR CALAPOOIA R.F.P.D., OR COLUMBIA COUNTY 4-H & EXTENSION SERVICE DISTRICT, OR CAMAS VALLEY R.F.P.D., OR COLUMBIA DRAINAGE VECTOR CONTROL. OR CAMELLIA PARK SANITARY DISTRICT, OR COLUMBIA IMPROVEMENT DISTRICT, OR CAMMANN ROAD DISTRICT, OR COLUMBIA R.F.P.D., OR CAMP SHERMAN ROAD DISTRICT, OR COLUMBIA RIVER FIRE & RESCUE, OR CANBY AREA TRANSIT, OR COLUMBIA RIVER PUD, OR COLUMBIA S.W.C.D., OR CANBY R.F.P.D. #62, OR CANBY UTILITY BOARD, OR COLUMBIA S.W.C.D., OR CANNON BEACH R.F.P.D., OR CONFEDERATED TRIBES OF THE UMATILLA INDIAN RESERVATION CANYONVILLE SOUTH UMPQUA FIRE DISTRICT, OR COOS COUNTY AIRPORT DISTRICT, OR CAPE FERRELO R.F.P.D., OR COOS COUNTY AIRPORT DISTRICT, OR CAPE FOULWEATHER SANITARY DISTRICT, OR COOS COUNTY AREA TRANSIT SERVICE DISTRICT. OR CARLSON PRIMROSE SPECIAL ROAD DISTRICT, OR COOS COUNTY AREA TRANSIT SERVICE DISTRICT, OR CARMEL BEACH WATER DISTRICT, OR COOS FOREST PROTECTIVE ASSOCIATION CASCADE VIEW ESTATES TRACT 2, OR COOS S.W.C.D., OR CEDAR CREST SPECIAL ROAD DISTRICT, OR COQUILLE R.F.P.D., OR CEDAR TRAILS SPECIAL ROAD DISTRICT, OR COQUILLE VALLEY HOSPITAL DISTRICT, OR CEDAR VALLEY - NORTH BANK R.F.P.D.. OR CORBETT WATER DISTRICT. OR CORNELIUS R.F.P.D., OR CENTRAL CASCADES FIRE AND EMS, OR CENTRAL CITY ECONOMIC OPPORTUNITY CORP, LA CORP RANCH ROAD WATER IMPROVEMENT, OR CENTRAL LINCOLN P.U.D., OR CORVALLIS R.F.P.D., OR

COUNTRY CLUB ESTATES SPECIAL WATER DISTRICT, OR

CENTRAL OREGON COAST FIRE & RESCUE DISTRICT, OR

COUNTRY CLUB WATER DISTRICT, OR ELKTON ESTATES PHASE II SPECIAL ROAD DISTRICT, OR COUNTRY ESTATES ROAD DISTRICT, OR ELKTON R.F.P.D., OR COVE CEMETERY MAINTENANCE DISTRICT, OR EMERALD P.U.D., OR ENTERPRISE IRRIGATION DISTRICT, OR COVE ORCHARD SEWER SERVICE DISTRICT, OR COVE R.F.P.D., OR ESTACADA CEMETERY MAINTENANCE DISTRICT, OR CRESCENT R.F.P.D., OR ESTACADA R.F.P.D. #69, OR CRESCENT SANITARY DISTRICT, OR EUGENE R.F.P.D. # 1, OR CRESCENT WATER SUPPLY AND IMPROVEMENT DISTRICT. EUGENE WATER AND ELECTRIC BOARD EVANS VALLEY FIRE DISTRICT #6, OR CROOK COUNTY AGRICULTURE EXTENSION SERVICE FAIR OAKS R.F.P.D., OR DISTRICT, OR FAIRVIEW R.F.P.D., OR FAIRVIEW WATER DISTRICT, OR CROOK COUNTY CEMETERY DISTRICT, OR CROOK COUNTY FIRE AND RESCUE, OR FALCON HEIGHTS WATER AND SEWER, OR CROOK COUNTY PARKS & RECREATION DISTRICT, OR FALCON-COVE BEACH WATER DISTRICT, OR CROOK COUNTY S.W.C.D., OR FALL RIVER ESTATES SPECIAL ROAD DISTRICT, OR CROOK COUNTY VECTOR CONTROL DISTRICT. OR FARGO INTERCHANGE SERVICE DISTRICT, OR CROOKED RIVER RANCH R.F.P.D., OR FARMERS IRRIGATION DISTRICT, OR CROOKED RIVER RANCH SPECIAL ROAD DISTRICT, OR FAT ELK DRAINAGE DISTRICT. OR CRYSTAL SPRINGS WATER DISTRICT, OR FERN RIDGE PUBLIC LIBRARY DISTRICT, OR CURRY COUNTY 4-H & EXTENSION SERVICE DISTRICT, OR FERN VALLEY ESTATES IMPROVEMENT DISTRICT, OR CURRY COUNTY PUBLIC TRANSIT SERVICE DISTRICT, OR FOR FAR ROAD DISTRICT, OR CURRY COUNTY S.W.C.D., OR FOREST GROVE R.F.P.D., OR FOREST VIEW SPECIAL ROAD DISTRICT. OR CURRY HEALTH DISTRICT. OR CURRY PUBLIC LIBRARY DISTRICT, OR FORT ROCK-SILVER LAKE S.W.C.D., OR DALLAS CEMETERY DISTRICT #4, OR FOUR RIVERS VECTOR CONTROL DISTRICT. OR DARLEY DRIVE SPECIAL ROAD DISTRICT, OR FOX CEMETERY MAINTENANCE DISTRICT, OR DAVID CROCKETT STEAM FIRE COMPANY #1, LA GARDINER R.F.P.D.. OR GARDINER SANITARY DISTRICT, OR DAYS CREEK R.F.P.D., OR GARIBALDI R.F.P.D., OR DAYTON FIRE DISTRICT, OR DEAN MINARD WATER DISTRICT, OR GASTON R.F.P.D., OR GATES R.F.P.D., OR DEE IRRIGATION DISTRICT, OR DEER ISLAND DRAINAGE IMPROVEMENT COMPANY, OR GEARHART R.F.P.D., OR DELL BROGAN CEMETERY MAINTENANCE DISTRICT, OR GILLIAM S.W.C.D., OR GLENDALE AMBULANCE DISTRICT, OR DEPOE BAY R.F.P.D., OR DESCHUTES COUNTY 911 SERVICE DISTRICT, OR GLENDALE R.F.P.D., OR GLENEDEN BEACH SPECIAL ROAD DISTRICT, OR DESCHUTES COUNTY R.F.P.D. #2, OR GLENEDEN SANITARY DISTRICT, OR DESCHUTES PUBLIC LIBRARY DISTRICT, OR GLENWOOD WATER DISTRICT, OR DESCHUTES S.W.C.D., OR GLIDE - IDLEYLD SANITARY DISTRICT, OR DESCHUTES VALLEY WATER DISTRICT, OR DEVILS LAKE WATER IMPROVEMENT DISTRICT. OR GLIDE R.F.P.D., OR GOLD BEACH - WEDDERBURN R.F.P.D., OR DEXTER R.F.P.D., OR GOLD HILL IRRIGATION DISTRICT. OR DEXTER SANITARY DISTRICT, OR GOLDFINCH ROAD DISTRICT. OR DORA-SITKUM R.F.P.D., OR DOUGLAS COUNTY FIRE DISTRICT #2, OR GOSHEN R.F.P.D., OR GOVERNMENT CAMP ROAD DISTRICT, OR DOUGLAS S.W.C.D., OR GOVERNMENT CAMP SANITARY DISTRICT. OR DRAKES CROSSING R.F.P.D., OR GRAND PRAIRIE WATER CONTROL DISTRICT, OR DRRH SPECIAL ROAD DISTRICT #6, OR DRY GULCH DITCH DISTRICT IMPROVEMENT COMPANY, OR GRAND RONDE SANITARY DISTRICT, OR GRANT COUNTY TRANSPORTATION DISTRICT, OR DUFUR RECREATION DISTRICT, OR GRANT S.W.C.D., OR DUMBECK LANE DOMESTIC WATER SUPPLY, OR GRANTS PASS IRRIGATION DISTRICT, OR DUNDEE R.F.P.D., OR DURKEE COMMUNITY BUILDING PRESERVATION DISTRICT, GREATER BOWEN VALLEY R.F.P.D., OR GREATER ST. HELENS PARK & RECREATION DISTRICT, OR GREATER TOLEDO POOL RECREATION DISTRICT, OR EAGLE POINT IRRIGATION DISTRICT. OR GREEN KNOLLS SPECIAL ROAD DISTRICT, OR EAGLE VALLEY CEMETERY MAINTENANCE DISTRICT, OR EAGLE VALLEY R.F.P.D., OR GREEN SANITARY DISTRICT, OR GREENACRES R.F.P.D., OR EAGLE VALLEY S.W.C.D., OR GREENBERRY IRRIGATION DISTRICT, OR EAST FORK IRRIGATION DISTRICT, OR GREENSPRINGS RURAL FIRE DISTRICT, OR EAST MULTNOMAH S.W.C.D., OR HAHLEN ROAD SPECIAL DISTRICT, OR EAST SALEM SERVICE DISTRICT, OR HAINES CEMETERY MAINTENANCE DISTRICT, OR EAST UMATILLA CHEMICAL CONTROL DISTRICT. OR HAINES FIRE PROTECTION DISTRICT, OR EAST UMATILLA COUNTY AMBULANCE AREA HEALTH HALSEY-SHEDD R.F.P.D., OR DISTRICT, OR HAMLET R.F.P.D., OR EAST UMATILLA COUNTY R.F.P.D., OR HARBOR R.F.P.D., OR EAST VALLEY WATER DISTRICT, OR ELGIN COMMUNITY PARKS & RECREATION DISTRICT. OR HARBOR SANITARY DISTRICT. OR HARBOR WATER P.U.D., OR ELGIN HEALTH DISTRICT, OR HARNEY COUNTY HEALTH DISTRICT, OR ELGIN R.F.P.D., OR

