	ŧ	AU	12	•	UF	-
EXISTIN	G	AC	CC)U	NT	1

AGREEMENT NO.	908056
CUSTOMER NO.	

CUSTOMER SERVICE AGREEMENT

COMPANY N	IAME (Customer) TOWN OF ANTHONY	LOC. NO	836
ADDRESS _		ROUTE NO.	
_	ANTHONY, TX 79821	DATE	02/24/2021
PHONE	(000) 000-0000	SIC/NAICS	
The undersion	ped the "CUSTOMER") orders from UniFirst Corporation and/or Un	iFirst Holdings, Inc. d.b.a. UniFirst and/or UniFirs	st Ceneda LTD.

("UNIFIRST") the rental service(s) at the prices and upon the conditions outlined:

	ME	CHANDIS	E SERVIC	ED	Maria Caranta	354 - S	44. 1 Fe 3.	sagar an A
(KONSHIPSEGINET)	LOST/ LOAMAGED/ HERLACEMENT/ ELCHARGE/E	EREQUENCY	PERSONS PERSONS PERSON	OTAL MOTOR	APRICEIPERS CHANGES PIEGE	ISTANDATIDA NON- STANDATID		MENTOTAL VALU-LEASE ²
0138 LS SHIRT-65/35 STRIPE	23.23	l	7	.n	.3400		26,18	
OSMAÇAS İSHARƏR ONAHARSIR AVUL SIRR AZ E	27/02		Constitution	The second secon	3400		3.06	The comment of
04MMSS POLO-100%POLY NO PKT M	21.91	1	i	2	.4100		.82	
1091" JEAN-DENIMMOO% COTTION	26195		25.0	Assistanti (ili.) 1881 1886 Alberta	\$ 500		44,88	
1909 GOJO DISPN(EA)800SERIES 8	27,50	1	2	ษ 2	NC		NC	NÇ
191619212 UU RAMIIID ANRIMIES	6.79		132	2/ 2	.7 741700 <i>8</i>	建 有中心。	8.26	MEK) Seman
3002 COVERALL-65POLY 35COTTON	39.24	1	i	1	.5800		.58	***************************************
623Q TRIFOLD HAND TOWEL (EACH)			2	1 1 12 12 12 12 12 12 12 12 12 12 12 12	14 78 375 0000)		7.00	***
6249 2PLY CTR PULL(EACH)ROLL #	10,58	1	2	7/ 7	8,1600		57,12	
6257 TRI-FOLD TOWEIGDISPENSER	49 94		122	$g \in \mathcal{G}$	NC	1.2	ne l	NC E
6268 DISP-CENTER PULL HAND TOW	45,77	1	2 .	2j 2.	NC		NC	NC
76AQ MAT-3X5 UISTIGREAT IMPRES	64 87				2,9200	10年後	1 17152	120
76AT MAT-CP WET AREA 3X5	112.49	1	2	4/ 2	2,3300		4.66	
8023 WIPERS 18X18 BAGGED 1	<u>4</u> 1.00			100% 50	1100g	100 年 100 年 100 日 100 日 100 日	15750 303115	· AL
Minimum weakly charge applies, equal to 76% of the initial weekly install value.								

OTHER CHARGES	AMOUNT
Garment preparation per piece	1.60
Name emblem per piece	4.90
Company emblem per piece	2.75
Direct Embroidery	
Garment Maintenance Program	YES
Loss Protection Maintenance Program	NO
Linen Maintenance Program	YES

UniFirst

OTHER CHARGES	AMOUNT
Non-stock sizes per piece	20%
Special cuts per piece	3.00
Restock/Exchange per piece	3.00
Automatic Wiper Replacement .	YES
Automatic Linen Replacement	YES
Ongoing Prep Program	YES
Ongoing Emblem Program .	YES
DEFE (See description on reverse side)	\$5.50

PAYMENT TERMS: C.O.D.□

E.F.T.

Approved Charge³ ☑

COM	V.	Ш,	N	Æ

Approved charge: CUSTOMER agrees to make payments within 30 days of invoice receipt. A late charge of 11/2% per month (18% per year) for any amount in arrears may be applied.

