AGREEM EN T BETWEEN CITY OF SARATOGA SPRINGS,NY AND ALPINE ENVIRONMENTAL SERVICES, INC.

This Agreem ent ("Agreem ent") is made by and between the City of Saratoga Springs, NY (the "City") with a place of business at 474 Broadway, Saratoga Springs, NY 12866, and A pine Environm ental Services, Inc. (the "Consultant") with a place of business at 438 N ew Kamer R oad A lbany, NY 12205.

WITNESSETH THAT:

W H E R E A S, the C ity has requested a quotation for the airm onitoring for the rem oval of m astic containing asbestos at the W est A venue Fire H ouse in Saratoga Springs, N Y and the Consultant has submitted a proposal in response to a pricing request for the airm onitoring for the rem oval of m astic containing asbestos at the W est A venue Fire H ouse in Saratoga Springs, N Y; and the Consultant has submitted a proposal in response to a pricing springs, N Y; and the Consultant has submitted a proposal in response to a pricing request for the airm onitoring for the rem oval of m astic containing asbestos at the W est A venue Fire H ouse in Saratoga Springs, N Y; and the Consultant is trained and proficient in the field of hazardousm aterials;

 $N \cap W$, THEREFORE, in consideration of the mutual promises, responsibilities and covenants set forth herein, the City and the Consultant hereby agree as follows:

1. SCOPE OF AGREEMENT

In response to a request for a pricing proposal requested by the City for the air monitoring for the rem oval of m astic containing asbestos at the W est Avenue Fire H ouse in Saratoga Springs, NY, the Consultant submitted proposals dated M ay 13, 2014 (the "Proposals"), which are attached hereto as Exhibit A. The Consultant shall provide to the City the products and services set forth therein. The Consultant assumes full responsibility for the provision of the products and services made available in this Agreem ent. The Consultant shall be so liable even when the Consultant subcontracts the provision of the products and services. Subcontracting shall be permitted only with the prior written approval of the City.

2. CONSULTANT RESPONSIBLITIES

The Consultant shall provide services as outlined in the proposals dated M ay 13, 2014 as marked.

3. CONSULTANT DISCLOSURE

The requirem ents of N ew York State Finance Law Sections 8 and 163 regarding Consultant D iscbsure are hereby incorporated into this Agreem ent.

4. FEES

The costs, fees and disbursements associated with the provision of products and services by the Consultant shall be determined in accordance with the terms and provisions of Exhibit A not to exceed Five Thousand O ne Hundred D olars (\$5,100.00), a copy of which is annexed hereto and made a part hereof. No C ity employee, including the Project M anagement ed in Section 8 has the authority to request that the Consultant perform any additional work beyond the work authorized or described herein or to incur additional expenses above the amount set forth in Exhibit A of this A greement.

5. TERM

The term of this Agreem ent shall commence per the date of approval of this Agreem ent by the City Council of the City of Saratoga Springs. The Consultant and the City may mutually agree, in writing, to term inate this Agreem ent at any time. The City may also term inate this Agreem ent at any time and for any reason by mailing written notice to the Consultant at least ten (10) days prior to such term ination date.

The City reserves the right to term inate this Agreem ent in the event it is found that either of the certifications filed by the Consultant in accordance with New York State Finance Law Section 139-k was intentionally false or intentionally incomplete. Upon such finding, the Citym ay exercise its term ination right by providing written notification to the Consultant in accordance with the provisions of Section 8 herein. The City shall not incur any costs if it term inates this Agreem ent, other than those otherwise due to the Consultant for products delivered and services rendered by the

Consultant pursuant to the term s and provisions of this A green ent at the tine of such term ination. Upon any term ination, the Consultant shall only be entitled to compensation for products delivered and services rendered up to the date of term ination.

In addition, in the event of any violation by the Consultant of any of the term s of this Agreem ent, the C ity m ay term inate the Agreem ent without notice and with compensation to the Consultant for fees and expenses rendered only to the date of term ination. Any breach of any of the term s of this Agreem ent by the Consultant will result in immediate and irreparable injury to the C ity and will authorize recourse to injunction and/or other specific perform ance as well as to all other legalor equitable rem edies to which the C itym ay be entitled.

6. EFFECTIVE DATE

This A green ent shall have no force and effect until approved by the C ity C ouncil of the C ity of Saratoga Springs, NY .