HARNEY S.W.C.D., OR JOHN DAY-CANYON CITY PARKS & RECREATION DISTRICT, OR HARPER SOUTH SIDE IRRIGATION DISTRICT, OR JOHN DAY-FERNHILL R.F.P.D. #5-108, OR HARRISBURG FIRE AND RESCUE, OR JORDAN VALLEY CEMETERY DISTRICT. OR HAUSER R.F.P.D., OR JORDAN VALLEY IRRIGATION DISTRICT, OR HAZELDELL RURAL FIRE DISTRICT, OR JOSEPHINE COMMUNITY LIBRARY DISTRICT. OR HEBO JOINT WATER-SANITARY AUTHORITY, OR JOSEPHINE COUNTY 4-H & EXTENSION SERVICE DISTRICT, OR HECETA WATER P.U.D., OR JOSEPHINE COUNTY 911 AGENCY, OR HELIX CEMETERY MAINTENANCE DISTRICT #4, OR JUNCTION CITY R.F.P.D., OR HELIX PARK & RECREATION DISTRICT, OR JUNCTION CITY WATER CONTROL DISTRICT, OR HELIX R.F.P.D. #7-411, OR JUNIPER BUTTE ROAD DISTRICT, OR HEPPNER CEMETERY MAINTENANCE DISTRICT, OR JUNIPER CANYON WATER CONTROL DISTRICT, OR HEPPNER R.F.P.D., OR JUNIPER FLAT DISTRICT IMPROVEMENT COMPANY, OR HEPPNER WATER CONTROL DISTRICT, OR JUNIPER FLAT R.F.P.D., OR HEREFORD COMMUNITY HALL RECREATION DISTRICT, OR JUNO NONPROFIT WATER IMPROVEMENT DISTRICT, OR HERMISTON CEMETERY DISTRICT, OR KEATING R.F.P.D., OR HERMISTON IRRIGATION DISTRICT, OR KEATING S.W.C.D., OR HIDDEN VALLEY MOBILE ESTATES IMPROVEMENT KEIZER R.F.P.D., OR DISTRICT, OR KELLOGG RURAL FIRE DISTRICT, OR HIGH DESERT PARK & RECREATION DISTRICT, OR KENO IRRIGATION DISTRICT, OR HIGHLAND SUBDIVISION WATER DISTRICT, OR KENO PINES ROAD DISTRICT, OR HONOLULU INTERNATIONAL AIRPORT KENO R.F.P.D., OR HOOD RIVER COUNTY LIBRARY DISTRICT, OR KENT WATER DISTRICT, OR HOOD RIVER COUNTY TRANSPORTATION DISTRICT, OR KERBY WATER DISTRICT, OR HOOD RIVER S.W.C.D., OR K-GB-LB WATER DISTRICT, OR HOOD RIVER VALLEY PARKS & RECREATION DISTRICT, OR KILCHIS WATER DISTRICT, OR **HOODLAND FIRE DISTRICT #74** KLAMATH 9-1-1 COMMUNICATIONS DISTRICT, OR HOODLAND FIRE DISTRICT #74, OR KLAMATH BASIN IMPROVEMENT DISTRICT, OR HORSEFLY IRRIGATION DISTRICT, OR KLAMATH COUNTY DRAINAGE SERVICE DISTRICT, OR HOSKINS-KINGS VALLEY R.F.P.D., OR KLAMATH COUNTY EXTENSION SERVICE DISTRICT. OR HOUSING AUTHORITY OF PORTLAND KLAMATH COUNTY FIRE DISTRICT #1, OR HUBBARD R.F.P.D., OR KLAMATH COUNTY FIRE DISTRICT #3. OR HUDSON BAY DISTRICT IMPROVEMENT COMPANY. OR KLAMATH COUNTY FIRE DISTRICT #4, OR KLAMATH COUNTY FIRE DISTRICT #5, OR IN (KAY) YOUNG DITCH DISTRICT IMPROVEMENT COMPANY, OR KLAMATH COUNTY LIBRARY SERVICE DISTRICT. OR ICE FOUNTAIN WATER DISTRICT, OR KLAMATH COUNTY PREDATORY ANIMAL CONTROL DISTRICT, OR KLAMATH DRAINAGE DISTRICT, OR IDAHO POINT SPECIAL ROAD DISTRICT, OR IDANHA-DETROIT RURAL FIRE PROTECTION DISTRICT, OR KLAMATH FALLS FOREST ESTATES SPECIAL ROAD DISTRICT UNIT #2, OR ILLINOIS VALLEY FIRE DISTRICT KLAMATH INTEROPERABILITY RADIO GROUP, OR ILLINOIS VALLEY R.F.P.D., OR KLAMATH IRRIGATION DISTRICT, OR ILLINOIS VALLEY S.W.C.D., OR KLAMATH RIVER ACRES SPECIAL ROAD DISTRICT, OR IMBLER R.F.P.D., OR KLAMATH S.W.C.D., OR INTERLACHEN WATER P.U.D., OR KLAMATH VECTOR CONTROL DISTRICT. OR IONE LIBRARY DISTRICT, OR KNAPPA-SVENSEN-BURNSIDE R.F.P.D., OR IONE R.F.P.D. #6-604. OR LA GRANDE CEMETERY MAINTENANCE DISTRICT, OR IRONSIDE CEMETERY MAINTENANCE DISTRICT, OR LA GRANDE R.F.P.D., OR IRONSIDE RURAL ROAD DISTRICT #5, OR LA PINE PARK & RECREATION DISTRICT, OR IRRIGON PARK & RECREATION DISTRICT, OR LA PINE R.F.P.D., OR IRRIGON R.F.P.D., OR LABISH VILLAGE SEWAGE & DRAINAGE, OR ISLAND CITY AREA SANITATION DISTRICT, OR LACOMB IRRIGATION DISTRICT, OR ISLAND CITY CEMETERY MAINTENANCE DISTRICT, OR LAFAYETTE AIRPORT COMMISSION, LA JACK PINE VILLAGE SPECIAL ROAD DISTRICT, OR LAFOURCHE PARISH HEALTH UNIT - DHH-OPH REGION 3 JACKSON COUNTY FIRE DISTRICT #3, OR LAIDLAW WATER DISTRICT, OR JACKSON COUNTY FIRE DISTRICT #4, OR LAKE CHINOOK FIRE & RESCUE, OR JACKSON COUNTY FIRE DISTRICT #5, OR LAKE COUNTY 4-H & EXTENSION SERVICE DISTRICT. OR JACKSON COUNTY LIBRARY DISTRICT, OR LAKE COUNTY LIBRARY DISTRICT, OR JACKSON COUNTY VECTOR CONTROL DISTRICT, OR LAKE CREEK R.F.P.D. - JACKSON, OR JACKSON S.W.C.D., OR LAKE CREEK R.F.P.D. - LANE COUNTY, OR JASPER KNOLLS WATER DISTRICT, OR LAKE DISTRICT HOSPITAL, OR JEFFERSON COUNTY EMERGENCY MEDICAL SERVICE LAKE GROVE R.F.P.D. NO. 57, OR DISTRICT, OR LAKE GROVE WATER DISTRICT, OR JEFFERSON COUNTY FIRE DISTRICT #1, OR LAKE LABISH WATER CONTROL DISTRICT, OR JEFFERSON COUNTY LIBRARY DISTRICT, OR LAKE POINT SPECIAL ROAD DISTRICT, OR JEFFERSON COUNTY S.W.C.D., OR LAKESIDE R.F.P.D. #4, OR JEFFERSON PARK & RECREATION DISTRICT, OR LAKESIDE WATER DISTRICT, OR JEFFERSON R.F.P.D., OR LAKEVIEW R.F.P.D., OR JOB'S DRAINAGE DISTRICT, OR LAKEVIEW S.W.C.D., OR LAMONTAI IMPROVEMENT DISTRICT, OR JOHN DAY WATER DISTRICT, OR

LANE FIRE AUTHORITY, OR

LANE LIBRARY DISTRICT, OR LANE TRANSIT DISTRICT, OR

LANGELL VALLEY IRRIGATION DISTRICT, OR

LANGLOIS PUBLIC LIBRARY, OR

LANGLOIS R.F.P.D., OR

LANGLOIS WATER DISTRICT, OR

LAZY RIVER SPECIAL ROAD DISTRICT, OR

LEBANON AOUATIC DISTRICT, OR

LEBANON R.F.P.D., OR LEWIS & CLARK R.F.P.D., OR

LINCOLN COUNTY LIBRARY DISTRICT, OR

LINCOLN S.W.C.D., OR

LINN COUNTY EMERGENCY TELEPHONE AGENCY, OR

LINN S.W.C.D., OR

LITTLE MUDDY CREEK WATER CONTROL, OR LITTLE NESTUCCA DRAINAGE DISTRICT, OR LITTLE SWITZERLAND SPECIAL ROAD DISTRICT, OR

LONE PINE IRRIGATION DISTRICT, OR LONG PRAIRIE WATER DISTRICT. OR

LOOKINGGLASS OLALLA WATER CONTROL DISTRICT, OR

LOOKINGGLASS RURAL FIRE DISTRICT, OR

LORANE R.F.P.D., OR

LOST & BOULDER DITCH IMPROVEMENT DISTRICT, OR LOST CREEK PARK SPECIAL ROAD DISTRICT, OR

LOUISIANA PUBLIC SERVICE COMMISSION, LA

LOUISIANA WATER WORKS LOWELL R.F.P.D., OR

LOWER MCKAY CREEK R.F.P.D., OR

LOWER MCKAY CREEK WATER CONTROL DISTRICT, OR

LOWER POWDER RIVER IRRIGATION DISTRICT, OR

LOWER SILETZ WATER DISTRICT, OR LOWER UMPQUA HOSPITAL DISTRICT, OR

LOWER UMPQUA PARK & RECREATION DISTRICT, OR LOWER VALLEY WATER IMPROVEMENT DISTRICT, OR LUCE LONG DITCH DISTRICT IMPROVEMENT CO., OR

LUSTED WATER DISTRICT, OR

LYONS R.F.P.D., OR

LYONS-MEHAMA WATER DISTRICT, OR MADRAS AQUATIC CENTER DISTRICT, OR MAKAI SPECIAL ROAD DISTRICT. OR MALHEUR COUNTY S.W.C.D., OR

MALHEUR COUNTY VECTOR CONTROL DISTRICT, OR MALHEUR DISTRICT IMPROVEMENT COMPANY, OR

MALHEUR DRAINAGE DISTRICT, OR

MALHEUR MEMORIAL HEALTH DISTRICT, OR

MALIN COMMUNITY CEMETERY MAINTENANCE DISTRICT,

MALIN COMMUNITY PARK & RECREATION DISTRICT, OR

MALIN IRRIGATION DISTRICT, OR

MALIN R.F.P.D., OR

MAPLETON FIRE DEPARTMENT, OR MAPLETON WATER DISTRICT, OR MARCOLA WATER DISTRICT, OR

MARION COUNTY EXTENSION & 4H SERVICE DISTRICT. OR

MARION COUNTY FIRE DISTRICT #1, OR MARION JACK IMPROVEMENT DISTRICT, OR

MARION S.W.C.D., OR

MARY'S RIVER ESTATES ROAD DISTRICT, OR

MCDONALD FOREST ESTATES SPECIAL ROAD DISTRICT, OR

MCKAY ACRES IMPROVEMENT DISTRICT, OR

MCKAY DAM R.F.P.D. # 7-410, OR MCKENZIE FIRE & RESCUE, OR

MCKENZIE PALISADES WATER SUPPLY CORPORATION, OR

MCMINNVILLE R.F.P.D., OR MCNULTY WATER P.U.D., OR MEADOWS DRAINAGE DISTRICT, OR MEDFORD IRRIGATION DISTRICT, OR

MEDFORD R.F.P.D. #2, OR

MEDFORD WATER COMMISSION MEDICAL SPRINGS R.F.P.D., OR MELHEUR COUNTY JAIL. OR

MERLIN COMMUNITY PARK DISTRICT, OR

MERRILL CEMETERY MAINTENANCE DISTRICT, OR

MERRILL PARK DISTRICT, OR

MERRILL R.F.P.D., OR METRO REGIONAL GOVERNMENT

METRO REGIONAL PARKS

METROPOLITAN EXPOSITION RECREATION COMMISSION

METROPOLITAN SERVICE DISTRICT (METRO)

MID COUNTY CEMETERY MAINTENANCE DISTRICT, OR

MID-COLUMBIA FIRE AND RESCUE, OR MIDDLE FORK IRRIGATION DISTRICT, OR

MIDLAND COMMUNITY PARK, OR

MIDLAND DRAINAGE IMPROVEMENT DISTRICT, OR MILES CROSSING SANITARY SEWER DISTRICT, OR

MILL CITY R.F.P.D. #2-303, OR

MILL FOUR DRAINAGE DISTRICT, OR

MILLICOMA RIVER PARK & RECREATION DISTRICT. OR

MILLINGTON R.F.P.D. #5, OR

MILO VOLUNTEER FIRE DEPARTMENT, OR

MILTON-FREEWATER AMBULANCE SERVICE AREA HEALTH DISTRICT, OR

MILTON-FREEWATER WATER CONTROL DISTRICT, OR

MIROCO SPECIAL ROAD DISTRICT. OR

MIST-BIRKENFELD R.F.P.D., OR

MODOC POINT IRRIGATION DISTRICT, OR MODOC POINT SANITARY DISTRICT, OR

MOHAWK VALLEY R.F.P.D., OR MOLALLA AQUATIC DISTRICT, OR

MOLALLA R.F.P.D. #73, OR MONITOR R.F.P.D., OR MONROE R.F.P.D., OR

MONUMENT CEMETERY MAINTENANCE DISTRICT, OR

MONUMENT S.W.C.D., OR

MOOREA DRIVE SPECIAL ROAD DISTRICT, OR

MORO R.F.P.D., OR

MORROW COUNTY HEALTH DISTRICT, OR

MORROW COUNTY UNIFIED RECREATION DISTRICT, OR

MORROW S.W.C.D., OR MOSIER FIRE DISTRICT, OR

MOUNTAIN DRIVE SPECIAL ROAD DISTRICT, OR

MT. ANGEL R.F.P.D., OR

MT. HOOD IRRIGATION DISTRICT, OR MT. LAKI CEMETERY DISTRICT, OR

MT. VERNON R.F.P.D., OR

MULINO WATER DISTRICT #1, OR

MULTNOMAH COUNTY DRAINAGE DISTRICT #1, OR

MULTNOMAH COUNTY R.F.P.D. #10, OR MULTNOMAH COUNTY R.F.P.D. #14, OR MULTNOMAH EDUCATION SERVICE DISTRICT

MYRTLE CREEK R.F.P.D., OR

NEAH-KAH-NIE WATER DISTRICT, OR

NEDONNA R.F.P.D., OR

NEHALEM BAY FIRE AND RESCUE. OR NEHALEM BAY HEALTH DISTRICT, OR NEHALEM BAY WASTEWATER AGENCY, OR NESIKA BEACH-OPHIR WATER DISTRICT, OR NESKOWIN REGIONAL SANITARY AUTHORITY. OR