YES

SALES REP: ACCEPTED⁶

Mat Protection Program

The undersigned agrees to all terms on the reverse and attests to have the authority to execute for the named CUSTOMER, and to approve use of any personalization - including logos or brand identities - that has been requested.



PAGE 1 OF 2 EXISTING ACCOUNT M

AGREEMENT NO.	908056
CUSTOMER NO.	

CUSTOMER SERVICE AGREEMENT

COMPANY NA	AME (Customer) TOWN OF ANTHONY	LOC. NO	836
ADDRESS _		ROUTE NO	
_	ANTHONY, TX 79821	DATE	02/24/2021
PHONE	(000) 000-0000	SIC/NAICS	

("UNIFIRST") the rental service(s) at the prices and upon the conditions outlined:

	MERCHAI	NDISE SERVICI	ED .	Marin da k		t ar gyviya	WW. 10
TIEM DESCRIPTION CONTROL OF THE PROPERTY OF TH	ALCOST/AS S. DAMAGEO SERV REPLAGEMENT: FREQUE CHARGE	P.NO OF YOUR PERSONS/A INCY BISSUE PERSONS/A ITERSONS/A ITERSONS/A	TOTAL NO OF CHANGES/ PIECES	PRICE PER S CHANGE A PRECE	STANCARD NON-T STANDARD	TOTAL FULLS SERVICE	VALULEASE VALULEASE
8118 WET MOP XLG W/BLUE BAND 2	13.08 2	ı	2/ l	2,7900		2.79	
8336 Mors Unitramed 36H-44-14	24 17/42 LE2	\$410 ye	3 3.44	(1.4600		-lr46	B.Y.H.
8581 TERRY CLOTHS-UIST BAGGED	2,14 1	1	10 5	.2400		1.20	
The state of the s			Contraction of the Contraction o				
				. Water		i Brazio, igni	
THE THE OCCUPANION OF THE PROPERTY OF THE PARTY OF THE PA	7.417.89800.474.27		12.4	742 -14 -14 -15 -14 -15 -14 -15 -14 -15 -14 -15 -14 -15 -16 -16 -16 -16 -16 -16 -16 -16 -16 -16			
erannyk	### ### ##############################		17.5				Second in se
					V. 3/2	Control of the contro	
	, , , , , , , , , , , , , , , , , , , ,	3 7 3 1 2 2 2 2		ALL CONTRACT	an and a state of the state of	Section of the Section 2	**************************************
Elland processing and processing	PROPERTY OF THE PROPERTY OF TH	To Maria	1000000				
•	Minimum weekly	rcharge applies, ogua	l to 76% of the	nitisl weekly	instell value.		

OTHER CHARGES	AMOUNT
Garment preparation per piece	1.60
Name emblem per piece	4.90
Company emblem per piece	2.75
Direct Embroidery .	
Garment Maintenance Program	YES
Loss Protection Maintenance Program	NO
Linen Maintenance Program	YES
Mat Protection Program	YES

- OTHER CHARGES	AMOUNT
Non-stock sizes per piece	20%
Special cuts per piece	3.00
Restock/Exchange per piece	3.00
Automatic Wiper Replacement	YES
Automatic Linen Replacement	YES
Ongoing Prep Program	YES
Ongoing Emblem Program	YES
DEFE (See description on reverse side)	\$5.50

PAYMENT TERMS: C.O.D.□

E,F,T. 🔲

Approved Charge 📆

CO		

the state of the s
Approved charge: CUSTOMER agrees to make payments within 30 days
of invoice receipt. A late charge of 11/4% per month (18% per year) for any
amount in arrests may be englished 4

ACCEPTED*:

'Out-sizes of citharvista Standard Moritandies are descried to be Non-Standerd Merchandise, "Meritansie which is Yab-U-Larsed Is not cleaned by Unifirst. "Charge status condisgont upon continuing credit worthieuss and may be reveked at Unifirst's discretion.

