AGREEMENT TO REPLACE ROOF TOP EQUIPMENT between LARAMIE COUNTY, WYOMING and TRANE U.S. INC.

This Agreement is made and entered into by and between Laramie County, Wyoming, 310 W. 19th Street, Suite 300, Cheyenne, Wyoming, 82001 ("COUNTY") and TRANE U.S. Inc., 2416 Donella Ct. Unit D., Fort Collins, Colorado 80524 ("CONTRACTOR").

I. PURPOSE

The CONTRACTOR is to replace the covered equipment at the Laramie County Old Courthouse listed on page one (1) of the Proposal in Attachment A, see attached.

II. TERM

This Agreement shall commence on the date last executed by the duly authorized representatives of the parties to this Agreement and shall remain in force until the project is completed by CONTRACTOR and accepted by COUNTY as set forth in the Agreement.

III. PAYMENT

COUNTY shall pay CONTRACTOR for services upon receipt of the CONTRACTOR'S invoice to the COUNTY, which is fully incorporated herein. The total payment to CONTRACTOR under this Agreement shall not exceed \$245,740.00, unless negotiated by both parties in writing. No payment shall be made before the last signature is affixed to this Agreement. Payments shall be in accordance with Wyo. Stat. § 16-6-602 (as amended).

IV. RESPONSIBILITIES OF CONTRACTOR

- A. CONTRACTOR shall work closely with COUNTY in coordinating the purchase, delivery and installation of the replacement equipment. CONTRACTOR will work with COUNTY as needed in accordance with such individuals or curriers as deemed appropriate by COUNTY.
- B. CONTRACTOR agrees to retain all required records for three (3) years after the County makes final payment and all other matters relating to the Agreement are concluded. CONTRACTOR agrees to permit access by the COUNTY or any of its duly authorized representatives to any books, documents, papers and records of the CONTRACTOR, which are directly pertinent to this specific Agreement for purposes including but not limited to audit, examination, excerpts, and transcriptions.

V. GENERAL PROVISIONS

- A. <u>Independent Contractor</u>: The services to be performed by CONTRACTOR are those of an independent contractor and not as an employee of COUNTY. CONTRACTOR is not eligible for Laramie County Employee benefits and will be treated as an independent contractor for federal tax filing purposes. CONTRACTOR assumes responsibility for its personnel who provide services pursuant to this contract and will make all deductions required of employers by state, and local laws and shall maintain liability insurance for each of them. CONTRACTOR is free to perform the same or similar services for others.
- B. Acceptance Not Waiver: COUNTY approval of the reports, and work or materials furnished hereunder shall not in any way relieve CONTRACTOR of responsibility for the technical accuracy of the work. COUNTY approval or acceptance of, or payment for, any of the services shall not be construed to operate as a waiver of any rights under this Agreement or of any cause of action arising out of the performance of this Agreement.
- C. <u>Termination</u>: This Agreement may be terminated (a) by either party at any time for failure of the other party to comply with the terms and conditions of this agreement; (b) by either party, with thirty (30) days' prior written notice to the other party; or (c) upon mutual written agreement by both parties.
- D. <u>Entire Agreement:</u> This Agreement (5 pages), and the attached Proposal (7 pages) represent the entire and integrated agreement and understanding between the parties and supersede all prior negotiations, statements, representations and agreements, whether written or oral.
- E. <u>Assignment:</u> Neither this Agreement, nor any rights or obligations hereunder shall be assigned or delegated by a party without the prior written consent of the other party.
- F. <u>Modification:</u> This Agreement shall be modified only by a written agreement, duly executed by all parties hereto.
- G. <u>Invalidity</u>: If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, or if the COUNTY is advised of any such actual or potential invalidity or unenforceability, such holding or advice shall not invalidate or render unenforceable any other provision hereof. It is the express intent of the parties that the provisions of this Agreement are fully severable.
- Agreement shall be governed by and interpreted pursuant to the laws of the State of Wyoming. If any dispute arises between the parties from or concerning this Agreement or the subject matter hereof, any suit or proceeding at law or in equity shall be brought in the District Court of the State of Wyoming, First Judicial District, sitting at Cheyenne, Wyoming. The foregoing provisions of this paragraph are agreed by the parties to be a material inducement to CONTRACTOR and to COUNTY in executing this Agreement. This provision is not intended, nor shall it be construed to waive COUNTY's governmental immunity as provided in this Agreement.

