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							Date	Nov. 8, 2018
Customer/Participating Address8401 NW 53	Agency Ci	ty of Fort Dor	al		Pł	none :	305-593-6003	
Address 8401 NW 53	Brd Ter	Cit	v Doral	S	tate FL	Zip 3	3166	
UNIFORM PRODUCT RE	NTAL PRICING:							
Item #		Description					Unit Price	
935	Work S	Shirt (Men's/\	Nomen's) 6	55/35 Poly Co	otton		\$	0.186
270/370	Cargo F	Pant / Short (Men's/Won	nen's) Poly C	otton		\$	0.332
This agreement is effect								
commence with the ac	tual uniform rental, not d County Public Schools	affiliated with the	e start date of t	tne master agreen	nent. Any nei	gotiatio	ns of price, terms	All requests for
be approved by Harton	justified and based upor	, with any such cr	anges taking ei	clude the Bureau	of Labor Stat	rictics Co	aster agreement. Ansumer Price Inc	lex (CPI-II) IIS City
	gion (Washington-Baltin		a willen may in	cidde the bareau	or Labor Stat	LISTICS C	onsumer rivee me	ien (ei i e) es enty
Average, baltimore neg	gion (washington baitin	10107.						
Name Emblem		\$ 1.10	ea	 Company Eml 	hlem		\$1.55	ea
Customer Emblem		\$1.75		Embroidery			\$ N/A	
COD Terms \$	per week charge	for prior service (if Amount Due	is Carried to Follo	wing Week)		1.5,000	
 Credit Terms – Charge 	Payments due 10 Days	After End of Mont	th					
 Automatic Lost Replace 	ement Charge: Item	N/A		_ % of Inventory_		_\$	Ea.	
Automatic Lost Replace	ement Charge: Item	N/A		$_\%$ of Inventory $_{-}$		_\$	Ea.	
Minimum Charge \$								
Make-Up charge \$Non-Standard/Special			alead concernation	small or large size	s unusually	chart or	long cloove or le	ngth etc.)
	per garment.	tandard, non-sto	cked unusually :	small or large size	s, unusuany	SHOLL OF	long sieeve or le	ngtii, etc.)
Seasonal Sleeve Chang	e \$ n/a p	er garment.						
Under no circumstance	es will the Company acce	ept textiles bearin	ig free liquid. S	hop towels may n	ot be used to	o clean	up oil or solvent s	pills. Shop Towel
container: \$								
 Artwork Charge for Log 	go Mat \$N/A	- 2007 20 72			a 1000 2000 2000			
Uniform Storage Locke		ea/week, Laund	dry Lock-up: \$_	3.06	ea/week Ship	pping: \$	50	-
• Service Charge: \$ 0.00				16.	Later back a		d toto discot	lu or indirectly
This Service Charge is t	used to help Company p ment, energy issues, serv	ay various fluctua	of goods and so	a ruture costs inci	to other mi	ccallana	ous costs incurre	d or that may be
incurred in the future b		vice and delivery	or goods and se	i vices, in addition	i to other iii.	scenaric	ous costs mearre	a or that may be
Size Change: Custome		ees measured by	a Cintas repres	sentative using ga	rment "size s	amples	". A charge	
of \$ 10.00	per g	arment will be as:	sessed for empl	loyees size change	ed within 4 w	eeks of	installation.	
• Other								
FACILITY SERVICES PRO								
Bundle*	Item #		Description	T	Rental Fr	rea.	Inventory	Unit Price
Danaic	item ii		1	T			,	
*Indicated bundled iter	ms/services							
/_ Initial and che	ck box if Unilease. All G	arments will be cl	eaned by custo	mer				
/_ Initial and che	eck box if receiving Liner	n Service. Compar	ny will take peri	iodic physical inve	ntories of ite	ems in p	ossession or unde	er control
customer.								
	ck box if receiving direc	t embroidery. If s	ervice is discon	tinued for any em	nployee or Cu	ustomer	deletes any of th	e garments with
direct embroidery for any rea								
garments at the time they are							25	

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Cintas Loc. No:17- South Florida	Please Sign Name	- HOWEN	
By: _Jake Kelly / Christopher Dunne	Please Print Name	DUARD A.	120yas
Title: _Sales Pro / Account Manager	Please Print Title	ICM	1 -
Accepted-GM:	Fmail		