The undersigned agrees to all terms on the reverse and attests to have the authority to execute for the named CUSTOMER, and to approve use of any personalization -- including logos or brand identities -- that has been requested.

PAGE 2 OF 2

CUSTOMER SERVICE AGREEMENT TERMS

REQUIREMENTS SUPPLIED. Customer orders from UniFirst Corp. ("UniFirst") the rental garments and/or other items of the type specified in this Agreement ("Merchandise") and related pickupidelivery and maintenance services (collectively with Merchandise, "Services") for all of Customer's requirements therefor, at the prices and upon the terms and conditions set forth herein. Additional Services requested by Customer, verbally or in writing, will also be covered by this Agreement. All rental Merchandise supplied to Customer remains the property of UniFirst. Customer warrants that it is not subject to, and that this Agreement does not interfere or conflict with, any existing agreement for the

PERFORMANCE GUARANTEE. UNIFIRST GUARANTEES TO DELIVER HIGH-QUALITY SERVICE AT ALL TIMES. All filems of Merchandise cleaned, finished, inspected, repaired and delivered by UniFirst will meat or exceed industry standards, or non-conforming items will be replaced by the next scheduled delivery day at no cost to Customer. Items of rental Merchandise requiring replacement due to normal weer and tear will be replaced at no cost to Customer, save for any applicable personalization and setup charges.

Customer expressly welves the right to terminate this Agreement during the initial term or any extension thereof for deficiencies in the quality of Services unless: (1) complaints are first made in writing to UniFirst which set forth the precise nature of any deficiencies; (2) UniFirst is afforded at least 60 days to correct any deficiencies complained of; and (3) UniFirst fails to correct those deficiencies complained of within 60 days. In the event Customer complies with the foregoing and UniFirst fails to correct such deficiencies, Customer may terminate this Agreement by written notice to UniFirst, providing that all previous balances due to UniFirst have been paid in full and that all other conditions to terminate have been satisfied. Any delay or interruption of the Services provided for in this Agreement by reason of acts of God, fires, explosions, strikes or other industrial disturbances, or any other cause not within the control of UniFirst, shall not be deemed a breach or violation of this Agreement.

TERM AND RENEWAL. This Agreement is effective when signed by both the Customer and UniFirst Location Menager and continues in effect for 60 months after installation of Merchandise (for new customers) or any renewal date. This Agreement will be renewed automatically and continuously for multiple successive 60-month periods unless Customer or UniFirst gives written notice of non-renewal to the other at least 80 days prior to the next expiration date.

PRICES AND PAYMENTS. Prices are based on 52 weeks of service per year. Any increase(s) to Service Frequency could result in additional charges. On an annual basis, the prices then in effect will be increased by the greater of the annual percent increase in the Consumer Price Index -Alt Urban Consumers, Series io: CUUROOOSAG, other goods and services, or by 5%. Additional price increases and other charges may be imposed by separate written notice or by notation on Customer's invoice. Customer may, however, decline such additional increases or charges by notifying Unifirst in writing within 10 days after receipt of such notice or notation. If Customer declines said additional price increases, UniFirst may terminate his Agreement. Customer also agrees to pay the other charges and minimum weekly charge herein specified. Charges relating to a wearer feaving Customer's employ can be terminated by (1) giving notice thereof to UniFirst and (2) returning or paying for any missing Merchandise issued to that individual. Any Merchandise payments required pursuant to this Agreement will be at the replacement price(e) then in effect hereunder. If an authorized Customer representative is not available to receive and acknowledge delivery of Merchandise, Customer authorizes UniFirst to make delivery and assumes responsibility for related charges/invoices.

If Customer fails to make timely payment, UniFirst may, at any time and in its sole discretion, terminate this Agreement by giving written notice to Customer, whether or not UniFirst has previously strictly enforced Customer's obligation to make timely payments. Customer agrees to pay, and will pay, all applicable sales, use, personal property and other taxes and assessments arising out of this Agreement.