- I. <u>Contingencies:</u> CONTRACTOR certifies and warrants no gratuities, kickbacks or contingency fees were paid in connection with this Agreement, nor were any fees, commissions, gifts or other considerations made contingent upon the award of this Agreement.
- J. <u>Discrimination:</u> All parties agree they will not discriminate against any person who performs work under the terms and conditions of this Agreement because of race, color, gender, creed, handicapping condition, or national origin.
- K. <u>ADA Compliance</u>: All parties agree they will not discriminate against a qualified individual with disability, pursuant to law as set forth in the Americans with Disabilities Act, P.L. 101-336, 42 U.S.C. § 12101, et seq., and/or any properly promulgated rules and regulations relating thereto.
- L. <u>Governmental/Sovereign Immunity:</u> COUNTY does not waive its Governmental/Sovereign Immunity, as provided by any applicable law including W.S. § 1-39-101 et seq., by entering into this Agreement. Further, COUNTY fully retains all immunities and defenses provided by law with regard to any action, whether in tort, contract or any other theory of law, based on this Agreement.
- M. <u>Indemnification</u>: To the fullest extent permitted by law, CONTRACTOR agrees to indemnify and hold harmless COUNTY, its elected and appointed officials, employees and volunteers from any and all liability for injuries, damages, claims, penalties, actions, demands or expenses arising from or in connection with work performed by or on behalf of CONTRACTOR for COUNTY except to the extent liability is caused by the sole negligence or willful misconduct of COUNTY or its employees. CONTRACTOR shall carry liability insurance sufficient to cover its obligations under this provision and provide COUNTY with proof of such insurance.
- N. <u>Third Parties:</u> The parties do not intend to create in any other individual or entity the status of third-party beneficiary, and this Agreement shall not be construed so as to create such status. The rights, duties and obligations contained in this Agreement shall operate only between the parties to the Agreement and shall inure solely to the benefit of the parties to this Agreement.
- O. <u>Conflict of Interest:</u> COUNTY and CONTRACTOR affirm, to their knowledge, no CONTRACTOR employee has any personal beneficial interest whatsoever in the agreement described herein. No staff member of CONTRACTOR, compensated either partially or wholly with funds from this Agreement, shall engage in any conduct or activity, which would constitute a conflict of interest relative to this Agreement.
- P. <u>Force Majeure:</u> Neither party shall be liable to perform under this Agreement if such failure arises out of causes beyond control, and without the fault or the negligence of said party. Such causes may include, but are not restricted to, Act of God or the public enemy, fires, floods, epidemics, quarantine restrictions, freight embargoes, and unusually severe weather. In every case, however, a failure to perform must be beyond the control and without the fault or the negligence of said party.

- Q. <u>Limitation on Payment</u>: COUNTY's payment obligation is conditioned upon the availability of funds, which are appropriated or allocated for the payment of this obligation. If funds are not allocated and available for the continuance of the services and equipment provided by CONTRACTOR the Agreement may be terminated by COUNTY at the end of the period for which funds are available. COUNTY shall notify CONTRACTOR at the earliest possible time of the services, which will or may be affected by a shortage of funds. At the earliest possible time means at least thirty (30) days before the shortage will affect payment of claims, if COUNTY knows of the shortage at least thirty (30) days in advance. No penalty shall accrue to COUNTY in the event this provision is exercised, and COUNTY shall not be obligated or liable for any future payments due or for any damages as a result of termination under this provision. This provision shall not be interpreted or construed to permit COUNTY to terminate this Agreement in order to acquire similar services from another party.
- R. <u>Notices</u>: All notices required and permitted under this Agreement shall be deemed to have been given, if and when deposited in the U.S. Mail, properly stamped and addressed to the party for whom intended at such parties' address listed herein, or when personally delivered personally to such party. A party may change its address for notice hereunder by giving written notice to the other party.
- S. <u>Compliance with Law:</u> CONTRACTOR shall comply with all applicable laws, regulations and ordinances, whether Federal, State or Local.
- T. Agreement Controls: As indicated herein, this Agreement contemplates the potential for future services from CONTRACTOR. CONTRACTOR agrees and understands that the only binding and effective signatory to an agreement with COUNTY is the Board of Laramie County Commissioners. It is the intent and agreement of the parties that the terms and conditions of this Agreement control in any future agreement for services between the parties. With the contemplated exception of additional costs, descriptions of services and/or any materials for future services, the terms or conditions herein may not be abrogated or modified nor may additional terms be added. Additional terms and conditions or changes to same to this Agreement, outside the aforementioned costs, description of services and/or materials, must be approved by the governing body of Laramie County and CONTRACTOR in order to be binding. In the event that additional terms, conditions or inclusions appear in a subsequent writing, they are a nullity and this provision controls. In addition, in the event of any conflict with subsequent writings or agreements, the terms and conditions of this Agreement control.