NESKOWIN REGIONAL WATER DISTRICT, OR

NESTUCCA R.F.P.D., OR

NETARTS WATER DISTRICT, OR NETARTS-OCEANSIDE R.F.P.D., OR

NETARTS-OCEANSIDE SANITARY DISTRICT, OR NEW BRIDGE WATER SUPPLY DISTRICT, OR

NEW CARLTON FIRE DISTRICT. OR

NEW ORLEANS REDEVELOPMENT AUTHORITY, LA

NEW PINE CREEK R.F.P.D., OR

NEWBERG R.F.P.D., OR PILOT ROCK R.F.P.D., OR NEWBERRY ESTATES SPECIAL ROAD DISTRICT. OR PINE EAGLE HEALTH DISTRICT, OR NEWPORT R.F.P.D., OR PINE FLAT DISTRICT IMPROVEMENT COMPANY, OR NEWT YOUNG DITCH DISTRICT IMPROVEMENT COMPANY. PINE GROVE IRRIGATION DISTRICT. OR PINE GROVE WATER DISTRICT-KLAMATH FALLS. OR NORTH ALBANY R.F.P.D., OR PINE GROVE WATER DISTRICT-MAUPIN, OR NORTH BAY R.F.P.D. #9, OR PINE VALLEY CEMETERY DISTRICT. OR NORTH CLACKAMAS PARKS & RECREATION DISTRICT, OR PINE VALLEY R.F.P.D., OR NORTH COUNTY RECREATION DISTRICT, OR PINEWOOD COUNTRY ESTATES SPECIAL ROAD DISTRICT, OR NORTH DOUGLAS COUNTY FIRE & EMS, OR PIONEER DISTRICT IMPROVEMENT COMPANY, OR NORTH DOUGLAS PARK & RECREATION DISTRICT, OR PISTOL RIVER CEMETERY MAINTENANCE DISTRICT, OR NORTH GILLIAM COUNTY HEALTH DISTRICT, OR PISTOL RIVER FIRE DISTRICT, OR NORTH GILLIAM COUNTY R.F.P.D., OR PLEASANT HILL R.F.P.D., OR NORTH LAKE HEALTH DISTRICT, OR PLEASANT HOME WATER DISTRICT, OR NORTH LEBANON WATER CONTROL DISTRICT, OR POCAHONTAS MINING AND IRRIGATION DISTRICT, OR NORTH LINCOLN FIRE & RESCUE DISTRICT #1, OR POE VALLEY IMPROVEMENT DISTRICT, OR NORTH LINCOLN HEALTH DISTRICT, OR POE VALLEY PARK & RECREATION DISTRICT. OR NORTH MORROW VECTOR CONTROL DISTRICT, OR POE VALLEY VECTOR CONTROL DISTRICT, OR NORTH SHERMAN COUNTY R.F.P.D. OR POLK COUNTY FIRE DISTRICT #1, OR NORTH UNIT IRRIGATION DISTRICT, OR POLK S.W.C.D., OR NORTHEAST OREGON HOUSING AUTHORITY, OR POMPADOUR WATER IMPROVEMENT DISTRICT, OR NORTHEAST WHEELER COUNTY HEALTH DISTRICT, OR PONDEROSA PINES EAST SPECIAL ROAD DISTRICT, OR NORTHERN WASCO COUNTY P.U.D., OR PORT OF ALSEA, OR NORTHERN WASCO COUNTY PARK & RECREATION PORT OF ARLINGTON, OR DISTRICT, OR PORT OF ASTORIA, OR NYE DITCH USERS DISTRICT IMPROVEMENT. OR PORT OF BANDON, OR PORT OF BRANDON, OR NYSSA ROAD ASSESSMENT DISTRICT #2, OR NYSSA RURAL FIRE DISTRICT, OR PORT OF BROOKINGS HARBOR, OR NYSSA-ARCADIA DRAINAGE DISTRICT, OR PORT OF CASCADE LOCKS. OR OAK LODGE WATER SERVICES, OR PORT OF COQUILLE RIVER, OR OAKLAND R.F.P.D., OR PORT OF GARIBALDI, OR OAKVILLE COMMUNITY CENTER, OR PORT OF GOLD BEACH, OR OCEANSIDE WATER DISTRICT, OR PORT OF HOOD RIVER, OR PORT OF MORGAN CITY. LA OCHOCO IRRIGATION DISTRICT, OR OCHOCO WEST WATER AND SANITARY AUTHORITY, OR PORT OF MORROW. OR ODELL SANITARY DISTRICT, OR PORT OF NEHALEM, OR OLD OWYHEE DITCH IMPROVEMENT DISTRICT, OR PORT OF NEWPORT, OR OLNEY-WALLUSKI FIRE & RESCUE DISTRICT. OR PORT OF PORT ORFORD, OR ONTARIO LIBRARY DISTRICT, OR PORT OF PORTLAND, OR ONTARIO R.F.P.D., OR PORT OF SIUSLAW, OR OPHIR R.F.P.D., OR PORT OF ST. HELENS. OR OREGON COAST COMMUNITY ACTION PORT OF THE DALLES, OR OREGON HOUSING AND COMMUNITY SERVICES PORT OF TILLAMOOK BAY. OR OREGON INTERNATIONAL PORT OF COOS BAY. OR PORT OF TOLEDO, OR OREGON LEGISLATIVE ADMINISTRATION PORT OF UMATILLA, OR OREGON OUTBACK R.F.P.D., OR PORT OF UMPQUA, OR OREGON POINT, OR PORT ORFORD CEMETERY MAINTENANCE DISTRICT. OR OREGON TRAIL LIBRARY DISTRICT. OR PORT ORFORD PUBLIC LIBRARY DISTRICT, OR OTTER ROCK WATER DISTRICT, OR PORT ORFORD R.F.P.D., OR OWW UNIT #2 SANITARY DISTRICT, OR PORTLAND DEVELOPMENT COMMISSION, OR OWYHEE CEMETERY MAINTENANCE DISTRICT, OR PORTLAND FIRE AND RESCUE OWYHEE IRRIGATION DISTRICT, OR PORTLAND HOUSING CENTER, OR PACIFIC CITY JOINT WATER-SANITARY AUTHORITY, OR POWDER R.F.P.D., OR PACIFIC COMMUNITIES HEALTH DISTRICT, OR POWDER RIVER R.F.P.D., OR PACIFIC RIVIERA #3 SPECIAL ROAD DISTRICT, OR POWDER VALLEY WATER CONTROL DISTRICT, OR PALATINE HILL WATER DISTRICT, OR POWERS HEALTH DISTRICT, OR PALMER CREEK WATER DISTRICT IMPROVEMENT PRAIRIE CEMETERY MAINTENANCE DISTRICT, OR COMPANY, OR PRINEVILLE LAKE ACRES SPECIAL ROAD DISTRICT #1. OR PANORAMIC ACCESS SPECIAL ROAD DISTRICT, OR PROSPECT R.F.P.D., OR PANTHER CREEK ROAD DISTRICT, OR QUAIL VALLEY PARK IMPROVEMENT DISTRICT, OR PANTHER CREEK WATER DISTRICT, OR QUEENER IRRIGATION IMPROVEMENT DISTRICT. OR PARKDALE R.F.P.D., OR RAINBOW WATER DISTRICT, OR PARKDALE SANITARY DISTRICT, OR RAINIER CEMETERY DISTRICT, OR PENINSULA DRAINAGE DISTRICT #1, OR RAINIER DRAINAGE IMPROVEMENT COMPANY, OR PENINSULA DRAINAGE DISTRICT #2, OR RALEIGH WATER DISTRICT, OR PHILOMATH FIRE AND RESCUE, OR REDMOND AREA PARK & RECREATION DISTRICT, OR PILOT ROCK CEMETERY MAINTENANCE DISTRICT #5, OR REDMOND FIRE AND RESCUE, OR

RIDDLE FIRE PROTECTION DISTRICT, OR

PILOT ROCK PARK & RECREATION DISTRICT, OR

RIDGEWOOD DISTRICT IMPROVEMENT COMPANY, OR SILETZ KEYS SANITARY DISTRICT, OR RIDGEWOOD ROAD DISTRICT, OR SILETZ R.F.P.D., OR RIETH SANITARY DISTRICT. OR SILVER FALLS LIBRARY DISTRICT. OR RIETH WATER DISTRICT, OR SILVER LAKE IRRIGATION DISTRICT, OR RIMROCK WEST IMPROVEMENT DISTRICT, OR SILVER LAKE R.F.P.D., OR RINK CREEK WATER DISTRICT, OR SILVER SANDS SPECIAL ROAD DISTRICT, OR RIVER BEND ESTATES SPECIAL ROAD DISTRICT, OR SILVERTON R.F.P.D. NO. 2, OR RIVER FOREST ACRES SPECIAL ROAD DISTRICT, OR SISTERS PARKS & RECREATION DISTRICT, OR RIVER MEADOWS IMPROVEMENT DISTRICT, OR SISTERS-CAMP SHERMAN R.F.P.D., OR RIVER PINES ESTATES SPECIAL ROAD DISTRICT, OR SIUSLAW PUBLIC LIBRARY DISTRICT. OR RIVER ROAD PARK & RECREATION DISTRICT, OR SIUSLAW S.W.C.D., OR RIVER ROAD WATER DISTRICT, OR SIUSLAW VALLEY FIRE AND RESCUE, OR RIVERBEND RIVERBANK WATER IMPROVEMENT DISTRICT. SIXES R.F.P.D., OR SKIPANON WATER CONTROL DISTRICT, OR RIVERDALE R.F.P.D. 11-JT, OR SKYLINE VIEW DISTRICT IMPROVEMENT COMPANY, OR RIVERGROVE WATER DISTRICT, OR SLEEPY HOLLOW WATER DISTRICT. OR RIVERSIDE MISSION WATER CONTROL DISTRICT, OR SMITH DITCH DISTRICT IMPROVEMENT COMPANY, OR RIVERSIDE R.F.P.D. #7-406, OR SOUTH CLACKAMAS TRANSPORTATION DISTRICT, OR RIVERSIDE WATER DISTRICT, OR SOUTH COUNTY HEALTH DISTRICT. OR ROBERTS CREEK WATER DISTRICT, OR SOUTH FORK WATER BOARD, OR ROCK CREEK DISTRICT IMPROVEMENT, OR SOUTH GILLIAM COUNTY CEMETERY DISTRICT, OR ROCK CREEK WATER DISTRICT, OR SOUTH GILLIAM COUNTY HEALTH DISTRICT, OR ROCKWOOD WATER P.U.D., OR SOUTH GILLIAM COUNTY R.F.P.D. VI-301, OR ROCKY POINT FIRE & EMS. OR SOUTH LAFOURCHE LEVEE DISTRICT, LA SOUTH LANE COUNTY FIRE & RESCUE. OR ROGUE RIVER R.F.P.D., OR ROGUE RIVER VALLEY IRRIGATION DISTRICT, OR SOUTH SANTIAM RIVER WATER CONTROL DISTRICT, OR ROGUE VALLEY SEWER SERVICES, OR SOUTH SHERMAN FIRE DISTRICT, OR ROGUE VALLEY SEWER, OR SOUTH SUBURBAN SANITARY DISTRICT, OR ROGUE VALLEY TRANSPORTATION DISTRICT, OR SOUTH WASCO PARK & RECREATION DISTRICT, OR SOUTHERN COOS HEALTH DISTRICT, OR ROSEBURG URBAN SANITARY AUTHORITY, OR ROSEWOOD ESTATES ROAD DISTRICT, OR SOUTHERN CURRY CEMETERY MAINTENANCE DISTRICT, OR ROW RIVER VALLEY WATER DISTRICT, OR SOUTHVIEW IMPROVEMENT DISTRICT, OR RURAL ROAD ASSESSMENT DISTRICT #3, OR SOUTHWEST LINCOLN COUNTY WATER DISTRICT, OR RURAL ROAD ASSESSMENT DISTRICT #4. OR SOUTHWESTERN POLK COUNTY R.F.P.D., OR SAINT LANDRY PARISH TOURIST COMMISSION SOUTHWOOD PARK WATER DISTRICT, OR SAINT MARY PARISH REC DISTRICT 2 SPECIAL ROAD DISTRICT #1, OR SAINT MARY PARISH REC DISTRICT 3 SPECIAL ROAD DISTRICT #8, OR SPRING RIVER SPECIAL ROAD DISTRICT, OR SAINT TAMMANY FIRE DISTRICT 4. LA SALEM AREA MASS TRANSIT DISTRICT, OR SPRINGFIELD UTILITY BOARD, OR SALEM MASS TRANSIT DISTRICT ST. PAUL R.F.P.D., OR SALEM SUBURBAN R.F.P.D., OR STANFIELD CEMETERY DISTRICT #6, OR SALISHAN SANITARY DISTRICT, OR STANFIELD IRRIGATION DISTRICT, OR SALMON RIVER PARK SPECIAL ROAD DISTRICT, OR STARR CREEK ROAD DISTRICT, OR SALMON RIVER PARK WATER IMPROVEMENT DISTRICT, OR STARWOOD SANITARY DISTRICT, OR SALMONBERRY TRAIL INTERGOVERNMENTAL AGENCY, OR STAYTON FIRE DISTRICT, OR SANDPIPER VILLAGE SPECIAL ROAD DISTRICT, OR SUBLIMITY FIRE DISTRICT, OR SANDY DRAINAGE IMPROVEMENT COMPANY, OR SUBURBAN EAST SALEM WATER DISTRICT, OR SANDY R.F.P.D. #72, OR SUBURBAN LIGHTING DISTRICT, OR SANTA CLARA R.F.P.D., OR SUCCOR CREEK DISTRICT IMPROVEMENT COMPANY, OR SANTA CLARA WATER DISTRICT. OR SUMMER LAKE IRRIGATION DISTRICT, OR SANTIAM WATER CONTROL DISTRICT, OR SUMMERVILLE CEMETERY MAINTENANCE DISTRICT, OR SAUVIE ISLAND DRAINAGE IMPROVEMENT COMPANY, OR SUMNER R.F.P.D., OR SAUVIE ISLAND VOLUNTEER FIRE DISTRICT #30J, OR SUN MOUNTAIN SPECIAL ROAD DISTRICT, OR SCAPPOOSE DRAINAGE IMPROVEMENT COMPANY, OR SUNDOWN SANITATION DISTRICT, OR SCAPPOOSE PUBLIC LIBRARY DISTRICT, OR SUNFOREST ESTATES SPECIAL ROAD DISTRICT, OR SCAPPOOSE R.F.P.D., OR SUNNYSIDE IRRIGATION DISTRICT, OR SCIO R.F.P.D., OR SUNRISE WATER AUTHORITY, OR SUNRIVER SERVICE DISTRICT, OR SCOTTSBURG R.F.P.D., OR SEAL ROCK R.F.P.D., OR SUNSET EMPIRE PARK & RECREATION DISTRICT, OR SEAL ROCK WATER DISTRICT, OR SUNSET EMPIRE TRANSPORTATION DISTRICT, OR SEWERAGE AND WATER BOARD OF NEW ORLEANS, LA SURFLAND ROAD DISTRICT, OR SHANGRI-LA WATER DISTRICT, OR SUTHERLIN VALLEY RECREATION DISTRICT, OR SUTHERLIN WATER CONTROL DISTRICT, OR SHASTA VIEW IRRIGATION DISTRICT, OR SWALLEY IRRIGATION DISTRICT, OR SHELLEY ROAD CREST ACRES WATER DISTRICT, OR SHERIDAN FIRE DISTRICT, OR SWEET HOME CEMETERY MAINTENANCE DISTRICT, OR SWEET HOME FIRE & AMBULANCE DISTRICT, OR SHERMAN COUNTY HEALTH DISTRICT, OR SHERMAN COUNTY S.W.C.D., OR SWISSHOME-DEADWOOD R.F.P.D., OR SHORELINE SANITARY DISTRICT, OR TABLE ROCK DISTRICT IMPROVEMENT COMPANY, OR