DEFE CHARGE. Customer's involces may also include a DEFE charge to cover all or portions of certain expenses including:

O = DELIVERY, or expenses associated with the actual delivery of Services and Marchandisa to Customer's place of business, primarily Route Sales Representative commissions, management sateries, vehicle depreciation, equipment maintenance, insurance, road use charges and local access fees.

E = ENVIRONMENTAL, or expenses (past, present and future) UniFirst absorbs related to wastewater testing, purification, effluent control, solids disposal, supplies and equipment for pollution controls and energy conservation and overall regulatory compliance.

F = FUEL, or the gas, diesel fuel, oil and lubricant expenses associated with keeping UniFirst's fleet vehicles on the road and servicing its customers.

E = ENERGY, primarily the natural gas UniFirst uses to run boilers and gas dryers, plus other local utility charges.

MERCHANDISE, Customer acknowledges and agrees to notify all employees that Merchandise supplied is for general occupational use and, except as expressly specified MERCHANDISE. Customer acknowledges and agrees to notify all employees that Merchandiss supplied is for general occupational use and, except as expressly specified below, affords no special user protections. Customer further acknowledges that: (1) Customer has unitaterally and independently determined and selected the nature, style, performance characteristics, number of changes and scope of all Merchandise to be used and the appropriateness of such Merchandise for Customer's specific needs or intended uses: (2) UniFirst does not have any obligation to advise, and has not advised, Customer concerning the fitness or suitability of the Merchandise for Customer's intended use; (3) UniFirst makes no representation, warranty or covenant regarding the performance of the Morchandise (including without limitation Flame Resistant and Visibility Merchandise); and (4) UniFirst shall in no way be responsible or itable for any injury or harms suffered by any Customer employees while wearing or using any Merchandise. Customer agrees to indemnify and hold harmless UniFirst and its employees and agents from and against all claims, injuries or damages to any person or property resulting from Customer's or Customer's employee use of the Merchandise, whether or not such claims, injuries or damages arise from any alleged defects in the Merchandise.

Fleme Resistent (*FR') Merchandise supplied hereunder is intended only to prevent the ignition and burning of fabric away from the point of high heat impingement and to be self-extinguishing upon removal of the ignition source. FR items will not provide significant protection from burns in the immediate area of high heat contact due to thermal transfer through the fabric and/or destruction of the fabric in the area of such exposure. FR items are designed for continuous wear as only a secondary level of protection. Primary protection is still required for work activities where direct or significant exposure to heat or open flame is likely to occur.

Visibility Merchandise is intended to provide improved conspicuity of the wearer under daylight conditions and when illuminated by a light source of sufficient candiepower at night. It is Customer's responsibility to determine the level of conspicuity needed by wearers under specific work conditions. Further, Customer agrees that Visibility Merchandise alone does not ensure conspicuity of the wearer and that additional safety precautions may be necessary. The Visibility Merchandise supplied satisfied particular ANSI/ISEA standards only when they were new and unused and only if so tabeled. Customer acknowledges that usage and laundering of Visibility Merchandise may adversely effect its conspicuity.

Healthcare/Food-Related Customer acknowledges that: (1) UniFirst does not guarantee or warrant that the Merchandise selected by Customer or that processed garments delivered by UniFirst will be appropriate or sufficient to provide a hygienic level adequate for individual Customer's needs; and (2) optional poly-bagging' is recommended to reduce the risk of cross-contamination of Marchandise, and the failure to utilize such service may adversely affect the efficacy of UniFirst's hygienic cleaning process. (* Poly-bag services incur additional charges.)

If any Merchandise supplied hereunder is Merchandise that: (1) UniFirst does not stock for whatever reason (including due to style, color, size or brand); (2) consists of non-UniFirst manufactured or customized FR Merchandise; or (3) consists of Merchandise that has been permanently personalized (in all cases known as "Non-Standard Merchandise"), then, upon the discontinuance of any Service hereunder at any time for any reason, including expiration, termination, or cancellation of this Agreement, with converted to the cause, deletion of any Non-Standard Merchandise from Customer's Service Program, or due to employee réductions (in each case a "Discontinuance of Service"). Customer will purchase at the time of such Discontinuance of Service all affected Non-Standard Merchandise items then in UniFirst's inventory (in-service, shelf, as well as any manufacturer's supplies ordered for Customer's use), paying for same the replacement charges then in effect.