7. BILLING

The Consultant shall provide item ized statem entsm onthly to be reviewed and approved by the City. Invoices must be submitted to: City of Saratoga Springs, NY, Attn. Purchasing Agent, 474 Broadway, Saratoga Springs, NY 12866. Payment by the City will be made in accordance with the State Finance Law, upon receipt of such statements and upon approval by the City. No City employee, including the Project Managernamed in Section 8 has the authority to request that the Consultant perform any additional work beyond the work authorized or described herein or to incur additional expenses above the amount set forth in Exhibit A of this Agreement.

8. NOTICE

The Fire Chief is the project manager and shall represent the City in all matters affecting the delivery of products and services. The project manager for the Consultant is Micheal Balzano.

Any notice, request, dem and, or other communication required or provided for in this Agreem ent shall be in writing and shall be deem ed to have been duly given if delivered in person orm ailed in a sealed envelope, postage prepaid, addressed as follows:

To the City:	Comm issioner of Public Safety City of Saratoga Springs 474 Broadway, Saratoga Springs, NY 12866
W ith a copy to :	Secretary to the City Council City of Saratoga Springs 474 Broadway, Saratoga Springs, NY 12866
To Consultant:	MichealBalzano Alpine EnvironmentalServices, Inc. 438 New Karner Road, Albany NY 12205

E ither party m ay designate another or further address by notice given in accordance herew ith.

9. CONFIDENTIAL INFORMATION

In connection with the provision of products and/or services to the City by Consultant, the City may disclose to Consultant information that is proprietary or confidential information. Any and all City communications, records, documents, written, oral or electronic communication or other information of any kind shall be deemed and treated as confidential by the Consultant. The Consultant shall not copy, transmit, deliver or communicate in any way to any other person or entity any such communications and/or information without the prior written consent of the City. The Consultant agrees to use such confidential information solely for the purpose of performing services hereunder for the City.

The term "confidential information" does not include information that (i) is or becomes generally available to the public other than as a result of disclosure by the Consultant, (ii) is or becomes available to the Consultant on a non-

confidential basis from sources other than the City, provided that such source is not bound by a written confidentiality agreement with the City, or (iii) was lawfully within the Consultants possession prior to its being furnished to the Consultant by the City, provided that the source of such information was not bound by a written confidentiality agreement with the City, or (iv) is required under applicable law or by deposition, interrogatory, request or demand for information or documents, subpoend, investigative demand, court order or other similar legal process. In such cases the Consultant shall provide the City with written notice that such information is not deemed confidential. Such notice shall provide the City sufficient time to seek a protective order or other legal remedy.

All written confidential inform ation (and all copies, extracts or other reproductions in whole or in part thereof) obtained by the Consultant from the City shall be returned to the City and have the status of City work papers (or, with the City swritten permission, shall be destroyed and such destruction certified in writing to the City by an authorized Consultant representative supervising such destruction). Except as set forth herein, no confidential inform ation shall be retained by the Consultant. The Consultant shall be permitted to retain one copy of internalm emoranda and other docum ents, developed by the Consultant during the term of this Agreem ent, which contain or refer to confidential inform ation, subject to the confidentiality provisions of this paragraph. Nothing in this section shall be construed to alter the Consultant's responsibilities under any applicable State Law. Since monetary dam ages may not be a sufficient rem edy with respect to any violation of this section, the City shall be entitled to specific perform ance and injunctive relief, in addition to any other rem edy.

10. CITY PROPERTY

All inform ation and m aterials received hereunder by the Consultant from the City are and shall rem ain the sole and exclusive property of the City and the Consultant shall have no right, title, or interest in or to any such inform ation or m aterials by virtue of their use or possession hereunder by the Consultant. All intellectual property, created by the Consultant hereunder as a product or as a service to the City shall be the sole and exclusive property of the City. The Consultant hereby transfers and assigns to the City all proprietary and intellectual property rights in such property.

E ffective upon their creation pursuant to Section 2 of this Agreem ent, the Consultant conveys, assigns and transfers to the City the sole and exclusive rights, title and interest in all docum ents, electronic databases, and custom program s, whether prelim inary, final or otherwise, including all tadem arks and copyrights. The Consultant hereby agrees to take all necessary and appropriate steps to ensure that the custom products are protected against unauthorized copyring, reproduction and m arketing by or through the Consultant, its agents, employees, or subcontractors. N othing herein shall preclude the Consultant from otherwise using the related or underlying general know ledge, skills, iteas, concepts, techniques and experience developed under this Agreem ent in the course of the Consultant's business.