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Signature Page		
LARAMIE COUNTY, WYOMIN	NG	
By: Chairman, Laramie County Con	nmissioners	Date
ATTEST:		
By:	erk	Date
CONTRACTOR: TRANE U.S. I	nc.	Date 05/14/2024
Name: Detricia Hebling	* NOTE: Subject to the Omnia - Contract # 3341 and Trane's T as referenced in Trane Propos	erms and Conditions
This Agreement is effective the da	te of the last signature affixed to	this page.
REVIEWED AND APPROVED	AS TO FORM ONLY:	5/17/01/1
By: Laramie County Attorney's O	ffice	Date 1/1/2







Trane U.S. Inc. 2416 Donella Ct, Unit D Fort Collins, CO 80524 Phone: (970) 224-7280 Service Contact: (970) 224-7280

October 30, 2023

Laramie County Government Complex 309 WEST 20TH STREET SUITE 1900 Cheyenne, WY 82001-8200 (307) 633-4341 Sile Address: Laramie County Courthouse 309 W 20th St Cheyenne, WY 82001

ATTENTION: Jeny Pribble

PROJECT NAME: Laramie County Old Courthouse Roof Equip Replacement

CO-OP QUOTE NUMBER: V5-193764-23-003 CO-OP OR FEDERAL CONTRACT ID: OMNIA Racine #3341

We are pleased to propose the following Trane services for the equipment listed. Services will be performed using Trane's exclusive service procedures provided by factory trained and experienced technicians. You receive the full benefit of our expertise derived from being Trane equipment's original manufacturer. Our procedures are environmentally and safety conscious while providing for the efficient delivery of these services.

EQUIPMENT LIST

Laramie County Courthouse

The following "Covered Equipment" will be Replaced at Laramie County Courthouse:

MAU-1	Trane	GRAA80PFBB0N6K03B2A0L	A97E35953
RTU Courtroom	Trane	YCH180B4H0EA	M27104028D
OCH EF-1	Cook	845471767	12CC4B
OCH EF-2	Cook	845471767	12CC4D
MAU-CU1	Trane	TTA180B400CC	M293M6LAH
OCH EF-3	Cook	845471768	12CC4C

SERVICE FLOWS

- Schedule a time when commissioners will not be in the office to replace RTU.
- Arrive on site and check in with the customer.
- Disconnect power to existing rooftop units and exhaust fans and lock it out.
- Demo existing ductwork back to the roof.
- Remove existing RTU, Make up air, Condensing Unit, and (3) Exhaust fans.
- Shut down street to set up crane, Provide Traffic control for road closure.
- Remove existing Equipment with Crane and set new Trane provided equipment and curb adapter in place.
- Hook up electrical to new units.
- Hook up gas piping to new units.
- Once units are ready perform factory start up on units.
- Check out with customer.

Hccepted 11-15-2023

PROPOSAL INCLUSIONS

- Electrical Unhook / Rehook for equipment is included.
- Condensate Drain Line replacement is included.
- Gas piping changes to hook into new unit are included.
- · Ductwork from New RTU to roof penetration is included.
- · Crane to remove old equipment and set new equipment is included.
- · Proper disposal of existing equipment and refrigerant is included.
- · Lane closure for crane is included.

Proposal II	
PRICING AND ACCEPTANCE	
TOTAL PRICE: \$245,740.00 US	SD
CLARIFICATIONS 1. Any service not listed is not included.	

Work will be performed during normal Trane business hours.

3. This proposal is valid for 30 days from October 30, 2023.

I appreciate the opportunity to earn your business and look forward to helping you with all of your service needs. Please contact me if you have any questions or concerns

Sincerely,

Brandon Lauzun Account Manager E-mail: Brandon.lauzun@TraneTechnologies.com Cell: (970) 829-2004

This agreement is subject to Customer's acceptance of the attached Trane Terms and Conditions - Quoted Service.

