## TERMS AND CONDITIONS

12 mo.

- 1. Term. This Agreement shall become effective when signed by Supplier's General Manager. The Initial Term of this Agreement shall commence upon the later of the date when this Agreement is signed by Supplier's General Manager or when Goods or Services are first provided to Customer, and expire 2 consecutive months thereafter. This Agreement shall renew automatically for similar successive 72 month terms unless Gustomer or Supplier serves upon the other written notice of non-renewal at least 90 days, but no more than 190 days, before expiration of this then current term of this Agreement, in the event, and for the duration, of any interruption of service due to strike, lockout, fire, explosion, lack of product availability, act of God, or other cause beyond supplier's control.
- 2. Cancellation. Customer may not cancel this Agreement prior to expiration of the then-current term unless there is a material deficiency in the Goods or Services supplied and, in that event, only by first giving Supplier (i) detailed written notice of the claimed deficiency within 10 days of the occurrence of the claimed deficiency, and (ii) a period of 60 days after Supplier's receipt of such notice within which Supplier may cure the claimed deficiency. Any claimed deficiency shall be deemed resolved or waived unless Customer gives written notice to the contrary within 10 days after expiration of said 60-day cure period. Supplier may, at its discretion, cancel this Agreement by written notice to Customer if Customer materially breaches any drovision of this Agreement, including, without limit, failing to pay any amount due under this Agreement or refusing Goods or Services.
- 3. Payment. The Unit Price for Goods and Services are as shown on the front of this Agreement. Customer shall pay flat-rate pricing figured on 100% of the inventory of Goods put in service. Customer's weekly payment obligation shall never be less than 50% of the highest average of the weekly charges incurred during any quarter of service under this Agreement as amended or extended. Payment is valid credit card or EDI unless otherwise agreed by Supplier. If Supplier extends credit to Customer, payment terms are net 30, L.P.C. of 1.5%. A.P.R. 18%. Supplier may revoke credit privileges at any time for any reason. The Unit Price for any Goods or Services added during any term of this Agreement shall be at the rate in effect for those Goods or Services at the time added. Unit Prices for Goods and Services do not include charges for, and Customer agrees to pay Supplier's invoides which include, sales tax and processing, emblems, Custom Garment Charge, inventory maintenance, budget protection, environmental, energy, fuel, non-standard sizing, minimums, bags, or other similar standard recurring charges. The energy and environmental charges are not a tax or charge from any governmental agency.
- 4. Rate Adjustment. Supplier shall have the right once annually to automatically increase the Unit Prices and charges then in effect by the amount of the increase in the Consumer Price Index for the previous 12 months br 5%, whichever is greater. Supplier shall also have the right to increase its then-current Unit Prices by more than the annual price increase at any time by notifying Customer in writing (which may be by an invoice reflecting the price increase). Customer may object to such additional price increase by notifying Supplier in writing within 10 days of the first invoice to reflect the increase. If Supplier receives timely notice of the objection, Supplier may either reverse the price increase or cancel this Agreement upon 90 day written notice of cancellation to Customer. If Supplier does not receive timely notice of the objection, Gustomer shall be bound by the price increase.
- 5. Unreturned or Damaged Goods. All Goods in stock and/or in service under this Agreement shall remain Supplier's sole property. Customer may return Goods supplied for persons that Customer no longer employs during the term of this Agreement. Upon expiration of the term, or cancellation of this Agreement under Section 2 or 4, Customer shall return all Goods to Supplier in a good, usable condition (reasonable wear and tear excepted). Customer shall pay Supplier's standard replacement charges then in effect for all Goods that Customer loses, fails to return, or returns in a damaged condition, i.e., abused, forn, burned, acid-eaten, or stained. Budget protection does not cover Goods that Customer fails to return or returns in a damaged condition in conjunction with cancellation or expiration of this Agreement.
- 5. Special Order Garments. The term "Special Order Garments" means any: Garments or other rented items (including flame-resistant and high visibility garments) with direct embroidery and/or with non-standard style, sizing, bolor, striping, or emblem placement. Customer agrees to pay a Custom Garment Charge for all Special Order Garments or the replacement charge for any Special Order Garment that is removed from service for any reason.
- 7. Remedies. Customer acknowledges that early cancellation of this Agreement will cause Supplier a loss of revenue and profits in amounts that are difficult to estimate accurately. If this Agreement is cancelled for any reason prior to the end of the then current term (except for cancellation by Supplier under Section 4 of this Agreement), Customer shall pay Supplier 50% of the average veekly recurring charges during the 26 weeks preceding such cancellation (or such lesser number of weeks as have actually elapsed during the term, and if service has not commenced, the anticipated initial weekly charges) times the number of weeks remaining in the balance of the term, plus all other accrued and unpaid charges, as liquidated damages and not as a penalty. The parties acknowledge that such damages are a reasonable forecast of Supplier's actual losses resulting from early cancellation.
- S. Venue; Applicable Law. This Agreement shall be governed, interpreted, and enforced according to the laws of the State of Missouri without regard to conflict of laws rules. Customer and Supplier submit to the exclusive jurisdiction of and venue in the Missouri state courts located in the City of St. Louis, Missouri for the Eastern District of Missouri for pulposes of any suit arising out of or relating to this Agreement. The parties hereby waive trial by Jury in any proceeding arising out of any way connected to this Agreement. Customer shall pay all altourings' fees, expert willness fees, and other expenses and costs Supplier incurs in proseculing or defending any lawsuit arising out of this Agreement or out of Suppliers Goods or Services, or in collecting any amount owed under this Agreement.
- Assignment. This Agreement is binding upon any successors or assigns of the parties, and the respective parties shall so inform any such successor or assign. Supplier
  may assign this Agreement without the consent of Customer. On such assignment being made, Supplier is relieved from any liability which may thereafter arise.
- 10. Disclaimer. Unless otherwise specified in writing. Supplier does not represent or warrant that any Goods supplied under this Agreement are flame-resistant and/or flame-retardant adequate for Customer's use of Intended use, or, regarding visibility garments, adequately visible or conspicuous. Customer acknowledges that the items rented under this Agreement are not designed or intended for use in areas of flammability risk or where contact with ignition sources or hazardous materials is possible. Customer acknowledges that Supplier makes no representation, warranty or covenant regarding the visibility performance of any reflective Goods and that reflective properties may be reduced or ultimately lost through laundering. Customer agrees that Customer has selected the Goods and is responsible for determining their appropriateness and for the safe and proper use of the Goods. Customer agrees that Customer has selected the Goods and is responsible for determining their appropriateness and for the safe and proper use of the Goods. Customer agrees at a supplier sent of their officers, or other business-related assets. Gustomer agrees to indemnify, held harmless, and defend suppliers affiliates and each of their officers, directors, shareholder(s), members, employees, agents, or attorneys from and against any oldinar, damages, labellities, ossis of remediation or expenses arising put of or associated with Gustomer's use of or acts or emissions related to the Goods (including, without limit, dependently or beroado of this Agreement by Customer, including, without limit, any breach of a Customer representation or warranty. SUPPLIER MAKES NO WARRANTY WHATSOEVER WITH RESPECT TO THE GOODS, INCLUDING ANY WARRANTY OF INTERS FOR A PARTICULAR PURPOSE; WARRANTY OF TITLE: OR WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY; WHETHER EXPRESS OR IMPLIED BY LAW, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF PERFORMANCE, or action of the or officers, directors, shareholder(s), members, employees,
- 11. Notice. The notices required or to be given under this Agreement must be in writing and sent by certified U.S. Mail, return receipt requested.
- 12. Miscellaneous. This Agreement represents the entire agreement between the parties with respect to the subject matter hereof and all prior negotiations and oral or written communications or agreements between the parties concerning the subject matter hereof are superseded hereby. This Agreement may not be amended except in writing signed by both Supplier and Customer, provided, hipwever, that any additional Goods or Services which Customer requests orally or in writing as reflected in Supplier's invoices shall be added as additional Goods and Services under this Agreement in the quantity and frequency and at the Unit Prices set forth in such invoice(s). No waiver by Supplier of any of the provisions of this Agreement is effective unless explicitly set forth in writing and signed by Supplier. No failure by Supplier to exercise, or delay in exercising, any rights, remedy, power, or privilege arising from this Agreement operates or may be construed as a waiver thereof. The invalidity or unenforceability of any term or provision of this Agreement shall not affect the validity or enforceability of any other term or provision of this Agreement. Customer represents and warrants that nothing in this Agreement violates or interferes with Customer's obligations under a contract with any third party.