TALENT IRRIGATION DISTRICT. OR VANDEVERT ACRES SPECIAL ROAD DISTRICT, OR TANGENT R.F.P.D., OR VERNONIA R.F.P.D., OR TENMILE R.F.P.D., OR VINEYARD MOUNTAIN PARK & RECREATION DISTRICT. OR TERREBONNE DOMESTIC WATER DISTRICT, OR VINEYARD MOUNTAIN SPECIAL ROAD DISTRICT, OR THE DALLES IRRIGATION DISTRICT, OR WALLA WALLA RIVER IRRIGATION DISTRICT, OR THOMAS CREEK-WESTSIDE R.F.P.D., OR WALLOWA COUNTY HEALTH CARE DISTRICT, OR THREE RIVERS RANCH ROAD DISTRICT, OR WALLOWA LAKE COUNTY SERVICE DISTRICT, OR THREE SISTERS IRRIGATION DISTRICT, OR WALLOWA LAKE IRRIGATION DISTRICT, OR TIGARD TUALATIN AQUATIC DISTRICT, OR WALLOWA LAKE R.F.P.D., OR TIGARD WATER DISTRICT, OR WALLOWA S.W.C.D., OR TILLAMOOK BAY FLOOD IMPROVEMENT DISTRICT, OR WALLOWA VALLEY IMPROVEMENT DISTRICT #1, OR TILLAMOOK COUNTY EMERGENCY COMMUNICATIONS WAMIC R.F.P.D., OR DISTRICT, OR WAMIC WATER & SANITARY AUTHORITY, OR TILLAMOOK COUNTY S.W.C.D., OR WARMSPRINGS IRRIGATION DISTRICT, OR TILLAMOOK COUNTY TRANSPORTATION DISTRICT, OR WASCO COUNTY S.W.C.D., OR TILLAMOOK FIRE DISTRICT, OR WATER ENVIRONMENT SERVICES, OR TILLAMOOK P.U.D., OR WATER WONDERLAND IMPROVEMENT DISTRICT, OR TILLER R.F.P.D., OR WATERBURY & ALLEN DITCH IMPROVEMENT DISTRICT, OR TOBIN DITCH DISTRICT IMPROVEMENT COMPANY, OR WATSECO-BARVIEW WATER DISTRICT, OR TOLEDO R.F.P.D., OR WAUNA WATER DISTRICT, OR TONE WATER DISTRICT, OR WEDDERBURN SANITARY DISTRICT, OR TOOLEY WATER DISTRICT, OR WEST EAGLE VALLEY WATER CONTROL DISTRICT, OR TRASK DRAINAGE DISTRICT, OR WEST EXTENSION IRRIGATION DISTRICT, OR TRI CITY R.F.P.D. #4, OR WEST LABISH DRAINAGE & WATER CONTROL IMPROVEMENT DISTRICT, OR TRI-CITY WATER & SANITARY AUTHORITY, OR WEST MULTNOMAH S.W.C.D., OR TRI-COUNTY METROPOLITAN TRANSPORTATION DISTRICT WEST SIDE R.F.P.D., OR WEST SLOPE WATER DISTRICT. OR OF OREGON TRIMET, OR WEST UMATILLA MOSQUITO CONTROL DISTRICT, OR TUALATIN HILLS PARK & RECREATION DISTRICT WEST VALLEY FIRE DISTRICT, OR TUALATIN HILLS PARK & RECREATION DISTRICT, OR WESTERN HEIGHTS SPECIAL ROAD DISTRICT, OR TUALATIN S.W.C.D., OR WESTERN LANE AMBULANCE DISTRICT, OR TUALATIN VALLEY FIRE & RESCUE WESTLAND IRRIGATION DISTRICT, OR WESTON ATHENA MEMORIAL HALL PARK & RECREATION DISTRICT, OR TUALATIN VALLEY FIRE & RESCUE, OR TUALATIN VALLEY IRRIGATION DISTRICT, OR WESTON CEMETERY DISTRICT #2, OR TUALATIN VALLEY WATER DISTRICT WESTPORT FIRE AND RESCUE, OR TUALATIN VALLEY WATER DISTRICT. OR WESTRIDGE WATER SUPPLY CORPORATION, OR TUMALO IRRIGATION DISTRICT, OR WESTWOOD HILLS ROAD DISTRICT, OR TURNER FIRE DISTRICT, OR WESTWOOD VILLAGE ROAD DISTRICT. OR TWIN ROCKS SANITARY DISTRICT. OR WHEELER S.W.C.D., OR TWO RIVERS NORTH SPECIAL ROAD DISTRICT, OR WHITE RIVER HEALTH DISTRICT, OR TWO RIVERS S.W.C.D., OR WIARD MEMORIAL PARK DISTRICT, OR TWO RIVERS SPECIAL ROAD DISTRICT, OR WICKIUP WATER DISTRICT, OR TYGH VALLEY R.F.P.D., OR WILLAKENZIE R.F.P.D., OR TYGH VALLEY WATER DISTRICT, OR WILLAMALANE PARK & RECREATION DISTRICT, OR UMATILLA COUNTY FIRE DISTRICT #1, OR WILLAMALANE PARK AND RECREATION DISTRICT UMATILLA COUNTY S.W.C.D., OR WILLAMETTE HUMANE SOCIETY WILLAMETTE RIVER WATER COALITION, OR UMATILLA COUNTY SPECIAL LIBRARY DISTRICT, OR UMATILLA HOSPITAL DISTRICT, OR WILLIAMS R.F.P.D., OR UMATILLA R.F.P.D. #7-405, OR WILLOW CREEK PARK DISTRICT, OR UMATILLA-MORROW RADIO AND DATA DISTRICT, OR WILLOW DALE WATER DISTRICT, OR UMPQUA S.W.C.D., OR WILSON RIVER WATER DISTRICT, OR UNION CEMETERY MAINTENANCE DISTRICT, OR WINCHESTER BAY R.F.P.D., OR UNION COUNTY SOLID WASTE DISPOSAL DISTRICT, OR WINCHESTER BAY SANITARY DISTRICT, OR UNION COUNTY VECTOR CONTROL DISTRICT, OR WINCHUCK R.F.P.D., OR UNION GAP SANITARY DISTRICT, OR WINSTON-DILLARD R.F.P.D., OR UNION GAP WATER DISTRICT, OR WINSTON-DILLARD WATER DISTRICT, OR UNION HEALTH DISTRICT, OR WOLF CREEK R.F.P.D., OR UNION R.F.P.D., OR WOOD RIVER DISTRICT IMPROVEMENT COMPANY, OR UNION S.W.C.D., OR WOODBURN R.F.P.D. NO. 6, OR UNITY COMMUNITY PARK & RECREATION DISTRICT, OR WOODLAND PARK SPECIAL ROAD DISTRICT, OR

WOODS ROAD DISTRICT, OR

WY'EAST FIRE DISTRICT, OR

YAMHILL COUNTY TRANSIT AREA, OR

YAMHILL FIRE PROTECTION DISTRICT, OR

YONCALLA PARK & RECREATION DISTRICT, OR

YACHATS R.F.P.D., OR

YAMHILL SWCD, OR

WRIGHT CREEK ROAD WATER IMPROVEMENT DISTRICT, OR

VALLEY VIEW WATER DISTRICT, OR

UPPER MCKENZIE R.F.P.D., OR

UPPER WILLAMETTE S.W.C.D., OR

UPPER CLEVELAND RAPIDS ROAD DISTRICT, OR

VALE OREGON IRRIGATION DISTRICT, OR

VALE RURAL FIRE PROTECTION DISTRICT, OR

VALLEY ACRES SPECIAL ROAD DISTRICT, OR

VALLEY VIEW CEMETERY MAINTENANCE DISTRICT, OR

YOUNGS RIVER-LEWIS & CLARK WATER DISTRICT, OR ZUMWALT R.F.P.D., OR

K-12 INCLUDING BUT NOT LIMITED TO:

ACADIA PARISH SCHOOL BOARD
BEAVERTON SCHOOL DISTRICT
BEND-LA PINE SCHOOL DISTRICT
BOGALUSA HIGH SCHOOL, LA
BOSSIER PARISH SCHOOL BOARD
BROOKING HARBOR SCHOOL DISTRICT
CADDO PARISH SCHOOL DISTRICT
CALCASIEU PARISH SCHOOL DISTRICT

CANBY SCHOOL DISTRICT

CANYONVILLE CHRISTIAN ACADEMY

CASCADE SCHOOL DISTRICT

CASCADES ACADEMY OF CENTRAL OREGON

CENTENNIAL SCHOOL DISTRICT
CENTRAL CATHOLIC HIGH SCHOOL
CENTRAL POINT SCHOOL DISTRICT NO.6
CENTRAL SCHOOL DISTRICT 13J
COOS BAY SCHOOL DISTRICT NO.9
CORVALLIS SCHOOL DISTRICT 509J

COUNTY OF YAMHILL SCHOOL DISTRICT 29

CULVER SCHOOL DISTRICT
DALLAS SCHOOL DISTRICT NO.2
DAVID DOUGLAS SCHOOL DISTRICT
DAYTON SCHOOL DISTRICT NO.8
DE LA SALLE N CATHOLIC HS

DESCHUTES COUNTY SCHOOL DISTRICT NO.6 DOUGLAS EDUCATIONAL DISTRICT SERVICE

**DUFUR SCHOOL DISTRICT NO.29** 

EAST BATON ROUGE PARISH SCHOOL DISTRICT

ESTACADA SCHOOL DISTRICT NO.10B FOREST GROVE SCHOOL DISTRICT GEORGE MIDDLE SCHOOL GLADSTONE SCHOOL DISTRICT GRANTS PASS SCHOOL DISTRICT 7