CUSTOMER ACCEPTANCE
Jeny Entille
Authorized Representative
John Pribble
Printed Name
Buildings Manager
Title
Purchase Order //-15-2023
11-13-202
Acceptance Date
Trane's License Number:

TERMS AND CONDITIONS - QUOTED SERVICE

"Company" shall mean Trane U.S. Inc..
To obtain repair service within the scope of Services as defined, contact your local Trane District office identified on the first page of the Agreement by calling the telephone number stated on that page. That Trane District office is responsible for Company's performance of this Agreement. Only Trane authorized personnel may perform service under this Agreement. For Service covered under this Agreement. Company will be responsible for the cost of transporting a part requiring

- 1. Agreement. Thoso terms and conditions are an integral part of Company's ofter and form the basis of any agreement (the "Agreement") resulting from Company's proposal (the "Proposal") for the services (the "Services") on equipment listed in the Proposal (the "Covered Equipment"). COMPANY'S TERMS AND CONDITIONS ARE SUBJECT TO PERIODIC CHANGE OR AMENDMENT.
- Connected Services. In addition to those terms and conditions the Connected Services Terms of Service ("Connected Services Terms"), available at https://www.trane.com/TraneConnectedServicesTerms, as updated from time to time, are incorporated herein by reference and shall apply to the extent that Company provides Customer with Connected Services, as defined in the Connected Services Terms.
- 3. Acceptance The Proposal is subject to acceptance in writing by the party to whom this ofter is made or an authorized agent (Customer) delivered to Company within 30 days from the date of the Proposal if Customer accepts the Proposal by placing an order, without the addition of any other terms and conditions of sale or any other modification, Customer's order stinit be deemed acceptance of the Proposal subject to Company's terms and conditions. If Customer's order is expressly conditioned upon the Company's acceptance or assent to terms and/or conditions other than those expressed herein, return of such order by Company with Company's terms and conditions attached or referenced serves as Company's notice of objection to Customer's terms and as Company's counteroffer to provide Services in accordance with the Proposal. If Customer does not reject or object in writing to Company within 10 days, the Company's counteroffer will be provide Services in accordance with the Proposal in Customer does not reject of object in writing to Company within 10 days, the Company's Counterons with deemed accepted. Customer of Company's terms and conditions. In the case of a dispute, the applicable terms and conditions will be those in effect at the time of delivery or acceptance of the Services. This Agreement is subject to credit approval by Company. Upon disapproval of credit, Company may delay or suspend performance or, at its option, renegotiate prices and/or terms and conditions with Customer. If Company and Customer are unable to agree on such revisions, this Agreement shall be cancelled without any liability, other than Customer's obligation to pay for Services rendered by Company to the date of cancellation.

 4. Cancellation by Customer Prior to Services: Refund. Il Customer cancets this Agreement within (a) thirty (30) days of the date this Agreement was mailed.
- to Customer or (b) twenty (20) days of the date this Agreement was delivered to Customer, if it was delivered at the time of sale, and no Services have been provided by Company under this Agreement, the Agreement will be void and Company will refund to Customer, or credit Customer's account, the full Service Fac of this Agreement that Customer paid to Company, if any. A ten percent (10%) penalty per month will be added to a refund that is due but is not paid or credited within forty-five (45) days after return of this Agreement to Company. Customer's right to cancel this Agreement only applies to the onginal owner of this Agreement and only if no Services have been provided by Company under this Agreement prior to its return to Company
- 5. Cancellation by Company. This Agroement may be cancelled by Company for any reason or no reason, upon written notice from Company to Customer no 3. California of the Company and not yet paid
- 6. Services Fees and Taxes. Fees for the Services (the 'Service Fee(s)') shall be as sel forth in the Proposal and are based on performance during regular business hours. Fees for outside Company's regular business hours and any after-hours services shall be billed separately according to the then prevailing overtime or emergency labor/flabour rates. In addition to the stated Service Feo, Customer shall pay all taxes not tegally required to be paid by Company or, alternatively, shall provide Company with acceptable tax exemption certificates. Customer shall pay all costs (including altomeys' fees) incurred by Company in attempting to collect amounts due
- 7. Payment. Payment is due upon receipt of Company's invoice. Company reserves the right to add to any account outstanding for more than 30 days a service charge equal to the lesser of the maximum allowable legal interest rate or 1.5% of the principal amount due at the end of each month. Customer shall pay all
- costs (including attorneys' fees) incurred by Company In attempting to collect amounts due or otherwise enforcing these terms and conditions.