The Consultant grants to the C ity a perpetual, nonexclusive, royalty-free, unlimited use license to use, execute, reproduce, display, modify and distribute any pre-existing software, tools or techniques delivered by the Consultant under this A green ent. A ny written reports, opinions and advice rendered by the Consultant shall become the sole and exclusive property of the C ity, and the Consultant shall have no right, title, or interest in or to any such information or materials by virtue of their use or possession hereunder by the Consultant.

11. RETENTION OF RECORDS

The Consultant shallm ake available to the City all inform ation pertinent to the project, including reports, studies, drawings, and any other data. All original records generated as a result of the project shall be maintained by the Consultant for a period of six (6) years after expiration of the Agreem ent. Upon request, copies of those records shall be provided to the City at no cost.

12. CONFLICTSOF IN TEREST

The Consultant represents and warrants that it has no conflict, actual or perceived, that would prevent it from perform ing its duties and responsibilities under the Agreen ent.

13. PUBLICITY

The Consultant shall not prepare or release, or cause to be prepared or released, any public notice or announcem ent concerning this Agreem ent or perform ance hereunder. Public notice or announcem ent includes, but is not limited to, notices published on or in connection with the Consultant's website. The Consultant shall not plan, conduct, or

cause to be planned or conducted, or take part in, any news or other conference concerning this Agreem ent, or work perform ed pursuant to it, without the City's prior written approval. The Consultant shall not make public or publicize its relation with the City, nor use the City's name, without the City's prior written approval.

14. RELATION SHIP

N o staff m en ber, officer, director or person en ployed by the Consultant in connection with this A green ent shall be considered or deem ed to be an en ployee of the City of Saratoga Springs, NY or represent hin or herself as an en ployee of the City of Saratoga Springs, NY.

15. IN SURANCE

All insurance policies required under this A green ent shall be issued by insurance companies authorized to conduct business under the laws of the State of N ew York. They shall be written for the benefit of the C ity of Saratoga Springs, N Y; its elected and/or appointed officials, officers, agents, employees and for the Consultant. Said policies shall be effective until all work required or contemplated by the Agreem ent has been completed. Policies expiring on a fixed date before completion of the C onsultant's duties under this Agreem ent must be renewed not less than 30 days before such expiration date. No policy shall be changed by endorsem ent without the know ledge and the written consent of the C ity and, in particular, any notice of cancellation by the insurer shallnot be effective until 30 days after the said notice is actually received by the C ity. Any notice addressed to the C ity shall be mailed via certified or registered m all to the address set forth herein. The Consultant acknow ledges that failure to obtain such insurance on behalf of the C ity constitutes a material breach of contract and subjects it to liability for dam ages indem nification and all other legal rem edies available to the C ity.

In the event the Consultant utilizes a subcontractor for any portion of the services outlined within the scope of its activities, the Subcontractor shall provide insurance of the sam e type or types and to the sam e extent of coverage as that provided by the Consultant. All insurance required of the Subcontractor shall name the City of Saratoga Springs as an *Additional Insured on a prim ary and non-contributory basis* for all those activities perform ed within its contracted activities for the contactas executed.

Before commencing work under this Agreement, the Consultant shall furnish to the City a certificate of insurance naming: the City of Saratoga Springs, NY; its elected and/or appointed officials, officers, agents and employees as an additional insured on a primary and non-contributory basis. Failure to object to the contents of the certificate of insurance or the absence of same shall not be deemed a waiver of any and all rights held by the City. Such certificate shall be on form s acceptable to the City's Office of Risk and Safety M anagement showing that the Consultant has complied with these requirements. In addition, for policies expiring on a fixed date before completion of the Project, certificates showing renewalm ust be filed not less than 30 days before such expiration date.

It shall be an affirm ative obligation of the Consultant to advise the Citys O ffice of Risk and Safety at Fax No. 518,693,4070, em ail Marilyn Rivers@ Saratoga-Springsorg or mail via O ffice of Risk and Safety, City of Saratoga Springs, 474 Broadway, Saratoga Springs, NY 12866, within two days of the cancellation or substantive change of any insurance policy setoutherein, and failure to do so shall be construed to be a breach of this A greem ent.