GREATER ALBANY PUBLIC SCHOOL DISTRICT GRESHAM BARLOW JOINT SCHOOL DISTRICT

HEAD START OF LANE COUNTY

HIGH DESERT EDUCATION SERVICE DISTRICT

HILLSBORO SCHOOL DISTRICT

HOOD RIVER COUNTY SCHOOL DISTRICT

JACKSON CO SCHOOL DIST NO.9

JEFFERSON COUNTY SCHOOL DISTRICT 509-J

JEFFERSON PARISH SCHOOL DISTRICT

JEFFERSON SCHOOL DISTRICT JUNCTION CITY SCHOOLS, OR

KLAMATH COUNTY SCHOOL DISTRICT KLAMATH FALLS CITY SCHOOLS LAFAYETTE PARISH SCHOOL DISTRICT LAKE OSWEGO SCHOOL DISTRICT 7J LANE COUNTY SCHOOL DISTRICT 4J LINCOLN COUNTY SCHOOL DISTRICT LINN CO. SCHOOL DIST. 95C

LIVINGSTON PARISH SCHOOL DISTRICT LOST RIVER JR/SR HIGH SCHOOL LOWELL SCHOOL DISTRICT NO.71 SALEM-KEIZER PUBLIC SCHOOLS 24J MARION COUNTY SCHOOL DISTRICT 103

MARIST HIGH SCHOOL. OR

MCMINNVILLE SCHOOL DISTRICT NOAO MEDFORD SCHOOL DISTRICT 549C

MITCH CHARTER SCHOOL

MONROE SCHOOL DISTRICT NO.1J MORROW COUNTY SCHOOL DIST, OR

MULTNOMAH EDUCATION SERVICE DISTRICT

MULTISENSORY LEARNING ACADEMY

MYRTLE PINT SCHOOL DISTRICT 41 NEAH-KAH-NIE DISTRICT NO.56 NEWBERG PUBLIC SCHOOLS

NESTUCCA VALLEY SCHOOL DISTRICT NO.101

NOBEL LEARNING COMMUNITIES NORTH BEND SCHOOL DISTRICT 13 NORTH CLACKAMAS SCHOOL DISTRICT NORTH DOUGLAS SCHOOL DISTRICT NORTH WASCO CITY SCHOOL DISTRICT 21

NORTHWEST REGIONAL EDUCATION SERVICE DISTRICT

ONTARIO MIDDLE SCHOOL

OREGON TRAIL SCHOOL DISTRICT NOA6 ORLEANS PARISH SCHOOL DISTRICT PHOENIX-TALENT SCHOOL DISTRICT NOA

PLEASANT HILL SCHOOL DISTRICT
PORTLAND JEWISH ACADEMY
PORTLAND PUBLIC SCHOOLS
RAPIDES PARISH SCHOOL DISTRICT
REDMOND SCHOOL DISTRICT
REYNOLDS SCHOOL DISTRICT
ROGUE RIVER SCHOOL DISTRICT
ROSEBURG PUBLIC SCHOOLS
SCAPPOOSE SCHOOL DISTRICT IJ

SAINT TAMMANY PARISH SCHOOL BOARD, LA

SEASIDE SCHOOL DISTRICT 10 SHERWOOD SCHOOL DISTRICT 88J SILVER FALLS SCHOOL DISTRICT 4J SOUTH LANE SCHOOL DISTRICT 45J3

SOUTHERN OREGON EDUCATION SERVICE DISTRICT

SPRINGFIELD PUBLIC SCHOOLS SUTHERLIN SCHOOL DISTRICT SWEET HOME SCHOOL DISTRICT NO.55 TERREBONNE PARISH SCHOOL DISTRICT

THE CATLIN GABEL SCHOOL

TIGARD-TUALATIN SCHOOL DISTRICT

UMATILLA MORROW ESD

WEST LINN WILSONVILLE SCHOOL DISTRICT WILLAMETTE EDUCATION SERVICE DISTRICT

WOODBURN SCHOOL DISTRICT YONCALLA SCHOOL DISTRICT

ACADEMY FOR MATH ENGINEERING & SCIENCE (AMES). UT

ALIANZA ACADEMY, UT ALPINE DISTRICT, UT

AMERICAN LEADERSHIP ACADEMY. UT AMERICAN PREPARATORY ACADEMY. UT

BAER CANYON HIGH SCHOOL FOR SPORTS & MEDICAL SCIENCES, UT

BEAR RIVER CHARTER SCHOOL, UT BEAVER SCHOOL DISTRICT, UT

BEEHIVE SCIENCE & TECHNOLOGY ACADEMY (BSTA), UT

BOX ELDER SCHOOL DISTRICT, UT

CBA CENTER, UT

CACHE SCHOOL DISTRICT, UT CANYON RIM ACADEMY, UT CANYONS DISTRICT, UT CARBON SCHOOL DISTRICT, UT

CHANNING HALL, UT

CHARTER SCHOOL LEWIS ACADEMY, UT

CITY ACADEMY. UT

DAGGETT SCHOOL DISTRICT, UT

DAVINCI ACADEMY. UT DAVIS DISTRICT, UT

DUAL IMMERSION ACADEMY, UT DUCHESNE SCHOOL DISTRICT, UT

EARLY LIGHT ACADEMY AT DAYBREAK, UT

EAST HOLLYWOOD HIGH, UT

EDITH BOWEN LABORATORY SCHOOL, UT

EMERSON ALCOTT ACADEMY, UT EMERY SCHOOL DISTRICT, UT

ENTHEOS ACADEMY, UT EXCELSIOR ACADEMY, UT FAST FORWARD HIGH, UT FREEDOM ACADEMY, UT GARFIELD SCHOOL DISTRICT, UT

GATEWAY PREPARATORY ACADEMY, UT GEORGE WASHINGTON ACADEMY, UT GOOD FOUNDATION ACADEMY, UT GRAND SCHOOL DISTRICT, UT GRANITE DISTRICT, UT

GUADALUPE SCHOOL, UT HAWTHORN ACADEMY, UT

INTECH COLLEGIATE HIGH SCHOOL, UT

IRON SCHOOL DISTRICT, UT

ITINERIS EARLY COLLEGE HIGH, UT JOHN HANCOCK CHARTER SCHOOL, UT

JORDAN DISTRICT, UT JUAB SCHOOL DISTRICT, UT KANE SCHOOL DISTRICT. UT

KARL G MAESER PREPARATORY ACADEMY, UT

LAKEVIEW ACADEMY, UT

LEGACY PREPARATORY ACADEMY, UT

LIBERTY ACADEMY, UT LINCOLN ACADEMY. UT LOGAN SCHOOL DISTRICT, UT MARIA MONTESSORI ACADEMY, UT

MERIT COLLEGE PREPARATORY ACADEMY, UT

MILLARD SCHOOL DISTRICT, UT MOAB CHARTER SCHOOL, UT MONTICELLO ACADEMY, UT MORGAN SCHOOL DISTRICT, UT MOUNTAINVILLE ACADEMY, UT MURRAY SCHOOL DISTRICT, UT NAVIGATOR POINTE ACADEMY, UT NEBO SCHOOL DISTRICT, UT

NO UT ACAD FOR MATH ENGINEERING & SCIENCE

(NUAMES), UT

NOAH WEBSTER ACADEMY, UT

NORTH DAVIS PREPARATORY ACADEMY, UT

NORTH SANPETE SCHOOL DISTRICT, UT

NORTH STAR ACADEMY, UT

NORTH SUMMIT SCHOOL DISTRICT. UT ODYSSEY CHARTER SCHOOL, UT OGDEN PREPARATORY ACADEMY, UT OGDEN SCHOOL DISTRICT, UT

OPEN CLASSROOM, UT

OPEN HIGH SCHOOL OF UTAH, UT

OQUIRRH MOUNTAIN CHARTER SCHOOL, UT

PARADIGM HIGH SCHOOL, UT PARK CITY SCHOOL DISTRICT, UT PINNACLE CANYON ACADEMY, UT PIUTE SCHOOL DISTRICT, UT PROVIDENCE HALL, UT

PROVO SCHOOL DISTRICT, UT QUAIL RUN PRIMARY SCHOOL, UT

QUEST ACADEMY, UT RANCHES ACADEMY. UT REAGAN ACADEMY, UT RENAISSANCE ACADEMY, UT RICH SCHOOL DISTRICT, UT

ROCKWELL CHARTER HIGH SCHOOL, UT

SALT LAKE ARTS ACADEMY, UT

SALT LAKE CENTER FOR SCIENCE EDUCATION, UT

SALT LAKE SCHOOL DISTRICT, UT

SALT LAKE SCHOOL FOR THE PERFORMING ARTS, UT

SAN JUAN SCHOOL DISTRICT, UT SEVIER SCHOOL DISTRICT, UT

SOLDIER HOLLOW CHARTER SCHOOL, UT

SOUTH SANPETE SCHOOL DISTRICT, UT SOUTH SUMMIT SCHOOL DISTRICT, UT

SPECTRUM ACADEMY, UT SUCCESS ACADEMY, UT SUCCESS SCHOOL, UT SUMMIT ACADEMY, UT

SUMMIT ACADEMY HIGH SCHOOL, UT SYRACUSE ARTS ACADEMY, UT THOMAS EDISON - NORTH, UT TIMPANOGOS ACADEMY, UT TINTIC SCHOOL DISTRICT, UT TOOELE SCHOOL DISTRICT, UT

TUACAHN HIGH SCHOOL FOR THE PERFORMING ARTS, UT

UINTAH RIVER HIGH, UT UINTAH SCHOOL DISTRICT, UT UTAH CONNECTIONS ACADEMY, UT UTAH COUNTY ACADEMY OF SCIENCE, UT UTAH ELECTRONIC HIGH SCHOOL, UT UTAH SCHOOLS FOR DEAF & BLIND, UT UTAH STATE OFFICE OF EDUCATION. UT

UTAH VIRTUAL ACADEMY, UT

VENTURE ACADEMY, UT

VISTA AT ENTRADA SCHOOL OF PERFORMING ARTS AND TECHNOLOGY, UT

WALDEN SCHOOL OF LIBERAL ARTS. UT

WASATCH PEAK ACADEMY. UT WASATCH SCHOOL DISTRICT, UT WASHINGTON SCHOOL DISTRICT, UT WAYNE SCHOOL DISTRICT, UT WEBER SCHOOL DISTRICT, UT

WEILENMANN SCHOOL OF DISCOVERY, UT

#### HIGHER EDUCATION

ARGOSY UNIVERSITY

BATON ROUGE COMMUNITY COLLEGE, LA BIRTHINGWAY COLLEGE OF MIDWIFERY BLUE MOUNTAIN COMMUNITY COLLEGE BRIGHAM YOUNG UNIVERSITY - HAWAII CENTRAL OREGON COMMUNITY COLLEGE CENTENARY COLLEGE OF LOUISIANA CHEMEKETA COMMUNITY COLLEGE CLACKAMAS COMMUNITY COLLEGE COLLEGE OF THE MARSHALL ISLANDS COLUMBIA GORGE COMMUNITY COLLEGE

CONCORDIA UNIVERSITY GEORGE FOX UNIVERSITY

KLAMATH COMMUNITY COLLEGE DISTRICT

LANE COMMUNITY COLLEGE LEWIS AND CLARK COLLEGE

LINFIELD COLLEGE

LINN-BENTON COMMUNITY COLLEGE

LOUISIANA COLLEGE, LA LOUISIANA STATE UNIVERSITY

LOUISIANA STATE UNIVERSITY HEALTH SERVICES

MARYLHURST UNIVERSITY MT. HOOD COMMUNITY COLLEGE MULTNOMAH BIBLE COLLEGE

NATIONAL COLLEGE OF NATURAL MEDICINE

NORTHWEST CHRISTIAN COLLEGE

OREGON HEALTH AND SCIENCE UNIVERSITY

OREGON INSTITUTE OF TECHNOLOGY

OREGON STATE UNIVERSITY OREGON UNIVERSITY SYSTEM

PACIFIC UNIVERSITY PIONEER PACIFIC COLLEGE PORTLAND COMMUNITY COLLEGE PORTLAND STATE UNIVERSITY

REED COLLEGE

RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII

ROGUE COMMUNITY COLLEGE

SOUTHEASTERN LOUISIANA UNIVERSITY

SOUTHERN OREGON UNIVERSITY (OREGON UNIVERSITY

SYSTEM)

