## WINNEBAGO COUNTY PURCHASE OF SERVICES AGREEMENT

## **RE: Uniform and Mat Rentals**

**THIS AGREEMENT** made and entered into this <u>1st</u> day of November 2021, by and between Winnebago County, hereinafter referred to as "COUNTY" (whether a department, board, or agency thereof), and Unifirst, hereinafter referred to as "CONTRACTOR."

## WITNESSETH:

WHEREAS the COUNTY, whose address is 415 Jackson Street, Oshkosh, WI 54901, desires to purchase services from the CONTRACTOR for the purpose of Uniform and Mat Rental and Cleaning Services and

**WHEREAS** the CONTRACTOR whose address is 1315 Constitution Dr., Neenah WI 54956, is able and willing to provide such services;

**NOW, THEREFORE**, in consideration of the above premises and the mutual covenants of the parties hereinafter set forth, the receipt and sufficiency of which is acknowledged by each party for itself, the COUNTY and the CONTRACTOR do agree as follows:

- <u>TERM</u>: The term of this Agreement shall commence as of the 1<sup>st</sup> day of January, 2022 and shall terminate as of the 31st day of December 2023, unless sooner agreed upon by the parties. The COUNTY shall not be liable for any services performed by CONTRACTOR other than during the term of this Agreement.
- 2. SERVICE TO BE PROVIDED: CONTRACTOR agrees to provide the services detailed in the bid specifications, if any; the request for proposals (RFP) and the CONTRACTOR's response thereto, if any; and on the attached Schedule A, incorporated herein by reference. In the event of a conflict between or among the bid specifications, the RFP of responses, proposals, and/or the terms of Schedule A, it is agreed that the terms of Schedule A, to the extent of any conflict, will be controlling.

- 3. **ASSIGNMENT**: CONTRACTOR shall not assign any interest or obligation in this Agreement and shall not transfer any interest or obligation in this Agreement, whether by assignment or novation, without the prior written consent of the COUNTY unless permitted otherwise by the bid specifications.
- 4. <u>TERMINATION</u>: If, through any cause, the CONTRACTOR shall fail to fulfill in timely and proper manner its obligations under this Agreement or, if, the CONTRACTOR shall violate any of the covenants or stipulations of this Agreement, the COUNTY shall thereupon have the right to terminate this Agreement by giving a thirty (30) day written notice to the CONTRACTOR of such termination if such failure or violation is not remedied within thirty (30) days written notice to CONTRACTOR of such failure or violation... If COUNTY breaches or terminates this Agreement before the expiration date for any reason (other than for CONTRACTOR's failure or violation described above), COUNTY will pay CONTRACTOR, as liquidated damages and not as 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 invoiced in the preceding 26 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 COUNTY to CONTRACTOR as set forth in this Agreement,
- 5. UNFINISHED WORK: In the event the COUNTY exercises its unilateral right to terminate this Agreement for cause in the manner provided for in Paragraph 4, above, all finished or unfinished documents, services, papers, data, products, or the like prepared, produced, or made by the CONTRACTOR under this Agreement, excluding any rental merchandise, shall, at the option of the COUNTY, become the property of the COUNTY, and the CONTRACTOR shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents, services, papers, data, products, or the like. Notwithstanding the above, the CONTRACTOR shall not be relieved of liability to the COUNTY for damages sustained by the COUNTY by virtue of any breach of this Agreement by the CONTRACTOR, and the COUNTY may withhold any payments to the CONTRACTOR for the purpose of set-off
- FAILURE TO APPROPRIATE FUNDS: The failure of the Winnebago County Board of Supervisors to appropriate sufficient funds in any year covered by this Agreement shall automatically terminate this Agreement.

- 7. **TERMS OF PAYMENT**: The COUNTY will pay the CONTRACTOR for all the aforementioned work the prices set forth on Schedule A upon satisfactory completion of the work. If COUNTY fails to make timely payment, CONTRACTOR may, at any time and in its sole discretion, terminate this Agreement by giving written notice to COUNTY, whether or not CONTRACTOR has previously strictly enforced COUNTY's obligation to make timely payments.
- WISCONSIN LAW CONTROLLING: It is expressly understood and agreed to by the parties hereto that in the event of any disagreement or controversy between the parties, Wisconsin law shall be controlling.