The Consultant shall procure and maintain during the term of this contract, at the Consultant's expense, the insurance policies listed in Part II with limits equal to orgreater than the enum erated limits. The Consultant shall be solely responsible for any self-insured retention or deductible bases under each of the required policies. Every required policy, including any required endorsem ents and any um brella/excess policy, shall be primary insurance. Insurance carried by the City of Saratoga Springs, its officers, or its en ployees, if any, shall be excess and not contributory insurance to that provided by the Consultant. Every required coverage type shall be "occurrence basis" with the exception of Professional Errors and 0 m issions Coverage which may be "claim s made" coverage. The Consultant may utilize um brella/excess liability coverage to achieve the linits required hereunder; such coverage must be at least as broad as the primary coverage (follow form). The O ffice of Risk & Safety M anagem entmust approve all insurance certificates. The City of Saratoga Springs reserves its right to request certified copies of any policy or endorsem ent thereto. All insurance shall be provided by insurance carriers licensed & admitted to do business in the State of New York and must be rated "A-VII" or better by A M . Best (Current Rate Guide). If the Consultant fails to procure and maintain the required coverage (s) and minimum limits such failure shall constitute a material breach of contract, whereupon the City of Saratoga Springs may exercise any rights it has in law or equity, including but not limited to the following: in mediate term ination of the contract; withholding any/all payment(s) due under this contract or any other contract it has with the vendor (comm on law set-off); OR procuring or renewing any required coverage (s) or any extended reporting period thereto and paying any prem ium s in connection therew ith . A 11m onies

so paid by the City of Saratoga Springs shall be repaid upon dem and, or at the City's option, may be offset against any monies due to the Consultant.

Required Property and Casualty Insurance - M inim um coverage types and am ounts:

- <u>CommercialGeneralLizbility Including Completed Products and Operations and PersonalLizbility Insurance</u>: One Million
 DollarsperOccurrence with Two Million Dollars Aggregate
- Commercial Automobile Insurance: One Million Dollars Combined Single Linit for Owned, Hired and Non-owned Vehicles
- <u>Excess Liability Insurance</u>: Five Million Dollars per Occurrence Aggregate
- <u>Professional Liability Insurance</u>: 0 ne Million per C kin swith Two Million Aggregate
- <u>Pollution Liability Insurance</u>: 0 ne M illion per O courrence Aggregate

Required W orkers C om pensation Insurance - M in in um coverage types and am ounts:

• NYS StatutoryW orkersCompensation,Employer'sLiability and D isability Insurance

16. LIABILITY

The Consultant assumes all risks in the performance of all its activities authorized by this Agreement. The Consultant hereby covenants and agrees to defend, indem nify and hold harm less the City of Saratoga Springs, NY; its elected and/or appointed officials, officers, agents, employees and assigns against all liabilities, claims, suits, actions, judgments, costs, expenses, demands, bases, damage or injury, arising out of this agreement, of whatsoever kind and nature including death or injury to person, damage or bas of property, all attorneys' fees and other costs of investigating and defending against such claims, liabilities, bases, damages, expenses, accidents or occurrences. The Consultant shall be responsible for such liabilities that arise at any time prior to term ination of this Agreement, whether director indirect, and whether caused or contributed to by the Consultant, its Consultants, subcontractors, agents, or employees. The Consultant's responsibility under this section shallnot be limited to the required or available insurance coverage.

17. SAFETY

The City of Saratoga Springs specifically reserves the right to suspend or term inate all work under this contract whenever Consultant and/or Consultant's employees or subcontractors are proceeding in a manner that threatens the life, health or safety of any of Consultant's employees, subcontractor's employees, City employees or member(s) of the general public on City property. This reservation of rights by the City of Saratoga Springs in no way obligates the City of Saratoga Springs to inspect the safety practices of the Consultant.

If the C ity of Saratoga Springs exercises its rights pursuant to this part, the Consultant shall be given three days to cure the defect, unless the C ity of Saratoga Springs, in its sole and absolute discretion, determ ines that the service cannot be suspended for three days due to the C ity of Saratoga Springs' legal obligation to continuously provide C onsultant's service to the public or the C ity of Saratoga Springs' in mediate need for completion of the Consultant's work. In such case, C onsultant shall immediately cure the defect.