US Communities Participating Public Agencies Terms

- Participating Public Agencies: Supplier agrees to extend the same terms, covenants agreed to under the Master Agreement with Lead Public Agency Harford County Public Schools 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. Any disputes between a Participating Public Agency and Supplier will be resolved directly between them in accordance with and governed by the laws of the State in which the Participating Public Agency exists.
- 2. Master Agreement available at www.uscommunities.org

Supplier General Service Terms Section

- 3. Prices Customer agrees to rent from Company, and Company agrees to provide to Customer, the Merchandise, inventory and services described on Exhibit A, "Merchandise & Pricing" at the prices set forth in Exhibit A. There will be a minimum charge of thirty-five dollars (\$35.00) per week for each Customer location required to purchase its rental services from Company as set forth in this Agreement.
- 4. Buyback of Non-Standard Garments 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.
- 5. 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.
- 6. 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.
- 7. 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 Exhibit A. 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.
- 8. Emblem Guarantee Customer has requested that Company supply emblems designed 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.

- 9. 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 Exhibit A 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 Emblem or (b) a quantity agreed to by Company and Customer and noted on Exhibit A.
- 10. Terminating Employees Subject to the provisions of this Agreement, the weekly rental charge attributable to any individual leaving the employ of the Customer, or on a temporary leave of absence 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
- 11. 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 Customer agrees to pay for said Merchandise at the then current Loss/Damage Replacement Values.
- 12. 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.
- 13. 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 liquidated damages and not as a penalty based upon the following schedule:

Pay 50% of the average weekly rentla volume times the weeks remaining in the agreement term(s) OR customer buys out the garments in the services at the agreed upon replacement rates depreciated 33% each year or service, whichever is less expensive.

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.

Service Guarantee: 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 items are paid for at the then current replacement values or returned to Company in good and usable condition.

Jake Kelly | Cintas Consultant Kellyj4@cintas.com 937.244.8876



Code Enforcement Building Dept.

CINTAS PRICING PROPOSAL

COMPANY NAME : City of Doral	CONTACT : Barbie Bello
ADDRESS: 8401 NW 53rd Terrace #100 Doral, FL 33166	EMAIL: barbie.bello@cityofdoral.com
PHONE: (305) 593-6725	DATE: 10/17/2018

	# of Units	Weekly Total		
Employee:				
Full Uniform	22	\$148.60		
Just Shirts	11	\$70.80		

MASTER AGREEMENT:

By and between:
HARFORD COUNTY PUBLIC SCHOOLS, MARYLAND
102 S. Hickory Avenure
Bel Air, MD 21014
AND
Cintas Corporation
6800 Cintas Blvd.
Mason, OH 45040

Contract #12-JLH-011C

THIS MASTER AGREEMENT made and entered into this 1st day of April, 2012, by and between Harford County Public Schools, Maryland (hereinafter referred to as "School District", "HCPS", or "District"), and Cintas Corporation, a corporation authorized to conduct business in the State of Maryland (hereinafter referred to as "Supplier").

This agreement is made on behalf of Harford County Public Schools, Maryland and other participating governmental agencies, through the U.S. Communities Government Purchasing Alliance.

WITNESSETH:

WHEREAS, pursuant to a request by the District, Supplier has submitted a proposal to provide a master agreement for a National Award covering the following: furnish, supply and deliver facilities solutions including the rental and service of uniforms, mats, mops and towels, and other related products and services in accordance with the scope, terms and conditions of Request for Proposal, RFP #12-JLH-011, addenda, amendments, appendices and related correspondence. The Request for Proposal is incorporated in its entirety and included as part of this agreement.

WHEREAS, HCPS desires to engage Supplier to perform said services; and

WHEREAS, HCPS and Supplier desire to state the terms and conditions under which Supplier will provide said services to Harford County Public Schools (Lead Agency) and participating public agencies who have registered with U.S. Communities.

NOW, THEREFORE, in consideration of the mutual covenants, condition and promises contained herein, the parties hereto agree as follows:

- A. Services: Supplier will provide Facilities Solutions as detailed in the referenced RFP and related services for HCPS in its response to the heretofore referenced RFP to HCPS, which is attached hereto and incorporated herein as a part of this Master Agreement.
- B. Term: The initial term of this Master Agreement shall be three (3) years from on or about April 1, 2012. This Master Agreement may then be renewed by mutual written agreement of the parties for two (2) additional, two (2) year periods.
- C. Compensation: HCPS agrees to pay and Supplier agrees to accept as compensation for the

products provided pursuant to this Master Agreement, the following:

- 1. The price proposal set forth in the best and final RFP Response, dated March 15, 2012 and marked Amendment 1.
- D. Invoicing: Supplier agrees to invoice HCPS as deliveries are completed or charge purchases to an authorized HCPS Visa credit card. Invoices shall be delivered to HCPS accounts payable. Each invoice shall include as applicable the following data: Item Number, Purchase Order Number, Item Description, Quantity purchased, Unit Price, Extended price and Delivery location. All purchase orders will be invoiced separately. Each invoice submitted by Supplier shall be paid by HCPS within thirty (30) days after approval. The Supplier has agreed to accept payment via a procurement credit card (i.e. Visa, MasterCard, etc.) which is the preferred method of payment.
- E. Insurance: Supplier shall maintain at its own cost and expense (and shall cause any Subcontractor to maintain) insurance policies in form and substance acceptable to HCPS as detailed in the Request for Proposal.
- F. Termination of Contract: This contract may be terminated as per the General Information of the RFP, Section 1, K (page 5) and General Requirements, Attachment G, VIII (page 85-86).
- G. Notification: Notices under this Master Agreement shall be addressed as follows:

Jeffrey LaPorta, Supervisor of Purchasing Harford County Public Schools 102 S. Hickory Avenue Bel Air, MD 21014

Supplier:

Cintas Corporation

Attn:

Craig Jackson, Senior Global Account Manager

Address:

6800 Cintas Blvd

Mason, OH 45040

Phone:

513-459-1200

The effective date of any notice under this Master Agreement shall be the date of receipt by the addressee. The failure of either party to give notice of default, or to strictly enforce or insist upon compliance with any of the terms or conditions of this Master Agreement, the waiver of any term or condition of this Master Agreement, or the granting of an extension of time for performance shall not constitute the permanent waiver of any term or condition of this Master Agreement. This Master Agreement and each of its provisions shall remain at all times in full force and effect until modified by the parties in writing.

- H. Governing Law: This contract shall be interpreted under and governed by the laws of the State of Maryland. Disputes will be settled as per the stipulations contained within the Request for Proposal.
- I. Incorporation of Appendices: All provisions of Appendices and Amendments are hereby incorporated herein and made a part of this Master Agreement. In the event of any

apparent conflict between any provisions set forth in the main body of the Master Agreement and any provision set forth in the Appendices and Amendments the provisions shall be interpreted, to the extent possible, as if they do not conflict. In the event that such an interpretation is not possible, the provisions set forth in the main body of this Master Agreement shall control.

- J. Entire Master Agreement: This Master Agreement including the entire RFP solicitation and the Appendices attached hereto contain all the terms and conditions agreed upon by both parties. No other understandings, oral or otherwise, regarding the subject matter of this Master Agreement shall be deemed to exist or to bind any of the parties hereto. Any agreement not contained herein shall not be binding on either party, nor of any force or effect. The revised Best and Final Offer contained within Amendment 1 is also included and becomes part of the Master Agreement.
- K. Participating Public Agencies: Supplier agrees to extend the same terms, covenants and conditions available to HCPS under this Master Agreement to other government agencies ("Participating Public Agencies") that, in their discretion, desire to access this 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 ordering, delivery, inspection, acceptance, invoicing, and payment for products and services in accordance with the terms and conditions of this Master Agreement. Any disputes between a Participating Public Agency and Supplier will be resolved directly between them in accordance with and governed by the laws of the State in which the Participating Public Agency exists.

IN WITNESS WHEREOF, THE PARTIES HAVE EXECUTED THIS AGREEMENT IN THE YEAR AND DAY AS NOTED:

HARFORD COUNTY PUBLIC SCHOOLS, MARYLAND	,
by Mallan	4/2/12
Superintendent of Schools	Date
by	4/10/12
	Date
Attest: (Signature) President (Date) Soard of Education of Harford County Attest: M- Walmort	
Cintas Corporation by	3/23/12
Senior Global Account Manager	Date
Attest: Sandy Fieldey.	3/23/12
V //	

To access pricing information, please use your login at <u>www.uscommunities.org</u>.

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Attn:

Craig Jackson, Senior Global Account Manager

Address:

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HARFORD COUNTY PUBLIC SCHOOLS, MARYLAND				
by Maller	9/2/12			
Superintendent of Schools	Date			
by -	4/10/12			
	Date			
(Signature) President (Date) Soard of Education of Harford County Attest: Attention Attest: Attention At				
Cintas Corporation				
Cintas Corporation	2/22/12			
by	3/25/12			
Senior Slobal Account Manager	Date			
Attest: Sandy Fiedelday.	3/23/12			
	•			

To access pricing information, please use your login at www.uscommunities.org.