### 9. ARBITRATION:

- A. This Agreement shall be covered by the laws of the State of Wisconsin.
- B. Claims, disputes, and other matters in question between the parties to this Agreement arising out of, or relating to, this Agreement or the breach thereof shall be decided by arbitration in accordance with the Expedited Rules of the Commercial Arbitration Rules of the American Arbitration Association then pertaining, upon the express written consent of all parties of this Agreement. In the event the parties proceed to arbitration, the proceedings shall be governed by the following:
  - The American Arbitration Association shall submit a panel of five (5) arbitrators to the parties. The parties shall alternate strikes until one arbitrator remains who shall arbitrate the dispute. The party initiating the first strike shall be determined by the winner of a coin flip.
  - 2) The successful or substantially prevailing party in any proceeding, including any appeals thereof (as determined by the Arbitrator/court) shall recover all of its costs and expenses including, without limitation, reasonable attorney fees, witness fees and discovery costs, all of which shall be included in and as a part of the judgment or award rendered hereunder.
  - Any arbitration shall take place in the city of Oshkosh, Winnebago County, Wisconsin.
  - 4) Unless otherwise agreed upon by the parties, the arbitration hearing shall be limited to one day in length with the arbitrator providing each side equal time to present its case during that day.

- 5) Any discovery proceeding shall be limited to the thirty (30) day period prior to the date of the arbitration hearing. The party requesting the discovery shall pay for all costs incurred by the opposite party, except for attorney's fees, relating to the discovery procedure including, but not limited to, witness, reporter's fees for depositions, photocopying fees, postage fees, and delivery fees.
- 6) In issuing any ruling regarding any arbitration matter, the arbitrator shall issue a written decision which shall include written findings of fact and conclusions of law.
- The proceeding and arbitration shall be governed by the law of the State of Wisconsin including, specifically, Chapter 788, Wis Stats.
- 10. **CONTRACTOR EFFICIENCY**: CONTRACTOR shall commence, carry on, and complete its obligations under this Agreement with all deliberate speed and in a sound, economical, and efficient manner, in accordance with this Agreement and all applicable laws. In providing services under this Agreement, the CONTRACTOR agrees to cooperate with the various departments, agencies, employees, and officers of the COUNTY.
- 11. <u>CONTRACTOR</u>: CONTRACTOR shall not subcontract any work pursuant to this Agreement without the prior written consent of COUNTY. CONTRACTOR shall maintain a written list of all subcontractors and suppliers performing labor or supplying materials under this Agreement and shall make the list available to COUNTY upon request. COUNTY, at its option, may make direct payments to subcontractors for various services performed pursuant to this Agreement or, alternatively, may issue a two-party check to CONTRACTOR and his subcontractors.
- 12. **<u>CONTRACTOR</u>**: CONTRACTOR shall comply with any bonding requirements, which may be applicable pursuant to § 779.14(1m), Wis Stats.
- 13. **CONTRACTOR**: CONTRACTOR shall pay all legitimate claims for labor performed and materials furnished, used or consumed in making any public improvements or performing any public work pursuant to this Agreement. Failure to comply with this provision, if applicable, may subject CONTRACTOR to criminal penalties pursuant to §§ 779.16 and 943.20, Wis Stats.

- 14. **<u>CONTRACTOR EMPLOYEES</u>**: CONTRACTOR agrees to secure at CONTRACTOR's own expense all personnel necessary to carry out CONTRACTOR's obligations under this Agreement. Such personnel shall not be deemed to be employees of the COUNTY nor have any direct contractual relationship with the COUNTY.
- 15. **DELIVERY BY MAIL**: Notices, bills, invoices, and reports required by this Agreement shall be deemed delivered as of the date of postmark if deposited in a United States mailbox, first class postage attached, addressed to a party's address as set. It shall be the duty of a party changing its address to notify the other party in writing within a reasonable time.
- 16. <u>HOLD HARMLESS</u>: At all times during the term of this Agreement, CONTRACTOR agrees to indemnify, save harmless, and defend the COUNTY, its boards, commissions, agencies, officers, employees, and representatives against any and all liability, losses, damages, costs, or expenses, whether personal injury or property damage, that the COUNTY, its officers, employees, agencies, boards, commissions, and representatives may sustain, incur, or be required to pay by reason of the CONTRACTOR's negligent acts or omissions or willful misconduct in furnishing the services or goods required to be provided under this Agreement, provided, however, that the provisions of this section shall not apply to liabilities, losses, charges, costs, or expenses caused by or resulting from the negligent acts or omissions or willful misconduct of the COUNTY, it agencies, boards, commissions, officers, employees, or representatives. Neither party shall be liable for incidental, special, consequential damages, or punitive damages.

