

Acct #'s:



SERVICE AGREEMENT

INSTALLATION DATE: _____

CUSTOMER'S NAME: SUMTER COUNTY
 ADDRESS: 209 N. FLORIDA STREET TELEPHONE: (352) 793-0200
 CITY: BUSHNELL STATE: FL ZIP: 33513

THIS SERVICE AGREEMENT ("AGREEMENT") AUTHORIZES AND REQUIRES THAT RIVERSIDE UNIFORM RENTALS, INC. WILL PROVIDE THE SERVICES AGREED TO BELOW.

The customer agrees to receive the following services exclusively from Riverside Uniform Rentals, Inc. (RUR) and pay the charges listed below. Additional personnel, merchandise, quantities and/or services may be added to this Agreement upon written or oral request from the Customer. RUR is the exclusive supplier to the customer for the listed services and for any other commercial laundry or dust control related services RUR can provide.

UNIFORMS

DESCRIPTION	NUMBER OF UNIFORMS/CHANGES	WEEKLY CHARGE PER PERSON	GARMENT MAINTENANCE	ALL NEW	*REPLACEMENT CHARGE
Jeans	11/5	2.20			21.00
Western Cut Chambruy	11/5	2.75			17.00
Garment Maintenance		.03 Cents per garment			
Jackets					
Hats					

Additional rental charge: 25% (Trousers 54" or larger; Shirts 3XL and larger)
 50% - Special made uniforms (extra long tail, extra long sleeves, etc.)

OTHER SERVICES

DESCRIPTION	PRICE PER UNIT PER WEEK	*REPLACEMENT CHARGE
Shop Towels	.10 each	.45 each
Automatic Replacement	10% of Inventory	
3x5 Mat	2.50 each	45.00 each
4x6 Mat	3.25 each	90.00 each
3x10 Mat	4.50 each	120.00 each
Fender Covers	.75 each	7.00 each
Soil Bins	N/C	150.00 each

**ENVIRONMENTAL 5 % of Total Invoice

**ADJUSTABLE ENERGY 4.50

SIZE CHANGE /LOT CHANGE CHARGE 4.00 per garment

PREPARATION CHARGE PER UNIFORM 2.00 per garment

*Or Current retail prices.
 ** See paragraph #4

Conditions for this Agreement are on reverse.

Caution: The items supplied under this Service Agreement do not provide protection from flames, sparks, flammable fluids, high temperature, acids or other caustic materials. Customer warrants that none of the users for whom uniforms are supplied under this Agreement need flame resistant or acid resistant clothing.

1. On an as-needed basis and at no cost to the Customer, RUR will maintain, repair and/or replace any uniform under normal wear. All uniforms and service supplies remain the property of RUR. The Customer agrees to show responsibility and concern for the theft and destruction of RUR's property. If items are damaged (unless covered by garment maintenance program) or lost by any means, the Customer agrees to pay the current replacement value for said items. RUR's prices will be based on its current retail price from Riverside Manufacturing Company and/or its current vendor.
2. Damages to RUR caused by early termination are difficult to presently determine, and therefore, the parties agree, if this Agreement is terminated by Customer prior to the applicable expiration date for any reason, then Customer will pay to RUR, as liquidated damages and not as a penalty, 50% of the average weekly rental invoiced to Customer during the six months preceeding the notice of termination, multiplied by the number of weeks remaining in the term of this Agreement, beginning with the date of termination. Customer agrees to also pay RUR all costs, including reasonable attorneys' fees, incurred by RUR to enforce Customer's obligations under this Agreement. If garments or items in use by the Customer are not items the Company normally stocks (i.e. special garments), upon discontinuance of service the Customer is required to purchase all such garments or items in service and/or in inventory based on RUR's prices.
3. All rental charges are due and payable in cash at the time of delivery; provided however, if Customer's credit is first approved by RUR then rental charges shall be due and payable by the fifteenth (15th) day of the month following delivery. Credit approval is contingent upon continuing credit worthiness and may be revoked at RUR's discretion. Delinquent accounts may be converted by RUR to cash on delivery payment status. All accounts more than 15 days past due shall bear interest at the lesser of 1 1/2% per month (18% per annum) or the maximum rate then allowed by law from date of original billing or invoice.
4. Environmental charges are to assist in offsetting the cost of cleaning RUR's wastewater and fees for same. The adjustable energy amount is to offset fluctuations of fuel pricing resulting in abnormal cost.
5. This Agreement is effective as of the date of last signature provided for below and shall remain in effect for ~~thirty~~ ³⁶ months from the date of installation. ~~THE AGREEMENT SHALL BE TERMINATED AUTOMATICALLY UPON THE DATE OF THE EXPIRATION OF THE TERM OF THIS AGREEMENT UNLESS THE CUSTOMER PROVIDES WRITTEN NOTICE TO THE COMPANY AT LEAST 60 DAYS PRIOR TO THE EXPIRATION DATE. THE CUSTOMER'S OBLIGATIONS UNDER THIS AGREEMENT SHALL CONTINUE UNTIL THE COMPANY IS NOTIFIED OF THE CUSTOMER'S INTENTION TO TERMINATE. THE COMPANY'S PRICES SHALL BE BASED ON ITS CURRENT RETAIL PRICES AND MAY BE ADJUSTED UPON NOTICE. *With provisions for 2 twelve month agreements upon approval.~~
6. No credit will be issued for normal vacation and sickness. In the case of an extended illness, RUR's representative must be notified and the appropriate uniforms must be returned.
7. If environmental laws render the performance of this Agreement impractical, it shall terminate at RUR's option.
8. ATTACHMENTS: Documents attached hereto and signed or initialed by the parties are addenda to this Agreement.
9. Customer Agreement Liability - The Customer warrants that Customer is not under agreement with any other company for the furnishing of the items that are the subject matter hereof. In the event legal action is brought against RUR concerning a customer agreement for such services, the Customer will be liable for all legal expenses and damages incurred by RUR.
10. Any disputes arising in connection with or relating to this Agreement shall be resolved by binding arbitration and not by lawsuit. The arbitration shall be conducted at a mutually agreeable location (or failing agreement, in the capital city of the state of Customer's primary location serviced by RUR) and shall be conducted under the Commercial Arbitration Rules of the American Arbitration Association.
11. This Agreement is effective as of the date of the last signature provided for below and is binding on and inures to the benefit of the personal representatives, successors and assigns of the parties and may be assigned by either party.

SUMTER COUNTY

CUSTOMER NAME

By:

AUTHORIZED SIGNATURE

DATE

Richard Hoffman
Richard Hoffman, Chairman
NAME & TITLE (PRINTED OR TYPED)

Connie Webb, D.C. NOV 27 2007
WITNESSED BY DATE

CONNIE WEBB
NAME (PRINTED OR TYPED)

RIVERSIDE UNIFORM RENTALS, INC.

By:

AUTHORIZED REPRESENTATIVE'S SIGNATURE

Richard Decker
SERVICE MANAGER
NAME & TITLE (PRINTED OR TYPED)

12-4-07
DATE

GENERAL MANAGER'S SIGNATURE