SOUTHWESTERN OREGON COMMUNITY COLLEGE

TULANE UNIVERSITY

TILLAMOOK BAY COMMUNITY COLLEGE

UMPQUA COMMUNITY COLLEGE

UNIVERSITY OF HAWAII BOARD OF REGENTS

UNIVERSITY OF HAWAII-HONOLULU COMMUNITY COLLEGE

UNIVERSITY OF OREGON-GRADUATE SCHOOL

UNIVERSITY OF PORTLAND

UNIVERSITY OF NEW ORLEANS

WESTERN OREGON UNIVERSITY

WESTERN STATES CHIROPRACTIC COLLEGE

WILLAMETTE UNIVERSITY

XAVIER UNIVERSITY

UTAH SYSTEM OF HIGHER EDUCATION, UT

UNIVERSITY OF UTAH, UT

UTAH STATE UNIVERSITY, UT

WEBER STATE UNIVERSITY, UT

SOUTHERN UTAH UNIVERSITY, UT

SNOW COLLEGE, UT

DIXIE STATE COLLEGE. UT

COLLEGE OF EASTERN UTAH, UT

UTAH VALLEY UNIVERSITY. UT

SALT LAKE COMMUNITY COLLEGE, UT

UTAH COLLEGE OF APPLIED TECHNOLOGY. UT

#### STATE AGENCIES

ADMIN. SERVICES OFFICE

**BOARD OF MEDICAL EXAMINERS** 

HAWAII CHILD SUPPORT ENFORCEMENT AGENCY

HAWAII DEPARTMENT OF TRANSPORTATION

HAWAII HEALTH SYSTEMS CORPORATION

OFFICE OF MEDICAL ASSISTANCE PROGRAMS

OFFICE OF THE STATE TREASURER

OREGON BOARD OF ARCHITECTS

OREGON CHILD DEVELOPMENT COALITION

OREGON DEPARTMENT OF EDUCATION

OREGON DEPARTMENT OF FORESTRY

OREGON DEPT OF TRANSPORTATION

OREGON DEPT. OF EDUCATION

OREGON LOTTERY

OREGON OFFICE OF ENERGY

OREGON STATE BOARD OF NURSING

OREGON STATE DEPT OF CORRECTIONS

OREGON STATE POLICE

OREGON TOURISM COMMISSION

OREGON TRAVEL INFORMATION COUNCIL

SANTIAM CANYON COMMUNICATION CENTER

SEIU LOCAL 503, OPEU

SOH- JUDICIARY CONTRACTS AND PURCH

STATE DEPARTMENT OF DEFENSE. STATE OF HAWAII

STATE OF HAWAII

STATE OF HAWAII, DEPT. OF EDUCATION

STATE OF LOUISIANA

STATE OF LOUISIANA DEPT, OF EDUCATION

STATE OF LOUISIANA, 26<sup>TH</sup> JUDICIAL DISTRICT ATTORNEY

STATE OF UTAH

## Sample Cintas Facilities Solutions Cooperative Acceptance Agreement



Facilities	Solutions Cooperative A	Acceptance Agreement			
				Date	o
				Contract N	o
				Customer I	No
				ement # O Agreement	
			Grocc# Gr	O Agreement	
Customer/	Participating Agency		Phone		
Address_			City	Sta	iteZip
UNIFORM	I PRODUCT RENTAL PRICII	NG:			
Item#		Description		ab.	Unit Price
		· · · · · · · · · · · · · · · · · · ·		1	
			4		
		100	8 1		
This Agreem	ent is effective as of the date of exec	ution for a term of 60 mon from th	e date of installation or re	newal.	
<ul> <li>Standar</li> </ul>	rd Name Emblem \$e	a • Standa Agency E b	lem \$e		
<ul> <li>Custom</li> </ul>	ı Agency Emblem \$e	a ● Embroid ry	*e	-	norunak
	n Advantage: m Uniform Advantage	Item	\$		per week per week
	n Advantage:	Item	<u>*</u>		per week
<ul> <li>Prep Ad</li> </ul>	dvantage:	Ite .i	\$\$		per week
	m Charge \$35.00_	. 1000	I invoice (the greater of the	two).	
<ul> <li>Make-L</li> <li>Non-State</li> </ul>	Jp charge \$ andard/Special Cut Garment (i.e., no	per garment. n-s_ndard -stocked unusually s	mall or large sizes, unusu	ally short or lon	a sleeve or lenath, etc.)
premiur	m \$	p garm t.	,		3 7 7
	nal Sleeve Change				
	no circumstances will the C mpany a Charge for Logo Mat	ccept to tales bearing free liquid. She	op towels may not be use	d to clean up oi	or solvent spills.
<ul> <li>Pavmer</li> </ul>	nt Terms Net	The second second	•		
<ul> <li>Size Ch</li> </ul>	nange: Customer agrees to have em	oloy s measured by a Cintas repres	sentative using garment "s	size samples" o	r Cintas TruFit. A charge
<ul><li>Other</li></ul>	f \$	per garment will be assessed	for employee's size chang	jed within 4 we	eks of installation.
_	ERVICES PRODUCTS PRICING:				
Item #	De	scription	Rental Freq.	Inventory	Unit Price
$\vdash$					
Automa	atic Lost Replacement Charge:	Item	% of Inventory	\$\$	Ea.
<ul> <li>Automa</li> </ul>	atic Lost Replacement Charge:	Item	% of Inventory	\$	Ea.
/ 🗆 _	Initial and check box if Unilease. A	Il Garments will be cleaned by custo	mer		
	to	nen Service. Company will take perio		of items in poss	ession or under control
'	ite customer.				
	Initial and check box if receiving d ate direct embroidery for any reason,	rect embroidery. If service is discon	tinued for any employee o	r Customer del	etes any of the garments
Da	all direct embroidered garments a	of terminates this Agreement for any t the time they are removed from se	rvice at the then current r	eplacement val	ues. (See term #4 below).
		-			

Page 1 of 7

Cintas Representative Initial \_\_\_\_\_ Customer Initial \_\_\_\_\_

#### Omnia Participating Public Agencies Terms

- 1. Participating Public Agencies: Supplier agrees to extend the same terms, covenants agreed to under the OMNIA Vendor Agreement executed between Cintas Corporation and University of Nebraska (the "Master Agreement") to other government agencies ("Participating Public Agencies") that, in their discretion, desire to access the Master Agreement in accordance with all terms and conditions contained herein or attached hereto. Each participating Public Agency will be exclusively responsible and deal directly with Supplier on matters relating to length of agreement, ordering, delivery, inspection, acceptance, invoicing, and payment for products and services in accordance with the terms and conditions of the Master Agreement.
- 2. **Dispute Resolution Arbitration and Class Waiver**. This provision shall take precedence over and supersede any contrary or conflicting provision in the Master Agreement.
  - a. Arbitration Notice. Customer agrees to the maximum extent permitted by law that any dispute, controversy, or claim arising out of or relating to this Agreement (including its enforcement, performance, breach, arbitrability, or interpretation) or to the products or services provided hereunder will be submitted to and resolved by final and binding individual arbitration. ARBITRATION MEANS THAT AN ARBITRATOR, AND NOT A JUDGE OR A JURY, WILL DECIDE THE DISPUTE, CONTROVERSY, OR CLAIM, BY ACCEPTING THESE TERMS, YOU AND CINTAS ARE EACH EXPRESSLY WAIVING THE RIGHT TO A TRIAL BY JURY AND TO PURSUE OR PARTICIPATE IN ANY CLASS ACTION, COLLECTIVE ACTION, OR REPRESENTATIVE CLAIMS OR PROCEEDINGS EITHER IN ARBITRATION OR IN ANY COURT. To the extent a class or collective action or representative claim or proceeding may not be waived, you agree to stay any such actions, claims, and proceedings u.u.il after all actions. claims, and proceedings subject to arbitration are fully resolved.
  - b. Arbitration Procedures. Any arbitration between Customer and Cint. will be governed by the Commercial Dispute Resolution Procedures and the Supplementary Procedures for Consume Related Disputes (collectively, "AAA Rules") of the American Arbitration Association ("AAA"), as modified by this Agreement, and will be administered by the AAA. The AAA Rules and filing forms are available online at www.adr.org, by calling the AAA at '-800-778-7879, or by contacting Cintas. Any arbitration hearings will take place in the state in which Customer is located; provided, however, that if the claim is for \$10,000 or less, Customer may choose for the arbitration instead to con fucted: (i) solely on the basis of documents submitted to the arbitrator; or (ii) through it telephonic hearing. In arbitrator must issue a reasoned written decision sufficient to explain the essential findings and conclusions on which the decision and award, if any, are based.
  - c. Fees. Arbitration fees will be assessed consistent with the AAA Rules.
  - d. No Class Actions in Arbitration or in Any Jourt, No Jury Trial. CUSTOMER AND CINTAS AGREE THAT, TO THE MAXIMUM EXTENT PERMITTED BY LAW. EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN THEIR INDIVIDUAL CAPACITIES AND NOT AS PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING, WHETHER IN ARBITRATION OR IN ANY COURT. FURTHER, UNLESS BOTH CUSTOMER AND CINT SAGREE OTHERWISE, AN ARBITRATOR OR JUDGE MAY NOT CONSOLIDATE MORE THAN ONE PARTICIPATING PUBLIC AGENCY'S CLAIMS AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A REPRESENTATIVE OR CLASS PROCEEDING. FOR THE AVOIDANCE OF DOUBT, CUSTOMER AND CINTAS AGREE TO RESOLVE ANY DISPUTE ON AN INDIVIDUAL. NON-REPRESENTATI 'E, NON-CLASS BASIS IN ARBITRATION. BUT IF FOR ANY REASON SUCH DISPUTE PROCEEDS IN COURT, CI' TOMER AND CINTAS AGREE TO WAIVE ANY RIGHT TO HAVE THE DISPUTE PROCEEDS IN COURT, CUSTOMER AND CINTAS AGREE TO WAIVE ANY RIGHT TO A TRIAL BY HERY.
  - e. **Enforceability.** If the requirement to submit any and all disputes, controversies, and claims to binding arbitration is found to be unenforceable or contrary to applicable law, the dispute, controversy or claim will be resolved in accordance with, and governed by, the laws of the State in which the Participating Public Agency exists.
  - f. Severability. If any section or provision of this ¶ 2, Dispute Resolution Arbitration and Class Waiver, is found to be unenforceable or valid, the parties will substitute an enforceable provision that, to the maximum extent possible under applicable law, preserves the original intentions of the parties, and the remainder will be given full force and effect.
- 3. **Dispute Resolution Timing of invoice challenges:** Requests for an invoice adjustment or challenges to invoice amounts must be received by Cintas within 60 days of Customer's receipt of the contested invoice, or any billing dispute is waived. Notification to Cintas of a request for an invoice adjustment must be made in writing and must include the invoice number, disputed amount, and the reason for the disputed charge.
- 4. Master Agreement available at https://www.omniapartners.com/publicsector.
- 5. In the event of any conflict between this Facilities Solutions Cooperative Acceptance Agreement (this "Agreement") and the Master Agreement, the Master Agreement shall prevail, except to the extent this Agreement specifically provides that it is superseding a provision in the Master Agreement.

#### Supplier General Service Terms Section

6.	Prices Customer agrees to rent from Company, and Company agrees to provide to Customer, the Merchandise, inventory and services on
	the Master Agreement and / or outlined above. There will be a minimum charge of thirty-five dollars (\$35.00) or 50% of initial invoice
	(whichever is greater) per week for each Customer location required to purchase its rental services from Company as set forth in this
	Agreement.

Cintas Representative Initial Customer Illicat	Cintas Representative In	ritial (	Customer	Initial
------------------------------------------------	--------------------------	----------	----------	---------