 8. Customer Breach. Each of the following events or conditions shall constitute a breach by Customer and shall give Company the right, without an election of remedies, to terminate this Agreement or suspend performance by delivery of written notice: (1) Any failure by Customer to pay amounts when due; or (2) any general assignment by Customer for the benefit of its creditors, or if Customer becomes bankrupt or insolvent or takes the benefit of any statute for bankrupt or insolvent debtors, or makes or proposes to make any proposal or arrangement with creditors, or if any steps are taken for the winding up or other termination of Customer or the liquidation of its assets, or if a trustee, receiver, or similar person is appointed over any of the assets or interests of Customer, (3) Any representation or warranty (unished by Customer in connection with this Agreement is false or misleading in any material respect when made; or (4) Any failure by Customer to perform or comply with any material provision of this Agreement. Customer shall be liable to the Company for all Services (unished to date and
- 9. Performance. Company shall perform the Services in accordance with industry standards generally applicable in the state or province where the Services are performed under similar circumstances as of the time Company performs the Services. Company is not liable for any claims, damages, losses, or expenses. ansing from or related to work done by or services provided by individuals or entities that are not employed by or hired by Company. Company may refuse to perform any Services or work where working conditions could endanger property or put at risk the safety of people. Parts used for any repairs made will be those selected by Company as suitable for the repair and may be parts not manufactured by Company. Customer must reimburse Company for services, repairs, and/or replacements performed by Company at Customer's request beyond the scope of Services or otherwise excluded under this Agreement. The reimbursement shall be at the then prevailing applicable regular, evertime, or holiday rates for labor/labour and prices for materials. Prior to Company performing the additional services. repairs, and/or replacements. Customer may request a separale written quote staling the work to be performed and the price to be paid by Customer for the work 10. Customer Obligations. Customer shall. (a) provide Company reasonable and sale access to the Covered Equipment and areas where Company is to work; and (b) unless otherwise agreed by Customer and Company, at Customer's expense and before the Services begin, Customer will provide any necessary access platforms. Calvalks to safely perform the Services in compliance with OSHA, stale, or provincial industrial safety regulations or any other applicable industrial
- safety standards or guidelines.

 11. Exclusions. Unless expressly included in the Proposal, the Services do not include, and Company shall not be responsible for or liable to the Customer for. any claims, losses, damages or expenses suffered by the Customer in any way connected with, relating to or arising from any of the following:
- (a) Any quarantee of room conditions or system performance:
- (b) Inspection, operation, maintenance, repair, replacement or performance of work or services outside the Services;
- (c) Damage, repairs or replacement of parts made necessary as a result of the acts or omission of Customer or any Event of Force Majoure;
- (d) Any claims, damages, losses, or expenses, arising from or related to conditions that existed in, on, or upon the premises before the effective date of this Agreement ("Pro-Existing Conditions") including, without limitation, damages, losses, or expenses involving a Pro-Existing Condition of building envelope issues. mechanical issues, plumbing issues, and/or indoor air quality issues involving mold/mould, bacteria, microbial growth, lungi or other contaminates or airborne biological agents and
- (e) Replacement of refrigerant is excluded unless replacement of refrigerant is expressly stated as included with the Proposal.

 12. Limited Warranty, Company warrants that (a) thematerial manufactured by Company and provided to the Customer in performance of the Services is free from delects in material and manufacture for a period of 12 months from the earlier of the date of equipment start-up or replacement and (b) the labor/labour portion of the Services is warranted to have been properly performed for a period of 90 days from date of completion (the "Limited Warranty"). Company obligations of equipment start-up, if any are stated in the Proposal, are coterminous with the Limited Warranty period. Defects must be reported to Company within the Limited Warranty period. Company's obligation under the Limited Warranty is limited to repairing or replacing the defective part at its option and to correcting any improperly performed labor/labour. No liability whatsoever shall attach to Company until the Services have been paid for in full. Exclusions from this Limited Warranty include claims, losses, damages, and expenses in any way connected with, related to, or arising from failure or malfunction of equipment due to the following, wear and tear; end of life failure; corrosion; erosion; detenoration; Customer's failure to follow the Company-provided maintenance plan; unauthorized or improper maintenance; unauthorized or improper parts or material; refrigerant not supplied by Company; and modifications made by others to Company's equipment Company shall not be obligated to pay for the cost of lost refrigerant or lost product. Some components of Company equipment may be warranted directly from the component supplier, in which case this Limited Warranty shall not apply to those components and any warranty of such components shall be the warranty given by the component supplier. Notwith standing the foregoing, all warranties provided herein terminate upon termination or cancellation of this Agreement. Equipment, material end/or parts that are not manufactured by Company (Third-Party Product(s)') are not warranted by Company and have such warranties as may be extended by the respective manufacturer. CUSTOMER UNDERSTANDS THAT COMPANY IS NOT THE MANUFACTURER OF ANY THIRD-PARTY PRODUCT(S) AND ANY WARRANTIES, CLAIMS, STATEMENTS, REPRESENTATIONS, OR SPECIFICATIONS ARE THOSE OF THE THIRD-PARTY MANUFACTURER, NOT COMPANY AND CUSTOMER IS NOT RELYING ON ANY WARRANTIES, CLAIMS, STATEMENTS, REPRESENTATIONS, OR