## 17. **INSURANCE**:

- A. Prior to commencing work, CONTRACTOR shall, at its own cost and expense, furnish COUNTY with a Certificate of Insurance indicating proof of the following insurance from companies licensed in the State of Wisconsin:
  - Workers' Compensation: (Statutory) In compliance with the Compensation law of the State of Wisconsin and Employers' Liability Insurance with a limit not less than \$100,000 each accident.
  - <u>Comprehensive or Commercial General Liability Insurance</u> with a minimum limit of \$1,000,000 per occurrence/\$1,000,000 aggregate combined Single Limit for bodily injury and property damage. This insurance shall include, but not be limited to, the following coverages:

- a) Premises—Operations
- b) Products and Completed Operations
- c) Broad Form Property Damage
- d) Contractual
- e) Personal Injury

If excavating, underground, or collapse is involved, the limits of liability stated above shall be changed to \$2,000,000. If Asbestos is involved, the limits of liability stated above shall be changed to \$5,000,000.

- Automobile Liability: Insurance with a minimum limit of \$1,000,000 per occurrence/\$1,000,000 aggregate Combined Single Limit for bodily injury and property damage, and shall include coverage for all of the following:
  - a) Owned Automobiles
  - b) Hired Automobiles
  - c) Non-Owned Automobiles
- B. The certificate shall list the Certificate Holder and Address as follows:

WINNEBAGO COUNTY ATTENTION INSURANCE ADMINISTRATOR PO BOX 2808 OSHKOSH WI 54903-2808

The Winnebago County Department(s) involved shall be listed under "**Description of Operations**."

C. Such insurance shall include under the **General Liability and Automobile Liability** 

**Policies** Winnebago County, its employees, elected officials, representatives, and members of its boards and/or commissions as "**Additional Insureds**."

- D. CONTRACTOR shall require subcontractors, if applicable, to furnish identical Certificates of Insurance to the Winnebago County Insurance Administrator prior to the contract taking effect.
- E. Such Certificates of Insurance shall include a thirty (30) day notice prior to

cancelation or material policy change, which notice shall be given to:

WINNEBAGO COUNTY ATTENTION INSURANCE ADMINISTRATOR PO BOX 2808 OSHKOSH WI 54903-2808

All such notices will name the CONTRACTOR and identify the project.

The Winnebago County Insurance Administrator must approve any exception to

these requirements. Submit any requests in writing to:

WINNEBAGO COUNTY ATTENTION INSURANCE ADMINISTRATOR PO BOX 2808 OSHKOSH WI 54903-2808 or email to: Iforbes.

- 18. LIMITATION EFFECT ON PAYMENTS BY COUNTY: In no event shall the making of any payment required by this Agreement constitute or be construed as a waiver by the COUNTY of any breach of the covenants of this Agreement or a waiver of any default of the CONTRACTOR, and the making of any such payment by the COUNTY while any such default or breach shall exist in no way shall impair or prejudice the right of the COUNTY with respect to recovery of damages or other remedies as a result of such breach or default.
- 19. **DISCRIMINATION**: During the term of this Agreement, the CONTRACTOR agrees not to discriminate against any person, whether a recipient of services (actual or potential), an employee, or an applicant for employment on the basis of race, religion, sex, handicap, national origin, age, cultural differences, sexual preference, marital status, or physical appearance. Such equal opportunity shall include but not be limited to the following: employments, upgrading, demotion, transfer, recruitment, advertising, layoff, termination, training, rates of pay, or any other form of compensation. The CONTRACTOR agrees to post in conspicuous places, available to all employees and applicants for employment, notices setting forth the provisions of this Agreement as they relate to affirmative action and nondiscrimination.
- 20. **AFFIRMATIVE ACTION**: CONTRACTOR may be required to file an Affirmative Action Plan with the COUNTY if the CONTRACTOR receives \$10,000 in annual aggregate contracts or other such consideration of comparable worth, and CONTRACTOR has ten (10) or more employees. Such plan must be filed within fifteen (15) days of the effective date of this Agreement, and failure to do so by said date shall constitute grounds for immediate termination of this Agreement by the COUNTY.
- 21. **EQUAL OPPORTUNITY EMPLOYER**: CONTRACTOR shall, in all solicitations for employment placed on CONTRACTOR's behalf, state that CONTRACTOR is an "Equal Opportunity Employer."
- 22. **COMPLIANCE INFORMATION**: CONTRACTOR agrees to furnish all information and reports required by the COUNTY as they relate to affirmative action and

