

STANDARD RENTAL SERVICE AGREEMENT

Loca	ation No.	0259	Agreement No.	210076971	Cus	tomer No.	1190454	<u> 46</u>	Da	te	=	
Cust	tomer	CITY	OF WILLOWICK						Ph	one	4405850963	
Add	ress	ss 31230 VINE ST			City WILLOWI		ICK	_ State	OH_Zip		44095	
UNIF	ORM PRI	CING	:									
Mate	rial #	D	escription		Renta	1 Freq.	Invento	ory		Unit Pri	ce	
	X270	С	ARGO PANT - Rental				1	ANY			0.480	
	X330	C	OTTON WORK SHIRT - R	ental				ANY			0.370	
	X340	С	OTTON WORK PANTS - R	Rental			T	ANY			0.450	
X383		С	CARHARTT PANT - Rental					ANY			0.960	
	X935	С	OMFORT SHIRT - Rental					ANY			0.360	
EMB	LEM PRIC	ING:										
Mate	rial #	D	Description		Rental Freq.		Inventory			Unit Price		
BA2000S		N	NAVY/ NAVY/ WHITE*				ANY			1.100		
BA3300S		c	CHAR/ CHAR/ WHITE*					ANY			1,100	
LXXXXXS		L	LXXXXX *					ANY			0.000	
L	XXXXXS	L	XXXXXX *					ANY			0.000	
FACI	LITY SER	VICE	S PRODUCTS PRICING:									
Mate	rial #	D	escription		Renta	l Freq.	invento	огу		Unit Pri	Ce	
	X2169	S	M SHOP TWL - BLUE - Re	ntal		01		ANY			0.300	
•	Automatic Make-Up Non-Stan premium Artwork C Under no Service C This Serv	charge dard/S \$ charge circum	Charge Payments due 10 Days Replacement Charge: Mater	per garment. standard, non-sto ept textiles bearin per delivery pay various fluctu	cked un	% of usually small quid. Shop to	Inventory or large size	es, unusuall not be used cluding, but	\$ ly short to clear not limi	er long s	A. leeve or length, etc.) r solvent spills. ests directly or	
•	Size Chai \$5 Uniform A Uniform a Advantage time. Emblem A Customera Prep Adv	nge: C .000 p Advanta and Pre e do n Advanta or Co antage	emium Advantage covers dama ot cover lost or unreturned gan tage \$ 0.120 per garmet impany may cancel Emblem At a \$ 0.06 per garment. Pr p Advantage at any time after s	byees measured to employees size garment. Premit aged garments nements. The Customt. Emblem Advardvantage at any time Advantage at any time Advantage cosix months from designed.	e change am Adva beding to omer or intage co ime afte vers all late of in	ed within 4 we intage \$ to be replaced Company may overs name are risk months for costs association.	eks of instance	allation. er garment. normal wear niform Adva y emblems in f installation. rment prepa	r. Unifo ntage a nitially s	orm Adva and Premi selected t	ntage and Premium ium Advantage at any by Customer. The	
		Date	Initial and check bo	x if Unitease. All	garmen	ts will be clear	ned by Cus	tomer.				
		Date	Initial and check be possession or unde	_		ce. Company	may make	periodic phy	/sical in	ventories	of items in	

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/ -	Initial and check box if receiving direct embroidery. If service is discontinued for an employee, or Customer deletes any							
Date	of the garments with direct embroidery for any reason, or terminates this agreement for any reason, or fails to renew							
	the agreement. Customer will purchase all direct embroidered garments at the time they are removed from service at							
	the then current replacement values.							
Customer certifies that	it is is not a federal, state, or local government branch or agency.							
This agreement is subjec	to the terms and conditions on the back of this agreement. By signing below, Customer agrees to and accepts the							
terms and conditions on	e back of this agreement.							
	CUSTOMER:							
Cintas Loc. No.	Please Sign Name							
Ву	Please Print Name							
Title	Please Print Title							
Accepted-GM:	E•mail							