SPECIFICATIONS REGARDING THE THIRD-PARTY PRODUCT THAT MAY BE PROVIDED BY COMPANY OR ITS AFFILIATES, WHETHER ORAL OR

WRITTEN
THE REMEDIES SET FORTH IN THIS LIMITED WARRANTY ARE THE SOLE AND EXCLUSIVE REMEDIES FOR WARRANTY CLAIMS PROVIDED BY COMPANY TO CUSTOMER INDER THES AGREEMENT AND ARE IN LEU OF ALL OTHER WARRANTIES AND LIMITITIES, CORDITIONS AND REMIDIES, WHETHER HIS OWNTRACT, WARRANTY STATUTE, OR TOTK (INCLUDING REGIGENCE), EXPRESS OR BEPLED, IN LAWOR IN FACT; DICLIDONG ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR USE OR FITNESS FOR A PARTICULAR PURPOSE ANDOR OTHERS ANDING FROM COURSE OF DEALING OR TRADE. COMPANY EXPRESSLY DISCLAIMS ANY REPRESENTATIONS OR WARRANTIES, ENDORSEMENTS OR CONDITIONS OF ANY KIND, EXPRESS OR BEPLED, INCLUDING ANY IMPLED WARRANTES OF QUALITY, FITNESS, MERCHANTABILITY ANDIOR OTHERS ARSING FROM COURSE OF DEALING OR TRADE OR REGARDING PREVENTION BY THE SCOPE OF SERVICES, OR ANY COMPONENT THEREOF, COMPANY MAKED NO REPRESENTATION OR WARRANTY OF ANY KIND, SECLICIONS WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE, ADDITIONALLY, COMPANY MAKES NO REPRESENTATION OR WARRANTY OF ANY KIND, SECLICIONS WARRANTY OF ANY KIND REGARDING PREVENTING, ELBERATING, REDUCTION OR ORIGITION ANY MOLD, FUNGUS, BACTERIA, VIRUS, HIGGOMAL GROWTH, OR ANY OTHER CONTAINMANTS TO, ELBERATION, REDUCTION OR DEMELTION ANY MOLD, FUNGUS, BACTERIA, VIRUS, HIGGOMALY HAVE ANY LIABLITY FOR THE PREVENTION, ELBERATION, REDUCTION OR DEMELTION OF THE GROWTH OR SPREAD OF SUCH CONTAINMANTS INVOLVING OR IN CONNECTION WITH ANY EQUIPMENT. THEROPARTY PRODUCT, OR ANY COMPONENT THEREOF, SERVICES OR OTHERWISE. IN NO EVENT SHALL COMPANY HAVE AND LUBBILITY FOR THE PREVENTION, ELBERATION, REDUCTION OR DEMELTION OF THE GROWTH OR SPREAD OF SUCH CONTAINMANTS INVOLVING OR IN CONNECTION WITH ANY EQUIPMENT. THEROPARTY PRODUCT, OR ANY COMPONENT THEREOF, SERVICES OR OTHERWISE. IN NO EVENT SHALL COMPANY HAVE AND CUSTOMER HEREBY SPECIFICALLY ACKNOWLEDGES AND AGREED THEREOFO.