nondiscrimination, which may include any books, records, or accounts deemed appropriate to determine such compliance.

- 23. **CONTRACTOR'S LEGAL STATUS**: CONTRACTOR warrants that it has complied with all necessary requirements to do business in the State of Wisconsin, that the persons executing this Agreement on its behalf are authorized to do so and, if a corporation, that the name and address of CONTRACTOR's registered agent is as set forth opposite the heading REGISTERED AGENT on the last page of this Agreement. CONTRACTOR shall notify COUNTY immediately, in writing, of any change in its registered agent, his or her address, and the CONTRACTOR's legal status.
- 24. **ENTIRE AGREEMENT**: The entire Agreement of the parties is contained herein, and this Agreement supersedes any and all oral agreements and negotiations between the parties relating to the subject matter hereof.
- 25. COMPLIANCE WITH WISCONSIN PUBLIC RECORDS LAW: Contractor understands that Winnebago County is bound by the Wisconsin Public Records Law, Wis. Stat. sec. 19.21, et. seq. Pursuant to Wis. Stat. sec. 19.36 (3), County may be obligated to produce to a third party the records of a Contractor that are "produced or collected' by the Contractor under this Agreement ("Records"). Contractor is further directed to Wis. Stat. sec. 19.21, et. seq. for the statutory definition of Records subject to disclosure under this paragraph, and Contractor acknowledges that it has read and understands that definition. Notwithstanding any other term of this Agreement, Contractor is (1) obligated to retain Records for seven (7) years from the date of the Record's creation; and (2) produce such Records to County if, in County's determination, County is required to produce the records to a third party in response to a public records request. Contractor's failure to retain and produce Records as required by this paragraph shall constitute a material breach of this Agreement, and Contractor must defend and hold County harmless from liability due such breach.

**IN WITNESS WHEREOF**, the COUNTY and the CONTRACTOR have executed this Agreement and its Schedules as of the day and date first set forth above.

FOR THE CONTRACTOR:	FOR WINNEBAGO COUNTY:			
	Jon Doemel Winnebago County Executive			
	Susan T Ertmer Winnebago County Clerk			
REGISTERED AGENT:				
Name				
Address				
City/State/Zip				
Drafted by:				

Drafted by: Mary Anne Mueller Corporation Counsel for Winnebago County

lls Revised: 6/2018

### Schedule A

CONTRACTOR will provide the rental garments and/or other items of the type specified in this Agreement ("Merchandise") and related pickup/delivery and maintenance services (collectively with Merchandise, "Services") for all of COUNTY's requirements therefor, at the prices and upon the terms and conditions set forth herein. Additional Services requested by COUNTY, verbally or in writing, will also be covered by this Agreement. All rental Merchandise supplied to COUNTY remains the property of CONTRACTOR.

All items of Merchandise cleaned, finished, inspected, repaired and delivered by CONTRACTOR will meet or exceed industry standards, or non-conforming items will be replaced by the next scheduled delivery day at no cost to COUNTY. Items of rental Merchandise requiring replacement due to normal wear and tear will be replaced at no cost to COUNTY, save for any applicable personalization and setup charges.

**MERCHANDISE.** COUNTY acknowledges and agrees to notify all employees that Merchandise supplied is for general occupational use and, except as expressly specified below, affords no special user protections. COUNTY further acknowledges that: (1) COUNTY has unilaterally 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 COUNTY's specific needs or intended uses; (2) CONTRACTOR does not have any obligation to advise, and has not advised, COUNTY concerning the fitness or suitability of the Merchandise for COUNTY's intended use; and (3) CONTRACTOR makes no representation, warranty or covenant regarding the performance of the Merchandise (including without limitation Flame Resistant and Visibility Merchandise.