- 7. **Buyback of Non-Standard Garments (if applicable)** Customer has ordered from Company a garment rental service requiring embroidered garments that may not be standard to Company's normal rental product line. Those non-standard products will be designated as such under-Garment Description in Exhibit Buyback of Non-Standard Garments (if applicable). In the event Customer deletes a non-standard product, alters the design of the non-standard product, fails to renew the Agreement, or terminates the Agreement for any reason other than documented quality of service reasons which are not cured, Customer agrees to buy back all remaining non-standard products allocated to Customer that the Company has in service and out of service at the then current Loss/Damage Replacement Values.
- 8. Garments' Lack of Flame Retardant or Acid Resistant Features Unless specified otherwise in writing by the Company, the garments supplied under this Agreement are not flame retardant or acid resistant and contain no special flame retardant or acid resistant features. They are not designed for use in areas of flammability risk or where contact with hazardous materials is possible. Flame resistant and acid resistant garments are available from Company upon request. Customer warrants that none of the employees for whom garments are supplied pursuant to this Agreement require flame retardant or acid resistant clothing.
- 9. Logo Mats In the event that Customer decides to delete any mat bearing the Customer's logo (Logo Mat) from the rental program, changes the design of the Logo Mats, terminates this Agreement for any reason or fails to renew this Agreement, the Customer will purchase at the time of deletion, design change or termination, all remaining Logo mats that the Company has in service and out of service held in inventory at the then current Loss/Damage Replacement Value.
- 10. Adding Employees Additional employees and Merchandise may be added to this Agreement at any time upon written or oral request by the Customer to the Company. Any such additional employees or Merchandise shall automatically become a part of and subject to the terms of this Agreement. If such employees are employed at a Customer location that is then participating under this Agreement, the Customer shall pay Company the one-time preparation fee indicated on the Master Agreement and / or outlined above. Customer shall not pay Company any one-time preparation fee for garments for employees included in the initial installation of a Customer location. There will be a one-time charge for name and/or company emblems when employees are added to the program in garments requiring emblems.
- 11. Emblem Guarantee Customer has requested that Company supply emblems desi ...ed exclusively for Customer featuring Customer's logo or other specific identification (hereinafter "Customer Emblems"). Company will maintain a sufficient quantity of Customer Emblems in inventory to provide for Customer's needs and maintain a low cost per emblem through quantity purchases.
- 12. In the event Customer decides to discontinue the use of Customer Emblems, changes the design of the Customer Emblems, terminates this Agreement for any reason or fails to renew this Agreement, the Customer will purchase at the time of deletion, design change, termination or expiration, all remaining Customer Emblems that the Company allocated to Customer at the price indicated on the Master Agreement and / or outlined above of this Agreement. In no event shall the number of Customer Emblems allocated to Customer exceed the greater of (a) twelve (12) months' volume for each unique Customer am lem or (b) a quantity agreed to by Company and Customer and noted on the Master Agreement and / or outlined above.
- 13. **Terminating Employees** Subject to the provisions of t is Agreement, the weekly rental charge attributable to any individual leaving the employ of the Customer, or on a temporary leave of .osence of three (3) weeks or more, shall be terminated upon oral or written notice by the Customer to the Company but only after all garments issued to that individual, or value of same at the then current Loss/Damage Replacement Values, are returned to Company.
- 14. Replacement In the event any Merchandise is lost, stolen or is not returned to Company, or is destroyed or damaged by fire, welding damage, acid, paint, ink, chemicals, neglect or otherwise, the Custor er agrees to pay for said Merchandise at the then current Loss/Damage Replacement Values.
- 15. Indemnification To the fullest extent permitted by law, Company agrees to defend, indemnify, pay on behalf of and save harmless the Participating Public Agency, its elected and appointed officials, agents, employees and authorized volunteers against any and all claims, liability, demands, suits or loss, including reasonable attorneys' fees and all other costs connected therewith, arising out of or connected to the services provided by Company under this Contract, but only to the extent of Company's negligence.
- 16. Additional Customer Locations. Notwithstanding anything to the contrary contained herein, there will be a minimum term equal to the greater of thirty-six (36) months or the remainde of the term for any individual Customer location added after the date of this Agreement.
- 17. Additional Items: Additional customer employees, products and services may be added to this Agreement and shall automatically become a part of and subject to the terms hereof and all of its provisions. If this Agreement is terminated early for convenience, the parties agree that the damages sustained by Company will be substantial and difficult to ascertain. Therefore, if this Agreement is terminated by Customer prior to the applicable expiration date for any reason other than documented quality of service reasons which are not cured, or terminated by Company for non-payment by Customer at any time Customer will pay to Company, as termination charges and not as a penalty based upon the following schedule:
  - If this Agreement is cancelled for convenience in the first twelve months of the term, Customer shall pay as termination charges equal to 52 weeks of rental service.
  - If this Agreement is cancelled for convenience in months thirteen (13) through twenty-four (24) of the term, Customer shall pay as termination charges equal to thirty-nine (39) weeks of rental service.
  - If this Agreement is cancelled for convenience in months twenty-five (25) through thirty-six (36) of the term. Customer shall pay as termination charges equal to twenty-six (26) weeks of rental service.
  - If this Agreement is cancelled for convenience after forty-eight (48) months of service, Customer shall pay as termination charges of thirteen (13) weeks of rental service.
  - Customer shall also be responsible to return all of the Merchandise allocated to such Customer locations terminating this Agreement at the then current Loss/Damage Replacement Values and for any unpaid charges on Customer's account prior to termination.
- 18. Federal Funds. In no event will Cintas act as a subcontractor under a U.S. federal prime contractor or a subrecipient under a U.S. federal grant or cooperative agreement.
- 19. Customer Funding Source. Customer must select the appropriate response below:

  Is Customer a United States federal government agency or instrumentality, or will Customer pay for the goods and services ordered

NoYes (If Yes, Customer in Cintas if attached hereto and 20. Additional Terms. Custom Does Customer require an Agreement without additional terms need Additional terms require Cintas if attached hereto and 21. I authorize Cintas to verify	ded ded (If so, Customer must provide any applicable additional terms and conditions, which will only be binding on agreed to by Cintas prior to execution of this agreement).  my credit on Credit net and/or by contacting the parties provided. I am authorized to sign on behalf of this thorize Cintas to open a new account on behalf of the company and deliver the products or services listed above
Cintas Loc. No:	Please Sign Name
Ву:	Please Print Name
Title:	Please Print Title
Accepted-GM:	Email
Cintas Matrix Account Yes N	lo Customer Contact
Cintas MAM Partner Name	Customer Contact Email



Page 5 of 7

# Accounts Payable Contact/ Billing Information

				NO UNSURE
Do you have other sites/location	s within your agency that are s	set up for billing witl	n Cintas? YES	
Are you Tax Exempt? YES	NO If Yes, where can I	get a copy of your t	ax-exempt form?	
DAVED INCODULTION, This			Section 2	Al: A A !- # ! ! .
PAYER INFORMATION: This	section covers the address wr	iere ine person who	pays ne bis is and	their contact information.
Assount Bayable Contact Name:				
Account Payable Contact Name: Account Payable Contact Phone				
tecount i ayable contact i none	π.			
Account Payable Email:		AT B	1	
		<u> </u>		
Payer Street Address:		A W		
		ST/ RC'		ZIP/PC:
City:		3 / Kr.		
We will use the Payer address a	( )	sed f r credit refere.	nce/credit check if it is	s different from service addres.
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR San	s section cove <b>rs where the bil</b>	sed f r credit refere.	nce/credit check if it is	s different from service addres.
BILL-TO INFORMATION: This Same as Payer OR San	s section cove <b>rs where the bil</b>	sed f r credit refere.	nce/credit check if it is	
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR San	s section cove <b>rs where the bil</b>	sed f r credit refere	nce/credit check if it is	s different from service address
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR San  Bill-To Street Address:	s section cove <b>rs where the bil</b>	sed f r credit refere	nce/credit check if it is	
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR Sam  Bill-To Street Address:  City:	s section covers where the bil	sed f r credit refere.  Il will be mailed/se	nce/credit check if it is	
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR San  Bill-To Street Address:	s section covers where the bil	sed f r credit refere.  Il will be mailed/se	nce/credit check if it is	
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR Sam  Bill-To Street Address:  City:  WE CAN CUSTOMIZE HOW	s section covers where the bil ne s Sold-To	sed f r credit refere	nce/credit check if it is	ZIP/PC:
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR Sam  Bill-To Street Address:  City:  WE CAN CUSTOMIZE HOW To the content of the	s section covers where the bil ne s Sold-To YOU RECEIVE YOUR BILL Fo	sed f r credit reference  Il will be mailed/se  ST/PROV	nce/credit check if it is nt to.  DCESSING  Physically Mail	
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR Sam  Bill-To Street Address:  City:  WE CAN CUSTOMIZE HOW	s section covers where the bil ne s Sold-To YOU RECEIVE YOUR BILL Fo	sed f r credit reference  Il will be mailed/se  ST/PROV	nce/credit check if it is	ZIP/PC:
We will use the Payer address a  BILL-TO INFORMATION: This  Same as Payer OR Sam  Bill-To Street Address:  City:  WE CAN CUSTOMIZE HOW To the content of the	S section covers where the billine is Sold-To  YOU RECEIVE YOUR BILL For Leave at Site and Email order?  YES	SEM I r credit reference  ST/PROVE  OR PAYMENT PRO  Email Only  NO If yes, pl	nce/credit check if it is nt to.  DCESSING  Physically Mail	ZIP/PC:

Cintas Representative Initial \_\_\_\_\_ Customer Initial \_\_\_\_\_

#### **PAYMENT OPTIONS**

Check

ACH/EFT - We will have our ACH/EFT team contact the AP contact above with ACH/EFT payment details

Credit Card - We will have our Payment Center contact the AP Contact above for credit card details

Unless noted below, your AP contact above will be automatically registered to manage your Cintas account online with myCintas Billing. myCintas allows you to conveniently access your account anytime using your computer, tablet, or mobile device!

Do not send information about Online Bill Pay (US Only)



# **Sample Cintas Fire Protection Acceptance Agreement**





#### FIRE PROTECTION ACCEPTANCE AGREEMENT

FIRE PROT	ECTION ACCEP	TANCE	AGREEM	ENT			ation No	
						Cust	omer No	
							Date	
Participating	OMNIA Member:							
Address					_ City		State	Zip
FIRE PROTE	CTION PRICING:							
Item#			De	escription				Unit Price
						1		
						-		
					ALC:			
This Fire Pr	otection Acceptance A	greement (1	his "Agreemen	nt") is effective as o	of this de from	to with a	minimum tem	n of 12 months. The
superseding Agreement.	and the Master Agreer g a provision in the Mas Any such changes sha	ster Agreem all take effec	ent. Any negot ct on the annive	iations of p te	cep to the exter s or discounts Master Agreeme	must be approve	specifically pro d by OMNIA f	ovides that it is or the Master
<ul> <li>This Agreer Location Name</li> </ul>	nent covers the following Address	ng locations City	×	Stat	Zip	Phon	ρ.	Contact Name
Locadon radino	riduicas	City	.//>	July	T Zip	THOM		Contact reams
			_					
	nent covers the following	ng inspectio		nten ce services	and new equipr			
Item	stinguichere		Yes or N	at v		Frequency		
Portable Fire E Exit and Emerg			196	7		-		
Fire Sprinkler S		-	54					
Fire Alarm Syst			D. 10					
Kitchen Suppre Backflow Preve								
Special Hazard		1 1						
Fire Training	Systems	4400						
compan	ize Cintas to verify my y. In addition, I author ed upon pricing and de	ize Cintas t	o open a new a	or by contacting the	ne parties provio of the company	led. I am authoriz and deliver the p	ed to sign on t roducts or ser	behalf of this vices listed above at
Cintas Loc. No	0:			OMER: Sign Name				
Ву:	_		Please I	Print Name				
Title:			Please	Print Title				
Accepted-GM:			Email_					

Cintas Representative Customer

PLEASE READ THESE TERMS CAREFULLY. BY SIGNING THIS AGREEMENT, YOU ACKNOWLEDGE THAT YOU HAVE READ, AND THAT YOU UNDERSTAND AND AGREE TO BE BOUND BY, THESE TERMS.

#### Omnia Participating Public Agencies Terms

- 1. Participating Public Agencies: Supplier agrees to extend the same terms, covenants agreed to under the Master Agreement to other government agencies ("Participating Public Agencies") that, in their discretion, desire to access the Master Agreement in accordance with all terms and conditions contained herein or attached hereto. Each participating Public Agency will be exclusively responsible and deal directly with Supplier on matters relating to length of agreement, ordering, delivery, inspection, acceptance, invoicing, and payment for products and services in accordance with the terms and conditions of the Master Agreement.
- Dispute Resolution Arbitration and Class Waiver. This provision shall take precedence over and supersede any contrary or conflicting provision in the Master Agreement.
  - a. Arbitration Notice. Customer agrees to the maximum extent permitted by law that any dispute, controversy, or claim arising out of or relating to this Agreement (including its enforcement, performance, breach, arbitrability, or interpretation) or to the products or services provided hereunder will be submitted to and resolved by final and binding individual arbitration.