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13. Indemnity. To the meximum extent permitted by law, Company and Customer that indemnity and hold harmless each other from any and all claims, extions, expenses, durages on a babilities, exticing measurable extransys' bees, revealing from death or body injury or damage to real or personal property, to the estent caused by the regigents or miscomount of the indemnitying party, and/or its respective employees or authorized signets in contraction with their selections within the scope of this Agreement. Nother party what indemnity the other against claims, damages, expenses, or tabilities to the extent established to the established to the extent established to extent established to the extent established to extent established ACCESS TO CUSTOMER'S DATA OR COMMUNICATIONS NETWORK

15. CONTAMBIANTS LIABILITY

18. CONTABINANTS LIABILITY
The THEMESIAN OF COVID-19 may occur in a variety of ways and chambarders, many of the expects of which are currently not forom. HVAC systems, products, services and other offerings have not been tested for their effectiveness in reducing the spread of GOVID-19, including through the air in closed environments. IN NO EVENT WILL COMPANY SE LIABILE UNDER THIS AGREEMENT OR OTHERWISE FOR ANY SOBILE FOR ANY SOBILE AND ADDITIONAL PROPERTY, CONTABINATION, CITION OR CLAIM, WINGTHEM BASES ON WARRANTY, CONTABINATION, OR OTHERWISE, FOR ANY SOBILITY HEARTY (DOCUMENT), DAMAGED TO PROPERTY, COR ANY OTHER LIABILITIES, DAMAGES OR COSTS RELATED TO CONTABINANTS (BICLICING THE SPREAD, TRANSMISSION MITGATION, ELIBINATION, OR CONTABINATION THEREOF) (COLLECTIVELY, "CONTABINANTS LIABILITIES") AND CUSTOMER MERCENT EXPRESSLY RELEASES COMPANY SECONDARY WILLY CONTABINATION THE STREAD, TRANSMISSION MITGATION, ELIBINATION, OR CONTABINATION THEREOF) (COLLECTIVELY, "CONTABINANTS LIABILITIES") AND CUSTOMER MERCENT EXPRESSLY RELEASES COMPANY SECONDARY WILLY CONTABINATION THE STREAM THE THE MERCENT AND STREAM THE THE MERCENT AND STREAM THE MERCENT AND THE STREAM THE MERCE FROM ANY SUCH CONTAMINANT LIABILITIES.

FROM ANY SUCH CONTAMINANT LIABILITIES.

18. Asbestics and Mazindown Materials. The Services expressly exclude any Identification, abalement, cleanup, control, disposal, removal or other work connected with estruction of other hezardown materials (collectively). Hazardown Materials). Should Company become aware of or suspect the presence of hazardown Materials, Company may transmissely stop work in the affected area and shall notify Customer. Outstoner will be responsible for taking any and action reconstruction correct the condition in excellence with all applicable laws and regulations. Customer shall be excludively responsible for taking any and action reconstructs the condition in excellence with all applicable laws and regulations. Customer shall be excludively responsible for taking any and action reconstructs the premises, not brought onto the premises by Company shall be required to resume performance of the Services only when the effected area has been rendered harmless.

11. Insurance. Company agrees to mountain the believing the learn of the contract with limits not less than shown below and will, upon required to contract of endouring the following coverage.

12. Company shall be to mountain the believing the learn of the contract with limits not less than shown below and will, upon required Commercial General Liability.

13. Administration of the contract with limits not less than shown below and will, upon required for the contract with limits not less than shown below and will, upon required.

14. Administration of the contract with limits not less than shown below and will, upon required.

15. 2000,000 per occurrence.

Amenable Libbiny \$2,000,000 CSL

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Stendary Limbs

10. Stendary Limbs

10. Stendary Limbs

10. Force Bidgers Reserved to be named as an additional insured under Company's Internation policy, Company will do so but only subject to Compleny's majoritation of Company's chipting professors. The company of the transfer water its right of sub-organization of the sub-organization under this Agreement that to configurate upon the name contracts of an Event of Force bidgers. It is Company's abditional under this Agreement due to an Event of Force Majorita, this Agreement shall be suspended until the uncontrollable event terminates or (ii) be terminated upon ten (iii) days' notice to Custemen, in which event Company's ordinations and the suspended until the uncontrollable event terminates or (ii) be terminated upon ten (iii) days' notice to Custemen, the support of Force Majorita shall be suspended until the uncontrollable event terminates or (ii) be terminated upon ten (iii) days' notice to Custemen, the support of Force Majorita shall be suspended until the uncontrollable event terminates or (ii) be terminated upon ten (iii) days' notice to Custemen, the support of Force Majorita shall be terminated or the services have been an expense or event beyond the control of Company. Without thriting the foregoing, "Event of Force Majorita" in Terminated to the force tenders of Force Majorita shall be terminated to the services are reserved to the control of Force Majorita, the control of Company. Without thriting the force or mainted to the support in the services are reserved to the control of Company and the requirements of early applicable government in any manner that diverts either the understanding to the control of the force the force the support of the su

right or remody.