If the Consultant fails to cure the identified defect(s), the City of Saratoga Springs shall have the right to in mediately term inate this contract. In the event that the City of Saratoga Springs term inates this contract, any payments for work completed by the Consultant shall be reduced by the costs incurred by the City of Saratoga Springs in re-bidding the work and/or by the increase in cost that results from using a difference vendor.

18. FORCE MAJEURE

N either party shall be held liable for failure to perform its part of this Agreem entwhen such failure is due to fire, fbod, or sim lar disaster; strikes or sim lar abor disturbances; industrial disturbances, war, riot, insurrection, and/or other causes beyond the control of the parties.

19. WAIVER

No failure or delay on the part of the C ity in exercising any right, power or rem edy hereunder shall operate as a waiver thereof. No single or partial exercise of any such right, power or rem edy shall preclude any other or further exercise thereof or the exercise of any other right, power or rem edy. The rem edies provided for herein are cum ulative and are not exclusive of any rem edies thatm ay be available to any party at law or in equity or otherwise.

20. ENTIRE AGREEMENT

This Agreem ent sets forth the entire agreem ent and understanding of the parties relating to the subject matter contained herein except as to those matters or agreements expressly incorporated herein by reference. No covenant, representation or condition not expressed herein shall be effective to interpret, change or restrict the express provisions of this Agreement. This Agreement supersedes any and all prior agreements, whether written or oral, relating to the subject matter contained herein. This Agreement shall not be amended, changed or otherwise modified except in writing, signed by both parties.

21. BINDING AGREEMENT

The covenants and agreem ents contained in this Agreem ent shall be binding upon the parties hereto and upon their respective executors, administrators, legal representatives, heirs, successors, distributees and assigns. The rights or obligations granted or allocated to the Consultant herein m ay not be assigned without the priorwritten consent of the City.

22. ASSIGNMENT

The Consultant shall not, without the prior written consent of the City, assign, transfer, convey, or otherwise dispose of this Agreem ent, or any part thereof, or of its right, title, or interest therein or its power to execute this Agreem ent or any am endmentorm odifications hereto to any other person, com pany, or corporation.

23. SEVERABLITY

In the event any provision of this A green ent is determined to be contrary to law or unenforceable for any reason whatsoever, such determination shall not in any way affect the validity or enforceability of the balance of this A green entor any other termination hereof.

24. WAIVER OF IMMUNITY CLAUSE

Upon refusal of a representative of our fim, when called before a grand jury, to testify concerning any transaction or contract with the C ity of Saratoga Springs, N Y or to sign a waiver of in m unity against subsequent crim inal prosecution or to answer any relevant question concerning such transactions or contracts: Such person, and any fim, partnership or corporation of which he is a member, partner, director or officer shall be disqualified from thereafter selling to or submitting bills to or receiving awards from or entering into any contracts with any municipal corporation or fire district, or any public department, agency or official thereof, for goods, work or services, for a period of five years after such refusal, and to provide also that; any and all contracts made with any municipal corporation or any public department, agency or official thereof, with any fire district or any agency or official thereof, by such person, and by any fim, partnership or corporation of which he is a member, partner, director or officer may be cancelled or term inated by the C ity without incurring any penalty or damages on account of such cancellation or term ination, buy any monies owing by the C ity for goods delivered or work done prior to the cancellation or term ination shall be paid.

25. NON-COLLUSIVE BIDD ING CERTIFICATION : Section 103-d of General Municipal Law

By submission of this quotation, the Consultant and each person signing on behalf of any Consultant certifies, and, in case of a joint bid, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of know ledge and belief: The prices in this quotation have been arrived at independently without collusion, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other Consultant or with any competitor; and unless otherwise required by law, the prices which have been quoted in this quotation have not been knowingly disclosed by the Consultant and will not knowingly be disclosed by the Consultant prior to opening, directly or indirectly, to any other Consultant or to any competitor; and no attempt has been made or will be made by the Consultant to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

26. APPENDICES

The Consultant, its subcontractors, vendors and agents shall comply with the term s of the following Appendices which are attached to this Agreem ent are incorporated by reference herein and which shall be made a part of this Agreem ent:

Appendix A: Vendor/SupplierCode of Conduct

The following are attached to this Agreem ent for reference purposes:

ExhibitA: Proposals dated M ay 13, 2014

27. EXECUTION

This Agreem ent may be executed in separate counterparts, which together shall constitute the Agreem ent of the parties, provided that all of the parties to this A green enthave executed their respective copy of this A green ent.