COUNTY agrees to pay CONTRACTOR for all Merchandise that is lost, stolen, damaged or abused beyond repair. As a condition to the termination of this Agreement, for whatever reason, COUNTY will return to CONTRACTOR all standard Merchandise in good and usable condition except for normal wear and tear or pay for same at the replacement charges then in effect.

All terms and conditions of Sourcewell contract# 040920 dated 6/18/20 apply except as specifically addressed herein.

PERFORMANCE GUARANTEE. UNIFIRST GUARANTEES TO DELIVER HIGH-QUALITY SERVICE AT ALL TIMES. All items of Merchandise cleaned, finished, inspected, repaired and delivered by UniFirst will meet 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 wear and tear will be replaced at no cost to Customer, save for any applicable personalization and setup charges. Customer expressly waives 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.

CONTRACTOR will automatically replace garments in need of replacement as a consequence of normal wear and tear while in service at a given location. This replacement will be done at no charge to

COUNTY, though the emblem, garment preparation, and outsize garment charges stated below shall apply.

Existing garments will be exchanged due to an employee's changing size requirements at no cost to COUNTY, though the emblem, garment preparation, and outsize garment charges stated below shall apply

Garment Preparation Charge-	\$.75 per unit
Emblem Fee (as necessary)-	\$1.50 per unit

The above fees are waived for the initial installation of merchandise under this contract.

Oversized Garment charges are as follow but are waived for the initial installation of merchandise under this contract:

Outsize Garment Charges								
Category	Category Size Charge							
Shirts	Size 2XL – 6XL Size 7XL and up	\$2.65 each \$4.25 each						
Men's Pants	Size 44 – 48 Size 50 - 56 Size 58 and up	\$3.20 each \$3.70 each \$4.25 each						
Women's Pants	Size 22 – 28 Size 30 and up	\$3.20 each \$3.70 each						
Jackets	Size 2XL – 5XL Size 6XL Size 7XL and up	\$3.90 each \$6.40 each \$8.60 each						
Coveralls	Size 52 – 58 Size 60 – 64 Size 66 and up	\$3.90 each \$6.40 each \$8.60 each						
Misc.	Size 50 – 56 Size 58 and up	\$2.90 each \$3.45 each						

#### DEFE Surcharge Per Weekly Service Invoice

#### US - \$3.50

DEFE CHARGE. Customer's invoices may include a DEFE CHARGE that may vary for different customers, to cover all or only portions of certain expenses including:

- D = DELIVERY, or expenses associated with the actual delivery of services and products to customers' places of business, primarily Route Sales Representative commissions, managements salaries, vehicle depreciation, equipment maintenance, insurance, road use charges and local access fees.
- E = ENVIRONMENTAL, or expenses (past, present and future) Company absorbs related to wastewater resting, purification, effluent control, solids disposal, supplies and equipment for pollution controls an energy conservation and overall regulatory compliance.
- F = FUEL, or the gas, diesel fuel, oil and lubricant expenses associated with keeping Company's fleet vehicles on the road and servicing its customers.
- E = ENERGY, primarily the natural gas Company uses to run boilers and gas dryers, plus other local utility charges.

County Departments can add or delete and merchandise covered under this contract at any time. Notwithstanding, a minimum weekly charge equal to 75% of the initial weekly install value applies.

# Schedule of prices to follow:

#### CUSTOMER SERVICE AGREEMENT

COMPANY NAME (Customer) Winnebago County	LOC. NO
ADDRESS 112 Otter Ave, Oshkosh, WI 54901	ROUTE NO
	DATE
PHONE (920) 232-3340	SIC/NAICS

The undersigned (the "CUSTOMER") orders from UniFirst Corporation and/or UniFirst Holdings, Inc. d.b.a. UniFirst and/or UniFirst Canada LTD. ("UNIFIRST") the rental service(s) at the prices and upon the conditions outlined:

	ME	RCHANDIS	SE SERVIC	ED					
ITEM DESCRIPTION	LOST/ DAMAGED REPLACEMENT CHARGE	SERVICE FREQUENCY	NO. OF PERSONS/ ISSUE PER PERSON	TOTAL NO. OF CHANGES/ PIECES	PRICE PER CHANGE/ PIECE	STANDA NON STANDA	-	TOTAL FULL SERVICE	TOTAL VAL-U-LEASE <sup>2</sup>
0102 LS Work Shirt 65/35 Poly/Cotton	\$13.70	1			\$.16	S			
1002 Flat Front Work Pant 65/35	\$19.25	1			\$.22	S			
1506 Permalined Jacket	\$35.12	1			\$.41	S			
3002 Long Sleeve Coverall	\$29.93	1			\$.35	S			
10AI Cargo Pants	\$24.60	1			\$.28	S			
1091 Unifirst Classic Fit Jeans	\$20.40	1			\$.25	S	•		
0101 LS Work Shirt 100% Cotton	\$18.82	1			\$.23	S	•		
							-		
Not Our Good (NOG) Coveralls Wash					\$2.00		•		
Not Our Good (NOG) Shirts & Pants					\$1.50		•		
76GA 3 x 5 Mat	\$68.78	1			\$1.20	S	•		
76GB 4 x 6 Mat	\$105.41	1			\$1.90	S	•		
76GC 3 x 10 Mat	\$139.20	1			\$2.40	S	•		
8023 Shop Rags Bagged	\$.26	1			\$.05	S	•		

Minimum weekly charge applies, equal to 75% of the initial weekly install value.

AMOUNT	OTHER CHARGES	AMOUR
\$.75	Non-stock sizes per piece	20%
\$.45	Special cuts per piece	\$3.00
\$1.50	Restock/Exchange per piece	\$3.00
\$2.50	Automatic Wiper Replacement	2% @ \$.26
\$3.55	Automatic Linen Replacement	2% @ \$.77
	DEFE (See description on reverse side)	\$3.50
	\$.75 \$.45 \$1.50 \$2.50	\$.75 Non-stock sizes per piece   \$.45 Special cuts per piece   \$1.50 Restock/Exchange per piece   \$2.50 Automatic Wiper Replacement   \$3.55 Automatic Linen Replacement

COMPANY NAME (Customer) Winnebago County	LOC. NO
ADDRESS 112 Otter Ave, Oshkosh, WI 54901	ROUTE NO
	DATE
PHONE (920) 232-3340	SIC/NAICS

The undersigned (the "CUSTOMER") orders from UniFirst Corporation and/or UniFirst Holdings, Inc. d.b.a. UniFirst and/or UniFirst Canada LTD. ("UNIFIRST") the rental service(s) at the prices and upon the conditions outlined:

	ME	RCHANDIS	SE SERVIC	ED				
ITEM DESCRIPTION	LOST/ DAMAGED REPLACEMENT CHARGE	SERVICE FREQUENCY	NO. OF PERSONS/ ISSUE PER PERSON	TOTAL NO. OF CHANGES/ PIECES	PRICE PER CHANGE/ PIECE	STANDARD/ NON- STANDARD <sup>1</sup>	TOTAL FULL SERVICE	TOTAL VAL-U-LEASE <sup>2</sup>
8324 Dust Mop 24"	\$13.58	1			\$.36	-		
8336 Dust Mop 36"	\$17.42	1			\$.54	-		
8348 Dust Mop 48"	\$20.90	1			\$.72	-		
8360 Dust Mop 60"	\$24.26	1			\$.90	-		
8116 Wet Mop	\$11.59	1			\$.48	-		
8581 Terry Cloths	\$.77	1			\$.09	-		
						-		
						-		
76GA 3 x 5 Mat	\$68.78	2			\$ 1.80	-		
76GB 4 x 6 Mat	\$105.41	2			\$ 2.88	-		
76GC 3 x 10 Mat	\$139.20	2			\$ 3.60	-		
						-		
						•		
						-		

Minimum weekly charge applies, equal to 75% of the initial weekly install value.

OTHER	R CHARGES	AMOUNT	1	OTHER CHARGES
Garment preparation p	er piece	\$.75		Non-stock sizes per piece
Name emblem per pie	се	\$.45	1	Special cuts per piece
Company emblem per	piece	\$1.50	٦	Restock/Exchange per piece
Direct Embroidery: V	Vearer name per piece	\$2.50	1	Automatic Wiper Replacement
C	Company name per piece	\$3.55	1	Automatic Linen Replacement
			1	DEFE (See description on reverse side)
			1	