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STANDARD UNIFORM RENTAL SERVICE AGREEMENT RENEWAL

- 1. The Customer, its successors and assigns ("Customer") orders from CINTAS CORPORATION or any of its subsidiaries, successors and assigns ("Company") all of the Customer's requirements of garment rental services and other materials covered by this agreement during the term of this agreement all in accordance with the pricing, terms and conditions contained herein. Pricing is based on 52 weeks billing per rental material per year.
- 2. All garments and other rented materials will be cleaned and maintained by Company and remain the property of the Company. Any garments that require replacement due to normal wear will be replaced by Company at no charge to Customer.
- 3. Unless specified otherwise, the garments supplied under this Agreement are not personal protective equipment and have no special protective or other characteristics, including but not limited to, flame resistant or acid resistant properties. Specialty apparel and personal protective equipment may be available from Company upon request and would be covered under additional terms. Customer warrants that none of the employees for whom garments are supplied under this agreement require flame retardant or acid resistant clothing.
- 4. Customer is ultimately responsible for choosing the type and placement of any floor mats provided by Company and ensuring floor safety conditions at its locations. If a mat needs to be replaced for any reason prior to its next scheduled service, Customer should remove it and contact Company to request replacement.
- 5. Customer agrees to notify Company, in writing, of any hazardous materials, including lead, arsenic, hexavalent chromium and cadmium, that may be picked up by Company in the soiled garments or other textiles serviced under this agreement. In no case will hazardous materials be present to the extent that they may be harmful to Company's employees.
- 6. The weekly rental charge for any individual leaving the employ of Customer can be terminated, but only after all garments issued to that individual, or the current replacement value of same, have been returned or paid to Company. Any non-standard, or special products (i.e., logo mats) must be purchased by the Customer if service is stopped for any reason. If materials are lost or damaged by any means Customer will pay the then current replacement values for said materials. Should Customer require garment sizes that are outside the standard size range, Customer agrees to pay the specific premium price for those materials and sizes designated under Uniform Pricing.
- 7. This agreement is effective as of the date of execution. The initial term of this agreement shall be as set forth on the front of this agreement and shall automatically renew for the same period of time unless Company is notified, to the contrary, in writing, no more than 180 days, but no less than 90 days in advance of the expiration of the then current term. Company has the right to increase prices. The Customer has the right to reject the price increase within ten (10) days of the notice. If Customer rejects the price increase, Company may terminate this agreement. All invoices must be paid within ten days after the end of the month. Interest will accrue on any amounts which are not paid when due from the date due to the date of payment in full at an annual percentage rate equal to the lesser of (a) eighteen percent 18% or (b) the maximum rate permitted by applicable law.
- 8. Company is a licensee and not the owner of the Carhartt trademarked products. If Company should no longer have such license, then Company will substitute the Carhartt trademarked garments with garments of similar material and quality.
- 9. Customer hereby agrees to defend, indemnify and hold harmless Company from any claims and damages arising out of or associated with this agreement.
- 10. Company guarantees to deliver the highest quality textile rental service at all times. Any complaints about the quality of the service which have not been resolved in the normal course of business must be sent by registered letter to Company's General Manager. If Company then fails to resolve any material complaint in a reasonable period of time, Customer may terminate this agreement provided all rental materials are paid for at the then current replacement values or returned to Company in good and usable condition.
- 11. Additional customer employees, products and services may be added to this agreement and shall automatically become a part of and subject to the terms and provisions of this agreement. If this agreement is terminated early, 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 as set forth above, or terminated by Company for cause at any time, Customer will pay to Company, as liquidated damages and not as a penalty, the greater of 50% of the average weekly invoice total multiplied by the number of weeks remaining in the unexpired term, or buy back all garments and other products allocated to Customer at the then current replacement values. Customer shall also be responsible for any unpaid charges on Customer's account prior to termination.
- 12. While this agreement is in effect, Customer agrees to pay a weekly minimum charge equal to 75% of(a) the charges on the initial invoice and (b) the charges for additional products and services added after the initial invoice.
- 13. Any dispute or matter arising in connection with or relating to this agreement shall be resolved by binding and final arbitration. The arbitration shall be conducted pursuant to applicable state or federal arbitration laws. Any such dispute shall be determined on an individual basis, shall be considered unique as to its facts, and shall not be consolidated in any arbitration or other proceeding with any claim or controversy of any other party. The exclusive jurisdiction and forum for resolution of any such dispute shall lie within the state where Customer is located.
- 14. Customer certifies that Company is in no way infringing upon any existing contract between Customer and any other service provider.
- 15. This agreement contains the entire agreement of the parties with respect to the subject matter of this agreement and supersedes all prior negotiations, agreements and understandings with respect thereto, and any terms and conditions set forth in subsequent purchase orders or other documents issued by customer, in which case, the terms of this agreement shall control.
- 16. This agreement may not be modified, amended or supplemented except in writing signed by an authorized representative of Company, provided, however, if a federal, state or local government body or its representative is a party to this agreement, the proposal modification, amendment, or supplement must be in a writing signed by a President or a Senior Vice President of Company.
- 17. If Company provides flame resistant clothing to Customer, Customer agrees it bears sole responsibility for selecting the flame resistant clothing and fabrics ("FRC") under this Agreement determining whether such items are appropriate for use by its employees and agents in their applicable work environment(s). CUSTOMER ACKNOWLEDGES THAT COMPANY HAS MADE NO REPRESENTATION, WARRANTY, OR

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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. COMPANY MAKES NO REPRESENTATION WHETHER THE FRC CONSTITUTES APPROPRIATE PERSONAL PROTECTIVE EQUIPMENT FOR THE ENVIRONMENT(S) TO WHICH CUSTOMER'S EMPLOYEES OR AGENTS MAY BE EXPOSED OR AS TO THE FRC'S ABILITY TO PROTECT USERS FROM INJURY OR DEATH. Customer agrees to notify all employees and other agents of Customer who may wear or will be wearing the FRC that it is not designed for substantial heat exposure or for use around open flames. Customer acknowledges that compliance with any and all OSHA or other similar regulations or requirements relating to personal protective equipment is the sole responsibility of Customer. Further, Customer releases Company from any and all liability that results or may result from the use of the garments, including but not limited to any alleged failure of the FRC to function as flame-resistant or provide indemnify and hold harmless Company from any claims and damages arising out of or associated with this Agreement or resulting from Customer's or its employees' use of the FRC.

18. If Company provides high visibility garments to Customer, Customer bears sole responsibility for: (a) determining the level of visibility needed by wearers of the garments for their specific work conditions or uses: (b) identifying and selecting which garments meet the required level of visibility; and (c) determining when garments require repair orreptacement to meet the required level of visibility. If garment needs to be replaced outside of normal wear and tear, the customer will be charged the then current replacement value. Customer acknowledges and understands that the garments alone do not ensure visibility of the wearer. Customer further acknowledges that Company is relying upon Customer to determine whether any garments need repair or replacement to maintain the required level of visibility. Company represents only that the garments supplied satisfy certain ANSIIISEA standards to the extent the garments are so labeled. Customer acknowledges that Company has made no other representations, covenants or warranties whether express or implied, related to the garments.

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