20. Equal Employment Opportunity/Affirmative Action Clause, Company is a United States federal contractor that comples fully with Executive Order 11246, as emerded, and the applicable regulations contained in 41 C.F.R. Parts 60-1 through 60-60, 29 U.S.C. Section 793 and the applicable regulations contained in

Laramie County Old Courthouse Roof Equip Replaceme Proposal ID: 7339722

41 C.F.R. Part 60-741; and 38 U.S.C. Section 4212 and the applicable regulations contained in 41 C.F.R. Part 60-280; and Executive Order 13496 and Section 29 CFR 471. Septends: A to subpart A, regarding the colors of employee rights in the United Status and with Canadian Charles of Rights and Freedoms Schedule B to the Conside Act 1982 (U.K.) 1982, c. 11 and applicable Provincial Human Rights Codes and employment law in Canada.

20 CFR 471. Expendix A to subpart A, regarding the solice of employee rights in the United Stries and with Canadian Chanter of Rights and Freedoms Schedule B to the Conside Act 1982 (U.K.) 1982, e. 11 and applicable Provincial Human Rights Codes and employment law in Canadia.

The following provision applies only to direct asies by Company to the US Government. The Parties acknowledge that all library or services contends and otherwise under this Agreement / Pruchase Order are Commercial terms as defined under Part 12 of the Federal Acquisition Regulation (FAR), in particular, Company egrees to be bound only by those Federal contending classes that apply to "commercial" supplies and first are contained in FAR 82.213-6(t)(1). Company occupies with 182.218-9 or 82.218-9 in the services are in commercial business. The following provision garpties only to indirect sales by Georgemy to the US Government, 22.218-9, CEC.222-35, 62.222-35,

1-10.48 (0821) Supersedes 1-10,48 (0720)

APPENDIX

SERVICE BEST PRACTICES

Trane is completely dedicated to making buildings better. The ongoing pursuit of better buildings, using our long-term domain expertise to push new technologies into everyday use, keeps us at the forefront of the industry.

In addition to the services details in the agreement above, we take practical steps every day to ensure our approach is safe and efficient

SAFETY

Since 2003, U.S. Bureau of Labor Statistics records have consistently shown the Total Recordable Incident Rate (TRIR) and Days Away From Work (DAFW) for Trane have been significantly lower than those for HVAC repair and maintenance contractors and specialty trade contractors (construction). The company's safety culture in America is unparalleled in the building service industry, with proven results in the continuous reduction of injury rates. Trane incident rates (OSHA) are consistently 50 to 70 percent below the industry average.

A wide range of safety training and resources are available to Trane technicians, including:

- Safety training—20 hours per year
- Electrical safety—NFPA 70E compliant, electrical PPE
- Fall protection
- Ergonomics
- USDOT compliance
- Refrigerant management training

ENVIRONMENTAL PRACTICES

Trane policies and procedures are compliant with all lederal and state regulations. Refrigerant (and substitutes) handling, storage and leak repair processes are compliant with Environmental Protection Agency regulation 40 CFR Part 82. Service technicians are Universal-certified and use only certified recovery equipment

Refrigerant Management Soltware (RMS) captures, manages and reports all refrigerant activity at your site. Annually, Trane will send you a report documenting all refrigerant activity that we performed for each piece of equipment during the past 12 months.

Trane adheres to all environmental regulations when removing used oil from refrigeration units.

CONSISTENCY

Nationwide, Trane technicians follow documented, formal processes that ensure uniform service delivery. As an OEM, Trane has developed exclusive service procedures which provide the most reliable outcomes, and extended equipment longevity, at the most cost-effective price.

- Exclusive service work flow processes provide detailed steps and information encompassing parts, materials, looks and sequence of execution
- Additional steps addressing safety, quality control, work validation and environmental compliance
- Technicians must consistently reference documented processes to ensure no critical steps are skipped or omitted
- Applicable service processes meet or exceed ASHRAE 180-2008 Standard Practice for Inspection and Maintenance of Commercial Building HVAC Systems