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Customer	Supplier: Clean Uniform Company	
Ву	Ву Ву	
Customer Authorized Signature	Grea Dorshaw, Branch Mgr	Supplier General Manager
Print Name and Title	Print Name and Title 5/10/15	Print Name and Title
Date F00-0303 REV. 02/2015 (04)	Date Page 2 of 2	Date



Clean Uniform Company 1316 South Seventh Street St. Louis, MO 63104

Serv	vice Agreement No50006466
	Customer ciry of Broken Arrow
	Address1700 E. Detroit
	City Broken Arrow State OK Zip 74012-0000
1	Telephone No. (918) 259-8361 Fax No. ()
	Date of Agreement 5/10/16
	New Agreement P Renewal Agreement

Upon the Terms and Conditions set forth on the reverse side (page 2) of this Agreement, Supplier agrees to provide to Customer, and Customer Agrees to accept, all of Customer's requirements for the Goods and Services as provided under this Agreement, including, without limit, uniforms, textiles, and industrial laundry services, in the quantity and frequency, and at the Unit Price and charges as follows:

	Description of Goods and Services	Freq.	Inventory Issued	Unit Price
Packages:	Uniforms		5	
A		7		4.18
A-1		7		2.09
A-2		7		2.09
B		7		2.42
B-1		7		1.21
B-2		7		1-21
		7		3.96
C-1		7		1.98
C - 1 C - 2		7		1.98
D				4.18
D-1		7		2.09
D-2		7		2.09
F		7		0.50
E-I		7		1.19
F		7		12.21
G		7		2.09
3x4 mgt	5	14	80	1.00
4x6 Mit	5	14	44	1.60
3×10 m		14	G	2.00
Shop tow	els	7	500	0.05
	number of counterparts and delivered by fay or scanne			

This Agreement may be executed in any number of counterparts and delivered by fax or scanned PDF via email, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

Approved as 1019		
Customer	Supplier: Clean Uniform Company	
Ву	By Supplier Seathorized Signature	By
Customer Authorized Signature	Grey Dorshaw, Brand Mgr	Supplier General Manager
Print Name and Title	Print Name and Title	Print Name and Title
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Clean Uniform Company 1316 South Seventh Street St. Louis, MO 63104

Service Agreement No.	50006466	
Customer city of B	[   BAIR!	# # # # # # # # # # # # # # # # # # #
Address 1700 E. D	etroit	
City Broken Ar	State _	ок Zip74012-0000_
Telephone No. (918)		_):
Date of Agreement	5/10/16	
New Agreement R	enewal Agreement	

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5		escription	of Goods and Services	Freq.	. Inventory - Issued	Unit Price
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This Agreement may be executed in any number of counterparts and delivered by fax or scanned PDF via email, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

Customer

By

Customer Authorized Signature

By

Customer Authorized Signature

Print Name and Title

Print Name and Title

Date

Date

Date