Customer agrees not to contaminate any Merchandise with asbestos, heavy metals, solvents, inks or other hazardous or toxic substances ("contaminants"). Customer agrees to pay UniFirst for all Merchandise that its lost, stolen, damaged or abused bayond repair. As a condition to the termination of this Agreement, for whatever reason, Customer will return to UniFirst all standard Merchandise in good and usable condition or pay for same at the replacement charges then in effect.

OBLIGATIONS AND REMEDIES. If Customer breaches or terminates this Agreement before the excitation date for any reason (other than for UniFirst's failure under the performance guarantee described above), Customer will pay UniFirst, as liquidated damages and noties a penalty (the parties acknowledging that actual damages would be difficult to calculate with reasonable certainty) an amount equal to 50 percent of the average weekly amounts involced in the preceding 28 weeks, multiplied by the number of weeks remaining in the current term. These damages will be in addition to all other obligations or amounts owed by Customer to UniFirst, including the return of Standard Merchandise or payment of replacement charges, and the purchase of any Non-Standard Merchandise Items as set forth herein.

This Agreement shall be governed by Massachusetts law (exclusive of choice of law). If a dispute arises from or relates in any way to this Agreement or any alleged breach thereof at any time, the parties will first attempt to resolve the claim or dispute by negotiation at agreed time(s) and location(s). All negotiations are confidential and will be treated as settlement negotiations. Any matter not resolved through direct negotiations within 30 days shall be resolved exclusively by final and binding arbitration, conducted in the capital city of the state where Customer has its principal place of business (or some other location mutually agreed); pursuant to the Expedited Rules of the Commercial Arbitration Rules of the American Arbitration Association; and, governed by the Federal Arbitration Act, to the exclusion of state law inconsistent therewith. The parties will agree participally in the provision of state law inconsistent therewith. The parties will agree purpornion (1) Arbitration to settle the controvers or or dainn't necessarily prevailing party in any proceeding, including any appears thereof; and decision of the Arbitration and as a part of the judgment or award rendered hereunder. This provision for Arbitration is specifically enforceable by the parties; the Arbitrator shall have no power to vary originate the provisions hereof; and, the decision of the Arbitrator in accordance herewith, may be entered in any court having jurisdiction thereof. Customer acknowledges that, with respect to all such disputes, it has voluntarily and knowingly waived any right it may have to a jury trial or to participate in a class action or class litigation as a representative of any other persons or as a mamber of any class of persons, or to consolidate its claims with those of any other persons or class of persons. If this prohibition against class

MISCELLANEOUS. The parties agree that this Agreement represents the entire agreement between them. In the event Customer issues a purchase order to UniFirst any time, none of the standard pro-printed terms and conditions therein shall have any application to this Agreement, or any transactions occurring pursuant hereto or thereto. UniFirst may, in its sole discretion, assign this Agreement. Customer may not assign this Agreement without the prior written consent of UniFirst. Customer agrees that in the event it sells or transfers its business, it will require the purchaser or transfere to assume all obligations and responsibilities under this Agreement, provided that such assumption shall not relieve Customer of its liabilities hereunder; and provided further that any failure by a purchaser or transfere to assume this Agreement. Retired that such search and early termination of this Agreement resulting in the obligation to pay all amounts on account thereof as set forth in this Agreement. Neither party will be liable for any incidental, consequential, special or punitive damages. In no event shall UniFirst's aggregate liability to Customer for any and all calms exceed the sum of all amounts actually paid by Customer to UniFirst, in the event any portion of this Agreement is held by a court of competent jurisdiction or by a duty appointed arbitrator to be unconforceable, the balance will remain in effect. All written notices provided to UniFirst must be sent by certified mail to the attention of the Location Manager. In Texas and certain other locations, UniFirst's business is conducted by, and the term "UniFirst" as used herein means, UniFirst Holdings, Inc. d.b.a. UniFirst.