    ARBITRATION MEANS THAT AN ARBITRATOR, AND NOT A JUD E OR A JURY, WILL DECIDE THE DISPUTE, CONTROVERSY, OR CLAIM, BY ACCEPTING THESE TERMS, YOU AND CINTAS ARE EACH EXPRESSLY WAIVING THE RIGHT TO A TRIAL BY JURY AND TO PURSUE OR PARTICIPATE IN ANY CLASS ACTION, COLLECTIVE ACTION. OR REPRESENTATIVE CLAIMS OR PROCEEDINGS EITHER IN ARBITRATION OR IN ANY COURT. To the extent a class or collective action or representative claim or proceeding may not be waived, you agree to stay any such actions, claims, and proceedings until after all actions, claims, and proceedings subject to arbitration are fully resolved.
  - b. Arbitration Procedures. Any arbitration between Customer and Cintas will be governed by the Commercial Dispute Resolution Procedures and the Supplementary Procedures for Consumer Related Disputes (collectively, "AAA Rules") of the American Arbitration Association ("AAA"), as modified by this Agreement, and will be administered by the AAA. The AAA Rules and filing forms are available onli \_at www.adr.org, by calling the AAA at 1-800-778-7879, or by contacting Cintas. Any arbitration hearings will take place in the state in which the Customer is located; provided, however, that if the claim is for \$10,000 or less, Customer may choose for the arbitration instead to conducted: (i) solely on the basis of documents submitted to the arbitrator; or (ii) through a telephonic hearing. The arbitrator must issue a reasoned written decision sufficient to explain the essential findings and conclusions on which the decision and award, if any, are based.
  - c. Fees. If Customer commences arbitration in accordance with this Agreement, arbitration fees will be assessed consistent with
  - d. No Class Actions in Arbit ation or in Any Court, No Jury Trial. CUSTOMER AND CINTAS AGREE THAT, TO THE MAXIMUM EXTENT PERMITTED BY LAW, EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN THEIR INDIVIDUAL C P. "ITIES AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING, WHETHER IN ARBITRATION OR IN ANY COURT. FURTHER. UNLESS BOTH CUSTOMER AND CINTAS AGREE OTHERWISE. AN ARBITRATOR OR JUDGE MAY NOT CONSOLIDATE MORE THAN ONE PARTICIPATING PUBLIC AGENCY'S CLAIMS AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A REPRESENTATIVE OR CLASS PROCEEDING. FOR THE AVOIDANCE OF DOUBT, CUSTOMER AND CINTAS AGREE TO RESOLVE ANY DISPUTE ON AN INDIVIDUAL, NON-REPRESENTATIVE, NON-CLASS BASIS IN ARBITRATION, BUT IF FOR ANY REASON SUCH DISPUTE PROCEEDS IN COURT, CUSTOMER AND CINTAS AGREE TO WAIVE ANY RIGHT TO HAVE THE DISPUTE PROCEEDS IN COURT, CUSTOMER AND CINTAS AGREE TO WAIVE ANY RIGHT TO A TRIAL DATED.
  - e. **Enforceability.** If the requirement to submit any and all disputes, controversies, and claims to binding arbitration is found to be unenforceable or contrary to applicable law, the dispute, controversy or claim will be resolved in accordance with, and governed by, the laws of the State in which the Participating Public Agency exists.
  - Severability. If any section or provision of this ¶ 2, Dispute Resolution Arbitration and Class Waiver, is found to be unenforceable or invalid, the parties will substitute an enforceable provision that, to the maximum extent possible under applicable law, preserves the original intentions of the parties, and the remainder will be given full force and effect.
- 3. **Dispute Resolution Timing of invoice challenges:** Requests for an invoice adjustment or challenges to invoice amounts must be received by Cintas within 60 days of Customer's receipt of the contested invoice, or any billing dispute is waived. Notification to Cintas of a request for an invoice adjustment must be made in writing and must include the invoice number, disputed amount, and the reason for the disputed charge.
- 4. Master Agreement available at https://www.omniapartners.com/publicsector.

Supplier General Service Terms Section

Cintas Representative	Customer
-----------------------	----------

- 1. **Customer Obligations:** Customer shall make its premises and facilities available to Company for the performance by Company of the Services. If Customer cancels a scheduled service appointment without providing prior notice or if Company is prevented from performing any Services upon arrival by Customer or conditions at the location, then Company may charge a cancellation fee or trip charge.
- 2. Equipment Exchange: Customer hereby agrees that in servicing Customer's portable fire extinguishers, Company may exchange Customer's portable fire extinguishers for Company's portable fire extinguishers of similar kind and quality. Customer further acknowledges and agrees that upon completion of such exchange that all right, title and interest in the Customer's portable fire extinguishers so exchanged will belong to Company and all right, title and interest in Company's portable fire extinguishers so exchanged will belong to Customer.
- 3. **Federal Funds.** In no event will Cintas act as a subcontractor under a U.S. federal prime contractor or a subrecipient under a U.S. federal grant or cooperative agreement.
- 4. Customer Funding Source. Customer must select the appropriate response below:

  Is Customer a United States federal government agency or instrumentality, or will Customer pay for the goods and services ordered under this Agreement with any United States government funds?

  No

  Yes (If Yes, Customer must provide any applicable U.S. government flowdown terms and conditions, which will only be binding on Cintas if attached hereto and agreed to by Cintas prior to execution of this agreement).

  Additional Terms. Customer must select the appropriate response below:

  - Additional terms required (If so, Customer must provide any applicable additional ter .15? d conditions, which will only be binding on Cintas if attached hereto and agreed to by Cintas prior to execution of this agreement).

Cintas Representative	Customer



### Accounts Payable Contact/ Billing Information

,	ations within your a	gency that are	set up for billing w	ith Cintas? YE	NO UNSURE S
				tax-exempt form?	
PAYER INFORMATION:	This section covers	the address w	here the person w	no pays the bills is and	d their contact information.
ccount Payable Contact Na	ame:				
ccount Payable Contact Ph	none #:			- La	
ccount Payable Email:					
ayer Street Address:				-4-4-	
City:			ST/P、O	l·	710/00.
			31/2 (0)		ZIP/PC:
We will use the Payer addre	ess above as the ad	ldress that is u	sed for cre efer	e ce/credit hr ck if it	is different from service address
BILL-TO INFORMATION:	This section covers	where the bil	Il will be mailed/s	ent to.	
	Same as Sold-To	4	A SE		
Jame as Payer OR	Same as Soid-10				
ill-To Street Address:		1968	1 3		
City:			T/PRO\	<i>/</i> ·	ZIP/PC:
			III IXOX	•	ZII /F C.
			m kov		ZII IF G.
					ZII IF C.
WE CAN CUSTOMIZE HO	OW YOU RE JEIVE	YOUR BILL FO			ZII IF C.
WE CAN CUSTOMIZE HO		A.	OR PAYMENT PR	OCESSING	
WE CAN CUSTOMIZE HO	e): ve at Sit	YOUR BILL Fe and Email YES	OR PAYMENT PR Email Only		Leave at site after service
WE CAN CUSTOMIZE HO voice Delivery (choose one o invoices require a purcha	e): ve at Sit se order?	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO voice Delivery (choose one o invoices require a purcha	e): ve at Sit se order?	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING Physically Mail	
	e): ve at Sit se order?	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO voice Delivery (choose one o invoices require a purcha-	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO voice Delivery (choose one o invoices require a purcha	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO voice Delivery (choose one o invoices require a purcha-	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO voice Delivery (choose one o invoices require a purcha-	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO nvoice Delivery (choose one to invoices require a purcha-	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO nvoice Delivery (choose one o invoices require a purcha- /ill the same PO need to ap	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO voice Delivery (choose one o invoices require a purcha- /ill the same PO need to ap	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO nvoice Delivery (choose one to invoices require a purcha- vill the same PO need to appropriate to appropri	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	
WE CAN CUSTOMIZE HO nvoice Delivery (choose one to invoices require a purcha- vill the same PO need to appropriate to appropri	e): ve at Sit se order? pear on each invoic	and Email YES	OR PAYMENT PR Email Only NO If yes, p	OCESSING  Physically Mail lease provide PO#	

#### Check

ACH/EFT - We will have our ACH/EFT team contact the AP contact above with ACH/EFT payment details

Credit Card - We will have our Payment Center contact the AP Contact above for credit card details

Unless noted below, your AP contact above will be automatically registered to manage your Cintas account online with myCintas Billing. myCintas allows you to conveniently access your account anytime using your computer, tablet, or mobile device!

Do not send information about Online Bill Pay (US Only)



Cintas Representative

Customer\_

### **DocuSign**

**Certificate Of Completion** 

Envelope Id: B74BB212C8C04F089970DD8D5B4527AB

Subject: Signature request on Contract Cintas Workplace Solutions - University of Nebraska - 02092023

Source Envelope:

Document Pages: 103

Certificate Pages: 5

AutoNav: Enabled Envelopeld Stamping: Disabled

Time Zone: (UTC-06:00) Central Time (US & Canada)

(a - 02092023

Envelope Originator:

Status: Completed

University of Nebraska Contracts Service Account

1400 R St.

Lincoln, NE 68588 contracts@nebraska.edu IP Address: 35.170.89.44

**Record Tracking** 

Status: Original

5/31/2023 2:31:44 PM

Holder: University of Nebraska Contracts Service

Account

contracts@nebraska.edu

Location: DocuSign

Signer Events

Doug Carlson

dougcarlson@nebraska.edu AVP & Chief Procurement Officer

University of Nebraska

Security Level: Email, Account Authentication

(Optional)

Signature

Signatures: 4

Initials: 4

218

Signature Adoption: Drawn on Device Using IP Address: 129.93.161.221

**Timestamp** 

Sent: 5/31/2023 2:46:30 PM Viewed: 5/31/2023 5:13:38 PM Signed: 5/31/2023 5:37:01 PM

**Electronic Record and Signature Disclosure:** 

Not Offered via DocuSign

Robyn Pitzer

PitzerR@cintas.com

Security Level: Email, Account Authentication (Optional)

RP

Signature Adoption: Pre-selected Style Using IP Address: 155.190.22.3

Sent: 5/31/2023 5:37:05 PM

Viewed: 6/1/2023 6:37:27 AM Signed: 6/1/2023 2:33:26 PM

**Electronic Record and Signature Disclosure:** 

Accepted: 6/1/2023 6:37:27 AM ID: eb366584-76a7-4adc-be13-8a3285a3a902

Joe Cemi

cern j@cintas.com

VP Higher Education & Public Sector

Security Level: Email, Account Authentication

(Optional)

35-

Signature Adoption: Uploaded Signature Image

Using IP Address: 155.190.18.58

Sent: 6/1/2023 2:33:31 PM Viewed: 6/1/2023 2:40:06 PM Signed: 6/1/2023 2:42:57 PM

**Electronic Record and Signature Disclosure:** 

Accepted: 6/1/2023 2:40:06 PM

ID: c549043b-053e-461e-82f1-2ca7cb7d21f7

Chris Kabourek

ckabourek@nebraska.edu

Senior VP | CFO University of Nebraska

Security Level: Email, Account Authentication

(Optional)

Cluris trabounch

Signature Adoption: Pre-selected Style Using IP Address: 129.93.161.221

Sent: 6/1/2023 2:43:03 PM Viewed: 6/1/2023 5:00:08 PM Signed: 6/1/2023 5:12:06 PM

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
Ryan Duncan duncanr@cintas.com Major Account Manager Security Level: Email, Account Authentication (Optional)  Electronic Record and Signature Disclosure:	COPIED	Sent: 6/1/2023 5:12:11 PM Viewed: 6/1/2023 5:36:23 PM
Sydney Zach sydney.zach@nebraska.edu	COPIED	Sent: 6/1/2023 5:12:12 PM Viewed: 6/1/2023 5:12:58 PM

Senior Sourcing Agent University of Nebraska

Security Level: Email, Account Authentication (Optional) Electronic Record and Signature Disclosure: Not Offered via DocuSign

Witness Events	Signature	Timestamp	
Notary Events	Signature	Timestamp	
Envelope Summary Events	Status	Timestamps	
Envelope Sent	Hashed/Encrypted	5/31/2023 2:46:30 PM	
Certified Delivered	Security Checked	6/1/2023 5:00:08 PM	
Signing Complete	Security Checked	6/1/2023 5:12:06 PM	
Completed	Security Checked	6/1/2023 5:12:12 PM	
Payment Events	Status	Timestamps	
<b>Electronic Record and Signature</b>	Disclosure		

#### ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, Internet 2 OBO University of Nebraska - Lincoln (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to this Electronic Record and Signature Disclosure (ERSD), please confirm your agreement by selecting the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

#### Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after the signing session and, if you elect to create a DocuSign account, you may access the documents for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

#### Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

#### Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

#### How to contact Internet 2 OBO University of Nebraska - Lincoln:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: esignature@nebraska.edu

#### To advise Internet 2 OBO University of Nebraska - Lincoln of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at esignature@nebraska.edu and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

If you created a DocuSign account, you may update it with your new email address through your account preferences.

#### To request paper copies from Internet 2 OBO University of Nebraska - Lincoln

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to esignature@nebraska.edu and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

#### To withdraw your consent with Internet 2 OBO University of Nebraska - Lincoln

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;

ii. send us an email to esignature@nebraska.edu and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

#### Required hardware and software

The minimum system requirements for using the DocuSign system may change over time. The current system requirements are found here: <a href="https://support.docusign.com/guides/signer-guide-signing-system-requirements">https://support.docusign.com/guides/signer-guide-signing-system-requirements</a>.

#### Acknowledging your access and consent to receive and sign documents electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

By selecting the check-box next to 'I agree to use electronic records and signatures', you confirm that:

- You can access and read this Electronic Record and Signature Disclosure; and
- You can print on paper this Electronic Record and Signature Disclosure, or save or send this Electronic Record and Disclosure to a location where you can print it, for future reference and access; and
- Until or unless you notify Internet 2 OBO University of Nebraska Lincoln as described above, you consent to receive exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you by Internet 2 OBO University of Nebraska Lincoln during the course of your relationship with Internet 2 OBO University of Nebraska Lincoln.