<u>City Certification</u>: In addition to the acceptance of this Agreem ent, I certify that original copies of this signature page will be attached to all other exact copies of this Agreem ent.

Consultant Certification: In addition to the acceptance of this Agreem ent, I certify that all inform ation provided to the City with respect to New York State Finance Law Section 139-k is complete, true and accurate.

СШҮ			CONSU	LTAN T		
Signature:			Signature	e:		
D ate:			D ate:			
PrintName:				me <u>:</u>		
Tite:						
C ity CouncilApprovalD ate <u>:</u>						
CORPORATE ACKNOW LED	GMENT					
STATE OFNEW YORK))	SS:			
COUNTY OF)	,				
ON THIS			2020202020			
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THE FOREGOING INSTRU						
AFFIXED TO SAID IN STRUM	IENTWAS	SSUCH COR	PORATE SEAL;THA	TITWASSOAF	FIXED BY THE	ORDEROFTHE
				OTT D OTO NIED I		

AL ΗE BOARD OF DIRECTORS OF SAID CORPORATION, AND THAT HE/SHE SIGNED HIS NAME THERETO BY LIKE ORDER.

NOTARY PUBLIC

APPENDIX A



CITY OF SARATOGA SPRINGS, NEW YORK VENDOR/SUPPLIER CODE OF CONDUCT

The City of Saratoga Springs is committed to conduct business in a law ful, ethical and moral manner. The City requires that all vendors/suppliers abide by this Code of Conduct. Failure to comply with this Code may be sufficient cause for the City to exercise its rights to term inate its business relationship with vendors/suppliers. Vendors/suppliers agree to provide all inform ation requested which is necessary to demonstrate compliance with this Code.

A tam inimum, the C ity requires that all vendors/suppliersm eet the following standards:

- Legal: Vendors/suppliers and their subcontractors agree to comply with all applicable local, state and federal laws, regulations and statutes.
- The C ity expects vendors/ suppliers to respect the C ity's rules and procedures.
- Wages & Benefits: Vendors/suppliers will set working hours, wages, NYS statutory benefits and overtine pay in compliance with all applicable laws and regulations. Where applicable, as defined by NYS Labor Law, the vendor/supplierm ustcom plywith prevailing wage rates.
- Health & Safety: Vendors/suppliers and their subcontractors shall provide workers with a safe and healthy work environment that complies with local, state and federal health and safety laws.
- Discrimination: No person shall be subject to any discrimination in employment, including hiring, salary, benefits, advancement, discipline, termination or retirement on the basis of gender, race, religion, age, disability, sexual orientation, nationality, political opinion, party affiliation or social ethnic origin.
- Working conditions: Vendors/suppliers must treat all workers with respect and dignity and provide them with a safe and healthy environment.
- Right to organize: Employees of the vendor/supplier should have the right to decide whether they want collective bargaining.
- Subcontractors: V endors/ suppliers shall ensure that subcontractors shall operate in a manner consistent with this C ode.
- Protection of the Environm ent: V endors/suppliers shall com ply with allapplicable environm ental laws and regulations.
 V endors/suppliers shall ensure that the resources and m aterial they use are sustainable, are capable of being recycled and are used effectively and am inimum of waste. W here practicable, vendors/suppliers are to utilize technologies that do not adversely affect the environm entand when such in pact is unavoidable, to ensure that it is m inimized.

VendorAcknowledgment

The undersigned vendor/supplier hereby acknow ledges that it has received the C ity of Saratoga Springs V endor/Supplier C ode of C onduct and agrees that any and all of its facilities and subcontractors doing business with the C ity will receive the C ode and will abide by each and every term therein.

Vendor/supplier acknow ledges that its failure to comply with any condition, requirement, policy or procedure may result in the term ination of the business relationship. Vendor/supplier reserves the right to term inate its agreement to abide by the Code of Conductatany time for any reason upon ninety (90) days prior written notice to the City.

0 fficer:	
Signature:	
Printed Name:	
Tite:	
D ate:	